NEIGHBORHOOD DEVELOPMENT FUND Not-for-Profit Transmittal and Approval Form

Applicant/Program: Waterfront Development Corporation	Louisville Waterfront 4th of July
Applicant Requested Amount: \$26,000	
Applicant Requested Amount: \$26,000 Appropriation Request Amount: 16, 250	

Executive Summary of Request

The Louisville Waterfront 4th of July is the community's celebration of our national holiday. The event is free and open to the public and features live music, family activities and fireworks. The has a long tradition of gathering at the river's edge to celebrate the Fourt of July with music and fireworks. The festival is attended by tens of thousands, year after yera.

Is this program/project a fundraiser?	Yes No
Is this applicant a faith based organization?	Yes No
Does this application include funding for sub-grantee(s)?	Yes No

I have reviewed the attached Neighborhood Development Fund Application and have found it complete and within Metro Council guidelines and request approval of funding in the following amount(s). I have read the organization's statement of public purpose to be furthered by the funds requested and I agree that the public purpose is legitimate. I have also completed the disclosure section below, if required.

District #

Sponsor Signature [000 Amount

Primary Sponsor Disclosure

List below any personal or business relationship you, your family or your legislative assistant have with this organization, its volunteers, its employees or members of its board of directors.

Approved by:

Appropriations Committee Chairman Final Appropriations Amount:

Date

Applicant/Program:

Waterfront Development Corporation Louisville Waterfront 4th of July

Additional Disclosure and Signatures

Additional Council Office Disclosure

List below any personal or business relationship you, your family or your legislative assistant have with this organization, its volunteers, its employees or members of its board of directors.

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Council Member Signature and Amount

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Applicant/Program:

Waterfront Development Corporation Louisville Waterfront 4th of July

Additional Disclosure and Signatures

Additional Council Office Disclosure

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LOUISVILLE METRO COUNCIL NEIGHBORHOOD DEVELOPMENT FUND APPLICATION	
Legal Name of Applicant Organization Waterfront Development Corporation	
Program Name and Request Amount Louisville Waterfront 4th of July	
	Yes/No/NA
Is the NDF Transmittal Sheet Signed by all Council Member(s) Appropriating Funding?	Ves
Is the funding proposed by Council Member(s) less than or equal to the request amount?	Yes
Is the proposed public purpose of the program viable and well-documented?	Yes
Will all of the funding go to programs specific to Louisville/Jefferson County?	Yes
Has Council or Staff relationship to the Agency been adequately disclosed on the cover sheet?	Yes
Has prior Metro Funds committed/granted been disclosed?	Yes
Is the application properly signed and dated by authorized signatory?	Yes
Is proof of Tax Exempt status of 501(c) 3, 4, 6, 19, 1120-H included?	Yes
If Metro funding is for a separate taxing district is the funding appropriated for a program outside the egal responsibility of that taxing district?	N/A
Is the entity in good standing with: Kentucky Secretary of State? Louisville Metro Revenue Commission? Louisville Metro Government? Internal Revenue Service? Louisville Metro Human Relations Commission? 	Yes
s the current Fiscal Year Budget included?	Yes
s the entity's board member list (with term length/term limits) included?	Yes
s recommended funding less than 33% of total agency operating budget?	Yes
Does the application budget reflect only the revenue and expenses of the project/program?	N/A-
s the cost estimate(s) from proposed vendor (if request is for capital expense) included?	N/A-
s the most recent annual audit (if required by organization) included?	N/A-
s a copy of Signed Lease (if rent costs are requested) included?	N/A-
s the Supplemental Questionnaire for churches/religious organizations (if requesting organization is aith-based) included?	N/A-
Are the Articles of Incorporation of the Agency included?	Yes
s the IRS Form W-9 included?	Yes
s the IRS Form 990 included?	N/A-
re the evaluation forms (if program participants are given evaluation forms) included?	N/A-
Affirmative Action/Equal Employment Opportunity plan and/or policy statement included (if equired to do so)?	N/A-
As the Agency agreed to participate in the BBB Charity review program? If so, has the applicant net the BBB Charity Review Standards?	N/A-
Prepared by: Christa Robinson Date: 4-23-18	

Robinson, Christa

From: Sent: To: Cc: Subject: Bilitski, Deborah Wednesday, May 16, 2018 1:50 PM Robinson, Christa Smith, Ashley RE: NDF for 4th of July

Add Councilman Benson for \$1000. Total is now \$6,250.

From: Bilitski, Deborah Sent: Wednesday, May 16, 2018 10:06 AM To: Robinson, Christa Cc: Smith, Ashley Subject: NDF for 4th of July

Christa, currently we have \$5,250, but still working to get more. Here's who has committed so far:

CW Sexton Smith

- \$1000

Barbara Shanklin (2)

- 5/9 committed \$1000

Bill Hollander (9)

- 5/8/18 - committed \$1000

Robin Engel (22).

- 5/9 Committed \$1000.

Vicki Welch (13)

- 5/9 committed \$250

Rick Blackwell (12)

- 5/11 Committed \$1000

Thanks!

Deborah Bilitski Waterfront Development Corporation 129 River Road Louisville, Kentucky 40202 502.574.3768 www.LouisvilleWaterfront.com

Helton, Jessamyn

From: Sent: To: Subject: Benson, Stuart Monday, June 11, 2018 9:59 AM Helton, Jessamyn; Ott, Stephen Permission to sign for 4th of July waterfront development event

1

Angela Webster has my permission to sign the NDF.

Stuart Benson

Get Outlook for iOS

		SECTION 1 - APP	LICANI INFORM	ATION
Legal Name of Appli		nization:		
(as listed on: http://www	and the second se	busiliess/recurus	Development C	
Main Office Street 8	& Mailing	Address: 129 River Rd I	Louisville, KY 40	0202
Website: https://loui	isvillewate	rfront.com		
Applicant Contact:	Kelley	Lewis	Title:	Assistant Finance Director
Phone:	502-57	4-3768	Email:	kelley.lewis@louisvilleky.gov
Financial Contact:	Cordell	Lawrence	Title:	CFO
Phone:	502-57	4-3768	Email:	cordell.lawrence@louisvilleky.g
Organization's Repre	esentative	who attended NDF Trai	ning:Kelley Lew	is
GEO	GRAPHIC/	LAREA(S) WHERE PROC	RAM ACTIVITIE	S ARE (WILL BE) PROVIDED
Program Facility Loca	ation(s):	Waterfront Park		
Council District(s):		4	Zip Code(s): 40202
	SECTI	ON 2 - PROGRAM REQU		
ROGRAM/PROJECT	NAME:Lo	uisville Waterfront 4th		
otal Request: (\$)	26,000		ward (this prog	ram) in previous year: (\$) 8000
urpose of Request (
	unus (gen	erally cannot exceed 339	6 of agency's tota	al operating budget)
	ig/service	s/events for direct benef	it to community	or qualified individuals
		organization (equipment	, furnishing, buil	ding, etc)
he Following are Rec		Terrare and the second s		
IRS Exempt Status De		Letter	Signed lease	
Current year projecte	d budget			if rent costs are being requested
			IRS Form W9	
			Evaluation fo	rms if used in the proposed program
Most recent IRS Form	990 or 112		Evaluation fo Annual audit	rms if used in the proposed program (if required by organization)
Most recent IRS Form Articles of Incorporati	990 or 112 on (curren	t & signed)	Evaluation fo Annual audit	rms if used in the proposed program
Current financial state Most recent IRS Form Articles of Incorporati Cost estimates from p capital expense	990 or 112 on (curren	t & signed)	Evaluation fo Annual audit	rms if used in the proposed program (if required by organization)
Most recent IRS Form Articles of Incorporati Cost estimates from p capital expense or the current fiscal y overnment for this or	990 or 112 on (curren proposed ve year endin r any othe	t & signed) indor if request is for g June 30, list all funds a r program or expense, in	Evaluation fo Annual audit Faith Based O Ppropriated and, cluding funds red	rms if used in the proposed program (if required by organization)
Most recent IRS Form Articles of Incorporati Cost estimates from p capital expense or the current fiscal y overnment for this or om any department of eet if necessary.	990 or 112 on (curren roposed ve rear endin r any othe pr Metro C	t & signed) indor if request is for g June 30, list all funds a r program or expense, in	Evaluation fo Annual audit Faith Based O Ppropriated and cluding funds rec eighborhood Dev	rms if used in the proposed program (if required by organization) Organization Certification Form, if applicable /or received from Louisville Metro ceived through Metro Federal Grants, velopment Funds). Attach additional
Most recent IRS Form Articles of Incorporati Cost estimates from p capital expense or the current fiscal y overnment for this or om any department of eet if necessary. urce: G	990 or 112 on (curren proposed ve year endin r any othe or Metro C	t & signed) indor if request is for g June 30, list all funds a r program or expense, in Council Appropriation (Ne erations Budget	Evaluation fo Annual audit Faith Based O ppropriated and, cluding funds rea eighborhood Dev Amount: (\$)	rms if used in the proposed program (if required by organization) Organization Certification Form, if applicable /or received from Louisville Metro ceived through Metro Federal Grants, velopment Funds). Attach additional 987,000
Most recent IRS Form Articles of Incorporati Cost estimates from p capital expense or the current fiscal y overnment for this or om any department of eet if necessary. urce: G	990 or 112 on (curren proposed ve year endin r any othe or Metro C	t & signed) indor if request is for g June 30, list all funds a r program or expense, in council Appropriation (Ne erations Budget y Funds (for 2017 eve	Evaluation fo Annual audit Faith Based O Ppropriated and cluding funds rec eighborhood Dev	rms if used in the proposed program (if required by organization) Organization Certification Form, if applicable /or received from Louisville Metro ceived through Metro Federal Grants, velopment Funds). Attach additional

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Applicant's Initials

SECTION 3 - AGENCY DETAILS

Describe Agency's Vision, Mission and Services:

The mission and goals of the Waterfront Development Corporation are to oversee development of Louisville's waterfront; to establish and maintain public access to the waterfront through development, maintenance, and programming; and to provide a beautiful and enjoyable gathering space for people from all parts of the community and beyond. Waterfront Park hosts more than 2 million visits per year by people attending events and casual park users.

WDC has a 9-person maintenance crew that has a presence in Waterfront Park 364 days per year. Park staff program both the park and the Belvedere with more than 120 events per year, including 2 big events that are the park's signature events - the Fourth of July event, and the WFPK Waterfront Wednesday concert series. WDC also manages the Belle of Louisville on behalf of Louisville Metro, and developed the master plans for Riverview Park in Southwest Jefferson County and Phase IV of Waterfront Park. WDC has design review authority in the Waterfront District and oversees the RiverPark Place development. Going forward, WDC will oversee development of Waterfront Park's Phase IV.

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SECTION 4 - BOARD OF DIRECTORS AND PAID STAFF		
Board Member	Term End Date	
Scott Brinkman (Governor's representative)	Term of Office	
Christopher Jones	Jul 31, 2018	
Robert Banks	Jul 31, 2020	
Jon Meyer	Jul 31, 2020	
Oliver Barber - Vice Chair	Jul 31, 2018	
Carter Vance - Treasurer	Jul 31, 2018	
Mayor Greg Fischer	Term of Office	
David James	Term of Office	
Ted Nixon	Jul 31, 2020	
Frank Ward	Jul 31, 2021	
Cathy Shannon	Jul 31, 2018	
Robert Hatfield	Jul 31, 2018	
Carmen Miller	Jul 31, 2020	
Susan Moss - Chair	Jul 31, 2020	
Nicole Walton - Secretary	Jul 31, 2018	

Describe the Board term limit policy:

Each Board Member serves a 4 year term and may be reappointed by the appropriate appointing authority.

Three Highest Paid Staff Names	Annual Salary	
David K. Karem	143,652.6	
Deborah A. Bilitski	114,444.2	
Cordell G. Lawrence	105,151.8	

Applicant's Initials

SECTION 5 - PROGRAM/PROJECT NARRATIVE

A: Describe the program/project start and end dates, a description of the program/project and applicable data with regards to specific client population the program will address (attach related flyers, planning minutes, designs, event permits, proposals for services/goods, etc.):

The Louisville Waterfront 4th of July is the community's celebration of our national holiday. The event is free and open to the public and features live music, family activities and fireworks. It provides significant quality of life value for Louisville residents as well as a reason for tourists to visit Louisville. The festival is attended by tens of thousands, year after year. Louisville has a long tradition of gathering at the river's edge to celebrate the Fourth of July with music and fireworks. Metro Council support will allow us to continue to offer this event to the community, in the heart of downtown in Louisville's award winning Waterfront Park. The 2017 event was a huge success by all accounts. It was an inclusive celebration designed to appeal to a wide demographic. The event featured music by five performing artists, upscale festival cuisine, a patriotic display of 15,000 US Flags by Flags for Vets, family arts and cultural activities produced by 10 partnering organizations, and fireworks over the Ohio River!

July 4, 2018 will feature musical entertainment by 4 or more musical entertainers in the genre of Jazz, Funk, R&B, Female Vocalists, Hip Hop, and a popular female DJ collective. The Louisville Fire Department and Louisville Metro Police Department will participate with a community outreach display. Flags 4 Vets will return with a patriotic installation, and family activities will include visual art, music education, science and nature activities as produced many different arts and cultural attractions. The whole celebration will conclude with a fireworks display over the Ohio River, offering a safe place for the community to enjoy fireworks administered by professionals.

B: Describe specifically how the funding will be spent including identification of funding to sub grantee(s):

WDC plans to utilize the Neighborhood Development Fund grant to fund the fireworks at the Louisville Waterfront Fourth of July event, as well as supplement funding for the following aspects: family activities, bicycle parking, and musical entertainment.



C: If this request is a fundraiser, please detail how the proceeds will be spent:

This request is not a fundraiser.

D: For Expenditure Reimbursement Only – The grant award period begins with the Metro Council approval date and ends on June 30 of Metro fiscal year in which the grant is approved. If any part of this funding request is for funds to be spent before the grant award period, identify the applicable circumstances:

The funding request is a reimbursement of the following expenditures that will probably be incurred after the application date, but prior to the execution of the grant agreement:

If selecting this option, the invoice, receipt and payment documentation should not be available as of the date of this
application.

The Grantee will be required to submit financial reporting in accordance with the reporting schedule provided in the grant agreement.

Reimbursements should not be made before application date unless an emergency can be demonstrated by the primary council sponsor. The funding request is a reimbursement of the following expenditures (attach invoices or proof of payment):

- Attach a copy of invoices and/or receipts to provide proof of purchase of activities associated with the work plan identified in this application.
- ✓ Attach a copy of cancelled checks to provide proof of payment of the invoices or receipts associated with the work plan identified in this application.

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Applicant's Initials

E: Describe the program's benefits to those being served (measurable outcomes). Include the program's process for collecting data and the indicators that will be tracked to measure the benefits to those being served:

The Louisville Waterfront Fourth of July Celebration provides a safe and welcoming venue for citizens from every Metro Council District* and the surrounding region to come together to safely enjoy family activities and a professional fireworks display over the Ohio River. The entertainment is high quality, inclusive, and free. Families can enjoy a dozen or more arts and cultural activities, including visual arts, music, science, a petting zoo and pony rides. Citizens can enjoy antique military equipment and fire equipment, as well as interact with our Louisville Fire Department and Metro Police Department through their community outreach displays. Fireworks are a leading cause of injury during the July 4th holiday, and this celebration provides an opportunity to enjoy fireworks in a safe environment. Many children are able to enjoy new and different experiences through the family activity area that they may otherwise not have an opportunity to experience. This is a wonderful opportunity for our community to come together in the heart of downtown in our beautiful Waterfront Park.

* The Waterfront Park Visitor Profile & Economic Impact Study compiled by IQS Research earlier this year demonstrates that 76% of Waterfront Park visitors are local, coming from every Metro Council district, as well as the seven county metropolitan area. Out of town visitors represent 35 states and several countries. More than 2 million people visited Waterfront Park for special events or casual park use in 2017. The visitor profile indicates a diversity of park users of all ages and income levels.

F: Briefly describe any existing collaborative relationships the organization has with other community organizations. Describe what those partners are bringing to the relationship in general and to this program/project specifically.

Waterfront Development Corporation collaborates with many organizations to produce the event including: The Kentucky Science Center (science activities), The National Jug Band Jubilee (music activities), WUOL (music education), Steam Exchange (visual art activities), Louisville Folk School (music activities), Waterfront Botanical Garden (science/nature activities), Friends of the Waterfront (education activities), Louisville Downtown Partnership (recreation activities), Louisville Visual Art (art activities), DrumSmart (music education), Flags 4 Vets (patriotic art installation and education activities), Kilroy Antique Military Equipment Enthusiasts (antique military display), Louisville Fire Department (antique and modern fire equipment community outreach and celebration of 150 years), Louisville Metro Police Department (community outreach and safety), Louisville Water Company and WaterStep (Pure Tap to go), Bicycling for Louisville (bicycle parking), Mayor's Office for Community Events (volunteer engagement).

We are still actively coordinating and engaging additional partnerships for the production of the event.

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SECTION 6 - PROGRAM/PROJECT BUDGET SUMMARY

THE PROGRAM/PROJECT BUDGET SHOULD REALISTICALLY ESTIMATE WHAT AMOUNT IS NEEDED FROM METRO GOVERNMENT AND WHAT IS EXPECTED FROM OTHER SOURCES.

	Column 1	Column 2	Column (1+2)=3	
Program/Project Expenses	Proposed Metro Funds	Non- Metro Funds	Total Funds	
A: Personnel Costs Including Benefits				
B: Rent/Utilities				
C: Office Supplies				
D: Telephone				
E: In-town Travel				
F: Client Assistance (See Detailed List on Page 8)				
G: Professional Service Contracts				
H: Program Materials				
I: Community Events & Festivals (See Detailed List on Page 8)	26,000	156,000	182,000	
J: Machinery & Equipment				
K: Capital Project				
L: Other Expenses (See Detailed List on Page 8)				
*TOTAL PROGRAM/PROJECT FUNDS	26,000	156000	182,000	
of Program Budger	14 %	86 %	100%	

List funding sources for total program/project costs in Column 2, Non-Metro Funds:

foto Revenue for Columns 1 Opensi		
Other (please specify)	92,000	
Fees Collected from Program Participants		
Private Contributions (do not include individual donor names)	64,000	
United Way		
Other State, Federal or Local Government		

*Total of Column 1 MUST match "Total Request on Page 1, Section 2"

**Must equal or exceed total in column 2.

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Applicant's Initials

Detail for Client Assistance, Community Events & Festivals or Other Expenses shown on Page 7	Column 1	Column 2	Column (1 + 2)=3
(circle one and use multiple sheets if necessary)	Proposed Metro Funds	Non- Metro Funds	Total Funds
Bearnos - Hospitality Tent Labor		300	300
Bicycle Rack for Bicycle Parking	500		500
Art & Cultural Attractions Activities	650		650
Clean Up		2,750	2,750
Committee/ Volunteer Lunch		300	300
encing including bicycle rack barricade		1,000	1,000
ireworks	20,000		20,000
Generator - Power to Go		3,000	3,000
olf Carts		200	200
ony Rides and Petting Farm	2,500		2,500
ortable restrooms		3,200	3,200
liscellaneous expenses		2,500	2,500
lusicians, Stage, Sound, and Lighting	2,350	37,650	40,000
ent & Rave - tents, tables, chairs, etc		8,000	8,000
MPD off duty overnight security		600	600
curity - DRH		2,500	2,500
otography, graphic design, printing, stage banners		2,000	2,000
Total	26,000	64,000	90,000

Applicant's Initials

Donor*/Type of Contribution	Value of Contribution	Method of Valuation
See attached		
Total Value of In-Kind (to match Program Budget Line Item. Volunteer Contribution &Other In Kind)	92,000	

Detail of In-Kind Contributions for this PROGRAM only: Includes Volunteers, Space, Utilities, etc. (Include anything not bought with cash revenues of the agency).

* DONOR INFORMATION REFERS TO WHO MADE THE IN KIND CONTRIBUTION. VOLUNTEERS NEED NOT BE LISTED INDIVIDUALLY, BUT GROUPED TOGETHER ON ONE LINE AS A TOTAL NOTING HOW MANY HOURS PER PERSON PER WEEK

Agency Fiscal Year Start Date: Jul 1, 2017

Does your Agency anticipate a significant increase or decrease in your budget from the current fiscal year to the budget projected for next fiscal year? NO F YES

If YES, please explain:

SECTION 7 - CERTIFICATIONS & ASSURANCES

By signing Section 7 of the Grant Application, the authorized official signing for the applicant organization certifies and assures to the best of his or her knowledge and/or belief the following Assurances and Certifications. If there is any reason why one or more of the assurances or certifications listed cannot be certified or assured, please explain in writing and attach to this application.

Standard Assurances

- 1. Applicant understands this application and its attachments as well as any resulting grant agreement, reports and proof of expenditure is subject to Kentucky's open records law. 2.
- Applicant understands if the grant agreement is not returned to Louisville Metro within 90 days of its mailing to the applicant, the approval is automatically revoked and the funds will not be disbursed to our organization. 3.
- Applicant and any sub grantee will give Louisville Metro Government access to and the right to examine all paper or electronic records related to the awarded grant for up to five years of the grant agreement date. 4.
- Applicant assures compliance with the grant requirements and will monitor the performance of any third party (sub-grantee). 5.
- The Agency is in good standing with the Kentucky Secretary of State, Louisville Metro Government, the Jefferson County Revenue Commission, the Internal Revenue Service, and the Louisville Metro Human Relations Commission. 6.
- Applicant understands failure to provide the services, programs, or projects included in the agreement will result in funds being withheld or requested to be returned if previously disbursed.
- 7. Applicant understands they must return to Louisville Metro any unexpended funds by July 31 following the Metro Louisville's fiscal vear end. 8.
- Applicant understands they must provide proof of all expenditures (canceled checks, receipts, paid invoices). The Applicant understands the failure to provide proof of expenditures as required in the grant agreement could result in funding being withheld or request to be returned if previously disbursed.
- Applicant understands if this application is approved, the grant agreement will identify an award period that begins with the Metro 9. Council approval date, and will end with June 30 of the fiscal year in which the grant is approved. Expenditures associated with this award expected to occur prior to the award period (approval date) must be disclosed in this application in order to be considered compliant with the grant agreement.
- 10. Applicant understands if we choose to incur expenditures prior to the approval of the application by the Metro Council, there is no guarantee that funding will be reimbursed, as the Council may choose not to award the application.
- 11. Applicant will establish safeguards to prohibit employees or any person that receives compensation from awarded funds from using their position for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.

Standard Certifications

- 1. The Agency certifies it will not use Louisville Metro Government funds for any religious, political or fraternal Activities.
- 2. The Agency has a written Affirmative Action/Equal Opportunity Policy.
- 3. The Agency does not discriminate in employment or in provision of any service/program/activity/event based on age, color, disabled status, national origin, race, religion, sex, gender identity or sexual orientation, or Vietnam era veteran status.
- The Agency certifies it will not require clients, recipients, or beneficiaries to participate in religious, political, fraternal or like 4. activities in order to receive services/benefits provided with Louisville Metro Government funds. 5.
- The Agency understands the Americans with Disabilities Act (ADA) and makes reasonable accommodations.

Relationship Disclosure: List below any relationship you or any member of your Board of Directors or employees has with any Councilperson, Councilperson's family, Councilperson's staff or any Louisville Metro Government employee.

SECTION 8 - CERTIFICATIONS & ASSURANCES

I certify under the penalty of law the information in this application (including, without limitation, "Certifications and Assurances") is accurate to the best of my knowledge. I am aware my organization will not be eligible for funding if investigation at any time shows falsification. If falsification is shown after funding has been approved, any allocations already received and expended are subject to be repaid. I further certify that I am legally authorized to sign this application for the applying organization and have initialed each page of the application.

Signatur	e of Legal Signatory:	Da. 2KKan				0.01	12.	lice
Legal Sig	natory: (please print):	David K. Karen		Title:	P.	President		
Phone:	502-574-3768	Extension:			Kelley.le			

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Applicant's Initials D24 K

Louisville Waterfront 4th of July

The Louisville Waterfront 4th of July is the community's celebration of our national holiday. The event is free and open to the public and features live music, family activities and fireworks. It provides significant quality of life value for Louisville residents as well as a reason for tourists to visit Louisville. The festival is attended by tens of thousands, year after year. Louisville has a long tradition of gathering at the river's edge to celebrate the Fourth of July with music and fireworks. Louisville Metro Council support will allow us to continue to offer this event to the community, in the heart of downtown in our award winning Louisville Waterfront Park.

The 2017 event was a huge success by all accounts. It was an inclusive celebration designed to appeal to a wide demographic. The event featured music by five performing artists, upscale festival cuisine, a patriotic display of 15,000 US Flags by Flags for Vets, family arts and cultural activities produced by 10 partnering organizations, and fireworks over the Ohio River!

In addition to being well attended, the event also reaches millions of people through earned media, radio, television, internet and prints media partnerships and receives overwhelming community support. Here are some statistics.

- The 2017 Festival earned 152 stories, reaching 5,907,356 people through broadcast television, radio, print, and online outlets as reported by Media Library Inc. for the period of May 25-May 28, 2016 and June 29-July 5, 2016. Those stories generated the following as reported by Media Library:
 - Nielson Audience: 1,851,908
 - o Nielson Radio Audience: 59,000
 - Total Unique Visitors for Online Stories: 3,996,448
 - Total Calculated Publicity Value: \$242,851
- WHAS11 television provided a \$50,000 in-kind promotional sponsorship.
- Louisville Public Media provided an \$8,500 in-kind promotional sponsorship across all three stations, 89.3 WFPL, 90.5 WUOL, and 91.9 WFPK.
- The Festival reached an audience of more than 55,000 followers on social media, including Facebook, Twitter and Instagram.
- Traffic on the park's website, <u>www.louisvillewaterfront.com</u>, ramps up significantly leading up to this event, with 126,543 pageviews from June 1 – July 8, 2017.
- Festival Sponsors were featured prominently on all collateral marketing throughout the event and in support of the event including Main Stage Scrims, Welcome Banners, Thank You Banners and Emcee Remarks.







Waterfront Development Corporation Income Statement Two Year Comparison For the Nine Months Ending March 31, 2018

	Year to Date <u>Actual</u>	Year to Date <u>Budget</u>	<u>Variance</u>	YTD Last Year <u>Actual</u>	YTD Last Year <u>Budget</u>	<u>Variance</u>
Revenues	* =	* = 10.0=0	0	- 10 0	- 10 0	0
1 0	\$ 740,250	\$ 740,250	0	740,250	740,250	0
Rental Revenue	319,851	270,000	49,851	314,606	315,000	(394)
Other Revenue	1,155	123,750	(122,595)	3,853	256,500	(252,647)
Waterfront Independence Fest.	90,698	90,000	698	165,757	255,000	(89,243)
Waterfront Wednesday	138,960	102,500	36,460	112,017	102,500	9,517
Event Income	203,620	155,000	48,620	207,293	155,000	52,293
Donations	259,349	258,000	1,349	33,080	3,000	30,080
Interest Income	26,415	22,500	3,915	24,082	13,500	10,582
Unrealized Gain/(Loss) Invest	(5,033)	0	(5,033)	(7,917)	0	(7,917)
Total Revenues	1,775,265	1,762,000	13,265	1,593,021	1,840,750	(247,729)
Expenses						
Salary & Benefits	1,210,252	1,174,500	(35,752)	1,137,248	1,152,750	15,502
Contract Labor	26,250	27,000	750	26,250	27,000	750
Repairs & Maintenance	112,081	131,350	19,269	114,296	128,375	14,079
Utilities & Telephone	99,774	102,375	2,601	93,010	95,250	2,240
Horticulture & Landscaping	15,244	18,000	2,756	17,485	15,000	(2,485)
Security Services	24,188	27,000	2,812	22,457	27,000	4,543
Donations Expense	0	750	750	269	1,500	1,231
Depreciation	39,269	36,000	(3,269)	34,002	34,500	498
Insurance	15,446	15,000	(446)	13,844	15,000	1,156
Automotive/Mower Fuel/Tires	26,730	29,250	2,520	31,432	25,750	(5,682)
Plumbing / Irrigation	9,883	9,000	(883)	7,223	7,500	277
Admin & Office Expenses	12,387	15,525	3,138	14,617	15,125	508
Professional Fees	22,400	22,800	400	23,400	24,750	1,350
Computer & Software Expense	6,126	3,600	(2,526)	2,667	4,500	1,833
Meeting Expenses	2,955	2,250	(705)	2,007	2,250	1,855
Advertising	2,955	2,230	(703)	2,171	2,250	0
Travel & Public Relations	4,570	3,600	(970)	2,113	3,750	1,637
		5,000 60,000		160,765	235,000	
Waterfront Independence Festiv	64,023		(4,023)			74,235
Waterfront Wednesday Expense	57,195	55,000	(2,195)	45,317	50,000	4,683
Damage Deposit & Other Expense	6,197	11,250	5,053	8,878	7,875	(1,003)
Total Expenses	1,754,970	1,744,250	(10,720)	1,757,444	1,872,875	115,431
Gains/Losses on Prop/ Equip.	1,201	0	(1,201)	0	(3,000)	(3,000)
Operating Income	\$ 21,496	\$ 17,750	(3,746)	(164,423)	(35,125)	129,298

Capital Project Funds

Waterfront Development Corporation Income Statement Two Year Comparison For the Nine Months Ending March 31, 2018

Capital Funds Revenues Capital Funds Expenses	730,715 401,289	0 0	(730,715) (401,289)	996,774 649,681	0	(996,774) (649,681)
Net Income	\$ 350,922	\$ 17,750	(333,172)	182,670	(35,125)	(217,795)

WATERFRONT DEVELOPMENT CORPORATION

APR 1 1 2003

AMENDED

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ARTICLES OF INCORPORATION

OF

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WATERFRONT DEVELOPMENT CORPORATION

(As of January 1, 2003)

ARTICLE I

Name

The Corporation shall be named and known as Waterfront Development Corporation.

ARTICLE II

Perpetual Existence

The Corporation shall have perpetual existence, subject to the dissolution provisions of Chapter 273 of the Kentucky Revised Statutes.

ARTICLE III

Purposes

The purpose for which this Corporation is formed is to act as an agency, instrumentality, and constituted authority of the Commonwealth of Kentucky and the Louisville/Jefferson County Metro Government, in the acquisition, implementation, and financing of public projects pursuant to Kentucky law, and in particular KRS 58.180, to accomplish a public purpose of the State and the Louisville/Jefferson County Metro Government. (Amended 1/1/2003)

ARTICLE IV

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Corporate Powers

The Corporation shall have and exercise all of the powers available to non-profit corporations in Kentucky under Section 273.171 and Section 58.180 of the Kentucky Revised Statutes, all the powers granted to the Corporation by the Council of the Louisville/Jefferson County Metro Government, and all the powers necessary or convenient to effect any or all of the purposes for which the Corporation is organized. (Amended 2/17/1993 and 1/1/2003)

ARTICLE V

Nonprofit

The Corporation shall have no capital stock, shall have no power to issue certificates of stock or to declare dividends, and is not formed for and shall not be operated for profit, but is created to carry out the purposes and exercise the powers set out above.

ARTICLE VI

Limitation on Use of Assets -Disposition of Assets on Dissolution

All of the assets and earnings of the Corporation shall be used exclusively for the purposes herein set out, including the payment of expenses incidental thereto; and no part of any net revenues of this Corporation beyond those necessary for retirement of the Corporation's indebtedness or implementation of the public purposes of the Corporation shall inure to the benefit of any person or Director. Nor shall the Corporation engage in any activity which may affect the status of the Corporation as a non-profit, non-stock corporation exempt from Federal and State income taxes within the meaning of the Internal Revenue Code and the Kentucky Revised Statutes, and with interest on its obligations being exempt from Federal and State income taxes under said Code and Statutes. In the event of dissolution of the Corporation, all of the then remaining assets of the Corporation shall vest in and be distributed between the Commonwealth of Kentucky and the Louisville/Jefferson County Metro Government, after satisfaction of all thenexisting legal obligations, in the same proportions as do those parties who contributed funds and other assets to the Corporation and with due consideration given to private donations. In the event that the assets are insufficient to satisfy the legal obligations, each of the two governments shall be responsible for its proportionate share of the remaining obligations. The assets of any endowment fund created by the Board of Directors pursuant to Article XX shall not constitute assets of the Corporation for purposes of this Article, but shall constitute a legal obligation of the Corporation. Upon dissolution of the Corporation, all assets of any endowment fund shall be distributed to and paid over to the Louisville Community Foundation, its successor or a private entity which qualifies as a tax-exempt entity under Internal Revenue Code §501(c)(3). (Amended 5/4/1995 and 1/1/2003)

ARTICLE VII

Incorporators

The names and addresses of the Incorporators are as follows:

Name

Address

Martha Lavne Collins

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Bremer Ehrler

Harvey L Sloane

Louisville, KY 40202 City Hall

Fifth & Jefferson Streets

Office of the Governor

State Capitol Building Frankfort, KY 40601

County Courthouse

Sixth & Jefferson Streets Louisville, KY 40202

ARTICLE VIII

Principal Office: Process Agent

The address of the registered office of the Corporation in this State is as follows:

City Hall, Mayor's Office 601 West Jefferson Street Louisville, Kentucky 40202

The name and address of the registered agent of the Corporation for service of process, until changed by action of the Board of Directors, shall be:

Harvey I. Sloane City Hall, Mayor's Office 601 West Jefferson Street Louisville, Kentucky 40202

ARTICLE IX

Members

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The Members of the Corporation shall be the Commonwealth of Kentucky, acting by and through its Governor, and the Louisville/Jefferson County Metro Government, acting by and through its Mayor. (Amended 1/1/2003)

ARTICLE X

Chairperson

The Corporation shall have a chairperson who will be selected by the Governor from among two designees who are members of the Board of Directors and whose names shall be submitted by the Mayor. The chairperson of the organization will serve a twoyear term; however, that service will be limited to no more than four consecutive twoyear terms before the chair is changed.

(Amended 2/17/1993 and 1/1/2003)

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ARTICLE XI

Directors

The affairs of the Corporation shall be managed by a Board of Directors. The number of Directors shall be fifteen, with the State appointing six (6) Directors and the Louisville/Jefferson County Metro Government appointing nine (9) Directors. The Board of Directors will include one representative of the Governor's Office and five (5) other Directors appointed by the Governor, the Mayor of the Louisville/Jefferson County Metro Government, and one council member of the Metro Council appointed by the Metro Council in accordance with its rules, and seven (7) other Directors appointed by the Mayor and approved by Metro Council, provided that one (1) of such Directors shall represent the Friends of the Waterfront. The Directors other than the ex-officio Directors shall be drawn from the private sector, including the business community, labor organizations, civic groups, and neighborhood organizations; and respecting proper minority representation. The ex-officio Directors shall serve for the lengths of their respective terms of office; the other Directors for four-year terms. Also, the appointed Directors shall serve subject to the pleasure of the elected official by whom they were All Directors appointed by the Governor shall be residents of the appointed. Commonwealth. All Directors appointed by the Mayor shall be residents of Jefferson County.

The Board of Directors shall have full powers to make by-laws and rules for the regulation and management of the affairs of the Corporation not inconsistent with the provisions of the Articles of Incorporation and the laws of the Commonwealth of Kentucky and the Ordinances of the Louisville/Jefferson County Metro Government; or, the Directors may act without by-laws.

The Board of Directors shall have the right to transact business on behalf of the Corporation immediately after these Articles of Incorporation have been filed in the office of the Secretary of State of Kentucky and in the office of the County Clerk of Jefferson County, Kentucky.

All Directors serving as of January 1, 2003 shall serve out the terms to which they were appointed. As those terms expire, the Governor shall appoint Directors to fill the seats previously held by the Jefferson County Judge/Executive and the Directors previously appointed by the Governor. The Mayor shall appoint Directors to fill the seats previously held by the Jefferson County Commissioner, the four (4) Directors previously appointed by the Mayor of the City of Louisville and the four (4) Directors previously appointed by the Jefferson County Judge/Executive. (Amended 2/17/1993 and 1/1/2003)

ARTICLE XII

Officers

The Board of Directors shall elect from among the members a Vice-Chairman, a Secretary, and a Treasurer. These three officers shall serve for a two-year term and may serve consecutively; the election shall be held at the annual meeting of the Board of Directors.

(Amended 6/24/1987)

ARTICLE XIII

Corporate Seal

The Seal of the Corporation shall be and is substantially the following wording impressed by a metallic instrument:

Waterfront Development Corporation Corporate Seal Commonwealth of Kentucky

ARTICLE XIV

Meetings: Notices.

The annual and other meetings of the Board of Directors of the Corporation shall be had at such time and place and upon such notice (if any) as shall, in accordance with applicable law, be prescribed by Resolution of the Board of Directors or as may be prescribed in the By-Laws of the Corporation; provided that the initial meeting shall be called by the Incorporators upon at least three days' notice by mail to each Director, which notice shall state the time and place of the meeting; any subsequent meetings may be held at such time(s) and place(s) as may be agreed upon by the then Directors.

Special meetings of the Board of Directors of the Corporation may be called upon 24-hours' written notice by the Chairperson.

Notice of any meetings need not be given or waived by any Director when all are present at a meeting, and the signing by a Director of the minutes of a meeting shall constitute approval by said Director of all proceedings contained in such minutes, regardless of whether said Director attended said meetings, unless otherwise required by law.

(Amended 2/17/1993)

ARTICLE XV

Amendments

These Articles of Incorporation shall not be amended or modified without unanimous approval of the Members.

ARTICLE XVI

Indebtedness: Security

The maximum indebtedness or liability which the Corporation may incur at any time is unlimited, and its property shall not be used or applied except for the payment of debts lawfully incurred. The Corporation shall incur no indebtedness or liability without the direction and/or approval of the Council of the Louisville/Jefferson County Metro Government and the State Finance Cabinet, given not more than sixty days prior to the date of incurring such indebtedness or liability in accordance with KRS 58.180(3) or other applicable statutory provision, if any, plus a majority vote of the Board of Directors of the Corporation. The Corporation may issue bonds and other evidences of indebtedness from time to time, secured by different properties, with the holders of the bonds of each bond issue or of other evidences of indebtedness having a mortgage only upon the particular property or properties mortgaged to secure the particular issue of bonds or evidence of indebtedness. As and when any indebtedness incurred by the Corporation is for the purpose of acquiring and/or improving a particular property or a single parcel of real estate is repaid or when any indebtedness incurred by the Corporation for the purpose of financing a new project or refinancing an existing project is repaid, such property, parcel, or project, as the case may be, shall, regardless of the status of any other indebtedness of the Corporation, immediately be conveyed by the Corporation to the Stare and the Louisville/Jefferson County Metro Government in shares, proportionate to each party's respective contribution toward that particular property, parcel, or project.

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The sale, lease or mortgage of the property of the Corporation or the granting of a security interest therein shall require approval by a two-thirds vote of the Board of Directors.

The provisions of this Article shall be effective if and to the extent that such effectiveness is consistent with the effect that the interest on the obligations of the Corporation shall be exempt from federal and state income taxation: any provision contained in this Article which would adversely affect such exemption, shall be void. (Amended 1/1/2003)

ARTICLE XVII

No Personal Liability

The private property of the Incorporators or Directors shall not be subject to or in any way liable for any debt or contract of this Corporation.

ARTICLE XVIII

Executive Director/President

The Board of Directors shall select an Executive Director for the Corporation. The Executive Director shall not be a member of the Board of Directors. The Executive Director shall be a resident of Jefferson County. The Executive Director shall serve as the President of the Corporation. The President shall have the power to make and enter into contracts on behalf of the Corporation and to transact other business on behalf of the Corporation in its daily activities.

(Added 6/24/1987)

ARTICLE XIX

Deputy Director

The President/Executive Director may appoint a Deputy Director who shall perform such duties as required by the President/Executive Director. The Deputy

Director, in the absence of the President/Executive Director, shall have the power to execute contracts, deeds and agreements on behalf of the Corporation. (Added 2/17/1993)

ARTICLE XX

The Board of Directors of the Corporation may establish endowment funds as fiduciary funds of the Corporation for the purpose of funding in whole or in part any activity which constitutes a public purpose of the Corporation. Any such endowment fund shall be established by amendment of the by-laws of the Corporation as provided in Article XI and shall provide that the income from such endowment fund shall be used exclusively to fund in whole or in part the activity for which the fund was established. All assets of the fund shall be managed and invested in accordance with KRS 273.510-273.590 and KRS 66.480.

(Added 5/4/1995)

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BY-LAWS

OF

WATERFRONT DEVELOPMENT CORPORATION

ARTICLE I

The Corporation shall be named and known as Waterfront Development Corporation.

ARTICLE II

The principal offices of the Corporation shall be at 129 East River Road, Louisville, Kentucky 40202.

ARTICLE III

The Corporation shall be a non-profit corporation and shall have no capital stock.

ARTICLE IV

The Corporation is formed for the purposes set forth in its Articles of Incorporation, and more specifically, to act as an agency, instrumentality, and constituted authority of the Commonwealth of Kentucky ("State") and the Louisville/Jefferson County Metro Government ("Metro"), in the acquisition, implementation, and financing of public projects pursuant to Kentucky law and in particular KRS 58.180 to accomplish a public purpose of the Stare and Metro.

ARTICLE V

The Corporation shall have a Board of Directors to conduct the affairs and business of the Corporation. The directors of the Board shall be as set forth in the Articles of Incorporation of the Corporation.

The directors who serve by virtue of their office shall serve for the lengths of their respective terms in office. At the death, resignation, expiration of term of office, or vacation of office in any other manner by any director who serves by virtue of his/her office, then such director's membership shall immediately terminate and such director's successor in office shall immediately succeed to the position as director.

The Directors other than those who serve by virtue of their office shall be drawn from the private sector, including the business community, labor organizations, civic groups and neighborhood organizations; and respecting proper minority representation. The appointed Directors shall serve subject to the pleasure of the elected official by whom they were appointed.

ARTICLE VI

The annual and other meetings of the Board of Directors of the Corporation shall be held at such time and place and upon such notice (if any) as shall, in accordance with applicable law, be prescribed by Resolution of the Board of Directors. Special meetings may be called upon 24 hours' written notice by the Chairman. All meetings shall be conducted in conformity with KRS 61.800.

ARTICLE VII

A majority of the Board of Directors shall constitute a quorum for the transaction of business at any meeting of the Board of Directors, provided that if less than a majority of the directors are present at said meeting, a majority of the directors present may adjourn the meeting from time to time without further notice.

The act of the majority of the directors present at a meeting at which a quorum is present shall be the act of the Board of Directors.

If any director has a conflict of interest concerning any matter before the Board of Directors, he shall not vote, shall refrain from debate and shall publicly disclose the existence and nature of the conflict.

Written minutes of each meeting of the Board of Directors shall be prepared by the staff of the Corporation and approved at the following meeting of the Board of Directors.

No director shall receive compensation for his services as director, however, any expenses incurred by any director by reason of his duties or responsibilities as such may be paid by the Corporation.

The Board of Directors shall have authority to establish such committees as it may consider necessary or convenient for the conduct of its business. There shall be an executive committee consisting of the Chairperson, Vice-Chairperson, Secretary and Treasurer, which shall act in accordance with and subject to the restrictions set out in the statutes of the Commonwealth of Kentucky.

The Corporation shall have a Chairperson who will be selected by the Governor from among two designees who are directors of the Board of Directors, two of whose names are submitted by the Mayor. The Chairperson of the organization will serve a two-year term; however, that service will be limited to no more than four consecutive two-year terms before the chair is changed. The Chairperson shall preside over meetings of the Board of Directors, shall enforce order and exercise such other authority or duties as the Board of Directors may so delegate.

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ARTICLE VIII

The Board of Directors shall, at its annual meeting, elect from among its directors a Vice-Chairman, a Secretary, and a Treasurer. These officers shall serve two-year terms and may serve consecutive terms. The Vice-Chairman shall act in the absence of the President. The Secretary shall keep a complete and permanent record of all proceedings of the Board of Directors and have charge of the Corporate Seal. The Treasurer shall review books of account and shall regularly report to the Board of Directors. These duties may be altered by resolution of the Board of Directors.

ARTICLE IX

The Board of Directors may, from time to time, by vote of a majority, make, alter, amend or rescind any or all of the By-Laws of the Corporation, consistent with the creating Interlocal Agreement and the Articles of Incorporation.

ARTICLE X

The Board of Directors shall appoint an Executive Director. The Executive Director shall not be a director of the Board and shall be a resident of Jefferson County. The Executive Director shall be the President of the Corporation and shall in general supervise and control all of the day-to-day business and affairs of the Corporation and such other duties as from time to time may be prescribed by the Board. The President/Executive Director shall have the power to execute contracts, agreements and deeds on behalf of the Corporation and may employ such employees, contractors or agents as necessary to conduct the business and affairs of the Corporation.

The President/Executive Director shall enter into a contract with the Corporation for a definite term and shall receive such compensation and benefits as the Board of Directors may determine.

The President/Executive Director may employ a Deputy Director who shall perform such duties as required by the Executive Director/President and who shall have the power to execute contracts, deeds and agreements on behalf of the Corporation in the absence of the President/Executive Director.

ARTICLE XI

The Louisville/Jefferson County Metro Government shall be the fiscal agent of the Corporation and the Corporation shall comply with the accounting practices, policies, procedures and ordinances of Metro relating to the budget, personnel, classification and compensation unless otherwise agreed to by the Corporation and the Mayor.

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ARTICLE XII

There is established as a fiduciary fund of the Corporation the "Waterfront Park Maintenance Endowment Fund". The principal of the Fund shall be held in trust in perpetuity and managed and invested as provided in this Article. The income of the Fund shall be expended, as provided in this Article, exclusively for the public purpose of maintenance, repair, upkeep and rehabilitation of Waterfront Park, its grounds, buildings, structures, infrastructure, equipment and fixtures.

The control, management, investment and disposition of the assets of the Fund for purpose of earning income therefrom shall be vested in the Waterfront Park Maintenance Endowment Fund Finance Committee composed of two (2) directors of the Board of Directors and three (3) non-directors who shall be selected on the basis of their recognized expertise in finance, business or banking. The members of the investment committee shall be appointed by the Chairperson and shall serve at the pleasure of the Chairperson. A majority of the members of the Committee shall constitute a quorum, and a majority of the members present at a meeting at which a quorum is present shall be necessary for acts of the Committee. The Committee may hold regular meetings, or special meetings at the call of the Chairman. All meetings shall be open to the public in accordance with KRS 61.800 *et seq*.

The Committee shall prepare and maintain correct and complete books and records of account for the Fund and shall keep minutes of the meetings of the Committee. The Committee shall report no less than quarterly to the Board of Directors on the financial condition of the Fund and may cause an annual audit of the Fund to be performed by a certified public accounting firm or the internal auditor of Metro.

The Committee shall have the following powers and responsibilities:

- Accept on behalf of the Corporation any contribution, gift, bequest or devise of any type of property for the purposes of the Fund;
- (2) Hold such property in the name of the Fund and manage and invest such property in accordance with KRS 273.510-273.590 and KRS 66.480;
- (3) Collect and receive the income from such property;
- (4) Make disbursements to the Corporation out of the income from the Fund to be used exclusively for the purposes stated herein.

All property of the Fund shall be deposited from time to time to the credit of the Fund in such banks, trust companies or other depositories as the Committee may select.

No part of the income, properties or assets of the Fund, on dissolution of the Corporation, or otherwise, shall inure to the benefit of any private person, corporation or any governmental entity for use other than for the maintenance of Waterfront Park as provided herein. On liquidation of the Corporation, all properties and assets of the Fund remaining after paying all debts and obligations of the Fund, shall be distributed to and paid over to the Louisville Community Foundation, its successor or a private entity which qualifies as a tax-exempt entity under Internal Revenue Code §501(c)(3) which has responsibility for the management of Waterfront Park and such funds shall be used by such entity solely for the maintenance of Waterfront Park as provided herein.

CERTIFICATE

It is hereby certified that on this date I am the duly appointed and qualified Chairman of the Waterfront Development Corporation, and that at a regular meeting of the Corporation held at the offices of the Corporation on ______, a quorum of the directors being present, the foregoing Bylaws were adopted by a unanimous vote of the Board of Directors and such Bylaws shall immediately be in effect and shall supercede any previous bylaws adopted by the Corporation.

Charles I. McCarty Chairman Board of Directors



First Assistant

Julie Lott Hardesty

IRV MAZE JEFFERSON COUNTY ATTORNEY



WATERFRONT DEVELOPMENT CORPORATION

APR 1 1 2003

MEMORANDUM

TO: DAVID K. KAREM PRESIDENT/EXECUTIVE DIRECTOR

FROM: J. DAVID MORRIS ASSISTANT COUNTY ATTORNEY

DATE: APRIL 9, 2003

RE: ARTICLES OF INCORPORATION

As you requested, enclosed are the various documents comprising the Articles of Incorporation of the Waterfront Development Corporation:

- Original Articles filed on 3/11/1986
- (2) First Amendment filed on 8/20/1887
- (3) Second Amendment filed on 3/24/1993
- (4) Third Amendment filed on 5/1/1995
- (5) Fourth Amendment filed on 1/1/2003

I also enclose a copy of the Articles of Incorporation incorporating the above referenced amendments for easy reference.

In reviewing the Amended Articles of Incorporation I note that the By-Laws currently in existence do not conform to the Amended Articles. I therefore have revised the By-Laws and enclose a draft of such revision of the By-Laws for your review. If the By-Laws are acceptable to you, I would propose submitting them to the Board of Directors of the WDC at the April Board meeting. If you have any questions concerning any of the enclosed materials, please do not hesitate to call me.

ForManc Enclosures

[WDCCOR] DK Memo

LAW OFFICES

CONLIFFE, SANDMANN & SULLIVAN PROFESSIONAL LIMITED LIABILITY COMPANY

CHARLES I. SANDMANN (1936-1992) KARL N. VICTOR, JR. F. CHRIS GORMAN RICHARD M. SULLIVAN JACK R. UNDERWOOD, JR. E. BRUCE NEIKIRK GORDON GALLAGHER ++++ STEVEN J. KRIEGSHABER ++ EDWIN J. LOWRY, JR JAMES A. BABBITZ KENNETH A. BOHNERT JAMES T. MITCHELL EDWARD F. BUSCH PAMELA M. WORKHOVEN WENDELL L. JONES ++++ EDWARD L. LASLEY JENNIFER FUST-RUTHERFORD SCOTT A. JOHNSON

2000 WATERFRONT PLAZA 325 WEST MAIN STREET LOUISVILLE, KENTUCKY 40202 PHONE (502) 587-7711 FAX (502) 587-7756

OF COUNSEL I.G. SPENCER, JR. MICHAEL E. CONLIFFE DODD AND DODD ATTORNEYS, PLLC

> COLORADO OFFICE 75 East Second Street P.O. Box 2045 Nederland, CO 80466 (303) 258-8081 Phone (303) 258-8107 Fax

SUBURBAN OFFICE 4169 Westport Road, Suite 111 SI. Matthews, Kentucky 40207 (502) 896-2966 Phone (502) 895-0396 Fax

+Also Admitted in Indiana ++ Also Admitted in Ohio +++ Also Admitted in Colorado ++++ Also Admitted in Tennessee

To Whom It May Concern:

I am an assistant county attorney with the Office of the Jefferson County Attorney and serve as counsel to the Waterfront Development Corporation (WDC). I have been asked by the WDC to clarify for you the status of the WDC. The WDC is a nonstock, nonprofit corporation established pursuant to KRS Chapter 58 by the Commonwealth of Kentucky and the Louisville/Jefferson County Metro Government. In its Articles of Incorporation, it is established as an agency, instrumentality and constituted authority of those two governmental entities for the sole purpose of accomplishing public purposes of the governmental entities.

The WDC is not a nonprofit corporation certified as a nonprofit entity under Section 501(c)(3) of the Internal Revenue Code, but rather is eligible to receive donations which are deductible by the donor as charitable contributions, provided such contributions otherwise qualify, pursuant to Section 170(c)(1) of the Internal Revenue Code which defines a deductible charitable contribution as "a contribution or gift to any state or political subdivision of the state where such gift is to be used for a public purpose". Unlike for 501(c)(3) corporations, no certificate is issued by the Internal Revenue Service to governmental subdivisions.

Please note that this is not an opinion concerning the deductibility or nondeductibility of or specific contribution to WDC but is merely a general opinion that entities such as WDC may qualify to receiver charitable contributions. You are advised to obtain an opinion from your counsel concerning the qualification of any specific contribution. If you have any questions concerning this letter or desire additional information concerning the WDC, please do not hesitate to call me at (502) 587-7711.

Sincerely. EDWIN J. LOWRY, JR.

In kind services value method of valuation

\$10,000.00	market
\$6,500.00	market
\$40,000.00	market
\$9,500.00	market
\$6,000.00	market
\$20,000.00	market
	8 ^A
n/a	
	\$40,000.00 \$9,500.00 \$6,000.00 \$20,000.00

Total Value of In-Kind

\$92,000.00

Form W-9
(Rev. December 2014)
Department of the Treasury Internal Revenue Service

	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.			
e 2.	Waterfront Development Corporation 2 Business name/disregarded entity name, if different from above			
Print or type See Specific Instructions on page	3 Check appropriate box for federal tax classification; check only one of the following seven boxes: ☐ Individual/sole proprietor or single-member LLC ☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partners) Note. For a single-member LLC that is disregarded, do not check LLC; check the appropriate box in the tax classification of the single-member owner. ✓ Other (see instructions) ▶ quasi-governmental agency 5 Address (number, street, and apt. or suite no.) 129 E River Rd 6 City, state, and ZIP code Louisville, KY 40202 7 List account number(s) here (optional)	the line above for	4 Exemptions (codes apply or certain entities, not individuals instructions on page 3): Exempt payee code (if any) Exemption from FATCA report code (if any) (Applies to accounts maintained outside the and address (optional)	s; see 3 ting
	7142344758			
Par				
backu reside entitie TIN or Note.	your TIN in the appropriate box. The TIN provided must match the name given on line 1 to ave p withholding. For individuals, this is generally your social security number (SSN). However, for nt alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other s, it is your employer identification number (EIN). If you do not have a number, see <i>How to get</i> p page 3. If the account is in more than one name, see the instructions for line 1 and the chart on page	a or	urity number	
Parl	II Certification			_
Inder	penalties of perium. Leartify that			

er penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- 3. I am a U.S. citizen or other U.S. person (defined below); and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the

	is on page 3.	/		1		1				
Sign Here	Signature of U.S. person ►	1	ndelli	Y.	to	URINCO Date >	61	14	17	
				-	-	With the second s			+ /	_

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted. Future developments. Information about developments affecting Form W-9 (such as legislation enacted after we release it) is at www.irs.gov/fw9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- · Form 1099-MISC (various types of income, prizes, awards, or gross proceeds) Form 1099-B (stock or mutual fund sales and certain other transactions by
- brokers)
- · Form 1099-S (proceeds from real estate transactions)
- · Form 1099-K (merchant card and third party network transactions)

• Form 1098 (home mortgage interest) 1098-E (student loan interest), 1098-T (tuition)

- · Form 1099-C (canceled debt)
- · Form 1099-A (acquisition or abandonment of secured property)
- Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.
- If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2. By signing the filled-out form, you:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),

2. Certify that you are not subject to backup withholding, or

3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and

4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See What is FATCA reporting? on page 2 for further information.

Financial Statements and Related Information

2017 Waterfront Development Corporation

June 30, 2017



Financial Statements and Related Information

Waterfront Development Corporation

June 30, 2017

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Strothman and Company Certified Public Accountants and Advisors 1600 Waterfront Plaza 325 West Main Street Louisville, KY 40202 502 585 1600



Independent Auditor's Report

To the Board of Directors Waterfront Development Corporation Louisville, Kentucky

Report on the Financial Statements

We have audited the accompanying financial statements of the governmental activities, the discretely presented component unit, and each major fund of Waterfront Development Corporation (the "Corporation"), a component unit of Louisville/Jefferson County Metro Government ("Metro Government"), as of and for the year ended June 30, 2017, and the related notes to the financial statements, which collectively comprise the Corporation's basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

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

Auditors' Responsibility

Our responsibility is to express opinions on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America 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 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 auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the Corporation'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 Corporation's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

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

Opinions

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities, the discretely presented component unit, and each major fund of the Corporation, as of June 30, 2017, and the respective changes in financial position for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Other Matters

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the Management's Discussion and Analysis (pages 4 through 9), the required supplemental information including the budgetary comparison information on page 34, the schedule of proportionate share of the net pension liability (page 35) and schedule of contributions (page 36), 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 the 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 opinions on the financial statements referred to in the first paragraph. The Agency Funds Statements of Changes in Net Position on page 37 are presented for purposes of additional analysis and is not a required part of the basic financial statements.

The Agency Funds Statements of Changes in Net Position are the responsibility of management and were derived from and relate directly to the underlying accounting and other records used to prepare the financial statements. Such information has been subjected to the auditing procedures applied in the audit of the financial statements referred to in the first paragraph and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the basic financial statements as a whole.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated October 10, 2017, on our consideration of the Corporation's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements 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 internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Corporation's internal control over financial reporting and compliance.

STROTH MAN AND COMPANY

Louisville, Kentucky October 10, 2017 Management's Discussion and Analysis (Unaudited)

Management's Discussion and Analysis (Unaudited)

Waterfront Development Corporation

June 30, 2017

The Waterfront Development Corporation (the "Corporation"), founded in 1986, is a component unit of Louisville/Jefferson County Metro Government ("Metro Government"). The Corporation manages Louisville Waterfront Park (the "Park").

Prior to the fiscal year ended June 30, 2012, the Corporation was included as a Department of Metro Government and was reflected in its Comprehensive Financial Annual Report in this manner. For fiscal year 2012, the management of both Metro Government and the Corporation determined that accounting for the Corporation as a separate component unit would be more appropriate. As such, the Corporation issued its first stand-alone financial statements as of and for the year ended June 30, 2012.

The Corporation's Board of Directors includes representatives appointed by Metro Government and the Commonwealth of Kentucky (the "Commonwealth"). Historically, both Metro Government and the Commonwealth have provided financial support to the Corporation. For fiscal year 2015 and thereafter, the Commonwealth ceased all funding to the Corporation. The Corporation is reflected as a component unit of Metro Government because they have a majority of Board member appointments.

The Corporation is also related to The Waterfront Park Foundation, Inc. (the "Foundation"). The purpose of the Foundation is to provide supplemental support for the capital construction and maintenance of the Park. The Foundation is included as a component unit in the Corporation's financial statements.

This section of the Corporation's basic financial statements presents a narrative overview and analysis of the financial activities of the Corporation for the fiscal year ended June 30, 2017.

Financial Highlights

The Corporation's principal revenue sources are rental and event income, and support from Metro Government.

Overview of the Basic Financial Statements

This discussion and analysis is intended to serve as an introduction to the Corporation's basic financial statements. The Corporation's basic financial statements comprise four components: (1) government-wide financial statements; (2) fund financial statements; (3) statement of fiduciary net position; and (4) notes to the financial statements.

Government-Wide Financial Statements

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

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

Continued

The Statement of Activities presents information showing how the Corporation's net position changed during the most recent fiscal year. All changes in net position are reported as soon as the underlying event giving rise to the change occurs, regardless of the timing of related cash flows. Thus, revenues and expenses are reported in this statement for some items that will only result in cash flows in future fiscal periods, such as expenses pertaining to earned but unused vacation and sick leave.

Fund Financial Statements

The fund financial statements are designed to report information about groupings of related accounts, which are used to maintain control over resources that have been segregated for specific activities or objectives. The Corporation, like other governmental units, uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements.

<u>Governmental funds</u> are used to account for essentially the same functions reported as governmental activities in the government-wide financial statements. However, unlike the government-wide financial statements, governmental fund financial statements focus on near-term inflows and outflows of spendable resources as well as on balances of spendable resources available at the end of the fiscal year. Such information may be useful in determining what financial resources are available in the near future to finance the Corporation's programs.

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

The Corporation has two individual governmental funds. Information is presented separately in the governmental funds balance sheet and in the governmental funds statement of revenues, expenditures and changes in fund balances for the general fund and the capital projects fund.

The Corporation adopts an annual appropriated budget for its general fund. A budgetary comparison statement has been provided for this fund to demonstrate compliance with budget.

<u>Fiduciary funds</u> are used to account for resources held for the benefit of parties outside the Corporation. Since the resources of these funds are not available to support the Corporation's own programs, they are not reflected in the government-wide financial statements.

Notes to the Financial Statements

The notes provide additional information that is essential to a full understanding of the data provided in the government-wide and fund financial statements.

Government-Wide Financial Analysis

The Corporation has presented its financial statements under the reporting model required by the Governmental Accounting Standards Board ("GASB") Statement No. 34, *Basic Financial Statements and Management's Discussion and Analysis ("MD&A") for State and Local Governments*.

Analysis of Net Position - Government-Wide Activities

A summary of government-wide net position follows:

		June 30				
		2017	2016			
Assets Current and other assets Capital assets		\$ 3,569,079 8,761,756	\$ 3,838,378 8,712,554			
	Total Assets	12,330,835	12,550,932			
Deferred Outflows of Resources		325,068	247,445			
Liabilities Current and other liabilities		1,785,041	1,935,590			
Deferred Inflows of Resources		9,316	7,462			
Net Position Net investment in capital assets Unrestricted		8,761,756 2,099,790	8,712,554 2,142,771			
	Total Net Position	\$ 10,861,546	\$ 10,855,325			

The Corporation's assets exceed its liabilities by \$10,861,546 as of June 30, 2017 as compared to \$10,855,325 as of June 30, 2016. The increase from 2016 to 2017 was \$6,221.

Current and other assets as of June 30, 2017 decreased \$269,299, or 7.0%, as compared to June 30, 2016, due primarily to a decrease in investments coupled with an increase in accounts receivable. Capital assets increased by \$49,202, due primarily to purchases of park maintenance equipment. Current and other liabilities decreased \$150,549, or 7.2%, due in large part to a decrease in the net pension liability.

Government-Wide Statement of Activities

A summary of the changes in net position follows:

		June 30			
		2017	_	2016	
Revenues					
Rental and event income	\$	1,111,239	\$	810,731	
General revenues and transfers					
Transfers and other revenues		1,898,672		3,327,029	
Capital contributions		110,880		15,433	
Total Rev	venues	3,120,791		4,153,193	
Expenses					
General government		2,226,529		2,205,135	
Public works		888,041		1,144,774	
		2 111 570		2 240 000	
Total Ex	penses	3,114,570		3,349,909	
Change in Net P	osition	6,221		803,284	
Beginning Net Position		10,855,325		10,052,041	
Ending Net P	osition <u></u> \$	10,861,546	\$	10,855,325	

Rental and event income revenues increased \$300,508 from 2016 to 2017. Transfers and other revenues decreased \$1,428,357, or 42.9% from 2016 to 2017, primarily due to funds received in the prior year by the Capital Projects Fund for projects that were not repeated in the current year. Contributions increased \$95,447, or 618.5%, from 2016 to 2017. This was due to funding provided for the LED lighting conversion and to repair drainage issues.

Operating expenses for fiscal 2017 increased \$21,394 or 1.0% from 2016, primarily due to efforts to reduce spending in response to the state's budget cuts. Public works expenses decreased \$256,733, or 22.4%, due to completion of improvements to the park in prior year.

Financial Analysis of the Corporation's Governmental Funds

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

As of June 30, 2017, the governmental funds balance sheet reflected total assets of \$3,569,079 as compared to \$3,838,378 as of June 30, 2016. Liabilities as of June 30, 2017 were \$405,000 as compared to \$716,548 as of June 30, 2016. Fund balance at June 30, 2017 was \$3,164,079 as compared to \$3,121,830 at June 30, 2016, which represented an increase of \$42,249.

During the year ended June 30, 2017, the Corporation realized revenues from Park event income and rentals of \$1,111,239 as compared to \$810,731 last year. During the years ended June 30, 2017 and 2016, Metro Government supplied \$1,197,000 and \$1,062,000, respectively, of operating support.

The Commonwealth of Kentucky supplied no operating support for fiscal years 2017, 2016 and 2015.

For fiscal years 2017, 2016 and 2015, the Commonwealth of Kentucky eliminated our Biennial Appropriation that had previously been authorized since our inception through the Cabinet for Economic Development. This has a total negative impact of \$1,262,400 of our operating resources for all three years. As a result, we implemented the necessary expense reductions and used some of our capital project reserves to fulfill our responsibilities to develop and maintain the park.

Operating expenditures of the Corporation for years ended June 30, 2017 and 2016 were \$2,190,501 and \$2,174,373, respectively.

The capital projects fund accounts for resources used for the purpose of constructing Park improvements and infrastructure. For the year ended June 30, 2017, total receipts from other financing sources in this fund were \$755,092, with total expenditures of \$888,041 for the year. For the year ended June 30, 2016, total receipts and expenditures were \$2,249,012 and \$1,144,774, respectively.

The improving economy has helped drive two major sources of revenue which is derived from rentals and events. However, in contrast to this trend we experienced a setback with one of our primary tenant's, due to their inability to successfully operate a restaurant in our park, and incurred loss of revenues as a result.

Capital Assets

The Park encompasses a total of 85 acres. Park land and improvements were paid for and are owned by three entities: the Corporation, Metro Government and the Commonwealth. Only land owned by the Corporation is reflected on its books and records. A majority of Park development costs were not paid by the Corporation and are not reflected on its financial statements.

A summary of the Corporation's capital assets as of June 30, 2017 are as follows:

Land Park Maintenance Equipment Less accumulated depreciation	\$ 8,580,673 503,935 (322,852)
	\$ 8,761,756

Financial Analysis of the Foundation

The Foundation had total cash and investments of \$13,335,111 as of June 30, 2017, as compared to \$12,318,702 at June 30, 2016. During the year ended June 30, 2017, the Foundation's investments generated net investment income of \$1,269,158 as compared to losses of (\$184,760) last year. Improvements in overall market performance accounted for the majority of this fluctuation. Investment fees for the year were \$47,749 as compared to \$49,214 last year. Net transfers of \$205,000 were made to the Corporation from the Foundation during the year as compared to \$105,000 last year, which included a direct pass through gift of \$100,000 for an economic impact study.

Request for Information

These financial statements are intended to provide the reader with a general overview of the Corporation's finances. Questions concerning any of the information provided in this report or requests for additional financial information should be directed to Waterfront Development Corporation, Chief Financial Officer, 129 River Road, Louisville, Kentucky 40202.

Government-Wide Financial Statements

Waterfront Development Corporation

June 30, 2017

	Primary Government - Governmental Activities	Component Unit - Foundation
Assets		
Cash and cash equivalents	\$ 400,247	\$ 383,918
Investments	2,848,871	12,951,193
Accounts receivable	264,293	
Other assets	55,668	
Capital assets	0 500 070	
Land	8,580,673	
Other capital assets, net of depreciation	181,083	
Total Assets	12,330,835	13,335,111
Deferred Outflows of Resources		
Pension contributions subsequent to the measurement date	137,941	
Differences between expected and actual experience	5,398	
Changes in assumptions	65,497	
Differences between projected and actual investment return	116,232	
Total Deferred Outflows of Resources	325,068	
Liabilities		
Accounts payable and accrued costs	102,291	
Accounts payable to Metro Government	134,470	
Deferred revenues and deposits	168,239	
Compensated absences accrual	141,291	
Net pension liability	1,238,750	
Total Liabilities	1,785,041	
Deferred Inflows of Resources		
Changes in proportionate share of pension contributions	9,316	
Net Position		
Net investment in capital assets	8,761,756	
Restricted	0,.01,.00	13,335,111
Unrestricted	2,099,790	-,,
Total Net Position	\$ 10,861,546	\$ 13,335,111
	. , - ,	,,

Statement of Activities

Waterfront Development Corporation

Year Ended June 30, 2017

			Program Revenues			Net (Expense) Revenue and		
		_		harges for	Investment		Changes in Net Assets	
Functions/Programs		Expenses		Services		Income		Net Assets
Governmental Activities								
General government	\$	2,226,529	\$	1,111,239			\$	(1,115,290)
Public works		888,041						(888,041)
Total Governmental Activities	\$	3,114,570	\$	1,111,239				(2,003,331)
Component Unit - Foundation								
Investment fees	\$	47,749						(47,749)
Investments gain - unrealized					\$	416,344		416,344
Investment gain - realized						510,204		510,204
Dividends and interest income						342,610		342,610
Total Component Unit	\$	47,749			\$	1,269,158		1,221,409
Net Expense							\$	(781,922)
				Primary	С	component		
			G	overnment		t-Foundation		Total
			_		<u></u>			. otai
Net Revenue (Expense) from above			\$	(2,003,331)	\$	1,221,409	\$	(781,922)
General Revenues and Transfers								
Operating transfers from: Metro Government				1,197,000				1,197,000
Commonwealth of Kentucky				1,197,000				0
Transfers, net				105,000		(105,000)		0
Special park projects				476,489		(476,489
KEDFA grant				67,840				67,840
Other revenues				52,343				52,343
Contributions				110,880		(100,000)		10,880
Change In Net Position				6,221		1,016,409		1,022,630
Beginning Net Position				10,855,325		12,318,702		23,174,027

Ending Net Position

See Accompanying Notes to the Financial Statements

\$ 10,861,546

\$ 24,196,657

\$ 13,335,111

Fund Financial Statements

Governmental Funds Balance Sheet

Waterfront Development Corporation

June 30, 2017

	General Fund		Capital Il Project Fund		Go	Total overnmental Funds
Assets Cash and cash equivalents Investments Accounts receivable Other assets	\$	400,247 21,043 264,293 55,668	\$	2,827,828	\$	400,247 2,848,871 264,293 55,668
Total Assets	\$	741,251	\$	2,827,828	\$	3,569,079
Liabilities and Fund Balances						
Liabilities Accounts payable and accrued costs Accounts payable to Metro Government Deferred revenues and deposits Total Liabilities	\$	102,291 134,470 168,239 405,000			\$	102,291 134,470 168,239 405,000
Fund Balance Restricted Unassigned		336,251	\$	2,827,828		2,827,828 336,251
Total Fund Balances		336,251		2,827,828		3,164,079
Total Liabilities and Fund Balances	\$	741,251	\$	2,827,828		

Amounts reported for Governmental Activities in the Statement of Net Position are different from those reported in the Governmental Funds Balance Sheet above because of the following:

Capital Assets Capital assets used in Governmental Activities are not current assets or financial resources and therefore are not reported as assets in the Governmental Funds Balance Sheet	8,761,756
Pension Activity Pension activity is not current assets or current liabilities and therefore are not reported in the Governmental Funds Balance Sheet	(922,998)
Compensated Absences Compensated absences are not current liabilities and therefore are not reported in the Governmental Funds Balance Sheet	(141,291)
Total Net Position of Governmental Activities	\$ 10,861,546

Governmental Funds Statement of Revenues, Expenditures and Changes in Fund Balances

Waterfront Development Corporation

Year Ended June 30, 2017

	General Fund	Capital Project Fund	Total Governmental Funds
Revenues Rental and event income	\$ 1,111,239		\$ 1,111,239
Expenditures General government Public works	2,190,501	\$ 888,041	2,190,501 888,041
Total Expenditures	2,190,501	888,041	3,078,542
Expenditures in Excess of Revenues	(1,079,262)	(888,041)	(1,967,303)
Other Financing Sources Operating transfers from: Metro Government Commonwealth of Kentucky Net transfers from Component Unit - Foundation Special park projects Waterfront Park phase IV Bridge lighting KEDFA grant	1,197,000 0	105,000 100,000 351,000 25,489 67,840	1,197,000 0 105,000 100,000 351,000 25,489 67,840
Other revenues Contributions	22,437 35,023	29,906 75,857	52,343 110,880
Total Other Financing Sources	1,254,460	755,092	2,009,552
Net Change in Fund Balances	175,198	(132,949)	42,249
Beginning Fund Balances	161,053	2,960,777	3,121,830
Ending Fund Balances	\$ 336,251	<u>\$2,827,828</u>	\$ 3,164,079

Reconciliation of the Net Change in Fund Balances Governmental Funds with the Change in Net Position – Governmental Activities

Waterfront Development Corporation

Year Ended June 30, 2017

The schedule below reconciles the net changes in fund balances reported on the governmental funds statement of revenues, expenditures and changes in fund balances, which measures only changes in current assets and current liabilities on the modified accrual basis, with the change in net position of governmental activities reported in the statement of activities, which is prepared on the full accrual basis.

Total Net Change in Fund Balances - Total Governmental Funds	\$ 42,249
Amounts reported for governmental activities in the statement of activities are different because of the following:	
Capital Asset Transactions	
Governmental funds report capital outlays as expenditures. However, in the statement of activities the cost of those assets is capitalized and allocated over their estimated useful lives and reported as depreciation expense.	
Depreciation expense is deducted from the fund balance	(46,488)
Capital asset expenditure	95,690
Accrual of Non-Current Items	
The amounts below included in the statement of activities do not provide or require the use of current financial resources and therefore are not reported as revenues or expenditures in governmental funds (net change):	
Change in compensated absences accrual	(8,983)
Pension Related Expenses	 (76,247)
Total Change in Net Position of Governmental Activities	\$ 6,221

Fiduciary Funds

Statement of Fiduciary Net Position

Waterfront Development Corporation

June 30, 2017

		ency Funds elvedere
		 Fund
Assets		
Cash		\$ 124,466
	Total Assets	\$ 124,466
Liabilities		
Damage deposit liability		\$ 8,200
Other		6,188
Held for the Belvedere		 110,078
	Total Liabilities	\$ 124,466

Notes to the Financial Statements

Notes to the Financial Statements

Waterfront Development Corporation

June 30, 2017

Note A--Description of the Corporation

Established in 1986, the Waterfront Development Corporation (the "Corporation") plans, coordinates and implements strategies to revitalize Louisville's Waterfront. The Corporation was created by an interlocal agreement between Jefferson County, the City of Louisville, and the Commonwealth of Kentucky (the "Commonwealth") to oversee redevelopment of Louisville's waterfront from a blighted and underutilized area into a vibrant, active area. In 2003, Jefferson County and the City of Louisville merged to create Louisville/Jefferson County Metro Government ("Metro Government").

The Corporation is considered a component unit of Metro Government. Metro Government appoints nine out of fifteen of the Corporation's board members and the Commonwealth appoints the other six. Metro Government also supplies a significant portion of the Corporation's operating funding and performs certain administrative functions for it.

The primary project of the Corporation is Louisville Waterfront Park (the "Park"), which management believes has improved the quality of life of Louisville residents and been a catalyst for business and residential redevelopment in the Waterfront District and connecting areas of downtown Louisville. The Corporation is responsible for the maintenance and operation of this 85 acre park.

The Corporation is also related to The Waterfront Park Foundation, Inc. (the "Foundation"). The purpose of the Foundation, incorporated in 1995, is to provide supplemental support for the capital construction and maintenance of the Park. The Foundation is included as a component unit in these financial statements.

Note B--Summary of Significant Accounting Policies

The Corporation is a component unit of Metro Government. Prior to the fiscal year ended June 30, 2012, the Corporation was included as a Department of Metro Government and reflected in its Comprehensive Financial Annual Report in this manner. For fiscal year 2012, the management of both Metro Government and the Corporation determined that accounting for the Corporation as a separate component unit was more appropriate. As such, the Corporation issued its first stand-alone financial statements as of and for the year ended June 30, 2012.

Because the Foundation is so closely related to the Corporation, its financial statements are included within the government-wide financial statements of the Corporation as a component unit. This is because the Corporation Board elects the board of the Foundation and because the Foundation's sole financial purpose is to support the activities of the Corporation. Separate financial statements for the Foundation are not issued.

Continued

Waterfront Development Corporation

June 30, 2017

Note B--Summary of Significant Accounting Policies--Continued

The following is a summary of significant accounting policies:

<u>Basis of Presentation</u>--The Corporation's financial statements are prepared in conformity with accounting principles generally accepted in the United States of America. The Government Accounting Standards Board ("GASB") is the acknowledged standard setting body for establishing accounting and financial reporting standards followed by governmental entities in the U.S.

These standards require that the financial statements described below be presented.

Government-Wide Financial Statements--The Corporation's basic financial statements include both the government-wide and component unit financial statements.

Statement of Net Position--In the statement of net position, both the governmental and component unit's columns are presented on a consolidated basis by column and are reported on a full accrual, economic resources basis, which recognizes all long-term assets and receivables as well as long-term obligations, except for fiduciary activities.

Statement of Activities--The statement of activities presents a comparison between direct expenses and program revenues for each function of the Corporation's and Foundation's activities. Direct expenses are those that are specifically associated with a program or function and, therefore, are clearly identifiable to a particular function. Program revenues include charges paid by the recipients of goods or services offered by the programs. Revenues that are not classified as program revenues are presented as general revenues.

Fund Financial Statements--The fund financial statements provide information about the Corporation's funds, including fiduciary funds. Separate statements for each fund category - *governmental* and *fiduciary*, are presented. The emphasis of fund financial statements is on major individual funds, each of which is displayed in a separate column.

The focus of the governmental funds' measurement is upon determination of financial position and changes in financial position rather than upon net income. The activities reported in these funds are reported as governmental activities in the government-wide financial statements. The Corporation reports the following governmental funds in the accompanying governmental fund financial statements:

General Fund--The general fund accounts for inflows of revenues, which are primarily from governmental sources, contributions, and lease and event income. Expenditures relate to the operation and maintenance of the Park.

Capital Projects Fund--This fund accounts for resources used for the purpose of constructing Park improvements and infrastructure. Revenues are obtained primarily from governmental sources and from private contributions.

Continued

Waterfront Development Corporation

June 30, 2017

Note B--Summary of Significant Accounting Policies -- Continued

Fiduciary Funds--The Corporations' fiduciary funds are presented in the fiduciary fund financial statements by type. Because by definition these assets are being held for the benefit of a third party and cannot be used to address activities or obligations of the Corporation, these funds are not incorporated into the government-wide financial statements.

- **The Belvedere Fund.** The Corporation has an agreement whereby it manages event space at a park (the "Belvedere") owned by Metro Government. Under the agreement, any net income derived from event rentals is put into an agency fund. Such funds can only be spent for the maintenance and other expenses the Corporation incurs related to Belvedere Park.
- **The Belle of Louisville Fund.** The Corporation also managed funds for Louisville's Centennial Festival of Riverboats celebrating the Belle of Louisville's 100th birthday. The celebration included a variety of river and land based events. The remaining balance of these funds were applied toward the purchase of the Mary M. Miller River Boat during the fiscal year ended June 30, 2017. This boat was given to Metro Government.

<u>Basis of Accounting</u>--The government-wide financial statements are reported using the economic resources measurement focus and the full accrual basis of accounting. Revenues are recorded when earned and expenses are recorded at the time liabilities are incurred, regardless of when the related cash flows take place.

Governmental funds are reported using the current financial resources measurement focus and the modified accrual basis of accounting. Under this method, revenues are recognized when measurable and available. The Corporation considers all revenues reported in the governmental funds to be available if the revenues are collected within sixty days after fiscal year-end. Expenditures are recorded when the related fund liability is incurred. General capital asset acquisitions are reported as expenditures in governmental funds.

Non-exchange transactions, in which the Corporation gives or receives value without directly receiving or giving equal value in exchange, include contributions. Revenues from contributions are recognized in the fiscal year in which all eligibility requirements have been satisfied.

Equity Classifications

Government-Wide Financial Statements

Net position is the excess of the Corporation's assets over its liabilities, regardless of fund. Net position is divided into three captions on the statement of net position. These captions apply only to net position, which is determined at the government-wide level and is discussed below:

Net investment in capital assets--the portion of net position which is represented by the current net book value of the Corporation's capital assets.

Waterfront Development Corporation

June 30, 2017

Note B--Summary of Significant Accounting Policies--Continued

Restricted net position--the portion of net position which is restricted as to use by the terms and conditions of agreements with outside parties, government regulations, laws, or other restrictions which the Corporation cannot unilaterally alter.

Unrestricted net position--the portion of net position which is not restricted as to use.

Fund Financial Statements

Under GASB Statement No. 54, fund balance is separated into five categories, as follows:

Nonspendable--Permanently nonspendable by decree of the donor, such as an endowment, or items which may not be used for another purpose, such as amounts used to prepay future expenses.

Restricted--Legally restricted under federal or state law, bond authority, or grantor contract.

Committed--Commitments passed by the Board.

Assigned--Funds assigned to management priority including issued encumbrances.

Unassigned--Funds available for future operations.

The accompanying government funds balance sheet classifies the general fund balances as unassigned and the capital project fund balance as restricted.

<u>Deferred Inflows of Resources and Deferred Outflows of Resources</u>--For purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources, and pension expense, information about the Corporation's participation in the County Employees Retirement System ("CERS") of the Kentucky Retirement Systems ("KRS") has been determined on the same basis as they are reported by the KRS for the CERS plan. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. The liability was measured at June 30, 2016.

The Statement of Net Position includes deferred inflows of resources and deferred outflows of resources when appropriate. Deferred outflows of resources represent a consumption of net position that applies to a future period(s). Deferred inflows of resources represent an acquisition of net position that applies to a future period(s.). These amounts will not be recognized as expense or revenue until the applicable period.

<u>Use of Estimates</u>--The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

<u>Subsequent Events</u>--In preparing these financial statements, management of the Corporation has evaluated events and transactions for potential recognition or disclosure through October 10, 2017, the date the financial statements were available to be issued.

Waterfront Development Corporation

June 30, 2017

Note C--Budgets and Budgetary Accounting

The Corporation submits an annual budget to Metro Government on or before June 30 for the ensuing fiscal year for the general fund. This budget is reviewed by the Mayor and the Metro Council, and is generally revised by them before being finalized.

Budget appropriations become effective each July 1. The Corporation may amend the budget during the fiscal year. The legal level of budgetary control has been established at the fund level. Appropriations generally lapse at the end of the fiscal year to the extent they have not been expended or encumbered.

The general fund's annual budget is presented on the modified accrual basis of accounting consistent with the governmental funds financial statements.

Budgeted revenue amounts represent the original budget modified by adjustments authorized during the fiscal year. Budgeted expenditure amounts represent original appropriations adjusted for supplemental appropriations during the fiscal year.

Note D--Cash and Investments

Cash equivalents include short-term, highly liquid investments which are readily convertible to cash and have an original maturity date of 90 days or less.

The following is a summary of cash and cash equivalents as of June 30, 2017:

Corporation Cash and cash equivalents - unrestricted	\$ 400,247
Foundation Cash and cash equivalents - restricted	383,918
Total Cash and Cash Equivalents	\$ 784,165

The Corporation and Foundation had cash and cash equivalents in excess of Federal Deposit Insurance Corporation coverage of approximately \$188,000 and \$134,000, respectively, as of June 30, 2017. However, the excess above the customary \$250,000 limit was collateralized by securities held by a third party custodian, the Bank of New York.

<u>Interest Rate Risk</u>--Interest rate risk is the risk that the changes in interest rates of investments will adversely affect the fair value of an investment. Generally, the longer the maturity of an investment, the greater the sensitivity of its fair value to changes in market interest rates; therefore, short term maturities reduce the Corporation and Foundation's exposure to interest rate risk.

Waterfront Development Corporation

June 30, 2017

Note D--Cash and Investments--Continued

<u>Credit Risk</u>--Generally, credit risk is the risk that an issuer of an investment will not fulfill its obligation to the holder of the investment. This is measured by the assignment of a rating by a nationally recognized statistical rating organization. The Corporation and Foundation's general Investment Policy is to apply the prudent investors standard in managing the overall portfolio. This policy states that assets shall be invested with the care, skill, prudence, and diligence under the circumstances prevailing from time to time that a prudent person acting in a like capacity and familiar with such matters would use in the investment of a fund of like character and aims.

<u>Concentration of Credit Risk</u>--Concentration of credit risk is the risk of loss that may arise in the event of default by a single issuer. The Corporation and Foundation's investment policy requires diversification of the overall portfolio to eliminate the risk of loss from an over-concentration of assets in a specific class of security, a specific maturity, and/or a specific issue. The Foundation is required by state law to invest a minimum of 35% of monies received from government sources in U.S. Government and/or Agency obligations.

	Target	Range
Equity	57%	47 - 67%
Large Company Domestic	33%	
Mid/Small Cap Domestic	6%	
International Developed	12%	
International Emerging	6%	
Fixed Income	20%	10 - 30%
Domestic	13%	
International	3%	
High-Yield	2%	
Inflation-Indexed	2%	
Real Estate - Domestic/International	8%	0 - 10%
Alternatives	12%	0 - 25%
Cash	3%	0 - 13%

The investment mixture objective of the portfolio permitted in each eligible security is as follows:

Continued

Waterfront Development Corporation

June 30, 2017

Note D--Cash and Investments--Continued

he Corporation and Foundation categorizes its fair value measurements within the fair value hierarchy established by generally accepted accounting principles. This hierarchy is based on the valuation inputs used to measure the fair value of the asset.

Level 1 - Quoted prices (unadjusted) for identical assets or liabilities in active markets that the entity has the ability to access as of the measurement date.

Level 2 - Significant other observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities, quoted prices in markets that are not active, or other inputs that are observable or can be corroborated by observable market data.

Level 3 – Significant unobservable inputs that reflect the reporting entity's own assumptions about the fair value of an asset or liability.

The Corporation and Foundation have the following fair value measurements as of June 30, 2017:

	Fair Value Measurements Using:				_		
Investments by fair value level:	A	oted Prices ctive Markets for Identical Assets (Level 1)		Si	gnificant Other Observable Inputs (Level 2)		Total
Corporation							
Certificates of deposit	\$	2,648,871	*			\$	2,648,871
Debt securities							
U.S. Agency Mortgage bonds				\$	100,000		100,000
Local government bonds			-		100,000		100,000
Total for the Corporation		2,648,871			200,000		2,848,871
Foundation							
Fixed income		3,291,537	*				3,291,537
Equities		8,220,654	*				8,220,654
Alternative strategies		313,234	*				313,234
Real estate equities and trusts		1,125,768	*				1,125,768
Total for the Foundation		12,951,193	-				12,951,193
Total	\$	15,600,064	=	\$	200,000	\$	15,800,064

* Denotes actively traded investments

Waterfront Development Corporation

June 30, 2017

Note E--Capital Assets

The Park encompasses a total of 85 acres. Park land and improvements were paid for and are owned by three entities: the Corporation, Metro Government and the Commonwealth. Only land owned by the Corporation is reflected on its books and records. A majority of the Park's development costs were not paid by the Corporation and are not reflected on its financial statements.

All capital assets owned by the Corporation are valued at historical cost or estimated historical cost if actual historical cost is not available. Contributed capital assets are valued at their estimated fair market value on the date contributed. The Corporation defines capital assets as assets with an initial individual cost of more than \$5,000 and an estimated useful life in excess of one year.

Depreciation is provided using the straight line method, which means the cost of the asset is divided by its expected useful life in years and the result is charged to expense each fiscal year until the asset is fully depreciated.

The Corporation has assigned the useful lives listed below to capital assets.

Land improvements	20 years
Buildings and improvements	25 to 40 years
Machinery and equipment	3 to 12 years
Vehicles	4 to 10 years
Infrastructure	10 to 40 years

Major outlays for capital assets and improvements are capitalized in the government-wide statement of net position as projects are constructed.

Waterfront Development Corporation

June 30, 2017

Note E--Capital Assets--Continued

Capital assets activity for the fiscal year ended June 30, 2017 is as follows:

a	Balance at June 30, 2016		creases	Decreases		Balance at June 30, 2017	
¢	0 500 670					¢	0 500 670
Ф	0,000,073					Φ	8,580,673
	14,923			\$	14,923		
_	408,245	\$	95,690				503,935
	423.168		95.690		14.923		503,935
	-,		,		,		,
	12,559		1,121		13,680		
	278,728		44,124				322,852
	291,287		45,245		13,680		322,852
	131,881		50,445		1,243		181,083
\$	8,712,554	\$	50,445	\$	1,243	\$	8,761,756
	\$	at June 30, 2016 \$ 8,580,673 14,923 408,245 423,168 12,559 278,728 291,287 131,881	at June 30, In 2016 In \$ 8,580,673 14,923 14,923 \$ 408,245 \$ 423,168 12,559 278,728 291,287 131,881	at June 30, 2016 Increases \$ 8,580,673 14,923 408,245 \$ 95,690 423,168 95,690 12,559 1,121 278,728 1,121 44,124 291,287 45,245 131,881 50,445	at June 30, 2016 Increases De \$ 8,580,673 \$ 14,923 408,245 \$ 95,690 423,168 95,690 12,559 1,121 278,728 44,124 291,287 45,245 131,881 50,445	at June 30, 2016IncreasesDecreases\$ 8,580,673 $14,923$ $408,245$ \$ 95,690\$ 14,923423,16895,69014,92312,5591,121 $44,124$ 13,680291,28745,24513,680131,88150,4451,243	at June 30, 2016IncreasesDecreases $\$$ 8,580,673\$ $\$$ 8,580,673\$14,923 408,245 $\$$ 95,690423,16895,69014,923423,16895,69014,92312,559 278,7281,121 44,12413,680291,28745,24513,680131,88150,4451,243

Depreciation expense was charged to functions and programs based on their usage of the related assets. The amounts allocated to each function for the fiscal year ended June 30, 2017 are as follows:

Governmental Activities:

General Government: Office equipment Park maintenance equipment	\$ 2,363 44,125
	\$ 46,488

Waterfront Development Corporation

June 30, 2017

Note F--Lease Revenue

The Corporation is the lessor in various leases relating to two restaurant properties, signage, parking and miscellaneous vendors. For the year ended June 30, 2017, lease revenue was approximately \$398,000. One of the tenants has been continually operating a restaurant for many years. However, this tenant filed for bankruptcy under Chapter 11 in June 2017. Another tenant opened a restaurant in April of 2016 but closed for rebranding in October 2016. This tenant has continued to pay rent, but was approximately \$20,000 past due as of June 30, 2017. A new restaurant has not yet reopened on this site.

Note G--Risk Management

The Corporation obtains a majority of its insurance through Metro Government's insurance program. The Corporation receives the same coverage as other Metro Government departments and divisions. The Metro Government is exposed to various risks of loss related to torts, errors and omissions, injuries to employees or others, unemployment and certain health care benefits of employees. The Metro Government has established various self-insurance programs to account for and finance its uninsured risks of loss. Under the self-insurance programs, the Metro Government retains the risk of loss up to a maximum of \$7,000,000 for general liability claims, \$2,000,000 for workers' compensation claims with statutory excess insurance, and actual costs incurred for unemployment and certain health care benefits.

Note H--Litigation

The Corporation is subject to legal actions which are handled by Metro Government's Risk Management Department and the Jefferson County Attorney's Office. Claims that are less than \$500,000 are paid by Metro Government and claims in excess of \$500,000 are paid out of the Louisville Area Government Insurance Trust. In one such claim, a restaurant sub-tenant alleged that it mistakenly overpaid rent to the Corporation and its sub-landlord. The sub-landlord had previously filed a lawsuit to evict the sub-tenant, who has vacated the premises. The Corporation intends to vigorously defend all legal actions and believes that the resolution of such claims would not have a material effect on the financial position of the Corporation or its results of operations.

Note I--Recent GASB Pronouncements

In March 2016, the GASB issued Statement No. 82, *Pension Issues – an amendment of GASB Statements No. 67, No. 68 and No. 73.* Specifically, this Statement addresses issues regarding (1) the presentation of payroll-related measures in required supplementary information, (2) the selection of assumptions and the treatment of deviations from the guidance in Actuarial Standard of Practice for financial reporting purposes, and (3) the classification of payments made by employers to satisfy employee (plan member) contributions requirements. Items 1 and 3 were effective for reporting periods beginning after June 15, 2016. Item 2 is effective for the first reporting period in which the measurement date of the pension liability is on or after June 15, 2017. Items 1 and 3 of the Statement were adopted during the current year and did not have a significant impact on the financial statements.

Continued

Waterfront Development Corporation

June 30, 2017

Note I--Recent GASB Pronouncements--Continued

The GASB has issued several reporting standards that will become effective for fiscal 2018 and later year financial statements.

- Statement No. 75, Accounting and Financial Reporting for Postemployment Benefits Other Than Pensions, provides guidance for measuring the present value of the projected benefits to be provided to employees that are attributed to those employees' past periods of service.
- Statement No. 83, *Certain Asset Retirement Obligations*, addresses accounting and financial reporting for certain asset retirement obligations ("ARO"s).
- Statement No. 84, *Fiduciary Activities,* establishes criteria for identifying fiduciary activities of all state and local governments.
- Statement No. 87, *Leases,* the objective of which is to better meet the information needs of financial statement users by improving accounting and financial reporting for leases by governments.

The Corporation has not yet determined the effect, if any, that the adoption of these Statements may have on its financial statements.

Note J--Defined Benefit Pension Plan

Introduction

GASB Statement No. 68, Accounting and Financial Reporting for Pensions ("GASB 68"), requires governments providing defined benefit pensions to recognize their long-term obligation for pension benefits as a liability. It also requires cost-sharing governmental employers to report a net pension liability, pension expense and pension-related assets and liabilities based on their proportionate share of the collective amounts for all governments in the plan.

The Corporation does not have its own employees. Rather, all individuals who work for the Corporation are actually employees of Metro Government.

Plan Description

The Corporation, through Metro Government, contributes to the County Employees Retirement System ("CERS") which is a cost-sharing multiple-employer defined benefit pension plan administered by Kentucky Retirement Systems ("KRS"), an agency of the Commonwealth. The KRS Board was created by state statute under Kentucky Revised Statute Section 61.645. The Board of Trustees is responsible for the proper operation and administration of the KRS.

Waterfront Development Corporation

June 30, 2017

Note J--Defined Benefit Pension Plan--Continued

The KRS issues a publicly available financial report that includes financial statements and required supplemental information for CERS. That report may be obtained by writing to the KRS, 1260 Louisville Road, Frankfort, Kentucky 40601-6124.

Contributions

Contributions for employees established in the statutes governing the KRS may only be changed by the Kentucky General Assembly. Employees contribute 5% of salary if they were a plan member prior to September 1, 2008. For employees that entered the plan after September 1, 2008, they are required to contribute 6% of their annual creditable compensation. Five percent of the contribution was deposited to the member's account while one percent was deposited to an account created for the payment of health insurance benefits under 26 USC Section 401(h) in the Pension Fund (see Kentucky Administrative Regulation 105 KAR 1:420E). The Corporation makes employer contributions at the rate set by the Board of Trustees as determined by an actuarial valuation.

For the year ended June 30, 2017, employer contributions for the Corporation were \$200,884 based on a rate of 18.68% of covered payroll. By law, employer contributions are required to be paid. The KRS may intercept the Corporation's state shared taxes if required employer contributions are not remitted. The employer's actuarially determined contribution ("ADC") and member contributions are expected to finance the costs of benefits earned by members during the year, the cost of administration, as well as an amortized portion of the unfunded liability.

The Corporation has met 100% of the pension contribution funding requirement for the fiscal years ended June 30, 2017, 2016 and 2015, which were \$184,713, \$163,963, and \$176,210, respectively.

Benefits Provided-General

The plan provides for retirement, disability, and death benefits to plan members. Retirement benefits may be extended to beneficiaries of plan members under certain circumstances. Kentucky Revised Statute Section 61.645 establishes the benefit terms and can be amended only by the Kentucky General Assembly. The chief legislative body may adopt the benefit terms permitted by statute.

The information below summarizes the major retirement benefit provisions of CERS Non-Hazardous employees. It is not intended to be, nor should it be interpreted as, a complete statement of all benefit provisions.

• Benefits Provided - Tier 1 - Final Compensation X Benefit Factor X Years of Service

For members whose participation began before August 1, 2004, the age and service requirement is as follows: Age 65 with at least one month of Non-Hazardous duty service credit, or at any age with 27 or more years of service credit.

Waterfront Development Corporation

June 30, 2017

Note J--Defined Benefit Pension Plan--Continued

If such member has at least 48 months of service, the monthly benefit is 2.2% times final average compensation times years of service depending on participation and retirement dates. Final compensation is calculated by taking the average of the highest five fiscal years of salary. If the number of months of service credit during the five year period is less than forty-eight, one or more additional fiscal years should be used. If a member has less than 48 months of service, the monthly benefit is the actuarial equivalent of two times the member's contributions with interest.

• Benefits Provided - Tier 2 - Final Compensation X Benefit Factor X Years of Service

For members whose participation began on or after August 1, 2004, but before September 1, 2008, the age and service requirement is as follows: Age 65 with at least one month of Non-Hazardous duty service credit, or at any age with 27 or more years of service credit.

If such member has at least 48 months of service, the monthly benefit is 2% multiplied by final average compensation, multiplied by years of service. Final compensation is calculated by taking the average of the highest five fiscal years of salary. If the number of months of service credit during the five year period is less than forty-eight, one or more additional fiscal years shall be used. If a member has less than 48 months of service, the monthly benefit is the actuarial equivalent of two times the member's contributions with interest.

For members whose participation began on or after September 1, 2008, but before January 1, 2014, the age and service requirement is as follows: Age 65 with 60 months of Non-Hazardous duty service credit, or age 57 if age plus service equals at least 87.

For such members, the monthly benefit is the following benefit factor based on service credit at retirement plus 2% for each year of service greater than 30 years, multiplied by final average compensation, multiplied by years of service.

Service Credit	Benefit Factor
10 years or less	1.10%
10+ -20 years	1.30%
20+ -26 years	1.50%
26+ -30 years	1.75%

Final compensation is calculated by taking the average of the last (not highest) five complete fiscal years of salary. Each fiscal year used to determine final compensation must contain twelve months of service credit.

Waterfront Development Corporation

June 30, 2017

Note J--Defined Benefit Pension Plan--Continued

• Benefits Provided - Tier 3 - Cash Balance Plan

For members whose participation began on or after January 1, 2014, the age and service requirement is as follows: Age 65 with 60 months of Non-Hazardous duty service credit, or age 57 if age plus service equals at least 87.

For such members, each year that a member is an active contributing member to the KRS, the member contributes 5% of creditable compensation, and the member's employer contributes 4% of creditable compensation, which is a portion of the total employer contribution, into a hypothetical account. The hypothetical account will earn interest annually on both the member's and employer's contribution at a minimum rate of 4%. If the KRS's geometric average net investment return for the previous five years exceeds 4%, then the hypothetical account will be credited with an additional amount of interest equal to 75% of the amount of the return which exceeds 4%. All interest credits will be applied to the hypothetical account balance on June 30 based on the account balance as of June 30 of the previous year. Upon retirement the hypothetical account which includes member contributions, employer contributions and interest credits can be withdrawn from the KRS as a lump sum or annuitized into a single life annuity option.

Contribution Rates

- Tier 1 For members whose participation began before September 1, 2008, Non-Hazardous employee contributions equal 5% of all creditable compensation. Interest paid on the members' accounts is currently 2.5%; and per statute shall not be less than 2%. Members are entitled to a full refund of contributions with interest.
- Tier 2 For members whose participation began on or after September 1, 2008, but before January 1, 2014, Non-Hazardous contributions equal to 6% of all creditable compensation, with 5% being credited to the member's account and 1% deposited to the KRS 401(h) account. Interest paid on the members' accounts will be set at 2.5%. Member is entitled to a full refund of contributions and interest in their individual account, however, the 1% contributed to the insurance fund is non-refundable.
- Tier 3 For members whose participation began on or after January 1, 2014, the Non-Hazardous contribution is equal to 6% of all creditable compensation, with 5% being credited to the member's account and 1% deposited to the KRS 401(h) account. Members are entitled to a full refund of contributions and interest on the members' portion of the hypothetical account, however, the 1% contributed to the insurance fund in non-refundable.

Net Pension Liability

The Corporation's net pension liability was measured as of June 30, 2016. The total pension liability used to calculate net pension liability was determined by an actuarial valuation as of that date.

Waterfront Development Corporation

June 30, 2017

Note J--Defined Benefit Pension Plan--Continued

Actuarial Assumptions

The total pension liability as of the June 30, 2016 actuarial valuation was determined using the following actuarial assumptions, applied to all periods included in the measurement.

Actuarial cost method	Entry age
Amortization method	Level percentage of payroll, closed
Remaining amortization period	27 years
Asset valuation method	5-year smoothed market
Inflation	3.25%
Salary Increase	4.00% average, including inflation
Investment Rate of Return	7.50% net of pension plan investment expense, including inflation

The mortality table used for active, healthy, retired members, and beneficiaries is RP-2000 Combined Mortality Table projected with Scale BB to 2013. For disabled members, the RP-2000 Combined Disabled Mortality Table projected with Scale BB to 2013 is used for the period after disability retirement.

The actuarial assumptions used in the June 30, 2016 actuarial valuation were based on the results of an actuarial experience study for the period July 1, 2008 through June 30, 2013.

The long-term expected return on plan assets is reviewed as part of the regular experience studies prepared every five years for KRS. The most recent analysis, performed for the period covering fiscal years 2008 through 2013, is outlined in a report dated April 30, 2014. Several factors are considered in evaluating the long-term rate of return assumption including long term historical data, estimates inherent in current market data, and a log-normal distribution analysis in which best-estimate ranges of expected future real rates of return (expected return, net of investment expense, and inflation) were developed by the investment consultant for each major asset class (See chart below). These ranges were combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and then adding expected inflation. The capital market assumptions developed by the investment consultant are intended for use over a 10-year horizon and may not be useful in setting the long-term rate of return for funding pension plans which covers a longer timeframe. The assumption is intended to be a long term assumption and is not expected to change absent a significant change in the asset allocation, a change in the inflation assumption, or a fundamental change in the market that alters expected returns in future years.

Waterfront Development Corporation

June 30, 2017

Note J--Defined Benefit Pension Plan--Continued

	Target	Long-Term Expected
Asset Class	Allocation	Real Rate of Return
Combined equity	44.00%	5.40%
Combined fixed income	19.00%	1.50%
Real return (diversified inflation strategies)	10.00%	3.50%
Real estate	5.00%	4.50%
Absolute return (diversified hedge funds)	10.00%	4.25%
Private equity	10.00%	8.50%
Cash equivalent	2.00%	-0.25%
	100.00%	

The long-term expected rate of return on pension plan investments was established by the KRS Board of Trustees as 7.5% based on a blending of the factors described above.

Discount Rate

The discount rate used to measure the total pension liability was 7.5%. The projection of cash flows used to determine the discount rate assumed that employee contributions will be made at the current rate and that contributions from the Corporation will be made at the actuarially determined contribution rate pursuant to an actuarial valuation in accordance with the funding policy of the KRS Board of Trustees and as required to be paid by state statute. Based on those assumptions, the pension plan's fiduciary net position was projected to be available to make projected future benefit payments of current active and inactive members. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability.

Waterfront Development Corporation

June 30, 2017

Note J--Defined Benefit Pension Plan--Continued

Sensitivity of the Net Pension Liability to Changes in the Discount Rate

The following presents the net pension liability of the Corporation calculated using the discount rate of 7.50%, as well as what the net pension liability would be if it were calculated using a discount rate that is 1-percentage-point-lower (6.5%) or 1-percentage-point higher (8.5%) than the current rate:

	1%	Current	1%
	Decrease	Discount Rate	Increase
	(6.50%)	(7.50%)	(8.50%)
Proportionate Share of			
the Net Pension Liability	\$ 1,543,683	\$ 1,238,750	\$ 977,362

Changes in Actuarial Assumptions

Since the prior measurement date, the demographic and economic assumptions that affect the measurement of the total pension liability have been updated as follows:

- The assumed investment rate of return was decreased from 7.75% to 7.5%.
- The assumed rate of inflation was reduced from 3.5% to 3.25%.
- The assumed rate of wage inflation was reduced from 1% to 0.75%.
- Payroll growth assumption was reduced from 4.5% to 4%.
- The mortality table used for active members is RP-2000 Combined Mortality Table projected with Scale BB to 2013 (multiplied by 50% for males and 30% for females).
- For healthy retired members and beneficiaries, the mortality table used is the RP-2000 Combined Mortality Table projected with Scale BB to 2013 (set back 1 year for females). For disabled members, the PR-2000 Combined Disabled Mortality Table projected with Scale BB to 2013 (set back 4 years for males) is used for the period after disability retirement. There is some margin in the current mortality tables for possible future improvement in mortality rates and that margin will be reviewed again when the next experience investigation is conducted.
- The assumed rates of retirement, withdrawal, and disability were updated to more accurately reflect experience.

Pension Expense

For the year ended June 30, 2017, the Corporation recognized pension expense of \$76,248.

Waterfront Development Corporation

June 30, 2017

Note J--Defined Benefit Pension Plan--Continued

Deferred Outflows of Resources and Deferred Inflows of Resources

For the year ended June 30, 2017, the Corporation reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

		Ou	eferred tflows of sources	Inf	eferred lows of sources
Differences between expected and actual experience Net difference between projected and actual		\$	5,398		
earnings on plan investments			116,232		
Changes of assumptions			65,497		
Change in proportionate share of contributions				\$	9,316
			187,127		9,316
Contributions subsequent to the measurement date			137,941		
	Total	\$	325,068	\$	9,316

The amount shown for "Contributions subsequent to the measurement date", will be recognized as a reduction (increase) to net pension liability in the following measurement period.

Amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be amortized and recognized in pension expense as follows:

Year Ended June 30:	
2018	\$ 64,529
2019	41,524
2020	40,315
2021	 31,443
	\$ 177,811

In the table shown above, positive amounts will increase pension expense.

Payable to the Pension Plan

Per Metro Government, at June 30, 2017 there were no outstanding contributions to the pension plan.

Required Supplemental Information

General Fund Statement of Revenues, Expenditures and Changes in Fund Balances - Budget and Actual

Waterfront Development Corporation

Year Ended June 30, 2017

	Budgeted Amounts	Actual Amounts	Variance with Budget
Revenues Rental and event income	\$ 1,442,000	\$ 1,111,239	\$ (330,761)
Expenditures General government	2,450,000	2,190,501	259,499
Expenditures in Excess of Revenues	(1,008,000)	(1,079,262)	(71,262)
Other Financing Sources Operating transfers from:			
Metro Government	987,000	1,197,000	210,000
Commonwealth of Kentucky	0	0	0
Other revenues	18,000	22,437	4,437
Contributions	3,000	35,023	32,023
Total Other Financing Sources	1,008,000	1,254,460	246,460
Net Change in Fund Balances	<u>\$ -</u>	\$ 175,198	\$ 175,198

See Independent Auditors' Report

Schedule of Proportionate Share of the Net Pension Liability - CERS Pension

Waterfront Development Corporation

Last Three Fiscal Years Ended June 30

		2017		2016		2015	
Corporations' proportion of the net pension liability	\$	1,238,750	\$	1,086,734	\$	854,942	
Corporation's proportionate share of the net pension liability - Nonhazardous		0.025%		0.025%		0.026%	
Covered payroll	\$	1,075,393	\$	954,152	\$	994,261	
Corporation's share of the net pension liability as a percentage of its covered payroll		115.19%		113.90%		85.99%	
Total Plan fiduciary net position as a percentage of the total pension liability		81.45%		68.49%		51.61%	

Note 1--This schedule is presented to illustrate the requirement to show information for 10-years. However, until a full 10-year trend is compiled, the Corporation is presenting information for those years for which information is available.

Note 2--The amounts presented for each fiscal year were determined as of the year-end of that occurred one year prior.

See Independent Auditors' Report

Schedule of Contributions - CERS Pension

Waterfront Development Corporation

Last Three Fiscal Years ended June 30

	2017		2016		2015	
Contractually required contribution	\$	137,941	\$	119,368	\$	116,981
Contributions in relation to the contractually required contribution		(137,941)		(119,368)		(116,981)
Contribution deficiency (excess)	\$	0	\$	0	\$	0
Covered payroll	\$	1,075,393	\$	954,152	\$	994,261
Contributions as a percentage of covered payroll		12.83%		12.51%		11.77%

Note--This schedule is presented to illustrate the requirement to show information for 10 years. However, until a full 10-year trend is compiled, the Corporation is presenting information for those years for which information is available.

Other Supplemental Information

Agency Funds Statements of Changes in Net Position

Waterfront Development Corporation

Year Ended June 30, 2017

Belvedere Fund

	-	Balance ne 30, 2016	A	dditions	De	ductions		Balance le 30, 2017
Assets Cash	\$	118,830	\$	40,852	\$	35,216	\$	124,466
Liabilities Damage deposit liability Other Held for the Belvedere	\$	23,500 8,842 86,488 118,830	\$ \$	17,262 23,590 40,852	\$	32,562 2,654 35,216	\$	8,200 6,188 110,078 124,466
Belle of Louisville Fund								
Assets Due from Waterfront Development Corporation	\$ \$	329,785 329,785	\$ \$	420,215 420,215	\$ \$	750,000 750,000	\$ \$	0
Liabilities Held for the Belle of Louisville	\$ \$	329,785 329,785	\$ \$	420,215 420,215	\$	750,000 750,000	\$ \$	00

See Independent Auditors' Report

Independent Auditors' Report on Internal Control over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance with Government Auditing Standards

Strothman and Company

Certified Public Accountants and Advisors 1600 Waterfront Plaza 325 West Main Street Louisville, KY 40202 502 585 1600



Independent Auditors' Report on Internal Control over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance with *Government Auditing Standards*

To the Board of Directors Waterfront Development Corporation Louisville, Kentucky

We have audited, in accordance with the 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, the financial statements of the governmental activities, the discretely presented component unit, and each major fund of the Waterfront Development Corporation (the "Corporation"), a component unit of Louisville/Jefferson County Metro Government ("Metro Government"), as of and for the year ended June 30, 2017, and the related notes to the financial statements, which collectively comprise the Corporation's basic financial statements, and have issued our report thereon dated October 10, 2017.

Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered the Corporation's internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Corporation's internal control. Accordingly, we do not express an opinion on the effectiveness of the Corporation's internal control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A *material weakness* is a deficiency, or combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the Corporation's financial statements will not be prevented, or detected and corrected on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

Compliance and Other Matters

As part of obtaining reasonable assurance about whether the Corporation's financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

Purpose of this Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Corporation's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Corporation's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

STRONT MAN AND COMPANY

Louisville, Kentucky October 10, 2017

WATERFRONT DEVELOPMENT CORPORATION

General Information

Organization Number	0212705
Name	WATERFRONT DEVELOPMENT CORPORATION
Profit or Non-Profit	N - Non-profit
Company Type	KCO - Kentucky Corporation
Status	A - Active
Standing	G - Good
State	КҮ
File Date	3/11/1986
Organization Date	3/11/1986
Last Annual Report	4/16/2018
Principal Office	129 E. RIVER RD., 3RD. FL.
	LOUISVILLE, KY 40202
Registered Agent	DAVID K. KAREM
	129 E. RIVER RD., 3RD. FL.
	LOUISVILLE, KY 40202

Current Officers

Chairman	Susan Moss
President	David K Karem
Vice Chairman	<u>Oliver Barber</u>
Vice President	<u>Deborah A Bilitski</u>
Secretary	Nicole Walton
Treasurer	Carter Vance
Director	Susan Moss
Director	CATHY SHANNON
Director	Robert Banks
Director	<u>Oliver H Barber, Jr</u>
Director	Scott Brinkman
Director	Greg Fischer
Director	Robert Hatfield
Director	J <u>on Meyer</u>
Director	Carmen Miller
Director	Carter Vance
Director	Nicole Walton
Director	Christopher Jones
Director	David James
Director	<u>Ted Nixon</u>
Director	Frank Ward
CFO	Cordell G Lawrence

Individuals / Entities listed at time of formation

Director	MARTHA LAYNE COLLINS
Director	HARVEY I SLOANE
Director	J <u>ERRY E ABRAMSON</u>
Incorporator	MARTHA LAYNE COLLINS
Incorporator	HARVEY I SLOANE
Incorporator	J <u>ERRY E ABRAMSON</u>

Images available online

Documents filed with the Office of the Secretary of State on September 15, 2004 or thereafter are available as scanned images or PDF documents. Documents filed prior to September 15, 2004 will become available as the images are created.

υ	FDF documents. Documents med pho	i to September 15, 2004 will be	ecome avaliable a	s the images	ale clea
	Annual Report	4/16/2018	1 page	<u>PDF</u>	
	Annual Report	4/20/2017	1 page	<u>PDF</u>	
	Annual Report	3/9/2016	1 page	<u>PDF</u>	
	Annual Report	4/6/2015	1 page	<u>PDF</u>	
	Annual Report	1/22/2014	1 page	<u>PDF</u>	
	Name Renewal	2/28/2013 10:46:10 AM	1 page	<u>PDF</u>	
	Annual Report	1/15/2013	1 page	<u>PDF</u>	
	Annual Report Amendment	9/4/2012	1 page	<u>PDF</u>	
	Annual Report	2/17/2012	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	2/16/2011	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	3/31/2010	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	6/30/2009	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	10/24/2008	1 page	<u>tiff</u>	<u>PDF</u>
	Name Renewal	3/14/2008	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	5/16/2007	1 page	<u>PDF</u>	
	Annual Report	3/14/2006	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	4/18/2005	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	7/12/2004	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	9/3/2003	1 page	<u>tiff</u>	<u>PDF</u>
	Certificate of Assumed Name	8/14/2003	3 pages	<u>tiff</u>	<u>PDF</u>
	Articles of Correction	4/16/2003	13 pages	<u>tiff</u>	<u>PDF</u>
	<u>Amendment</u>	10/23/2002	8 pages	<u>tiff</u>	<u>PDF</u>
	Annual Report	7/19/2002	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	7/26/2001	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	7/20/2000	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	7/21/1999	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	7/29/1998	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	7/1/1997	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	7/1/1996	1 page	<u>tiff</u>	<u>PDF</u>
	<u>Amendment</u>	5/1/1995	11 pages	<u>tiff</u>	<u>PDF</u>
	Annual Report	7/1/1993	1 page	<u>tiff</u>	<u>PDF</u>
	<u>Amendment</u>	3/24/1993	6 pages	<u>tiff</u>	<u>PDF</u>
	Annual Report	7/1/1992	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	7/1/1990	1 page	<u>tiff</u>	<u>PDF</u>
	Annual Report	7/1/1989	3 pages	<u>tiff</u>	<u>PDF</u>

	20/1987 .1/1986	9 pages 10 pages	<u>tiff</u> tiff	<u>PDF</u> PDF		
Assumed Names						
Assumed Names LOUISVILLE WATERFRONT DEVELOPMENT CORPORATION Active						
Activity History						
Filing	File Date	Effective Date	Org. Refer	renced		
Annual report	4/16/2018 10:59:29 AM	4/16/2018 10:59:29 AM				
Annual report	4/20/2017 2:54:27 PM	4/20/2017 2:54:27 PM				
Annual report	3/9/2016 10:57:03 AM	3/9/2016 10:57:03 AM				
Annual report	4/6/2015 4:51:42 PM	4/6/2015 4:51:42 PM				
Annual report	1/22/2014 11:51:22 AM	1/22/2014 11:51:22 AM				
Annual report	1/15/2013 2:37:31 PM	1/15/2013 2:37:31 PM				
Amendment to annual report	9/4/2012 12:05:04 PM	9/4/2012 12:05:04 PM				
Annual report	2/17/2012 9:35:16 AM	2/17/2012				
Annual report	2/16/2011 7:56:28 AM	2/16/2011				
Annual report	3/31/2010 12:18:33 PM	3/31/2010				
Annual report	6/30/2009 12:04:19 PM	6/30/2009				
Annual report	10/24/2008 10:21:16 AM	10/24/2008				
Annual report	5/16/2007 11:33:26 AM	5/16/2007 11:33:26 AM				
Annual report	3/14/2006 3:29:44 PM	3/14/2006				
Added assumed name	8/14/2003 3:01:30 PM	8/14/2003	LOUISVIL WATERFR DEVELOP CORPORA	<u>ONT</u> MENT		
Articles of Correction	4/16/2003 3:04:56 PM	4/16/2003				
Amendment - Miscellaneous amendment	s 10/23/2002 8:58:00 AM	1/1/2003				
Amendment - Miscellaneous amendment		5/1/1995				
Amendment - Miscellaneous amendment Amendment - Miscellaneous amendment		3/24/1993 8/20/1987				

Microfilmed Images

Microfilm images are not available online. They can be ordered by faxing a Request For Corporate

Documents to the Corporate Records Branch at 502-564-5687.					
Annual Report	3/30/2005	1 page			
Annual Report	9/13/2004	1 page			
Annual Report	9/3/2003	1 page			
Articles of Correction	4/16/2003	12 pages			
Amendment	10/23/2002	7 pages			
Annual Report	7/19/2002	1 page			
Annual Report	7/26/2001	1 page			
Annual Report	7/20/2000	1 page			
Annual Report	7/21/1999	1 page			
Annual Report	7/29/1998	1 page			
Annual Report	7/1/1997	1 page			
Annual Report	7/1/1996	1 page			
Annual Report	7/1/1995	1 page			
Amendment	5/1/1995	10 pages			
Annual Report	7/1/1994	1 page			
Annual Report	7/1/1993	1 page			
Amendment	3/24/1993	5 pages			
Annual Report	7/1/1992	1 page			
Annual Report	7/1/1991	1 page			
Annual Report	7/1/1990	1 page			
Annual Report	7/1/1989	3 pages			
Amendment	8/20/1987	8 pages			
Articles of Incorporation	3/11/1986	8 pages			