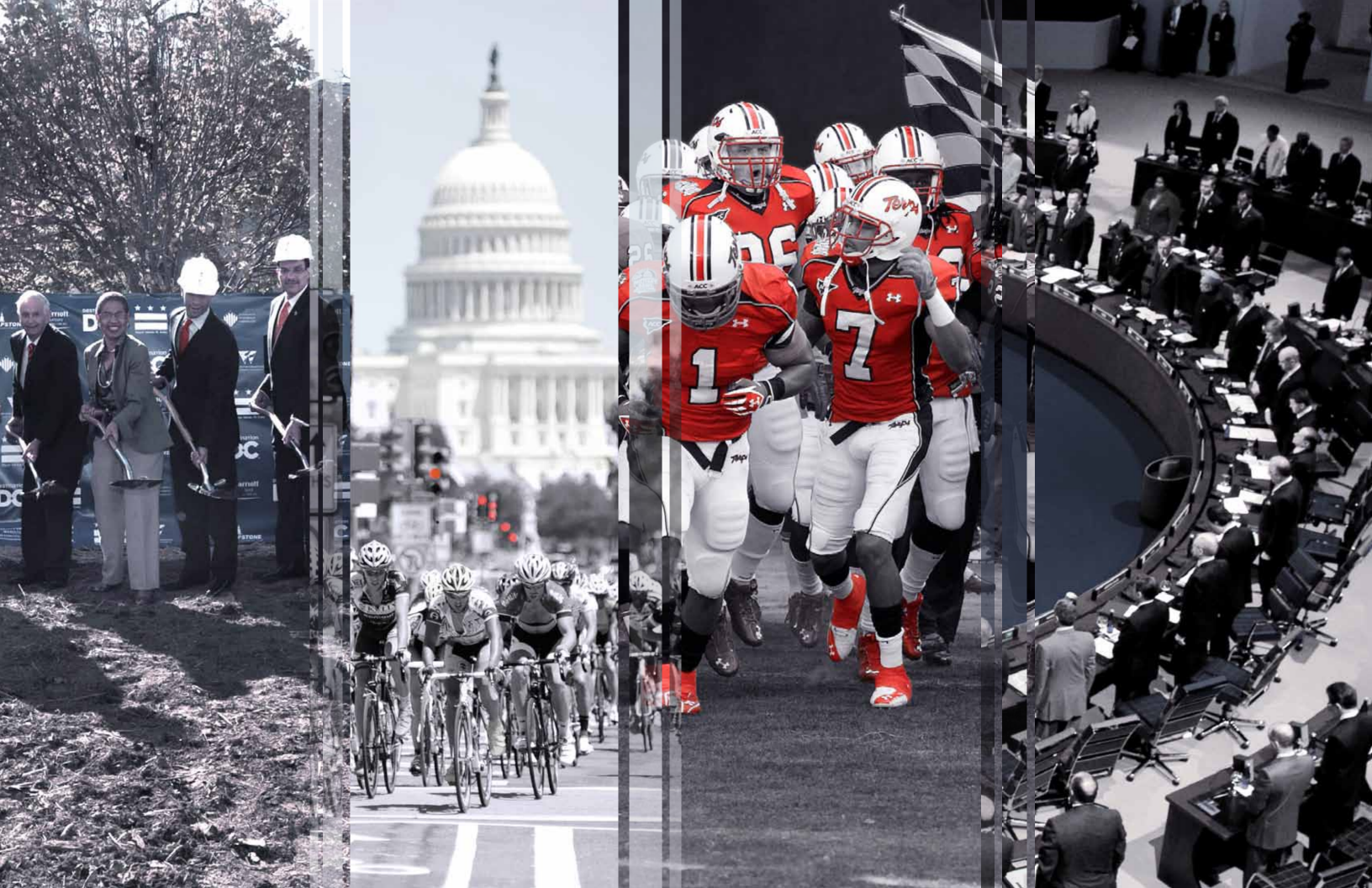
MOMENTUM











PAGE 1 Washington Convention and Sports Authority Annual Report 2010



THE WASHINGTON CONVENTION AND SPORTS AUTHORITY

The newly combined Washington Convention and Sports Authority enjoyed tremendous success in its first full fiscal year of operations. The October 2009 merger of the Washington Convention Center Authority and DC Sports and Entertainment Commission created one integrated organization dedicated to expanding the economic impact of travel, tourism, sports, entertainment and special-event offerings for the District of Columbia. Although the organizations have been structurally combined, two distinct lines of business are maintained: the Convention Center Operations Division, which is responsible for operating the Walter E. Washington Convention Center and for marketing the District of Columbia as a premier convention and meeting destination; and the Sports, Entertainment and Special Events Division, which promotes a diverse range of major events held in the District.

Both lines of business are focused on generating revenue for the city by presenting and hosting events that attract visitors from all over the world to the District's hotels, restaurants, and businesses.

The new Authority had a remarkable Fiscal Year 2010 (October 2009 through September 2010) and is the driving force behind several new and exciting projects, partnerships, and internationally respected events held in the nation's capital.

PAGE 3 Washington Convention and Sports Authority Annual Report 2010 PAGE 4



A "MARQUIS" GROUNDBREAKING

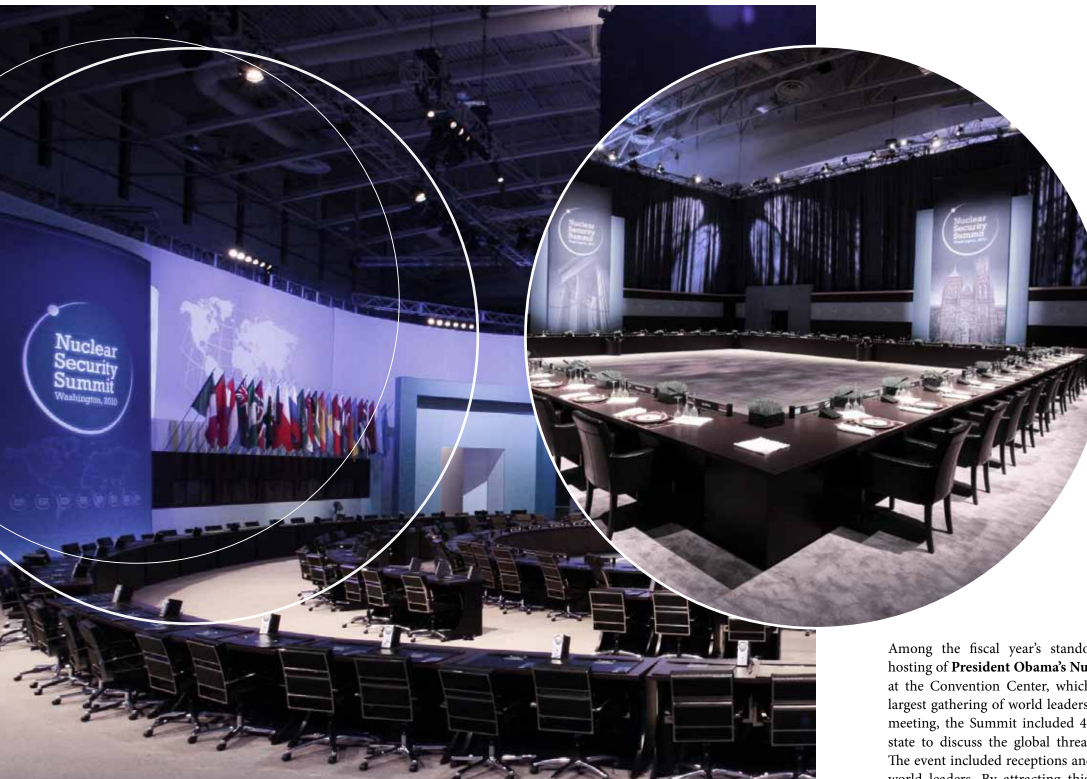
The 1,175-room,
46-suite Washington
Marriott Marquis is
designed to reflect
its surroundings
and complement the
Convention Center.

Fiscal Year 2010 was a time of great momentum for one of the Authority's biggest projects: the development of the Washington Marriott Marquis hotel. The Authority and its development partners were able to secure the necessary funding and regulatory approvals to make the Marquis groundbreaking a reality. On November 10, 2010, former DC Mayor Adrian M. Fenty, then Council Chairman and current DC Mayor Vincent Gray, Congresswoman Eleanor Holmes Norton, and J. W. "Bill" Marriott, Jr. joined a host of city officials, community stakeholders and our development team to officially kick off this much-anticipated project. The ceremony took place on the construction site at Ninth Street and Massachusetts Avenue, NW, directly adjacent to the Walter E. Washington Convention Center.

With more than 100,000 square feet of meeting and assembly space, a grand lobby, retail and restaurant outlets, and a people connector between the Convention Center and the hotel, the Marquis will be the city's next power spot.

The \$520-million, four-star hotel will open its doors in the spring of 2014. It will be one of only four Marriott Marquis properties in the country and will drive the continued economic revitalization of the historic Shaw neighborhood. In the next several years, the hotel will employ approximately 1,600 people with construction jobs, and once the hotel opens, will make more than 1,000 new hospitality jobs available to District residents.

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Nuclear Security Summit at the Convention Center

NUCLEAR SECURITY SUMMIT

The largest gathering of world leaders in 50 years.

Among the fiscal year's standout moments was the hosting of **President Obama's Nuclear Security Summit** at the Convention Center, which brought together the largest gathering of world leaders in 50 years. A historic meeting, the Summit included 46 leaders and heads of state to discuss the global threat of nuclear terrorism. The event included receptions and meal service befitting world leaders. By attracting this type of global event, the Authority created new momentum for the District

of Columbia to become an internationally competitive destination for conferences and meetings of all sizes.

While this premier event was in progress, the Authority and its service partners also coordinated and hosted five other shows in the building during the same time, including the Food Safety Summit. Each event was executed flawlessly, a testament to the Authority's outstanding staff.

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THE 2010 MILITARY BOWL

PRESENTED BY NORTHROP GRUMMAN

In 2008, the former DC Sports and Entertainment Commission signed on as a founding partner to help bring an NCAA football bowl game to the city, and in Fiscal Year 2010, the Authority added greater momentum to this effort, helping to transform the game into the Military Bowl Presented by Northrop Grumman. Throughout the year, the DC Bowl Committee worked to put new sponsorships in place to not only strengthen the bowl game financially, but to also support the men and women in our armed forces through a new relationship with the USO. This work was a success as the 2010 Military Bowl hosted more than 38,000 people at Robert F. Kennedy Memorial Stadium - the highest attendance in the Bowl's threeyear history. Local fans and enthusiasts had reason to celebrate as the Maryland Terrapins defeated the East Carolina Pirates, 51 – 20.

The enthusiasm continued off the playing field as well. Other Bowl Week activities included the official teams luncheon, the "Battle of the Bands" on Freedom Plaza in downtown Washington, and the official tailgate and after party held at the DC Armory.





On December 29, 2010, RFK Stadium hosted more than 38,000 fans, the highest attendance in the bowl's three-year history. PAGE 9 Washington Convention and Sports Authority Annual Report 2010 PAGE 10

THE 2010 MICROSOFT WORLDWIDE PARTNER CONFERENCE

DC tourism officials brought a significant boost to the city's 2010 convention calendar by securing one of the most prestigious corporate events of the summer: **The Microsoft Worldwide Partner Conference**. On July 12th -15th, 2010, more than 12,500 Microsoft partners and employees gathered in DC to network and learn about the latest Microsoft programs, strategies and cutting-edge technologies.

The Microsoft Conference also debuted another Authority project that gained momentum throughout the fiscal year: the Convention Center's new state-of-the-art Oculus Digital Signage Network. During the Conference, Microsoft used the signage network to display exhibitor information and a schedule of events, while also sharing video content such as the Hall of Fame video and Microsoft commercials, using the signage network.

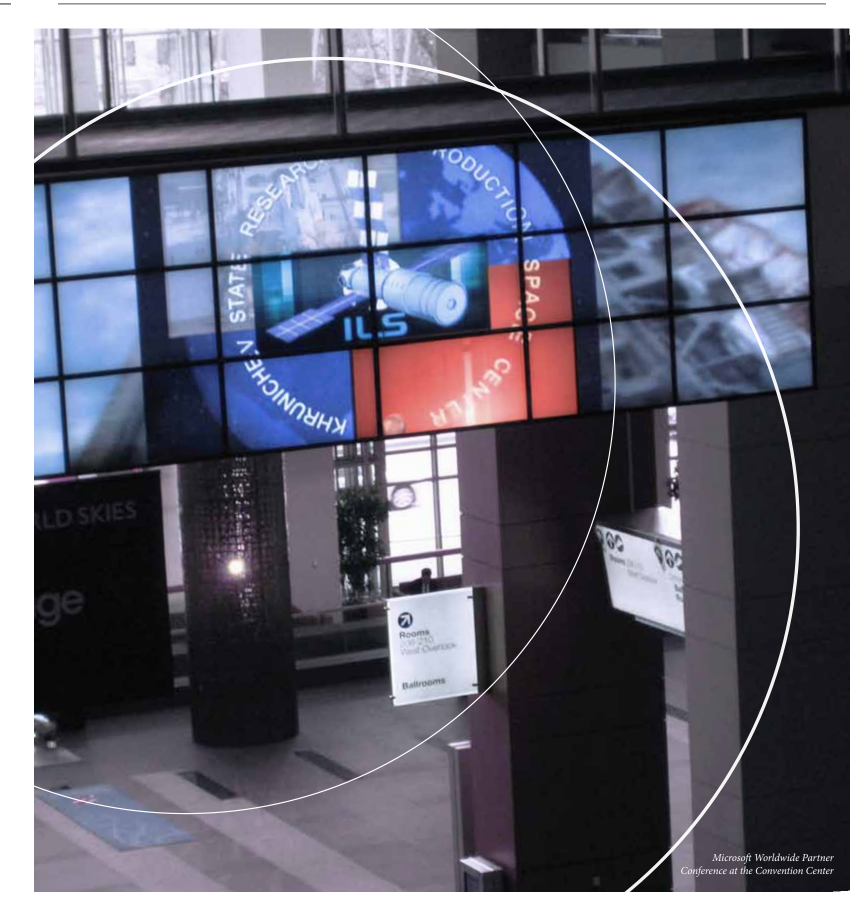
Partners traveled from all 50 states and more than 120 countries, generating 42,781 room nights at District hotels and vigorously pumping \$14.5 million in delegate spending into city businesses.

More than 300 trailblazing events and training sessions were held in the District over the course of the conference. During the meeting, Microsoft partners were encouraged to explore the city with their families, with the Convention Center's Building Ambassador staff providing recommendations on hotels, restaurants, and museums to encourage Microsoft attendees and partners to experience all that Washington, DC has to offer.



ENHANCED DIGITAL SIGNAGE

- Compelling HD flat-panel displays
- Full-motion graphics that display schedules of events and serve as navigational aids
- Flexible content updates in real-time
- Localized message distribution by segment and location
- Event TV live event broadcasting that distributes footage of any event taking place at the Walter E. Washington Convention Center to displays throughout the building



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MEMORABLE MOMENTS

Throughout the fiscal year, the Authority was actively involved in the planning and support of some of the District's most anticipated events, attracting thousands of attendees to locations around Washington. As varied and diverse as the city itself, these events ranged from exciting sporting events and charity galas to affordable athletic, entertainment and cultural experiences for District residents and visitors alike.

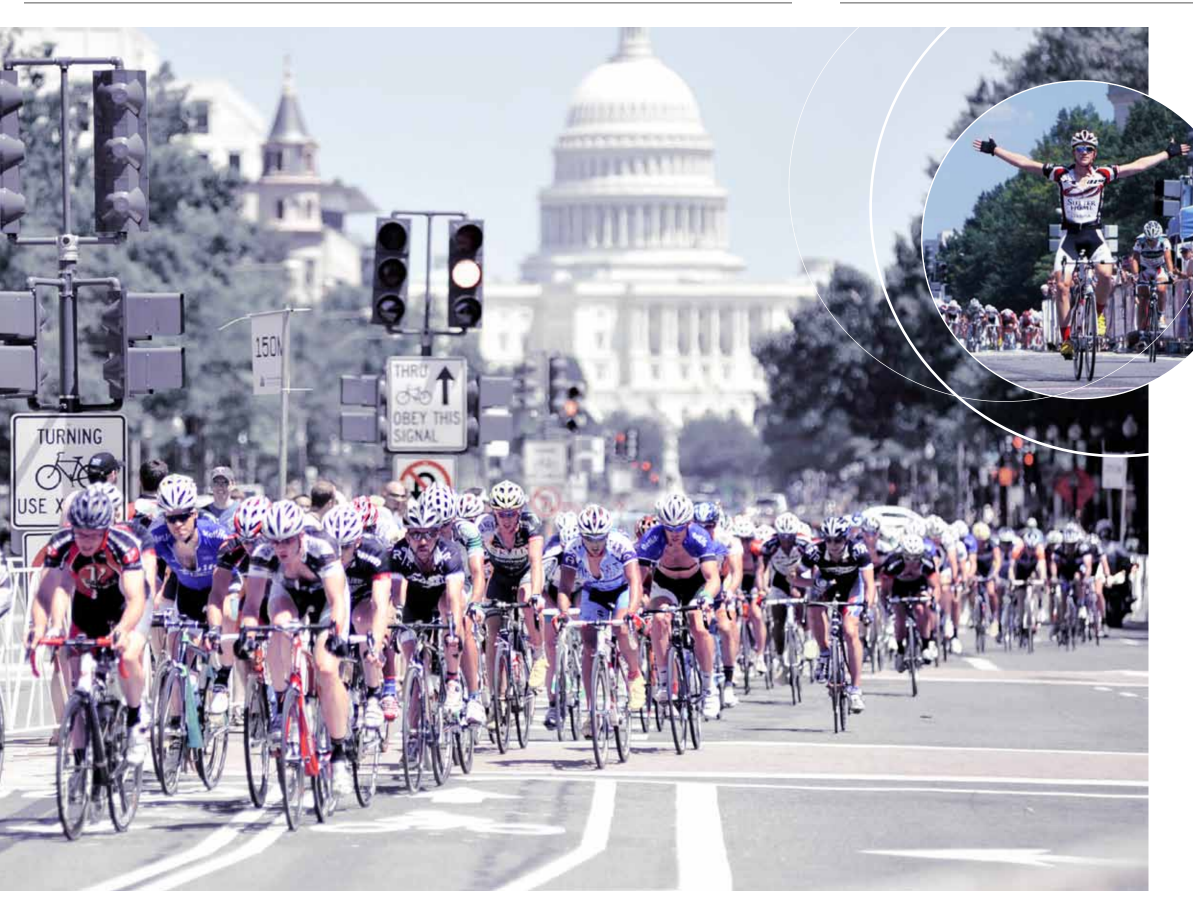
Premier sporting events included Major League Soccer's D.C. United games, the SunTrust National Marathon, the Marine Corps Marathon Health and Fitness Expo, and the Capitol Hill Volleyball Classic. The DC101 Chili Cook-Off and Shamrock Festival, held at RFK Stadium's festival grounds, were two of the year's most popular entertainment events in the District.

The Authority also hosted high-profile galas, conferences and consumer shows: the Leukemia Ball, the Washington Auto Show, NBC4's Health and Fitness Expo (one of the largest events of its kind in the nation), the Association of the United States Army's Annual Meeting and Expostion, the FIRST Robotics Competition, the Radio and Television Correspondents' Association Dinner, and a live broadcast of the popular television show "Antiques Roadshow." These events attracted attendees from all over the country and created jobs for DC residents, all while creating economic benefits for taxpayers through increased business for local hotels, restaurants and other members of the service industry.

The Authority continues to attract exciting sports, entertainment and special events to the District. Fiscal Year 2010 was just the beginning.



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A men's professional field of nearly 100 racers packed the streets of downtown DC to compete on one of the nation's most challenging 'crit' courses.

CAPITAL CRITERIUM

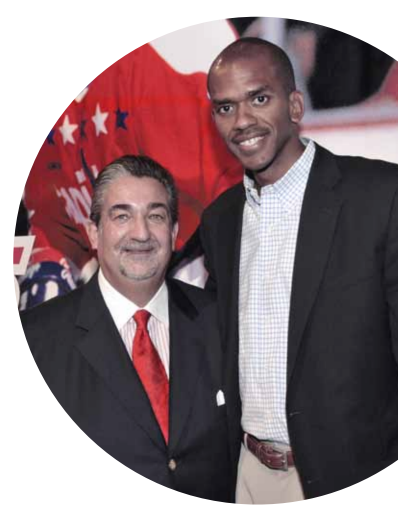
The Washington Convention and Sports Authority brought new momentum to the local cycling community, sponsoring the **2010 Capital Criterium**, a short-course bike race that attracted large crowds and an elite slate of professional criterium racers to the nation's capital. On July 11th, 2010, a men's professional field of nearly 100 racers packed the streets of downtown DC to compete on one of the nation's most challenging 'crit' courses.

In addition to the men's pro race, the Capital Criterium featured an assortment of activities throughout the day, including men's and women's amateur races; the CycleLife Kids' Safety Races, where all participating kids were given free helmets to promote cycling safety initiatives; and the CapCrit Lifestyle Expo. The Expo featured cycling, transportation, green-related exhibits by urban artists such as Albus Cavus, and the city's Department of Transportation, which showcased DC's bicycle-sharing system, SmartBikes.

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NATION'S TRIATHLON

On Sunday, September 12, 2010, athletes from nearly 1,000 cities, 46 states, and 14 countries descended upon Washington to compete in the 5th-annual Nation's Triathlon to Benefit the Leukemia & Lymphoma Society. As the Official Volunteer Sponsor of this year's Nation's Triathlon, which is also the fastest-growing triathlon in the country, the Authority helped create momentum

for the event by recruiting and managing volunteers to help with weekend race activities and also providing new amenities to help enhance the volunteer experience. The Authority plans to continue promoting volunteerism in sports and entertainment in the District, while working with the community to drive philanthropic efforts.

2010 CAPITALS CONVENTION

The Walter E. Washington Convention Center "Rocked the Red" as host to the popular **Capitals Convention**, a day-long interactive and informational celebration of the Washington Capitals professional hockey team. Previously held at the National Harbor resort complex in neighboring Maryland, this was the first year that the Capitals Convention was held in the District. Among the many highlights of the day was the unveiling of the 2011 Winter Classic jersey and

appearances by the entire roster of Capitals players and prominent alumni. Excited fans had the opportunity to get autographs and pictures with the players, participate in skills clinics, and attend panel discussions with hockey notables. It was an invigorating day for all who attended, and DC fans appreciated having the Convention in their hometown and close to the Verizon Center's home ice.

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The Authority formed strong partnerships with national and international organizations that created momentum for extending the organization's reach to attract monumental events to the District.

During this past year, the Authority formed strong partnerships with national and international organizations that created momentum for extending the organization's reach to attract monumental events to the District. It was the first year of partnerships with, among others, the National Cherry Blossom Festival and Cultural Tourism DC, a group that works to drive tourism to the city's varied historic neighborhoods. Additionally, the Authority secured significant business relationships with organizations such as the International AIDS Society, which announced that it would hold its XIX International AIDS Conference at the Convention Center in July 2012, marking the first time the conference will be held in the United States since 1990.

Working with the DC Commission on the Arts and Humanities, the Authority produced "Arts on N," a street festival and temporary art installation at the Convention Center that energized the Shaw community and celebrated the works of local artists. This innovative pop-up arts project was held over two weekends and featured live music, pop-up galleries, fashion and creative expressions. Attendees included city officials, Authority Board Members, staff and community leaders.

The Authority also supported inspired citywide events such as the DC Jazz Festival's "Jazz in the 'Hoods" program, the Washington International Horse Show, and DC's professional tennis sensation Washington Kastles, a World TeamTennis Pro League franchise.

The Authority continues to generate momentum for efforts that bring tourists to the District by lining up events that will draw visitors from all over world. For example, the Authority is already gearing up for the National Cherry Blossom Festival's 2012 centennial celebration, which will be an internationally publicized event that will generate enormous economic and community benefits for the District and local businesses.

BENEFICIAL PARTNERSHIPS



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MOMENTUM FOR THE FUTURE

Looking ahead to upcoming years, the Authority has secured exciting events and conferences that will further define the District as a premier travel destination. The Authority will host the 2011 **Summer Fancy Food Show**, bringing an estimated 24,000 foodies to the District in July and stimulating business in the nation's capital. Additionally, the Authority has announced that it will host the **XIX International AIDS Conference** in July 2012. The Authority has also added to its athletic roster of events: beginning in September 2011, the **Nation's Football Classic**™ will put Washington, DC center stage in the

storied tradition of football rivalries among Historically Black Colleges and Universities. In the inaugural game of a planned three-year series, Howard University and Morehouse College will face each other for the first time in nearly 15 years, bringing the thrill and excitement of an HBCU Classic to the District.

Looking forward to the future, food enthusiasts, football fans and world leaders are among those who will travel to the District in the next few years to attend sporting events, concerts and conferences.

MOMENTUM

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Latin momentum; movement

Coming off the success of Fiscal Year 2010, the Authority has hit its stride and continues to gain momentum. The Authority will reach unprecedented heights in 2011 and beyond, with several exciting surprises in store for the District of Columbia.

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The Washington Convention and Sports Authority had a pivotal year in FY2010 as we worked to bring together two organizations dedicated to generating economic benefits for the District of Columbia. Indeed, it was a year of success and transition on many other fronts as well. In addition to completing our merger, we successfully closed on a \$250-million bond issue for our Headquarters Hotel program, allowing us to move this mission-critical project from the drawing board to construction at the start of FY2011. The Authority also brought increased energy to the city's sports and entertainment offerings, hosting our annual college bowl game and Major League Soccer's DC United at RFK Stadium, while making investments in exciting new events, including the Capital Criterium.

Our Board of Directors also transitioned, with the conclusion of former Chairman Beverly Perry's term in December 2010 after five years of dedicated service to the Authority and the District of Columbia. Beverly's leadership was an essential part of the Board's work to make the Washington Marriott Marquis a reality, and she played a central role in ensuring we have the right executive leadership to move us into the future.

FY2010 also marked my last full year on the Board, after serving two terms alongside this group of talented individuals who all share a desire to see the Authority make the largest-possible impact on our city's economy. Although my term will end in mid-May 2011, I am confident that we are in a strong position to continue moving forward with our mission of creating economic and community benefits for the residents and businesses of the District of Columbia.

On behalf of the Board of Directors, I thank our staff, service partners, management team and stakeholders for their work to run and support this world-class organization. We've created the momentum in FY2010 to ensure that great things continue happening for the Authority in the years ahead.

Mitchell Schear
Acting Chairman

Mitchell Schear

President Vornado/Charles E. Smith Acting Chairman, Board of Directors Member, Development Committee

James Abdo

President & CEO Abdo Development Acting Vice Chairman, Board of Directors Chairman, Development Committee

Linda Greenan

Assistant Vice President for External Relations Georgetown University Secretary, Board of Directors Member, Operations Committee Member, Sports and Entertainment Committee

Emily Durso

Interim Assistant Superintendent for Postsecondary Education and Workforce, Office of the State Superintendent of Education Treasurer, Board of Directors Member, Development Committee Member, Finance Committee

John Boardman

Executive Secretary-Treasurer UNITE HERE Local 25
Member, Operations Committee

Dr. Natwar Gandhi*

Chief Financial Officer Government of the District of Columbia Chairman, Finance Committee

Jay Haddock Ortiz

President
Capital Hotels
Chairman, Operations Committee
Member, Finance Committee

William N. Hall

Partner
Venable LLP
Chairman, Sports and Entertainment Committee
Member, Finance Committee

Allen Y. Lew*

City Administrator
Government of the District of Columbia

*Denotes ex-officio members

BOARD OF DIRECTORS

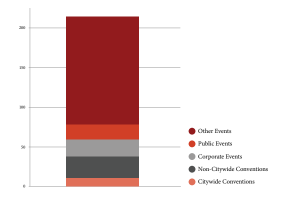
AS OF MAY 15, 2011

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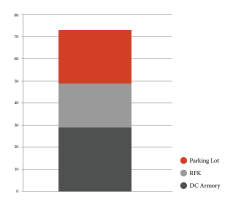
"Fiscal Year 2010 was one of the most exciting times in the 17-year history of our organization: not only did we complete a merger that broadened our mission and allowed us to create a higher level of economic and community benefits for the District of Columbia, but we also gained the momentum needed to move ahead with the Washington Marriott Marquis Hotel, our most important project since opening the new Convention Center in 2003."

Gregory A. O'Dell, President and CEO

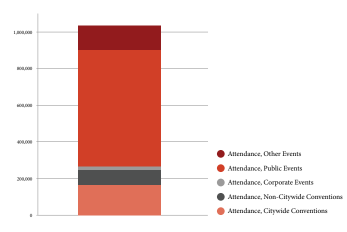
WEWCC TOTAL EVENTS, FY 10



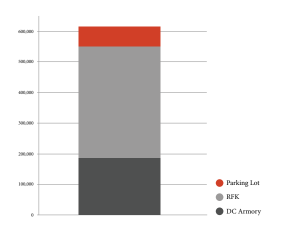
SESED TOTAL EVENTS, FY 10



WEWCC TOTAL ATTENDANCE, FY 10



SESED TOTAL ATTENDANCE, FY 10







Fiscal Year 2010 was one of the most exciting times in the 17-year history of our organization: not only did we complete a merger that broadened our mission and allowed us to create a higher level of economic and community benefits for the District of Columbia, but we also gained the momentum needed to move ahead with the Washington Marriott Marquis Hotel, our most important project since opening the new Convention Center in 2003.

Throughout this past year, our Board of Directors, development partners and stakeholders worked extremely hard to finalize the necessary agreements for our Headquarters Hotel program, allowing us to break ground a few weeks after the start of FY2011. The new hotel has always been an integral part of our long-term vision for both the Convention Center and the city's historic Shaw neighborhood; the Marquis' opening in 2014 will reaffirm Washington, DC, as the nation's premier destination for conventions, meetings and tradeshows.

We also took our sports and entertainment offerings to new heights during the fiscal year, laying the groundwork for the Military Bowl presented by Northrop Grumman – our most successful college bowl game yet – while undertaking an inaugural sponsorship of the DC Jazz Festival, allowing us to help create neighborhood-level economic activities while promoting our city's storied history as a hub for jazz culture.

I am thankful to our staff for delivering phenomenal results in FY2010 on multiple fronts, despite a set of economic challenges unseen in our industry in many years. Against the backdrop of a global financial downturn, we not only provided world-class service to an international audience of political and corporate leaders, but we also were able to put together the package of public-private funding that moved our Headquarters Hotel off of the drawing board and into the ground. I could not be more proud of our team for delivering on the promise of the Washington Convention and Sports Authority's mission under a set of circumstances that were both exciting and, at times, challenging. We are looking ahead to FY2011 and beyond with the knowledge that even greater things are on the horizon for our organization and for our city.

Gregory A. O'DellPresident and CEO



FINANCIAL STATEMENTS

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INDEPENDENT AUDITORS' REPORT

September 30, 2010

To the Mayor and Members of the Council of the Government of the District of Columbia Board of Directors Washington Convention and Sports Authority Washington, DC

We have audited the accompanying Statement of Net Assets of the Washington Convention and Sports Authority (the Authority), a component unit of the Government of the District of Columbia, as of September 30, 2010, and the related Statements of Revenues, Expenses, and Changes in Net Assets and Cash Flows for the year then ended. These basic financial statements are the responsibility of the Authority's management. Our responsibility is to express an opinion on these basic financial statements based on our audit.

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

In our opinion, the basic financial statements referred to above present fairly, in all material respects, the financial position of the Washington Convention and Sports Authority as of September 30, 2010, and the changes in its financial position and its cash flows thereof for the year then ended in conformity with U.S. generally accepted accounting principles.

As discussed in Note 2, the Washington Convention Center Authority and the Sports and Entertainment Commission merged on October 1, 2009 to form the Washington Convention and Sports Authority.

In accordance with *Government Auditing Standards*, we have also issued our report dated January 28, 2011 on our consideration of the Authority's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* and should be considered in assessing the results of our audit.

Management's Discussion and Analysis on pages 27 through 33 is not a required part of the basic financial statements, but is supplementary information required by U.S. generally accepted accounting principles. We have applied certain limited procedures, which consisted principally of inquiries of management regarding the methods of measurement and presentation of the required supplementary information. However, we did not audit the information and express no opinion on it.

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the Authority's basic financial statements. The schedule of net assets by fund and schedule of revenues, expenses and changes in net assets by fund on pages 48 through 50 are presented for purposes of additional analysis and are not a required part of the basic financial statements. The schedule of net assets by fund and schedule of revenues, expenses and changes in net assets by fund have been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.



January 28, 2011

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Washington Convention and Sports Authority Annual Report 2010

September 30, 2010

As management of the Washington Convention and Sports Authority (Authority or WCSA), we present Management's Discussion and Analysis (MD&A) of the Authority's financial condition and the results of operations for the year ended September 30, 2010 and pro forma 2009 information. This discussion is a narrative overview and analysis of our financial activities and should be read in conjunction with the accompanying financial statements.

INTRODUCTION

On October 1, 2009, in accordance with the Washington Convention Center Authority (WCCA) and DC Sports and Entertainment Commission (DCSEC) Merger Amendment Act of 2009, D.C. Law 18-111, DC Sports and Entertainment Commission was absorbed as a program of the WCCA and its mission, responsibilities and assets were transferred to WCCA. Following the transfer, the WCCA was renamed the Washington Convention and Sports Authority. This transfer created one umbrella organization with a broadened charter for increasing economic development through the promotion of key sports and entertainment offerings as well as major national and international conventions, meetings and special events held in the District of Columbia. As part of the Amendment Act, the District's Department of Real Estate Services (DRES) became responsible for the facility maintenance tasks previously performed by the DC Sports and Entertainment Commission.

ABOUT OUR BUSINESS

The Authority operates two distinct business divisions that generate significant regional economic impact by attracting conventions, tradeshows, sports and entertainment and other special events. The Convention Center Operations Division includes the Walter E. Washington Convention Center (WEWCC), an anchor of the District's hospitality and tourism economy that generates event-related revenue primarily from the sale and use of meeting and exhibition space, other ancillary services such as meeting room change over and commissions on telecommunications, audio-visual, electrical and catering at the WEWCC. The Sports, Entertainment and Special Events Division (SE&SED), which includes Robert F. Kennedy Memorial Stadium, the DC Armory and the surrounding Festival Grounds and functions as a landlord for National Park, generates revenue primarily from hosting a full season of DC United major league soccer games and other entertainment and community events.

The Authority also operates a 840-space public parking lot located at the old Washington Convention Center site at 900 9th Street, N.W., Washington D.C. The parking lot generates revenue primarily from parking fees and hosting special events such as holiday bazaars, sporting events, concerts and open air markets. Currently, the parking lot is managed through an agreement with U Street Parking. The revenue from the parking lot operation is shared with the District of Columbia.

FISCAL YEAR 2010 FINANCIAL HIGHLIGHTS

- Net assets increased by \$6.4 million an increase of 2% when compared to the year ended September 30, 2009 which includes the pro forma amount related to the combined Sports Commission and Convention Center.
- Operating expenses increased by \$1.9 million or 3% from fiscal year 2009, due to increases cost related to new marketing initiatives and contractual cost related to Convention Center parking operations.
- Operating revenue increased by \$.7 million or 3% from fiscal year 2009, resulting in total operating revenue of \$22.4 million in FY10. The increase in operating revenue was as a result of revenue generated from the newly merged division and Convention Center parking operations.
- Assets exceed liabilities by \$373 million at the close of fiscal year 2010, a 2% increase over fiscal year 2009.
- The statement of cash flows indicates a increase in cash for the year by \$9.4 million.
- The Authority's bonds are rated "A2" by Moody's and "A" by both Standard & Poor's Corporation and Fitch Rating Services.

MANAGEMENT'S DISCUSSION & ANALYSIS

September 30, 2010

(1) OVERVIEW OF THE FINANCIAL STATEMENTS

The Authority's financial report includes: Management's Discussion and Analysis; the Financial Statements; and Notes to the Financial Statements.

- The Financial Statements are designed to provide readers with a broad overview of the Authority's financial activities, in a manner similar to a private-sector business. These financial statements are prepared in conformity with U.S. Generally Accepted Accounting Principles (GAAP) as applied to governmental units on a full accrual basis. Under this basis of accounting, revenues are recognized in the period they are earned, while expenses are recognized in the period they are incurred. Depreciation and amortization of capital and deferred assets are recognized in the statement of revenues, expenses, and changes in net assets. The basic Financial Statements include a Statement of Net Assets, Statement of Revenues, Expenses, and Changes in Net Assets, and Statement of Cash Flows. This report also includes notes accompanying the statements to fully explain the activities detailed therein.
- The Statement of Net Assets presents information on all

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

- The Statement of Revenues, Expenses and Changes in Net Assets report both the operating and non-operating revenues and expenses and other changes in net assets for the end of a fiscal year.
- The Statement of Cash Flows presents information showing how the Authority's cash and cash-equivalents position changed during the fiscal year. The Statement of Cash Flows classifies cash receipts and cash payments resulting from operating activities, capital and related financing activities, non capital financing activities and investing activities.

(2) FINANCIAL ANALYSIS

The Authority's audited Statement of Net Assets; Statement of Revenues, Expenses and Changes in Net Assets; and Statement of Cash Flows are presented on pages 34 through 36.

The following table reflects a summary of the Authority's net assets at September 30, 2010 and 2009 (in thousands):

Table 1 Condensed Statement of Net Assets

			\$ Change	Percentage Change
	2010	2009	2010-2009	2010-2009
Current Assets	\$ 110,447	\$ 116,005	\$ (5,558)	-5%
Capital assets, net of accumulated depreciations	671,559	686,577	(15,018)	-2%
Other non-current assets	89,029	79,162	9,867	12%
Total Assets	\$ 871,035	\$ 881,744		
Current Liabilities	\$ 35,592	\$ 39,787	\$ (4,195)	-11%
Non-current Liabilities	462,114	475,067	(12,953)	-3%
Total Liabilities	\$ 497,706	\$ 514,854		
Net Assets:				
Investment in capital assets, net of related debt	\$ 196,913	\$ 199,422	\$ (2,509)	-1%
Restricted	83,282	73,191	10,091	14%
Unrestricted	93,134	94,277	(1,143)	-1%
Total Net Assets	\$ 373,329	\$ 366,890		

Note: Figures for 2009 represent the financial statements of WCSA on pro forma basis by combining the FY 2009 WCCA and DCSEC financial information.

September 30, 2010

For the year ended September 30, 2010 the Authority's financial position remained strong with total assets of \$871 million and a liabilities of \$498 million. Total assets decreased from fiscal year 2009 to fiscal year 2010 by \$10.7 million or 1% primarily due to depreciation expense offset by additional investments purchased during the fiscal year.

The total net assets of the Authority increased by 2% or \$6.4 million compared to the year ended September 30, 2009. As of September 30, 2010, the Authority had total net assets amounting

to approximately \$373 million, with the largest portion of the Authority's net assets, \$196.9 million or 53%, reflecting its investment in capital assets less any related debt used to acquire the assets. The Authority uses its capital assets to fulfill its mission of promoting conventions, tourism and sports and entertainment events in the District of Columbia. The resources to repay the debt are derived from dedicated tax collections which are composed of (i) 4.45% sales and use tax on hotel room charges and (ii) a 1% sales and use tax on restaurant meals, alcoholic beverages consumed on premises and rental vehicle charges in the District of Columbia.

Table 2
Revenues, Expenses and Changes in Net Assets (in thousands)

			\$ Change	Percentage Change
	2010	2009	2010-2009	2010-2009
Operating Revenues:				
Building rental	\$ 8,126	\$ 9,721	\$ (1,595)	-16%
Ancillary charges	14,274	11,991	2,283	19%
Total Operating Revenues	\$ 22,400	\$ 21,712		
Operating Expenses:				
Personal services	\$ 17,173	\$ 19,556	\$ (2,383)	-12%
Contractual services	16,105	13,864	2,241	16%
Depreciation	32,385	32,271	114	0%
Occupancy	6,598	7,286	(688)	-9%
Transfer to District	3,527	-	3,527	100%
Miscellaneous	936	1,509	(573)	-38%
Bad debt	204	557	(353)	-63%
Total Operating Expenses	\$ 76,928	\$ 75,043		
Operating loss	(54,528)	(53,331)	(1,197)	2%
Non-operating Revenues and (Expenses):				
Interest income	\$ 959	\$ 160	\$ 799	499%
Dedicated taxes	94,108	91,468	2,640	3%
Parking Lot revenue (old center site)	-	2,601	(2,601)	-100%
Miscellaneous	189	6,861	(6,672)	-97%
Bond interest and amortization issue costs	(23,873)	(24,412)	539	-2%
Marketing agencies payments	(10,416)	(10,740)	324	-3%
Parking Lot expenses (old center site)	-	(915)	915	-100%
Total Non-operating Revenues and (Expenses)	\$ 60,967	\$ 65,023		
Increase in net assets	6,439	11,692	(5,253)	-45%
Net assets, beginning of year	366,890	355,198	11,692	3%
Net assets, end of year	\$ 373,329	\$ 366,890	 	
·				

Note: Figures for 2009 represent the financial statements of WCSA on pro forma basis by combining the FY 2009 WCCA and DCSEC financial information.

MANAGEMENT'S DISCUSSION & ANALYSIS

September 30, 2010

Of the Authority's remaining net assets, \$83 million or 22% represents resources that are subject to external restrictions on how they may be used (primarily related to the Authority's bond indenture reserve requirements), while the remaining balances of \$93 million, or 25%, is unrestricted. Of the \$93 million unrestricted amount, the Authority is planning to use a significant portion for the financing of the new headquarter hotel.

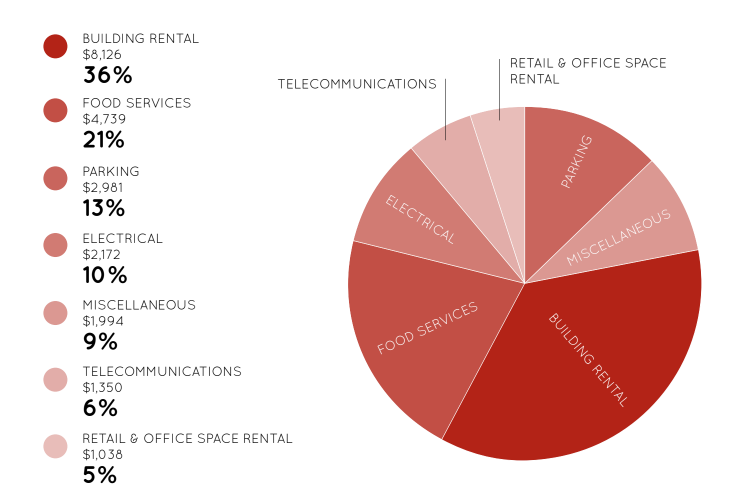
ANALYSIS OF CHANGES IN NET ASSETS REVENUES

For the fiscal years ended September 30, 2010 and 2009 the Authority's operating revenues were \$22.4 million and \$21.7 million, respectively.

Revenue increased by 3% compared to the previous year. The net increase was due to the inclusion of revenue from Convention Center parking operations offset by declines in building rental, electrical, telecommunications services charges and

miscellaneous revenue at the Convention Center. Miscellaneous income sources include trash hauling charges, special meeting room setup charges, equipment rental, and fees earned from ATMs installed inside the Convention Center. Merchandise commission from DC United, commissions from Ticketmaster, advertising & sponsorship and event services revenue at the SE&SED also included as miscellaneous income.

During FY2010, non-operating revenues of \$95.3 million were \$5.8 million lower than in FY2009. This is as a result of the elimination of the District operating subsidy and recognition of non-operating revenue in FY 2009 as a result of forgiveness of payroll and benefit cost liability. The former DCSEC's full-time employees' salaries and wage and benefits were previously paid through the District's payroll, benefits, and retirement systems with the former DCSEC reimbursing the District for the costs associated therewith. The following is a graphic illustration of operating revenue by source (in thousands).



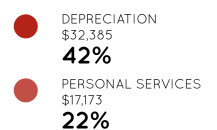
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September 30, 2010

EXPENSES

For fiscal years 2010 and 2009, the Authority's total operating expenses were \$76.9 million and \$75 million respectively. Total operating expenses increased by \$1.9 million or 3% from fiscal year 2009, primarily due to costs related to new marketing

initiatives and contractual cost related to Convention Center parking operations. The following is a graphic illustration of operating expenses (in thousands).



CONTRACTUAL SERVICES \$16,105

21%

OCCUPANCY \$6,598

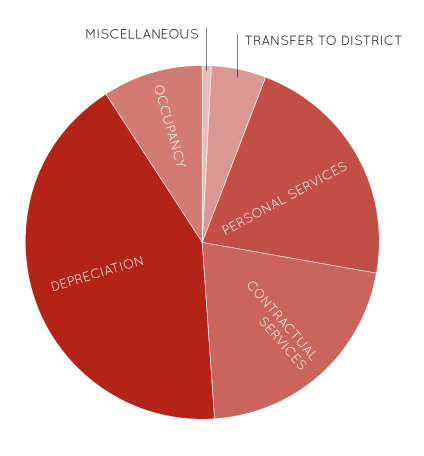
9%

TRANSFER TO DISTRICT \$3,527

5%

MISCELLANEOUS \$1,140

1%



Salaries decreased by \$2.4 million or 12%, reflecting overhead reduction as a result of synergy gained from the combined operation. Contractual services such as housekeeping, building insurance and security and marketing expenses accounted for \$16.1 million in FY2010, an increase of \$2.2 million or 16% compared to FY2009. The increases were due to the inclusion of contractual cost of parking operations. The increases also related to cost associated with new marketing initiatives launched in FY2010 to maintain and increase the number and quality of events. Occupancy expense, which includes all utility related expenses such as electricity, telecommunication, water, sewer and natural gas expense accounted for \$6.6 million, a decrease of 9% compared to FY2009. The decreases in expenses

were primarily due to savings resulting from the installation of energy efficient lighting at the Convention Center facility. Depreciation expense, primarily for the building, amounted to \$32 million, a slight increase of \$114,000 in fiscal year 2010.

The Authority's non-operating expenses consisted of \$23.9 million in bond interest payment and amortized issuance costs and \$10.4 million in payments to marketing agencies. The Washington Convention Center Authority Act of 1994 (as amended in 1998) requires the Authority to transfer 17.4% of the hotel taxes received to the Marketing Fund for the purpose of promoting conventions and tourism in the District of Columbia.

MANAGEMENT'S DISCUSSION & ANALYSIS

September 30, 2010

(3) CAPITAL ASSETS AND DEBT ADMINISTRATION CAPITAL ASSETS

The Authority has invested \$671.6 million in capital assets (net of depreciation). Approximately 84% of this investment is related to the cost of the convention center building. The Authority's capital assets have increased by \$15 million compared to fiscal year 2009, which was primarily due to building improvements and the Convention Center headquarters' hotel pre-development costs.

Table 3 summarizes the Authority's capital assets, net of accumulated depreciation at September 30, 2010 and 2009. The changes are presented in detail in Note 5 to the financial statements.

Table 3
Capital Assets (Net of Depreciation) (in thousands)

			\$	Change	Percentage Change
	2010	2009	201	0-2009	2010-2009
Non-depreciable					
Land	\$ 4,785	\$ 4,785	\$	-	0%
Construction in progress	4,052	3,052		1,000	33%
Plumber's building	33,425	33,425		-	0%
Artwork	2,742	2,742		-	0%
Total non-depreciable capital assets	\$ 45,004	\$ 44,004			
Depreciable					
Building	769,453	769,452		1	0%
Building improvements	21,446	12,552		8,894	71%
Building improvements-RFK	33,755	33,762		(7)	0%
Stadium Structure	19,037	19,037		-	0%
Parking Lot improvements	5,965	5,966		(1)	0%
Central plant	16,265	16,266		(1)	0%
Financial Systems	1,416	1,414		2	0%
Furniture and Fixtures	16,507	9,777		6,730	69%
Furniture and Fixtures-RFK	367	2,648	((2,281)	-86%
Machinery and equipment	8,439	7,685		754	10%
Total depreciable capital assets	\$ 892,650	\$ 878,559			
Less: Accumulated Depreciation	266,095	235,986		30,109	13%
Net Capital Assets	\$ 671,559	\$ 686,577			

Note: Figures for 2009 represent the financial statements of WCSA on pro forma basis by combining the FY 2009 WCCA and DCSEC financial information.

September 30, 2010

DEBT ADMINISTRATION

The Authority had \$475 million and \$487 million in debt outstanding, a decrease of \$12.5 million or 3% at the end of fiscal years September 30, 2010 and 2009 respectively. The decrease is attributed to principal payments made during fiscal year 2010.

The debt position of the Authority is summarized below and is more fully analyzed in the financial statements. (see Note 7 for more information on long-term debt)

Table 4
Long-Term Debt Outstanding (in thousands)

			\$ Change	Percentage Change
	2010	2009	2010-2009	2010-2009
Bonds Payable	\$ 465,998	\$ 477,785	\$ (11,787)	-2%
Financing Arrangements	8,651	9,370	(719)	-8%
Total debt outstanding	\$ 474,649	\$ \$487,155		
Current portion of debt outstanding	13,419	12,879	540	4%
Debt outstanding less current portion	\$ 461,230	\$ 474,276		

In addition to the above long-term outstanding debt, the Authority has long-term liabilities related to compensated absences of \$0.9 million.

The Authority's bonds are rated "A2" by Moody's and "A" by both Standard & Poor's Corporation and Fitch Rating Services.

(4) FACTORS IMPACTING FUTURE PERIODS

On October 26, 2010, the Authority concluded the sale of its Series 2010 Bonds in the gross amount of approximately \$250 million to finance construction and development of a privately owned and operated headquarters hotel (the "HQ Hotel") for the Convention Center. The bonds yielded \$206 million in net revenue, after cost of issuance, capitalized interest and reserve requirements. They are secured by specified revenue sources, carry an interest rate of approximately 5%, and reach final maturity in 2040. The Bonds bear interest from the date of delivery, payable semiannually each April 1 and October 1, commencing on April 1, 2011.

(5) BUDGETARY CONTROLS

The Authority adopts an operating and capital budget, which are approved by its Board of Directors in February of each year for the subsequent fiscal year. The budget is reviewed and adjusted if necessary by the Board prior to the start of each new fiscal year. The budgets are loaded into the Authority's Financial Management System, which prevents overspending without appropriate approvals. The Financial Management Division prepares monthly reports for the Board of Directors and its Finance Committee. The reports are reviewed and acted upon each month to ensure the Authority complies with its authorized budget levels.

After approval by the Board of Directors, the Authority is required to submit its annual operating and capital budgets to the Mayor and Council of the District of Columbia to be included in the District's budgets that are sent to the United States Congress for approval.

(6) REQUEST FOR INFORMATION

This financial report is designed to provide a general overview of the Authority's finances for all those with an interest in its finances. Questions concerning any of the information provided in this report, or requests for additional financial information, should be addressed to Mr. Henry W. Mosley, Chief Financial Officer, Washington Convention and Sports Authority, 801 Mount Vernon Place, NW, Washington, D.C. 20001.

STATEMENT OF NET ASSETS (IN THOUSANDS)

September 30, 2010

		2010
ASSETS		2010
Current Assets		
Cash and Cash Equivalents	\$	14,103
Restricted Cash	•	2,500
Investments		81,645
Due from District of Columbia		8,487
Accounts Receivable, Net of Allowance for Uncollectible Accounts		2,185
Prepaid Expenses and Other Assets		1
Accrued Interest Receivable		1,526
Total current assets		110,447
Noncurrent assets		
Non-Depreciable Capital Assets		45,004
Depreciable Capital Assets, Net of Accumulated Depreciation		626,555
Unamortized Bond Issue Costs		5,892
Restricted Investments		83,137
Total Noncurrent Assets		760,588
Total Assets	\$	871,035
LIABILITIES		
Current Liabilities		
Accounts Payable	\$	5,234
Due to District Government		2,422
Compensation Liabilities		599
Deferred Revenue		2,807
Accrued Interest Payable		11,111
Other Financing Arrangement Payable, Current Portion		719
Bonds Payable, Current Portion		12,700
Total Current Liabilities		35,592
Noncurrent Liabilities		
Compensated Absences		884
Long-term Bonds Payable including Premium		453,298
Long-term Other Financing Arrangement Payable		7,932
Total Noncurrent Liabilities		462,114
Total Liabilities		497,706
NET ASSETS		
Restricted Net Assets		106010
Invested in Capital Assets, Net of Related Debt		196,910
Restricted For:		22.011
Debt Service and Capitalized Interest		23,811
Capital Renewal		17,221
Operating Fund		28,126
Marketing Fund Senior Proceeds Account		-
Debt services reserve		13.077
Debt services reserve Kenilworth Park		13,977
Unrestricted Net Assets		145 93,137
	<u>Ф</u>	
Total Net Assets	\$	373,329

The accompanying notes are an integral part of these financial statements.

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STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS (IN THOUSANDS)

Year Ended September 30, 2010

	2010
Operating Revenue and Expenses	
Operating Revenues:	
Building Rental	\$ 8,126
Food Services	4,739
Electrical	2,172
Parking	2,981
Telecommunications	1,350
Retail and Office Space Rental	1,038
Miscellaneous	1,994
Total Operating Revenues	22,400
Operating Expenses	
Personnel Services	17,173
Contractual Services	16,105
Depreciation	32,385
Occupancy	6,598
Transfer to District	3,527
Miscellaneous	936
Bad Debt	204
Total Operating Expenses	76,928
Operating Loss	(54,528)
Nonoperating Revenues and (Expenses)	
Interest Income	959
Dedicated Taxes	94,108
Interest Expense	(23,649)
Amortization of Bond Issuance Costs	(224)
Marketing Agencies & Internal Marketing Expenses	(10,416)
Miscellaneous Revenue	959
Miscellaneous Expenses	(485)
Prior Year Cost Recovery	(273)
Loss on Disposal of Fixed Assets	(12)
Total Nonoperating Revenues and (Expenses)	60,967
Increase in Net Assets before changes related to contributions of DCSEC	6,439
Contributions of Net Assets of DCSEC	19,844
Increase in Net Assets	26,283
Net Assets, Beginning of Year - WCCA	347,046
Net Assets, End of Year	\$ 373,329

The accompanying notes are an integral part of these financial statements.

STATEMENT OF CASH FLOWS (IN THOUSANDS)

Year Ended September 30, 2010

		2010
Cash flows from operating activities:		
Receipts from customers	\$	22,032
Payments to suppliers		(27,899)
Payments to employees		(17,376)
Other payments		(3,527)
Net cash used in operating activities		(26,770)
Cash flows from capital and related financing activities:		
Acquisition and construction of capital assets		(17,380)
Other financing arrangement payment		(719)
Bonds payable payment		(12,160)
Interest payments		(23,545)
Net cash used in capital and related financing activities		(53,804)
Cash flows from noncapital financing activities:		
Dedicated tax receipts		94,059
Transfers to tourism responsibility centers		(10,416)
Other receipts		200
Net cash provided by noncapital financing activities		83,843
Cash flows from investing activities:		
Sales of investments		136,169
Purchases of investments		(141,149)
Receipts of interest and dividends		28
Contributions from DCSEC		11,046
Net cash used in investing activities		6,094
Net increase in cash and cash equivalents		9,363
Cash and cash equivalents, beginning of year		7,240
Cash and cash equivalents, end of year	\$	16,603
Reconciliation of Operating Loss to Net Cash Used In Operating Activities		
Operating Loss	\$	(54,528)
Adjustments to Reconcile Operating Loss to Net Cash Used in Operating Activities		
Depreciation		32,385
Bad debt expense		204
Increase in receivables		(688)
Decrease in prepaid expenses and other assets		229
Decrease in accounts payable		(4,490)
Decrease in compensation liabilities		(202)
Increase in deferred revenue		320
Net Cash Used in Operating Activities	\$	(26,770)
Interest expense paid	\$	(23,545
Non-cash investing, capital and financing activities		,
Net Assets contribution from DCSEC	\$	8,798
	Ψ	0,7 70

The accompanying notes are an integral part of these financial statements.

September 30, 2010

NOTE 1: REPORTING ENTITY

The Washington Convention Center Authority (WCCA), a corporate body and independent authority of the District of Columbia government was created pursuant to the "Washington Convention Center Authority Act of 1994," D.C. Law 10-188 (the WCCA Act), effective September 28, 1994.

The Authority was established for the purpose of acquiring, constructing, equipping, maintaining, and operating a new convention center in the District of Columbia. The Authority engages in activities deemed appropriate to promote trade shows, conventions, and other events closely related to activities of the new convention center.

The Washington Convention and Sports Authority (the Authority or WCSA) was formed on October 1, 2009 following the transfer of D.C. Sports and Entertainment Commission's mission, responsibilities and assets to WCCA in accordance with the Washington Convention Center Authority and DC Sports and Entertainment Commission Merger Amendment Act of 2009, D.C. Law 18-111.

Following the transfer, the Authority's Board of Directors (the Board) grew from nine to eleven members. Two members serve as ex-officio voting members of the Board. One of the ex-officio members must be the chief financial officer of the District of Columbia and the mayor designates the other. The remaining nine public members are appointed by the mayor with the consent of the Council of the District of Columbia (the Council). The terms of the public members are four years. The mayor appoints one public member as chairperson with the advice and consent of the Council.

The Authority receives its funding by generating operating revenue from meetings, sports events, parking, advertising, sponsorships, and ancillary operations. In addition, it receives dedicated taxes from the hospitality industry as well as interest and dividend income from investments. The dedicated taxes were established pursuant to the WCCA Act. Effective October 1, 1998, the dedicated taxes consist of a separate sales and use tax of 4.45% (of the District's 14.5%) on hotel room charges and a sales and use tax of 1.0% (of the District's 10.0%) on restaurant meals, alcoholic beverages consumed on premises, and rental vehicle charges. The dedicated taxes are collected on behalf of the Authority in accordance with the September 1998 Lockbox and

Collection Agreements executed by the Authority, the District and a financial institution.

The Authority is a component unit of the District of Columbia government.

NOTE 2: BUSINESS COMBINATIONS

On October 1, 2009, the District of Columbia Government dissolved the D.C. Sports and Entertainment Commission (DCSEC) and transferred its net assets to the Washington Convention Center Authority (WCCA). Following the transfer, the WCCA was renamed the Washington Convention and Sports Authority (the Authority or WCSA).

DCSEC was established pursuant to D.C. Law 10-152, Omnibus Sports Consolidation Act of 1994 for the purpose of promoting and managing sports and entertainment events primarily in the District. The WCSA maintained and enhanced the mission of the former DCSEC through the creation of a separate program for this purpose.

The transfer of net assets provides the Authority an opportunity to expand its service area not only by running a world-class convention and meetings facility, but also through the promotion and coordination of key sports and entertainment activities for the District. A separate Sports, Entertainment and Special Events Division (SE&SED) was formed to provide these services, while the core Convention Center Operations Division team remains unchanged.

The Authority recognized net assets of the former DCSEC of \$19.8 million in its Statement of Revenues, Expenses, and Changes in Net Assets. The net assets consisted of \$12.4 million invested in capital assets, net of related debt; \$146,000 of temporarily restricted assets for Kenilworth Park improvements, and unrestricted net assets of \$7.3 million for the year ended September 30, 2010. The following table summarizes the October 1, 2009 carrying values of the assets and liabilities transferred.

NOTES TO FINANCIAL STATEMENTS (IN THOUSANDS)

September 30, 2010

Major Classes of Assets

October 1, 2009

	Amount
Cash & Cash Equivalents	\$ 11,046
Accounts receivable, net	1,001
Prepaid Expenses	230
Capital assets, net	12,407
Current liabilities	(4,840)
Contribution of net assets of DCSEC	\$ 19,844
Investments in capital assets, net of related debt	\$ 12,407
Restricted	146
Unrestricted	7,291
	\$ 19,844

September 30, 2010

NOTE 3: SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accounting policies of the Authority conform to U.S. Generally Accepted Accounting Principles (GAAP) as applicable to government enterprises. The following is a summary of the Authority's significant accounting policies:

BASIS OF ACCOUNTING

The Authority's basic financial statements are reported using the economic resources measurement focus and the accrual basis of accounting. Revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows. The measurement focus is on the flow of economic resources. With this measurement focus, all assets and all liabilities associated with the operations are included on the Statements of Net Assets.

In accordance with Governmental Accounting Standards Board (GASB) Statement No. 20, Accounting and Financial Reporting for Proprietary Funds and Other Governmental Entities that use Proprietary Fund Accounting, the Authority applies all applicable GASB pronouncements. The Authority has elected to apply only those Financial Accounting Standards Board (FASB) Statements and Interpretations, Accounting Principles Board (APB) Opinions, and Accounting Research Bulletins, issued on or before November 30, 1989, that do not conflict with or contradict GASB pronouncements.

For the purposes of financial reporting, the Authority is considered to be a single enterprise fund. However, for accounting purposes, and to ensure observation of limitations and restrictions placed on the use of the resources available to the Authority, accounts are maintained in accordance with the principles of fund accounting.

The Authority accounts for its activities in eight separate funds: the Operating Fund, the Building Fund, the Marketing Fund, Capital Fund, the Demolition Fund, Operating (SE&SED) Fund, New Stadium Fund and SE&SED Capital Fund. The following activities are reported in each fund.

- **a. Operating Fund** The operating fund accounts for the transactions related to the operation of the convention center.
- **b. Building Fund** The building fund accounts for the transactions related to the new hotel and expansion projects.

- **c. Marketing Fund** The marketing fund accounts for the transactions related to the marketing fund for the purpose of promoting conventions and tourism in the District of Columbia.
- **d. Capital Fund** The capital fund accounts for the transactions related to the improvement of the convention center.
- **e. Demolition Fund** The Demolition Fund accounts for the transactions related to the demolition of the old convention center, construction of a parking lot, and management of parking operations.
- **f. Operating (SE&SED) Fund** The operating SE&SED Fund accounts for transactions related to the operation of Robert F. Kennedy Memorial Stadium and DC Armory.
- **g. New Stadium Fund** The New Stadium Fund accounts for transactions related to the new Nationals Park Stadium.
- **h. SE&SED Capital Fund** The SE&SED Capital fund accounts for the transactions related to the improvement of the Robert F. Kennedy Memorial Stadium and DC Armory.

CURRENT AND NONCURRENT

Current assets are used to designate cash and other assets or resources commonly identified as those which are reasonably expected to be realized in cash or consumed during a normal operating cycle of business usually one year or less, without interfering with normal business operations. Current liabilities are defined as obligations whose liquidation is reasonably expected to require the use of existing resources properly classifiable as current assets, or the creation of other current liabilities.

CASH AND CASH EQUIVALENTS

The Authority considers all highly liquid instruments purchased with an original maturity of less than 90 days to be cash equivalents.

RECEIVABLES

Receivables relate to transactions involving building rental, electrical, telecommunications, audio-visual, advertising, sponsorships, parking, and miscellaneous revenue.

NOTES TO FINANCIAL STATEMENTS (IN THOUSANDS)

September 30, 2010

ALLOWANCE FOR DOUBTFUL ACCOUNTS

The Authority establishes an allowance for doubtful accounts for all account receivables over 180 days old. At September 30, 2010 accounts receivable were shown net of allowance for doubtful accounts of \$951 thousand.

INVESTMENTS

Investments in money markets and repurchase agreements are recorded at market value which approximates fair value. Treasury obligations and commercial paper are recorded at amortized cost which approximates fair value.

CAPITAL ASSETS AND DEPRECIATION

Capital assets are carried at cost at the date of acquisition less accumulated depreciation. The Washington Convention and Sports Authority capitalized assets with an original cost of \$5 thousand or greater. Donated capital assets are recorded at fair market value at the date donated. Depreciation expense is calculated using the straight-line method over the following estimated useful lives:

Financial Systems	5 years
Machinery and Equipment	5 years
Furniture and Fixtures	10 years
Central Plant	20 years
Building and Building Improvements	30 years
Structure and Parking Lot Improvements	5-35 years
RFK Stadium	50 years

Expenditures for repairs and maintenance that do not increase the economic useful lives of related assets are charged to operations during the fiscal year in which the costs are incurred.

AMORTIZATION OF BOND PREMIUM, BOND DEFERRAL AND ISSUANCE COSTS

The bond premium is recorded as an increment of the carrying cost of the bonds. Bond premium and issuance costs are amortized based upon the weighted average of bonds outstanding over the term of the bonds. Bond deferral is the result of defeasance of Series 1998A bond which was the difference between the reacquisition price and the net carrying amount of the old debt. It is deferred and amortized over the remaining life of the old or new debt, whichever is shorter. It is being amortized over twenty two (22) years, the remaining life of the old bonds.

DEFERRED REVENUE

Deferred revenue represents revenue and deposits received in advance from show managers and promoters for events booked at the Walter E. Washington Convention Center and the Sports, Entertainment and Special Events Division.

OPERATING COMPONENT

The financial statement operating component includes all transactions and other events that are not defined as capital and related financing, noncapital financing or investing activities.

REVENUE RECOGNITION

Revenues are recorded when earned. Dedicated taxes are recorded in the period when the exchange transaction on which the tax is imposed occurs.

The Authority distinguishes between operating revenues and expenses and non-operating items. Operating revenues and expenses generally result from providing services in connection with the Authority's ongoing operation. The principal operating revenues of the Authority consist of building rental, electrical, telecommunications, food services, audiovisual, retail/office space rental, event services, advertisements and sponsorship and miscellaneous revenues. Operating expenses include personnel services, contractual services, depreciation, occupancy, supplies, transfer to District and miscellaneous expenses. All revenue and expenses not meeting this definition are reported as non-operating revenues and expenses.

COMPENSATED ABSENCES

The Authority accrues a liability for annual leave based on salary rates and accumulated leave hours at September 30. Employees earn annual leave during the year at varying rates, depending on the employee's classification and years of service. Generally, non-union employees may carry a maximum of 240 hours of annual leave and union employees may carry a maximum of 320 hours beyond December 31 of each calendar year. Carryover of annual leave in excess of 240 and 320 hours is permitted with the approval of appropriate Authority officials. The accrued maximum annual leave balance is payable to employee's upon termination of employment.

September 30, 2010

ESTIMATES

The preparation of financial statements in conformity with Generally Accepted Accounting Principles in the United States of America (GAAP) require management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements. Estimates and assumptions may also affect the reported amounts of revenues and expenses. Accordingly, actual results could differ from those estimates.

NOTE 4: CASH DEPOSIT AND INVESTMENTS

The Authority complies with GASB Statement No. 40, Deposit and Investment Risk Disclosures. Cash, cash equivalents and investments are separately held by several of the Authority's funds.

CASH DEPOSITS

The carrying amount of the Authority's cash as of September 30, 2010 was \$16.6 million. The Authority's bank balance at September 30, 2010 was \$17.3 million. These bank balances are entirely insured or collateralized with securities held by third parties in the Authority's name.

INVESTMENTS

In accordance with the Authority's investment policy adopted in 1999 and amended in 2009, the Authority may invest in bonds, notes, certificates of indebtedness, treasury bills, or other securities guaranteed by the U.S Government, its agencies, and instrumentalities, domestic interest bearing savings accounts, certificate of deposits, time deposits or any other investments that are direct obligations of any bank, short-term obligations of U.S Corporations, shares or other securities legally issued by state or federal savings and loan associations that are insured by the FDIC, money market mutual funds registered under amended Investment Act of 1940, repurchase agreements with any bank, trust company, or national banking association or government bond dealer reporting to the Federal Reserve Bank of New York, and investment agreement which represent the unconditional obligation of one or more banks, insurance companies or other financial institutions, or are guaranteed by a financial institution.

As of September 30, 2010, the Authority's investments were in money market, agency securities and certificate of deposits. Agency Securities and Money Market investments were rated AAA and/ or collateralized by the fund provider. However, the certificate of deposit is collateralized at 102% by the bank pledging of securities with a safekeeping agent to cover the uninsured deposit.

As of September 30, 2010, the Authority had the following investments:

Investment Type	201
Agency Securities	\$ 81,50
Money Market	36,03
Certificate of Deposits (CDs)	47,00
Repos	25
Totals	\$ 164,78

NOTES TO FINANCIAL STATEMENTS (IN THOUSANDS)

September 30, 2010

The Authority's investments are subject to certain risks. Those risks are as follows:

Custodial Credit Risk: Custodial credit risk is the risk that, in the event of failure of the counterparty, the Authority will not be able to recover the value of its investments. As of September 30, 2010, a significant portion of the Authority's investments were held by a counterparty that is insured and collateralized.

Interest Rate Risk: Interest rate risk is the risk that changes in interest rates will adversely affect the fair value of an investment. As of September 30, 2010, all funds are invested in triple A rated money market funds, agency securities and certificate of deposits (CDs) thereby limiting the Authority's exposure to interest rate risk. To mitigate interest rate risk, management is vigilant in monitoring the movement of interest rates and shorter-term exposures are simple and easily adjusted to control risk.

Credit Risk: Credit Risk is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. The Authority's investment policy limits investments to investments that are highly rated by Moody or Standard and Poor. As of September 30, 2010, the Authority's investments were in a short term money market funds, triple A rated agency securities and certificate of deposits.

Concentration of Credit Risk: The Authority places no limit on the amount that maybe invested in any one issuer.

Debt Service Reserve: Under the Bond Trust agreements, the Authority is required to maintain certain reserve requirements for debt service, operating and marketing, capital renewal and replacement, and marketing. The Authority maintained the above investment in various reserve requirements accounts. At September 30, 2010, those restricted investments totaled approximately \$83.1 million.

In connection with the Series 2007A Bonds, the Debt Service Reserve Account requirement is satisfied by the deposit of a surety bond (the Reserve Account Credit Facility) provided by AMBAC Assurance Corporation ("Ambac Assurance" the "Reserve Account Credit Facility Provider"). If there are insufficient funds in the debt service account, the series 2007A Bonds are insured against non-payment by a Municipal Bond Insurance Policy issued by AMBAC Assurance Corporation (Ambac Assurance or "Insurer"). However, due to the lowering of AMBAC's credit rating, the Authority is obligated to provide a disclosure with respect to the downgrade of AMBAC who provided the surety policy for the 2007 Convention Center Revenue and Refunding Bonds and the Authority is required either to provide a substitute surety or post cash or other collateral in the debt service reserve account. The Indenture requires that the Authority fill the debt service reserve fund in 10 equal installments on each April 1 and October 1 over the next five years. The Authority chose to self fund the debt service reserve fund and as of September 30, 2010, the Authority set aside \$14 million in the debt service reserve account.

The following table summarizes the minimum reserve requirements and actual balance on the reserves as of September 30, 2010.

Reserve Account	Investment Balance as of aber 30, 2010	Minimum Required Reserve (Restricted)		Over an	ble Reserve d Above the d Minimum
WCSA Bond Fund Senior Proceeds Account	\$ 2	\$	2	\$	-
Revenue Account	29,704		-		29,704
Senior Debt Service Account	38,406		23,811		14,595
Debt Service Reserve Account	13,977		13,977		-
Capital Renewal & Replacement Account	32,060		17,221		14,839
Operating and Other Accounts	336		-		336
Marketing Account	557		-		557
Operating and Marketing Reserve Account	49,740		28,126		21,614
Totals	\$ 164,782	\$	83,137	\$	81,645

September 30, 2010

NOTE 5: CAPITAL ASSETS

Capital asset balances at September 30, 2010 are summarized as follows:

	Balance @ 9/30/2009	Additions	Disposals	ransfers and Adjustments	Balance @ 9/30/2010
Non-Depreciable					
Land	\$ 4,785	\$ -	\$ -	\$ -	\$ 4,785
Construction in Progress	3,052	1,000	-	-	4,052
Plumber's Building	33,425	-	-	-	33,425
Artwork	2,742	-	-	-	2,742
Total Non-Depreciable Capital Assets	\$ 44,004	\$ 1,000	\$ -	\$ -	\$ 45,004
Depreciable					
Building (WEWCC)	\$ 769,452	\$ -	\$ -	\$ 1	\$ 769,453
Building Improvements (WEWCC)	12,552	8,894	-	(1)	21,445
Stadium Structure (SE&SED)	-	-	-	19,037	19,037
Building Improvements/Displays (SE&SED)	-	-	-	33,755	33,755
Parking Lot Improvements (SE&SED)	-	-	-	5,965	5,965
Central plant	16,266	-	-	(1)	16,265
Financial systems	1,414	1	-	1	1,416
Furniture and fixtures	9,777	6,731	-	-	16,508
Furniture and Equipment (SE&SED)	-	-	(2,283)	2,650	367
Machinery and Equipment	7,685	754	-	-	8,439
Total Depreciable Capital Assets	817, 146	16,380	(2,283)	61,407	892,650
Less: Accumulated Depreciation	186,980	32,385	(2,283)	49,013	266,095
Total Net Depreciable Capital Assets	\$ 630,166	\$ (16,005)	\$ -	\$ 12,394	\$ 626,555

CONSTRUCTION IN PROGRESS

The construction in progress represents predevelopment costs related to construction of the new headquarters hotel project.

NOTE 6: FINANCING ARRANGEMENTS PAYABLE

The Authority entered into an arrangement with a vendor to finance the construction of the Central Plant for the Authority. The Central Plant, which is part of the convention center, provides

hot and chilled water to the facility. The total construction cost of the Central Plant was approximately \$16 million. The vendor financed \$14 million and the Authority paid the remaining balance of \$1.8 million with bond proceeds. Under the financing arrangement, the Authority agreed to pay the vendor \$0.7 million annually for twenty years and will assume ownership of the plant at the end of the lease term.

NOTES TO FINANCIAL STATEMENTS (IN THOUSANDS)

September 30, 2010

The following reflects the annual financing arrangement payable through maturity as of September 30th:

Year ending September 30:

-	
2011	\$ 1,135
2012	1,099
2013	1,063
2014	1,027
2015	991
2016-2020	4,417
2021-2022	1,539
Total	\$ 11,271
Less Interest	(2,620)
Total Financing Arrangement Payable	8,651
Less Current Portion	719
Long Term Portion	\$ 7,932

NOTE 7: BOND PAYABLE

The Authority was authorized to issue bonds to finance the costs of the new convention center pursuant to the WCCA Act, as amended. On September 28, 1998, the Authority issued \$524.5 million in senior lien dedicated tax revenue bonds (Series 1998A Bonds) to finance the construction of the new Washington Convention Center.

On February 1, 2008, WCCA issued \$492.5 million of refunding Series 2007A Bonds, with a net premium of \$15.6 million to effect a refunding for the Series 1998A Bonds. These refunding Bonds were dated February 1, 2008, with maturities ranging from October 2007 to October 2037, at a variable interest rates ranging from of 3.75% to 5%. The net proceeds of these refunding bonds were used to 1) advance refund all of the Series 1998A Bonds in the aggregate principal amount of \$480.6 million; 2) refinance a portion of the land acquisition cost of WCCA related to the headquarters hotel; and 3) pay the premium for the Reserve Account Credit Facility that will fund the Series 2007A Bonds, including the premium for the Financials Guaranty Insurance Policy. As a result, the previously outstanding refunded bonds are considered to be defeased and the liability for those bonds have been extinguished. On a net present value basis the aggregate difference in debt service between the old and new debt is \$10 million. The economic gain on the transaction was \$13.8 million.

In FY 1998, the District and the WCCA entered into lockbox and collection agreements with a local bank into which the dedicated taxes are deposited and transferred to the bond trustee. Dedicated taxes are collected one month in arrears.

The WCCA Act provides that on or before July 15 of each year, the District's Auditor shall deliver a certification relating to the sufficiency of the projected dedicated tax revenues, WCSA operating revenues, and any amounts in excess of the minimum reserve account deposits to meet the sum of the projected operating and debt service expenditures and reserve requirements. If the projected revenues are insufficient, the WCCA Act requires the mayor to impose surtax in an amount sufficient to meet the projected dedicated taxes for fiscal year 2010 were expected to be sufficient to meet the projected expenditures and reserve requirements. Therefore, no surtax was imposed by the mayor.

As of September 30, 2010, the Authority's bond liability totaled approximately \$469 million. A summary of annual maturities of the bonds payable for the years ending September 30, are as follows:

	Principal	Interest	De	bt Service
2011	\$ 12,700	\$ 21,655	\$	34,355
2012	13,265	21,055		34,320
2013	13,865	20,375		34,240
2014	14,545	19,687		34,232
2015	15,235	18,988		34,223
2016-2020	87,955	82,282		170,237
2021-2025	111,860	57,355		169,215
2026-2030	141,520	26,451		167,971
2031-2035	48,505	3,936		52,441
2036-2037	9,225	212		9,437
	\$ 468,675	\$ 271,996	\$	740,671

At September 30, 2010, the unamortized bond premium and bond deferral were \$13.7 million and \$16.4 million, respectively.

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September 30, 2010

NOTE 8: CHANGE IN LONG TERM LIABILITIES

						Amount
	Balance @			Balance @	1	Due Within
	9/30/2009	Additions	Reductions	9/30/2010		One Year
Bond Payable	\$ 480,835	\$ -	\$ (12,160)	\$ 468,675	\$	12,700
Unamortized Bond Premium	14,236	-	(521)	13,715		-
Bond Deferral	(17,286)	-	894	(16,392)		-
Financing Arrangement Payable	9,370	-	(719)	8,651		719
Total Long Term Liabilities	\$ 487,155	\$ -	\$ (12,506)	\$ 474,649	\$	13,419

NOTE 9: RETIREMENT PLAN

Effective April 1998, all WCSA full-time employees are covered by a defined contribution plan. The plan, which is managed by ICMA Retirement Corporation, requires no employee contributions. All employees are vested after four years of service. The contribution is 7% of total employee's salaries. The total employer's contribution for FY2010 was \$0.87 million.

NOTE 10: RELATED PARTY TRANSACTIONS DEDICATED TAXES

In accordance with the WCCA Act and amended Master Trust Agreement, the District of Columbia Government collects and forwards to the Authority the dedicated tax receipts that are used to fund the debt service and reserve requirements of its Series 2007A Bonds. In FY2010, the Authority recognized revenue from dedicated tax receipts of \$94.1 million. As of September 30, 2010, the dedicated taxes due from the District government were \$8.5 million. These receivables represent September tax payments collected by the District in October.

REVENUE SHARE AGREEMENT WITH THE DISTRICT

The Authority entered into a Lease Agreement with the District dated July 1, 2004 for the use of the old convention center site located on 900 9th Street, N.W., Washington D.C solely for the operation of a public parking lot. To secure the funding for the demolition of the old convention center and the construction of parking lots, on July 1, 2004 the Authority signed a \$17 million

non-revolving construction line of credit with a financial institution. Revenue from parking lots is applied to pay the \$15.8 million that the Authority has drawn on the line of credit to construct the parking lots. The outstanding principal payment in the amount of \$2.3 million was fully paid on July 1, 2009 upon the due date of the loan balance.

During FY2010, the Authority and the District executed the third amendment of their Lease Agreement to provide the District a portion of the revenues received by the Authority for the parking operations and events held at the parking lot. The total amount paid to the District under the agreement totaled \$774,516 at September 30, 2010.

DISTRICT'S (DRES) MANAGEMENT AGREEMENT

On October 1, 2009, under the Washington Convention Center Authority and Sports and Entertainment Commission Merger Amendment Act of 2009, D.C. Law 18-111, the Authority merged with the DC Sports and Entertainment Commission to form the Washington Convention and Sports Authority (WCSA). As part of the merger, the District of Columbia's Department of Real Estate Services (DRES) became responsible for the facility maintenance tasks previously performed by the DC Sports and Entertainment Commission. During FY2010, the Authority paid DRES approximately \$2.5 million for facility maintenance services.

NOTES TO FINANCIAL STATEMENTS (IN THOUSANDS)

September 30, 2010

RELATIONSHIP TO THE UNITED STATES GOVERNMENT

The United States government contracted with the DC Sports and Entertainment Commission's predecessor, the District of Columbia Armory Board, for the construction of RFK Stadium while the United States government constructed the surrounding motor vehicle parking areas. Both were constructed on land owned by the United States government. (DC ST 3-322).

In 1988, the United States government deeded, pursuant to Public Law 99-581, "all right, title, and interest of the United States in and to the Stadium" to the District. In addition, the United States Department of the Interior leased to the District the land occupied by the stadium and the parking areas without consideration for 50 years.

RELATIONSHIP TO THE DISTRICT OF COLUMBIA GOVERNMENT

Prior to the merger, the D.C. Sports and Entertainment Commission (DCSEC) entered into a lease agreement on March 2006 with the Government of the District of Columbia under which the District leased the Baseball Stadium Site and the Baseball Stadium complex to the DCSEC for a 99-year term, for the amount of one dollar (\$1) for the entire term. The DCSEC subsequently entered into a Lease Agreement dated March 6, 2006 with Baseball Expos, L.P which is now the Washington Nationals Baseball Club (The "Team"). The Agreement established provisions for the DCSEC, as lessor, to sublease the Baseball Stadium Site and the Baseball Stadium Complex to the Team. The lease term extends for 30 years for an initial lease payment of \$3.5 million and with an added escalation clause thereafter. The Team is required to pay additional rent in each lease year in which the number of certain tickets issued exceeds 2.5 million.

The former DCSEC also entered into a Funding and Assignment Agreement dated May 1, 2006 with the District of Columbia whereby the DCSEC assigned to the District all rent and other revenue amounts that it receives or is entitled to receive under or related to the March 6, 2006 Lease Agreement with the Team. During FY2010, the District received annual rent equal to \$4 million. The District uses the rent revenue to pay the outstanding debt related to the Baseball Bonds.

The Authority assumed all rights and obligations of the former DCSEC pursuant to the merger.

NOTE 11: MARKETING SERVICE CONTRACTS

In accordance with the provisions of Section 208(c) of the Washington Convention Center Act of 1994 (as amended in 1998), the Authority is required to maintain a Marketing Fund for the payment of marketing service contracts to promote conventions, tourism, and leisure travel in the District. The Act states that the total payment amount of the marketing service contracts is to be based on 17.4% of the hotel sales tax received. During FY2010 the total amount of dedicated taxes allocable to the Marketing Fund was \$10.4 million. The Authority incurred the following marketing services expenses in FY2010:

Marketing Agencies	2010
Washington D.C. Convention	
and Tourism Corporation	\$ 10,015
D.C. Chamber of Commerce	201
Greater Washington IBERO American	
Chamber of Commerce	200
Totals	\$ 10,416

NOTE 12: BASEBALL STADIUM TEAM CONTINGENCY FUND

On November 10, 2008 the Washington Nationals, the District, and the former DCSEC entered into a settlement agreement to settle all disputes related to the construction of the New Baseball Stadium Complex. Under the agreement, the former DCSEC and the District agreed to provide an additional \$4.25 million to a Team Contingency Fund and to complete all construction related tasks set forth in the settlement agreement. The Team Contingency Fund is managed by the Authority. As of September 30, 2010 there is a remaining balance of \$478,153 in the Team Contingency Fund, which is reflected as a liability Due to the District in the financial statements.

CAPITAL RESERVE FUND

Pursuant to the Lease Agreement dated March 6, 2006 the District makes a contribution of \$1.5 million to the Capital Reserve Fund each year to be used for necessary Baseball Stadium improvements and repairs costs. The Capital Reserve Fund balance is managed by the Authority and has a balance of \$512,730 as of September 30, 2010, which is reflected as a liability Due to the District in the financial statements.

September 30, 2010

CLOSE OUT PROJECT

A memorandum agreement was signed between the District and former DCSEC on September 30, 2009 to close out all spending for construction and development of the Baseball Stadium. A transfer of \$1.9 million was made to the New Stadium Account, which is managed by the Authority. During FY2010, the Authority expensed \$772,591 of the funds. The remaining balance of \$1.1 million is reflected as a liability Due to the District in the financial statements.

NOTE 13: KENILWORTH PARK PROJECT

The former DCSEC received funds from the federal government, the Washington Nationals and the District of Columbia Department of Parks and Recreation to renovate a soccer field at Kenilworth Fort Greble fields which was completed in FY 2008. At the time of the merger the Kenilworth fund has a balance of \$145,537. This project had no activities besides monthly interest payments in fiscal year 2010. As of September 30, 2010, a balance of \$145,193 is reflected as restricted net assets in the financial statements.

NOTE 14: COMMITMENTS AND CONTINGENCIES

The Authority is exposed to various asserted claims arising from the normal course of business. As of September 30, 2010, the Authority did not record an additional liability as the potential exposures for the current or pending contingencies to the Authority cannot be determined at this time.

NOTE 15: SUBSEQUENT EVENTS

Between June, 2006 and July, 2009, the Council passed a series of legislative Acts (collectively, the "Hotel Acts"), which authorized the financing, construction and development of a privately owned and operated headquarters hotel (the "HQ Hotel") for the

Convention Center, including a program to train D.C. residents for HQ Hotel jobs. Together, the Acts: (a) created a tax increment financing district (the "Hotel TIF District"), the revenues from which will be used to secure Authority bonds to partially finance the costs of the HQ Hotel; (b) authorized the Authority to issue TIF bonds in a net amount up to \$206 million to partially finance the development and construction of the HQ Hotel; (c) established a \$2 million HQ Hotel jobs training program; (d) authorized the Authority and the District to acquire and lease land for the HQ Hotel to the developer; and, (e) approved the HQ Hotel Development Funding Agreement, Ground Lease and related project documents.

Before the TIF bonds could be issued, an administrative appeal and two (2) civil actions were filed to challenge the development of the HQ Hotel. By October, 2010, all matters had either been dismissed or settled without payment by the Authority.

On October 26, 2010, the Authority concluded the sale of its Series 2010 Bonds in the gross amount of approximately \$250 million. The bonds yielded \$206 million in net revenue, after cost of issuance, capitalized interest and reserve requirements. They are secured by specified revenue sources, carry an interest rate of approximately 5%, and reach final maturity in 2040. The Bonds bear interest from the date of delivery, payable semiannually each April 1 and October 1, commencing on April 1, 2011.

¹See New Convention Center Hotel Omnibus Financing and Development Act of 2006 (D.C. Law 16-163); New Convention Center Hotel Omnibus Financing and Development Amendment Act of 2008, D.C. Law 17-144; New Convention Center Hotel Technical Amendments Act of 2008, D.C. Law 17-399; New Convention Center Hotel Emergency Amendment Act of 2009, D.C. Bill No. 18-391; and New Convention Center Hotel Amendment Act of 2009, D.C. Bill No. 18-310.

(IN THOUSANDS) FUND $B \prec$ \bigcirc SET \bigcirc ⋖ Ь И ш $\overline{\bigcirc}$ ш SCHEDULE September 30, 20

	Operating	ಶ	Operating		Demonition/				Capital			3	Capital		New		
	(MCC)	<u></u>	(SESED)	<u></u>	Parking	Ma	Marketing		(MCC)	B	Building	(SE	(SESED)	Sta	Stadium		
	Fund	р	Fund	ρι	Fund		Fund		Fund		Fund		Fund		Fund	Ĭ	TOTAL
ASSETS																	
Current Assets																	
Cash and cash equivalents	\$ 3,256	\$ 9	5,982	82 \$	693	↔	725	↔	2,305	\$	639	↔	503	↔	,	- -	14,103
Restricted cash			Ţ	145	1		1		1		1		1		2,355		2,500
Investments	81,139	6		,	•		206		•		•		,		,	~	81,645
Due from District of Columbia	7,518	8			•		696		•		٠		•		,		8,487
Accounts receivable, net of allowance for uncollectible accounts	1,404	4	Ň	762	19		1		1		1		1		1		2,185
Prepaid expenses and other assets	1	1		1	•		1		•		•		,		,		1
Accrued interest receivable	1,526	9			•		1		•		٠		•		,		1,526
Interfund receivable (payable)	866,89	8	(1,952)	2)	13		(2,072)		(30,603)	<u> </u>	(34,364)		(5)		(15)		1
Total current assets	163,842	2	4,937	37	725		128		(28,298)		(33,725)		498		2,340		110,447
Noncurrent Assets																	
Capital assets, net of accumulated depreciation	596,747	<u></u>	7,667	22	•		1		29,668		37,477		,		,	9	671,559
Unamortized bond issue costs	5,892	2		1	'		1		•		1		,		,		5,892
Restricted investments	83,137	<u></u>			•		1		1		1		,		,	ω	83,137
Total Noncurrent Assets	685,776	9.	7,667	57			1		29,668		37,477					76	760,588
Total Assets	\$ 849,618	8	12,604	34 \$	725	↔	128	↔	1,370	↔	3,752	↔	498	↔	2,340	\$ 87	871,035
LIABILITIES AND NET ASSETS																	
Current Liabilities																	
Accounts payable	\$ 1,610	0	\$	627 \$	291	↔	626	↔	1,530	↔	171	↔	26	↔	,	\$	5,234
Due to District Government		,		82	1		1		1		1		,		2,340		2,422
Compensation liabilities	599	6		1	•		1		•		•		,		,		299
Deferred revenue	2,675	5	1	132	'		1		1		1		1		,		2,807
Accrued interest payable	11,111	1		1	1		1		1		1		,		,		11,111
Other financing arrangement payable	719	6		1	1		1		1		1		1		1		719
Bonds payable, current portion	12,700	0			1		1		1		1		1		,		12,700

Current Liabilities

lependent auditors'

SCHEDULE OF NET ASSETS BY FUND (IN THOUSANDS) September 30, 2010

	Ор	Operating (WCC) Fund	Ope (SI	Operating (SESED) Fund	Demolition/ Parking Fund	M	Marketing Fund	Capital (WCC) Fund	a () id	Building Fund	Capital (SESED) Fund	Capital SESED) Fund	New Stadium Fund		TOTAL
Noncurrent Liabilities															
Compensated absences		826		58	1		,			,		,	1		884
Bonds payable including premium	•	453,298		,	•		٠		,	•		,	ı		453,298
Other financing arrangement payable		7,932		1	1		•			1		,	•		7,932
Total Noncurrent Liabilities		462,056		58	,		1			1		,	,		462,114
Total Liabilities	,	491,470		668	291		626	1,530	01	171		26	2,340		497,706
NET ASSETS															
Restricted Net Assets															
Invested in capital assets, net of related debt		122,098		2,667	•		٠	29,668	89	37,477		,	ı		196,910
Debt services and capitalized interest		23,811		,	•		•			•		,	1		23,811
Capital renewal		17,221		,	1		•			•		,	1		17,221
Operating fund		28,126		,	•		•			•		,	ı		28,126
Senior proceeds account		2			1		•			•		,	ı		2
Debt services reserve		13,977		,	1		•			•		,	1		13,977
Kenilworth Park		•		145	1		٠		,	•		,	ı		145
Unrestricted Net Assets		152,913		3,895	434		(852)	(29,829)	<u>(</u>	(33,895)		471	•		93,137
Total Net Assets	€	358,148	- S	11,707	\$ 434	↔	(852)	\$ (161)	\$ (1	3,582	\$	471 \$		↔	373,329

BY FUND (IN THOUSANDS) SCHEDULE OF REVENUES, EXPENSES, AND CHANGES IN ASSETS

Potenting Revenues Fund across Fund across <th></th> <th>Operating (WCC)</th> <th>ηg C)</th> <th>Operating (SESED)</th> <th>Demolition/ Parking</th> <th>nolition/ Parking</th> <th>Marketing</th> <th>0 5</th> <th>Capital (WCC)</th> <th>Building</th> <th>bi</th> <th>Capital (SESED)</th> <th></th> <th></th>		Operating (WCC)	ηg C)	Operating (SESED)	Demolition/ Parking	nolition/ Parking	Marketing	0 5	Capital (WCC)	Building	bi	Capital (SESED)		
Operating Revenues \$ 7,119 \$ 1,007 \$. \$. \$. \$. \$. \$. \$. \$. \$. \$.		Fur	, pı	Fund		Fund	Fund	•	Fund	Fund		Fund		TOTAL
Palliding Randle S. 7,139 \$ 1,007 \$	Operating Revenues													
Packing Pack	Buliding Rental			1,007	\$	ı	· \$	\$	ı	· •	\$	1	S	8,126
Electrical 2.172 5.78 2.403	Food services	4,62	23	116			ı		1			•		4,739
Putful office remains a contributions of Putful office created large statements and features and Expenses 1,559 578 2,403	Electrical	2,17	72	1			ı		,			•		2,172
Percontamentacions 1,550 5.59 5.59 1,550 1,178 1	Parking		1	578	•	2,403	ı		,		,	•		2,981
National Particular Control Pa	Telecommunications	1,35	20	1		,	1		1	•		1		1,350
Miscellaneous 816 1,178 2,438 2,438 2,438 2,438 2,633 2,233 2,438 2,438 2,438 2,438 2,438 2,438 2,438 2,438 2,438 2,433 2,233	Retail/office rental	47	62	559		,	1		,			1		1,038
Total Operating Revenues 16,539 3,438 2,403 .	Miscellaneous	81	91	1,178		1	1		ı			1		1,994
Operating Expenses 15.74 1.426 2.930 2.3 2.9 <td>Total Operating Revenues</td> <td>16,55</td> <td>59</td> <td>3,438</td> <td></td> <td>2,403</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>22,400</td>	Total Operating Revenues	16,55	59	3,438		2,403								22,400
Personal services 15,747 1,426 2 2 2 2 Contractual services 11,483 814 8.56 2,930 23 29 . Dependancial services 11,413 36 . 205 . <	Operating Expenses													
Contractual services 11,483 8 14 826 2,930 23 29 . Occupaciation 27,362 4,728 - - 2 2 -	Personal services	15,74	47	1,426		1	1		1	•		'		17,173
Depreciation 27,362 4,728 - 295 - - Company Transfer to District 2,156 1,413 5,6 -	Contractual services	11,48	33	814		826	2,930		23	25	6	1		16,105
Transfer to District 2,733 774 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2,	Depreciation	27,36	52	4,728		,	ı		295			•		32,385
Transfer to District 1.73 774 . <td>Occupancy</td> <td>5,15</td> <td>99</td> <td>1,413</td> <td></td> <td>36</td> <td>ı</td> <td></td> <td>1</td> <td>(7)</td> <td></td> <td>1</td> <td></td> <td>6,598</td>	Occupancy	5,15	99	1,413		36	ı		1	(7)		1		6,598
Miscellaneous 812 124 .	Transfer to District			2,753		774	ı		1			•		3,527
Bad debt 173 31 - <th< td=""><td>Miscellaneous</td><td>81</td><td>12</td><td>124</td><td></td><td>,</td><td>ı</td><td></td><td>1</td><td></td><td></td><td>1</td><td></td><td>936</td></th<>	Miscellaneous	81	12	124		,	ı		1			1		936
Total Operating Expenses) (60,733 11,289 1,636 2,930 318 22 . Operating Loss Operating Expenses) (44,174) (7,851) 767 (2,930) (318) 22 . Nonoperating Revenues and Expenses) 83,333 5 2 2 2 . Interest Income 83,333 6,249 7 10,775 7 Interest Expense (23,649) 7 2 10,775 .<	Bad debt	17	73	31		1	1		1			1		204
Operating Loss (44,174) (7,851) 767 (2,930) (318) (22) . Nonoperating Revenues and (Expenses) 952 5 . 1 1 . . . Interest Income 83,333 .	Total Operating Expenses	60,73	33	11,289		1,636	2,930		318	22	2	1		76,928
Nonoperating Revenues and (Expenses) 952 5 - 1 1 - - Interest Income 83,333 - - 10,775 - - - Dedicated taxes (23,649) - - 10,775 - - - Interest Income (23,649) - - - - - - - Amortization of Bond issuance costs (224) -	Operating Loss	(44,17	4)	(7,851)		292	(2,930)		(318)	(22)		1		(54,528)
Dedicated taxes 252 5 10,775 1 1 1 1 1 1 1 1 1	Nonoperating Revenues and (Expenses)													
Dedicated taxes Dedicated taxes Interest expense Amortization of Bond issuance costs Amarketing Agencies & Internal Marketing Expenses Marketing Agencies & Internal Marketing Expenses Marketing Agencies & Internal Marketing Expenses Miscellaneous repenses Miscellaneous r	Interest Income	36	52	5		ı	1		1			•		626
Interest expense (23,649) -	Dedicated taxes	83,33	33	1		1	10,775		ı			1		94,108
Amortization of Bond issuance costs (224) -	Interest expense	(23,64	(6	1		1	1		1			1		(23,649)
Marketing Agencies & Internal Marketing Expenses - 4 955 Miscellaneous revenues -	Amortization of Bond issuance costs	(22	4)	1		1	1		1	'		1		(224)
Miscellaneous revenues - - - - 4 955 Miscellaneous expenses - </td <td>Marketing Agencies & Internal Marketing Expenses</td> <td></td> <td>1</td> <td>1</td> <td></td> <td>1</td> <td>(10,416)</td> <td></td> <td>1</td> <td></td> <td></td> <td>1</td> <td></td> <td>(10,416)</td>	Marketing Agencies & Internal Marketing Expenses		1	1		1	(10,416)		1			1		(10,416)
Miscellaneous expenses -	Miscellaneous revenues			1		1	1		1	4	4	955		959
Prior year cost recovery 10 (275) (8) - <t< td=""><td>Miscellaneous expenses</td><td></td><td>1</td><td>1</td><td></td><td>,</td><td>1</td><td></td><td>1</td><td></td><td></td><td>(485)</td><td></td><td>(485)</td></t<>	Miscellaneous expenses		1	1		,	1		1			(485)		(485)
Loss on Disposal of Fixed Asets - (12) -	Prior year cost recovery		01	(275)		(8)	1		1	'		1		(273)
Total Nonoperating Revenues and (Expenses) 60,422 (282) (8) 360 1 4 470 Increase (Decrease) in Net Assets before changes 16,248 (8,133) 759 (2,570) (317) (18) 470 Contributions of Net Assets of DCSEC Net assets, Beginning of Year 341,897 - (326) 1,718 157 3,600 - Net assets, End of Year 8 11,711 \$ 433 \$ (160) \$ 3,580 \$ 470	Loss on Disposal of Fixed Asets			(12)		1	1		1			1		(12)
Increase (Decrease) in Net Assets before changes 16,248 (8,133) 759 (2,570) (317) (18) 470 Contributions of Net Assets of DCSEC Net assets, Beginning of Year 341,897 - (326) 1,718 157 3,600 - Net assets, End of Year \$ 358,145 \$ 11,711 \$ 433 \$ (852) \$ (160) \$ 3,582 \$ 470	Total Nonoperating Revenues and (Expenses)	60,42	22	(282)		(8)	360		1	7	4	470		60,967
related to contributions of DCSEC 16,248 (8,133) 759 (2,570) (317) (18) 470 Contributions of Net Assets of DCSEC 19,844 - <td>Increase (Decrease) in Net Assets before changes</td> <td></td>	Increase (Decrease) in Net Assets before changes													
Contributions of Net Assets of DCSEC 19,844 - (326) 1,718 157 3,600 Net assets, Beginning of Year \$ 358,145 \$ 11,711 \$ 433 \$ (852) \$ (160) \$ 3,582 \$ 470	related to contributions of DCSEC	16,24	48	(8,133)		759	(2,570)		(317)	(18)		470		6,439
Net assets, Beginning of Year 341,897 - (326) 1,718 157 3,600 Net assets, End of Year \$ 358,145 \$ 11,711 \$ 433 \$ (852) \$ (160) \$ 3,582 \$ 470	Contributions of Net Assets of DCSEC			19,844								1		19,844
Net assets, End of Year \$ 358,145 \$ 11,711 \$ 433 \$ (852) \$ (160) \$ 3,582 \$ 470	Net assets, Beginning of Year	341,89	26	1		(326)	1,718		157	3,600	0			347,046
	Net assets, End of Year			11,711	\$			\$	(160)			470		373,329

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