Arkansas River Power Authority Financial Statements December 31, 2013 and 2012

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rfarmer, llc a certified public accounting and consulting firm

Independent Auditor's Report

The Governing Body Arkansas River Power Authority

We have audited the accompanying financial statements of the business-type activities of Arkansas River Power Authority, as of and for the years ended December 31, 2013 and 2012, and the related notes to the financial statements, which collectively comprise Arkansas River Power Authority's basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

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

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

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

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the business-type activities of Arkansas River Power Authority, as of December 31, 2013, and 2012, and the respective changes in financial position and, where applicable, cash flows thereof for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Emphasis of Matter

As discussed in Note 19 to the financial statements, Arkansas River Power Authority has elected to change its method of accounting for items previously reported as assets and liabilities. Our opinion is not modified with respect to this matter.

Other Matters

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Information

Our audit was conducted for the purpose of forming our opinion on the financial statements that collectively comprise Arkansas River Power Authority's basic financial statements. The statement of revenues, expenses and changes in net position, budget & actual is presented for purposes of additional analysis and is not a required part of the basic financial statements.

The statement of revenues, expenses and changes in net position, budget & actual is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the accompanying supplementary information is fairly stated, in all material respects, in relation to the basic financial statements as a whole.

rfarmer, Uc

May 21, 2014

ARKANSAS RIVER POWER AUTHORITY

Management's Discussion and Analysis For the Year Ended December 31, 2013

This discussion and analysis of the Arkansas River Power Authority's ("ARPA" or the "Authority") financial performance provides an overall review of the Authority's operational and financial activities for the year ended December 31, 2013. The intent of this discussion and analysis is to look at ARPA's financial and program performance as well as changes in power supply resources currently in development. Readers should review ARPA's financial statements in their evaluation of the Authority's financial performance.

ACCURACY AND PRESENTATION OF DATA

The responsibility for both the accuracy of the data and the completeness and fairness of the presentation, including all disclosures, rests with the management of ARPA, including but not limited to the Board of Directors and the General Manager. To the best of our knowledge, the enclosed data is accurate in all material respects.

ARPA financial statements have been audited by rfarmer, llc, a licensed certified public accounting firm. The goal of the independent audit is to provide reasonable assurance that the financial statements of ARPA for the fiscal year ended December 31, 2013, are free of material misstatement. The independent audit involves 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; and evaluating the overall financial statement presentation. The independent auditor concluded the financial statements of ARPA present fairly, in all material respects, the financial position of ARPA as of December 31, 2013, and the results of its operations and cash flows for the year then ended in conformity with GAAP as applied to governments.

MISSION AND ORGANIZATIONAL STRUCTURE

ARPA is a political subdivision of the State of Colorado established by its municipal members in 1979 under provisions of an intergovernmental cooperation statute, CRS section 29-1-204. The Authority's primary purpose is to supply the wholesale electric power and energy requirements of its Member Municipalities - Holly, La Junta, Lamar, Las Animas, Trinidad and Springfield, Colorado.

SUMMARY AND HIGHLIGHTS OF FINANCIAL INFORMATION

The Authority's operating revenue from sales for 2013 was approximately \$28,777,000 which was significantly less than revenues generated in 2012. This is primarily due to the expiration of

the power sales contract ARPA had with Raton, New Mexico. The contract with Raton was a three-year contract that terminated in February of 2013.

Additionally member sales were down approximately 2.6% from 2012. Irrigation sales were particularly hard hit as the continued drought conditions reduced the water allocations afforded the area irrigators. However, sales rebounded during the last quarter of 2013 as one of ARPA's member's largest customers, the Fort Lyons facility, was re-purposed and placed back into service.

Purchased power cost, which is the primary expense for the Authority, was well below budget; however, the market based purchases, on a kilo-watt hour basis, were 14.3% higher than in 2012. This is a reflection of the upward pressure that is being exerted on the natural gas and electric markets as they rebound from historic lows that occurred in 2011-2012.

Legal fees continued to have a major impact on ARPA's budget in 2013; however, the two lawsuits ARPA had with the WildEarth Guardians ("WEG") were settled late in the year. WEG agreed to dismiss its lawsuit in exchange for ARPA agreeing to reimburse WEG a portion of its legal fees, placing restrictions on operations regarding the Lamar Repowering Project, and implementing an environmental program in the ARPA member communities. ARPA believes that the permitting for the plant met all the legal requirements and that it would have prevailed at trial; however, the settlement allows ARPA to avoid additional legal fees that could be extensive and to marshal its resources and funds into more productive uses such as maintaining rate stability.

ARPA's debt to the participating member municipalities for the prepaid electric power agreement executed in 2010 was retired late in 2013. ARPA also continued to fulfill its bond covenant requirements in 2013 including the 1.25x Debt Service Coverage. Bond payments and funding of the bond reserve accounts were also in accordance with the bond covenants.

2013 proved to be a sound financial year for the Authority as it experienced an increase to its net position (net income) of approximately \$2,000,000 in 2013.

CAPITAL ASSETS AND PRODUCTION CAPACITY

ARPA's current power resources include generation owned by the Authority and the Member Municipalities, including wind generation owned by the Authority and the Lamar Utilities Board, purchases of federal hydropower from the Western Area Power Administration ("Western") and supplemental purchases from the Tri-State Generation and Transmission Association. ARPA completed the second year of its three-year service agreement with the Tri-State Generation and Transmission Association in 2013.

GENERAL TRENDS AND SIGNIFICANT EVENTS

2013 marked the third consecutive year of stable rates for ARPA members. The rates to members in 2013 were unchanged from 2012 and were approximately 4% less than the rates in 2011. In addition, ARPA does not contemplate a base rate increase for 2014.

The Lamar Repowering Project ("LRP") continues to be viewed as a baseload resource; however, the plant has been off-line since 2011 when testing revealed that the boiler could not meet its emission requirements or other performance guarantees. ARPA has been in discussions with the boiler manufacturer in an effort to resolve the various performance issues, but unfortunately, the situation has not been settled and no additional testing has been scheduled.

The Authority agreed to a seven year power supply contract with Twin Eagle Resource Management early in 2013. The agreement begins on February 1, 2015 and extends through January 31, 2022. The Authority executed the contract in response to issues it is having with the LRP and favorable market pricing.

The Authority executed a Network Integrated Transmission System agreement with Colorado Black Hills Electric Company for transmission service into one of its member's service area. The new agreement replaced a 1980 agreement and is consistent with the current Open Access Transmission Tariff regulations.

CURRENT RISKS AND UNCERTAINTIES

The future environmental regulations pertaining to coal fired power plants, such as the Utility MACT rule and Greenhouse Gas regulations, are creating an air of uncertainty regarding the future cost of environmental compliance for coal plants. There have been several plant retirements announced and more retirements seem likely as the cost of compliance continues to escalate.

On the other hand the price of natural gas fell significantly in 2012 and even though they rebounded somewhat in 2013, with the increase in production from natural gas hydraulic fracturing (fracking) it appears natural gas prices may remain stable for the foreseeable future and perhaps for several years to come. Couple this with the environmental compliance risks and costs for coal fired plants and it seems likely there will be more emphasis placed on power generation from natural gas during the course of the next few years. It remains to be seen if the increased production from fracking will be sufficient to meet the additional demands on the use of natural gas and what the pricing impact may be.

The power supply contract ARPA has with Twin Eagle that begins in 2015 will provide the Authority the opportunity to continue to provide stable rates for the foreseeable future and the ability to analyze the risks and benefits future power supply opportunities may provide.

The ARPA Board of Directors remains true to its Mission Statement:

We are committed to work together to promote the long term economic wellbeing of our municipal members and their consumers by providing a dependable and competitively priced supply of wholesale electric power in an environmentally sound manner.

If you have any questions about this report or need additional financial information, contact the Arkansas River Power Authority, 3409 South Main, P. O. Box 70, Lamar, CO 81052 or contact us on our web-site www.arpapower.org.

Arkansas River Power Authority Statements of Net Position Proprietary Fund December 31, 2013 and 2012

Enterprise Funds

	Enterprise runus			
		2013		2012
ASSETS				
Current assets:				
Cash and cash equivalents	\$	3,176,868	\$	3,925,606
Accounts Receivable, net		2,980,426		2,847,852
Inventories		253,126		333,965
Prepaid Expenses		858,502		2,186,492
Total current assets		7,268,922		9,293,915
Non-current assets:				
Noncurrent Assets:				
Cash and cash equivalents-Restricted		15,520,631		15,327,132
Fixed Assets		174,131,718		174,122,081
Less Accumulated depreciation		(8,416,710)		(7,549,658)
Projects in Process		2,686,709		2,535,079
Total non-current assets		183,922,348		184,434,634
Total assets		191,191,270		193,728,549
LIABILITIES				
Current Liabilities:				
Accounts payable		1,683,956		1,843,819
Accrued interest payable		2,069,901		2,090,931
Other accrued expenses		573,848		573,846
Accrued Vacation and Sick Leave		33,728		27,339
Accrued overhaul expenses		400,000		406,510
Unearned Revenues-Members		-		904,838
Premium paid on Bonds, current portion		254,858		254,858
Bonds and Notes payable, current portion		1,945,000		1,860,000
Total current liabilities		6,961,291		7,962,141
Non-current liabilities:	-			
Premium paid on Bonds, net of current portion		6,589,176		6,844,034
Bonds and Notes payable, net of current portion		149,760,000		151,704,999
Total non-current liabilities		156,349,176		158,549,033
Total liabilities		163,310,467		166,511,174
NET POSITION				
Net investment in capital assets		24,799,466		23,196,897
Unrestricted		3,081,337		4,020,478
Total net position	\$	27,880,803	\$	27,217,375
i otai net position	<u> </u>	27,000,000		2.,21.,5.5

Arkansas River Power Authority Statements of Revenues, Expenses and Changes in Fund Net Position Proprietary Fund

For the years ended December 31, 2013 and 2012

	Enterprise Funds			
	2013			2012
REVENUES				
Resale of Energy to Municipalities	\$	28,776,859	_\$	33,658,458
Total operating revenues		28,776,859	-	33,658,458
OPERATING EXPENSES				
Members Reimbursement _Fuel, O&M & Trans Exp		68,449		23,744
Purchased Power, Losses & Wheeling		15,485,500		15,307,559
Salaries		247,693		245,630
Legal Fees		734,511		523,277
Other Professional Fees		54,764		39,234
Engineering Study Fees		674		3,004
Employee Benefits		61,770		55,520
Education & Training		15,781		15,652
Auto Expenses		280		1,784
Miscellaneous Dues & General Expenses		9,087		10,042
Depreciation		867,061		627,102
Miscellaneous Plant Operations		1,368,622		1,599,427
Insurance & Bonds		57,338		54,341
Office, Travel & Occupancy		59,266		83,603
Total Operating Expenses		19,030,796		18,589,919
Operating income		9,746,063		15,068,539
NON-OPERATING REVENUES (EXPENSES)				
Interest Income		299,499		264,275
Misc. Income, including premium of bond costs		242,445		290,276
Amortization of bond premium		32,106		33,679
Interest expense		(8,353,190)		(8,454,045)
Miscellaneous expenses		<u>-</u>		(8)
Total non-operating revenue (expenses)		(7,779,140)		(7,865,823)
Income before special items		1,966,923		7,202,716
Adjustment for asset impairment		(1,303,495)		
Change in net position			7,202,716	
Adjustment for energy imbalance		-		(520,453)
Total net position - beginning		27,217,375		20,535,112
Total net position - ending	\$	27,880,803	\$	27,217,375

Arkansas River Power Authority Statements of Cash Flows Business-type Activity For the years ended December 31, 2013 and 2012

	2013	2012
CASH FLOWS FROM OPERATING ACTIVITIES:		
Cash Received from Sales of Energy	\$ 27,739,447	\$ 32,793,838
Cash Payments to Suppliers for Goods & Services	(16,699,301)	(19,272,527)
Cash Payment for Salaries & Benefits	(247,693)	(245,630)
NET CASH PROVIDED BY		
OPERATING ACTIVITIES	10,792,453	13,275,681
CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES:		
Miscellaneous Income	242,445	216,143
NET CASH PROVIDED BY		
NONCAPITAL FINANCING ACTIVITIES	242,445	216,143
CASH FLOWS FROM CAPITAL RELATED FINANCING ACTIVITIES:		
Impairment of an asset	(1,303,495)	-
Acquisition of Capital Assets	(9,637)	-
Additional amounts for projects in process/boiler renovation	(151,630)	(187,598)
Proceeds from Line of Credit, net of repayments	-	(400,000)
Interest paid on bonds and other long term debt	(8,310,017)	(8,451,302)
Revenue Bonds Retired and Note payments	(2,114,857)	(1,785,000)
NET CASH RECEIVED (USED) FOR CAPITAL		
RELATED FINANCING ACTIVITIES	(11,889,636)	(10,823,900)
CASH FLOWS FROM INVESTING ACTIVITIES:		
Interest Received on Investments	299,499	264,275
NET CASH (USED) PROVIDED BY		
INVESTING ACTIVITIES	299,499	264,275
NET (DECREASE) INCREASE IN		
CASH & CASH EQUIVALENTS	(555,239)	2,932,199
Cash & Cash Equivalents:		
Beginning of Year	19,252,738	16,320,539
End of Year	\$ 18,697,499	\$ 19,252,738

Arkansas River Power Authority Statements of Cash Flows Business-type Activity For the years ended December 31, 2013 and 2012 (Continued)

		2013	2012	
RECONCILIATION OF OPERATING INCOME TO NET CASH				
PROVIDED BY OPERATING ACTIVITIES:				
Operating Income	\$	9,746,063	\$	14,926,493
Adjustments to Reconcile Operating Income				
To Net Cash Provided by Operating Activities:				
Depreciation		867,061		627,102
Amortization of Bond Premium		(32,106)		(33,679)
Change in Assets and Liabilities:				
(Increase) Decrease in Prepaids		1,327,990		(868,465)
(Increase) Decrease in Receivables		(132,574)		103,944
(Increase) Decrease in Inventories		80,839		1,100
Increase (Decrease) in Payables		(159,863)		(649,182)
Increase (Decrease) Deferred Revenues-Members		(904,838)		(968,564)
Increase (Decrease) Accrued Liabilities		(119)		136,932
NET CASH PROVIDED BY				
OPERATING ACTIVITIES	\$	10,792,453	\$	13,275,681
Note: The beginning and end-of-year cash & cash equivalents				
include restricted and unrestricted cash.				
CASH DECEMBER 31,				
Cash and Cash Equivalents	\$	3.176,868	\$	3,925,606
Cash and Cash Equivalents - Restricted		15,520,631		15,327,132
		18,697,499	_\$_	19,252,738

Arkansas River Power Authority Notes to Financial Statements December 31, 2013 and 2012

Note 1 Description of Entity:

Arkansas River Power Authority (the "Authority" or "ARPA") was established in 1975 as a non-profit corporation and became a political subdivision of the state of Colorado on November 8, 1979. The Authority is a special purpose governmental entity engaged in business-type activities. The Authority provides the wholesale electric power requirements of its member cities -- Trinidad, Colorado; La Junta, Colorado; Lamar, Colorado; Las Animas, Colorado; Springfield, Colorado; and Holly, Colorado. A Board of Directors appointed by the member municipalities governs the Authority and the Board hires a manager to oversee operations, management, and administration.

The Authority is an independent governmental entity organized under provisions of the Colorado Revised Statutes. It operates within Colorado, but is not part of state government nor is it part of its member cities' governments but is an intergovernmental entity created by its members.

Note 2 Summary of Significant Accounting Policies:

The accounting policies of the Authority conform to generally accepted accounting principles as applicable to governments. The following is a summary of the more significant policies:

Financial Reporting Entity:

The financial reporting entity consists of (1) the primary government, (2) organizations for which the primary government is financially accountable and (3) other organizations for which the nature and significance of their relationship with the primary government are such that exclusion would cause the reporting entity's financial statements to be misleading or incomplete. Component units are legally separate organizations for which the elected officials of the primary government are financially accountable. The primary government is financially accountable if it appoints a voting majority of the organization's governing body and (1) it is able to impose its will on that organization or (2) there is a potential for the organization to provide specific financial benefits to or burdens on the primary government. The primary government may be financially accountable if an organization is fiscally dependent on the primary government. This report does not contain any component units.

Basis of Presentation and Accounting:

The Authority's financial statements are presented on the full accrual basis in accordance with accounting principles generally accepted in the United States of America. The Authority applies all Governmental Accounting Standards Board (GASB) pronouncements.

All our activities are accounted for within a single proprietary (enterprise) fund. Proprietary funds are used to account for operations that are (a) financed and operated in a manner similar to private business enterprises where the intent of the governing body is that the cost (expenses, including depreciation) of providing goods or services to the general public on a continuing basis be financed or recovered primarily through user charges; or (b) where the governing body has decided that periodic determination of revenues earned, expenses incurred, and/or net income is appropriate for capital maintenance, public policy, management control, accountability, or other purposes.

The accounting and financial reporting treatment applied to us is determined by its measurement focus. The transactions of the Authority are accounted for on a flow of economic resources measurement focus. With this measurement focus, all assets and all liabilities associated with the operations are included on the balance sheet. Net assets (i.e., total assets net of total liabilities) are segregated into "net investment in capital assets"; "restricted for capital activity and debt service"; and "unrestricted" components.

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make certain estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the balance sheet date, and reported amounts of revenues and expense during the reporting period. Estimates are used to determine depreciation expense, the allowance for doubtful accounts and certain claims and judgment liabilities, among other accounts. Actual results may differ from those estimates.

Fixed Assets:

The accounting and reporting treatment applied to the fixed assets associated with a fund are determined by its measurement focus. All proprietary funds are accounted for on a cost of services or "capital maintenance" measurement focus. This means that all assets and all liabilities (whether current or noncurrent) associated with their activity are included on their statement of net assets. Their reported net assets (net total assets) is segregated into "invested in capital assets, net of related debt" as of year-end. Proprietary fund type operating statements present increases (revenues) and decreases (expenses) in net total assets.

All fixed assets are valued at historical cost when that cost is \$5,000 or greater or estimated historical costs if actual historical cost is not available. Donated fixed assets are valued at their estimated fair value on the date donated.

We do not have any infrastructure.

Depreciation of all exhaustible fixed assets used by proprietary funds is charged as an expense against their operations. Accumulated depreciation is reported on proprietary fund statement of net assets. Depreciation has been provided over the estimated useful lives using the straight-line method and the production method for the Lamar Repowering Project.

The estimated useful lives are as follows:

Building	30 years
Office Furniture & Equipment	5-7 years
Accessory Electric Equipment	10-20 years
Transportation Equipment	5 years
Generator (Holly)	20 years
Generator (Trinidad and Mercury 50)	35 years
Lamar Repowering Project	60 years
Mobile Substation	40 years
Transmission Line	40 years
Wind Turbines	20 years

Budgets and Budgetary Accounting:

Annual budgets are adopted as required by Colorado Statutes. Formal budgetary integration is employed as a management control device during the year. Budgets adopted are on a basis that is not consistent with generally accepted accounting principles and as such the

budgetary basis is presented on a non-GAAP basis. Under Colorado Revised Statutes (CRS), the Authority follows the following budget calendar:

September 1

Statutory deadline for submission of the budget estimates to the person designated under Section 29-1-104, CRS to prepare the budget.

October 15

Budget officer must submit proposed budget to the governing board. Governing body must publish "Notice of Budget" upon receiving proposed budget. (CRS 29-1-106)

December 31

Local governments not levying a property tax must adopt the budget on or before this date. A certified copy of the adopted budget must be filed with the Department of Local Governments (DLG) no later than thirty days following the beginning of the fiscal year of the budget adopted. (January 30) The resolution to adopt the budget, resolution to set the mill levies and the resolution to appropriate funds should accompany the budget. (CRS 29-1-113(1) (3)) If budget is not filed, county treasurer at DLG's authorization will withhold tax revenues. Board must enact a resolution or ordinance to appropriate funds for ensuing fiscal year. Local government is restricted to 90% of its prior year's appropriation for operating and maintenance expenses if resolution/ordinance is adopted after this date. (CRS 29-1-108(4))

Appropriations are adopted by resolution for each fund in total. Over expenditures are deemed to exist if the total expenses have exceeded appropriations. All appropriations lapse at year-end. Supplemental appropriations were not adopted during the year. The fund overspent its budget which may be a violation of CRS.

Capitalized Interest:

We follow the policy of capitalizing interest on construction up to the date of completion. During 2013 and 2012, no interest was capitalized.

Long-Term Obligations and Costs:

Long-term obligations are reported at face value, net of applicable premiums and discounts. Premiums and discounts are deferred and amortized over the life of the bonds.

Estimates:

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amount of revenues and expenditures or expenses during the reporting period. Actual results could differ from those estimates.

Inventories:

Inventories are valued at the lower of cost, first-in, first-out, or market.

Cash and Cash Equivalents:

Cash and cash equivalents, for purpose of the statement of cash flows, include restricted and unrestricted cash on hand or on deposit and certificates of deposit.

Accounts Receivable:

The majority of accounts receivable are from member cities; therefore, there is no provision for bad debts, as all accounts are considered collectible.

Restricted Assets:

Restricted assets represent cash and certificates of deposit maintained in accordance with bond resolutions, loan agreements, grant awards, and other resolutions and formal actions of the Board or by agreement for the purpose of funding certain debt service payments, depreciation and contingency activities, and improvements and extensions to the power systems.

Compensation for Future Absences:

Accumulated vacation and the portion of sick leave eligible to be paid to employees at termination are recorded as an expense and liability as the benefits are earned.

Claims and Judgments:

These events and obligations are recorded on the accrual basis, when the event occurs and the obligation arises.

Capital Contributions:

Contributions are recognized in the statement of revenues, expenses, and changes in net assets when made.

Net Position:

Net position comprises the various net earnings from operating and non-operating revenues, expenses, and contributions of capital. Net position is classified in the following three components: net investment in capital assets; restricted for capital activity and debt service; and unrestricted net assets. Net investment in capital assets consists of all capital assets, net of accumulated depreciation and reduced by outstanding debt that is attributable to the acquisition, construction and improvement of those assets; debt related to unspent proceeds or other restricted cash and investments is excluded from the determination. Restricted for capital activity and debt service consists of net assets for which constraints are placed thereon by external parties, such as lenders, grantors, contributors, laws, regulations and enabling legislation, including self-imposed legal mandates, less any related liabilities. Unrestricted consists of all other net assets not included in the above categories.

Revenues and Rate Structure:

Revenues from electrical power services are recognized as operating revenues on the accrual basis as earned. Services are supplied to member cities under a rate structure designed to produce revenues sufficient to provide for operating and maintenance costs, capital outlay, debt service, reserves, and debt service coverage.

Interest income and miscellaneous income is considered non-operating revenue.

Note 3 Deposits and Investments:

Deposits

The Colorado Public Deposit Protection Act ("PDPA") requires that all units of local government deposit cash in eligible public depositories; State regulators determine eligibility. Amounts on deposit in excess of Federal insurance levels must be collateralized. The eligible collateral is determined by the PDPA. The PDPA allows the institution to create a single collateral pool for all public funds. The pool is to be maintained by another institution or held in trust for all the uninsured public depositories as a group. The market value of the collateral must be at least equal to the aggregate uninsured deposits.

Custodial Credit Risk

Deposits are exposed to custodial credit risk if they are not covered by depository insurance and the deposits are:

- a. Uncollateralized.
- b. Collateralized with securities held by the pledging financial institution, or
- c. Collateralized with securities held by the pledging financial institution's trust department or agent but not in the depositor-government's name.

At year-end, we were exposed to custodial credit risk in that they had \$869,898 of deposits in local banks collateralized under item c above. We also had FDIC coverage in the banks.

Investments

Colorado Statutes specify in which instruments the units of local government may invest which include:

Repurchase agreements,

Obligations of the United States or obligations unconditionally guaranteed by the United States,

Obligations of the State of Colorado and most general obligations of units of local governments,

Federally insured mortgages and student loans,

Participation with other local governments in pooled investment funds (trusts), which are supervised by participating governments and must comply with the same restrictions on cash deposits and investments. (One such trust formed under the statute is "ColoTrust").

We have \$15,428,985 invested with UMB. UMB in turn has invested the amount in various investments. The funds are restricted in use by the various bond issues outstanding at year end.

Note 4 Capacity Fund:

We have, from time to time, restricted reserves in a fund titled Capacity Fund. The Capacity Fund's reserves are also restricted as to spending, and per Resolutions 1-83 and Resolutions 14-98, can only be expended for expansion of capacity of ARPA, for future "Firm Power"

allocation, or reliability projects associated with power supply, or projects designed to maintain reliability of existing generating capacity owned by the ARPA members. The Capacity Fund balances were spent during the year and were zero at year end.

Note 5 Inadvertent Accounts, Prepaid Expenses & Banked Power:

We have inadvertent accounts, prepaid and banked power with utilities as of December 31, 2013 of \$850,252 and \$874,747 as of December 31, 2012.

As of December 31, 2013 and 2012, ARPA had \$8,250 and \$1,311,745, respectively, of emission allowances recorded as prepaid expenses.

Note 6 Restricted Cash & Investments:

We maintain cash accounts that are restricted for specific purposes. The restricted cash and investments include moneys set aside for debt retirement and interest expense on bond issues. The balances are maintained by UMB.

Note 7 Deferred Compensation Plan:

Effective January 1, 1982, we established a Public Employee Compensation Plan for our full-time employees. The plan has a five year incremental vesting period for employer contributions and provides for a 10% employer contribution with an 8% employee matching contribution. The plan is funded through ICMA-RC. Effective August 16, 1991, a new pension plan was adopted under Internal Revenue Service Code Section 401(a). The employer contribution is 10% with the employee contributing 8% of qualifying salaries, as defined by the Plan document.

Our employees have participated in two different 457 plans. The annual contributions to the plans are based upon elections made by individual employees to defer a portion of their salaries.

Note 8 Vacation, Comp Time and Sick Leave Policies:

Sick leave accumulates ten days a year up to a maximum of 45 days. Upon termination, any employee with a total of up to 45 days accrued sick leave will be paid according to the individual's rate of pay.

All permanent full-time employees are entitled to vacation leave after one full year of employment. The number of vacation days depends on the number of years employed.

As a public employer, we have adopted a policy of providing comp time for non-exempt employees who work overtime. The comp time earned is equal to 1.5 hours for each 1.0 hour of overtime work. If an employee leaves employment with ARPA, the employee is paid for any accrued comp time at the date of termination based on that employee's rate or equivalent hourly rate times the accrued comp time.

Vacation leave may be carried over from year-to-year up to a maximum of 20 days in addition to the current year accrual. Upon termination, unused accrued vacation leave will be paid in full, based upon the regular salary rate. Accrued vacation, comp time, and sick leave was \$33,728 at December 31, 2013 and \$27,339 at December 31, 2012.

Note 9 Long-Term Debt:

In 2003 we issued revenue refunding and improvement bonds, Series 2003. As a result the 1995 bonds were paid in full. A portion of the Series 2003 Bonds were used to finance a Wind Generation project.

The maturity date for the annual principal retirement is October 1 with interest paid April 1 and October 1. Future requirements are as follows:

2003 Issue:

Year	Principal	<u>Interest</u>	Total
2014	\$ 170,000	\$ 88,845	\$ 258,845
2015	175,000	81,705	256,705
2016	180,000	74,355	254,355
2017	190,000	66,795	256,795
2018	195,000	58,815	253,815
2019-2023	1,125,000	156,375	1,281,375
	\$2,035,000	\$ 526,890	\$2,561,890

The interest rate varies depending upon the maturity dates of the Bonds.

The Bonds are revenue obligations of the Authority payable out of the net revenue derived from the Authority's ownership and operation of its electric system. The Bonds do not constitute an indebtedness or a debt within the meaning of any constitutional or statutory provision or limitation, and the Bonds shall not be considered or held to be general obligations of the Authority.

The Series 2003 Bonds were issued to: (i) refund the Authority's Power Revenue Refunding Bonds, Series 1995; (ii) finance the design, acquisition and construction of the Wind Project; and (iii) pay the costs of issuance on the Bonds.

The Bonds are subject to redemption prior to maturity as set forth in the official statement dated November 21, 2003.

2006 Issue:

The 2006 Bonds are revenue obligations payable out of the net revenue derived from our ownership and operation of our electric system, as more particularly set forth in the official statement and in the authorizing bond resolution. The Bonds do not constitute an indebtedness or a debt within the meaning of any constitutional or statutory provision or limitation, and the Bonds shall not be considered or held to be general obligations of the Authority. The Bonds do not represent financial obligations of the members of the Authority or any other governmental entities other than the Authority.

The Bonds are subject to redemption prior to maturity as set forth in the official statement dated February 9, 2006.

The maturity date for the annual principal retirement is October 1 with the interest paid April 1 and October 1. Future requirements are as follows:

<u>Year</u>	Principal	<u>Interest</u>	<u>Total</u>
2014	\$ 1,330,000	\$ 4,419,544	\$ 5,749,544
2015	1,395,000	4,353,042	5,748,042
2016	1,470,000	4,279,806	5,749,806
2017	1,545,000	4,202,632	5,747,632
2018	1,635,000	4,111,862	5,746,862
2019-2023	9,735,000	19,036,380	28,771,380
2024-2028	12,945,000	15,800,326	28,745,326
2029-2033	16,820,000	11,915,923	28,735,923
2034-2038	21,720,000	7,013,211	28,733,211
2039-2040	13,240,000	1,125,075	14,365,075
	\$ 81,835,000	\$ 76,257,801	\$ 158,092,801

The interest rates on the notes vary from 4.00% to 5.875%.

2007 Issue:

During 2007 we issued Power Revenue Improvement Bonds, Series 2007, in the amount of \$28,575,000. The 2007 bonds are revenue obligations payable out of the net revenue derived from the our ownership and operation of its electric system, as more particularly set forth in the official statement and in the authorizing bond resolution. The Bonds do not constitute an indebtedness or a debt within the meaning of any constitutional or statutory provision or limitation, and the Bonds shall not be considered or held to be general obligations of the Authority. The Bonds do not represent financial obligations of the members of the Authority or any other governmental entities other than the Authority.

The Bonds are being issued: (i) to finance completion of the design, acquisition and construction of the Repowering Project; (ii) to fund capitalized interest on the Bonds and the Series 2006 Bonds; (iii) to fund the Reserve Account and (iv) to pay the costs of issuance on the Bonds.

Interest only, in the amount of \$708,125 is due and payable on April 1 and October 1 of each year beginning October 1, 2007 and ending April 1, 2041.

Principle and interest payments begin October 1, 2041 as follows:

<u>Year</u>	Principal	<u>Interest</u>		<u>Total</u>
10/1/2041	\$ 8,205,000	\$	708,125	\$ 8,913,125
4/1/2042	-		504,806	504,806
10/1/2042	8,615,000		504,806	9,119,806
4/1/2043	-		291,319	291,319
10/1/2043	11,755,000		291,319	12,046,319
_	\$28,575,000	\$	2,300,375	\$30,875,375

The interest rates on the notes vary from 4.75% to 5.00%.

2008 Issue:

During 2008 we issued Power Revenue Improvement Bonds, Series 2008, in the amount of \$23,225,000. The 2008 bonds are revenue obligations payable out of the net revenue derived from our ownership and operation of its electric system, as more particularly set forth in the official statement and in the authorizing bond resolution. The Bonds do not constitute an indebtedness or a debt within the meaning of any constitutional or statutory provision or limitation, and the Bonds shall not be considered or held to be general obligations of the Authority. The Bonds do not represent financial obligations of the members of the Authority or any other governmental entities other than the Authority.

The bonds are being issued: (i) to complete the financing of the design, acquisition, construction, working capital (including the acquisition of start-up and spare parts), start-up and commissioning of the Repowering Project; (ii) to fund capitalized interest on the Bonds; (iii) to fund the Reserve Account and (iv) to pay the costs of issuance on the Bonds.

The maturity date for the required principal retirement is October 1 with interest paid April 1 and October 1. Future requirements are as follows:

Year	Principal	<u>Interest</u>	<u>Total</u>
2014	\$ 250,000	\$ 1,352,400	\$ 1,602,400
2015	270,000	1,337,400	1,607,400
2016	240,000	1,321,300	1,561,300
2017	235,000	1,306,800	1,541,800
2018	250,000	1,292,000	1,542,000
2019-2023	1,920,000	6,221,100	8,141,100
2024-2028	3,505,000	5,416,500	8,921,500
2029-2033	4,700,000	4,231,800	8,931,800
2034-2038	6,300,000	2,637,700	8,937,700
2039-2040	4,870,000	494,700	5,364,700
	\$ 22,540,000	\$ 25,611,700	\$ 48,151,700

The interest rates on the notes vary from 4.00% to 6.00%.

2010 Issue:

During 2010 we issued Power Revenue Bonds pursuant to an Indenture of Trust dated as of September 15, 2010, between UMB Bank, n.a., as trustee, and the Authority.

The Bonds are special and limited revenue obligations payable out of the net revenues derived from our ownership and operation of its electric system, as more particularly set forth herein and in the Indenture. The Bonds do not constitute an indebtedness or a debt within the meaning of any constitutional or statutory provision or limitation, and the bonds shall not be considered or held to be general obligations of the Authority. The Bonds do not represent financial obligations of the member municipalities of the Authority or any other governmental entities other than the Authority.

The Bonds are being issued: (i) to pay outstanding unpaid Repowering Project costs; (ii) to restore a portion of the fund balances of the Authority which have been used for the payment of Repowering Project costs; (iii) to repay a short term bank loan; (iv) to fund the Reserve Account and (v) to pay the costs of issuance on the Bonds.

The maturity date for the required principal retirement is October 1 with interest paid April 1 and October 1. Future requirements are as follows:

<u>Year</u>	Principal	<u>Interest</u>	<u>Total</u>
2014	\$ 195,000	\$ 1,002,556	\$ 1,197,556
2015	200,000	992,806	1,192,806
2016	260,000	982,806	1,242,806
2017	290,000	969,806	1,259,806
2018	310,000	955,306	1,265,306
2019-2023	1,790,000	4,517,574	6,307,574
2024-2028	2,455,000	3,904,993	6,359,993
2029-2033	3,310,000	3,054,228	6,364,228
2034-2038	4,445,000	1,910,152	6,355,152
2039-2040	3,465,000	360,087	3,825,087
	\$ 16,720,000	\$ 18,650,314	\$ 35,370,314

The interest rates on the notes vary from 5.00% to 6.125%.

					Due in
	January 1	Paid	Issued	December 31	1 Year
Long Term Debt	\$155,565,000	(\$1,860,000)	\$ -	\$151,705,000	\$1,945,000

Note 10 Energy Acquisition:

The Authority and its member municipalities have entered into an all requirements purchase power contract (the "Power Sales Agreement") under which the members agree to obtain all their wholesale power requirements (in excess of pre-existing contracts and member-owned generation) from the Authority. This Power Sales Agreement had an initial term through October 20, 2023. In early 2006, the term of the Power Sales Agreement was extended by the member municipalities until 2040 or such later date depending on the repayment of certain bonds (see Note 9). The Authority obtains wholesale power for its member municipalities from a variety of sources. They are: (i) energy generated from memberowned power plants and wind turbines is purchased by the Authority and distributed to the members; (ii) ARPA also owns several generating units and wind turbines that are capable of supplying energy to the member systems, (iii) the Authority purchases firm power from the Western Area Power Administration, a federal power agency, under two contracts that extend to the year 2024; and (iv) substantial quantities of firm power are purchased through a Services Agreement with Tri-State Generation and Transmission Association (Tri-State). The agreement includes scheduling services as well as provide power supply. The agreement is for three years and began on February 1, 2012 and extends until January 31, 2015. Transmission service for power purchases is provided under contracts or other arrangements with Tri-State, Black Hills Electric Utility Company, Southeast Colorado Power Association, and San Isabel Electric Association. Payment for wholesale power supply and transmission service is made by the members under a wholesale rate structure that is approved by the Authority's Board of Directors. In effect, there is no contingent liability to us since the member municipalities have agreed to accept all energy obtained under contracts entered into by us.

Note 11 Tax, Spending and Debt Limitations:

Colorado voters passed an amendment to the State Constitution, Article X, Section 20, which has several limitations including revenue raising, spending abilities, and other specific requirements of state and local governments. The amendment is complex and subject to judicial interpretation. We believe we are in compliance with the requirements of

the amendment. We have made certain interpretations of the amendment's language in order to determine its compliance. One of the interpretations is the entity is an Enterprise Fund and therefore is not subject to the requirements of the amendment.

Note 12 Risk Management:

We are exposed to various risk of loss related to torts; theft of, damage to, and destruction of assets; errors and omissions; injuries to employees; claims relating to professional liability; and natural disasters. These risks are covered by commercial insurance purchased from independent third parties. Settled claims for these risks have not exceeded commercial insurance coverage the past two years.

Note 13 Projects Completed and In Process:

In 2004 the Board of Directors approved the Lamar Repowering Project ("Repowering Project") and recommended it to the member municipalities. The Repowering Project involves the development of a 38.5 MW (net) coal-fired power plant in Lamar, Colorado. All the member municipalities have approved the issuance of bonds to finance the Repowering Project as is required under the terms of the ARPA organizational contract (the "Organic Contract"). The initial bond issuance approval authorized ARPA to issue up to \$66 million (exclusive of interest during construction, bond insurance and issuance costs) to finance the Repowering Project. Subsequent authorization increased the par value of the bond issuance to \$76 million (exclusive of interest during construction, bond insurance and issuance costs). In 2007, 2008, and 2010, the Authority issued revenue bonds to finance the ongoing development of the Repowering Project. The approvals given to the Repowering Project by the member municipalities also extend the term of the Power Sales Agreement referred to in Note 9 and the Organic Contract until the later of December 31, 2040 or the date when the bonds for the Repowering Project are paid in full. Due to boiler issues, additional costs have been incurred and are part of projects in process.

Note 14 Contributed Capital-Member Entities:

Under contracts with Trinidad and Holly for the Trinidad and Holly Generation Projects described in these financial statements and notes to the financial statements, the capital contributed by the involved members to these respective projects (\$1,070,000) is assigned to and added to that members' equity. These contracts also require that the member-contributed capital be reduced following the commercial acceptance date of the project in an amount equivalent to the depreciation taken on the project (Trinidad Generation Projects-35 years; Holly Project-20 years).

Note 15 Bond Covenants:

The bond covenants require the net income, as defined and adjusted per the bond covenants, exceed 125% of debt service, defined as principal and interest for all bonds issued and outstanding and due and payable in the current year. For 2013 and 2012 we were in compliance.

Note 16 Line of Credit:

During 2013 we obtained a line of credit for operating purposes. The total amount of the line is \$1,500,000 with no amount advanced at year-end. The line is secured by a certificate of deposit in the amount of \$1,500,000. The annual percentage rate is 2.2%. The note is dated September 30, 2013 and matures October 1, 2014.

Note 17 Litigation:

We are involved in one lawsuit.

In December 2009, WildEarth Guardians ("WEG"), an environmental group, commenced an action against us and the Lamar Utilities Board ("LUB") in the U.S. District Court alleging that the emissions permit for the Lamar Repowering Project ("LRP") failed to satisfy the Federal Clean Air Act. This was settled in 2013.

In March 2011, WEG filed a second lawsuit against us and LUB in the U.S. District Court asserting that emissions at the LRP exceeded the permitted amounts in violation of the Federal Clean Air Act. This was settled in 2013.

In March 2011, one of our member municipalities, the City of Trinidad, commenced an action in the Las Animas County, Colorado, District Court seeking unspecified damages and to sever its relationship with us based on cost overruns at the LRP and other alleged contractual violations.

We express no opinion regarding the likely outcome of the Trinidad matter. However, ARPA is vigorously defending itself in this action.

Note 18 Property, Plant and Equipment:

Property, plant and equipment of Arkansas River Power Authority as of December 31, 2013, are as follows:

	1-Jan	Additions	Deletions	31-Dec
Building	\$ 85,000	\$ -	\$ -	\$ 85,000
Accessory Elec Equipment	194,965	-	-	194,965
Trinidad Generator	2,420,429	-	-	2,420,429
Mercury 50 Generator	1,540,166	-	-	1,540,166
Holly Generator	535,130	-	-	535,130
Wind Generators	3,316,032	-	-	3,316,032
25MGW Repowering Project	163,914,534	-	-	163,914,534
Mobile Substation	629,231	-	-	629,231
EZ Hauler	50,147	-	-	50,147
Office Furniture and Equipment	32,308	9,637	-	41,945
Transportation Equipment	39,472	-	-	39,472
Willow Creek Tie Line	1,364,667	•	-	1,364,667
Totals	174,122,081	9,637	-	174,131,718
Less: Accum Depreciation	(7,549,650)	(867,060)	-	(8,416,710)
Book Value	\$ 166,572,431	\$ (857,423)	\$ -	\$ 165,715,008

Note 19 Recent Accounting Pronouncements:

In March, 2011, the Governmental Accounting Standards Board (GASB) issued Statement No. 65, *Items Previously Reported as Assets and Liabilities*. GASB Statement No. 65, which is effective for financial statements for periods beginning after December 15, 2012, amends or supersedes accounting and financial reporting guidance for certain items previously reported as assets or liabilities. The Authority adopted GASB Statement No. 65 in 2013 by retroactively restating financial statements for all periods presented. Debt issuances costs will be expenses as incurred.

The effect of the restatement on prior period's financial statements is as follows:

Net Position at December 31, 2011 as previously reported Unamortized debt issuance costs previously reported as assets			\$ 25,574,659 (5,039,547)
Net position at January 1, 2012 as restated			20,535,112
Change in net position for the year ended December 31, 2012 as previously reported	\$	7,026,991	
Unamortized debt issuance costs expenses in 2012	Ψ	175,725	
Energy imbalance		(520,453)	6,682,263
Net position at December 31, 2012 as restated			\$ 27,217,375

Reclassifications – Certain amounts have been reclassified in the 2012 financial statements in order to be consistent with the 2013 financial statements. These reclassifications had no effect on the previously reported change in net position.

Arkansas River Power Authority Budget and Actual Non-GAAP (with Variances) Business-Type Activity Enterprise Fund For the year ended December 31, 2013

	Budgeted Amounts Original and	Actual Amounts, Budgetary Basis		
	Final			
REVENUES				
Resale of Energy to Municipalities	\$ 29,780,200	\$ 28,776,859		
Interest Income	240,424	299,499		
Miscellaneous Income	221,383	242,445		
Total revenues	30,242,007	29,318,803		
EXPENDITURES				
Members Reimbursement-Fuel	27,900	68,449		
Purchased Power	13,623,334	15,404,661		
Salaries	236,038	247,693		
Legal Fees	750,000	734,511		
Other Professional Fees	281,500	54,764		
Engineering Study Fees	-	674		
Employee Benefits	67,593	61,770		
Education & Training	16,336	15,781		
Auto Expense	3,600	280		
Miscellaneous Dues & General Exp	13,800	9,087		
Depreciation	867,668	867,061		
Amortization Costs	142,252	(32,106)		
Miscellaneous Plant Operations	2,073,329	1,368,622		
Insurance & Bonds	57,139	57,338		
Office, Travel & Occupancy	72,131	59,266		
Interest Expense	8,349,249	8,353,190		
Total Expenditures	26,581,869	27,271,041		
Operating Income	3,660,138	2,047,762		
DECONCULATION				
RECONCILIATION Not change in not position	3,660,138	2,047,762		
Net change in net position Net position - beginning	J,000,136 -	27,217,375		
Net position - beginning Net position - ending	\$ 3,660,138	\$ 29,265,137		