# EBERT METROPOLITAN DISTRICT

**FINANCIAL STATEMENTS** 

APRIL 30, 2022

# EBERT METROPOLITAN DISTRICT BALANCE SHEET - GOVERNMENTAL FUNDS

# APRIL 30, 2022

	General			Conservation Trust Debt Servic		ebt Service	Capital Reserve - Bond Proceeds - Series 2018		Capital Reserve - 1.000 Mill		 Total
ASSETS											
C - Safe	\$	145,456	\$	197,042	\$	3,339	\$	-	\$	459,640	\$ 805,477
C - Safe - Rate Stabilization		-		-		6,779,347		-		-	6,779,347
C - Safe - Capital Replacement 2018		-		-		-		852,060		-	852,060
UMB - CP Bedrock Escrow 2008		165,799		-		-		-		-	165,799
UMB Series 2018-A accounts		-		-		3,236,737		-		-	3,236,737
Due from Town Center Metropolitan District		-		-		22,934		-		784	23,718
Receivable from County Treasurer		190,472		-		326,935		-		11,204	528,611
TOTAL ASSETS	\$	501,727	\$	197,042	\$	10,369,292	\$	852,060	\$	471,628	\$ 12,391,749
LIABILITIES AND FUND BALANCES											
CURRENT LIABILITIES											
Due to Town Center Metropolitan District	\$	190,471	\$		\$	-	\$	-	\$	-	\$ 190,471
Total Liabilities		190,471									 190,471
FUND BALANCES											
Total Fund Balances		311,256		197,042		10,369,292		852,060		471,628	 12,201,278
TOTAL LIABILITIES AND FUND BALANCES	\$	501,727	\$	197,042	\$	10,369,292	\$	852,060	\$	471,628	\$ 12,391,749

# EBERT METROPOLITAN DISTRICT STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES - BUDGET AND ACTUAL FOR THE FOUR MONTHS ENDED APRIL 30, 2022

# **GENERAL FUND**

	Annual Budget	Y	ear to Date Actual	Variance
REVENUES				
Property taxes	\$ 2,495,644	\$	1,297,614	\$ (1,198,030)
Specific ownership tax	124,780		46,793	(77,987)
Interest income	1,400		332	(1,068)
Town Center Reimbursement for legal	40,000		36,321	(3,679)
TOTAL REVENUES	2,661,824		1,381,060	 (1,280,764)
EXPENDITURES				
County Treasurer's fee	24,960		12,922	12,038
Legal services	40,000		13,826	26,174
Town Center services reimbursement	2,595,464		1,331,554	1,263,910
Election expense	40,000		22,496	17,504
Contingency	 9,576		-	 9,576
TOTAL EXPENDITURES	 2,710,000		1,380,798	 1,329,202
NET CHANGE IN FUND BALANCES	(48,176)		262	48,438
FUND BALANCES - BEGINNING	 306,413		310,993	 4,580
FUND BALANCES - ENDING	\$ 258,237	\$	311,255	\$ 53,018

# EBERT METROPOLITAN DISTRICT STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES - BUDGET AND ACTUAL FOR THE FOUR MONTHS ENDED APRIL 30, 2022

# **CONSERVATION TRUST FUND**

	 Annual Budget	 r to Date Actual	Ň	/ariance
REVENUES				
CTF proceeds	\$ 57,000	\$ 25,557	\$	(31,443)
Interest income	 35	 119		84
TOTAL REVENUES	 57,035	 25,676		(31,359)
EXPENDITURES				
Transfer to Town Center	 126,252	 _		126,252
TOTAL EXPENDITURES	 126,252	 		126,252
NET CHANGE IN FUND BALANCES	(69,217)	25,676		94,893
FUND BALANCES - BEGINNING	 69,217	 171,365		102,148
FUND BALANCES - ENDING	\$ 	\$ 197,041	\$	197,041

# SUPPLEMENTARY INFORMATION

# EBERT METROPOLITAN DISTRICT SCHEDULE OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES - BUDGET AND ACTUAL FOR THE FOUR MONTHS ENDED APRIL 30, 2022

### **DEBT SERVICE FUND**

	Annual Budget	Y	ear to Date Actual	Variance
REVENUES				
Property taxes	\$ 4,295,145	\$	2,233,853	\$ (2,061,292)
Specific ownership tax	214,760		82,196	(132,564)
Interest income	7,300		6,174	(1,126)
TOTAL REVENUES	 4,517,205		2,322,223	 (2,194,982)
EXPENDITURES				
County Treasurer's fee	42,951		22,253	20,698
Paying agent/custodian fees	4,000		3,500	500
Loan interest - 2018A-1	3,920,000		-	3,920,000
Loan interest - 2018A-2	742,300		-	742,300
Loan principal - 2018A-1	970,000		-	970,000
Loan principal - 2018A-2	180,000		-	180,000
Contingency	 3,749			 3,749
TOTAL EXPENDITURES	 5,863,000		25,753	 5,837,247
NET CHANGE IN FUND BALANCES	(1,345,795)		2,296,470	3,642,265
FUND BALANCES - BEGINNING	 8,045,535		8,072,821	 27,286
FUND BALANCES - ENDING	\$ 6,699,740	\$	10,369,291	\$ 3,669,551

# EBERT METROPOLITAN DISTRICT SCHEDULE OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES - BUDGET AND ACTUAL FOR THE FOUR MONTHS ENDED APRIL 30, 2022

# **CAPITAL RESERVE - BOND PROCEEDS - SERIES 2018 FUND**

	Annual Budget			to Date ctual	Variance		
REVENUES							
Interest income	\$	180	\$	543	\$	363	
TOTAL REVENUES		180		543		363	
EXPENDITURES							
Capital expenditures approved by Ebert		373,212		_		373,212	
TOTAL EXPENDITURES		373,212				373,212	
NET CHANGE IN FUND BALANCES		(373,032)		543		373,575	
FUND BALANCES - BEGINNING		373,032		851,517		478,485	
FUND BALANCES - ENDING	\$		\$	852,060	\$	852,060	

# EBERT METROPOLITAN DISTRICT SCHEDULE OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES - BUDGET AND ACTUAL FOR THE FOUR MONTHS ENDED APRIL 30, 2022

# **CAPITAL RESERVE - 1.000 MILL FUND**

	Annual Budget		Year to Date Actual		 Variance
REVENUES					
Property taxes	\$	146,803	\$	76,330	\$ (70,473)
Specific ownership tax		7,340		2,753	(4,587)
Town Center transfer for capital replacement		555,000		-	(555,000)
Interest income		700		287	(413)
TOTAL REVENUES		709,843		79,370	 (630,473)
EXPENDITURES					
County Treasurer's fee		1,468		760	708
Contingency		1,032		-	 1,032
TOTAL EXPENDITURES		2,500		760	 1,740
NET CHANGE IN FUND BALANCES		707,343		78,610	(628,733)
FUND BALANCES - BEGINNING		392,266		393,019	 753
FUND BALANCES - ENDING	\$	1,099,609	\$	471,629	\$ (627,980)

### Services Provided

Ebert Metropolitan District (District), a quasi-municipal corporation and political subdivision of the State of Colorado, was organized by order and decree of the District Court for the City and County of Denver, Colorado (City) on September 12, 1983, and is governed pursuant to provisions of the Colorado Special District Act (Title 32, Article 1, Colorado Revised Statutes). The District operates under a Service Plan approved by the City. The District's service area is located within the City.

On November 3, 1998, District voters authorized the issuance of \$90,500,000 of general obligation indebtedness. The District voters also approved a property tax revenue increase of \$1,000,000 annually to pay, in part, the District's general cost of operations and maintenance. Furthermore, the voters authorized the District to collect and expend levied taxes and any other income of the District without regard to any limitations imposed by TABOR. On November 2, 1999, District voters approved \$33,000,000 to finance costs associated with the Regional Facilities Construction Agreement. On November 7, 2000, District electors approved \$66,000,000 to finance costs associated with the Regional Facilities Construction Agreement. In addition, District electors approved \$90,000,000 of general obligation indebtedness.

The District entered into a Regional Facilities Construction Agreement (Old Agreement) with Town on December 1, 1999. Under the Old Agreement, Town is to provide capital construction and administrative services to the District. Town is to own, operate, maintain, and construct the facilities benefiting both Districts. The District will, to the extent that the District is to benefit, pay the capital and service costs of construction, operation and maintenance of such facilities. At special elections held within the District on November 2, 1999, and on November 7, 2000, the District's qualified electors approved \$33,000,000 and \$66,000,000, respectively, for a total amount of \$99,000,000, for the Old Agreement.

On April 28, 2005, the District and Town entered into a District Facilities Construction, Funding and Service Agreement (New Agreement), which replaced the Old Agreement. Under the New Agreement, the obligations of the District and Town remain essentially the same. In addition, Town may draw against the District's project funds without further need of the District's consent, to pay the capital costs expected to be paid pursuant to the New Agreement. The District also agrees to levy a minimum service levy of not less than 10 mills and not greater than 50 mills to pay the service costs expected to be paid pursuant to the New Agreement.

The District and Town entered into an Amended and Restated Facilities, Construction, Funding and Service Agreement effective January 1, 2016 (Amended Agreement). Under the Amended Agreement, the District will pay a maximum of \$21,635,477 to Town for service costs, which represents voted authorization of \$99,000,000 less all service costs paid to Town through December 31, 2015. Service costs comprise all operations, maintenance, and administration costs incurred by Town in the performance of the duties and services required by the Amended Agreement. The District agrees to levy a minimum service levy of 19 mills that may be adjusted to account for constitutional or legislative changes in computing assessed valuation of District property, provided that the levy shall never exceed 50 mills. Payments for capital costs contemplated by the Amended Agreement are to be funded from the proceeds of the District's 2016C Note.

No assurance is provided on these financial statements. Substantially all required disclosures, the government-wide financial statements, and the statement of revenues, expenditures and changes in fund balances - governmental funds have been omitted.

## Services Provided (Continued)

The District and Town entered in to a Second Amended and Restated District Facilities Construction, Funding and Service Agreement dated effective as of November 1, 2018 (New Service Agreement). The New Service Agreement provides that the District will fund the construction of certain facilities necessary to complete the development in the District and Town will own, operate and maintain certain facilities identified therein and provide covenant enforcement and design review services for the benefit of the District. For the purposes of paying the costs incurred by Town for such purposes, the New Service Agreement further provides that the District will levy the Minimum Service Levy (a levy of not less than eighteen (18) mills against all taxable property within its boundaries, adjusted to account for constitutional and legislative changes, including new exemptions, in the manner, method or base percentage calculation for the computation of assessed values of taxable property, provided that the levy shall never exceed fifty (50) mills) until such time as the New Service Agreement is terminated or the District has paid Town the Maximum Service Amount (\$16,947,741). The Maximum Service Amount represents costs incurred by Town for operations, maintenance and administrative costs incurred by Town in the performance of its duties under the New Service Agreement.

The New Service Agreement establishes and funds the Capital Repair and Replacement Fund (the "CRRF"). One mill of the Minimum Service Levy is to be reserved for the purpose of funding the CRRF. The amounts in the CRRF are to be used for the limited purpose of repairing, replacing and/or maintaining public improvements and for creating reserves for those purposes, all at the direction of the Board acting in its discretion. Town agrees in the New Service Agreement to, subject to funding provided by the District from the CRRF, to repair, replace and/or maintain public improvements in consultation with or as requested by the Board. Additionally, pursuant to the New Service Agreement, the District agrees to allow Town to withdraw, at the direction of the District, up to \$2,300,000 of proceeds from the District's Series 2018 A-2 bonds for funding the construction or acquisition of certain facilities (the Improvement Project).

The District has no employees, and all administrative functions are contracted.

The District prepares its budget on the modified accrual basis of accounting in accordance with the requirements of Colorado Revised Statues C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

# Revenues

## **Property Taxes**

Property taxes are levied by the District's Board of Directors. The levy is based on assessed valuations determined by the County Assessor generally as of January 1 of each year. The levy is normally set by December 15 by certification to the County Commissioners to put the tax lien on the individual properties as of January 1 of the following year. The County Treasurer collects the determined taxes during the ensuing calendar year. The taxes are payable by April or, if in equal installments, at the taxpayer's election, in February and June. Delinquent taxpayers are notified in August and generally sales of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District.

The calculation of the taxes levied is displayed on the Property Tax Summary page of the budget using the adopted mill levy imposed by the District.

# Specific Ownership Taxes

Specific ownership taxes are set by the State and collected by the County Treasurer, primarily on vehicle licensing within the County as a whole. The specific ownership taxes are allocated by the County Treasurer to all taxing entities within the County. The budget assumes that the District's share will be equal to approximately 5% of the property taxes collected.

## Net Investment Income

Interest earned on the District's available funds has been estimated based on an average interest rate of approximately 0.10%.

## **Conservation Trust (Lottery Proceeds)**

The District receives revenue from the State Lottery on a per capita basis ratio. The revenue is restricted for recreation purposes under state statutes.

## Town Center Reimbursement

Per the New Service Agreement with Town, Town Center will reimburse the District for legal costs.

# Expenditures

## **Outlay for Town Center Metropolitan District**

Per the New Service Agreement with Town, the District is to pay the capital and service costs of the construction, operation, and maintenance of the facilities being constructed by Town that will benefit the District. The District will also transfer lottery proceeds to Town to fund eligible projects.

# Expenditures (Continued)

### **Debt Service**

Principal and interest payments are provided based on the debt amortization schedule from the Series 2018 Bonds (discussed under Debt and Leases).

#### Debt and Leases

On December 6, 2018, the District issued an aggregate of \$102,715,000 of General Obligation Refunding and Improvement Bonds (the 2018 Bonds) as follows: (1) \$86,350,000 General Obligation Limited Tax Refunding Bonds Series 2018A-1 and (2) \$16,365,000 General Obligation Limited Tax Refunding and Improvement Bonds Series 2018A-2; The 2018 Bonds bear interest payable on June 1 and December 1, commencing on June 1, 2019, at the rate of 4.00% – 5.00% per annum. Premium payments of \$5,553,963 and \$1,055,035, respectively, were paid on the bonds, resulting in net effective interest rates between 3.77% and 4.16%. Mandatory principal payments are due on December 1, commencing on December 1, 2019, with final payment due on December 1, 2048.

The Series 2018A-1 Bonds are limited tax general obligations of the District secured by and payable from the 2018A-1 Pledged Revenue consisting of moneys derived by the District from the following sources, net of any costs of collection:(i) the 2018A-1 Required Mill Levy; (ii) the portion of the Specific Ownership Tax which is collected as a result of imposition of the 2018A-1 Required Mill Levy; and (iii) any other legally available moneys which the District determines, in its absolute discretion, to credit to the 2018A-1 Pledged Revenue Fund. The Series 2018A-2 Bonds are limited tax general obligations of the District secured by and payable from the 2018A-2 Pledged Revenue consisting of moneys derived by the District from the following sources, net of any costs of collection: (i) the 2018A-2 Required Mill Levy; (ii) the portion of the Specific Ownership Tax which is collected as a result of imposition of the 2018A-2 Required Mill Levy; and (iii) any other legally available moneys which the District determines, in its absolute discretion, to credit to the 2018A-2 Required Mill Levy; and (iii) any other legally available moneys which the District determines, in its absolute discretion, to credit to the 2018A-2 Pledged Revenue Fund.

Proceeds from the sale of the Series 2018A-1 Bonds were used to refund, pay and discharge the District's outstanding 2016A Loan and 2016B Loan in the amount of \$52,460,000 and \$37,995,000, respectively. Proceeds from the sale of the Series 2018A-2 Bonds were used to refund, pay and discharge the District's outstanding 2016C Loan in the amount of \$14,675,000 and to finance the Improvement Project in the amount of \$2,300,000. In addition, proceeds from the sale of the 2018 Bonds were used to pay the costs of issuance of the 2018 Bonds and to purchase a bond insurance policy that will secure the payment of interest and principal on the 2018 Bonds.

The District has no operating or capital leases.

For the 2022 budget, the District's Board of Directors determined that the anticipated December 31, 2021 debt service surplus balance of approximately \$1.4 million should be allocated in 2022 for its intended purpose. This one-time event has the effect of reducing the 2018A-1 mill levy to 22.250 mills and the 2018A-2 mill levy to 4.650 mills.

# **Debt and Leases** (Continued)

Going forward, the Board of Directors intends to levy debt service mill levies for the 2018A-1 and 2018A-2 bonds that, together with the associated Specific Ownership Taxes and any other legally available moneys, will keep any debt service surplus to approximately \$50,000. It is anticipated that beginning in 2023, the mill levies will be similar to those levied in 2021. The Board of Directors has not expressed an intent to use any portion of the Rate Stabilization Reserve for the purpose of reducing any debt service mill levies. The Rate Stabilization Reserve was established expressly to ensure that the District's bond payment obligations could be met during economic periods when property tax receipts may be insufficient to make a bond payment obligation.

# **Intergovernmental Agreements**

# Agreement with Weingarten/Miller/GVR, LLC

The District has entered into a Mill Levy Cap Agreement dated as of July 10, 2002 (Mill Levy Cap Agreement) with Weingarten/Miller/GVR, LLC (Weingarten). Pursuant to the Mill Levy Cap Agreement, the District agreed to limit its debt service mill levy for all District bonds to 65 mills, subject to certain adjustments for changes in law. The current debt service mill levy cap under the mill levy cap agreement, based upon such adjustment is 82.604. Such limitation may be removed by the District at such time as the general obligation debt of the District is equal to or less than 50% of the assessed value of the taxable property in the District. The District further agreed to include terms incorporating such limitations into the documents governing its bond transactions and to provide notice to Weingarten of the District's intent to issue bonds and the proposed terms thereof. The District incorporated the Mill Levy Cap into the Indenture for the 2018 Bonds. The District provided notice of the issuance of the Bonds to Weingarten on September 20, 2018 pursuant to the Mill Levy Cap Agreement. The Mill Levy Cap Agreement does not limit the power of the District to impose or collect property taxes for administration, operation and maintenance. The Mill Levy Cap Agreement is to continue in effect until the outstanding general obligation debt of the District does not exceed 50% of the valuation of the taxable property in the District unless sooner terminated pursuant to the provisions thereof.

# **Inclusion Agreement**

The District has entered into a Restated Inclusion Agreement dated May 30, 2008, with an effective date of December 12, 2007 with Town and C.P. Bedrock LLC (CP Bedrock), (Inclusion Agreement). Pursuant to the Inclusion Agreement, the parties set out the terms by which certain property owned by CP Bedrock has been included and will be included and excluded from the District. In addition, the District has agreed to limit its debt service mill levy in perpetuity to 65 mills, subject to certain adjustments for changes in law. The current debt service mill levy cap under the Inclusion Agreement, based upon such adjustment is 82.604 mills. The District also agreed to provide CP Bedrock with notice at least 60 days prior to issuing District bonds. The District provided CP Bedrock with notice of the issuance of the 2018 Bonds on September 20, 2018 pursuant to the Inclusion Agreement. The Inclusion Agreement established the terms upon which a portion of the proceeds of the District's 2007 Bonds were deposited into an escrow account to be released to the District as it completes certain improvements benefiting property owned by CP Bedrock that is subject to the Inclusion Agreement.

No assurance is provided on these financial statements. Substantially all required disclosures, the government-wide financial statements, and the statement of revenues, expenditures and changes in fund balances - governmental funds have been omitted.

## Intergovernmental Agreements (Continued)

Due to the fact that the property that is the subject of the Inclusion Agreement is not subject to a potential general fund mill levy of the District, the Inclusion Agreement allows the District to impose a General Fund Fee (General Fund Fee) in order for the District to pay certain operations and maintenance expenses related to the property contained in the property subject to the Inclusion Agreement. The amount of the General Fund Fee is generally calculated in the same manner as an operations and maintenance mill levy would be calculated based upon a formula set forth in the Inclusion Agreement. The District has not previously imposed a General Fund Fee however it may do so at any time. There is a portion of the property subject to the Inclusion Agreement that remains undeveloped, therefore, there is a portion of the Town Development Fees related to this undeveloped property that remains outstanding.

#### Reserves

#### **Emergency Reserves**

The District has provided an emergency reserve fund equal to at least 3% of fiscal year spending as defined under TABOR.

## **Escrow Reserve**

The District has an unreleased balance in the escrow reserve related to the Inclusion Agreement detailed above.

## Debt Service

The District has provided for a rate stabilization account in the amount of \$6,636,000.

#### EBERT METROPOLITAN DISTRICT SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY

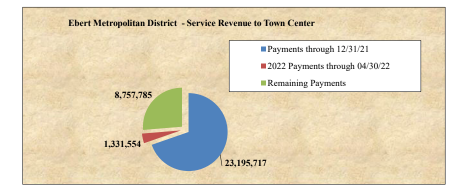
	Lin	\$86,35 nited Tax General Ob Series 2 Dated Decer Interest rate of Interest payable Jun Principal Du	ligation Ref 2018A-1 mber 6, 201 74.00% - 5.0 ne 1 and De	8 )0% cember 1		_	Title				
		Principal	al Interest			Principal	Interest			Total All Bonds	
2022 2023 2024 2025 2026 2027 2028 2029 2030 2031 2032 2033 2034 2035 2036 2037 2038 2039	\$	970,000 1,060,000 1,250,000 1,345,000 1,525,000 1,605,000 1,785,000 2,075,000 2,180,000 2,395,000 2,395,000 2,495,000 3,095,000 3,250,000 3,705,000	S	3,920,000 3,871,500 3,818,500 3,756,000 3,688,750 3,612,500 3,532,250 3,443,000 3,349,250 3,245,500 3,136,500 3,040,700 2,940,900 2,805,650 2,663,650 2,508,900 2,346,400 2,170,150	S	$\begin{array}{c} 180,000\\ 200,000\\ 235,000\\ 235,000\\ 285,000\\ 300,000\\ 335,000\\ 350,000\\ 390,000\\ 410,000\\ 450,000\\ 450,000\\ 470,000\\ 510,000\\ 535,000\\ 580,000\\ 610,000\\ 665,000\\ 695,000\end{array}$	S	742,300 733,300 723,300 711,550 699,050 684,800 669,800 653,050 616,050 595,550 577,550 558,750 533,250 506,500 477,500 447,000 413,750	\$	5,812,300 5,864,800 6,026,800 6,026,550 6,197,800 6,202,300 6,322,050 6,321,050 6,449,800 6,451,550 6,577,050 6,583,250 6,714,650 6,713,900 6,845,150 6,846,400 6,983,400 6,983,900	
2040 2041 2042 2043 2044 2045 2046 2047 2048	\$	4,005,000 4,205,000 4,205,000 4,760,000 5,115,000 5,320,000 5,335,000 5,755,000 5,985,000 84,895,000	\$	1,984,900 1,784,650 1,574,400 1,347,650 1,109,650 904,825 691,788 470,138 239,675 67,957,775	\$	755,000 790,000 855,000 965,000 1,005,000 1,110,000 1,180,000 16,070,000	\$	379,000 341,250 301,750 259,000 214,250 175,425 134,988 92,138 47,475 12,923,875	\$	7,123,900 7,120,900 7,266,150 7,261,650 7,403,900 7,405,250 7,426,775 7,427,275 7,452,150 181,846,650	

#### EBERT METROPOLITAN DISTRICT Schedule of Cash Position April 30, 2022 Updated as of May 30, 2022

		General Fund	Conservation Trust Fund	Debt Service Fund	Capital Reserve Fund	Capital Reserve 1.000 Mill	Total
C-Safe 01 - Operating	Account						
Balance as of 04/30/22	2	\$ 145,456.49	\$ 197,042.23	\$ 3,338.83	\$ -	\$ 459,640.48	\$ 805,478.03
Subsequent activities:						11,000,05	11 000 07
05/20/22	Transfer from TCMD - March SO tax & April Ptax revenue			-	-	11,988.07	11,988.07
	Anticipated Balance	145,456.49	197,042.23	3,338.83		471,628.55	817,466.10
C-Safe 04 - Mill Levy Balance as of 04/30/22		-	-	6,779,346.86	-	-	6,779,346.86
	Anticipated Balance	-	-	6,779,346.86	-	-	6,779,346.86
<u>C-Safe 05 - Capital Re</u>	serve - Bond Proceeds Series 2018						
Balance as of 04/30/22	2	-	-	-	852,060.22	-	852,060.22
	Anticipated Balance		-		852,060.22	-	852,060.22
UMB - CP Bedrock Es Balance as of 04/30/22		165,799.09		-	-	-	165,799.09
	Anticipated Balance	165,799.09					165,799.09
UMB - 2018A-1 Bond		· · · · · · · · · · · · · · · · · · ·					· · · · · · · · · · · · · · · · · · ·
Balance as of 04/30/22 Subsequent activities:		-	-	46.54	-	-	46.54
Subsequent deuvines.	Transfer from 2018A-1 Pledged Revenue Fund	-	-	1,959,953.46	-	-	1,959,953.46
	June 1 Debt Service Payment Series 2018A-1, Interest	-	-	(1,960,000.00)	-	-	(1,960,000.00)
	Anticipated Balance	-	-	-	-	-	-
UMB - 2018A-1 Pledg	ed Revenue Fund						
Balance as of 04/30/22 Subsequent activities:		-	-	2,912,971.12	-	-	2,912,971.12
05/20/22	Transfer from TCMD - March SO tax & April Ptax pledged revenue	-	-	297,731.79	-	-	297,731.79
	Transfer to 2018A-1 Bond Fund	-	-	(1,959,953.46)	-	-	(1,959,953.46)
	Anticipated Balance			1,250,749.45			1,250,749.45
UMB - 2018A-2 Bond Balance as of 04/30/22		-	-	8.77	-	-	8.77
Subsequent activities:							
	Transfer from 2018A-2 Pledged Revenue Fund	-	-	371,141.23	-	-	371,141.23
	June 1 Debt Service Payment Series 2018A-2, Interest			(371,150.00)	-	-	(371,150.00)
	Anticipated Balance						
UMB - 2018A-2 Pledge Balance as of 04/30/22		-	-	323,711.01	-	-	323,711.01
Subsequent activities: 05/20/22	Transfer from TCMD - March SO tax & April Ptax pledged revenue	-	-	52,136.84	_	-	52,136.84
05/20/22	Transfer to 2018A-2 Bond Fund	-	-	(371,141.23)	-	-	(371,141.23)
	Anticipated Balance		-	4,706.62			4,706.62
	Anticipated Balances by fund	\$ 311,255.58	\$ 197,042.23	\$ 8,038,141.76	\$ 852,060.22	\$ 471,628.55	\$ 9,870,128.34
	x						

#### Yield information at 04/30/22 C-Safe - 0.43%

C-Safe - 0.43% UMB invested in ColoTrust Plus - 0.4492%



No assurance is provided on these financial statements. Substantially all required disclosures, the government-wide financial statements, and the statement of revenues, expenditures and changes in fund balances - governmental funds have been omitted.

#### EBERT METROPOLITAN DISTRICT

#### Property Taxes Schedule

					2022							
		Pr	ior Year									
		Delinquent	Specific				Net	% of Total I	Property	Total	% of Total	
	Property	Taxes, Rebates	Ownership		Treasurer's	Payable to	Amount	Taxes Re	ceived	Cash	Taxes Re	ceived
	Taxes	and Abatements	Taxes	Interest	Fees	County	Received	Monthly	Y-T-D	Received	Monthly	Y-T-D
Beginning Balance						\$ 34.76						
January	\$ 19,598.76	\$ -	\$ 33,754.66	-	\$ (195.99)	- 5	\$ 53,157.43	0.28%	0.28%	\$ 122,735.48	1.09%	1.09%
February	2,612,283.20	42.41	30,323.69	2.58	(26,007.40)	(34.76)	2,616,609.72	37.65%	37.94%	2,889,905.18	35.20%	36.29%
March	473,371.64	(374.41)	37,043.58	34.09	(4,700.65)	-	505,374.25	6.82%	44.76%	760,998.24	8.94%	45.23%
April	502,319.14	557.21	30,619.67	144.72	(5,030.39)	-	528,610.35	7.25%	52.00%	620,221.83	7.17%	52.40%
May	-	-	-	-	-	-	-	0.00%	52.00%	771,194.91	9.09%	61.49%
June	-	-	-	-	-	-	-	0.00%	52.00%	2,985,852.21	36.36%	97.85%
July	-	-	-	-	-	-	-	0.00%	52.00%	154,596.32	1.40%	99.25%
August	-	-	-	-	-	-	-	0.00%	52.00%	104,623.51	0.71%	99.96%
September	-	-	-	-	-	-	-	0.00%	52.00%	47,323.09	0.12%	100.08%
October	-	-	-	-	-	-	-	0.00%	52.00%	44,574.61	0.08%	100.16%
November	-	-	-	-	-	-	-	0.00%	52.00%	72,041.73	0.35%	100.51%
December	-	-	-	-	-	-	-	0.00%	52.00%	30,990.89	0.00%	100.51%
	\$ 3,607,572.74	\$ 225.21	\$ 131,741.60	\$ 181.39	\$ (35,934.43)	\$ - 5	\$ 3,703,751.75	52.00%	52.00%	\$ 8,605,058.00	100.51%	100.51%

					PROPERTY	% COLLECTED
			TAXES	%	TAXES	TO AMOUNT
Property Tax	AV	Mill Levy	LEVIED	OF LEVIED	COLLECTED	LEVIED
GENERAL FUND	\$ 146,802,610	17.000	\$ 2,495,644	35.97%	\$ 1,297,614.49	52.00%
DEBT SERVICE		26.900	3,948,990	56.92%	2,053,284.11	52.00%
CAPITAL RESERVE		1.000	146,803	2.12%	76,330.24	52.00%
DEBT SERVICE - EXCLUDED	\$ 15,557,500	22.250	346,154	4.99%	180,569.11	52.16%
			\$ 6,937,592	100.00%	\$ 3,607,797.95	52.00%
<u>Specific Ownership Tax</u> GENERAL FUND DEBT SERVICE CAPITAL RESERVE			\$ 124,780 214,760 7,340 346,880	35.97% 61.91% 2.12% 100.00%	46,792.96 82,196.11 2,752.53 131,741.60	37.50% 38.27% 37.50% 37.98%
<u>Treasurer's Fees</u> GENERAL FUND DEBT SERVICE CAPITAL RESERVE			\$ 24,960 42,951 1,468 69,379	37.86% 59.91% 2.23% 100.00%	12,921.79 22,252.54 760.10 \$ 35,934.43	51.77% 51.81% 51.78% 51.79%

No assurance is provided on these financial statements. Substantially all required disclosures, the government-wide financial statements, and the statement of revenues, expenditures and changes in fund balances - governmental funds have been omitted.