SERVICE PLAN

FOR

DENARGO MARKET METROPOLITAN DISTRICT NO. 2

IN THE CITY AND COUNTY OF DENVER, COLORADO

Approved: March 8, 2010

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DENVER, CO 80203

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SERVICE PLAN FOR

DENARGO MARKET METROPOLITAN DISTRICT NO. 2

I. <u>INTRODUCTION</u>

This Service Plan for Denargo Market Metropolitan District No. 2 ("District No. 2") in the City and County of Denver ("City"), Colorado ("State"), is submitted by Denargo Market, L.P. ("Organizer") pursuant to the requirements of the Special District Act, § 32-1-101, et seq., C.R.S. ("Special District Act"), and more particularly § 32-1-204.5, C.R.S. This Service Plan also provides certain documentation required by the City's Policy Statement Establishing Statutory Districts ("Policy Statement") and is being submitted in connection with the planning and development of the project known as Denargo Market (the "Project") generally located east of Denargo Street, south of the South Platte River, west of 29th Street, and northwest of Brighton Boulevard (the "Development Area"). References in this Service Plan to a "developer" apply to the Organizer, any affiliate or related person or entity, or any successor developer or an affiliate or related person or entity thereof undertaking any of the development of the Project, and with respect to any transaction involving advances (as described in Part VIII.D), any other person or entity funding or financing any of the public improvements as described herein.

II. PURPOSES OF MANAGEMENT DISTRICT

District No. 2 will be a metropolitan district organized pursuant to the Special District Act in conjunction with two other metropolitan districts, Denargo Market Metropolitan District No. 1 (the "Management District") and Denargo Market Metropolitan District No. 3 ("District No. 3") (together, District No. 2 and District No. 3 are referred to herein as the "Financing Districts" and together with the Management District, the "Districts"). The Management District is anticipated to act as the management district responsible for managing, implementing and coordinating the financing, acquisition, construction, completion, operation and maintenance of all public infrastructure and services within and without the Project, including without limitation all streets, safety protection, water, sewer and storm drainage, transportation, mosquito control, and park and recreation facilities which are more particularly described in Parts V and VI (the "Improvements"). The Improvements will be acquired, constructed and completed for the collective use and benefit of the property owners within, and residents of all of the Districts, as well as for all citizens of the City, the metropolitan Denver area and the State. Upon completion, it is anticipated that the Districts will transfer certain improvements to the City or another governmental entity as appropriate. The Districts may operate and maintain all other improvements within and without the Project (as discussed in Part VII) for the benefit of all property owners within, and residents of the Districts.

It is anticipated that the Organizer, or other developers or entities, will make advances to the Districts as discussed in Part VIII.D necessary to fund the costs of acquisition, construction, operation and maintenance, and completion of the Improvements, until the Districts can issue bonds or enter into other obligations to finance such costs. Alternatively, the Districts may, if feasible, issue bonds immediately to fund the costs of acquisition or construction of the Improvements and to pay back any developer advances. It is anticipated that, in accordance with the District IGA (defined herein), the Financing Districts will pay tax collections and/or bond

proceeds and other revenue to the Management District, which revenue will be applied to the payment of: (i) the acquisition, construction, and financing of the Improvements; and (ii) the costs of administration, operation and maintenance of the Improvements that are owned and/or operated by the Districts.

The Development Area is not presently served with facilities or services to be provided by the Districts, nor does the City or any other special district have any plans to provide such facilities or services within a reasonable time and on a comparable basis. The arrangements for financing, acquiring, constructing, completing, operating and maintaining the Improvements will be set forth in an intergovernmental agreement among the Districts, as the same may be amended from time to time (the "District IGA"), which shall be entered into by each of the Districts after the organization of the Districts. The use of the Management District in addition to the Financing Districts will ensure that the Improvements are financed and completed in coordination with the various phases of the Project and not sooner. This phased financing approach will also ensure that property owners within the Districts are not taxed unnecessarily for improvements before they are needed and will reduce the costs of financing generally.

In addition to the financing provided though the Districts, the Organizer intends to apply to the Denver Urban Renewal Authority ("DURA") for tax increment financing for certain of the Improvements. Additionally, the City or other entity may seek the organization of an overlapping district in the future for the financing of regional improvements. District No. 2 shall participate in regional solutions and any such participation shall require the prior written approval of the Manager of Public Works, the Manager of Finance, and the Manager of Parks and Recreation. Additionally, District No. 2 shall seek authority at its organizational election to impose a regional mill levy of up to ten (10) mills for regional improvements as more particularly set forth in Section VIII.B.4.

The Project will have a long-lasting and positive impact on the character, property tax base, employment base, and public health and safety of the surrounding neighborhoods. The use of the Districts to finance, acquire, construct and complete the Improvements will assure the provision of requisite public infrastructure and other attractive public amenities within and without the Development Area. Thus, the organization of District No. 2 will promote the general interests of present and future property owners, residents and taxpayers within the Districts as well as the City.

III. PROPOSED MANAGEMENT DISTRICT BOUNDARIES / SERVICE AREA

The Management District will be organized to manage, implement and coordinate the financing, acquisition, construction, completion, and operation and maintenance of the Improvements for the Project. It is anticipated that there will be no residential or commercial buildings within the boundaries of the Management District. Initially, the boundaries of the Districts will be de minimus with the majority of the property within the Project being located in the "Inclusion Area" defined below. Property within the Inclusion Area will be included into either District No. 2 or District No. 3 in the future as development progresses. No property will be included into more than one district.

The boundaries of the Management District will be de minimus and are located entirely within the City and the Project, as more particularly described in the legal description of the boundaries of the Management District attached hereto and incorporated herein as **Exhibit A**, and are also shown on the boundary map attached hereto and incorporated herein as **Exhibit B**.

The initial boundaries of District No. 2 and District No. 3 are also located entirely within the City. The legal description of the boundaries of District No. 2 are attached hereto and incorporated herein as **Exhibit C** and are also shown on the boundary map attached hereto and incorporated herein as **Exhibit D**. The legal description of the boundaries of District No. 3 are attached hereto and incorporated herein as **Exhibit E** and are also shown on the boundary map attached hereto and incorporated herein as **Exhibit F**.

The majority of the property within the Project is anticipated to be included within the boundaries of District No. 2 or District No. 3 in the future and is also located entirely within the City and is more particularly described in the legal description attached hereto as **Exhibit G** and incorporated herein and as depicted in the boundary map attached hereto as **Exhibit H** and incorporated herein (the "Inclusion Area"), and contains approximately 28 acres. Initially, the majority of all property within the Project will be located within the Inclusion Area and will be included within the boundaries of one of the Financing Districts as development progresses. The service area of District No. 2 will consist of all property within its boundaries and all property that is included into the boundaries of the Districts and the Inclusion Area (the "Service Area").

It may be necessary for the organizer to seek the City's approval for an additional district to service the needs of the Project. The City acknowledges there may be a request to consider the organization of an additional district.

IV. PERMITTED LAND USES / POPULATION PROJECTIONS / ASSESSED VALUATION

At present, the property within the Districts and the Inclusion Area is zoned RMU-30 and PUD. It is anticipated that the property within the Project will be utilized for residential and limited commercial and retail purposes. The peak population in the Project is estimated at 6,650 persons at build-out, calculated by applying an average amount of .002 persons per the square footage anticipated for each of the types of commercial development within the Project and assuming 2.5 persons per residential dwelling unit. The current assessed value of all property within Service Area is estimated for the purposes of this Service Plan to be approximately \$6,495,327 (actual assessed value will be certified by the County Assessor). The estimated future assessed valuation of all property within the Service Area at full build-out (anticipated to occur in 2018) is estimated to be approximately \$30,078,134, with an estimated market value of approximately \$275,000,000.

V. <u>DESCRIPTION OF DISTRICT NO. 2 POWERS, SERVICES AND IMPROVEMENTS</u>

It is anticipated that District No. 2 will support the Management District in managing, implementing and coordinating the financing, acquisition, construction, completion, operation and maintenance of the Improvements (some of which may ultimately be transferred to the City

or other governmental entity) and the provision of related services within and without the boundaries of the Districts and the Service Area. A general description of District No. 2's powers and authorities, the services it will provide and the Improvements that it will acquire or construct follows.

A. Services and Improvements.

- 1. <u>Street Improvements.</u> District No. 2 shall have the power and authority to provide for the acquisition, construction, relocation, installation, completion, operation, maintenance, repair and replacement of both on-site and off-site street improvements, as authorized in the Special District Act, including without limitation streets, curbs, gutters, culverts and other drainage facilities, bridges, elevators, parking garages, sidewalks, tree lawns, alleys, lighting, grading, landscaping and irrigation systems, together with all necessary, incidental and appurtenant facilities, land and easements, and all extensions of and improvements to such facilities within and without the Service Area. Upon completion of the street improvements, the Districts shall convey any necessary right-of-way for the streets and transfer certain of the street improvements to the City. All street improvements shall be constructed in accordance with the plans and specifications approved by the City, including any applicable requirements of Public Works. The Districts shall not transfer the street improvements or delegate the operation and maintenance thereof to any other entity other than the City, unless the Districts have received the prior written approval of the Manager of Public Works.
- 2. Traffic and Safety Controls. District No. 2 shall have the power and authority to provide for the acquisition, construction, installation and completion of a system of traffic and safety controls and devices on streets and highways as authorized in the Special District Act, including without limitation signalization, signing and striping, together with all necessary, incidental and appurtenant facilities, land and easements, and extensions of and improvements to such facilities within and without the Service Area. All safety improvements shall be constructed in accordance with the plans and specifications approved by the City. Upon completion some or all traffic and safety improvements shall be transferred to the City for ownership and maintenance. The Districts shall not transfer the traffic and safety improvements or delegate the operation and maintenance thereof to a governmental entity other than the City, unless the Districts have received the prior written approval of the Manager of Public Works.
- 3. <u>Water Improvements.</u> District No. 2 shall have the power and authority to provide for the acquisition, construction, relocation, installation and completion of a potable and non-potable water distribution system as authorized in the Special District Act, including without limitation distribution mains and lines, pressure reducing stations, wells, irrigation systems, hydrants, tanks and other water facilities, together with all necessary, incidental and appurtenant facilities, land and easements, and all extensions of and improvements to such facilities within and without the Service Area. All water improvements shall be constructed in accordance with the Engineering Standards and Operating Rules of the City and County of Denver, acting by and through its Board of Water Commissioners ("Denver Water"), and the water improvements shall be subject to review and change as required periodically by Denver Water. Upon completion, inspection and acceptance of the water improvements, the Districts shall transfer to Denver Water all water improvements which are of the nature, scope and extent customarily conveyed to Denver Water for ownership, operation and maintenance. The Districts may own, operate and

maintain the irrigation and other water improvements within the Project that are not transferred to Denver Water.

- 4 Sanitation Improvements. District No. 2 shall have the power and authority to provide for the acquisition, construction, relocation, installation and completion of a sanitary sewage collection and transmission system as authorized by the Special District Act, including without limitation collection mains and lines, lift stations and other sanitation facilities, together with all necessary, incidental and appurtenant facilities, land and easements, and all extensions of and improvements to such facilities within and without the Service Area. All sanitation improvements shall be designed and constructed in accordance with the standards and specifications of the Wastewater Management Division of the Denver Department of Public Works ("Denver Wastewater"), Metro Wastewater Reclamation District, the Colorado Department of Public Health and Environment, and any other applicable local, State or federal rules and regulations. Upon completion, sanitation improvements shall be transferred to the City, or other governmental entity, for ownership, operation and maintenance. The Districts shall not transfer the sanitation improvements or delegate the operation and maintenance thereof to a governmental entity other than the City, unless the Districts have received the prior written approval of the Manager of Public Works.
- 5. <u>Stormwater Drainage Improvements.</u> District No. 2 shall have the power and authority to provide for the acquisition, construction, installation, completion, operation and maintenance of a stormwater system as authorized by the Special District Act, including without limitation stormwater sewer, flood and surface drainage facilities and systems, water quality detention/retention ponds and associated drainage facilities, together with all necessary, incidental and appurtenant facilities, land and easements, and all extensions of and improvements to such facilities within and without the Service Area. All stormwater drainage improvements shall be designed and constructed in accordance with the standards and specifications of the City and any other applicable State or federal agencies. It is anticipated that the Management District will own, operate and maintain certain of the stormwater drainage improvements not transferred to the City. The Districts shall not transfer the stormwater drainage improvements or delegate the operation and maintenance thereof to a governmental entity other than the City, unless the Districts have received the prior written approval of the Manager of Public Works.
- 6. Parks and Recreation Improvements. District No. 2 shall have the power and authority to provide for the acquisition, construction, installation, completion, operation and maintenance of parks and recreation improvements and programs as authorized by the Special District Act, including without limitation pedestrian plazas, parks, multi-modal trails and bridges, open space (including the open space described in the Denargo Market General Development Plan), landscaping, entry and architectural features, recreational facilities, irrigation, public art and cultural activities, together with all necessary, incidental and appurtenant facilities, land and easements, and all extensions of and improvements to such facilities within and without the Service Area. Parks and recreation improvements may be transferred to the City, if approved by the Manager of Parks and Recreation. It is anticipated that the Management District will own, operate and maintain the parks and recreation improvements not transferred to the City. The Districts shall not transfer the parks and recreation improvements or delegate the operation and maintenance thereof to a governmental entity other than the City,

unless the Districts have has received the prior written approval of the Manager of Parks and Recreation.

- (a) If, upon prior written notice to District No. 2, the City or other entity determine to proceed with the construction of a regional trail system prior to District No. 2's financing, construction, or installation of that portion of the regional trail system running through the Project and the City or other entity finance such portion, District No. 2 shall reimburse the City or other entity from its bond proceeds for that portion of the regional trail running through the Project that it would otherwise have financed as set forth on **Exhibit I**.
- (b) All parks and recreation improvements shall be designed and constructed in accordance with any applicable specifications of the City and shall meet or exceed the requirements in the Denargo Market General Development Plan, as the same may be amended from time to time (the "GDP"). The final design and construction of the parks and recreation improvements shall be subject to the review and approval of the Manager of Parks and Recreation.
- (c) In the event the tax increment financing is approved through DURA, the scope and quality of the park and recreation improvements will be expanded.
- (d) As set forth on **Exhibit I**, the current estimate for the park and recreation improvements is \$850,000 (in 2009 dollars), of which \$615,000 is estimated for the Riverfront Park. In the event the tax increment financing is <u>not</u> approved through DURA and \$615,000 is not otherwise sufficient to complete the Riverfront Park in accordance with the GDP, the Districts shall re-prioritize the total Costs set forth on **Exhibit I** to provide for an additional minimum of \$200,000 (in 2009 dollars) for the Riverfront Park in order to complete the park and recreation improvements in accordance with the GDP. The estimated costs for the park and recreation improvements may be adjusted for inflation in accordance with the "Engineering News Record" or another recognized construction cost index approved by the Manager of Public Works.
- 7. <u>Safety Protection</u>. District No. 2 shall have the power and authority to provide for the acquisition, financing and construction of facilities for a system of traffic and safety controls and devices on streets and highways, including signalization, street lights, signing and striping, together with all necessary, incidental, and appurtenant facilities, land and easements, together with extensions of and improvements to said facilities within and without the Service Area. All safety protection improvements shall be designed and constructed in accordance with the standards and specifications of the City and any other applicable State or federal agencies. Upon completion the safety protection improvements will be transferred to the City for ownership, operation and maintenance. The Districts shall not transfer the safety protection improvements or delegate the operation and maintenance thereof to a governmental entity other than the City, unless the Districts have received the prior written approval of the Manager of Public Works.
- 8. <u>Transportation</u>. District No. 2 shall have the power and authority to provide for the acquisition, financing and construction of transportation system improvements and facilities, including transportation equipment, park and ride facilities and public parking lots, structures, roofs, covers and facilities, all the necessary incidental and appurtenant facilities, land

and easements together with extensions of and improvements to said facilities within and without the Service Area. The Districts may not dedicate the transportation improvements or delegate the operation and maintenance thereof to another governmental entity without the prior written approval of the Manager of Public Works. The City will not own or maintain park and ride facilities, parking structures or parking lots or other improvements typically owned by the Regional Transportation District.

- 9. <u>Mosquito Control.</u> District No. 2 shall have the power and authority to provide for the acquisition, financing, construction and/or operation and maintenance of facilities and equipment necessary for the eradication and control of mosquitoes, including, but not limited to, elimination or treatment of breeding grounds, and purchase, lease, contracting or other use of equipment or supplies for mosquito control within and without the Service Area. All mosquito control improvements shall be designed and constructed in accordance with the standards and specifications of the City and any other applicable State or federal agencies. The Districts shall not transfer the mosquito control improvements or delegate the operation and maintenance thereof to a governmental entity other than the City, unless the Districts have received the prior written approval of the Manager of Environmental Health.
- 10. <u>General</u>. The various activities of District No. 2 shall be subject to City zoning, subdivision, building codes, land use regulations, and other applicable City laws, rules, and regulations and all agreements relating thereto, so that the facility and service standards of the Districts will be compatible with those of the City. The location and installation of the improvements authorized in this Service Plan and constructed in accordance with plans and permits approved by the City shall be exempt from the provisions of Section 31-23-209, C.R.S. The Districts will not construct any improvements or provide any services other than the types described in the Service Plan without the prior written approval of the Manager of Finance and the Manager of Public Works (or the Manager of Parks and Recreation, if such approval relates to parks and recreation improvements). The City shall not be responsible for assuming the costs of any of the Improvements.

B. Other Powers.

District No. 2 shall have all powers and authorities granted to metropolitan districts under the Special District Act, which may be exercised to provide for the acquisition, construction, completion, operation and maintenance of the Improvements and the provision of services as authorized in and subject to the limitations set forth in the District IGA and this Service Plan. In addition to the enumerated powers and authorities and subject to the terms of the District IGA, the Board of Directors of District No. 2 shall also have the following authorities:

- 1. <u>Service Plan Amendments</u>. If any change of a basic or essential nature is not authorized in this Service Plan, but is otherwise required pursuant to the Special District Act, District No. 2 may amend this Service Plan as needed, subject to compliance with appropriate statutory and City procedures as set forth in this Service Plan.
- 2. <u>Construction Phasing</u>. Without having to amend this Service Plan, District No. 2 may defer, delay, reschedule, rephase, relocate or determine not to proceed with construction of the Improvements in order to better accommodate the pace of growth within the

Project and Development Area, resource availability, and funding capacity. Nothing herein shall change or override the obligations of the developer under the GDP.

- 3. Additional Services / Services Districts Will Not Provide. Except as specifically prohibited herein, District No. 2 may provide such additional services and exercise such powers and authorities as are expressly or impliedly granted in the Special District Act or by State law. Before District No. 2 assumes any obligations or undertakes the financing, acquisition, construction, operation or maintenance of any public infrastructure improvements other than the Improvements described in this Service Plan, District No. 2 shall obtain the prior written approval of the Manager of Finance, the Manager of Public Works, and/or the Manager of Parks and Recreation (if such approval relates to park and recreation improvements). Ongoing services of District No. 2 shall be restricted to services not provided within District No. 2 by the City. District No. 2 shall not provide the following services: fire protection and other public safety services, operation of traffic control devices in City streets, or television relay and translation services.
- 4. <u>Land Acquisition</u>. District No. 2 shall not condemn property or easements without the prior approval of the City Council. The purchase price of any land acquired by District No. 2 from the developer shall be no more than its then-current fair market value as confirmed by an independent MAI appraisal. Land, easements and facilities conveyed to the City shall be free and clear of all liens, encumbrances and easements, unless otherwise approved by the City prior to conveyance. All conveyances to the City shall be by special warranty deed, shall be conveyed at no cost to the City, shall include an ALTA title policy issued to the City, shall meet the environmental standards and shall comply with any conveyance prerequisites.

C. Requirements for Construction and Maintenance.

The City currently has ordinances relating to the payment of prevailing wages, living wages, and small business enterprise participation in the City contracting for construction and certain maintenance activities. As a condition of the City's approval of this Service Plan, District No. 2 shall comply with the following ordinances and programs with respect to all District No. 2 contracts:

- 1. <u>Prevailing Wages</u>. District No. 2 shall comply with the wage provisions of the City's current ordinances applicable to City contracts relating to the payment of prevailing wages for any District No. 2 contracts relating to the acquisition or construction, operation or maintenance of any Improvements owned and/or maintained by District No. 2 unless such contract is required to comply with Davis-Bacon or other federal wage requirements.
- 2. <u>Small or Disadvantaged Business Enterprises</u>. District No. 2 shall comply with the City's ordinances relating to: (a) small business enterprise participation as currently set forth in Sections 28-201 to 28-231 of the Denver Revised Municipal Code, as the same may be amended or recodified from time to time ("DRMC"); and (b) any disadvantaged business enterprise ordinances that may subsequently be adopted by the City Council with respect to construction work that is not under contract at the time of adoption of such ordinance.

- 3. <u>No Discrimination</u>. In connection with the performance of all acts or activities hereunder, District No. 2 shall not discriminate against any person otherwise qualified with respect to its hiring, discharging, promoting or demoting or in matters of compensation solely because of race, color, religion, national origin, gender, age, military status, sexual orientation, marital status, or physical or mental disability, and further shall insert the foregoing provision in contracts or subcontracts let to accomplish the purposes of this Service Plan.
- 4. <u>Public Art</u>. District No. 2 shall initiate and implement a public art program as more particularly set forth in DRMC §§ 20-85 through 20-89.

VI. <u>ESTIMATED COSTS OF IMPROVEMENTS</u>

The total estimated costs of the Improvements necessary to serve the Project are approximately \$22,100,000 as set forth in Exhibit I attached hereto and incorporated herein ("Costs"). These Costs include approximately \$14,500,000 (in 2009 dollars) for Improvements remaining to be constructed, which costs will be adjusted for inflation in accordance with the "Engineering News Record" or another recognized construction cost index approved by the Manager of Public Works, and approximately \$7,600,000 that the Developer has previously expended for improvements that would otherwise be eligible for reimbursement by the Districts for which no reimbursement is being sought by the Developer. **Exhibit I** summarizes the type of Improvements, which over time may vary item by item with respect to both the cost and the scope of such Improvements. Maps of the anticipated location of the Improvements are attached hereto as **Exhibit J** and incorporated herein.

As set forth on **Exhibit I**, the current estimate for the park and recreation improvements is \$850,000 (in 2009 dollars), of which \$615,000 is estimated for the Riverfront Park. In the event the tax increment financing is <u>not</u> approved through DURA and \$615,000 is not otherwise sufficient to complete the Riverfront Park in accordance with the GDP, the Districts shall reprioritize the total Costs set forth on **Exhibit I** to provide for an additional minimum of \$200,000 (in 2009 dollars) for the Riverfront Park in order to complete the park and recreation improvements in accordance with the GDP. The estimated costs for the park and recreation improvements may be adjusted for inflation in accordance with the "Engineering News Record" or another recognized construction cost index approved by the Manager of Public Works.

The design, phasing of construction, location and completion of the Improvements will be determined by the Districts to coincide with the phasing and development of the Project and the availability of funding sources. The Districts may, in their discretion, phase the construction, completion, operation and maintenance of the Improvements or defer, delay, reschedule, rephase, relocate or determine not to proceed with the construction, completion, operation and maintenance of the Improvements, and such actions or determinations shall not constitute material modifications of this Service Plan.

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VII. ESTIMATED COSTS OF ORGANIZATION, OPERATIONS AND MAINTENANCE

A. <u>Costs of Organization</u>.

The estimated costs of organization of the Districts are \$200,000.

B. Costs of Operation and Maintenance.

The Districts' primary operation and maintenance obligations will include maintaining and repairing the Improvements as shall be more fully set forth in the District IGA, or any other agreements between the City and the Districts. Additional costs may include engineering (not accounted for in the design of Improvements), legal, audit, and administrative services, utilities, and other expenses related to the administration and operation of the Districts. See the Financing Plan of this Service Plan for the estimated costs for the consolidated operations of the Districts.

The budget adopted by District No. 2 will authorize expenditures for District No. 2's administration and the operation and maintenance of the Improvements. District No. 2 shall not have the authority to provide maintenance to any Improvements transferred to the City without the prior written approval of the Manger of Finance and the Manager of Public Works (and Manager of Parks and Recreation, if such approval relates to park and recreation improvements). Fees and charges may be imposed within the Service Area and collected by District No. 2 to the extent necessary to supplement other revenues of District No. 2, in accordance with the terms of the District IGA.

Owners' associations may be formed by the developer to assume some of the operation and maintenance functions for the Project. In the event that an owners' association is formed and assumes some of the operation and maintenance functions for the Project, the operation and maintenance obligations and expenses of the Districts shall be reduced by what the Districts may have otherwise spent for the same service provided by the owners' association. The Districts and the owners' association shall not provide the same services. The Districts shall obtain the prior written consent of the Manager of Finance and Manager of Public Works (and Manager of Park and Recreation, if such approval relates to park and recreation improvements), and the City Council before delegating any operation and maintenance duties to an owners' association.

C.. Fees to City.

District No. 2 shall be responsible for paying fees imposed by statute, ordinance, or by rules and regulations by the City, including, but not limited to: (i) an annual fee to the City Treasurer for property taxes collected by the City for the benefit of District No. 2 in accordance with State statute; (ii) an annual fee in the initial amount of \$3,000 for the costs that the City incurs for the annual review and monitoring of District No. 2. The City may adjust this annual fee by providing written notice to District No. 2 by October 15 of the year immediately preceding the year of the proposed increased to allow District No. 2 to include in its annual budget. Any fee increase shall not exceed the amount set forth in the City's Policy Statement and shall be reasonably related to the City's administrative costs associated with the District No. 2. Invoices for the annual fee shall be submitted to District No. 2 on January 31 of the then current year, and shall be payable on June 30 of the same year; and (iii) fees relating to the issuance of District No. 2's bonds, which shall be established in accordance with the Rules and Regulations of the City for each financing transaction undertaken by District No. 2. The bond issuance fee shall be reasonable and shall be determined by the Manager of Finance prior to each bond issuance and shall not exceed \$15,000. All consulting, legal and other costs incurred by the

City for the review of the associated bond documents and shall be paid by District No. 2 within thirty (30) days of receipt of invoice, regardless of whether the transaction closes.

VIII. FINANCING PLAN / PROPOSED INDEBTEDNESS

This part of the Service Plan describes the nature, basis, method of funding and financing limitations associated with the acquisition, construction, completion, operation and maintenance of the Improvements. The Financing Plan will be coordinated and implemented by the Districts in accordance with the terms of the District IGA, subject to all limitations set forth herein.

A. Financing Plan.

The Financing Plan, which is attached as **Exhibit K** and incorporated herein, is the consolidated financing plan for the Districts and includes the estimated property tax revenue of the Districts, revenue available from specific ownership taxes, fees and other sources, and amounts available for payment of debt service on bonds and for operations and maintenance expenses. The Financing Plan projects the issuance of the Management District's bonds and anticipated debt repayment based on the development assumptions and absorptions of the property within the Service Area as prepared by the Organizer and its economic and planning consultants. The Financing Plan anticipates that, in accordance with the terms of the District IGA, the Management District will acquire, construct and complete all Improvements needed to serve the Service Area, including repaying any developer advances, and the Financing Districts will tax all property within their boundaries. All tax collections of the Financing Districts not needed to repay any bonds of the Financing Districts will be remitted to the Management District in accordance with any terms to that effect in the District IGA or other agreement among the Districts. The actual bond financing plan of the Districts will be determined by the Districts as required for the actual phasing and build-out of the Project. It is anticipated that the Financing Districts will, at the direction of the Management District and pursuant to the District IGA, issue bonds directly as discussed in subpart VIII.D below. The Financing Plan demonstrates that, at the projected levels of development and absorptions prepared by the Organizer, the Districts have the ability to finance the Improvements and will have the financial ability to discharge all obligations set forth in the Financing Plan on a reasonable basis.

B. Limited Mill Levies.

It is anticipated that the Financing Districts will impose a limited property tax levy (subject to the termination of such limitations as specified in subpart VIII.F.12 and certain adjustments as specified in subpart VIII.F.11 hereof) on all taxable property within their respective boundaries which will be pledged to the Management District for payment of operations, maintenance, construction and financing of the Improvements.

1. <u>Debt Levy</u>. The tax levy of each of the Financing Districts for debt service purposes is projected to be thirty-five (35) mills. Until the conditions of VIII.F.12 have been satisfied, the Districts shall not impose a property tax levy for debt service purposes that is greater than forty (40) mills (the "Debt Mill Cap"). Additionally, the Management District shall not require the Financing Districts to impose a property tax levy for debt service purposes in an amount in excess of the Debt Mill Cap. The Debt Mill Cap shall be subject to certain

adjustments as authorized in subpart VIII.F.11 below. The Debt Mill Cap may terminate as set forth in subpart VIII.F.12 below. The property tax levy for debt service purposes, limited as described in this subpart, is referred to herein as the "Limited Debt Levy."

- 2. Operating Levy. The tax levy of each of the Financing Districts for operation and maintenance purposes is projected to be five (5) mills. The operating levy will be set by the Management District to meet budgetary needs of the Districts on an annual basis in accordance with the District IGA. The Districts shall not impose a property tax levy for operations and maintenance purposes greater than ten (10) mills, subject to certain adjustments authorized in subpart VIII.F.11 (the "Limited Operating Levy," and the Limited Debt Levy and Limited Operating Levy together, the "Limited Mill Levies").
- 3. <u>Limited Mill Levies</u>. Notwithstanding the separate Debt Mill Cap and the Limited Operating Levy, the Management District and the Financing Districts shall not be authorized to impose their respective Limited Mill Levies in excess of fifty (50) mills, as may be adjusted pursuant to subpart VIII.F.11. This will authorize the Districts the flexibility to increase or decrease their respective debt service and operations mill levies as necessary to operate, maintain and finance the Improvements, while assuring a reasonable mill levy within the boundaries of the Districts.
- 4 Regional Mill Levy. Denargo Market is a part of the City commonly referred to as River North. The City has generally identified a need for regional improvements in River North and will require that all new special districts organized to serve properties within River North participate in the funding of regional improvements in the future. District No. 2 will include within its election questions the authority to impose up to ten (10) mills to be used to contribute to the funding of specific regional infrastructure as required by Public Works. To qualify as a regional project for purposes of this funding there must be a direct and quantifiable nexus between the impacts of the development in Denargo Market and the need for the project. Additionally, to qualify as a regional project the project must be similarly funded by all River North property owners with a comparable relationship to the necessary project. District No. 2 shall impose the regional mill levy pursuant to the terms of the intergovernmental agreement with the City. The terms for funding a particular project will be as set forth in an agreement with the City prior to the initiation of any regional project. One alternative for the funding of the River North regional improvements is the organization of a district that overlaps portions of the River North area. If such a district is organized and it overlaps Denargo Market, any obligation of District No. 2 to impose a regional mill levy will be decreased to the extent the overlapping district is imposing a mill levy for the same project to assure that there is not double taxation for any one regional project.

C. <u>Bond Issuance</u>.

The Financing Plan sets forth hypothetical bond issuances in which the Management District may issue multiple series of bonds in the principal amounts of approximately \$15,075,000 to fund approximately \$10,544,000 of the total estimated Costs and other costs of issuance and bond reserves, when adequate property tax revenues are available from the Financing Districts to pay debt service on such bonds. Alternate bond financing plans (i) that meet or improve the Financing Plan or (ii) that increase the principal amount of bonds to fund

the Costs in order to complete the Improvements, subject to all limitations set forth in subparts VIII.B and VIII.F may also be implemented by the Districts, without having to amend this Service Plan. If voter approval has been received, the Districts may enter into multiple-fiscal year financial obligations of any nature, including without limitation intergovernmental agreements and acquisition, reimbursement and funding agreements with the developer to accomplish any of the various purposes authorized in this Service Plan, subject to all terms and limitations set forth herein or any other agreement related thereto to which any of the Districts is a party. Refunding bonds may be issued by the Districts to defease original issue bonds and other obligations in compliance with the terms of subpart VIII.F below and all applicable State and federal laws. If DURA approves tax increment financing, the Management District will have the ability to issue bonds to fund additional park and recreation improvements and the costs of the Improvement set forth above will increase by the net available funds, if any.

D. <u>Developer Advances</u>.

Currently, it is anticipated that the Organizer, or other entities or developers, will make advances to District No. 2 as necessary to fund a portion of the costs of the acquisition, construction and completion of the Improvements in accordance with the terms of acquisition, reimbursement or funding agreements, which may be entered into by District No. 2 and a developer. Obligations incurred by District No. 2 under such agreements are expected to be repaid by District No. 2 from bond proceeds or from other available funds, including without limitation the Limited Debt Levy of the Financing Districts. The Organizer or other entities or developers, may also advance funds to District No. 2 to pay operating and maintenance expenses, which advances may be repaid from bond proceeds or property tax collections. Interest on developer advances shall not exceed an interest rate of eight percent (8%) per annum. Interest on developer advances shall be compounded no more than annually and added to principal of such obligations.

E. <u>Debt Authorization</u>.

At the organizational election, each of the Districts shall seek authority to issue revenue or general obligation indebtedness, including bonds and other multiple-fiscal year financial obligations such as intergovernmental agreements and acquisition, reimbursement and funding agreements, in total principal amounts not to exceed \$22,612,500. Since each District must vote its own debt authorization for each of the categories of Improvements, each District must by law have the full debt authorization available to it in the event that any one of the other Districts finances, acquires, constructs and completes the Improvements and/or the other Districts enter into intergovernmental agreements to repay such costs. It is anticipated that the Districts will utilize their debt authorization to issue property tax supported bonds and/or notes to the developer, subject to the limitations in subpart VIII.F below, and to enter into the District IGA to pay over their property tax revenue in support of the repayment of such notes and bonds. Initially, each of the Districts will have the full \$22,612,500 in debt authorization for financing the Improvements available to each of them. The aggregate debt of the Districts for funding the costs of the Improvements shall not exceed \$22,612,500. When any of the Districts issues debt, the amount of that debt shall be subtracted from and reduce the amount of debt it and the other Districts are permitted to issue under their service plans.

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The total principal amount of debt authorization to be voted by each District exceeds the Costs of the Improvements to allow for unforeseen contingencies and increases in construction costs due to inflation and to cover all organizational and bond issuance costs, including capitalized interest, reserve funds, discounts, legal and other consulting fees, and other incidental costs of issuance. A substantially final form of all ballot questions related to seeking debt authorization to be submitted to the electors of the Districts is attached to this Service Plan as **Exhibit L** and incorporated herein.

F. Parameters for Debt Issuance.

Unless otherwise previously approved in writing by the Manager of Finance, all debt issued or obligations incurred by any of the Districts shall be subject to the following restrictions:

- 1. General obligation or revenue bonds issued by any of the Districts shall mature not more than thirty (30) years per series from the date of issuance with the first maturity being not later than five (5) years from the date of issuance. With the prior written approval of the Manager of Finance the Districts may exceed the total debt authorization of \$22,612,500 by an amount not to exceed \$3,000,000.
- 2. For bonds other than those sold to developers, the maximum voted interest rate shall be eighteen percent (18%) and the maximum discount shall be four percent (4%). The exact interest rates and discounts will be determined at the time that bonds are sold. Such bonds will be structured to obtain competitive interest rates for comparable bonds.
- 3. The interest rate of any refunding bonds shall be no greater than three hundred (300) basis points higher than the interest rate of the refunded bonds.
- 4. The bonds generally will contain adequate call provisions to allow for the prior redemption or refinancing of such bonds. Bonds sold to developers (excluding any financial institution, mutual fund, investment trust or accredited investor that does not control, and is not controlled by the Organizer or any affiliate or related person or entity) shall be callable not later than five (5) years after their date of issuance.
- 5. No uninsured bonds shall be issued that contain provisions permitting acceleration of the bonds upon default unless approved in writing by the Manager of Finance.
- 6. Interest rates on bonds sold to developers shall be subject to an opinion as to the reasonableness of the interest rate and terms, which opinion shall be delivered by an underwriter, investment banker or individual entity listed as a public finance advisor in the Bond Buyer's Municipal Market Place and which advises Colorado governmental entities on matters relating to the issuance of securities by Colorado governmental entities, such as the pricing, sales and marketing of such securities, and delivered to the Manager of Finance. Any interest rate on bonds sold to developers shall not be in excess of current market rates for similar debt instruments.

- 7. The Districts will comply with all applicable Securities and Exchange Commission and U.S. Treasury or Internal Revenue Service laws and regulations and the State Constitution and any State securities laws or regulations.
- 8. The Districts will inform the Manager of Finance in writing within three (3) days after a debt service payment date if such payment is not made in full by the Districts. To the extent feasible, the Districts will also provide written notice to the Manager of Finance of any likely event of nonpayment in advance of such debt service payment date.
- 9. Notwithstanding anything in the Service Plan to the contrary, no new money obligations (e.g., bonds and certificated leases) shall be incurred by any of the Districts in the event that such district has previously undertaken to do a refunding of outstanding obligations for the purpose of avoiding a default without obtaining the prior written approval of the Manager of Finance after providing evidence satisfactory to the Manager of Finance either that (i) such district is then capable of discharging its debts as they come due or (ii) such refunding obligations themselves are no longer outstanding.
- 10. Any bonds, notes or other multiple fiscal-year financial obligations issued or incurred by any of the Districts that are payable in whole or in part from ad valorem property taxes ("Tax Supported Obligations") shall be issued only as limited tax obligations subject to the Limited Debt Levy until terminated as provided in subpart VIII.F.12 below and subject to other applicable State law. Subject to the termination of the Limited Debt Levy as set forth in subpart VIII.F.12 below and certain adjustments authorized in subpart VIII.F.11, none of the Districts may levy or promise to levy an ad valorem property tax for repayment of outstanding Tax Supported Obligations in excess of the Limited Debt Levy.
- 11. The Limited Mill Levies may be adjusted to take into account legislative or constitutionally imposed adjustments in assessed values or the method of their calculation (as of the date of this Service Plan), so that to the extent possible, the actual revenues generated by the Limited Mill Levies are neither diminished nor enhanced as a result of such changes. Among other adjustments, a change in the ratio of actual valuation of assessable property shall be deemed a change in the method of calculating assessed valuation. On or before December 1 of the year before any fiscal year in which an adjustment is made to the Limited Mill Levies pursuant to this paragraph, the Management District shall provide the calculation of any such adjustment to the mill levy of any of the Districts to the Manager of Finance.
- 12. The Limited Debt Levy shall remain in effect for all series of general obligation bonds until such time as the assessed valuation of all taxable property within the boundaries of the Districts whose mill levies are pledged or obligated for that particular series of bonds is equal to or greater than two (2) times the outstanding unlimited general obligation debt of the Districts, together with any series of general obligation bonds proposed for release from the Limited Debt Levy, or until a credit facility is secured as described in Section 32-1-1101(6)(a)(III), C.R.S. Further, the total principal amount of outstanding bonds of the Districts shall not be materially greater than projected in the Financing Plan attached hereto as **Exhibit K** unless approved in writing by the Manager of Finance.

- 13. The Districts shall not pledge as security for any bonds or other obligations any land, Improvements or funds to be transferred to the City.
- 14. The Districts shall notify and receive the prior written approval of the Manager of Finance before participating in or approving the creation of any corporate authority or other entity to act on the Districts' behalf, or obtaining financing through such an entity. The Manager of Finance may require documentation showing material compliance with all provisions of this Part VIII before the Districts participate in or creates such corporate authority or entity, or obtains financing through such corporate authority or entity.
- 15. The Districts shall provide the City with notification and substantially final bond documents fifteen (15) days prior to any bond sale date so that the City can determine whether such bonds are being issued in accordance with the Service Plan and any related intergovernmental agreement. The Districts will provide an opinion to the City from counsel opining that the final bond documents are in general conformance with the applicable provisions of this Service Plan and all applicable State laws and rules. A bond legend shall be included stating the City has no responsibility for payment of any Bonds.

G. Revenue Sources.

For so long as the Management District acts as the management and control district for the Districts within the Project, it is expected to rely primarily on developer advances, tax revenues and other revenues received from the Financing Districts pursuant to the District IGA. Other sources of revenue available to the Management District may also include without limitation funds shared from DURA, if any, State or federal or other governmental agency grants or loans (including HUD §108 loans), earnings derived from the reinvestment of bond funds, capitalized interest, property and specific ownership tax revenues, and public improvement or facility fees collected by the Management District or the other Districts and transferred to the Management District pursuant to the District IGA. The Districts are authorized to establish a system of rates, fees, charges and penalties in accordance with the Special District Act in order to generate additional revenue for the payment of debt service on any bonds or other obligations and operating costs as needed. The Districts will not apply for Conservation Trust Funds, Great Outdoors Colorado funds, or other grant funds available from or through governmental or nonprofit entities that the City is eligible to apply for without the prior written approval of the Mayor.

The anticipated revenue sources will be sufficient to retire the Districts' proposed indebtedness if growth occurs as projected. Variations in assessed valuation projections or in the phasing of private improvements may affect the mill levy and the level of fees, rates and charges upward or downward from those set forth in the Financing Plan. No funds or assets of the City will be pledged as security for the repayment of any obligation of the Districts.

Attached as **Exhibit M** and incorporated herein is a comparison of the anticipated mill levies of the Districts and the mill levies of similar taxing entities in the Denver metropolitan area, which comparison demonstrates that the anticipated mill levies of the Districts are comparable to those of other districts.

H. Operations, Maintenance and Administration.

It is anticipated that the Management District will, pursuant to the District IGA, coordinate and manage all operations and maintenance functions for all Improvements within the Service Area of the Districts, the costs of which will increase as property within the Service Area is developed. The Management District will need sufficient funds to perpetually operate and maintain all Improvements until such time as they are transferred to the City or other appropriate entities, and ongoing operation and maintenance costs for other improvements not transferred to the City. In addition, the Management District will incur costs for various administrative functions, including legal, engineering, accounting and compliance. At full build-out, a property tax of five (5) mills levied within the Districts is anticipated to be sufficient to operate the Districts and to maintain the Improvements.

IX. <u>INCLUSIONS / EXCLUSION</u>

The Districts shall be authorized to include into their respective boundaries and exclude property from their respective boundaries property that is within the Service Area as depicted in **Exhibit G** without the prior consent of the City as long as all taxable property within the Project is included within one of the Districts. No property will be included into more than one district. The inclusion of any property into one of the Districts that is located outside of the Service Area shall require the prior written approval of the Manager of Public Works, the Manager of Finance, and the Manager of Parks and Recreation. The Districts shall give due consideration to petitions for inclusion by other property owners within the River North Development area, as approved by the City. Such actions will not constitute a material modification of this Service Plan. Inclusion and/or exclusion proceedings shall be conducted in accordance with the Section 32-1-401, et seq., C.R.S., and Section 32-1-501, et seq., C.R.S., as applicable.

X. DISSOLUTION / CONSOLIDATION

The Districts may pursue consolidation of their boundaries or dissolution in accordance with Parts 6 or 7 respectively of the Special District Act. The approval of the City Council will be required prior to the consolidation of any one of the Districts with another special district other than a consolidation between or among the Districts.

The Districts will dissolve the later of (i) thirty (30) years after the date of their respective organization, or (ii) when there are no operation or maintenance obligations, financial obligations, outstanding bonds or other obligations, or (iii) upon a determination of the City Council that all of the purposes for which the Districts were created have been accomplished and that all of their respective financial obligations have been defeased or secured by escrowed funds or securities meeting the investment requirements in Part 6 of Article 75 of Title 24, C.R.S. The Districts' dissolution prior to payment of all debt shall be subject to the approval of a plan of dissolution in the District Court for the City and County of Denver pursuant to Section 32-1-704, C.R.S.

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XI. REQUIRED NOTICES, DOCUMENTATION AND COORDINATION WITH CITY

At least annually following the year of its organization, each District shall provide notice by publication in a major Denver newspaper of its existence and of the next scheduled public meeting of its Board of Directors. Such meeting shall occur at least thirty (30) days and not more than sixty (60) days following the date of publication. Such notice shall include the address of the Districts' office where the names and addresses of the Board of Directors and their officers and the address, telephone number, fax number, and email address of such District may be obtained and shall also include reference to the existence of a district file maintained by the City as described below. Any of the requirements set forth in this Article XI may be performed by the Management District pursuant to the District IGA.

The Districts shall provide to the City the following information and documents on an annual basis, if such information differs from the information provided in any previous year: (i) annual budget of each of the Districts to both the Manager of Finance and the Manager of Public Works; (ii) annual construction schedules for the current year and reconciliation of the capital improvement program for completion of the Improvements in the following two (2) years, to the Manager of Finance and Manager of Public Works; (iii) annual audited financial statements (or any exemption filing made to the State Auditor) of each of the Districts to the Manager of Finance; (iv) total debt authorized, total debt issued, and remaining debt authorized and intended to be issued by each of the Districts to the Manager of Finance; (v) names and terms of the members of the Board of Directors and their officers of each of the Districts to both the Manager of Finance and Manager of Public Works; (vi) any bylaws, rules and regulations of the Districts regarding bidding, conflict of interest, contracting and other governance matters to the Manager of Public Works; (vii) current intergovernmental agreements and amendments among the Districts to both the Manager of Finance and Manager of Public Works; (viii) a summary of all current contracts for services or construction of each of the Districts to the Manager of Public Works; (ix) current documentation of credit enhancements; (x) official statements of current outstanding bonded indebtedness of the Districts, if not already received by the City, to the Manager of Finance; (xi) current approved Service Plan of each of the Districts and amendments thereto, to both the Manager of Finance and Manager of Public Works; (xii) the Management District office contact information to both the Manager of Finance and Manager of Public Works; and (xiii) any change in proposed development assumptions that impacts the financial projections.

The following events shall be reported to the Manager of Finance within thirty (30) days of such occurrence, to the extent such information is known and available to the Management District: (i) a negative change in any bond rating or the failure of a credit facility; (ii) a change, if known, in any development assumption that materially and negatively impacts the bond financing projections for any series of issued bonds; (iii) a change in use of a particular property (i.e., from commercial to residential use) that materially and negatively impacts the ability of any of the Districts to discharge its indebtedness; or (iv) any bankruptcy related filing of the Management District or either of the Financing Districts.

In order to provide additional notice to purchasers of residential units in the Development of the property taxes required to be paid to the Districts, beginning in June 1, 2010 and by

January 31 of each subsequent year, the Management District shall record a notice affecting all real property included in the Service Area of the Management District stating: (i) the current property tax mill levies of the Districts; (ii) the maximum property tax mill levies authorized by the Service Plan for each of the Districts; and (iii) the name and address of a contact person for the Districts.

Notices to the Management District may initially be provided to Denargo Market Metropolitan District, c/o McGeady Sisneros, P.C., 450 East 17th Ave., Suite 400, Denver, Colorado 80203. An alternative notice party may be designated by the Management District in its discretion.

XII. MATERIAL CHANGES AND OTHER APPROVAL REQUIREMENTS

The following actions or changes shall not constitute material modifications of this Service Plan under the Special District Act, as long as such actions or changes are preceded by the identified approvals: (i) inclusion of any property into any of the Districts that is not located within the Service Area of the Districts as depicted in **Exhibit G** shall require the prior written approval of the Manager of Finance, the Manager of Public Works, and the Manager of Parks and Recreation; (ii) consolidation of the Management District with any other special district other than a consolidation between or among the Districts shall require the prior written approval of the City Council and the Manager of Public Works; (iii) a material change in the type of revenue sources used for bonded indebtedness, other than as authorized in Part VIII, shall require the prior written approval of the Manager of Finance and the Manager of Public Works; (iv) formation of separate corporations, authorities or other entities, other than a district enterprise under TABOR, shall require the prior written approval of the Manager of Finance as provided in Part VIII.F.14; (v) incurrence of debt in any material amount or type or at any time not authorized by the Service Plan shall require the prior written approval of the Manager of Finance; (vi) construction of any public improvements or the provision of any services other than the Improvements described in this Service Plan shall require the prior written approval of the Manager of Finance, the Manager of Public Works, and the Manager of Parks and Recreation; (vii) acquisition of land or easements that would otherwise be dedicated to the City shall require the prior written approval of the Manager of Public Works and the Manager of Parks and Recreation; (viii) condemnation of property or easements shall require the prior written approval of the City Council; (ix) dissolution of the Management District prior to the repayment of all debt shall require the prior written approval of the City Council.

XIII. CONCLUSION

This Service Plan establishes that:

- A. There is sufficient existing and projected need for organized service in the area to be served by District No. 2;
- B. The existing service in the area to be served by District No. 2 is inadequate for present and projected needs within the Project;
- C. District No. 2 (acting in cooperation with the other Districts) is capable of providing economical and sufficient service to the area within its proposed boundaries;

- D. The area to be included in District No. 2 does have, and will have, the financial ability to discharge the proposed indebtedness on a reasonable basis;
- E. Adequate service is not, and will not be, available to the area through the City or other existing municipal or quasi-municipal corporations, including existing special districts, within a reasonable time and on a comparable basis;
- F. The facility and service standards of District No. 2 are compatible with the facility and service standards of the City;
- G. The proposal is in compliance with any duly adopted City, regional or state long-range water quality management plan for the area; and
- H. The organization of District No. 2 is in the best interests of the area proposed to be served.

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EXHIBIT A

Legal Description of the Management District Boundaries

EXHIBIT A LEGAL DESCRIPTION DISTRICT NO. 1

A PARCEL OF LAND BEING A PORTION OF TRACT F, DENARGO MARKET SUBDIVISION FILING NO. 1, A SUBDIVISION RECORDED UNDER RECEPTION NO. 2009018921 IN THE RECORDS OF THE CITY AND COUNTY OF DENVER, COLORADO, CLERK AND RECORDER'S OFFICE ON FEBRUARY 17, 2009, LOCATED IN THE SOUTHWEST QUARTER OF SECTION 27, TOWNSHIP 3 SOUTH, RANGE 67 WEST OF THE SIXTH PRINCIPAL MERIDIAN, SAID CITY, COUNTY AND STATE, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE MOST WESTERLY CORNER OF SAID TRACT F, WHENCE THE NORTHERLY BOUNDARY OF SAID TRACT F BEARS NORTH 89°58'19" EAST, A DISTANCE OF 150.21 FEET, WITH ALL BEARINGS HEREON RELATIVE THERETO;

THENCE ALONG SAID NORTHERLY BOUNDARY OF TRACT F, NORTH 89°58'19" EAST, A DISTANCE OF 13.43 FEET;

THENCE DEPARTING SAID NORTHERLY BOUNDARY, SOUTH 00°01'41" EAST, A DISTANCE OF 15.05 FEET TO THE SOUTHWESTERLY BOUNDARY OF SAID TRACT F;

THENCE ALONG SAID SOUTHWESTERLY BOUNDARY, NORTH 41°46'12" WEST, A DISTANCE OF 20.16 FEET TO THE **POINT OF BEGINNING.**

Manager Land Committee of the Committee

CONTAINING AN AREA OF 0.002 ACRES, (101 SQUARE FEET), MORE OR LESS.

EXHIBIT ATTACHED AND MADE A PART HEREOF.

DALE C. RUSH

COLORADO LICENSED PROFESSIONAL LAND SURVEYOR NO. 33204

FOR AND ON BEHALF OF AZTEC CONSULTANTS, INC.

EXHIBIT B

Map of the Management District Boundaries

EXHIBIT B

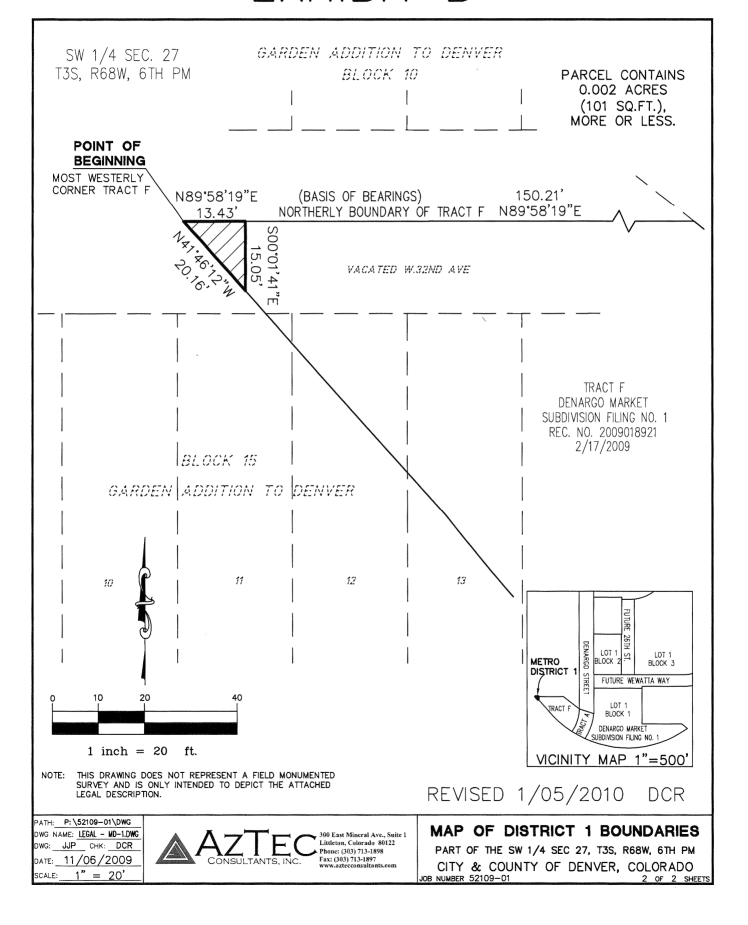


EXHIBIT C

Legal Description of District No. 2 Boundaries

EXHIBIT C LEGAL DESCRIPTION DISTRICT NO. 2 BOUNDARIES

A PARCEL OF LAND BEING A PORTION OF TRACT F, DENARGO MARKET SUBDIVISION FILING NO. 1, A SUBDIVISION RECORDED UNDER RECEPTION NO. 2009018921 IN THE RECORDS OF THE CITY AND COUNTY OF DENVER, COLORADO, CLERK AND RECORDER'S OFFICE ON FEBRUARY 17, 2009, LOCATED IN THE SOUTHWEST QUARTER OF SECTION 27, TOWNSHIP 3 SOUTH, RANGE 67 WEST OF THE SIXTH PRINCIPAL MERIDIAN, SAID CITY, COUNTY AND STATE, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE MOST WESTERLY CORNER OF SAID TRACT F, WHENCE THE NORTHERLY BOUNDARY OF SAID TRACT F BEARS NORTH 89°58'19" EAST, A DISTANCE OF 150.21 FEET. WITH ALL BEARINGS HEREON RELATIVE THERETO;

THENCE ALONG SAID NORTHERLY BOUNDARY, NORTH 89°58'19" EAST, A DISTANCE OF 13.43 FEET TO THE **POINT OF BEGINNING**;

THENCE ALONG SAID NORTHERLY BOUNDARY, NORTH 89°58'19" EAST, A DISTANCE OF 132.74 FEET:

THENCE DEPARTING SAID NORTHERLY BOUNDARY, SOUTH 00°01'41" EAST, A DISTANCE OF 153.92 FEET TO THE SOUTHWESTERLY BOUNDARY OF SAID TRACT F AND THE BEGINNING OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY HAVING A RADIUS OF 564.03 FEET, THE RADIUS POINT OF SAID CURVE BEARS NORTH 38°48'07" EAST;

THENCE ALONG SAID SOUTHWESTERLY BOUNDARY AND NORTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 12°53'50" AN ARC LENGTH OF 126.96 FEET;

THENCE CONTINUING ALONG SAID SOUTHWESTERLY BOUNDARY AND NON-TANGENT TO SAID CURVE, NORTH 41°46'12" WEST, A DISTANCE OF 65.47 FEET;

THENCE DEPARTING SAID SOUTHWESTERLY BOUNDARY, NORTH 00°01'41" WEST, A DISTANCE OF 15.05 FEET TO THE **POINT OF BEGINNING.**

CONTAINING AN AREA OF 0.269 ACRES, (11,731 SQUARE FEET), MORE OR LESS.

EXHIBIT ATTACHED AND MADE A PART HEREOF.

DALE C. RUSH COLORADO LICENSED PROFESSIONAL LAND SURVEYOR NO. 33204 FOR AND ON BEHALF OF AZTEC CONSULTANTS, INC.

EXHIBIT D

Map of District No. 2 Boundaries

EXHIBIT D

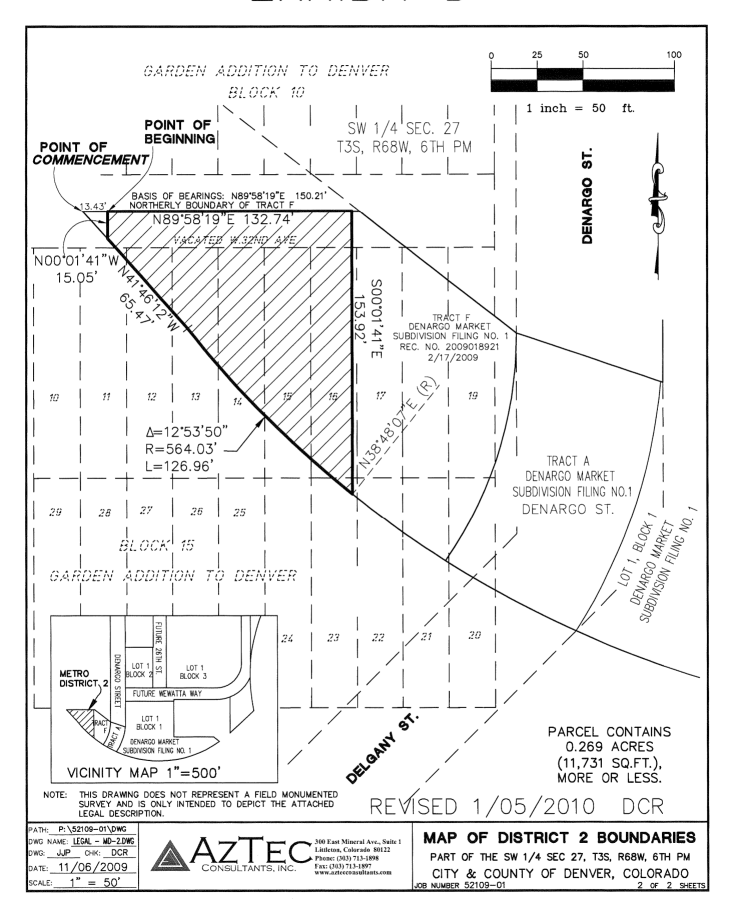


EXHIBIT E

Legal Description of District No. 3 Boundaries

EXHIBIT E LEGAL DESCRIPTION DISTRICT NO. 3 BOUNDARIES

A PARCEL OF LAND BEING A PORTION OF TRACT F, DENARGO MARKET SUBDIVISION FILING NO. 1, A SUBDIVISION RECORDED UNDER RECEPTION NO. 2009018921 IN THE RECORDS OF THE CITY AND COUNTY OF DENVER, COLORADO, CLERK AND RECORDER'S OFFICE ON FEBRUARY 17, 2009, LOCATED IN THE SOUTHWEST QUARTER OF SECTION 27, TOWNSHIP 3 SOUTH, RANGE 67 WEST OF THE SIXTH PRINCIPAL MERIDIAN, SAID CITY, COUNTY AND STATE, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE MOST EASTERLY CORNER OF SAID TRACT F, WHENCE THE NORTHEASTERLY BOUNDARY OF SAID TRACT F BEARS NORTH 51°59'48" WEST, A DISTANCE OF 108.21 FEET, WITH ALL BEARINGS HEREON RELATIVE THERETO; SAID MOST EASTERLY CORNER ALSO BEING THE BEGINNING OF A NON-TANGENT CURVE CONCAVE NORTHWESTERLY HAVING A RADIUS OF 217.00 FEET, THE RADIUS POINT OF SAID CURVE BEARS SOUTH 89°58'19" WEST:

THENCE ALONG THE EASTERLY BOUNDARY OF SAID TRACT F AND SOUTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 34°43'06" AN ARC LENGTH OF 131.49 FEET TO THE MOST SOUTHERLY CORNER OF SAID TRACT F AND THE BEGINNING OF A NON-TANGENT CURVE CONCAVE NORTHEASTERLY HAVING A RADIUS OF 564.03 FEET, THE RADIUS POINT OF SAID CURVE BEARS NORTH 32°27'58" EAST;

THENCE ALONG THE SOUTHWESTERLY BOUNDARY OF SAID TRACT F, AND NORTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 06°20'09" AN ARC LENGTH OF 62.37 FEET;

THENCE DEPARTING SAID SOUTHWESTERLY BOUNDARY, NORTH 00°01'41" WEST, A DISTANCE OF 153.92 FEET TO THE NORTH BOUNDARY OF SAID TRACT F;

THENCE ALONG SAID NORTH BOUNDARY, NORTH 89°58'19" EAST, A DISTANCE OF 4.04 FEET;

THENCE ALONG THE NORTHEASTERLY BOUNDARY OF SAID TRACT F, SOUTH 51°59'48" EAST, A DISTANCE OF 108.21 FEET TO THE **POINT OF BEGINNING.**

MAL LAND

CONTAINING AN AREA OF 0.269 ACRES, (11,731 SQUARE FEET), MORE OR LESS.

EXHIBIT ATTACHED AND MADE A PART HEREOF.

DALE C. RUSH

COLORADO LICENSED PROFESSIONAL LAND SURVEYOR NO. 33204 FOR AND ON BEHALF OF AZTEC CONSULTANTS, INC.

EXHIBIT F

Map of District No. 3 Boundaries

EXHIBIT F

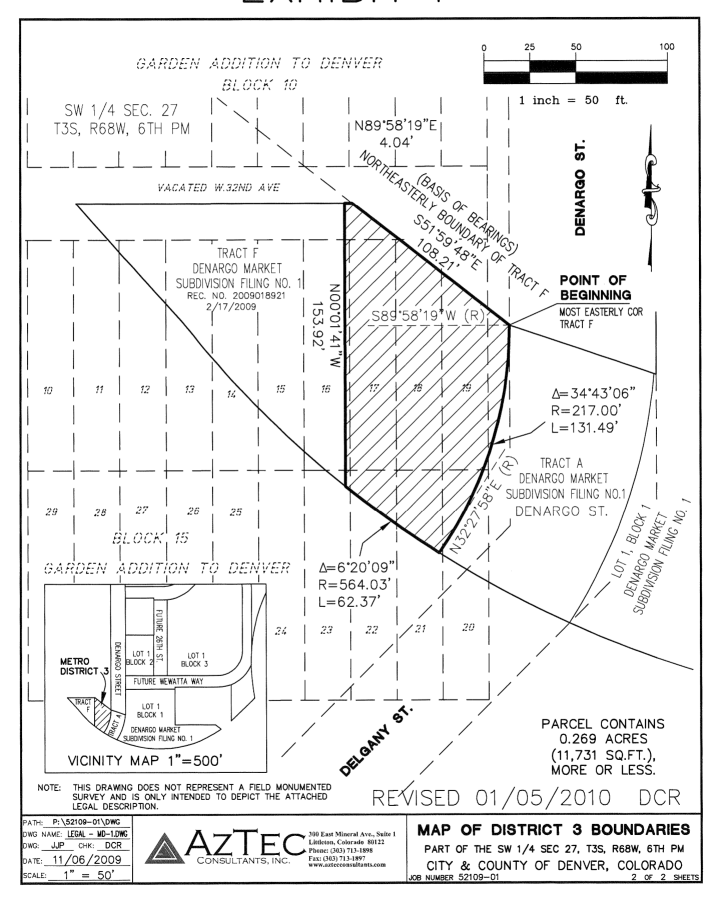


EXHIBIT G

Legal Description of Inclusion Area

EXHIBIT G LEGAL DESCRIPTION

A PARCEL OF LAND BEING A PORTION OF DENARGO MARKET SUBDIVISION FILING NO. 1, A SUBDIVISION RECORDED UNDER RECEPTION NO. 2009018921 IN THE RECORDS OF THE CITY AND COUNTY OF DENVER, COLORADO, CLERK AND RECORDER'S OFFICE ON FEBRUARY 17, 2009, LOCATED IN SECTION 27, TOWNSHIP 3 SOUTH, RANGE 67 WEST OF THE SIXTH PRINCIPAL MERIDIAN, SAID CITY, COUNTY AND STATE, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE MOST EASTERLY CORNER OF SAID SUBDIVISION, WHENCE THE MOST NORTHERLY CORNER OF SAID SUBDIVISION BEARS NORTH 46°11'13" WEST, A DISTANCE OF 682.52 FEET, WITH ALL BEARINGS HEREON RELATIVE THERETO;

THENCE ALONG THE EASTERLY AND SOUTHERLY BOUNDARIES OF SAID SUBDIVISION, THE FOLLOWING SEVENTEEN (17) COURSES:

- 1. SOUTH 42°59'24" WEST, A DISTANCE OF 74.29 FEET;
- 2. SOUTH 43°02'22" WEST, A DISTANCE OF 105.83 FEET;
- 3. SOUTH 44°48'34" WEST, A DISTANCE OF 96.15 FEET TO THE BEGINNING OF A TANGENT CURVE CONCAVE SOUTHEASTERLY HAVING A RADIUS OF 890.65 FEET;
- 4. SOUTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 00°52'34" AN ARC LENGTH OF 13.62 FEET:
- 5. NORTH 46°38'00" WEST, A DISTANCE OF 10.00 FEET TO THE BEGINNING OF A NON-TANGENT CURVE CONCAVE SOUTHEASTERLY HAVING A RADIUS OF 900.65 FEET, THE RADIUS POINT OF SAID CURVE BEARS SOUTH 46°04'38" EAST;
- 6. SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 52°50'40" AN ARC LENGTH OF 830.67 FEET:
- 7. SOUTH 08°56'08" EAST, A DISTANCE OF 56.39 FEET TO THE BEGINNING OF A NON TANGENT CURVE CONCAVE NORTHWESTERLY HAVING A RADIUS OF 2,940.87 FEET, THE RADIUS POINT OF SAID CURVE BEARS NORTH 44°49'00" WEST;
- 8. SOUTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 02°42'39" AN ARC LENGTH OF 139.15 FEET;
- 9. SOUTH 48°04'18" WEST, A DISTANCE OF 37.51 FEET;
- 10. NORTH 00°01'41" WEST, A DISTANCE OF 195.46 FEET TO THE BEGINNING OF A NON TANGENT CURVE CONCAVE NORTHERLY HAVING A RADIUS OF 195.00 FEET, THE RADIUS POINT OF SAID CURVE BEARS NORTH 20°58'00" WEST;
- 11. WESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 20°56'19" AN ARC LENGTH OF 71.26 FEET;
- 12. SOUTH 89°58'19" WEST, A DISTANCE OF 235.17 FEET;
- 13. SOUTH 00°01'41" EAST, A DISTANCE OF 148.63 FEET;

EXHIBIT G LEGAL DESCRIPTION CONT.

- 14 SOUTH 00°01'24" EAST, A DISTANCE OF 54.90 FEET;
- 15. NORTH 89°58'19" EAST, A DISTANCE OF 217.56 FEET:
- SOUTH 50°40'14" EAST, A DISTANCE OF 39.71 FEET TO THE BEGINNING OF A NON-16. TANGENT CURVE CONCAVE NORTHERLY HAVING A RADIUS OF 564.03 FEET, THE RADIUS POINT OF SAID CURVE BEARS NORTH 35°34'20" WEST;
- WESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 59°52'08" AN ARC 17. LENGTH OF 589.36 FEET TO THE SOUTHEAST CORNER OF TRACT A, SAID SUBDIVISION, AND THE BEGINNING OF A NON-TANGENT CURVE CONCAVE WESTERLY HAVING A RADIUS OF 297.00 FEET, THE RADIUS POINT OF SAID CURVE BEARS NORTH 57°00'49" WEST;

THENCE ALONG THE EASTERLY BOUNDARY OF SAID TRACT A AND NORTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 27°55'47" AN ARC LENGTH OF 144.78 FEET TO THE NORTHEAST CORNER OF SAID TRACT A:

THENCE ALONG THE WESTERLY AND NORTHERLY BOUNDARIES OF SAID SUBDIVISION, THE FOLLOWING EIGHT (8) COURSES:

- 1. SOUTH 71°33'46" EAST, A DISTANCE OF 1.23 FEET;
- 2. NORTH 00°01'41" WEST, A DISTANCE OF 431.54 FEET;
- NORTH 89°58'19" EAST, A DISTANCE OF 152.90 FEET; 3.
- NORTH 00°01'41" WEST, A DISTANCE OF 200.00 FEET; 4.
- SOUTH 89°58'19" WEST, A DISTANCE OF 152.90 FEET; 5.
- 6. NORTH 00°01'41" WEST, A DISTANCE OF 726.54 FEET;
- NORTH 70°49'48" EAST, A DISTANCE OF 683.55 FEET; 7.
- SOUTH 46°11'13" EAST, A DISTANCE OF 682.52 FEET TO THE POINT OF BEGINNING. 8.

CONTAINING AN AREA OF 27.993 ACRES, (1,219,395 SQUARE FEET), MORE OR LESS.

EXHIBIT ATTACHED AND MADE A PART HEREOF.

MINIMAN LAND DALE C. RUSH COLORADO LICENSED PROFESSIONAL LAND SURVEYOR NO. 33204 FOR AND ON BEHALF OF AZTEC CONSULTANTS, INC.

WAL LANC

EXHIBIT H

Map of Inclusion Area

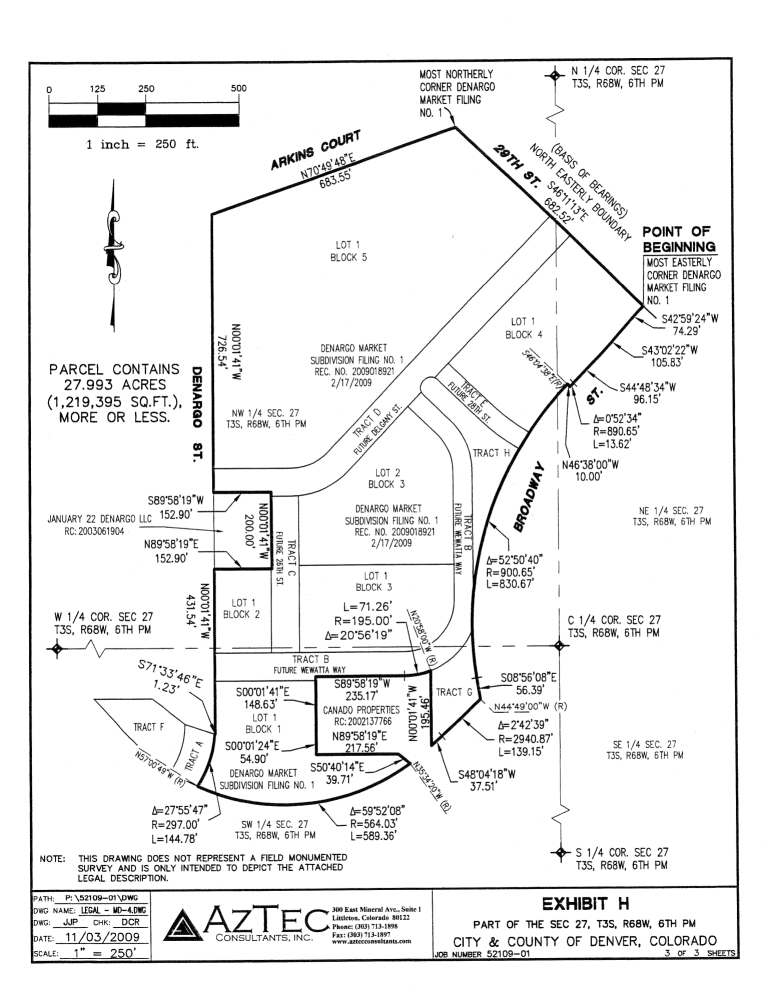


EXHIBIT I

Improvements and Costs

Denargo Market Phase 1 Estimate

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Soft Costs Environmental Consulting	3,000.00
Geotechnical Studies	3,000.00
Operations/Maintenance	7,500.00
Legal	50,000.00
Construction Services	100,000.00
Development Management	108,000.00
Administration	 20,000.00
Total Phase 1 Soft Costs	\$ 291,500.00
Phase 1 Infrastructure Hard Costs	
General Conditions - mobilization, survey, bonds, permits, testing	524,100.00
Demolition - asphalt removal & milling	64,117.00
Erosion Control	32,450.00
Soil Remediation	1,893,258.000
Sanitary Sewer	53,160.00
Storm Sewer	993,850.00
Water Improvements	401,000.00
Curb, Gutter, Ramps & Flat Work	193,360.00
Asphalt Pavement	518,973.00
Safety Improvements - signage, striping & traffic control	55,416.00
Dry Utilities - street lights, relocation of fiber optics & electric lines	329,810.00
Parks - dog park, Brighton Blvd park	235,000.00
Streetscapes - sidewalks, planter beds, amenities	692,323.00
Public Art	150,000.00
Monumentation	 120,905.00
Total Phase 1 Infrastructure Hard Costs	\$ 6,257,722.00
TOTAL PHASE 1 ESTIMATE	\$ 6,549,222.00

Denargo Market Phase 2 Estimate

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Soft Costs		
Land Planning/Design Fees		200,000.00
Engineering/Surveying		150,000.00
Environmental Consulting		7,500.00
Geotechnical Studies		5,000.00
Operations/Maintenance		7,500.00
Regulatory/Permits		49,000.00
Legal		50,000.00
Construction Services		100,000.00
Land Planning/Design Fees Engineering/Surveying Environmental Consulting Geotechnical Studies Operations/Maintenance Regulatory/Permits Legal Construction Services Development Management Administration Total Phase 2 Soft Costs see 2 Infrastructure Hard Costs General Conditions - mobilization, survey, bonds, permits, testing Demolition - asphalt removal & milling Erosion Control Soil Remediation Sanitary Sewer Storm Sewer Water Improvements Curb, Gutter, Ramps & Flat Work Asphalt Pavement Safety Improvements - signage,traffic control, RR crossing Dry Utilities - street lights, relocation of fiber optics & electric lines Parks - open space, parks Streetscapes - sidewalks, planter beds, amenities Public Art		108,000.00
Land Planning/Design Fees Engineering/Surveying Environmental Consulting Geotechnical Studies Operations/Maintenance Regulatory/Permits Legal Construction Services Development Management Administration Total Phase 2 Soft Costs e 2 Infrastructure Hard Costs General Conditions - mobilization, survey, bonds, permits, testing Demolition - asphalt removal & milling Erosion Control Soil Remediation Sanitary Sewer Storm Sewer Water Improvements Curb, Gutter, Ramps & Flat Work Asphalt Pavement Safety Improvements - signage,traffic control, RR crossing Dry Utilities - street lights, relocation of fiber optics & electric lines Parks - open space, parks Streetscapes - sidewalks, planter beds, amenities Public Art		20,000.00
Total Phase 2 Soft Costs	\$	697,000.00
Phase 2 Infrastructure Hard Costs		
General Conditions - mobilization, survey, bonds, permits, testing		496,400.00
Demolition - asphalt removal & milling		48,900.00
Erosion Control		27,800.00
Soil Remediation	1,	579,300.00
Sanitary Sewer		67,000.00
Storm Sewer		991,100.00
Water Improvements		118,000.00
Curb, Gutter, Ramps & Flat Work		83,700.00
Asphalt Pavement		230,000.00
Safety Improvements - signage, traffic control, RR crossing		613,250.00
Dry Utilities - street lights, relocation of fiber optics & electric lines		109,650.00
Parks - open space, parks		615,000.00
Streetscapes - sidewalks, planter beds, amenities	2,	059,161.00
Public Art		126,500.00
Total Phase 2 Infrastructure Hard Costs	\$ 7,	165,761.00

TOTAL PHASE 2 ESTIMATE

\$ 7,862,761.00

Phase 1 - Parks & Open Space

Site work - site prep, top soil, soil amendment	18,400.00
Brighton Blvd railing	19,500.00
Concrete pedestrian surface	56,000.00
Turf	6,400.00
Trees, planting beds, mulch	42,200.00
Irrigation	31,000.00
Site Furnishings - benches, trash cans, bike racks, fountains	13,500.00
Pedestrian/landscape lighting	24,000.00
Miscellaneous	24,000.00

Total Phase 1 Parks & Open Space

\$ 235,000.00

Phase 2 - Parks & Open Space

Total Riverfront Park

Riverfront Park

Site work - site prep, top soil, soil amendment	50,300.00
Tree removal, protection	44,000.00
Park/aesthetic improvements related to water quality area	132,500.00
Concrete pedestrian surface	88,800.00
Turf	18,700.00
Reveg	35,500.00
Trees, planting beds, mulch	38,400.00
Irrigation	69,400.00
Site Furnishings - benches, trash cans, bike racks, fountains	32,400.00
Playground elements	50,000.00
Pedestrian/landscape lighting	30,000.00
Miscellaneous	25,000.00

\$ 615,000.00

Denargo Market Developer Costs Incurred to Date

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Land Planning/Design	1,183,563.00
Engineering/Surveying	1,313,884.00
Environmental Consulting	248,198.00
Geotechnical Studies	69,680.00
Operations/Maintenance	128,234.00
Regulatory/Permits	247,609.00
Legal	419,651.00
Construction Services	48,574.00
Development Management	790,486.00
Administration	 117,300.00
Total Soft Costs Incurred to Date	\$ 4,567,179.00
Hard Costs	
Demolition/Asbestos Abatement	1,042,291.00
Soil Remediation	1,038,463.00
Sewer Realignment	927,901.00
Paving/Asphalt	 50,929.00
Total Hard Costs Incurred to Date	3,059,584.00
Total Developer Costs Incurred to Date	\$ 7,626,763.00

Denargo Market Riverfront Park Narrative

The parks along the South Platte River have brought new life to Denver by increasing the amount of open space, improving access to our waterways and providing recreational opportunities through miles of trails. Denargo Market's Riverfront Park contributes to expanding and enhancing this tradition by providing new park area in the River North (RINO) neighborhood. The Park is located along east side of the South Platte River and combines passive areas and river enhancements with flexible turf space. It is envisioned as a park focused on both river ecology and users by providing enhanced natural areas, a children's play area and a small lawn area.

The open space area is intended to create a useable public space with direct access to the South Platte River open space and trail network. The park area will serve the active, passive and recreational needs of the residents at Denargo Market and the RINO neighborhood while providing seating, informal picnic areas, open play areas for children, a small turf area along the River and a primary entry along Denargo Way and expanded native plantings. The primary entry is located at the intersection of 28th Street and Denargo Way, providing a pedestrian connection and an active streetscape edge. The park will be the central open space for Denargo Market and RINO residents.

The park also provides one new and one improved access points to the South Platte River trail and includes amenities for users of the South Platte River trail such as a water fountain, benches, bicycle racks and direct access to the neighborhood. Enhancements along the River include native revegetation, bank stabilization and new native landscape areas along the upper edges of the river bank extending back to Denargo Way. These enhancements provide new native habitat areas for wildlife movement to attract and sustain a wide variety of terrestrial wildlife along the River and allow resident access to the multi-use trail network. Specific program elements include:

- The Riverfront Green Flexible lawn space for ongoing active and passive uses;
- Informal Children's Play Area Small turf area and climbing boulders;
- Picnic Area Lawn areas for informal picnics;
- Access to South Platte River Multi-use Trail One new and one improved trail connections will link residents of Denargo Market and River North to the river trail network;
- Enhanced Native Plantings Revegetation, bank stabilization and new native planting areas will expand and enhance the natural ecology of the River corridor.

EXHIBIT J

Map of Location of Improvements

PROPOSED STORM

11:44am 2010 04. Jan Denargo-Market\Documents\Cad\Exhibits\2192-METRO-DISTRICT.dwg] [P-\2192,F0[bradr] [P\2192.E0-Denargo-Market\Documents\Cad\Exhibits\2192-METRO-DISTRICT.dwg] [Jan 04, 2010 - 11:45am]

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[bradr] [P:\2192.E0-Denargo-Market\Documents\Cad\Exhibits\2192-METRO-DISTRICT.dwg] [Jan 04, 2010 - 11:45am]



RIVERFRONT PARK PRELIMINARY CONCEPT PLAN

EXHIBIT K

Financing Plan

Denargo Metro Cover 12/29/2009

Table of Schedules

Assumptions	and the second s		66.783 Mills
35 Mill Initial Bond Levy			
05 Mill Initial Operating Levy			
Preliminary as of 12/28/2009			
Non Rated - 8.00% Interest Rate - Bank Qualified			
		Project Amount	Project Amount
	Par Amount	(at Closing)	(with interest)
Series 2010 - 30 Year Term (6/1/2010 Issue)	\$6,325,000	\$4,028,000	\$4,043,930
Series 2014 - 30 Year Term	\$4,800,000	\$3,388,000	\$3,401,799
Series 2017 - 28 Year Term	\$3,950,000	\$3,098,000	\$3,097,926
Combined	\$15,075,000	\$10,514,000	\$10,543,655

- 1. Cover Page
- 2. Property Tax Cashflow Schedule
- 3. Unimproved Lot Valuation Schedule
- 4. Residential Units Developed & Sold
- 5. Assessed Valuation Summary
- 6. Debt Service Schedule Series 2010 (LTGO)
- 7. Sources and Uses of Funds Series 2010 (LTGO)
- 8 . Project Draw Schedule Series 2010 (LTGO)
- 9. Debt Service Schedule Series 2014 (LTGO)
- 10 . Sources and Uses of Funds Series 2014 (LTGO)
- 11 . Project Draw Schedule Series 2014 (LTGO)
- 12 . Debt Service Schedule Series 2017 (LTGO)
- 13 . | Sources and Uses of Funds Series 2017 (LTGO)
- 14. Project Draw Schedule Series 2017 (LTGO)
- 15. Breakout of District Development Costs

Schedule of Property Tax Cashflows

		-			T	Total	Specific	Earnings on	Revenue	\$6,325,000		\$4,800,000	***************************************	\$3.950.000			***************************************	Combined		
	Projected	Ratio of	Bond	Property	Operating	Property	Ownership	Cumulative	Available	Series 2010	Series 2010	1 1 1 1	Series 2014	Series 2017	Series 2017	Total	2,00% /yr	Bond /	Annual	Cumulative
Collection	Assessed	Debt to	Mill	Tax @	Mill	Tax @	Tax	Surplus	for	Net Debt	Capitalized	Net Debt	Capitalized	Net Debt	Capitalized	Net	Operating	Operating	Surplus/	Surplus/
Year	Value	AV	Levv	98.5%	Levy	98.5%	7%	2.00%	Debt Service		Interest	Service	Interest	Service	Interest	Debt Service	Expense (1)	Mill Levy	Deficit	Deficit
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	(17)	(18)	(19)	(20)	(21)
	(-)	(0)	('/	(♥)	+ (0)	(1)	(6)	(0)	(/	(1.7	1.=/	1/	<u> </u>	1	<u> </u>	. ,				
2010	_						_			243,513	(243,513)					0			_	-
2011	6,495,327	97%	35.000	223,926	5.0	31.989	17,914	0	273,830	487,025	(487,025)			-	-	0	30,000	40.0	243,830	243,830
2012	6,625,234	95%	35.000	228,405	5.0	32,629	18,272	4,877	284,183	487,025	(487,025)			-	-	0	32,000	40.0	252,183	496,013
2013	6,625,234	95%	35.000	228,405	5.0	32,629	18,272	9,920	289,227	487,025	(243,513)			-		243,513	35,000	40.0	10,714	506,728
2014	11,019,834	101%	35.000	379,909	5.0	54,273	30,393	10,135	474,709	527,025	-			-	-	527,025	37,000	40.0	(89,316)	417,411
2015	12,301,144	90%	35.000	424,082	5.0	60,583	33,927	8,348	526,940	523,825	-	400,400	(400,400)	-		523,825	40,000	40.0	(36,885)	380,526
2016	15,336,768	72%	35.000	528,735	5.0	75,534	42,299	7,611	654,178	515,625		369,600	(369,600)	-	-	515,625	50,000	40.0	88,553	469,079
2017	23,418,119	64%	35.000	807,340	5.0	115,334	64,587	9,382	996,643	512,825		394,600	-	-	-	907,425	70,000	40.0	19,218	488,297
2018	27,449,841	54%	35.000	946,333	5.0	135,190	75,707	9,766		505,025		392,600	-	304,150	(304, 150)	897,625	144,000	40.0	125,371	613,668
2019	30,078,134	49%	35.000	1,036,944	5.0	148,135	82,955	12,273	1,280,307	502,625		390,600	-	324,150	-	1,217,375	146,880	40.0	(83,948)	529,720
2020	32,408,033	45%	35.000	1,117,267	5.0	159,610	89,381	10,594	1,376,852	505,225		383,600	-	322,550	-	1,211,375	149,818	40.0	15,660	545,380
2021	32,408,033	45%	35.000	1,117,267	5.0	159,610	89,381	10,908	1,377,165	502,425		382,000	-	325,950	-	1,210,375	152,814	40.0	13,976	559,357
2022	33,056,194	44%	35.000	1,139,612	5.0	162,802	91,169	11,187	1,404,770	529,625		380,400	-	323,950	-	1,233,975	155,870	40.0	14,925	574,282
2023	33,056,194	44%	35.000	1,139,612		162,802	91,169	11,486		514,425		393,800	-	321,950	-	1,230,175	158,988	40.0	15,906	590,188
2024	33,717,317	42%	35.000	1,162,405	5.0	166,058	92,992	11,804	1,433,258	555,025		381,000	-	319,950	•	1,255,975	162,167	40.0	15,116	605,304
2025	33,717,317	42%	35,000	1,162,405	5.0	166,058	92,992	12,106		537,025		384,000	-	327,950	-	1,248,975	165,411	40.0	19,175	624,479
2026	34,391,664	40%	35.000	1,185,653	5.0	169,379	94,852	12,490		564,825		381,600	-	330,150	-	1,276,575	168,719	40.0	17,079	641,558
2027	34,391,664	40%	35.000	1,185,653	5.0	169,379	94,852	12,831	1,462,715	579,825		384,200	-	311,950		1,275,975	172,093	40.0	14,647	656,205
2028	35,079,497	38%	35.000	1,209,366	5.0	172,767	96,749	13,124	1,492,006	587,825		386,400	-	324,950		1,299,175	175,535	40.0	17,295	673,500
2029	35,079,497	38%	35.000	1,209,366	5.0	172,767	96,749	13,470		599,225		388,200	-	311,750		1,299,175	179,046	40.0	14,131	687,630
2030	35,781,087	36%	35.000	1,233,553	5.0	176,222	98,684	13,753		613,625		394,600	-	314,350		1,322,575	182,627	40.0	17,010	704,640
2031	35,781,087	35%	35.000	1,233,553	5.0	176,222	98,684	14,093	1,522,552	615,625		395,200	-	306,550		1,317,375	186,279	40.0	18,898	723,538
2032	36,496,709	33%	35.000	1,258,224	5.0	179,746	100,658	14,471	1,553,099	641,025		395,400		314,150		1,350,575	190,005	40.0	12,519	736,057
2033	36,496,709	32%	35.000	1,258,224	5.0	179,746	100,658	14,721	1,553,349	647,825		390,200		305,950		1,343,975	193,805	40.0	15,569	751,626
2034	37,226,643	30%	35.000	1,283,389	5.0	183,341	102,671	15,033	1,584,433	667,225		395,000		308,150		1,370,375	197,681	40.0	16,377	768,003
2035	37,226,643	29%	35.000	1,283,389	5.0	183,341	102,671	15,360		663,025		404,000		304,950		1,371,975	201,635	40.0	11,151	779,154
2036	37,971,176	27%	35,000	1,309,056	5.0	187,008	104,725	15,583		681,825		401,800		311,750 287,750		1,395,375 1,388,575	205,667 209,781	40.0 40.0	15,329 18,323	794,484 812,807
2037	37,971,176		35.000	1,309,056	5.0	187,008	104,725	15,890	1,616,679	691,625		409,200 405,400		315,350		1,366,575	213,976	40.0	16,523	829,316
2038	38,730,599	23%	35.000	1,335,237	5.0	190,748	106,819 106,819	16,256 16,586		697,825 675,425		411,200		330,550		1,410,575	218,256	40.0	13,960	843,276
2039	38,730,599	21%	35.000	1,335,237	5.0	190,748				703,925		411,200		324,150		1,417,175	222,621	40.0	15,830	859,106
2040	39,505,211	17%	35.000	1,361,942	5.0	194,563	108,955	16,866 17,182		703,925		924,200		512,750		1,443,673	227,021	40.0	18,619	877,725
2041	39,505,211	14%	35,000	1,361,942	5.0 5.0	194,563	108,955	17,182		2		951,000		512,750		1,430,930	231,615	40.0	22,959	900,685
2042	40,295,315	11%	1	1,389,181 1,389,181	1	198,454 198,454	111,134	18,014		P. C.		1,061,400		397,150		1,458,550	236,247	40.0	21,986	922,671
2043	40,295,315	9% 4%	35,000	1,389,181	5.0 5.0	202,424	113.357	18,453				688,200		770,750		1,458,950	240,972	40.0	51,277	973,948
2044 2045	41,101,222 41,101,222		35.000 35.000	1,416,965	5.0	202,424	113,357	19,479		- Commence		000,200		1,483,150		1,483,150	245,792	40.0	23,283	997.230
2045	41,101,222	0%	35.000	1,410,900	5.0	202,424	113,33/	15,479	1,732,224					1,400,100		1,400,100	240,132	70.0	20,200	JJ1,2J0
				37,607,777		5 372 540	3,008,622	451,604	46,440,542	17.565.963	(1.461.075)	13,835,600	/770 000\	10.947.600	(304,150)	39,813,938	5,629,374	 	997,230	
			L	57,007,777		0,012,040	1 0,000,022	701,004	70,770,042	11,500,500	(1,101,013)	10,000,000	(110,000)	, 0,077,000	(001,100)	1 20,010,000	O,OLO,OIT		007,200	

⁽¹⁾ Operating Expense increases range from 5.71% to 40% annually from 2011 to 2017 (\$30,000 to \$70,000), and 105,70% in 2018 (\$70,000 to \$144,000 at full buildout). From 2019 through 2045, annual Operating Expense growth is projected to stabilize at 2.00% annually.

Unimproved Land

Tax Collection Year	Parcel 1	arcel 1 - Residential Parcel 2 - Residential		Parcel 3 - Residential Parcel 4 - Residential				Parcel 5 - Residential Parcel 6 - Residential					rcel 7 - sidential	Unimproved Lot Valuation	Assessed Valuation	
		Market	Market			Market		Market		Market		Market		Market		
		Value per		Value per		Value per		Value per		Value per		Value per		Value per		
	Acres	Acre	Acres	Acre	Acres	Acre	Acres	Acre	Acres	Acre	Acres	Acre	Acres	Acre		29%
2011	2.41	1,191,366	0.79	1,191,366	1.85	1,191,366	3.00	1,191,366	4.14	1,191,366	2.61	1,191,366	4.00	1,191,366	22,397,681	6,495,327
2012	2.41	1,191,366	0.79	1,191,366	1.85	1,191,366	3.00	1,191,366	4.14	1,191,366	2.61	1,191,366	4.00	1,191,366	22,397,681	6,495,327
2013	2.41	1,191,366	0.79	1,191,366	1.85	1,191,366	3.00	1,191,366	4.14	1,191,366	2.61	1,191,366	4.00	1,191,366	22,397,681	6,495,327
2014	2.41	1,191,366	0.79	1,191,366	1.85	1,191,366	-	1,191,366	4.14	1,191,366	2.61	1,191,366	4.00	1,191,366	18,823,583	5,458,839
2015	2.41	1,191,366	-	1,191,366	1.85	1,191,366	-	1,191,366	4.14	1,191,366	2.61	1,191,366	4.00	1,191,366	17,882,404	5,185,897
2016	2.41	1,191,366	-	1,191,366	1.85	1,191,366	-	1,191,366	4.14	1,191,366	-	1,191,366	4.00	1,191,366	14,772,938	4,284,152
2017	2.41	1,191,366	-	1,191,366	1.85	1,191,366	-	1,191,366	-	1,191,366	-	1,191,366	4.00	1,191,366	9,840,683	2,853,798
2018	2.41	1,191,366	-	1,191,366	1.85	1,191,366	-	1,191,366	-	1,191,366	-	1,191,366	-	1,191,366	5,075,219	1,471,814
2019	2.41	1,191,366	-	1,191,366	-	1,191,366	-	1,191,366	-	1,191,366	-	1,191,366	-	1,191,366	2,871,192	832,646

George K. Baum Company

Residential Units Developed & Sold

Growth Factor			0%		0%		0%		0%		0%		0%		0%			
		Parcel 1 - Residential Parce		Parcel 2 - R	Parcel 2 - Residential		Parcel 3 - Residential Parcel 4 -		Residential	ntial Parcel 5 - Residential		Parcel 6 - Residential		Parcel 7 - Residential		Residential Construction Valuation	Assessed Valuation	Cumulative Assessed Valuation
Completion Collection		Market			Market				Market	Units	Market	Units	Market	Units	Market			
Year	Year	Units Sold	Value	Units Sold	Value	Units Sold	Market Value	Units Sold	Value	Sold	Value	Sold	Value	Sold	Value		7.96%	
2010	2011	-	221,884	-	221,884	-	221,884	-	221,884	-	221,884	-	221,884	-	221,884	-	-	-
2011	2012	-	221,884	-	221,884	-	221,884	-	221,884	-	221,884	-	221,884	-	221,884	-	-	-
2012	2013	-	221,884	-	221,884	-	221,884	-	221,884	-	221,884	-	221,884	-	221,884			
2013	2014	-	221,884	-	221,884	-	221,884	300	221,884	-	221,884	-	221,884	-	221,884	66,565,125	5,298,584	5,298,584
2014	2015	•	221,884	88	221,884	-	221,884	-	221,884	-	221,884	-	221,884	-	221,884	19,525,770	1,554,251	6,852,835
2015	2016	-	221,884	-	221,884	-	221,884		221,884	-	221,884	209	221,884		221,884	46,373,704	3,691,347	10,544,182
2016	2017	-	221,884	-	221,884	-	221,884		221,884	331	221,884	-	221,884	-	221,884	73,443,521	5,846,104	16,390,286
2017	2018	-	221,884	-	221,884	-	221,884		221,884	-	221,884	-	221,884	280	221,884	62,127,450	4,945,345	21,335,631
2018	2019	-	221,884	-	221,884	185	221,884		221,884		221,884		221,884		221,884	41,048,494	3,267,460	24,603,091
2019	2020	145	221,884	-	221,884	-	221,884		221,884		221,884		221,884		221,884	32,173,144	2,560,982	27,164,074
Total Units De		145		88	,	185		300		331		209		280		341,257,208	27,164,074	

George K. Baum Company

Assessed Valuation Summary

EAST-CONTRACTOR CONTRACTOR CONTRA	Tax Incremental Valuation			Total Assessed Valuation			
Completion	Collection	Unimproved	Residential	Retail	Incremental	Growth Factor	Cumulative
Year	Year	Lot Valuation	Units Sold	Development	AV	2.0%	Assessed Valuation
2008	2009				-	-	-
2010	2011	6,495,327	-	-	6,495,327	-	6,495,327
2011	2012	-	-	-	-	129,907	6,625,234
2012	2013	-	-	-	-	-	6,625,234
2013	2014	(1,036,488)	5,298,584	-	4,262,096	132,505	11,019,834
2014	2015	(272,942)	1,554,251	-	1,281,309	-	12,301,144
2015	2016	(901,745)	3,691,347	-	2,789,602	246,023	15,336,768
2016	2017	(1,430,354)	5,846,104	3,665,600	8,081,350	-	23,418,119
2017	2018	(1,381,985)	4,945,345	-	3,563,360	468,362	27,449,841
2018	2019	(639,168)	3,267,460	-	2,628,292	-	30,078,134
2019	2020	(832,646)	2,560,982	-	1,728,337	601,563	32,408,033
2020	2021	· · · · · · · · · · · ·	-	-	-	-	32,408,033
2021	2022	-	-	-	-	648,161	33,056,194
2022	2023	-	-	-	-	_	33,056,194
2023	2024	_	-	-	-	661,124	33,717,317
2024	2025	_	. -	-	_	-	33,717,317
2025	2026	_	-	-	-	674,346	34,391,664
2026	2027	-	_	-	-	-	34,391,664
2027	2028	_	_	_	-	687,833	35,079,497
2028	2029	_	_	-	-	-	35,079,497
2029	2030	_	_	-	-	701,590	35,781,087
2030	2031	_	_	-	_	· •	35,781,087
2031	2032	_	_	-	-	715,622	36,496,709
2032	2033	-	_	-	_	, -	36,496,709
2033	2034			-	_	729,934	37,226,643
2034	2035				-	, -	37,226,643
2035	2036				_	744,533	37,971,176
2036	2037				- -	_	37,971,176
2037	2038				-	759,424	38,730,599
2038	2039				_	-	38,730,599
2039	2040				_	774,612	39,505,211
2040	2041				_	-	39,505,211
2041	2042		·		_	790,104	40,295,315
2042	2043				-	-	40,295,315
2042	2044				_	805,906	41,101,222
2043	2045				_	-	41,101,222
2044	2043				_	822,024	41,923,246
2040	2040				_	022,02 4	11,020,240
***************************************	Total	-	27,164,074	3,665,600	30,829,674	11,093,572	

Denargo Melro Debt Service 12/29/2009

Debt Service Schedule \$6,325,000 New Money

		Interest			Annual		DSRF Earnings	Net Annual
Date	Principal	Rate	Interest	P&1	P&I	Interest	3.00%	P&I
				0.00	AF0	1010 - 10	10.10= -0:	
2/01/10	-	8.00	253,000.00	253,000.00	253,000.00	(243,512.50)	(9,487.50)	0.0
6/01/11	-	- 0.00	253,000.00	253,000.00	E00 000 00	(243,512.50)	(9,487.50)	^
12/01/11	-	8.00	253,000.00	253,000.00	506,000.00	(243,512.50)	(9,487.50)	0.
06/01/12	-	- 0.00	253,000.00	253,000.00	EUG 000 00	(243,512.50)	(9,487.50)	0.
12/01/12	-	8.00	253,000.00	253,000.00	506,000.00	(243,512.50)	(9,487.50)	0.
06/01/13	-	- 0.00	253,000.00	253,000.00	EUC 000 00	(243,512.50)	(9,487.50)	243,512
12/01/13	-	8.00	253,000.00	253,000.00	506,000.00		(9,487.50)	243,312.
06/01/14	40.000	- 0.00	253,000.00 253.000.00	253,000.00	E4C 000 00		(9,487.50) (9,487.50)	E 27 02E
12/01/14	40,000	8.00		293,000.00 251,400.00	546,000.00		,	527,025
06/01/15	40.000	9.00	251,400.00	291,400.00	542,800.00		(9,487.50) (9,487.50)	523,825
12/01/15	40,000	8.00	251,400.00	249,800.00	342,000.00		(9,487.50)	323,023
06/01/16 12/01/16	35,000	8.00	249,800.00 249,800.00	284,800.00	534,600.00		(9,487.50)	515,625
	35,000	8.00	249,800.00	248,400.00	534,600.00		(9,487.50)	313,023
06/01/17 12/01/17	35,000	8.00	248,400.00	283,400.00	531,800.00		(9,487.50)	512,825
06/01/18	33,000	6.00	247,000.00	247,000.00	331,000.00		(9,487.50)	312,023
12/01/18	30,000	8.00	247,000.00	277,000.00	524,000.00		(9,487.50)	505,025
	30,000	0.00			524,000.00		(9,487.50)	303,023
06/01/19	20.000	8.00	245,800.00	245,800.00 275,800.00	521,600.00		(9,487.50)	502,625
12/01/19	30,000	6.00	245,800.00		321,000.00			302,023
06/01/20	25,000	9.00	244,600.00	244,600.00	E24 200 00		(9,487.50)	E0E 22E
12/01/20	35,000	8.00	244,600.00 243,200.00	279,600.00	524,200.00		(9,487.50) (9,487.50)	505,225
06/01/21	3E 000	0.00		243,200.00	521,400.00			502,425
12/01/21	35,000	8.00	243,200.00 241,800.00	278,200.00 241,800.00	021,400.00		(9,487.50)	502,425
06/01/22 12/01/22	GE 000	8.00	241,800.00		548,600.00		(9,487.50)	529,625
06/01/23	65,000	0.00	239,200.00	306,800.00 239,200.00	J40,000.0U		(9,487.50) (9,487.50)	J23,023
12/01/23	-	8.00	239,200.00	294,200.00	533,400.00			514,425
	55,000	6.00			555,400.00		(9,487.50)	314,423
06/01/24	100.000	9.00	237,000.00 237,000.00	237,000.00	574.000.00		(9,487.50)	555 035
12/01/24 06/01/25	100,000	8.00		337,000.00 233,000.00	574,000.00		(9,487.50)	555,025
	00.000	0.00	233,000.00	323,000.00	556,000.00		(9,487.50) (9,487.50)	537,025
12/01/25	90,000	8.00	233,000.00		556,000.00			337,023
06/01/26	105.000	9.00	229,400.00	229,400.00	E02 000 00		(9,487.50)	564 025
12/01/26	125,000	8.00	229,400.00	354,400.00	583,800.00		(9,487.50)	564,825
06/01/27	450.000	- 0.00	224,400.00	224,400.00	500 000 00		(9,487.50)	£70.00£
12/01/27	150,000	8.00	224,400.00	374,400.00	598,800.00		(9,487.50)	579,825
06/01/28	470.000	- 0.00	218,400.00	218,400.00	606 000 00		(9,487.50)	507.005
12/01/28	170,000	8.00	218,400.00	388,400.00	606,800.00		(9,487.50)	587,825
06/01/29	405.000	- 0.00	211,600.00	211,600.00	619 200 00		(9,487.50)	500 225
12/01/29	195,000	8.00	211,600.00	406,600.00	618,200.00		(9,487.50)	599,225
06/01/30	225 000	- 0.00	203,800.00 203,800.00	203,800.00 428,800.00	632,600.00		(9,487.50)	613,625
12/01/30	225,000	8.00	194,800.00	194,800.00	032,000.00		(9,487.50) (9,487.50)	013,023
06/01/31 12/01/31	245,000	8.00	194,800.00	439,800.00	634,600.00		(9,487.50)	615,625
06/01/32	245,000	0.00	185,000.00	185,000.00	034,000.00		(9,487.50)	013,023
12/01/32	290,000	8.00	185,000.00	475,000.00	660,000.00		(9,487.50)	641,025
06/01/33	250,000	0.00	173,400.00	173,400.00	000,000.00		(9,487.50)	041,020
12/01/33	320,000	8.00	173,400.00	493,400.00	666,800.00		(9,487.50)	647,825
	320,000	0.00	160,600.00	160,600.00	000,000.00			047,023
06/01/34 12/01/34	365,000	8.00	160,600.00	525,600.00	686,200.00		(9,487.50) (9,487.50)	667,225
	300,000	0.00	146,000.00	146,000.00	000,200.00		(9,487.50)	001,223
06/01/35 12/01/35	390,000	8.00	146,000.00	536,000.00	682,000.00		(9,487.50)	663,025
06/01/36	550,000	0.00	130,400.00	130,400.00	552,000.00		(9,487.50)	000,020
12/01/36	440,000	8.00	130,400.00	570,400.00	700,800.00		(9,487.50)	681,825
	440,000	0.00	112,800.00	112,800.00	,00,000.00		(9,487.50)	001,020
06/01/37	485,000	8.00	112,800.00	597,800.00	710,600.00		(9,487.50)	691,625
12/01/37	400,000	0.00		93,400.00	1 10,000.00		(9,487.50)	001,020
06/01/38	520 000	0 00	93,400.00 93,400.00	623,400.00	716,800.00		(9,487.50)	697,825
12/01/38 06/01/39	530,000	8.00	72,200.00	72,200.00	1 10,000.00		(9,487.50)	037,020
12/01/39	550,000	8.00	72,200.00	622,200.00	694,400.00		(9,487.50)	675,425
	550,000	0.00	50,200.00	50,200.00	054,400.00		(9,487.50)	0/3,423
06/01/40	4 055 005	- 0.00			4 255 400 00			700.005
12/01/40	1,255,000	8.00	50,200.00	1,305,200.00	1,355,400.00		(641,987.50)	703,925
	6,325,000		12,452,200.00	18,777,200.00	18,777,200.00	(1,461,075.00)	(1,211,237.50)	16,104,88
						2000		
ed	06/01/10		verage Coupon		10.608903			
			IIC		10.716677			
ement	06/01/10		TC .		8.194817			
			rbitrage Yield		8.000000			
			lond Years		117,375.00			
			verage Life ccrued Interest		18.56 0.00			

7
Denargo Metro
Sources/Uses
12/29/2009

Sources and Uses of Funds

Sources		
Principal Amount of Bond Issue		6,325,000.00
		6,325,000.00
Uses		
Project Fund		4,028,000.00
Reserve Fund		632,500.00
Bond Discount	\$20.00 /\$1,000	126,500.00
Capitalized Interest Fund		1,438,000.00
Cost of Issuance		100,000.00
Contingency		0.00
		6,325,000.00

Project Draw Schedule

Phase I Costs Funded From Bond Proceeds 54% 54% Phase I Phase I Infrastructure Parks, Streets, etc. Total 2,905,590 2,905,590 2011 1,126,532 2012 1,126,532 2013 2,905,590 1,126,532 4,032,122

	8
_	Denargo Metro
	Project Fund
l	12/29/09
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			Interest @	Project	Fund
periods	Date	Days	0.7500%	Draws	Balance
	06/01/10	initial dep	neit		4,028,000
1	06/01/10	0	0	(415,084)	3,612,916
	07/01/10	30	2,227	(417,311)	3,197,832
2 3	08/01/10	31	2,037	(417,121)	2,782,747
4	09/01/10	31	1,773	(416,857)	2,367,663
5	10/01/10	30	1,460	(416,544)	1,952,579
	11/01/10	31	1,244	(416,328)	1,537,495
6 7	12/01/10	30	948	(416,032)	1,122,410
8	01/01/11	31	715	0	1,123,125
9	02/01/11	31	715	0	1,123,841
10	03/01/11	28	647	0	1,124,487
11	04/01/11	31	716	0	1,125,204
12	05/01/11	30	694	0	1,125,897
13	06/01/11	31	717	0	1,126,614
14	07/01/11	30	694	(226,001)	901,308
15	08/01/11	31	574	(225,881)	676,002
16	09/01/11	31	431	(225,737)	450,695
17	10/01/11	30	278	(225,584)	225,389
18	11/01/11	31	144	(225,450)	82
			16,012	(4,043,930)	

Average Life 0.530 Years

Denargo Metro
Debt Service 2
12/29/2009

Debt Service Schedule \$4,800,000

New Money

06/01/15 12/01/15 06/01/16 12/01/16 06/01/16 12/01/16 06/01/17 12/01/17 06/01/18 12/01/18 12/01/19 06/01/20 12/01/20 06/01/20 12/01/21 06/01/22 12/01/22 06/01/24 12/01/23 12/01/23 12/01/23 06/01/24 12/01/25 06/01/26 12/01/26 06/01/27 12/01/27 06/01/26 12/01/28 12/01/28 06/01/29 12/01/29 12/01/29 06/01/30 12/01/31 06/01/32 12/01/31 06/01/32 12/01/33 06/01/34 12/01/34 06/01/35 12/01/36 06/01/36 12/01/36 06/01/37 12/01/37 06/01/36 06/01/37 12/01/36 06/01/37 12/01/36 06/01/37	Principal 25,000 - 25,000 - 25,000 - 20,000 - 20,000 - 35,000 - 35,000 - 35,000 - 40,000 - 45,000	Rate - 8.00	224,000.00 192,000.00 192,000.00 192,000.00 192,000.00 192,000.00 191,000.00 191,000.00 190,000.00 190,000.00 180,000.00 188,200.00 187,400.00 187,400.00 186,600.00 185,200.00 185,200.00 185,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 185,000.00 180,400.00 180,400.00	P & I 224,000.00 192,000.00 192,000.00 192,000.00 192,000.00 192,000.00 191,000.00 215,000.00 215,000.00 205,000.00 205,000.00 188,200.00 208,200.00 187,400.00 221,600.00 185,200.00 185,200.00 211,200.00 184,200.00 214,200.00 214,200.00 214,200.00 213,000.00 213,000.00 216,800.00 216,800.00 216,800.00 216,800.00 216,800.00 216,800.00 216,800.00	P & I 416,000.00 384,000.00 409,000.00 407,000.00 398,000.00 396,400.00 395,400.00 396,000.00 396,000.00 398,600.00	(215,600.00) (184,800.00) (184,800.00)	3.00% (8,400.00) (7,200.00)	9.00 0.00 394,600.00 392,600.00 383,600.00 382,000.00 383,800.00 384,000.00 384,000.00
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12/01/16 06/01/17 12/01/18 12/01/18 06/01/19 12/01/19 06/01/20 12/01/20 06/01/21 12/01/20 06/01/21 12/01/21 06/01/22 12/01/23 06/01/24 12/01/24 12/01/25 06/01/26 12/01/26 06/01/27 12/01/26 06/01/27 12/01/28 06/01/29 12/01/29 06/01/30 12/01/30 06/01/31 12/01/33 06/01/34 12/01/34 06/01/35 12/01/35 06/01/36 12/01/35 06/01/37 12/01/36 06/01/37 12/01/36 06/01/37 12/01/36 06/01/37 12/01/36 06/01/37 12/01/36 06/01/37 12/01/36 06/01/37 12/01/36 06/01/37 12/01/36	25,000 25,000 25,000 20,000 20,000 20,000 35,000 30,000 30,000 40,000 40,000 45,000	8.00 - 8.00 - 8.00 - 8.00 - 8.00 - 8.00 - 8.00 - 8.00 - 8.00	192,000.00 192,000.00 192,000.00 191,000.00 191,000.00 190,000.00 190,000.00 189,000.00 189,000.00 187,400.00 187,400.00 186,600.00 185,200.00 185,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 184,200.00 181,800.00 181,800.00 181,800.00 181,800.00 180,400.00 180,400.00	192,000.00 192,000.00 191,000.00 217,000.00 191,000.00 216,000.00 215,000.00 188,000.00 209,000.00 188,200.00 207,400.00 221,600.00 211,600.00 214,200.00 214,200.00 214,200.00 213,000.00 213,000.00 218,000.00 216,800.00 216,800.00 216,800.00	409,000.00 407,000.00 405,000.00 398,000.00 396,400.00 408,200.00 395,400.00 396,000.00		(7,200.00) (7,200.00)	394,600.00 392,600.00 383,600.00 382,000.00 380,400.00 381,000.00
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06/01/31 12/01/31 06/01/32 12/01/32 06/01/33 12/01/33 06/01/34 12/01/34 06/01/35 12/01/36 06/01/36 12/01/37 06/01/37 12/01/38			177,000.00	177,000.00	100.000.00		(7,200.00)	004 000 0
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06/01/32 12/01/32 06/01/33 12/01/33 06/01/34 12/01/34 06/01/35 12/01/35 06/01/36 12/01/36 06/01/37 12/01/37 06/01/38 12/01/38	-	-	174,800.00	174,800.00			(7,200.00)	
12/01/32 06/01/33 12/01/33 06/01/34 12/01/34 06/01/35 12/01/35 06/01/36 12/01/36 06/01/37 12/01/37 06/01/38 12/01/38	60,000	8.00	174,800.00	234,800.00	409,600.00		(7,200.00)	395,200.0
06/01/33 12/01/33 06/01/34 12/01/34 06/01/35 12/01/35 06/01/36 12/01/36 06/01/37 12/01/37 06/01/38 12/01/38	-	-	172,400.00	172,400.00			(7,200.00)	
12/01/33 06/01/34 12/01/34 06/01/35 12/01/35 06/01/36 12/01/36 06/01/37 12/01/37 06/01/38 12/01/38	65,000	8.00	172,400.00	237,400.00	409,800.00		(7,200.00)	395,400.0
06/01/34 12/01/34 06/01/35 12/01/35 06/01/36 12/01/36 06/01/37 12/01/37 06/01/38 12/01/38	-	-	169,800.00	169,800.00			(7,200.00)	
12/01/34 06/01/35 12/01/35 06/01/36 12/01/36 06/01/37 12/01/37 06/01/38 12/01/38	65,000	8.00	169,800.00	234,800.00	404,600.00		(7,200.00)	390,200.0
12/01/34 06/01/35 12/01/35 06/01/36 12/01/36 06/01/37 12/01/37 06/01/38 12/01/38	· -	-	167,200.00	167,200.00			(7,200.00)	
06/01/35 12/01/35 06/01/36 12/01/36 06/01/37 12/01/37 06/01/38 12/01/38	75,000	8.00	167,200.00	242,200.00	409,400.00		(7,200.00)	395,000.0
12/01/35 06/01/36 12/01/36 06/01/37 12/01/37 06/01/38 12/01/38	-	-	164,200.00	164,200.00			(7,200.00)	
06/01/36 12/01/36 06/01/37 12/01/37 06/01/38 12/01/38	90,000	8.00	164,200.00	254,200.00	418,400.00		(7,200.00)	404,000.0
12/01/36 06/01/37 12/01/37 06/01/38 12/01/38	-	-	160,600.00	160,600.00	,		(7,200.00)	,
06/01/37 12/01/37 06/01/38 12/01/38	95,000	8.00	160,600.00	255,600.00	416,200.00		(7,200.00)	401,800.0
12/01/37 06/01/38 12/01/38	33,000	0.00	156,800.00	156,800.00	410,200.00		(7,200.00)	101,000.0
06/01/38 12/01/38	440.000	9.00			400 600 00			409,200.0
12/01/38	110,000	8.00	156,800.00	266,800.00	423,600.00		(7,200.00)	409,200.0
	-	-	152,400.00	152,400.00	440 000 00		(7,200.00)	405,400.0
	115,000	8.00	152,400.00	267,400.00	419,800.00		(7,200.00)	405,400.0
06/01/39	-	-	147,800.00	147,800.00	405 000 00		(7,200.00)	444 000 0
12/01/39	130,000	8.00	147,800.00	277,800.00	425,600.00		(7,200.00)	411,200.0
06/01/40	-	-	142,600.00	142,600.00			(7,200.00)	
12/01/40	145,000	8.00	142,600.00	287,600.00	430,200.00		(7,200.00)	415,800.0
06/01/41	-	-	136,800.00	136,800.00			(7,200.00)	
12/01/41	665,000	8.00	136,800.00	801,800.00	938,600.00		(7,200.00)	924,200.0
06/01/42	-	-	110,200.00	110,200.00			(7,200.00)	
12/01/42	745,000	8.00	110,200.00	855,200,00	965,400.00		(7,200.00)	951,000.0
06/01/43	-	_	80,400.00	80,400.00			(7,200.00)	
12/01/43	915,000	8.00	80,400.00	995,400.00	1,075,800.00		(7,200.00)	1,061,400.0
06/01/44	-	-	43,800.00	43,800.00	1,010,000		(7,200.00)	.,,
12/01/44	1,095,000	8.00	43,800.00	1,138,800.00	1,182,600.00		(487,200.00)	688,200.0
12/01/44		0.00				(770,000,00)		· · · · · · · · · · · · · · · · · · ·
	4,800,000		9,948,800.00	14,748,800.00	14,748,800.00	(770,000.00)	(913,200.00)	13,065,600.
ited		Д	verage Coupon		8.000000			
-	11/01/14		IIC		8.077195			
ttlement	11/01/14		1C		8.190106			
aomon			rbitrage Yield		7.998616			
	11/01/14 11/01/14	٨	Sond Years		124,360.00			
			verage Life		25.91			
		E			0.00			

George K. Baum Company 12/29/2009

Denargo Market Metropolitan District
Denver County, Colorado
Limited Tax General Obligation Bonds

10 Denargo Metro Sources/Uses 2 12/29/2009

Series 2014

Sources and Uses of Funds

Sources Principal Amount of Bond Issue		4,800,000.00
Timopal / imount of Bona loods		
		4,800,000.00
Uses		
Project Fund		3,388,000.00
Reserve Fund		480,000.00
Bond Discount	\$20.00 /\$1,000	96,000.00
Capitalized Interest Fund		761,000.00
Cost of Issuance		75,000.00
Contingency		0.00
		4,800,000.00

Denar**3**ol Metro Project Fund 2

Project Draw Schedule

Phase II Costs Funded From Bond Proceeds							
	35%	35%	30%				
*	Phase II	Phase II	Phase II				
	Infrastructure	Parks, Streets, etc.	RR Cross, Traffic	Total			
2013	352,296			352,296			
2014	1,233,034	1,652,653	150,000	3,035,687			
2015				-			
	1,585,330	1,652,653	150,000	3,387,983			

			Interest @	Project	Fund
periods	Date	Days	0.7500%	Draws	Balance
	11/01/14	initial o	deposit		3,388,000
1	11/01/14	0	. 0	(176,148)	3,211,852
2	12/01/14	30	1,980	(178,128)	3,035,705
3	01/01/15	31	1,934	(178,081)	2,859,557
4	02/01/15	31	1,821	(177,969)	2,683,409
5	03/01/15	28	1,544	(177,692)	2,507,261
6	04/01/15	31	1,597	(177,745)	2,331,114
7	05/01/15	30	1,437	(453,027)	1,879,524
8	06/01/15	31	1,197	(452,787)	1,427,934
9	07/01/15	30	880	(452,470)	976,344
10	08/01/15	31	622	(276,064)	700,902
11	09/01/15	31	446	(275,889)	425,460
12	10/01/15	30	262	(275,704)	150,017
13	11/01/15	31	96	(150,096)	17
			13,817	(3,401,799)	

Average Life

0.543 Years

Denargo Metro
Debt Service 3
12/29/2009

Series 2017 Debt Service Schedule \$3,950,000

New Money

		Interest			Annual	Capitalized	DSRF Earnings	Net Annual
Date	Principal	Rate	Interest	P&I	P&I	Interest	3.00%	P&I
			4=0.000.00	450,000,00		4450 075 00	(5.005.00)	
06/01/18	-	-	158,000.00	158,000.00	040.000.00	(152,075.00)	(5,925.00)	0.00
12/01/18	-	8.00	158,000.00	158,000.00	316,000.00	(152,075.00)	(5,925.00)	0.00
06/01/19	-	-	158,000.00	158,000.00	000 000 00	0.00	(5,925.00)	204 452 00
12/01/19	20,000	8.00	158,000.00	178,000.00	336,000.00	0.00	(5,925.00)	324,150.00
06/01/20	-	-	157,200.00	157,200.00	004 400 00	0.00	(5,925.00)	200 550 00
12/01/20	20,000	8.00	157,200.00	177,200.00	334,400.00	0.00	(5,925.00)	322,550.00
06/01/21	-	-	156,400.00	156,400.00	227 222 22		(5,925.00)	005 050 00
12/01/21	25,000	8.00	156,400.00	181,400.00	337,800.00		(5,925.00)	325,950.00
06/01/22		-	155,400.00	155,400.00			(5,925.00)	000 050 00
12/01/22	25,000	8.00	155,400.00	180,400.00	335,800.00		(5,925.00)	323,950.00
06/01/23	-	-	154,400.00	154,400.00	000 000 00		(5,925.00)	204 050 00
12/01/23	25,000	8.00	154,400.00	179,400.00	333,800.00		(5,925.00)	321,950.00
06/01/24	-	-	153,400.00	153,400.00	004 000 00		(5,925.00)	040.050.00
12/01/24	25,000	8.00	153,400.00	178,400.00	331,800.00		(5,925.00)	319,950.00
06/01/25	-	-	152,400.00	152,400.00	000 000 00		(5,925.00)	007.050.00
12/01/25	35,000	8.00	152,400.00	187,400.00	339,800.00		(5,925.00)	327,950.00
06/01/26	-	-	151,000.00	151,000.00			(5,925.00)	000 1=0 00
12/01/26	40,000	8.00	151,000.00	191,000.00	342,000.00		(5,925.00)	330,150.00
06/01/27	- -	-	149,400.00	149,400.00			(5,925.00)	044.050.00
12/01/27	25,000	8.00	149,400.00	174,400.00	323,800.00		(5,925.00)	311,950.00
06/01/28	-	-	148,400.00	148,400.00			(5,925.00)	
12/01/28	40,000	8.00	148,400.00	188,400.00	336,800.00		(5,925.00)	324,950.00
06/01/29	-	-	146,800.00	146,800.00			(5,925.00)	
12/01/29	30,000	8.00	146,800.00	176,800.00	323,600.00		(5,925.00)	311,750.00
06/01/30	-	-	145,600.00	145,600.00			(5,925.00)	
12/01/30	35,000	8.00	145,600.00	180,600.00	326,200.00		(5,925.00)	314,350.00
06/01/31	-	-	144,200.00	144,200.00			(5,925.00)	
12/01/31	30,000	8.00	144,200.00	174,200.00	318,400.00		(5,925.00)	306,550.00
06/01/32	-	-	143,000.00	143,000.00			(5,925.00)	
12/01/32	40,000	8.00	143,000.00	183,000.00	326,000.00		(5,925.00)	314,150.00
06/01/33	-	-	141,400.00	141,400.00			(5,925.00)	
12/01/33	35,000	8.00	141,400.00	176,400.00	317,800.00		(5,925.00)	305,950.00
06/01/34	-	-	140,000.00	140,000.00			(5,925.00)	
12/01/34	40,000	8.00	140,000.00	180,000.00	320,000.00		(5,925.00)	308,150.00
06/01/35	-	-	138,400.00	138,400.00			(5,925.00)	
12/01/35	40,000	8.00	138,400.00	178,400.00	316,800.00		(5,925.00)	304,950.00
06/01/36	-	-	136,800.00	136,800.00			(5,925.00)	
12/01/36	50,000	8.00	136,800.00	186,800.00	323,600.00		(5,925.00)	311,750.00
06/01/37	-	-	134,800.00	134,800.00			(5,925.00)	
12/01/37	30,000	8.00	134,800.00	164,800.00	299,600.00		(5,925.00)	287,750.00
06/01/38	-	-	133,600.00	133,600.00			(5,925.00)	
12/01/38	60,000	8.00	133,600.00	193,600.00	327,200.00		(5,925.00)	315,350.00
06/01/39	-	-	131,200.00	131,200.00			(5,925.00)	
12/01/39	80,000	8.00	131,200.00	211,200.00	342,400.00		(5,925.00)	330,550.00
06/01/40	-	-	128,000.00	128,000.00			(5,925.00)	
12/01/40	80,000	8.00	128,000.00	208,000.00	336,000.00		(5,925.00)	324,150.00
06/01/41	-	-	124,800.00	124,800.00			(5,925.00)	
12/01/41	275,000	8.00	124,800.00	399,800.00	524,600.00		(5,925.00)	512,750.00
06/01/42	-	-	113,800.00	113,800.00			(5,925.00)	
12/01/42	295,000	8.00	113,800.00	408,800.00	522,600.00		(5,925.00)	510,750.00
06/01/43	-	-	102,000.00	102,000.00			(5,925.00)	
12/01/43	205,000	8.00	102,000.00	307,000.00	409,000.00		(5,925.00)	397,150.00
06/01/44	-	-	93,800.00	93,800.00			(5,925.00)	
12/01/44	595,000	8.00	93,800.00	688,800.00	782,600.00		(5,925.00)	770,750.00
06/01/45	· -	-	70,000.00	70,000.00			(5,925.00)	
12/01/45	1,750,000	8.00	70,000.00	1,820,000.00	1,890,000.00		(400,925.00)	1,483,150.00
								40.040.450.0
	3,950,000	entered to the Architecture special service of	7,724,400.00	11,674,400.00	11,674,400.00	(304,150.00)	(726,800.00)	10,643,450.0
ated	12/01/17	Δ	verage Coupon		8.000000			
			IIC		8.081819			
ettlement	12/01/17		IC		8.196184			
			rbitrage Yield		8.000000			
			ond Years		96,555.00			
		Α	verage Life		24.44			

George K. Baum Company 12/29/2009

13 Denargo Metro Sources/Uses 3 12/29/2009

Series 2017

Sources a	and Uses of Funds		New Money
	Sources		
	Principal Amount of Bond Issue		3,950,000.00
			3,950,000.00
	Uses		
	Project Fund		3,098,000.00
	Reserve Fund		395,000.00
	Bond Discount	\$20.00 /\$1,000	79,000.00
	Capitalized Interest Fund		303,000.00
	Cost of Issuance		75,000.00
	Contingency		0.00
			3,950,000.00

Denar 4 Metro

Project Fund 3

Series 2017 **Project Draw Schedule**

Phase II Costs Funded From Bond Proceeds								
	33%	33%	1%					
•	Phase II	Phase II	Phase II					
	Infrastructure	Parks, Streets, etc.	RR Cross, Traffic	Total				
2013	336,582			336,582				
2014	1,178,036	1,578,308	5,000	2,761,344				
2015				-				
	1,514,617	1,578,308	5,000	3,097,926				

periods	Date	Inte Days	rest @ 0.7500%	Project Draws	Fund Balance
1	12/01/17 12/01/17	initial deposit 0	0	(3,097,926)	3,098,000 74
			0	(3,097,926)	

Average Life

0.000 Years

Breakout of District Development Costs

tem	To Date (1)	2010 and 2011	2012	2013	2014	2015	2016	Total Costs	Costs Paid From or Reimbursed by Bond Proceeds	
Phase I									Series 2011 Bond Issue	
Costs Incurred to Date	5,416,000							5,416,000		
Infrastructure (6/1/2010 - 12/31/2011)		5,350,994						5,350,994	Series 2010	2,905,590
Parks, Streetscapes, Public Art, Monumentation (7/1/2012 - 11/30/2012)			2,073,499					2,073,499	Series 2010	1,126,532
Total Phase I Costs	5,416,000	5,350,994	2,073,499	-		-	-	12,840,493	Phase I Costs Funded From Bond Proceeds Phase I Costs Funded by Developer	4,032,122 8,808,371
Phase II									Series 2014, Series 2017 Bond Issues	
Infrastructure (11/1/2014 - 7/31/2015)					1,013,800	3,548,300	Ages of Constitution of Disease in Publica	4,562,100	Series 2014	1,585,330
(11/1/2014 - 1/3/1/2013)									Series 2017	1,514,617
Parks, Streetscapes,						4,756,520		4,756,520	Series 2014	1,652,653
Public Art, Monumentation (5/1/2015 - 10/31/2015)									Series 2017	1,578,308
RR Crossing & Traffic Light						500,000		500,000	Series 2014	150,000
(11/30/2015)									Series 2017	5,000
Total Phase II Costs	-	-	-	•	1,013,800	8,804,820	-	9,818,620	Phase II Costs Funded From Bond Proceeds Phase II Costs Funded by Developer	6,485,908 3,332,712
Total Phase I & Phase II Costs	5,416,000	5,350,994	2,073,499	-	1,013,800	8,804,820	-	22,659,113	Phase I & II Costs Funded From Bond Proceeds Phase I & II Costs Funded by Developer	10,518,030 12,141,083

⁽¹⁾ The developer will not seek reimbursement for the \$5,416,000 Phase I costs incurred to date.

EXHIBIT L

Form of Ballot Questions

BALLOT ISSUE 5A (Operations and Maintenance Mill Levy – Ad Valorem Taxes)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 TAXES BE ANNUALLY OR SUCH LESSER AMOUNT INCREASED \$ NECESSARY TO PAY THE DISTRICT'S ADMINISTRATION AND OPERATIONS AND MAINTENANCE EXPENSES, BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES LEVIED IN ANY YEAR, WITHOUT LIMITATION AS TO RATE OR AMOUNT OR ANY OTHER CONDITION TO PAY SUCH EXPENSES AND SHALL THE PROCEEDS OF SUCH TAXES AND ANY INVESTMENT INCOME THEREON BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT IN FISCAL YEAR 2011 AND IN EACH FISCAL YEAR THEREAFTER AS A VOTER-APPROVED REVENUE CHANGE WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE LIMITS IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-301, C.R.S. IN ANY YEAR, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, ALL WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5B: (Regional Mill Levy)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 TAXES BE INCREASED \$ ANNUALLY (FIRST FULL FISCAL YEAR INCREASE) AND BY THE ADDITIONAL AMOUNTS THAT ARE RAISED ANNUALLY THEREAFTER BY THE IMPOSITION OF AN AD VALOREM PROPERTY TAX MILL LEVY EACH YEAR ON ALL TAXABLE PROPERTY OF THE DISTRICT UP TO TEN (10) MILLS. PROVIDED THAT SUCH MILL LEVY RATE MAY BE ADJUSTED BY THE BOARD OF DIRECTORS TO TAKE INTO ACCOUNT LEGISLATIVE OR CONSTITUTIONALLY IMPOSED ADJUSTMENTS IN ASSESSED VALUES OR THE METHOD OF THEIR CALCULATION OCCURRING AFTER JANUARY 1, 2010 SO THAT, TO THE EXTENT POSSIBLE, THE ACTUAL REVENUES GENERATED BY SUCH MILL LEVY ARE NEITHER DIMINISHED NOR ENHANCED AS A RESULT OF SUCH CHANGES, FOR THE PURPOSE OF PAYING COSTS ASSOCIATED WITH REGIONAL INFRASTRUCTURE IMPROVEMENTS AS REQUIRED BY THE CITY AND COUNTY OF DENVER PUBLIC WORKS DEPARTMENT AND SERVICES FOR THE DISTRICT'S TAXPAYERS, RESIDENTS AND INHABITANTS AND SHALL THE REVENUE FROM SUCH TAXES AND INVESTMENT INCOME THEREON. BE COLLECTED AND SPENT BY THE DISTRICT IN FISCAL YEAR 2011 AND IN EACH YEAR THEREAFTER AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE LIMITS IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-301 C.R.S., IN ANY YEAR,

OR ANY OTHER LAW, WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5C (Operations and Maintenance Mill Levy - Fees)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 TAXES BE ANNUALLY OR SUCH LESSER AMOUNT AS INCREASED \$ NECESSARY TO PAY THE DISTRICT'S ADMINISTRATION AND OPERATIONS AND MAINTENANCE EXPENSES, BY THE IMPOSITION OF A FEE OR FEES IMPOSED, WITHOUT LIMITATION AS TO RATE OR AMOUNT OR ANY OTHER CONDITION TO PAY SUCH EXPENSES AND SHALL THE PROCEEDS OF SUCH FEES AND ANY INVESTMENT INCOME THEREON BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT IN FISCAL YEAR 2011 AND IN EACH FISCAL YEAR THEREAFTER AS A VOTER-APPROVED REVENUE CHANGE WITHOUT REGARD TO ANY SPENDING. REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE LIMITS IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-301, C.R.S. IN ANY YEAR, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, ALL WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5D – (Multiple Fiscal Year IGA Mill Levy Question)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 TAXES BE ANNUALLY OR SUCH LESSER AMOUNT NECESSARY FOR THE PAYMENT OF SUCH AMOUNTS DUE PURSUANT TO ONE OR MORE INTERGOVERNMENTAL AGREEMENTS OR OTHER CONTRACTS, BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES LEVIED IN ANY YEAR, WITHOUT LIMITATION AS TO RATE OR AMOUNT OR ANY OTHER CONDITION FOR THE PAYMENT OF SUCH AMOUNTS DUE, AND SHALL THE PROCEEDS OF SUCH TAXES AND ANY INVESTMENT INCOME THEREON BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT IN FISCAL YEAR 2011 AND IN EACH FISCAL YEAR THEREAFTER AS A VOTER-APPROVED REVENUE CHANGE WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE LIMITS IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-301, C.R.S. IN ANY YEAR, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, ALL WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5E (DeBrucing)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 BE AUTHORIZED TO COLLECT, RETAIN, AND SPEND THE FULL AMOUNT OF ALL TAXES, TAX INCREMENT REVENUES, TAP FEES, PARK FEES, FACILITY FEES, SERVICE CHARGES, INSPECTION CHARGES, ADMINISTRATIVE CHARGES, GRANTS OR ANY OTHER FEE, RATE, TOLL, PENALTY, OR CHARGE AUTHORIZED BY LAW OR CONTRACT TO BE IMPOSED, COLLECTED OR RECEIVED BY THE DISTRICT DURING 2011 AND EACH FISCAL YEAR THEREAFTER, SUCH AMOUNTS TO CONSTITUTE A VOTER-APPROVED REVENUE CHANGE AND BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING. REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE LIMITS IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-301, C.R.S. IN ANY SUBSEQUENT YEAR, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5F (Street Improvements)

SHALL 1	DENARGO M	ARKET ME	TROPOLITAN DIST	TRICT NO. 2	DEBT	BE IN	CREA	SED
\$		WITH	A REPAYMENT CO	OST OF \$			A	ND
SHALL	DENARGO	MARKET	METROPOLITAN	DISTRICT	NO.	2 TA	XES	BE
INCREA	SED \$		ANNUALLY OR S	SUCH LESSE	ER AM	OUNT	AS I	MAY

BE NECESSARY FOR THE PAYMENT OF SUCH DEBT AND ANY REFUNDINGS THEREOF, AT AN INTEREST RATE THAT IS EQUAL TO, LOWER OR HIGHER THAN THE INTEREST RATE ON THE REFUNDED DEBT, FOR THE PURPOSE OF PAYING, LEASING, FINANCING OR REIMBURSING ALL OR ANY PART OF THE COSTS OF DESIGNING. ACOUIRING, CONSTRUCTING. RELOCATING, INSTALLING. AND OTHERWISE PROVIDING, WITHIN OR WITHOUT THE COMPLETING BOUNDARIES OF THE DISTRICT, STREET IMPROVEMENTS, INCLUDING BUT NOT LIMITED TO CURBS, GUTTERS, CULVERTS, AND OTHER DRAINAGE FACILITIES, UNDERGROUND CONDUITS, SIDEWALKS, TRAILS, PUBLIC PARKING LOTS, STRUCTURES AND FACILITIES, PAVING, LIGHTING, GRADING, LANDSCAPING, BIKE PATHS AND PEDESTRIAN WAYS, PEDESTRIAN OVERPASSES, RETAINING WALLS, FENCING, ENTRY MONUMENTATION, STREETSCAPING, BRIDGES, OVERPASSES, UNDERPASSES, INTERCHANGES, MEDIAN ISLANDS, IRRIGATION, AND A SAFETY PROTECTION SYSTEM THROUGH TRAFFIC AND SAFETY CONTROLS AND DEVICES ON STREETS AND HIGHWAYS AND AT RAILROAD CROSSINGS, SIGNALIZATION, SIGNING AND STRIPING, AREA IDENTIFICATION, DRIVER INFORMATION AND DIRECTIONAL ASSISTANCE SIGNS, TOGETHER WITH ALL NECESSARY, INCIDENTAL, AND APPURTENANT FACILITIES, EQUIPMENT, LAND AND EASEMENTS AND EXTENSIONS OF AND IMPROVEMENTS TO SUCH FACILITIES, SUCH DEBT TO BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 18% PER ANNUM, SUCH INTEREST TO BE PAYABLE AT SUCH TIME OR TIMES, AND WHICH MAY COMPOUND ANNUALLY OR SEMIANNUALLY, AND SUCH DEBT TO MATURE, BE SUBJECT TO REDEMPTION WITH OR WITHOUT PREMIUM, AND BE ISSUED AND SOLD AT, ABOVE OR BELOW PAR, SUCH DEBT TO BE ISSUED OR INCURRED AT ONE TIME OR FROM TIME TO TIME, TO BE PAID FROM ANY LEGALLY AVAILABLE REVENUES OF THE DISTRICT, INCLUDING THE PROCEEDS OF AD VALOREM PROPERTY TAXES; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED ON ALL TAXABLE PROPERTY OF THE DISTRICT, WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, TO BE USED FOR THE PURPOSE OF PAYING THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON SUCH DEBT: ALL OF THE ABOVE AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS; AND SHALL THE PROCEEDS OF ANY SUCH DEBT AND THE REVENUE FROM SUCH TAXES, ANY OTHER REVENUE USED TO PAY SUCH DEBT, AND INVESTMENT EARNINGS THEREON, BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X. SECTION 20 OF THE COLORADO CONSTITUTION. OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5G (Parks and Recreation)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 DEBT BE INCREASED WITH A REPAYMENT COST OF \$ SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 TAXES BE INCREASED \$ ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT AND ANY REFUNDINGS THEREOF, AT AN INTEREST RATE THAT IS EQUAL TO, LOWER OR HIGHER THAN THE INTEREST RATE ON THE REFUNDED DEBT, FOR THE PURPOSE OF PAYING, LEASING, FINANCING OR REIMBURSING ALL OR ANY PART OF THE COSTS OF ACQUIRING. CONSTRUCTING, DESIGNING. RELOCATING, INSTALLING, COMPLETING AND OTHERWISE PROVIDING, WITHIN OR WITHOUT THE BOUNDARIES OF THE DISTRICT, PARKS AND RECREATION FACILITIES, IMPROVEMENTS AND PROGRAMS, INCLUDING BUT NOT LIMITED COMMUNITY PARKS, BIKE PATHS AND PEDESTRIAN WAYS, FENCING, TRAILS, REGIONAL TRAILS, FIELDS, TOT LOTS, OPEN SPACE, CULTURAL ACTIVITIES, COMMON AREAS, COMMUNITY RECREATION CENTERS, TENNIS COURTS, OUTDOOR LIGHTING, EVENT FACILITIES, IRRIGATION FACILITIES, LAKES, WATER BODIES, SWIMMING POOLS, PUBLIC FOUNTAINS AND SCULPTURES, ART, GARDENS, LANDSCAPING, WEED CONTROL, AND OTHER ACTIVE AND PASSIVE RECREATIONAL FACILITIES, IMPROVEMENTS AND PROGRAMS, TOGETHER WITH ALL NECESSARY, INCIDENTAL, AND APPURTENANT FACILITIES, EQUIPMENT, LAND, EASEMENTS AND EXTENSIONS OF AND IMPROVEMENTS TO SUCH FACILITIES, SUCH DEBT TO BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 18% PER ANNUM. SUCH INTEREST TO BE PAYABLE AT SUCH TIME OR TIMES, AND WHICH MAY COMPOUND ANNUALLY OR SEMIANNUALLY, AND SUCH DEBT TO MATURE, BE SUBJECT TO REDEMPTION WITH OR WITHOUT PREMIUM, AND BE ISSUED AND SOLD AT, ABOVE OR BELOW PAR, SUCH DEBT TO BE ISSUED OR INCURRED AT ONE TIME OR FROM TIME TO TIME. TO BE PAID FROM ANY LEGALLY AVAILABLE REVENUES OF THE DISTRICT. INCLUDING THE PROCEEDS OF AD VALOREM PROPERTY TAXES: SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED ON ALL TAXABLE PROPERTY OF THE DISTRICT, WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, TO BE USED FOR THE PURPOSE OF PAYING THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON SUCH DEBT; ALL OF THE ABOVE AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS; AND SHALL THE PROCEEDS OF ANY SUCH DEBT AND THE REVENUE FROM SUCH TAXES, ANY OTHER REVENUE USED TO PAY SUCH DEBT, AND INVESTMENT EARNINGS THEREON, BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING. REVENUE-RAISING. OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5H (Water)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 DEBT BE INCREASED WITH A REPAYMENT COST OF \$, AND SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 TAXES BE INCREASED \$ ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT AND ANY REFUNDINGS THEREOF, AT AN INTEREST RATE THAT IS EQUAL TO, LOWER OR HIGHER THAN THE INTEREST RATE ON THE REFUNDED DEBT, FOR THE PURPOSE OF PAYING, LEASING, FINANCING OR REIMBURSING ALL OR ANY PART OF THE COSTS OF DESIGNING, ACQUIRING, CONSTRUCTING, RELOCATING, INSTALLING, COMPLETING AND OTHERWISE PROVIDING, WITHIN OR WITHOUT THE BOUNDARIES OF THE DISTRICT, A POTABLE AND NON-POTABLE WATER SUPPLY, STORAGE, TRANSMISSION AND DISTRIBUTION SYSTEM FOR DOMESTIC AND OTHER PUBLIC AND PRIVATE PURPOSES BY ANY AVAILABLE MEANS, AND TO PROVIDE ALL NECESSARY OR PROPER TREATMENT WORKS AND FACILITIES, EQUIPMENT, AND APPURTENANCES INCIDENT THERETO, INCLUDING BUT NOT LIMITED TO WELLS, WATER PUMPS, WATER LINES, WATER FEATURES, PURIFICATION PLANTS, PUMP STATIONS, TRANSMISSION LINES, DISTRIBUTION MAINS AND LATERALS, FIRE HYDRANTS, METERS, WATER TAPS, IRRIGATION FACILITIES, CANALS, DITCHES, WATER RIGHTS, FLUMES, PARTIAL FLUMES, HEADGATES. DROP STRUCTURES. STORAGE RESERVOIRS AND FACILITIES. TOGETHER WITH ALL NECESSARY, INCIDENTAL AND APPURTENANT FACILITIES, EQUIPMENT, LAND, EASEMENTS, AND EXTENSIONS OF AND IMPROVEMENTS TO SUCH FACILITIES, SUCH DEBT TO BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 18% PER ANNUM, SUCH INTEREST TO BE PAYABLE AT SUCH TIME OR TIMES, AND WHICH MAY COMPOUND ANNUALLY OR SEMIANNUALLY, AND SUCH DEBT TO MATURE, BE SUBJECT TO REDEMPTION WITH OR WITHOUT PREMIUM, AND BE ISSUED AND SOLD AT, ABOVE OR BELOW PAR, SUCH DEBT TO BE ISSUED OR INCURRED AT ONE TIME OR FROM TIME TO TIME, TO BE PAID FROM ANY LEGALLY AVAILABLE REVENUES OF THE DISTRICT, INCLUDING THE PROCEEDS OF AD VALOREM PROPERTY TAXES; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED ON ALL TAXABLE PROPERTY OF THE DISTRICT, WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, TO BE USED FOR THE PURPOSE OF PAYING THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON SUCH DEBT; ALL OF THE ABOVE AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS; AND SHALL THE PROCEEDS OF ANY SUCH DEBT AND THE REVENUE FROM SUCH TAXES, ANY OTHER REVENUE USED TO PAY SUCH DEBT, AND INVESTMENT EARNINGS THEREON, BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF

THE COLORADO CONSTITUTION, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5I (Sanitation)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 DEBT BE INCREASED WITH A REPAYMENT COST OF \$ SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 TAXES BE ANNUALLY OR SUCH LESSER AMOUNT AS MAY INCREASED \$ BE NECESSARY FOR THE PAYMENT OF SUCH DEBT AND ANY REFUNDINGS THEREOF, AT AN INTEREST RATE THAT IS EQUAL TO, LOWER OR HIGHER THAN THE INTEREST RATE ON THE REFUNDED DEBT, FOR THE PURPOSE OF PAYING, LEASING. FINANCING OR REIMBURSING ALL OR ANY PART OF THE COSTS OF DESIGNING. ACOUIRING, CONSTRUCTING, RELOCATING, INSTALLING, COMPLETING AND OTHERWISE PROVIDING, WITHIN OR WITHOUT THE BOUNDARIES OF THE DISTRICT, A SANITATION SYSTEM WHICH MAY CONSIST OF STORM OR SANITARY SEWERS, OR BOTH, FLOOD AND SURFACE DRAINAGE, TREATMENT AND DISPOSAL WORKS AND FACILITIES, OR SOLID WASTE DISPOSAL FACILITIES OR WASTE SERVICES, AND ALL NECESSARY OR PROPER EQUIPMENT AND APPURTENANCES INCIDENT THERETO, INCLUDING BUT NOT LIMITED TO TREATMENT PLANTS AND FACILITIES. COLLECTION MAINS AND LATERALS, LIFT STATIONS, TRANSMISSION LINES, CANALS, SLUDGE HANDLING, REUSE AND DISPOSAL FACILITIES, AND/OR STORM SEWER, FLOOD AND SURFACE DRAINAGE FACILITIES AND SYSTEMS, INCLUDING DETENTION/RETENTION PONDS, BOX CULVERTS AND ASSOCIATED IRRIGATION FACILITIES, EQUIPMENT, **EASEMENTS** AND **SEWER** TAPS. AND EXTENSIONS IMPROVEMENTS TO SUCH FACILITIES, SUCH DEBT TO BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 18% PER ANNUM, SUCH INTEREST TO BE PAYABLE AT SUCH TIME OR TIMES, AND WHICH MAY COMPOUND ANNUALLY OR SEMIANNUALLY, AND SUCH DEBT TO MATURE, BE SUBJECT TO REDEMPTION WITH OR WITHOUT PREMIUM, AND BE ISSUED AND SOLD AT, ABOVE OR BELOW PAR, SUCH DEBT TO BE ISSUED OR INCURRED AT ONE TIME OR FROM TIME TO TIME, TO BE PAID FROM ANY LEGALLY AVAILABLE REVENUES OF THE DISTRICT, INCLUDING THE PROCEEDS OF AD VALOREM PROPERTY TAXES; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED ON ALL TAXABLE PROPERTY OF THE DISTRICT, WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, TO BE USED FOR THE PURPOSE OF PAYING THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON SUCH DEBT; ALL OF THE ABOVE AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS; AND SHALL THE PROCEEDS OF ANY SUCH DEBT AND THE REVENUE FROM SUCH TAXES. ANY OTHER REVENUE USED TO PAY SUCH DEBT, AND INVESTMENT EARNINGS

THEREON, BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5J (Transportation)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 DEBT BE INCREASED WITH A REPAYMENT COST OF \$ AND SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 TAXES BE ANNUALLY OR SUCH LESSER AMOUNT AS MAY INCREASED \$ BE NECESSARY FOR THE PAYMENT OF SUCH DEBT AND ANY REFUNDINGS THEREOF, AT AN INTEREST RATE THAT IS EQUAL TO, LOWER OR HIGHER THAN THE INTEREST RATE ON THE REFUNDED DEBT, FOR THE PURPOSE OF PAYING, LEASING, FINANCING OR REIMBURSING ALL OR ANY PART OF THE COSTS OF DESIGNING. ACQUIRING, CONSTRUCTING. RELOCATING, INSTALLING. COMPLETING AND OTHERWISE PROVIDING, WITHIN OR WITHOUT THE BOUNDARIES OF THE DISTRICT, A SYSTEM TO TRANSPORT THE PUBLIC BY BUS. RAIL OR ANY OTHER MEANS OF CONVEYANCE, OR ANY COMBINATION THEREOF, OR PURSUANT TO CONTRACT, INCLUDING BUT NOT LIMITED TO TRANSPORTATION SYSTEM IMPROVEMENTS, **TRANSPORTATION** EQUIPMENT, PARK AND RIDE FACILITIES, PUBLIC PARKING LOTS, STRUCTURES, ROOFS, COVERS AND FACILITIES, TOGETHER WITH ALL NECESSARY, INCIDENTAL AND APPURTENANT FACILITIES, EQUIPMENT, LAND, EASEMENTS, AND ALL NECESSARY EXTENSIONS OF AND IMPROVEMENTS TO SUCH FACILITIES OR SYSTEMS, SUCH DEBT TO BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 18% PER ANNUM, SUCH INTEREST TO BE PAYABLE AT SUCH TIME OR TIMES, AND WHICH MAY COMPOUND ANNUALLY OR SEMIANNUALLY, AND SUCH DEBT TO MATURE, BE SUBJECT TO REDEMPTION WITH OR WITHOUT PREMIUM. AND BE ISSUED AND SOLD AT. ABOVE OR BELOW PAR, SUCH DEBT TO BE ISSUED OR INCURRED AT ONE TIME OR FROM TIME TO TIME, TO BE PAID FROM ANY LEGALLY AVAILABLE REVENUES OF THE DISTRICT, INCLUDING THE PROCEEDS OF AD VALOREM PROPERTY TAXES; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED ON ALL TAXABLE PROPERTY OF THE DISTRICT, WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, TO BE USED FOR THE PURPOSE OF PAYING THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON SUCH DEBT; ALL OF THE ABOVE AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS; AND SHALL THE PROCEEDS OF ANY SUCH DEBT AND THE REVENUE FROM SUCH TAXES. ANY OTHER REVENUE USED TO PAY SUCH DEBT, AND INVESTMENT EARNINGS

THEREON, BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5K (Mosquito Control)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 DEBT BE INCREASED WITH A REPAYMENT COST OF \$ AND SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 TAXES BE ANNUALLY OR SUCH LESSER AMOUNT AS MAY INCREASED \$ BE NECESSARY FOR THE PAYMENT OF SUCH DEBT AND ANY REFUNDINGS THEREOF, AT AN INTEREST RATE THAT IS EQUAL TO, LOWER OR HIGHER THAN THE INTEREST RATE ON THE REFUNDED DEBT, FOR THE PURPOSE OF PAYING, LEASING, FINANCING OR REIMBURSING ALL OR ANY PART OF THE COSTS OF DESIGNING. ACQUIRING, CONSTRUCTING. RELOCATING, INSTALLING. COMPLETING AND OTHERWISE PROVIDING, WITHIN OR WITHOUT BOUNDARIES OF THE DISTRICT, MOSQUITO CONTROL AND ERADICATION FACILITIES, IMPROVEMENTS, PROGRAMS, **EQUIPMENT** AND NECESSARY FOR THE ELIMINATION OF MOSOUITOES. INCLUDING BUT NOT LIMITED TO THE ELIMINATION OR TREATMENT OF BREEDING GROUNDS AND PURCHASE, LEASE, CONTRACTING OR OTHER USE OF EQUIPMENT OR SUPPLIES FOR MOSQUITO CONTROL WITHIN THE BOUNDARIES OF THE DISTRICT, TOGETHER WITH ALL NECESSARY, INCIDENTAL, AND APPURTENANT FACILITIES, EQUIPMENT, LAND, EASEMENTS AND EXTENSIONS OF AND IMPROVEMENTS TO SUCH FACILITIES, SUCH DEBT TO BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 18% PER ANNUM, SUCH INTEREST TO BE PAYABLE AT SUCH TIME OR TIMES, AND WHICH MAY COMPOUND ANNUALLY OR SEMIANNUALLY, AND SUCH DEBT TO MATURE, BE SUBJECT TO REDEMPTION WITH OR WITHOUT PREMIUM, AND BE ISSUED AND SOLD AT, ABOVE OR BELOW PAR, SUCH DEBT TO BE ISSUED OR INCURRED AT ONE TIME OR FROM TIME TO TIME, TO BE PAID FROM ANY LEGALLY AVAILABLE REVENUES OF THE DISTRICT, INCLUDING THE PROCEEDS OF AD VALOREM PROPERTY TAXES; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED ON ALL TAXABLE PROPERTY OF THE DISTRICT, WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, TO BE USED FOR THE PURPOSE OF PAYING THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON SUCH DEBT; ALL OF THE ABOVE AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS; AND SHALL THE PROCEEDS OF ANY SUCH DEBT AND THE REVENUE FROM SUCH TAXES. ANY OTHER REVENUE USED TO PAY SUCH DEBT, AND INVESTMENT EARNINGS

THEREON, BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5L (Safety Protection)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 DEBT BE INCREASED WITH A REPAYMENT COST OF \$ AND SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 TAXES BE ANNUALLY OR SUCH LESSER AMOUNT AS MAY INCREASED \$ BE NECESSARY FOR THE PAYMENT OF SUCH DEBT AND ANY REFUNDINGS THEREOF, AT AN INTEREST RATE THAT IS EQUAL TO, LOWER OR HIGHER THAN THE INTEREST RATE ON THE REFUNDED DEBT, FOR THE PURPOSE OF PAYING, LEASING, FINANCING OR REIMBURSING ALL OR ANY PART OF THE COSTS OF DESIGNING. ACQUIRING, CONSTRUCTING, RELOCATING, INSTALLING. COMPLETING AND OTHERWISE PROVIDING, WITHIN OR WITHOUT BOUNDARIES OF THE DISTRICT, A SAFETY PROTECTION SYSTEM OF TRAFFIC AND SAFETY CONTROLS AND DEVICES ON STREETS AND HIGHWAYS AND AT RAILROAD CROSSINGS. INCLUDING BUT NOT LIMITED TO TRAFFIC SIGNALS AND SIGNAGE, AND CONSTRUCTING UNDERPASSES OR OVERPASSES AT RAILROAD **TOGETHER** WITH ALL NECESSARY, INCIDENTAL. CROSSINGS. APPURTENANT FACILITIES, EQUIPMENT, LAND, EASEMENTS AND EXTENSIONS OF AND IMPROVEMENTS TO SUCH FACILITIES, SUCH DEBT TO BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 18% PER ANNUM, SUCH INTEREST TO BE PAYABLE AT SUCH TIME OR TIMES, AND WHICH MAY COMPOUND ANNUALLY OR SEMIANNUALLY, AND SUCH DEBT TO MATURE, BE SUBJECT TO REDEMPTION WITH OR WITHOUT PREMIUM, AND BE ISSUED AND SOLD AT, ABOVE OR BELOW PAR, SUCH DEBT TO BE ISSUED OR INCURRED AT ONE TIME OR FROM TIME TO TIME, TO BE PAID FROM ANY LEGALLY AVAILABLE REVENUES OF THE DISTRICT, INCLUDING THE PROCEEDS OF AD VALOREM PROPERTY TAXES; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED ON ALL TAXABLE PROPERTY OF THE DISTRICT, WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, TO BE USED FOR THE PURPOSE OF PAYING THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON SUCH DEBT; ALL OF THE ABOVE AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS; AND SHALL THE PROCEEDS OF ANY SUCH DEBT AND THE REVENUE FROM SUCH TAXES, ANY OTHER REVENUE USED TO PAY SUCH DEBT, AND INVESTMENT EARNINGS THEREON, BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-

RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5M (Operations and Maintenance Debt)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 DEBT BE INCREASED WITH A REPAYMENT COST OF \$ SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 TAXES BE INCREASED \$ ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT AND ANY REFUNDINGS THEREOF, AT AN INTEREST RATE THAT IS EQUAL TO, LOWER OR HIGHER THAN THE INTEREST RATE ON THE REFUNDED DEBT. FOR THE PURPOSE OF PAYING. REIMBURSING, FINANCING OR REFINANCING ALL OR ANY PART OF THE DISTRICT'S OPERATING AND MAINTENANCE EXPENSES, OR ADVANCES OF OPERATING AND MAINTENANCE EXPENSES MADE TO THE DISTRICT, SUCH DEBT TO BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 18% PER ANNUM, SUCH INTEREST TO BE PAYABLE AT SUCH TIME OR TIMES, AND WHICH MAY COMPOUND ANNUALLY OR SEMIANNUALLY, SUCH DEBT TO BE INCURRED AT ONE TIME OR FROM TIME TO TIME AND TO MATURE, BE SUBJECT TO REDEMPTION. WITH OR WITHOUT PREMIUM. AND BE ISSUED AND SOLD AT, ABOVE OR BELOW PAR, AND TO CONTAIN SUCH TERMS, NOT INCONSISTENT HEREWITH, AND BE MADE PAYABLE FROM ANY LEGALLY AVAILABLE REVENUES OF THE DISTRICT, INCLUDING WITHOUT LIMITATION AD VALOREM PROPERTY TAXES LEVIED IN ANY YEAR, WITHOUT LIMITATION AS TO RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE DEBT WHEN DUE; ALL OF THE ABOVE AS DETERMINED BY THE DISTRICT BOARD OF DIRECTORS, AND SHALL THE PROCEEDS OF THE DEBT, THE REVENUES FROM SUCH TAXES, ANY OTHER REVENUES USED TO PAY THE DEBT, AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES BE COLLECTED. RETAINED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5N (Refunding Debt)

SHALL	DENARGO MARKET	METROPOLITAN DISTRICT N	O. 2 DEBT BE INCREASED
\$	WITH A	REPAYMENT COST OF \$. AND

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 TAXES BE INCREASED \$ ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT AND ANY REFUNDINGS THEREOF, AT AN INTEREST RATE THAT IS EQUAL TO, LOWER OR HIGHER THAN THE INTEREST RATE ON THE REFUNDED DEBT, FOR THE PURPOSE OF REFUNDING, REFINANCING OR DEFEASING ANY OR ALL OF THE DISTRICT'S DEBT, BUT NOT TO EXCEED THE MAXIMUM NET EFFECTIVE INTEREST RATE OF 18% PER ANNUM, SUCH INTEREST TO BE PAYABLE AT SUCH TIME OR TIMES, AND WHICH MAY COMPOUND ANNUALLY OR SEMIANNUALLY. AND SUCH DEBT TO MATURE, BE SUBJECT TO REDEMPTION WITH OR WITHOUT PREMIUM, AND BE ISSUED AND SOLD AT, ABOVE OR BELOW PAR, SUCH DEBT TO BE ISSUED OR INCURRED AT ONE TIME OR FROM TIME TO TIME, TO BE PAID FROM ANY LEGALLY AVAILABLE REVENUES OF THE DISTRICT, INCLUDING THE PROCEEDS OF AD VALOREM PROPERTY TAXES; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED ON ALL TAXABLE PROPERTY OF THE DISTRICT, WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, TO BE USED FOR THE PURPOSE OF PAYING THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON SUCH DEBT; ALL OF THE ABOVE AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS; AND SHALL THE PROCEEDS OF ANY SUCH DEBT AND THE REVENUE FROM SUCH TAXES, ANY OTHER REVENUE USED TO PAY SUCH DEBT, AND INVESTMENT EARNINGS THEREON, BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X. SECTION 20 OF THE COLORADO CONSTITUTION. OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 50 (District Intergovernmental Agreements as Debt)

ACOUIRING, CONSTRUCTING, COMPLETING OR OTHERWISE PROVIDING, AND THE COSTS OF OPERATING AND MAINTAINING, ANY PUBLIC IMPROVEMENT WHICH THE DISTRICT IS LAWFULLY AUTHORIZED TO PROVIDE, ALL AS MAY BE PROVIDED IN SUCH CONTRACTS, SUCH CONTRACTS TO BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 18% PER ANNUM, BE REFINANCED AT A NET EFFECTIVE INTEREST RATE NOT TO EXCEED THE MAXIMUM NET EFFECTIVE INTEREST RATE WITHOUT ADDITIONAL VOTER APPROVAL AND CONTAIN SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE DISTRICT BOARD OF DIRECTORS MAY DETERMINE; AND IN CONNECTION THEREWITH SHALL AD VALOREM PROPERTY TAXES BE LEVIED IN ANY YEAR, WITHOUT LIMITATION AS TO RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE OBLIGATIONS OF THE CONTRACTS WHEN DUE, THE PROCEEDS OF THE CONTRACTS. THE REVENUES FROM ALL TAXES, FROM REVENUE SHARING AGREEMENTS, ANY OTHER REVENUES USED TO PAY THE CONTRACTS AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

BALLOT ISSUE 5P: (Multi Fiscal Year IGA)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 BE AUTHORIZED TO ENTER INTO ONE OR MORE INTERGOVERNMENTAL AGREEMENTS WITH THE STATE OR ONE OR MORE POLITICAL SUBDIVISIONS OF THE STATE FOR THE PURPOSE OF JOINTLY FINANCING THE COSTS OF ANY PUBLIC IMPROVEMENTS. FACILITIES, SYSTEMS, PROGRAMS, OR PROJECTS WHICH THE DISTRICT MAY LAWFULLY PROVIDE, OR FOR THE PURPOSE OF PROVIDING FOR THE OPERATIONS AND MAINTENANCE OF THE DISTRICT AND ITS FACILITIES AND PROPERTIES. WHICH AGREEMENT MAY CONSTITUTE A MULTIPLE FISCAL YEAR FINANCIAL OBLIGATION OF THE DISTRICT TO THE EXTENT PROVIDED THEREIN AND OTHERWISE AUTHORIZED BY LAW, AND IN CONNECTION THEREWITH SHALL THE DISTRICT BE AUTHORIZED TO MAKE COVENANTS REGARDING THE ESTABLISHMENT AND USE OF AD VALOREM TAXES, RATES, FEES, TOLLS, PENALTIES, AND OTHER CHARGES OR REVENUES OF THE DISTRICT, AND COVENANTS, REPRESENTATIONS, AND WARRANTIES AS TO OTHER MATTERS ARISING UNDER THE AGREEMENTS, ALL AS MAY BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS?

BALLOT ISSUE 5Q: (Regional Improvements IGA)

SHALL DENARGO MARKET METROPOLITAN DISTRICT NO. 2 BE AUTHORIZED TO ENTER INTO ONE OR MORE MULTIPLE FISCAL YEAR FINANCIAL OBLIGATIONS

EVIDENCED BY AN INTERGOVERNMENTAL AGREEMENT OR AGREEMENTS CONCERNING THE PROVISION OF REGIONAL PUBLIC IMPROVEMENTS WITH A REGIONAL AUTHORITY OR THE CITY AND COUNTY OF DENVER OR ONE OR MORE OTHER POLITICAL SUBDIVISIONS OR GOVERNMENTALLY-OWNED ENTERPRISES, CONTAINING SUCH TERMS AND CONDITIONS AS THE DISTRICT BOARD OF DIRECTORS MAY DETERMINE TO BE NECESSARY AND APPROPRIATE AND PROVIDING FOR PAYMENTS BY THE DISTRICT IN AN AGGREGATE AMOUNT NOT TO EXCEED THE TAX REVENUES DERIVED FROM AN AD VALOREM MILL LEVY NOT TO EXCEED TEN (10) MILLS IMPOSED BY THE DISTRICT ON ALL TAXABLE PROPERTY?

EXHIBIT M

Comparison of Mill Levies of Similar Taxing Entities

DISTRICT	COUNTY	ТҮРЕ	DISTRICT MILL LEVY	TOTAL MILL LEVY
Denver High Point At DIA Metropolitan District	Denver	Commercial	65	131.897
North Range Village Metropolitan District	Adams	Residential	45.50	159.904
Potomac Farms Metropolitan District	Adams	Residential	46.750	160.667
North Range Metropolitan District No. 1 (Reunion)	Adams	Residential	60.00	173.917
Central Platte Valley Metropolitan District	Denver	Commercial	57.000	123.897
Galleria Metropolitan District	Arapahoe	Commercial	60.000	133.883
Sand Creek Metropolitan District	Adams	Commercial	25.750	109.448
SBC Metropolitan District	Denver	Commercial	35.00	101.897
Denver International Business Center	Denver	Commercial	40.000	122.897
GVR Metropolitan District	Denver	Residential	30.274	97.171
Ebert Metropolitan District	Denver	Residential	62.700	129.597