NEW ISSUE

MOODY'S RATING: Aa1 STANDARD & POOR'S RATING: AA+

In the opinion of Bond Counsel, based on existing statutes and court decisions and assuming continuing compliance with certain covenants and procedures relating to requirements of the Internal Revenue Code of 1986, as amended (the "Code"), interest on the Bonds is excluded from gross income for federal income tax purposes and is not treated as an item of tax preference for purposes of computing the federal alternative minimum tax. Interest on the Bonds is, however, includable in adjusted current earnings for purposes of computing the federal alternative minimum tax imposed on certain corporations. In the opinion of Bond Counsel, based on existing statutes, interest on the Bonds is excluded from Connecticut taxable income for purposes of the Connecticut income tax on individuals, trusts and estates, and is excluded from amounts on which the net Connecticut minimum tax is based in the case of individuals, trusts and estates required to pay the federal alternative minimum tax. See "Tax Matters" herein.



THE METROPOLITAN DISTRICT HARTFORD COUNTY, CONNECTICUT \$36,215,000 GENERAL OBLIGATION BONDS, ISSUE OF 2015, SERIES B BOOK-ENTRY ONLY

<u>DATED</u> Date of Delivery			Maturity Schedule				<u>DUE</u> November 1, as shown below		
Due <u>November 1</u>	Principal <u>Amount</u>	<u>Coupon</u>	Yield	CUSIP ¹	Due <u>November 1</u>	Principal <u>Amount</u>	<u>Coupon</u>	<u>Yield</u>	CUSIP ¹
2016	\$ 1,815,000	2.000%	0.300%	416489RK0	2026	\$ 1,810,000	5.000%	2.200%	416489RV6
2017	1,815,000	3.000%	0.600%	416489RL8	2027	1,810,000	2.500%	2.600%	416489 RW4
2018	1,815,000	4.000%	0.820%	416489RM6	2028	1,810,000	3.750%	2.610%	416489RX2
2019	1,810,000	5.000%	1.020%	416489RN4	2029	1,810,000	3.000%	2.800%	416489RY0
2020	1,810,000	5.000%	1.260%	416489RP9	2030	1,810,000	3.000%	3.000%	416489RZ7
2021	1,810,000	5.000%	1.450%	416489 RQ7	2031	1,810,000	3.000%	3.100%	416489SA1
2022	1,810,000	5.000%	1.650%	416489 RR5	2032	1,810,000	3.000%	3.150%	416489SB9
2023	1,810,000	5.000%	1.870%	416489RS3	2033	1,810,000	3.125%	3.200%	416489SC7
2024	1,810,000	5.000%	2.000%	416489RT1	2034	1,810,000	3.125%	3.250%	416489 SD5
2025	1,810,000	5.000%	2.100%	416489RU8	2035	1,810,000	3.250%	3.300%	416489SE3

<u>Underwriter</u> JANNEY MONTGOMERY SCOTT LLC

Interest on the Bonds will be payable on May 1, 2016 and semiannually thereafter on November 1 and May 1 in each year until maturity.

The Bonds are subject to redemption prior to maturity as more fully described herein. See "Redemption" herein.

The Bonds will be issued by means of a book-entry-only system and registered in the name of Cede & Co., as nominee for The Depository Trust Company ("DTC"), New York, New York. DTC will act as securities depository for the Bonds. Purchasers of the Bonds will not receive certificates representing their ownership interest in the Bonds. Principal of, redemption premium if any, and interest on the Bonds will be payable by the District or its agent to DTC or its nominee as registered owner of the Bonds. Ownership of the Bonds may be in principal amounts of \$5,000 or integral multiples thereof. See "Book-Entry-Only Transfer System" herein.

The Bonds will be general obligations of the District and the District will pledge its full faith and credit to pay the principal of and interest on the Bonds when due. Unless paid from other sources, the Bonds are payable from general tax revenues from member municipalities. The District is authorized to levy unlimited taxes upon the City of Hartford and the Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield and Windsor (the "Member Municipalities"). See "Security and Remedies" herein.

U.S. Bank National Association, Corporate Trust Services, 225 Asylum Street, 23rd Floor, Hartford, Connecticut will act as Certifying Agent, Registrar, Transfer Agent and Paying Agent for the Bonds.

The Bonds are offered for delivery when, as and if issued, subject to the approving opinion of Hinckley, Allen & Snyder LLP, Bond Counsel, of Hartford, Connecticut, and Finn Dixon & Herling LLP, Bond Counsel, of Stamford, Connecticut. It is expected that delivery of the Bonds in book-entry-only form will be made to DTC in New York, New York on or about November 3, 2015.

This cover page contains certain information for quick reference only. It is NOT a summary of this issue. Investors must read the entire Official Statement to obtain information essential to the making of an informed investment decision.

¹ Copyright, American Bankers Association. CUSIP® is a registered trademark of the American Bankers Association. CUSIP numbers have been assigned by an independent company not affiliated with the District and are included solely for the convenience of the holders of the Bonds. The District is not responsible for the selection or use of these CUSIP numbers, does not undertake any responsibility for their accuracy, and makes no representation as to their correctness on the Bonds or as indicated above. The CUSIP number for a specific maturity is subject to being changed after the issuance of the Bonds as a result of various subsequent actions including, but not limited to, a refunding in whole or in part of such maturity or as a result of the procurement of secondary market portfolio insurance or other similar enhancement by investors that is applicable to all or a portion of certain maturities of the Bonds.

The Financial Advisor to the District has provided the following sentence for inclusion in this Official Statement. The Financial Advisor has reviewed the information in this Official Statement in accordance with, and as part of, its responsibilities to the District and, as applicable, to investors under the federal securities laws as applied to the facts and circumstances of this transaction, but the Financial Advisor does not guarantee the accuracy or completeness of such information.

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PART I

INFORMATION CONCERNING THE BONDS THE METROPOLITAN DISTRICT, HARTFORD COUNTY, CONNECTICUT October 22, 2015

This Official Statement including the cover, inside cover page, Part I, Part II and the Appendices thereto, of The Metropolitan District, Hartford County, Connecticut (the "District") is provided for the purpose of presenting certain information relating to the District in connection with the original issuance and sale of \$36,215,000 General Obligation Bonds, Issue of 2015, Series B (the "Series B Bonds") of the District.

Part I of this Official Statement, including the cover, inside cover page and Appendices thereto, contains information relating to the Bonds. Part II of this Official Statement contains information about the District. The cover page, inside cover page, Part I, Part II and the Appendices thereto should be read collectively and in their entirety.

BOND ISSUE SUMMARY

The information in this Bond Issue Summary and the front cover page is qualified in its entirety by the detailed information and financial statements appearing elsewhere in this Official Statement. This Official Statement speaks only as of its date and the information herein is subject to change

Date of Sale:	<u>Thursday, October 22, 2015, 11:30 A.M. (EDT).</u>
Location of Sale:	Electronic bids via Parity® will be accepted as described in the Notice of Sale attached as Appendix D to this Official Statement.
Issuer:	The Metropolitan District, Hartford County, Connecticut (the "District").
Issue:	\$36,215,000 General Obligation Bonds, Issue of 2015, Series B (the "Series B Bonds").
Dated Date:	Date of Delivery.
Interest Due:	May 1, 2016 and semiannually thereafter November 1 and May 1 in each year until maturity or earlier redemption.
Principal Due:	Serially, November 1, 2016 through 2035, as detailed on the cover page of this Official Statement and as described in the Notice of Sale.
Authorization and Purpose:	A portion of the proceeds of the Series B Bonds will be used to permanently finance \$35,000,000 in bond anticipation notes of the District, maturing on November 4, 2015. These proceeds and additional new money will be used for various water and public improvement projects of the District. See "Authorization and Purpose" herein.
Redemption:	The Series B Bonds are subject to redemption prior to maturity.
Security:	The Series B Bonds will be general obligations of the District payable, unless paid from other sources, from general property tax revenues from member municipalities. The District is authorized to levy unlimited taxes upon the City of Hartford and the Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield and Windsor, Connecticut comprising the District, proportionately as provided in the District's Charter, to pay the principal of and interest on the Series B Bonds when due. See "Security and Remedies" herein.
Credit Ratings:	The District received credit ratings of "Aa1" with a stable outlook from Moody's Investors Service, Inc. ("Moody's") and "AA+" with a stable outlook from Standard & Poor's, a division of McGraw-Hill Companies, Inc. ("S&P") on the Bonds. See "Ratings" herein.
Bond Insurance:	The District does not expect to direct purchase a credit enhancement facility.
Basis of Award:	Lowest True Interest Cost (TIC), as of dated date.
Tax Exemption:	See "Tax Matters" herein.
Bank Qualification:	The Series B Bonds shall not be designated by the District as qualified tax-exempt obligations under the provisions of Section 265(b) of the Internal Revenue Code of 1986, as amended, for purposes of the deduction by financial institutions for interest expense allocable to the Series B Bonds.
Continuing Disclosure:	In accordance with the requirements of Rule 15c2-12 promulgated by the Securities and Exchange Commission, the District will agree to provide, or cause to be provided, (i) annual financial information and operating data (ii) timely notices of the occurrence of certain events, within 10 business days of the occurrence of such events and (iii) timely notice of the failure by the District to provide the required annual financial information on or before the date specified in the Continuing Disclosure Agreement, with respect to the Series B Bonds pursuant to a Continuing Disclosure Agreement to be executed by the District substantially in the form of Appendix C to this Official Statement.
Registrar, Transfer Agent, Certifying Agent and Paying Agent:	U.S. Bank National Association, Corporate Trust Services, 225 Asylum Street, 23rd Floor, Hartford, Connecticut.
Legal Opinion:	Hinckley, Allen & Snyder LLP Hartford, Connecticut, and Finn Dixon & Herling LLP, Stamford, Connecticut, will serve as Bond Counsel.
Delivery and Payment:	It is expected that delivery of the Series B Bonds in book-entry-only form will be made to The Depository Trust Company on or about November 3, 2015 against payment in Federal Funds.
Issuer Official:	Questions concerning the District and the Series B Bonds should be addressed to: Mr. John M. Zinzarella, Deputy Chief Executive Officer of Business Services/Chief Financial Officer/Treasurer, Telephone: 860-278-7850 Ext. 3345, The Metropolitan District, Hartford County, 555 Main Street, First Floor, Hartford, Connecticut 06103.
Financial Advisor:	FirstSouthwest, 628 Hebron Avenue, Suite 306, Glastonbury, Connecticut 06033, attention: Janette J. Marcoux, Senior Vice President, Telephone: 860-290-3003; or Maureen Gurghigian, Managing Director, Telephone: 401-334-4267.

INTRODUCTION

This Official Statement, including the cover page and appendices, is provided for the purpose of presenting certain information relating to The Metropolitan District, Hartford County, Connecticut (the "District") in connection with the original issuance of \$36,215,000 General Obligation Bonds, Issue of 2015, Series B (the "Series B Bonds") of the District.

The Bonds are being offered for sale at public bidding. A Notice of Sale dated October 13, 2015 has been furnished to prospective bidders. Reference is made to this Notice of Sale for the terms and conditions of the bidding on the Bonds.

This Official Statement is not to be construed as a contract or agreement between the District and the purchasers or holders of any of the Bonds. Any statement made in this Official Statement involving matters of opinion or estimates is not intended to be a representation of fact, and no representation is made that any such opinion or estimate will be realized. Neither the delivery of this Official Statement nor any sale made hereunder shall, under any circumstances, create any implication that there has been no change in the affairs of the District since the date hereof. All quotations from and summaries and explanations of provisions of statutes, charters, or other laws and acts and proceedings of the District contained herein do not purport to be complete and are qualified in their entirety by reference to the original official documents, and all references to the Bonds and the proceedings of the District relating thereto are qualified in their entirety by reference to the definitive form of the Bonds and such proceedings.

The presentation of information is intended to show recent historical trends and is not intended to indicate future or continuing trends in the financial or other positions of the District.

First Southwest Company, LLC is engaged as Financial Advisor to the District in connection with the issuance of the Bonds. The Financial Advisor's fee for services rendered with respect to the sale of the Bonds is contingent upon the issuance and delivery of the Bonds. First Southwest Company, LLC cannot submit a bid for the Bonds, either independently or as a member of a syndicate organized to submit a bid for the Bonds. First Southwest Company, LLC, in its capacity as Financial Advisor, does not assume any responsibility for the information, covenants and representations contained in any of the legal documents with respect to the federal income tax status of the Bonds, or the possible impact of any present, pending of future actions taken by any legislative or judicial bodies.

Set forth in Appendix A "Basic Financial Statements" hereto is a copy of the report of the independent auditors for the District with respect to the financial statements of the District included in that appendix. The report speaks only as of its date, and only to the matters expressly set forth therein. The auditors have not been engaged to review this Official Statement or to perform audit procedures regarding the post-audit period, nor have the auditors been requested to give their consent to the inclusion of their report in Appendix A. Except as stated in their report, the auditors have not been engaged to verify the financial information set out in Appendix A and are not passing upon and do not assume responsibility for the sufficiency, accuracy or completeness of the financial information presented therein.

Bond Counsel are not passing upon and do not assume responsibility for the accuracy or adequacy of the statements made in this Official Statement (other than matters expressly set forth as their opinion in Appendix B "Forms of Opinion of Bond Counsel" herein), and they make no representation that they have independently verified the same.

Bond Counsel expresses no opinion regarding, any tax consequences related to the ownership or disposition of, or the accrual or receipt of interest on, the Bonds other than as set forth in "Tax Matters" herein.

The District considers this Official Statement to be "final" for purposes of Securities and Exchange Commission Rule 15c2-12(b)(1), but it is subject to revision or amendment.

DESCRIPTION OF THE BONDS

The Bonds will be dated the date of delivery and will mature in annual installment on November 1 in each of the years and in principal amounts set forth on the cover page hereof. The Bonds will be issued in denominations of \$5,000 or any integral multiples thereof. Interest on the Bonds will be payable on May 1, 2016 and semiannually thereafter on November 1 and May 1 in each year until maturity and will be payable to the registered owners of the Bonds at the close of business on the fifteenth day of October and April in each year, or the preceding business day if the fifteenth is not a business day. Interest will be calculated on the basis of a 360-day year, consisting of twelve 30-day months. A book-entry-only transfer system will be employed evidencing ownership of the Bonds with transfers of ownership on the records of The Depository Trust Company, New York, New York ("DTC"), and its participants pursuant to rules and procedures established by DTC and its participants. See "Book-Entry-Only Transfer System" herein. The Certifying Agent, Paying Agent, Registrar and Transfer Agent will be U.S. Bank National Association, Corporate Trust Services, 225 Asylum Street, 23rd Floor, Hartford, Connecticut (email: <u>bhcorporatetrust@usbank.com</u>). The legal opinions on the Bonds will be rendered by Hinckley, Allen & Snyder LLP and Finn Dixon & Herling LLP, in substantially the forms set forth in Appendix B to this Official Statement.

The Bonds are subject to redemption prior to maturity as more fully described herein.

REDEMPTION

The Bonds maturing on or before November 1, 2024 are not subject to redemption prior to maturity. The Bonds maturing on November 1, 2025 and thereafter, are subject to redemption prior to maturity, at the option of the District, on and after November 1, 2024, at any time in whole or in part, and by lot within a maturity in such amounts, in such series and in such order of maturity as the District may determine, at the redemption price (expressed as a percentage of the principal amount of the Bonds to be redeemed) set forth in the following table, plus accrued and unpaid interest to the redemption date:

Redemption DateRedNovember 1, 2024 and thereafter100

Redemption Price

Notice of redemption shall be given by the District or its agent by mailing a copy of the redemption notice by firstclass mail not less than thirty (30) days and no more than sixty (60) days prior to the redemption date to the registered owner of such Bonds at the address of such registered owner as the name shall last appear on the registration books for the Bonds kept for such purpose. Failure to give such notice by mailing to any registered owner, or any defect therein, shall not affect the validity of the redemption of any other Bonds. Upon the giving of such notice, if sufficient funds available solely for redemption are on deposit with the Paying Agent, the Bonds or portions thereof so called for redemption will cease to bear interest after the specified redemption date. So long as Cede & Co., as nominee of the Depository Trust Company ("DTC"), is the registered owner of the Bonds, notice of redemption will be sent only to DTC (or a successor securities depository) or its successor nominee.

If less than all the Bonds of any one maturity shall be called for redemption, the particular Bonds or portions of Bonds of such maturity to be redeemed shall be selected by lot in such manner as the District in its discretion may determine, provided, however, that the portion of any Bonds to be redeemed shall be in the principal amount of \$5,000 or integral multiples thereof and that, in selecting Bonds for redemption, each Series B Bond shall be considered as representing that number of Bonds which is obtained by dividing the principal amount of such Bond by \$5,000.

The District, so long as a book-entry system is used for the Bonds, will send any notice of redemption only to DTC (or a successor securities depository) or its nominee. Any failure of DTC to advise any DTC Participant, or of any DTC Participant or Indirect Participant to notify any Indirect Participant or Beneficial Owner, of any such notice and its content or effect will not affect the validity of the redemption of such Bonds called for redemption. Redemption of a portion of the Bonds of any maturity by the District will reduce the outstanding principal amount of Bonds of such maturity held by DTC. In such event it is the current practice of DTC to allocate by lot, through its book-entry system, among the interests held by DTC Participants in the Bonds to be redeemed, the interest to be reduced by such redemptions in accordance with its own rules or other agreements with DTC Participants. The DTC Participants and Indirect Participants may allocate reductions of the interest in the Bonds to be redeemed held by the Beneficial Owners. Any such allocation of interests in the Bonds to be redeemed will not be governed by the

determination of the District authorizing the issuance of the Bonds and will not be conducted by the District or be the responsibility of, the District, the Registrar or Paying Agent.

BOOK-ENTRY-ONLY TRANSFER SYSTEM

This section describes how ownership of the Bonds is to be transferred and how the principal of, premium, if any, and interest on the Bonds are to be paid to and accredited by DTC while the Bonds are registered in its nominee name. The information in this section concerning DTC and the Book-Entry-Only System has been provided by DTC for use in disclosure documents such as this Official Statement. The District believes the source of such information to be reliable, but takes no responsibility for the accuracy or completeness thereof.

The District cannot and does not give any assurance that (1) DTC will distribute payments of debt service on the Bonds, or redemption or other notices, to DTC Participants, (2) DTC Participants or others will distribute debt service payments paid to DTC or its nominee (as the registered owner of the Bonds), or redemption or other notices, to the Beneficial Owners, or that they will do so on a timely basis, or (3) DTC will serve and act in the manner described in this Official Statement. The current rules applicable to DTC are on file with the Securities and Exchange Commission, and the current procedures of DTC to be followed in dealing with DTC Participants are on file with DTC.

The Depository Trust Company ("DTC"), New York, New York, will act as securities depository for the Bonds. The Bonds will be issued as fully-registered Bonds registered in the name of Cede & Co. (DTC's partnership nominee) or such other name as may be requested by an authorized representative of DTC. One fully-registered Bond certificate will be issued for each maturity of each series of the Bonds in the aggregate principal amount of each maturity and series, and will be deposited with DTC.

DTC, the world's largest securities depository, is a limited-purpose trust company organized under the New York Banking Law, a "banking organization" within the meaning of the New York Banking Law, a member of the Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code, and a "clearing agency" registered pursuant to the provisions of Section 17A of the Securities Exchange Act of 1934. DTC holds and provides asset servicing for over 3.5 million issues of U.S. and non-U.S. equity issues, corporate and municipal debt issues, and money market instruments (from over 100 countries) that DTC's participants ("Direct Participants") deposit with DTC. DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in deposited securities, through electronic computerized bookentry transfers and pledges between Direct Participants' accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is a wholly-owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC"). DTCC is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTCC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). DTC has a Standard & Poor's rating of AA+. The DTC Rules applicable to its Participants are on file with the Securities and Exchange Commission. More information about DTC can be found at www.dtcc.com.

Purchases of Bonds under the DTC system must be made by or through Direct Participants, which will receive a credit for the Bonds on DTC's records. The ownership interest of each actual purchaser of each Bond ("Beneficial Owner") is in turn to be recorded on the Direct and Indirect Participants' records. Beneficial Owners will not receive written confirmation from DTC of their purchase. Beneficial Owners are, however, expected to receive written confirmations providing details of the transaction, as well as periodic statements of their holdings, from the Direct or Indirect Participant through which the Beneficial Owner entered into the transaction. Transfers of ownership interests in the Bonds are to be accomplished by entries made on the books of Direct and Indirect Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interests in Bonds, except in the event that use of the book-entry system for the Bonds is discontinued.

To facilitate subsequent transfers, all Bonds deposited by Direct Participants with DTC are registered in the name of DTC's partnership nominee, Cede & Co., or such other name as may be requested by an authorized representative of DTC. The deposit of Bonds with DTC and their registration in the name of Cede & Co. or such other DTC nominee do not affect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the Bonds; DTC's records reflect only the identity of the Direct Participants to whose accounts such Bonds are

credited, which may or may not be the Beneficial Owners. The Direct and Indirect Participants will remain responsible for keeping account of their holdings on behalf of their customers.

Conveyance of notices and other communications by DTC to Direct Participants, by Direct Participants to Indirect Participants, and by Direct Participants and Indirect Participants to Beneficial Owners will be governed by arrangements among them, subject to any statutory or regulatory requirements as may be in effect from time to time. Beneficial Owners of Bonds may wish to take certain steps to augment the transmission to them of notices of significant events with respect to the Bonds, such as redemptions, tenders, defaults, and proposed amendments to the Bond documents. For example, Beneficial Owners of Bonds may wish to ascertain that the nominee holding the Bonds for their benefit has agreed to obtain and transmit notices to Beneficial Owners. In the alternative, Beneficial Owners may wish to provide their names and addresses to the registrar and request that copies of notices be provided directly to them.

Redemption notices shall be sent to DTC. If less than all of the Bonds within an issue are being redeemed, DTC's practice is to determine by lot, the amount of interest for each Direct Participant in such issue as to be redeemed.

Neither DTC nor Cede & Co. (nor any other DTC nominee) will consent or vote with respect to Bonds unless authorized by a Direct Participant in accordance with DTC's MMI Procedures. Under its usual procedures, DTC mails an Omnibus Proxy to the District as soon as possible after the record date. The Omnibus Proxy assigns Cede & Co.'s consenting or voting rights to those Direct Participants to whose accounts Bonds are credited on the record date (identified in a listing attached to the Omnibus Proxy).

All payments on the Bonds will be made to Cede & Co., or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participants' accounts upon DTC's receipt of funds and corresponding detail information from the District or the Paying Agent/Registrar, on payable date in accordance with their respective holdings shown on DTC's records. Payments by Participants to Beneficial Owners will be governed by standing instructions and customary practices, as is the case with Bonds held for the accounts of customers in bearer form or registered in "street name," and will be the responsibility of such Participant and not of DTC, the Paying Agent/Registrar, or the District, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment on the Bonds to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the District or the Paying Agent/Registrar, disbursement of such payments to Direct Participants will be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners will be the responsibility of Direct and Indirect Participants.

DTC may discontinue providing its services as depository with respect to the Bonds at any time by giving reasonable notice to the District or the Paying Agent/Registrar. Under such circumstances, in the event that a successor depository is not obtained, Bond certificates are required to be printed and delivered.

The District may decide to discontinue use of the system of book-entry-only transfers through DTC (or a successor securities depository). In that event, Bond certificates will be printed and delivered to DTC.

The information in this section concerning DTC and DTC's book-entry system has been obtained from sources that the District believes to be reliable, but neither the District nor the Underwriters take any responsibility for the accuracy thereof.

DTC PRACTICES

The District can make no assurances that DTC, Direct Participants, Indirect Participants or other nominees of the Beneficial Owners of the Bonds will act in a manner described in this Official Statement. DTC is required to act according to rules and procedures established by DTC and its participants which are on file with the Securities and Exchange Commission.

SECURITY AND REMEDIES

The Bonds will be general obligations of the District, and the District will pledge its full faith and credit to pay the principal of and interest on the Bonds when due.

Unless paid from other sources, the Bonds are payable from general property tax revenues from member municipalities. The District is authorized to levy unlimited taxes upon the City of Hartford and the Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield and Windsor (the "Member Municipalities"), comprising the District, proportionately as provided in the District's Charter, to pay the principal of and interest on the Bonds, and each Member Municipality is authorized to levy ad valorem taxes on all taxable property within its respective limits to pay such District taxes without limitation as to rate or amount, except as to certain classified property such as certified forest land taxable at a limited rate and dwelling houses of qualified elderly persons of low income or of qualified disabled persons taxable at limited amounts. Under existing statutes, the State of Connecticut is obligated to pay the Member Municipalities the amount of tax revenue which the Member Municipalities would have received except for the limitation on their power to tax such dwelling houses.

Payment of the Bonds is not limited to property tax revenues of the District or any other revenue source, but certain revenues of the District are restricted as to use and therefore may not be available to pay debt service on the Bonds.

There are no statutory provisions for priorities in the payment of general obligations of the District. There are no statutory provisions for a lien on any portion of the tax levy to secure the Bonds, or judgments thereon, in priority to other claims. The District is authorized to issue revenue bonds for sewer or other projects, which may be secured by a pledge of certain revenues. The District has issued \$225,000,000 of Clean Water Project Revenue Bonds which are secured by a pledge of and payable solely from the District's special sewer service surcharge.

The District is subject to suit on its general obligation debt, and a court of competent jurisdiction has the power in appropriate proceedings to render a judgment against the District. Courts of competent jurisdiction also have the power in appropriate proceedings to order payment of a judgment on such debt from funds lawfully available therefor or, in the absence thereof, to order the District take all lawful action to obtain the same, including the raising of the required amount in the next annual tax levy. In exercising their discretion as to whether to enter such an order, the courts may take into account all relevant factors, including the current operating needs of the District, and the availability and adequacy of other remedies.

Enforcement of a claim for payment of principal or interest on the debt would also be subject to the applicable provisions of Federal bankruptcy laws as well as other bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting creditors' rights heretofore or hereafter enacted and to the exercise of judicial discretion. Under the Federal bankruptcy code, the District may seek relief only, among other requirements, if it is specifically authorized to be a debtor under Chapter 9, Title 11 of the United States Code, or by State law or by a governmental officer or organization empowered by State law to authorize such entity to become a debtor under such Chapter. Section 7-566 of the Connecticut General Statutes, as amended, provides that no Connecticut municipality shall file a petition in bankruptcy under Chapter 9, aforesaid, without the express prior written consent of the Governor. This prohibition applies to any town, city, borough, metropolitan district and any other political subdivision of the State having the power to levy taxes and issue bonds or other obligations.

TAXES - LEVY, APPORTIONMENT, COLLECTION

Under the District's Charter established by special Connecticut legislation, the District is authorized to levy an annual tax on each of its Member Municipalities in the aggregate amount sufficient to meet its budgeted sewer expenses. The tax is apportioned among the Member Municipalities on the basis of their respective tax receipts averaged over the prior three fiscal years. If the District is not paid when due, the District is entitled to obtain the issuance of an execution against the goods and estate of the inhabitants of such municipalities, such execution to be directed to a marshal for the seizure and sale of such goods sufficient to produce funds for payment of the District tax. Such collection procedure thus in effect grants the District a right to attach a first lien to secure payment of any tax not paid by a Member Municipality.

The District has never had to impose the first lien claim against its Member Municipalities due to the fact that all tax warrants have been paid when declared due to the District.

QUALIFICATION FOR FINANCIAL INSTITUTIONS

The Bonds **shall not** be designated by the District as qualified tax-exempt obligations under the provisions of Section 265(b) of the Internal Revenue Code of 1986, as amended, for purposes of the deduction by financial institutions for interest expense allocable to the Bonds.

AVAILABILITY OF CONTINUING DISCLOSURE

The District prepares, in accordance with State law, annual audited financial statements and files such annual audits with the State Office of Policy and Management within six months of the end of its fiscal year. The District provides, and will continue to provide, to the rating agencies ongoing disclosure in the form of annual audited financial statements, adopted budgets and other materials relating to its management and financial condition as may be necessary or requested.

In accordance with the requirements of Rule 15c2-12(b)(5) promulgated by the Securities and Exchange Commission, the District will agree to provide, or cause to be provided, (i) annual financial information and operating data with respect to the Bonds, (ii) timely notice of the occurrence of certain events, within 10 days of the occurrence of such events, with respect to the Bonds; and (iii) timely notice of a failure by the District to provide the required annual financial information on or before the date specified in the Continuing Disclosure Agreement with respect to the Bonds, pursuant to a Continuing Disclosure Agreement to be executed by the District substantially in the form attached as Appendix C to this Official Statement.

The intent of such undertaking is to provide on a continuing basis the information described in the Rule. Accordingly, there is reserved the right to modify the disclosure thereunder or format thereof so long as any such modification is made in a manner consistent with the Rule. Furthermore, to the extent that the Rule no longer requires the issuers of municipal securities to provide all or any portion of such information to be provided under such undertaking, the obligation pursuant to the Rule to provide such information also shall cease immediately.

The purpose of such undertaking is to conform to the requirements of the Rule and not to create new contractual or other rights other than the remedy of specific performance in the event of any actual failure by the District to comply with its written undertaking.

The District has previously undertaken in continuing disclosure agreements entered into for the benefit of holders of certain of its general obligation bonds and notes to provide annual financial information and event notices pursuant to Rule 15c2-12. In the last five years, to the best of its knowledge, the District has not failed to comply with its obligations under its continuing disclosure agreements in all material respects.

During the District's recent internal compliance activities, the District determined that certain of its annual financial filings, which were timely filed, were not properly associated with CUSIP numbers of certain State of Connecticut Clean Water Fund bond issues for which the District may have been an obligated person. The District amended the affected filings to properly associate them with the proper CUSIP numbers. The District determined that certain of its annual financial information filings, which were timely filed, were not properly associated with all of the CUSIP numbers of its outstanding securities, including certain issues that were defeased (and subsequently retired). The District amended the affected filings to properly associate them with the proper CUSIP numbers, and put in place compliance procedures to assure future filings are properly associated. The District also determined that certain of its fiscal year, and certain of its prior continuing disclosure agreements required its annual financial filings for the fiscal year ended December 31, 2010, the filing was made on August 31, 2011, which would have been three days after the due date under those agreements requiring the filing within 240 days. The District filed promptly a notice of late filing of this annual information filing. The District has put in place additional compliance procedures to assure all future filings within 240 days.

In making the foregoing disclosures, the District does not thereby admit that these matters are material.

AUTHORIZATION AND PURPOSE

The District has the power to incur indebtedness as provided by the Connecticut General Statutes and the District Charter. As of the date of this Official Statement, the District has authorized debt for various water, sewer and combined funding capital projects in the aggregate amount of \$2,613,481,261, of which \$1,088,877,474 has previously been funded, leaving a total of \$1,524,603,787 of authorized and unissued debt. See "Authorized But Unissued Debt – The District" herein. The Bonds are being issued to finance various capital improvement projects of the District as set forth herein. See "Use of Bond Proceeds" herein.

USE OF BOND PROCEEDS

Project	Amount Authorized	Previously Bonded/Grants/ Contributions	Notes Due 3/18/16	Notes Due 11/4/15	Series B Bonds This Issue	Premium Applied	Authorized But Unissued
Water Projects							
2005 Water Distribution System Improvements	\$3,000,000	\$1,996,000	\$85,000	\$6,000	\$6,000	\$0	\$913,000
2008 Water Supply Facility Improvements	2,200,000	1,563,000	160,000	6,000	6,000	0	471,000
2008 West Hartford Access & Security Improvements	2,500,000	2,400,000	0	62,000	59,000	6,000	35,000
2009 Transmission Valve Replacements	3,500,000	200,000	0	13,000	12,000	2,000	3,286,000
2009 Water Main - Farmington Avenue, Hartford 2010 CWP Water Main Replacement - Farmington Ave, Hartford	2,070,000 2,330,000	0 2,206,026	165,000 19,000	339,000 61,000	323,000 58,000	30,000 6,000	1,552,000 40,974
2010 C wir water Main Replacement - rannington Ave, Harrore	1,315,000	149,000	449,000	2,000	2,000	0,000	715,000
2010 Dam Safety Improvements - Res # 2	1,315,000	34,000	123,000	178,000	170,000	15,000	973,000
2010 Hydraulic Computer M odeling.	2,350,000	147,000	762,000	19,000	18,000	2,000	1,421,000
2010 Water Facilities Security & Improvement Program	4,492,000	2,288,000	336,000	159,000	152,000	13,000	1,703,000
2010 Water Main Replacement - Bloomfield	400,000	280,000	37,000	4,000	4,000	0	79,000
2010 Water Main Replacement - Hartford	1,000,000	100,000	192,000	17,000	16,000	2,000	690,000
2010 Water Main Replacement - Wethersfield	600,000	0	265,000	32,000	30,000	4,000	301,000
2011 Design of Water Main Replacements	1,000,000	0	278,000	58,000	55,000	6,000	661,000
2011 Water Main Replacement - Cottage Grove Road	1,450,000	47,000	0	10,000	10,000	0	1,393,000
2011 Water Main Replacement - Hamilton, Hartford, Phase II	3,250,000	8,000	143,000	20,000	19,000	2,000	3,078,000
2011 Water Main Replacement - Hartford 2011 Water Main Replacement - Longview Dr & Pheasant Ln	3,600,000 1,700,000	0 51,000	22,000 9,000	271,000 22,000	258,000	25,000 2,000	3,295,000
2011 Water Main Replacement - Longview Dr & Friedsant En	450,000	0	22,000	82,000	21,000 78,000	2,000	1,617,000 342,000
2011 Water Main Replacement - Smithons Road, East Harriord	4,800,000	3,133,492	8,000	7,000	7,000	8,000	1,651,508
2012 Dam Safety Improvements - Goodwin & Saville	2,040,000	165,000	1,558,000	27,000	26,000	2,000	289,000
2012 Farmington Avenue Water Main Installation	1,868,000	588,000	826,000	1,000	1,000	_,0	453,000
2012 General Purpose Water	4,000,000	62,000	496,000	184,000	175,000	17,000	3,250,000
2012 Paving Program.	5,000,000	2,352,000	1,331,000	18,000	17,000	2,000	1,298,000
2012 Radio Frequency Automated Meter Reading	5,000,000	460,000	421,000	225,000	214,000	21,000	3,884,000
2012 Standpipe & Above Grade Storage Tank Projects	4,224,000	0	0	53,000	50,000	6,000	4,168,000
2012 Water Main Replacement - Farmington Avenue	3,500,000	337,000	223,000	15,000	14,000	2,000	2,924,000
2012 Water Main Replacement - Retreat Avenue	4,094,000	2,195,572	995,000	10,000	10,000	0	893,428
2012 Water Main Replacement - South Maple Ave	4,000,000	1,541,027	561,000	305,000	291,000	27,000	1,579,973
2012 Water Storage Tank Upgrades	839,000	0	0	5,000	5,000	0	834,000
2012 Water Treatment Facilities Up grade	2,500,000	132,000	1,411,000	55,000	52,000	6,000	899,000
2013 Asset Management Water Main Replacement 2013 Bloomfield Water Treatment Facility Filtered Water	4,460,000 3,050,000	0 12,000	417,000 686,000	138,000 13,000	132,000 12,000	11,000 2,000	3,900,000 2,338,000
2013 Biolomical water Preatment Facility Filtered water	1,740,000	983,801	230,000	96,000	91,000	2,000	426,199
2013 CWP Water Main Replacement - Portions of Church Street	4,570,000	005,001	313,000	3,000	3,000	9,000	4,254,000
2013 General Purpose Water	3,860,000	1,754,000	461,000	3,000	3,000	0	1,642,000
2013 Newington PRV Service Area Up grades	2,330,000	10,000	166,000	19,000	18,000	2,000	2,134,000
2013 Paving Program.	4,200,000	2,257,000	32,000	137,000	131,000	11,000	1,769,000
2013 Water Main Replacement - Center Street, Hartford	330,000	0	42,000	116,000	111,000	9,000	168,000
2013 Water Main Replacement - Church Street, Hartford	370,000	0	31,000	24,000	23,000	2,000	314,000
2013 Water Main Replacement - Franklin 13	2,100,000	0	461,000	502,000	478,000	46,000	1,115,000
2013 Water Main Replacement - Jerome Avenue	1,400,000	8,000	329,000	33,000	31,000	4,000	1,028,000
2013 Water Main Replacement - Oakwood Ave, West Hartford	300,000	24,000	103,000	173,000	165,000	8,000	0
2013 Water Supply Generators	350,000	41,000	200,000	109,000	104,000	5,000	0
2013 Wickham Hill Basins, East Hartford 2014 Collinsville Road WTP Emergency Generator Replacement	4,980,000	3,569,068 0	114,000 35,000	211,000	201,000	19,000 22,000	1,076,932
2014 Confins vine Road with Emergency Generator Repracement	500,000 3,500,000	0	157,000	465,000 2,115,000	443,000 2,016,000	188,000	1,139,000
2014 Ochean Fulpose water	5,000,000	0	568,000	2,536,000	2,417,000	226,000	1,789,000
2014 Orchard Street Water Pump Station, Glastonbury	3,000,000	0	0	2,000,000	1,906,000	179,000	915,000
2014 Paving Program.	3,000,000	0	2,743,000	148,000	141,000	13,000	103,000
2014 Phelps Brook Dam & East Dike Rehabilitation Project	3,000,000	0	106,000	0	1,430,000	133,000	1,331,000
2014 Renewable Energy Projects - Water Facilities	300,000	0	162,000	138,000	132,000	6,000	0
2014 Transmission Main Extension - Newington	3,500,000	0	0	0	1,430,000	133,000	1,937,000
2014 Various Transmission Main Design & Construction	2,100,000	0	85,000	490,000	467,000	44,000	1,504,000
2014 Water Main Replacement - Wethersfield	3,000,000	0	0	5,000	5,000	0	2,995,000
2014 Water Main Replacement - Oakwood Avenue, West Hartford	1,550,000	0	0	830,000	791,000	74,000	685,000
2014 Water Main Replacement - West Hartford	1,500,000	0	4,000	4,000	4,000	0	1,492,000
2014 Water Supply Generators.	2,800,000	0	0	2,800,000	2,668,000	132,000	0
2014 Water Treatment Facilities Upgrades	2,300,000	0	635,000	167,000	159,000	15,000	1,491,000
2014 Wethersfield Water Pump Station, Wethersfield 2015 Collinsvills WTP Emergency Generator Replacement	2,900,000 200,000	0	0	150,000	143,000 33,000	13,000	2,744,000 163,000
2015 Coninsvins w IP Emergency Generator Replacement	4,000,000	0	23,000	35,000 2,010,000	1,916,000	4,000 179,000	1,882,000
2015 Hydrant Replacement Program.	1,600,000	0	103,000	737,000	702,000	66,000	729,000
2015 Paving Program.	2,500,000	0	20,000	2,267,000	2,160,000	200,000	120,000
2015 Puddletown Booster Water Pump Station, New Hartford	3,300,000	0	20,000	600,000	572,000	53,000	2,675,000
2015 Radio Frequency Automated Meter Reading Program	3,000,000	0	0	304,000	290,000	27,000	2,683,000
2015 Renewable Energy Projects - Water Facilities	250,000	0	0	56,000	53,000	6,000	191,000
2015 Water Rehabilitation Program	1,000,000	0	12,000	555,000	529,000	49,000	410,000
2015 Water Supply Generators	1,100,000	0	0	102,000	97,000	9,000	994,000
2015 Water Treatment Facilities Upgrades	1,000,000	0	0	5,000	5,000	0	995,000
2015 WHWTF Storage Improvements	2,900,000	0	0	1,316,000	1,254,000	118,000	1,528,000
2015 WMR Buckingham Street Area, Hartford	600,000	0	610 125 000	406,000	387,000	36,000	177,000
Total Water Projects	\$173,827,000	\$31,093,986	\$19,135,000	\$24,084,000	\$25,812,000	\$2,259,000	\$95,527,014

		Previously			Series B		
	Amount	Bonded/Grants/	Notes	Notes	Bonds	Premium	Authorized
Project	Authorized	Contributions	Due 3/18/16	Due 11/4/15	This Issue	Applied	But Unissued
Combined Funding Projects							
2008 Facility & Building Improvements	\$1,500,000	\$1,120,000	\$36,000	\$18,000	\$17,000	\$2,000	\$325,000
2010 Facility & Equipment Improvements Program	444,000	100,000	261,000	7,000	7,000	0	76,000
2010 Information System Improvements # 1	3,600,000	3,375,000	14,000	17,000	16,000	2,000	193,000
2011 Headquarters Renovations	1,500,000	1,257,000	0	16,000	15,000	2,000	226,000
2011 Information System Improvements	700,000	609,000	5,000	24,000	23,000	2,000	61,000
2011 Security & SCADA Communication	1,000,000	39,000	59,000	15,000	14,000	2,000	886,000
2012 Facility Improvement Program	2,500,000	1,535,000	154,000	14,000	13,000	2,000	796,000
2012 Headquarters Parking Garage Renovations	3,095,000	1,000	366,000	1,160,000	1,106,000	103,000	1,519,000
2012 Information Technology Security Improvements	5,000,000	460,000	348,000	2,005,000	1,911,000	179,000	2,102,000
2012 Information Technology	3,000,000	2,728,000	12,000	5,000	5,000	0	255,000
2013 Facilities Improvement Program	2,000,000	718,000	296,000	157,000	150,000	13,000	823,000
2013 Fleet Replacement.	1,100,000	0	787,000	14,000	13,000	2,000	298,000
2013 Information Technology - Applications	5,000,000	155,000	214,000	23,000	22,000	2,000	4,607,000
2013 Information Technology - Hardware	5,000,000	1,000,000	3,084,000	38,000	36,000	4,000	876,000
2013 Information Technology - SAP/Oracle	5,000,000	2,122,000	1,854,000	548,000	522,000	49,000	453,000
2013 Land Improvements	1,000,000	0	236,000	81,000	77,000	8,000	679,000
2014 Facilities Improvement Program	3,000,000	0	924,000	918,000	875,000	82,000	1,119,000
2014 Land Improvements	1,000,000	0	152,000	182,000	174,000	15,000	659,000
2015 Administrative Facilities Improvement Program	1,000,000	0	23,000	10,000	10,000	0	967,000
2015 Construction Services.	3,500,000	0	1,343,000	1,163,000	1,108,000	104,000	945,000
2015 Engineering Services	2,500,000	0	919,000	844,000	804,000	76,000	701,000
2015 Information Systems - Business Transformation SAP Up grade	5,000,000	0	75,000	235,000	224,000	21,000	4,680,000
2015 Survey & Construction	5,000,000	0	2,109,000	1,982,000	1,889,000	177,000	825,000
2015 Technical Services.	4,000,000	0	1,589,000	1,440,000	1,372,000	129,000	910,000
Total Combined Funding Projects	\$66,439,000	\$15,219,000	\$14,860,000	\$10,916,000	\$10,403,000	\$976,000	\$24,981,000
Total	\$240,266,000	\$46,312,986	\$33,995,000	\$35,000,000	\$36,215,000	\$3,235,000	\$120,508,014

RATINGS

The District received credit ratings of "Aa1" with a stable outlook from Moody's Investors Service, Inc. ("Moody's") and "AA+" with a stable outlook from Standard & Poor's, a division of The McGraw-Hill Companies, Inc. ("S&P") on the Bonds.

The ratings reflect only the views of the rating agencies and an explanation of the significance of such ratings may be obtained from Moody's Investors Service, Inc., 7 World Trade Center at 250 Greenwich Street, New York, New York 10007 and Standard and Poor's, 55 Water Street, 45th Floor, New York, New York 10041, respectively. There is no assurance that the ratings will continue for any given period of time or that it will not be lowered or withdrawn entirely by such rating agencies if in its judgment circumstances so warrant. Any such downward change in or withdrawal of ratings may have an adverse effect on the marketability or market price of the District's bonds and notes.

TAX MATTERS

The Internal Revenue Code of 1986, as amended (the "Code"), imposes certain requirements which must be met at and subsequent to delivery of the Bonds in order that interest on the Bonds be and remain excluded from gross income for federal income tax purposes. Noncompliance with such requirements could cause interest on the Bonds to be included in gross income for federal income tax purposes retroactive to the date of issuance of the Bonds, irrespective of the date on which such noncompliance occurs. The Tax Regulatory Agreement, which will be executed and delivered by the District concurrently with the Bonds, contains representations, covenants and procedures relating to the use, expenditure and investment of proceeds of the Bonds in order to ensure compliance with such requirements of the Code. Pursuant to the Tax Regulatory Agreement, the District also covenants and agrees that it shall perform all things necessary or appropriate under any valid provision of law to ensure interest on the Bonds shall be excluded from gross income for federal income tax purposes under the Code.

In the opinion of Bond Counsel, based on existing statutes and court decisions and assuming continuing compliance by the District with its covenants and the procedures contained in the Tax Regulatory Agreement, interest on the Bonds is excludable from gross income for federal income tax purposes and is not treated as an item of tax preference for purposes of computing the federal alternative minimum tax. Interest on the Bonds is, however, includable in adjusted current earnings for purposes of computing the federal alternative minimum tax imposed on certain corporations.

Ownership of the Bonds may also result in certain collateral federal income tax consequences to certain taxpayers, including, without limitation, financial institutions, property and casualty insurance companies, certain foreign corporations doing business in the United States, certain S corporations with excess passive income, individual

recipients of Social Security and Railroad Retirement benefits, taxpayers utilizing the earned income credit and taxpayers who have or are deemed to have incurred indebtedness to purchase or carry tax exempt obligations, such as the Bonds. Prospective purchasers of the Bonds, particularly those who may be subject to special rules, are advised to consult their own tax advisors regarding the federal tax consequences of ownership and disposition of, or receipt of interest on, the Bonds.

In the opinion of Bond Counsel, based on existing statutes, interest on the Bonds is excluded from Connecticut taxable income for purposes of the Connecticut income tax on individuals, trusts and estates, and is excluded from amounts on which the net Connecticut minimum tax is based in the case of individuals, trusts and estates required to pay the federal alternative minimum tax.

Prospective purchasers of the Bonds are advised to consult their own tax advisors regarding other State and local tax consequences of ownership and disposition of and receipt of interest on the Bonds. Bond Counsel has not opined on any tax consequence not specifically stated in the opinions set forth in Appendix B.

Original Issue Discount

To the extent the issue price of any maturity on the Bonds is less than the amount to be paid at maturity of such Bonds (excluding amounts stated to be interest and payable at least annually over the term of such Bonds), the difference constitutes "original issue discount," the accrual of which, to the extent properly allocable to each owner thereof, is treated as interest on the Bonds which is excluded from gross income for federal income tax purposes and is exempt from Connecticut taxable income. For this purpose, the issue price of a particular maturity of the Bonds is the first price at which a substantial amount of such maturity of the Bonds is sold to the public (excluding bond houses, brokers, or similar persons or organizations acting in the capacity of underwriters, placement agents or wholesalers). The original issue discount with respect to any maturity of the Bonds accrues daily over the term to maturity of such Bonds on the basis of a constant interest rate compounded semiannually (with straight-line interpolations between compounding dates). The accruing original issue discount is added to the adjusted basis of such Bonds. Bondholders should consult their own tax advisor with respect to the tax consequences of ownership of Bonds with original issue discount, including the treatment of purchasers who do not purchase such Bonds in the original offering to the public at the first price at which a substantial amount of such Bonds is sold to the public.

Original Issue Premium

The initial public offering price of the Bonds may be greater than the principal amount payable on such Bonds at maturity. The excess of the initial public offering price at which a substantial amount of these Bonds are sold over the principal amount payable at maturity or on earlier call date constitutes original issue premium. The prices set forth on the cover page of the Official Statement may or may not reflect the prices at which a substantial amount of the Bonds were ultimately sold to the public.

Under Section 1016 and 171 of the Code, the amount of original issue premium treated as amortizing with respect to any Bond during each day it is owned by a taxpayer is subtracted from the owner's adjusted basis for purposes of determining gain or loss upon the sale or other disposition of such Bonds by such owner. Amortized original issue premium on the Bonds is not treated as a deduction from gross income for federal income tax purposes. Prospective purchasers of the Bonds should consult their own tax advisors with respect to the federal income tax consequences for the disposition of and receipt of interest on the Bonds.

General

The opinion of Bond Counsel is rendered as of its date and is based on existing law, which is subject to change. Bond Counsel assumes no obligation to update or supplement its opinion to reflect any facts or circumstances that may come to their attention, or to reflect any changes in law that may thereafter occur or become effective.

Federal, state or local legislation, administrative pronouncements or court decisions may affect the tax-exempt status of interest on the Bonds, gain from the sale or other disposition of the Bonds, the market value of the Bonds, or the marketability of the Bonds, or otherwise prevent the owners of the Bonds from realizing the full current benefit of the exclusion from gross income of the interest thereon. For example, federal legislative proposals have been made in recent years that would, among other things, limit the exclusion from gross income of interest on obligations such as the Bonds for higher-income taxpayers. If enacted into law, such proposals could affect the tax exemption of

interest on the Bonds or the market price for, or marketability of, the Bonds. Prospective purchasers of the Bonds should consult their own tax and financial advisers regarding such matters.

CONSIDERATIONS FOR BONDHOLDERS

In making an investment decision with respect to the Bonds, investors should consider carefully the information in this Official Statement and, in addition to those investment characteristics of short-term, fixed-rate municipal debt obligations, consider the following factors.

Current Federal budget proposals would limit the value of the tax exempt nature of interest on the Bonds. The President's budget proposal contemplates limiting the value of tax exempt interest, among other things, to a 28% rate, so taxpayers with a higher marginal rate will not have the equivalent benefit of full tax exemption. Any federal budget that is passed may contain similar or different limitations on the tax exempt nature of the Bonds.

If the District fails to comply with the terms of certain federal and state environmental orders, it could be subject to penalties or restrictions on its operations that would impair its financial performance. If the District were unable to comply with the terms of the federal and state orders referred to under "Clean Water Project" on page 21, regulators could take action to force the District to comply. This could include monetary penalties, injunctive proceedings, and amendments to these orders. These amendments could impose a requirement to proceed more swiftly in the District's efforts, and this may increase the cost of compliance. In addition, regulators could impose additional and more burdensome conditions in the District's permits, require redesign of certain aspects of the Project or seek to prevent new connections until compliance was achieved. These steps could increase the costs of compliance and therefore increase the District's rates, adversely affect economic development, and otherwise materially adversely affect the District and its customers.

A significant portion of the District's Clean Water Project is expected to be funded through federal and state loans and grants. The District currently expects grants and low interest loans from the State Clean Water Fund will fund 45-50% of the costs of the Clean Water Project. If the Clean Water Fund has insufficient resources to fund the Clean Water Project at this level, the District may be required to issue more debt than it expects, or seek other financing, which will put the District's finances under greater pressure. The Clean Water Fund receives significant funding from the Federal government, and a failure of the Federal government to continue necessary support could lead to these consequences.

The District could seek protection from its creditors under the Federal Bankruptcy Act. Under current state law, the District is prohibited from filing for bankruptcy without the consent of the Governor of the State of Connecticut. The operations of the District as a whole could force it to seek such protection, as have other municipal bodies in other states.

II. LEGAL AND OTHER INFORMATION

LITIGATION

The District

The Metropolitan District (the "District") is the defendant in a number of lawsuits. It is the opinion of the District Counsel that none of the lawsuits will have a material adverse effect on the financial position of the District. In addition, please see the discussion regarding the Connecticut Resources Recovery Authority, now known as the Materials Innovation and Recycling Authority (the "CRRA") under "District Functions" on page 18 herein.

The Town of Glastonbury has filed a lawsuit challenging the imposition of a non-member town capital infrastructure surcharge. Through this surcharge the MDC recaptures the proportional cost of the infrastructure utilized to provide Glastonbury and other non-member town customers with water. The District believes it possessed the authority to collect the surcharge. In 2014 the General Assembly passed Special Act 14-21 which, among other things, expressly provided for the surcharge but limited any surcharge to the amount of a customer service charge, effective January 1, 2015. Since January 1, 2015 the District has applied a surcharge consistent with Special Act 14-21 and expects the surcharge to collect \$1.7 million in fiscal 2015, compared to \$2.0 million in fiscal 2014.

The Town of Glastonbury did not ask for money damages in its suit. The suit is for the surcharge assessed to the Town of Glastonbury for its own municipal use of water. If the town prevails, it will have to file a second suit for the claimed overcharge damages. The statute of limitations would limit damages to the three years immediately preceding the filing of the second lawsuit. Since the legislature specifically authorized the charges currently in place, there could be no damages from January 1, 2015 onward. Even if successful, damages are minimal.

The District is vigorously defending its position. Discovery is ongoing, and will continue through mid October. At that time the parties are expected to file cross motions for summary judgement. The District does not believe the financial impact of this lawsuit will be material.

TRANSCRIPT AND CLOSING DOCUMENTS

Upon the delivery of the Bonds, the winning purchaser will be furnished with the following:

- 1. A Signature and No Litigation Certificate stating that at the time of delivery no litigation is pending or threatened affecting the validity of the Bonds or the levy or collection of taxes to pay them.
- 2. A Certificate on behalf of the District signed by the Deputy Chief Executive Officer of Business Services/Chief Financial Officer/Treasurer, which will be dated the date of delivery and attached to a signed copy of the Official Statement, and which will certify, to the best of said official's knowledge and belief, that at the time bids on the Bonds were accepted, the descriptions and statements in the Official Statement relating to the District and its finances were true and correct in all material respects and did not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements therein, in light of the circumstances under which they were made, not misleading, and that there has been no material adverse change in the financial condition of the District from that set forth in or contemplated by the Official Statement.
- 3. Receipt for the purchase price of the Bonds.
- 4. The approving opinions of Hinckley, Allen & Snyder LLP, Bond Counsel, of Hartford, Connecticut and Finn Dixon & Herling LLP, Bond Counsel, of Stamford, Connecticut substantially in the form of Appendix B attached hereto.
- 5. An executed Continuing Disclosure Agreement for the Bonds substantially in the form of Appendix C attached hereto.

The District has prepared an Official Statement for the Bonds which is dated October 22, 2015. The District deems such Official Statement final as of its date for purposes of SEC Rule 15c2-12(b)(1), but it is subject to revision or amendment. The District will make available to the winning purchaser of the Bonds 100 copies of the Official Statement at the District's expense within seven business days of the bid opening. Additional copies may be obtained by the winning purchaser at its own expense by arrangement with the printer.

A transcript of the proceedings taken by the District in authorizing the Bonds will be kept on file at the offices of U.S. Bank National Association, Corporate Trust Services, 225 Asylum Street, 23rd Floor, Hartford, Connecticut and will be available for examination upon reasonable request.

CONCLUDING STATEMENT

This Official Statement is not to be construed as a contract or agreement between the District and the purchaser or holders of any of the Bonds. Any statements made in this Official Statement involving matters of opinion or estimates are not intended to be representations of fact, and no representation is made that any of such opinion or estimate will be realized.

No representation is made that past experience, as might be shown by financial or other information herein, will necessarily continue or be repeated in the future. Neither the delivery of this Official Statement nor any sale made hereunder shall, under any circumstances, create any implication that there has been no change in the affairs of the District since the date hereof. References to statutes, charters, or other laws herein may not be complete and such provisions of law are subject to repeal or amendment.

Certain information herein has been derived by the District from various officials, departments and other sources and is believed by the District to be reliable, but such information, other than that obtained from official records of the District, has not been independently confirmed or verified by the District and its accuracy is not guaranteed.

This Official Statement has been duly prepared and delivered by the District, and executed for and on behalf of the District by the following official:

THE METROPOLITAN DISTRICT OF HARTFORD COUNTY, CONNECTICUT

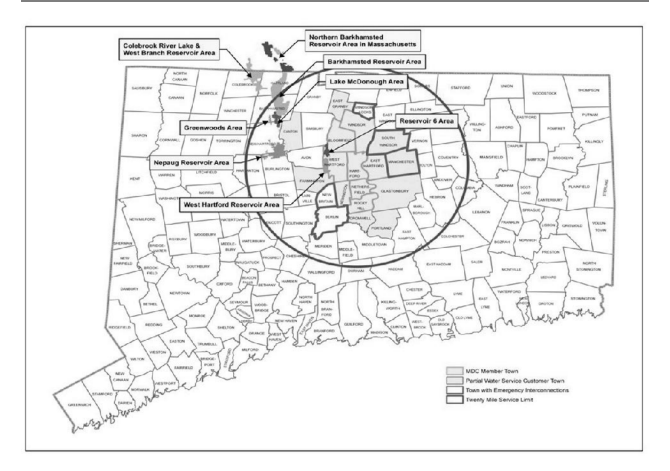
By: /s/ John M. Zinzarella

John M. Zinzarella, Deputy Chief Executive Officer of Business Services/Chief Financial Officer/Treasurer

October 22, 2015

PART II INFORMATION CONCERNING THE METROPOLITAN DISTRICT, HARTFORD COUNTY, CONNECTICUT October 22, 2015

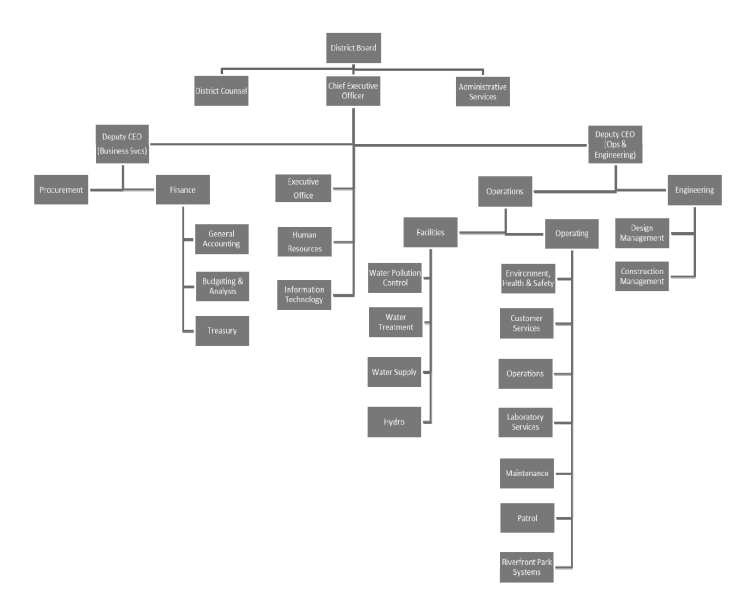
This Part II contains information through October 22, 2015, concerning the Metropolitan District, Hartford County, Connecticut (the "District") and includes the December 31, 2014 audited financial statements of the District prepared in accordance with generally accepted accounting principles ("GAAP") as Appendix A. This Part II and any appendices attached thereto, should be read collectively and in their entirely.



DESCRIPTION OF THE DISTRICT

The Metropolitan District was created by the Connecticut General Assembly in 1929 and operates as a specially chartered municipal corporation of the State of Connecticut under Act No. 511 of the 1929 Special Acts of the State of Connecticut, as amended. The District's purpose is to provide, as authorized, a complete, adequate and modern system of water supply, sewage collection and disposal facilities for its member municipalities. Additionally, as a result of a Charter amendment approved by the Connecticut General Assembly in 1979, the District is also empowered to construct, maintain, and operate hydroelectric dams. The member municipalities incorporated in the District are the City of Hartford and the Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield and Windsor (the "Member Municipalities"). The District also provides sewage disposal facilities and supplies water, under special agreements, to all or portions of non-member towns as well as various state facilities. The towns currently include Berlin, East Granby, Farmington, Glastonbury, Manchester, New Britain, Portland, South Windsor, Unionville and Windsor Locks.

ORGANIZATIONAL CHART



THE DISTRICT BOARD

A 33-member Board of Commissioners, referred to as the District Board, governs the District. The Member Municipalities appoint seventeen of the commissioners, eight are appointed by the Governor, and four are appointed by the leadership of the Connecticut State Legislature. Four nonvoting commissioners are appointed from nonmember municipalities, one each from the towns of Glastonbury, South Windsor, East Granby and Farmington. Appointments made by municipalities having three or more members are subject to the minority representation provisions of Section 9-167a of the Connecticut General Statutes. All commissioners serve without remuneration for terms of six years.

		Appointed By:						
		Member	Non-Member		Connecticut			
	Commissioners	Municipality	Municipality	Governor	State Legislature			
Bloomfield	1	1	0	0	0			
East Hartford	4	3	0	1	0			
Hartford	9	6	0	3	0			
Newington	2	1	0	1	0			
Rocky Hill	1	1	0	0	0			
West Hartford	4	3	0	1	0			
Wethers field	2	1	0	1	0			
Windsor	2	1	0	1	0			
District at Large	4	0	0	0	4			
Farmington	1	* 0	1	0	0			
Glastonbury	1	* 0	1	0	0			
South Windsor	1	* 0	1	0	0			
East Granby	1	* 0	1	0	0			
Total	33	17	4	8	4			

DISTRIBUTION OF COMMISSION MEMBERSHIP

*Non-voting.

POWERS AND RESPONSIBILITIES OF THE DISTRICT BOARD

The District Board is authorized to establish ordinances or bylaws; organize committees and bureaus; define the powers and duties of such bodies; fix salaries and define the duties of all officers and employees; appoint deputies to any officers or agents of the District; and issue negotiable bonds, notes or other certificates of debt to meet the cost of public improvements or to raise funds in anticipation of taxes or water revenue, which debt shall be an obligation of the District and its inhabitants. The District Board has the power to levy a tax upon the Member Municipalities to finance the operational and capital budget of the General Fund.

The District Board refers a proposed budget of revenues and expenditures to the Board of Finance annually. The Board of Finance reviews the proposed budget, makes adjustments, if desired, and refers it back to the District Board for final enactment.

Capital project appropriations to be financed by the issuance of bonds, notes and other obligations of the District are subject to approval of the District Board upon recommendation of the Board of Finance.

ADMINISTRATION

Responsibility for the overall administration and management of District policy, operations and services rests with the Chief Executive Officer. The Chief Executive Officer has direct responsibility for the Human Resources and Information Technology functions and manages the remaining functions through the Deputy CEO of Engineering and Operations and Deputy CEO of Business Services. The Deputy CEO of Engineering and Operations has responsibility for design and construction of the District's Clean Water Project, Asset Management and capital planning programs, engineering, maintenance operations, water pollution control, water treatment and supply, customer service and environment, health and safety functions of the District. The responsibilities of the Deputy

CEO of Engineering and Operations have largely been assumed by the Director of Engineering on an interim basis. The Deputy CEO of Business Services has responsibility for the District's accounting, budgeting, treasury, procurement and risk management functions.

DISTRICT CHAIRS AND DISTRICT OFFICIALS

		Date Term
Function	Chair	Ends
District Board	William A. DiBella	2016
Water Bureau	Timothy Curtis	2016
Bureau of Public Works	Richard V. Vicino	2015
Personnel, Pension & Insurance	Alvin E. Taylor	2015
Board of Finance	Pasquale J. Salemi	2016

Data Taum

Position	District Officials
Chief Executive Officer	Scott W. Jellison
District Clerk	John S. Mirtle
District Counsel	R. Bartley Halloran
Deputy CEO of Engineering & Operations	Open
Deputy CEO of Business Services	John M. Zinzarella
Director of Human Resources	Erin M. Ryan
Director of Engineering	Susan Negrelli
Director of Operations	Gerald J. Lukowski
Director of Finance	Robert Constable
Director of Procurement	Kelly J. Shane

Source: District Officials.

DISTRICT EMPLOYEES

The following table illustrates the full-time District employees for the last five fiscal years:

Fiscal Year	2015 ¹	2014	2013	2012	2011
Total Employees	526	549	521	539	544

¹ As of October, 2015.

DISTRICT EMPLOYEES BARGAINING UNITS

	Positions	Contract
Bargaining Groups	Covered	Expiration Date
Clerks, Technicians and Non-Supervisory Engineers - Local 3713	115	December 31, 2018
Supervisors - Local 1026	60	December 31, 2018
Operational - Local 184	253	December 31, 2018
Total Union Employees	428	

Source: District Officials.

Connecticut General Statutes Sections 7-473c, 7-474, and 10-153a to 10-153n provide a procedure for binding arbitration of collective bargaining agreements between municipal employers and organizations representing municipal employees, including certificated teachers and certain other employees. The legislative body of an affected municipality may reject an arbitration panel's decision by a two-thirds majority vote. The State and the employee organization must be advised in writing of the reasons for rejection. The State then appoints a new panel of either one or three arbitrators to review the decisions on each of the rejected issues. The panel must accept the last best offer of either party. In reaching its determination, the arbitration panel gives priority to the public interest and the financial capability of the municipal employer, including consideration of other demands on the financial capability of the municipal employer.

DISTRICT FUNCTIONS

Principal functions of the District are the development and maintenance of sewer and water systems within the boundaries of its Member Municipalities. Additionally, as a result of Charter amendments approved by the Connecticut General Assembly, the District is also empowered to construct, maintain and operate hydroelectric dams.

The District's Bureau of Public Works is responsible for the sanitary sewer system, which includes collection, transmission and treatment of sewage from within boundaries of the Member Municipalities and treatment of sewage received from non-member municipalities per special agreement. The Bureau of Public Works is empowered to authorize the layout and construction of additions and improvements to the sewer system, assess the betterments to property abutting the sanitary sewer line, defer assessments as authorized by ordinance and act on such other matters that by MDC Charter, Ordinances or By-Laws, must first be voted upon by the Bureau and then referred to the District Board for final authorization. Public hearings are held as needed. The Bureau of Public Works acts as a court for the assessment of betterments and appraisal of damages. Any party claiming to be aggrieved may take an appeal to the Superior Court of the Judicial District of Hartford.

The District's Water Bureau is responsible for the water system that includes storage, transmission, treatment and distribution of water to customers. In addition, the Water Bureau is responsible for acquisition, construction and operation of hydroelectric plants. This bureau is empowered to make such bylaws or regulations for the preservation, protection and management of the water operations as may be deemed advisable. These include the power to establish rates for the use of water, and adopt rates for the assessment of benefits upon lands and buildings resulting from installation of water mains and service pipes.

Several other committees are created by MDC Charter or established by the District Board to carry out various other functions.

Additionally, the General Assembly of the State of Connecticut passed special legislation enabling the District to maintain a series of parks (developed by Riverfront Recapture) along the Connecticut River. The cost of maintaining Riverfront Recapture's parks is incorporated into the District's water budget and recovered through water rates.

The District also engages in surveying and mapping as a service to its Member Municipalities and its own operations.

CRRA

The Connecticut Resources Recovery Authority (the "CRRA") and the District entered into a contract dated December 31, 1984, which defined the responsibilities of both parties with respect to the Mid-Connecticut Resource Recovery Facility. The agreement detailed contractual obligations of the District with respect to the operation of the waste-processing facility, the transfer stations, the Hartford landfill and the transportation systems between the transfer stations, the Hartford landfill and the waste processing facilities, as well as the contractual obligations of the CRRA to reimburse the MDC for direct and indirect costs incurred and indemnify the District for the services performed.

The term of the initial contract was for twenty seven (27) years and the CRRA had the option to extend the contract for an additional twenty (20) years under the same terms and conditions. The contract terminated on December 31, 2011. The Metropolitan District Commission has been displaced from the Mid-Connecticut Project and the CRRA has contracted with a private contractor.

As of December 30, 2011, there were 82 District employees directly assigned to manage, repair, maintain and/or operate the facilities and processes under the Mid-Connecticut Project. Through agreements with two of its three affiliated bargaining units, the District agreed to relocate vested employees (those over ten years of continuous service) into capital improvement projects. Between the two bargaining units, there were 37 employees with ten years or more of continuous service. Of the 37 employees, three chose to retire with the remainder still actively employed.

As of December 30, 2011, there were 28 employees assigned to the Mid-Connecticut Project with less than ten years of service. These employees were either re-assigned to existing operational budgeted positions or were placed on lay-off status.

The District and CRRA have given the requisite notices to enter binding arbitration to resolve liability for a dispute related to costs concerning the termination of the CRRA contract and other disputed issues. Arbitration proceedings commenced on March 31, 2014. A decision on liability was issued on August 23, 2015.

The arbitration panel found CRRA liable for unpaid termination costs, unpaid retiree medical costs, unpaid pension costs, and for future retiree medical and pension for those individuals who retired from the plant during the last years of the project, 2010-2011.

The parties are exchanging claims of damage calculations. If the parties cannot agree on damages, the panel will convene and decide the amount of the award.

Facilities for Sewer Service	2014	2013	2012	2011	2010
Total General Fixed Assets ¹	\$1,187,968,518	\$1,034,089,978	\$890,623,899	\$748,542,631	\$630,175,664
Miles of Sewers:					
Sanitary	1,084	1,081	1,078	1,076	1,076
Combined	160	160	160	160	160
Storm	76	76	73	72	72
Estimated Sewer Connections	89,705	114,911	114,736	114,352	114,299
Estimated Sewer					
Population Units:					
Estimated Population	366,266	366,035	366,273	363,622	356,845
Estimated Family Units Sewered	144,199	149,218	148,710	149,146	150,891
Present Sewage Plant Capacity:					
Design Population	513,900	513,900	513,900	513,900	513,900
Design Flow (million gallons daily)	105	105	105	105	105
Average Daily Flow (million gallons)	65	66	59	60	64

FACILITIES FOR SEWER SERVICE As of December 31

¹ Includes all physical facilities and capital projects.

Source: District Officials.

Treatment: Water pollution control operations include the primary and secondary treatment of wastewater that flows into the facilities, septic tank loads received at the Hartford facility, and sludge delivered from regional towns. All treatment processes are in compliance with the District's National Pollution Discharge Elimination permits issued by the State's Department of Energy and Environmental Protection ("DEEP").

Regulatory Compliance: The District entered into a consent order and a consent decree with the State Department of Environmental Protection, the U.S. Department of Justice, and the U.S. Environmental Protection Agency to address sanitary sewer overflow, nitrogen reduction, and combined sewer overflow issues. On November 7, 2006, the voters of the District approved an \$800,000,000 referendum, "Clean Water Project", to implement components of the previously mentioned consent order and decree. On November 6, 2012 the voters of the District approved a second \$800,000,000 referendum for the "Clean Water Project".

Maintenance/Replacement: The District's maintenance of its sewer system is part of the annual sewer operational budget. The District's replacement program is funded through appropriations under the District's Capital Improvement Budget.

Revenue: Effective January 1, 1982, the District formally adopted the Adjusted Ad Valorem sewer user charge method of funding its sewer operations. This method of funding allocates the estimated cost of providing sewer services to customers based on actual use of the sewer system. More specifically, the Adjusted Ad Valorem sewer user charge method recovers sewer system costs from three separate user classifications: (1) low flow users (less than 25,000 gallons of discharge per day); (2) high flow users (more than 25,000 gallons per day); and (3) non-municipal tax-exempt users.

Revenue from low flow users is derived from the tax levied on the MDC's member municipalities and is shown under the revenue item "Tax on Member Municipalities".

Revenue from high flow users is based on actual sewer flow discharges from those users. A surcharge is levied on high flow users whose share of costs, based on flow, exceeds the portion of their annual property tax payments rendered in support of the District's sewer system. Conversely, high flow users are eligible for year-end rebates if their user charge, based on flow, is less than the portion of the property tax they pay in support of sewer services.

Revenue from non-municipal tax-exempt properties is based on sewer flows from those properties. In addition, sewer user charge revenues from non-member municipalities, per written agreement, are based on actual sewer flows.

Cost Recovery: The District's ability to recover costs associated with the operations of the sewer system is defined in its Charter and Ordinances. Authority to levy a tax on the member municipalities and to bill a Sewer User Charge is defined in Chapters 3 and 10, respectively, of the District Charter. Specific ordinances relating to the District's Adjusted Ad Valorem Sewer User Charge are found in Section 12 of the District's General Sewer Ordinances.

SEWER USER CHARGE As of January 1 (Per Hundred Cubic Feet)

2015	2014	2013	2012	2011
\$2.75	\$2.62	\$2.52	\$2.43	\$2.35

Source: District Officials.

Section 12 of the District's Sewer Ordinances was amended on October 1, 2007 by the District Board to allow the implementation of a special sewer service surcharge to fund the debt issued for the Clean Water Project. The District currently has outstanding general debt commitments that can be paid by the District from this Special Sewer Service Surcharge. The District's outstanding Clean Water Project Revenue Bonds are being repaid from a portion of the special sewer service surcharge. These Bonds are not a general obligation of the District.

SPECIAL SEWER SERVICE SURCHARGE As of January 1 (Per Hundred Cubic Feet)

2015	2014	2013	2012	2011
\$2.90	\$2.90	\$2.40	\$1.90	\$1.40

Source: District Officials.

CLEAN WATER PROJECT*

The Clean Water Project will address approximately one billion gallons of combined wastewater and storm water currently released each year to area waterways. The project is in response to an EPA SSO federal consent decree and a Connecticut DEEP CSO consent order to achieve the federal Clean Water Act goals. The District's goal is to maximize the funding of the entire project with State and Federal grants; the use of State and Federal low-cost loans, and then fund the remainder with open market debt. Project financing is expected to be repaid with a Special Sewer Service Surcharge to customers' water bills. The Special Sewer Service Surcharge is expected to increase annually up to a maximum, currently estimated at less than \$5.00 per hundred cubic feet of usage by Fiscal Year 2021, and then decline.

Cost Estimates

The total cost of the Clean Water Project was originally estimated to be approximately \$2.1 billion, comprise of three phases, and assumed to be completed in 2021, based on assumptions about, among other things, the design as originally conceived and the pace of design and construction and regulatory review and approval. Phase I features projects to control inflow and infiltration, sewer separation projects, projects to increase interceptors, and upgrades to the two treatment plants; it is nearing completion. Phase II features wet weather capacity improvements at the District's treatment plants and a large storage and conveyance tunnel in the south of the District (the South Tunnel). Phase III currently features a large storage and conveyance tunnel in the north of the District running down to the South Tunnel). This tunnel has not yet been designed or definitively located.

^{*}Note: The Clean Water Project, so called, should not be confused with references herein to the "Clean Water Fund", a program of the State of Connecticut to provide loans and grants to municipal entities for funding sewerage projects generally.

Generally speaking, appropriations for the cost of the Clean Water Project must be approved by referendum vote of the voters of the member municipalities. Effective October 1, 2015, P.A. 15-114 will exclude from the referendum requirement appropriations funded by federal or state grants. An \$800 million appropriation was approved at referendum on November 7, 2006. An appropriation for an additional \$800 million was approved at referendum on November 6, 2012. Completion of the Clean Water Project will require submission of one or more further appropriations for approval by voters. The District has made no determination as to when an additional referendum will be held. The District expects Phase I and Phase II will be completed within authorized appropriations, and to be placed in service without regard to the outcome of any additional referendum.

As the Project has progressed, the District has revised the original design conception. The Long-Term Control Plan, which sets out the Project, was resubmitted in 2012 and revised further in 2015. It incorporates longer underground storage tunnels with greater capacity, and less sewer separation work, than the original conception, and sets forth a completion of Phase II in 2024 and Phase III in 2026. The revised plan was approved in May 2015. The delays occasioned by the redesign and permitting process, in particular with respect to the South Tunnel, now lead the District to expect an increase in projected costs of the Clean Water Project as a whole, but the District has not reestimated the overall cost, in part because design and siting work for Phase III has not yet been conducted in sufficient detail. For planning purposes the District is currently projecting a total cost of the Project of \$2.4 billion.

As actual design and construction of the Clean Water Project have progressed, the District has been able to refine certain design elements to achieve cost savings, has altered some aspects of the original design, and continues to examine the Clean Water Project for efficiencies that can be achieved through value engineering. In addition some elements of construction have been completed at lower than estimated costs. The District expects the design and siting of the North Tunnel to be informed by its experience with construction of the South Tunnel, and is exploring opportunities that may exist (such as more aggressive cleaning of its existing system) that may allow for further savings.

The District cannot give any assurances as to when the Clean Water Project will be completed or its total cost.

The District has issued to date \$225.0 million in Clean Water Project Revenue Bonds. The revenue bonds are being repaid from a portion of the Special Sewer Service Surcharge and are not a general obligation of the District.

Shortly after the District was created in 1929, approval was obtained from the Connecticut General Assembly and the member municipalities' electorates to construct the Barkhamsted Reservoir located on the east branch of the Farmington River in the towns of Barkhamsted and Hartland. The Barkhamsted Reservoir is the largest single water supply reservoir in Connecticut and has a capacity of 30.3 billion gallons of water.

The District has sought and received legislative and voter approval for various water programs, all with the basic objective of providing a water supply and water distribution system sufficient in size to meet current and anticipated future needs. The District's average level of water production for 2014 was 47.74 million gallons per day.

FACILITIES FOR WATER SERVICE As of December 31

	2014	2013	2012	2011	2010
Total Utility Plant	\$453,177,616	\$423,897,592	\$381,880,429	\$361,492,308	\$348,225,483
Net Addition to Plant	29,280,024	28,843,924	20,388,121	13,266,825	38,111,083
Miles of Water Mains	1,549	1,543	1,541	1,540	1,542
Gross Miles Added During Year	6	2	1	(2)	3
Number of Hydrants	11,484	11,238	11,178	11,146	11,223
Number of Services	101,217	102,669	102,449	102,324	102,034
Number of Meters	102,828	103,340	103,125	102,895	102,807
Estimated Population Served	444,989	445,036	405,449	405,610	411,228

Source: District Officials.

NUMBER OF WATER CUSTOMERS As of December 31

	2014	2013	2012	2011	2010
Domestic	94,323	94,011	93,986	93,886	93,063
Commercial	5,135	4,977	4,999	4,986	5,896
Industrial	522	519	523	525	589
Public & Other	1,732	1,585	1,556	1,543	1,726
Total	101,712	101,092	101,064	100,940	101,274

Source: District Officials.

AVERAGE DAILY CONSUMPTION As of December 31 (Million Gallons Per Day)

	2014	2013	2012	2011	2010
Domestic	28.04	26.74	27.83	27.63	29.57
Commercial	9.01	8.70	9.40	9.31	9.33
Industrial	1.21	1.23	1.38	1.43	1.48
Municipal & Other	3.76	3.58	3.66	3.58	3.80
Total Million Gallons Per Day ¹	42.02	40.25	42.27	41.95	44.18
Maximum Day	69.59	71.84	74.68	87.06	88.65
Minimum Day	38.46	35.85	35.19	34.64	40.10

¹*Represents net consumption billed.*

Source: District Officials.

WATER UTILITY UNIT CHARGE As of January 1 (Per Hundred Cubic Feet)

2015	2014	2013	2012	2011
\$2.53	\$2.53	\$2.50	\$2.43	\$2.35

Source: District Officials.

Treatment: Standards for the quality of drinking water supplied to District customers are maintained in conformity with the public health code of the Connecticut Department of Public Health and as promulgated under Federal water quality standards, under the Safe Drinking Water Act.

The District is in compliance with the Safe Drinking Water Act, also known as Public Health Code Regulation 19-13-B102, "Standards for Quality of Public Drinking Water", and all subsequent amendments. The District has consistently pursued a policy to provide its consumers a safe, potable water supply.

Maintenance/Replacement: The District's maintenance of its water system is part of the annual water operational budget. Its replacement program is funded through appropriations under the District's Capital Improvement Budget.

Revenue: The Public Utilities Regulatory Authority does not have jurisdiction to establish rates for the use of water. Setting of rates for the use of water is vested in the Water Bureau, and as required by Charter, rates must be uniform throughout the District.

Billing Cycles: The District currently has approximately 101,712 quarterly and monthly customers; approximately 99,295 of these accounts are billed quarterly, and the remaining 2,417 accounts are billed monthly.

Cost Recovery: The District's ability to recover costs associated with the operation of the water system is defined in its Charter and Ordinances. Authority to establish rates is defined in Chapter 5 of the Charter. Specific ordinances relating to the above are found in Section W-I of the District's Water Supply Ordinances.

The District's current hydroelectric program consisting of generating facilities at the Goodwin Dam in Hartland, Connecticut and at the Colebrook River Dam in Colebrook, Connecticut, was approved by the District Board on July 20, 1982. The Goodwin station began producing power on February 5, 1986, with commercial operations commencing on April 2, 1986. The Colebrook power station began producing power in May 1988, with full commercial operation commencing later that summer.

The District has agreements with the Connecticut Light & Power Company ("CL&P") for the purchase of electricity generated by the Colebrook and Goodwin generating facilities.

Deregulation: The Connecticut State Legislature mandated that CL&P divest its generating facilities and renegotiate all of its private power producer contracts. The District and CL&P negotiated a buydown agreement, effective March 1, 2001, for the original electrical power production contracts for the Colebrook and Goodwin generating facilities. The Metropolitan District received \$13,000,000 from the original buydown agreement.

The negotiated buydown agreement requires CL&P to purchase electricity from the District's Colebrook and Goodwin power generating facilities over the remaining life of the original contract. The Goodwin contract expires February 5, 2016, and the Colebrook contract expires March 31, 2017.

Revenues from power sales and from the buydown agreement are estimated by the District to be adequate to finance budget commitments applicable to the hydroelectric program.

Operations and Maintenance: The maintenance of the District's hydroelectric facilities is part of the annual hydroelectric budget. Appropriations for operating and maintenance expenses are established annually as part of the overall budget process, and these expenses are funded primarily from power sales and proceeds from the CL&P and District buydown agreement.

	Town of	Bloomfield			Town of]	East Hartford	
Year	Population ¹	% Increase	Density ²	Year	Population 1	% Increase	Density ²
2013	20,562	0.4	785	2013	51,241	(0.0)	2,728
2010	20,486	4.6	783	2010	51,252	3.4	2,729
2000	19,587	0.5	748	2000	49,575	(1.7)	2,640
1990	19,483	4.7	744	1990	50,452	(4.0)	2,686
1980	18,608	1.7	711	1980	52,563	(8.7)	2,799
1970	18,301	34.4	699	1970	57,583	30.9	3,066
	City of	Hartford			Town of	Newington	
Year	Population 1	% Increase	Density ²	Year	Population 1	% Increase	Density ²
2013	125,130	0.3	6,963	2013	30,606	0.1	2,322
2010	124,775	0.2	6,944	2010	30,562	4.3	2,319
2000	124,578	(10.8)	6,933	2000	29,306	0.3	2,224
1990	139,739	2.5	7,776	1990	29,208	1.3	2,216
1980	136,392	(13.7)	7,590	1980	28,841	10.8	2,188
1970	158,017	(2.6)	8,793	1970	26,037	47.4	1,975
	Town of	Rocky Hill			Town of V	Vest Hartford	
Year	Population 1	% Increase	Density ²	Year	Population 1	% Increase	Density ²
2013	19,743	0.2	1,431	2013	63,340	0.1	2,833
2010	19,709	9.7	1,428	2010	63,268	(0.5)	2,830
2000	17,966	8.5	1,302	2000	63,589	5.8	2,844
1990	16,554	13.7	1,200	1990	60,110	(1.9)	2,688
1980	14,559	31.1	1,055	1980	61,301	(9.9)	2,742
1970	11,103	50.0	805	1970	68,031	9.1	3,043
	Town of V	Wethersfield			Town	of Windsor	
Year	Population ¹	% Increase	Density ²	Year	Population 1	% Increase	Density ²
2013	26,590	(0.3)	2,028	2013	29,100	0.2	983
2010	26,668	1.5	2,034	2010	29,044	2.9	981
2000	26,271	2.4	2,004	2000	28,237	1.5	954
1990	25,651	(1.4)	1,957	1990	27,817	10.4	940
	26,013	(2.4)	1,984	1980	25,204	12.0	851
1980	20,015	(2.7)	1,904	1980	23,204	12.0	0.51

POPULATION TRENDS

¹1970-2010 – U.S. Department of Commerce, Bureau of Census; U.S. Census Bureau, 2009-2013 American Community Survey FY 2013.
 ² Per square mile: Bloomfield: 26.2 square miles; East Hartford: 18.8 square miles; Hartford: 18.0 square miles; Newington: 13.2 square miles; Rocky Hill: 13.8 square miles; West Hartford: 22.4 square miles; Wethersfield: 13.1 square miles; Windsor: 29.6 square miles.

AGE DISTRIBUTION OF THE POPULATION

	Town of Bloomfield		Town of Ea	st Hartford	City of Hartford	
	Number	Percent	Number	Percent	Number	Percent
Under 5	780	3.8%	2,830	5.5%	8,487	6.8%
5 - 19	2,773	13.5%	9,767	19.1%	30,629	24.5%
20 - 44	5,712	27.8%	17,402	34.0%	47,258	37.8%
45 - 64	6,481	31.5%	14,500	28.3%	26,629	21.3%
65 - 84	3,736	18.2%	5,778	11.3%	10,482	8.4%
85 and over	1,080	5.3%	964	1.9%	1,645	1.3%
Totals	20,562	100.0%	51,241	100.0%	125,130	100.0%
Median Age (years)	48.2		39.0		30.1

	Town of Newington		Town of R	locky Hill	Town of West Hartford	
	Number	Percent	Number	Percent	Number	Percent
Under 5	1,499	4.9%	1,144	5.8%	3,307	5.2%
5 - 19	4,729	15.5%	3,179	16.1%	12,559	19.8%
20 - 44	9,743	31.8%	6,186	31.3%	18,708	29.5%
45 - 64	8,997	29.4%	6,188	31.3%	17,767	28.1%
65 - 84	4,731	15.5%	2,274	11.5%	8,218	13.0%
85 and over	907	3.0%	772	3.9%	2,781	4.4%
Totals	30,606	100.0%	19,743	100.0%	63,340	100.0%
Median Age (years)	43.8		43.4		41.6

	Town of Wethersfield		Town of	Windsor	State of Connecticut	
	Number	Percent	Number	Percent	Number	Percent
Under 5	1,496	5.6%	1,709	5.9%	197,395	5.5%
5 - 19	4,534	17.1%	5,368	18.4%	712,697	19.9%
20 - 44	7,520	28.3%	8,491	29.2%	1,127,712	31.5%
45 - 64	7,526	28.3%	9,040	31.1%	1,025,473	28.6%
65 - 84	4,493	16.9%	3,601	12.4%	433,682	12.1%
85 and over	1,021	3.8%	891	3.1%	86,602	2.4%
Totals	26,590	100.0%	29,100	100.0%	3,583,561	100.0%
Median Age (years)	44.4		42.6		40.2

Source: U.S. Census Bureau, 2009-2013 American Community Survey.

INCOME DISTRIBUTION

	Town of Bloomfield		Town of Ea	st Hartford	City of Hartford	
-	Families	Percent	Families	Percent	Families	Percent
\$0-\$ 9,999	165	3.2%	781	6.0%	3,875	14.5%
10,000 - 14,999	48	0.9%	415	3.2%	2,373	8.9%
15,000 - 24,999	183	3.6%	991	7.7%	4,220	15.8%
25,000 - 34,999	226	4.4%	1,372	10.6%	3,322	12.4%
35,000 - 49,999	464	9.0%	1,592	12.3%	4,016	15.0%
50,000 - 74,999	1,109	21.6%	2,752	21.3%	4,248	15.9%
75,000 - 99,999	821	16.0%	2,430	18.8%	2,240	8.4%
100,000 - 149,999	1,102	21.4%	1,880	14.5%	1,705	6.4%
150,000 - 199,999	532	10.3%	437	3.4%	368	1.4%
200,000 and over	492	9.6%	296	2.3%	407	1.5%
Totals	5,142	100.0%	12,946	100.0%	26,774	100.0%

	Town of Newington		Town of R	Town of Rocky Hill		st Hartford
_	Families	Percent	Families	Percent	Families	Percent
\$0-\$ 9,999	104	1.3%	12	0.2%	441	2.7%
10,000 - 14,999	51	0.6%	60	1.2%	278	1.7%
15,000 - 24,999	169	2.1%	201	4.2%	487	3.0%
25,000 - 34,999	436	5.3%	236	4.9%	761	4.6%
35,000 - 49,999	985	12.0%	324	6.7%	1,142	7.0%
50,000 - 74,999	1,266	15.5%	703	14.5%	2,576	15.7%
75,000 - 99,999	1,710	20.9%	819	16.9%	2,145	13.1%
100,000 - 149,999	2,241	27.4%	1,169	24.1%	3,243	19.8%
150,000 - 199,999	845	10.3%	694	14.3%	2,114	12.9%
200,000 and over	382	4.7%	625	12.9%	3,223	19.6%
Totals	8,189	100.0%	4,843	100.0%	16,410	100.0%

	Town of Wethersfield		Town of Windsor		State of Connecticut	
_	Families	Percent	Families	Percent	Families	Percent
\$0-\$9,999	64	0.9%	144	1.9%	29,895	3.3%
10,000 - 14,999	98	1.4%	34	0.4%	19,176	2.1%
15,000 - 24,999	230	3.2%	249	3.2%	47,319	5.2%
25,000 - 34,999	309	4.4%	279	3.6%	56,997	6.3%
35,000 - 49,999	533	7.5%	730	9.4%	86,025	9.5%
50,000 - 74,999	1,218	17.2%	1,271	16.4%	143,989	15.9%
75,000 - 99,999	1,052	14.8%	1,473	19.0%	131,874	14.6%
100,000 - 149,999	1,772	25.0%	2,037	26.2%	187,718	20.8%
150,000 - 199,999	879	12.4%	1,027	13.2%	90,602	10.0%
200,000 and over	942	13.3%	521	6.7%	109,982	12.2%
Totals	7,097	100.0%	7,765	100.0%	903,577	100.0%

Source: U.S. Census Bureau, 2009-2013 American Community Survey.

INCOME LEVELS

	Town of Bloomfield	Town of East Hartford	City of Hartford	Town of Newington	Town of Rocky Hill
Per Capita Income, 2013	\$41,702	\$25,578	\$16,619	\$36,462	\$42,229
Per Capita Income, 2010	\$39,738	\$24,373	\$16,798	\$32,561	\$36,021
Per Capita Income, 1999	\$28,843	\$21,763	\$13,428	\$26,881	\$29,701
Per Capita Income, 1989	\$22,478	\$16,575	\$11,081	\$19,668	\$21,918
Median Family Income, 2013	\$83,333	\$60,440	\$33,756	\$90,979	\$101,446
Median Family Income, 2010	\$84,583	\$57,848	\$32,820	\$80,597	\$88,750
Median Family Income, 1999	\$64,892	\$50,540	\$27,051	\$67,085	\$72,726
Median Family Income, 1989	\$56,541	\$36,584	\$24,774	\$50,916	\$56,396
Percent Below Poverty Level 2013	5.0%	11.1%	30.7%	2.1%	3.7%

	Town of	Town of	Town of	State of
	West Hartford	Wethersfield	Windsor	Connecticut
Per Capita Income, 2013	\$47,485	\$39,587	\$35,857	\$37,892
Per Capita Income, 2010	\$43,534	\$37,329	\$35,780	\$36,775
Per Capita Income, 1999	\$33,468	\$28,930	\$27,633	\$28,766
Per Capita Income, 1989	\$26,943	\$22,246	\$19,592	\$20,189
Median Family Income, 2013	\$106,634	\$100,722	\$93,688	\$87,245
Median Family Income, 2010	\$102,547	\$91,563	\$90,865	\$84,170
Median Family Income, 1999	\$77,865	\$68,154	\$73,064	\$65,521
Median Family Income, 1989	\$60,518	\$53,111	\$55,400	\$49,199
Percent Below Poverty Level 2013	4.9%	3.6%	3.4%	7.3%

Source: U.S. Department of Commerce, Bureau of Census, 2010, 2000, and 1990; Census Bureau, 2009-2013 American Community Survey.

EDUCATIONAL ATTAINMENT

Years of School Completed Age 25 and Over

	Town of Bloomfield		Town of East Harford		City of Hartford	
-	Number	Percent	Number	Percent	Number	Percent
Less than 9th grade	550	3.5%	2,362	6.6%	10,610	14.4%
9th to 12th grade	774	5.0%	3,496	9.8%	11,761	16.0%
High School graduate	4,318	27.6%	12,287	34.5%	21,915	29.8%
Some college, no degree	3,051	19.5%	7,852	22.0%	13,921	19.0%
Associate's degree	1,093	7.0%	2,916	8.2%	4,051	5.5%
Bachelor's degree	3,315	21.2%	4,409	12.4%	6,451	8.8%
Graduate or professional degree	2,520	16.1%	2,296	6.4%	4,734	6.4%
Totals	15,621	100.0%	35,618	100.0%	73,443	100.0%
Total high school graduate or high	er (%)	91.5%		83.6%		69.5%
Total bachelor's degree or higher (%	ó)	37.4%		18.8%		15.2%

	Town of Newington		Town of Rocky Hill		Town of West Hartford	
-	Number	Percent	Number	Percent	Number	Percent
Less than 9th grade	882	3.9%	341	2.4%	1,290	2.9%
9th to 12th grade	1,127	5.0%	647	4.5%	1,414	3.2%
High School graduate	6,240	27.6%	3,771	26.2%	7,746	17.5%
Some college, no degree	4,361	19.3%	2,251	15.6%	5,394	12.2%
Associate's degree	2,270	10.0%	1,030	7.1%	2,440	5.5%
Bachelor's degree	4,764	21.1%	3,933	27.3%	11,782	26.6%
Graduate or professional degree	2,971	13.1%	2,443	16.9%	14,289	32.2%
Totals	22,615	100.0%	14,416	100.0%	44,355	100.0%
Total high school graduate or higher (%)		91.1%		93.1%		93.9%
Total bachelor's degree or higher (%)		34.2%		44.2%		58.8%

	Town of Wethersfield		Town of Windsor		State of Connecticut	
-	Number	Percent	Number	Percent	Number	Percent
Less than 9th grade	936	4.9%	620	3.1%	109,133	4.5%
9th to 12th grade	948	4.9%	985	4.9%	155,272	6.4%
High School graduate	4,721	24.6%	5,342	26.4%	678,370	27.8%
Some college, no degree	3,274	17.0%	3,830	19.0%	431,469	17.7%
Associate's degree	1,361	7.1%	2,157	10.7%	178,597	7.3%
Bachelor's degree	4,608	24.0%	3,961	19.6%	498,124	20.4%
Graduate or professional degree	3,366	17.5%	3,315	16.4%	392,796	16.1%
Totals	19,214	100.0%	20,210	100.0%	2,443,761	100.0%
Total high school graduate or high	er (%)	90.2%		92.1%		89.2%
Total bachelor's degree or higher (%	ó)	41.5%		36.0%		36.5%

Source: U.S. Census Bureau, 2009-2013 American Community Survey.

MAJOR EMPLOYERS WITHIN THE DISTRICT

Employer	Product	Location	Estimated Number of Employees	
United Technologies	Manufacturer	Hartford	26,400	
The Hartford Financial Group	Insurance	Hartford	12,600	
Pratt and Whitney Aircraft	Manufacturer	East Hartford	9,000	
Aetna Inc	Insurance	Hartford	7,366	
St. Paul Travelers Co	Insurance	Hartford	6,200	
Hartford Hospital	Hospital	Hartford	5,100	
Northeast Utilities	Utility	Hartford	4,148	
Saint Francis Hospital	Hospital	Hartford	3,466	
CIGNA Corp	Insurance	Bloomfield	3,460	
United Health Care	Insurance	Hartford	2,300	
Hartford Life.		Windsor	·	
	Insurance		2,200	
University of Hartford	University	West Hartford	2,015	
MetLife	Insurance	Bloomfield	2000 ¹	
Town of West Hartford	Municipality	West Hartford	1,964	
VOYA	Financial Services	Windsor	1,800	
Town of East Hartford	Municipality	East Hartford	1,780	
City of Hartford	Municipality	Hartford	1,774	
CT Dept of Labor	State of CT	Wethersfield	1,400	
Alstom Power Equipment	Power Generation Equipment	Windsor	1,350	
CT Dept. of Transportation	State of CT	Newington	1,025	
Uniprise	Insurance, Financial Services	Hartford	1,018	
CIGNA Corp	Insurance	Windsor	1,000	
Kaman Corporation	Manufacturer	Bloomfield	925	
Town of Windsor	Municipality	Windsor	879	
Hartford Hospital - Newington	Health Services	Newington	750	
Goodwin College	University	East Hartford	745	
Town of Wethers field	Municipality	Wethersfield	714	
Hebrew Home	Health Care	West Hartford	704	
Westinghouse Electric Company	Nuclear Power Engineering	Windsor	700	
Town of Newington	Municipality	Newington	664	
Town of Bloomfield	Municipality	Bloomfield	643	
Eversource	Utility	Windsor	600	
Coca Cola	Bottler	East Hartford	600	
Homegoods Distribution	Wholesale Distribution	Bloomfield	575	
Bank of America Headquarters	Financial Services	East Hartford	550	
The Metropolitan District	Water & Sewer Authority	Hartford	526	
United Technologies Research	Research Lab	East Hartford	500	
Wiremold Product, Inc	Manufacturer	West Hartford	500	
Walgreens	Drug Store Distribution Center	Windsor	500	
Henkel Corporation	Adhesives & Sealants	Rocky Hill	500	
CSC Financial.	Software Services	East Hartford	490	
Jacobs Vehicle Systems	Manufacturer	Bloomfield	490	
-			465	
UTC Aerospace	Manufacturing	West Hartford	403	
Veteran's Administration Hospital.	Health Services	Newington		
Konica Minolta	Imaging & Print Processor	Windsor	450 441	
Town of Rocky Hill	Municipality	Rocky Hill		
Data-Mail	Mail Services	Newington	421	
Permasteelisa	Manufacturer	Windsor	400	
Seabury	Health Care	Bloomfield	400	

¹ MetLife has recently announced the consolidation of offices throughout the country to two campuses to be built in North Carolina. The multiyear plan is expected to be completed in 2015, and will result in the loss of approximately 650 jobs at its Bloomfield facility. Source: 2014 Audited Financial Statements of Member Municipalities; Official Statements: December 2014 Wethersfield, January 2015 West

Hartford, June 2015 Rocky Hill, and June 2015 Windsor.

Note: The information shown above was derived from information obtained from various sources believed to be reliable as of the date provided. It should be noted the data may not reflect all consolidation or workforce reduction plans.

EMPLOYMENT BY INDUSTRY

	Town of B	loomfield	Town of Ea	st Hartford	City of I	City of Hartford	
Sector	Number	Percent	Number	Percent	Number	Percent	
Agriculture, forestry, fishing and							
hunting, and mining	20	0.2%	29	0.1%	106	0.2%	
Construction	458	4.4%	793	3.2%	2,138	4.5%	
Manufacturing	774	7.4%	2,951	11.8%	3,372	7.1%	
Wholesale Trade	86	0.8%	959	3.8%	1,082	2.3%	
Retail Trade	1,059	10.2%	3,346	13.3%	6,360	13.3%	
Transportation and warehousing, and utilities	568	5.5%	1,639	6.5%	2,242	4.7%	
Information	283	2.7%	602	2.4%	678	1.4%	
Finance, insurance, real estate, and							
rental and leasing	1,323	12.7%	2,449	9.8%	3,014	6.3%	
Professional, scientific, management,							
administrative, and waste management svcs	876	8.4%	2,268	9.0%	5,369	11.3%	
Educational, health and social services	3,401	32.7%	5,814	23.2%	12,768	26.8%	
Arts, entertainment, recreation,							
accommodation and food services	416	4.0%	2,065	8.2%	5,870	12.3%	
Other services (except public administration)	440	4.2%	1,182	4.7%	2,768	5.8%	
Public Administration	691	6.6%	973	3.9%	1,946	4.1%	
Total Labor Force, Employed	10,395	100.0%	25,070	100.0%	47,713	100.0%	

	Town of N	lewington	Town of F	Rocky Hill	Town of We	Town of West Hartford	
Sector	Number	Percent	Number	Percent	Number	Percent	
Agriculture, forestry, fishing and							
hunting, and mining	27	0.2%	9	0.1%	19	0.1%	
Construction	686	4.3%	454	4.3%	894	2.8%	
Manufacturing	1,716	10.7%	964	9.2%	2,745	8.6%	
Wholesale Trade	383	2.4%	268	2.5%	668	2.1%	
Retail Trade	1,799	11.2%	827	7.9%	2,234	7.0%	
Transportation and warehousing, and utilities	671	4.2%	252	2.4%	811	2.5%	
Information	366	2.3%	119	1.1%	868	2.7%	
Finance, insurance, real estate, and							
rental and leasing	1,888	11.8%	1,804	17.1%	4,303	13.4%	
Professional, scientific, management,							
administrative, and waste management svcs	1,199	7.5%	1,643	15.6%	4,182	13.0%	
Educational, health and social services	4,807	29.9%	2,615	24.8%	10,652	33.2%	
Arts, entertainment, recreation,							
accommodation and food services	896	5.6%	638	6.1%	2,157	6.7%	
Other services (except public administration)	661	4.1%	460	4.4%	1,295	4.0%	
Public Administration	957	6.0%	479	4.5%	1,253	3.9%	
Total Labor Force, Employed	16,056	100.0%	10,532	100.0%	32,081	100.0%	

	Town of W	ethersfield	Town of	f Windsor State of Connec		onnecticut
Sector	Number	Percent	Number	Percent	Number	Percent
Agriculture, forestry, fishing and						
hunting, and mining	0	0.0%	23	0.2%	6,945	0.4%
Construction	556	4.2%	816	5.3%	99,444	5.7%
Manufacturing	1,013	7.7%	1,114	7.3%	193,945	11.0%
Wholesale Trade	382	2.9%	404	2.6%	43,550	2.5%
Retail Trade	1,288	9.8%	1,280	8.4%	191,841	10.9%
Transportation and warehousing, and utilities	522	4.0%	809	5.3%	65,630	3.7%
Information	232	1.8%	419	2.7%	41,588	2.4%
Finance, insurance, real estate, and						
rental and leasing	2,035	15.5%	2,236	14.6%	160,976	9.1%
Professional, scientific, management,						
administrative, and waste management svcs	1,313	10.0%	1,747	11.4%	194,959	11.1%
Educational, health and social services	3,592	27.4%	3,974	25.9%	464,177	26.4%
Arts, entertainment, recreation,						
accommodation and food services	928	7.1%	1,081	7.1%	148,097	8.4%
Other services (except public administration)	474	3.6%	535	3.5%	81,443	4.6%
Public Administration	781	6.0%	880	5.7%	66,817	3.8%
Total Labor Force, Employed	13,116	100.0%	15,318	100.0%	1,759,412	100.0%

Source: U.S. Census Bureau, 2009-2013 American Community Survey.

	Percentage Unemployed								
	Town of	Town of	City of	Town of	Town of				
Period ¹	Bloomfield	East Hartford	Hartford	Newington	Rocky Hill				
August 2015	6.3%	7.6%	10.7%	4.4%	4.1%				
July 2015	6.5	7.7	10.7	4.6	4.2				
June 2015	6.2	6.9	9.9	4.5	3.9				
May 2015	6.4	7.1	10.3	4.7	4.0				
March 2015	7.1	8.1	11.5	5.4	4.8				
January 2015	7.3	8.4	12.0	5.6	4.9				
Annual Average									
2014	7.3%	8.5%	12.2%	5.4%	5.0%				
2013	8.5	10.0	14.3	6.4	5.7				
2012	9.1	10.7	15.1	7.0	6.2				
2011	9.3	11.1	15.7	7.6	6.7				
2010	9.5	11.3	15.6	8.1	7.0				
2009	9.0	10.6	14.3	7.3	6.7				
2008	6.4	7.1	10.7	4.8	4.7				
2007	5.3	6.1	9.0	4.1	3.9				
2006	5.4	5.9	9.0	3.8	3.6				
2005	5.9	6.4	9.7	4.3	4.1				
2004	6.1	6.6	10.0	4.3	4.2				

EMPLOYMENT DATA

		Percentage Unemployed							
	Town of	Town of	Town of	Hartford	State of				
Period ¹	West Hartford	Wethersfield	Windsor	Labor Market	Connecticut				
August 2015	4.0%	4.8%	5.5%	5.6%	5.5%				
July 2015	4.2	4.9	5.5	5.7	5.6				
June 2015	4.0	4.8	5.1	5.4	5.4				
May 2015	4.0	4.8	5.3	5.5	5.5				
March 2015	4.4	5.4	6.0	6.5	6.5				
January 2015	4.7	5.7	6.3	6.8	6.8				
Annual Average									
2014	4.7%	5.7%	6.4%	6.6%	6.6%				
2013	5.5	6.5	7.6	7.7	7.7				
2012	6.1	7.1	8.1	8.4	8.3				
2011	6.5	7.8	8.2	8.8	8.8				
2010	6.8	8.3	8.6	9.2	9.1				
2009	7.3	7.8	8.0	8.3	8.3				
2008	5.0	5.1	5.2	5.7	5.6				
2007	4.1	4.2	4.2	4.7	4.6				
2006	3.9	4.3	4.2	4.6	4.4				
2005	4.3	4.6	4.6	5.1	4.9				
2004	4.4	4.6	4.9	5.2	4.9				

¹ *Not seasonally adjusted.* Source: Department of Labor, State of Connecticut.

AGE DISTRIBUTION OF HOUSING

Year Built	Town of B	Bloomfield	Town of Ea	st Hartford	City of I	Hartford
	Units	Percent	Units	Percent	Units	Percent
1939 or earlier	668	7.5%	3,479	16.0%	19,666	36.4%
1940 to 1969	4,287	48.3%	12,419	57.2%	22,351	41.4%
1970 to 1979	1,153	13.0%	2,558	11.8%	4,256	7.9%
1980 to 1989	1,377	15.5%	2,244	10.3%	3,428	6.4%
1990 to 2000	565	6.4%	619	2.9%	1,954	3.6%
Later than 2000	827	9.3%	385	1.8%	2,308	4.3%
Total housing units, 2013	8,877	100.0%	21,704	100.0%	53,963	100.0%
Percent Owner Occupied, 2013		73.2%		58.0%		24.1%

	Town of N	Newington Town of R		Rocky Hill	ill Town of West Hartfe		
Year Built	Units	Percent	Units	Percent	Units	Percent	
1939 or earlier	1,190	9.1%	582	6.8%	7,147	27.4%	
1940 to 1969	6,032	46.3%	1,941	22.7%	13,898	53.3%	
1970 to 1979	2,698	20.7%	2,477	29.0%	2,073	7.9%	
1980 to 1989	1,428	11.0%	1,803	21.1%	1,507	5.8%	
1990 to 2000	928	7.1%	960	11.2%	577	2.2%	
Later than 2000	765	5.9%	776	9.1%	892	3.4%	
Total housing units, 2013	13,041	100.0%	8,539	100.0%	26,094	100.0%	

Percent Owner Occupied, 2013

82.7%

66.8%

72.6%

	Town of W	ethersfield	Town of	Windsor	State of Co	onnecticut
Year Built	Units	Percent	Units	Percent	Units	Percent
1939 or earlier	2,195	19.2%	1,684	14.7%	336,587	22.6%
1940 to 1969	5,525	48.3%	4,359	38.0%	538,727	36.2%
1970 to 1979	1,322	11.6%	2,101	18.3%	200,576	13.5%
1980 to 1989	1,335	11.7%	1,878	16.4%	192,185	12.9%
1990 to 2000	676	5.9%	665	5.8%	111,295	7.5%
Later than 2000	375	3.3%	790	6.9%	107,625	7.2%
Total housing units, 2013	11,428	100.0%	11,477	100.0%	1,486,995	100.0%
Percent Owner Occupied, 2013		78.8%		82.2%		67.8%

Source: U.S. Census Bureau, 2009-2013 American Community Survey.

HOUSING INVENTORY

	Town of Bloomfield		Town of East Hartford		City of Hartford		
Туре	Units	Percent	Units	Percent	Units	Percent	
1 unit detached	5,847	65.9%	11,283	52.0%	8,152	15.1%	
1 unit attached	411	4.6%	1,093	5.0%	2,243	4.2%	
2 to 4 units	771	8.7%	3,858	17.8%	19,671	36.5%	
5 to 9 units	679	7.6%	841	3.9%	8,232	15.3%	
10 or more units	1,169	13.2%	4,067	18.7%	15,599	28.9%	
Mobile home, trailer, other.	0	0.0%	562	2.6%	66	0.1%	
Total Inventory	8,877	100.0%	21,704	100.0%	53,963	100.0%	

	Town of Newington		Town of F	Rocky Hill	Town of West Hartford		
Туре	Units	Percent	Units	Percent	Units	Percent	
1 unit detached	8,224	63.1%	4,181	49.0%	17,376	66.6%	
1 unit attached	1,508	11.6%	926	10.8%	758	2.9%	
2 to 4 units	1,128	8.6%	793	9.3%	2,991	11.5%	
5 to 9 units	1,052	8.1%	430	5.0%	785	3.0%	
10 or more units	1,101	8.4%	2,164	25.3%	4,111	15.8%	
Mobile home, trailer, other.	28	0.2%	45	0.5%	73	0.3%	
Total Inventory	13,041	100.0%	8,539	100.0%	26,094	100.0%	

	Town of Wethersfield		Town of	Windsor	State of Connecticut		
Туре	Units	Percent	Units	Percent	Units	Percent	
1 unit detached	8,319	74.0%	8,891	76.5%	882,026	59.3%	
1 unit attached	493	4.4%	645	5.5%	80,070	5.4%	
2 to 4 units	976	8.7%	1,033	8.9%	252,085	17.0%	
5 to 9 units	67	0.6%	301	2.6%	80,615	5.4%	
10 or more units	1,385	12.3%	749	6.4%	179,348	12.1%	
Mobile home, trailer, other.	0	0.0%	10	0.1%	12,851	0.9%	
Total Inventory	11,240	100.0%	11,629	100.0%	1,486,995	100.0%	

Source: U.S. Census Bureau, 2009-2013 American Community Survey.

\$50,000 to \$99,999.....

\$100,000 to \$149,999.....

\$150,000 to \$199,999.....

\$200,000 to \$299,999.....

\$300,000 to \$499,999.....

\$500,000 to \$999,999.....

\$1,000,000 or more.....

Totals.....

Median Sales Price1 Median Sales Price² 201

918

1,516

2,076

1,168

6,227

193

21

	Town of	Town of Bloomfield		ist Hartford	City of Hartford	
Specified Owner-Occupied Units	Number	Percent	Number	Percent	Number	Perce
Less than \$50,000	134	2.2%	584	4.9%	550	5.

739

2,182

4,174

3,587

383

155

12

11,816

6.3%

18.5%

35.3%

30.4%

3.2%

1.3%

0.1%

100.0%

\$112,800

\$174,700

3.2%

14.7%

24.3%

33.3%

18.8%

3.1%

0.3%

100.0%

\$134,000

\$214,800

Percent

1,476

1,964

3,314

2,278

1,024

307

107

11,020

5.0%

13.4%

17.8%

30.1%

20.7%

9.3%

2.8%

1.0%

100.0%

\$93,900

\$168,700

	Town of Newington		Town of F	Rocky Hill	Town of West Hartford		
Specified Owner-Occupied Units	Number	Percent	Number	Percent	Number	Percent	
Less than \$50,000	172	1.6%	108	2.0%	311	1.7%	
\$50,000 to \$99,999	157	1.5%	135	2.5%	143	0.8%	
\$100,000 to \$149,999	1,134	10.8%	322	5.9%	475	2.6%	
\$150,000 to \$199,999	1,951	18.6%	710	13.1%	1,304	7.2%	
\$200,000 to \$299,999	5,222	49.9%	1,910	35.2%	6,644	36.7%	
\$300,000 to \$499,999	1,696	16.2%	1,881	34.7%	6,710	37.1%	
\$500,000 to \$999,999	65	0.6%	353	6.5%	2,194	12.1%	
\$1,000,000 or more	67	0.6%	0	0.0%	308	1.7%	
Totals	10,464	100.0%	5,419	100.0%	18,089	100.0%	
Median Sales Price ¹		\$144,800		\$165,400		\$176,400	
Median Sales Price ²		\$231,200		\$269,500		\$303,700	

	Town of Wethersfield		Town of	Windsor	State of Connecticut	
Specified Owner-Occupied Units	Number	Percent	Number	Percent	Number	Percent
Less than \$50,000	197	2.3%	177	2.0%	20,800	2.3%
\$50,000 to \$99,999	137	1.6%	126	1.5%	24,638	2.7%
\$100,000 to \$149,999	314	3.6%	725	8.4%	66,934	7.3%
\$150,000 to \$199,999	1,157	13.4%	1,648	19.0%	135,714	14.8%
\$200,000 to \$299,999	4,093	47.3%	4,262	49.2%	264,832	28.8%
\$300,000 to \$499,999	2,427	28.0%	1,557	18.0%	250,076	27.2%
\$500,000 to \$999,999	307	3.5%	97	1.1%	114,622	12.5%
\$1,000,000 or more	26	0.3%	69	0.8%	41,872	4.6%
Totals	8,658	100.0%	8,661	100.0%	919,488	100.0%
Median Sales Price ¹		\$159,300		\$142,200		\$166,900
Median Sales Price ²		\$262,000		\$236,000		\$278,900

¹ Median Sales Price, U.S. Department of Commerce, Bureau of Census, 2000. ² U. S. Census Bureau, 2009-2013 American Community Survey Source: U. S. Census Bureau, 2009-2013 American Community Survey.

TAX COLLECTION PROCEDURE

The method for taxing Member Municipalities is set forth in Section 3-12 of the District Charter which grants the District Board, acting on the recommendation of the Board of Finance, the power to levy tax upon the Member Municipalities sufficient to finance the District's budgeted expenses. The tax is divided among the Member Municipalities in proportion to the total revenue received yearly from direct taxation in each Member Municipality, as averaged over the prior three years.

COMPARATIVE ASSESSED VALUATIONS

Grand List of 10/1

2014

2013

2012

20111

2010

Town of Bloomfield

Town of East Hartford

%

Growth

0.1%

-0.1%

-0.1%

-12.9%

0.1%

-0.5%

-2.1%

16.4%

16.6%

0.2%

Net Taxable

Grand List

\$2,689,464,641

2,687,876,591

2,691,709,967

2,695,242,754

3,095,300,382

Town of Newington

Grand List	Net Taxable	%
of 10/1	Grand List	Growth
20141	\$2,033,984,990	-1.6%
2013	2,067,157,242	1.7%
2012	2,032,528,017	2.6%
2011	1,981,916,344	1.7%
2010	1,948,057,019	-2.1%
20091	1,990,439,045	13.4%
2008	1,755,693,878	1.9%
2007	1,723,152,319	1.6%
2006	1,695,764,929	-1.3%
2005	1,717,320,856	3.6%

¹ Revaluation Year.

City of Hartford

2009 3,092,179,605 2008 3,107,157,886 2007 3,172,514,025 2006 2,724,586,547 2005 2,336,874,270 ¹ Revaluation Year.

Grand List of 10/1	Net Taxable Grand List	% Growth	Grand List of 10/1	Net Taxable Grand List	% Growth
2014	\$3,619,341,714	2.5%	2014	\$2,550,822,204	0.1%
2013	3,531,344,777	1.2%	2013	2,548,042,597	0.5%
2012	3,487,781,236	2.0%	2012	2,536,619,686	-1.1%
20111	3,417,940,335	-8.6%	20111	2,564,276,354	-4.3%
2010	3,738,377,678	3.7%	2010	2,679,238,211	0.4%
2009	3,604,167,480	4.0%	2009	2,667,951,078	0.9%
2008	3,465,777,122	0.4%	2008	2,645,387,187	0.5%
2007	3,451,438,441	3.5%	2007	2,633,316,889	1.7%
2006 ²	3,334,666,569	-5.9%	2006	2,590,253,718	1.0%
2005	3,543,536,778	2.5%	20051	2,565,009,043	45.3%

¹ Revaluation Year.

² Revaluation Year. The City implemented a

five-year phase-in of the revaluation.

¹ Revaluation Year.

Town of Rocky Hill

Grand List	Net Taxable	%
of 10/1	Grand List	Growth
2014	\$2,018,435,060	1.5%
20131	1,988,502,360	-8.1%
2012	2,164,593,839	0.4%
2011	2,156,334,575	0.0%
2010	2,155,935,688	-2.0%
2009	2,200,202,480	-0.1%
20081	2,202,202,012	32.9%
2007	1,656,796,387	1.3%
2006	1,635,894,255	1.8%
2005	1,607,190,572	0.0%

¹ Revaluation Year

Town of West Hartford

Grand List	Net Taxable	%
of 10/1	Grand List	Growth
2014	\$5,946,170,476	0.4%
2013	5,924,661,849	0.5%
2012	5,893,896,106	0.2%
20111	5,880,331,173	16.8%
2010	5,034,401,821	0.7%
2009	4,999,850,000	0.9%
2008 ²	4,953,979,658	1.3%
2007	4,889,430,313	8.7%
2006 ³	4,497,443,813	21.2%
2005	3,710,940,390	1.4%

¹*Revaluation Year.*

² In June 2009, the Town Council elected to suspend the phase-in as allowed under newly enacted State legislation.
 ³Revaluation Year. The Town implemented a phase-in for a period not to exceed five years.

Town of Windsor

Town of Wethersfield

Grand List	Net Taxable	%	Grand List	Net Taxable	%
of 10/1	Grand List	Growth	of 10/1	Grand List	Growth
2014	\$2,213,400,730	0.3%	2014	\$2,849,933,303	0.7%
20131	2,205,813,324	-5.7%	20131	2,831,162,216	-6.1%
2012	2,338,758,240	0.4%	2012	3,014,279,336	3.7%
2011	2,329,648,250	0.6%	2011	2,907,891,898	3.4%
2010	2,314,769,170	0.0%	2010	2,811,979,697	3.2%
2009	2,315,493,100	0.4%	2009	2,724,614,072	-7.2%
20081	2,307,397,010	15.2%	20081	2,937,296,936	13.4%
2007	2,003,032,473	0.6%	2007	2,590,737,631	7.9%
2006	1,991,317,830	0.0%	2006	2,401,738,783	4.3%
2005	1,991,573,140	0.9%	2005	2,303,733,056	0.9%

¹ Revaluation Year.

¹*Revaluation Year.*

Source: Assessor's Office, Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield, Windsor and the City of Hartford.

PROPERTY TAX LEVIES AND COLLECTIONS – TOWN OF BLOOMFIELD

Grand List of 10/1	Fiscal Year Year Ending 6/30	Net Taxable Grand List	Mill Rate	Tax Levy	Percent Annual Levy Collected End of Fiscal Year	Percent Annual Levy Uncollected End of Fiscal Year	Percent Annual Levy Uncollected 6/30/2014
2014	2016	\$2,033,984,990	36.00	\$71,333,195	Colle	ections 7/1/15 & 1/1/16	
2013	2015	2,067,157,242	34.84	70,343,011		-Unaudited-	
2012	2014	2,032,528,017	34.85	71,075,964	98.5%	1.5%	1.5%
2011	2013	1,981,916,344	34.55	68,561,240	98.4%	1.6%	0.6%
2010	2012	1,948,057,019	33.70	65,281,933	98.7%	1.3%	0.1%
2009	2011	1,990,439,045	32.72	63,290,257	98.4%	1.6%	0.1%
2008	2010	1,755,693,878	35.53	62,068,048	97.8%	2.2%	0.0%
2007	2009	1,723,152,319	35.29	60,370,599	98.3%	1.7%	0.0%
2006	2008	1,695,764,929	34.33	57,873,253	98.2%	1.8%	0.0%
2005	2007	1,717,320,856	32.50	53,838,811	97.9%	2.1%	0.0%

Source: Tax Collector's Office, Town of Bloomfield.

PROPERTY TAX LEVIES AND COLLECTIONS - TOWN OF EAST HARTFORD

					Percent	Percent	Percent
Grand	Fiscal Year	Net			Annual Levy	Annual Levy	Annual Levy
List of	Year	Taxable	Mill	Tax	Collected End of	Uncollected	Uncollected
10/1	Ending 6/30	Grand List	Rate	Levy	Fiscal Year	End of Fiscal Year	6/30/2014
2014	2016	\$2,689,464,641	45.86	\$120,917,824	Colle	ections 7/1/15 & 1/1/16	
2013	2015	2,687,876,591	45.40	119,555,929		-Unaudited-	
2012	2014	2,691,709,967	43.90	117,379,000	97.9%	2.1%	2.1%
2011	2013	2,695,242,754	42.79	115,155,000	97.1%	2.9%	0.7%
2010	2012	3,095,300,382	34.42	106,016,000	97.3%	2.7%	0.1%
2009	2011	3,092,179,605	33.82	104,001,000	97.2%	2.8%	0.1%
2008	2010	3,107,157,886	31.67	97,618,000	97.7%	2.3%	0.1%
2007	2009	3,172,514,025	31.67	99,128,000	97.6%	2.4%	0.0%
2006	2008	2,724,586,547	36.16	98,607,000	96.0%	4.0%	0.0%
2005	2007	2,336,874,270	43.62	102,173,000	97.5%	2.5%	0.0%

Source: Tax Collector's Office, Town of East Hartford.

PROPERTY TAX LEVIES AND COLLECTIONS – CITY OF HARTFORD

Grand List of 10/1	Fiscal Year Year Ending 6/30	Net Taxable Grand List	Mill Rate	Tax Levv	Percent Annual Levy Collected End of Fiscal Year	Percent Annual Levy Uncollected End of Fiscal Year	Percent Annual Levy Uncollected 6/30/2014
2014	2016	\$3,619,341,714	74.29	\$249,236,672		ections 7/1/15 & 1/1/16	
2013	2015	3,531,344,777	76.79	250,735,285		-Unaudited-	
2012	2014	3,487,781,236	74.29	248,851,000	95.0%	5.0%	5.0%
2011	2013	3,417,940,335	74.29	247,520,000	94.6%	5.4%	3.1%
2010	2012	3,738,377,678	71.79	278,481,000	93.8%	6.2%	2.1%
2009	2011	3,604,167,480	72.79	268,745,000	95.4%	4.6%	1.8%
2008	2010	3,465,777,122	72.79	260,038,000	95.8%	4.2%	1.5%
2007	2009	3,451,438,441	68.34	242,777,000	96.2%	3.8%	1.6%
2006	2008	3,334,666,569	63.39	221,445,000	96.3%	3.7%	1.0%
2005	2007	3,543,536,778	64.82	229,569,000	95.5%	4.5%	0.8%

Source: Tax Collector's Office, City of Hartford.

PROPERTY TAX LEVIES AND COLLECTIONS - TOWN OF NEWINGTON

Grand List of 10/1	Fiscal Year Year Ending 6/30	Net Taxable Grand List	Mill Rate	Tax Levy	Percent Annual Levy Collected End of Fiscal Year	Percent Annual Levy Uncollected End of Fiscal Year	Percent Annual Levy Uncollected 6/30/2014
2014	2016	\$2,550,822,204	35.80	\$89,713,037		ections 7/1/15 & 1/1/16	0/30/2014
2014	2010	2,548,042,597	34.77	87,006,952	Cone	-Unaudited-	
2012	2014	2,536,619,686	33.63	85,346,000	99.1%	0.9%	0.9%
2011	2013	2,564,276,354	32.64	82,937,000	99.3%	0.7%	0.2%
2010	2012	2,679,238,211	30.02	80,441,000	98.9%	1.1%	0.1%
2009	2011	2,667,951,078	29.18	77,679,000	98.8%	1.2%	0.1%
2008	2010	2,645,387,187	28.40	75,091,000	99.1%	0.9%	0.0%
2007	2009	2,633,316,889	27.68	72,940,000	98.9%	1.1%	0.0%
2006	2008	2,590,253,718	26.91	69,973,000	99.1%	0.9%	0.0%
2005	2007	2,565,009,043	25.76	66,006,000	99.2%	0.8%	0.0%

Source: Tax Collector's Office, Town of Newington.

PROPERTY TAX LEVIES AND COLLECTIONS – TOWN OF ROCKY HILL

Grand List of	Fiscal Year Year	Net Taxable	Mill	Tax	Percent Annual Levy Collected End of	Percent Annual Levy Uncollected	Percent Annual Levy Uncollected
10/1	Ending 6/30	Grand List	Rate	Levy	Fiscal Year	End of Fiscal Year	6/30/2014
2014	2016	\$2,018,435,060	29.70	\$58,954,735	Colle	ections 7/1/15 & 1/1/16	
2013	2015	1,988,502,360	31.00	60,897,294		-Unaudited-	
2012	2014	2,164,593,839	26.60	57,774,467	99.0%	1.0%	1.0%
2011	2013	2,156,334,575	25.90	56,093,759	99.1%	0.9%	0.4%
2010	2012	2,155,935,688	24.50	52,823,294	99.0%	1.0%	0.0%
2009	2011	2,200,202,480	23.80	52,249,228	99.0%	1.0%	0.0%
2008	2010	2,202,202,012	22.90	50,276,269	99.3%	0.7%	0.0%
2007	2009	1,656,796,387	29.20	48,792,629	99.3%	0.7%	0.0%
2006	2008	1,635,894,255	28.40	46,723,104	99.4%	0.6%	0.0%
2005	2007	1,607,190,572	28.00	45,313,396	99.4%	0.6%	0.0%

Source: Tax Collector's Office, Town of Rocky Hill.

PROPERTY TAX LEVIES AND COLLECTIONS - TOWN OF WEST HARTFORD

Grand	Fiscal Year	Net			Percent Annual Levy	Percent Annual Levy	Percent Annual Levy
List of	Year	Taxable	Mill	Tax	Collected End of	Uncollected	Uncollected
10/1	Ending 6/30	Grand List	Rate	Levy	Fiscal Year	End of Fiscal Year	6/30/2014
2014	2016	\$5,946,170,476	38.31	\$223,959,992	Colle	ections 7/1/15 & 1/1/16	
2013	2015	5,924,661,849	37.37	217,737,947		-Unaudited-	
2012	2014	5,893,896,106	36.30	214,310,000	99.2%	0.8%	0.8%
2011	2013	5,880,331,173	35.75	210,066,000	99.1%	0.9%	0.3%
2010	2012	5,034,401,821	39.44	199,192,000	99.1%	0.9%	0.1%
2009	2011	4,999,850,000	38.38	192,761,000	98.9%	1.1%	0.1%
2008	2010	4,953,979,658	37.54	186,542,000	99.1%	0.9%	0.0%
2007	2009	4,889,430,313	36.97	181,771,000	99.1%	0.9%	0.0%
2006	2008	4,497,443,813	38.63	174,302,000	99.0%	1.0%	0.0%
2005	2007	3,710,940,390	46.19	172,700,000	99.2%	0.8%	0.0%

Source: Tax Collector's Office, Town of West Hartford.

PROPERTY TAX LEVIES AND COLLECTIONS – TOWN OF WETHERSFIELD

Grand List of 10/1	Fiscal Year Year Ending 6/30	Net Taxable Grand List	Mill Rate	Tax Levy	Percent Annual Levy Collected End of Fiscal Year	Percent Annual Levy Uncollected End of Fiscal Year	Percent Annual Levy Uncollected 6/30/2014
2014	2016	\$2,213,400,730	38.19	\$81,934,961		ections 7/1/15 & 1/1/16	0/00/2011
2013	2015	2,205,813,324	36.74	79,372,113		-Unaudited-	
2012	2014	2,338,758,240	33.46	78,123,896	99.0%	1.0%	1.0%
2011	2013	2,329,648,250	32.58	75,725,740	99.0%	1.0%	0.3%
2010	2012	2,314,769,170	31.42	72,558,938	98.9%	1.1%	0.2%
2009	2011	2,315,493,100	30.66	70,662,766	98.8%	1.2%	0.2%
2008	2010	2,307,397,010	30.68	70,693,007	99.2%	0.8%	0.2%
2007	2009	2,003,032,473	34.71	69,579,789	99.2%	0.8%	0.2%
2006	2008	1,991,317,830	32.94	65,637,736	99.0%	1.0%	0.1%
2005	2007	1,991,573,140	32.43	64,626,417	99.0%	1.0%	0.1%

Source: Tax Collector's Office, Town of Wethersfield.

PROPERTY TAX LEVIES AND COLLECTIONS – TOWN OF WINDSOR

Grand List of	Fiscal Year Year	Net Taxable	Mill	Tax	Percent Annual Levy Collected End of	Percent Annual Levy Uncollected	Percent Annual Levy Uncollected
10/1	Ending 6/30	Grand List	Rate	Levy	Fiscal Year	End of Fiscal Year	6/30/2014
2014	2016	\$2,849,933,303	30.92	\$86,651,520	Colle	ections 7/1/15 & 1/1/16	
2013	2015	2,831,162,216	30.47	85,006,350		-Unaudited-	
2012	2014	3,014,279,336	27.33	82,919,994	98.6%	1.4%	1.4%
2011	2013	2,907,891,898	27.95	81,403,784	98.7%	1.3%	0.7%
2010	2012	2,811,979,697	28.03	79,201,381	98.8%	1.2%	0.1%
2009	2011	2,724,614,072	28.38	77,747,083	98.6%	1.4%	0.0%
2008	2010	2,937,296,936	28.34	74,984,463	98.6%	1.4%	0.0%
2007	2009	2,590,737,631	29.30	76,374,720	98.8%	1.2%	0.0%
2006	2008	2,401,738,783	29.30	70,937,721	98.8%	1.2%	0.0%
2005	2007	2,303,733,056	29.30	68,003,214	98.7%	1.3%	0.0%

Source: Tax Collector's Office, Town of Windsor.

TEN LARGEST TAXPAYERS – TOWN OF BLOOMFIELD¹

Name of Taxpayer	Nature of Business	Assessed Valuation	Percent of Net Taxable Grand List
Connecticut Light & Power Company	Utility	\$125,824,220	6.19%
Connecticut General Life Insurance Co	Insurance	46,223,460	2.27%
Metropolitan Life Insurance Co	Insurance	44,457,360	2.19%
AMCAP Copaco LLC	Real Estate	41,331,110	2.03%
Duncaster Inc	Retirement Community	30,596,990	1.50%
HG Conn Realty Corp	Real Estate	29,175,320	1.43%
Bouwfonds Hawthorn LP	Real Estate	26,867,010	1.32%
CIGNA Health & Life Ins Co	Insurance	26,468,400	1.30%
Church Home of Hartford Inc	Retirement Community	18,783,130	0.92%
Pepperidge Farm Inc	Baked Goods	16,003,410	0.79%
Total		\$405,730,410	19.95%

¹ Based on a 10/1/14 Net Taxable Grand List of \$2,033,984,990. Source: Town of Bloomfield.

TEN LARGEST TAXPAYERS – TOWN OF EAST HARTFORD¹

		Assessed	Percent of Net
Name of Taxpayer	Nature of Business	Valuation	Taxable Grand List
United Technologies Corp	Manufacturing	\$367,801,430	13.68%
Goodwin College	College	114,399,445	4.25%
Fremont Riverview LLC	Offices	44,521,218	1.66%
Connecticut Light and Power Company	Utility	33,159,880	1.23%
Coca-Cola Bottling Co	Beverage Mfg./Distributor	30,807,830	1.15%
Merchant Group	Offices	26,215,938	0.97%
Connecticut Natural Gas Corp	Utility	25,815,230	0.96%
Cabela's Inc	Retail	24,847,540	0.92%
Ansonia Acquisitions LLC	Apartments	22,019,360	0.82%
East Hartford Founders LLC	Offices	13,020,000	0.48%
Total		\$702,607,871	26.12%

¹ Based on a 10/1/14 Net Taxable Grand List of \$2,689,464,641. Source: Town of East Hartford.

Name of Taxpayer	Nature of Business	Assessed Valuation	Percent of Net Taxable Grand List
Connecticut Light and Power Company	Utility	\$166,180,640	4.59%
Hartford Fire Insurance & Twin City Ins	Insurance	124,999,910	3.45%
Travelers Indemnity Co. Affiliate	Insurance	119,990,700	3.32%
Aetna Life Insurance Co. & Annuity	Insurance	108,229,550	2.99%
HUB Properties Trust	Office Complex	48,977,640	1.35%
Talcott II Gold, LLC	Office Complex	45,397,700	1.25%
Mac-State Square LLC	Office Complex	44,450,000	1.23%
Hartford Hospital & HHMOB Corp	Hospital	34,852,735	0.96%
Connecticut Natural Gas Corp	Utility	33,439,480	0.92%
Hartford Steam Boiler Inspection & Ins	Insurance	32,591,580	0.90%
Total		\$759,109,935	20.97%

TEN LARGEST TAXPAYERS – CITY OF HARTFORD¹

¹ Based on a 10/1/14 Net Taxable Grand List of \$3,619,341,714. Source: City of Hartford.

TEN LARGEST TAXPAYERS – TOWN OF NEWINGTON¹

Name of Taxpayer	Nature of Business	Assessed Valuation	Percent of Net Taxable Grand List
Connecticut Light and Power Company	Utility	\$37,538,380	1.47%
GKN Aerospace	Manufacturing	24,315,170	0.95%
IREIT Newington Fair LLC	Shopping Center	20,376,250	0.80%
Newington VF LLC	Shopping Center	19,941,210	0.78%
TLG Newington LLC	Shopping Center	17,840,490	0.70%
Centro GA Turnpike Plaza LLC	Shopping Center	17,360,000	0.68%
Newington Gross LLC	Shopping Center	17,150,000	0.67%
Mandell Properties	Printing	15,718,530	0.62%
Saputo Dairy Foods USA	Dairy Products	14,587,360	0.57%
Hayes Kaufman Newington Assoc. LLC.	Real Estate	12,903,881	0.51%
Total		\$197,731,271	7.75%

¹ Based on a 10/1/14 Net Taxable Grand List of \$2,550,822,204. Source: Town of Newington.

Name of Taxpayer	Nature of Business	Assessed Valuation	Percent of Net Taxable Grand List
Century Hills Property Owner LLC	Apartments	\$38,396,890	1.90%
RP Glenbrook LLC	Warehouse	28,149,350	1.39%
MKS - 500 Enterprise LLC	Real Estate	24,870,680	1.23%
Burris Logistics Inc	Real Estate	24,864,220	1.23%
Henkel Corporation	Manufacturer of Adhesives	20,734,580	1.03%
CT Light & Power	Utility	17,719,620	0.88%
Sysco Food Services of CT	Distribution Warehouse	14,817,780	0.73%
Auxi Horizon Commons LLC	Real Estate	13,111,280	0.65%
Rocky Hill Properties LLC	Apartments	11,875,080	0.59%
Connecticut Natural Gas Coproration	Utility	11,730,330	0.58%
Total		\$206,269,810	10.22%

TEN LARGEST TAXPAYERS – TOWN OF ROCKY HILL¹

¹ Based on a 10/1/14 Net Taxable Grand List of \$2,018,435,060. Source: Town of Rocky Hill.

TEN LARGEST TAXPAYERS	- TOWN OF WEST HARTFORD ¹
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Name of Taxpayer	Nature of Business	Assessed Valuation	Percent of Net Taxable Grand List
Blue Back Square, LLC	Real Estate	\$75,658,380	1.27%
West Farms Associates	Shopping Mall	38,204,390	0.64%
Connecticut Light and Power Company	Utility	37,699,280	0.63%
Corbins Corner Shopping Center LLC	Retail, Office	33,839,820	0.57%
Town Center West Associates	Office	24,933,960	0.42%
Bishops Corner (E&A) LLC	Shopping Center	18,242,890	0.31%
Sisters of Mercy/McAuley Center	Assisted Living	17,740,870	0.30%
E&A Northeast Limited Partnership	Shopping Center	15,498,070	0.26%
Prospect Plaza Improvments, LLC	Retail	13,994,540	0.24%
Westgate Apartments LLC	Apartments	13,248,900	0.22%
Total	-	\$289,061,100	4.86%

¹ Based on a 10/1/14 Net Taxable Grand List of \$5,946,170,476. Source: Town of West Hartford.

TEN LARGEST TAXPAYERS – TOWN OF WETHERSFIELD¹

Name of Taxpayer	Nature of Business	Assessed Valuation	Percent of Net Taxable Grand List
Wethersfield Apartments Assoc. LLC	Apartments	\$20,118,400	0.91%
Connecticut Light and Power Company	Utility	14,565,230	0.66%
Wethersfield Shopping Center LLC	Shopping Center	13,650,000	0.62%
Executive Square LTD Partnership	Apartments	13,617,000	0.62%
Cedar-Jordan Lane LLC	Shopping Center	13,300,000	0.60%
100 Great Meadow Road	Real Estate	13,021,500	0.59%
Connecticut Natural Gas	Utility	8,585,590	0.39%
Phoenix Medical LLC	Real Estate	6,335,300	0.29%
Goodwin Gardens LLC	Apartments	6,101,690	0.28%
Goff Brook Shoppes of Wehtersfield LLC.	Real Estate	4,724,700	0.21%
Total		\$114,019,410	5.15%

¹ Based on a 10/1/14 Net Taxable Grand List of \$2,213,400,730. Source: Town of Wethersfield.

TEN LARGEST TAXPAYERS – TOWN OF WINDSOR¹

Name of Tamanan	Notice of Destinant	Assessed Valuation	Percent of Net
Name of Taxpayer	Nature of Business	valuation	Taxable Grand List
Walgreens	Pharmacy	\$125,911,205	4.42%
Griffin Land & Affiliates	Real Estate	74,467,249	2.61%
CIGNA	Insurance	70,856,850	2.49%
Voya Retirement Insurance	Finance	60,367,098	2.12%
Hartford Financial Corporation	Finance	55,070,353	1.93%
Dollar Tree Distribution Inc	Real Estate	54,758,206	1.92%
Cellco/Verizon Wireless	Information Technology	44,307,016	1.55%
Northeast Utilities	Utility	42,121,713	1.48%
IBM & Affiliates	Information Technology	36,303,264	1.27%
KTR CT I LLC (Amazon)	Real Estate	35,864,990	1.26%
Total		\$600,027,944	21.05%

¹Based on a 10/1/14 Net Taxable Grand List of \$2,849,933,303.

Source: Town of Windsor.

EQUALIZED NET GRAND LIST

	Town of Bloomfield				
Grand List	Equalized Net	%			
of 10/1	Grand List	Growth			
2012	\$2,802,966,115	8.00%			
2011	2,595,430,274	-6.87%			
2010	2,786,819,016	-5.97%			
2009	2,963,847,920	-5.66%			
2008	3,141,560,761	-1.55%			
2007	3,190,940,420	0.51%			
2006	3,174,623,445	5.19%			
2005	3,018,109,847	23.13%			
2004	2,451,100,334	-3.37%			
2003	2,536,505,711	12.62%			

Town of East Hartford			
Grand List	Equalized Net	%	
of 10/1	Grand List	Growth	
2012	\$3,936,906,558	2.28%	
2011	3,849,203,343	-2.96%	
2010	3,966,619,309	-7.51%	
2009	4,288,594,846	-2.31%	
2008	4,390,028,134	-10.49%	
2007	4,904,766,424	21.05%	
2006	4,051,722,914	-15.36%	
2005	4,786,965,847	9.88%	
2004	4,356,509,975	3.65%	
2003	4,202,990,710	7.68%	

¹*Revaluation phased- in.*

	City of Hartford			Town of Newington	
Grand List	Equalized Net	%	Grand List	Equalized Net	%
of 10/1	Grand List	Growth	of 10/1	Grand List	Growth
2012	\$6,888,293,807	5.55%	2012	\$3,651,832,566	0.08%
2011	6,526,348,965	-8.69%	2011	3,648,904,984	-5.97%
2010	7,147,577,757	-7.34%	2010	3,880,511,002	-4.74%
2009	7,713,607,784	5.52%	2009	4,073,474,409	2.99%
2008	7,309,947,142	-8.96%	2008	3,955,308,064	-2.98%
2007	8,029,737,495	42.94%	2007	4,076,961,126	-3.38%
2006	5,617,517,672	-39.01%	2006	4,219,375,008	13.61%
2005	9,210,207,486	8.21%	2005	3,714,043,661	-8.34%
2004	8,511,588,775	13.23%	2004	4,051,823,902	15.60%
2003	7,516,844,095	15.37%	2003	3,505,059,414	6.65%

¹*Revaluation phased- in.*

	Town of Rocky Hill		Т	own of West Hartford	
Grand List	Equalized Net	%	Grand List	Equalized Net	%
of 10/1	Grand List	Growth	of 10/1	Grand List	Growth
2012	\$2,784,951,675	1.59%	2012	\$9,035,908,810	7.56%
2011	2,741,368,613	-0.81%	2011	8,400,921,331	15.96%
2010	2,763,696,337	-6.61%	2010	7,244,491,864	1.50%
2009	2,959,219,154	-6.24%	2009	7,137,413,505	-4.48%
2008	3,156,073,966	3.76%	2008	7,472,184,092	1.90%
2007	3,041,593,706	2.77%	2007	7,332,637,978	13.73%
2006	2,959,539,490	-0.98%	2006	6,447,326,690	-30.58%
2005	2,988,857,920	9.97%	2005	9,287,369,286	4.97%
2004	2,717,981,445	23.36%	2004	8,847,511,973	7.97%
2003	2,203,211,200	-6.28%	2003	8,194,628,368	9.28%

¹*Revaluation phased- in.*

Town of Wethersfield		Town of Winds or			
Grand List	Equalized Net	%	Grand List	Equalized Net	%
of 10/1	Grand List	Growth	of 10/1	Grand List	Growth
2012	\$3,147,128,675	0.02%	2012	\$4,026,160,993	0.00%
2011	3,146,435,531	0.59%	2011	4,026,157,221	0.56%
2010	3,128,048,308	-4.47%	2010	4,003,835,033	-0.89%
2009	3,274,360,078	-0.76%	2009	4,039,645,772	-5.96%
2008	3,299,287,214	-9.29%	2008	4,295,760,010	-5.23%
2007	3,637,100,135	0.18%	2007	4,533,063,159	-0.46%
2006	3,630,413,611	-2.64%	2006	4,553,843,709	9.66%
2005	3,728,964,091	5.31%	2005	4,152,615,879	10.89%
2004	3,541,097,244	26.68%	2004	3,744,909,821	14.72%
2003	2,795,283,343	-4.73%	2003	3,264,253,914	-4.07%

¹*Revaluation phased- in.*

Source: State of Connecticut, Office of Policy and Management.

FISCAL YEAR

Financial information for the District for fiscal years ended December 31, 2009 through December 31, 2014 and for the Member Municipalities for fiscal years ended June 30, 2009 through June 30, 2014, was taken from audited financial statements. Budget and audited financial data for the Member Municipalities of the District was provided by the Member Municipalities.

The District's fiscal year begins January 1 and ends December 31. The fiscal year for the Member Municipalities begins July 1 and ends June 30.

BASIS OF ACCOUNTING AND ACCOUNTING POLICIES

The District's accounting system is organized and operated on a fund accounting basis, conforming to the Charter and Ordinances of the District, the Governmental Accounting Standards Board ("GASB"), Generally Accepted Accounting Principles ("GAAP") for municipalities, and the American Institute of Certified Public Accountants industry audit guide, "Audits of State and Local Governmental Units". The District's proprietary funds apply all GASB pronouncements as well as follow pronouncements issued before November 30, 1989, unless they contradict GASB pronouncements: Statements and Interpretations of the Financial Accounting Standards Board, Accounting Principles Board Opinions and Accounting Research Bulletins of the Committee on Accounting Procedures. Please refer to Appendix A "Notes to the Financial Statements" herein for compliance and implementation details.

Basis of accounting refers to when revenues and expenditures or expenses are recognized in the accounts and reported in the financial statements. Basis of accounting relates to the timing of the measurements made, regardless of the measurement focus applied.

Actual data for the General Fund for the District and Member Municipalities is presented in this Official Statement on a modified accrual basis of accounting and a current financial resources measurement focus. Revenues are recorded when they become measurable and available to finance operations of the fiscal year and expenditures are recorded when the related liability has been incurred. Actual data for the Water Utility Fund, the Hydroelectric Fund, and the Mid-Connecticut Fund utilize the accrual basis of accounting. Revenues are recognized when they are earned and their expenses are recognized when they are incurred. Budget data for the District and all Member Municipalities are presented on a budgetary non-GAAP basis, whereby encumbrances are recognized as a valid and proper charge against a budget appropriation in the year in which the purchase order, contract or other commitment is issued; and accordingly, encumbrances outstanding at year-end are reflected in budgetary reports as expenditures in the current year. All unencumbered budget appropriations lapse at the end of each fiscal year. Actual expenditures include current encumbrances, which method of accounting for encumbrances is different from that utilized by the GAAP accounting method.

BUDGETARY PROCEDURES

The District Board refers annually a proposed budget of revenues and expenditures to the Board of Finance. The Board of Finance reviews the proposed budget, makes adjustments if desired, and refers it back to the District Board for final enactment.

Annual operating budgets are adopted for the General Fund and the Water Utility Enterprise Fund. Total fund budgets are adopted for the Hydroelectric Development Project Enterprise Fund. The unencumbered balance of appropriations in the General Fund lapses at year-end. Encumbered appropriations are closed out at year end.

Capital project appropriations to be financed by the issuance of bonds, notes and other obligations of the District are subject to approval of the District Board upon recommendation of the Board of Finance.

The level of budgetary control is at a functional level. Purchase amounts are encumbered prior to the release of purchase orders to vendors. Purchase orders that may result in an overrun of the budget line item within the subfunction level appropriation balances are not released until additional appropriations are made available. Any revisions that alter total appropriations at the level of control must have the prior approval of the Board of Finance and the District Board.

DEBT ADMINISTRATION POLICY

Capital appropriations require approval by a two-thirds vote of the entire District Board and by a majority of the electors of the District at a referendum with the following exceptions:

- 1. Capital appropriations not exceeding \$5,000,000*
- 2. Appropriations for any reason involving not more than \$10,000,000* in any one year for the purpose of meeting a public emergency threatening the lives, health or property of citizens of the District.
- 3. Construction of or leasing headquarters facilities.
- 4. Any public improvement all or a portion of which is to be paid for by assessments of benefits or from funds established to pay for waste or water facilities.
- * Effective October 1, 2015, P.A. 15-114 increases these amounts to \$10 million and \$20 million, respectively, indexes them for inflation, and excludes those portions of an appropriation payable from federal or state grants for any single item within the capital section of the budgets.

With the exception of the two \$800,000,000 appropriations and bond authorizations for the District's Clean Water Project approved at referenda in November, 2006 and November, 2012, which are expected to be supported by, general obligation bonds, revenue bonds, clean water fund obligations payable from a Special Sewer Service Surcharge (*see "Clean Water Project" and "Authorized but Unissued Debt – The District" herein*), the District has followed a policy of financing capital expenditures by issuing general obligation bonds secured by unlimited taxes levied proportionately upon the Member Municipalities comprising the District (*See "Security and Remedies" herein*).

In addition to taxes, certain water charges, sewer user fees, and assessments are available to repay the general obligation bonds. Sewer bonds are payable from a municipal tax levy on each Member Municipality and from sewer user charges levied on tax-exempt and high-flow users. General obligation water bonds are paid from water sale revenues. Assessable sewer construction bonds are secured by liens against assessments on benefited properties. The receipts from assessments are deposited in a separate fund, and payments for debt service on assessable sewer construction bonds are made from such fund. Hydroelectric bonds are funded from power sales revenue deposited in a separate fund, and payments of the debt service on the Hydroelectric bonds are made from said fund.

ANNUAL AUDIT

Pursuant to its Charter and Connecticut law, the District is required to undergo an annual examination by an independent certified public accountant. The audit must be conducted under the guidelines issued by the State of Connecticut, Office of Policy and Management and a copy of the report must be filed with such Office within six months of the end of the fiscal year. For the fiscal year ended December 31, 2014, the examination was conducted by the firm of Blum, Shapiro & Company, P.C., independent certified public accountants and business consultants, of West Hartford, Connecticut. The firm was appointed by the Board of Finance.

PENSION PLAN

The District has a defined benefit, single-employer plan that was adopted by the District Board on January 1, 1944 and amended April 1, 1989. Per Section 1-5 of the District Charter, the District Board shall have the power to adopt a pension plan for the employees of the District and shall have the power to provide the management and prudent investment of pension funds in accordance with Connecticut General Statutes. By ordinance, the Personnel, Pension and Insurance Committee is charged with the responsibility for administering the District's retirement plan.

The investment of the District's plan is defined by the Immediate Participating Guarantee contract and Pension Plan Investment Policy. The assets of the Pension Plan are invested under a group annuity contract with the Aetna Life Insurance Company and with an independent investment manager in two types of accounts:

1. General Account providing a stable rate of return for deposits that become part of the general asset pool of Aetna Life Insurance.

2. Discretionary pension assets comprising employer and employee deposits under the management of Wellington Management Company LLP. Written guidelines for this account are adopted by the Personnel, Pension and Insurance Committee and confirmed by the District Board.

Participation in the plan is immediate upon employment for anyone below the normal retirement age of 65. Employees are required to contribute 5% of their annual covered salary. The District is required to contribute an actuarially determined amount to the pension plan. Currently, the District's contribution is 15% of annual covered payroll. The District's recommended contributions for 2011, 2012, 2013, 2014 and 2015 were \$15,050,472, \$5,347,556, \$5,804,428 \$5,857,601 and \$4,986,775, respectively.

	Five-Year Trend Information			
Year Ended	Annual Required <u>Contribution (ARC)</u>	Actual <u>Contribution</u>	% of ARC <u>Funded</u>	
MDC				
2011	\$4,948,298	\$4,633,200	94%	
2012	\$5,347,556	\$5,822,098	109%	
2013	\$5,804,428	\$5,881,000	101%	
2014	\$5,857,601	\$5,918,000	101%	
2015	\$4,986,775	\$6,000,000 *	120%	
MidCT				
2011	\$10,102,174	\$0	0%	

*Budgeted.

As noted elsewhere in this Official Statement under "Legal and Other Information", the MDC and CRRA are currently involved in arbitration with regard to the contract termination expenses. The contract agreement between the MDC and CRRA expired on December 31, 2011 and the 2011 MidCT annual required contribution amount, which was billed to CRRA, reflects a required contribution to bring the pension plan to 100% funding status with respect to MidCT employees at December 31, 2011.

The District implemented GASB Statement No. 67 effective in Fiscal Year 2014. The following net pension liability of the District at December 31, 2014, determined by an actuarial valuation as of January 1, 2014 and based on actuarial assumptions as of that date, were as follows.

GASB 67 Schedules	
Total pension liability at June 30, 2014	\$233,821,211
Plan fiduciary net position	198,900,535
District's net pension liability	\$34,920,676
Plan fiduciary net position as % of	
total pension liability	85.07%

The following presents the net pension liability, calculated using the discount rate of 7.5% as well as what the District's net pension liability would be if it were calculated using a discount rate that is 1-percentage-point lower (6.5%) or 1-percent-point higher (8.5%) than the current rate.

	1% Decrease (6.5%)	Current Discount (7.5%)	1% Increase (8.5%)
District Plan's net pension liability			
as of June 30, 2014	\$60,412,769	\$34,920,676	\$13,227,952

OTHER POST EMPLOYMENT BENEFITS

The District provides health care and life insurance benefits for retired employees in accordance with union contracts. The District's personnel, pension and insurance committee established and empowered by the District's general ordinances establishes the benefit provisions and the employer's and employees' obligations. Substantially all of the District's employees qualify for retiree health care and life insurance benefits if they become eligible for retirement. Retiree health and life insurance benefits are provided through indemnity plans and health maintenance organizations and the District records the annual insurance premiums and claim costs in its expenditures or expenses as appropriate. The total District costs for health care and life insurance benefits for approximately 428 retirees for the year ended December 31, 2014 were \$5,142,000. In addition, \$229,373 of retiree drug subsidy monies was contributed to the plan. The unfunded liabilities as of January 1, 2014 were \$176,615,616.

In 2004, the Governmental Accounting Standards Board issued Statement No. 43, Financial Reporting for Post Employment Benefit Plans Other than Pension Plans, which is effective for the District beginning with its financial statements for the year ended December 31, 2007. This pronouncement requires the recognition of post employment benefits as expenses as earned by employees, which requires recognition of a liability based upon actuarial factors similar to defined benefit pension plans.

The District has engaged its actuary to perform the required calculations and has determined that the unfunded actuarial accrued liability based upon a valuation date of January 1, 2012 was approximately \$221 million. Currently, the District follows a pay as you go methodology with respect to funding.

Fiscal	Annual		Percentage
Year	OPEB	Actual	ofAOC
Ending	Cost (AOC)	Contribution	Contributed
12/31/2010	\$15,691,061	\$5,155,361	32.9%
12/31/2011	\$19,247,038	\$26,995,985	140.3%
12/31/2012	\$14,346,459	\$7,932,085	55.3%
12/31/2013	\$15,162,000	\$6,512,592	43.0%
12/31/2014	\$15,682,151	\$5,588,854	35.6%
Net OPEB Obliga	ation as of Decembe	er 31, 2013	\$45,748,295
Net OPEB Obliga	tion as of Decembe	er 31, 2014	\$55,841,592

Please refer to Appendix A "Basic Financial Statements" under section "Notes to Financial Statements - Note 5" herein for information on the District's Post Employment Healthcare Plan.

INVESTMENT POLICIES AND PRACTICES

Connecticut General Statutes define the legal investments available to municipalities and establish criteria for financial institutions to receive municipal deposits.

Sections 7-400 and 7-402 allow municipalities to invest in certificates of deposit, municipal bonds and notes, obligations of the United States of America, including joint and several obligations of the Federal Home Loan Mortgage Association, the Federal Savings and Loan Insurance Corporation, obligations of the United States Postal Service, all the Federal Home Loan Banks, all Federal Land Banks, the Tennessee Valley Authority, or any other agency of the United States government and money market mutual funds.

Sections 3-27a through 3-27i allow for the purchases of participation certificates in the Short Term Investment Fund ("STIF") managed by the State of Connecticut Treasurer. STIF's primary investment vehicles are United States Government Obligations, United States agency obligations, United States Postal Service obligations, certificates of deposit, commercial paper, corporate bonds, savings accounts and bank acceptances.

Section 36a-330 defines the collateralization requirements and risk-based capital ratios for financial institutions to accept municipal deposits. A financial institution must collateralize varying levels of public deposits depending on its risk-based capital ratio. A qualified public depository (financial institution) must collateralize 10% of its deposits, if its risk-based capital ratio is above 10%. However, if the public depository's risk-based capital ratio is greater or equal to 8% but less that 10%, the public depository must collateralize 25% of its total public deposits. A financial institution must provide collateral equal to 100% of its public deposits, if its risk-based capital ratio is greater than or equal to 3% but less than 8%. If the financial institution's risk-based capital is less than 3%, the firm's public deposits must be collateralized at 120%.

DISTRICT CASH MANAGEMENT INVESTMENT POLICY

The District's Cash Management Investment Policy further defines the investment and deposit of District funds. This policy is the direct responsibility of the Board of Finance with oversight of the District Board. The District's funds are deposited and invested with qualified public depositories that have a risk-based capital ratio greater than or equal to 10%. In addition, the only investments allowed under this policy are obligations of the United States and certain of its agencies, fully collateralized repurchase agreements of such investment, certificates of deposit, the State of Connecticut Short Term Investment Fund, custodial pools, investment companies or investment trusts.

The District's Cash Management Investment Policy defines the primary objectives of investment activities as safety, liquidity and return on investment.

RISK MANAGEMENT

The District purchases commercial insurance for all risks of loss except as follows. The District is self insured for health care, workers' compensation claims up to \$500,000 for each accident, deductibles for property damage up to \$100,000 for each location and general and automobile liability up to \$250,000 for each incident. Additionally, the District has provided for \$1.0 million of excess coverage for liability coverage with no limits for workers' compensation excess coverage. The District established an internal service fund, the self-insurance fund, to account for and finance the retained risk of loss.

COMPENSATED ABSENCES

The District's liability for accumulated unpaid vacation, sick pay and other employee time off is accrued when incurred in governmental and proprietary fund financial statements. The liability for these amounts is reported in governmental funds only if they have matured, for example, as a result of employee resignations and retirements. The remaining is recorded in the general long-term obligations account group. Accrued compensated absences as of December 31, 2014 were \$5,891,677.

REVENUES AND APPROPRIATIONS BUDGET FOR 2015

Water Revenues	Budget 2015
Sale of Water	\$72,482,500
Other Operating Revenue	3,609,700
Total Operating Revenue	\$76,092,200
Non-Operating Revenue	3,516,000
Contribution from (to) Working Funds	1,185,300
Total Water Revenues	\$80,793,500
Sewer Revenues	
Tax on Member Municipalities	\$37,446,400
Revenue From Other Governmental Agencies	3,063,400
Other Sewer Revenues	11,782,200
Sewer User Charge Revenue	6,002,100
Total Operating Revenue	58,294,100
Contributions/Transfers From Other Funds	3,882,100
Revenue Surplus Designated from Prior Year	0
Total Sewer Revenues	62,176,200
Total Water and Sewer Revenues	\$142,969,700
Hydroelectric Revenues	963,900
Total Revenues and Other Financing Sources	\$143,933,600

	2015		
—	Water	Sewer	Total
Appropriations Water			
And Sewer Budgets			
District Board	\$ 122,700	\$ 117,800	\$ 240,500
Executive Office	359,200	345,100	704,300
Administrative Services	169,500	162,800	332,300
Legal	935,600	899,000	1,834,600
Human Resources	743,800	714,600	1,458,400
Information Technology	4,035,900	1,987,800	6,023,700
Finance	2,724,100	2,617,100	5,341,200
Environment, Health, Safety	535,200	514,400	1,049,600
Engineering and Planning	722,900	694,700	1,417,600
Customer Service	3,317,300	1,708,800	5,026,100
Operating Office	582,100	559,300	1,141,400
Laboratory Services	7,491,300	2,497,200	9,988,500
Operations	906,400	836,700	1,743,100
Water Pollution Control	-	16,524,600	16,524,600
M aintenance	5,711,300	5,487,200	11,198,500
Water Treatment & Supply	9,051,800	-	9,051,800
Patrol	1,767,900	-	1,767,900
Debt Service	17,221,500	19,118,700	36,340,200
Employee Benefits	13,166,500	4,872,300	18,038,800
General Insurance	2,858,600	1,225,100	4,083,700
Taxes and Fees	3,310,000	-	3,310,000
Special Agreements, Programs	3,155,800	671,000	3,826,800
Contingencies	831,200	622,000	1,453,200
Riverfront Park Systems	1,072,900	-	1,072,900
Total Water and Sewer Budgets	\$ 80,793,500	\$ 62,176,200	\$ 142,969,700
Hydroelectric Budget			963,900
Total Appropriations	\$ 80,793,500	\$ 62,176,200	\$ 143,933,600

SOURCES OF FUNDS BUDGET FOR 2015

Sale of Water by User	Budget 2015
Domestic	36.17%
Commercial	9.42
Industrial	1.43
Public Authority	3.68
Total	50.70%
Sewer Revenues Paid By Member Municipality Tax	
Hartford	7.20
West Hartford	5.75
East Hartford	3.14
Newington	2.30
Windsor.	2.25
Wethers field	2.11
Bloomfield	1.93
Rocky Hill.	1.51
Total	26.19%
Other Sources of Funds for Sewer & Water Other Sewer & Water Revenues	23.11%
Total Sources of Funds for Sewer & Water	100.00%
Sources of Funds for All Projects	
Water revenues	56.13
Sewer Revenues	43.20
Hydroelectric Revenues	0.67
Total	100.00%

GENERAL FUND REVENUES AND EXPENDITURES The District

Summary of Audited Revenues and Expenditures (GAAP BASIS)

	Budget 2015 ¹	Actual 2014	Actual 2013	Actual 2012	Actual 2011	Actual 2010
REVENUES:	2013	2014	2015	2012	2011	2010
Taxation - Member Towns	\$37,446,400	\$36,156,600	\$34,799,400	\$33,493,200	\$32,360,500	\$30,967,000
Sewer User Fees	6,002,100	5,733,380	5,641,519	5,459,338	5,648,811	5,387,089
Intergovernmental	3,063,400	3,547,471	3,247,905	3,689,993	6,126,080	6,316,756
Investment Income		52,350	33,637	16,592	29,710	55,844
Other Revenues	1,491,204	3,359,742	1,494,494	1,323,249	5,566,982	4,422,576
Designated for Surplus	0					
Transfers In	3,882,100		15,752,598	13,728,145	9,817,075	5,372,200
Total Revenues						
and Transfers In	\$51,885,204	\$48,849,543	\$60,969,553	\$57,710,517	\$59,549,158	\$52,521,465
EXPENDITURES:						
General Government	\$4,734,434	\$4,824,078	\$4,071,317	\$4,114,155	\$7,463,935	\$6,827,898
Engineering & Planning	653,765	247,304	36,396	118,517	1,124,966	1,781,538
Operations	1,339,855	1,432,213	1,802,090	1,679,661	3,281,022	3,307,062
Plants & Maintenance	21,240,212	16,780,068	19,078,105	21,555,352	20,001,916	21,805,352
Employee Benefits & Other	5,699,238	8,900,673	8,435,751	8,183,275	8,388,095	7,443,301
Miscellaneous Expenses						
Transfers Out	18,217,700	15,427,552	28,714,385	20,502,729	19,084,525	12,711,530
Total Expenditures and						
Transfers Out	\$51,885,204	\$47,611,888	\$62,138,044	\$56,153,689	\$59,344,459	\$53,876,681
Results from Operations		\$1,237,655	(\$1,168,491)	\$1,556,828	\$204,699	(\$1,355,216)
Fund Balance, January 1		\$15,457,243	\$16,625,734	\$15,068,906	\$14,864,207	\$16,219,423
Fund Balance, December 31	-	\$16,694,898	\$15,457,243	\$16,625,734	\$15,068,906	\$14,864,207

¹ Budgetary, modified for GAAP.

ANALYSIS OF GENERAL FUND EQUITY The District (GAAP BASIS)

	Actual 2014	Actual 2013	Actual 2012	Actual 2011	Actual 2010
Nonspendable	\$2,654,631	\$1,980,172	\$1,387,243		
Reserved:					
Inventory				\$1,749,997	\$1,432,019
Encumbrances				2,423,443	1,921,258
Assigned		891,949	573,120		
Unreserved:					
Designated for Infrastructure					
Improvements					11,510,930
Unassigned	14,040,267	12,585,122	14,665,371	10,895,466	
Total Fund Balance	\$16,694,898	\$15,457,243	\$16,625,734	\$15,068,906	\$14,864,207

Source: Audit Reports 2010-2014.

HISTORY OF MEMBER MUNICIPALITY'S TAXATION 1

	Budget		Actual		Actual	
Member Municipality	2015	%	2014	%	2013	%
Bloomfield	\$ 2,752,400	7.35	\$ 2,612,500	7.23	\$ 2,584,900	7.43
East Hartford	4,490,100	11.99	4,213,200	11.65	3,964,500	11.39
Hartford	10,298,600	27.50	10,374,400	28.69	9,955,500	28.61
Newington	3,287,300	8.78	3,132,300	8.66	3,014,900	8.66
Rocky Hill	2,153,700	5.75	2,089,100	5.78	2,011,100	5.78
West Hartford	8,219,700	21.95	7,798,800	21.57	7,485,100	21.51
Wethersfield	3,022,000	8.07	2,824,400	7.81	2,756,900	7.92
Windsor	3,222,600	8.61	3,111,900	8.61	3,026,500	8.70
Total	\$ 37,446,400	100.0%	\$ 36,156,600	100.0%	\$ 34,799,400	100.0%
	Actual		Actual		Actual	
Member Municipality	Actual 2012	%	Actual 2011	%	Actual 2010	%
Member Municipality Bloomfield				% 7.41		<u>%</u> 7.33
- · ·	2012	7.43	2011		2010	
Bloomfield	2012 \$ 2,488,900	7.43 11.51	2011 \$ 2,399,000	7.41	2010 \$ 2,268,900	7.33
Bloomfield East Hartford	2012 \$ 2,488,900 3,856,000	7.43 11.51 28.28	2011 \$ 2,399,000 3,769,700	7.41 11.65	2010 \$ 2,268,900 3,757,200	7.33 12.13
Bloomfield East Hartford Hartford	2012 \$ 2,488,900 3,856,000 9,472,000	7.43 11.51 28.28 8.62	2011 \$ 2,399,000 3,769,700 9,046,600	7.41 11.65 27.96	2010 \$ 2,268,900 3,757,200 8,614,800	7.33 12.13 27.82
Bloomfield East Hartford Hartford Newington	2012 \$ 2,488,900 3,856,000 9,472,000 2,888,200	7.43 11.51 28.28 8.62 5.80	2011 \$ 2,399,000 3,769,700 9,046,600 2,794,700	7.41 11.65 27.96 8.64	2010 \$ 2,268,900 3,757,200 8,614,800 2,628,400	7.33 12.13 27.82 8.49
Bloomfield East Hartford Hartford Newington Rocky Hill	2012 \$ 2,488,900 3,856,000 9,472,000 2,888,200 1,941,700	7.43 11.51 28.28 8.62 5.80 21.52	2011 \$ 2,399,000 3,769,700 9,046,600 2,794,700 1,869,100	7.41 11.65 27.96 8.64 5.78	2010 \$ 2,268,900 3,757,200 8,614,800 2,628,400 1,769,500	7.33 12.13 27.82 8.49 5.71
Bloomfield East Hartford Hartford Newington Rocky Hill West Hartford	2012 \$ 2,488,900 3,856,000 9,472,000 2,888,200 1,941,700 7,207,700	7.43 11.51 28.28 8.62 5.80 21.52 8.01	2011 \$ 2,399,000 3,769,700 9,046,600 2,794,700 1,869,100 6,968,100	7.41 11.65 27.96 8.64 5.78 21.53	2010 \$ 2,268,900 3,757,200 8,614,800 2,628,400 1,769,500 6,650,900	7.33 12.13 27.82 8.49 5.71 21.48

¹ The District has the power to levy a tax upon the Member Municipalities sufficient to finance the District's budgeted expenses. The tax is divided among the Member Municipalities in proportion to the total revenue received yearly from direct taxation in each Member Municipality, as averaged over the prior three years. Source: District Officials.

WATER UTILITY FUND REVENUES AND EXPENDITURES The District

Summary of Audited Revenues and Expenditures (GAAP BASIS)

	Budget 2015 ¹	Actual 2014	Actual 2013	Actual 2012	Actual 2011	Actual 2010
Operating Revenues:						
Water Sales	\$72,482,500	\$73,334,034	\$76,994,138	\$68,827,277	\$55,530,498	\$58,781,185
Other Operating Revenues	3,609,700		0	0	0	0
Total Operating Revenue	\$76,092,200	\$73,334,034	\$76,994,138	\$68,827,277	\$55,530,498	\$58,781,185
Total Operating Expenses	80,793,500	73,708,227	61,586,554	57,846,953	50,971,083	66,192,477
Operating Income (Loss)	(4,701,300)	(374,193)	15,407,584	10,980,324	4,559,415	(7,411,292)
Non-operating Revenues	3,516,000	1,255,128	1,717,490	1,079,465	873,794	1,400,776
Income (Loss) Before Interest &						
Fiscal Charges & Operating Transfers	(1,185,300)	880,935	17,125,074	12,059,789	5,433,209	(6,010,516)
Interest & Fiscal Charges	0	(3,562,568)	(3,759,238)	(3,343,497)	(3,528,359)	(3,213,148)
Income Before Operating Transfers	(\$1,185,300)	(\$2,681,633)	\$13,365,836	\$8,716,292	\$1,904,850	(\$9,223,664)
Net Operating Transfers	1,185,300	3,671,010	4,001,232	1,728,440	588,642	11,397,670
Net Income (Loss)	\$0	\$989,377	\$17,367,068	\$10,444,732	\$2,493,492	\$2,174,006
Net Assets, January 1		\$275,397,686	\$258,030,618	\$247,585,886	\$245,092,394	\$242,918,388
Net Assets, December 31		\$276,387,063	\$275,397,686	\$258,030,618	\$247,585,886	\$245,092,394

¹ Budgetary Basis.

Source: Audit Reports 2010-2014; Budget 2015.

HYDROELECTRIC FUND REVENUES AND EXPENDITURES The District

Summary of Audited Revenues and Expenditures (GAAP BASIS)

	Budget 2015 ¹	Actual 2014	Actual 2013	Actual 2012	Actual 2011	Actual 2010
— Operating Revenues:						
Power Sales	\$959,900	\$1,063,425	\$868,056	\$696,703	\$1,115,675	\$869,162
Miscellaneous	4,000					
Total Operating Revenue	\$963,900	\$1,063,425	\$868,056	\$696,703	\$1,115,675	\$869,162
Total Operating Expenses	\$615,700	\$394,359	\$345,431	\$402,924	\$321,966	\$363,741
Operating Income (Loss)	\$348,200	\$669,066	\$522,625	\$293,779	\$793,709	\$505,421
Non-operating Revenues (Expenses).	(\$95,000)	\$4	\$0	\$608	\$2,944	\$4,122
Income Before Operating Transfers.	\$253,200	\$669,070	\$522,625	\$294,387	\$796,653	\$509,543
Net Operating Transfers	(253,200)	0	(1,000,000)	(1,500,000)	(1,550,000)	(1,550,000)
Net Income (Loss)	\$0	\$669,070	(\$477,375)	(\$1,205,613)	(\$753,347)	(\$1,040,457)
Net Assets, January 1		\$7,627,053	\$8,104,428	\$9,310,041	\$10,063,388	\$11,103,845
Net Assets, December 31		\$8,296,123	\$7,627,053	\$8,104,428	\$9,310,041	\$10,063,388

¹ Budgetary Basis.

Source: Audit Reports 2010-2014; Budget 2015.

MID-CONNECTICUT PROJECT FUND REVENUES AND EXPENDITURES 1 The District Summary of Audited Revenues and Expenditures (GAAP BASIS)

	Actual 2014	Actual 2013	Actual 2012	Actual 2011	Actual 2010
Total Operating Revenue	\$0	\$0	\$2,636,095	\$46,711,439	\$21,526,912
Operating Expenses:					
General Administration	1,855,831	169,394	252,637	2,206,429	4,409,666
Operations	310,726	1,001,773	95,841	837,469	1,672,871
Maintenance		238,850	356,227	3,112,756	6,217,822
Capital Outlay					
Personnel Services		4,681,827	10,696,039	21,539,808	9,226,553
Total Operating Expenses	\$2,166,557	\$6,091,844	\$11,400,744	\$27,696,462	\$21,526,912
Operating Income (Loss)	(\$2,166,557) 4	(\$6,091,844) ³	(\$8,764,649) ²	\$19,014,977	\$0

¹ The Metropolitan District Commission provided services to the Connecticut Resources Recovery Authority (the "CRRA") for the operation of the waste-processing at the Mid-Connecticut Resource Recovery Facility, the transfer stations, the Hartford landfill and the transportation system between the transfer stations. The contract between the two parties terminated on December 31, 2011. ² The fund had net assets of \$10,276,228 at December 31, 2012. ³ The fund had net assets of (\$32,862,981) at December 31, 2013. ⁴ The fund had net assets of (\$30,485,009) at December 31, 2014. Source: Audit Remote 2010, 2014.

Source: Audit Reports 2010-2014.

GENERAL FUND REVENUES AND EXPENDITURES Town of Bloomfield

Summary of Audited Revenues and Expenditures (GAAP BASIS)

		()	GAAP BASI	8)			
	Adopted Budget	Budget	Actual	Actual	Actual	Actual	Actual
<u> </u>	2015-16 ¹	2014-15 ¹	2013-14	2012-13	2011-12	2010-11	2009-10
REVENUES:							
Taxes and Assessments	· · ·	\$71,953,011	\$71,679,525	\$68,752,328	\$66,310,109	\$64,430,555	\$62,139,854
State and Federal Grants	6,800,296	6,792,816	11,640,999	14,348,379	12,018,377	9,952,846	10,277,496
Charges for Services	1,111,350	1,207,150	1,866,078	1,788,758	1,534,009	1,559,250	1,575,137
Investment Income	55,000	50,000	56,004	50,389	34,882	152,656	247,948
Licenses and Permits	826,250	320,660	0	0	0	0	0
Other	254,980	261,332	160,234	11,531,093 5	228,226 4	15,835,164 ²	86,940
Transfers In	1,930,000 8	1,400,000 7	50,000	0	197,911	75,000	0
Total Revenues							
and Transfers In	\$83,946,071	\$81,984,969	\$85,452,840	\$96,470,947	\$80,323,514	\$92,005,471	\$74,327,375
EXPENDITURES:							
General Government	\$4,340,333	\$4,177,930	\$3,631,187	\$3,648,117	\$3,360,349	\$3,579,222	\$3,559,984
Public Safety	7,707,212	7,535,331	7,092,673	6,715,624	6,528,267	7,025,588	6,750,622
Public Works	3,178,482	3,159,519	3,100,569	2,907,343	5,570,103	2,450,354	2,616,066
Leisure Services	749,714	749,244	690,299	666,670	664,004	663,276	637,660
Public Libraries	1,560,396	1,546,626	1,459,802	1,385,092	1,367,410	1,397,095	1,328,969
Human Services	1,490,540	1,442,205	1,340,671	1,292,322	1,280,713	1,382,686	1,331,051
Facilities	1,680,767	1,660,284	1,582,410	1,621,760	1,542,864	1,697,811	1,813,899
Fixed Charges	15,394,405	14,578,016	14,114,184	12,841,982	12,588,736	11,887,131	11,066,954
Miscellaneous	313,000	313,000	159,666	127,739	109,268	221,393	285,904
Education	39,268,082	38,555,104	42,708,097	40,980,883	41,407,469	40,609,912	40,445,920
Debt Service	6,198,140	6,022,710	5,955,928	6,509,608	5,486,120	3,142,441	3,275,364
Transfers Out	2,065,000	2,245,000	2,850,000	13,419,610 6	733,186	14,576,807 ³	270,000
Total Expenditures and							
Transfers Out	\$83,946,071	\$81,984,969	\$84,685,486	\$92,116,750	\$80,638,489	\$88,633,716	\$73,382,393
Results from Operations			\$767,354	\$4,354,197	(\$314,975)	\$3,371,755	\$944,982
Fund Balance, July 1			\$17,438,606	\$13,084,409	\$13,399,384	\$10,027,629	\$9,082,647
Fund Balance, June 30			\$18,205,960	\$17,438,606	\$13,084,409	\$13,399,384	\$10,027,629

¹ Budgetary Basis.

² Includes \$12,400,000 refunding bonds issued, \$2,082,150 premium on bond issuance and \$1,250,737 premium on refunding bond issuance.

³ Includes \$13,701,807 payment to refunded bond escrow agent.

⁴ Includes \$76,365 premium on bond issuance.

⁵ Includes \$10,240,000 refunding bonds issued and \$1,145,841 premium on refunding bond issuance.

⁶ Includes \$11,336,373 payment to refunded bond escrow agent.

⁷ Represents \$1,400,000 appropriated from prior years' surplus.

⁸ Represents \$1,930,000 appropriated from prior years' surplus.

ANALYSIS OF GENERAL FUND EQUITY Town of Bloomfield

(GAAP BASIS)

	(GAAP DASI	.5)			
	Actual	Actual	Actual	Actual	Actual
	2013-14	2012-13	2011-12	2010-11	2009-10
Restricted		\$712,937	\$1,382,150	\$2,082,150	
Assigned	\$2,315,312	2,122,990	672,501	358,070	\$720,057
Unassigned	15,890,648	14,602,679	11,029,758	10,959,164	9,307,572
Total Fund Balance	\$18,205,960	\$17,438,606	\$13,084,409	\$13,399,384	\$10,027,629
Unassigned Fund Balance					
As % of Total Expenditures	<u>18.76%</u>	<u>15.85%</u>	<u>13.68%</u>	<u>12.36%</u>	<u>12.68%</u>

GENERAL FUND REVENUES AND EXPENDITURES Town of East Hartford

Summary of Audited Revenues and Expenditures (GAAP BASIS)

	Adopted Budget 2015-16 ¹	Budget 2014-15 ¹	Actual 2013-14	Actual 2012-13	Actual 2011-12	Actual 2010-11	Actual 2009-10
REVENUES:							·
Property Taxes	\$122,792,824	\$121,330,929	\$118,022,000	\$115,890,000	\$107,495,000	\$103,943,000	\$98,458,000
Intergovernmental	51,119,868	50,105,081	63,834,000	59,947,000	60,641,000	51,565,000	51,585,000
Other local revenues	3,967,650	3,608,650	9,886,000	9,009,000	10,482,000	8,635,000	7,012,000
Transfers In	5,010	5,010	661,000	13,818,000 5	5,979,000 ³	457,000	399,000
Total Revenues							·
and Transfers In	\$177,885,352	\$175,049,670	\$192,403,000	\$198,664,000	\$184,597,000	\$164,600,000	\$157,454,000
EXPENDITURES:							
General Government	\$35,488,079	\$34,934,755	\$33,669,000	\$34,905,000	\$30,955,000	\$26,997,000	\$26,943,000
Public Safety	27,516,274	26,150,060	27,139,000	26,064,000	25,544,000	25,048,000	24,261,000
Inspection/Permits	703,847	671,584	644,000	656,000	639,000	645,000	682,000
Public Works	13,832,854	13,514,830	9,128,000	8,535,000	8,185,000	8,629,000	8,742,000
Parks and Recreation	3,138,810	2,963,765	2,797,000	2,520,000	2,558,000	2,600,000	2,427,000
Health and Social Services	1,548,042	1,480,178	1,457,000	1,430,000	1,361,000	1,326,000	1,257,000
Debt Service	7,391,027	8,068,079	9,215,000	9,357,000	9,758,000	9,160,000	9,539,000
Education	88,266,419	87,266,419	107,307,000	100,759,000	97,696,000	89,434,000	84,284,000 ²
Transfers Out	0	0	1,080,000	15,023,000 6	6,208,000 4	187,000	17,000
Total Expenditures and							·
Transfers Out	\$177,885,352	\$175,049,670	\$192,436,000	\$199,249,000	\$182,904,000	\$164,026,000	\$158,152,000
Results from Operations			(\$33,000)	(\$585,000)	\$1,693,000	\$574,000	(\$698,000)
Fund Balance, July 1			\$14,626,000	\$15,211,000	\$13,518,000	\$12,944,000	\$13,642,000
Fund Balance, June 30			\$14,593,000	\$14,626,000	\$15,211,000	\$13,518,000	\$12,944,000

¹ Budgetary Basis.

² These expenditures are reflected on a budgetary basis and do not include State of Connecticut on-behalf payments to the Connecticut Teachers' Retirement System for Town teachers and certain other grants and expenditures of the Board of Education.

³ Includes \$5,280,000 of Bond Issuance and \$193,000 of refunding bond premium.

⁴ Includes \$5,411,000 in refunding bond escrow.

⁵ Includes \$12,230,000 of Refunding Bond Issuance and \$1,076,000 of refunding bond premium.

⁶ Includes \$13,188,000 in refunding bond escrow.

ANALYSIS OF GENERAL FUND EQUITY Town of East Hartford (GAAP BASIS)

-	Actual 2013-14	Actual 2012-13	Actual 2011-12	Actual 2010-11	Actual 2009-10
Assigned	\$626,000	\$1,338,000	\$1,257,000	\$668,000	\$906,000
Unassigned	13,967,000	13,288,000	13,954,000	12,850,000	12,038,000
Total Fund Balance	\$14,593,000	\$14,626,000	\$15,211,000	\$13,518,000	\$12,944,000
Unassigned Fund Balance					
As % of Total Expenditures	<u>7.26%</u>	<u>6.67%</u>	<u>7.63%</u>	<u>7.83%</u>	<u>7.61%</u>

GENERAL FUND REVENUES AND EXPENDITURES City of Hartford

Summary of Audited Revenues and Expenditures (GAAP BASIS)

	Adopted Budget 2015-16 ¹	Budget 2014-15 ¹	Actual 2013-14	Actual 2012-13	Actual 2011-12	Actual 2010-11	Actual 2009-10
REVENUES:					·		
Property Taxes	\$265,681,672	\$259,084,000	\$256,765,000	\$255,546,000	\$277,245,000	\$274,013,000	\$266,990,000
Licenses and Permits	6,213,860	6,167,000	6,555,000	5,661,000	6,299,000	4,891,000	5,608,000
Investment Income	4,767,238	5,173,000	489,000	312,000	399,000	317,000	1,027,000
Intergovernmental	244,230,556	249,180,000	286,236,000	280,695,000	280,582,000	272,915,000	267,840,000
Charges for Services	2,949,105	2,802,000	3,589,000	2,829,000	2,258,000	2,807,000	2,175,000
Other Revenues	9,972,354	29,605,000	3,725,000	4,600,000	6,951,000	7,743,000	7,396,000
Transfers In	0	0	10,430,000	12,439,000 4	2,840,000 ²	4,159,000	2,884,000
Total Revenues							
and Transfers In	\$533,814,785	\$552,011,000	\$567,789,000	\$562,082,000	\$576,574,000	\$566,845,000	\$553,920,000
EXPENDITURES:							
General Government	\$19,893,736	\$20,581,000	\$19,384,000	\$19,206,000	\$21,566,000	\$19,800,000	\$19,831,000
Public Safety	74,159,540	73,044,000	74,778,000	72,691,000	73,595,000	75,672,000	70,756,000
Public Works	13,187,907	12,959,000	13,761,000	12,866,000	13,162,000	13,083,000	12,522,000
Development and Community	4,163,453	4,368,000	4,739,000	4,592,000	4,612,000	4,228,000	4,342,000
Human Services	5,100,101	4,756,000	4,441,000	4,588,000	4,704,000	7,103,000	7,237,000
Library	8,215,000	8,215,000	0	0	0	0	0
Education	284,008,188	284,008,000	321,535,000	314,620,000	313,069,000	304,370,000	305,210,000
Recreation and Culture	0	0	7,863,000	8,215,000	7,972,000	0	0
Benefits and Insurance	65,693,371	87,929,000	86,898,000	66,941,000	64,501,000	65,160,000	55,791,000
Debt Service	23,365,289	20,144,000	0	0	0	0	0
Other	36,028,200	36,007,000	21,019,000	17,858,000	29,445,000	34,552,000	31,042,000
Transfers Out	0	0	26,868,000	40,240,000	38,921,000	37,427,000	44,854,000
Total Expenditures and							
Transfers Out	\$533,814,785	\$552,011,000	\$581,286,000	\$561,817,000	\$571,547,000	\$561,395,000	\$551,585,000
Results from Operations			(\$13,497,000)	\$265,000	\$5,027,000	\$5,450,000	\$2,335,000
Fund Balance, July 1			\$30,378,000	\$30,113,000	\$25,086,000	\$19,636,000 ³	\$16,313,000
Fund Balance, June 30			\$16,881,000	\$30,378,000	\$30,113,000	\$25,086,000	\$18,648,000

¹ Budgetary Basis. ² Includes \$555,000 of Bond Premium.

³ Restated.

⁴ Includes \$6,511,000 of Bond Premium.

ANALYSIS OF GENERAL FUND EQUITY **City of Hartford** (GAAP BASIS)

_	Actual 2013-14	Actual 2012-13	Actual 2011-12	Actual 2010-11	Actual 2009-10
Assigned	\$3,859,000	\$2,850,000	\$4,332,000	\$2,525,000	\$148,000
Unassigned	13,022,000	27,528,000	25,781,000	22,561,000	18,500,000
Total Fund Balance	\$16,881,000	\$30,378,000	\$30,113,000	\$25,086,000	\$18,648,000
Unassigned Fund Balance					
As % of Total Expenditures	2.24%	<u>4.90%</u>	<u>4.51%</u>	<u>4.02%</u>	<u>3.35%</u>

GENERAL FUND REVENUES AND EXPENDITURES

Town of Newington Summary of Audited Revenues and Expenditures (GAAP BASIS)

			(UAAF DA)	515)			
	Adopted						
	Budget	Budget	Actual	Actual	Actual	Actual	Actual
	2015-16 ¹	2014-15 ¹	2013-14	2012-13	2011-12	2010-11	2009-10
REVENUES:							·
Property Taxes	\$91,029,387	\$88,271,952	\$85,646,000	\$83,913,000	\$80,895,000	\$77,704,000	\$75,594,000
Payment in Lieu of Taxes	3,246,774	2,906,314	2,764,000	2,339,000	2,343,000	3,096,000	3,050,000
Licenses, Fees and Permits	315,500	303,000	344,000	402,000	278,000	194,000	300,000
Intergovernmental	15,578,767	14,939,679	23,590,000	22,228,000	24,791,000	19,176,000	19,882,000
Rental	107,600	146,472	77,000	146,000	133,000	137,000	130,000
Income on Investments	68,500	46,350	62,000	39,000	67,000	123,000	172,000
Fines	36,500	40,000	89,000	122,000	123,000	93,000	64,000
Charges for Services	566,075	582,450	551,000	574,000	488,000	510,000	605,000
Refunds and Reimbursements	102,260	87,825	0	0	0	0	0
Other	75,179	28,092	128,000	96,000	832,000	136,000	51,000
T ransfers In ²	2,467,912	2,731,158	433,000	10,436,000 5	164,000	127,000	3,739,000 ³
Total Revenues							
and Transfers In	\$113,594,454	\$110,083,292	\$113,684,000	\$120,295,000	\$110,114,000	\$101,296,000	\$103,587,000
EXPENDITURES:							
General Government	\$4,771,190	\$4,666,890	\$4,483,000	\$4,245,000	\$4,016,000	\$3,874,000	\$3,823,000
Public Safety	8,242,384	7,996,199	7,608,000	7,474,000	7,533,000	7,173,000	7,054,000
Public Works	4,962,387	5,006,430	4,728,000	4,557,000	6,223,000	4,668,000	4,532,000
Community Planning & Develop	522,269	513,723	465,000	456,000	422,000	430,000	479,000
Health and Human Services	1,185,291	1,146,294	1,123,000	1,057,000	1,093,000	1,074,000	1,117,000
Library	1,735,113	1,728,923	1,655,000	1,633,000	1,668,000	1,566,000	1,646,000
Parks and Recreation	1,642,878	1,661,386	1,513,000	1,512,000	1,542,000	1,472,000	1,429,000
Education	69,840,928	68,039,471	74,223,000	69,551,000	68,303,000	64,499,000	63,212,000
Miscellaneous	13,739,114	12,822,817	11,031,000	11,748,000	10,424,000	10,026,000	8,928,000
Debt Service	1,227,831	1,676,931	1,476,000	2,353,000	2,312,000	2,158,000	2,523,000
Transfers Out	5,725,069	4,824,228	4,955,000	14,666,000 6	4,958,000	5,026,000	7,892,000 4
Total Expenditures and							
Transfers Out	\$113,594,454	\$110,083,292	\$113,260,000	\$119,252,000	\$108,494,000	\$101,966,000	\$102,635,000
Results from Operations			\$424,000	\$1,043,000	\$1,620,000	(\$670,000)	\$952,000
Fund Balance, July 1			\$19,636,000	\$18,593,000	\$16,973,000	\$17,643,000	\$16,691,000
Fund Balance, June 30			\$20,060,000	\$19,636,000	\$18,593,000	\$16,973,000	\$17,643,000

¹ Budgetary Basis.

² Includes \$2,400,000 and \$2,250,000 appropriated from prior years' surplus in Fiscal Years 2015 and 2016, respectively.

³ Includes \$3,640,000 refunding bonds issued.

⁴ Includes \$3,571,000 payment to refunded bond escrow agent.

⁵ Includes \$462,000 premium on refunding bonds and \$9,810,000 refunding bonds issued.

⁶ Includes \$10,144,000 payment to refunded bond escrow agent.

ANALYSIS OF GENERAL FUND EQUITY Town of Newington (GAAP BASIS)

-	Actual 2013-14	Actual 2012-13	Actual 2011-12	Actual 2010-11	Actual 2009-10
Assigned	\$4,877,000	\$5,010,000	\$4,174,000	\$3,891,000	\$1,745,000
Designated for Sub. Year	0	0	0	0	2,000,000
Unassigned	15,183,000	14,626,000	14,419,000	13,082,000	13,898,000
Total Fund Balance	\$20,060,000	\$19,636,000	\$18,593,000	\$16,973,000	\$17,643,000
Unassigned Fund Balance As % of Total Expenditures	<u>13.41%</u>	<u>12.26%</u>	<u>13.29%</u>	<u>12.83%</u>	<u>13.54%</u>

GENERAL FUND REVENUES AND EXPENDITURES Town of Rocky Hill

Summary of Audited Revenues and Expenditures (GAAP BASIS)

	Adopted Budget 2015-16 ¹	Budget 2014-15 ¹	Actual 2013-14	Actual 2012-13	Actual 2011-12	Actual 2010-11	Actual 2009-10
REVENUES:		·					
Taxes and Assessments	\$60,469,735	\$59,462,002	\$57,822,637	\$56,453,949	\$53,019,340	\$52,381,560	\$50,445,629
Intergovernmental	6,138,498	6,066,528	10,206,932	9,052,449	9,149,211	7,432,129	7,203,662
Charges for Services	34,000	376,000	1,378,617	1,544,079	896,449	844,632	792,346
Income on Investments	75,000	21,000	23,823	14,069	13,720	24,417	39,737
Miscellaneous	1,225,710	1,733,346	995,991	827,777	747,501	722,482	656,980
Transfers In	621,705 ⁷	914,733 6	0	7,779,757 4	0	0	7,420,000 ²
Total Revenues							
and Transfers In	\$68,566,648	\$68,573,609	\$70,428,000	\$75,672,080	\$63,826,221	\$61,405,220	\$66,558,354
EXPENDITURES:							
General Government	\$3,109,388	\$3,083,633	\$2,388,003	\$2,399,855	\$2,463,450	\$2,269,845	\$2,313,302
Public Safety	5,791,644	5,950,314	6,153,764	5,828,716	5,503,034	5,650,377	5,341,066
Public Works	6,228,964	6,214,992	5,952,262	5,573,494	5,352,691	5,256,628	4,973,582
Health and Human Services	564,498	548,810	676,010	567,584	522,184	522,896	501,487
Parks, Recreation and Facilities	2,889,704	3,644,131	5,955,413	5,544,561	5,312,396	5,423,382	5,253,636
Library Services	954,243	934,446	953,855	912,754	862,248	882,446	875,847
Education	37,187,869	35,320,903	35,566,626	33,885,126	32,952,537	30,865,280	30,266,724
Miscellaneous	7,127,514	8,186,027	7,596,307	7,357,111	6,948,577	6,477,639	6,162,034
Capital Outlays	2,073,849	2,631,827	1,068,650	1,473,714	973,159	956,339	523,784
Debt Service	2,638,975	2,058,526	1,671,560	2,235,379	2,385,319	2,363,467	2,895,090
Transfers Out	0	0	2,177,382	8,324,556 5	497,548	506,348	7,646,494 3
Total Expenditures and							
Transfers Out	\$68,566,648	\$68,573,609	\$70,159,832	\$74,102,850	\$63,773,143	\$61,174,647	\$66,753,046
Results from Operations			\$268,168	\$1,569,230	\$53,078	\$230,573	(\$194,692)
Fund Balance, July 1			\$5,870,683	\$4,301,453	\$4,248,375	\$4,017,802	\$4,212,494
Fund Balance, June 30			\$6,138,851	\$5,870,683	\$4,301,453	\$4,248,375	\$4,017,802

¹ Budgetary Basis

² Includes \$7,420,000 refunding bonds issued.

³ Includes \$7,316,494 payment to refunded bond escrow agent.

⁴ Includes \$7,160,000 refunding bonds issued and \$619,757 premium on refunding bond issuance.
 ⁵ Includes \$7,675,728 payment to refunded bond escrow agent.
 ⁶ Includes \$914,733 appropriated from prior years' surplus.

⁷ Includes \$621,705 appropriated from prior years' surplus.

ANALYSIS OF GENERAL FUND EQUITY **Town of Rocky Hill** (GAAP BASIS)

-	Actual 2013-14	Actual 2012-13	Actual 2011-12	Actual 2010-11	Actual 2009-10
Assigned	\$1,552,335	\$1,198,823	\$245,955	\$754,586	\$209,884
Designated for subsequent year	0	0	0	0	281,148
Unassigned	4,586,516	4,671,860	4,055,498	3,493,789	3,526,770
Total Fund Balance	\$6,138,851	\$5,870,683	\$4,301,453	\$4,248,375	\$4,017,802
Unassigned Fund Balance					
As % of Total Expenditures	<u>6.54%</u>	<u>6.30%</u>	<u>6.36%</u>	<u>5.71%</u>	<u>5.28%</u>

GENERAL FUND REVENUES AND EXPENDITURES Town of West Hartford

Summary of Audited Revenues and Expenditures (GAAP BASIS)

	Adopted						
	Budget	Budget	Actual	Actual	Actual	Actual	Actual
-	2016 ¹	20151	2014	2013	2012 ²	2011	2010 ³
REVENUES:							
Property Taxes	· · · · · · ·	\$221,512,947	\$214,923,000	\$210,571,000	\$200,033,000	\$192,984,000	\$186,107,000
Intergovernmental	· · · · · ·	22,264,687	43,115,000	39,853,000	46,477,000	32,117,000	28,491,000
Charges for Services	5,205,109	5,096,394	4,741,000	4,632,000	4,970,000	4,304,000	5,023,000
Income on Investments	,	250,000	256,000	382,000	451,000	710,000	1,045,000
Miscellanous	836,500	696,000	775,000	779,000	1,004,000	1,140,000	841,000
Transfers In	1,038,710	1,024,995	849,000	790,000	994,000	878,000	68,779,000 ⁴
Total Revenues	\$257,514,043	\$250,845,023	\$264,659,000	\$257,007,000	\$253,929,000	\$232,133,000	\$290,286,000
EXPENDITURES:							
Current:							
GeneralGovernemt	\$5,515,125	\$5,407,955	\$5,328,000	\$5,182,000	\$5,064,000	\$5,033,000	\$4,788,000
Public Safety	25,652,282	25,440,822	25,368,000	25,629,000	25,340,000	23,497,000	22,252,000
Community Maintenance	15,952,852	15,738,062	15,669,000	15,329,000	14,398,000	15,011,000	15,297,000
Human and Cultural	6,152,075	6,028,448	6,079,000	5,864,000	5,691,000	5,503,000	5,503,000
Education	148,370,424	145,888,757	160,266,000	155,074,000	149,600,000	139,573,000	131,068,000
Debt and Sundry	54,407,938	37,235,153	34,431,000	32,380,000	40,601,000	25,922,000	40,418,000
Capital Outlay	0	0	102,000	48,000	0	99,000	77,000
Transfers Out	1,463,347	15,105,826	16,654,000	16,413,000	13,591,000	16,786,000	69,741,000 5
Total Expenditures and							
Transfers Out	\$257,514,043	\$250,845,023	\$263,897,000	\$255,919,000	\$254,285,000	\$231,424,000	\$289,144,000
Results from Operations			\$762,000	\$1,088,000	(\$356,000)	\$709,000	\$1,142,000
Fund Balance, July 1			\$19,443,000	\$18,355,000	\$18,711,000	\$18,002,000	\$16,860,000
Fund Balance, June 30			\$20,205,000	\$19,443,000	\$18,355,000	\$18,711,000	\$18,002,000

¹Bugetary Basis.

² In fiscal year 2012, the Town incurred expenditures of \$12 million related to clean up for Winter Storm Alfred, an unusual October 2011

snowstorm. The Town received reimbursement of \$9.1 million from the Federal Emergency Management Agency (FEMA).

³ In fiscal year 2010, all Risk Management costs (Health, Workers Compensation, etc.) were transferred from individual departments to Debt and Sundry.

⁴ Includes \$67,710,000 refunding bonds issued.

⁵ Includes \$67,257,000 payment to refunded bond escrow agent

ANALYSIS OF GENERAL FUND EQUITY Town of West Hartford (GAAP BASIS)

	Actual 2014	Actual 2013	Actual 2012	Actual 2011	Actual 2010
Nonspendable	\$178,000	\$179,000	\$169,000	\$178,000	
Assigned	374,000	333,000	355,000	652,000	\$809,000
Unassigned	19,653,000	18,931,000	17,831,000	17,881,000	17,193,000
Total Fund Balance	20,205,000	19,443,000	18,355,000	18,711,000	18,002,000
Unassigned Fund Balance					
As % of Total Expenditures	<u>7.45%</u>	<u>7.40%</u>	<u>7.01%</u>	<u>7.73%</u>	<u>5.95%</u>

GENERAL FUND REVENUES AND EXPENDITURES Town of Wethersfield Summary of Audited Revenues and Expenditures

(GAAP BASIS)

	Adopted						
	Budget	Budget	Actual	Actual	Actual	Actual	Actual
	2015-16 ¹	2014-15 ¹	2013-14	2012-13	2011-12	2010-11	2009-10
REVENUES:							
Property Taxes	· · · · ·	\$80,806,613	\$78,321,007	\$75,019,911	\$72,867,903	\$70,620,970	\$71,117,614
Intergovernmental	- , ,	9,797,524	17,339,290	16,262,260	16,674,045	14,296,441	14,093,177
Other Local Revenues	-,	1,630,625	2,157,286	1,920,385	1,498,540	2,155,787	2,709,868
Transfers In	300,000 ²	600,000 ²	123,429	6,769,120 ⁶	672,465	0	13,332,220 3
Total Revenues							
and Transfers In	\$96,255,913	\$92,834,762	\$97,941,012	\$99,971,676	\$91,712,953	\$87,073,198	\$101,252,879
EXPENDITURES:							
Public Safety	\$10,061,707	\$9,691,133	\$9,242,982	\$8,614,977	\$8,597,455	\$8,443,638	\$8,132,620
Public Works	8,212,369	8,245,387	8,298,582	7,917,299	7,594,385	7,877,295	7,395,776
Recreation and Parks	1,782,115	1,708,763	1,591,171	1,403,082	1,389,756	1,495,198	1,442,808
Social Services	826,988	794,431	791,675	875,144	829,087	906,931	897,535
Library	1,928,134	1,876,700	1,799,942	1,732,883	1,665,484	1,659,845	1,620,882
General Government	10,583,870	10,042,686	8,437,977	8,527,909	9,090,322	7,359,677	7,936,072
Education	56,374,947	54,797,197	60,950,236	58,303,580	55,269,575	54,344,069	54,093,101
Debt Service	4,385,547	3,379,104	3,236,244	3,807,461	3,569,423	3,775,508	4,044,856
Contingency	340,000	340,000	0	0	0	0	0
Transfers Out	1,760,236	1,959,361	2,285,085	8,453,204 7	3,356,751	2,022,213	15,734,384 4
Total Expenditures and							
Transfers Out	\$96,255,913	\$92,834,762	\$96,633,894	\$99,635,539	\$91,362,238	\$87,884,374	\$101,298,034
Results from Operations			\$1,307,118	\$336,137	\$350,715	(\$811,176)	(\$45,155)
Fund Balance, July 1			\$10,481,582	\$10,145,445	\$9,794,730	\$10,605,906 ⁵	\$8,904,357 ⁵
Fund Balance, June 30			\$11,788,700	\$10,481,582	\$10,145,445	\$9,794,730	\$8,859,202
·			- , - ,	, - ,	, -, -		

¹ Budgetary Basis.

² Includes \$600,000 and \$300,000 appropriated from prior years' surplus in Fiscal Years 2015 and 2016, respectively.

³ Includes \$12,010,000 refunding bonds issued and \$1,322,220 premium on refunding bonds.

⁴ Includes \$13,161,148 payment to refunded bond escrow agent.

⁵ Restated.

⁶ Includes \$6,170,000 refunding bonds issued and \$549,120 premium on refunding bonds.

⁷Includes \$6,610,679 payment to refunded bond escrow agent.

ANALYSIS OF GENERAL FUND EQUITY Town of Wethersfield (GAAP BASIS)

-	Actual 2013-14	Actual 2012-13	Actual 2011-12	Actual 2010-11	Actual 2009-10
Committed	\$414,179	\$373,793	\$405,817	\$1,823,247	\$813,143
Assigned	1,126,833	796,624	829,460	858,617	700,000
Unassigned	10,247,688	9,311,165	8,910,168	7,112,866	7,346,059
Total Fund Balance	11,788,700	10,481,582	10,145,445	9,794,730	8,859,202
Unassigned Fund Balance					
As % of Total Expenditures	<u>10.60%</u>	<u>9.35%</u>	<u>9.75%</u>	<u>8.09%</u>	7.25%

GENERAL FUND REVENUES AND EXPENDITURES Town of Windsor

Summary of Audited Revenues and Expenditures (GAAP BASIS)

	Adopted						
	Budget	Budget	Actual	Actual	Actual	Actual	Actual
	2015-16 ¹	2014-15 ¹	2013-14	2012-13	2011-12	2010-11	2009-10
REVENUES:							
Property Taxes	\$88,290,620	\$86,535,450	\$82,937,213	\$82,159,015	\$79,806,333	\$78,440,338	\$75,182,401
State & Federal Governments	15,250,210	15,118,410	22,298,413	21,410,871	21,115,541	19,819,257	19,483,098
Charges for Services	1,828,310	1,869,300	4,865,078	4,531,261	3,361,671	3,764,362	2,327,254
Investment Income	115,000	115,000	120,506	132,574	158,626	243,289	215,245
Transfers In ²	900,000	900,000	95,510	105,150	903,038	113,220	112,590
Total Revenues							
and Transfers In	\$106,384,140	\$104,538,160	\$110,316,720	\$108,338,871	\$105,345,209	\$102,380,466	\$97,320,588
EXPENDITURES:							
Education	\$70,630,670	\$69,917,270	\$70,387,913	\$68,251,357	\$67,390,801	\$64,675,805	\$63,097,716
General Government	18,299,490	17,597,480	11,681,899	11,367,560	10,823,683	10,508,186	9,845,335
Culture & Recreation	1,412,430	1,387,630	3,765,963	3,748,207	3,714,831	3,562,735	2,423,677
Human Services	787,460	791,240	1,333,534	1,409,128	1,293,713	1,339,342	1,223,405
Public Safety	9,976,810	9,674,270	10,347,278	9,482,675	9,246,685	9,191,543	8,173,386
Public Works	5,277,280	5,170,270	5,697,653	5,553,231	5,444,107	5,745,378	5,551,103
Transfers Out	0	0	6,824,000	6,219,500	7,196,210	6,223,950	6,716,700
Total Expenditures and							
Transfers Out	\$106,384,140	\$104,538,160	\$110,038,240	\$106,031,658	\$105,110,030	\$101,246,939	\$97,031,322
Results from Operations			\$278,480	\$2,307,213	\$235,179	\$1,133,527	\$289,266
Fund Balance, July 1			\$20,911,350	\$18,604,137	\$18,368,958	\$17,235,431 ³	\$15,268,657
Fund Balance, June 30			\$21,189,830	\$20,911,350	\$18,604,137	\$18,368,958	\$15,557,923

¹ Budgetary Basis.
 ² Represents appropriation from prior years' surplus.
 ³ Restated.

ANALYSIS OF GENERAL FUND EQUITY Town of Windsor (GAAP BASIS)

-	Actual 2013-14	Actual 2012-13	Actual 2011-12	Actual 2010-11	Actual 2009-10
Reserved for Encumberances					\$334,036
Nonspendable	\$46,154	\$42,679	\$48,934	\$35,544	44,044
Reserved for Prepaids					
Committed				3,395,259	900,000
Assigned	3,795,689	3,939,957	3,238,973		
Unasigned	17,347,987	16,928,714	15,316,230	14,938,155	14,279,843
Total Fund Balance	\$21,189,830	\$20,911,350	\$18,604,137	\$18,368,958	\$15,557,923
Unassigned Fund Balance					
As % of Total Expenditures	<u>15.77%</u>	<u>15.97%</u>	<u>14.57%</u>	<u>14.75%</u>	<u>14.72%</u>

VIII. DEBT SUMMARY

PRINCIPAL AMOUNT OF INDEBTEDNESS – THE DISTRICT As of November 3, 2015 (Pro Forma)

		(Pro Forma)			
Long-Term	Debt			Debt	Date of
			Original	Outstanding	Fiscal Year
Date	Purpose	Rate %	Issue	As of 11/3/15	Maturity
12/30/97	CWF (270C)	2.00	6,690,902	390,303	2016
06/30/99	CWF (319C)	2.00	1,691,005	267,742	2018
12/30/99	CWF (383C)	2.00	4,241,334	699,134	2019
06/30/00	CWF (361C)	2.00	2,635,079	548,975	2019
08/31/01	Drinking Water (SRF 9709C)	2.60	206,898	50,001	2020
12/31/01	Drinking Water (SRF 9704C)	2.60	860,842	222,384	2020
06/30/02	Drinking Water (SRF 9710C)	2.50	861,978	244,227	2021
06/30/02	CWF (405C)	2.00	8,163,200	2,516,986	2021
03/30/03	CWF (267C)	2.00	5,213,046	1,664,026	2022
06/30/03	CWF (494C)	2.00	2,029,367	727,190	2022
12/31/03	Drinking Water (DWSRF9709CD1)	2.10	956,990	277,527	2020
12/31/03	Drinking Water (9704DCD1)	2.10	2,225,346	676,331	2020
12/31/03	Drinking Water (200105C)	2.10	2,343,735	908,198	2023
12/31/04	CWF (451C)	2.00	3,987,009	1,718,629	2024
06/01/08	General Purpose, Issue of 2008	3.625-4.125	80,000,000	52,000,000	2028
09/30/09	CWF (521C)	2.00	4,240,340	2,632,544	2028
10/31/08	CWF (508C)	2.00	1,232,078	739,247	2027
12/30/08	CWF (160C)	2.00	1,888,557	1,101,658	2027
12/31/08	CWF (578C)	2.00	2,042,741	1,223,804	2027
02/28/09	CSL (142)	2.00	6,200,000	3,823,333	2028
09/30/09	CWF (520C)	2.00	4,547,580	2,936,979	2028
09/30/09	CSL (149)	2.00	12,710,000	8,208,541	2028
06/01/10	Refunding Bonds	2.56	12,845,000	8,875,000	2022
07/15/10	General Purpose, Series A 2010	3.65	91,900,000	74,699,987	2035
07/15/10	General Purpose, Series B 2010	4.21	46,200,000	41,600,000	2040
01/31/11	CWF (578CD2)	2.00	2,619,264	1,986,275	2030
08/31/11	Drinking Water (DWSRF 2010-8008)	2.06	2,579,412	1,913,064	2030
02/28/12	Drinking Water (DWSRF 2010-8009)	2.06	772,079	572,625	2030
03/31/12	CSL (166)	2.00	21,907,709	17,664,325	2030
03/31/12	CWF (619D1)	2.00	12,600,000	10,159,460	2030
01/31/13	CWF (626C)	2.00	22,160,848	18,005,690	2032
01/31/13	Drinking Water (DWSRF 2010-8009-1)	2.06	193,644	163,359	2032
02/14/13	General Purpose, Series A 2013	2.47	30,235,000	27,205,000	2033
02/14/13	General Purpose, Series B 2013	2.47	25,030,000	22,520,000	2033
03/13/13	CWF (639C)	2.00	41,301,329	35,653,285	2032
06/19/13	Clean Water Project Revenue Bonds	4.06	85,000,000	83,000,000	2032
06/28/13	CWF (633C)	2.00	15,485,718	13,291,909	2032
07/15/14	Drinking Water (DWSRF 2013-7012)	2.00	2,780,620	2,467,800	2032
08/06/14	General Purpose Series A 2014	2.86	47,735,000	45,350,000	2035
08/06/14	Refunding Bonds, Series B 2014	1.48	14,845,000	12,470,000	2033
09/30/14	CWF (619-C1)	2.00	24,821,197	22,235,657	2033
09/30/14	Drinking Water (DWSRF 7018)	2.00	398,083	356,616	2033
11/14/14	Clean Water Project Revenue Bonds	3.63	140,000,000	137,490,000	2033
02/28/15	CWF (646-C)	2.00	24,579,826	22,531,507	2042
		2.85	66,740,000	66,740,000	
03/19/15 03/31/15	General Purpose, Issue of 2015 Drinking Water (DWSRF 2014-7026)	2.85	1,691,379	1,599,762	2035 2035
05/31/15	CWF (652-D)	2.00	20,398,152	20,398,152	2033
06/01/15	Drinking Water (DWSRF 2013-7013)	2.00	2,713,243	20,398,132	2034
06/01/13				, ,	2034 2034
	Drinking Water (DWSRF 2013-7017) Drinking Water (DWSPE 2013-7010)	2.00	2,013,468	1,896,016	
06/30/15 06/30/15	Drinking Water (DWSRF 2013-7019)	2.00	1,539,774 6,815,898	1,437,122	2034 2032
	CWF (626-CD1)	2.00		6,678,894 4,601,464	
09/30/15	Drinking Water (DWSRF 2013-7014)	2.00	4,691,464	4,691,464	2035
11/03/15	General Purpose, Series B 2015	2.66	36,215,000	36,215,000	2035
	Total Long-Term Debt		\$963,776,134	\$825,966,785	

Short-Term Debt:

The District issued \$25,000,000 in General Obligation Bond Anticipation Notes, Series C, on July 28, 2015 to temporarily finance various sewer, water and public improvement projects of the District. The notes will mature on March 18, 2016.

The District issued \$81,500,000 in General Obligation Bond Anticipation Notes, Series A on March 19, 2015 to temporarily finance various sewer, water and public improvement projects of the District, and \$35,000,000 in General Obligation Bond Anticipation Notes, Series B on March 19, 2015. The Series A Notes will mature on March 18, 2016. The Series B Notes will mature on November 4, 2015.

The District currently has \$281,955,452 of outstanding Interim Funding Obligations ("IFO's") issued under the State of Connecticut's Clean Water Fund Program and Drinking Water State Revolving Fund Program. The amount drawn to date is \$70,464,144.

Other Long-Term Commitments:

The District has no other general obligation long term commitments.

CLEAN WATER FUND PROGRAM

The Metropolitan District is a participant in the State of Connecticut's Clean Water Fund Program (Connecticut General Statutes Section 22a-475 et seq., as amended) which provides financial assistance through a combination of grants and loans bearing interest at the rate of 2% per annum. All participating municipalities receive funding for eligible expenses of 20% grant and 80% loan, except for combined sewer overflow projects (50% grant and 50% loan) and denitrification projects (30% grant and 70% loan). Loans are made pursuant to a Project Loan and Grant Agreement. During construction the municipality enters into a short-term borrowing agreement with the State called an Interim Funding Obligation ("IFO") from which it pays project costs as needed. Each municipality is obligated to repay only that amount which it draws down for the payment of project costs. Upon project completion, or, in the case of certain larger projects, annually, a 20-year debt obligation called a Project Loan Obligation ("PLO") is issued to the State. The municipal obligations issued to the State are secured by the full faith and credit of the municipality and/or a dedicated source of revenue of such municipality.

Amortization of each loan is required to begin one year from the earlier of the scheduled completion date specified in the Loan Agreement or the actual project completion date, or, in the case of certain larger projects, the earlier of such date or annually commencing one year after the date of the agreement. The final maturity of each loan is the earlier of twenty years from the scheduled completion date or twenty years from the date of the PLO. Principal and interest payments are made (1) in monthly installments commencing one month after the scheduled completion date, or (2) in single annual installments representing 1/20 of total principal not later than one year from the scheduled completion date specified in the Loan Agreement repayable thereafter in monthly installments. Monthly installments may be in level debt service or amortized with level principal. Loans made under loan agreements entered into prior to July 1, 1989 are repayable in annual installments. Borrowers may prepay their loans at any time prior to maturity without penalty.

DRINKING WATER STATE REVOLVING FUND PROGRAM

The Metropolitan District is a participant in the State of Connecticut's Drinking Water State Revolving Fund Program (General Statutes Sections 22a-475 et seq., as amended), which provides financial assistance through loans bearing interest at rates ranging from 2% to 3% per annum and grants.

Loans and grants are made pursuant to a Project Loan and Subsidy Agreement. Each municipality is obligated to repay only that amount that is drawn down for the payment of project costs ("Loan Agreement"). Each municipality must deliver to the State an obligation secured by the full faith and credit of the municipality and/or a dedicated source of revenue of such municipality.

The amortization requirements, payment schedule and prepayment provisions are the same as under the Clean Water Fund Program.

ANNUAL BONDED DEBT MATURITY SCHEDULE - THE DISTRICT¹

As of November 3, 2015 (Pro Forma)

Final Vary	Outstand's a			Series B	Cumulative
Fiscal Year Ending	Outstanding Principal	Interest	Total	Bonds This Issue	Percent Retired
2015	\$3,322,414	\$1,896,352	\$5,218,766	T III's Issue	0.55
2015	35,548,327	18,370,514	53,918,841	\$1,815,000	6.72
2017	35,392,852	17,079,582	52,472,434	1,815,000	12.86
2018	35,347,852	15,793,984	51,141,836	1,815,000	19.00
2019	35,437,966	14,523,008	49,960,974	1,810,000	25.15
2019	34,908,288	13,270,340	48,178,628	1,810,000	31.22
2021	33,972,617	12,059,912	46,032,529	1,810,000	37.13
2022	33,453,927	10,903,634	44,357,561	1,810,000	42.95
2023	32,031,960	9,809,187	41,841,147	1,810,000	48.54
2024	31,666,800	8,786,593	40,453,393	1,810,000	54.07
2025	30,933,372	7,775,657	38,709,029	1,810,000	59.48
2026	30,988,372	6,791,232	37,779,604	1,810,000	64.90
2027	30,808,441	5,865,230	36,673,671	1,810,000	70.28
2028	29,964,376	4,961,552	34,925,928	1,810,000	75.53
2029	25,272,546	4,152,095	29,424,641	1,810,000	80.00
2030	24,756,697	3,424,066	28,180,763	1,810,000	84.39
2031	20,707,714	2,715,589	23,423,303	1,810,000	88.11
2032	18,554,245	2,129,287	20,683,532	1,810,000	91.47
2033	15,948,188	1,610,975	17,559,163	1,810,000	94.41
2034	10,986,188	1,142,407	12,128,595	1,810,000	96.52
2035	7,103,642	771,088	7,874,730	1,810,000	97.99
2036	2,225,000	541,413	2,766,413		98.36
2037	2,320,000	446,850	2,766,850		98.74
2038	2,425,000	342,450	2,767,450		99.14
2039	2,535,000	233,325	2,768,325		99.56
2040	2,650,000	119,250	2,769,250		100.00
Totals	\$569,261,785	\$165,515,572	\$734,777,352	\$36,215,000	

Schedule A – General Obligation Bonds

¹ Excludes principal and interest payments made in current Fiscal Year 2015. Source: District Officials.

Fiscal Year	Outstanding	.		Cumulative Percent
Ending 12/31	Principal	Interest	Total	Retired
2016	\$3,680,000	\$10,516,850	\$14,196,850	1.67
2017	3,760,000	10,386,450	14,146,450	3.37
2018	3,870,000	10,239,800	14,109,800	5.13
2019	4,015,000	10,065,050	14,080,050	6.95
2020	4,075,000	9,959,750	14,034,750	8.80
2021	4,225,000	9,756,000	13,981,000	10.71
2022	4,355,000	9,577,000	13,932,000	12.69
2023	4,525,000	9,359,250	13,884,250	14.74
2024	4,700,000	9,133,000	13,833,000	16.87
2025	4,885,000	8,898,000	13,783,000	19.09
2026	5,080,000	8,662,500	13,742,500	21.39
2027	5,285,000	8,426,000	13,711,000	23.79
2028	5,495,000	8,178,625	13,673,625	26.28
2029	5,905,000	7,907,375	13,812,375	28.96
2030	6,290,000	7,608,500	13,898,500	31.81
2031	8,715,000	7,239,500	15,954,500	35.77
2032	11,015,000	6,752,750	17,767,750	40.76
2033	13,165,000	6,155,125	19,320,125	46.73
2034	15,025,000	5,457,500	20,482,500	53.55
2035	15,330,000	4,706,250	20,036,250	60.50
2036	15,645,000	3,939,750	19,584,750	67.59
2037	14,970,000	3,214,275	18,184,275	74.38
2038	15,320,000	2,529,075	17,849,075	81.33
2039	15,700,000	1,826,050	17,526,050	88.45
2040	8,075,000	1,273,000	9,348,000	92.12
2041	8,480,000	869,250	9,349,250	95.96
2042	8,905,000	445,250	9,350,250	100.00
Totals	\$220,490,000	\$183,081,925	\$403,571,925	

Schedule B – Clean Water Project Revenue Bonds

¹ Excludes principal and interest payments made in current Fiscal Year 2015. Source: District Officials.

Combined Schedules A and B Outstanding Debt

Total		
Outstanding	Total	
Principal ¹	Interest	Total
\$825,966,785	\$362,444,064	\$1,138,349,277

¹ Excludes principal and interest payments made in current Fiscal Year 2015. Source: District Officials.

OVERLAPPING AND UNDERLYING NET DEBT THE DISTRICT AND MEMBER MUNICIPALITIES As of November 3, 2015

(D - E)

(Pro Forma)

The outstanding indebtedness of the District is considered overlapping debt of the Member Municipalities.

The outstanding indebtedness of the Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield, Windsor and the City of Hartford is considered underlying debt of the District:

Member Municipalities	Share of Net District Debt ¹	Net Direct District Debt Applicable to Member Municipalities as of 11/3/15 ²	Net Direct Debt of Member Municipalities	Underlying Debt Issued Since 6/30/2014	Underlying Net Debt Applicable to District
Bloomfield	7.35	\$53,251,096	\$60,625,000	\$5,000,000	\$65,625,000
East Hartford	11.99	86,868,114	51,580,000	0	51,580,000
Hartford	27.5	199,238,794	509,763,283	207,000,000 ³	716,763,283
Newington	8.78	63,611,513	8,740,000	0	8,740,000
Rocky Hill	5.75	41,659,020	19,760,000	32,600,000	52,360,000
West Hartford	21.95	159,028,783	140,214,952	21,000,000	161,214,952
Wethers field	8.07	58,467,530	22,644,603	22,000,000	44,644,603
Windsor	8.61	62,379,855	39,335,625	5,790,000	45,125,625
Totals	100.00%	\$724,504,704	\$852,663,463	\$293,390,000	\$1,146,053,463

¹ The Member Municipalities' share of the District's Net Direct Debt is based on the annual tax levy of each Member Municipalities as of Fiscal Year 2014-15.

² Includes approximately \$745,584,069 of Interim Funding Obligations (IFO's), Permanent Loan Obligations (PLO's), General Obligation Bonds and Notes issued pursuant to authorizations totaling \$1.6 billion for the District's Clean Water Project. The District's goal is to fund the Clean Water Project with approximately 22% of revenue bonds or general obligation debt supported by a Special Sewer Service Surcharge, with an additional approximately 44% State and Federal low-cost State Revolving Fund loans from the State of Connecticut Clean Water Revolving Fund Program, also supported by the Special Sewer Service Surcharge. Finally, it is expected that 34% of the entire project will be funded with State and Federal grants which require no repayment from MDC. The Special Sewer Service Surcharge is levied annually and added to customers' water bills, beginning in 2008. See pages 21 and 78 herein for further details.

³ Excludes the following long-term commitment of the City: The City of Hartford recently established the Hartford Stadium Authority ("the Authority"), which anticipates issuing approximately \$60 million in Lease Revenue Bonds in February, 2015 for the acquisition and construction of a new AA minor league baseball stadium and related facilities. Under a Lease Agreement the City of Hartford as Lessee will make rent payments equal to the principal and interest on the bonds when due. The obligation to make such payments is an absolute and unconditional obligation of the City, subject to annual appropriation by the City.

Source: Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield, Windsor and the City of Hartford Audits.

DEBT STATEMENT - THE DISTRICT As of November 3, 2015 (Pro Forma)

LONG TERM DEBT (includes this issue)

DIRECT NET DEBT PLUS NET UNDERLYING	\$1,870,558,167
NET UNDERLYING DEBT - Member Municipalities ⁵	1,146,053,463
TOTAL DIRECT NET DEBT	\$724,504,704
Debt Not Subject to Debt Limitation ⁴	489,917,533
Less:	
TOTAL DIRECT DEBT ³	\$1,214,422,237
CWF/DWSRF - IFO's ²	281,955,452
Notes	106,500,000
SHORT TERM DEBT	
TOTAL LONG TERM DEBT	\$825,966,785
Clean Water Project ³	449,706,407
Combined Funded CIP Projects ¹	70,991,719
Sewer	141,961,320
Water (Self-Supporting)	\$163,307,338
LONG TERM DEBT (includes inis issue)	

¹*Represents bonds funded by water and sewer sources.*

Interim Funding Obligations ("IFO's") issued under the Clean Water Fund and Drinking Water State Revolving Fund programs total \$281,955,452; funds drawn to date total \$70,464,144.

⁴ Represents debt issued for water purposes, supply of electricity and self-supporting clean water projects. The District has issued \$225.0 million in Clean Water Project Revenue Bonds. The bonds are being repaid from a portion of the Special Sewer Service Surcharge and are not a general obligation of the District.

⁵ Represents net direct debt of each Member Municipality.

Note: Does not include authorized but unissued debt.

CURRENT DEBT RATIOS – THE DISTRICT As of November 3, 2015

(Pro Forma)

Population ¹	366,312
Net Taxable Grand List - 10/1/14 @ 70% of full value ²	\$23,921,553,118
Estimated Full Value ³	\$34,173,647,311
Equalized Net Taxable Grand List - 2012 ⁴	\$36,274,149,199

	Total	Total Net	Total Overall
	Direct Debt	Direct Debt	Net Debt
	\$1,214,422,237	\$724,504,704	\$1,870,558,167
Per Capita	\$3,315.27	\$1,977.84	\$5,106.46
Ratio to Net Taxable Grand List	5.08%	3.03%	7.82%
Ratio to Estimated Full Value	3.55%	2.12%	5.47%
Ratio to Equalized Grand List	3.35%	2.00%	5.16%

¹ U.S. Census Bureau, 2009-2013 American Community Survey, for Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield, Windsor and the City of Hartford.

Networking Faith programs total programs to the program for the program and program to the program for the pro

² Represents 2014 Net Taxable Grand Lists for the Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield, Windsor and the City of Hartford.

³ Represents estimated full values of 2014 Net Taxable Grand Lists of the Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield, Windsor and the City of Hartford.

⁴ Office of Policy and Management, State of Connecticut.

DEBT STATEMENT – TOWN OF BLOOMFIELD As of June 30, 2014

LONG TERM DEBT	\$55,625,000
SHORT TERM DEBT	5,000,000
TOTAL DIRECT DEBT	\$60,625,000
TOTAL NET DIRECT INDEBTEDNESS	\$60,625,000
NET OVERLAPPING DEBT - MDC 11/3/15 ⁻¹	53,251,096
NET UNDERLYING DEBT - Fire Districts 6/30/14	2,673,034
TOTAL OVERALL DIRECT NET DEBT	\$116,549,130

¹*Please refer to page 68 footnote 2 under "Overlapping and Underlying Net Debt" herein for more details.* Note: Does not include authorized but unissued debt.

CURRENT DEBT RATIOS – TOWN OF BLOOMFIELD As of June 30, 2014

Population ¹	20,562
Net Taxable Grand List - 10/1/14 @ 70% of full value	\$2,033,984,990
Estimated Full Value	\$2,905,692,843
Equalized Net Taxable Grand List - 2012 ²	\$2,802,966,115
Money Income per Capita - 2013 ³	\$41,702

	Total Direct Debt \$60,625,000	Total Net Direct Debt \$60,625,000	Total Overall Net Debt \$116,549,130
– Per Capita	\$2,948.40	\$2,948.40	\$5,668.18
Ratio to Net Taxable Grand List	2.98%	2.98%	5.73%
Ratio to Estimated Full Value	2.09%	2.09%	4.01%
Ratio to Equalized Grand List	2.16%	2.16%	4.16%
Debt per Capita to Money Income per Capita	7.07%	7.07%	13.59%

¹ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of Bloomfield.

² Office of Policy and Management, State of Connecticut.
 ³ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of Bloomfield.

DEBT STATEMENT – TOWN OF EAST HARTFORD As of June 30, 2014

LONG TERM DEBT	\$51,580,000
SHORT TERM DEBT	0
TOTAL DIRECT DEBT	\$51,580,000
TOTAL NET DIRECT INDEB TEDNESS	\$51,580,000
NET OVERLAPPING DEBT - MDC 11/3/15 ⁻¹	86,868,114
TOTAL OVERALL DIRECT NET DEBT	\$138,448,114

¹ Please refer to page 68 footnote 2 under "Overlapping and Underlying Net Debt" herein for more details. Note: Does not include authorized but unissued debt.

CURRENT DEBT RATIOS – TOWN OF EAST HARTFORD As of June 30, 2014

Population ¹	51,241
Net Taxable Grand List - 10/1/14 @ 70% of full value	\$2,689,464,641
Estimated Full Value	\$3,842,092,344
Equalized Net Taxable Grand List - 2012 ²	\$3,936,906,558
Money Income per Capita - 2013 ³	\$25,578

	Total	Total Net	Total Overall
	Direct Debt	Direct Debt	Net Debt
	\$51,580,000	\$51,580,000	\$138,448,114
Per Capita	\$1,006.62	\$1,006.62	\$2,701.90
Ratio to Net Taxable Grand List	1.92%	1.92%	5.15%
Ratio to Estimated Full Value	1.92%	1.92%	3.60%
Ratio to Equalized Grand List	1.31%	1.31%	3.52%
Debt per Capita to Money Income per Capita	3.94%	3.94%	10.56%

¹ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of East Hartford.

² Office of Policy and Management, State of Connecticut.

³ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of East Hartford.

DEBT STATEMENT – CITY OF HARTFORD 3

As of June 30, 2014

LONG TERM DEBT	\$459,865,000
CWF - PLO	1,322,000
SHORT TERM DEBT	56,000,000
TOTAL DIRECT DEBT	\$517,187,000
Less:	
School Construction Grants - State of Conn. ¹	7,423,717
TOTAL NET DIRECT INDEBTEDNESS	\$509,763,283
NET OVERLAPPING DEBT - MDC 11/3/15 ²	199,238,794
TOTAL OVERALL DIRECT NET DEBT	\$709,002,077

¹ Represents School Construction Grants payable to the City over the life of certain School Bond issues.

² Please refer to page 68 footnote 2 under "Overlapping and Underlying Net Debt" herein for more details.
³ <u>Other Long-Term Commitment</u>: The City entered into a Lease Agreement (the "Lease Agreement") with the Hartford Stadium Authority ("HSA") dated as of February 1, 2015, by which the City is obligated to make certain lease payments to the HSA. The HSA issued \$62.5 of lease revenue bonds in February 2015 for the construction of a minor league baseball ballpark. Under the Lease Agreement, the City is required to make semiannual deposits to secure performance of its obligations to pay rent to the HSA which is due on each February 1 and August 1 during the lease term. Each payment of rent is to be an amount sufficient, together with other money on deposit with the trustee in the bond fund to be credited as rent, to pay the principal and interest due on the bonds issued by the HSA on each principal payment date and interest payment date. Rental payments are \$2.836 million in Fiscal Year 2016, and \$4.26 million annually in Fiscal Year 2017 through Fiscal Year 2042 inclusively. (Source: City of Hartford Official Statement Dated July 8, 2015). The obligation to make these payments pursuant to the Lease Agreement is an absolute and unconditional obligation of the City, subject to annual appropriation by the City. Note: Does not include authorized but unissued debt.

CURRENT DEBT RATIOS – CITY OF HARTFORD As of June 30, 2014

Population ¹	125,130
Net Taxable Grand List - 10/1/14 @ 70% of full value	\$3,619,341,714
Estimated Full Value	\$5,170,488,163
Equalized Net Taxable Grand List - 2012 ²	\$6,888,293,807
Money Income per Capita - 2013 ³	\$16,619

	Total Direct Debt	Total Net Direct Debt	Total Overall Net Debt
	\$517,187,000	\$509,763,283	\$709,002,077
Per Capita	\$4,133.20	\$4,073.87	\$5,666.12
Ratio to Net Taxable Grand List	14.29%	14.08%	19.59%
Ratio to Estimated Full Value	10.00%	9.86%	13.71%
Ratio to Equalized Grand List	7.51%	7.40%	10.29%
Debt per Capita to Money Income per Capita	24.87%	24.51%	34.09%

¹ U.S. Census Bureau, 2009-2013 American Community Survey, for the City of Hartford.

² Office of Policy and Management, State of Connecticut.

³ U.S. Census Bureau, 2009-2013 American Community Survey, for City of Hartford.

DEBT STATEMENT – TOWN OF NEWINGTON As of June 30, 2014

LONG TERM DEBT	\$8,740,000
SHORT TERM DEBT	0
TOTAL DIRECT DEBT 1	\$8,740,000
TOTAL NET DIRECT INDEBTEDNESS	\$8,740,000
NET OVERLAPPING DEBT - MDC 11/3/15 ²	63,611,513
TOTAL OVERALL DIRECT NET DEBT	\$72,351,513

 ¹ Does not include a mortgage loan payable August 2012 through August 2017. The amount outstanding as of June 30, 2014 is \$1,045,000.
 ² Please refer to page 68 footnote 2 under "Overlapping and Underlying Net Debt" herein for more details.

² Please refer to page 68 footnote 2 under "Overlapping and Underlying Net Debt" herein for more details. Note: Does not include authorized but unissued debt.

CURRENT DEBT RATIOS – TOWN OF NEWINGTON As of June 30, 2014

Population ¹	30,606
Net Taxable Grand List - 10/1/14 @ 70% of full value	\$2,550,822,204
Estimated Full Value	\$3,644,031,720
Equalized Net Taxable Grand List - 2012 ²	\$3,651,832,566
Money Income per Capita - 2013 ³	\$36,462

	Total	Total Net	Total Overall
	Direct Debt	Direct Debt	Net Debt
	\$8,740,000	\$8,740,000	\$72,351,513
Per Capita	\$285.56	\$285.56	\$2,363.97
Ratio to Net Taxable Grand List	0.34%	0.34%	2.84%
Ratio to Estimated Full Value	0.24%	0.24%	1.99%
Ratio to Equalized Grand List	0.24%	0.24%	1.98%
Debt per Capita to Money Income per Capita	0.78%	0.78%	6.48%

¹ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of Newington.

² Office of Policy and Management, State of Connecticut.

³ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of Newington.

DEBT STATEMENT – TOWN OF ROCKY HILL As of June 30, 2014

LONG TERM DEBT	\$11,660,000
SHORT TERM DEBT	8,100,000
TOTAL DIRECT DEBT	\$19,760,000
TOTAL NET DIRECT INDEBTEDNESS	\$19,760,000
NET OVERLAPPING DEBT - MDC 11/3/15 1	41,659,020
TOTAL OVERALL DIRECT NET DEBT	\$61,419,020

¹ Please refer to page 68 footnote 2 under "Overlapping and Underlying Net Debt" herein for more details. Note: Does not include authorized but unissued debt.

CURRENT DEBT RATIOS – TOWN OF ROCKY HILL

As of June 30, 2014

Population ¹	19,743
Net Taxable Grand List - 10/1/14 @ 70% of full value	\$2,018,435,060
Estimated Full Value	\$2,883,478,657
Equalized Net Taxable Grand List - 2012 ²	\$2,784,951,675
Money Income per Capita - 2013 ³	\$42,229

	Total	Total Net	Total Overall
	Direct Debt	Direct Debt	Net Debt
	\$19,760,000	\$19,760,000	\$61,419,020
Per Capita	\$1,000.86	\$1,000.86	\$3,110.93
Ratio to Net Taxable Grand List	0.98%	0.98%	3.04%
Ratio to Estimated Full Value	0.69%	0.69%	2.13%
Ratio to Equalized Grand List	0.71%	0.71%	2.21%
Debt per Capita to Money Income per Capita	2.37%	2.37%	7.37%

¹ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of Rocky Hill. ² Office of Policy and Management, State of Connecticut.

³ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of Rocky Hill.

DEBT STATEMENT – TOWN OF WEST HARTFORD As of June 30, 2014

LONG TERM DEBT	\$140,830,000
SHORT TERM DEBT	0
TOTAL DIRECT DEBT	\$140,830,000
Less:	
School Construction Grants - State of Conn. ¹	615,048
TOTAL NET DIRECT INDEBTEDNESS	\$140,214,952
NET OVERLAPPING DEBT - MDC 11/3/15 ²	159,028,783
TOTAL OVERALL DIRECT NET DEBT	\$299,243,734

¹ Represents School Construction Grants payable to the Town over the life of certain School Bond issues.

² Please refer to page 68 footnote 2 under "Overlapping and Underlying Net Debt" herein for more details.
 Note: Does not include authorized but unissued debt.

CURRENT DEBT RATIOS – TOWN OF WEST HARTFORD As of June 30, 2014

Population ¹	63,340
Net Taxable Grand List - 10/1/14 @ 70% of full value	\$5,946,170,476
Estimated Full Value	\$8,494,529,251
Equalized Net Taxable Grand List - 2012 ²	\$9,035,908,810
Money Income per Capita - 2013 ³	\$47,485

	Total Direct Debt	Total Net Direct Debt	Total Overall Net Debt
	\$140,830,000	\$140,214,952	\$299,243,734
Per Capita	\$2,223.40	\$2,213.69	\$4,724.40
Ratio to Net Taxable Grand List	2.37%	2.36%	5.03%
Ratio to Estimated Full Value	1.66%	1.65%	3.52%
Ratio to Equalized Grand List	1.56%	1.55%	3.31%
Debt per Capita to Money Income per Capita	4.68%	4.66%	9.95%

¹ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of West Hartford. ² Office of Policy and Management, State of Connecticut.

³ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of West Hartford.

DEBT STATEMENT – TOWN OF WETHERSFIELD As of June 30, 2014

LONG TERM DEBT	\$22,035,000
SERIAL NOTE	655,000
TOTAL DIRECT DEBT	\$22,690,000
Less:	
School Construction Grants - State of Conn. ¹	45,397
TOTAL NET DIRECT INDEBTEDNESS	\$22,644,603
NET OVERLAPPING DEBT - MDC 11/3/15 ²	58,467,530
TOTAL OVERALL DIRECT NET DEBT	\$81,112,133

¹ Represents School Construction Grants payable to the Town over the life of certain School Bond issues. ² Please refer to page 68 footnote 2 under "Overlapping and Underlying Net Debt" herein for more details. Note: Does not include authorized but unissued debt.

CURRENT DEBT RATIOS – TOWN OF WETHERSFIELD As of June 30, 2014

Population ¹	26,590
Net Taxable Grand List - 10/1/14 @ 70% of full value	\$2,213,400,730
Estimated Full Value	\$3,162,001,043
Equalized Net Taxable Grand List - 2012 ²	\$3,147,128,675
Money Income per Capita - 2013 ³	\$39,587

	Total Direct Debt	Total Net Direct Debt	Total Overall Net Debt
	\$22,690,000	\$22,644,603	\$81,112,133
Per Capita	\$853.33	\$851.62	\$3,050.48
Ratio to Net Taxable Grand List	1.03%	1.02%	3.66%
Ratio to Estimated Full Value	0.72%	0.72%	2.57%
Ratio to Equalized Grand List	0.72%	0.72%	2.58%
Debt per Capita to Money Income per Capita	2.16%	2.15%	7.71%

¹ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of Wethersfield.

² Office of Policy and Management, State of Connecticut.

³ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of Wethersfield.

DEBT STATEMENT – TOWN OF WINDSOR As of June 30, 2014

LONG TERM DEBT	\$39,390,000
SHORT TERM DEBT	0
TOTAL DIRECT DEBT	\$39,390,000
Less:	
School Construction Grants - State of Conn. ¹	54,375
TOTAL NET DIRECT INDEBTEDNESS	\$39,335,625
NET OVERLAPPING DEBT - MDC 11/3/15 ²	62,379,855
TOTAL OVERALL DIRECT NET DEBT	\$101,715,480

¹ Represents School Construction Grants payable to the Town over the life of certain School Bond issues. ² Please refer to page 68 footnote 2 under "Overlapping and Underlying Net Debt" herein for more details. Note: Does not include authorized but unissued debt.

CURRENT DEBT RATIOS – TOWN OF WINDSOR

As of June 30, 2014

Population ¹	29,100
Net Taxable Grand List - 10/1/14 @ 70% of full value	\$2,849,933,303
Estimated Full Value	\$4,071,333,290
Equalized Net Taxable Grand List - 2012 ²	\$4,026,160,993
Money Income per Capita - 2013 ³	\$35,857

	Total Total Net		Total Overall
	Direct Debt	Direct Debt	Net Debt
	\$39,390,000	\$39,335,625	\$101,715,480
Per Capita	\$1,353.61	\$1,351.74	\$3,495.38
Ratio to Net Taxable Grand List	1.38%	1.38%	3.57%
Ratio to Estimated Full Value	0.97%	0.97%	2.50%
Ratio to Equalized Grand List	0.98%	0.98%	2.53%
Debt per Capita to Money Income per Capita	3.78%	3.77%	9.75%

¹ U.S. Census Bureau, 2009-2013 American Community Survey, Town of Windsor.

² Office of Policy and Management, State of Connecticut.

³ U.S. Census Bureau, 2009-2013 American Community Survey, for Town of Windsor.

BOND AUTHORIZATION

The District has the power to incur indebtedness by issuing its bonds or notes as authorized by the General Statutes of the State of Connecticut subject to applicable debt limitations and the procedural requirements of the District Charter.

TEMPORARY FINANCING

When general obligation bonds have been authorized, bond anticipation notes may be issued with maturity dates not exceeding two years (CGS Sec. 7-378). Temporary notes may be renewed up to ten years from their original date of issue if the legislative body schedules principal reductions by the end of the third year and for all subsequent years during which such temporary notes remain outstanding. The term of the bond issue is reduced by the amount of time temporary financing exceeds two years, or, for sewer projects, by the amount of time temporary financing has been outstanding.

Temporary notes must be permanently funded no later than ten years from the initial borrowing date except for sewer notes issued in anticipation of State and/or Federal grants. If a written commitment exists, the municipality may renew the notes from time to time in terms not to exceed six months until such time that the final grant payments are received (CGS Sec. 7-378b).

Temporary notes may also be issued for up to fifteen years for certain capital projects associated with the operation of a waterworks system (CGS Sec. 7-244a) or a sewerage system (CGS Sec. 7-264a). In the first year following the completion of the project(s), or in the sixth year (whichever is sooner), and in each year thereafter, the notes must be reduced by at least 1/15 of the total amount of the notes issued by funds derived from certain sources of payment.

Temporary notes may be issued in one year maturities for up to fifteen years in anticipation of sewer assessments receivable, such notes to be reduced annually by the amount of assessments received during the preceding year (CGS Sec. 7-269a).

LIMITATION ON INDEBTEDNESS

The District Charter provides that the total outstanding indebtedness of the District, for non-water purposes, shall not exceed:

5.00% of the combined Grand Lists of its Member Municipalities.

In accordance with the District's Charter Section 4-3, no bonds, notes or other certificates of debt, except such as are to mature in six months or less and to be paid from current taxes shall be issued if such issue shall bring the total outstanding indebtedness of the District to an amount in excess of five per centum of the combined grand lists of said District unless otherwise provided by special act. The grand lists for the purpose of this section shall be deemed to include the assessed value of all shares of capital stock the taxes on which are required by section 1205 of the Connecticut General Statutes, revision of 1918, as amended, to be remitted annually to the municipalities by the State. In computing the total outstanding indebtedness of the District there shall be deducted the amount of the District's sinking fund, the amount of bonds issued for the supply of water or for the construction of subways or underground conduits for cables, wires or pipes and of such other bonds of the District as may be issued under any act of the legislature, especially providing that the bonds issued for a sewerage system, and secured solely by a pledge of sewerage system use charges, are not included in computing the aggregate indebtedness of the District for this purpose.

The Charter also provides for exclusion from the debt limitation of any debt to be paid from a funded sinking fund. The District's Clean Water Project Revenue Bonds are also excluded from the debt limitation. Special Act 14-21 also excludes other revenue bonds issued under the District's Charter from the debt limitation.

STATEMENT OF STATUTORY DEBT LIMITATION THE DISTRICT

As of November 3 2015

(Pro Forma)

COMBINED 2014 NET TAXABLE GRAND LISTS OF MEMBER MUNICIPALITIES	\$23,921,553,118
DEBT LIMIT - 5% of combined Grand Lists ¹	\$1,196,077,656
INDEB TEDNESS:	
Water Bonds	\$137,495,338
Sewer Bonds	141,961,320
Clean Water Project Bonds and Project Loan Obligations ²	449,706,407
Headquarters Bonds	3,886,043
Maxim Road Facility Bonds	625,549
Information System Bonds	18,737,671
Vehicle Maintenance Facility Bonds	19,333
Pump Station Assessment Bonds	130,000
Long Term Strategic Initiative Bonds	1,308,162
Capital Equipment Replacement Bonds	918,142
Emergency Generator Replacement Bonds	2,931,090
Vehicle/Equipment Replacement.	3,233,606
Facility Renovations	8,104,895
General Purpose Bonds	20,694,229
Series B Bonds of This Issue	36,215,000
TOTAL DIRECT LONG-TERM INDEB TEDNESS	\$825,966,785
Notes Due 3/18/16	106,500,000
CWF/DWSRF Interim Funding Obligations ²	281,955,452
TOTAL DIRECT SHORT-TERM INDEBTEDNESS	\$388,455,452
TOTAL DIRECT INDEBTEDNESS	\$1,214,422,237
Less Outstanding Debt Not Sublject to Debt Limitation ³	
Water Bonds	\$137,495,338
Water's Share of Headquarters Bonds	1,981,882
Water's Share of Maxim Road Facility Bonds	319,030
Water's Share of Information System Bonds	9,556,212
Water's Share of Vehicle Maintenance Facility Bonds	9,860
Water's Share of Pump Station Assessment Bonds	66,300
Water's Share of Long Term Strategic Initiative Bonds	667,163
Water's Share of Emergency Generator Replacement Bonds	1,494,856
Water's Share of Capital Equipment Replacement Bonds	468,252
Water's Share of Vehicle/Equipment Replacement	1,649,139
Water's Share of Facility Renovations	4,133,497
Water's Share of General Purpose Bonds	10,554,057
DWSRF Interim Funding Obligations	21,595,548
June 2013 Clean Water Project Revenue Bonds ²	83,000,000
November 2014 Clean Water Project Revenue Bonds ²	137,490,000
Outstanding Water Notes	48,318,870
Water's Share of November 2015 Bonds	31,117,530
TOTAL DEBT NOT SUBJECT TO DEBT LIMITATION	\$489,917,533
TOTAL NET DIRECT INDEBTEDNESS	\$724,504,704
DEBT LIMITATION IN EXCESS OF OUTSTANDING INDEBTEDNESS	\$471,572,952

DEBT LIMITATION IN EXCESS OF OUTSTANDING INDEBTEDNESS

¹ The District's Charter does not limit its borrowing capacity for water purposes, but limits its capacity for nonwater purposes to 5% of the combined Grand Lists of its Member Municipalities. The nature of this limitation requires the aggregation of obligations which normally appear in separate account groups.² These obligations issued pursuant to authorizations totaling \$1.6 billion for the District's Clean Water Project are supported

by a Special Sewer Service Surcharge levied annually and added to customers' water bills. See pages 21, 68, and 78 herein

for further details. ³ In accordance with Title 7, Section 374b of the Connecticut General Statutes, indebtedness incurred by the District for the supply of electricity, or issued in anticipation of receipt of proceeds from assessments which have been levied upon property benefited by any public improvement, is not subject to limitation.

Note: The District has issued \$225.0 million in Clean Water Project Revenue Bonds. The bonds are being repaid from a portion of the Special Sewer Service Surcharge and are not a general obligation of the District. Source: Audited Financial Statements; District Officials.

AUTHORIZED BUT UNISSUED DEBT - THE DISTRICT 1

As of November 3, 2015

(Pro Forma)

			Series B	Debt Authorized but Unissued			
		Previously	Bonds/Premium	General			
Project	Authorized	Funded	Applied	Purpose	Water	Sewers	Total
Water Capital Improvements	\$474,852,381	\$161,429,289	\$28,071,000		\$285,352,092		\$285,352,092 ²
Sewer Capital Improvements	2,005,124,880	825,788,347				1,179,336,533	1,179,336,533 ^{1,2}
Combined Funding Capital Improvements	133,504,000	62,209,838	11,379,000	59,915,162			59,915,162
Total	\$2,613,481,261	\$1,049,427,474	\$39,450,000	\$59,915,162	\$285,352,092	\$1,179,336,533	\$1,524,603,787

¹ Includes an authorization of \$800 million approved by the Member Municipalities in November 2006 and a further \$800 million authorization for Phase II of the Project; the overall cost was originally estimated at approximately \$2.1 billion. The Project will address approximately one billion gallons of combined wastewater and storm water currently released each year to area waterways. The Project is in response to a federal consent decree and a Connecticut DEP consent order to achieve the Federal Clean Water Act goals by 2020. A Special Sewer Service Surcharge adopted in October 2007 and implemented in January 2008 will be used exclusively for the payment of debt service on bonds and loans to be issued to finance the Project and for capital expenditures for the Project. The District's goal is to fund project costs with State and Federal grants and State and Federal low-cost loans as they become available, and open market debt. Bonds and loans that are solely supported by the Special Sewer Service Surcharge will not be included in the calculation of overlapping debt of the Member Municipalities. As of November 3, 2015 the District has issued \$470,307,425 as IFO's, and PLO's, under the State's Clean Water Fund Project Revenue Bonds. The bonds are being repaid from a portion of the Special Sewer Service Surcharge and are not a general obligation of the District.

² Includes projects which qualify for the State of Connecticut Clean Water Fund and Drinking Water Revolving Fund Program (See "Clean Water Project" herein.)

PRINCIPAL AMOUNT OF OUTSTANDING DEBT – THE DISTRICT

Long-Term Debt	2014	2013	2012	2011	2010
Bonds	\$693,018,553	\$507,128,635	\$312,348,699	\$296,252,648	\$309,000,925
Short-Term Debt					
Bond Anticipation Notes	163,459,000 4	254,721,000 ³	246,690,000 ²	102,134,000	0
Total	\$856,477,553 ⁴	\$761,849,635 ³	\$559,038,699 ²	\$398,386,648	\$309,000,925

¹Does not include underlying debt and capital lease obligations.

² Excludes \$150,144,193 for Clean Water Fund and Drinking Water State Revolving Fund, Interim Funding Obligations ("IFO's"), a portion of which has been drawn against.

³ Excludes \$109,075,682 for Clean Water Fund and Drinking Water State Revolving Fund, Interim Funding Obligations ("IFO's"), a portion of which has been drawn against.

⁴ Excludes \$101,042,380 for Clean Water Fund and Drinking Water State Revolving Fund, Interim Funding Obligations ("IFO's"), a portion of which has been drawn against.

Source: Annual Audited Financial Statements 2010-2014.

PRINCIPAL AMOUNT OF OUTSTANDING DEBT - TOWN OF BLOOMFIELD¹

Long-Term Debt	2014	2013	2012	2011	2010
Bonds	\$55,625,000	\$59,215,000	\$63,316,024	\$50,993,624	\$28,135,535
Short-Term Debt					
BANs/State DECD Note	5,000,000	5,000,000	0	0	20,000,000
Total	\$60,625,000	\$64,215,000	\$63,316,024	\$50,993,624	\$48,135,535

¹ Does not include overlapping debt, capital lease obligations and other long-term commitments. Source: Annual Audited Financial Statements 2010-2014.

PRINCIPAL AMOUNT OF OUTSTANDING DEBT - TOWN OF EAST HARTFORD¹

Long-Term Debt	2014	2013	2012	2011	2010
Bonds	\$51,580,000	\$38,990,000	\$45,865,000	\$41,225,000	\$47,400,000
Short-Term Debt					
Bond Anticipation Notes	0	0	0	0	0
Total	\$51,580,000	\$38,990,000	\$45,865,000	\$41,225,000	\$47,400,000

¹Does not include overlapping debt, capital lease obligations and other long-term commitments.

Source: Annual Audited Financial Statements 2010-2014.

PRINCIPAL AMOUNT OF OUTSTANDING DEBT - CITY OF HARTFORD¹

Long-Term Debt	2014	2013	2012	2011	2010
Bonds/CWF	\$461,187,000	\$496,227,000	\$349,922,000	\$323,367,000	\$321,090,000
Short-Term Debt					
Bond Anticipation Notes	56,000,000	64,650,000	52,500,000	45,350,000	40,000,000
Total	\$517,187,000	\$560,877,000	\$402,422,000	\$368,717,000	\$361,090,000

¹ Does not include overlapping debt, capital lease obligations and other long-term commitments. Source: Annual Audited Financial Statements 2010-2014.

PRINCIPAL AMOUNT OF OUTSTANDING DEBT – TOWN OF NEWINGTON¹

Long-Term Debt	2014	2013	2012	2011	2010
Bonds	\$8,740,000	\$9,960,000	\$11,690,000	\$13,515,000	\$15,145,000
Short-Term Debt					
Bond Anticipation Notes	0	0	0	0	0
Total	\$8,740,000	\$9,960,000	\$11,690,000	\$13,515,000	\$15,145,000

¹ Does not include overlapping debt, capital lease obligations and other long-term commitments. Source: Annual Audited Financial Statements 2010-2014.

PRINCIPAL AMOUNT OF OUTSTANDING DEBT – TOWN OF ROCKY HILL¹

Long-Term Debt	2014	2013	2012	2011	2010
Bonds	\$11,660,000	\$12,905,000	\$14,750,000	\$16,515,000	\$18,250,000
Short-Term Debt					
Bond Anticipation Notes	8,100,000	2,000,000	0	0	0
Total	\$19,760,000	\$14,905,000	\$14,750,000	\$16,515,000	\$18,250,000

¹ Does not include overlapping debt, capital lease obligations and other long-term commitments. Source: Annual Audited Financial Statements 2010-2014.

PRINCIPAL AMOUNT OF OUTSTANDING DEBT - TOWN OF WEST HARTFORD¹

Long-Term Debt	2014	2013	2012	2011	2010
Bonds	\$140,830,000	\$133,085,000	\$145,620,000	\$145,095,000	\$151,225,000
Short-Term Debt					
Bond Anticipation Notes	0	0	0	0	0
Total	\$140,830,000	\$133,085,000	\$145,620,000	\$145,095,000	\$151,225,000

¹ Does not include overlapping debt, capital lease obligations and other long-term commitments. Source: Annual Audited Financial Statements 2010-2014.

PRINCIPAL AMOUNT OF OUTSTANDING DEBT - TOWN OF WETHERSFIELD

Long-Term Debt	2014	2013	2012	2011	2010
Bonds	\$22,035,000	\$24,290,000	\$26,850,000	\$29,400,000	\$32,080,000
Short-Term Debt					
Bond Anticipation Notes	655,000	725,000	795,000	795,000	0
Total	\$22,690,000	\$25,015,000	\$27,645,000	\$30,195,000	\$32,080,000

¹Does not include overlapping debt, capital lease obligations and other long-term commitments.

Source: Annual Audited Financial Statements 2010-2014.

PRINCIPAL AMOUNT OF OUTSTANDING DEBT - TOWN OF WINDSOR¹

Long-Term Debt	2014	2013	2012	2011	2010
Bonds	\$39,390,000	\$39,140,000	\$38,470,000	\$38,485,000	\$38,730,000
Short-Term Debt					
Bond Anticipation Notes	0	1,670,000	800,000	1,010,000	0
Total	\$39,390,000	\$40,810,000	\$39,270,000	\$39,495,000	\$38,730,000

¹ Does not include overlapping debt, capital lease obligations and other long-term commitments. Source: Annual Audited Financial Statements 2010-2014.

RATIO OF DIRECT DEBT TO VALUATION AND POPULATION - THE DISTRICT

				Ratio of			
				Direct	Ratio of		
Fiscal	Net			Debt to	Direct Debt		Direct
Year	Assessed	Estimated	Direct	Assessed	to Estimated		Debt per
Ended 12/31	Value ¹	Full Value ²	Debt ³	Value (%)	Full Value (%)	Population ⁴	Capita
2014	\$24,171,589,338	\$34,530,841,911	\$856,477,553	3.54%	2.48%	366,312	\$2,338.11
2013	23,933,581,683	34,190,830,976	761,849,635	3.18%	2.23%	366,312	2,079.78
2012	23,778,059,666	33,968,656,666	559,038,699	2.35%	1.65%	365,565	1,529.25
2011	23,594,896,860	33,706,995,514	398,386,648	1.69%	1.18%	364,957	1,091.60
2010	23,374,891,689	33,392,702,413	309,000,925	1.32%	0.93%	365,764	844.81

¹ Represents the Net Taxable Grant Lists of the Member Towns.

² Represents the estimated full value of the Member Towns' Net Taxable Grand Lists.

³ Does not include underlying debt and capital lease obligations.

⁴ Represents the total population of the Member Towns.

RATIO OF DIRECT DEBT TO VALUATION, POPULATION AND INCOME - TOWN OF BLOOMFIELD

Fiscal Year Ended 6/30	Net Assessed Value	Estimated Full Value	Direct Debt ¹	Ratio of Direct Debt to Assessed Value (%)	Ratio of Direct Debt to Estimated Full Value (%)	Population ²	Direct Debt per Capita	Ratio of Direct Debt per Capita to Per Capita Income (%) ³
2014	\$2,032,528,017	\$2,903,611,453	\$60,625,000	2.98%	2.09%	20,562	\$2,948.40	7.07%
2013	1,981,916,344	2,831,309,063	64,215,000	3.24%	2.27%	20,562	3,122.99	7.49%
2012	1,948,057,019	2,782,938,599	63,316,024	3.25%	2.28%	20,470	3,093.11	7.42%
2011	1,990,439,045	2,843,484,350	50,993,624	2.56%	1.79%	20,406	2,498.95	5.99%
2010	1,755,693,878	2,508,134,111	48,135,535	2.74%	1.92%	20,486	2,349.68	5.63%
2009	1,723,152,319	2,461,646,170	30,050,510	1.74%	1.22%	20,696	1,452.00	3.48%

¹ Does not include overlapping debt and capital lease obligations.

² State of Connecticut, Department of Public Health Estimates 2009; U.S. Census Bureau, 2010; FY 2011-14, U.S. Census Bureau, American Community Surveys.

³ Income per Capita: \$41,702 U.S. Census Bureau, 2009-2013 American Community Survey.

RATIO OF DIRECT DEBT TO VALUATION, POPULATION AND INCOME - TOWN OF EAST HARTFORD

Fiscal Year Ended 6/30	Net Assessed Value	Estimated Full Value	Direct Debt ¹	Ratio of Direct Debt to Assessed Value (%)	Ratio of Direct Debt to Estimated Full Value (%)	Population ²	Direct Debt per Capita	Ratio of Direct Debt per Capita to Per Capita Income (%) ³
2014	\$2,691,709,967	\$3,845,299,953	\$51,580,000	1.92%	1.34%	51,241	\$1,006.62	3.94%
2013	2,695,242,754	3,850,346,791	38,990,000	1.45%	1.01%	51,241	760.91	2.97%
2012	3,095,300,382	4,421,857,689	45,865,000	1.48%	1.04%	51,171	896.31	3.50%
2011	3,092,179,605	4,417,399,436	41,225,000	1.33%	0.93%	51,091	806.89	3.15%
2010	3,107,157,886	4,438,796,980	47,400,000	1.53%	1.07%	51,252	924.84	3.62%
2009	3,172,514,025	4,532,162,893	45,150,000	1.42%	1.00%	48,634	928.36	3.63%

¹ Does not include overlapping debt and capital lease obligations.

² State of Connecticut, Department of Public Health Estimates 2009; U.S. Census Bureau, 2010; FY 2011-14, U.S. Census Bureau, American Community Surveys.

³ Income per Capita: \$25,578 U.S. Census Bureau, 2009-2013 American Community Survey.

RATIO OF DIRECT DEBT TO VALUATION, POPULATION AND INCOME - CITY OF HARTFORD

				Ratio of				Ratio of
				Direct	Ratio of			Direct Debt
Fiscal	Net			Debt to	Direct Debt		Direct	per Capita to
Year	Assessed	Estimated	Direct	Assessed	to Estimated		Debt per	Per Capita
Ended 6/30	Value	Full Value	Debt ¹	Value (%)	Full Value (%)	Population ²	Capita	Income (%) ³
2014	\$3,487,781,236	\$4,982,544,623	\$517,187,000	14.83%	10.38%	125,130	\$4,133.20	24.87%
2013	3,417,940,335	4,882,771,907	560,877,000	16.41%	11.49%	125,130	4,482.35	26.97%
2012	3,738,377,678	5,340,539,540	402,422,000	10.76%	7.54%	124,879	3,222.50	19.39%
2011	3,604,167,480	5,148,810,686	368,717,000	10.23%	7.16%	124,817	2,954.06	17.78%
2010	3,465,777,122	4,951,110,174	361,090,000	10.42%	7.29%	124,775	2,893.93	17.41%
2009	3,451,438,441	4,930,626,344	307,590,000	8.91%	6.24%	124,060	2,479.36	14.92%

¹ Does not include overlapping debt and capital lease obligations.

² State of Connecticut, Department of Public Health Estimates 2009; U.S. Census Bureau, 2010; FY 2011-14, U.S. Census Bureau, American Community Surveys.

³ Income per Capita: \$16,619 U.S. Census Bureau, 2009-2013 American Community Survey.

RATIO OF DIRECT DEBT TO VALUATION, POPULATION AND INCOME - TOWN OF NEWINGTON

Fiscal Year Ended 6/30	Net Assessed Value	Estimated Full Value	Direct Debt ¹	Ratio of Direct Debt to Assessed Value (%)	Ratio of Direct Debt to Estimated Full Value (%)	Population ²	Direct Debt per Capita	Ratio of Direct Debt per Capita to Per Capita Income (%) ³
2014	\$2,548,042,597	\$3,640,060,853	\$8,740,000	0.34%	0.24%	30,606	\$285.56	0.78%
2013	2,564,276,354	3,663,251,934	9,960,000	0.39%	0.27%	30,606	325.43	0.89%
2012	2,679,238,211	3,827,483,159	11,690,000	0.44%	0.31%	30,520	383.03	1.05%
2011	2,667,951,078	3,811,358,683	13,515,000	0.51%	0.35%	30,441	443.97	1.22%
2010	2,645,387,187	3,779,124,553	15,145,000	0.57%	0.40%	30,562	495.55	1.36%
2009	2,633,316,889	3,761,881,270	16,855,000	0.64%	0.45%	29,818	565.26	1.55%

¹ Does not include overlapping debt and capital lease obligations.

² State of Connecticut, Department of Public Health Estimates 2009; U.S. Census Bureau, 2010; FY 2011-14, U.S. Census Bureau, American Community Surveys.

³ Income per Capita: \$36,462 U.S. Census Bureau, 2009-2013 American Community Survey.

RATIO OF DIRECT DEBT TO VALUATION, POPULATION AND INCOME - TOWN OF ROCKY HILL

Fiscal Year Ended 6/30	Net Assessed Value	Estimated Full Value	Direct Debt ¹	Ratio of Direct Debt to Assessed Value (%)	Ratio of Direct Debt to Estimated Full Value (%)	Population ²	Direct Debt per Capita	Ratio of Direct Debt per Capita to Per Capita Income (%) ³
2014	\$2,164,593,839	\$3,092,276,913	\$19,760,000	0.91%	0.64%	19,743	\$1,000.86	2.37%
2013	2,156,334,575	3,080,477,964	14,905,000	0.69%	0.48%	19,743	754.95	1.79%
2012	2,155,935,688	3,079,908,126	14,750,000	0.68%	0.48%	19,631	751.36	1.78%
2011	2,200,202,480	3,143,146,400	16,515,000	0.75%	0.53%	19,533	845.49	2.00%
2010	2,202,202,012	3,146,002,874	18,250,000	0.83%	0.58%	19,709	925.97	2.19%
2009	1,656,796,387	2,366,851,981	20,515,000	1.24%	0.87%	18,827	1,089.66	2.58%

¹ Does not include overlapping debt and capital lease obligations.

² State of Connecticut, Department of Public Health Estimates 2009; U.S. Census Bureau, 2010; FY 2011-14, U.S. Census Bureau, American Community Surveys.

³ Income per Capita: \$42,229 U.S. Census Bureau, 2009-2013 American Community Survey.

RATIO OF DIRECT DEBT TO VALUATION, POPULATION AND INCOME - TOWN OF WEST HARTFORD

Fiscal Year Ended 6/30	Net Assessed Value	Estimated Full Value	Direct Debt ¹	Ratio of Direct Debt to Assessed Value (%)	Ratio of Direct Debt to Estimated Full Value (%)	Population ²	Direct Debt per Capita	Ratio of Direct Debt per Capita to Per Capita Income (%) ³
2014	\$5,893,896,106	\$8,419,851,580	\$140,830,000	2.39%	1.67%	63,340	\$2,223.40	4.68%
2013	5,880,331,173	8,400,473,104	133,085,000	2.26%	1.58%	63,340	2,101.12	4.42%
2012	5,034,401,821	7,192,002,601	145,620,000	2.89%	2.02%	63,157	2,305.68	4.86%
2011	4,999,850,000	7,142,642,857	145,095,000	2.90%	2.03%	63,066	2,300.68	4.85%
2010	4,953,979,658	7,077,113,797	151,225,000	3.05%	2.14%	63,268	2,390.23	5.03%
2009	4,889,430,313	6,984,900,447	148,150,000	3.03%	2.12%	60,852	2,434.60	5.13%

¹ Does not include overlapping debt and capital lease obligations.

² State of Connecticut, Department of Public Health Estimates 2009; U.S. Census Bureau, 2010; FY 2011-14, U.S. Census Bureau, American Community Surveys.

³ Income per Capita: \$47,485 U.S. Census Bureau, 2009-2013 American Community Survey.

RATIO OF DIRECT DEBT TO VALUATION, POPULATION AND INCOME - TOWN OF WETHERSFIELD

Fiscal Year Ended 6/30	Net Assessed Value	Estimated Full Value	Direct Debt ¹	Ratio of Direct Debt to Assessed Value (%)	Ratio of Direct Debt to Estimated Full Value (%)	Population ²	Direct Debt per Capita	Ratio of Direct Debt per Capita to Per Capita Income (%) ³
2014	\$2,338,758,240	\$3,341,083,200	\$22,690,000	0.97%	0.68%	26,590	\$853.33	2.16%
2013	2,329,648,250	3,328,068,929	25,015,000	1.07%	0.75%	26,590	940.77	2.38%
2012	2,314,769,170	3,306,813,100	27,645,000	1.19%	0.84%	26,670	1,036.56	2.62%
2011	2,315,493,100	3,307,847,286	30,195,000	1.30%	0.91%	26,641	1,133.40	2.86%
2010	2,307,397,010	3,296,281,443	32,080,000	1.39%	0.97%	26,668	1,202.94	3.04%
2009	2,003,032,473	2,861,474,961	35,230,000	1.76%	1.23%	25,767	1,367.25	3.45%

¹ Does not include overlapping debt and capital lease obligations.

² State of Connecticut, Department of Public Health Estimates 2009; U.S. Census Bureau, 2010; FY 2011-14, U.S. Census Bureau, American Community Survey.

³ Income per Capita: \$39,587 U.S. Census Bureau, 2009-2013 American Community Survey.

RATIO OF DIRECT DEBT TO VALUATION, POPULATION AND INCOME - TOWN OF WINDSOR

Fiscal Year Ended 6/30	Net Assessed Value	Estimated Full Value	Direct Debt ¹	Ratio of Direct Debt to Assessed Value (%)	Ratio of Direct Debt to Estimated Full Value (%)	Population ²	Direct Debt per Capita	Ratio of Direct Debt per Capita to Per Capita Income (%) ³
2014	\$3,014,279,336	\$4,306,113,337	\$39,390,000	1.31%	0.91%	29,100	\$1,353.61	3.78%
2013	2,907,891,898	4,154,131,283	40,810,000	1.40%	0.98%	29,100	1,402.41	3.91%
2012	2,811,979,697	4,017,113,853	39,270,000	1.40%	0.98%	29,067	1,351.02	3.77%
2011	2,724,614,072	3,892,305,817	39,495,000	1.45%	1.01%	28,962	1,363.68	3.80%
2010	2,937,296,936	4,196,138,480	38,730,000	1.32%	0.92%	29,044	1,333.49	3.72%
2009	2,590,737,631	3,701,053,759	42,800,000	1.65%	1.16%	29,014	1,475.15	4.11%

¹ Does not include overlapping debt and capital lease obligations.

² State of Connecticut, Department of Public Health Estimates 2009; U.S. Census Bureau, 2010; FY 2011-14, U.S. Census Bureau, American Community Survey.

³ Income per Capita: \$35,857 U.S. Census Bureau, 2009-2013 American Community Survey.

RATIO OF ANNUAL DEBT SERVICE EXPENDITURES TO TOTAL GENERAL FUND EXPENDITURES - TOWN OF BLOOMFIELD

Fiscal Year Ended 6/30	Annual Debt Service	Total General Fund Expenditures	Ratio of General Fund Debt Service to Total General Fund Expenditures %
2014	\$5,955,928	\$84,685,486	7.03%
2013	6,509,608	92,116,750	7.07%
2012	5,486,120	80,638,489	6.80%
2011	3,142,441	88,633,716	3.55%
2010	3,275,364	73,382,393	4.46%

Source: Annual Audited Financial Statements 2010-2014.

RATIO OF ANNUAL DEBT SERVICE EXPENDITURES TO TOTAL GENERAL FUND EXPENDITURES - TOWN OF EAST HARTFORD

Fiscal Year Ended 6/30	Annual Debt Service	Total General Fund Expenditures	Ratio of General Fund Debt Service to Total General Fund Expenditures %
2014	\$9,215,000	\$192,436,000	4.79%
2013	9,357,000	199,249,000	4.70%
2012	9,758,000	182,904,000	5.34%
2011	9,160,000	164,026,000	5.58%
2010	9,539,000	158,152,000	6.03%

Source: Annual Audited Financial Statements 2010-2014.

RATIO OF ANNUAL DEBT SERVICE EXPENDITURES TO TOTAL GENERAL FUND EXPENDITURES – CITY OF HARTFORD

Fiscal Year Ended 6/30	Annual Debt Service	Total General Fund Expenditures	Ratio of General Fund Debt Service to Total General Fund Expenditures %
2014	49,618,000	581,286,000	8.54%
2013	45,869,000	561,817,000	8.16%
2012	39,315,000	571,547,000	6.88%
2011	37,796,000	561,395,000	6.73%
2010	36,264,000	551,585,000	6.57%

Source: Annual Audited Financial Statements 2010-2014.

RATIO OF ANNUAL DEBT SERVICE EXPENDITURES TO TOTAL GENERAL FUND EXPENDITURES - TOWN OF NEWINGTON

Fiscal Year Ended 6/30	Annual Debt Service	Total General Fund Expenditures	Ratio of General Fund Debt Service to Total General Fund Expenditures %
2014	\$1,476,000	\$113,260,000	1.30%
2013	2,353,000	119,252,000	1.97%
2012	2,312,000	108,494,000	2.13%
2011	2,158,000	101,966,000	2.12%
2010	2,523,000	102,635,000	2.46%

Source: Annual Audited Financial Statements 2010-2014.

RATIO OF ANNUAL DEBT SERVICE EXPENDITURES TO TOTAL GENERAL FUND EXPENDITURES - TOWN OF ROCKY HILL

Fiscal Year Ended 6/30	Annual Debt Service	Total General Fund Expenditures	Ratio of General Fund Debt Service to Total General Fund Expenditures %
2014	\$1,671,560	\$70,159,832	2.38%
2013	2,235,379	74,102,850	3.02%
2012	2,385,319	63,773,143	3.74%
2011	2,363,467	61,174,647	3.86%
2010	2,895,090	66,753,046	4.34%
2009	2,866,997	58,729,845	4.88%

Source: Annual Audited Financial Statements 2010-2014.

RATIO OF ANNUAL BONDED DEBT SERVICE TO TOTAL GOVERNMENTAL EXPENDITURES - TOWN OF WEST HARTFORD¹

		Total	
		Governmental	Ratio of Debt Service
Fiscal Year	Annual	Funds	to Governmental
Ended 6/30	Debt Service	Expenditures	Funds Expenditures %
2014	\$17,365,000	\$247,243,000	7.02%
2013	17,952,000	239,506,000	7.50%
2012	19,933,000	240,694,000	8.28%
2011	19,877,000	257,064,000	7.73%
2010	19,268,000	244,463,000	7.88%

¹ Includes All Governmental Funds, excluding capital outlay. Data is reflected on a modified accrual basis. Source: Annual Audited Financial Statement 2010-2014.

RATIO OF ANNUAL DEBT SERVICE EXPENDITURES TO TOTAL GENERAL FUND EXPENDITURES - TOWN OF WETHERSFIELD

Fiscal Year Ended 6/30	Annual Debt Service	Total General Fund Expenditures	Ratio of General Fund Debt Service to Total General Fund Expenditures %
2014	\$3,236,244	\$96,633,894	3.35%
2013	3,807,461	99,635,539	3.82%
2012	3,569,423	91,362,238	3.91%
2011	3,775,508	87,884,374	4.30%
2010	4,044,856	101,298,034	3.99%

Source: Annual Audited Financial Statements 2010-2014.

RATIO OF ANNUAL DEBT SERVICE EXPENDITURES TO TOTAL GOVERNMENTAL EXPENDITURES - TOWN OF WINDSOR¹

		Total Governmental	Ratio of Debt Service to Governmental
Fiscal Year	Annual	Funds	Funds
Ended 6/30	Debt Service	Expenditures	Expenditures %
2014	\$6,135,301	\$110,038,240	5.58%
2013	5,726,409	106,031,658	5.40%
2012	5,925,093	105,110,030	5.64%
2011	6,020,144	101,246,939	5.95%
2010	5,859,963	97,031,322	6.04%

¹ Includes all Governmental Funds, excluding Capital Expenditures.

Source: Annual Audited Financial Statements 2010-2014.

CAPITAL IMPROVEMENT PROGRAMS AND FUTURE BORROWINGS

Each year the District adopts a Capital Improvement Program ("CIP") for its capital infrastructure and facility needs. The program requires a series of decisions about the amount, timing, purpose and structure of debt issuance. Annual capital project appropriations and the issuance of debt are approved in accordance with budgetary policies and procedures as presented under the Budget Procedure and Policy of Debt Administration. The Finance Department manages all District borrowings, paying particular attention to debt affordability and timing of borrowings to take advantage of favorable market conditions. The goal is to repay debt rapidly, maintain a conservative level of outstanding debt, and ensure the District's continued positive financing standing in the bond market. For 2015, the CIP continues to focus on implementing a comprehensive asset management program for wastewater, water and combined programs.

FIVE-YEAR CAPITAL IMPROVEMENT PROGRAM

	Estimated
Capital Projects	Costs
Wastewater Programs	\$265,715,000
Water Programs	278,225,475
Combined	99,000,000
Total	\$642,940,475

The adopted 2015 Capital Improvement Program ("CIP") Budget is \$138,950,000. The CIP Budget will be funded with approximately \$138,950,000 of General Obligation Bonds and \$0 of Assessable Fund Contributions.

The District has also initiated a comprehensive Clean Water Project. The Project combines the elimination of sanitary sewer overflows, the design and construction of a combined sewer overflow Long-Term Plan and the treatment and reduction of nitrogen from the water pollution control facilities. The Project was originally estimated to cost \$2.1 billion and have a 15 year implementation requirement. An appropriation of \$800 million was authorized by the Member Municipalities at a referendum in November 2006. Approval for an additional \$800 million was authorized by the Member Municipalities at a referendum on November 6, 2012. The Project will require submission of a further appropriation for approval by voters. A Special Sewer Service Surcharge, adopted in October 2007 and implemented in January 2008, will be used exclusively for the payment of debt service on bonds and loans issued to finance the Project. The District's goal is to fund project costs with State and Federal grants and State and Federal low-cost loans as they become available, and open market debt. Bonds and loans that are solely supported by the Special Sewer Service Surcharge will not be included in the calculation of overlapping debt of the Member Municipalities. See "Clean Water Project" herein on page 21.

THE METROPOLITAN DISTRICT, HARTFORD COUNTY, CONNECTICUT HAS NEVER DEFAULTED IN THE PAYMENT OF PRINCIPAL OF OR INTEREST ON ITS BONDS OR NOTES.

APPENDIX A - BASIC FINANCIAL STATEMENTS

THE METROPOLITAN DISTRICT

DECEMBER 31, 2014

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Independent Auditors' Report

To the Board of Finance The Metropolitan District Hartford, Connecticut

Report on the Financial Statements

We have audited the accompanying financial statements of the governmental activities, the businesstype activities, each major fund and the aggregate remaining fund information of The Metropolitan District as of and for the year ended December 31, 2014, and the related notes to the financial statements, which collectively comprise The Metropolitan District's basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

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

Auditors' Responsibility

Our responsibility is to express opinions on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement.

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

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

Opinions

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities, the business-type activities, each major fund and the aggregate remaining fund information of The Metropolitan District as of December 31, 2014 and the respective changes in financial position and, where applicable, cash flows thereof, for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Other Matters

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis on pages A-3 through A-12, the budgetary comparison information on pages A-64 through A-66, the schedule of changes in the net pension liability and related ratios on page A-67, the schedule of employer contributions on page A-68, the schedule of investment returns on page A-69 and the schedule of funding progress - OPEB Trust Fund on page A-70 be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board, which considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Blum, Shapino + Company, P.C.

West Hartford, Connecticut June 22, 2015

The Metropolitan District Management's Discussion and Analysis December 31, 2014

The management of the Metropolitan District (the District) offers readers of the District's financial statements this narrative overview and analysis of the financial activities of the District for the year ended December 31, 2014. We encourage readers to consider the information presented here in conjunction with additional information that we have furnished in our letter of transmittal.

Financial Highlights

- On a government-wide basis, the assets of the District exceeded its liabilities at the close of the current year by \$549,538,389 and \$250,523,843 for the Governmental Activities and the Business-Type Activities, respectively.
- ➤ As of the close of the current year, the District's governmental funds reported combined ending fund balances of \$55,473,828, an increase of \$117,441,231 in comparison with the prior year, which is primarily due to the timing of reimbursements and significant permanent financing.
- On a government-wide basis, the District's total net position increased by \$58,706,826 and \$5,060,467 for the Governmental Activities and Business-Type Activities, respectively.

Overview of the Financial Statements

This discussion and analysis is intended to serve as an introduction to the District's basic financial statements. The District's basic financial statements are comprised of three components: 1) government-wide financial statements, 2) fund financial statements, and 3) notes to the financial statements. This report also contains other supplementary information in addition to the basic financial statements themselves.

Government-Wide Financial Statements

The government-wide financial statements are designed to provide readers with a broad overview of the District's finances, in a manner similar to a private-sector business.

The statement of net position presents information on all of the District's assets and liabilities, with the difference between the two reported as net position. Over time, increases or decreases in net position may serve as a useful indicator of whether the financial position of the District is improving or deteriorating.

The statement of activities presents information showing how the District's net position changed during the current year. All changes in net position are reported as soon as the underlying event giving rise to the change occurs, regardless of the timing of related cash flows. Thus, revenues and expenses are reported in this statement for some items that will only result in cash flows in future periods (e.g., earned but unused vacation leave).

Both of the government-wide financial statements distinguish functions of the District that are principally supported by taxes, sewer user charges and intergovernmental revenues (governmental activities) from other functions that are intended to recover all or a significant portion of their costs through user fees and charges (business-type activities). The governmental activities of the District include general government, engineering and planning, operations, plants and maintenance, and water treatment and supply. The business-type activities of the District include water operations and hydroelectricity facilities as well as the Mid-Connecticut Project.

The government-wide financial statements can be found on pages A-13 to A-14 of this report.

Fund Financial Statements

A fund is a grouping of related accounts that is used to maintain control over resources that have been segregated for specific activities or objectives. The District, like other state and local governments, uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements. All of the funds of the District can be divided into three categories: governmental funds, proprietary funds and fiduciary funds.

Governmental Funds

Governmental funds are used to account for essentially the same functions reported as governmental activities in the government-wide financial statements. However, unlike the government-wide financial statements, governmental fund financial statements focus on near-term inflows and outflows of spendable resources, as well as on balances of spendable resources available at the end of the year. Such information may be useful in evaluating a government's near-term financing requirements.

Because the focus of governmental funds is narrower than that of the government-wide financial statements, it is useful to compare the information presented for governmental funds with similar information presented for governmental activities in the government-wide financial statements. By doing so, readers may better understand the long-term impact of the government's near-term financing decisions. Both the governmental fund balance sheet and the governmental fund statement of revenues, expenditures and changes in fund balances provide a reconciliation to facilitate this comparison between governmental funds and governmental activities.

The District maintains 56 individual funds. Information is presented in the governmental fund balance sheet and in the governmental fund statement of revenues, expenditures and changes in fund balances for the General Fund, the Debt Service Fund and the Capital Project Funds, of which the General Fund, Debt Service Fund, 2006 Clean Water Project Referendum, 2012 Clean Water Project Referendum, Sewer Program and Other Information Systems are considered to be major funds.

Data from the other Capital Projects governmental funds are combined into a single, aggregated presentation.

The District adopts an annual appropriated budget for its General Fund. A budgetary comparison statement has been provided for the General Fund to demonstrate compliance with this budget.

The basic governmental fund financial statements can be found on pages A-15 to A-18 of this report.

<u>Proprietary Funds</u> - The District maintains three enterprise type funds. Enterprise funds report the same functions as presented by the business-type activities in the government-wide financial statements. The District uses enterprise funds to account for its water and hydroelectricity operations and Mid-Connecticut Project.

Proprietary funds provide the same type of information as the government-wide financial statements, only in more detail. The proprietary fund financial statements provide separate information for water operations and the Mid-Connecticut Project, which are considered to be major funds of the District, and hydroelectricity operations, which is nonmajor.

The basic proprietary fund financial statements can be found on pages A-19 to A-21 of this report.

Fiduciary Funds - Fiduciary funds are used to account for assets held by the District in a trustee capacity for the benefit of parties outside the government. Fiduciary funds are not reflected in the government-wide financial statements because the resources of those funds are not available to support the District's own programs. The accounting used for fiduciary funds is much like that used for proprietary funds.

The basic fiduciary fund financial statements can be found on pages A-22 to A-23 of this report.

Notes to the Financial Statements

The notes provide additional information that is essential to a full understanding of the data provided in the government-wide and fund financial statements. The notes to the financial statements can be found on pages A-24 to A-63 of this report.

The notes to this report also contain certain supplementary information concerning the District's progress in funding its obligation to provide pension benefits to its employees.

Government-Wide Financial Analysis

As noted earlier, net position may serve over time as a useful indicator of a government's financial position and an important determinant of its ability to finance services in the future. In the case of the District, assets exceeded liabilities by \$549,538,389 and \$250,523,843 for the governmental activities and business-type activities, respectively, at the close of the most recent fiscal year.

By far, the largest portion of the District's assets is its investment in capital assets (e.g., infrastructure, plants, machinery and equipment). It is presented in the statement of net position less any related debt used to acquire those assets to provide services to citizens; consequently, these assets are not available for future spending. Although the District's investment in its capital assets, net of accumulated depreciation, is reported net of related debt, it should be noted that the resources needed to repay this debt must be provided from other sources, since the capital assets themselves cannot be used to liquidate these liabilities.

Metropolitan District Commission NET POSITION December 31, 2014 and 2013

	_	2014				 2013						
	_	Governmental Activities		Business- Type Activities	_	Total	 Governmental Activities		Business- Type Activities	_	Total	
Current and other assets Capital assets, net of	\$	244,001,819 \$	5	101,762,039	\$	345,763,858	\$ 204,567,717	\$	99,396,056	\$	303,963,773	
accumulated depreciation		1,187,968,518		453,177,616		1,641,146,134	1,034,089,978		423,897,592		1,457,987,570	
Total assets	-	1,431,970,337	_	554,939,655	-	1,986,909,992	 1,238,657,695		523,293,648	_	1,761,951,343	
Deferred outflows of resources	-	906,068		213,542	-	1,119,610	 1,123,973		392,593	_	1,516,566	
Current liabilities Long-term liabilities		186,906,793		96,182,008		283,088,801	262,526,126		100,885,531		363,411,657	
outstanding		696,431,223		208,447,346		904,878,569	486,423,979		177,337,334		663,761,313	
Total liabilities	-	883,338,016	_	304,629,354	-	1,187,967,370	 748,950,105	•••	278,222,865	-	1,027,172,970	
Net Position: Net investment in												
capital assets		447,415,548		263,960,687		711,376,235	404,221,698		255,929,765		660,151,463	
Restricted		56,291,586		114,520		56,406,106	45,369,836		3,335,436		48,705,272	
Unrestricted	-	45,831,255		(13,551,364)	-	32,279,891	 41,240,029		(13,801,825)	_	27,438,204	
Total Net Position	\$	549,538,389 \$	5	250,523,843	\$	800,062,232	\$ 490,831,563	\$	245,463,376	\$_	736,294,939	

The District's total net position increased by \$63,767,293 during the current year.

Metropolitan District Commission CHANGES IN NET POSITION For the Years Ended December 31, 2014 and 2013

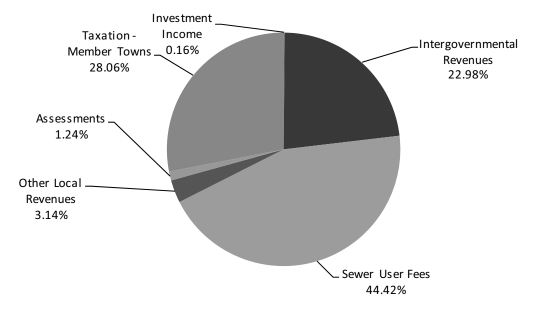
		2014			2013	
		Business-			Business-	
	Governmental	Туре		Governmental	Туре	
	Activities	Activities	Total	Activities	Activities	Total
Revenues:						
Program revenues:						
Charges for services	\$ 63,885,662 \$	77,748,234	\$ 141,633,896	\$ 47,300,004 5	\$ 79,971,496 \$	5 127,271,500
Operating grants and						
contributions	1,039,223		1,039,223			-
Capital grants and						
contributions	26,927,807	5,227,745	32,155,552	26,506,324	5,145,634	31,651,958
General revenues:						
Sewer taxation - member municipalities	36,156,600		36,156,600	34,799,400		34,799,400
Unrestricted investment						
earnings	207,637	138,537	346,174	393,677	110,747	504,424
Miscellaneous income	1,540,335	5,661,124	7,201,459	54,771	2,160,605	2,215,376
Total revenues	129,757,264	88,775,640	218,532,904	109,054,176	87,388,482	196,442,658
Expenses:						
General government	12,784,187		12,784,187	9,524,064		9,524,064
Engineering and planning	877,678		877,678	486,626		486,626
Operations	8,614,482		8,614,482	5,439,460		5,439,460
Plants and maintenance	34,067,360		34,067,360	30,341,543		30,341,543
Interest on long-term debt	16,263,466		16,263,466	13,271,555		13,271,555
Water		79,597,522	79,597,522		68,713,237	68,713,237
Hydroelectricity		394,359	394,359		345,431	345,431
Mid-Connecticut Project		2,166,557	2,166,557		6,091,844	6,091,844
Total expenses	72,607,173	82,158,438	154,765,611	59,063,248	75,150,512	134,213,760
Excess of Revenues						
over Expenditures before Transfers	57,150,091	6,617,202	63,767,293	49,990,928	12,237,970	62,228,898
Transfers	1,556,735	(1,556,735)		2,144,402	(2,144,402)	
Net Change in Net Position	58,706,826	5,060,467	63,767,293	52,135,330	10,093,568	62,228,898
Net Position at Beginning of Year	490,831,563	245,463,376	736,294,939	438,696,233	235,369,808	674,066,041
Net Position at End of Year	\$_549,538,389_\$	250,523,843	\$ 800,062,232	\$ 490,831,563	\$ 245,463,376 \$	5 736,294,939

The District's net position increased by \$63,767,293 overall during the fiscal year with ending net position of Governmental Activities and Business-Type Activities of \$549,538,389 and \$250,523,843, respectively.

Governmental Activities

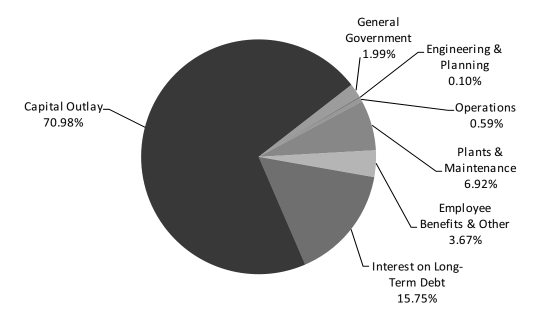
Net position of governmental activities increased by \$58,706,826 in 2014.

Major Revenue Factors Include:



- Approximately 28% of the governmental activity revenues were derived from taxes levied on our member towns. These taxes decreased from the prior year.
- The primary components of charges for services consist of sewer user fees of \$57,226,390 and intergovernmental revenues of \$29,610,377, which increased in total by \$17,335,310 from the prior year. Sewer user charges increased due to increased rates. The intergovernmental revenue increase is due to increased project activity receiving clean water grants to fund the Clean Water Projects.

Major Expenditure Factors Include:

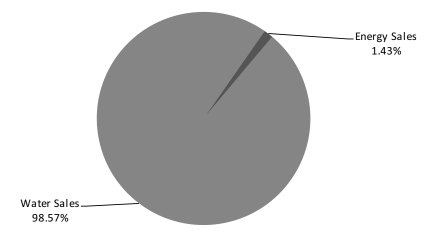


During 2014, expenditures increased by \$13,543,925 with the largest increases occurring in plants and maintenance, general government and operations (over \$3 million each) due to an increase in capital assets and an increase in the OPEB obligation.

Business-Type Activities

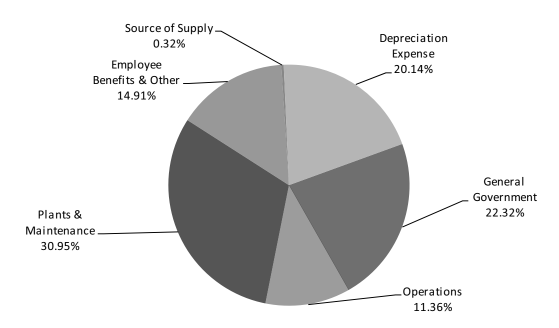
Net position of business-type activities increased by \$5,060,467 in 2014.

Major Revenue Factors Include:



Water sales revenue decreased by \$3,660,100 or 4.8% due to decreased water consumption. During 2014, there were \$0 charges for services due to a contract termination affecting the operation of the Mid-Connecticut Project. Energy sales increased by \$195,369 due to increased precipitation resulting in higher production of electricity.

Major Expense Factors Include:



Expenses increased by \$7,007,926 or more than 9.3% with most of the increase attributable to depreciation and plants and maintenance.

Financial Analysis of the Government's Funds

As noted earlier, the District uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements.

Governmental Funds

The focus of the District's governmental funds is to provide information on near-term inflows, outflows and balances of spendable resources. Such information is useful in assessing the District's financing requirements. In particular, unreserved fund balances may serve as a useful measure of a government's net resources available for spending at the end of the year.

As of the end of the current year, the District's governmental funds reported combined ending fund balance of \$55,473,828, an increase of \$117,441,231 in comparison with the prior year. Of the fund balances, \$149,816,144 is restricted for debt service, \$2,671,665 is nonspendable and reserved for inventory and prepaid assets, and \$3,310,650 is committed for other capital improvements. The remaining capital projects show a deficit unassigned balance of \$(114,364,898).

The General Fund is the chief operating fund of the District. At the end of the current year, the General Fund total fund balance was \$16,694,898, of which \$2,654,631 is nonspendable and reserved for inventory and prepaid assets. The remaining balance is an unassigned fund balance of \$14,040,267. The \$1,237,655 fund balance increase in the General Fund is attributable to a decrease in debt service payments over the prior year.

The Debt Service fund increase of \$1,262,399 in fund balance is a result of premiums related to bond issuances.

The 2006 Clean Water Project Referendum Fund has an increase in fund balance of \$111,383,002, which is a result of a significant increase in the issuance of loans, bonds and associated premiums.

The 2012 Clean Water Project Referendum Fund has an increase in fund balance of \$22,948,635, which is a result of a significant increase in the issuance of loans, bonds and associated premiums.

The Sewer Program Fund has a deficit fund balance of \$8,636,690, which was a decrease in fund balance of \$7,457,119. Temporary or permanent financing will occur in future years.

The Other Information Systems Fund has a deficit fund balance of \$13,003,447, which was a decrease in fund balance of \$11,061,813. Temporary or permanent financing will occur in future years.

Other Nonmajor Governmental Funds have a decrease in fund balance of \$871,528 from the prior year. The decrease is due to the timing of capital outlays versus the timing of temporary and permanent financing.

Proprietary Funds

The District's proprietary funds provide the same type of information found in the government-wide financial statements, but in more detail.

Overall proprietary funds net position total \$250,523,843 at the end of the year.

Unrestricted net position of the Water Utility Fund at the end of the year amounted to \$19,761,687, or 7.2% of total net position of the fund. There was \$114,520, or .04%, of restricted net position in the fund. Net investment in capital assets amounted to \$256,510,856, or 92.8% of the total net position of the fund. The Hydroelectricity Fund has unrestricted net position of \$846,292, or 10.2% of total net position. Net investment in capital assets amounted to \$7,449,831, or 89.8% of total net position of the fund.

General Fund Budgetary Highlights

During the 2014 budget year, total revenues and other financing sources were below the budget by \$21,575,757 or 26.7%, and expenditures were less than budget by \$3,773,969 or 8.3%.

Some of the major highlights are as follows:

- Revenues were below budget due to lower than expected use of the Special Sewer Service Charge for Clean Water Project debt.
- Lower expenses were attributable to below budget debt service and lower payroll expenses associated with vacancy levels.

Capital Assets and Debt Administration

<u>Capital Assets</u> - The District's investment in capital assets (net of accumulated depreciation) for its governmental and business-type activities as of December 31, 2014 amounted to \$1,187,968,518 and \$453,177,616, respectively. This investment in capital assets includes land, buildings and system improvements, machinery and equipment, park facilities, and sewer and water pipes.

Major capital asset additions in 2014 consisted of infrastructure improvements, contributions of capital assets by developers and continued construction in progress, including the continuation of the Clean Water Project.

Metropolitan District Commission CAPITAL ASSETS (net of depreciation) December 31, 2014 and 2013

		2014				2013	
		Business-				Business-	
	Governmental	Туре		Governmental		Туре	
	Activities	 Activities	 Total	 Activities	-	Activities	 Total
Land	\$ 643,754	\$ 9,656,099	\$ 10,299,853	\$ 643,754	\$	9,548,683	\$ 10,192,437
Buildings	361,944,409	266,715,742	628,660,151	303,218,139		228,018,745	531,236,884
Machinery and equipment	22,958,660	11,224,835	34,183,495	18,743,429		12,406,180	31,149,609
Construction in progress	802,421,695	 165,580,940	 968,002,635	 711,484,656	_	173,923,984	 885,408,640
Total	\$ 1,187,968,518	\$ 453,177,616	\$ 1,641,146,134	\$ 1,034,089,978	\$_	423,897,592	\$ 1,457,987,570

Additional information on the District's capital assets can be found in Note 3D on pages A-36 to A-43 of this report.

Long-Term Debt - At the end of the current year, the District had total bonded debt outstanding of \$571,225,417. All of the Governmental Activities debt, \$696,431,223, is backed by the full faith and credit of the District's member towns.

Metropolitan District Commission OUTSTANDING DEBT December 31, 2014 and 2013

	_		2014				2013	
	-	Governmental Activities	 Business- Type Activities	 Total	 Governmental Activities	_	Business- Type Activities	 Total
General obligation/Revenue bonds	\$	450,563,565	\$ 120,661,852	\$ 571,225,417	\$ 269,968,258	\$	103,271,314	\$ 373,239,572
Clean/drinking water loans		222,701,991	28,789,597	251,491,588	197,977,858		20,602,949	218,580,807
Compensated absences		2,980,521	2,911,156	5,891,677	2,834,700		2,929,644	5,764,344
Net pension obligation			20,428,295	20,428,295			20,428,295	20,428,295
OPEB obligation		20,185,146	35,656,446	 55,841,592	 15,643,163		30,105,132	 45,748,295
Total	\$	696,431,223	\$ 208,447,346	\$ 904,878,569	\$ 486,423,979	\$_	177,337,334	\$ 663,761,313

The District enjoys a strong financial position from an AA+ rating from Standard & Poor's to an Aa1 rating from Moody's for general obligation debt.

The District's Charter limits the amount of general obligation debt it may issue up to 5% of the combined Grand List of its member towns. The current debt limitation for the District is \$1,196,077,656, which is significantly more than the District's outstanding general obligation debt.

Additional information on the District's long-term debt can be found in Note 3G on pages A-45 to A-49 of this report.

Economic Factors

- The District strives to minimize the tax impact to its member municipalities by limiting increases in General Fund expenditures.
- Inflationary trends in the region are consistent with budgeted General Fund expenditure increases.
- Water consumption continues to decline due to weather patterns and poor economic conditions in the greater Hartford area.

All of these factors were considered in preparing the District's 2014 year budget.

Requests for Information

This financial report is designed to provide a general overview of the District's finances for all those with an interest in the government's finances. Questions concerning any of the information provided in this report or requests for additional financial information should be addressed to the Chief Financial Officer, Metropolitan District Commission.

THE METROPOLITAN DISTRICT STATEMENT OF NET POSITION DECEMBER 31, 2014

		Governmental Activities	 Business-Type Activities	Total
Assets:				
Cash and cash equivalents	\$	199,644,005	\$ 29,676,510	\$ 229,320,515
Receivables, net of allowance				
for uncollectibles		28,778,616	68,626,211	97,404,827
Internal balances		7,250,742	(7,250,742)	-
Inventory		2,336,869	3,015,584	5,352,453
Prepaid items		334,796	733,621	1,068,417
Pension asset		5,656,791	6,913,855	12,570,646
Capital assets, nondepreciable		803,065,449	175,237,039	978,302,488
Capital assets, net of accumulated		204 002 000	277 040 577	((2))
depreciation Other assets		384,903,069	277,940,577	662,843,646
Total assets	-	1,431,970,337	 47,000 554,939,655	47,000 1,986,909,992
1 Otal assets	-	1,431,970,337	 554,959,055	1,980,909,992
Deferred Outflows of Resources:				
Deferred charge on refunding		906,068	213,542	1,119,610
	-	,	 	
Liabilities:				
Accounts payable and accrued items		59,744,931	50,460,653	110,205,584
Unearned revenues		988,123		988,123
Bonds anticipation notes payable		123,579,000	39,880,000	163,459,000
Other current liabilities			226,949	226,949
Customer advances for construction		2,594,739	2,543,728	5,138,467
Claims incurred but not reported			3,070,678	3,070,678
Noncurrent liabilities:				
Due within one year		90,760,509	26,836,551	117,597,060
Due in more than one year	-	605,670,714	 181,610,795	787,281,509
Total liabilities	-	883,338,016	 304,629,354	1,187,967,370
Not Do sitions				
Net Position: Net investment in capital assets		447,415,548	262 060 697	711 276 225
Restricted for debt service			263,960,687 114,520	711,376,235 56,406,106
Unrestricted		56,291,586 45,831,255	(13,551,364)	32,279,891
Omesulcieu	-	43,031,233	 (13,331,304)	52,279,091
Total Net Position	\$	549,538,389	\$ 250,523,843	\$ 800,062,232

The accompanying notes are an integral part of the financial statements

THE METROPOLITAN DISTRICT STATEMENT OF ACTIVITIES FOR THE YEAR ENDED DECEMBER 31, 2014

				F	Program Revenues			Net (Expense) Revenue and Changes in Net Position						
Function/Program Activities		Expenses	Charges for Services		Operating Grants and Contributions	Capital Grants and Contributions		Governmental Activities	Business-Type Activities	Total				
Governmental activities:														
General government	\$	12,784,187 \$		\$	\$		\$	(12,784,187) \$	\$	(12,784,187)				
Engineering and planning		877,678						(877,678)		(877,678)				
Operations		8,614,482	10,388,296					1,773,814		1,773,814				
Plants and maintenance		34,067,360	53,497,366		1,039,223	26,927,807		47,397,036		47,397,036				
Interest on long-term debt		16,263,466						(16,263,466)		(16,263,466)				
Total governmental activities	_	72,607,173	63,885,662		1,039,223	26,927,807		19,245,519		19,245,519				
Business-type activities:														
Water		79,597,522	76,684,809			5,227,745			2,315,032	2,315,032				
Hydroelectricity		394,359	1,063,425						669,066	669,066				
Mid-Connecticut Project		2,166,557							(2,166,557)	(2,166,557)				
Total business-type activities	_	82,158,438	77,748,234		-	5,227,745	- ·	-	817,541	817,541				
Total	\$_	154,765,611 \$	141,633,896	\$	1,039,223 \$	32,155,552	= •	19,245,519	817,541	20,063,060				
		General revenues:												
		Sewer taxation - n	nember municipa	liti	es			36,156,600		36,156,600				
		Miscellaneous						1,540,335	5,661,124	7,201,459				
		Unrestricted invest	stment earnings					207,637	138,537	346,174				
		Transfers						1,556,735	(1,556,735)	-				
		Total general rev	enues and transf	ers				39,461,307	4,242,926	43,704,233				
		Change in Net Posi	tion					58,706,826	5,060,467	63,767,293				
		Net Position at Beg	inning of Year					490,831,563	245,463,376	736,294,939				
		Net Position at End	l of Year				\$	549,538,389 \$	250,523,843 \$	800,062,232				

The accompanying notes are an integral part of the financial statements

THE METROPOLITAN DISTRICT BALANCE SHEET - GOVERNMENTAL FUNDS DECEMBER 31, 2014

		General	Debt Service	W	2006 Clean ⁄ater Project Referendum		2012 Clean Water Project Referendum		Sewer Program	Other Information Systems		Nonmajor Governmental Funds	Total Governmental Funds
ASSETS						-		_					
Cash and cash equivalents Receivables, net of allowance for	\$	9,233,683 \$	8,095,820	\$	154,645,464	\$	24,021,421	\$	\$	8	\$	3,647,617 \$	199,644,005
uncollectibles		2,192,620			24,830,557							1,755,439	28,778,616
Due from other funds Inventory		7,261,523 2,336,869											7,261,523 2,336,869
Prepaid items		317,762		_		-	17,034	_			_		334,796
Total Assets	\$	21,342,457 \$	8,095,820	\$	179,476,021	\$	24,038,455	\$	\$	S	\$	5,403,056 \$	238,355,809
LIABILITIES, DEFERRED INFLOWS OF RESOURCES AND FUND BALANCES													
Liabilities:													
Accounts payable and accrued items Unearned revenues	\$	2,042,039 \$	988,123	\$	23,487,671	\$	2,301,324	\$	4,001,690 \$	5,162,447	\$	17,003,236 \$	53,998,407 988,123
Bond anticipation notes payable Customer advances for construction		2 504 720			30,000,000		5,000,000		4,635,000	7,841,000		76,103,000	123,579,000
Due to other funds		2,594,739 10,781											2,594,739 10,781
Total liabilities		4,647,559	988,123	_	53,487,671	-	7,301,324	_	8,636,690	13,003,447	-	93,106,236	181,171,050
Deferred inflows of resources:													
Unavailable revenue - special assessments		·				-					-	1,710,931	1,710,931
Fund balances:													
Nonspendable		2,654,631	5 10 5 (05		125 000 250		17,034						2,671,665
Restricted Committed			7,107,697		125,988,350		16,720,097					3,310,650	149,816,144 3,310,650
Unassigned		14,040,267							(8,636,690)	(13,003,447))	(92,724,761)	(100,324,631)
Total fund balances	_	16,694,898	7,107,697		125,988,350	-	16,737,131	_	(8,636,690)	(13,003,447)		(89,414,111)	55,473,828
Total Liabilities, Deferred Inflows of Resources and													
Fund Balances	\$	21,342,457 \$	8,095,820	\$	179,476,021	\$	24,038,455	\$	- \$		\$	5,403,056 \$	238,355,809

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THE METROPOLITAN DISTRICT RECONCILIATION OF THE BALANCE SHEET - GOVERNMENTAL FUNDS TO THE STATEMENT OF NET POSITION DECEMBER 31, 2014

Amounts reported for governmental activities in the statement of net position (page 14) are different because of the following:

Fund balances - total governmental funds (page 16)		\$	55,473,828
Capital assets used in governmental activities are not fir resources and, therefore, are not reported in the funds.			
Governmental capital assets	\$ 1,478,011,911		
Less accumulated depreciation Net capital assets	(290,043,393)	- ,	1,187,968,518
Governmental pension assets			5,656,791
Other long-term assets are not available to pay for curre expenditures and, therefore, are reported as unavailable			
Sewer assessment receivables			1,710,931
Deferred charge on refunding			906,068
Long-term liabilities, including bonds payable, are not in the current period and, therefore, are not reported in			
Bonds payable			(412,244,725)
Premiums			(38,318,840)
Notes payable			(222,701,991)
Interest payable on long-term debt			(5,746,524)
Compensated absences			(2,980,521)
OPEB obligation			(20,185,146)
Net Position of Governmental Activities (page 14)		\$_	549,538,389

THE METROPOLITAN DISTRICT STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES - GOVERNMENTAL FUNDS FOR THE YEAR ENDED DECEMBER 31, 2014

	-	General		Debt Service	_	2006 Clean Water Project Referendum	_	2012 Clean Water Project Referendum		Sewer Program	Other formation Systems		Nonmajor Governmental Funds	Total Governmental Funds
Revenues:	¢	26126600	¢		¢		¢		¢	<u>^</u>		¢		
Taxation - member towns Assessments	\$	36,156,600	\$		\$		\$		\$	\$		\$	1,603,914	\$ 36,156,600 1,603,914
Sewer user fees		5,733,380				51,493,010								57,226,390
Intergovernmental revenues		3,547,471				25,023,683		851,385					187,838	29,610,377
Investment income Other local revenues		52,350		5,794		149,493							220.261	207,637
Total revenues	-	3,359,742 48,849,543		239 6,033	_	362,775 77,028,961	-	851,385			 	·	328,361 2,120,113	4,051,117 128,856,035
Total revenues	-	40,049,045		0,035		77,028,901	-	651,565			 -		2,120,115	128,850,055
Expenditures:														
Current: General government		4,824,078												4,824,078
Engineering and planning		4,824,078 247,304												4,824,078 247,304
Operations		1,432,213												1,432,213
Plants and maintenance		16,780,068												16,780,068
Employee benefits and other		8,900,673												8,900,673
Debt service:														
				22,808,465										22,808,465
				15,021,793		301,385		27 420 240		7 457 110	11.0(1.012		20.560.641	15,323,178
Capital outlay Total expenditures	-	32,184,336		37,830,258	_	95,506,510 95,807,895	_	27,429,340 27,429,340		7,457,119 7,457,119	 11,061,813 11,061,813		30,569,641 30,569,641	<u>172,024,423</u> 242,340,402
i otai expenditures	-	32,184,330		37,830,238	_	95,807,895		27,429,340		/,43/,119	 11,001,813	·	30,309,041	242,340,402
Excess (Deficiency) of Revenues over Expenditures	_	16,665,207		(37,824,225)		(18,778,934)	_	(26,577,955)		(7,457,119)	 (11,061,813)		(28,449,528)	(113,484,367)
Other Financing Sources (Uses):														
Issuance of bonds						100,000,000		40,000,000					27,578,000	167,578,000
Premium on issuance of bonds				2,156,335		16,270,104		6,508,042						24,934,481
Issuance of refunding bonds				9,931,648										9,931,648
Premium on refunding bonds				840,228										840,228
Payment to refunded bond escrow agent Clean Water Fund loans issued				(10,757,266)		22,822,224		2 010 540						(10,757,266)
Transfers in				36,915,679		33,823,224		3,018,548						36,841,772 36,915,679
Transfers out		(15,427,552)		30,913,079		(19,931,392)								(35,358,944)
Total other financing sources (uses)	-	(15,427,552)		39,086,624		130,161,936		49,526,590			 -	·	27,578,000	230,925,598
Net Change in Fund Balances	_	1,237,655		1,262,399	_	111,383,002	_	22,948,635		(7,457,119)	 (11,061,813)		(871,528)	117,441,231
Fund Balances at Beginning of Year	_	15,457,243		5,845,298	_	14,605,348	_	(6,211,504)		(1,179,571)	 (1,941,634)		(88,542,583)	(61,967,403)
Fund Balances at End of Year	\$	16,694,898	\$	7,107,697	\$	125,988,350	\$	16,737,131	\$	(8,636,690) \$	 (13,003,447)	\$	(89,414,111)	\$55,473,828

THE METROPOLITAN DISTRICT RECONCILIATION OF THE STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES - GOVERNMENTAL FUNDS TO THE STATEMENT OF ACTIVITIES FOR THE YEAR ENDED DECEMBER 31, 2014

Amounts reported for governmental activities in the statement of activities (page 15) are different because of the following:

Net change in fund balances - total governmental funds (page 18)	\$	117,441,231
Governmental funds report capital outlays as expenditures. However, in the statement of activities, the cost of those assets is allocated over their estimated useful lives and reported as depreciation expense.		
Capital outlays, net Depreciation expense		166,226,160 (12,303,561)
The net effect of various miscellaneous transactions involving capital assets (i.e., sales, trade-ins and donations) is to increase net position. In the statement of activities, only the loss on the sale of capital assets is reported. However, in the governmental funds, the proceeds from the sale		
increase financial resources. Thus, the change in net position differs from the change in fund balance by the cost of the capital assets sold.		(44,059)
Change in net pension asset		37,546
Revenues in the statement of activities that do not provide current financial resources are not reported as revenues in the funds.		
Sewer assessment revenue Interest receivable		(941,644) (61,251)
The issuance of long-term debt (e.g., bonds, leases) provides current financial resources to governmental funds, while the repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position. Also, governmental funds report the effect of premiums, discounts and similar items when debt is first issued, whereas these amounts are deferred and amortized in the statement of activities.		
Proceeds from Clean Water Fund loan obligations Proceeds from issuance of bonds		(36,841,772) (177,509,648)
Premiums on issuance of bonds		(25,774,709)
Deferred amount on refunding		261,954 21,186,138
Bond payments Amortization of bond premium and deferred charge on refunding		1,023,053
Clean Water Fund loan payments		12,117,639
Change in accrued interest		(1,422,447)
Some expenses reported in the statement of activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds.		
Change in compensated absences Change in OPEB obligation	_	(145,821) (4,541,983)
Change in Net Position of Governmental Activities (page 15)	\$_	58,706,826

THE METROPOLITAN DISTRICT STATEMENT OF NET POSITION - PROPRIETARY FUNDS DECEMBER 31, 2014

	_	Busine	ess-Type Activiti	es - Enterprise Fu	nds	
		Majo	r	Nonmajor		Business- Type
		Water Utility	Mid- Connecticut Project	Hydroelectric Development Project	Total	Activities - Internal Service Fund
Assets:						
Current assets:	\$	20 222 527 \$	\$	442,973 \$	20 676 510 \$	
Cash and cash equivalents Accounts receivable, net of allowance	Ф	29,233,537 \$	3	442,975 \$	29,676,510 \$	
for uncollectibles		23,252,409	44,468,483	167,379	67,888,271	737,940
Due from other funds		447,705			447,705	
Inventory		2,771,784		243,800	3,015,584	
Prepaid items		723,136		10,485	733,621	
Total current assets		56,428,571	44,468,483	864,637	101,761,691	737,940
Noncurrent assets:						
Net pension asset		6,913,855			6,913,855	
Capital assets, nondepreciable		175,237,039			175,237,039	
Capital assets, net of accumulated depreciation		270,490,746		7,449,831	277,940,577	
Other assets				2,000	2,000	45,000
Total noncurrent assets		452,641,640	-	7,451,831	460,093,471	45,000
Total assets		509,070,211	44,468,483	8,316,468	561,855,162	782,940
Deferred outflows of resources:						
Deferred charge on refunding		213,542			213,542	
c c		· · ·				
Liabilities:						
Current liabilities:						
Accounts payable and accrued expenses		13,212,674	35,841,038	20,345	49,074,057	1,386,596
Due to other funds Bond anticipation notes payable		20 880 000	7,698,447		7,698,447	
Other current liabilities		39,880,000 226,949			39,880,000 226,949	
Customer advances for construction		2,543,728			2,543,728	
Current portion of compensated absences		304,615			304,615	
Current portion of bonds and loans payable		26,531,936			26,531,936	
Total current liabilities		82,699,902	43,539,485	20,345	126,259,732	1,386,596
Noncurrent liabilities:		2 (0(541			2 (0(541	
Compensated absences Bonds and loans payable after one year		2,606,541 122,919,513			2,606,541 122,919,513	
Claims incurred but not reported		122,919,515			122,919,515	3,070,678
Pension obligation			20,428,295		20,428,295	3,070,078
OPEB obligation		24,670,734	10,985,712		35,656,446	
Total noncurrent liabilities	_	150,196,788	31,414,007		181,610,795	3,070,678
Total liabilities		232,896,690	74,953,492	20,345	307,870,527	4,457,274
		· · ·		<u> </u>	i	
Net Position:						
Net investment in capital assets		256,510,856		7,449,831	263,960,687	
Restricted for debt service Unrestricted		114,520	(20 485 000)	946 202	114,520	(2 674 224)
Unrestricted	_	19,761,687	(30,485,009)	846,292	(9,877,030)	(3,674,334)
Total Net Position	\$	276,387,063 \$	(30,485,009) \$	8,296,123	254,198,177 \$	(3,674,334)
		djustment to reflect Service Fund activi			(3,674,334)	

Net Position of Business-Type Activities \$ 250,523,843

THE METROPOLITAN DISTRICT STATEMENT OF REVENUES, EXPENSES AND CHANGES **IN NET POSITION - PROPRIETARY FUNDS** FOR THE YEAR ENDED DECEMBER 31, 2014

	_						
		Ma	ajor	Nonmajor			Business- Type
		Water Utility	Mid-Connecticut Project	Hydroelectric Development Project		Total	Activities - Internal Service Fund
Operating Revenues:		72.224.024		¢	¢	72 224 024 Ø	
Water sales	\$	73,334,034 \$		\$	\$	73,334,034 \$	
Energy sales				1,063,425		1,063,425	2 525 000
Charges for services Reimbursement						-	2,525,000
	-	72 224 024		1.0(2.425	-		825,775
Total operating revenues	-	73,334,034		1,063,425	-	74,397,459	3,350,775
Operating Expenses:							
General government		15,167,626	1,855,831			17,023,457	
Operations		8,356,243	310,726			8,666,969	2,326,727
Plants and maintenance		23,605,116	,			23,605,116	
Employee benefits and other		11,371,212				11,371,212	
Source of supply				240,351		240,351	
Depreciation expense		15,208,030		154,008		15,362,038	
Total operating expenses	_	73,708,227	2,166,557	394,359		76,269,143	2,326,727
Operating Income (Loss)		(374,193)	(2,166,557)	669,066	-	(1,871,684)	1,024,048
Nonoperating Revenues (Expenses):							
Investment income		138,533		4		138,537	
Miscellaneous nonoperating revenue		1,116,595	4,544,529			5,661,124	
Interest and fiscal charges		(3,562,568)	1,511,525			(3,562,568)	
Net nonoperating revenues (expenses)	_	(2,307,440)	4,544,529	4	-	2,237,093	-
Income (Loss) Before Transfers, Grants							
and Contributions	_	(2,681,633)	2,377,972	669,070	-	365,409	1,024,048
Transfers, Grants and Contributions:							
Capital grants		741,299				741,299	
Capital contributions		4,486,446				4,486,446	
Transfers out		(1,556,735)			_	(1,556,735)	
Total transfers, grants and contributions	_	3,671,010		-	_	3,671,010	-
Change in Net Position		989,377	2,377,972	669,070		4,036,419	1,024,048
Net Position at Beginning of Year		275,397,686	(32,862,981)	7,627,053	i.		(4,698,382)
Net Position at End of Year	\$	276,387,063 \$	(30,485,009)	\$ 8,296,123		\$	(3,674,334)

\$ 5,060,467 Change in Net Position of Business-Type Activities

THE METROPOLITAN DISTRICT STATEMENT OF CASH FLOWS - PROPRIETARY FUNDS FOR THE YEAR ENDED DECEMBER 31, 2014

	_]	Bu	ısiness-Ty	pe Activiti	ies	- Enterprise Fu	nds			
		Ν	Ma	ijor			Nonmajor				
	_	Water Utility	_	Mid-Cor Pro		_	Hydroelectric Development Project	· _	Total		Business-Type Activities - Internal Service Fund
Cash Flows from Operating Activities:											
Receipts from customers and users	\$	82,597,295	\$	()	454,049) 5	\$	977,925	\$	82,121,171 184,995	\$	2,615,000
Payments for interfund services provided Payments to suppliers		(20,167,909)			184,995 937,800)		(524,376)		(24,630,085)		(2,615,000)
Payments to employees		(25,857,819)			((2.225				(25,857,819)		
Payments for interfund services used Net cash provided by (used in) operating activities	-	36,571,567	-		562,325 544,529)	-	453,549		<u>662,325</u> 32,480,587		-
Cash Flows from Noncapital Financing Activities:	_		-								
Transfers out		(1,556,735)							(1,556,735)		
Net cash used in noncapital financing activities	_	(1,556,735)			-	_	-	-	(1,556,735)	_	-
Cash Flows from Capital and Related Financing Activities:											
Purchase of capital assets/utility plant		(40,431,048)					(10,580)		(40,441,628)		
Proceeds from bonds		20,157,000 3,012,463							20,157,000		
Proceeds from bond premiums Proceeds from drinking water loans		3,012,403 8,989,071							3,012,463 8,989,071		
Proceeds from refunding bonds		4,913,352							4,913,352		
Proceeds from refunding bond premiums		508,912							508,912		
Payments to escrow agent		(5,413,483)							(5,413,483)		
Proceeds from capital grant		741,299							741,299		
Proceeds from bond anticipation notes Principal payments on bonds		39,508,728 (5,244,158)							39,508,728 (5,244,158)		
Principal payments on bond anticipation notes		(47,429,000)							(47,429,000)		
Principal payments on drink water loans		(802,423)							(802,423)		
Interest payments on bonds and notes	_	(3,562,568)				_			(3,562,568)		
Net cash used in capital and related financing activities	_	(25,051,855)	-			-	(10,580)		(25,062,435)	_	
Cash Flows from Investing Activities:											
Interest on investments		138,533					4		138,537		
Miscellaneous nonoperating revenue Net cash provided by investing activities	_	1,116,595	-		544,529 544,529	_	4		5,661,124	_	
Net cash provided by investing activities	-	1,233,128	-	4,.	544,529	-	4	-	5,799,001		
Net Increase in Cash and Cash Equivalents		11,218,105			-		442,973		11,661,078		-
Cash and Cash Equivalents at Beginning of Year	_	18,015,432	-		-		-	-	18,015,432		-
Cash and Cash Equivalents at End of Year	\$_	29,233,537	\$		\$	_	442,973	\$	29,676,510	\$	-
Reconciliation of Operating Income (Loss) to Net Cash											
Provided by (Used in) Operating Activities:											
Operating income (loss)	\$_	(374,193)	\$	6 (2,	166,557) 5	\$_	669,066	\$_	(1,871,684)	\$	1,024,048
Adjustments to reconcile operating income (loss) to net cash provided by (used in) operating activities:											
Depreciation and amortization		14,843,533					154,008		14,997,541		
Loss on disposal of capital assets		286,011							286,011		
Change in assets, deferred outflows of resources and liabilities: (Increase) decrease in accounts receivable		9,112,805		(1.4	454,049)		(85,500)		7,573,256		(735,775)
(Increase) decrease in due from other funds		., ,			184,995		(,		184,995		()
(Increase) decrease in inventory		940,955					3,753		944,708		
(Increase) decrease in prepaid items		(83,442)					(1,049)		(84,491)		
(Increase) decrease in net pension assets		(45,888)		(1)	771 242)		(28(720)		(45,888)		(247 752)
Increase (decrease) in accounts payable and accrued expenses Increase (decrease) in due to other funds		6,208,504			771,243) 662,325		(286,729)		4,150,532 662,325		(347,753)
Increase (decrease) in customer advances for construction		150,456			552,225				150,456		
Increase (decrease) in compensated absences		(18,488)							(18,488)		
Increase (decrease) in OPEB obligation		5,551,314							5,551,314		
Increase (decrease) in claims incurred but not reported	_	26.045.760	-		277 072)	_	(215 517)	· -	24 252 271		59,480
Total adjustments	_	36,945,760	-		377,972)	_	(215,517)		34,352,271	_	(1,024,048)
Net Cash Provided by (Used in) Operating Activities	\$_	36,571,567	\$. (4,:	544,529) 5	\$ =	453,549	\$	32,480,587	\$	-
Noncash Investing, Capital and Financing Activities: Capital assets contributed by Capital Projects Fund	\$	4,486,446	\$	5	- 5	\$	-	\$	4,486,446	\$	-
The second contract of the product and	-	.,	: "		`	- -		*	.,	í =	

THE METROPOLITAN DISTRICT STATEMENT OF FIDUCIARY NET POSITION - FIDUCIARY FUNDS DECEMBER 31, 2014

	_	Pension Trust Fund	_	OPEB Trust Fund
ASSETS				
Cash and cash equivalents Accounts receivable Investments, at fair value: Stocks	\$	9,310,982 133,061,943	\$	763,547 26,346,000
Fixed income Real estate Total assets LIABILITIES	-	53,467,610 3,060,000 198,900,535	-	27,109,547
Retiree expense reimbursement payable				956,201
NET POSITION	-		_	
Held in Trust for Pension and OPEB Benefits	\$_	198,900,535	\$	26,153,346

THE METROPOLITAN DISTRICT STATEMENT OF CHANGES IN FIDUCIARY NET POSITION - FIDUCIARY FUNDS FOR THE YEAR ENDED DECEMBER 31, 2014

	Pension Trust Fund	OPEB Trust Fund
Additions:		
Contributions:		
Employer	5,918,000	\$ 5,142,000
Plan members	2,160,885	601,740
Reimbursements		229,373
Total contributions	8,078,885	 5,973,113
Investment earnings:		
Net increase in fair value of investments	10,797,366	
Interest and dividends	3,997,355	
Total investment earnings	14,794,721	-
Less investment expenses:		
Investment management fees	930,441	
Net investment earnings	13,864,280	 -
Other income	102,351	
Total additions	22,045,516	 5,973,113
Deductions:		
Benefits	15,448,154	5,142,951
Administrative expense	46,896	
Total deductions	15,495,050	 5,142,951
Change in Net Position	6,550,466	830,162
Net Position at Beginning of Year, as Restated	192,350,069	 25,323,184
Net Position at End of Year	<u> 198,900,535</u>	\$ 26,153,346

THE METROPOLITAN DISTRICT NOTES TO FINANCIAL STATEMENTS

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A. General

The Metropolitan District (the District) was empowered in 1929 by the General Assembly of Connecticut. The District provides the following services as authorized by its Charter: design, construction and maintenance of sewage, hydroelectric and water systems and plants, stream and watercourse controls, the sale and delivery of water and hydroelectric power, and resources recovery.

The financial statements include all of the funds of the District that meet the criteria for inclusion as set forth in Statement of Governmental Accounting Standards No. 14 issued by the Governmental Accounting Standards Board (GASB).

Accounting principles generally accepted in the United States of America (GAAP) require that the reporting entity include the primary government and its component units, entities for which the government is considered to be financially accountable and other organizations, which by the nature and significance of their relationship with the primary government, would cause the financial statements to be incomplete or misleading if excluded. Blended component units, although legally separate entities, are, in substance, part of the government's operations; therefore, data from these units are combined with data of the primary government. Based on these criteria, there are no component units requiring inclusion in these financial statements.

B. Basis of Presentation

The accompanying financial statements have been prepared in conformity with the requirements of statements issued by the Governmental Accounting Standards Board. The more significant of the District's accounting policies are described below.

Government-Wide and Fund Financial Statements

The government-wide financial statements (i.e., the statement of net position and the statement of activities) report information on all of the nonfiduciary activities of the District's primary government. For the most part, the effect of interfund activity has been removed from these statements. Governmental activities, which are normally supported by taxes and intergovernmental revenues, are reported separately from business-type activities, which rely to a significant extent on fees and charges for support.

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

Separate financial statements are provided for governmental funds, proprietary funds and fiduciary funds, even though the latter are excluded from the government-wide financial statements. Major individual governmental funds and major individual enterprise funds are reported as separate columns in the fund financial statements.

Measurement Focus, Basis of Accounting and Financial Statement Presentation

The government-wide financial statements are reported using the economic resources measurement focus and the accrual basis of accounting, as are the proprietary fund and fiduciary fund financial statements. Revenues are recorded when earned, and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows. Sewer taxes are recognized as revenues in the year for which they are levied. Grants and similar items are recognized as revenue as soon as all eligibility requirements imposed by the provider have been met.

Governmental fund financial statements are reported using the current financial resources measurement focus and the modified accrual basis of accounting. Revenues are recognized as soon as they are both measurable and available. Revenues are considered to be available when they are collectible within the current period or soon enough thereafter to pay liabilities of the current period. For this purpose, the District considers revenues, including sewer assessments, to be available if they are collected within 60 days after the end of the current fiscal period.

Taxes on member municipalities, sewer assessments and interest associated with the current fiscal period are all considered to be susceptible to accrual and have been recognized as revenues of the current fiscal period. In determining when to recognize intergovernmental revenues (grants and entitlements), the legal and contractual requirements of the individual programs are used as guidance. Revenues are recognized when the eligibility requirements have been met. All other revenue items are considered to be measurable and available only when cash is received by the District.

Expenditures are generally recorded when a liability is incurred, as under accrual accounting. However, debt service expenditures, as well as expenditures related to compensated absences and claims and judgments, are recorded only when payment is due.

The District reports the following major governmental funds:

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

The *Debt Service Fund* is used to account for the resources accumulated and payments made for principal and interest on long-term general obligation debt of governmental funds.

Capital Projects Funds:

Capital projects of greater than one year's duration have been accounted for in capital projects funds. Most of the capital outlays are financed by the issuance of general obligation bonds. Other sources include capital grants, current tax revenues and low-interest state loans.

The 2006 Clean Water Project Referendum Fund accounts for financial resources to be used for the first phase of the Clean Water Project, which was authorized on November 7, 2006. The first phase of the Clean Water Project includes programs to limit inflow and infiltration, separating certain existing combined sewer systems, construction of larger interceptor pipes and certain upgrades to the two large water pollution control facilities.

The 2012 Clean Water Project Referendum Fund accounts for financial resources to be used for the second phase of the Clean Water Project, which was authorized on November 6, 2012. The second phase of the Clean Water Project includes programs that continue the work of the first phase by upgrading and expanding the capacity of the Hartford water pollution control facility and includes the construction of a large storage tunnel to hold waste water for ultimate release and treatment at the Hartford water pollution control facility.

The *Sewer Program Fund* accounts for the design and management of all of the District's wastewater projects including sewer mains and improvements and modernization to the District's Water Pollution Control Facilities.

The *Other Information Systems Fund* accounts for the upgrade and or replacement of the District's technology.

The District reports the following major proprietary funds:

The *Water Utility Fund* and the *Mid-Connecticut Project Fund* are the District's funds used to account for operations that are financed and operated in a manner similar to a private business enterprise, where the intent of the governing body is that costs (expenses, including depreciation) of providing goods or services to the general public on a continuing basis be financed or recovered primarily through user charges.

Additionally, the District reports the following fund types:

The *Internal Service Fund* is used to account for the District's self-insurance program for accident and health insurance coverage of employees as well as natural disaster and liability claims for the District.

The *Pension Trust Fund* is used to account for the activities of the District's defined benefit plan, which accumulates resources for pension benefit payments to qualified employees.

The *OPEB Trust Fund* is used to account for the activities of the District's postemployment welfare benefits (including retiree medical, dental and life insurance benefits) to the current and former eligible employees of the District.

As a general rule, the effect of interfund activity has been eliminated from the government-wide financial statements. Exceptions to this general rule are charges between the enterprise funds and various other functions of the government. Elimination of these charges would distort the direct costs and program revenues reported for the various functions concerned.

Amounts reported as program revenues include 1) charges to customers or applicants for goods, services or privileges provided, 2) operating grants and contributions, and 3) capital grants and contributions, including special assessments. Internally dedicated resources are reported as general revenues rather than as program revenues. Likewise, general revenue includes all taxes.

Proprietary funds distinguish operating revenues and expenses from nonoperating items. Operating revenues and expenses generally result from providing services and delivering goods in connection with a proprietary fund's principal ongoing operations. The principal operating revenues of the proprietary funds are charges to customers for services. Operating expenses for enterprise funds and internal service funds include the cost of sales and services, administrative expenses and depreciation on capital assets. All revenues and expenses not meeting this definition are reported as nonoperating revenues and expenses.

When both restricted and unrestricted resources are available for use, it is the government's policy to use restricted resources first, then unrestricted resources as they are needed. Unrestricted resources are used in the following order: committed, assigned then unassigned.

C. Cash Equivalents

For purposes of reporting cash flows, all savings, checking, money market accounts and certificates of deposit with an original maturity of less than 90 days from the date of acquisition are considered to be cash equivalents.

D. Investments

Investments are stated at fair value.

E. Inventories and Prepaid Items

All inventories are valued at the lower of cost (average cost) or market method. Inventory in the governmental and enterprise funds is recorded as an expenditure when consumed rather than when purchased.

Certain payments to vendors reflect costs applicable to future accounting periods and are recorded as prepaid items in both government-wide and fund financial statements.

F. Receivables and Payables

Activity between funds that are representative of lending/borrowing arrangements outstanding at the end of the fiscal year are referred to as "due to/from other funds." Any residual balances outstanding between the governmental activities and business-type activities are reported in the government-wide financial statements as "internal balances."

All receivables are presented net of an allowance for uncollectibles.

G. Compensated Absences

All vacation and sick pay is accrued when incurred in the government-wide, proprietary and fiduciary fund financial statements. A liability for these amounts is reported in governmental funds only if they have matured, for example, as a result of employee resignations and retirements.

H. Capital Assets

Capital assets, which include property, plant, equipment and infrastructure assets such as water and sewer mains, are reported in the applicable governmental or business-type activities columns in the government-wide financial statements. Capital assets are defined by the District as assets with an initial individual cost of more than \$5,000 and an estimated useful life of more than two years. Such assets are recorded at historical cost or estimated historical cost if purchased or constructed. Donated capital assets are recognized at estimated fair market value at the date of donation.

The costs of normal maintenance and repairs that do not add to the value of assets or materially extend their lives are expensed currently.

Major outlays for capital assets and improvements are capitalized as projects are constructed. Interest incurred during the construction phase of capital assets of business-type activities is included as part of the capitalized value of the assets constructed.

Property, plant and equipment of the District are depreciated using the straight-line method over the following estimated useful lives:

Assets	Years
Buildings	50-75
Machinery and equipment	6-20
Infrastructure	50-150

I. Deferred Outflows/Inflows of Resources

In addition to assets, the statement of net position may report a separate section for deferred outflows of resources. This separate financial statement element, deferred outflows of resources, represents a consumption of net position or fund balance that applies to a future period or periods and so will not be recognized as an outflow of resources expenditure until then. The District reports a deferred charge on refunding as deferred outflow of resources in the government-wide statement of net position and statement of net position - proprietary funds. A deferred charge on refunding results from the difference in the carrying value of refunded debt and its reacquisition price. This amount is deferred and amortized over the shorter of the life of the refunded or refunding debt.

In addition to liabilities, the statement of financial position may report a separate section for deferred inflows of resources. This separate financial statement element, deferred inflows of resources, represents an acquisition of net position or fund balance that applies to a future period or periods and so will not be recognized as an inflow of resources until that time.

The District reports unavailable revenue for governmental funds which arises only under the modified accrual basis of accounting. The governmental funds report unavailable revenues from special assessments. These amounts are deferred and recognized as an inflow of resources in the period that the amounts become available.

J. Long-Term Obligations

In the government-wide financial statements and proprietary fund types in the fund financial statements, long-term debt and other long-term obligations are reported as liabilities in the applicable governmental activities, business-type activities or proprietary fund type statement of net position. Bond premiums, discounts and losses on bond refundings are deferred and amortized over the life of the bonds using the effective interest method. Bonds payable are reported net of the applicable bond premium or discount and unamortized losses on bond refundings. Bond issuance costs are expensed as incurred.

In the fund financial statements, governmental fund types recognize bond premiums and discounts, as well as bond issuance costs, during the current period. The face amount of debt issued is reported as other financing sources. Premiums received on debt issuances are reported as other financing sources while discounts on debt issuances are reported as other financing uses. Issuance costs, whether or not withheld from the actual debt proceeds received, are reported as debt service expenditures.

K. Fund Equity

The equity of the fund financial statements is defined as "fund balance" and is classified in the following categories:

Nonspendable Fund Balance - This balance represents amounts that cannot be spent due to form (e.g., inventories and prepaid amounts).

Restricted Fund Balance - This balance represents amounts constrained for a specific purpose by external parties, such as grantors, creditors, contributors or laws and regulations of their governments.

Committed Fund Balance - This balance represents amounts constrained for a specific purpose by a government using its highest level of decision-making authority (District Board). Amounts remain committed until action is taken by the District Board (resolution) to remove or revise the limitations.

Assigned Fund Balance - This balance includes amounts constrained for the intent to be used for a specific purpose by the District Board that has been delegated authority to assign amounts by the Charter.

Unassigned Fund Balance - This balance represents fund balance in the General Fund in excess of nonspendable, restricted, committed and assigned fund balance. If another governmental fund has a fund balance deficit, it is reported as a negative amount in unassigned fund balance.

In the government-wide financial statements, net position is classified in the following categories:

Net Investment in Capital Assets - This category represents all capital assets, net of accumulated depreciation and related debt.

Restricted Net Position - This category represents amounts restricted to use by outside parties. Restricted net position as of December 31, 2014 represents unexpended bond proceeds.

Unrestricted Net Position - This category represents the net position of the District not restricted for use.

2. STEWARDSHIP, COMPLIANCE AND ACCOUNTABILITY

A. Budgetary Information

During the last quarter of the year, the ensuing year's proposed operating budget, including proposed expenditures/expenses and the means of financing them, is compiled by the Finance Department based upon estimates submitted by the various departments.

The proposed operating budget is then published in line item format in one or more local newspapers servicing the District for a period of three consecutive days, excluding holidays and Sundays. Prior to January 1 of the new year, the published budget is submitted to the District Board for acceptance and adoption.

Annual operating budgets are legally adopted for the General Fund and the Water Utility Enterprise Fund. A fund budget was adopted for the Hydroelectric Development Project. Formal budgetary integration is employed as a management control device for these funds. The unencumbered balance of appropriations in the General Fund lapses at year end. Encumbered appropriations are carried forward. Except for encumbrance accounting, the General Fund budget is prepared on a modified accrual basis. Budgetary and actual data in this report have been presented on a budgetary basis. Since accounting principles applied for purposes of developing data on a budgetary basis differ significantly from those used to present financial statements in conformity with GAAP, the reconciliation of resultant basis, timing and perspective differences appear at the bottom of the actual vs. budget schedule. The legal level of budgetary control is at the functional level. Any revisions that alter total appropriations at the level of control must have the prior approval of the Board of Finance and the District Board. The amendments were made in the legally permissible manner described above. There were no amendments or supplemental appropriations made during the year.

Budgetary integration is employed on a continuing (project length) basis for capital projects funds, in which appropriations do not lapse at year end, but rather at the completion of the construction relating to a specific improvement project. Formal budgetary integration is not employed for the Debt Service Fund because effective budgetary control is alternatively achieved through general obligation bond and note indenture provisions.

Encumbrance accounting, under which purchase orders, contracts and other commitments for the expenditures of monies are recorded in order to reserve that portion of the applicable appropriation, is employed as an extension of formal budgetary integration in the General Fund. Encumbrances outstanding at year end recorded in budgetary reports as expenditures of the current year, whereas, on a GAAP basis, encumbrances are recorded as either restricted, committed or assigned fund balance depending on the level of restriction.

B. Deficit Fund Equity

Certain individual funds had fund balance deficits at December 31, 2014 as follows:

General Purpose Sewer 2013	\$	8,636,690
Other Information Systems	Ŷ	13,003,447
General Purpose Sewer 2009		3,161,378
General Purpose Sewer 2008		748,795
General Purpose Sewer 2007		29,720
General Purpose Sewer 2005		612,733
Connecticut River Cleanup Phase II		30,655
WPC Facilities Improvements		8,699,497
Information Systems Development		1,454,576
Maple Avenue Phase II		7,946
Upper Albany Avenue		911,392
Long-Term Control Plan		7,122,415
Wastewater Treatment Facility Improvement		812
Inflow & Infiltration Master Plan		38,672
Wastewater Pump Station Improvement		320,379
Long-Term Strategic Initiatives		192,720
Emergency Generator Replacements		2,713,439
2006 Incinerator Upgrade		676
2007 Facility & Buildings Improvements		3,950,805
Capital Mgt. Opers. & Maint. (CMOM)		2,536,368
Wastewater Treat. Facility Improvements		2,915,151
Infrastruct Replace and Improv		2,801,976
Vehicle and Equipment Replace		1,432,564
SCADA System Imps		1,790,720
CMOM Compliance		4,708,783
2007 Wastewater Trt. Fac. Sec. & Comm. Imp		81,978
Wastewater Collection System Improvement		14,694,612
Renewable Energy Fund		44,015
Sanitary Sewer Overflow Construction		5,104,466
Engineering & Technical Services		12,123,304
Survey & Construction Services		14,484,974
Land Improvements		9,206
CIP Other		34
Mid-Connecticut Project		30,485,009
Internal Service		3,674,334

The Capital Projects Funds' deficits have arisen because bonds and loans authorized for these projects have not yet been issued. When the bonds and loans are issued, or the General Fund appropriates and transfers amounts to these funds, the deficits will be eliminated.

3. DETAILED NOTES ON ALL FUNDS

A. Cash, Cash Equivalents and Investments

The deposit of public funds is controlled by the Connecticut General Statutes (Section 7-402). Deposits may be made in a "qualified public depository" as defined by Statute or, in amounts not exceeding the Federal Deposit Insurance Corporation insurance limit, in an "out of state bank" as defined by the Statutes, which is not a "qualified public depository."

The Connecticut General Statutes (Section 7-400) permit municipalities to invest in: 1) obligations of the United States and its agencies, 2) highly rated obligations of any state of the United States or of any political subdivision, authority or agency thereof, and 3) shares or other interests in custodial arrangements or pools maintaining constant net asset values and in highly rated no-load open end money market and mutual funds (with constant or fluctuating net asset values) whose portfolios are limited to obligations of the United States and its agencies, and repurchase agreements fully collateralized by such obligations. Other provisions of the Statutes cover specific municipal funds with particular investment authority. The provisions of the Statutes regarding the investment of municipal pension funds do not specify permitted investments. Therefore, investment of such funds is generally controlled by the laws applicable to fiduciaries and the provisions of the applicable plan.

The Statutes (Sections 3-24f and 3-27f) also provide for investment in shares of the State Short-Term Investment Fund (STIF) and the State Tax Exempt Proceeds Fund (TEPF). These investment pools are under the control of the State Treasurer, with oversight provided by the Treasurer's Cash Management Advisory Board, and are regulated under the State Statutes and subject to annual audit by the Auditors of Public Accounts. Investment yields are accounted for on an amortized-cost basis with an investment portfolio that is designed to attain a market-average rate of return throughout budgetary and economic cycles. Investors accrue interest daily based on actual earnings, less expenses and transfers to the designated surplus reserve, and the fair value of the position in the pool is the same as the value of the pool shares.

Deposits

Deposit Custodial Credit Risk - Custodial credit risk is the risk that, in the event of a bank failure, the District's deposit will not be returned. The District does not have a deposit policy for custodial credit risk. The deposit of public funds is controlled by the Connecticut General Statutes. Deposits may be placed with any qualified public depository that has its principal place of business in the State of Connecticut. Connecticut General Statutes require that each depository maintain segregated collateral (not required to be based on a security agreement between the depository and the municipality and, therefore, not perfected in accordance with federal law) in an amount equal to a defined percentage of its public deposits based upon the depository's risk-based capital ratio.

Based on the criteria described in GASB Statement No. 40, *Deposits and Investment Risk Disclosures*, \$12,708,783 of the District's bank balance of \$13,093,169 was exposed to custodial credit risk as follows:

Uninsured and uncollateralized	\$ 11,412,905
Uninsured and collateral held by the pledging bank's trust department, not in the District's name	 1,295,878
Total Amount Subject to Custodial Credit Risk	\$ 12,708,783

Cash Equivalents

At December 31, 2014, the District's cash equivalents amounted to \$63,785,714. The following table provides a summary of the District's cash equivalents as rated by nationally recognized statistical rating organizations. The pool has maturities of less than one year.

	Standard & Poor's
State Short-Term Investment Fund (STIF)	AAAm

Investments

As of December 31, 2014, the District's Pension Trust Fund had the following investments:

Investment Type		Fair Value
Fiduciary Type: CIF International Research Equity Fund	\$	19,601,591
CIF Research Equity Fund CIF Small Cap 2000 CIF Global Bond Aetna Pooled Portfolio Real Estate	_	90,146,685 22,983,082 23,313,667 30,484,528 3,060,000
Total	\$	189,589,553

The above investments have no rating or maturity.

Interest Rate Risk - The District does not have a formal investment policy that limits investment maturities as a means of managing its exposure to fair value losses arising from increasing interest rates. To the extent possible, the District attempts to match its investments with anticipated cash flow requirements.

Credit Risk - Investments - As indicated above, State Statutes limit the investment options of the District. The District has no investment policy that would limit its investment choices due to credit risk.

Concentration of Credit Risk - The District has no policy limiting an investment in any one issuer that is in excess of 5% of the District's total investments.

Custodial Credit Risk - Custodial credit risk for an investment is the risk that, in the event of the failure of the counterparty (the institution that pledges collateral or repurchase agreement securities to the District or that sells investments to or buys them for the District), the District will not be able to recover the value of its investments or collateral securities that are in the possession of an outside party. At December 31, 2014, the District did not have any uninsured and unregistered securities held by the counterparty, or by its trust department or agent that were not in the District's name.

B. Receivables

Receivables as of year end for the District's individual major funds in the aggregate, including the applicable allowances for uncollectible amounts, are as follows:

	General	2006 Clean Water Project Referendum	Nonmajor Funds	Water Utility	Mid- Connecticut Project	Hydroelectric Development <u>Project</u>	Internal Service Fund	Total
Sewer use charges \$	1,075,417	\$ 15,380,195 \$		\$	\$	\$ \$	\$	16,455,612
employees	1,797,762			25,680,450		167,379		27,645,591
Assessments	<i>· ·</i>		2,223,876	1,070,853		,		3,294,729
Accrued interest			354,140	190,924				545,064
Intergovernmental		10,307,477						10,307,477
Other	461,535		20,138		54,332,895		738,868	55,553,436
Gross receivables	3,334,714	25,687,672	2,598,154	26,942,227	54,332,895	167,379	738,868	113,801,909
Less allowance for uncollectibles	1,142,094	857,115	842,715	3,689,818	9,864,412		928	16,397,082
Net Total Receivables \$	2,192,620	\$ <u>24,830,557</u> \$	1,755,439	\$ 23,252,409	\$ 44,468,483	\$ <u>167,379</u> \$	737,940 \$	97,404,827

C. Interfund Receivables, Payables and Transfers

Interfund loans are generally used to transfer monies as a result of cash flow. Interfund receivables and payables balances at December 31, 2014 are as follows:

Receivable Fund	Payable Fund		Amount
General Fund	Mid-Connecticut Project Fund	\$	7,261,523
Water Utility Fund	General Fund Mid-Connecticut Project Fund	_	10,781 436,924 447,705
Total		\$	7,709,228

Interfund transfers are generally used to supplement revenues of other funds. Interfund transfers for the year ended December 31, 2014 were as follows:

	-	Transfers In	-	
	-	Debt Service Fund		Transfers Out
Transfers out:				
General Fund	\$	15,427,552	\$	15,427,552
Water Utility Fund		1,556,735		1,556,735
2006 Clean Water Project Referendum	_	19,931,392		19,931,392
Total Transfers In	\$	36,915,679	\$	36,915,679

D. Capital Assets

Capital asset activity for the year ended December 31, 2014 was as follows:

	-	Beginning Balance		Increases	 Decreases	· -	Adjustments	-	Ending Balance
Governmental activities:									
Capital assets not being depreciated:									
Land	\$	643,754	\$		\$	\$		\$	643,754
Construction in progress	-	711,484,656		177,685,448	 86,748,409			_	802,421,695
Total capital assets not being depreciated	-	712,128,410	-	177,685,448	 86,748,409		-	-	803,065,449
Capital assets being depreciated:									
Buildings		226,452,903		17,853,775	22,114				244,284,564
Machinery and equipment		32,073,665		6,107,263	311,834				37,869,094
Infrastructure		341,512,369		51,328,083	47,648				392,792,804
Total capital assets being depreciated	-	600,038,937	_	75,289,121	 381,596		-		674,946,462
Less accumulated depreciation for:									
Buildings		111,152,314		6,189,449	12,255				117,329,508
Machinery and equipment		13,330,236		1,886,845	306,647				14,910,434
Infrastructure		153,594,819		4,227,267	18,635				157,803,451
Total accumulated depreciation	-	278,077,369	_	12,303,561	 337,537		-	_	290,043,393
Total capital assets being depreciated, net	-	321,961,568	_	62,985,560	 44,059	· -	-	_	384,903,069
Governmental Activities Capital Assets, Net	\$	1,034,089,978	\$_	240,671,008	\$ 86,792,468	\$	-	\$_	1,187,968,518
Business-type activities: Capital assets not being depreciated: Land Construction in progress Total capital assets not being depreciated	\$	9,548,683 173,923,984 183,472,667	\$	107,416 25,197,513 25,304,929	\$ 33,540,557 33,540,557	\$		\$	9,656,099 165,580,940 175,237,039
Capital assets being depreciated:									
Buildings		101,017,003		8,703,412					109,720,415
Machinery and equipment		28,551,045		4,254,026	1,178,664		(4,318,332)		27,308,075
Infrastructure		285,317,878		40,206,263	8,119,793		4,318,332		321,722,680
Total capital assets being depreciated	-	414,885,926	-	53,163,701	 9,298,457	· •	-	-	458,751,170
Less accumulated depreciation for:									
Buildings		44,700,796		2,674,896					47,375,692
Machinery and equipment		16,144,865		1,742,758	1,077,464		(726,919)		16,083,240
Infrastructure		113,615,340		10,944,384	7,934,982		726,919		117,351,661
Total accumulated depreciation	-	174,461,001	_	15,362,038	 9,012,446		-	-	180,810,593
Total capital assets being depreciated, net	-	240,424,925	_	37,801,663	 286,011	• •	-	_	277,940,577
Business-Type Activities Capital Assets, Net	\$	423,897,592	\$_	63,106,592	\$ 33,826,568	\$	-	\$	453,177,616

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

Governmental activities:		
General government	\$	744,764
Engineering		93,214
Operations		5,092,067
Plant and maintenance	_	6,373,516
Total Depreciation Expense - Governmental Activities	\$_	12,303,561
Business-type activities:		
Water	\$	15,208,030
Hydroelectric		154,008
Total Depreciation Expense - Business-Type Activities	\$	15,362,038

Construction Commitments

The government has active construction projects as of December 31, 2014. At year end, the District's commitments with contractors for governmental activities are as follows:

Project Name	Spent to Date	Remaining Commitment
2014 Facilities Improvements	\$ 823,039 \$	2,176,961
2008 District Facility Improvements	670,134	29,866
2008 Security System Upgrades	410,203	389,797
2008 Board Room Communication Impr	56,279	243,721
Long Term Strategic Initiat	657,315	342,685
Risk Management Initiatives	684,148	1,040,852
Facility & Bldg Impr Headquarter	1,179,393	23,781
Ada Handi Access Impro	353,039	146,961
Upgrade Motor Oil Dispensin	272,054	127,946
Pump Station Radio/Antenna Upgr	1,027,542	2,458
2010 Facility & Equipment Improvements	220,336	223,664
Financing Cost	3,375,311	224,689
Information System Improvment#2	1,644,676	355,324
Cmms Phase II	374,417	2,265,583
2011 GIS Enterprise System Dev.	300,709	835,291
2010 Vehicle & Equipment Replacement	207,324	1,072,776
Headquarter Renovation Program	1,580,187	50,010
2011 Facility & Equipment Improvemen	758,995	641,005
2011 IS Improvements Hardware	614,874	85,126
2011 Security and SCADA	97,340	902,660
2011 Pump Station Generators	3,745,247	1,054,753
2011 Headquarters Renovation	1,350,033	149,967
2012 Brainard Rd Building	47	3,205,953
2012 Hdq Parking Garage	239,761	2,855,239
2012 Information Tech Finance Costs	2,740,689	259,311
2012 IT Security Improvements	718,235	4,281,765
2012 Facility Improvement Prg	1,648,406	851,594

Project Name	Spent to Date	Remaining Commitment
2012 Technical Services	\$ 1,111,010	\$ 388,990
2013 Communications Systems Upgrad	6,215	993,785
2013 Land Improvements	142,760	7,240
2013 Facilities Improvement Program	946,187	1,053,813
2013 Information TechnologySAP/OR	3,624,038	1,375,962
Pitney Bowes Project	167,368	4,832,632
2013 Information TechnologyHardwa	3,711,609	1,288,391
2013 Survey & Construction	5,564,440	35,560
2013 Engineering Services	2,479,854	20,147
2013 Construction Services	3,873,107	126,893
2013 Technical Services	2,940,924	59,076
Implementation SAP Sftwre/Supprt/Lic	4,820,684	179,316
2014 Survey & Construction	3,915,894	1,084,106
2014 Engineering Services	2,822,978	177,022
2014 Construction Services	2,498,069	1,001,931
2014 Technical Services	2,303,181	1,296,819
Mountain Farms, WH	222,490	2,035,440
2002 Assessable Sewer Program	50,869	749,131
2003 Tunxis Road, West Hartford	323,256	476,744
2000 Aspreservoir #6Outlet Sewer	1,284,489	192,060
2004 Assessable Sewer Program	9,956	990,044
SRPLove Lane, Hartford	13,153	365,847
2002 Silas Deane Highway Pump Station	6,211	1,993,789
2002 Upper Albany Area CsoPhase I Construction	4,245,819	114,181
Inflow & Infiltration Master Plan	4,272,567	1,633
2006GPSVarious Sewer Rehabilitation	304,251	2,480,749
2006 GPS Reserve	220,718	79,282
2006Wastewater Pump Station Imp.	906,978	93,023
2006GPS West Normandy Drive, WH	133,097	81,903
2003 Sewer Rehabilitation Projects	170,568	89,432
2008 CMOM Equipment & Staffing	1,898,063	3,101,937
2007 Wastewater Treatment Fac Imps	3,737,942	862,058
SIVLCornwall Street, Hartford (186)	370,110	4,890
Longterm Control Plan	11,913,181	3,886,819
2014 Sewer Renewable Energy Projects	54,957	495,043
2014 DW Sewer Asset Mngmnt Prgm	367	999,633
2014 Levee Protect System Improve.	40,981	3,059,019
2014 Pump Station Rainbow Trunk, Win	314	4,999,686
2014 PS UpgradeBurnside E. Hartford	1,541	3,898,459
2014 General Purpose Sewer	23,258	1,976,742
2014 Sewer Rehabilitation Program	1,831,529	3,168,471
2014 Various Sewr Pipe Replace/Rehab	162,972	4,837,028
2014 Sewer RehabMadison Ave, Hartfo	53,629	946,372
2014 Sewer Ext. Marsh St, Weth.	17,754	3,582,246
2006 SSO Program	22,509,015	7,490,985
2014 Equip & Facilities Refurb	124,379	1,275,621
2014 WPC Renewal & Replacements	1,250,022	999,978
2014 Hrtfrd WPCF W. Primary Settling	1,840,558	49,442
2008 GPS Park River 51" Interceptor Rep	1,219	298,781
2008 WPC Infrastructure Repl & Imps	1,181,624	818,376
2008 GPS Airport Road Htfd Rep Main	1,491	148,509
Cmom Compliance	1,488,167	3,511,833
2009 Cmom Cap Equipment Only	1,800,200	3,199,800
2009 General Purpose Sewer Program	1,081,268	218,732
WPC Infra Repl & Impr	3,801,651	648,349
Hartford Odor Control Constr	2,024,247	2,863,753
	2 - 2 -	, , ,

Project Name	Spent to Date	Remaining Commitment
Victoria Road, Hartford	\$ 181,976 \$	5 1,128,024
2008 GPS Fishfry PS	196,139	71,050
Improvements to SCADA System	2,158,519	341,481
Cmom OnCall Repair	2,594,795	905,205
Wastewater Trt Fac, Sed,& Comm	367,275	2,832,725
Curcombe St Pump Station Repl	13,115	786,885
2013 Curcombe Street WWPS Hartfo	87,234	322,766
Cedar St Hartford Storm Drain	999,076	200,924
Mansfeild St. Htfd. Sewer Rep.	1,000	999,000
Cedar St Htfd Sewer Main Replacemnt	1,164,606	235,394
Backwater Valve Prgm	313,432	36,568
Private Property Disc	500	149,500
2010 CMOM Compliance Staffing	2,788,532	211,468
General Purpose Sewer	224,111	577,889
Sewer Pump Station Improv	372,009	150,991
WPC Electrical System	1,087,724	3,192,276
2010 Dividend Brook Drainage	207,480	4,592,520
Huyshope St Sewer Rehab Htfd	232,267	2,723,733
EHWPCF Screen & Grit	2,394,373	1,428,627
WPC Renewal & Replacement	1,458,084	541,916
2010 GPS New Park Ave	1,848,652	51,348
Cmom Goff Brook South Branch	1,394,182	227,338
2009 GPS Erosion Slope Repair, RH	129,690	155,110
2011 CMOM Compliance	1,865,386	934,614
2011 GPS 2011 CDS Ell Main St Uigh St	329,261	113,446
2011 GPS EH Main St High St 2011 Source Purper Station Bokeh	1,397,205	105,665
2011 Sewer Pump Station Rehab. 2011 WPC Electronic Development	987,422 140,049	1,012,578 1,609,951
2011 WPC Equipment & Facility Refurb	964,351	235,649
2011 WPC Renewal & Replacements	1,158,329	1,091,671
2009 Goff Brook South Branch II	3,211,761	8,239
2012 Sewer Infrastructure Design	313,201	166,799
2012 General Purpose Sewer	909,163	4,090,837
2012 Senitary Sewer Retreat Ave	606,928	4,393,072
2012 S Pump Sta Mohawk St EH	154,908	349,092
2013 Mohawk WWPS East Hartford	139,171	10,829
2012 S Pump Sta Ridge St WI	63,626	521,374
2013 Ridge Street WWPS Windsor	299,975	330,025
2012 Sewer Gate Replacement Prg	469,028	826,972
2012 Source requirements rig 2012 S Pump Sta Fishfry St HA	38,744	1,433,256
2012 Sewer Four Mile Rd WH	5,133,677	66,323
2012 Sewer Woodland Ave BL	197,787	1,112,213
2012 Sewer Montclair Dr WH	96,154	2,545,846
2012 Sanitary Sewer Replacement	2,346,925	1,592,075
2012 Backwater Valve Program	6,430	533,570
2012 Sewer Rehabilaition Prg	1,848,613	651,387
2012 EHWPC Screening Install	351,429	4,398,571
2012 WPC Equip & Fac Refurb	516,478	683,522
2012 HWPC Solids Project	642,940	4,157,060
2012 WPC Renewal & Replacement	1,968,410	1,031,590
2006 University Htd PS	166,224	180,951
2013 Windsor Interceptor/NM1 (Des	2,859	1,887,141
2013 Rocky Hill Interceptor	432,143	337,858
2013 Park St Sanitary Swr Imprv	2,417	2,137,583
2013 Park St Sanitary Swr Imprv	3,169	4,456,831
2013 Park St Storm Swr Imprvmnts H	2,444	4,457,556
2013 Chateau Woods/High Path Rd WW	462,232	37,768
2013 Sewer Gate ReplaceCollection	615	4,309,385
2013 Harvest Lane WWPS Windsor	289,362	210,638
2013 Meadow Street WWPS Newingto	468,108	131,892

Project Name	Spent to Date	Remaining Commitment
2013 Motts WWPS Wethersfield	\$ 49,870	\$ 460,130
2013 Brookside Street WWPS Newin	34,514	3,205,486
2013 Backwater Valve Program	2,000	748,000
2013 Oakwood Sewer Improvements, W	169,480	4,390,520
2013 Pheasant Lane Swr Main Constr	13,263	536,737
2013 Various Sewr Pipe Replacement	2,293,779	2,646,221
2013 General Purpose Sewer Program	122,601	227,399
2013 Sewer Rehab Program	2,008,744	491,256
2013 WPC HWPCF Cake Storage & Grav	15,739	724,261
2013 WPC Equipment & Facility Refu	992,340	267,660
2013 WPC Plant Infra. Renewal & Re	4,663	1,085,337
2013 SCADA Upgrades	37,962	1,222,038
2008 Assessable Sewer Program	150,441	149,559
Tunxis Rd/Wood Pond Rd W Htfd	2,029,800	570,200
Assessable Sewer	196,131	2,707,869
Assesable Sewer Mountain Road. W.H.	2,846,067	2,153,933
Orchard Road, West Hartford	289,122	310,878
2010 255 Back Lane, Newington	18,558	247,442
2010 1037 Windsor Ave.	119,596	5,804
2009 1200 Windsor Ave.	10,903	134,897
2012 Assessable Sewer Prg (2003)	881	219,119
2009 Woodpond North Pump Station	969,347	630,653
Clean Water Fund Project Phase 1 and Phase 2	582,452,428	217,547,572
Total	\$ 779,082,832	\$ 419,546,778

The District's commitments with contractors for construction in process for business-type activities are as follows:

Project Name	 Spent to Date	Remaining Commitment
2000 Dam Safety Impr. Reservoir #2	\$ 4,547,775	\$ 452,225
Water System Improvements Form 105	2,518,811	1,481,189
2009 GIS Land Base Database Development	456,109	118,891
2003 Reserve	36,250	113,750
Bloomfield Water Treatment Improvements	2,033,434	1,566,566
Bloomfield Water Treatment Improvements	2,301,182	698,818
2006 Water Pump Station Improvement	1,235,784	371,418
2006 - 36" Water Main Replacement	3,053,250	1,646,750
2007 Water Assessable Program	245,476	729,524
2007 Asset Management Water Administrati	6,101,765	1,107,635
2007 Treatment Facility Upgrades	1,207,523	-
2007 Asset Management Planning & Testing	1,378,032	15,559
2007 A M NonCSO Capital Ave. Htfd	2,853,081	859,798
2007 A M NonCSO Buckingham St Htfd	70,854	659,146
2007 A M NonCSO Church St Htfd	349,068	733,932
2007 Water Water Supply Facility Improvements	1,324,513	125,487
2007 GPWP Mohawk Dr. West Hartford	537,132	4,915
2006 Water Distribution Imps Oak St Phase II	2,002,547	1,797,453
A M Non-CSO Tunxis Avenue, Bloomfield	1,583,115	165,885
2008 Filtered Water Basin Interconnection	1,535,254	464,746
2008 WH Access & Security Improvements	2,432,462	67,538
2008 Water Supply Facility Improvements	1,794,583	405,417
2008Assessable Water	73,590	76,410
2008 Radio Frequency Automated Meter Rea	5,049,109	30,791
2008 East Farmington Water Main Install	1,309,073	2,190,927
2008 AM-Non CSO Park Road West Hartford	6,646	793,954
2008 Farmington Avenue Water Main Replacement	1,016,617	359,870
2008 Transmission Valve Replacement	307,591	1,692,409
Tower Avenue North Water Main Rep. 2007	3,350,156	284,844
Water Main Framington Ave Hart	146,465	1,923,535
Farmington Water Main Inst W.H	1,214,683	165,317
CSO Related Assets	541,506	1,618,494
2009 GEN Purpose Water	2,068,891	1,446,109
2009 NONCSO REL Projects	1,841,227	2,458,773
09 Transmission Valve Repl	137,235	3,362,765
Automated Metr Reading	4,753,813	246,187
Water Main Vlve Repl	74,279	2,225,721
Oak St E Hfd Water Main Work	26,586	1,123,414
Water Trmt Facility Impr	2,251,827	533,173
Mid Franklin	354,800	1,083,805
Cold Spring Dr Blfd Water Main	586,190	913,810
Cedar St Htf Water Main Repl	1,028,024	87,362
2009 Assessable Water	88,729	1,142,271
Goodrich & South Rd Farmington	703,956	796,044
2008 Land Aquisition	525,786	24,214
2008 Watershed Road Rehab	123,652	676,348
Whiting Ln W.H, Water Main Rep	617,769	82,231
Water Supply Fac Improvements	2,434,757	65,243
Water Facilities Security	2,587,266	1,904,734
Hydraulic Computer Modeling	837,241	1,512,759
Water Main Relace W Htfd	175,348	224,652
Water Main Replt Wethersfield	261,463	338,537
Water Main Repl Bloomfield	362,332	37,668

Project Name		Spent to Date	Remaining Commitment
¥	-		
Water Main Replacement Windsor	\$	59,098 \$	340,902
Water Main Re Farmington av WH		1,258,499	100,901
Water Main Repl Norwood Rd		3,824	121,176
Water Pump Station Replace		777,288	4,022,712
Water Treatment Fac Upgrade		4,125,036	828,314
2010 Dam Safety RES.#2		601,715	713,285
2010 Dam Safety RES.#3		59,771	1,255,229
CWP WaterMain Broad St. HTFD		56,170	443,830
Water Main Replace E. Htfd		534,367	465,633
CWP WaterMain Guilford Pliny		2,686,576	420,424
CWP WaterMain Warner/Manz		3,387,920	32,080
CWP WaterMain Cleveland/Main		1,755,844	277,156
CWP WaterMain Wethersfield Av #3		621,505	2,070,495
2008 CSO Assets Burton St. WMR		2,497,156	767,170
09CSO Farmington 1A		4,321,212	846,633
Burnham Acres, South Windsor		397,550	380,950
2011 Radio Frequency Automated Meter		1,459,787	40,213
2011 TMR Hamilton St&Park Terr,Htfd,		176,196	1,323,804
2011 Water Supply CIP 2011 WIIW/TENarth Store on Tarik Inst		498,061	1,101,939
2011 WHWTFNorth Storage Tank Inst.		2,100,055	2,699,945
2011 CWP Water Main Replacement 2011 Water Pump Station Improvements		475,540 652,317	1,182,558 547,683
2011 WMRCottage Grove Rd, Bloomfiel		48,130	1,401,870
2011 GPW		341,701	575,299
2011 UF W 2011 WMRColony Road, West Hartford		478,800	221,200
2011 WMRPine St & Auburn Rd, WH		360,819	339,181
2011 WMRLongview Dr, Talcott and PHE		62,215	1,637,785
2012 RF Program		928,391	4,071,609
2012 Water Rehab Program		641,175	858,825
2011 Water Treatment Facility Upgrad		896,610	78,830
2011 Water Storage Upgradesphase I		25,000	2,475,000
2012 Paving Program		3,920,041	1,079,959
2012 Wtr Main Replacement Retreat		3,297,613	796,387
2012 WTR Infrstrctr DesignDistrict		338,283	141,717
2012 Wtr Main ReplaceFamington		2,493,716	1,006,284
2011 CWP WMRFenway St., Hartford		522,857	70,144
2012 GPW Huyshope		1,520,030	2,479,970
2012 Water Treatment Upgrade		1,687,687	812,313
2012 CWP W/M Replace S. Maple East		2,712,635	37,365
2012 CWP W/M Replace S. Maple West		2,266,691	1,733,309
2011 Assessable Water		800,864	699,136
2011 WMR Franklin 13		1,431,570	24,836
2011 CWP Water Main Replace A		1,435,646	656,256
2011 Ground Water Development		306,448	4,693,552
2012 Pump Station UpgradeCanal Road		1,580,812	198,188
2012 Dam SafetyGoodwin/Saville		1,857,645	182,355
2013 Water Rehabilitation Program		491,229	508,771
2013 Pitkin St. Water Main Replace		106,218	1,208,782
2013 CWPChurch StWM/Main St to H		316,070	4,253,930
2013 Paving Program		2,557,355	1,642,645
2013 CWP WM Replace		3,109	4,446,891
2012 Asset Mngmnt Computer Model Enh		5,451	390,549
2012 W/M ReplacementMontclair Dr WH		29,652 72,332	427,348
2013 CWPCapital Ave WM Replace, H		72,332	197,668

Project Name	Spent to Date	Remaining Commitment
2012 Wtr Service RplcmntsDist Wide	\$ 295	\$ 479,705
2013 Water Supply Generators	218,403	2,931,597
2013 CWPWM Rplc Portion of Park S	1,155	1,798,845
2013 Water Treatment Facilities Up	358,469	1,801,531
2011 WMR East Hartford	60,657	2,389,343
2013 BLWTF Filtered Water Basin Im	653,601	4,346,399
2012 Wtr Storage Tank Safety Upgrade	2,435	836,565
2013 Oakwood Wtr Main Replace, W.	110,409	1,739,591
2012 P/S Upgrade Newing & Glaston	626,080	3,573,920
2013 Wickham Hill Basins East Ha	3,338,896	1,641,104
WMR Franklin #13, Frank	413,691	1,686,309
2011 DAM Safetu ImprovementsRes #6	501,733	828,267
2013 Asset Management Water Main R	503,811	3,956,189
2011 CWP WMRenfield St., Hartford	28	684,972
2014 Radio Frequency AMR	870,529	4,129,471
2014 Water Rehab Program	434,921	565,079
2014 WTF Upgrade	435,877	1,864,123
Res 6 Distrib. Vault	37,782	1,962,218
2014 Water Renewable Energy Projects	163,805	1,336,195
Glastonbury Infr. Installation	62,819	1,252,181
2014 Collinsville WTP Emer Generator	32,665	1,467,335
2012 Asset Management Construct. Adm	3,439	2,496,561
2014 Simsbury Rd Water PS Blmfld	171	1,379,829
2013 Center St Wtr Main Replace, Htfd	188	599,812
2014 Phelps Brook Dam/East Dike	87,742	282,258
2014 Wethersfield Water Pump Station	628	4,999,372
2014 Kilkenny Water Transmission	335,741	4,114,259
2012 Water Storage Basin Upgrades	56,843	643,157
2014 Paving Program	2,424,297	575,703
2012 Dike Penetration & Correct. Ins	200	2,159,800
CA/RE for Pipe and Site Work N. Tank	121,858	1,067,142
Res 6 Raw Water Bypass Mod.	24,030	432,970
2014 Orchard St Water Pump Station G	3,985	996,015
2011 Watershed Land	42,862	1,557,138
2014 WH WTF 6 MG Filtered Wtr Basin	756	1,149,244
2014 DW Wtr Asset Management Progra	336	3,514,664
2012 Structure Abandonment	374	4,299,626
2008 General Purpose Water Program	752,941	347,059
2008 Canal Road Storage Tank #2 Improve	1,287,290	312,710
Water Main Replacement Hartford	233,886	4,336,114
Dam Safety RES.#1	841,582	158,418
CWP WaterMain Farmington Av	2,127,587	1,002,413
2010 General Purpose Water	1,490,301	860,699
2010 Dam Safety - Nepaug, Phelps, E Dike	281,406	4,662,594
2011 Linden Place WMR	558,018	441,982
2011 Design of WMR Outside of CWP	291,783	1,218,217
2012 Frmngtn Ave WH W/M Install	1,617,036	250,964
2013 Radio Frequency AMR	1,365,650	3,634,350
2013 Buckingham WPS - Glastonbury	1,164,829	575,171
2014 General Purpsoe Water Program	78,412	3,421,588
2014 Various Trnsmssn Main D/C	74,631	4,925,369
2013 General Purpose Water Program	2,158,720	1,701,280
2011 WMR Hartford	70,266	1,045,120
Total	\$ <u>167,412,555</u>	\$ 203,029,517

The commitments are being financed with general obligation bonds and state and federal grants.

E. Bond Anticipation Notes

The District uses bond anticipation notes during the construction period of various projects prior to the issuance of the bonds at the completion of the project.

Issuance Date	 Amount	Interest Rate	Maturity Date
March 24, 2014:			
А	\$ 52,762,000	\$ 0.50%	8/7/14
В	100,000,000	1.00%	12/5/14
С	90,459,000	1.00%	3/23/15
D	35,000,000	1.00%	3/23/15
June 27, 2014			
Е	15,000,000	0.75%	3/23/15
F	40,000,000	1.125%	12/5/14
December 4, 2014:			
G	23,000,000	0.50%	3/23/15

The District issued the following bond anticipation notes during 2014:

Bond anticipation note transactions for the year ended December 31, 2014 were as follows:

\$ 254,721,000
356,221,000
 (447,483,000)
\$ 163,459,000
\$

Subsequent Events

The District issued general obligation bond anticipation notes as follows:

Series	 Amount	 Premium	Interest Rate	Maturity Date
A B	\$ 81,500,000 35,000,000	\$ 885,905 1,072,400	1.25% 5.00%	3/18/16 11/4/15

F. Operating Leases

Total operating lease payments for the year ended December 31, 2014 were \$363,014. Commitments under an operating lease agreement with the Army Corps of Engineers for water storage rights require minimum annual rental payments, including interest at 3.14% over 50 years. The total cost of this lease was \$204,222 for the year ended December 31, 2014. Other operating lease payments for office equipment totaled \$158,792 for the year ended December 31, 2014. Future operating lease commitments are as follows:

	 Amount
2015	\$ 349,772
2016	284,627
2017	271,175
2018	258,389
2019	 216,549
Total	\$ 1,380,512

G. Long-Term Debt

Changes in Long-Term Liabilities

Long-term liability activity for the year ended December 31, 2014 was as follows:

	_	Beginning Balance	. .	Increases		Decreases	-	Ending Balance		Due Within One Year
Governmental Activities:										
General obligation bonds	\$	170,921,215	\$	37,509,648	\$	20,186,138	\$	188,244,725	\$	10,645,022
Revenue bonds		85,000,000		140,000,000		1,000,000		224,000,000		3,510,000
Premiums		14,047,043		25,774,709	_	1,502,912	_	38,318,840	_	
Total bonds payable		269,968,258		203,284,357		22,689,050	-	450,563,565		14,155,022
Clean water fund loans		197,977,858		36,841,772		12,117,639		222,701,991		76,272,308
Compensated absences		2,834,700		2,275,681		2,129,860		2,980,521		333,179
OPEB obligation	_	15,643,163		4,541,983			_	20,185,146		
	_						-			
Total Governmental Activities										
Long-Term Liabilities	\$_	486,423,979	\$	246,943,793	\$	36,936,549	\$	696,431,223	\$	90,760,509
Business-Type Activities:										
General obligation bonds	\$	99,783,769	\$	25,070,352	\$	10,583,846	\$	114,270,275	\$	7,149,977
Premiums		3,487,545		3,521,375		617,343		6,391,577		, ,
Total bonds payable	-	103,271,314		28,591,727		11,201,189	•	120,661,852	• •	7,149,977
Drinking water fund loans		20,602,949		8,989,071		802,423		28,789,597		19,381,959
Compensated absences		2,929,644		2,066,691		2,085,179		2,911,156		304,615
Net pension obligation		20,428,295		, ,		, ,		20,428,295		,
OPEB obligation		30,105,132		5,551,314				35,656,446		
č	-			, ,			-	. ,		
Total Business-Type Activities										
Long-Term Liabilities	\$_	177,337,334	\$	45,198,803	\$	14,088,791	\$	208,447,346	\$	26,836,551

For the governmental activities, claims and judgments, pension obligation, OPEB obligation and compensated absences are generally liquidated by the General Fund.

General Obligation Bonds

General obligation bonds are direct obligations of the District for which full faith and credit are pledged and are payable from taxes levied on member towns and other operating revenues. General obligation bonds currently outstanding are as follows:

Purpose	Interest Rates		Amount
Governmental activities Business-type activities	Various Various	\$	188,244,725 114,270,275
		\$_	302,515,000

Annual debt service requirements to maturity for general obligation bonds are as follows:

		Governme	ntal	Activities	Business-Ty	pe	pe Activities		
	-	Principal		Interest	 Principal	_	Interest		
2015	\$	10,645,022	\$	8,099,557	\$ 7,149,977	\$	4,016,044		
2016		10,593,443		7,696,264	6,971,556		3,806,809		
2017		10,716,046		7,175,884	7,038,953		3,514,989		
2018		10,702,862		6,644,779	7,007,137		3,215,294		
2019		10,886,655		6,114,772	7,093,345		2,927,950		
2020-2024		48,860,194		23,416,585	34,594,804		10,601,264		
2025-2029		42,164,780		14,046,397	29,155,216		4,845,206		
2030-2034		28,583,865		6,741,570	14,496,132		1,278,421		
2035-2039		12,441,858		2,254,089	763,155		26,484		
2040-2042	-	2,650,000		119,250	 				
Total	\$	188,244,725	\$	82,309,147	\$ 114,270,275	\$	34,232,461		

Authorized But Unissued Bonds

The total of authorized but unissued bonds at December 31, 2014 is \$1,634,211,152. In most cases, interim financing is obtained through bond anticipation notes or other short-term borrowings until the issuance of long-term debt.

Refunding

On August 6, 2014, the District issued \$14,845,000 in general obligation bonds with an average interest rate of 3.5% to refund outstanding bonds with an average rate of 3.9%. The bonds refunded were as follows: \$2,205,000 of outstanding 2003 general obligation bonds and \$13,630,000 of outstanding 2004 general obligation bonds. The net proceeds of \$16,170,749 (after payment of issuance costs of \$23,391) were deposited with an escrow agent in an irrevocable trust fund. The proceeds were used to buy a portfolio of direct obligations of, or obligations guaranteed by, the United States of America to provide all future debt service payments on the refunded bonds. The refunded bonds are considered defeased and the liability for those bonds has been removed from the statement of net position. The transaction generated a cash flow savings of \$2,945,779 and a present value savings of \$1,745,202.

The District has defeased certain general obligation bonds by placing the proceeds of new bonds in an irrevocable trust to provide for all future debt service payments on the old bonds. Accordingly, the trust account assets and the liability for the defeased bonds are not included in the District's financial statements. At December 31, 2014, \$15,835,000 of the defeased debt is outstanding.

Revenue Bonds

Revenue bonds are direct obligations of the District for which full faith and credit are pledged and are payable from the Special Sewer Service Surcharge. Revenue bonds currently outstanding are as follows:

Purpose	Interest Rates	Amount		
Governmental activities	Various	\$	224,000,000	

Annual debt service requirements to maturity for revenue bonds are as follows:

	Governmental Activities					
	Principal	Interest				
2015	\$ 3,510,000	\$	10,393,548			
2016	3,680,000		10,516,850			
2017	3,760,000		10,386,450			
2018	3,870,000		10,239,800			
2019	4,015,000		10,065,050			
2020-2024	21,880,000		47,785,000			
2025-2029	26,650,000		42,072,500			
2028-2032	54,210,000		33,213,375			
2033-2037	76,965,000		16,215,400			
2038-2040	25,460,000		2,587,500			
Total	\$ 224,000,000	\$	193,475,473			

Clean Water Fund Loans

The District participates in the State of Connecticut's Clean and Drinking Water programs, which provide low-interest loans bearing 2% interest for eligible waste water and 2% interest for eligible drinking water projects. Projects are financed by interim loan obligations until project completion, at which time internal loan obligations are replaced by permanent loan obligations.

Clean Water Fund loans finance the sewer infrastructure and facility improvements (governmental activities) and will be repaid from future taxation and user fees.

Drinking Water Fund loans finance the water infrastructure and facility improvements (business-type activities) and will be financed by user charges.

Permanent loan obligations mature as follows:

		Governmental Activities					
	_	Principal		Interest			
2015	\$	11,605,395	\$	3,063,689			
2016		10,595,506		2,841,855			
2017		10,260,962		2,632,350			
2018		10,260,962		2,426,465			
2019		10,081,076		2,221,754			
2020-2024		47,000,421		8,192,452			
2025-2029		41,767,627		3,698,141			
2030-2033	_	16,463,129		469,940			

\$ 158,035,078	\$ 25,546,646	

		Business-Type Activities						
		Principal	Interest					
2015	\$	739,517	\$ 170,732					
2016		739,517	154,252					
2017		739,517	137,772					
2018		739,517	121,290					
2019		739,517	104,808					
2020-2024		2,391,301	337,234					
2025-2029		1,687,613	150,434					
2030-2034	_	691,893	20,616					
	\$_	8,468,392	\$ 1,197,138					

Interim loan obligations mature as follows:

	_	Governmental Activities								
	_	Principal		Interest						
2015	\$_	64,666,913	\$	1,195,424						
		Business-Type Activities								
	-	Principal		Interest						
2015	\$	18,642,442	\$	326,445						
2016		504,028		831						
2017	_	1,174,735		7,927						
	_									
	\$	20,321,205	\$	335,203						

Subsequent Event

In March 2015, the District issued \$66,740,000 of general obligation bonds with interest rates ranging from 3.125-5.00%, maturing March 2035.

H. Fund Balance

The components of fund balance for the governmental funds at December 31, 2014 are as follows:

	_	General Fund		Debt Service	_	2006 Clean Water Project Referendum	Wa	2013 Clean ater Project referendum		General Purpose sewer 2013	Other Information Systems	Nonmajor Governmental Funds	Total	_
Fund balances:														
Nonspendable:														
Prepaids	\$	2,336,869 \$			\$		\$		\$			\$,,	
Inventory		317,762						17,034					334,796	,
Restricted for:														
Debt service			7	,107,697		125,988,350	1	6,720,097					149,816,144	ł
Committed to:														_
General purpose sewer												566,132	566,132	
Tower Brook												4,435	4,435	
WPCF infrastructure improvements												2,217	2,217	
Headquarters improvements												81,223	81,223	
Safety and regulatory upgrades Incineration modification for												2,571	2,571	L
												4 1 2 7	4 105	-
regulatory compliance												4,127	4,127	
Overflow alarm/gate repair												2,017	2,017	
Storm drain improvements phase I												602,195	602,195	
Stormwater management												292,745	292,745	
Pump station replacement Upper Albany improvements phase I												1,640	1,640	
Combined sewer LT control plan												9,265 1,005,345	9,265 1,005,345	
Sludge processing building odor												254	1,005,545	
Combined sewer septic												416	416	
Assessable sewer construction												102,184	102,184	
Sewer inspection rehab-CMOM												597,884	597,884	
Asset management wastewater admin												36,000	36,000	
Unassigned		14,040,267							((8,636,690)	(13,003,447)	(92,724,761)	(100,324,631	
Unassigned	-	17,040,207			-					0,030,090)	(13,003,447)	(92,724,701)	(100,524,051	<u>.)</u>
Total Fund Balances	\$_	16,694,898 \$	7	,107,697	\$	125,988,350	\$ <u>1</u>	6,737,131	\$_((8,636,690) \$	(13,003,447)	(89,414,111) \$	55,473,828	3

There were no outstanding encumbrances at December 31, 2014.

4. EMPLOYEE RETIREMENT PLAN

A. Plan Description

The District has an employee retirement system with a pension plan adopted January 1, 1944 and amended April 1, 1989. The Aetna Insurance Company is the administrator of the Metropolitan District Employees' Retirement System (MDERS), which is a defined benefit, single employer retirement system. The MDERS provides retirement, disability and death benefits to plan members and beneficiaries.

Management of the plans rests with the Personnel, Pension and Insurance Committee (PPI), which consists of 11 members.

The pension plan is included in the District's financial reporting entity and accounted for in the pension trust fund. The MDERS does not issue a stand-alone financial report.

At January 1, 2014, which is the last date of actuarial valuation, membership consisted of:

Retirees, disabled and beneficiaries currently receiving benefits					
Terminated members entitled to but not yet receiving benefits					
Current active members					
Nonvested former participants					
Total Members	1,131				

Participation in the plan is immediate upon employment for all full-time employees. Vesting in benefits occurs after ten years of service. Termination of employment before that time results in forfeiture of the District's portion of the accrued benefit.

The District's Personnel, Pension and Insurance Committee, as provided by the District's general ordinances, establishes the benefit provisions and the employer's and employees' obligations. Any bargaining or nonbargaining unit employee who becomes totally and permanently disabled and has completed 10 years of service will receive 100% of the pension that the employee would have been entitled to. Annual pension payments are determined at 2% times years of service times final average earnings subject to a maximum of 32 years.

B. Summary of Significant Accounting Policies and Plan Asset Matters

Basis of Accounting - The Pension Trust Fund's financial statements are prepared on the accrual basis of accounting. Employee and employer contributions are recognized as revenues in the period in which employee services are performed. Benefits and refunds are recognized when due and payable in accordance with plan provisions. Administrative costs of the plan are financed through investment earnings.

Valuation of Investments - Investments are valued at fair value. Securities traded on national exchanges are valued at the last reported sales price.

C. Funding Policy

Employees are required to contribute 5% of their annual covered salary. The District is required to contribute at an actuarially determined rate; the current rate is 15% of annual covered payroll.

D. Investments

Investment Policy: The pension plan's policy in regard to the allocation of invested assets is established and may be amended by the Personnel, Pension and Insurance Committee by a majority vote of its members. It is the policy of the Personnel, Pension and Insurance Committee to pursue an investment strategy that reduces risk through the prudent diversification of the portfolio across a broad selection of distinct asset classes. The pension plan's investment policy discourages the use of cash equivalents, except for liquidity purposes, and aims to refrain from dramatically shifting asset class allocations over short time spans. The following was the Board's adopted asset allocation policy as of December 31, 2014:

	Target
Asset Class	Allocation
Core Fixed Income	15.00%
Large Cap US Equities	30.00%
Mid Cap US Equities	10.00%
Small Cap US Equities	10.00%
Developed Foreign Equities	10.00%
Non-US Fixed Income	12.50%
Real Estate	7.50%
Commodities	5.00%

Rate of Return: For the year ended December 31, 2014, the annual money-weighted rate of return on pension plan investments, net of pension plan investment expense, was 7.44%. The money-weighted rate of return expresses investment performance, net of investment expense, adjusted for the changing amounts actually invested.

Receivables

The Pension Trust Fund has amounts owed from Mid-CT for amounts under contributed to fund the net pension obligation. Refer to Note 6C for additional information on this receivable.

E. Net Pension Liability of the District

In accordance with GASB Statement No. 67, the components of the net pension liability of the District at December 31, 2014 were as follows:

Total pension liability Plan fiduciary net position	\$	233,821,211 198,900,535
Net Pension Liability	\$_	34,920,676
Plan fiduciary net position as a percentage of the total pension liability		85.07%

The District's net pension liability will be required to be recorded on the government-wide statement of net position at December 31, 2015.

Actuarial Assumptions: The total pension liability was determined by an actuarial valuation as of December 31, 2014, using the following actuarial assumptions, applied to all periods included in the measurement:

Inflation	2.75%
Salary increases	3.50%, average, including inflation
Investment rate of return	7.50%, net of pension plan investment expense,
	including inflation
Mortality rates	RP-2000 Combined Healthy Mortality tabled
	blended 75% Blue Collar, 25% White Collar, with
	generational projection per Scale AA.
Actuarial cost method	Entry Age Normal

The long-term expected rate of return on pension plan investments was determined using a building-block method in which best-estimate ranges of expected future real rates of return (expected returns, net of pension plan investment expense and inflation) are developed for each major asset class. These ranges are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding expected inflation. Best estimates of arithmetic real rates of return for each major asset class included in the pension plan's target asset allocation as of December 31, 2014 (see the discussion of the pension plan's investment policy) are summarized in the following table:

Asset Class	Long-Term Expected Rate of Return
Core Fixed Income	2.19%
Large Cap US Equities	5.62%
Mid Cap US Equities	6.39%
Small Cap US Equities	7.39%
Developed Foreign Equities	6.05%
Non-US Fixed Income	1.41%
Real Estate	5.58%
Commodities	1.95%

Discount Rate: The discount rate used to measure the total pension liability was 7.50%. The projection of cash flows used to determine the discount rate assumed that plan member contributions will be made at the current contribution rate and that the District contributions will be made at rates equal to the difference between actuarially determined contribution rates and the member rate. Based on those assumptions, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability

Sensitivity of the Net Pension Liability to Changes in the Discount Rate: The following presents the net pension liability of the District, calculated using the discount rate of 7.50%, as well as what the District's net pension liability would be if it were calculated using a discount rate that is 1 percentage point lower (6.50%) or 1 percentage point higher (8.50%) than the current rate:

		Current	
	 1% Decrease (6.50%)	 Discount Rate (7.50%)	1% Increase (8.50%)
District's Net Pension Liability	\$ 60,412,769	\$ 34,920,676	\$ 13,227,952

F. Annual Pension Cost and Net Pension Obligations

In accordance with GASB Statement No. 27, the District's annual pension cost and net pension obligation to the MDERS for the year ended December 31, 2014 are as follows:

Annual required contribution Interest on net pension asset Adjustment to annual required contribution	\$ 5,857,601 595,581 (618,616)
Annual pension cost Contributions made	 5,834,566 5,918,000
Change in net pension obligation Net pension obligation, beginning of year	 (83,434) 7,941,083
Net Pension Obligation, End of Year	\$ 7,857,649

The net pension (asset) obligation at year end is comprised of the following:

Mid-Connecticut Project District	20,428,295 (12,570,646)
Total Net Pension Obligation	\$ 7,857,649

G. Three-Year Trend Information

Year Ended December 31	_	Annual Pension Cost (APC)	Percentage of APC Contributed	_	Net Pension Obligation
2012	\$	5,268,885	110.5 %	\$	8,019,642
2013		5,802,441	101.4		7,941,083
2014		5,834,566	100.0		7,857,649

H. Schedule of Funding Progress

Actuarial Valuation Date	Actuarial Value of Assets (a)	Actuarial Accrued Liability (AAL) (b)	Funded (Unfunded) AAL (UAAL) (a-b)	Percentage Funded (a/b)	Covered Payroll (c)	UAAL as a % of Covered Payroll ((a-b)/c)
2009	\$ 131,276,651	\$ 174,498,025	\$ 43,221,374	75.2%	\$ 42,052,737	102.8%
2010	137,150,657	180,185,360	43,034,703	76.1	45,271,279	95.1
2011	144,905,441	196,799,792	51,894,351	73.6	43,872,205	118.3
2012	159,952,035	203,917,854	43,965,819	78.4	41,341,171	106.3
2013	164,039,584	222,764,319	58,724,735	73.6	38,773,923	151.5
2014	172,863,448	228,863,187	55,999,739	75.5	41,460,234	135.1

I. 457(f) Nonqualified Deferred Compensation Plan

The District has a 457(f) Nonqualified Deferred Compensation Plan for certain qualified key employees as deemed eligible by the Personnel, Pension and Insurance Committee. The District will make contributions to the plan as deemed necessary. The District did not make any contributions to the plan during 2014.

5. POSTEMPLOYMENT HEALTHCARE PLAN - RETIREE HEALTH PLAN

Plan Description

The Retiree Health Plan (RHP) is provided through indemnity plans and health maintenance organizations. The RHP is a single-employer defined benefit healthcare plan and provides medical, dental and life insurance benefits to eligible retirees and their spouses. District employees eligible to participate in the plan are as follows: 65 years old or 55 years old with 10 years of service or the sum of age and service is 85. Benefit provisions are established through negotiations between the District and the various unions representing the employees.

Some expenses for postemployment benefits were paid out of the General Fund, as well as the OPEB trust fund, during fiscal year ended December 31, 2014. The plan does not issue a standalone financial report.

At January 1, 2014, plan membership consisted of the following:

	Retiree Health Plan
Retired members Spouses of retired members	428 459 510
Active plan members Total Participants	1,397

Funding Policy

The contribution requirements of plan members and the District are also negotiated with the various unions representing the employees. Retired plan members and beneficiaries currently receiving benefits are required to contribute specified amounts monthly towards the cost of health insurance premiums.

The cost per month for District retiree spouse coverage under Connecticut Blue Cross/Blue Shield Century 94 plus Major Medical Blue Cross Basic Dental Plan is 5% of the difference in cost between the individual coverage and the cost of the coverage selected. There is no cost for retirees. Retirees are eligible to receive term life insurance in the amount equal to one half of their group life insurance.

Employer contributions to the plan of \$5,142,000 were made in accordance with actuarially determined requirements. In addition, \$229,373 of retiree drug subsidy monies was contributed to the plan.

Annual OPEB Cost and Net OPEB Obligations

The District's annual other postemployment benefit (OPEB) cost is calculated based on the annual required contribution (ARC), an amount actuarially determined in accordance with the parameters of GASB Statement No. 45. The ARC represents a level of funding that, if paid on an ongoing basis, is projected to cover normal costs each year and amortize any unfunded actuarial liabilities (or funding excess) over a period not to exceed 30 years.

The following table shows the components of the District's annual OPEB cost for the year, the amount actually contributed to the plan and changes in the District's net OPEB obligation:

	-	Retiree Health Plan
Annual required contribution (ARC)	\$	15,755,000
Interest on net OPEB obligation		1,821,233
Adjustment to annual required contribution	_	(1,894,082)
Annual OPEB cost Contributions made Other contributions made		15,682,151 5,371,373 217,481
Increase in net OPEB obligation Net OPEB obligation, beginning of year	-	10,093,297 45,748,295
Net OPEB Obligation, End of Year	\$	55,841,592

The District's annual OPEB cost, the percentage of annual OPEB cost contributed to the plan, and the net OPEB obligation for the three fiscal years ended December 31, 2013, 2012 and 2011 are presented below:

Fiscal Year	Ann	ual OPEB Cost (A	DC)	Ac	tual Contribution	l	Percen	tage of AOC Cont	ributed	N	et OPEB Obligation	n
Ended	District	Mid-Connecticut	Total	District	Mid-Connecticut	Total	District M	lid-Connecticut	Total	District	Mid-Connecticut	Total
12/31/2012 \$ 12/31/2013 12/31/2014	12,117,974 \$ 12,807,000 13,327,151		14,346,459 \$ 15,162,000 15,682,151	7,932,085 \$ 6,512,592 5,588,854	- \$ - -	5 7,932,085 6,512,592 5,588,854	65.5% 50.9% 41.9%	0.0% 0.0% 0.0%		28,468,175 \$ 34,762,583 44,855,880	10,985,712	37,098,887 45,748,295 55,841,592

As of January 1, 2012, the most recent actuarial valuation date, the plan was 11.8% funded. The actuarial accrued liability for benefits was approximately \$221 million, and the actuarial value of assets was approximately \$26 million, resulting in an unfunded actuarial accrued liability (UAAL) of approximately \$194 million. The covered payroll (annual payroll of active employees covered by the plan) was approximately \$40 million.

Actuarial valuations of an ongoing plan involve estimates of the value of reported amounts and assumptions about the probability of occurrence of events far into the future. Examples include assumptions about future employment, mortality and the healthcare cost trend. Amounts determined regarding the funded status of the plan and the annual required contributions of the employer are subject to continual revision as accrual results are compared with past expectations and new estimates are made about the future. The schedule of funding progress, presented as required supplementary information following the notes to the financial statements, presents multi-year trend information about whether the actuarial value of plan assets is increasing or decreasing over time relative to the actuarial accrued liabilities for benefits.

Projections for benefits for financial reporting purposes are based on the substantive plan (the plan as understood by the employer and plan members) and include the types of benefits provided at the time of each valuation and the historical pattern of sharing benefit costs between the employer and plan members to that point. The actuarial methods and assumptions used include techniques that are designed to reduce the effects of short-term volatility in actuarial accrued liabilities and the actuarial value of assets, consistent with the long-term perspective of the calculations.

In the January 1, 2014 actuarial valuation, projected unit credit method was used. The annual medical cost trend rate is 7.1% initially, reduced by decrements to an ultimate rate of 4.7% for pre-65 and 4.8% for past-65. Years until ultimate medical inflation rate are 70 for pre-65 and 72 for post-65. The discount rate assumption is 4.0%. The actuarial value of assets was determined using the closed group method. The UAAL is being amortized as a level percentage of projected payroll on a closed basis. The remaining amortization period at January 1, 2014 was 26 years.

6. OTHER INFORMATION

A. Clean Water Project

The MDC has entered into a consent decree of the United States District Court of the District of Connecticut, with the United States Department of Justice, the U.S. Attorney's Office, the United States Environmental Protection Agency and the State of Connecticut Attorney General (the "U.S. Consent Decree"), a consent order and a general permit for nitrogen discharges, and existing municipal national pollutant discharge elimination system permits of the State of Connecticut Department of Energy and Environmental Protection, entered into with the Commissioner of the CTDEEP (the "Connecticut Consent Order" and together with the U.S. Consent Decree, the "Governmental Orders"). These set forth the obligation of the MDC to achieve Federal Clean Water Act goals of eliminating sanitary sewer overflows (SSOs), reducing combined sewer overflows (CSOs) and reducing nitrogen discharged from water pollution control facilities. The Governmental Orders provide for milestones and goals, with expenditures and budgets monitored by the U.S. Environmental Protection Agency (EPA) and CTDEEP, but with the means of achieving those milestones and goals resting with the MDC. Currently, the MDC is in compliance with all aspects of the Governmental Orders.

Design Overview: The MDC has developed a multi-year program to comply with its obligations under the Governmental Orders, referred to as the "Clean Water Project." The Clean Water Project will address the approximately one billion gallons of combined wastewater and stormwater currently released each year to area waterways.

The Clean Water Project has been designed in three phases. Phase I, budgeted at \$800 million, has a number of separate features. The first is to limit stormwater entering the sewer system by controlling "inflow" (stormwater coming from customers and entering the sewer system) and "infiltration" (water leaking into the system from cracked or broken pipes). This is being done by lining or replacing existing pipe. The second is by separating the existing combined sewer system by adding a second, separate pipe, with stormwater carried in one pipe and sanitary sewerage provided by the other pipe. The third is the construction of larger interceptor pipes that increase the ability of the system to convey flows to the water pollution control facilities.

The fourth consists of upgrades to the two large water pollution control facilities that will increase the capacity of the system to handle sewer system flows and improve the level of treatment. Phase I is approximately 72% complete.

Phase II, also budgeted at \$800 million, extends the work of Phase I and includes construction of a large storage tunnel. This tunnel, the South Storage Tunnel, will be approximately 200 feet deep, an estimated 18 feet in diameter and four miles long. It will be able to store up to 41.5 million gallons of sewage until it can be released and treated at the Hartford water pollution control facility. Phase II is approximately 4% complete.

Phase III, originally estimated at \$500 million, involves the construction of a second large storage tunnel, the North Storage Tunnel Extension, and other miscellaneous projects to finalize the projects associated with Phases I and II.

The Clean Water Project is an expansion in capacity and improvement of the MDC's treatment systems, but does not represent an expansion of the system into new areas. The Clean Water Project is expected to be undertaken in such a manner that the overall system will remain in continuous operation. Certain elements of the Clean Water Project, particularly the two storage tunnels, represent large undertakings that will need to be fully completed in order to realize their intended benefits. The MDC feels confident that all phases of the Clean Water Project will be completed successfully through the ongoing active management of scope, schedule and risk by its project teams.

Regulatory status: A significant component of the Clean Water Project is the MDC's Long Term CSO Control Plan (LTCP). The LTCP was originally completed in 2005, and was an outgrowth of the MDC's prior compliance program. The Connecticut Consent Order requires the MDC to submit to DEEP an updated plan roughly every five years, most recently by December 31, 2012. The MDC's 2012 submission addressed in particular the South Tunnel component of the Clean Water Project and the degree to which it achieved the goals set forth in the LTCP. In 2014, DEEP advised the MDC that it believed the CSO elimination goal of the South Tunnel required compliance with a higher standard than the MDC had understood was required. In August 2014, the MDC submitted a revised LTCP that it believed demonstrated compliance and the revised LTCP was ultimately approved in May 2015.

Cost Estimates: The total cost of the Clean Water Project was originally estimated to be approximately \$2.1 billion and assumed to be completed in 2021, based on assumptions about, among other things, the pace of design and construction and regulatory review and approval. Large appropriations, such as for the costs of the Clean Water Project, must be approved by referendum vote of the voters of the Member Municipalities. An \$800 million appropriation for Phase I was approved in November 2006. An appropriation for an additional \$800 million for Phase II of the Clean Water Project was approved in November 2012. Phase III will require submission of a further appropriation for approval by voters. The MDC has made no determination as to when the additional referendum will be held. The MDC expects that Phase I and Phase II will be completed within authorized appropriations, and to be placed in service without regard to the outcome of any additional referendum.

Delays in the permitting process, in particular with respect to the South Tunnel, now lead the MDC to expect completion of Phase II in 2024. Phase III is currently proposed to be completed in 2026. These dates are incorporated in the revised LTCP. The MDC expects that this delay, in addition to delaying expenditures, is likely to lead to an increase in expected costs of the Clean Water Project as a whole, but has not re-estimated the overall cost. As actual design and construction of the Clean Water Project has progressed, the MDC has been able to refine certain design elements to achieve costs savings, altered some aspects of the original design, and continues to examine the Clean Water Project for efficiencies that can be achieved through value engineering. In addition, some elements of construction have been completed at lower than estimated costs. The MDC cannot give any assurances as to when the Clean Water Project will be completed or its total cost.

Project financing is expected to be repaid in part with the Special Sewer Service Surcharge to customers' water bills. The Special Sewer Service Surcharge is expected to increase annually from its current rate of \$2.90 per hundred cubic feet of usage in Fiscal Year 2014 to a maximum, currently estimated at less than \$5.00 per hundred cubic feet of usage by Fiscal Year 2021, and then decline. Because of the delay in Clean Water Project expenditures, the Special Sewer Service Surcharge is not expected to increase as rapidly as originally anticipated, or reach a maximum as high as originally anticipated, but is likely to remain at its maximum anticipated level for a longer period than originally anticipated. The below table summarizes the activity in the Special Sewer Service Surcharge account since inception.

	SSSS Rate per ccf	Aı	nount Billed to Customers	 Amount Collected from Customers	-	Clean Water Project Principal & Interest Payments	 Balance
Fiscal 2008	0.35	\$	5,549,162	\$ 4,362,801	\$	-	\$ 4,362,801
Fiscal 2009	0.70		10,989,325	9,661,762		-	14,024,563
Fiscal 2010	1.05		17,424,073	15,761,599		-	29,786,162
Fiscal 2011	1.40		22,471,604	16,579,932		2,767,075	43,599,019
Fiscal 2012	1.90		29,766,565	30,975,878		7,028,145	67,546,752
Fiscal 2013	2.40		37,420,561	37,520,350		12,552,598	92,514,205
Fiscal 2014	2.90		50,893,010	46,017,842		19,931,392	118,600,654

Through December 31, 2014, the Clean Water Project has been funded through the issuance of long-term debt in the amount of \$470.0 million, which is comprised of \$173.8 million of Clean Water Fund Loans and \$71.2 million of General Obligation Bonds and \$225 million of Revenue Bonds.

B. Risk Management

The District is exposed to various risks of loss including torts; officers' and employees' liabilities; theft of, damage to and destruction of assets; errors and omissions; injuries to employees; and natural disasters. The District purchases commercial insurance for all risks of loss except those risks described in the next paragraph. The District established an internal service fund, the self-insurance fund, to account for and finance the retained risk of loss.

The District is self-insured for health care, workers' compensation claims up to \$500,000 for each accident, deductibles for property damage up to \$100,000 for each location, and general and automobile liability up to \$250,000 for each incident. Additionally, the District has provided for \$1 million of excess coverage for liability coverage with no limits for workers' compensation excess coverage. The self-insurance fund is primarily supported by contributions from the General Fund and the Water Utility Enterprise Fund. Administration for workers' compensation and general and auto liability claims is performed in-house and through third-party administrators whose administrative fees are paid by the self-insurance fund. Blue Cross and Blue Shield administer the District's medical insurance plan for which the District pays a fee. The medical insurance plan provides coverage for most District employees. The District has purchased a stop loss policy for total medical claims in any one year exceeding an aggregate of 110% of expected claims. Settled claims have not exceeded this commercial coverage in any of the past three years. There has been no reduction in any coverage during the year from that of the prior year.

The claims liability of \$3,070,678 for the self-insurance fund reported at December 31, 2014 is based on the requirements of GASB Statement No. 10, which requires that a liability for estimated claims incurred but not reported be recorded. The District's policy is to have an actuarial study performed annually.

Liabilities of the fund are reported when it is probable that a loss has occurred and the amount of the loss can be reasonably estimated. Liabilities include an amount for claims that has been incurred but not reported (IBNR). The result of the process to estimate the claims liability is not an exact amount as it depends on many complex factors, such as inflation, changes in legal doctrines and damage awards. Accordingly, claims are reevaluated periodically to consider the effects of inflation, recent claim settlement trends (including frequency and amount of payouts), and other economic and social factors. The estimate of the claims liability also includes amounts for incremental claim adjustment expenses related to specific claims and other claim adjustment expenses regardless of whether allocated to specific claims. Estimated recoveries, for example for salvage or subrogation, are another component of the claims liability estimate. Changes in the claims liability for the past two years are as follows:

]	Accrued Liability Beginning of Fiscal Year	Current Year Claims and Changes in Estimates	_	Claim Payments	Accrued Liability End of Fiscal Year
2013	\$	2,756,757	5 3,367,445	\$	3,113,004	\$ 3,011,198
2014		3,011,198	2,326,727		2,267,247	3,070,678

C. Contingent Liabilities

Environmental Matters

On November 7, 2006, the member town voters of the District overwhelmingly approved the referendum for the first phase of the Clean Water Project authorizing the District to bond \$800,000,000 of the current total estimated project cost of \$1.6 billion (current escalated amount of \$2.1 billion). The second phase of the Clean Water Project was approved by referendum on November 6, 2012 by the voters, which authorized the District to bond an additional \$800,000,000. The Clean Water Project includes all the programs needed to comply with the Consent Decree from the United States Department of Justice, the EPA and CT DEEP to eliminate eight SSOs and the Consent Order from CT DEEP to implement the Long-Term Control Plan for Combined Sewer Overflow Abatement and to reduce nitrogen from the District's water pollution control facilities as required by CT DEEP general permit. The District is utilizing the State of Connecticut Clean Water Fund to finance the eligible portions of these projects to the extent funding is available. The Clean Water Fund provides a grant and loan combination for some of this work and a loan only for certain projects.

The Consent Decree issued on August 23, 2006 by the U.S. Department of Justice, the EPA and CT DEEP for the elimination of SSOs requires the overflows to be eliminated within five years of the approval of an elimination plan by the EPA in Wethersfield, Rocky Hill and Windsor, and within ten years in West Hartford and Newington. The Consent Decree also carried an \$850,000 civil penalty that was paid in 2006. The Consent Decree requires many interim action reports and construction necessary to reduce the infiltration and inflow of clean water into the sewer systems in the towns outside Hartford including individual homeowner actions. The Clean Water Fund can supply loans at 2% interest for this design and construction.

A Consent Order issued on November 6, 2006 by CT DEEP establishes a compliance schedule for the full implementation of the Long-Term Control Plan for Combined Sewer Overflow Abatement by 2021. The work includes separation of sewers in portions of Hartford to eliminate certain overflows, construction of new conveyance sewers, treatment plant expansion for wet weather flows and a large storage tunnel for retention of flow for later treatment. Meeting the schedule will require extensive and timely capital expenditures, currently projected to be more than \$1 billion over the next 15 years. Construction costs for portions of the sewer separation projects and for construction of conveyance and storage tunnels are eligible for State Clean Water Fund financing with a 50% grant and loan at 2% for the balance to the extent funding is available. Funding for the treatment plant expansion work is eligible for State Clean Water Fund support with a 20% grant and a 2% loan for the balance. In the case that funding was unavailable through the Clean Water Fund, the District would be obligated to issue bonds for the construction, adding increased debt service to its budget.

The third component of the Clean Water Project includes the reduction of nitrogen in the treatment facilities' effluent to meet the state general permit to reduce nitrogen to Long Island Sound. The permit requires the annual reduction of nitrogen levels through 2014. New facilities are eligible for financing by the Clean Water Fund with a 30% grant and loan at 2% for the balance.

Arbitrage

The District may be subject to rebate penalties to the federal government relating to various bond and note issues. The District expects such amounts, if any, to be immaterial.

Mid-Connecticut Project

The CRRA and the District entered into a contract dated December 31, 1984 that defines the responsibilities of both parties with respect to the District's operation of the Mid-Connecticut Resources Recovery Facility. The agreement details the District's contractual obligations with respect to the operation of the waste processing facility, the transfer stations, the Hartford Landfill and the transportation systems between the transfer stations, the Hartford Landfill and the waste processing facilities as well as the contractual obligations of the CRRA to compensate and indemnify the District for its services.

The term of the initial agreement was for twenty-seven (27) years and the CRRA had the option to extend the agreement for an additional twenty (20) years under the same terms and conditions. The District received notification from CRRA of its intent not to extend the agreement; therefore, the agreement terminated effective December 31, 2011.

Upon receipt of notification of the pending contract termination, the District determined that the contract termination would result in certain costs relating to District employees that operated the facilities and these termination costs are estimated to be in excess of \$60 million. The District initiated discussions with the CRRA with respect to funding these contract termination liabilities. The principal components of the contract termination liabilities are unfunded pension and OPEB obligations for District employees who operated the facilities during the term of the expiring contract as well as employment costs associated with the elimination of positions at the Mid-Connecticut Resources Recovery Facility.

Despite attempts to resolve the issues associated with contract termination liability, no resolution was reached, and, therefore, in accordance with the contract terms, in September 2009 the District presented the CRRA with formal notice of the dispute.

CRRA, at its Board of Directors' meeting on December 16, 2010, authorized management to negotiate a contract with another entity for the operation and maintenance of the Mid-Connecticut Resources Recovery Facility. The District and CRRA have entered into binding arbitration to resolve the dispute related to closing costs and other disputed issues. The District's legal representatives expect the entire matter will be resolved by the end of this calendar year.

A receivable from CRRA is recognized in the Mid-Connecticut Project as disclosed in Note 3B.

Other

There are other various suits and claims pending against the District, none of which, individually or in the aggregate, is believed by counsel to be likely to result in judgment or judgments that could materially affect the District's financial position.

7. RESTATEMENT

The Pension Trust Fund and OPEB Trust Funds' beginning net position were restated in order to record accounts receivable from Mid-CT and to properly record certain investments at market value. The impact of this restatement on the Pension Trust Fund and OPEB Trust Funds' net position is as follows:

	-	Pension Trust Fund	 OPEB Trust Fund
Beginning net position, as originally reported	\$	186,280,589	\$ 83,875
Accounts receivable from Mid-CT		9,271,439	25,239,309
Adjustments to record certain investments at market value	-	(3,201,959)	
Beginning Net Position, as Restated	\$_	192,350,069	\$ 25,323,184

There was no impact on the OPEB Trust Funds' change in net position for the year ended December 31, 2013. The impact of this restatement on the Pension Trust Fund's change in net position for the year ended December 31, 2013 is as follows:

	_	Pension Trust Fund
Change in net position 2013, as originally reported	\$	25,937,397
Adjustments to certain investments	_	(3,224,015)
Change in Net Position 2013, as Restated	\$_	22,713,382

THE METROPOLITAN DISTRICT SCHEDULE OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCE -BUDGET AND ACTUAL - BUDGETARY BASIS - GENERAL FUND FOR THE YEAR ENDED DECEMBER 31, 2014

		Budgeted	l Am	ounts			Variance with Final Budget -
	_	Original		Final	 Actual	_	Positive (Negative)
Revenues:							
Taxation:							
Hartford	\$	10,374,400	\$	10,374,400	\$ 10,374,400	\$	-
East Hartford		4,213,200		4,213,200	4,213,200		-
Newington		3,132,300		3,132,300	3,132,300		-
Wethersfield		2,824,400		2,824,400	2,824,400		-
Windsor		3,111,900		3,111,900	3,111,900		-
Bloomfield		2,612,500		2,612,500	2,612,500		-
Rocky Hill		2,089,100		2,089,100	2,089,100		-
West Hartford		7,798,800		7,798,800	 7,798,800	_	-
Total taxation		36,156,600	_	36,156,600	 36,156,600	-	-
Sewer user fees:							
Bradley Airport - Hamilton - East Granby		4,500		104,500	340,507		236,007
Nonmunicipal - tax exempt		3,133,800		3,133,800	3,619,810		486,010
Hi-flow charges		1,445,500		1,445,500	2,240,507		795,007
Hi-strength		916,100		916,100	569,274		(346,826)
Penalties		21,000		21,000	7,136		(13,864)
Manchester		103,200		103,200	72,213		(30,987)
South Windsor		13,600		13,600	3,280		(10,320)
Farmington		73,100		73,100	2,371		(70,729)
Cromwell		121,600		21,600	4,072		(17,528)
CRRA		489,200		489,200	111,824		(377,376)
SUC tax credit					(321,185)		(321,185)
Total		6,321,600		6,321,600	 6,649,809	-	328,209
Sewer user rebates					(916,429)		(916,429)
Total sewer user fees	_	6,321,600		6,321,600	 5,733,380	_	(588,220)
Intergovernmental:							
Sludge handling		2,900,000		2,900,000	3,500,822		600,822
Household hazardous waste		63,400		63,400	46,649		(16,751)
Other government agencies							-
Total intergovernmental		2,963,400	_	2,963,400	 3,547,471	-	584,071
Investment income		50,000		50,000	 52,350	_	2,350

(Continued on next page)

THE METROPOLITAN DISTRICT SCHEDULE OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCE -BUDGET AND ACTUAL - BUDGETARY BASIS - GENERAL FUND (CONTINUED) FOR THE YEAR ENDED DECEMBER 31, 2014

		Budgete	ed Ar	nounts				Variance with Final Budget -	
		Original		Final		Actual	_	Positive (Negative)	
Other revenues:									
Rental fees	\$	5,000	\$	5,000 \$		4,162	\$	(838)	
Bill jobs		85,000		85,000				(85,000)	
Developers		268,000		268,000		3,473		(264,527)	
Payroll additives and indirect costs		30,000		30,000				(30,000)	
Taxable fees						265		265	
Property rents		62,000		162,000		144,713		(17,287)	
Septage/glycol discharge fees		680,000		680,000		1,037,089		357,089	
Miscellaneous		10,903,600		10,803,600		12,461,040		1,657,440	
Total other revenues	_	12,033,600		12,033,600		13,650,742	-	1,617,142	
Total revenues	_	57,525,200		57,525,200		59,140,543	_	1,615,343	
Other financing sources:									
Appropriation of fund balance		2,980,400		2,980,400				(2,980,400)	
Transfers in		20,210,700		20,210,700				(20,210,700)	
	_	23,191,100		23,191,100		-	-	(23,191,100)	
Total Revenues and Other									
Financing Sources	_	80,716,300		80,716,300		59,140,543	_	(21,575,757)	
Expenditures:									
General government:									
District Board		117,800		117,800		114,533		3,267	
Executive office		344,700		344,700		299,594		45,106	
Administrative services		166,500		166,500		115,943		50,557	
Legal		1,059,100		1,181,600		1,061,523		120,077	
Human resources		637,300		637,300		519,807		117,493	
Information systems		1,601,500		1,601,500		1,368,669		232,831	
Finance		2,183,500		2,183,500		2,093,371		90,129	
Environmental health and safety		552,100		552,100		446,390		105,710	
Customer service		1,697,100		1,697,100		1,576,778		120,322	
Bond and note issuance expense		2,631,800		2,187,200		472,561	_	1,714,639	
Total general government		10,991,400		10,669,300		8,069,169	_	2,600,131	
Engineering and planning		786,300		786,300		490,172	_	296,128	
Chief Operating office		516,400		516,400		415,110	_	101,290	
Operations	_	2,303,100		2,537,100		2,379,732	_	157,368	

THE METROPOLITAN DISTRICT SCHEDULE OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCE -BUDGET AND ACTUAL - BUDGETARY BASIS - GENERAL FUND (CONTINUED) FOR THE YEAR ENDED DECEMBER 31, 2014

	_	Budgeted	Am	ounts		Variance with Final Budget - Positive	
	_	Original		Final	 Actual	(Negative)	
Plants and maintenance:							
Water Pollution Control	\$	16,129,200	\$	16,129,200	\$ 15,839,142	\$ 290,058	
Maintenance		5,279,900		5,579,900	5,572,867	7,033	
Total plants and maintenance	_	21,409,100		21,709,100	 21,412,009	297,091	
Employee benefits and other:							
Employee benefits		6,972,000		7,264,600	7,230,022	34,578	
General insurance		1,225,500		1,225,500	1,203,280	22,220	
Special agreements and programs		671,000		700,500	459,937	240,563	
Contingencies		558,600		24,600		24,600	
Total employee benefits and other	_	9,427,100		9,215,200	 8,893,239	321,961	
Total expenditures		45,433,400		45,433,400	41,659,431	3,773,969	
Other financing uses:							
Transfers out	_	35,282,900		35,282,900	 15,351,508	19,931,392	
Total Expenditures and Other							
Financing Uses		80,716,300		80,716,300	 57,010,939	23,705,361	
Net Change in Fund Balance	\$	5	\$	_	2,129,604	\$	
Budgetary expenditures are different than C	GAAP	expenditures beca	ause				
Encumbrances for purchases and commitr reported in the year the order is placed for	nents o	ordered but not re	ceive	ed are			
year received for financial reporting purp	-	ctary purposes, o	Jut III	uic	(891,949)		
Reimbursement for CWF expenditures are	e incluc	led in budgetary l	basis				
but not for GAAP					10,291,000		

(10,291,000)

1,237,655

\$

Net Change in Fund Balance as Reported on the Statement of Revenues, Expenditures and Changes in Fund Balances - Governmental Funds

CWF expenditures are recorded for budgetary basis, but are not for GAAP

THE METROPOLITAN DISTRICT SCHEDULE OF CHANGES IN NET PENSION LIABILITY AND RELATED RATIOS LAST FISCAL YEAR

	_	2014
Total pension liability:		
Service cost	\$	3,534,272
Interest		16,861,364
Benefit payments, including refunds of member contributions		(15,437,612)
Net change in total pension liability	_	4,958,024
Total pension liability - beginning		228,863,187
Total pension liability - ending	_	233,821,211
Plan fiduciary net position:		
Contributions - employer		5,918,000
Contributions - member		2,160,885
Net investment income		13,864,280
Other income		102,351
Benefit payments, including refunds of member contributions		(15,448,154)
Administrative expense	_	(46,896)
Net change in plan fiduciary net position		6,550,466
Plan fiduciary net position - beginning	_	192,350,069
Plan fiduciary net position - ending	_	198,900,535
District's Net Pension Liability - Ending	\$_	34,920,676
Plan fiduciary net position as a percentage of the total pension liability		85.07%
Covered-employee payroll	\$	41,460,234
Net pension liability as a percentage of covered-employee payroll		84.23%

THE METROPOLITAN DISTRICT SCHEDULE OF CONTRIBUTIONS LAST TEN FISCAL YEARS

	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014
Actuarially determined contribution Contributions in relation to the actuarially determined contribution	\$ 3,295,483 \$ 3,182,317	3,283,457 \$ 3,595,859	3,710,728 \$ 3,778,044	3,784,198 \$ 3,784,198	7,066,074 \$ 7,676,453	8,809,272 2,863,964	\$ 15,050,472 \$ 4,633,200	5,347,556 \$ 5,822,098	5,804,428 \$ 5,881,000	5,857,601 5,918,000
Contribution Deficiency (Excess)	\$ 113,166 \$	(312,402) \$	(67,316) \$	\$	(610,379) \$	5,945,308	§ <u>10,417,272</u> \$	(474,542) \$	(76,572) \$	(60,399)
Covered-employee payroll	\$ 34,217,060 \$	33,494,108 \$	36,862,131 \$	37,960,169 \$	42,052,737 \$	45,271,276	\$ 43,872,205 \$	41,341,171 \$	38,773,923 \$	41,460,234
Contributions as a percentage of covered-employee payroll	9.30%	10.74%	10.25%	9.97%	18.25%	6.33%	10.56%	14.08%	15.17%	14.27%
Notes to Schedule										
Valuation date: Measurement date: Actuarially determined contribution rates are calculated as of Decem	January 1, 2014 December 31, 2 ber 31, two years pr	014	f the fiscal year i	n which contrib	utions are report	ed				
Methods and assumptions used to determine contribution rates: Actuarial cost method Amortization method Remaining amortization period Asset valuation method Inflation Salary increases Investment rate of return Retirement age Turnover Mortality	Entry Age Norn Level percent, c 19 years 5-year asset ave 2.75% 3.50% 7.50% Aged based rate Aged based rate RP-2000 Combi	losed rage, spreading s s	investment gains		5% White Collar	with generation	nal projection pe	r Scale A A		

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THE METROPOLITAN DISTRICT SCHEDULE OF INVESTMENT RETURNS LAST FISCAL YEAR

7.42%

Annual money-weighted rate of return, net of investment expense

THE METROPOLITAN DISTRICT REQUIRED SUPPLEMENTARY INFORMATION -OTHER POST-EMPLOYMENT BENEFITS TRUST FUND

Schedule of Funding Progress									
Actuarial Valuation Date		Actuarial Value of Assets		Actuarial Accrued Liability (AAL)		Unfunded AAL (UAAL)	Funded Ratio	Covered Payroll	UAAL as a Percentage of Covered Payroll
1/1/2009	\$		\$	160,119,431	\$	160,119,431	0.0	% n/a	n/a
1/1/2010				167,502,977		167,502,977	0.0	n/a	n/a
1/1/2011				218,824,953		218,824,953	0.0	n/a	n/a
1/1/2012		26,346,000		221,243,000		194,897,000	0.1	\$40,364,000	482.85%
1/1/2014		26,429,875		203,045,491		176,615,616	13.0	\$41,092,089	429.80%

Schedule of Employer Contributions

<u>Year Ended December 31,</u>	Required <u>Contribution</u>	Annual Percentage <u>Contributed</u>
2009	\$ 15,429,144	31.6 %
2010	16,271,928	31.7
2011	19,989,745	135.0
2012	14,301,000	55.5
2013	15,162,000	43.0
2014	15,755,000	41.3

n/a - The covered payroll is not available.

FORM OF OPINION OF HINCKLEY, ALLEN & SNYDER LLP, BOND COUNSEL TO THE DISTRICT

November 3, 2015

The Metropolitan District 555 Main Street P.O. Box 800 Hartford, Connecticut 06142-0800

Ladies and Gentlemen:

In connection with our representation of The Metropolitan District, Hartford County, Connecticut (the "District") as bond counsel, we have examined certified copies of the proceedings of the District, a Tax Regulatory Agreement of the District dated November 3, 2015 (the "Tax Regulatory Agreement"), and other proofs submitted to us relative to the issuance and sale of \$36,215,000 Metropolitan District, Hartford County, Connecticut General Obligation Bonds, Issue of 2015, Series B, dated November 3, 2015 and maturing serially on November 1, 2016-2035 (the "Bonds"). The Bonds are subject to redemption prior to maturity.

The Bonds are originally registered in the name of Cede & Co., as nominee of The Depository Trust Company ("DTC"), to effect a book-entry system for the ownership and transfer of the Bonds. So long as DTC or its nominee is the registered owner, principal and interest payments on the Bonds will be made to DTC.

We have not been engaged or undertaken to review the accuracy, completeness or sufficiency of any official statement or other offering material relating to the Bonds and we express no opinion relating thereto.

We are of the opinion that such proceedings and proofs show lawful authority for the issuance and sale of the Bonds under authority of the Constitution and statutes of the State of Connecticut and that the Bonds are valid and binding general obligations of the District for the payment of the principal of and interest on which the full faith and credit of the District are pledged, that the District is authorized to levy unlimited taxes upon the City of Hartford and the Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield and Windsor comprising the District, proportionately as provided in the District's Charter to pay the principal of the Bonds and interest thereon, and that such city and towns are authorized to levy ad valorem taxes on all taxable property within their respective limits to pay such District taxes without limitation as to rate or amount except as to property classified under the general statutes,

November 3, 2015 Page 2

such as certified forest lands taxable at a limited rate and dwelling houses of qualified elderly persons of low income or of qualified disabled persons taxable at limited amounts. We are further of the opinion that the Tax Regulatory Agreement is a valid and binding agreement of the District.

The rights of owners of the Bonds and the enforceability of the Bonds and the Tax Regulatory Agreement may be limited by bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting creditors' rights generally and by application of equitable principles, whether considered at law or in equity.

The Internal Revenue Code of 1986, as amended (the "Code"), establishes certain requirements that must be met at and subsequent to the issuance and delivery of the Bonds in order that interest on the Bonds be and remain excluded from gross income for federal income tax purposes. The opinion set forth below is subject to the condition that the District comply with all such requirements. The District has covenanted in the Tax Regulatory Agreement that it will at all times perform all acts and things necessary or appropriate under any valid provision of law to ensure that interest paid on the Bonds shall be excludable from gross income for federal income tax purposes under the Code. Failure to comply with certain of such requirements may cause interest on the Bonds to be included in gross income for federal income tax purposes retroactively to the date of issuance of the Bonds

In our opinion, under existing statutes and court decisions, interest on the Bonds is excludable from gross income for federal income tax purposes and is not treated as an item of tax preference for purposes of computing the federal alternative minimum tax. Interest on the Bonds is, however, includible in adjusted current earnings for purposes of computing the alternative minimum tax imposed on certain corporations. We express no opinion regarding any other federal income tax consequences caused by ownership or disposition of, or receipt of interest on, the Bonds.

In rendering the foregoing opinions regarding the federal tax treatment of interest on the Bonds, we have relied upon and assumed (i) the material accuracy of the representations, statements of intention and expectations, and certifications of fact contained in the Tax Regulatory Agreement, and (ii) compliance by the District with the covenants and procedures set forth in the Tax Regulatory Agreement as to such tax matters.

We are further of the opinion that, under existing statutes, interest on the Bonds is excluded from Connecticut taxable income for purposes of the Connecticut income tax on individuals, trusts and estates, and is excluded from amounts on which the net Connecticut minimum tax is based in the case of individuals, trusts and estates required to pay the federal alternative minimum tax. We express no opinion regarding any other State or local tax consequences caused by ownership or disposition of, or receipt of interest on, the Bonds.

This opinion is given as of the date hereof and we assume no obligation to revise or supplement this opinion to reflect any facts or circumstances that may hereafter come to our attention or any changes in law that may hereafter occur. November 3, 2015 Page 3

Very truly yours,

HINCKLEY, ALLEN & SNYDER LLP



Attorneys at Law

[FORM OF OPINION OF FINN DIXON & HERLING LLP, BOND COUNSEL TO THE DISTRICT]

November 3, 2015

The Metropolitan District 555 Main Street P.O. Box 800 Hartford, Connecticut 06142-0800

Ladies and Gentlemen:

In connection with our representation of The Metropolitan District, Hartford County, Connecticut (the "District") as bond counsel, we have examined certified copies of the proceedings of the District, a Tax Regulatory Agreement of the District dated November 3, 2015 (the "Tax Regulatory Agreement"), and other proofs submitted to us relative to the issuance and sale of \$36,215,000 Metropolitan District, Hartford County, Connecticut General Obligation Bonds, Issue of 2015, Series B, dated November 3, 2015 and maturing serially on November 1, 2016-2035 (the "Bonds"). The Bonds are subject to redemption prior to maturity.

The Bonds are originally registered in the name of Cede & Co., as nominee of The Depository Trust Company ("DTC"), to effect a book-entry system for the ownership and transfer of the Bonds. So long as DTC or its nominee is the registered owner, principal and interest payments on the Bonds will be made to DTC.

We have not been engaged or undertaken to review the accuracy, completeness or sufficiency of any official statement or other offering material relating to the Bonds and we express no opinion relating thereto.

We are of the opinion that such proceedings and proofs show lawful authority for the issuance and sale of the Bonds under authority of the Constitution and statutes of the State of Connecticut and that the Bonds are valid and binding general obligations of the District for the payment of the principal of and interest on which the full faith and credit of the District are pledged, that the District is authorized to levy unlimited taxes upon the City of Hartford and the Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield and Windsor comprising the District, proportionately as provided in the District's Charter to pay the principal of the Bonds and interest thereon, and that such city and towns are authorized to levy ad valorem taxes on all taxable property within their respective limits to pay such District taxes without limitation as to rate or amount except as to property classified under the general statutes, such as certified forest lands taxable at a limited rate and dwelling houses of qualified elderly persons of low income or of qualified disabled persons taxable at limited amounts. We are

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The Metropolitan District November 3, 2015 Page 2

further of the opinion that the Tax Regulatory Agreement is a valid and binding agreement of the District.

The rights of owners of the Bonds and the enforceability of the Bonds and the Tax Regulatory Agreement may be limited by bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting creditors' rights generally and by application of equitable principles, whether considered at law or in equity.

The Internal Revenue Code of 1986, as amended (the "Code"), establishes certain requirements that must be met at and subsequent to the issuance and delivery of the Bonds in order that interest on the Bonds be and remain excluded from gross income for federal income tax purposes. The opinion set forth below is subject to the condition that the District comply with all such requirements. The District has covenanted in the Tax Regulatory Agreement that it will at all times perform all acts and things necessary or appropriate under any valid provision of law to ensure that interest paid on the Bonds shall be excludable from gross income for federal income tax purposes under the Code. Failure to comply with certain of such requirements may cause interest on the Bonds to be included in gross income for federal income tax purposes retroactively to the date of issuance of the Bonds.

In our opinion, under existing statutes and court decisions, interest on the Bonds is excludable from gross income for federal income tax purposes and is not treated as an item of tax preference for purposes of computing the federal alternative minimum tax. Interest on the Bonds is, however, includible in adjusted current earnings for purposes of computing the alternative minimum tax imposed on certain corporations. We express no opinion regarding any other federal income tax consequences caused by ownership or disposition of, or receipt of interest on, the Bonds.

In rendering the foregoing opinions regarding the federal tax treatment of interest on the Bonds, we have relied upon and assumed (i) the material accuracy of the representations, statements of intention and expectations, and certifications of fact contained in the Tax Regulatory Agreement, and (ii) compliance by the District with the covenants and procedures set forth in the Tax Regulatory Agreement as to such tax matters.

We are further of the opinion that, under existing statutes, interest on the Bonds is excluded from Connecticut taxable income for purposes of the Connecticut income tax on individuals, trusts and estates, and is excluded from amounts on which the net Connecticut minimum tax is based in the case of individuals, trusts and estates required to pay the federal alternative minimum tax. We express no opinion regarding any other State or local tax consequences caused by ownership or disposition of, or receipt of interest on, the Bonds.

This opinion is given as of the date hereof and we assume no obligation to revise or supplement this opinion to reflect any facts or circumstances that may hereafter come to our attention or any changes in law that may hereafter occur.

Very truly yours,

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APPENDIX C- CONTINUING DISCLOSURE AGREEMENT

The Metropolitan District, Hartford County, Connecticut \$36,215,000 General Obligation Bonds, Issue of 2015, Series B Dated November 3, 2015

WHEREAS, The Metropolitan District, Hartford County, Connecticut (the "District") has authorized the issuance of \$36,215,000 General Obligation Bonds, Issue of 2015, Series B dated November 3, 2015 (the "Bonds"), to mature on the dates and in the amounts set forth in the District's Official Statement dated October 22, 2015 describing the Bonds (the "Official Statement"); and

WHEREAS, the Bonds have been sold by competitive bidding pursuant to a Notice of Sale dated October 13, 2015 (the "Notice of Sale"); and

WHEREAS, in the Notice of Sale, the District acknowledged that an underwriter may not purchase or sell the Bonds unless it has reasonably determined that the District has undertaken in a written agreement for the benefit of the beneficial owners of the Bonds to provide certain continuing disclosure as required by the Securities and Exchange Commission Rule 15c2-12(b)(5), as amended from time to time (the "Rule"), and the District desires to assist the underwriters of the Bonds to meet the requirements of the Rule; and

WHEREAS, the District is authorized pursuant to Section 3-20e of the General Statutes of Connecticut to make such representations and agreements for the benefit of the beneficial owners of the Bonds to meet the requirements of the Rule; and

WHEREAS, in order to assist the underwriters of the Bonds to meet the requirements of the Rule, this Continuing Disclosure Agreement (this "Agreement") is to be made, executed and delivered by the District in connection with the issuance of the Bonds and to be described in the Official Statement, all for the benefit of the beneficial owners of the Bonds, as they may be from time to time;

NOW, THEREFORE, the District hereby represents, covenants and agrees as follows:

SECTION 1. <u>Definitions</u>. In addition to the definitions above, the following capitalized terms shall have the following meanings:

"Annual Report" means any Annual Report provided by the District pursuant to and as described in and consistent with Sections 2 and 3 of this Disclosure Agreement.

"Annual Filing Date" means the date, set in Section 2(a) by which the Annual Report is to be filed with the Repository.

"Annual Financial Information" means annual financial information as such term is used in paragraph (b)(5)(i) of the Rule and specified in Section 3(a) of this Disclosure Agreement.

"Audited Financial Statements" means the financial statements (if any) of the District and/or its members for the prior fiscal year, certified by an independent auditor as prepared in accordance with generally accepted accounting principles or otherwise, as such term is used in paragraph (b)(5)(i) of the Rule and specified in Section 3(b) of this Disclosure Agreement.

"Listed Events" shall mean any of the events listed in Section 4 of this Agreement.

"MSRB" shall mean the Municipal Securities Rulemaking Board established pursuant to Section 15B(b)(1) of the Securities Exchange Act of 1934, as amended, or any successor thereto.

"Repository" shall mean the Electronic Municipal Market Access system of the MSRB as described in 1934 Act Release No. 57577 for purposes of the Rule or any other nationally recognized municipal securities

information repository or organization recognized by the SEC from time to time for the purposes of the Rule.

"SEC" shall mean the Securities and Exchange Commission of the United States or any successor thereto.

SECTION 2. <u>Provision of Annual Reports</u>.

(a) The District shall provide, annually, an electronic copy of the Annual Report to the Repository not later than eight (8) months after the end of each fiscal year of the District, commencing with the fiscal year ending December 31, 2014. Such date and each anniversary thereof is the Annual Filing Date. The Annual Report may be submitted as a single document or as separate documents comprising a package, and may cross-reference other information as provided in Section 3 of this Disclosure Agreement.

(b) If Audited Financial Statements of the District are prepared but not available prior to the Annual Filing Date, the District shall submit unaudited financial statements by the Annual Filing Date and, when the Audited Financial Statements are available, shall file the Audited Financial Statements in a timely manner with the Repository.

(c) If the District is unable to provide an Annual Report to the Repository by the Annual Filing Date, it shall send a notice in electronic format to the Repository of its failure to provide such Annual Report.

SECTION 3. Content of Annual Reports.

(i) (a) Each Annual Report shall contain Annual Financial Information with respect to the District as follows: (i) commencing with information and data for the fiscal year ending December 31, 2015, the Audited Financial Statements of the District, which statements shall be prepared in accordance with generally accepted accounting principles accepted in the United States, as promulgated by the Government Accounting Standards Board from time to time or mandated state statutory principles as in effect from time to time; and (ii) to the extent not included in the financial statements described in (i) above:

(1) under the heading "WATER POLLUTION CONTROL", information concerning the District's facilities for sewer service and the sewer user charges;

(2) under the heading "WATER OPERATIONS", information concerning the District's facilities for water service, water consumption and water utility unit charges;

(3) under the heading "ECONOMIC AND DEMOGRAPHIC INFORMATION - MEMBER MUNICIPALITIES", information concerning income levels, labor force data and major employers of each member municipality;

(4) under the heading "DEBT SUMMARY", the computation of the District's debt limits and net direct indebtedness, outstanding indebtedness, debt ratios, and debt service requirements, all as of the close of the District's prior fiscal year;

(5) under the heading "DEBT SUMMARY", information concerning the member municipalities' net direct debt and underlying net debt, and debt summary, all as of the close of such municipalities' prior fiscal year;

(6) under the heading "FINANCIAL INFORMATION", summaries of the general fund revenues and expenditures for each member municipality.

(b) Audited Financial Statements prepared in accordance with GAAP as described in the Official Statement will be included in the Annual Report. If the District is no longer required by applicable law, regulations or other legally binding obligation to prepare such audited financial statements, the District reserves the right to provide only financial statements which are not audited. Audited Financial Statements (if any) will be provided pursuant to Section 2.

Any or all of the items listed above may be included by specific reference from other documents, including official statements of debt issues with respect to which the Issuer is an "obligated person" (as defined by the Rule), which have been previously filed with the Repository or the MSRB. If the document incorporated by reference is a final official statement, it must be available from the MSRB. The District will clearly identify each such document so incorporated by reference.

SECTION 4. <u>Reporting of Significant Events</u>.

(a) This Section 4 shall govern the giving of notices of the occurrence of any of the following events:

- 1. Principal and interest payment delinquencies;
- 2. Non-payment related defaults, if material;
- 3. Unscheduled draws on debt service reserves reflecting financial difficulties;
- 4. Unscheduled draws on credit enhancements reflecting financial difficulties;
- 5. Substitution of credit or liquidity providers, or their failure to perform;
- 6. Receipt of an adverse tax opinion; the issuance by the Internal Revenue Service of proposed or final determinations of taxability, Notices of Proposed Issue (IRS Form 5701-TEB) or other material notices or determinations with respect to the tax status of the Bonds, or other material events affecting the tax-exempt status of the Bonds;
- 7. Modifications to rights of the holders of the Bonds, if material;
- 8. Bond calls, if material, and tender offers;
- 9. Defeasances;
- 10. Release, substitution or sale of property securing repayment of the Bonds, if material;
- 11. Rating changes;
- 12. Bankruptcy, insolvency, receivership, or other similar event of any obligated person;
- 13. The consummation of a merger, consolidation, or acquisition involving any obligated person or the sale of all or substantially all of the assets of any obligated person, other than in the ordinary course of business, the entry into a definitive agreement to undertake any such action or the termination of a definitive agreement related to such actions, other than pursuant to its terms, if material; and
- 14. Appointment of a successor or additional trustee or the change of a name of a trustee, if material.

(b) Whenever the District obtains knowledge of the occurrence of a Listed Event, the District shall, in a timely manner not in excess of ten (10) business days after the occurrence of the Listed Event, provide or cause to be provided a notice of such occurrence to the Repository in electronic format, accompanied by identifying information, as prescribed by the MSRB.

SECTION 5. <u>Termination of Reporting Obligation</u>. The District's obligations under this Agreement shall terminate upon the legal defeasance, prior redemption or payment in full of all of the Bonds.

SECTION 6. <u>Dissemination Agent</u>. The District may, from time to time, appoint or engage an agent to assist it in carrying out its obligations under this Agreement and may discharge any such agent with or without appointing a successor agent.

SECTION 7. <u>Amendment; Waiver</u>. Notwithstanding any other provision of this Agreement, the District may amend this Agreement (and any provision of this Agreement may be waived), provided that the following conditions are satisfied:

(a) It may only be made in connection with a change in circumstances that arises from a change in legal requirements, change in law, or change in the identity, nature or status of the District or of the type of business conducted by the District;

(b) This Agreement, as so amended or taking into account such waiver, would, in the opinion of nationally recognized bond counsel, have complied with the requirements of the Rule at the time of the original issuance of the Bonds, after taking into account any amendments or interpretations of the Rule, as well as any change in circumstances; and

(c) The District receives an opinion of counsel expert in federal securities laws to the effect that, the amendment or waiver does not materially impair the interests of the holders of the Bonds.

A copy of any such amendment will be filed in a timely manner with the Repository in electronic format. The Annual Report provided on the first date following the adoption of any such amendment will explain, in narrative form, the reasons for the amendment and the impact of the change in the type of financial information or operating data provided.

SECTION 8. <u>Additional Information</u>. Nothing in this Agreement shall be deemed to prevent the District from disseminating any other information, using the means of dissemination set forth in this Agreement or any other means of communication, or including any other information in any Annual Financial Statement, Annual Report or notice of occurrence of a Listed Event, in addition to that which is required by this Agreement. If the District chooses to include any information in any Annual Financial Statement, Annual Report or notice of a Listed Event, in addition to that which is specifically required by this Agreement, the District shall have no obligation under this Agreement to update such information or include it in any future Annual Financial Statement, Annual Report or notice of occurrence of a Listed Event.

SECTION 9. <u>Enforceability</u>. The District agrees that its undertaking pursuant to the Rule set forth in this Agreement is intended to be for the benefit of and enforceable by the beneficial owners of the Bonds. In the event of a failure of the District to comply with any provision of this Agreement, the District shall have the option to cure such failure after its receipt of written notice from any beneficial owner of the Bonds of such failure. In the event the District does not cure such failure, the right of any beneficial owner of the Bonds to enforce the provisions of this undertaking shall be limited to a right to specific performance to cause the District to comply with its obligations under this Agreement. A default under this Agreement shall not be deemed a default of the District with respect to the Bonds. No person or entity shall have any right to any monetary damages for any default under this Agreement.

SECTION 10. <u>Indemnification</u>. The District agrees to indemnify and save its officers, directors, employees and agents, harmless against any loss, expense and liabilities which it may incur arising out of or in the exercise or performance of its powers and duties hereunder, including the costs and expenses (including reasonable attorneys' fees) of defending against any claim of liability, but excluding loss, expense or liability due any such person's willful misconduct. The obligations of the District under this Section shall survive payment of the Bonds.

SECTION 11. Miscellaneous.

- (a) All documents provided by the District to a Repository pursuant to the District's undertakings set forth in Section 2 of this Agreement shall be in an electronic format as prescribed by the MSRB from time to time and shall be accompanied by identifying information as prescribed by the MSRB from time to time.
- (b) This Agreement shall be governed by the laws of the State of Connecticut.

IN WITNESS WHEREOF, the District has caused this Continuing Disclosure Agreement to be executed in its name by the undersigned officers, duly authorized, all as of the date first written above.

THE METROPOLITAN DISTRICT, HARTFORD COUNTY, CONNECTICUT

By:

William A. DiBella Chairman

By:

John M. Zinzarella Deputy Chief Executive Officer Business Services/Treasurer [THIS PAGE INTENTIONALLY LEFT BLANK]

NOTICE OF SALE \$38,000,000* THE METROPOLITAN DISTRICT HARTFORD COUNTY, CONNECTICUT GENERAL OBLIGATION BONDS, ISSUE OF 2015, SERIES B

Electronic bids (as described herein) will be received by The Metropolitan District, Hartford County, Connecticut, (the "District"), until 11:30 A.M. (E.D.T.) Thursday

October 22, 2015

for the purchase of all, but not less than all, of the \$38,000,000* The Metropolitan District, Hartford County, Connecticut General Obligation Bonds, Issue of 2015, Series B (the "Bonds"). Electronic bids must be submitted via **PARITY**[®]. (See "Electronic Bidding Procedures").

The Bonds

The Bonds will be dated the date of delivery, mature on November 1 in each of the years and in the principal amounts as follows:

Year of <u>Maturity</u>	Principal* <u>Amount</u>	Year of <u>Maturity</u>	Principal* <u>Amount</u>
2016	1,900,000	2026	1,900,000
2017	1,900,000	2027	1,900,000
2018	1,900,000	2028	1,900,000
2019	1,900,000	2029	1,900,000
2020	1,900,000	2030	1,900,000
2021	1,900,000	2031	1,900,000
2022	1,900,000	2032	1,900,000
2023	1,900,000	2033	1,900,000
2024	1,900,000	2034	1,900,000
2025	1,900,000	2035	1,900,000

* Subject to change, see "Adjustment of Principal Amount and Maturity Schedule", herein.

The Bonds will bear interest payable on May 1, 2016 and semiannually thereafter on November 1 and May 1 in each year until maturity, as further described in the Preliminary Official Statement for the Bonds dated October 13, 2015 (the "Preliminary Official Statement").

Optional Redemption

The Bonds maturing on November 1, 2025 and thereafter are subject to redemption prior to maturity, at the election of the District, on and after November 1, 2024, at any time, in whole or in part and by lot within a maturity, in such amounts and in such order of maturity as the District may determine, at the respective prices (expressed as percentages of the principal amounts of Bonds to be redeemed) set forth in the following table, together with interest accrued and unpaid to the redemption date:

^{*}Preliminary, subject to change prior to and at the time of award, as described in this Notice of Sale

Redemption Price

From: November 1, 2024 and thereafter

100%

Advance Modification of Bid Specification and Maturity Schedule

The District reserves the right to change the bid specifications and maturity schedule provided above in "The Bonds" and below in the "Bid Specifications/Basis of Award" by giving notice of such change, via bond buyer wire service, and PARITY at least 20 hours in advance of the time set for receipt of bids. Any such notice shall be considered an amendment to this Official Notice of Sale.

Book-Entry Only

The Bonds will be issued by means of a book-entry system with no physical distribution of bond certificates made to the public. The Bonds will be issued in registered form and one bond certificate for each maturity will be issued to The Depository Trust Company, New York, New York ("DTC"), registered in the name of its nominee, Cede & Co., and immobilized in their custody. A book-entry system will be employed, evidencing ownership of the Bonds in principal amounts of \$5,000 or integral multiples thereof, with transfers of ownership effected on the records of DTC and its participants pursuant to rules and procedures adopted by DTC and its participants. The winning bidder, as a condition to delivery of the Bonds, will be required to deposit the bond certificates with DTC, or its custodian, registered in the name of Cede & Co. Principal of and interest on the Bonds will be payable by the District or its agent in same-day funds to DTC or its nominee as registered owner of the Bonds. Transfer of principal and interest payments to participants of DTC will be the responsibility of DTC; transfer of principal and interest payments by participants of DTC will be the responsibility of such participants and other nominees of beneficial owners. The District will not be responsible or liable for payments by DTC to its participants or by DTC participants to beneficial owners or for maintaining, supervising or reviewing the records maintained by DTC, its participants or persons acting through such participants.

Nature of Obligation

The Bonds will be general obligations of the District payable, unless paid from other sources, from general property tax revenues from member municipalities. The District is authorized to levy unlimited taxes upon the City of Hartford and the Towns of Bloomfield, East Hartford, Newington, Rocky Hill, West Hartford, Wethersfield and Windsor, comprising the District, proportionately as provided in the District's Charter, to pay the principal of and interest on the Bonds, and such city and towns are authorized to levy ad valorem taxes on all taxable property within their respective limits to pay such District taxes without limitation as to rate or amount except as to classified property such as certified forest lands taxable at a limited rate and dwelling houses of qualified elderly persons of low income or of qualified disabled persons taxable at limited amounts.

Bank Qualification

The Bonds shall **NOT** be designated by the District as qualified tax exempt obligations under the provisions of Section 265(b) of the Internal Revenue Code of 1986, as amended, for purposes of the deduction by financial institutions for interest expense allocable to the Bonds.

Electronic Bidding Procedures

Any prospective bidder intending to submit an electronic bid must submit its electronic bid through the facilities of **PARITY®**. Subscription to the i-Deal LLC BiDComp Competitive Bidding System is required in order to submit an electronic bid and the District will neither confirm any subscription nor be responsible for the failure or any prospective bidder to subscribe.

An electronic bid made through the facilities of **PARITY®** shall be deemed an irrevocable offer to purchase the Bonds on the terms provided in this Notice of Sale, and shall be binding upon the bidder as if made by a signed, sealed bid delivered to the District. The District shall not be responsible for any malfunction or mistake made by, or as a result of the use of the facilities of, **PARITY®**, the use of such facilities being the sole risk of the prospective bidder.

If any provisions of this Notice of Sale shall conflict with information provided by **PARITY**® as the approved provider of electronic bidding services, this Notice of Sale shall control. Further information about **PARITY**®, including any fee charged, may be obtained from **PARITY**®, 1359 Broadway, 2nd Floor, New York, New York 10018, Attention: Customer Service Department (telephone: (212) 849-5021 – email notice: parity@i-deal.com.

For purposes of the electronic bidding process, the time as maintained by *PARITY*® shall constitute the official time. For information purposes only, bidders are requested to state in their electronic bids the true interest cost to the District, computed and rounded to six decimal places, as described under "Bid Specifications/Basis of Award" below. All electronic bids shall be deemed to incorporate the provisions of this Notice of Sale.

Bid Specifications/Basis of Award

Each bid must be for the entire \$38,000,000* of Bonds and must specify the rate or rates of interest therefor in a multiple of 1/20 or 1/8 of 1% per annum, provided such bid shall not state (a) more than one interest rate for any Bonds having like maturity, or (b) any interest rate for any Bonds which exceeds the interest rate stated in the proposal for any other Bonds by more than 3%. The high bidder will be required to submit reoffering yields and dollar prices prior to award. No bid for less than 100% or greater than 115% of the principal amount of the Bonds will be accepted (subject to adjustments as provided above). Interest shall be computed on the basis of twelve 30 day months and a 360 day year. No bid for less than all of the Bonds or for less than par and accrued interest will be considered. The right is reserved to reject any and all proposals and to waive any irregularity or informality with respect to any proposal. Unless all bids are rejected the Bonds will be awarded to the bidder offering to purchase them at the lowest true interest cost.

For the purpose of determining the successful bidder, the true interest cost to the District will be the annual interest rate, compounded semiannually, which, when used to discount all payments of principal and interest payable on the Bonds to November 3, 2015, the date of the Bonds, results in an amount equal to the purchase price for the Bonds, not including interest accrued to November 3, 2015, the delivery date of the Bonds. In the event there is more than one bid specifying the lowest such rate, the Bonds will be awarded to the bidder whose bid is selected by the District by lot from among all such bids. It is requested that each proposal be accompanied by a statement of the percentage of true interest cost computed and rounded to six decimal places. Such statement shall not be considered as a part of the proposal. The Bonds will be awarded or all bids will be rejected promptly after the bid opening and not later than 4:00 P.M. (E.D.T.) on October 22, 2015. The purchase price must be paid in Federal Funds.

Adjustment of Principal Amount and Maturity Schedule

The District reserves the right to change the aggregate principal amount of the Bonds and the maturity schedule for the Bonds after the determination of the winning bid by increasing or decreasing the principal amount of each maturity by such amount as may be necessary in order to substantially equalize principal payable in each year and to produce sufficient funds for the repayment of bond anticipation notes being refunded by the proceeds of the Bonds and for the projects being financed by the Bonds after taking into account any premium to be received by the District. In such event, the final aggregate principal amount of the Bonds will be decreased by the net amount of such change or changes in principal amount of one or more maturities, which net change will not exceed fifteen percent (15%) of the original aggregate principal amount of the Bonds. The adjusted bid price will reflect changes in the dollar amount of the underwriter's discount and original issue discount/premium, if any, but will not change the per-bond underwriter's discount as calculated from the bid and reoffering prices required to be delivered to the District as stated herein. THE WINNING BIDDER MAY NOT WITHDRAW ITS BID OR CHANGE THE INTEREST RATES BID OR THE INITIAL **REOFFERING PRICES AS A RESULT OF ANY CHANGES MADE IN ACCORDANCE HEREWITH.** Bidders are advised that bidding with a large net premium for the Bonds will likely result in a corresponding reduction in the par amount of the Bonds. The interest rates specified by the respective successful bidder for each maturity of the Bonds will not change. The final annual principal amount of each maturity for the Bonds will be communicated to the winning bidder within four hours after the sale.

Closing Documents and Legal Opinion

The Bonds will be certified by U.S. Bank National Association, Hartford, Connecticut. The legality of the Bonds will be passed upon by Hinckley, Allen & Snyder LLP, Bond Counsel, Hartford, Connecticut, and Finn Dixon & Herling LLP, Bond Counsel, Stamford, Connecticut, and the winning bidder will be furnished with their respective opinions without charge. The winning bidder will also be furnished with a signature and no litigation certificate, a receipt of payment satisfactory in form to Bond Counsel, a signed copy of the final Official Statement prepared for the Bonds, a certificate signed by the appropriate officials of the District relating to the accuracy and completeness of information contained in the final Official Statement, and an executed continuing disclosure agreement.

^{*}Preliminary, subject to change.

The legal opinions will further state that, under existing statutes and court decisions (i) interest on the Bonds is excludable from gross income for federal income tax purposes, (ii) such interest is not treated as an item of tax preference for purposes of computing the federal alternative minimum tax; and is not taken into account in the calculation of adjusted current earnings for purposes of computing the federal alternative minimum tax; and is not taken into account in the calculation of adjusted current earnings for purposes of computing the federal alternative minimum tax imposed on corporations, (iii) under existing statutes, interest on the Bonds is excluded from Connecticut taxable income for purposes of the Connecticut income tax on individuals, trusts and estates, and (iv) such interest is excluded from amounts on which the net Connecticut minimum tax is based in the case of individuals, trusts and estates required to pay federal alternative minimum tax. In rendering the legal opinions, Bond Counsel will rely upon and assume the material accuracy of the representations and statements of expectation contained in the Tax Regulatory Agreement entered into by the District for the benefit of the owners of the Bonds, and further, will assume compliance by the District with the covenants and procedures set forth in such Tax Regulatory Agreement.

Continuing Disclosure

The District will undertake in a Continuing Disclosure Agreement entered into in accordance with the requirements of Rule 15c2-12(b)(5), promulgated by the Securities and Exchange Commission, to provide (i) certain annual financial information and operating data, including audited financial statements; (ii) timely notice of the occurrence of certain material events, within 10 days of the occurrence of such events, with respect to the Bonds; and (iii) timely notice of its failure to provide such annual financial information. The winning bidder's obligation to purchase the Bonds shall be conditioned upon its receiving, at or prior to the delivery of the Bonds, an executed copy of the Continuing Disclosure Agreement for the Bonds.

Settlement of the Bonds

It shall be the responsibility of the winning bidder to certify to the District before delivery of the Bonds the prices at which a substantial amount of the Bonds of each maturity were initially offered and sold to the public.

The Bonds will be available for delivery on or about November 4, 2015. The deposit of the Bonds with DTC, or its custodian, under a book-entry system requires the assignment of CUSIP numbers prior to delivery. It shall be the responsibility of the winning bidder to obtain CUSIP numbers for the Bonds prior to delivery, and the District will not be responsible for any delay occasioned by the failure of the winning bidder to obtain such numbers and to supply them to the District in a timely manner. The District assumes no responsibility for any CUSIP Service Bureau charge or other charge that may be imposed for the assignment of such numbers, which charges shall be the responsibility of and shall be paid for by the purchaser.

The Preliminary Official Statement is in a form "deemed final" by the District for purposes of SEC Rule 15c2-12(b)(1). The winning bidder will be furnished 100 copies of the final Official Statement prepared for the Bonds at the District's expense. Additional copies may be obtained by the winning bidder at its own expense by arrangement with the printer. The copies of the Official Statement will be made available to the winning bidder no later than seven business days after the bid opening at the office of the District's financial advisor. If the District's financial advisor is provided with the necessary information from the winning bidder by 12:00 p.m. (noon) on the day after the bid opening, the copies of the final Official Statement will include an additional cover page and other pages, if necessary, indicating the interest rates, rating, yields or reoffering prices, the name of the managing underwriter, and the name of the insurer, if any, of the Bonds.

Related Information

For more information regarding the Bonds and the District, reference is made to the Preliminary Official Statement. Copies of the Preliminary Official Statement may be obtained from the undersigned, or from Janette Marcoux, Senior Vice President, First Southwest Company, 628 Hebron Avenue, Suite 306, Glastonbury, CT. Telephone No. (860) 290-3003 or Maureen Gurghigian, Managing Director, First Southwest Company, (401) 334-4267.

October 13, 2015

JOHN M. ZINZARELLA Chief Financial Officer/Treasurer

PROPOSAL FOR THE METROPOLITAN DISTRICT, HARTFORD COUNTY, CONNECTICUT GENERAL OBLIGATION BONDS

October 22, 2015

John M. Zinzarella Deputy Chief Executive Officer of Business Services/Treasurer c/o Hinckley, Allen & Snyder LLP 20 Church Street Hartford, CT 06103

Subject to the provisions and in accordance with the terms of the Notice of Sale dated October 13, 2015, which Notice of Sale is made a part of this proposal, we offer to purchase all of the \$38,000,000 General Obligation Bonds, Issue of 2015, Series B (the "Bonds") of The Metropolitan District, Hartford County, Connecticut comprising the issue described in said Notice of Sale and to pay therefor par and accrued interest to date of delivery, plus a premium of \$______, provided that the Series B Bonds maturing in the several years set forth below shall bear interest from their date until maturity at the respective rates per annum stated in the following table:

Date of <u>Maturity</u>	Amount	Interest Rate
November 1, 2016	\$1,900,000	<u>%</u>
November 1, 2017	1,900,000	%
November 1, 2018	1,900,000	%
November 1, 2019	1,900,000	%
November 1, 2020	1,900,000	%
November 1, 2021	1,900,000	<u>%</u> %
November 1, 2022	1,900,000	%
November 1, 2023	1,900,000	%
November 1, 2024	1,900,000	%
November 1, 2025	1,900,000	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
November 1, 2026	1,900,000	%
November 1, 2027	1,900,000	%
November 1, 2028	1,900,000	%
November 1, 2029	1,900,000	<u>%</u> %
November 1, 2030	1,900,000	%
November 1, 2031	1,900,000	%
November 1, 2032	1,900,000	%
November 1, 2033	1,900,000	%
November 1, 2034	1,900,000	%
November 1, 2035	1,900,000	%

We acknowledge that the aggregate principal amount of any maturity may be adjusted by the issuer at the time of award as described in the Notice of Sale.

We acknowledge receipt of the Preliminary Official Statement referred to in the Notice of Sale.

Name of Bidder:

Address of Bidder:

Signature of Officer or Authorized Agent of Bidder:

Telephone Number:

The following is our computation of the percent true interest cost, made as provided in the above-mentioned Notice of Sale, but not constituting any part of the foregoing proposal, for the purchase of the \$38,000,000 Bonds under the foregoing proposal:

Percent True Interest Cost

%

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