(A Component Unit of the Atlanta Development Authority)

**Basic Financial Statements** 

June 30, 2011

(With Independent Auditors' Report Thereon)

(A Component Unit of the Atlanta Development Authority)

### June 30, 2011

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#### INDEPENDENT AUDITORS' REPORT

The Board of Directors of the Urban Residential Finance Authority Atlanta, Georgia

We have audited the accompanying financial statements of the business-type activities, the aggregate discretely presented component units, and each major fund of the **Urban Residential Finance Authority** (the "Authority"), a component unit of the Atlanta Development Authority, as of and for the fiscal year ended June 30, 2011, which collectively comprise the Authority's basic financial statements as listed in the table of contents. These financial statements are the responsibility of the Authority's management. Our responsibility is to express opinions on these financial statements based on our audit. We did not audit the financial statements of Lakewood Hills, Inc. which represents 22.84% of the assets and 1.99% of the revenues of the aggregate discretely presented component units. Those financial statements were audited by other auditors whose report thereon has been furnished to us, and our opinion, insofar as it relates to the amounts included for Lakewood Hills, Inc. is based solely on the report of the other auditors.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. The financial statements of Lakewood Hills, Inc. were not audited in accordance with *Government Auditing Standards*. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and the significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit and the report of other auditors provide a reasonable basis for our opinions.

In our opinion, based on our audit and the report of other auditors, the financial statements referred to above present fairly, in all material respects, the respective financial position of the business-type activities, the aggregate discretely presented component units, and each major fund of the Urban Residential Finance Authority as of June 30, 2011, and the respective changes in financial position and cash flows, where applicable, thereof for the fiscal year then ended in conformity with accounting principles generally accepted in the United States of America.

In accordance with *Government Auditing Standards*, we have also issued our report dated December 27, 2011 on our consideration of the Authority's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and 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* and should be considered in assessing the results of our audit.

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis (on pages 3 through 7) be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Mauldin & Jankins , LLC

Atlanta, Georgia December 27, 2011

(A Component Unit of the Atlanta Development Authority)
Management's Discussion and Analysis (Unaudited)
June 30, 2011

This section of the Urban Residential Finance Authority ("URFA") annual financial report presents our discussion and analysis of URFA's financial performance during the fiscal year ended June 30, 2011. Please read it in conjunction with the financial statements and accompanying notes.

#### > Fiscal Year 2011 Selected Financial Highlights (including Component Units)

- ➤ Total assets of the Authority, including component units, increased approximately \$5.7 million during the fiscal year ended June 30, 2011. This increase is primarily due to a \$3.2 million increase in the receivable from the U.S. Department of Treasury related to the 2009 New Issue Bond Program and an increase of approximately \$861,000 as due from component units.
- ➤ Total liabilities of the Authority, including component units, increased approximately \$4.3 million for the fiscal year ended June 30, 2011. The overall increase is mainly the result of a \$3.2 million increase in a line of credit related to the 2009 New Issue Bond Program and an increase of approximately \$3.3 million as due to others offset by a \$1 million decrease in the principal balance related to the 2007 Housing Opportunity bonds.
- ➤ The Authority's assets related to business-type activities exceeded its liabilities at the close of the fiscal year ended June 30, 2011 by approximately \$8.5 million (net assets), not including component units. Of this amount, approximately \$5 million represents unrestricted net assets which may be used to meet the Authority's ongoing obligations to citizens and creditors.
- The Authority's total net assets related to business-type activities, excluding component unites, increased by approximately \$1.5 million during the fiscal year ended June 30, 2011.

#### **Overview of the Financial Statements**

This discussion and analysis is intended to serve as an introduction to the Authority's financial statements. The Authority's basic financial statements consist of four components: management's discussion and analysis (this section), government-wide financial statements, fund financial statements, and 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 Authority's finances, including information related to its component units.

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

The *statement of activities* presents information showing how the Authority's net assets changed during the most recent fiscal year. All changes in net assets 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.

(A Component Unit of the Atlanta Development Authority)
Management's Discussion and Analysis (Unaudited)
June 30, 2011

The government-wide financial statements include not only the Authority itself (known as the *primary government*), but also legally separate entities for which the Authority is financially accountable: Lakewood Hills, Inc.; Crogman School Development, LLC; Crogman School, Inc.; GP URFA Sexton, Inc.; Sylvan Hills Development, LLC.; and Toby Sexton Development, LLC (collectively known as *component units*). Financial information for these component units is reported separately from the financial information presented for the primary government itself.

The government-wide financial statements can be found on pages 8 and 9 of this report.

**Fund financial statements.** A *fund* is a grouping of related accounts that is used to maintain control over resources that have been segregated for specific activities or objectives. The accompanying statements include two funds, one for the administrative fund and another for all other accounts of the Authority. These funds are used to report the same functions presented as business-type activities in the government-wide financial statements, but show the activity in greater detail, presenting the activity of each of the funds and also presenting cash flow information. The basic proprietary fund financial statements can be found on pages 10-12 of this report.

**Notes to the financial statements.** The notes provide additional information that is essential to a full understanding of the data provided in the government-wide and fund financial statements. The notes to the financial statements can be found on pages 15-27 of this report.

#### **Government-wide Financial Analysis**

As noted earlier, net assets may serve over time as a useful indicator of an entity's financial position. In the case of the Authority, assets exceeded liabilities by approximately \$8.5 million at the end of fiscal year 2011. A summary of the net assets is presented below.

(A Component Unit of the Atlanta Development Authority)
Management's Discussion and Analysis (Unaudited)
June 30, 2011

### Summary of the Authority's Net Assets June 30, 2011 and June 30, 2010 Business-type Activities

	2011			2010
Assets:				
Current assets	\$	12,129,717	\$	10,082,029
Other non-current assets		34,263,463		32,848,675
Total assets	_	46,393,180		42,930,704
Liabilities:				
Current liabilities		7,559,056		4,501,568
Long-term liabilities		30,287,732		31,430,986
Total liabilities		37,846,788		35,932,554
Net assets:				
Invested in capital assets		19,509		40,297
Restricted		3,490,233		3,855,224
Unrestricted		5,036,650		3,102,629
Total net assets	\$	8,546,392	\$	6,998,150

The Authority's total assets equal approximately \$46.4 million for the fiscal year ended June 30, 2011. Total assets increased \$3.5 million. This increase is due primarily to an increase of \$3.2 million receivable related to the 2009 New Issue Bond Program. Total liabilities increased approximately \$2 million. The overall increase is mainly the result of approximately \$3.2 million increase in a line of credit related to the 2009 New Issue Bond Program and an increase of approximately \$3.3 million as due to others offset by a \$1 million decrease in the principal balance related to the 2007 Housing Opportunity bonds.

The largest portion of the Authority's net assets, amounting to approximately \$5 million, represents resources that are not subject to external restrictions on how they may be used.

The Authority's net assets increased by approximately \$1.5 million during the fiscal year ended June 30, 2011. A summary of that change is presented below compared to the change in the prior fiscal year.

(A Component Unit of the Atlanta Development Authority)
Management's Discussion and Analysis (Unaudited)
June 30, 2011

### Summary of Changes in the Authority's Net Assets Fiscal Years ended June 30, 2011 and June 30, 2010

2011			2010
\$	7,019,762	\$	7,596,359
	16,388		39,371
	7,036,150		7,635,730
	5,470,458		7,459,642
1	17,450		_
	5,487,908		7,459,642
	1,548,242		176,088
	6,998,150		6,822,062
\$	8,546,392	\$	6,998,150
	\$	\$ 7,019,762 16,388 7,036,150 5,470,458 17,450 5,487,908 1,548,242 6,998,150	\$ 7,019,762 \$  16,388  7,036,150  5,470,458  17,450  5,487,908  1,548,242 6,998,150

Charges for services accounted for 99.8% of the revenues of the Authority. This revenue includes program income, and service, administration, and loan fees related primarily to loan programs administered by the Authority. The Authority's revenues decreased approximately \$600,000 for fiscal year ended June 30, 2011.

The Authority's total operating expenses are approximately \$5.5 million related to its overall mission of economic development. Total operating expenses decreased approximately \$2 million from the prior fiscal year.

#### Analysis of the Authority's Funds

As previously discussed, the Authority's funds report the activities of the administrative fund and restricted program funds with an overall increase in net assets of approximately \$1.5 million.

#### **Debt Administration**

At the end of the fiscal year, the Authority had total bond debt outstanding of approximately \$31.5 million. The Authority's debt decreased approximately \$1.1 million during the current fiscal year. This decrease was due primarily to a principal payment of \$1,095,000 on the Series 2007 Housing Opportunity bonds.

Activity for long term obligations of the Authority for the fiscal year ended June 30, 2011 which are reported in the Statement of Net Assets is summarized as follows:

(A Component Unit of the Atlanta Development Authority)
Management's Discussion and Analysis (Unaudited)
June 30, 2011

		June 30, 2010	Additions Reductions		June 30, 2011		
Primary government:							
Notes and loans payable to the City of Atlanta funded by Community Development							
Block Grant	\$	345,998	\$	-	\$	(6,653)	\$ 339,345
Bonds payable, 2007A Series Housing							
Opportunity Program	3	32,345,000		-	(	(1,095,000)	31,250,000
Discount on 2007A Series Housing							
Opportunity Program Bonds Payable		(151,440)				13,943	(137,497)
Total primary government	\$ 3	32,539,558	\$		\$ (	1,087,710)	\$ 31,451,848

More detail regarding the long-term liabilities of the Authority are presented in Note 6 to the financial statements.

### **Requests for Information**

This financial report is designed to provide a general overview of the Authority's finances. Questions concerning any of the information provided in this report, or requests for additional information, should be addressed to the Chief Financial Officer, 86 Pryor Street SW, Suite 300, Atlanta, GA 30303.

(A Component Unit of the Atlanta Development Authority)
Statement of Net Assets
June 30, 2011

	Business-type Activities	Component Units
Assets		
Current assets:	ф <b>5.25</b> < 1.05	Φ 10.070
Cash and cash equivalents	\$ 5,276,107	\$ 10,979
Restricted cash and cash equivalents	165,909	7.450
Prepaid items	- 50.720	7,450
Other receivables	52,738	7,247
Due from Atlanta Housing Opportunity, Inc current portion of long-term debt	1,295,490	-
Due from the U.S. Department of the Treasury	5,339,473	
Total current assets	12,129,717	25,676
Noncurrent assets:	10.500	704.011
Capital assets, net of depreciation	19,509	704,011
Bond issuance costs, net of amortization	353,726	-
Loans receivable	1,619,508	-
Due from component units	1,629,068	4 425 676
Other receivables	50	4,435,676
Investment in development projects  Advances to Atlanta Development Authority	1,121,560	575,607
Due from Atlanta Housing Opportunity, Inc noncurrent	29,520,042	-
Total noncurrent assets	34,263,463	5,715,294
Total assets	46,393,180	5,740,970
Liabilities	40,373,100	3,140,710
Current liabilities:		
	121 924	0.100
Accounts payable	121,824	8,198 2,347,597
Bonds, notes and loans payable, current portion Accrued interest payable	1,164,116 145,490	2,347,397 4,025
Line of credit payable	5,339,473	4,023
Unearned revenue	780,166	-
Funds held in escrow	7,987	-
Total current liabilities	7,559,056	2,359,820
Total current habilities	7,339,030	2,339,820
Noncurrent liabilities:		
Due to primary government (URFA)	-	1,629,068
Due to others	-	4,569,289
Loan payable to Atlanta Development Authority	-	948,563
Bonds, notes and loans payable	30,287,732	
Total noncurrent liabilities	30,287,732	7,146,920
Total liabilities	37,846,788	9,506,740
Net Assets (deficits)		
Invested in capital assets, net of related debt	19,509	(2,592,149)
Restricted for grant programs	3,490,233	
Unrestricted	5,036,650	(1,173,621)
Total net assets (deficits)	\$ 8,546,392	\$ (3,765,770)

(A Component Unit of the Atlanta Development Authority)
Statement of Activities
Fiscal Year ended June 30, 2011

Net (Expense) Revenue and Changes in Net

			Pr	ogram revenues	 Changes Ass		
	Expenses		Charges for Services		siness-type Activities	<u> </u>	omponent Units
Functions/ Programs: Primary government: Business-type activities: Economic development	\$	5,487,908	\$	7,019,762	\$ 1,531,854		
Total primary government activities	\$	5,487,908	\$	7,019,762	1,531,854		
Component units:     Lakewood Hills, Inc.     Crogman School Development, LLC     Crogman School, Inc.     GP URFA Sexton, Inc.     Sylvan Hills Development, LLC     Toby Sexton Development, LLC     Total component units activities	\$  General	235,676 340,949 34 68 2,642,358 2,049,549 5,268,634	\$	102,314 340,949 - 2,642,321 2,049,549 5,135,133		\$	(133,362) (34) (68) (37) (133,501)
		nues from the us	e of money	or property	 16,388		10
	Tot	tal general reven	ues		 16,388		10
	Changes in net assets Net assets (deficits)— beginning of fiscal year		 1,548,242 6,998,150		(133,491) (3,632,279)		
	Ne	t assets (deficits	) – ending o	f fiscal year	\$ 8,546,392	\$	(3,765,770)

(A Component Unit of the Atlanta Development Authority)

Statement of Net Assets Proprietary Funds June 30, 2011

> Business-type Activities -Enterprise Funds

	Enterprise Funds					
	Administrative Fund	Grants and Restricted Program Fund	Total			
Assets						
Current assets: Cash and cash equivalents Restricted cash and cash equivalents Other receivables Due from Atlanta Housing Opportunity, Inc current Due from other funds Due from U.S. Department of the Treasury	\$ 2,901,361 165,909 52,738 1,295,490 155,105 5,339,473	\$ 2,374,746	\$ 5,276,107 165,909 52,738 1,295,490 155,105 5,339,473			
Total current assets	9,910,076	2,374,746	12,284,822			
Noncurrent assets: Capital assets, net of depreciation Bond issuance costs, net of amortization Loans receivable Due from component units Other receivables Advances to Atlanta Development Authority Due from Atlanta Housing Opportunity, Inc. Total noncurrent assets	19,509 353,726 - 1,629,068 50 1,121,560 29,520,042 32,643,955	1,619,508 - - - - 1,619,508	19,509 353,726 1,619,508 1,629,068 50 1,121,560 29,520,042 34,263,463			
Total assets	42,554,031	3,994,254	46,548,285			
Liabilities  Current liabilities:  Accounts payable  Bonds, notes and loans payable, current portion  Accrued interest payable  Line of credit payable  Unearned revenue  Due to other funds  Funds held in escrow  Total current liabilities	120,240 1,150,000 145,490 5,339,473 780,166	1,584 14,116 - - - 155,105 7,987 178,792	121,824 1,164,116 145,490 5,339,473 780,166 155,105 7,987			
Noncurrent liabilities:						
Bonds, notes and loans payable	29,962,503	325,229	30,287,732			
Total noncurrent liabilities	29,962,503	325,229	30,287,732			
Total liabilities	37,497,872	504,021	38,001,893			
Net Assets						
Invested in capital assets Restricted for grant programs Unrestricted Total net assets	19,509 - 5,036,650 \$ 5,056,159	3,490,233	19,509 3,490,233 5,036,650 \$ 8,546,392			

(A Component Unit of the Atlanta Development Authority)
Statement of Revenues, Expenses, and Changes in Fund Net Assets
Proprietary Funds
Fiscal Year ended June 30, 2011

Business-type Activities -Enterprise Funds

Operating revenues:         S         2,000         13,782         \$ 16,388           Investment income         \$ 2,006         \$ 13,782         \$ 16,388           Service, administration, and loan fees         2,434,103         759,075         3,193,178           Developer fees         981,793         -         981,793           Subsidy income for debt service payments - City of Atlanta         1,768,997         -         176,8997           Other revenue         6,243,274         792,876         7,036,150           Derating expenses:         1,769,005         13,574         1,782,579           Interest on bonds, notes, and loans         1,769,005         13,574         1,782,579           Program expenses         -         740,000         740,000           Economic development         2,876         106,834         109,710           Depreciation and amortization         112,654         -         112,654           General and administrative         2,691,262         34,253         2,725,151           Total operating expenses         4,575,797         894,661         5,470,488           Operating income (loss)         1,667,477         (101,785)         1,565,692           Nonoperating revenues (expenses)         (17,450)		Enter prise Funds						
Investment income         \$ 2,606         \$ 13,782         \$ 16,388           Service, administration, and loan fees         2,434,103         759,075         3,193,178           Developer fees         981,793         -         981,793           Subsidy income for debt service payments - City of Atlanta         1,768,997         -         1,768,997           Other revenue         6,243,274         792,876         7,036,150           Operating expenses:           Interest on bonds, notes, and loans         1,769,005         13,574         1,782,579           Program expenses         -         740,000         740,000           Economic development         2,876         106,834         109,710           Depreciation and amortization         112,654         -         112,654           General and administrative         2,691,262         34,253         2,725,155           Total operating expenses         4,575,797         894,661         5,470,458           Operating income (loss)         1,667,477         (101,785)         1,565,692           Nonoperating revenues (expenses):         (17,450)         -         (17,450)           Total nonoperating revenues (expenses):         (17,450)         -         (17,450)           Income				Restricted		Total		
Operating expenses:       1,769,005       13,574       1,782,579         Program expenses       -       740,000       740,000         Economic development       2,876       106,834       109,710         Depreciation and amortization       112,654       -       112,654         General and administrative       2,691,262       34,253       2,725,515         Total operating expenses       4,575,797       894,661       5,470,458         Operating income (loss)       1,667,477       (101,785)       1,565,692         Nonoperating revenues (expenses):       (17,450)       -       (17,450)         Total nonoperating revenues (expenses)       (17,450)       -       (17,450)         Income (loss) before transfers       1,650,027       (101,785)       1,548,242         Transfers in       263,206       -       263,206         Transfers out       -       (263,206)       (263,206)         Change in net assets       1,913,233       (364,991)       1,548,242         Net assets at beginning of fiscal year       3,142,926       3,855,224       6,998,150	Investment income Service, administration, and loan fees Developer fees Subsidy income for debt service payments - City of Atlanta Other revenue	2,43- 98 1,76- 1,05-	4,103 1,793 8,997 5,775	759,075 - - 20,019	\$	3,193,178 981,793 1,768,997 1,075,794		
Interest on bonds, notes, and loans	Total operating revenues	6,24	3,274	792,876		7,036,150		
Operating income (loss)       1,667,477       (101,785)       1,565,692         Nonoperating revenues (expenses):	Interest on bonds, notes, and loans Program expenses Economic development Depreciation and amortization	11:	2,876 2,654	740,000 106,834		740,000 109,710 112,654		
Operating income (loss)       1,667,477       (101,785)       1,565,692         Nonoperating revenues (expenses):	Total operating expenses	4,57	5,797	894,661		5,470,458		
Loss on disposal of capital assets       (17,450)       -       (17,450)         Total nonoperating revenues (expenses)       (17,450)       -       (17,450)         Income (loss) before transfers       1,650,027       (101,785)       1,548,242         Transfers in       263,206       -       263,206         Transfers out       -       (263,206)       (263,206)         Change in net assets       1,913,233       (364,991)       1,548,242         Net assets at beginning of fiscal year       3,142,926       3,855,224       6,998,150	Operating income (loss)			(101,785)		1,565,692		
Total nonoperating revenues (expenses)         (17,450)         -         (17,450)           Income (loss) before transfers         1,650,027         (101,785)         1,548,242           Transfers in Transfers out         263,206         -         263,206           Change in net assets         1,913,233         (364,991)         1,548,242           Net assets at beginning of fiscal year         3,142,926         3,855,224         6,998,150	Nonoperating revenues (expenses):							
Income (loss) before transfers       1,650,027       (101,785)       1,548,242         Transfers in Transfers out Change in net assets       263,206 (263,206)       - (263,206)       (263,206)         Change in net assets       1,913,233       (364,991)       1,548,242         Net assets at beginning of fiscal year       3,142,926       3,855,224       6,998,150	Loss on disposal of capital assets	(1)	7,450)	-		(17,450)		
Transfers in Transfers out       263,206       -       263,206       (263,206)       263,206       (263,206) <td>Total nonoperating revenues (expenses)</td> <td>(1</td> <td>7,450)</td> <td>-</td> <td></td> <td>(17,450)</td>	Total nonoperating revenues (expenses)	(1	7,450)	-		(17,450)		
Transfers out         -         (263,206)         (263,206)           Change in net assets         1,913,233         (364,991)         1,548,242           Net assets at beginning of fiscal year         3,142,926         3,855,224         6,998,150	Income (loss) before transfers	1,65	0,027	(101,785)		1,548,242		
Net assets at beginning of fiscal year 3,142,926 3,855,224 6,998,150		26.	3,206	(263,206)		,		
	Change in net assets	1,91	3,233	(364,991)		1,548,242		
	Net assets at beginning of fiscal year	3,14	2,926	3,855,224		6,998,150		
	Net assets at end of fiscal year	\$ 5,05	6,159 \$	3,490,233	\$	8,546,392		

### $(A\ Component\ Unit\ of\ the\ Atlanta\ Development\ Authority)$

### Statement of Cash Flows

#### Proprietary Funds Fiscal Year ended June 30, 2011

Business-type Activities -Enterprise Fund

			Enterprise Fund		
	Admi	inistrative Fund	Grants and Restricted Program Fund		Total
Cash flows from operating activities:					
Receipts from customers and other governments	\$	3,433,994	\$ 353,879	\$	3,787,873
Receipts of interest on loans		2,606	13,782		16,388
Receipts of developer fees from component units		120,753	-		120,753
Payments from Atlanta Housing Opportunity Inc. Payments to Atlanta Development Authority		1,074,971 (714,721)			1,074,971 (714,721)
Advances to/from other funds		130.455	(130,455)		(/14,/21)
Payments to suppliers		(1,449,250)	(35,069)		(1,484,319)
Payments to employees		(1,246,418)	-		(1,246,418)
Payments for programs		(2,876)	(846,834)		(849,710)
Other		-	23,117		23,117
Net cash provided by (used in)		1 240 514	(621 500)		727.024
operating activities		1,349,514	(621,580)		727,934
Cash flows from noncapital financing activities:					
Receipts from City of Atlanta to cover interest expense on					
revenue bonds issued on behalf of the City of Atlanta for AHOI		1,768,997	-		1,768,997
Repayment of bond principal		(1,095,000)	(6.652)		(1,095,000)
Repayment on notes and loans payable Payments for interest		(1,773,629)	(6,653) (13,574)		(6,653) (1,787,203)
Transfers from other funds		263,206	(13,374)		263,206
Transfers to other funds		-	(263,206)		(263,206)
Net cash provided by (used in) noncapital financing activities		(836,426)	(283,433)		(1,119,859)
maneing activities		(030,420)	(203,433)		(1,117,037)
Net increase (decrease) in cash and cash equivalents		513,088	(905,013)		(391,925)
Cash and cash equivalents at beginning of fiscal year		2,554,182	3,279,759		5,833,941
Cash and cash equivalents at end of fiscal year	\$	3,067,270	\$ 2,374,746	\$	5,442,016
				-	
Reconciliation to Statement of Net Assets:	_			_	
Cash and cash equivalents	\$	2,901,361	\$ 2,374,746	\$	5,276,107
Restricted cash and cash equivalents	\$	165,909 3,067,270	¢ 2.274.746	Ф.	165,909
	2	3,067,270	\$ 2,374,746	\$	5,442,016
Reconciliation of operating income (loss) to net cash					
provided by (used in) operating activities:	\$	1 667 477	¢ (101.795)	\$	1.565.602
Operating income (loss) Adjustment to reconcile operating income (loss) to	3	1,667,477	\$ (101,785)	\$	1,565,692
net cash provided by operating activities:					
Depreciation and amortization expense		112,654	_		112.654
Interest payments reported in operating loss		-	13,574		13,574
(Increase) decrease in:					
Other receivables		85,683	19,000		104,683
Loans receivable		-	(614,196)		(614,196)
Due from component units		(861,040)	-		(861,040)
Due from Atlanta Housing Opportunity, Inc.		1,074,971	-		1,074,971
Due from U.S. Department of Treasury Due from the City of Atlanta		(3,150,251)	190,000		(3,150,251) 190,000
Due from other funds		130,455	190,000		130,455
Advances to Atlanta Development Authority		(714,721)	_		(714,721)
Increase (decrease) in:		( , , , , , , , , , , , , , , , , , , ,			V / /
Accounts payable and accrued expenses		(4,398)	(816)		(5,214)
Line of credit (U.S. Department of Treasury)		3,150,251	-		3,150,251
Funds held in escrow		-	3,098		3,098
Due to other funds		(141.555)	(130,455)		(130,455)
Unearned revenue		(141,567)			(141,567)
Net cash provided by (used in) operating activities	\$	1,349,514	\$ (621,580)	\$	727,934
. •		·			· · · · · · · · · · · · · · · · · · ·
Non-cash operating activities:  Allowance adjustment for doubtful receivables	\$	973,039	\$ -	\$	973,039
•					

(A Component Unit of the Atlanta Development Authority)

#### Combining Statement of Net Assets Component Units June 30, 2011

	Lakewood Hills, Inc.	Crogman School Development, LLC	Crogman School, Inc.	GP URFA Sexton, Inc.	Sylvan Hills Development, LLC	Toby Sexton Development, LLC	Total Component Units
Assets Current assets:							
Cash and cash equivalents Other receivables Prepaid items	\$ 10,979 7,247 7,450	\$ - - -	\$ - - -	\$ - - -	\$ - - -	\$ - - -	\$ 10,979 7,247 7,450
Total current assets	25,676						25,676
Noncurrent assets:  Developer fees receivables, net of allowance Capital assets, net of depreciation Investment in development projects	704,011 581,282	142,205	- - (4,848)	- - (656)	2,318,822 (171)	1,974,649	4,435,676 704,011 575,607
Total noncurrent assets	1,285,293	142,205	(4,848)	(656)	2,318,651	1,974,649	5,715,294
Total assets	1,310,969	142,205	(4,848)	(656)	2,318,651	1,974,649	5,740,970
Liabilities							
Current liabilities:							
Accounts payable  Bonds, notes and loans payable, current portion  Accrued interest payable	7,098 2,347,597 4,025	1,000	100	- - -	- - -		8,198 2,347,597 4,025
Total current liabilities	2,358,720	1,000	100		_		2,359,820
Noncurrent liabilities: Due to primary government (URFA) Due to others Loan payable to the Atlanta Development Authority Total noncurrent liabilities	1,762,781 948,563 2,711,344	142,205	- - - -	- - - -	718,835 1,599,987 - 2,318,822	768,028 1,206,521 - 1,974,549	1,629,068 4,569,289 948,563 7,146,920
Total liabilities	5,070,064	143,205	100		2,318,822	1,974,549	9,506,740
Net Assets (Deficit)							
Invested in capital assets, net of related debt Unrestricted	(2,592,149) (1,166,946)	(1,000)	(4,948)	(656)	(171)	100	(2,592,149) (1,173,621)
Total net assets (deficit)	\$ (3,759,095)	\$ (1,000)	\$ (4,948)	\$ (656)	\$ (171)	\$ 100	\$ (3,765,770)

(A Component Unit of the Atlanta Development Authority)

### **Combining Statement of Activities**

### **Component Units**

#### Fiscal Year ended June 30, 2011

	Program revenues				Net (Expense) Revenue and Changes in Net Assets										_		
Functions/ Programs:	1	Expenses		Charges for Services		Lakewood Hills, Inc.		Crogman School velopment, LLC		rogman School, Inc.		URFA ton, Inc.		van Hills pment, LLC	by Sexton opment, LLC		Total Component Units
Component units: Lakewood Hills, Inc.	\$	235,676 340,949	\$	102,314 340,949	\$	(133,362)	\$	-	\$	-	\$	-	\$	-	\$ -	\$	(133,362)
Crogman School Development, LLC Crogman School, Inc. GP URFA Sexton, Inc. Sylvan Hills Development, LLC Toby Sexton Development, LLC		34 68 2,642,358 2,049,549		2,642,321 2,049,549		- - - -		- - - -		(34)		(68)		(37)	- - - - -		(34) (68) (37)
Total component unit activities	\$	5,268,634	\$	5,135,133	\$	(133,362)	\$	-	\$	(34)	\$	(68)	\$	(37)	\$ -	\$	(133,501)
	Rev			money or property	\$	10	\$	<u>-</u>	\$		\$		\$	<u>-</u>	\$ <del>-</del> _	\$	10
	1	otal general re		in net assets		(133,352)				(34)		(68)		(37)	 	_	(133,491)
	N			ginning of fiscal year		(3,625,743)		(1,000)		(4,914)		(588)		(134)	100	_	(3,632,279)
	N	let assets (defic	it) – end	ding of fiscal year	\$	(3,759,095)	\$	(1,000)	\$	(4,948)	\$	(656)	\$	(171)	\$ 100	\$	(3,765,770)

(A Component Unit of the Atlanta Development Authority)
Notes to Financial Statements
June 30, 2011

#### (1) Summary of Significant Accounting Policies

#### (a) The Financial Reporting Entity

The Urban Residential Finance Authority of the City of Atlanta, Georgia ("URFA" or "the Authority") was created in 1979 to assist in providing financing for the construction or rehabilitation of single family and multi-family residential housing, and to provide funds to be used as down payment assistance for families within certain income limitations within the city of Atlanta.

In 1997, the City created a new umbrella economic development agency, the Atlanta Development Authority (ADA), which combined several previously existing economic development entities, including the Authority. The Authority is considered to be a blended component unit of the ADA, and its financial statements are included in the ADA's financial statements.

The component unit column in the government-wide financial statements also includes Lakewood Hills, Inc.; Crogman School Development, LLC; Crogman School, Inc.; GP URFA Sexton, Inc.; Sylvan Hills Development, LLC; and Toby Sexton Development, LLC, which are discretely presented component units of URFA. They are reported in a separate column to emphasize that they are legally separate from the Authority.

Each of these component units is accounted for as proprietary fund types.

Lakewood Hills, Inc. (LHI) is wholly owned by URFA and was created to develop single-family and multi-family homes in the city of Atlanta. The Board of Directors of LHI is appointed by the Board of Directors of ADA, who can also impose their will on LHI by removal of board members at any time. Lakewood Hills, Inc. has a December 31 year-end and its balances are shown as of its year ending date.

Crogman School Development, LLC (CSD) is wholly owned by URFA and was organized to improve and develop property for use as affordable multi-family residential housing. As the sole member of the limited liability company, URFA controls the activity of CSD. Crogman School Development, LLC has a December 31 year-end and its balances are shown as of its year ending date.

Crogman School, Inc. (CSI) is wholly owned by URFA and is the general partner in Crogman, LP, which consists of an affordable multi-family residential housing facility. The Board of Directors of CSI is appointed by the Board of Directors of ADA, who can also impose their will on CSI by removal of board members at any time. Crogman School, Inc. has a December 31 year-end and its balances are shown as of its year ending date.

(A Component Unit of the Atlanta Development Authority)
Notes to Financial Statements
June 30, 2011

#### (1) Summary of Significant Accounting Policies (Continued)

#### (a) The Financial Reporting Entity (Continued)

GP URFA Sexton, Inc. (GP URFA Sexton) is wholly owned by URFA and is the owner of 10% of URFA Sexton, Inc., which is the general partner in URFA-Sexton, LP, which consists of an affordable multi-family residential housing facility. The Board of Directors of GP URFA Sexton is appointed by the Board of Directors of ADA, who can also impose their will on GP URFA Sexton by removal of board members at any time. GP URFA Sexton, Inc. has a December 31 year-end and its balances are shown as of its year ending date.

Sylvan Hills Development, LLC. (Sylvan Hills) is wholly owned by URFA and is the general partner and owner of .01% of Columbia at Sylvan Hills, LP, which consists of an affordable multi-family residential housing facility. The Board of Directors of Sylvan Hills is appointed by the Board of Directors of ADA, who can also impose their will on Sylvan Hills by removal of board members at any time. Sylvan Hills Development, LLC, has a December 31 year-end and its balances are shown as of its year ending date.

Toby Sexton Development, LLC. (Toby Sexton) is a joint venture in which URFA has an interest of 79%. Toby Sexton was organized to improve and develop property for use as affordable multi-family residential housing. As the majority owner of the limited liability company, URFA controls the activity of Toby Sexton. Toby Sexton Development, LLC has a December 31 year-end and its balances are shown as of its year ending date.

Separate financial statements or financial information on these component units may be obtained from the Chief Financial Officer, Atlanta Development Authority at 86 Pryor Street, SW, Suite 300, Atlanta, GA 30303.

#### (b) Government-wide and Fund Financial Statements

The Authority presents government-wide financial statements which are prepared using the accrual basis of accounting and the economic resources measurement focus. Government-wide financial statements (i.e. the statement of net assets and the statement of activities) do not provide information by fund. Net assets in the statement of net assets are distinguished between amounts that are invested in capital assets, restricted for use by third parties or outside requirements, and amounts that are unrestricted.

(A Component Unit of the Atlanta Development Authority)
Notes to Financial Statements
June 30, 2011

#### (1) Summary of Significant Accounting Policies (Continued)

#### (b) Government-wide and Fund Financial Statements (Continued)

The statement of activities demonstrates the degree to which direct expenses of a given function or segment is offset by program revenues. Direct expenses are those that are clearly identifiable with a specific function or segment. Program revenues include 1) charges to customers who purchase, use, or benefit from the services provided by a given function or segment and include interest income on loans provided for economic development and 2) grants and contributions that are restricted to meeting the operational or capital requirements of a particular function or segment. Unrestricted interest income on investments and other items not properly included among program revenues are reported as general revenues.

In addition to the government-wide financial statements, the Authority has prepared separate financial statements for proprietary funds. These fund financial statements use the accrual basis of accounting and the economic resources measurement focus.

#### (c) Measurement Focus, Basis of Accounting, and Financial Statement Presentation

The government-wide financial statements are reported using the economic resources measurement focus and the accrual basis of accounting, as are the proprietary fund financial statements. Revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows. Interest income and service, administration, and loan fees are recognized as revenue when earned regardless of when the cash is received. Grants and similar items are recognized as revenue as soon as all eligibility requirements imposed by the provider have been met. Expenses are recorded when a liability is incurred.

The Authority reports the following major enterprise funds:

<u>Administrative Fund</u> – The Administrative Fund is used to record the receipt of income not directly pledged to the repayment of specific notes, bonds, or grant programs and the payment of expenses related to the Authority's administrative functions.

<u>Grants and Restricted Program Fund</u> – This fund is used to account for all activity of the Authority that is restricted for grants or bond activities.

Private-sector standards of accounting and financial reporting issued prior to November 30, 1989, generally are followed in both the government-wide and proprietary fund financial statements to the extent that those standards do not conflict with or contradict guidance of the Governmental Accounting Standards Board (GASB). Governments also have the option of following subsequent private-sector guidance for their business-type activities and enterprise funds, subject to this same limitation. The Authority has elected not to follow subsequent private-sector guidance.

(A Component Unit of the Atlanta Development Authority)
Notes to Financial Statements
June 30, 2011

#### (1) Summary of Significant Accounting Policies (Continued)

### (c) Measurement Focus, Basis of Accounting, and Financial Statement Presentation (Continued)

As a general rule, the effect of interfund activity has been eliminated from the government-wide financial statements.

Proprietary funds distinguish operating revenues and expenses from nonoperating items. Operating revenues and expenses generally result from providing services in connection with the proprietary fund's principal ongoing operations. The principal operating revenue of each of the Authority's enterprise funds is interest income on loans outstanding; service, administration, and loan fees; and other activity surrounding the development of property. Operating expenses for the enterprise funds include direct general and administrative expenses of administering the economic development programs. All revenues and expenses not meeting this definition are reported as nonoperating revenues and expenses. When both restricted and unrestricted resources are available for use, it is the Authority's policy to use restricted resources first, then unrestricted resources as they are needed.

#### (d) Cash, Cash Equivalents, and Investments

For the purposes of the statement of cash flows, the Authority considers all short-term investment securities with original maturities of three months or less, local government investment pools, repurchase agreements, money market accounts, and investment agreements under which funds can be withdrawn at any time without penalty to be cash equivalents. Certain resources set aside for specific purposes are classified as restricted assets on the balance sheet because their use is limited by the purpose of certain agreements with other parties.

Investments are carried at fair value based on quoted market prices.

### (e) Loans Receivable

Loans receivable are stated at their unpaid principal balance less loan discounts. The discounts are amortized using a method approximating a level yield over the estimated average life of the loans.

#### (f) Investment in Development Projects

Investments in development projects represent the Authority's acquisition and improvement of properties in anticipation of either private or public development of the property. Investments and improvements are recorded at cost.

(A Component Unit of the Atlanta Development Authority)
Notes to Financial Statements
June 30, 2011

#### (1) Summary of Significant Accounting Policies (Continued)

#### (g) Capital Assets

Capital assets are stated at cost. For the primary government, capital assets consist of depreciable leasehold office improvements. Depreciation of the leasehold office improvements are computed primarily using the straight-line method over a 7 year estimated useful life.

For the Authority's component unit, Lakewood Hills, Inc, capital assets consists of real property representing 11 condominium units in Phase VI-A and are recorded at cost. Depreciation of the rental property (buildings) is computed primarily using the straight-line method over a 40 year estimated useful life.

#### (h) Unearned Revenue

The Authority has received certain money from issuer fees, administrative fees on Housing Opportunity Fund operations in which revenue will be recognized when earned. Therefore, the Authority has reported these items as unearned revenue under the accrual basis of accounting on the statement of net assets.

#### (i) Use of Estimates

Management of the Authority has made a number of estimates and assumptions relating to the reporting of assets and liabilities, the disclosure of contingent assets and liabilities and the reported amounts of revenues and expenses to prepare the financial statements in conformity with accounting principles generally accepted in the United States of America. Actual results could differ from these estimates.

### (2) Deposits and Investments

#### (a) Credit Risk

The Authority is authorized to invest in obligations or investments as determined by the Board of Directors of the Authority, subject to any agreement with bondholders and with applicable law. As of June 30, 2011, the Authority did not have any investments other than deposits with financial institutions.

(A Component Unit of the Atlanta Development Authority)
Notes to Financial Statements
June 30, 2011

#### (2) Deposits and Investments (Continued)

#### (b) Custodial Credit Risk-Deposits

Custodial credit risk for deposits is the risk that, in the event of the failure of a depository financial institution, a government will not be able to recover deposits or will not be able to recover collateral securities that are in the possession of an outside party. State statutes require all deposits and investments (other than federal or state government instruments) to be collateralized by depository insurance, obligations of the U.S. government, or bonds of public authorities, counties, or municipalities. As of June 30, 2011, the Authority had no bank balances that were exposed to custodial credit risk.

#### (3) Investment in Development Projects

Investment in development projects of the discretely presented component units consisted of the following at June 30, 2011:

	 2011		
Component units: Lakewood Hills	\$ 581,282		
Total	\$ 581,282		

The condominiums and town homes in the Lakewood Hills development are being held for resale and the difference between the current year and prior year balances reflects those inventories sold during the calendar year ending December 31, 2010.

(A Component Unit of the Atlanta Development Authority)
Notes to Financial Statements
June 30, 2011

### (4) Capital Assets

Capital assets activity for the fiscal year ended June 30, 2011 consists of the following:

Urban Residential Finance Authority	J	June 30, 2010	Additions		Deletions		June 30, 2011	
Capital assets, not being depreciated: Work in process - Software Total capital assets, not	\$	17,450	\$		\$ (17	,450)	\$	
being depreciated		17,450			(17	,450)		
Capital assets, being depreciated: Leasehold office improvements		23,366		<u>-</u>		<u>-</u>		23,366 23,366
Less accumulated depreciation		(519)		(3,338)				(3,857)
Net capital assets, being depreciated		22,847		(3,338)				19,509
Total capital assets	\$	40,297	\$	(3,338)	\$ (17	,450)	\$	19,509
Component Unit - Lakewood Hills, Inc. Capital assets, being depreciated:								
Building and improvements	\$	745,971 745,971	\$		\$	<u>-</u>	\$	745,971 745,971
Less accumulated depreciation  Net capital assets, being		(23,311)		(18,649)		-		(41,960)
depreciated	\$	722,660	\$	(18,649)	\$		\$	704,011

### (5) Receivables

As of June 30, 2011, the Administrative Fund had \$1,434,738 in gross other receivables less \$1,382,000 in allowances for uncollectible receivables which net to an ending balance of \$52,738. In addition, the Administrative Fund reported \$5,316,845 in gross loans receivables and in allowances for uncollectible receivables for a net loan receivable balance of \$0 at fiscal year-end.

As of June 30, 2011, the Grants and Restricted Program Fund had \$12,268,931 in gross loans outstanding less \$10,649,423 in allowances for uncollectible loans and loans which are not expected to require repayment under the various Authority programs which netted to an ending balance of \$1,619,508.

(A Component Unit of the Atlanta Development Authority)
Notes to Financial Statements
June 30, 2011

#### (6) Long-term Liabilities

Activity for the bonds, notes, loans payable, and other long-term liabilities for the fiscal year ended June 30, 2011 consists of the following:

		June 30, 2010	Additions		Reductions		June 30, 2011		Amount Due Within One Year	
Primary government:										
Notes and loans payable to the City of Atla funded by Community Development	nta									
Block Grant	\$	345,998	\$	-	\$	(6,653)	\$	339,345	\$	14,116
Bonds payable, 2007A Series Housing										
Opportunity Program		32,345,000		-		(1,095,000)		31,250,000		1,150,000
Discount on 2007 A Series Housing										
Opportunity Program Bonds payable		(151,440)				13,943		(137,497)		
Total primary government	\$	32,539,558	\$		\$	(1,087,710)	\$	31,451,848	\$	1,164,116
Component units:										
Construction loan payable	\$	2,347,597	\$	-	\$	-	\$	2,347,597	\$	2,347,597
Advance loan from Atlanta										
Development Authority		948,563		_		-		948,563		-
Total component units	\$	3,296,160	\$		\$		\$	3,296,160	\$	2,347,597

The Authority entered into loan agreements with the City of Atlanta wherein the City loaned the Authority \$900,000 of U.S. Department of Housing and Urban Development (HUD) funds under its Community Development Block Grant ("CDBG") program. The CDBG funds were used to establish mezzanine financing for Evergreen Village Estates, L.P. and Fulton Cotton Mill Associates, L.P. to leverage their investment of tax-exempt housing revenue bonds in the acquisition and rehabilitation of certain development projects. At June 30, 2011, the balance of the remaining loans payable was \$339,345.

On April 11, 2007, the Authority issued \$35,000,000 of Georgia Taxable Revenue Bonds (Housing Opportunity Program), Series 2007A, for the purpose of loaning the proceeds from the sale of the bonds to Atlanta Housing Opportunity, Inc. ("AHOI"), a Georgia non-profit corporation. AHOI uses the bond proceeds to make loans to finance single family and multi-family housing purchases in the city of Atlanta. The City of Atlanta has guaranteed that it will make payments sufficient in time and amount to enable AHOI to pay the principal and interest on the bonds. Interest on the bonds is payable semiannually on June 1 and December 1 of each fiscal year, with interest rates ranging from 5.068% to 5.802%. The bonds mature on December 1, 2027. At June 30, 2011, the outstanding principal balance was \$31,250,000. Also at June 30, 2011, an amount of \$30,815,532 is recorded as being due from AHOI, with the difference between the bonds and the receivable resulting from differences in unamortized issuance costs and other insignificant amounts receivable as a result of other activities not related to these bonds.

(A Component Unit of the Atlanta Development Authority)
Notes to Financial Statements
June 30, 2011

### (6) Long-term Liabilities (Continued)

Construction of the Lakewood Hills development was financed with construction loans. On April 28, 2008, Lakewood Hills Inc. refinanced its construction loan with Wachovia Bank. The note, in the amount of \$3,000,000, incurs interest at the 1 –month LIBOR plus 1.80 percent rate. Payments of interest only are due beginning June 1, 2008 and continuing until maturity, which is the earlier of the date of the sale of the last individual residential lot or August 17, 2011. Proceeds from sales of individual residential lots will be used to reduce the principal balance outstanding on the note, in accordance with the terms of the loan agreement with Wachovia (or now Wells Fargo). The construction loan had a balance of \$2,347,597 at June 30, 2011.

On January 15, 2009, Lakewood Hills, Inc. obtained a loan in the amount of \$986,728 from the Atlanta Development Authority (ADA) in which Lakewood Hills, Inc. received the funds through a line of credit with BB&T (note that in the prior fiscal year, this balance was included in the total construction loan payable as discussed in the preceding paragraph). Lakewood Hills, Inc. used the funds to pay down the construction loan with Sun Trust Bank. The loan bears interest at a variable rate and matures on January 15, 2019. The loan is to be repaid with net proceeds from the sale of condominium units, with the entire balance and any unpaid accrued interest due becoming immediately payable upon the first to occur of the sale of the last unit or the maturity date. As of fiscal year-end, the loan due to ADA was \$948,563.

#### **Debt Service Requirements**

At June 30, 2011, principal on the remaining bank construction loan for the Lakewood Hills project is payable when property sales occur; therefore, no debt service requirement schedules are presented.

The notes and loans payable to the City, funded by CDBG, are also payable only when property sales occur; therefore, no debt service requirement schedule is presented.

(A Component Unit of the Atlanta Development Authority)
Notes to Financial Statements
June 30, 2011

#### (6) Long-term Liabilities (Continued)

The annual principal and interest requirements for the Revenue Bonds (Housing Opportunity Program), Series 2007A are set forth below (dollar amounts in thousands):

	Principal	Interest	Total		
Fiscal Year ending June 30:					
2012	\$ 1,150	\$ 1,717	\$ 2,867		
2013	1,210	1,656	2,866		
2014	1,275	1,592	2,867		
2015	1,345	1,524	2,869		
2016	1,415	1,452	2,867		
2017 - 2021	8,355	5,982	14,337		
2022 - 2026	11,085	3,246	14,331		
2027 - 2028	5,415	319	5,734		
Totals	31,250	\$17,488	\$ 48,738		
Less discount	(137)				
Net bonds payable	\$31,113				

#### (7) Conduit Debt

The Authority issues private activity tax exempt and taxable revenue bonds to private sector entities for projects located within the city limits of Atlanta. The bonds are secured by the property financed and are payable solely from payments received on the underlying mortgage loans or promissory notes. Upon repayment of the bonds, ownership of the acquired facilities transfers to the private sector entity served by the bond issuance. The Authority is not obligated in any manner for repayment of the bonds and does not report these as liabilities in the accompanying financial statements. The aggregate principal amounts outstanding as of June 30, 2011 for conduit debt issued by the Authority was \$415,802,657.

#### (8) Interfund Balances and Transfers

All inter-fund balances were for payments made or received on behalf of each respective fund or component unit which had not been reimbursed at fiscal year end. At June 30, 2011, the Administrative Fund was owed \$1,121,560 from ADA, which will be reimbursed over the next several fiscal years. At June 30, 2011, the Administrative Fund was owed \$155,105 from the Grants and Restricted Program Fund for payments made on behalf of the Grants and Restricted Program Fund which had not been reimbursed at year end. This balance is expected to be repaid within one fiscal year.

As of fiscal year-end, Lakewood Hills, Inc, a component unit of URFA, has a deficit of \$3,759,095 in which URFA has agreed, if deemed necessary, to cover any major operating shortfalls Lakewood Hills, Inc. may have.

(A Component Unit of the Atlanta Development Authority)
Notes to Financial Statements
June 30, 2011

### (8) Interfund Balances and Transfers (Continued)

During the current fiscal year, the Grants and Restricted Programs Fund transferred \$263,206 to the Administrative Fund for reimbursement purposes.

### (9) Due to Others and Due to Primary Government (URFA)

#### **Toby Sexton Development, LLC**

Pursuant to a developer agreement between URFA-Sexton, LP ("USLP") and Toby Sexton Development, LLC ("TSD") (a discretely presented component unit of URFA), TSD had been retained by USLP to perform certain services with respect to property owned by USLP, including construction and rehabilitation of the property and other related cost. As consideration for the services provided by TSD, USLP, pursuant to a developer agreement made between the two entities, will pay a fee of up to \$2,415,847 and of this fee, \$445,521 has been paid to date by USLP to TSD. The agreement provides for interest on the unpaid balance at the long-term annual federal rate at the placed in service date which was 4.68%. At June 30, 2011, a developer fee of \$1,970,326 and accrued interest of \$4,223 remained due from USLP.

Developer fees receivable for TSD are payable to both URFA and Needle Development, Inc., ("NDI"). Pursuant to a development services agreement between to URFA and NDI, 40% of the fees receivable by TSD are due to URFA and 60% are due to NDI. At June 30, 2011, TSD owed URFA a balance of \$768,028 and NDI \$1,206,520, each of which includes accrued interest receivable by TSD.

In the event of a default by USLP, URFA will be required to satisfy the outstanding payments due to the TSD. As of June 30, 2011, the Authority does not find it necessary to report this contingent liability as the amounts due to TSD are not due until December 2015.

#### Crogman School Development, LLC

Pursuant to a development agreement between Crogman, LP ("CLP") and Crogman School Development, LLC ("CSDL") (a discretely presented component unit of URFA), CLP agreed to provide a developer fee in the amount of \$1,315,432 to CSDL for services provided by CSDL during development and construction of the project. As of June 30, 2011, the balance remaining on this agreement is \$142,205 at fiscal year-end. In turn, this amount is owed by CSDL to URFA.

#### Sylvan Hills Development, LLC

Pursuant to a development agreement between Columbia at Sylvan Hills, LP ("CSH") and Sylvan Hills Development, LLC ("SHD") (a discretely presented component unit of URFA), CSH agreed to provide a development and overhead fee in the amount of \$2,715,820 to SHD for services provided by SHD during development and construction of the project. As of June 30, 2011, the balance remaining on this agreement is \$2,318,822 at fiscal year-end. In turn, this amount is owed by SHD to URFA and other entities for \$718,835 and \$1,599,987, respectively and pursuant to a joint venture agreement, which defines the applicable percentages, between SHD and the other entities.

(A Component Unit of the Atlanta Development Authority)
Notes to Financial Statements
June 30, 2011

#### (10) Line of Credit

On December 1, 2009, URFA entered into an agreement with the U.S. Department of Treasury (the "Treasury") to participate in the New Issue Bond Program (the "Program"). The purpose of the Program is to assist persons of low and moderate income within the city of Atlanta, Georgia (the "Program Area") to afford the cost of acquiring and owning decent, safe, and sanitary housing. Pursuant to the agreement between URFA and the Treasury, the Treasury issued \$25 million in taxable, variable rate, convertible option bonds with bond proceeds being placed in escrow pending the release of such proceeds and conversion of the bonds to tax-exempt obligations, which could occur up to three (3) times on or prior to December 31, 2010. During a conversion of the bonds by URFA, bond proceeds held in escrow would be released and wired to Regions Bank (as trustee) to acquire mortgage pass-through securities guaranteed by the Government National Mortgage Association (GNMA), Federal National Mortgage Association (FNMA) or the Federal Home Loan Mortgage Corporation (Freddie Mac).

With \$25 million of funding available through the Program, URFA, Bank of America, N.A., as master servicer and various lending institutions (the "Lenders") doing business in the Program Area entered into a Mortgage Origination and Servicing Agreement under which mortgage loans are originated by the Lenders, and pooled and purchased by Bank of America. From time to time, Bank of America is expected to receive full reimbursement for loans previously purchased from the Lenders via a \$25 million warehousing line provided by Bear Creek Products 2010-2, LLLP ("Bear Creek") (as Warehouse Provider). URFA satisfied the conditions of previous agreement that it had with the predecessor Warehouse Provider, Regions Bank, by selling \$19.5 million in mortgage certificates held by Regions (former Warehouse Provider) during the current fiscal year, the result of this sale to URFA was a net gain of \$895,854. Subsequent to this sale, URFA entered into an agreement with Bear Creek. The terms and conditions of the warehousing line are documented in the Warehousing Agreement dated December 9, 2010 between URFA and Bear Creek Products 2010-2, LLLP ("Warehouse Provider"). URFA would then facilitate access to the U.S. Treasury's bond proceeds to pay off Bear Creek.

As of June 30, 2011, URFA had not converted any portion of the Bonds issued under the Program and Bear Creek (Warehouse Provider) had funded approximately \$5,339,473 of loans through the Program, which represents the outstanding balance on the warehousing line at fiscal year end. Conversely, URFA has recorded a receivable of the same amount as being due from the Treasury in connection with the \$25 million in variable rate bonds issued, but not yet converted, for the Program. Under the terms of the agreement between URFA and the Treasury, URFA is a conduit Issuer and is not liable for any payments to the bondholders or the Treasury. These payments are guaranteed by GNMA, FNMA or Freddie Mac through the mortgage-back securities.

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#### (11) Contingencies

The Authority participates in a number of Federal financial assistance programs in the current and prior fiscal years. These programs are subject to independent financial and compliance audits by grantor agencies. The amount, if any, of expenditures which may be disallowed by the granting agencies cannot be determined at this time, although the Authority expects such amounts, if any, to be immaterial.

The Authority is subject to various legal proceedings and claims which arise in the ordinary course of its business. In the opinion of management, based on the advice of legal counsel, the amount of ultimate liability, with respect to these actions, will not materially affect the financial position or results of operations of the Authority.

#### (12) Pension Plan

The Authority offers two different qualified tax deferred defined contribution retirement plans to its employees, both of which are administered by the International City/County Management Association Retirement Corp ("ICMA-RC"). The first plan operates under section 457(b) of the Internal Revenue Code, and allows employees to contribute a certain percentage of their pay each year (up to the Federal maximum limits). The Authority does not match contributions to the section 457(b) defined contribution plan.

Because URFA does not participate in the federal social security system, it is required by law to establish a "public employee retirement system" ("PERS") to take the place of its otherwise mandatory contributions to the federal social security system. Establishing a PERS requires by law that URFA contribute to a qualified retirement plan a minimum of 7.25% of base pay for all eligible employees. URFA has met this requirement by participating in a second retirement plan which operates under section 401(a) of the Internal Revenue Code and is wholly funded by employer contributions which are made based on a percentage of eligible compensation for all full time employees of the Authority who are over 21 years of age. URFA has elected to contribute more to the Plan than the required legal minimum. For the fiscal year ended June 30, 2011, URFA contributions to the 401(a) defined contribution plan totaled \$162,429. Employees cannot contribute directly to the 401(a) defined contribution plan.

Investments in both plans are self-directed by the employee and each employee vests in both Plans immediately upon hire. The benefit provisions, including the amount of the employer contribution that is in excess of the legal minimum, and contribution requirements may be amended at any time by the President or the Board of Directors of the Authority.

#### (13) Subsequent Event

On August 17, 2011, Lakewood Hills, Inc. refinanced its construction loan with Wells Fargo Bank (previously Wachovia Bank, NA). The note, in the amount of \$3,300,000, incurs interest at the 1-month LIBOR plus 4 percent rate. Payments of interest only are due until maturity, which is the earlier of the date of the sale of the last individual residential lot or August 31, 2012. Proceeds from sales of individual residential lots will be used to reduce the principal balance outstanding on the note, in accordance with the terms of the loan agreement with Wells Fargo Bank.