

COLORADO HOUSING AND FINANCE AUTHORITY

AUDITED FINANCIAL STATEMENTS AND ANNUAL FINANCIAL INFORMATION REPORT As of December 31, 2011

Single Family Program Bonds Outstanding under Respective Indentures of Trust Listed Below

<u>Indenture</u>	<u>Series</u>	CUSIP	<u>Indenture</u>	<u>Series</u>	CUSIP
SF Standalone 1998A	SF98A-2	196478W80	SF Standalone 2000C	SF00C-2	1964786Q9
SF Standalone 1998A	SF98A-3	196478W98	SF Standalone 2000C	SF00C-2	1964786K2
SF Standalone 1998A	SF98A-3	196478X30	SF Standalone 2000C	SF00C-3	1964786M8
SF Standalone 1998B	SF98B-2	196478Y88	SF Standalone 2000C	SF00C-3	1964786N6
SF Standalone 1998B	SF98B-2	196478Y54	SF Standalone 2000D	SF00D	1964786W6
SF Standalone 1998B	SF98B-3	196478Y70	SF Standalone 2000D	SF00D-2	1964786X4
SF Standalone 1998B	SF98B-3	196478Y96	SF Standalone 2000D	SF00D-2	196478685
SF Standalone 1998C	SF98C-1	196478Z53	SF Standalone 2000D	SF00D-3	1964786U0
SF Standalone 1998D	SF98D-2	1964782H3	SF Standalone 2000D	SF00D-3	1964786V8
SF Standalone 1998D	SF98D-2	1964782D2	SF Standalone 2000E	SF00E	196479AU3
SF Standalone 1998D	SF98D-3	1964782F7	SF Standalone 2000E	SF00E-2	196479AS8
SF Standalone 1999A	SF99A-2	1964782S9	SF Standalone 2000E	SF00E-3	196479AV1
SF Standalone 1999A	SF99A-2	1964782N0	SF Standalone 2000E	SF00E-3	196479AW9
SF Standalone 1999A	SF99A-3	1964782Q3	SF Standalone 2001A	SF01A	196479BC2
SF Standalone 1999B	SF99B-2	1964783S8	SF Standalone 2001A	SF01A-2	196479BD0
SF Standalone 1999B	SF99B-3	1964783T6	SF Standalone 2001A	SF01A-2	196479AZ2
SF Standalone 1999B	SF99B-3	1964783U3	SF Standalone 2001A	SF01A-3	196479BA6
SF Standalone 1999C	SF99C-2	1964784D0	SF Standalone 2001A	SF01A-3	196479BB4
SF Standalone 1999C	SF99C-3	1964784E8	SF Standalone 2001B	SF01B	196479BR9
SF Standalone 2000A	SF00A-2	1964785C1	SF Standalone 2001B	SF01B-2	196479BK4
SF Standalone 2000A	SF00A-2	1964785J6	SF Standalone 2001B	SF01B-2	196479BL2
SF Standalone 2000A	SF00A-2	1964785D9	SF Standalone 2001B	SF01B-3	196479BP3
SF Standalone 2000A	SF00A-3	1964785G2	SF Standalone 2001B	SF01B-3	196479BQ1
SF Standalone 2000B	SF00B-2	1964785Y3	SF Standalone 2001C	SF01C	196479BY4
SF Standalone 2000B	SF00B-2	1964786D8	SF Standalone 2001C	SF01C-2	196479BT5
SF Standalone 2000B	SF00B-2	1964785Z0	SF Standalone 2001C	SF01C-2	196479BU2
SF Standalone 2000B	SF00B-3	1964786B2	SF Standalone 2001C	SF01C-3	196479BW8
SF Standalone 2000C	SF00C-2	1964786J5	SF Standalone 2001C	SF01C-3	196479BX6



TABLE OF CONTENTS

INTRODUCTION	.1
CERTAIN PROGRAM ASSUMPTIONS	.1
Outstanding Bonds	.1
Loan Portfolio Characteristics	.1
Investment Agreements	.1
COLORADO HOUSING AND FINANCE AUTHORITY	-
Employees and Pension Information	.5
Selected Financial Information	.5
Financial Information for the General Fund	.5
Obligations of the Authority	.7
INDEPENDENT AUDITORS	.12
APPENDICES	
APPENDIX A – OUTSTANDING BONDS	A
APPENDIX B - MORTGAGE LOAN PORTFOLIO FOR EACH SERIES	В
APPENDIX C – FINANCIAL STATEMENT FOR THE YEARS ENDED DECEMBER	
31, 2011 WITH SUMMARIZED FINANCIAL INFORMATION FOR 2010 AND	
INDEPENDENT ACCOUNTANTS' REPORTS	.C



COLORADO HOUSING AND FINANCE AUTHORITY

AUDITED FINANCIAL STATEMENTS AND ANNUAL FINANCIAL INFORMATION REPORT As of December 31, 2011

Single Family Program Bonds Outstanding under Respective Indentures of Trust Listed on Cover Page

INTRODUCTION

The Colorado Housing and Finance Authority (the "Authority") is providing its Audited Financial Statements and the other information in this Annual Report as of December 31, 2011 (this "Annual Report") pursuant to Continuing Disclosure Undertakings entered into by the Authority with respect to the Single Family Program Bonds listed on the cover page of this Annual Report (the "Bonds") which are Outstanding under the Authority's respective Indentures of Trust listed on the cover page of this Annual Report (the "Indentures"). The information in this Annual Report is subject to change without notice, and the availability of this Annual Report does not under any circumstances create any implication that there has been no change in the affairs of the Authority, the trust estate with respect to the Bonds or otherwise since the date hereof. This Annual Report speaks only as of its date. Capitalized terms contained in this Annual Report and not otherwise defined herein shall have the meanings ascribed thereto in the related Official Statements with respect to the Bonds.

CERTAIN PROGRAM ASSUMPTIONS

Outstanding Bonds

For information about each series of the Bonds, their lien, priorities, the principal amounts issued and the principal amounts outstanding as of December 31, 2011, see **Appendix A** hereto.

Loan Portfolio Characteristics

For information about the loan portfolio characteristics for portfolios securing each series of Bonds under the respective Indentures, see **Appendix B** hereto.

Investment Agreements

As of December 31, 2011, the Authority has invested certain amounts in subaccounts of Funds related to the respective series of such Bonds in investment agreements with the investment providers and at the rates as set forth in the following table.



Outstanding Investment Agreements as of December 31, 2011

FUNDS INVESTED		TERMINATION
(in related Series subaccounts)	<u>PROVIDER & RATE</u>	DATE
SF 1998B REBATE	IXIS FUNDING 5.46%	11/1/29
SF 1998B REDEMPTION	IXIS FUNDING 5.46%	11/1/29
SF 1998B REVENUE	IXIS FUNDING 5.46%	11/1/29
SF 1998C REBATE	IXIS FUNDING 5.46%	11/1/29
SF 1998C REDEMPTION	IXIS FUNDING 5.46%	11/1/29
SF 1998C REVENUE	IXIS FUNDING 5.46%	11/1/29
SF 1999A REDEMPTION	IXIS FUNDING 5.25%	4/1/30
SF 1999A REVENUE	IXIS FUNDING 5.25%	4/1/30
SF 1999B REDEMPTION	IXIS FUNDING 6.15%	10/1/30
SF 1999B REVENUE	IXIS FUNDING 6.15%	10/1/30
SF 1999C REDEMPTION	IXIS FUNDING 6.25%	4/1/31
SF 1999C REDEMPTION 1989	IXIS FUNDING 6.25%	4/1/31
SF 1999C REVENUE	IXIS FUNDING 6.25%	4/1/31
SF 2000C REDEMPTION	IXIS FUNDING 6.27%	10/1/31
SF 2000C REDEMPTION 1990	IXIS FUNDING 6.27%	10/1/31
SF 2000C REVENUE	IXIS FUNDING 6.27%	10/1/31
SF 2000C REVENUE 1990	IXIS FUNDING 6.27%	10/1/31
SF 2000D REDEMPTION	IXIS FUNDING 6.19%	4/1/32
SF 2000D REVENUE	IXIS FUNDING 6.19%	4/1/32
SF 2001C REDEMPTION	TRINITY FUNDING COMPANY, LLC 5.82%	8/1/33
SF 2001C REVENUE	TRINITY FUNDING COMPANY, LLC 5.82%	8/1/33
SF 1991C-D PRINCIPAL-PMT	TRINITY FUNDING COMPANY, LLC 5.82%	8/1/33
SF 1991C-D REDEMPTION	TRINITY FUNDING COMPANY, LLC 5.82%	8/1/33



Investment Information

Issue	Investment Type	Amount	Interest Rate	Maturity Date
SF 1998A REBATE	MONEY MARKET	5,455.15		Short Term
SF 1998A REDEMPTION	MONEY MARKET	130,620.73		Short Term
SF 1998A REVENUE	MONEY MARKET	92,552.83		Short Term
SF 1998A DSR	SURETY BOND	100% of		
		Required		
		\$228,628.71		
SF 1998B REBATE	INVESTMENT AGREEMENT	8,921.38	5.46 %	11/01/2029
SF 1998B REDEMPTION	INVESTMENT AGREEMENT	81,492.89	5.46 %	11/01/2029
SF 1998B REVENUE	INVESTMENT AGREEMENT	99,520.41	5.46 %	11/01/2029
SF 1998B REBATE	MONEY MARKET	725.50		Short Term
SF 1998B DSR	SURETY BOND	100% of		11/01/2029
		Required		
		\$190,660.18		
		5.00/.00	F 44 04	11/01/0000
SF 1998C REBATE	INVESTMENT AGREEMENT	5,826.98	5.46 %	11/01/2029
SF 1998C REDEMPTION	INVESTMENT AGREEMENT	3,885.01	5.46 %	11/01/2029
SF 1998C REVENUE		107,417.20	5.46 %	11/01/2029
SF 1998C REBATE	MONEY MARKET	473.99		Short Term
SF 1998C DSR	SURETY BOND	100% of		11/01/2029
		Required		
		\$117,603.18		
SF 1998D REDEMPTION	MONEY MARKET	146,675.36		Short Term
SF 1998D REVENUE	MONEY MARKET	110,752.23		Short Term
SF 1998D DSR	SURETY BOND	100% of		11/01/2029
		Required		11/01/2027
		\$257,427.59		
SF 1999A REDEMPTION	INVESTMENT AGREEMENT	376,003.18	5.25 %	4/01/2030
SF 1999A REVENUE	INVESTMENT AGREEMENT	303,183.15	5.25 %	4/01/2030
SF 1999A DSR	SURETY BOND	100% of		4/01/2030
		Required		
		\$679,186.33		
SF 1999B REDEMPTION	INVESTMENT AGREEMENT	225,589.39	6.15 %	10/01/2030
SF 1999B REVENUE	INVESTMENT AGREEMENT	111,904.44	6.15 %	10/01/2030
SF 1999B DSR	SURETY BOND	100% of	0.15 /6	4/01/2030
31 1999D D3K	SORETT BOIND	Required		4/01/2030
		\$337,493.83		
SF 1999C REDEMPTION	INVESTMENT AGREEMENT	103,153.41	6.25 %	4/01/2031
SF 1999C REDEMPTION 1989	INVESTMENT AGREEMENT	5,422.93	6.25 %	4/01/2031
SF 1999C REVENUE	INVESTMENT AGREEMENT	514,717.97	6.25 %	4/01/2031
SF 1999C DSR	SURETY BOND	100% of		4/01/2031
		Required		
		\$623,294.31		
SF 2000A REDEMPTION	MONEY MARKET	124,604.64		Short Term
SF 2000A REVENUE	MONEY MARKET	136,317.81		Short Term
SF 2000A DSR	SURETY BOND	100% of		4/01/2031
		Required		
		\$260,922.45		



SF 2000B REBATE	MONEY MARKET	26,883.74			Short Term
SF 2000B REDEMPTION	MONEY MARKET	4,304.10			Short Term
SF 2000B REVENUE	MONEY MARKET	352,706.87			Short Term
SF 2000B DSR	SURETY BOND	100% of			10/01/2031
		Required			10/01/2001
		\$383,894.71			
SF 2000C REDEMPTION	INVESTMENT AGREEMENT	12,073.96	6.27	%	10/01/2031
SF 2000C REDEMPTION 1990	INVESTMENT AGREEMENT	53,977.36	6.27	%	10/01/2031
SF 2000C REVENUE	INVESTMENT AGREEMENT	94,508.24	6.27	%	10/01/2031
SF 2000C REVENUE 1990	INVESTMENT AGREEMENT	16,372.26	6.27	%	10/01/2031
SF 2000C DSR	SURETY BOND	100% of			10/01/2031
		Required			
		\$176,931.82			
OF ADADD DEDEMOTION		74 770 00	(40	0/	4/04/0000
SF 2000D REDEMPTION		74,779.22	6.19	% %	4/01/2032
SF 2000D REVENUE	INVESTMENT AGREEMENT	77,968.22	6.19	%	4/01/2032
SF 2000D REBATE	MONEY MARKET	28,580.45			Short Term
SF 2000D REDEMPTION SF 2000D DSR	MONEY MARKET	3,822.72 100% of			Short Term 4/01/2032
SF 2000D DSR	SURETY BOND	Required			4/01/2032
		\$185,150.61			
		\$185,150.01			
SF 2000E REBATE	MONEY MARKET	21,092.83			Short Term
SF 2000E REDEMPTION	MONEY MARKET	6,536.82			Short Term
SF 2000E REVENUE	MONEY MARKET	185,077.77			Short Term
SF 2000E DSR	SURETY BOND	100% of			2/01/2032
		Required			
		\$212,707.42			
SF 2001A REDEMPTION	MONEY MARKET	212,773.85			Short Term
SF 2001A REVENUE	MONEY MARKET	181,626.15	05.44	04	Short Term
SF 2001A REVENUE	STRIP BOND	104,899.82	85.44	%	2/15/2031
SF 2001A DSR	SURETY BOND	100% of			8/01/2032
		Required \$499,299.82			
		\$477,277.02			
SF 1991B PRINCIPAL-PMT	MONEY MARKET	26,886.76			Short Term
SF 1991B REDEMPTION	MONEY MARKET	5,853.18			Short Term
SF 2001B REDEMPTION	MONEY MARKET	125,144.89			Short Term
SF 2001B REVENUE	MONEY MARKET	478,488.45			Short Term
SF 2001B DSR	SURETY BOND	100% of			8/01/2033
		Required			
		\$636,373.28			
		40.000 50	F 00	0/	0/04/0000
SF 1991C-D PRINCIPAL-PMT	INVESTMENT AGREEMENT	48,302.53	5.82	%	8/01/2033
SF 1991C-D REDEMPTION	INVESTMENT AGREEMENT	18,121.32	5.82	%	8/01/2033
SF 2001C REDEMPTION	INVESTMENT AGREEMENT	306,064.04	5.82	%	8/01/2033
SF 2001C REVENUE	INVESTMENT AGREEMENT	613,690.41	5.82	%	8/01/2033
SF 2001C DSR	SURETY BOND	100% of Poquirod			8/01/2033
		Required \$986,178.30			
		\$700,178.3U			

Investment Type	Amount
INVESTMENT AGREEMENT	\$3,262,895.90
MONEY MARKET	\$2,407,956.82
STRIP BOND	\$104,899.82
SURETY BOND	
	\$5,775,752.54



COLORADO HOUSING AND FINANCE AUTHORITY

Employees and Pension Information

As of December 31, 2011, the Authority had approximately 194 full-time employees, all of whom were members of the Public Employees' Retirement Association of Colorado ("**PERA**"). State statutes required the Authority to contribute 13.7% of each participating employee's gross salary to PERA in 2011. In 2011, the Authority's PERA contribution totaled approximately \$1,869,000, compared to an Authority contribution in 2010 of \$1,665,000. See footnote (11) of the audited 2011 financial statements of the Authority attached as **Appendix C** to this Annual Report for further information.

Selected Financial Information

The audited 2011 financial statements of the Authority attached hereto as **Appendix C** provide certain financial information about the Authority on a fund accounting basis, including a description of its General Fund.

Financial Information for the General Fund

The following table sets forth historical selected financial information for the General Fund for the five years ended December 31, 2011 as provided by the Authority.



Colorado Housing and Finance Authority General Fund Selected Financial Information Years Ended December 31 (in thousands of dollars)

	FY 2011	FY 2010	FY 2009	FY 2008	FY 2007
Interest and investment revenue:					
Loans receivable	\$12,719	\$13,302	\$18,035	\$15,586	\$12,900
Investments Net increase (decrease) in fair value	730	426	394	1,750	3,419
of long-term investments	74	47	(185)	41	(66)
Total interest and investment revenue	13,523	13,775	18,244	17,377	16,253
Interest expense - bonds and notes payable Net interest and investment	5,722	5,603	6,457	8,989	9,718
revenue	7,801	8,172	11,787	8,388	6,535
Other revenue (expense):					
Rental operations	8,804	9,306	7,460	8,424	10,882
Fees and miscellaneous income	35,731	39,219	27,106	17,592	17,432
Hedging activity loss	(527)	(200)	-	-	-
Gains on sales of capital assets	(30)	128	2	6,091	6,650
Total other revenue	43,978	48,453	34,568	32,107	34,964
Net revenue	51,779	56,625	46,355	40,495	41,499
Operating expenses:					
Salaries and related benefits	18,210	17,808	16,180	14,935	14,341
General operating	38,962	54,306	16,334	14,160	15,627
Provision for losses	3,791	2,916	3,662	2,985	(300)
Other interest expense	1,038	1,068	1,099	1,137	1,465
Transfers	(7,005)	(2,236)	(4,078)	10,663	(3,841)
Depreciation	3,684	3,773	3,159	2,685	2,722
Total operating expenses	58,680	77,635	36,356	46,565	30,014
Change in net assets	(6,901)	(21,010)	9,999	(6,070)	11,485
Net Assets, end of year	\$133,426	\$140,327	\$161,337	\$151,338	\$157,408
Bonds and Notes Payable	\$140,773	\$190,178	\$203,041	\$287,704	\$203,029
Total Assets	\$344,403	\$400,091	\$394,396	\$465,149	\$387,141



Obligations of the Authority

The following is a summary of certain obligations incurred by the Authority to provide funds for and otherwise operate the Authority and its programs. See also footnote (3) to the audited financial statements of the Authority attached hereto as **Appendix C**.

Commercial Loan Programs

The Authority has financed rental loans with proceeds of its Multifamily Housing Insured Mortgage Revenue Bonds (outstanding as of December 31, 2011 in an aggregate principal amount of \$77,355,000) and, since 2000, has financed rental and business loans and certain guaranteed participation interests with proceeds of its Multi-Family/Project Bonds, which were outstanding as of December 31, 2011 in an aggregate principal amount of \$797,220,000. Certain of the Multi-Family/Project Bonds are secured by the full faith and credit of the Authority, as described in "General Obligations – Multi-Family/Project Bonds" under this caption.

Bonds secured by a pledge of loan revenues as well as bonds secured by loan revenues and the general obligation of the Authority have also been privately placed to institutional purchasers by the Authority in order to finance rental loans. See "General Obligations – Privately Placed Bonds" under this caption. The Authority has also issued general obligation housing bonds to finance a rental loan secured by a pledge of loan revenues as well as the full faith and credit of the Authority. See "General Obligations – General Obligation Bonds" under this caption. Projects in the RAP Program have been acquired using a combination of revenue bonds, the Authority's general fund monies, proceeds of general obligation bonds and non-recourse seller carryback financing. See footnote (6) of the audited financial statements of the Authority attached hereto as **Appendix C** for more information regarding these outstanding bonds and notes. The Authority has also acted as a conduit issuer of bonds supported by letters of credit or other credit facilities. These conduit bonds are payable only with amounts received from the conduit borrower, and are therefore not reported as obligations of the Authority on its financial statements.

Business loans and participation interests have also been financed by the Authority with the proceeds of the general obligation bonds described in "General Obligations – General Obligation Bonds" and privately placed bonds, secured by loan and participation revenues as well as the full faith and credit of the Authority. See "General Obligations – Privately Placed Bonds" under this caption. In connection with its Special Projects financing program, the Authority has acted as a conduit issuer in the issuance of its industrial development revenue bonds to finance certain manufacturing facilities and solid waste disposal facility projects for corporations. These bonds are payable only with amounts received from the conduit borrower and are therefore not reported as obligations of the Authority on its financial statements.

Single Family Mortgage Programs

In connection with its Single Family Mortgage Programs, the Authority has previously issued numerous series of its Single Family Program Bonds (referred to as "**Bonds**" in this Annual Report) as senior and subordinate bonds, payable from the revenues of pledged mortgage loans and outstanding as of December 31, 2011 in the aggregate principal amount of \$41,721,715. See **Appendix A** to this Annual Report for further detail about the Bonds. The Authority has also issued its Single Family Mortgage Bonds under the related master indenture, payable from the revenues of mortgage loans held thereunder, outstanding as of December 31, 2011 in the aggregate principal amount of \$1,594,340,000. Subordinate bonds issued as part of the Bonds and Class III Single Family Mortgage Bonds outstanding under the related master indenture are also general obligations of the Authority, as described in "General



Obligations - Single-Family Bonds - Subordinate Bonds and Class III Bonds" under this caption. In addition, the Authority has issued its 2009AA Program Bonds (the "NIBP Master Indenture"), outstanding in the aggregate principal amount of \$275,210,000, under the Master Indenture of Trust dated as of December 1, 2009, as supplemented and amended, between the Authority and Zions First National Bank, Denver, Colorado, as trustee, payable from amounts on deposit in an escrow fund created thereunder until released and then payable from the revenues of mortgage loans and mortgage backed securities held thereunder. Under a NIBP Master Indenture dated as of December 1, 2009, in May, 2011, the Authority converted \$58,800,000 aggregate principal amount of its 2009AA Program Bonds and issued its Single Family Program Class I Bonds, Series 2011AA (Mortgage-Backed Securities Program) in the aggregate principal amount of \$39,200,000 under the NIBP Master Indenture, the proceeds of which were used to finance Mortgage Loans through the purchase of mortgage-backed securities guaranteed by Ginnie Mae ("Ginnie Mae Certificates"). As of December 31, 2011, the \$216,410,000 aggregate principal amount of 2009AA Program Bonds under the NIBP Master Indenture which remained unconverted. The Authority has also issued general obligation bonds through private placement in order to finance single family mortgage loans. See "General Obligations - Privately Placed Bonds" under this caption. For more detailed information concerning the outstanding bonds of the Authority issued in connection with its Single Family Mortgage Programs, see www.chfainfo.com and footnote (6) of the audited financial statements of the Authority attached hereto as Appendix C. The Authority's financing activities in connection with its Single Family Mortgage Programs also include the sale of certain single family mortgage loans to Fannie Mae and the issuance and sale of Ginnie Mae Certificates in order to finance first mortgage loans as part of the Non-Qualified Single Family Mortgage Programs.

Except for bonds specifically identified in Appendix A to this Annual Report as Bonds under the respective Indentures, the revenue bonds described above and at the Authority's website are secured separately from and are not on parity with the Bonds and are issued and secured under resolutions or indentures of the Authority other than the respective Indentures.

General Obligations

Many of the bonds and notes issued by the Authority to finance its programs are secured by a pledge of specific revenues, with an additional pledge of its full faith and credit, as described under this caption. Other obligations of the Authority entered in connection with its programs or its operations are not secured by specific revenues or assets other than the Authority's full faith and credit. The bonds, notes and other obligations which are general obligations of the Authority are described below.

<u>Multi-Family/Project Bonds</u>. The Authority has issued Class I Multi-Family/Project Bonds (outstanding as of December 31, 2011 in an aggregate principal amount of \$265,430,000) in order to finance business loans which are payable not only from a senior lien on loan revenues but also as general obligations of the Authority. The Authority has also issued Class II Multi-Family/Project Bonds (outstanding as of December 31, 2011 in the aggregate principal amount of \$22,095,000) and Class III Multi-Family/Project Bonds (outstanding as of December 31, 2011 in the aggregate principal amount of \$1,700,000) in order to finance certain rental and business loans. These Class II and Class III Multi-Family/Project Bonds are payable from loan revenues on a subordinate lien basis to the Class I Multi-Family/Project Bonds and also as general obligations of the Authority.

<u>Single Family Bonds – Subordinate Bonds and Class III Bonds</u>. The Subordinate Bonds for the various series of the Authority's Bonds are payable from mortgage loan revenues on a subordinate lien basis and are also general obligations of the Authority. The aggregate principal amount of such Subordinate Bonds as of December 31, 2011 was \$310,000. See **Appendix A** to this Annual Report for more information about these Subordinate Bonds. The Authority has also issued Class III Single Family



Mortgage Bonds, the proceeds of which have been used to finance mortgage loans for the Single Family Mortgage Programs. These Class III Single Family Mortgage Bonds, outstanding in the aggregate principal amount of \$53,480,000 as of December 31, 2011, are payable from mortgage loan revenues under the Master Indenture and are also general obligations of the Authority.

<u>Privately Placed Bonds</u>. The Authority has issued general obligation bonds through private placement in order to finance rental loans. As of December 31, 2011, such privately placed bonds were outstanding in an aggregate principal amount of \$23,394,000. The Authority has also funded participation interests and business loans using proceeds of its privately placed bonds, outstanding as of December 31, 2011 in the aggregate principal amount of \$21,045,255. In addition, the Authority has issued general obligation bonds through private placement in order to finance single family mortgage loans. As of December 31, 2011, such privately placed bonds were outstanding in an aggregate principal amount of \$25,846,001.

Loans Backed by Authority General Obligation. The Authority has acquired or originated certain uninsured rental and business loans using proceeds of, and pledged to the repayment of, its Multi-Family/Project Bonds, outstanding as of December 31, 2011 in the aggregate principal amount of \$321,183,906. The Authority has pledged its full faith and credit to the payment of a substantial portion of such loans. The Authority has also assumed, as a general obligation, 50% risk of loss in the mortgage loans acquired by the Authority and insured by the FHA under Section 542(c) of the Housing and Community Development Act of 1992, as amended. As of December 31, 2011, such 542(c) mortgage loans were outstanding in the amount of approximately \$234.1 million (\$32.885 million held under the Authority's general bond resolution and securing the Multi-Family Housing Insured Mortgage Revenue Bonds and \$201.255 million held under the Multi-Family/Project Master Indenture and securing the Multi-Family/Project Bonds). In the case of a §542(c) claim, the Authority is responsible, as a general obligation, to reimburse FHA for 50% of any loss incurred by the FHA as a result of and after the final settlement of such claim. See "Programs to Date - Commercial Loan Programs - Rental Finance Programs" under this caption. As of December 31, 2011, the Authority had incurred risk-sharing losses of approximately \$11.8 million following the defaults on insured mortgage loans for certain projects, the foreclosure and sale of those projects and the settlement of the respective final insurance claims with FHA. In addition, the mortgage loans for the Platte Valley Village II project in the approximate aggregate principal amount of \$1.781 million, and for the Fox Run Apartments project in the approximate aggregate principal amount of \$3.455 million and for the Gold Camp Apartments project in the approximate aggregate principal amount of \$1.195 million have also defaulted. The Authority has filed insurance claims and received insurance proceeds from HUD with respect to these loans. It is likely that the Authority will incur a risk-sharing liability with respect to these loans, for which the Authority believes it is adequately reserved.

Interest Rate Contracts; Derivative Products. The Authority has pledged its full faith and credit to secure its obligation to make termination payments under the interest rate contracts relating to the Single Family Mortgage Bonds under the related master indenture, under the derivative products relating to the Multi-Family/Project Bonds under the related master indenture and under the derivative product relating to the Multi-Family Housing Insured Mortgage Revenue Bonds under the general bond resolution. See also footnote (8) to the audited financial statements of the Authority attached hereto as **Appendix C**.

<u>Other Borrowings</u>. The Authority has entered into agreements with the Federal Home Loan Bank of Topeka and a commercial bank for borrowings from time to time. Such borrowings are also general obligations of the Authority and have generally been used to date to make or purchase loans pending the permanent financing of such loans. As of December 31, 2011, \$46.1 million in borrowings were outstanding under those agreements. See footnote (5) to the audited financial statements of the Authority



attached hereto as **Appendix C**. The Authority has also borrowed amounts evidenced by Rural Business Cooperative Service Notes (outstanding as of December 31, 2011 in the aggregate principal amount of \$1,800,370), which have been used to finance project or working capital loans or participations therein for small businesses in rural areas. The Authority has pledged its full faith and credit to the payment of such notes. In addition, the Authority is obligated to repay certain seller carry-back notes (outstanding as of December 31, 2011 in the aggregate principal amount of \$56,033) which evidence borrowings by the Authority in connection with its purchase of certain RAP Projects.

<u>General Obligation Ratings</u>. Moody's has assigned an "A2" rating and S&P has assigned an "A" rating to the Authority's ability to repay its general obligation liabilities. The ratings have been assigned based on the Authority's management, financial performance and overall program performance. There is no assurance that any such rating will continue for any given period of time or that any such rating will not be revised downward or withdrawn entirely by Moody's or S&P, respectively, if, in the judgment of the issuing rating agency, circumstances so warrant.

Summary of Certain Authority Obligations

The following is a table which lists certain obligations of the Authority and sets forth the respective outstanding amount for such obligations as of December 31, 2011. Further detail regarding these items is provided under the other subcaptions of "Obligations of the Authority" in this Annual Report.

Certain Authority Obligations	Outstanding Amount (December 31, 2011)
Single Family Mortgage Bonds (2001 Master Indenture) ⁽¹⁾	\$1,594,340,000
Single Family Program Senior/Subordinate Bonds (Separate Indentures)	41,721,715
Single Family Program Bonds (NIBP Master Indenture)	312,825,000 (1)
Multifamily Housing Insured Mortgage Revenue Bonds (General Resolution)	77,355,000
Multi-Family/Project Bonds (Master Indenture)	797,220,000
Privately Placed Bonds: Rental Finance Business Finance Single Family	23,394,000 21,045,255 25,846,001

Summary of Certain Authority Obligations as of December 31, 2011

⁽¹⁾ In March 2012, \$106,325,000 aggregate principal amount of 2009AA Program Bonds under the NIBP Master Indenture was redeemed with escrowed amounts.



The following table identifies the specific components of the Authority Obligations listed on the preceding table which are general obligations of the Authority as well as other general obligations of the Authority as of December 31, 2011. Further detail regarding these items is provided under the other subcaptions of "Obligations of the Authority" in this Annual Report.

General Obligations of the Authority as of:	12/31/2011
General Obligations	
MF Project Bonds:	
Class I (w/ GO Pledge)	265,430,000
Class II (w/ GO Pledge)	22,095,000
Class III (w/ GO Pledge)	1,700,000
SF Program Subordinate Bonds	310,000
SF Mortgage Bonds, Class III	53,480,000
Privately Placed Bonds:	
Rental Finance	23,394,000
Business Finance	21,045,255
Single Family	25,846,001
Other Borrowings:	
Line of Credit	46,100,000
Rural Business Cooperative Service Notes	1,800,370
Seller Carry Back RAP Notes*	56,033
Certain Authority Obligations	
MF Housing Insured Mortgage Revenue Bonds	77,355,000
MF Project Bonds	797,220,000
SF Program Senior Subordinate Bonds	41,721,715
SF Mortgage Bonds	1,594,340,000
Privately Placed Bonds:	
Rental Finance	23,394,000
Business Finance	21,045,255
Single Family	25,846,001



INDEPENDENT AUDITORS

The financial statements of the Authority as of and for the years ended December 31, 2011 with summarized Financial Information for 2010, have been audited by KPMG LLP, independent auditors, as stated in their report appearing therein, and are the most recent audited financial statements of the Authority available. These financial statements are attached hereto as Appendix C.

COLORADO HOUSING AND FINANCE AUTHORITY

By: /s/ Cris A. White

Executive Director



APPENDIX A - The Outstanding Bonds

As of December 31, 2011, the Authority had issued the following Series of Senior and Subordinate Bonds under the respective Indentures listed on the cover page of this Annual Report:

Bond	<u>Series</u>	Class	Original Issue Amount	Outstanding Balance
SF98A	SF98A-2	Senior	23,275,000	1,295,000
SF98A	SF98A-3	Senior	18,475,000	525,000
SF98B	SF98B-3	Senior	1,266,550	2,198,435
SF98C	SF98C-1	Senior	2,860,786	3,698,280
SF98D	SF98D-2	Senior	28,315,000	2,125,000
SF98D	SF98D-3	Senior	20,635,000	810,000
SF99A	SF99A-2	Senior	29,185,000	2,820,000
SF99A	SF99A-3	Senior	12,135,000	520,000
SF99B	SF99B-2	Senior	33,515,000	805,000
SF99B	SF99B-3	Senior	16,615,000	270,000
SF99C	SF99C-2	Senior	17,840,000	1,585,000
SF99C	SF99C-3	Senior	28,330,000	1,225,000
SF00A	SF00A-2	Senior	34,385,000	1,335,000
SF00A	SF00A-3	Senior	3,480,000	145,000
SF00B	SF00B-2	Senior	29,720,000	1,530,000
SF00B	SF00B-3	Senior	3,250,000	100,000
SF00C	SF00C-2	Senior	23,450,000	785,000
SF00C	SF00C-3	Senior	15,645,000	255,000
SF00D	SF00D	Subordinate	1,440,000	15,000
SF00D	SF00D-2	Senior	21,305,000	1,420,000
SF00D	SF00D-3	Senior	7,340,000	470,000
SF00E	SF00E	Subordinate	1,260,000	20,000
SF00E	SF00E-2	Senior	15,665,000	1,165,000
SF00E	SF00E-3	Senior	9,070,000	595,000
SF01A	SF01A	Subordinate	1,440,000	60,000
SF01A	SF01A-2	Senior	23,265,000	3,780,000
SF01A	SF01A-3	Senior	5,295,000	505,000
SF01B	SF01B	Subordinate	2,475,000	120,000
SF01B	SF01B-2	Senior	14,815,000	2,785,000
SF01B	SF01B-3	Senior	19,010,000	2,255,000
SF01C	SF01C	Subordinate	2,335,000	95,000
SF01C	SF01C-2	Senior	33,005,000	5,965,000
SF01C	SF01C-3	Senior	2,875,000	445,000
Grand Total			502,972,336	41,721,715



APPENDIX B

The Mortgage Loan Portfolios for each Series

As of December 31, 2011, the following Mortgage Loans had been acquired in the Acquisition Account as a part of the trust estate under each Indenture for the respective series. The following information with respect to each such respective portfolio of outstanding Mortgage Loans securing the respective series of Bonds has been provided as of the dates so indicated:

Bond Name	Outstanding Aggregate Principal Balance of 1st Mortgage Loans	Number of 1st Mortgages	Average Coupon of 1st Mortgages	Average Remaining Maturity (Years)
SF98A	\$3,272,230	61	6.84%	16.53
SF98B	\$3,457,813	61	6.86%	16.94
SF98C	\$4,470,389	73	5.40%	17.19
SF98D	\$3,891,784	66	6.60%	17.05
SF99A	\$3,543,391	64	6.34%	17.87
SF99B	\$3,248,737	57	7.08%	17.61
SF99C	\$4,814,226	102	7.01%	16.81
SF00A	\$2,071,885	37	7.41%	18.48
SF00B	\$2,085,595	39	6.79%	19.37
SF00C	\$2,323,638	60	7.64%	15.65
SF00D	\$2,302,958	39	6.84%	18.94
SF00E	\$1,986,298	33	7.11%	19.21
SF01A	\$4,115,077	59	6.51%	19.38
SF01B	\$5,776,429	107	6.60%	18.53
SF01C	\$7,255,227	140	6.33%	18.15
Total	\$54,615,676	998	6.65%	17.81

INFORMATION CONCERNING THE MORTGAGE LOANS AS OF December 31, 2011

Series of Bonds	Single Family Detached	Condominiums / Townhomes	Other	New Construction	Existing Homes	Original # of Loans Financed	Loans Prepaid in Full	Loans Foreclosed
SF98A	68.9%	16.8%	14.4%	24.9%	75.1%	637	530	46
SF98B	90.5%	7.9%	1.6%	7.0%	93.0%	612	514	37
SF98C	74.1%	14.8%	11.1%	24.0%	76.0%	243	148	22
SF98D	83.6%	11.2%	5.3%	28.2%	71.8%	701	590	45
SF99A	76.5%	13.5%	10.0%	28.0%	72.0%	572	454	54
SF99B	70.7%	9.8%	19.5%	23.1%	76.9%	676	565	54
SF99C	82.9%	13.4%	3.7%	23.6%	76.4%	902	742	58
SF00A	76.5%	2.7%	20.8%	19.3%	80.7%	552	477	38
SF00B	73.6%	16.1%	10.3%	18.4%	81.6%	442	365	38
SF00C	70.6%	16.6%	12.7%	8.8%	87.7%	736	627	49
SF00D	68.9%	22.8%	8.4%	7.5%	92.5%	426	336	51
SF00E	71.4%	28.6%	0.0%	7.3%	92.7%	360	295	32
SF01A	66.0%	25.3%	8.7%	8.1%	91.9%	429	318	52
SF01B	73.3%	21.9%	4.7%	12.5%	87.5%	665	496	62
SF01C	66.5%	31.3%	2.1%	13.9%	86.1%	772	558	74
INDENTURE TOTAL	74.1%	18.0%	7.9%	17.3%	82.5%	8,725	7,015	712



Mortgage Insurance Information As of December 31, 2011 Series of Bonds Conventional FHA VA RHCDS Conventional CHFA 2nds -Insured Uninsured Uninsured SF98A 70.7% 9.0% 5.7% 0.0% 14.7% 0.0% SF98B 0.0% 83.4% 3.4% 10.4% 2.8% 0.0% SF98C 0.0% 67.3% 0.0% 19.0% 13.7% 0.0% SF98D 1.5% 80.0% 3.2% 10.8% 4.5% 0.0% SF99A 1.1% 67.3% 1.2% 16.9% 13.5% 0.0% SF99B 0.0% 64.4% 1.1%12.9% 21.6% 0.0% SF99C 0.0% 65.3% 4.1% 18.4% 12.3% 0.0% SF00A 0.0% 59.8% 2.3% 28.5% 9.4% 0.0% SF00B 0.0% 0.0% 65.8% 1.2% 16.5% 16.5% SF00C 61.1% 7.4% 23.0% 0.0% 2.0% 6.6% SF00D 4.0% 15.3% 0.0% 6.3% 68.2% 6.2% SF00E 1.1%76.7% 3.4% 11.3% 7.6% 0.0% SF01A 1.4% 79.2% 4.3% 10.2% 4.8% 0.0% SF01B 0.0% 5.6% 71.1% 5.9% 13.4% 4.1% SF01C 5.7% 72.3% 2.6% 9.2% 10.2% 0.0% **INDENTURE** 2.0% 70.8% 3.5% 14.5% 9.2% 0.0% TOTAL

Series of Bonds	Conventional Insured	FHA	VA RHCDS		Conventional Uninsured	CHFA 2nds - Uninsured	
SF98A	0	2,311,915	293,188	479,401	187,726	(
SF98B	0	2,882,164	117,765	359,539	98,345	(
SF98C	0	3,007,406		- 848,313	614,670	(
SF98D	58,287	3,111,588	124,959	420,936	176,013	(
SF99A	40,568	2,384,753	42,944	598,396	476,730	(
SF99B	0	2,091,314	36,993	418,042	702,388	(
SF99C	0	3,142,046	197,057	884,216	590,907	(
SF00A	0	1,239,235	47,236	590,284	195,130	(
SF00B	0	1,372,795	24,208	344,784	343,808	(
SF00C	45,768	1,419,275	171,639	533,732	153,224	(
SF00D	145,502	1,569,652	92,584	353,392	141,827	(
SF00E	21,138	1,522,825	67,458	224,441	150,437	(
SF01A	57,462	3,260,910	179,002	421,036	196,667		
SF01B	325,539	4,104,292	339,251	771,307	236,039		
SF01C	417,001	5,242,799	190,576	664,475	740,376		



Current 30 Days 60 Days 90 Days 120 + Days Foreclosure Pending Claim **Real Estate** Total Owned SF98A 45 5 2 1 # of Loans 6 1 1 61 2,323,947 \$ Value 388,906 299,312 38,853 108,747 60,740 51,727 3,272,230 % 71.02% 11.885% 9.147% 1.187% 0.00% 3.323% 1.856% 1.581% SF98B 2 # of Loans 51 7 1 61 \$ Value 2,835,978 491,528 31,345 98,962 3,457,813 % 82.017% 14.215% 0.907% 0.00% 0.00% 2.862% 0.00% 0.00% SF98C # of Loans 62 5 3 2 1 73 3,735,210 349,273 243,172 112,148 30,585 4,470,389 \$ Value % 83.555% 7.813% 5.44% 2.509% 0.684% 0.00% 0.00% 0.00% SF98D # of Loans 56 5 1 1 1 1 1 66 \$ Value 3,254,389 351,682 108,724 57,948 76,513 2,316 40,213 3,891,784 % 83.622% 9.037% 2.794% 0.00% 1.489% 0.06% 1.033% 1.966% SF99A 49 7 3 1 2 1 1 64 # of Loans 423,166 50,212 127,700 \$ Value 2,620,799 185,439 101,413 34,662 3,543,391 % 73.963% 11.942% 5.233% 1.417% 3.604% 2.862% 0.00% 0.978% SF99B 7 2 2 # of Loans 40 2 4 57 \$ Value 2,212,174 356,892 120,560 99,477 109,082 350,552 3,248,737 % 68.093% 10.986% 3.711% 3.062% 3.358% 10.79% 0.00% 0.00% SF99C 84 2 # of Loans 10 1 1 4 102 \$ Value 3,902,178 559,779 30,235 61,966 234,419 25,648 4,814,226 % 81.055% 11.628% 0.628% 0.00% 1.287% 4.869% 0.00% 0.533% SF00A 28 2 2 3 37 # of Loans 1 1 132,062 47,186 148,574 21,873 \$ Value 1,505,206 216,984 2,071,885

Delinquency Statistics



%	72.649%	6.374%	2.278%	0.00%	7.171%	10.473%	0.00%	1.056%	
SF00B	Current	30 Days	60 Days	90 Days	120 + Days	Foreclosure	Pending Claim	Real Estate Owned	Total
# of Loans	33	2	1		1	1	1		39
\$ Value	1,709,598	153,717	24,208		56,853	83,055	58,163		2,085,595
%	81.972%	7.37%	1.161%	0.00%	2.726%	3.982%	2.789%	0.00%	
SF00C									
# of Loans	54	1	1		3	1			60
\$ Value	1,929,995	99,741	63,844		190,209	39,848			2,323,638
%	83.059%	4.292%	2.748%	0.00%	8.186%	1.715%	0.00%	0.00%	
SF00D	22	2						1	
# of Loans	32	3	1		1	1		1	39
\$ Value	1,840,172	227,806	38,673		92,584	70,205		33,517	2,302,958
%	79.905%	9.892%	1.679%	0.00%	4.02%	3.049%	0.00%	1.455%	
SF00E									
# of Loans	28	1	1		1	1		1	33
\$ Value	1,632,565	58,103	37,389		80,320	112,600		65,322	1,986,298
%	82.191%	2.925%	1.882%	0.00%	4.044%	5.669%	0.00%	3.289%	
SF01A									
# of Loans	51	2	1	1		2	1	1	59
\$ Value	3,488,210	154,743	96,135	69,133		217,112	47,191	42,552	4,115,077
%	84.767%	3.76%	2.336%	1.68%	0.00%	5.276%	1.147%	1.034%	
SF01B									
# of Loans	95	5	2	1	1	2	1		107
\$ Value	5,064,349	304,845	83,096	96,457	25,392	125,364	76,926		5,776,429
%	87.673%	5.277%	1.439%	1.67%	0.44%	2.17%	1.332%	0.00%	
SF01C									
# of Loans	120	9	3	2	1	5			140
\$ Value	6,085,986	419,061	191,498	182,099	50,285	326,298			7,255,227
%	83.884%	5.776%	2.64%	2.51%	0.693%	4.497%	0.00%	0.00%	
INDENTURE TOTAL									
# of Loans	828	72	27	10	17	30	5	9	998
\$ Value	44,140,757	4,471,305	1,600,816	648,379	1,031,497	2,162,073	245,336	315,514	54,615,670
%	80.821%	8.187%	2.931%	1.187%	1.889%	3.959%	0.449%	0.578%	



APPENDIX C Financial Statements for the Years ended December 31, 2011 with summarized Financial Information for 2010 and Independent Accountants' Reports

COLORADO HOUSING AND FINANCE AUTHORITY ANNUAL FINANCIAL REPORT (With Independent Auditors' Report Thereon) For the Year Ended December 31, 2011 (With comparative financial information for 2010)

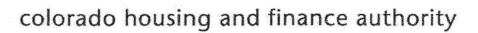


Prepared by: Accounting Division

COLORADO HOUSING AND FINANCE AUTHORITY – Annual Financial Report

Table of Contents

	Page(s)
EXECUTIVE LETTER	1-3
MANAGEMENT'S DISCUSSION AND ANALYSIS (Unaudited)	4 – 11
INDEPENDENT AUDITORS' REPORT	12 – 14
BASIC FINANCIAL STATEMENTS	15 – 56
Statements of Net Position Statements of Revenues, Expenses and Changes in Net Position Statements of Cash Flows Notes to Basic Financial Statements	16 17 18 – 19 20 – 56
SUPPLEMENTAL INFORMATION	57 – 61
 Combining Schedule – Statement of Net Position Combining Schedule – Revenues, Expenses and Changes in Net Position Combining Schedule – Statement of Cash Flows 	58 59 60 – 61



financing the places where people live and work

EXECUTIVE LETTER

Message from Cris White, Executive Director and CEO March, 2012

Since the economic decline of 2008, Colorado's community and business leaders have been focused on restoring economic stability through job creation, collaboration, and innovation. These efforts have begun to show results. By year end, Colorado's unemployment was 7.9 percent, down one percent from the previous year. And while the median single family home sales price decreased by 2 percent; the number of units sold increased by 2 percent. CHFA has worked to assist these efforts by furthering our mission of affordable housing and economic development finance.

In 2011, CHFA's Home Finance Division delivered over \$394 million in loan production serving 2,609 households. Nearly one-fourth of our home finance customers purchased foreclosed or abandoned properties, helping restore stability to Colorado neighborhoods. Additionally, CHFA continued its tradition of supporting home buyer education by providing free in-person and online classes to 7,100 Colorado households. We updated our homebuyer education course curriculum to address legal and process changes facing today's first time buyers. Greater emphasis has been placed on helping prospective buyers understand the Good Faith Estimate and Truth in Lending forms. Additionally, the course now provides proactive information about the availability of free-HUD approved foreclosure prevention counseling should payment difficulties arise. The new curriculum was launched with a promotional Tool Kit that includes marketing and teaching resources to help our 27 housing counseling partner agencies promote classes in their communities, and ensure course consistency between providers.

CHFA's Commercial Lending Division also experienced significant activity over the past year. Requests for Low Income Housing Tax Credits (LIHTC) outpaced credit availability by 5 to 1. The growing demand for 9 percent LIHTCs has placed greater emphasis on CHFA's commitment to transparency and predictability in the allocation process. As we developed the 2012 Qualified Allocation Plan (QAP), CHFA added more opportunities for stakeholder input through surveys and public hearings. Based on feedback received, we expanded our LIHTC Allocation Committee membership to include two members of the public. Additionally, we've noted several housing and market priorities in the QAP to assist the development community in better understating our areas of emphasis.

Likewise, CHFA's Business Finance team expanded existing partnerships to make new resources available to Colorado's lending and business communities. In conjunction with the Colorado Office of Economic Development and International Trade (OEDIT), CHFA launched the Colorado Capital Access and the Cash Collateral Support programs utilizing \$17.2 million in funding authorized through the Small Business Jobs Act of 2010. These programs will help Colorado's small and medium sized businesses access capital by providing incentives designed to leverage private bank financing. Colorado Capital Access was modeled after our existing Colorado Credit Reserve program, which utilizes funds provided by the Colorado General Assembly in 2009. Through 2011, Colorado Credit Reserve has assisted 433 businesses obtain \$16.82 million in financing and supported nearly 3,000 new and existing jobs. Eleven percent of Colorado Credit Reserve customers are minority owned businesses, and 42 percent are women-owned businesses.

Last year, I also was pleased to welcome CHFA's new Chief Financial Officer Patricia Hippe. Patricia joins us from the Minnesota Housing Finance Agency where she raised over \$5.4 billion in capital to support their single family and multifamily finance programs. She is a strong addition to our team, and brings a wealth of experience in for-profit, nonprofit, and government finance. In 2011, CHFA also continued to implement our Diversity and Inclusion Initiative. This effort is designed to create a more inclusive environment at CHFA by breaking down

departmental silos, and creating a culture where we embrace the contributions of diverse perspectives. When we operate with an emphasis on inclusion, we enrich the dialogue and ensure cross-collaborative decision making occurs. I believe that cross-collaborative decision making, when done correctly, results in better decisions, is more efficient, and actually saves time in the long run. This approach has assisted us not only as we work internally, but as we look externally at how we can best achieve our mission. As the year ahead continues, we will keep looking at new opportunities for the organization. Whether we can achieve success by expanding partnerships, refining programs, or launching new initiatives - CHFA remains dedicated to financing the places where Coloradans live and work.

Sincerely,

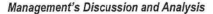
Cuis G. White

Cris A. White Executive Director and CEO

colorado housing and finance authority

financing the places where people live and work

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)





This section of the Colorado Housing and Finance Authority's (the Authority) annual financial report presents management's discussion and analysis of the financial position and results of operations at and for the fiscal years ended December 31, 2011 and 2010. This information is being presented to provide additional information regarding the activities of the Authority and to meet the disclosure requirements of Government Accounting Standards Board (GASB) Statement No. 34, Basic Financial Statements – and Management's Discussion and Analysis – for State and Local Governments (GASB No. 34).

The Authority is a public enterprise that finances affordable housing, business and economic growth opportunities for residents and businesses of Colorado. Its dual mission is to increase the availability of affordable, decent and accessible housing for lower- and moderate-income Coloradans, and to strengthen the state's development by providing financial assistance to business.

Established by the Colorado General Assembly in 1973, the Authority raises funds through the public and private sale of bonds and notes, which are not obligations of the State of Colorado. The proceeds are loaned to eligible borrowers, primarily through private lending institutions across the state under sound fiscal practices established by the Authority. As a self-sustaining organization, the Authority's operating revenues come from loan and investment income, program administration fees, loan servicing and gains on sales of loans. The Authority receives no tax appropriations, and its net revenues are reinvested in its programs.

In addition, the Authority participates in the Government National Mortgage Association (Ginnie Mae or GNMA) Mortgage-Backed Securities (MBS) Programs. Through the MBS Programs, Ginnie Mae guarantees securities that are issued by the Authority and backed by pools of mortgage loans. Holders of the securities receive a "pass-through" of the principal and interest payments on a pool of mortgage loans, less amounts required to cover servicing costs and Ginnie Mae guaranty fees. The Ginnie Mae guaranty ensures that the holder of the security issued by the Authority receives the timely payment of scheduled monthly principal and any unscheduled recoveries of principal on the underlying mortgage loans, plus interest at the rate provided for in the securities. All loans pooled under the Ginnie Mae MBS Programs are either insured by the Federal Housing Administration or United States Department of Agriculture Rural Development, or are guaranteed by the Veterans Administration.

Overview of the Financial Statements

The basic financial statements consist of a Statement of Net Position, a Statement of Revenues, Expenses and Changes in Net Position, a Statement of Cash Flows and the notes thereto. The Authority, a corporate body and political subdivision of the State of Colorado, is a public purpose financial enterprise and therefore follows enterprise fund accounting. The financial statements offer information about the Authority's activities and operations.

The Statement of Net Position includes all of the Authority's assets and liabilities, presented in order of liquidity, along with the hedging deferred outflows and deferred inflows. The resulting net position presented in these statements is displayed as invested in capital assets, net of related debt, restricted or unrestricted. Net position is restricted when its use is subject to external limits such as bond indentures, legal agreements or statutes. Over time, increases or decreases in net position may serve as a useful indicator of whether the financial assets of the Authority are improving or deteriorating.

All the Authority's current year revenues and expenses are recorded in the Statement of Revenues, Expenses and Changes in Net Position. This statement measures the activities of the Authority's operations over the past year and presents the resulting change in net position - calculated as revenues less expenses.

The final required financial statement is the Statement of Cash Flows. The primary purpose of this statement is to provide information about the Authority's cash receipts and cash payments during the reporting period. This statement reports cash receipts, cash payments and net changes in cash resulting from operating, noncapital financing, capital financing and



investing activities. The statement provides information regarding the sources and uses of cash and the change in the cash balance during the reporting period.

The notes to the financial statements provide additional information that is essential for a full understanding of the information provided in the financial statements. The notes follow the Statement of Cash Flows.

Debt Activity

CHFA issued \$39.2 million in Single Family Series 2011AA market bonds, and \$58.8 million of converted Series 2009AA NIBP program bonds in April, 2011. The \$98 million in bond proceeds were used to provide permanent financing for loans originated under the Authority's qualified single family loan programs and securitized into Ginnie Mae mortgage backed securities. The Authority does not plan to issue more NIBP bonds in 2012, favoring the funding of loan purchases through the securitization and MBS sale process. In July, 2011, CHFA restructured mandatory sinking fund payments in the Single Family Series 2006B-2 bonds in order to provide more flexibility and also realize savings to the indenture.

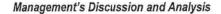
During 2011, CHFA renewed \$129 million in expiring liquidity agreements with Barclays Capital and \$56 million with FHLBank Topeka. The Authority put in place a new \$200 million liquidity facility with the Royal Bank of Canada in November, 2011 as a replacement bank for facilities provided by Dexia. In an effort to reduce liquidity facility needs, the Authority refunded just over \$227 million in outstanding single family variable rate demand obligations (VRDOs) into floating rate notes (FRNs). The November, 2011 refunding consisted of two direct placement transactions and one public market sale and resulted in a direct reduction of liquidity facilities related to VRDOs. In 2012, CHFA plans to continue pursuing liquidity facility replacements and renewals as well as FRN transactions which eliminate the overall need for such facilities.

CHFA novated (transferred) an \$80 million swap agreement from Citibank NA to BNY Mellon in December, 2011. The novated swap retained the same terms as the original agreement and was undertaken to eliminate the weaker credit counterparty, Citibank, in favor of a stronger one, BNY Mellon. The Authority will evaluate additional novation and replacement opportunities that may arise in 2012.

Programs – The financial statements present the activities of the Authority's housing and lending programs. Combining schedules for these programs are provided in the supplemental schedules.

Financial Highlights

- Total net loans receivable as of December 31, 2011 were \$2.3 billion, a decrease of \$346.4 million, or 13.1%, compared to the amount outstanding as of December 31, 2010. Loan repayments occurred without a corresponding increase in new loans retained as the Authority continued to issue Ginnie Mae securities during the year. During 2011, \$404.2 million in loans were sold through the issuance of Ginnie Mae securities.
- Total investments as of December 31, 2011 were \$884.7 million, an increase of \$11.8 million, or 1.4%, compared to the amount outstanding as of December 31, 2010. Offsetting the reduction of investments was a significant increase to the fair value of investments due to declining interest rates.
- Total deferred outflows as of December 31, 2011 was \$267.4 million, an increase of \$87.2 million, or 48.4%, compared to the amount outstanding as of December 31, 2010, which reflects a decline in market expectations of future interest rates (decline in forward yield curve).
- As of December 31, 2011, total debt outstanding was \$2.9 billion, a decrease of \$368.2 million, or 11.1%, compared to the balance at December 31, 2010. Payments of loans have been used to reduce bond balances rather than recycled into new loans.



- chfa
 - Net position as of December 31, 2011, was \$270.5 million, an increase of \$16.9 million, or 6.7%, compared to net position of \$253.6 million as of December 31, 2010, increasing the Authority's capital position. Net position as a percent of total assets increased from 6.8% as of December 31, 2010 to 8.0% as of December 31, 2011.
 - As reflected in the Statement of Revenues, Expenses and Changes in Net Position, net position increased by \$16.9 million for 2011 as compared to a \$281 thousand decrease during 2010. The \$16.9 million, or 6.7%, increase was primarily composed of the following:
 - An \$8.5 million decrease in net interest income as a result of lower investment rates and higher bond expenses.
 - A \$13.8 million increase in other operating revenues is a result of the following:
 - \$502 thousand decrease in real estate owned (REO) rental income.
 - \$3.0 million decrease in gain/sale of loans.
 - \$1.2 million increase in investment derivative activity loss.
 - \$18.6 million increase in fair value of investments.
 - \$43 thousand decrease in loan servicing and other revenues.
 - A \$12.0 million decrease in operating expense primarily as a result of an increase in salaries and related benefits due to increased staffing and benefit costs, a decrease in general operating expenses due to reduced Lehman swap termination costs and an increase in provision for loan losses due to increased delinquencies and foreclosures.



Analysis of Financial Activities

Condensed Summary of Net Position

(in thousands of dollars)

For the years ended December 31,		2011		2010 Restated		2009 Restated	
Assets		±		15 . J.C.		5.	
Cash	\$	89,292	\$	91,981	\$	35,900	
Investments		884,670		872,861	10.42	575,994	
Loans receivable		2,264,846		2,601,982		2,880,823	
Loans receivable held for sale		38,206		47,478		67,356	
Capital assets, net		24,160		26,741		28,586	
Other assets		70,365		79,061		76,619	
Total assets		3,371,539		3,720,104	- x.	3,665,278	
Deferred Outflows						¥ 18	
Accumulated decrease in fair value of hedging derivatives		267,410		180,245		137,632	
Liabilities							
Bonds and notes payable, net		2,935,507		3,303,668		3,278,881	
Derivative instruments and related borrowings		335,558		243,572		204,498	
Other liabilities		97,362		99,531		63,213	
Total liabilities		3,368,427		3,646,771		3,546,592	
Deferred Inflows			34				
Accumulated increase in fair value of hedging derivatives		•				2,458	
Net position:							
Invested in capital assets		24,160		26,741		28,586	
Restricted by bond indentures		137,096		113,252		163,809	
Unrestricted		109,266		113,586		61,465	
Total net position	\$	270,522	\$	253,579	\$	253,860	
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The deferred outflows, deferred inflows and net position for December 31, 2010 and 2009 were adjusted due to the early adoption of GASB No. 64, *Derivative Instruments: Application of Hedge Accounting Termination Provisions* (GASB No. 64), which designates specific circumstances where hedge accounting may continue after the termination of the hedging derivative instrument. The early adoption of GASB No. 64 resulted in the following adjustments to the Statement of Net Position as of December 31, 2010; deferred outflows increased by \$36,462,000, deferred inflows decreased by \$6,168,000, beginning net position increased by \$44,778,000, and ending net position decreased by \$42,630,000. The early adoption of GASB No. 64 resulted in the following adjustments to the Statement of Net Position as of December 31, 2009 deferred outflows increased by \$19,905,000, beginning net position increased by \$24,873,000, deferred inflows decreased by \$19,905,000, beginning net position increased by \$46,865,000, and ending net position decreased by \$46,865,000, beginning net position decreased by \$44,778,000.

Comparison of Years Ended December 31, 2011 and 2010

Total assets decreased \$348.6 million, or 9.4%, from the prior year. Cash and cash equivalents, and investments, combined, increased \$9.1 million thousand, or 1.0%. Mortgage and other loans receivable decreased by \$346.4 million, or 13.1%, as a result of loan repayments occurring without a corresponding increase in new loans retained as the Authority continued to issue Ginnie Mae securities during the year. Total deferred outflows increased \$87.2 million, or 48.4%, from the prior year, due to a decline in market expectations of future interest rates (decline in the forward yield curve).



Total liabilities decreased \$278.3 million, or 7.6% from the prior. Notes and bond payable decreased \$368.2 million, or 11.1%, primarily due to scheduled bond payments and additional unscheduled redemptions. Derivative instruments and related borrowings fair value increased \$92.0 million, or 37.8% from prior year due to declining market interest rates.

Comparison of Years Ended December 31, 2010 and 2009:

Total assets increased \$54.8 million, or 1.5% from the prior year. Cash and cash equivalents, and investments, combined, increased \$352.9 million, or 57.7%. Mortgage and other loans receivable decreased by \$298.7 million, or 10.1%, as a result of loan repayments occurring without a corresponding increase in new loans retained, as the Authority continued to issue Ginnie Mae securities during the year. Total deferred outflows increased \$42.6 million, or 31.0% from the prior year, due to declining interest rates.

Total liabilities increased \$100.2 million, or 2.8% from the prior year. Notes and bond payable increased \$24.8 million, or 0.8% primarily due to the reduction of bonds payable from the collection of mortgage payments. Derivative instruments and related borrowings increased \$39.1 million, or 19.1% from prior year.

Subsequent Events:

In March of 2012, the Authority completed the sale of the real estate for all Blended Component Units, which encompass the Rental Assistance Program ("RAP") - Hyland Park Centre Corporation ("Hyland Park"), Tanglewood Oaks Apartments Corporation ("Tanglewood"), and Village of Yorkshire Corporation ("Yorkshire"). In addition, the Authority completed the sale of real estate for Maple Tree Settlement, which is not a Blended Component Unit, but is part of RAP. Each of these properties was sold at a gain. These properties contributed a total increase to net operating income in 2011 and 2010 of \$1.5 million and \$498 thousand respectively.

The Authority paid in full the outstanding Lehman swap termination settlement as of March 2012.

Also in March, the Authority redeemed \$106,325,000 of NIPB bonds.



Condensed Summary of Revenues, Expenses and Changes in Net Position (in thousands of dollars)

For the years ended December 31,		2011		2010 Restated		9 Restated
Interest income and expense:						
Interest on loans receivable	\$	134,597	\$	151,319.	\$	173,009
Interest on investments		23,423		18,094	3004.00	15,053
Interest on debt		(138,545)		(141,458)		(173,971)
Net interest income		19,475		27,955		14,091
Other operating income:						
Rental income		8,804		9,306		7,460
Gain on sale of loans		16,792		19,817		8,528
Investment derivative activity loss		(1,715)		(473)		(2,882)
Net increase in the fair value of investments		25,887		7,324		(10,396)
Other revenues		19,443		19,400		18,430
Total other operating income	ан. У П.	69,211		55,374		21,140
Total operating income		88,686		83,329		35,231
Operating expenses:						
Salaries and related benefits		18,210		17,808		16,180
General operating		40,783		55,636		17,815
Depreciation		3,684		3,773		3,159
Provision for loan losses		9,036		6,521		14,404
Total operating expenses		71,713		83,738		51,558
Net operating income (loss)		16,973		(409)		(16,327)
Federal grant receipts		134,491		134,613		112,458
Federal grant payments		(134,491)		(134,613)		(112,458)
Gain (loss) on sale of capital assets		(30)		128		-
Nonoperating revenues and expenses, net		(30)		128		-
Change in net position		16,943		(281)		(16,327)
Net position:						
Beginning of year		253,579		253,860		270,187
End of year	\$	270,522	\$	253,579	\$	253,860

Comparison of Years Ended December 31, 2011 and 2010

Total operating income increased by \$5.4 million in 2011 to \$88.7 million, an increase of 6.4%, compared to 2010. The following contributed to the increase:

- Interest income decreased by \$11.4 million in 2011 as a result of higher prepayments without a corresponding new loan investment.
- Interest expense related to debt decreased by \$2.9 million due to lower outstanding balances.
- Gain on sale of loans decreased by \$3.0 million in 2011 related primarily to the reduced amount of issuance of GNMA securities.

Management's Discussion and Analysis



 The fair value of investments increased by \$18.6 million due primarily to a decrease in market interest rates during 2011.

Total operating expenses decreased \$12.0 million in 2011 to \$71.7 million, a decrease of 14.4%, compared to 2010. The decrease was primarily due to an increase in salaries and related benefits due to increased staffing, merit increases and health insurance costs, a decrease in general operating costs related to Lehman swap termination settlements, a decrease in depreciation expense due to assets becoming fully depreciated and an increase in provision for loan losses due to increasing delinquencies and foreclosures.

Total nonoperating revenues and expenses consist primarily of pass-through amounts related to the Authority's role as a contract administrator of the U.S. Department of Housing and Urban Development's Section 8 subsidy program. Under the Section 8 subsidy program, tenants pay 30% of their income toward rent and the balance is paid by federal subsidy.

Comparison of Years Ended December 31, 2010 and 2009

Total operating income increased by \$49.3 million in 2010 to \$83.3 million, an increase of 144.8%, compared to 2009. The following contributed to the increase:

- Interest income decreased by \$18.6 million in 2010 as a result of reduced loans receivable balances.
- Interest expense related to debt decreased by \$33.7 million due to the normalization of interest rates and lower outstanding debt.
- Gain on sale of loans increased by \$11.3 million in 2010 due primarily to gains on the sale of GNMA securities.
- The fair value of investments increased by \$17.7 million due primarily to a decrease in market rates in 2010.

Total operating expenses increased \$33.4 million in 2010 to \$83.7 million, an increase of 66.2%, compared to 2009. The following contributed to the decrease:

- Salaries and related benefits increased by \$1.6 million, or 10.1%, due to increased staffing, merit increases and health insurance costs.
- General operating costs increased by \$39.0, million or 234.6%, due to expenses related to the Lehman swap termination settlements and costs associated with the Rental Acquisition Program and Other Real Estate Owned including management fees, repairs and maintenance, utilities, personal and administrative costs.
- Depreciation expense increased \$614 thousand, or 19.4%, due to purchase, implementation, and development and computer software.
- Offsetting these increases is a \$7.9 million decrease to the provision for loan losses due to a change in accounting estimate for reserves related to government-insured loans to better reflect credit risk considering economic programs, borrower factors, and collateral values.

11

colorado housing and finance authority

financing the places where people live and work

AUDITORS' REPORT



KPMG LLP Suite 2700 707 Seventeenth Street Denver, CO 80202-3499

Independent Auditors' Report

Board of Directors Colorado Housing and Finance Authority Denver, Colorado:

We have audited the accompanying financial statements of the Colorado Housing and Finance Authority (the Authority), as of and for the year ended December 31, 2011, which comprise the Authority's basic financial statements as listed in the table of contents. These financial statements are the responsibility of the Authority's management. Our responsibility is to express an opinion on these financial statements based on our audit. The accompanying basic financial statements of the Authority as of December 31, 2010, were audited by other auditors whose report thereon dated June 27, 2011, expressed an unqualified opinion on those statements, before the restatement to reflect the retroactive application of an accounting principle and change in accounting described in note 1(c) to the basic financial statements.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Authority's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Authority as of December 31, 2011, and the respective changes in financial position, and cash flows for the year then ended in conformity with U.S. generally accepted accounting principles.

We also audited the adjustments described in note 1(c) that were applied to restate the 2010 basic financial statements to reflect the retroactive application of an accounting principle and change in accounting. In our opinion, such adjustments are appropriate and have been properly applied. We were not engaged to audit, review, or apply any procedures to the 2010 basic financial statements of the Authority other than with respect to the adjustments and, accordingly, we do not express an opinion or any other form of assurance on the 2010 basic financial statements taken as a whole.

KPMG LLP is a Delaware limited liability partnership, the U.S. member firm of KPMG International Cooperative ("KPMG International"), a Swiss entity. U.S. generally accepted accounting principles require that the management's discussion and analysis on pages 4 through 11 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.

Our audit was conducted for the purpose of forming an opinion on the financial statements as a whole. The supplementary information included in Schedules 1 through 3 is presented for purposes of additional analysis and is not a required part of the financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the basic financial statements as a whole.

As discussed in note 1(c) to the financial statements, during 2011, the Authority adopted Governmental Accounting Standards Board (GASB) Statement No. 64, *Derivative Instruments: Application of Hedge Accounting Termination Provisions*. The adoption required retroactive application to prior periods.



March 29, 2012

colorado housing and finance authority

financing the places where people live and work

BASIC FINANCIAL STATEMENTS

Statements of Net Position

For the years ended December 2011 and 2010

(in thousands of dollars)

Assets Current assets: Cash Restricted Unrestricted Investments (partially restricted, see note 2) Loans receivable (partially restricted, see note 3) Loans receivable held for sale Other current assets Current assets Noncurrent assets: Investments (partially restricted, see note 2) Loans receivable, net (partially restricted, see note 3) Capital assets, net Other assets Total noncurrent assets	3 64 11 3 2 91 23 2,15 2 4	56,011 33,281 46,232 13,701 38,206 25,049 12,480 38,438 51,145 24,160	\$	16,498 652,878 134,211 47,478 30,394 956,942 219,983
Cash Restricted Unrestricted Investments (partially restricted, see note 2) Loans receivable (partially restricted, see note 3) Loans receivable held for sale Other current assets Current assets Noncurrent assets: Investments (partially restricted, see note 2) Loans receivable, net (partially restricted, see note 3) Capital assets, net Other assets	3 64 11 3 2 91 23 2,15 2 4	33,281 46,232 13,701 38,206 25,049 12,480 38,438 51,145 24,160	\$	16,498 652,878 134,211 47,478 30,394 956,942 219,983
Restricted Unrestricted Investments (partially restricted, see note 2) Loans receivable (partially restricted, see note 3) Loans receivable held for sale Other current assets Current assets Noncurrent assets: Investments (partially restricted, see note 2) Loans receivable, net (partially restricted, see note 3) Capital assets, net Other assets	3 64 11 3 2 91 23 2,15 2 4	33,281 46,232 13,701 38,206 25,049 12,480 38,438 51,145 24,160	\$	16,498 652,878 134,211 47,478 30,394 956,942 219,983
Unrestricted Investments (partially restricted, see note 2) Loans receivable (partially restricted, see note 3) Loans receivable held for sale Other current assets Current assets Noncurrent assets: Investments (partially restricted, see note 2) Loans receivable, net (partially restricted, see note 3) Capital assets, net Other assets	3 64 11 3 2 91 23 2,15 2 4	33,281 46,232 13,701 38,206 25,049 12,480 38,438 51,145 24,160	\$	134,211 47,478 <u>30,394</u> 956,942 219,983
Investments (partially restricted, see note 2) Loans receivable (partially restricted, see note 3) Loans receivable held for sale Other current assets Current assets Noncurrent assets: Investments (partially restricted, see note 2) Loans receivable, net (partially restricted, see note 3) Capital assets, net Other assets	64 11 3 2 91 23 2,15 2 4	46,232 13,701 38,206 25,049 12,480 38,438 51,145 24,160		652,878 134,211 47,478 30,394 956,942 219,983
Loans receivable (partially restricted, see note 3) Loans receivable held for sale Other current assets Current assets Noncurrent assets: Investments (partially restricted, see note 2) Loans receivable, net (partially restricted, see note 3) Capital assets, net Other assets	11 3 2 91 23 2,15 2 4	13,701 38,206 25,049 12,480 38,438 51,145 24,160	-	134,211 47,478 <u>30,394</u> 956,942 219,983
Loans receivable (partially restricted, see note 3) Loans receivable held for sale Other current assets Current assets Noncurrent assets: Investments (partially restricted, see note 2) Loans receivable, net (partially restricted, see note 3) Capital assets, net Other assets	3 2 91 23 2,15 2 4	38,206 25,049 12,480 38,438 51,145 24,160		47,478 30,394 956,942 219,983
Other current assets Current assets Noncurrent assets: Investments (partially restricted, see note 2) Loans receivable, net (partially restricted, see note 3) Capital assets, net Other assets	2 91 23 2,15 2 4	25,049 12,480 38,438 51,145 24,160		30,394 956,942 219,983
Current assets Noncurrent assets: Investments (partially restricted, see note 2) Loans receivable, net (partially restricted, see note 3) Capital assets, net Other assets	91 23 2,15 2 4	12,480 38,438 51,145 24,160		956,942 219,983
Noncurrent assets: Investments (partially restricted, see note 2) Loans receivable, net (partially restricted, see note 3) Capital assets, net Other assets	23 2,15 2 4	38,438 51,145 24,160		219,983
Investments (partially restricted, see note 2) Loans receivable, net (partially restricted, see note 3) Capital assets, net Other assets	2,15 2 4	51,145 24,160		
Loans receivable, net (partially restricted, see note 3) Capital assets, net Other assets	2,15 2 4	51,145 24,160		
Capital assets, net Other assets	2	24,160		
Other assets	4			2,467,772
the state of the				26,741
Total noncurrent assets	2.45	15,316		48,667
		59,059		2,763,163
Total assets	3,37	1,539		3,720,105
Deferred Outflown				
Deferred Outflows Accumulated decrease in fair value of hedging derivatives	26	57,410		180,245
Liabilities				
Current liabilities:				
Short-term debt	4	16,100		87,900
Bonds payable		21,512		299,187
Notes payable		104		79
Other current liabilities	7	73,421		90,764
Current liabilities		11,137		477,930
Noncurrent liabilities:				
Bonds and notes payable, net	2,56	57,791		2,916,502
Derivative instruments		31,951		183,600
Hybrid instrument borrowing	5	53,607		59,972
Other liabilities	2	23,941		8,767
Total noncurrent liabilities	2,92	27,290		3,168,841
Total liabilities	3,36	68,427		3,646,771
Net position				
Invested in capital assets	2	24,160		26,741
Restricted by bond indentures		37,096		113,252
Unrestricted		9,266	(a	113,586
Total net position	\$ 27	70,522	\$	253,579

See accompanying notes to basic financial statements.

Statements of Revenues, Expenses and Changes in Net Position

For the years ended December 2011 and 2010

(in thousands of dollars)

		2011		2010
			Rest	tated, note 1
Interest income and expense:				
Interest on loans receivable	\$	134,597	\$	151,319
Interest on investments		23,423		18,094
Interest on debt		(138,545)		(141,458)
Net interest income		19,475		27,955
Other operating revenue:	18 20			
Rental income		8,804		9,306
Gain on sale of loans		16,792		19,817
Investment derivative activity loss		(1,715)		(473)
Net increase in the fair value of investments		25,887		7,324
Other revenues	1	19,443		19,400
Total other operating income		69,211		55,374
Total operating income		88,686		83,329
Operating expenses:				
Salaries and related benefits		18,210		17,808
General operating		40,783		55,636
Depreciation	50 E	3,684		3,773
Provision for loan losses		9,036		6,521
Total operating expenses		71,713		83,738
Net operating income (loss)		16,973		(409)
Federal grant receipts		134,491		134,613
Federal grant payments		(134,491)		(134,613)
Gain (loss) on sale of capital assets	10	(30)		128
Nonoperating revenues and expenses, net		(30)		128
Change in net position		16,943		(281)
Net position:				
Beginning of year		253,579		253,860
End of year	\$	270,522	\$	253,579
See accompanying notes to basic financial statements				

See accompanying notes to basic financial statements.

Statements of Cash Flows

For the years ended December 2011 and 2010

(in thousands of dollars)

	·.	2011	2010 Restated, note 1
Cash flows from operating activities:			
Principal payments received on loans receivable			e
and receipts from dispositions of other real estate owned	\$	303,302	\$ 320,375
Interest payments received on loans receivable		138,083	154,818
Payments for loans receivable		(367,983)	(428,218)
Receipts from sales of Ginnie Mae securities		420,989	417,478
Receipts from rental operations		8,748	9,346
Receipts from other revenues		19,391	19,173
Payments for salaries and related benefits		(18,775)	(17,109)
Payments for goods and services		(41,362)	(19,213)
All other, net		1,503	(1,185)
Net cash provided by operating activities		463,896	455,465
Cash flows from noncapital financing activities:		1	
Net increase (decrease) in short-term debt		(41,800)	14,650
Proceeds from issuance of bonds		266,435	275,210
Proceeds from issuance of notes payable		1,388	125
Receipts from federal grant programs		135,352	134,308
Payments for federal grant programs		(134,491)	(134,613)
Principal paid on bonds		(583,898)	(247,064)
Principal paid on notes payable		(105)	(17,415)
Interest paid on short-term debt		(271)	(226)
Interest rate swap settlements		(92,102)	(95,330)
Interest paid on bonds		(49,000)	(52,336)
Interest paid on notes payable		(756)	(1,004)
Bond issuance costs paid		(1,728)	(1,365)
Net cash used by noncapital financing activities		(500,976)	(125,060)
Cash flows from capital and related financing activities:			
Purchase of capital assets		(1,133)	(2,148)
Proceeds from the disposal of capital assets		(1,100)	347
Net cash used by capital and related financing activities		(1,133)	(1,801)
Cash flows from investing activities:			
Proceeds from maturities and sales of investments		3,089,608	2,897,006
		(3,075,530)	
Purchase of investments		이 아파 아파 영화 방송에 가지 않았다.	(3,186,689)
Income received from investments		21,446	17,160
Net cash provided (used) by investing activities		35,524	(272,523)
Net increase (decrease) in cash		(2,689)	56,081
Cash at beginning of year		91,981	35,900
Cash at end of year	\$	89,292	\$ 91,981
Restricted		56,011	75,483
Unrestricted		33,281	16,498
Cash, end of year	\$	89,292	\$ 91,981

See accompanying notes to basic financial statements.

Continued on the next page

Statements of Cash Flows (continued)

For the years ended December 2011 and 2010

(in thousands of dollars)

		2011		2010 ted, note 1
Reconciliation of operating income (loss) to net cash provided (used) by operating activities:				
Net operating income (loss) Adjustments to reconcile operating income (loss) to net cash used by operating activities:	\$	16,973	S	(409)
Depreciation expense		3,684		3,773
Amortization of service release premiums	5 5	3,538		2,946
Amortization of deferred loan fees/costs, net		65		115
Amortization of derivatives related borrowings		(6,364)		(6,469)
Provision for loan losses		9,036		6,521
Gain on sale of capital assets		30		
Interest on investments		(23,418)		(18,087)
interest on debt		144,909	84	147,927
Unrealized loss on investment derivatives		1,715		473
Unrealized gain on investments		(25,887)		(7,324)
Loss on sale of REO	31	1,631	100	413
Gain on sale of loans receivable held for sale		(16,792)	5. 	(19,817)
Changes in assets and liabilities:	8			
Loans receivable and other real estate owned	12	350,818	3	306,083
Accrued interest receivable on loans and investments	25	3,742		3,505
Other assets		1,446		(3,983)
Accounts payable and other liabilities		(1,230)		39,798
Net cash provided by operating activities	\$	463,896	\$	455,465

See accompanying notes to basic financial statements.

colorado housing and finance authority

financing the places where people live and work

NOTES TO BASIC FINANCIAL STATEMENTS



1) Organization and Summary of Significant Accounting Policies

(a) Authorizing Legislation and Reporting Entity

Authorizing Legislation - The Colorado Housing and Finance Authority (the "Authority") is a body corporate and a political subdivision of the State of Colorado (the "State") established pursuant to the Colorado Housing and Finance Authority Act, Title 29, Article 4, Part 7 of the Colorado Revised Statutes, as amended (the "Act"). The Authority is not a state agency and is not subject to administrative direction by the State. The governing body of the Authority is its board of directors. Operations of the Authority commenced in 1974. The Authority is not a component unit of the State or any other entity.

The Authority was created for the purpose of making funds available to assist private enterprise and governmental entities in providing housing facilities for lower- and moderate-income families. Under the Act, the Authority is also authorized to finance projects and working capital loans to industrial and commercial enterprises (both for-profit and nonprofit) of small and moderate size.

In 1992, Colorado voters approved an amendment to the State Constitution, Article X, Section 20, which, among other things, imposes restrictions on increases in revenue and expenditures of state and local governments. In the opinion of its bond counsel, the Authority qualifies as an enterprise under the amendment and therefore is exempt from its provisions.

In 2001, the Colorado state legislature repealed the limitation on the amount of debt that the Authority can issue as well as removed the moral obligation of the State on future debt issues of the Authority. The bonds, notes and other obligations of the Authority do not constitute debt of the State.

Blended Component Units – Rental Acquisition Program ("RAP") - Hyland Park Centre Corporation ("Hyland Park"), Tanglewood Oaks Apartments Corporation ("Tanglewood"), and Village of Yorkshire Corporation ("Yorkshire") have been designated as blended component units and included in the Authority's financial statements. Hyland Park, Tanglewood and Yorkshire are public, nonprofit instrumentalities of the Authority, each of which owns and operates a single, separate multifamily rental housing project. The Authority is financially accountable for these units because they have the same board of directors and management personnel, and their surplus assets are relinquished to the Authority. Separate financial statements for the individual component units may be obtained through the Authority.

Lending and Housing Programs - The Authority accounts for its lending and operating activities in the following groups:

General Program – The General Program is the Authority's primary operating program. It accounts for assets, liabilities, revenues and expenses not directly attributable to a bond program. Most of the bond resolutions of the programs permit the Authority to make cash transfers to the general accounts after establishing reserves required by the bond resolutions. The general accounts financially support the bond programs when necessary. The general accounts include proprietary loan programs developed by the Authority to meet the needs of low- and moderate-income borrowers not served by traditional lending programs. The general accounts also include administrative activities related to the federal government's Section 8 housing assistance payments program.

Single Family Program – The Single Family Program includes bonds issued and assets pledged for payment of the bonds under the related indentures. Loans acquired under this program with the proceeds of single family bond issues include FHA, conventional, USDA Rural Development and VA loans made under various loan programs.

Multi-Family/Business Program – The Multi-Family/Business *Program* includes bonds issued and assets pledged for payment of the bonds under the related indentures. Loans acquired under this program with the proceeds of multi-family and business (sometimes referred to as project) bond issues include loans made for the purchase, construction or rehabilitation of multi-family rental housing. In addition, business loans are made to both for-profit and nonprofit organizations primarily for the purpose of acquisition or expansion of their facilities or for the purchase of equipment.



(b) Basis of Accounting

The Authority presents its financial statements in accordance with U.S generally accepted accounting standards as established by the Governmental Accounting Standards Board (GASB). For financial purposes, the Authority is considered a special-purpose government engaged in business-type activities. The financial statements are prepared using the economic resources measurement focus and the accrual basis of accounting. Under the accrual basis, revenues are recognized when earned, and expenses are recorded when incurred. All significant intra-entity transactions have been eliminated.

(c) Summary of Significant Accounting Policies

Estimates - The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reported period. Significant estimates to the Authority's financial statements include the allowance for loan losses and fair value estimates. Actual results could differ from those estimates.

Cash and Restricted Cash - The Authority's cash and cash equivalents are considered to be cash on hand and demand deposits held in banks.

Restricted Assets – Essentially all investments and loans receivable are restricted assets. Restricted assets are held for the benefit of respective bond holders and accounted for by program. Certain other assets are held on behalf of various governmental housing initiatives or regulations.

Investments – Investments of the Authority, with the exception of nonparticipating investment agreements, which are reported at cost, are reported at fair value based on values obtained from third-party pricing services. The values are based on quoted market prices when available or on adjusted value in relation to observable prices on similar investments. Investments with an initial maturity of one year or less are valued at amortized cost, which approximates fair value. Virtually all investments are restricted.

Loans Receivable – Mortgage loans receivable are reported at their unpaid principal balance net of deferred down payment assistance expense, deferred fee income, loan origination costs and an allowance for estimated loan losses. Deferred down payment assistance expense, deferred fee income and loan origination costs are capitalized and amortized over the contractual life of the loan using the effective interest method. Virtually all mortgage loans receivable are serviced by the Authority and are restricted.

Loans Receivable Held for Sale – Loans originated or acquired and intended for sale in the secondary market are carried at the lower of cost or fair value. Gains and losses on loan sales (sales proceeds minus carrying value) are reported in noninterest income.

Allowance for Loan Losses – The allowance for loan losses is a reserve against current operations based on management's estimate of expected loan losses. Management's estimate considers such factors as the payment history of the loans, the projected cash flows of the borrowers, estimated value of the collateral, subsidies, guarantees, mortgage insurance, historical loss experience for each loan type, additional guarantees provided by the borrowers and economic conditions. Based on the review of these factors, a total reserve amount is calculated and a provision is made against current operations to reflect the estimated balance.

Troubled Debt Restructuring – A restructuring of a debt constitutes a troubled debt restructuring if the creditor for economic or legal reasons related to the debtor's financial difficulties grants a concession to the debtor that it would not



otherwise consider. Whatever the form of concession granted by the creditor to the debtor in a troubled debt restructuring, the creditor's objective is to make the best of a difficult situation. That is, the creditor expects to obtain more cash or other value from the debtor, or to increase the probability of receipt, by granting the concession than by not granting it.

Interest income is recognized using the new interest rate after restructuring, which approximates the effective interest rate. Additional information is disclosed in the loans receivable see note 3.

Capital Assets – The Authority's capital assets consist of two groups. Corporate capital assets include those capital assets other than those used in its RAP activities. The Authority commenced its RAP operations in 1988 when the Board authorized the acquisition, rehabilitation and operation of multi-family properties to provide affordable housing to lower- and moderate-income families. The Authority has acquired and rehabilitated these properties with a combination of sources of funds, including (1) general obligation and multi-family bond proceeds, (2) seller-carry notes, and (3) contributions from the Authority's general operating account. As of December 31, 2011, the Authority owned a total of four RAP projects, including its three component units, containing 917 units. These properties were sold subsequent to year-end, see note 15.

Capital assets are defined by the Authority as assets with an initial, individual cost of \$2,500 in the case of corporate capital assets and \$1,500 in the case of RAP capital assets. Capital assets are depreciated or amortized using the straight-line method over their estimated useful lives, which are 30 years for buildings and from 3 to 10 years for furniture and equipment.

Other Assets – The major other assets are:

- Mortgage servicing rights (servicing release premiums): amortized over the life of the related loans using the effective interest method. Unamortized costs totaling \$21,520,000 and \$21,705,000 were outstanding at December 31, 2011 and 2010, respectively. Included in these amounts are mortgage servicing rights of \$9,502,000 and \$6,765,000, as of December 31, 2011 and 2010, respectively, related to loans sold by the Authority for which the Authority retained the mortgage servicing rights. These mortgage servicing rights are reported at the lower of cost or fair value. In 2011, the Authority recognized an impairment loss of \$635,000. The impairment loss is reported in general operating expense on the Statement of Revenues, Expenses and Changes in Net Position. No impairment was recognized in 2010.
- Other real estate owned (REO): represents real estate acquired through foreclosure and in-substance foreclosures. Other real estate owned is recorded at the lower of the investment in the loan or the estimated net realizable value, which equals estimated fair value minus closing costs.
- Bond and note issuance costs: costs of debt issuance are deferred and amortized to interest expense over the lives
 of the bond issues using the effective interest method.

Bonds – Bonds payable are limited obligations of the Authority, and are not a debt or liability of the State or any subdivisions thereof. Each bond issue is secured, as described in the applicable trust indenture, by all revenues, moneys, investments, mortgage loans, and other assets in the accounts of the program. Substantially all of the Authority's loans and investments are pledged as security for the bonds. The provisions of the applicable trust indentures require or allow for redemption of bonds through the use of unexpended bond proceeds and excess funds accumulated primarily through prepayment of mortgage loans and program certificates. All outstanding bonds are subject to redemption at the option of the Authority, in whole or in part at any time after certain dates, as specified in the respective series indentures.

The Authority issues fixed rate and variable rate bonds. The rate on the fixed rate bonds is set at bond closing. The variable rate bonds bear interest at either a monthly or a weekly rate until maturity or earlier redemption. For bonds that pay weekly rates, the remarketing agent for each bond issue establishes the weekly rate according to each indenture's remarketing agreement. The weekly rates are communicated to the various bond trustees for preparation of debt service payments. The weekly rate, as set by the remarketing agent, allows the bonds to trade in the secondary market at a price



equal to 100% of the principal amount of the bonds outstanding, with each rate not exceeding maximum rates permitted by law. The variable rate bonds that bear interest monthly are based on the 1-month London Interbank Offered Rate (LIBOR).

Variable rate bonds have an assumed Stand-by Purchase Agreement (SBPA), which states that the issuer of the SBPA will purchase the bonds in the event the remarketing agent is unsuccessful in marketing the bonds. In this event, the interest rate paid by the Authority will be calculated using a defined rate from the SBPA. If the bonds remain unsold for a period of 90 days, they are deemed to be "bank bonds" and the Authority is required to repurchase the bonds from the SBPA issuer. The timing of this repurchase, or term out, will vary by issuer from two years to ten years.

Bond Discounts and Premiums – Discounts and premiums on bonds payable are amortized to interest expense over the lives of the respective bond issues using the effective interest method.

Debt Refundings – For current refundings and advance refundings resulting in defeasance of debt, the difference between the reacquisition price and the net carrying amount of the old debt is deferred and amortized as a component of interest expense over the remaining life of the old or new debt, whichever is shorter, using the effective interest method, with the exception of the amount relating to deferred loss on interest rate swap hedging relationship termination, which are amortized on a straight-line basis. The deferred refunding amounts are classified as a component of bonds payable in the financial statements.

Derivative Instruments – Derivative instruments, as defined in GASB No. 53, Accounting and Financial Reporting for Derivative Instruments, are measured on the Statement of Net Position at fair value. Changes in fair value for those derivative instruments that meet the criteria for hedging instruments under GASB No. 53 are reported as deferred inflows and outflows. Changes in fair value of investment derivative instruments, which are ineffective derivative instruments, are reported within investment derivative activity loss in the period of change.

Derivative Instruments - Interest Rate Swap Agreements – The Authority enters into interest rate swap agreements ("Swap") with rated swap counterparties in order to (1) provide lower cost fixed rate financing for its loan production needs through synthetic fixed rate structures; and (2) utilize synthetic fixed rate structures with refunding bonds in order to generate cash flow savings. The interest differentials to be paid or received under such swaps are recognized as an increase or decrease in interest expense of the related bond liability. The Authority enters into fixed payor swaps, where it pays a fixed interest rate in exchange for receiving a variable interest rate from the counterparty. The variable interest rate may be based on either a taxable or tax-exempt index. By entering into a swap agreement, the Authority hedges its interest rate exposure on the associated variable rate bonds. With the exception of one swap, all of the swaps are considered hedging derivatives. Additional information about the swap agreements is provided in note 8.

Derivative Instruments - Forward Sales Contracts – Forward sales securities commitments and private investor sales commitments are utilized to hedge changes in fair value of mortgage loan inventory and commitments to originate mortgage loans. At December 31, 2011, the Authority had executed 34 forward sales transactions with an \$82,392,000 notional amount with three counterparties with concentrations and ratings (Standard and Poor's / Moody's Investors Service) as shown in note 8. The forward sales will all settle by March 19, 2012. These contracts are considered investment derivative instruments.

Hybrid Instrument Borrowings – Hybrid instrument borrowings represent cash premiums received on interest rate swaps that had a fair value other than zero at the date of execution, generally because the fixed rates were different than market rates at that date. Interest expense is imputed on these borrowings, which is reported at amortized cost.

Other Liabilities - The major other liabilities are:

Servicing escrow: the net amount of collected escrow funds currently being held to pay future obligations of
property taxes and insurance premiums due on real properties. The Authority has a corresponding asset that is
recorded in restricted cash.



- Alternative Dispute Resolution: amounts due to Lehman Brothers Financial Products, Inc. and Lehman Brothers Special Financing, Inc. (the "Lehman Debtors") to resolve a dispute relating to the termination value of certain derivative contracts between the Authority and the Lehman Debtors. It is anticipated that the amounts will be paid in full during 2012.
- Deferred Low Income Housing Tax Credit (LIHTC) Income: compliance monitoring fees collected in advance on multi-family properties that have been awarded low-income housing tax credits to be used over a 15-year period. These fees cover the ongoing cost the Authority incurs to certify that these properties remain low-income compliant during the 15-year period and continue to be eligible to use the tax credits awarded.
- Compensated Absences: employees accrue paid time off at a rate based on length of service. Employees may
 accrue and carry over a maximum of 150% of their annual paid time off benefit. The liability for compensated
 absences is based on current salary rates and is reported in the Statement of Net Position.

Classification of Revenues and Expenses - The Authority distinguishes operating revenues and expenses from nonoperating items. Operating revenues and expenses generally result from providing services in connection with the Authority's ongoing operations. The principal operating revenues of the Authority are interest income on loans and investment income. The Authority also recognizes revenues from rental operations and other revenues, which include loan servicing fees and other administrative fees. Operating expenses include interest expense, administrative expenses, depreciation, and the provision for loan losses. All revenues and expenses not meeting this definition are reported as nonoperating revenues and expenses.

The Authority's nonoperating revenues and expenses consist primarily of pass-through amounts related to the Authority's role as a contract administrator of the U.S. Department of Housing and Urban Development's Section 8 subsidy program. Under the Section 8 subsidy program, tenants pay 30% of their income toward rent and the balance is paid to the Authority by federal subsidy.

In addition, under the federal government's American Recovery and Reinvestment Act (ARRA), passed in February 2009, the Authority became the allocator of the Tax Credit Assistance Program (TCAP) and the Tax Credit Exchange Program (TCEP). The two programs were created to assist developers holding allocations of federal LIHTC. In 2009, the Authority received an allocation of over \$60 million in federal funds to distribute to projects already underway across the State. As of December 31, 2011, all TCEP and TCAP funds have been distributed, and the Authority has no remaining obligations under the program.

New Accounting Principles - The Authority has evaluated the financial statement impact and adopted several new Statements issued by the Governmental Accounting Standards Board (GASB) in its current fiscal year ended December 31, 2011.

GASB issued GASB Statement No. 62, which improves financial reporting by incorporating into GASB's authoritative literature certain accounting and financial reporting guidance that is included in FASB and the American Institute of Certified Public Accountants ("AICPA") pronouncements issued on or before November 30, 1989, which does not conflict with or contradict GASB pronouncements. GASB No. 62 will supersede Statement No. 20. The requirements of GASB No. 62 are effective for financial statements for periods beginning after December 15; 2011, although earlier application is encouraged. There was no material impact to the Authority's financial statements from the early adoption of this standard in 2011.

GASB issued GASB Statement No. 63, *Financial Reporting of Deferred Outflows of Resources, Deferred Inflows of Resources, and Net Position* ("GASB No. 63"), which provides guidance for reporting deferred outflows of resources and deferred inflows of resources within the financial statements of governmental entities. These elements were previously identified and defined in GASB Concepts Statement No. 4, *Elements of Financial Statements*. Deferred outflows of resources are defined as a consumption of net assets by the government that is applicable to a future reporting period. They are required to be reported in the statement of financial position in a separate section following assets. Similarly,



deferred inflows of resources are defined as an acquisition of net assets by a government that is applicable to a future reporting period. They should be reported in the statement of financial position in a separate section following liabilities. Additionally, GASB No. 63 renames the statement of net assets as the statement of net position. The statement of net position should report all assets, deferred outflows of resources, liabilities, deferred inflows of resources, and net position. There was no material impact to the Authority's financial statements from the early adoption of this standard in 2011.

GASB issued GASB Statement No. 64, *Derivative Instruments: Application of Hedge Accounting Termination Provisions* ("GASB No. 64"), which designates specific circumstances where hedge accounting may continue after the termination of the hedging derivative instrument. Under the provisions of GASB Statement No. 53, *Accounting and Financial Reporting for Derivative Instruments* (GASB No. 53), a government is to cease hedge accounting upon the termination of the hedging derivative instrument, resulting in the immediate recognition of the deferred outflows or inflows of resources as a component of investment income. However, in many instances, governments have managed to replace their swap counterparty or swap counterparty's credit support providers by amending existing swap agreements or by entering into new swap agreements. Therefore, GASB No. 64 was issued to clarify the circumstances in which an effective hedging relationship continues after these events occur.

Under GASB No. 64, a hedging derivative instrument is considered terminated unless an effective hedging relationship continues when all of the following criteria are met: 1) collectability of swap payments is considered to be probable, 2) the swap counterparty of the interest rate swap or commodity swap, or the swap counterparty's credit support provider, is replaced with an assignment or in-substance assignment, and 3) the government enters into the assignment or in-substance assignment in response to the swap counterparty, or the swap counterparty's credit support provider, either committing or experiencing an act of default or a termination event as both are described in the swap agreement. The early adoption of this statement in 2011 required adjustment to prior periods.

The early adoption of GASB No. 64, in 2011 allowed the Authority to continue hedge accounting on certain interest rate swaps that were replaced in prior years. Prior to the adoption of GASB No. 64, the hedging associations for these interest rate swaps were considered terminated. Upon adoption of GASB No. 64, the Statement of Net Position as of December 31, 2010 was retroactively restated as follows: deferred outflows increased by \$36,462,000, deferred inflows decreased by \$6,168,000, beginning net position increased by \$44,778,000, and ending net position increased by a net \$42,630,000. Hybrid instrument borrowing amortization, which is reported in interest on debt on the 2010 Statement of Revenues, Expenses and Changes in Net Position, decreased by \$2,148,000.

Change in Accounting – Prior to the year ended December 31, 2011, the Authority presented three separate funds along with the combined total thereof in its basic financial statements. In the current year, the Authority has changed the presentation to include only the combined total of its programs, along with comparative prior year information. The total amounts are otherwise unchanged, from the prior year presentation as a result of this accounting change.

Reclassifications - Certain prior year amounts have been reclassified to conform to current year presentation.

(2) Cash and Investments

The Authority is authorized by means of a Board-approved investment policy to invest in notes, bonds and other obligations issued or guaranteed by the U.S. government and certain governmental agencies. Additionally, the Authority is permitted to invest, with certain restrictions as to concentration of risk, collateralization levels, maximum periods to maturity, and/or underlying rating levels applied, in revenue or general obligations of states and their agencies, certificates of deposits, U.S. dollar denominated corporate or bank debt, commercial paper, repurchase agreements backed by U.S. government or agency securities, money market mutual funds and investment agreements. The Authority is also subject to permissible investments as authorized by Title 24, Article 75, Part 6 of the Colorado Revised Statutes (CRS). Permissible investments pursuant to the CRS are either identical to or less restrictive than the Authority's investment policy. In addition, each of the trust indentures established under the Authority's bond programs contain requirements as to permitted investments of bond



fund proceeds, which may be more or less restrictive than the Authority's investment policy. These investments are included in the disclosures below under State and political subdivision obligations.

Interest Rate Risk

As of December 31, 2011, the Authority had the following investment maturities:

	Investment Maturities (In Years)								
		Less						More	
Investment Type	ŝ	Than 1		1-5		6-10	Т	'han 10	 Total
Certificates of Deposits	\$	2,700	\$		\$	-	\$	•	\$ 2,700
External investment pool (COLOTRUST)		100,336		7				-	100,336
Investment agreements - uncollateralized		105,364		-		-	()	33,481	138,845
Money market mutual fund		275,372						-	275,372
Repurchase agreements		52,369		-		8		15,107	67,476
State and political subdivision obligations				-				2,587	2,587
U.S. government agencies		110,091		13,852		56,212		116,541	296,696
U.S. Treasury				•		3		658	658
Total	\$	646,232	\$	13,852	\$	56,212	\$	168,374	\$ 884,670

As of December 31, 2010, the Authority had the following investment maturities:

		Investment Maturities (In Years)								
Investment Type		Less						More		
		Than 1	-	1-5		6-10	Т	han 10	2	Total
Certificate of Deposit	\$	47,200	\$	2	\$	-	\$		\$	47,200
External investment pool (COLOTRUST)		105,079		16		19		8	200	105,095
Investment agreements - collateralized		23,967		<u>u</u>		-		6,875		30,842
Investment agreements - uncollateralized		121,991						40,277		162,268
Money market mutual fund		318,150		507		-				318,657
Repurchase agreements		2,162		ж.		()		2,151		4,313
State and political subdivision obligations				2+1 50		-	1	3,038		3,038
U.S. government agencies		22,561		6,897		65,961		105,441		200,860
U.S. Treasury			D	.		5		588		588
Total	\$	641,110	\$	7,420	\$	65,961	\$	158,370	\$	872,861

General Program investments of \$9,716,000 include investments pledged as of December 31, 2011 as follows: a \$2,700,000 certificate of deposit pledged to the FHLB line of credit and COLOTRUST investments of RDLP, RDLP II & RDLP V in the amounts of \$152,000, \$511,000 and \$18,000, respectively; each pledged as collateral for the Rural Development Loan Program (RDLP) notes payable.



General Program investments of \$75,900,000 include investments pledged as of December 31, 2010 as follows: a \$47,200,000 certificate of deposit pledged to the FHLB line of credit, \$3,581,000 GNMA security, COLOTRUST investments of RDLP, RDLP II & RDLP V in the amounts of \$247,000, \$482,000 and \$5,325, respectively; each pledged as collateral for the of Rural Development Loan Program (RDLP) notes payable.

All Single-Family and Multi-Family/Business Program investments, which total \$874,954,000, are restricted under bond indentures or other debt agreements, or otherwise pledged as collateral for borrowings.

Interest rate risk is the risk that changes in interest rates will adversely affect the fair value of an investment. The Authority's investment policy requires 1) staggered maturities to avoid undue concentrations of assets in a specific maturity sector, 2) stable income, 3) adequate liquidity to meet operations and debt service obligations, and 4) diversification to avoid overweighting in any one type of security.

Credit Risk - The following table provides credit ratings of the Authority's investments as determined by Standard and Poor's and/or Moody's Investors Service.

	2011			2010		
Investment Type	Rating	Total		Rating	Total	
Certificate of Deposit	Not Rated	\$	2,700	Not Rated	\$	47,200
External investment pool	AAA		100,336	AAA/Aaa		105,095
Investment agreements - collateralized	-		2	Not Rated		30,842
Investment agreements - uncollateralized	AA/Aa		49,840	N/A		5 0 NB
Investment agreements - uncollateralized	A/Aa		45,533	N/A		-
Investment agreements - uncollateralized	AAA/Aaa		27,970	N/A		
Investment agreements - uncollateralized	AA/Aaa/Aa/Baa/NR		15,502	Not Rated		162,268
Money market mutual fund	AAA/Aaa/NR		275,372	AAA/Aaa/Aa/NR		318,657
Repurchase agreements	Not Rated		67,476	Not Rated		4,313
State and political subdivision obligations	AAA/Aaa/AA		2,587	AAA/Aaa/AA/Baa/Aa		3,038
U.S. government agencies	AA/Aaa/U.S. Treasury		296,696	AAA/Aaa		200,860
U.S. Treasury	AA/Aaa		658	AAA/Aaa		588
Total		\$	884,670		\$	872,861

Of the investments in securities issued by state and political subdivisions, 47% are rated AAA. Investment agreements meet the requirements of the rating agency providing the rating on the related debt issue and of the Board's investment policy.

As of December 31, 2011 and 2010, the Authority had invested in the Colorado Local Government Liquid Asset Trust (COLOTRUST), an investment vehicle established for local governmental entities in Colorado to pool funds available for investment. COLOTRUST is reflected in the above tables as an external investment pool. The State Securities Commissioner administers and enforces all State statutes governing COLOTRUST. COLOTRUST operates similarly to a money market fund and each share's fair value is \$1.00.



Concentration of Credit Risk – The Authority has various maximum investment limits both by type of investment and by issuer to prevent inappropriate concentration of credit risk. The following table provides information on issuers in which the Authority has investments representing more than 5% of its total investments or of the respective funds, as of December 31, 2011 and 2010.

Issuer	2011	2010
Certificate of deposit - FHLB	2.79%	7.82%
U.S. government agencies - FHLMC	6.76%	5.94%
U.S. government agencies - FNMA	5.93%	5.50%
Investment agreements - uncollateralized - IXIS	14.01%	10.83%
Investment agreements - uncollateralized - Trinity	4.74%	6.30%

Custodial Credit Risk – Investments – Custodial credit risk is the risk that, in the event of the failure of the custodian, the Authority will not be able to recover the value of its investment or collateral securities that are in the possession of the custodian. All securities owned by the Authority are either in the custody of the related bond indenture trustees or held in the name of the Authority by a party other than the issuer of the security.

Custodial Credit Risk – Cash Deposits – In the case of cash deposits, custodial credit risk is the risk that in the event of a bank failure, the Authority's deposits may not be returned to it. All deposit accounts were either covered by the Federal Deposit Insurance Corporation or collateralized in accordance with the State of Colorado's Division of Banking's Public Deposit Protection Act.

Included in cash deposits are escrow deposits in the amount cf \$24,652,000 and \$25,586,000 held in a fiduciary capacity as of December 31, 2011 and 2010, respectively. These escrow deposits are primarily held for the payment of property taxes and insurance on behalf of the mortgagors whose loans are owned or serviced by the Authority.



(3) Loans Receivable, Related Allowances and Troubled Debt Restructuring

Loans receivable and loans receivable held for sale at December 31, 2011 and 2010 consist of the following:

	2011	2010
General Programs	\$ 222,249 54,300 1,285,980 ans 1,340,280 49,697 727,057 ngram loans 776,754 Ilti-Family/Project above (16,852) 2,322,431 111 6,082 (8,150) (17,423)	\$ 233,313
Single Family Programs:		
Program Senior and Subordinate	54,300	63,267
Mortgage	1,285,980	1,569,295
Total Single FamilyProgram loans	1,340,280	1,632,562
Multi-Family/Business Programs:		
Insured Mortgage Revenue	49,697	74,039
Multi-Family/Project	727,057	751,656
Total Multi-Family/Business Program loans	776,754	825,695
Less intercompany loans, included in Multi-Family/Project above	(16,852)	(17,640)
Total	2,322,431	2,673,930
Payments in process	111	(2,407)
Deferred cash assistance expense	6,082	6,635
Deferred fee income	(8,150)	(8,960)
Allowance for loan losses	(17,423)	(19,737
Total loans receivable, net and loans receivable held for sale	\$ 2,303,051	\$ 2,649,461

Substantially all loans are restricted by bond indentures or other debt agreements.

Loans in the Single-Family Program and the Multi-Family/Business Program in the table above are grouped based on the related bond type (see note 6 for additional information).

During 2011, the Authority securitized and sold \$46.6 million single family loans for a gain. The gain is reported in gain on sale of loans in the accompanying statement of revenue, expense and changes in net position.

General Program loans include single-family, multi-family and business finance loans acquired under various programs of the General Program, loans to be sold through the issuance of GNMA securities, loans held as investments, and loans backed by bonds within the General Program. These loans are typically collateralized by mortgages on real property and improvements. Certain of these loans are also guaranteed by agencies of the U.S. government.

Single-family bond program loans are collateralized by mortgages on applicable real property, and in the case of loans with an initial loan-to-value ratio of 80% or more, are generally either insured by the Federal Housing Administration (FHA) or guaranteed by the Veterans Administration (VA) or Rural Economic and Community Development Department (RD) or insured by private mortgage insurance.

The single-family loan portfolio included in the general and single-family programs as of December 31, 2011 comprised of \$926 million of FHA insured loans, \$84 million of VA guaranteed loans, \$39 million of RD loans, \$249 million of conventional insured loans with the balance of \$168 million made up of uninsured conventional and second mortgage loans. The single-



family loan portfolio included in the general and single-family programs as of December 31, 2010 comprised of \$1.1 billion of FHA insured loans, \$110 million of VA guaranteed loans, \$46 million of RD loans and \$292 million of conventional insured loans with the balance of \$202 million made up of uninsured conventional and second mortgage loans. The Authority is exposed to operational risk, which makes it subject to loss or repurchase of insured FHA loans if specific guidelines are not met. In 2011, the Authority recorded a reserve of \$458 thousand for claim refunds to be paid to the U.S. Department of Housing and Urban Development ("HUD"). No reserve was recorded in 2010.

As of December 31, 2011 and 2010, single-family mortgage loans with pending foreclosure actions have aggregate principal balances of approximately \$96.6 million and \$61.7 million, respectively. As of December 31, 2011 and 2010, the aggregate principal balance of single-family mortgage loans delinquent 60 days or greater, excluding REOs, was approximately \$136.6 million and \$137.3 million, respectively.

The Multi-family/Business Program loans and a portion of General Program loans are commercial loans. Commercial loans are collateralized by mortgages on applicable real estate and, in some cases, are insured by an agency of the U.S. government, which reduces the credit risk exposure for that type of insured loan.

As of December 31, 2011, approximately \$530 million, or 75%, of the commercial loan balances are not covered by insurance. As of December 31, 2011, the insured loans comprised of \$240 million of Section 542(c) risk share loans, which are 50% insured, and \$40 million of Sections 221(d) and 223(f) new construction and rehabilitation loans, which are 99% insured.

As of December 31, 2010, the insured loans are comprised of \$253 million of Section 542(c) risk share loans, which are 50% insured, and \$58 million of Sections 221(d) and 223(f) new construction and rehabilitation loans, which are 99% insured. The remaining balances were uninsured.

As of December 31, 2011 and 2010, commercial loans with pending foreclosure actions have aggregate principal balances of approximately \$0.0 million and \$4.5 million, respectively. As of December 31, 2011 and 2010, commercial loans delinquent 60 days or greater aggregate principal balances were approximately \$4.1 million and \$6.1 million, respectively.

Activity in the allowance for loan loss for the years ended December 31, 2011 and 2010 was as follows:

	 2011		2010
Beginning balance	\$ 19,737	\$.	20,759
Provision	9,036		6,521
Net charge-offs			
Single-family	(8,568)		(3,840)
Multi-family/Business	 (2,782)		(3,703)
Ending balance	\$ 17,423	\$	19,737
		of the local division in which the local division in the local div	

The Authority services loans on the behalf of others, primarily for Ginnie Mae, which are not reported on the Statement of Net Position. As of December 31, 2011 and 2010, these outstanding loan balances were \$1.0 billion and \$695.3 million, respectively.



The Authority has granted terms and interest rate concessions to Debtors, which are considered troubled debt restructuring, as of December 31, 2011 and 2010, as summarized below:

Single Family Program Loans:	2011	2010	_
Aggregate Recorded Balance - TDRs	\$51,775	\$15,368	
Number of TDR Loans	347	116	
Gross Interest Revenue if Receivables had been current	\$3,124	\$957	0 10
Interest Revenue included in Changes in Net Position	\$1,936	\$855	

Single Family Program TDRs increased due to continuing difficult economic conditions for borrowers.

Multi-Family/Business Program Loans:	2011	2010	
Aggregate Recorded Balance - TDRs	\$29,008	\$42,711	
Number of TDR Loans	35	. 37	
Gross Interest Revenue			
if Receivables had been current	\$1,803	\$2,922	
Interest Revenue included in	A1 710	AD 004	
Changes in Net Position	\$1,748	\$2,681	

Multi-Family/Business Program TDRs decreased primarily due to loan payoffs.



(4) Capital Assets and Rental Acquisition Program (RAP)

Capital asset activity for the year ended December 31, 2011 was as follows:

		eginning Balance	Ad	lditions	Re	ductions		Ending Balance
Non-depreciable capital assets:								
Land	\$	4,785	\$	2	\$	-	\$	4,785
Construction in progress		762		619		(1,140)		241
Total non-depreciable capital assets		5,547		619		(1,140)		5,026
Depreciable capital assets:								
Computer equipment/software		12,416		1,107		-		13,523
Furniture and equipment		995		72		8		1,067
Rental property - non-building related		2,021		421		(271)		2,171
Buildings and related improvements		27,718		54				27,772
Total depreciable capital assets		43,150		1,654		(271)		44,533
Less accumulated depreciation:								
Computer equipment/software		(7,571)		(2,226)				(9,797
Furniture and equipment	32 3	(398)		(115)		-		(513
Rental property - non-building related		(816)		(242)		241		(817
Buildings and related improvements		(13,171)	ie na di	(1,101)				(14,272
Total accumulated depreciation		(21,956)		(3,684)		241		(25,399
Total depreciable capital assets, net		21,194		(2,030)		(30)	-	19,134
Total capital assets, net	\$	26,741	\$	(1,411)	\$	(1,170)	\$	24,160

33

chfa

4,785 762

5,547

12,416 995 2,021 27,718

43,150

(7,571) (398)(816)

(13,171)

(21,956)

21,194

26,741

	Be	ginning					1	Ending
	E	Balance	Ad	ditions	Red	uctions	E	Balance
Non-depreciable capital assets:								
Land	\$	4,785	\$	-	\$	-	\$	4,78
Construction in progress		196		1,250		(684)		76
Total non-depreciable capital assets		4,981		1,250		(684)		5,54
Depreciable capital assets:								
Computer equipment/software		11,694		722		13 <u>-</u>		12,41
Furniture and equipment		1,091		53		(149)		99
Rental property - non-building related		2,087		173		(239)		2,02
Buildings and related improvements		27,568		634		(484)		27,71
Total depreciable capital assets		42,440		1,582		(872)		43,15
Less accumulated depreciation:								- 91
Computer equipment/software		(5,367)		(2,204)		-		(7,57
Furniture and equipment		(408)		(139)		149		(39
Rental property - non-building related		(790)		(265)		239		(81
		and the second						

(12,270)

(18,835)

23,605

28,586

\$

(1,165)

(3,773)

(2,191)

(941)

\$

\$

264

652

(220)

(904)

\$

Capital asset activity for the year ended December 31, 2010 was as follows:

Buildings and related improvements

Total accumulated depreciation

Total capital assets, net

Total depreciable capital assets, net



As discussed in note 1(c), the Authority's capital assets consist of two groups; corporate capital assets and RAP capital assets. Summary of capital asset activity for these two groups for the year ended December 31, 2011 was as follows:

	F#		eginning Balance	Ad	Iditions	Re	ductions		Ending Balance
Corporate activities:			35					3	
Cost		\$	23,501	\$	1,834	\$	(1,140)	\$	24,195
Accumulated depreciation			(11,216)		(2,745)				(13,961)
Net			12,285		(911)		(1,140)		10,234
RAP activities:									
Cost			25,196		439		(271)		25,364
Accumulated depreciation		2	(10,740)		(939)		241	mer	(11,438)
Net			14,456		(500)		(30)		13,926
Total capital assets, net	3	\$	26,741	\$	(1,411)	\$	(1,170)	\$	24,160

Summary of capital asset activity for these two components for the year ended December 31, 2010 was as follows:

	Be	ginning					E	Ending
27. Un Michael (MV - 478-200	В	alance	Ad	ditions	Red	uctions	E	Balance
Corporate activities:						8		
Cost	\$	22,344	\$	2,072	\$	(915)	\$	23,501
Accumulated depreciation		(8,696)		(2,749)	-	229		(11,216)
Net		13,648		(677)		(686)		12,285
RAP activities:					105			
Cost		25,077		760		(641)		25,196
Accumulated depreciation		(10,139)		(1,024)		423		(10,740)
Net		14,938		(264)		(218)		14,456
Total capital assets, net	\$	28,586	\$	(941)	\$	(904)	\$	26,741

Summary of financial information for the Authority's RAP activities as of December 31, 2011 and 2010 was as follows:

For the years ended December 31,		2011	2010
Property, net of accumulated depreciation	\$	13,926	\$ 14,456
Total assets		19,334	18,210
Total liabilities		14,348	14,754
Net position	3	4,986	3,456
For the years ended December 31,		2011	2010
Rental income	\$	8,096	\$ 7,656
Gain (loss) on sale of capital assets		(30)	128
Interest income		7	7
General operating expenses		(4,544)	(5,176)
Depreciation expense		(939)	(1,024)
Interest expense		(1,060)	(1,093)
Operating income	\$	1,530	\$ 498

(5) Short-Term Debt

The Authority has agreements with the Federal Home Loan Bank of Topeka (FHLB) for collateralized borrowings in an amount not to exceed the lending limit internally established by the FHLB, which is 40% of the Authority's total assets, or \$1.3 billion. As of December 31, 2011 and 2010, the Authority had \$46.1 million and \$87.9 million of short-term debt outstanding with the FHLB, respectively. Borrowings under these agreements are used to support the Authority's various lending programs, to purchase loans to be sold through the issuance of GNMA securities and activities related to the Authority's private activity bond volume cap preservation program. Amounts drawn under the agreements bear interest at the same rates charged by the FHLB to its member banks and are collateralized by certain mortgage loans and investments. There are no commitment fees associated with these agreements.

The Authority also has a revolving, unsecured, commercial bank line of credit agreement for borrowings of up to \$30.0 million. Amounts drawn under the agreement bear interest fixed at 1.95% per annum above the daily One-Month LIBOR. This line of credit agreement terminates on September 30, 2012. The Authority pays an unused line fee at the rate of 0.25% per annum, payable in arrears on the first business day after each calendar quarter. The fee is based upon the amount by which the daily average of the aggregate principal amount of the borrowings outstanding is less than the line of credit.



			61 1		
		2011	2010		
Beginning Balance	\$	87,900	\$	73,250	
Additions		5,228,735		4,467,100	
Repayments	-	(5,270,535)		(4,452,450)	
Ending Balance	\$	46,100	\$	87,900	

Short-term debt activity for the years ended December 31, 2011, and 2010 was as follows:

(6) Bonds, Notes Payable and Other Liabilities

The Authority issues bonds and notes payable to finance its lending programs. Proceeds from long-term debt of the Single Family and Multi-Family/Business bonds are used for funding of single-family, multi-family and business loans. Long-term debt of the General Programs (including notes payable) is used to finance single-family and business loans related to various private placements, the Authority's RAP activities and general corporate purposes. The aggregate principal amounts of bonds and notes payable outstanding as of December 31, 2011 and 2010, are shown in the table on the following pages. Interest is payable semi-annually unless otherwise noted. Interest rates on most of the variable rate debt reset on a weekly basis by the remarketing agents. At December 31, 2011 these rates ranged from 0.08% to 1.85%. At December 31, 2010 these rates ranged from 0.27% to 0.54%. Three of the bond series reset on a monthly basis based on LIBOR, and one bond sub-series resets monthly based on the Securities Industry Financial Markets Association Municipal Swap Index (SIFMA).



Notes to Basic Financial Statements

(tabula	r dollar	amounts	are i	n t	housands))
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Description and Maturity Date		Interest rate (/0)	2011	2010
Bonds payable:					
General Programs - All Gen	eral Program bo	onds carry the Auti	nority's general obligation plea	ige:	
Single Family:					
Taxable Mortgage R	evenue Bonds: (*	principal and interes	st payable monthly)		
2000 Series A*	2012 - 2020	6.91		\$ 358	\$ 384
2001 Series AP*	2012 - 2021	6.14		1,220	1,287
2004 Series A*	2012 - 2024	4.95		815	1,043
2004 Series B*	2012 - 2035	4.98		2,075	2,337
2004 Series CV*	2012 - 2035	5.14		1,146	1,494
2005 Series A*	2012 - 2035	5.17		5,135	6,252
2005 Series B*	2012 - 2036	5.32		4,651	5,353
2006 Series A*	2012 - 2036	5.92		5,774	6,786
2007 Series A*	2012 - 2037	5.50		4,672	5,704
2011 Series A*	2012 - 2031	2.92		4,678	-
Total Single Family				30,524	30,640
1999 Series A	2012-2024	5.71		491	
1999 Series A	2012-2024	5.71		491	521
• 2003 Series A*	2012-2023	5.00		193	1,539
2004 Series A*	2012-2024	4.62		935	1,995
2004 Series B*	2012-2024	4.88		4,652	5,991
2005 Series A*	2012-2025	4.81		2,241	2,524
2006 Series A*	2012-2026	5.98		2,366	3,158
2007 Series A*	2012-2027	5.89		1,933	3,290
T otal Guaranteed Lo				12,811	19,018
			d interest payable monthly)	0.550	1 107
2004 Series AP*		4.90	4	3,556	4,497
			terest payable monthly)	0.700	
2000 Series A	2012-2020	6.15		3,799	3,844
2002 Series AV*		5.55		5,176	5,476
2003 Series AV*	and the second	5.19		3,332	3,428
2004 Series A*	2012-2024	4.90		11,087	11,483
T otal T axable Renta		e Bonds		23,394	24,231
Total Multi-Family/Busine	ess Finance			39,761	47,746
Total General Programs				70,285	78,386

Table continued on following page.



Description and Maturity Date		Interest rate (%)	2011	201
Single Family Program:				
Single Family Program S	enior and Subord	inate Bonds:		
1998 Series A	2012 - 2029	6.50 - 6.60	1,820	2,36
1998 Series B	2012 - 2029	5.50	2,198	2,74
1998 Series C	2012 - 2029	5.63	3,698	3,90
1998 Series D	2012 - 2029	6.13 - 6.35	2,935	3,81
1999 Series A	2012 - 2030	6.05 - 6.45	3,340	4,30
1999 Series B	2012 - 2030	6.50 - 6.80	1,075	1,66
1999 Series C	2012 - 2031	6.75 - 7.05	2,810	3,71
2000 Series A	2012 - 2031	7.35 - 7.50	1,480	1,73
2000 Series B	2012 - 2031	6.70 - 7.25	1,630	1,90
2000 Series C	2012 - 2031	5.70 - 8.40	1,040	1,35
2000 Series D	2012 - 2032	5.40 - 6.90	1,905	2,62
2000 Series E	2012 - 2032	5.38 - 7.00	1,780	1,98
2001 Series A	2012 - 2032	5.00 - 6.50	4,345	4,7
2001 Series B	2012 - 2033	5.00 - 6.80	5,160	5,87
2001 Series C	2012 - 2033	4.88 - 6.60	6,505	. 7,6
Total Single Family Prog		and the second	41,721	50,2
the second s	the second se	the 2011 Series D bonds increase if the bond rating is down		00,21
2001 Series AA		Variable & 5.25	111,840	111,84
2001 Series A	2012 - 2032	Variable & 5.00 - 5.65	33,895	36,1
2002 Series B	2012 - 2032	Variable & 4.80 - 5.40	31,765	58,40
2002 Series C	2012 - 2032	Variable & 4.40 - 4.95	39,485	
	2012 - 2030	Variable & 4.75 - 5.15		67,5
2003 Series A			29,065	33,17
2003 Series B	2012 - 2033	Variable & 5.00	102,845	120,38
2003 Series C	2012 - 2032	Variable & 5.00	43,125	62,76
2004 Series A	2012 - 2034	Variable & 5.25	42,190	72,9
2004 Series B	2012 - 2034	Variable & 5.25	34,585	64,61
2005 Series A	2012 - 2035	Variable & 5.25	38,095	64,89
2005 Series B	2012 - 2036	Variable & 4.98 - 5.22	68,490	124,7
2006 Series A	2012 - 2036	Variable & 5.00	77,350	82,60
2006 Series B	2012 - 2036	Variable & 5.10	115,520	145,49
2006 Series C	2012 - 2036	Variable & 4.63	97,830	125,12
2007 Series A	2012 - 2037	Variable & 4.80	100,295	145,11
2007 Series B	2012 - 2038	Variable	136,370	174,78
2008 Series A	2012 - 2038	Variable & 5.00 - 5.75	194,790	302,42
2009 Series A	2012 - 2029	2.95 - 5.50	69,570	78,90
2011 Series AA	2012 - 2041	0.60 - 5.00	96,415	
2011 Series B	2012 - 2014	Variable = 1 month LIBOR + (0.70 - 0.90)	64,180	
2011 Series C	2012 - 2013	Variable = 1 month LIBOR + 0.60	108,970	
2011 Series D	2012 - 2016	Variable & SIFMA +0.70, 75% LIBOR +0.80*	54,085	-
Total Single Family Mort	gage Bonds		1,690,755	1,871,9
Single Family Program B	Town Res. and the second second			
2009 Series AA	2015	Variable - NIBP	216,410	275,21
Total Single Family Progra			1,948,886	2,197,40

Table continued on following page.



Description and Maturity Date		Interest rate (%)	2011	2010
Multi-Family/Business Pro	gram:			.2
Multi-Family Housing Ins		Revenue Bonds:		
1997 Series A	2012-2038	5.75 - 7.13	-	1,540
1997 Series B	2012-2038	5.70 - 5.90	3,915	10,220
1997 Series C	2012-2039	5.60 - 5.75	8,715	20,965
1998 Series A	2012-2039	5.35 - 6.70	9,220	15,050
1998 Series B	2012-2040	5.45 - 7.00	1,525	6,750
1999 Series A	2012-2041	4.55 - 6.65	17,920	18,130
1999 Series B	2012-2041	5.25 - 5.85	5,075	5,135
1999 Series C	2012-2041	6.05 - 6.20	5,565	5,610
2002 Series AA	2012-2030	Variable	25,420	26,820
Total Multi-Family Housi	ng Insured - Morto	gage Revenue Bonds	77,355	110,220
Multi-Family/Project Bon	ds: (* principal an	d interest payable quarterly on some of	the bonds)	
2000 Series A	2012 - 2030	Variable	18,110	21,715
2000 Series B*	2012 - 2042	Variable & 5.90 - 6.10	25,410	25,790
2001 Series A	2012 - 2043	5.30 - 5.65	22,710	24,560
2002 Series A	2012 - 2042	Variable & 5.70	22,150	22,585
2002 Series C	2012 - 2042	Variable & 4.20 - 5.30	108,660	111,575
2003 Series A	2012 - 2033	Variable	37,210	38,235
2004 Series A	2012 - 2045	Variable & 3.60 - 4.80	73,255	76,470
2005 Series A	2012 - 2040	Variable	63,730	65,390
2005 Series B	2012 - 2040	Variable	25,065	25,650
2006 Series A	2012 - 2036	Variable	51,815	53,305
2007 Series B	2012 - 2038	Variable	78,545	84,000
2008 Series A	2012 - 2043	Variable	30,775	31,470
2008 Series B	2012 - 2052	Variable	163,505	164,905
2008 Series C	2012 - 2038	Variable	34,650	34,940
2009 Series A	2012 - 2041	Variable & 1.30 - 5.40	41,630	44,605
Total Multi-Family/Project	t Bonds	- C240	797,220	825,195
Total Multi-Family/Busines			874,575	935,415
Total bonds payable			2,893,746	3,211,209
Premiums and losses classified	l as bonds paya	ble		
Deferred premiums			3,273	3,311
Deferred losses on refunding			(15,147)	
Bonds payable, net			2,881,872	3,209,516
Notes payable			7,535	6,252
Bonds and notes payable, net		- 244581201	\$ 2,889,407	\$ 3,215,768
Obstangent of Nat Devillage D				
Statement of Net Position Summ Current:	nary			
			321,512	299,187
Bonds payable			321,512	0.000
Notes payable			104	79
Noncurrent:		 (4) 		
Bonds and notes payable, net			2,567,791	2,916,502
Total			\$ 2,889,407	\$ 3,215,768

40



A breakdown of bonds payable as of December 31, 2011 and 2010, by fixed and variable interest rates, follows in the table below. Certain of the Authority's variable rate debt has been hedged by entering into pay fixed/receive variable rate interest rate swap agreements as further described in note 8. Such debt is referred to in the table as synthetic fixed rate debt.

Description		2011	2010
Fixed rate debt	. \$	552,332	\$ 555,879
Hedged variable rate (synthetic fixed) debt	3.8%	1,944,459	2,088,735
Unhedged variable rate debt		396,955	566,595
Total	\$	2,893,746	\$ 3,211,209

Included in certain of the bond issues shown in the previous table are capital appreciation term bonds. The principal amounts of these bonds appreciate based on semiannual compounding of the original principal balances at the interest rates specified. The appreciated balances of these bonds at maturity, and as reflected in the accompanying Statement of Net Position at December 31, 2011, are as follows:

		App	reciated	l Ba	lances
Description and due date	Interest Rate (%)	Maturity		2011	
Single Family Program Senior and Subordinate Bonds:					
1998 Series B - 2025-2029	5.50	\$ 5,0	46	\$ 2	2,198
1998 Series C - 2020-2029	5.63	7,4	59	3	3,698
	34			\$ E	5,896

The appreciated balances of these bonds at maturity, and as reflected in the accompanying Statement of Net Position at December 31, 2010, are as follows:

		Apprecia	ated Balances
Description and due date	Interest Rate (%)	Maturity	2010
Single Family Program Senior and Subordinate Bonds:			
1998 Series B - 2025-2029	5.50	\$ 6,053	\$ 2,498
1998 Series C - 2020-2029	5.63	8,313	3,900
			\$ 6.398



Also included in the table of bonds and notes payable outstanding are certain Single-Family and Multi-Family/Project bonds, which carry the Authority's general obligation pledge. These general obligation bonds are presented in the following table as of December 31, 2011 and 2010:

Description	2011	2010
General Fund Program Bonds	\$ 70,285	\$ 78,386
Single Family Program Subordinate Bonds	310	505
Single Family Mortgage Bonds, Class III	53,480	63,525
Multi-Family/Project Bonds, Class I	265,430	272,145
Multi-Family/Project Bonds, Class II	22,095	22,625
Multi-Family/Project Bonds, Class III	1,700	2,040
Total	\$ 413,300	\$ 439,226

Standby Purchase Agreements provide liquidity support on variable rate bonds that are remarketed weekly. The liquidity/commitment fees vary by agreement and are based on a percentage of the outstanding bond balance, payable semi-annually. Liquidity fees for the years ended December 31, 2011 and 2010 were \$10.2 and \$8.5 million, respectively. A schedule of providers and maturities is presented below, as of December 31, 2011:

Liquidity	Ba	arclays Bank	Credit	t Agricole -			Royal Bank of				
Expiration	20226	PLC. (1)		CIB (2)	FHLB (3)	KBC Bank N.V. (4)	Canada (5)		TCLP (6)	Gra	and Total
04/12	\$		\$	5	\$ 29,950	\$ -	\$ -	\$		\$	29,950
08/12				78,545		5 2 0	14		2.43		78,545
09/12		106,320				-			3 7 4		106,320
09/12				-	64,925	-			-		64,925
10/12		-		S 104	-	50,000			-		50,000
04/13		-		· .	45,875						45,875
04/13		-			30,775	12	3		3 2 3		30,775
05/13		-		-	16,425				. 		16,425
06/13				-	163,505				-		163,505
09/13		-		· · ·	37,210	5 2 2			- 7		37,210
10/13					- 1,720						1,720
11/13				-	100,640	1	9		-		100,640
12/13		-			25,065	-			-		25,065
12/13				5	94,650						94,650
03/14		-		-	18,110						18,110
05/14		-		-	62,140						62,140
06/14		-		-	112,270				-		112,270
06/14		11.1		2	171,315	30 4 0	2		24		171,315
10/14		-		-	-	1.50	190,930				190,930
12/15				-	 	-		<u> </u>	492,305		492,305
Total	\$	106,320	\$	78,545	\$ 974,575	\$ 50,000	\$ 190,930	\$	492,305	\$	1,892,675

The following provides the terms of the debt service requirements that would result if the SBPA commitments were to be exercised (bank bond rate, accelerated payment schedule, and lien):

(1) (a) Bank Rate: for the first 30 days following the purchase date, the "Base Rate" which equals the highest of the Fed funds plus 5%, prime rate plus 5% and Three-Month LIBOR plus 5%; then for the period 31-90 days following the purchase date, the Base Rate plus 2.00%; then for the period 91 days and higher following the purchase date, 12%.

(b) Term out provisions: accelerated principal payment due in full on the date which is three years following the purchase date. Class III lien/General Obligation.

(2) (a) Bank Rate: the higher of (a) prime rate or (b) Fed funds rate plus 1%.

(b) Term out provisions: repayments due 90 days following purchase date in equal semiannual installments until fifth anniversary of the purchase date. Class I lien.



(3) (a) Bank Rate: One-Month LIBOR plus 2.00% (1.50% for 2003 Series B-3 Bonds).

(b) Term out provisions: repayments due 90 days following purchase date in equal semiannual installments until fifth anniversary of the purchase date. Class III lien/General Obligation.

(4) (a) Bank Rate: the higher of (a) prime rate or (b) Fed funds rate plus 1%.

(b) Term out provisions: 10 equal semiannual installments following the purchase date. Class III lien/General Obligation.

(5) (a) Bank Rate: for the first 90 days following the purchase date, the "Base Rate" which equals the highest of (i) the prime rate plus 2.50%,

(ii) the Fed funds rate plus 3.00% and (iii) 8.00%; then for the period 91-180 days following the purchase date, the Base Rate plus 1.00%; then for the period 181 days and higher following the purchase date, the Base Rate plus 2.00%.

(b) Term out provisions: repayments due on the first business day of February, May, August or November on or following 90 days following purchase date and thereafter quarterly on each such dates in equal installments to the third anniversary of such purchase date. Class I lien.

(6) (a) Bank Rate: prime rate (based on JPMorgan Prime Rate) plus 1.00%.

(b) Term out provisions: accelerated principal payment due in full on tenth anniversary of the purchase date. Class I lien.

Bonds, notes payable and other noncurrent liability activity for the year ended December 31, 2011 was as follows:

	E	Beginning						Ending	Du	e Within
Description		Balance	Additions		Reductions		Balance		One Year	
Bonds payable	\$	2,911,864	\$	266,435	\$	(606,758)	\$	2,571,541	\$	322,205
Deferred premiums	* ,a	3,002		122		(95)		2,907		366
Deferred losses on refunding		(4,537)		(11,450)		1,899		(14,088)		(1,059
Net bonds payable		2,910,329		254,985		. (604,954)		2,560,360		321,512
Notes payable		6,173		1,388		(130)		7,431		104
Arbitrage rebate payable.	13	2,942		1,006		(2,469)		1,479		,
Deferred income		3,041		12		(331)		2,722		195
Other liabilities	3 (11)	2,784		19,006		(2,050)		19,740	8 1977 - 19	17,009
5 		8,767		20,024		(4,850)	1	23,941		17,204
	\$	2,925,269	\$	276,397	\$	(609,934)	\$	2,591,732	\$	338,820

	E	Beginning						Ending	Du	e Within
Description		Balance	A	dditions	R	eductions		Balance	0	ne Year
Bonds payable	\$	3,164,517	\$	275,210	\$	(527,863)	\$	2,911,864	\$	299,345
Deferred premiums		4,458				(1,456)		3,002	18	309
Deferred losses on refunding		(5,425)			y se	888	_	(4,537)		(467
Net bonds payable		3,163,550	1415005	275,210		(528,431)		2,910,329		299,187
Notes payable		20,968		125		(14,920)	C.	6,173		79
Arbitrage rebate payable		3,731		(757)		(32)		2,942		н 19
Deferred income		3,176	s.	228		(363)		3,041		217
Other liabilities		2,996		2		(212)		2,784		35,009
	*	9,903		(529)		(607)	9	8,767		36,258
12	\$	3,194,421	\$	274,806	\$	(543,958)	\$	2,925,269	\$	335,524

Bonds, notes payable and other noncurrent liability activity for the year ended December 31, 2010 was as follows:

Bonds and notes payable sinking fund installments and contractual maturities subsequent to December 31, 2011, using rates in effect as of December 31, 2011, are as follows:

Years Ending		General	Pro	gram	Single	Fa	mily	Multi-	Fan	nily		Notes P	aya	able
December 31,	F	Principal		Interest	Principal *		Interest	Principal		Interest	P	rincipal		Interest
2012	\$	-	\$	3,633	\$ 312,540	\$	20,389	\$ 9,665	\$	9,068	\$	104	\$	11
2013		11 E		3,633	100,655		19,407	10,175		8,867		104		10
2014		90		3,633	72,125		18,347	11,385		8,680		5,342		9
2015		179		3,625	55,005		17,754	11,895		8,553		106		8
2016		186		3,614	85,625		17,312	12,620		8,426		1,302		7
2017-2021		4,922		17,543	296,232		77,397	87,335		39,670		442		18
2022-2026		34,844		11,868	179,679		63,427	74,965		34,132		135		3
2027-2031		6,611		7,129	251,228		43,324	126,030		27,519		-		-
2032-2036		18,781		5,386	350,970		20,142	235,365		20,136				
2037-2041		4,672		236	251,435		10,991	125,205		8,516		-		-
2042-2046		-		-	-		-	6,430		1,438		-		-
2047-2051		-		-	-		-	-		1,308		2		-
2052					17			163,505		152		-		-
Total	\$	70,285	\$	60,300	\$1,955,494	\$	308,490	\$ 874,575	\$	176,465	\$	7,535	\$	66

* Includes \$6.6 million of future accretion of principal value on capital appreciation bonds.

In response to capital market disruptions nationally, in late 2009 the U.S. Department of the Treasury announced a plan to assist Housing and Finance Authorities (HFAs) through a two-part initiative: a new bond purchase program called the New



Issue Bond Program ("NIBP") to support new lending by HFAs and a temporary credit and liquidity program ("TCLP") to improve the access of HFAs to liquidity for outstanding HFA bonds.

The NIBP provided financing for HFAs to issue new mortgage revenue bonds no later than December 31, 2011. Pursuant to the NIBP, the Authority issued its Single Family Program Class I Bonds in the amount of \$275,210,000 on January 12, 2010. Using authority under the Housing and Economic Recovery Act of 2008 ("HERA"), Treasury purchased securities of Fannie Mae and Freddie Mac backed by these mortgage revenue bonds. The bonds initially carry variable interest rates that approximate the investment interest rates earned from the investment of bond proceeds. The bonds must to be converted to fixed rate debt, concurrent with the issuance of other mortgage revenue bonds by the Authority or redeemed no later than December 31, 2015. As of December 31, 2011, \$216,410,000 NIBP bonds had not been converted.

The TCLP allows Fannie Mae and Freddie Mac to provide replacement credit and liquidity facilities to HFAs. The Treasury will backstop the replacement credit and liquidity facilities for the HFAs by purchasing an interest in them using HERA authority. The TCLP was set to expire December 31, 2012 but was extended to December 31, 2015 subject to submission and acceptance of a plan to extinguish TCLP facilities by the new expiration date. Plans are due in 2012 and CHFA is in the process of submitting its plan to the sponsoring entities. Pursuant to the TCLP, the Authority utilized \$903,685,000 to replace Standby Purchase Agreements on its variable rate bonds that are remarketed weekly, of which \$492,305,000 and \$814,085,000 was outstanding as of December 31, 2011 and 2010, respectively. The Authority plans to replace the TCLP facilities provided by other banks or convert the underlying variable rate bonds to fixed rate bonds or to variable-rate debt that does not require standby liquidity.

(7) Conduit Debt Obligation

The Authority has issued certain conduit bonds, the proceeds of which were made available to various developers and corporations for rental housing and commercial purposes. The bonds are payable solely from amounts received by the trustees from the revenue earned by the developers and corporations. Loan and corresponding debt service payments are generally guaranteed by third-party irrevocable direct-pay letters of credit or other credit enhancement arrangements. The faith and credit of the Authority is not pledged for the payment of the principal or interest on the bonds. Accordingly, these obligations are excluded from the Authority's financial statements.

As of December 31, 2011, there were 68 series of bonds outstanding, with an aggregate principal amount outstanding of \$407,326,000. As of December 31, 2010, there were 67 series of bonds outstanding, with an aggregate principal amount outstanding of \$412,413,000.

(8) Derivative Instruments

The Authority reports derivative instruments at fair value. The fair value of all derivatives is reported on the Statement of Net Position as a derivative instrument at the end of the year. If the interest rate hedge is considered ineffective, an investment derivative, the change in fair value is reported on the Statement of Revenues, Expenses and Changes in Net Position as investment derivative activity loss. The annual changes in the fair value of effective hedging derivative instruments are reported as deferred inflows and outflows, as appropriate, on the Statement of Net Position.

Swaps Transactions - The Authority has entered into pay fixed, receive variable interest rate swaps in order to (1) provide lower cost fixed rate financing for its production needs through synthetic fixed rate structures and (2) utilize synthetic fixed rate structures with refunding bonds in order to generate cash flow savings. The objective of the swaps is to hedge interest rate risk.

The fair values take into consideration the prevailing interest rate environment and the specific terms and conditions of each swap. All fair values were estimated using the zero-coupon discounting method. This method calculates the future payments required by the swap, assuming that the current forward rates implied by the yield curve are the market's best



estimate of future spot interest rates. These payments are then discounted using the spot rates implied by the current yield curve for hypothetical zero coupon rate bonds due on the date of each future net settlement payment on the swaps.

- (a) The Authority's interest rate swaps, which were used to hedge interest rate risk, are considered to be hedging derivative instruments under GASB No. 53, with the exception of Single Family Swap 2001-AA which is considered to be an investment derivative instrument.
- (b) In 2011, the Authority early adopted GASB No. 64, which designates specific circumstances where hedge accounting may continue after the termination of the hedging derivative instrument. As a result, the 2010 financial statements were restated; see New Accounting Principles in note 1.
- (c) On November 10, 2011, the Authority partially refunded certain single family bonds that were subject to existing interest rate swap agreements that were considered effective interest rate hedges. As a result of the partial refunding, deferred outflows related to those hedges in the amount of \$10.3 million has been reclassified to deferred refunding loss, which is presented as part of bonds and notes payable in the basic financial statements. The deferred refunding loss is amortized to interest expense over the life of the new debt using the straight line method. The interest expense is offset by an equal amount that is accreted to deferred outflows over the remaining life of the respective swap.

A summary of interest rate swaps for the years ended December 31, 2011, and 2010, was as follows:

Summary of Interest Rate	Swaps	 2/31/2011 air Value	- 63	2/31/2010 air Value
Par optional termination right	nt with trigger	\$ 99,781	\$	76,429
Par optional termination right	nt	68,925		47,295
Trigger		20,665		8,770
Plain	ī.	 91,853		50,906
Total fair value		\$ 281,224	\$	183,400

Trigger: The variable rate received on these swaps is 68% of the one month LIBOR, if LIBOR is equal to or greater than 3.5%. The variable rate received on these swaps is SIFMA plus a spread if the one month LIBOR is less than 3.5%. See further discussion in the basis risk section below.

Par optional termination right: Certain swaps contain a cancellation clause that provides the Authority the option to cancel a certain amount of the swaps on certain dates. The Authority may cancel the optional termination amount for no payment (callable at par). The optional termination dates coincide with the debt service dates on the associated hedged bonds payable. These dates and amounts are provided in the table below.

Detail of Outstanding Interest Rate Swaps - The key terms, including the fair values and counterparty credit ratings of the outstanding swaps as of December 31, 2011, are shown in the table below. The notional amounts of the swaps approximate the principal amounts of the associated debt. Except as discussed under amortization risk below, the authority's swap agreements contain scheduled reductions to outstanding notional amounts that are expected to approximately follow scheduled or anticipated reductions in the associated bonds payable. Based on the standard swap agreement, payments are settled on a net basis.

The Authority enters into master netting arrangements with each of its swap counterparties. All of the agreements provide for the netting of the value of assets and liability positions of all transactions with the respective counterparty. There are no



other significant transactions with these counterparties outside of these swap agreements, such that the aggregate amount of liabilities included in the master netting arrangements is equal to the net fair value of the swaps.

Outstanding Swaps at December 31, 2011:

Associated Bond Issue		Current Notional Amount	Effective Date	Termination Date	Fixed Rate Paid	Variable Rate Received *	Embedded Options	Optional Termination Date, at Par	Optional Termination Amount	Counterparty Rating S&P/Moody's	2010 Fair Value **	Change in Fair Value	2011 Fair Value **
Single Family:													
nvestment deriva	itive:												
								1) 11/1/2015	Up to: 1) 7,500				
2001-AA	\$	30,000	12/1/2009	11/1/2038	4.4850%	Trigger, SIFMA + .05% or 68% LIBOR		2) 11/1/2017 3) 11/1/2019	 2) 15,000 3) all remaining 	A+/Aa3	\$ (359)	\$ (1,311)	\$ (1,670)
Hedging derivativ	es:												
2001-AA2 ****		46,840	12/4/2008	5/1/2031	4.6000%	Trigger, SIFMA + .05% or 68% LIBOR				A+/Aa3	(1,620)	(5,425)	(7,045)
2001-AA1		15,340	12/2/2008	5/1/2018	5.5260%	Trigger, SIFMA + .05% or 68% LIBOR				A+/Aa3	(1,753)	(441)	(2,194)
2002-A3 ****		17,815	12/4/2008	11/1/2021	4.7490%	Trigger, SIFMA + .05% or 68% LIBOR				A+/Aa3	(895)	(726)	(1,621)
2002-83 ****		38,125	12/4/2008	11/1/2021	4.5060%	Trigger, SIFMA + .05% or 68% LIBOR				A+/Aa3	(1,824)	(1,850)	(3,674)
2002-C3 **** -		40,000	12/4/2008	5/1/2022	4.4220%	Trigger, SIFMA + .15% or 68% LIBOR				A+/Aa3	(1,791)	(2,371)	(4,162)
2003-A2 ****		19,455	12/2/2008	11/1/2021	4.1600%	Trigger, SIFMA + .05% or 68% LIBOR				A+/Aa3	(887)	(1,082)	(1,969)
2003-B1 ****		32,760	12/2/2008	11/1/2026	4.8510%	LIBOR + .05%		5/1/2015	27,305	A+/Aa3	(2,703)	(939)	(3,642)
2003-B-2		20,915	10/29/2008	5/1/2028	4.9380%	LIBOR + .05%	***	11/1/2018	all remaining	AA-/Aa1	(2,171)	(587)	(2,758)
2003-83 ****		60,000	12/2/2008	11/1/2026	4,3840%	Trigger, SIFMA + .15% or 68% LIBOR	***	5/1/2015	43,170	A+/Aa3	(2,019)	(383)	(2,402)
2003-C1		3,585	12/3/2003	5/1/2012	4.0330%	Bayerische + .05%				NR/Baa1	(308)	263	(45)
2003-C2		40,000	12/2/2008	11/1/2026	4.5950%	Trigger, SIFMA + .15% or 68% LIBOR		5/1/2015	28,780	A+/Aa3	(1,359)	(187)	(1,548)
2004-A1		2,820	9/1/2004	5/1/2012	4,4600%	Bayerische + .05%				NR/Baa1	(273)	234	(39)
2004-A2		50,000	7/28/2004	11/1/2028	4.3685%	Trigger, SIFMA + .15% or 68% LIBOR	***	5/1/2015	35,970	A-MR	(4,869)	162	(4,707)
2004-B1		2,170	12/1/2004	5/1/2012	4.0520%	LIBOR + .05%		14		A/Aa3	(197)	170	(27)
2004-B2		40,000	11/1/2004	11/1/2026	4.1220%	Trigger, SIFMA + .15% or 68% LIBOR		5/1/2015	28,780	A-MR	(3,388)	(75)	(3,463)
2005-A1		6,710	5/1/2005			LIBOR + .05%				A/Aa3	(548)	335	(213)
2005-A2		40,000	3/16/2005			Trigger, SIFMA + .15% or 68% LIBOR		5/1/2015	32,290	A-MR	(3,320)	(255)	(3,575)
2005-B2		75,850	7/20/2005			Trigger, SIFMA + .15% or 68% LIBOR		5/1/2015	48,650	A-MR	(6,743)	130	(6,613)
2006-A1		4,550	3/1/2006			LIBOR + .05%				A+/Aa1	(467)	244	(223)
2006-A3		40,000	1/18/2005			Trigger, SIFMA + .15% or 68% LIBOR		5/1/2019	37,810	A/A2	(4,634)	(2,148)	(6,782)
2006-B1		21,440	11/1/2008			LIBOR + .05%		1) <u>2005</u> 005		A+/Aa1	(2,664)	1,025	(1,639)
2006-62		49.325	7/26/2008			Trigger, SIFMA + .05% or 68% LIBOR		5/1/2019	16,700	A/A2	(5,827)	(1,718)	(7,545)
2006-53		62.945	7/26/2006			Trigger, SIFMA + .15% or 68% LIBOR		5/1/2019	59,190	AVA2	(8.656)	(3.247)	(11,903)
2005-C1		21,420	1/2/2007			LIBOR + .05%				A+/Aa1	(2,455)	933	(1,522)
2008-02		14,140	12/20/2006			Trigger, SIFMA + .05% or 68% LIBOR		5/1/2012	7,050	AVA2	(1,134)	81	(1,053)
2006-02		10,605	12/20/2006			Trigger, SIFMA + .05% or 68% LIBOR		11/1/2012	5,300	A/A2	(949)	(1)	(950)
2005-C2		10,605	12/20/2006			Trigger, SIFMA + .05% or 68% LIBOR		11/1/2013	5,300	AVA2	(1,116)	(134)	(1,250)
2005-02		35,350	12/20/2006			Trigger, SIFMA + .05% or 68% LIBOR		11/1/2019	21,210	A/A2	(4,217)	(1,592)	(5,809)
2007A-1		30,045	6/1/2007			LIBOR + .05%		1002013	21,210	A+/Aa1	(3,444)	1,099	(2,345)
2007A-1 2007A-2		70,000	5/9/2007			Trigger, SIFMA + .15% or 58% LIBOR		5/1/2019	62,910	A/A2	(7,072)	(3,773)	(10,845)
2007B-1		58,985	11/1/2007			LIBOR + 0.05%		11/1/2017	24,610	A+/A#1	(8,152)	(628)	(8,780)
		50,000	10/18/2007					5/1/2019	46,545	A/A2	1.01		1.0
2007B-2		50,000	10/10/2007	5/112030	4,007.076	Trigger, SIFMA + .15% or 68% LIBOR		1) 11/1/2013	Up to: 1) 12,500	~~~	(6,453)	(2,511)	(8,964)
								2) 11/1/2015	2) 25,000				
2007B-3 ****		50,000	12/2/2008	5/1/2038	4.4050%	Trigger, SIFMA + .15% or 68% LIBOR		3) 11/1/2017	3) 50,000 Up to:	A+/Aa3	(3,734)	(823)	(4,557)
								1) 5/1/2014 2) 5/1/2016	1) 20,000 2) 40,000				
2008A-3		42,800	6/4/2008	5/1/2038	4,4140%	Trigger, SIFMA + .05% or 68% LIBOR		3) 5/1/2018	3) 80,000	A+/Aa1	(4,990)	(1,346)	(6,336)
								33					
								1) 11/1/2011 2) 11/1/2013	Up to: 1) 14,260 2) 27,440				
10000		10000	- 10 10 (10 (10 (10 (10 (10 (10 (10 (10 (10 (12110224	102222 2227		3) 11/1/2016	3) 38,340	1	10/2-034	1002000	12/12/07
2008A-1		80,000	6/4/2008	*******		LIBOR +.05%		4) 11/1/2018		A-MR	(6,601)	(1,810)	(8,411)
2008A-2		80,100	6/4/2008	11/1/2027	4.5960%	LIBOR +.05%		5/1/2018	all remaining	AA-/Aaa	(6.943)	(2.356)	(9.299)

Table continued on following page.



Associated Bond Issue	Current Notional Amount	Effective Date	Termination Date	Fixed Rate Paid	Variable Rate Received *	Embedded Options	Optional Termination Date, at Par	Optional Termination Amount	Counterparty Rating S&P/Moody's	2010 Fair Value **	Change in Fair Value	2011 Fair Value **
Multi-Family/Busine		- Date		. ara	Notorio a	opnone	Participation and		con mice of p	T dif Forde	Tun Funge	Tun Tunut
2000-A1 ****	12,750	11/21/2008	10/1/2020	5.2350%	SIFMA + .05				A+/An3	(1,803)	(562)	(2,365)
1000-A2 ****	7,080	11/21/2008			SIFMA + .05				A+/Az3	(570)	147	(423)
000-B1 (SPV)	5,095	10/19/2000			Cligroup 3 month + .25%				A-/A2	(1,262)	(102)	
002-A1 ****	9,410	11/21/2008			SIFMA + .15				A+/Aa3	(1,244)	(461)	
002AA ****	25,420	11/21/2008			SIFMA+.05				A+/Aa3	(3,651)	(1,412)	
002-C2 ****	70,715	11/21/2008			Trigger, SIFMA + .15% or 68% LIBOR	***	4/1/2018	59,340	A+/Aa3	(3,783)	(2,843)	
002-C4 ****	31,960	11/21/2008			Trigger, SIFMA + .05% or 68% LIBOR		4/1/2018	26,785	A+/Aa3	(1,807)	(1,378)	
003-A1 ****	2,124	12/3/2008		4.5550%	LIBOR +.05%		10/1/2009	16,576	A+/Aa3	(296)	226	(70)
004-A1	40,675	11/1/2004			LIBOR +.05%		10/1/2014	all remaining	A-MR	(4,552)	(170)	
004-A1 ****	10,000	5/29/2009		5.3640%					AA-/Aa1	(590)	194	(396)
004-A2	10,785	9/22/2004	4/1/1945	4.8840%	SIFMA +.15%	***	10/1/2019	all remaining	A-MR	(1,138)	(817)	
005-A1 (A)	4,755	8/1/2005		5.8200%	LIBOR +.05%	***	4/1/2015	all remaining	A-MR	(561)	(111)	0.0000
005-A1 (B)	3,005	8/1/2005		5.2050%	LIBOR +.05%		1000	1.000.0000000	A-MR	(469)	(274)	
005-A1 (C)	9,925	8/1/2005			LIBOR +.05%		4/1/2015	all remaining	A-MR	(1,100)	(238)	(1,338)
005-A1 (D)		8/1/2005		5.5730%	LIBOR +.05%	***	10/1/2011	all remaining	A-MR	(129)	129	
005-A2	17,855	7/1/2005			SIFMA + .05%	***	4/1/2015	all remaining	A-MR	(1,322)	(311)	(1,633)
005-A3 (A)	6,280	4/13/2005			SIFMA +.15%	***	10/1/2020	all remaining	A-MR	(694)	(464)	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
005-A3 (B)	6,120	10/1/2005			SIFMA +.15%		4/1/2015	all remaining	A-MR	(429)	(140)	
005-B1	13,180	3/1/2006			LIBOR +.05%	***	10/1/2015	11,125	A/A2	(1,453)	(369)	(1,822)
005-B2 (A)	3,495	1/2/2006			SIFMA +.15%		10/1/2015	3,305	A/A2	(227)	(121)	
005-B2 (B)	5,845	9/1/2006			SIFMA +.15%		10/1/2021	4,520	AVA2	(569)	(490)	(1,059)
								Up to:				
		1000000	444 10002	5 7400M	1000 - 074		1) 10/1/2011	. 1) 2,840	4.44.49	100001	10 00.01	10 007
006A-1 ****	30,350	12/3/2008			LIBOR + .05%		2) 10/1/2016	2) 12,305	A+/Aa3	(676)	(2,021)	
006A-1	11,200	12/1/2006	10/1/2036	0.3420%	LIBOR +.05%		4/1/2021	8,040 Up to:	AJA2	(1,583)	(1,153)	(2,736)
							1) 10/1/2012	1) 6,920				
							2) 10/1/2017	2) 19,460				
007B-1 ****	36,135	12/3/2008			LIBOR +.05%	***	3) 4/1/2022	3) 16,925	A+/Aa3	(412)	(2,573)	(2,985)
007B-1	7,525	10/1/2007			LIBOR +.05%		4/1/2028	6,190	A/A2	(927)	(1,006)	(1,933)
007B-2 ****	2,660	12/3/2008			SIFMA +,15%	***	10/1/2017	2,040	A+/Aa3	(112)	(130)	(242)
0078-2 ****	2,040	12/3/2008			SIFMA +.15%		10/2/2017	1,780	A+/Aa3	(89)	(108)	(197)
0078-2 ****	4,760	12/3/2008			SIFMA +.15%	***	10/2/2017	4,395	A+/Aa3	(366)	(255)	(621)
007B-2 ****	4,730	12/3/2008	4/1/2028	4.6510%	SIFMA +.15%		4/1/2023	3,835	A+/Aa3	(538)	(475)	(1,013)
007B-3 ****	2,480	12/3/2008	10/1/2037	4.2970%	SIFMA +.05%		10/1/2017	2,065	A+/Aa3	(106)	(129)	(235)
007B-3 ****	4,695	12/3/2008	10/1/2019	4.0967%	SIFMA +.05%	***	10/1/2014	4,430	A+/Aa3	(274)	(75)	(349)
007B-3 ****	2,285	12/3/2008	4/1/2038	4.8805%	SIFMA +.05%	***	10/1/2017	2,205 Up lo:	A+/Aa3	(212)	(120)	(332)
					11.11547 Art.5 Wet144		1) 4/1/2018	1) 3,070				
008A1 ****	15,200	12/3/2008			LIBOR + .05%			all remaining	A+/Aa3	(160)	(1,206)	(1,366)
008A2 ****	7,630	12/3/2008			SIFMA +.15%	***	4/1/2019	6,340	A+/Aa3	(468)	(513)	(981)
008B (a) ****	116,080	12/3/2008							AA-/Aa1	(21,605)	(29,176)	(50,781)
008B (b) ****	46,605	12/3/2008		5.2071%					AA-/Aa1	(9,356)	(13,604)	(22,960)
008C3 ****	7,700	12/3/2008	10/1/2038	4.3400%	SIFMA + .05%		4/1/2019	6,500 Up to:	A+/Aa3	(585)	(503)	(1,088)
2009A1 ****	31,215	6/24/2009	10/1/2041	4.7900%	SIFMA + .05%		1) 10/1/2014 2) 4/1/2024 :	1) 13,580 2) all remaining	A+/Aa3	(1,747)	(2,167)	(3.914)
fotal	629,764		100 112041					and a second sec	11.17404	(66,865)	(64,781)	(131,646)
Total	\$ 1,944,459									\$ (183,400)		

(*) SIFMA is the Securities Industry Financial Markets Association Municipal Swap Index. LIBOR is the London Interbank Offered Rate.

(**) All fair values include the effect of any related embedded option.

(***) Par optional termination right.

(****) Swaps for which cash premiums were received in 2008. The outstanding unamortized balance of the premium is reported on the Statement of Net Position as hybrid instrument borrowings.

(SPV) Counterparty operates as a special purpose vehicle

Risk Disclosure

Credit Risk: All of the Authority's swaps rely upon the performance of the third parties who serve as swap counterparties, and as a result, the Authority is exposed to credit risk - i.e., the risk that a swap counterparty fails to perform according to its contractual obligations. The appropriate measurement of this risk at the reporting date is the fair value of the swaps, as shown in the column labeled "Fair Value" in the outstanding swaps table above. The Authority is exposed to credit risk in the amount of any positive net fair value exposure to each counterparty. As of December 31, 2011, the Authority was



exposed to minimal credit risk to any of its counterparties. To mitigate credit risk, the Authority maintains strict credit standards for swap counterparties. All swap counterparties must be rated in the AA/Aa or higher category by either Standard & Poor's (S&P) or Moody's Investors Service (Moody's), respectively, at the time the contract is executed.

At December 31, 2011, the Authority had executed 74 swap transactions with nine counterparties with concentrations and ratings (Standard and Poor's/Moody's Investors Service) as shown in the following table:

Swap Count		Notional Amount	Concentration	Counterparty Rating (S&P / Moody's)
14	\$	384,215	19.8%	A/A2
2		8,880	0.5%	A/Aa3
13		385,250	19.8%	A/WR
6		179,240	9.2%	A+ / Aa1
31		701,674	36.0%	A+/Aa3
4		193,600	10.0%	AA-/Aa1
1		80,100	4.1%	AA-/Aaa
1		5,095	0.3%	AAA/
2	_	6,405	0.3%	NR/Baa1
74	\$	1,944,459	100%	

At December 31, 2010, the Authority had executed 75 swap transactions with nine counterparties with concentrations and ratings (Standard and Poor's/Moody's Investors Service) as shown in the following table:

 otional Amount	Concentration	Counterparty Rating (S&P / Moody's)
\$ 94,815	4.5%	A+/A1
18,385	0.9%	NR/A1
5,475	0.3%	A/A2
436,695	20.9%	AA-/Aa1
403,405	19.3%	A+/Aa3
733,495	35.1%	AA-/Aa3
396,465	19.0%	A-/A3
\$ 2,088,735	100%	
\$	Amount \$ 94,815 18,385 5,475 436,695 403,405 733,495 396,465	Amount Concentration \$ 94,815 4.5% 18,385 0.9% 5,475 0.3% 436,695 20.9% 403,405 19.3% 733,495 35.1% 396,465 19.0%

Interest Rate Risk: The Authority is exposed to interest rate risk in that as the variable rates on the swaps agreements decrease the Authority's net payment on the swap agreement could increase.

Basis Risk: The Authority is exposed to basis risk when the variable interest rate paid to the holders of its variable rate demand obligations (VRDO's) is not equivalent to the variable interest rate received from its counterparties on the related swap agreements. When exposed to basis risk, the net interest expense incurred on the combination of the swap agreement and the associated variable rate debt may be higher or lower than anticipated.

The Authority's tax-exempt variable-rate bond interest payments are substantially equivalent to the SIFMA rate (plus a trading spread). Certain tax-exempt swaps, as indicated in the table above, contain a trigger feature in which the Authority



receives a rate indexed on SIFMA should LIBOR be less than a predetermined level (the trigger level, 3.5%), or a rate pegged at a percentage of LIBOR should LIBOR be equal to or greater than the predetermined trigger level. For these swaps, the Authority would be negatively exposed to basis risk during the time period it is receiving the rate based on a percentage of LIBOR should the relationship between LIBOR and SIFMA converge.

The Authority's taxable variable-rate bond interest payments are substantially equivalent to LIBOR (plus a trading spread). The Authority is receiving LIBOR (plus a trading spread) or LIBOR flat for all of its taxable swaps and therefore is only exposed to basis risk to the extent that the Authority's bonds diverge from their historic trading relationship with LIBOR.

Termination Risk: The Authority's swap agreements do not contain any out-of-the-ordinary termination events that would expose it to significant termination risk. In keeping with market standards, the Authority or the counterparty may terminate each swap if the other party fails to perform under the terms of the contract. In addition, the swap documents allow either party to terminate in the event of a significant loss of creditworthiness. If at the time of the termination a swap has a negative value, the Authority would be liable to the counterparty for a payment equal to the fair value of such swap.

There are certain termination provisions relevant to the Authority's counterparties operating as special purpose vehicles (SPV) with a terminating structure. In the case of certain events, including the credit downgrade of the SPV or the failure of the parent company to maintain certain collateral levels, the SPV would be required to wind up its business and terminate all of its outstanding transactions with all clients, including the Authority. All such terminations would be at mid-market pricing. In the event of such termination, the Authority would be exposed to the risk of market re-entry and the cost differential between the mid-market termination and the offered price upon re-entry.

Rollover Risk: The Authority is exposed to rollover risk only on swaps that mature or may be terminated at the counterparty's option prior to the maturity of the associated debt. As of December 31, 2011 and 2010, the Authority was not exposed to rollover risk.

Amortization Risk: The Authority is exposed to amortization risk in the event that the swap amortization schedules fail to match the actual amortization of the underlying bonds as a result of loan prepayments, which significantly deviate from expectations. If prepayments are significantly higher than anticipated, the Authority would have the option of reinvesting or recycling the prepayments, or calling unhedged bonds. Alternatively, if the Authority chose to call bonds associated with the swap, the Authority could elect an early termination of the related portions of the swap at a potential cost to the Authority. If prepayments are significantly lower than anticipated and the associated bonds remained outstanding longer than the relevant portion of the swap, the Authority could experience an increase in its exposure to unhedged variable rate bonds. Alternatively, the Authority could choose to enter into a new swap or an extension of the existing swap. If interest rates are higher at the time of entering into a new swap or swap extension, such action would result in an increased cost to the Authority.

Collateral Requirements: The Authority is subject to a contingency feature that would require the Authority to post collateral on swap agreements if the Class I obligations credit rating falls to a Moody's A1, or equivalent ratings by S&P, and Fitch and is greater than the established thresholds. As of December 31, 2011, all agreements were rated higher than the Moody's A1 and did not require collateral.

The majority of the class 1 bonds are rated AAA by both rating agencies. The bond indentures for these swaps are over collateralized and the underlying assets are insured. The likelihood that the bonds would be downgraded by four categories is considered remote, but if it were to occur it would require the Authority to post collateral approximately equal to the fair value of the interest rate swap.

Swap Payments - Using interest rates as of December 31, 2011, debt service requirements of the Authority's outstanding variable-rate debt and net swap payments were as follows. As rates vary, variable rate interest rate payments on the bonds and net swap payments will change.



Year Ending								
December 31,	 Principal	lr	nterest	SI	waps, Net	Total		
2012	\$ 104,355	\$	5,707	\$	81,973	\$	192,035	
2013	113,619		5,197		76,967		195,783	
2014	106,740		4,763		71,878		183,381	
2015	93,610		4,380		67,150	-	165,140	
2016	120,640	×	4,156		62,974	.4	187,770	
2017-2021	429,715		17,603		251,605		698,923	
2022-2026	315,705		12,983		175,168		503,856	
2027-2031	261,880		8,044		115,594		385,518	
2032-2036	266,500		3,841		60,822		331,163	
2037-2041	88,665		703		19,038		108,406	
2042-2046	34,830	×8	181		5,609		40,620	
2047	8,200		5		168		8,373	
Total	\$ 1,944,459	\$	67,563	\$	988,946	\$	3,000,968	

Hybrid instrument borrowings - Certain interest rate swaps, as identified on the detailed swap table above, include fixed rates that were off-market at the execution of the interest rate swaps. For financial reporting purposes these interest rate swaps are considered hybrid instruments and are bifurcated between borrowings, with an aggregate original amount of \$73.4 million reflecting the fair value of the instrument at its execution, and an interest rate swap with a fixed rate that was considered at-the market at execution. Activity for the hybrid instrument borrowings for the year ended December 31, 2011 was as follows:

Additions	 2011	 2010
Beginning balance	\$ 59,972	\$ 66,441
Additions	41 0 5 9	
Reductions	 (6,365)	 (6,469)
Ending balance	\$ 53,607	\$ 59,972



The following table sets for as of December 31, 2011, payments of principal and interest on the hybrid instrument borrowings for the next five years and thereafter. The total payments generally reflect the difference between the stated fixed rate of the hybrid instrument and the at-the-market fixed rate at the execution of the instrument.

Year Ending December 31,	incipal d Interest
2012	\$ 4,468
2013	4,468
2014	4,424
2015	4,241
2016	4,051
2017-2021	17,125
2022-2026	11,090
2027-2031	3,740
Total	\$ 53,607

Forward Sales Contracts - The Authority has entered into forward sales contracts for the delivery of Ginnie Mae securities in order to lock in the sales price for the securitization of certain taxable single-family loans. The contracts offset changes in interest rates between the time of the loan reservations and the securitization of such loans into Ginnie Mae securities. These contracts are considered investment derivative instruments, such that their change in fair value is reported as investment derivative activity losses on the Statement of Revenues, Expenses and Changes in Net Position.

The outstanding forward contracts, summarized by counterparty as of December 31, 2011, were as follows:

Count	 Par	Concentration	riginal es Price	 2/31/11 es Price	Fai	r Value	Counterpart Rating
5	\$ 20,500	26.4%	\$ 21,698	\$ 21,916	\$	218	A/A1
17	35,000	45.2%	37,346	37,654		308	A/Aa3
12	22,000	28.4%	23,348	23,549		201	AA-/Aa3
34	\$ 77,500	100.0%	\$ 82,392	\$ 83,119	\$	727	

The outstanding forward contracts, summarized by counterparty as of December 31, 2010, were as follows:

Count	Der	Concentration		riginal		2/31/10	Fal	. Volue	Counterparty
Count	 Par	Concentration	Sai	es Price	Sal	es Price	Fai	r Value	Rating
8	\$ 5,500	33.4%	\$	5,806	\$	5,706	\$	(100)	A/NR
2	1,500	9.1%		1,581		1,574		(7)	A+/Aa3
13	9,000	54.5%		9,479		9,383		(96)	AA/Aa2
1	500	3.0%		524		527		3	NR
24	\$ 16,500	100.0%	\$	17,390	\$	17,190	\$	(200)	



Summary

A summary of derivative instruments activity for the years ended December 31, 2011 and 2010 is as follows:

				20	11						20	10		
	H	ledging		Invest	ment	ts	×	H	ledging		Invest	ment	s	
		Swaps	5	Swaps	For	wards	 Total		Swaps	5	Swaps	For	wards	Total
Fair value, beginning	s	183,441	s	359	\$	(200)	\$ 183,600	s	138,095	\$	(38)	\$	-	\$ 138,057
Settlements		(87,108)		(1,146)		200	(88,054)		(89,679)		(1,222)		-	(90,901)
Change in fair value		183,221		2,457		727	186,405		135,025		1,619		(200)	136,444
Fair value, ending	\$	279,554	\$	1,670	\$	727	\$ 281,951	\$	183,441	\$	359	\$	(200)	\$ 183,600

(9) Debt Refundings

On November 10, 2011, the Authority issued its Single Family Bonds 2011 Series B, C and D, in the aggregate principal amount of \$227,235,000. The entire proceeds of the bonds were used to refund a portion of various single family mortgage bonds. The refunding resulted in a decrease in the aggregate future debt service requirement of approximately \$1,376,000, based on the change in variable interest rates at the time of refunding and an approximate economic gain to the Authority of \$468,000. In accordance with GASB Statement No. 23, Accounting and Financial Reporting for Refundings of Debt Reported by Proprietary Activities, \$11,450,000 was deferred and is being amortized over the contractual life of the new debt.

Economic gain or loss is calculated as the difference between the present value of the old debt service requirements and the present value of the new debt service requirements less related upfront costs of issuance, bond call premiums and bond insurance premiums, discounted at the effective interest rate.

In prior years, the Authority defeased certain bonds by placing the proceeds of new bonds in an irrevocable trust to provide for all future debt service payments on the bonds. Accordingly, the trust account assets and the liability for the defeased bonds are not included in the Authority's financial statements. On December 31, 2011, \$58.9 million of bonds outstanding are considered defeased.

(10) Restricted and Unrestricted Net Position

The amounts restricted for the Single-Family bond programs and the Multi-Family/Business bond programs are for the payment of principal, redemption premium, if any, or interest on all outstanding single-family and multi-family/business bond issues, in the event that no other funds are legally available for such payments. The Board may withdraw all or part of this restricted balance if (1) updated cash flow projections indicate that adequate resources will exist after any withdrawal to service the outstanding debt, subject to approval by the bond trustee; (2) the Authority determines that such funds are needed for the implementation or maintenance of any duly adopted program of the Authority; and (3) no default exists in the payment of the principal, redemption premium, if any, or interest on such bonds.

Assets of the Single-Family and Multi-Family/Business bond programs are pledged for payment of principal and interest on the applicable bonds. In addition, certain assets are further restricted by bond resolutions for payment of interest on and/or principal of bonds in the event that the related debt service funds and other available funds are insufficient. Such assets are segregated within the Single-Family and Multi-Family/Business Programs and are held in cash, loans receivable or investments. At December 31, 2011 and 2010, these assets were at least equal to the amounts required to be restricted.



The Board has designated certain amounts of the unrestricted net position of the General Programs as of December 31, 2011 and 2010, for various purposes, as indicated in the following table. These designations of net position are not binding, and can be changed by the Board.

Unrestricted Net Position as December 31, 2011 and 2010:

		2011	 2010
Designations:			
Housing program	\$	37,717	\$ 36,874
Commercial program		18,396	24,616
General operating and working capital		25,025	26,475
General obligation bonds		28,128	25,621
Total unrestricted net position	 \$	109,266	\$ 113,586

(11) Retirement Plans

The Authority contributes to the Local Government Division Trust fund (Trust) a cost-sharing multiple-employer public defined benefit plan administered by the Public Employees' Retirement Association of Colorado (PERA). The Trust provides retirement, disability and death benefits for members or their beneficiaries. Generally, all employees of the Authority are members of the Trust.

The Authority contributes to the Health Care Trust Fund (Health Fund), a cost-sharing multiple-employer postemployment health care plan administered by PERA. The Health Fund provides a health care premium subsidy to PERA participating benefit recipients and their eligible beneficiaries.

Colorado Revised Statutes assign the authority to establish Trust and Health Fund benefit provisions to the State Legislature. PERA issues a publicly available annual financial report that includes financial statements and required supplementary information for the Trust and the Health Fund. That report may be obtained by writing to PERA at P.O. Box 5800 Denver, Colorado 80217-5800, by calling PERA at 303-832-9550 or 1-800-759-PERA (7372) or from PERA's website at <u>www.copera.org</u>.

Plan members and the Authority are required to contribute to the Trust at rates set by Colorado Statutes. A portion of the Authority's contribution is allocated for the Health Fund. Member contributions to the Health Fund are not required.



The contribution rate for members and the Authority's contributions to the Trust and Health Fund, which equaled the Authority's required contributions for each year, were as follows:

	2011	2010
Contribution rate of covered salary:		
Members	8.00%	8.00%
Authority:		
Trust	12.68%	12.68%
Health Fund	 1.02%	1.02%
Total Authority contribution rate	 13.70%	 13.70%
Contributions by the Authority:		8.5
Trust	\$ 1,730	\$ 1,548
Health Fund	139	117
Total Authority contributions	\$ 1,869	\$ 1,665

An additional benefit offered to eligible Authority employees through PERA is a Voluntary Investment Program, established under Section 401(k) of the Internal Revenue Code. Participants invest a percentage of their annual gross salaries up to the annual Internal Revenue Service limit of their gross salaries. The Authority contributes 1% of each participating employee's salary as part of the 401(k) match, and in addition to the 1% contribution, the Authority matches half of the employee's 401(k) contribution up to 5% of the participating employee's gross salary. The Authority's match is a maximum of 3.5%, which includes the 1% contribution. Contributions by the Authority for the years ended December 31, 2011 and 2010 were \$396,000 and \$370,000, respectively. Contributions by participating employees for the years ended December 31, 2011 and 2010 were \$300,000 and \$360,000, respectively. All required contributions are paid in full annually.

(12) Risk Management

The Authority has a risk management program under which the various risks of loss associated with its business operations are identified and managed. The risk management techniques utilized include a combination of standard policies and procedures and purchased insurance. Commercial general liability, property losses, business automobile liability, workers' compensation and public officials' liability are all managed through purchased insurance. There were no significant reductions or changes in insurance coverage from the prior year. Settled claims did not exceed insurance coverage in any of the past three fiscal years.

(13) Related-Party Transactions

In 2011, the Authority did not enter into any related-party transactions. In 2010, the Authority entered into a transaction with Warren Village Inc., Colorado, the Chairman of the Board of Directors of which is a member of the Authority's Executive Team. Using funds granted under the Tax Credit Exchange Program of the AARA, the Authority made a \$1.1 million grant to the Warren Village. This transaction was made in the normal course of business under terms and conditions similar to other transactions with unrelated parties.

(14) Commitments and Contingencies

The Authority had outstanding commitments to make or acquire single-family and multi-family/business loans of \$62,050,000 and \$2,964,000, respectively, as of December 31, 2011. The Authority had outstanding commitments to make



or acquire single-family and multi-family/business loans of \$62,725,000 and \$15,819,000, respectively, as of December 31, 2010.

There are a limited number of claims or suits pending against the Authority arising in the Authority's ordinary course of business. In the opinion of the Authority's management and counsel, any losses that might result from these claims and suits are either covered by insurance or, to the extent not covered by insurance, would not have a material adverse effect on the Authority's financial position.

The Authority participates in the Ginnie Mae Mortgage-Backed Securities (MBS) Programs. Through the MBS Programs, Ginnie Mae guarantees securities that are issued by the Authority and backed by pools of mortgage loans. If a borrower fails to make a timely payment on a mortgage loan, the Authority must use its own funds to ensure that the security holders receive timely payment. All loans pooled under the Ginnie Mae MBS Program are either insured by the Federal Housing Authority or United States Department of Agriculture Rural Development, or are guaranteed by the VA. The Authority assesses the overall risk of loss on loans that it may be required to repurchase and repurchases the loans as necessary. The Authority repurchased \$21.3 million and \$3.3 million of these loans in 2011 and 2010, respectively.

15) Subsequent Events

In March 2012, the Authority completed the sale of the real estate for all Blended Component Units, which encompass the Rental Assistance Program (RAP) - Hyland Park Centre Corporation ("Hyland Park"), Tanglewood Oaks Apartments Corporation ("Tanglewood"), and Village of Yorkshire Corporation ("Yorkshire"). In addition, the Authority completed the sale of real estate for Maple Tree Settlement, which is not a Blended Component Unit, but is part of RAP. Each of these properties was sold at a gain. These properties had net income in 2011 and 2010 of \$1.5 million and \$498 thousand, respectively.

The Authority paid in full the outstanding Lehman swap termination settlement as of March 2012.

Also in March, the Authority redeemed \$106,325,000 of NIPB bonds.

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SUPPLEMENTAL INFORMATION

financing the places where people live and work

Colorado Housing and Finance Authority

Combining Schedule - Statement of Net Position

December 31, 2011

(with summarized financial information for December 31, 2010)

(in thousands of dollars)

	(General	Single	Mu	l6-Family/					Su	mmarized
	P	rograms	 Family	В	usiness	Eli	minations		2011		2010
Assets									9		
Current assets:											
Cash (Note 2)											
Restricted	\$	56,011	\$ -	\$	1	\$	-	\$	56,011	\$	75,483
Unrestricted		33,281							33,281		16,498
Investments (Note 2)		9,058	530,373		106,801				646,232		652,878
Loans receivable (Note 3)		43,986	44,709		25,568		(562)		113,701		134,211
Loans receivable held for sale (Note 3)		38,206	-		-		-		38,206		47,478
Accrued interest receivable		3,339	3,865		4,865		(160)		16,909		20,075
Deferred debt financing costs, net		15	478		174				667		778
Other assets		6,977	378		118		-		7,473		9,541
Due (to) from other programs		(27,174)	 20,345		6,829					-	2
Total current assets		163,699	 605,148		144,355		(722)		912,480		956,942
Noncurrent assets:											
Investments (Note 2)		658	154,576		83,204			χ.	238,438		219,983
Loans receivable, net (Note 3)		129,417	1,296,553		741,465		(16,290)		2,151,145		2,467,772
Capital assets - non-depreciable (Note 4)		5,026	-		(4				5,026		5,547
Capital assets - depreciable, net (Note 4)		19,134	. S4		12		<u></u>		19,134		21,194
Other real estate owned, net		3,515	4,448		2,656		2		10,619		12,505
Deferred debt financing costs, net		263	8,605		3,138				12,006		13,998
Other assets		22,691			· -		-		22,691		22,164
Total noncurrent assets		180,704	1,464,182		830,463		(16,290)		2,459,059		2,763,163
Total assets		344,403	2,069,330		974,818	_	(17,012)		3,371,539		3,720,105
									· · · · ·		
Total Deferred Outflows - Hedging			405 700		404 047				007 440		400.045
Accumulated decrease in fair value of hedging derivatives		•	 135,763	_	131,647		•		267,410		180,245
Liabilities											
Current liabilities:											
Short-term debt (Note 5)		46,100	12				12		46,100		87,900
Bonds payable (Note 6)		40,100	311,847		9,665		2		321,512		299,187
Notes payable (Note 6)		104	011047		3,000				104		200,101
Accrued interest payable		1,178	14,433		10,093		(160)		25,544		25,641
Federally assisted program advances		458	14,400		10,000		(100)		458		20,041
Accounts payable and other liabilities		45,605	1,071		743				47,419		65,063
Total current liabilities		93,445	 327,351		20,501		(160)		441,137	_	477,930
Noncurrent liabilities:		00,110	 0611001		201001		(100)				1111000
		70,285	1,629,772		860,303				2,560,360		2.910.329
Bonds payable, net (Note 6) Derivative instruments		70,205	149,577		131,647		2		2,500,550	P - 1	183,600
		121									
Derivatives related borrowing		-	27,253		26,354				53,607		59,972
Notes payable (Note 6)		24,283	070		832		(16,852)		7,431		6,173
Other liabilities (Note 6)		22,237	 872	-			(40.000)		23,941		8,767
Total noncurrent liabilities		117,532	 1,807,474	-	1,019,136	-	(16,852)		2,927,290		3,168,841
Total liabilities		210,977	 2,134,825		1,039,637		(17,012)	_	3,368,427		3,646,771
Net position											
Invested in capital assets, net of related debt		7,308					16,852		24,160		26,741
Restricted by bond indentures			70,268		66,828		asan din		137,096		113,252
Unrestricted (Note 10)		126,118	 				(16,852)	_	109,266		113,586
Total net position	\$	133,426	\$ 70,268	\$	66,828	S		\$	270,522	S	253,579

See accompanying independent auditors' report.



Colorado Housing and Finance Authority

Combining Schedule - Statement of Revenues, Expenses and Changes in Net Position

For the year ended December 31, 2011

(with summarized financial information for the year ended December 31, 2010)

(in thousands of dollars)

Interest in come and expense: Interest on loans receivable \$ 12,719 \$ 75,599 \$ 47,564 \$ (1,285) \$ 134,597 \$ 151,319 Interest on investments 735 15,154 7,554 - 23,423 18,094 Interest on investments (6,765) (89,676) (43,399) 1,285 (138,545) (141,458 Net interest income 6,689 1,077 11,709 - 19,475 27,955 Other operating income: Rental income 8,804 - - 8,804 9,306 Coan servicing income 13,633 - - 5,052 4,629 Gain on sale of loans 16,792 19,817 - 16,792 19,817 Investment derivative activity loss (527) (1,188) - - 16,792 19,817 Total operating income 24,21,224 4,549 - 25,887 7,324 Other revenues (losses) 255 506 - 761 1,713 Total operating income 50,772 21,659 <			Seneral		Single		lti-Family/					Su	mmarized
Interest on loans receivable \$ 12,719 \$ 75,599 \$ 47,564 \$ (1,285) \$ 134,597 \$ 151,30 Interest on investments 735 15,154 7,534 - 23,423 18,094 Interest on investments (6,765) (69,676) (43,389) 1,285 (138,545) 101,094 Interest on debt (6,765) (69,676) (43,389) 1,285 (138,545) 27,955 Other operating income: Rental income 8,804 - - 8,804 9,306 Loan servicing income 13,633 - (3) - 13,630 13,058 Section & administration fees 5,052 - - 6,792 19,972 19,972 Investment derivative activity loss (527) (1,188) - 16,792 19,817 Investment derivative activity loss (527) (1,188) - 17,71 17,71 Investment derivative activity loss (527) (1,188) - 7,61 1,713 Total operating income 50,772 </th <th></th> <th>F</th> <th>rogram</th> <th></th> <th>Family</th> <th>B</th> <th>usiness</th> <th>Elin</th> <th>ninations</th> <th></th> <th>2011</th> <th>200</th> <th>2010</th>		F	rogram		Family	B	usiness	Elin	ninations		2011	200	2010
Interest on investments 735 15,154 7,534 - 23,423 18,094 Interest on debt (6,755) (89,676) (43,389) 1,225 (138,545) (141,458 Net interest income 6,689 1,077 11,709 - 19,475 27,955 Other operating income: Rantal income 8,804 - - - 8,804 9,306 Loan servicing income 13,633 - (3) - 13,630 13,64 - - 6,71 1,713 3,734 - 16,255 88,686 83,229 Operating income foresensing i					0.000.000.00								
Interest on debt (6,765) (89,676) (43,389) 1,285 (138,545) (141,438 Net interest income 6,689 1,077 11,709 - 19,475 27,955 Other operating income: Rantal income 8,804 - - 8,804 9,306 Loan servicing income 13,633 - (3) - 13,630 13,058 Section 8 administration fees 5,052 - - 5,052 4,629 Glin on sale of loans 16,792 - - 16,792 19,817 Investment derivative activity loss (527) (1,188) - (1,715) (473) Net increase (dacrease) in the fair value of investments 74 21,264 4,549 - 25,887 7,324 Other revenues (losses) 255 506 - 761 1,719 Total operating income 50,772 21,659 16,255 88,686 83,329 Operating expenses: - - 18,210 - - <th>Interest on loans receivable</th> <th>\$</th> <th>0.000 0.000</th> <th>\$</th> <th></th> <th>\$</th> <th></th> <th>\$</th> <th>(1,285)</th> <th>\$</th> <th>134,597</th> <th>\$</th> <th></th>	Interest on loans receivable	\$	0.000 0.000	\$		\$		\$	(1,285)	\$	134,597	\$	
Net interest income 6,689 1,077 11,709 19,475 27,955 Other operating income: Rental income 8,804 - - - 8,804 9,306 Loan servicing income 13,633 - (3) - 13,630 13,650 Section 8 administration fees 5,052 - - 5,052 4,629 Gain on sale of loans 16,792 - - 16,792 19,617 Investment derivative activity loss (527) (1,188) - - (1,715) (473) Net increase (decrease) in the fair value of investments 74 21,284 4,549 - 25,887 7,324 Other revenues (losses) 2055 506 - - 761 1,713 Total operating income 50,772 21,659 16,255 88,686 83,329 Operating expenses: Salaries and related benefits 18,210 - - 18,210 17,020 General operating 38,963 1,349													
Other operating income: Rental income 8,804 - - - 8,804 9,306 Loan servicing income 13,633 - (3) - 13,630 13,058 Section 8 administration fees 5,052 - - 5,052 4,629 Gain on sale of loans 16,792 19,811 - - 16,792 19,817 Investment derivative activity loss (527) (1,188) - - (1,715) (473) Net increase (decrease) in the - - 16,792 19,817 7,324 Other operating income 44,083 20,582 4,546 69,211 55,374 Total obrer operating income 50,772 21,659 16,255 88,686 83,329 Operating expenses: - - - 18,210 - - 18,210 17,088 Depreciation 3,684 - - - 3,684 3,773 Provision for losses 3,791 4,746 499 9,03	Interest on debt		(6,765)	_		2	(43,389)		1,285		(138,545)		(141,458
Rental income 8,804 - - - 8,804 9,306 Loan servicing income 13,633 - (3) - 13,630 13,030 Secton 8 administration fees 5,052 - - 5,052 4,629 Gain on sale of loans 16,792 - - 16,792 19,817 Investment derivative activity loss (527) (1,118) - - (1,715) (473) Net increase (decrease) in the fair value of investments 74 21,264 4,549 - 25,887 7,324 Other revenues (losses) . 255 506 - 761 1,713 Total other operating income 44,083 20,582 4,546 69,211 55,374 Total operating income 50,772 21,659 16,255 88,686 83,329 Operating expenses: 	Net interest income		6,689		1,077		11,709		· · ·		19,475	_	27,955
Loan servicing income 13,633 - (3) - 13,630 13,058 Secton 8 administration fees 5,052 - - 5,052 4,629 Gain on sale of loans 16,792 - - 16,792 19,817 Investment derivative activity loss (527) (1,188) - - 16,792 Net increase (decrease) in the 14 74 21,264 4,549 - 25,887 7,324 Other revenues (losses) 255 506 - 761 1,713 Total other operating income 44,063 20,582 4,546 - 69,211 55,576 Operating expenses: - - 18,210 - - 18,210 17,808 General operating income 3,684 - - - 3,684 3,773 Provision for losses 3,791 4,746 499 - 9,036 6,521 Total operating expenses: - - 16,973 (409 <t< td=""><td>Other operating income:</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>	Other operating income:												
Section 8 administration fees 5,052 - - 5,052 4,629 Gain on sale of loans 16,792 - - 16,792 19,817 Investment derivative activity loss (527) (1,188) - - (1,715) (473) Net increase (dacrease) in the fair value of investments 74 21,264 4,549 - 25,887 7,324 Other revenues (losses) 255 506 - - 761 1,713 Total other operating income 44,083 20,582 4,546 - 69,211 55,374 Operating expenses: Salaries and related benefits 18,210 - - 18,210 17,808 General operating income 3,684 - - 3,684 3,773 Provision for losses 3,794 4,746 499 9,9036 6,521 Total operating expenses: - - 136,491 - - 3,684 3,773 Provision for losses 3,794 4,746 499 <			8,804				-				8,804		9,306
Gain on sale of loans 16,792 - - 16,792 19,817 Investment derivative activity loss (527) (1,188) - - (1,715) (473) Net increase (decrease) in the fair value of investments 74 21,264 4,549 - 25,887 7,324 Other revenues (losses) 255 506 - - 761 1,713 Total operating income 44,083 20,582 4,546 69,211 55,374 Total operating income 50,772 21,659 16,255 88,686 83,329 Operating expenses: - - 18,210 - - 18,210 17,808 Salaries and related benefits 18,210 - - 3,864 3,773 40,783 55,636 Depreciation 3,864 - - 3,684 3,773 40,783 55,636 Depreciation 3,684 - - 3,684 3,773 40,783 55,636 Depreciation 3,684	Loan servicing income		13,633				(3)				13,630		13,058
Investment derivative activity loss (527) (1,188) - - (1,715) (473) Net increase (decrease) in the fair value of investments 74 21,264 4,549 - 25,887 7,324 Other revenues (losses) 255 506 - - 761 1,713 Total other operating income 44,083 20,582 4,546 - 69,211 55,374 Total other operating income 50,772 21,659 16,255 - 88,666 83,329 Operating expenses: Salaries and related benefits 18,210 - - 18,210 17,808 General operating 38,963 1,319 501 - 40,783 55,656 Depreciation 3,684 - - - 3,684 3,773 Provision for losses 3,791 4,746 499 - 9,036 6,521 Total operating expenses: - - 134,491 15,255 16,973 (409 Nonoperating revenues	Section 8 administration fees		5,052								5,052		4,629
Net increase (decrease) in the fair value of investments 74 21,264 4,549 - 25,887 7,324 Other revenues (losses) 255 506 - 761 1,713 Total other operating income 44,083 20,582 4,546 69,211 55,374 Total operating income 50,772 21,659 16,255 88,686 83,329 Operating expenses: Salaries and related benefits 18,210 - - 18,210 17,808 General operating 38,963 1,319 501 - 40,783 55,636 Depreciation 3,684 - - 3,684 3,773 Provision for losses 3,791 4,746 499 - 9,036 6,521 Total operating expenses: 134,641 - - 16,973 (409 Nonoperating revenues and expenses: - - 134,491 - - 134,491 - - 134,491 134,613 Gains on sales of capital assets (30)	Gain on sale of loans		16,792		-		-				16,792		19,817
fair value of investments 74 21,264 4,549 - 25,887 7,324 Other revenues (losses) 255 506 - - 761 1,713 Total other operating income 44,083 20,582 4,546 - 69,211 55,374 Total operating income 50,772 21,659 16,255 - 88,686 83,329 Operating expenses: - - 18,210 - - 18,210 17,808 General operating operating 38,963 1,319 501 - 40,783 55,636 Depreciation 3,684 - - 3,684 3,773 Provision for losses 3,791 4,746 499 - 9,036 6,521 Total operating expenses: - - 13,684 3,773 4,745 499 - 9,036 6,521 Total operating income (loss) (13,876) 15,594 15,255 16,973 (409 Nonoperating revenues and expenses:	Investment derivative activity loss		(527)		(1,188)				-		(1,715)		(473)
Other revenues (losses) 255 506 - - 761 1,713 Total other operating income 44,083 20,582 4,546 - 69,211 55,374 Total operating income 50,772 21,659 16,255 - 88,686 83,329 Operating expenses: Salaries and related benefits 18,210 - - 18,210 17,808 General operating 38,963 1,319 501 - 40,783 55,636 Depreciation 3,684 - - - 3,684 3,773 Total operating expenses: 3,791 4,746 499 - 9,036 6,521 Total operating expenses 64,648 6,065 1,000 - 71,713 83,738 Net operating income (loss) (13,876) 15,594 15,255 - 16,973 (409 Nonoperating revenues and expenses: - - 134,491 - - 134,491 134,613 Federal grant receipts 134	Net increase (decrease) in the						*					8	
Total other operating income 44,083 20,582 4,546 69,211 55,374 Total operating income 50,772 21,659 16,255 - 88,686 83,329 Operating expenses: Salaries and related benefits 18,210 - - 18,210 17,808 General operating 38,963 1,319 501 - 40,783 55,636 Depreciation 3,684 - - - 3,684 3,773 Provision for losses 3,791 4,746 499 - 9,036 6,521 Total operating expenses 64,648 6,065 1,000 - 71,713 83,733 Not operating income (loss) (13,876) 15,594 15,255 - 16,973 (409 Nonoperating revenues and expenses: - - - 134,491 134,613 Gains on sales of capital assets (30) - - (30) 128 Total nonoperating revenues, net (30) - - (30)	fair value of investments		74		21,264		4,549				25,887		7,324
Total operating income 50,772 21,659 16,255 - 88,686 83,329 Operating expenses: Salaries and related benefits 18,210 - - 18,210 17,808 General operating 38,963 1,319 501 - 40,783 55,636 Depreciation 3,684 - - - 3,684 3,773 Provision for losses 3,791 4,746 499 - 9,036 6,521 Total operating expenses 64,648 6,065 1,000 - 71,713 83,738 Net operating income (loss) (13,876) 15,594 15,255 - 16,973 (409 Nonoperating revenues and expenses: - - 134,491 134,613 - - (134,491) (134,613 Federal grant receipts 134,491 - - (134,491) (128,613 (281 Total nonoperating revenues, net (30) - - (30) 128 Total nonoperating revenues, net	Other revenues (losses)		255		506						761		1,713
Operating expenses: Salaries and related benefits 18,210 - - 18,210 17,808 General operating 38,963 1,319 501 - 40,783 55,636 Depreciation 3,684 - - - 3,684 3,773 Provision for losses 3,791 4,746 499 - 9,036 6,521 Total operating expenses 64,648 6,065 1,000 - 71,713 83,738 Net operating income (loss) (13,876) 15,594 15,255 - 16,973 (409 Nonoperating revenues and expenses: - - - 134,491 134,613 Federal grant receipts 134,491 - - - (134,491) (134,613 Gains on sales of capital assets (30) - - (30) 128 Total nonoperating revenues, net (30) - - (30) 128 Income before transfers (13,906) 15,594 15,255 - <td>Total other operating income</td> <td></td> <td>44,083</td> <td></td> <td>20,582</td> <td></td> <td>4,546</td> <td></td> <td></td> <td></td> <td>69,211</td> <td></td> <td>55,374</td>	Total other operating income		44,083		20,582		4,546				69,211		55,374
Salaries and related benefits 18,210 - - - 18,210 17,808 General operating 38,963 1,319 501 - 40,783 55,636 Depreciation 3,684 - - - 3,684 3,773 Provision for losses 3,791 4,746 499 - 9,036 6,521 Total operating expenses 64,648 6,065 1,000 - 71,713 83,738 Net operating income (loss) (13,876) 15,594 15,255 - 16,973 (409 Nonoperating revenues and expenses: - - - 134,491 134,613 Federal grant receipts 134,491 - - - 134,491 (134,613) Gains on sales of capital assets (30) - - (30) 128 Income before transfers (13,906) 15,594 15,255 - 16,943 (281 Transfers from (to) other programs 7,005 4,049 (11,054) -	Total operating income	- 4	50,772	_	21,659		16,255		-		88,686		83,329
General operating 38,963 1,319 501 - 40,783 55,636 Depreciation 3,684 - - - 3,684 3,773 Provision for losses 3,791 4,746 499 - 9,036 6,521 Total operating expenses 64,648 6,065 1,000 - 71,713 83,738 Net operating income (loss) (13,876) 15,594 15,255 - 16,973 (409 Nonoperating revenues and expenses: - - - 134,491 134,613 Federal grant receipts 134,491 - - - (134,491) (134,613 Gains on sales of capital assets (30) - - (30) 128 Income before transfers (13,906) 15,594 15,255 - 16,943 (281 Income before transfers (13,906) 15,594 15,255 - 16,943 (281 Income before transfers (13,906) 15,594 15,255 -	Operating expenses:												
Depreciation 3,684 - - - 3,684 3,773 Provision for losses 3,791 4,746 499 - 9,036 6,521 Total operating expenses 64,648 6,065 1,000 - 71,713 83,738 Net operating income (loss) (13,876) 15,594 15,255 - 16,973 (409 Nonoperating revenues and expenses: - - 134,491 - - 134,491 134,613 Federal grant payments (134,491) - - (134,491) (134,613) Gains on sales of capital assets (30) - - (30) 128 Total nonoperating revenues, net (30) - - (30) 128 Income before transfers (13,906) 15,594 15,255 - 16,943 (281 Transfers from (to) other programs 7,005 4,049 (11,054) - - - Change in net position: - 19,643 4,201 -	Salaries and related benefits		18,210				-		-		18,210		17,808
Provision for losses 3,791 4,746 499 - 9,036 6,521 Total operating expenses 64,648 6,065 1,000 - 71,713 83,738 Net operating income (loss) (13,876) 15,594 15,255 - 16,973 (409 Nonoperating revenues and expenses: - - 134,491 - - 134,491 134,613 Federal grant payments (134,491) - - - (134,491) (134,613) Gains on sales of capital assets (30) - - (30) 128 Total nonoperating revenues, net (30) - - (30) 128 Income before transfers (13,906) 15,594 15,255 - 16,943 (281 Transfers from (to) other programs 7,005 4,049 (11,054) - - - Change in net position (6,901) 19,643 4,201 - 16,943 (281 Net position: - - 50,62	General operating		38,963		1,319		501				40,783		55,636
Total operating expenses 64,648 6,065 1,000 - 71,713 83,738 Net operating income (loss) (13,876) 15,594 15,255 - 16,973 (409 Nonoperating revenues and expenses:	Depreciation		3,684		-		-				3,684		3,773
Net operating income (loss) (13,876) 15,594 15,255 - 16,973 (409 Nonoperating revenues and expenses: Federal grant receipts 134,491 - - 134,491 134,613 Federal grant payments (134,491) - - (134,491) (134,613) Gains on sales of capital assets (30) - - (30) 128 Total nonoperating revenues, net (30) - - (30) 128 Income before transfers (13,906) 15,594 15,255 - 16,943 (281 Transfers from (to) other programs 7,005 4,049 (11,054) - - - - Change in net position (6,901) 19,643 4,201 - 16,943 (281 Net position:	Provision for losses		3,791		4,746		499		-		9,036		6,521
Nonoperating revenues and expenses: Federal grant receipts 134,491 - - 134,491 134,613 Federal grant payments (134,491) - - (134,491) (134,613) Gains on sales of capital assets (30) - - (30) 128 Total nonoperating revenues, net (30) - - (30) 128 Income before transfers (13,906) 15,594 15,255 - 16,943 (281 Transfers from (to) other programs 7,005 4,049 (11,054) - </td <td>Total operating expenses</td> <td></td> <td>64,648</td> <td></td> <td>6,065</td> <td>_</td> <td>1,000</td> <td></td> <td>-</td> <td></td> <td>71,713</td> <td></td> <td>83,738</td>	Total operating expenses		64,648		6,065	_	1,000		-		71,713		83,738
Federal grant receipts 134,491 - - 134,491 134,613 Federal grant payments (134,491) - - (134,491) (134,613) Gains on sales of capital assets (30) - - (30) 128 Total nonoperating revenues, net (30) - - (30) 128 Income before transfers (13,906) 15,594 15,255 - 16,943 (281 Transfers from (to) other programs 7,005 4,049 (11,054) - <td< td=""><td>Net operating income (loss)</td><td></td><td>(13,876)</td><td></td><td>15,594</td><td></td><td>15,255</td><td></td><td>-</td><td></td><td>16,973</td><td></td><td>(409)</td></td<>	Net operating income (loss)		(13,876)		15,594		15,255		-		16,973		(409)
Federal grant payments (134,491) - - (134,491) (134,613) Gains on sales of capital assets (30) - - (30) 128 Total nonoperating revenues, net (30) - - (30) 128 Income before transfers (13,906) 15,594 15,255 - 16,943 (281 Transfers from (to) other programs 7,005 4,049 (11,054) -	Nonoperating revenues and expenses:												
Gains on sales of capital assets (30) - - (30) 128 Total nonoperating revenues, net (30) - - (30) 128 Income before transfers (13,906) 15,594 15,255 - 16,943 (281 Transfers from (to) other programs 7,005 4,049 (11,054) -			134,491		242		÷.,		140		134,491		
Total nonoperating revenues, net (30) - - (30) 128 Income before transfers (13,906) 15,594 15,255 - 16,943 (281 Transfers from (to) other programs 7,005 4,049 (11,054) -	0 1 /		(134,491)		20		 5 		. . .		(134,491)		(134,613)
Income before transfers (13,906) 15,594 15,255 - 16,943 (281 Transfers from (to) other programs 7,005 4,049 (11,054) -	Gains on sales of capital assets		(30)								(30)		128
Transfers from (to) other programs 7,005 4,049 (11,054) - <th< td=""><td>Total nonoperating revenues, net</td><td></td><td>(30)</td><td></td><td></td><td></td><td></td><td></td><td>-</td><td></td><td>(30)</td><td></td><td>128</td></th<>	Total nonoperating revenues, net		(30)						-		(30)		128
Change in net position (6,901) 19,643 4,201 - 16,943 (281 Net position:	Income before transfers		(13,906)		15,594		15,255		-		16,943		(281)
Net position: Beginning of year 140,327 50,625 62,627 - 253,579 253,860	Transfers from (to) other programs		7,005		4,049		(11,054)		•				
Beginning of year 140,327 50,625 62,627 - 253,579 253,860	Change in net position		(6,901)		19,643		4,201		-		16,943		(281)
	Net position:												
End of year \$ 133,426 \$ 70,268 \$ 66,828 \$ - \$ 270,522 \$ 253,579	Beginning of year		140,327		50,625		62,627			_	253,579		253,860
	End of year	\$	133,426	\$	70,268	\$	66,828	\$		\$	270,522	\$	253,579

See accompanying independent auditors' report.

financing the places where people live and work

Colorado Housing and Finance Authority

Combining Schedule - Statement of Cash Flows

For the year ended December 31, 2011

(in thousands of dollars)

(with summarized financial information for the year ended December 31, 2010)

4	General Program	Single Family	Multi-Family/ Business	Eliminations	2011	Summarized 2010
Cash flows from operating activities:						
Principal payments received on loans receivable					- 90 	
& receipts from dispositions of other real estate owned \$	23,786 \$	220,862 \$	58,654 \$	- \$	303,302 \$	320,375
Interest payments received on loans receivable	12,288	79,450	47,642	(1,297)	138,083	154,818
Payments for loans receivable	(365,925)		(1,270)	(788)	(367,983)	(428,218
Receipts from sales of Ginnie Mae securities	420,989	-	-	-	420,989	417,478
Receipts (payments) for loan transfers between programs	(53,809)	64,712	(10,903)	-		
Receipts from rental operations	8,748	-	-		8,748	9,346
Receipts from other revenues	18,888	506	(3)	2	19,391	19,173
Payments for salaries and related benefits	(18,775)	-	(0)		(18,775)	(17,109
Payments for goods and services	(39,543)	(1,318)	(501)		(41,362)	(19,213
All other, net	1,046	457	(001)		1,503	(1,185
Net cash provided (used) by operating activities	7,693	364,669	93,619	(2,085)	463,896	455,465
Cash flows from noncapital financing activities:						
	(44.000)				(11.000)	44.000
Net increase (decrease) in short-term debt	(41,800)	-	19 7 0	77	(41,800)	14,650
Proceeds from issuance of bonds	4 000	266,435	-		266,435	275,210
Proceeds from issuance of notes payable	1,388	-	-	*	1,388	125
Receipts from federal grant programs	135,352	7.	_	<i></i>	135,352	134,308
Payments for federal grant programs	(134,491)		-	5	(134,491)	(134,613
Principal paid on bonds	(8,101)	(514,957)	(60,840)		(583,898)	(247,064
Principal paid on notes payable	(105)	-		-	(105)	(17,415
Interest paid on short-term debt	(271)		-		(271)	(226
Interest rate swap settlements		(59,832)	(32,270)	÷.	(92,102)	(95,330
Interest paid on bonds	(3,984)	(31,028)	(13,988)		(49,000)	(52,336
Interest paid on notes payable	(756)	-	-	0 R	(756)	(1,004
Bond issuance costs paid	-	(1,728)	-	-	(1,728)	(1,365
Transfers (to) from other programs	(9,609)	12,858	(3,249)	-		
Net cash used by noncapital financing activities	(62,377)	(328,252)	(110,347)	-	(500,976)	(125,060
Cash flows from capital and related financing activities:						
Purchase of capital assets	(1,133)	-	-	-	(1,133)	(2,148
Proceeds from the disposal of capital assets			-	-		347
Principal paid on capital-related debt	(788)	-	-	788		
Interest paid on capital-related debt	(1,297)	-	-	1,297		
Net cash provided (used) by capital and related financing activities	(3,218)	-		2,085	(1,133)	(1,801
Cash flows from investing activities:						
Proceeds from maturities and sales of investments	1.696.617	1,098,355	294,369	267	3,089,608	2,897,006
Purchase of investments	(1,642,128)	(1,147,867)	(285,268)	(267)	(3,075,530)	(3,186,689
Income received from investments	731	13,095	7,620	(1.01)	21,446	17,160
Net cash provided (used) by investing activities	55,220	(36,417)	16,721	-	35,524	(272,523
Net increase (decrease) in cash	(2,682)		(7)		(2,689)	56,081
		-	71.52			
Cash at beginning of year	91,974	-	7	-	91,981	35,900
Cash at end of year \$	89,292 \$	- \$	- \$	- \$	89,292 \$	91,981
Restricted	56,011				56,011	75,483
Unrestricted	33,281	-	-	-	33,281	16,498
Cash and cash equivalents, end of year \$	89,292	- \$	- \$	- \$	89,292 \$	91,981

Continued on the next page



Colorado Housing and Finance Authority

Combining Schedule - Statement of Cash Flows (continued)

For the year ended December 31, 2011

(with summarized financial information for the year ended December 31, 2010)

(in thousands of dollars)

		General Program	Single Family	Multi-Family/ Business	Eliminations	2011	Summarized 2010
Reconciliation of operating income (loss) to net cash provided (used) by operating activities:		riogram	(Carring	Dusiness	Linningaons	2011	2010
Net operating income (loss) Adjustments to reconcile operating income (loss) to net cash provided (used) by operating activities:	\$	(13,876) \$	15,594 \$	\$ 15,255 \$	- \$	16,973 \$	(409)
Depreciation expense		3.684	<u>_</u>			3,684	3,773
Amortization of service release premiums		3,538	2	-		3,538	2,946
Amortization of deferred loan fees/costs, net		(720)	856	(71)	-	65	115
Amortization of imputed debt associated with swaps		5 (<u>2</u> 5)	(3,524)	(2,840)		(6,364)	(6,469)
Provision for losses	3	3,791	4,746	499		9,036	6,521
Gain on sale of capital assets		30	-		<u> </u>	30	
Interest on Investments		(730)	(15,154)	(7,534)		(23,418)	(18,087)
Interest on debt		6,765	93,201	46,228	(1,285)	144,909	147,927
Unrealized loss on derivatives		527	1,188		-	1,715	473
Unrealized gain on investments		(74)	(21,264)	(4,549)		(25,887)	(7,324)
(Gain) loss on sale of REO		2,137	(506).	-		1,631	413
Gain on sale of loans		(16,792)	10 geo	-		(16,792)	(19,817)
Changes in assets and liabilities:							
Loans receivable and other real estate owned		19,046	286,079	46,481	(788)	350,818	306,083
Accrued interest receivable on loans and investments		610	2,995	149	(12)	3,742	3,505
Other assets		987	458	1		1,446	(3,983)
Accounts payable and other liabilities		(1,230)	-			(1,230)	39,798
Net cash provided (used) by operating activities	S	7,693 \$	364.669 \$	93,619 S	(2,085) \$	463,896 S	the state of the second second

See accompanying independent auditors' report.

