Peninsula Corridor Joint Powers Board

Caltrain

San Carlos, California
A Joint Exercise of Powers Agreement among:

City and County of San Francisco San Mateo County Transit District Santa Clara Valley Transportation Authority



Comprehensive Annual Financial Report Fiscal Year Ended June 30, 2011

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PENINSULA CORRIDOR JOINT POWERS BOARD

San Carlos, California

Comprehensive Annual Financial Report Fiscal Year Ended June 30, 2011

Prepared by the Finance Division



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Section I

INTRODUCTORY

Letter of Transmittal

GFOA Certificate of Achievement

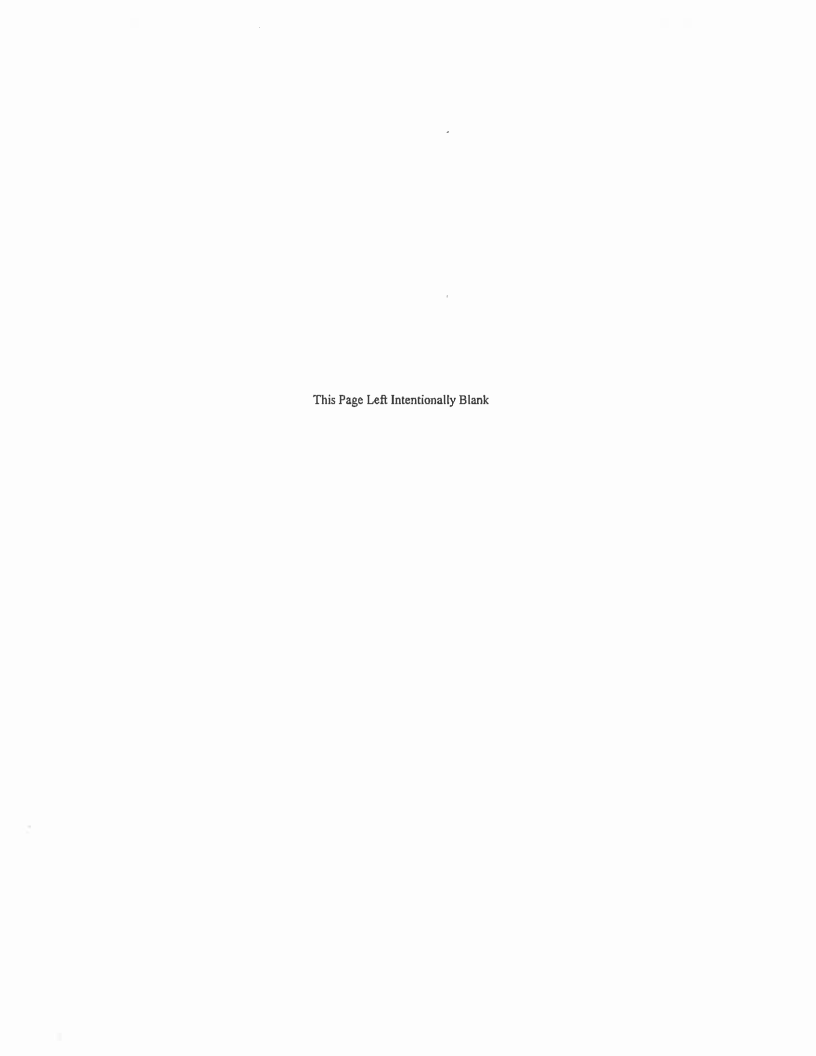
Board of Directors

Executive Management

Organization Chart

Map

Table of Credits





December 15, 2011

To the Executive Director, Board of Directors of the Peninsula Corridor Joint Powers Board and the Citizens of San Francisco, San Mateo and Santa Clara Counties

San Carlos, California

Comprehensive Annual Financial Report Year Ended June 30, 2011

We are pleased to present the Comprehensive Annual Financial Report (CAFR) of the Peninsula Corridor Joint Powers Board (JPB) for the fiscal year July 1, 2010 through June 30, 2011. This transmittal letter provides a summary of the JPB's finances, services, achievements and economic prospects for readers without a technical background in accounting or finance. Readers desiring a more detailed discussion of the JPB's financial results may refer to the Management's Discussion and Analysis in the Financial Section.

Management assumes sole responsibility for all the information contained in this report, including its presentation and the adequacy of its disclosures. To the best of our knowledge, we believe this report to be complete and reliable in all material respects. To provide a reasonable basis for making this representation, we have established a comprehensive system of internal controls designed to protect the JPB's assets from loss, to identify and record transactions accurately and to compile the information necessary to produce financial statements in conformity with generally accepted accounting principles (GAAP). Because the cost of internal controls should not exceed the likely benefits, the JPB's internal control system intends to provide reasonable, but not absolute, assurance that the financial statements are free from material misstatement.

To test the performance of the internal control system, the JPB contracted for independent auditing services from Maze & Associates, a certified public accounting firm licensed to practice in the State of California. The auditor expressed an opinion that the JPB's financial statements are fairly stated and in compliance with accounting principles generally accepted in the United States of America. This conclusion is the most favorable kind and is commonly known as an "unqualified" or "clean" opinion.

PROFILE OF THE ORGANIZATION

Purpose

The JPB is responsible for Caltrain passenger rail service on the San Francisco Peninsula and south into Santa Clara County. Caltrain operates a rail system that has been a central part of Peninsula communities for 148 years. The rail line currently extends from San Francisco 77 miles south to Gilroy, serving 32 stations. Spanning San Francisco, San Mateo and Santa Clara counties, Caltrain provides vital links to multiple transit properties in 20 cities.

Entity

The JPB is a legally separate and financially independent entity that is not a component unit of the County of San Francisco, the County of San Mateo, the County of Santa Clara or any other organization. Furthermore, the JPB has no component unit organizations under its control. Therefore, this comprehensive annual financial report and the financial statements contained within represent solely the activities, transactions and status of the JPB.

History

After two years of negotiations, the California Department of Transportation (Caltrans) and the Southern Pacific Transportation Company (Southern Pacific) executed a purchase-of-service agreement for maintaining passenger rail service between San Francisco and San Jose. Service under this agreement began in 1980 with Southern Pacific operating the trains while receiving subsidies from state and local agencies and with Caltrans providing contract administration, service planning, marketing, engineering, scheduling, fare management, customer support and performance monitoring.

In 1988, the City and County of San Francisco (CCSF), the San Mateo County Transit District (District) and the Santa Clara Valley Transportation Authority (VTA) commissioned a study that recommended transferring responsibility for the rail service from the state to the local level. The three parties accomplished this objective in October 1991, executing a joint powers agreement that formed the JPB. Two months later, the JPB purchased the rail right of way between San Francisco and San Jose (Mainline) and perpetual trackage rights between San Jose and Gilroy (Gilroy Extension) from Southern Pacific.

The JPB member agencies and the California Transportation Commission funded this acquisition. The JPB holds title to all right of way property located in the County of San Francisco. The JPB holds title to all right of way property in the County of San Mateo as tenants in common with the District. The JPB owns title to the right of way property in the County of Santa Clara from Palo Alto station to the Tamien station in San Jose. The County of Santa Clara holds the balance of the trackage rights south to Gilroy.

The JPB assumed responsibility for the operation of Caltrain service from the Southern Pacific Transportation Company in 1992. Amtrak has served as the JPB's operator since that time. The success of the Caltrain service is due in significant part to this partnership between the JPB and Amtrak. The contract with Amtrak ended on June 30, 2011 but continues on a month-to-month basis until the transition to a new contractor. After a competitive process that extended over more than 15 months, The Caltrain Board of Directors, at its September meeting, authorized the award of contract to TransitAmerica Services, Inc. The first full year (FY2013) of the five-year contract is for \$62.5 million. Subsequent contract amounts are subject to annual negotiations.

Governance

The joint powers agreement established a nine-person board of directors that shapes the current and future direction of Caltrain. Various entities at the local level participate in appointing three persons to represent each of the member counties: San Mateo, Santa Clara and San Francisco. The JPB also created a nine-person Citizens Advisory Committee (CAC) composed of three citizens from each JPB county. The principal objective of the CAC is to articulate the interests and needs of current and future customers.

Administration

The joint powers agreement designates the District as the managing agency to provide administrative and staff services for Caltrain under the direction and oversight of the JPB Board of Directors. The JPB reimburses the District for the direct and administrative costs incurred for Caltrain operations. Some administrative costs are determined by overhead rates approved by the Federal Transportation Administration (FTA). Currently, the District provides the following services:

The Office of the District Secretary is responsible for directing and overseeing all activities and for providing support to the Board of Directors.

The Finance and Administration Division is responsible for financial accounting and reporting, capital and grant administration and budgeting, operational budgeting, payroll and vendor disbursements, cash and investment management, debt management, revenue control, purchasing, contract administration, risk management, information technology, security, safety and human resources.

The Operations, Engineering and Construction Division is responsible for the overall management of Caltrain, including contractor oversight, right of way activities, fare and schedule administration, shuttle administration, service planning and quality assurance, and accommodations for persons with mobility impairments pursuant to the requirements of the Americans with Disabilities Act (ADA), management of all capital projects, including right-of-way maintenance, from conceptual engineering planning through construction and acceptance. The contract operator, Amtrak, provides train service, maintains equipment and property, and prepares financial and operational reports.

The Office of Caltrain Modernization Program is responsible for guiding the planning and implementation of projects that will upgrade the performance, operating efficiency, capacity, safety and reliability of Caltrain's commuter rail service.

The Office of Planning and Development is responsible for strategic planning and performance and property management.

The Office of Public Affairs is responsible for public information, media relations, legislative activities and community outreach.

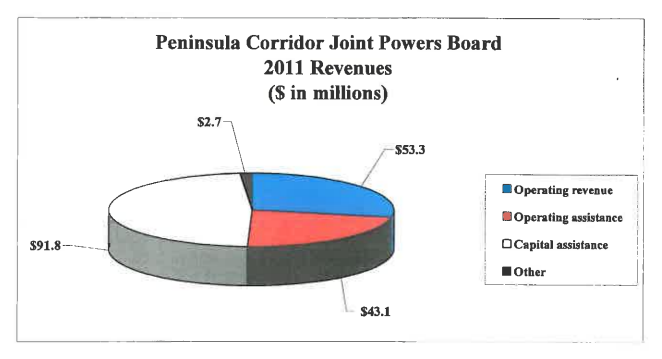
The Office of Customer Service and Marketing is responsible for customer service, marketing, sales, advertising, market research, website and distribution services.

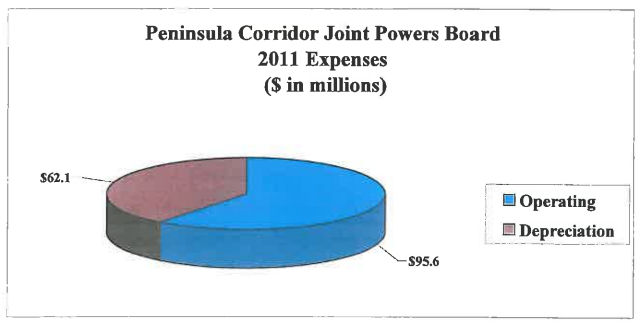
Budgetary Control

State law requires the JPB to adopt an annual budget by resolution of the Board of Directors. In the spring preceding the start of each fiscal year, staff presents an annual budget based on established agency goals, objectives and performance measures to the Board of Directors. The Board of Directors monitors budget-to-actual performance through monthly staff reports. The Financial Section of this report includes a supplemental schedule that compares actual results on a budgetary basis of accounting to the final adopted budgets.

Once adopted, the Board of Directors has the authority to amend the budget. While the legal level of budgetary control is at the entity level, the JPB maintains stricter control at division, departmental and line item levels to serve various needs. Cost center managers monitor budget-to-actual performance monthly on an accrual basis. The Board has delegated the authority to transfer budget amounts between divisions and departments to the Executive Director or his designee. However, any increase to the expenditure budget as a whole requires the approval of the Board. In addition, the JPB uses the encumbrance system to reduce budget balances by issuing purchase orders to avoid over-commitment of resources.

The JPB employs the same basis and principles for both budgeted and actual revenues and expenses, except that actual proceeds from the sale of fixed assets, unrealized investment gains and losses, depreciation and amortization and inter-fund transfers are not included in the budget. As a special purpose organization established pursuant to joint powers legislation, the JPB is not subject to the State of California's Gann Act requiring adherence to an annual appropriation limit. The following pie charts show actual results for the major revenue and expense categories for Fiscal Year 2011.





ECONOMIC CONDITION

Local Economy

Unemployment rates in the counties of San Francisco, San Mateo and Santa Clara still remain high from 8.4 to 10.5 percent as of June 2011, which has moved slightly lower from a range of 9.2 to 11.3 percent in June 2010 and from 9.0 to 11.6 percent in June 2009. This compares to 11.8 percent in June 2011 in the state of California and 12.2 and 11.6 percent in June 2010 and 2011 respectively. The JPB farebox revenues were up by \$6.3 million to \$49.0 million in Fiscal Year 2011 from \$42.7 million in Fiscal Year 2010, which was down by \$0.6 million from \$43.2 million in Fiscal Year 2009.

San Francisco, San Mateo and Santa Clara counties are consistently ranked among the most affluent in California. With an extremely diverse employment market in various industries, Caltrain's service area is not dependent on any one employment sector. This diversity of industry helps to ensure financial strength and stability for residents along the Caltrain corridor. However, the JPB continues to face a structural deficit in its operating budget. Each of the Member Agencies provide operating contributions to the JPB, which are intended to make up the amount necessary to cover deficits in the operating budget. This contribution has become increasingly more difficult for each member agency to make as individual funding sources become more limited.

According to the National Bureau of Economic Research's Business Cycle Dating Committee, the recession which began in December 2007 has ended as of June 2009. However by the end of Fiscal Year 2010 and 2011, the three counties making up the Caltrain service area were all still feeling the affects. Nationally, the recession is said to have eliminated more than seven million jobs, reduced economic output and decreased household net worth. It is likely that the recovery will be very slow moving with continued slow growth and high unemployment.

Long-term Financial and Strategic Planning

The JPB strategic plan is an integral element in a partnership effort to address regional traffic congestion levels in the member-agency counties. With this purpose, the JPB is committed to the on-going improvement of the Caltrain system for customers and their communities. Acknowledging that the JPB must overcome financial constraints to succeed in delivering quality service, the strategic plan provides five policy goals as follows:

- 1. Satisfy passengers and build ridership
- 2. Invest wisely in system improvements
- 3. Promote regional connectivity and cooperation with other transportation providers
- 4. Partner with communities and broaden communication with the public
- 5. Develop a solid financial foundation that ensures long-term sustainability

The strategic plan was adopted in 2004. Moving forward, the strategic plan will be updated to address the greatest challenge to face the JPB: The California High Speed Rail (HSR) program which was approved by the voters in 2008. The definition of how the HSR program will need to be integrated with the Caltrain goals is being defined while Caltrain continues with its projects related to infrastructure rehabilitation and improvements, station access, passenger comfort and operational efficiencies.

In Fiscal Year 2011, Caltrain carried 12.7 million customers, a 5.9 percent increase compared to Fiscal Year 2010. This may be evidence of economic recovery. While Fiscal Year 2010 ridership dropped below that of Fiscal Year 2009, Caltrain ridership has increased steadily for five out of the last six years.

Due to fiscal constraints, Caltrain has adjusted the number of trains it operates over the past few years, from a high of 98 trains in Fiscal Year 2009 to a low of 86 trains in Fiscal Year 2011. For Fiscal Year 2012, staff went through an extensive budget balancing exercise with the Board of Directors, which included looking at more extensive service cuts. Fortunately, no additional trains were removed from service. Caltrain envisions increasing service to 114 weekday trains following electrification of the right of way and introduction of new rolling stock, to its operations once a financially sustainable model is developed.

The recession impacted not only Caltrain's operating budget; but also its capital improvement program (CIP). Two major components of the capital program are the State-of-Good Repair and the Caltrain Modernization Programs. The State-of-Good Repair component supports rehabilitation and replacement projects to maintain the railroad at a maximum state of efficiency and effectiveness avoiding substantial deferred maintenance. The Caltrain Modernization Program integrates the Caltrain system enhancements with future High Speed Rail development in the Caltrain corridor.

Both the operating budget and the capital program are funded in part by the three member agencies. The member agencies contribute to the operating budget based on usage of the system in their counties and provide equal shares of the local capital matching funds for system-wide improvement projects. Funding from the respective partners comes from their local sales tax measures, among other sources. In addition, each JPB member agency has committed \$60 million toward the electrification project. The most recent CIP totals \$2.6 billion, a portion of which is currently unfunded. Significant work is needed to develop alternative funding strategies with the member agencies and regional partners in order to address the projected shortfall as the partners cannot currently meet both the projected long-term operating and capital need.

In the near term, Caltrain will focus on its State-of-Good Repair Program, including the replacement and rehabilitation of infrastructure, communication and control systems and rolling stock in order to continue to provide safe, quality service to its customers. Some of the more recent projects completed by Caltrain included the rebuild of Palo Alto and California Avenue Stations, the grade crossing safety improvement program, a station safety and improvement project in Burlingame, installation of mini-high boarding platforms for persons with disabilities at 10 Caltrain stations.

Major Initiatives

Regional Service Coordination

Caltrain is at the heart of the Peninsula transportation network and collaborates with other Bay Area transit agencies to provide connections between systems. These connections are with the District, the San Francisco Municipal Transportation Agency (SFMTA/Muni), the Bay Area Rapid Transit District (BART), VTA, Capitol Corridor, Altamont Commuter Express (ACE), Dumbarton Express and the Alameda-Contra Costa Transit District (AC Transit) as follows:

- SamTrans Bus Service: Passengers may connect to SamTrans at most stations in San Mateo County.
- Muni Light Rail: Passengers may connect to the Muni light rail N-Judah and T-Third lines across from the San Francisco Caltrain Station.
- BART: Passengers may connect to BART at the Millbrae Transit Center.
- VTA Light Rail: Caltrain passengers may connect to the VTA system at the Mountain View station and the Diridon and Tamien stations in San Jose.
- VTA Bus Service: Passengers may connect to VTA buses at most stations in Santa Clara County.
- Amtrak's Capitol Corridor: Passengers may connect to Caltrain at the San Jose Diridon station.

- ACE: Passengers may connect to Caltrain at the Santa Clara (temporarily suspended until early 2012) and San Jose Diridon stations.
- Dumbarton Express: Passengers may connect to the DB Express at the Palo Alto station.
- AC Transit: Passengers may connect to the M-line at the Caltrain Hillsdale station.

In addition to service connectivity, Caltrain is one of seven Bay Area transit agencies that are partners in Clipper, an electronic fare payment card. The program is coordinated by the Metropolitan Transportation Commission, which is the regions planning organization. Caltrain has eliminated its paper Monthly passes and 8-ride tickets and moved them exclusively to Clipper. The final transition occurred in early 2011.

Caltrain Bicycle Program

Caltrain offers a comprehensive bicycle program that helps provide options for last-mile connection to the train station, as well as on board the train. Caltrain offers a range of bicycle options at the station, including more than 400 rack spaces, 1,100 lockers and staffed parking facilities. In September 2008, Caltrain adopted a Bicycle Access and Parking Plan, which identified bicycle programs and innovative strategies to improve bicycle access to the stations. Caltrain's strategy is to encourage and promote bicycle access to stations by increasing and improving bicycle parking and pursuing innovative approaches to managing demand of the onboard bicycle program.

Caltrain maintains the most generous onboard bicycle program of all U.S. commuter rail operators. Every train has a guaranteed 48-bike space capacity with some trains having as many as 80 bike slots per train. There are no peak hour or direction restrictions, other than capacity. According to the Caltrain 2011 Annual Passenger Counts, Caltrain had 3,664 bike boardings on an average weekday. This represents 9.6 percent of the total ridership of 37,779. To accommodate demand for bicycles onboard the train, in Fiscal Year 2009, the JPB Board of Directors authorized a staff plan to increase bicycle capacity by about 30 percent. All capacity increases were completed in 2009. In 2010, Caltrain formed a Bicycle Advisory Committee that serves as the primary venue for the interests of bicyclists to be integrated into Caltrain's planning processes.

State-of-Good-Repair Program

This program includes system-wide, scheduled improvements on infrastructure, tracks, bridges, signal and communication equipment, ticket vending and validation equipment, and preventative maintenance and strategic replacement of the Caltrain rolling stock. In order to ensure these assets are kept in a state of good repair, replacement and rehabilitation of these assets must be done at intervals recommended by industry or manufacturer standards. Otherwise, the cost of operating these assets could increase due to potentially higher maintenance costs and operational delays that occur when these assets are out of service or in a state of disrepair.

Caltrain Station Safety Improvement Program

The Caltrain Station Safety Improvement Program includes station redesign, grade crossing improvements and right of way fencing. The primary purpose of the program is to remove the "hold-out" rule at a number of Caltrain stations. These stations have narrow center island platforms, which have several negative impacts on Caltrain service, including customer safety concerns and schedule delays. Improvements to the stations will include demolition of existing narrow center platforms and construction of new platforms, installation of center fencing between the existing mainline tracks through the platform area, and installation of new pedestrian underpasses and/or signalized pedestrian at-grade crossings with pedestrian gates. In Fiscal Year 2010, work started on the construction of a new platform and pedestrian underpass at the Santa Clara Station and progressed through Fiscal

Year 2011. After work at the Santa Clara Station is complete, there will only be four hold-out rule stations remaining on the Caltrain line, including Atherton, Broadway, College Park and South San Francisco.

The grade crossing improvement program was developed to make grade crossings in San Mateo County safer for both vehicular and pedestrian traffic. This project has been completed in San Mateo County with improvements made at 25 crossing locations. Improvements include striping, signage, signalized gates and roadway improvements such as medians. Construction work on a companion project to improve the eight grade crossings in Santa Clara County started in June 2010 and was completed in June 2011.

FUTURE OF CALTRAIN – SYSTEM EXPANSION AND CONNECTIONS

Caltrain Modernization Program

The Caltrain 2004-2023 Strategic Plan provides a vision for modernizing the Caltrain commuter rail system to meet the region's future mobility needs with service enhancements and capacity improvements. The Caltrain Modernization Program has been defined to advance key efforts needed to realize the vision. Key efforts are electrification of the diesel rail system, acquisition and operations of electric trains and installation of an advanced signal system called CBOSS PTC (Communication-Based Overlay Signal System Positive Train Control).

Significant efforts are in place to coordinate with the California High-Speed Rail Authority (CAHSRA). This is necessary as the CAHSRA is planning to utilize the Caltrain corridor to access San Francisco. The key coordination efforts, identified as the Caltrain Modernization Program, include conducting and reviewing operations, engineering and planning studies associated with defining a blended system for both Caltrain and high speed rail.

Other System Expansion and Connections

Dumbarton Bridge Rail Service: This project is being administered by the JPB staff at the request of the San Mateo County Transportation Authority, one of the regional project partners for the service. The project will extend commuter rail service across the Bay between the Peninsula and the East Bay by rehabilitating and reconstructing rail facilities on an existing railroad alignment and right of way. Service will consist of six trains originating from the East Bay and traveling west in the morning peak and six trains returning in the evening peak. The 10.7-mile West Bay portion of the project, which is currently under the ownership of the District, includes extending from Redwood City to the west approach of the Dumbarton Rail Bridge and building a Menlo Park station, the Dumbarton Bridge and extending from the east abutment of the bridge, across the Newark Slough Bridge to the Newark Junction and building a Newark station. The 9.8-mile East Bay portion of the project, which is under Union Pacific Railroad (UPRR) ownership, includes the following segments: Newark Junction to Jarvis Road; Maple Road to Riverwalk Drive including the Centerville station; and the Shinn Connection to Hayward, including the Union City station. A Niles Junction Connection Track is also an optional addition to the project. Environmental reviews on this project are taking longer than expected. This project has also encountered significant funding and implementation issues. As of June 30, 2011, engineering design stands at more than 80 percent complete.

Transbay Transit Center/Caltrain Downtown Extension Project: The purpose of this project, headed by the Transbay Joint Powers Authority (TJPA), is to design, build, operate and maintain the new Transbay Transit Center and associated facilities in downtown San Francisco, including the extension of Caltrain 1.3 miles into the new Transit Center, and to make accommodations for HSR. This extension will link Caltrain to San Francisco's Transbay Terminal providing Caltrain customers easier access to the center of San Francisco.

San Jose Diridon Station: The San Jose Diridon Station is the transit hub of Silicon Valley, located adjacent to the HP Pavilion at the western edge of Downtown San Jose, and two miles from Mineta San Jose International Airport. The station currently serves Caltrain, Amtrak Capitol Corridor trains, Amtrak Coast Starlight, Altamont Commuter Express rail and bus lines. The Diridon station complex is slated for significant expansion by the City of San Jose to accommodate direct connections with BART, VTA bus rapid transit and high-speed rail. The land area surrounding the station has strong potential for redevelopment as a vibrant, high-density, urban center. The focus of the Diridon Station Design Integration Project is to establish a strong but flexible planning and design framework that incorporates all the anticipated uses proposed for the station. While the City of San Jose is taking the lead in the planning effort, Caltrain is a strategic partner in the process since Caltrain owns the right of way to the San Jose Diridon Station, as well as serving as the operator of commuter rail service in the area.

AWARDS AND ACKNOWLEDGMENTS

The JPB staff and its contracted service providers bring an effective combination of skill, experience and dedication to carrying out the agency's mission. Together, they plan, develop and finance the creation of a modern, coordinated multimodal transportation system offering convenient access to the many attributes of the Bay Area and beyond. Although we expect the recovery from the recession to be very slow moving with continued slow growth and high unemployment, the JPB expects the continued enthusiasm and dedication of its transit professionals to meet the transportation challenges of the future.

The Government Finance Officers Association (GFOA) recognized the JPB's 2010 Comprehensive Annual Financial Report for excellence in financial reporting and the Certificate of Achievement appears immediately following this transmittal letter. To be awarded a certificate, a report must be easy to read and efficiently organized, while satisfying both generally accepted accounting principles and applicable legal requirements. We believe our 2011 Comprehensive Annual Financial Report also meets the requirements for a Certificate of Achievement and have submitted it to the GFOA for evaluation. We would like to thank our independent audit firm, Maze & Associates, for its timely and expert guidance in this matter.

A comprehensive annual financial report requires the dedicated effort of many individuals working together as a team. We would like to extend our grateful recognition to all the individuals who assisted in both the preparation of this report and the processing of financial transactions throughout the fiscal year. Finally, we wish to thank the Executive Director and the Board of Directors for their interest and support in the development of a reliable financial management and reporting system.

Respectfully submitted,

Vingia Hargton

Virginia Harrington Deputy CEO Rima Lobo
Director of Finance

Certificate of Achievement for Excellence in Financial Reporting

Presented to

Peninsula Corridor Joint Powers Board

California

For its Comprehensive Annual Financial Report for the Fiscal Year Ended June 30, 2010

A Certificate of Achievement for Excellence in Financial Reporting is presented by the Government Finance Officers Association of the United States and Canada to government units and public employee retirement systems whose comprehensive annual financial reports (CAFRs) achieve the highest standards in government accounting and financial reporting.

President

Offsey P. Eng.

Executive Director

BOARD OF DIRECTORS

Representing City and County of San Francisco:

José Cisneros

Sean Elsbernd, Chair

Tom Nolan

Representing San Mateo County Transit District:

Jerry Deal

Arthur L. Lloyd

Adrienne Tissier, Vice Chair

Representing Santa Clara Valley Transportation Authority:

Ash Kalra

Liz Kniss

Ken Yeager

EXECUTIVE MANAGEMENT

EXECUTIVE DIRECTOR

Michael J. Scanlon

EXECUTIVE OFFICERS

Virginia Harrington - Deputy CEO

Chuck Harvey - Deputy CEO

Rita Haskin - Executive Officer, Customer Service and Marketing

Aidan Hughes - Acting Executive Officer, Planning and Development

Marian Lee - Acting Director, Caltrain Modernization Program

Martha Martinez - JPB Secretary

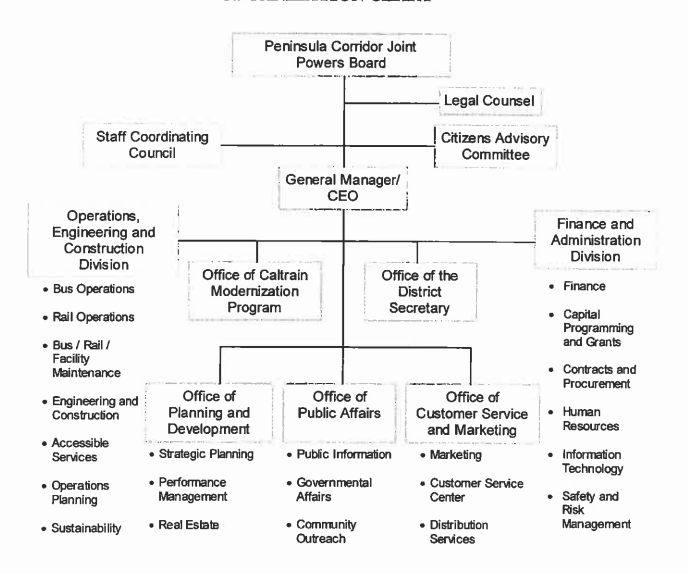
Mark Simon - Executive Officer, Public Affairs

GENERAL COUNSEL

Hanson, Bridgett, Marcus, Vlahos & Rudy, LLP

David J. Miller, Esq. Joan Cassman, Esq.

ORGANIZATION CHART



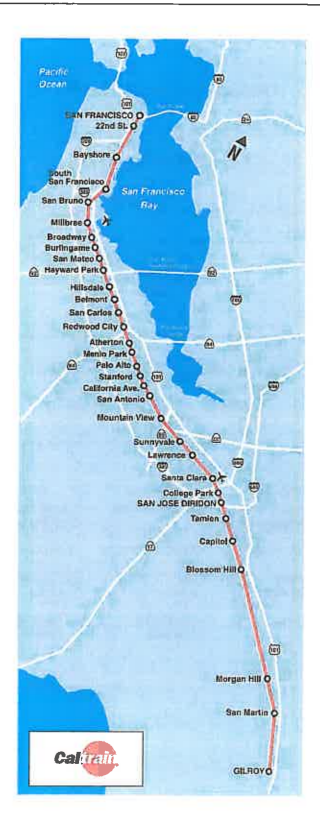


TABLE OF CREDITS

The following individuals contributed to the production of the Fiscal Year 2011 Comprehensive Annual Financial Report:

Finance:

Manager, General Ledger

Sheila Tioyao

Manager, Treasury

Lori Snow

Senior Accountant

Brian Lee

Mary Manders

Senior Budget Analyst

Angela Ho

Accountant

David Ramires

Audit Firm:

Partner

Vikki C. Rodriguez



Section II

FINANCIAL

Independent Auditor's Report

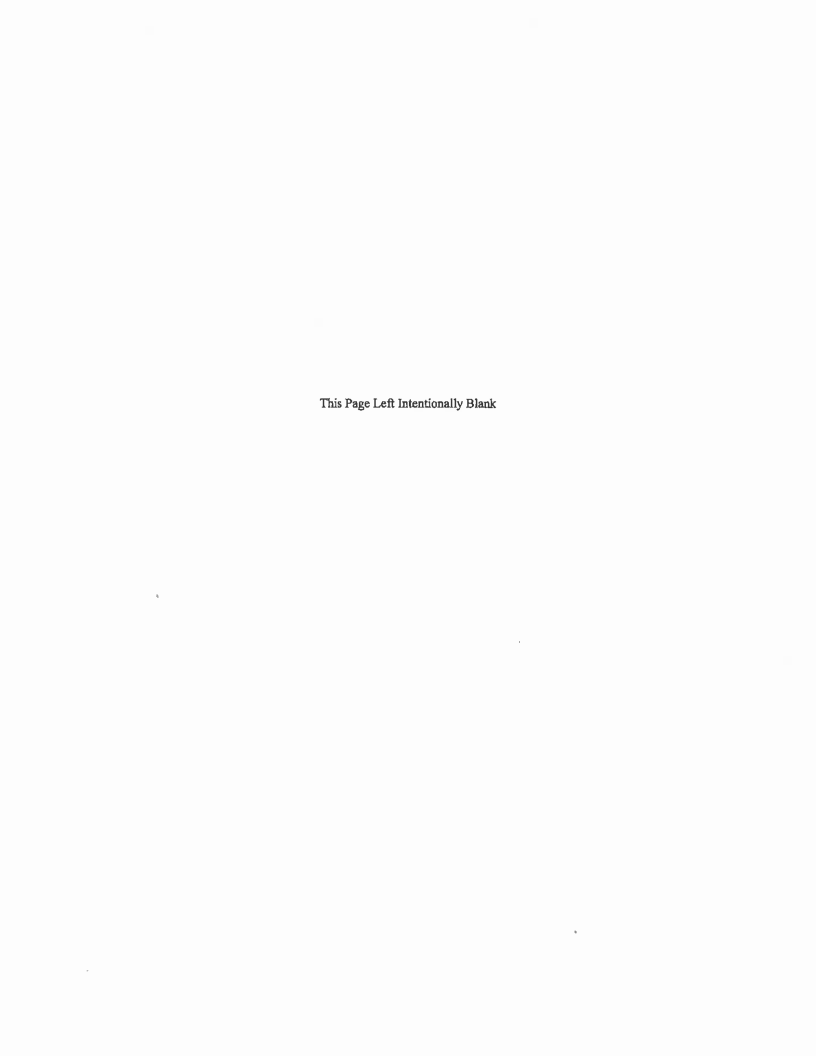
Management's Discussion and Analysis

Basic Financial Statements:

- Statements of Net Assets
- Statements of Revenues, Expenses and Changes in Net Assets
- Statements of Cash Flows
- Notes to the Financial Statements

Supplementary Information

- Supplementary Schedule of Revenues and Expenses Comparison of Budget to Actual (Budgetary Basis)
- Notes to Supplementary Schedule





ACCOUNTANCY CORPORATION

3478 Buskirk Ave. - Suite 215
Pleasant Hill, California 94523
(925) 930-0902 • FAX (925) 930-0135
maze@mazeassociates.com
www.mazeassociates.com

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors of the Peninsula Corridor Joint Powers Board San Carlos, California

We have audited the basic financial statements of the business-type activities and the major fund of the Peninsula Corridor Joint Powers Board (JPB) as of and for the years ended June 30, 2011, and 2010, which collectively comprise the JPB's basic financial statements as listed in the Table of Contents. These basic financial statements are the responsibility of the JPB's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audits in accordance with generally accepted auditing standards in the United States of America and the standards for financial audits contained in Government Auditing Standards, issued by the Comptroller General of the United States of America. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. 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 significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the basic financial statements referred to above present fairly in all material respects, the respective financial position of the business-type activities and the major fund of the Peninsula Corridor Joint Powers Board at June 30, 2011 and 2010, and the respective changes in the financial position and cash flows, where applicable, thereof for the years then ended, in conformity with generally accepted accounting principles in the United States of America.

In accordance with Government Auditing Standards, we have also issued our report dated October 19, 2011 on our consideration of the Peninsula Corridor Joint Powers Board's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, 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 the internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Auditing Standards and should be considered in assessing the results of our audit.

Management's Discussion and Analysis is not a required part of the basic financial statements but is supplementary information required by the Governmental Accounting Standards Board. We have applied certain limited procedures, which consisted principally of inquiries of management regarding the methods of measurement and presentation of the required supplementary information. However, we did not audit the information and express no opinion on it.

Our audit was conducted for the purpose of forming an opinion on the financial statements that collectively comprise the basic financial statements. The Supplemental Information and Schedule of Expenditures of Federal Awards listed in the Table of Contents are presented for purposes of additional analysis and are not a required part of the basic financial statements. This information has been subjected to the auditing procedures applied in the audit of the basic financial statements, and in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

The Introductory Section and Statistical Section have not been subjected to the auditing procedures applied in the audit of the basic financial statements and, accordingly, we express no opinion on them.

October 19, 2011

Maze & Associates

MANAGEMENT'S DISCUSSION & ANALYSIS

This discussion and analysis of the JPB's financial performance provides an overview of the JPB's activities for the fiscal year ended June 30, 2011 with comparisons to prior fiscal years ended June 30, 2010 and June 30, 2009. We encourage readers to consider the information presented here in conjunction with the transmittal letter contained in the Introductory Section and with the statements and related notes contained in the Financial Section.

FINANCIAL HIGHLIGHTS

- Total assets on June 30, 2011 stand at \$1,261.5 million, an increase of \$39.1 million or 3.2 percent compared to June 30, 2010 and increased \$30.9 million or 2.6 percent on June 30,2010 compared to June 30, 2009, primarily due to an increase in capital assets in both years.
- Total liabilities increased by \$5.9 million or 7.8 percent to \$81.3 million at June 30, 2011 compared to June 30, 2010 and increased by \$14.3 million or 23.4 percent to \$75.4 million at June 30, 2010 compared to June 30, 2009. The Fiscal Year 2011 increase was mainly due to an increase in self insurance claims liabilities. The Fiscal Year 2010 increase was due to increases in deferred revenue and deferred member contributions.
- Total operating revenues in Fiscal Year 2011 were \$53.3 million, an increase of \$6.8 million or 14.7 percent compared to Fiscal Year 2010 and a decrease of \$0.3 million or 0.6 percent in Fiscal Year 2010 compared to Fiscal Year 2009. The Fiscal Year 2011 increase was mainly due to increased farebox revenues during the year. The Fiscal Year 2010 decrease was due to the reduction in farebox revenues during the year.
- Total operating expenses in 2011 were \$95.6 million, an increase of \$7.0 million or 7.9 percent compared to 2010 and a decrease of \$1.7 million or 1.8 percent in Fiscal Year 2010 over Fiscal Year 2009. The Fiscal Year 2011 increase was mainly due to an increase in contract services, insurance and fuel costs. The Fiscal Year 2010 decrease was primarily due to a decrease in contract services.
- Nonoperating revenues, net of nonoperating expenses, increased \$1.2 million or 2.7 percent to \$46.9 million in Fiscal Year 2011 from Fiscal Year 2010 and increased \$3.1 million or 7.6 percent to \$44.5 million in Fiscal Year 2010 compared to Fiscal Year 2009. The Fiscal Year 2011 increase was due to an increase in the federal, state and local operating assistance, offset by a slight decrease in interest income and other income. The Fiscal Year 2010 increase was due to a combined increase in federal, state and local operating assistance, interest income and other income.
- In Fiscal Year 2011 the JPB recognized \$91.8 million in capital contributions, an increase of \$20.3 million or 28.3 percent from Fiscal Year 2010. In Fiscal Year 2010, the JPB recognized \$71.6 million in capital contributions, an increase of \$0.3 million or less than 0.1 percent from Fiscal Year 2009. Increases in Fiscal Year 2011 represent increased activity on the San Bruno Grade Separation, the South Terminal project, and the Santa Clara Station Platform projects which were partially offset by decreases in Grade Crossing Improvement project costs. Increases in Fiscal Year 2010 represent increased activity on the San Bruno Grade Separation project which was partially offset by decreases in Bridge Repairs and Replacement, Station Platform Improvements and Station Improvements and Repairs project costs.
- Net assets at June 30, 2011 were \$1,180.2 million, up \$33.2 million or 2.9 percent from June 30, 2010 and net assets at June 30, 2010 were \$1,147.0 million up \$16.6 million or 1.5 percent from June 30, 2009, as capital assets, net of accumulated depreciation and amortization increased \$30.0 million and \$15.3 million during Fiscal Years 2011 and 2010, respectively.

PENINSULA CORRIDOR JOINT POWERS BOARD MANAGEMENT'S DISCUSSION & ANALYSIS JUNE 30, 2011

OVERVIEW OF THE FINANCIAL STATEMENTS

The Financial Section of this report presents the JPB's financial statements as two components: basic financial statements and notes to the financial statements. It also includes supplemental information.

Basic Financial Statements

The Statement of Net Assets presents information on assets and liabilities, with the difference between the two reported as net assets. Changes in net assets over time may provide an indicator as to whether the financial position of the JPB is improving or deteriorating.

The Statement of Revenues, Expenses and Changes in Net Assets reports how net assets have changed during the year. It compares related operating revenues and operating expenses connected with the JPB's principal business of providing rail service. Operating expenses include the cost of direct services to passengers, administrative expenses, contracted services and depreciation on capital assets. All other revenues and expenses are reported as nonoperating.

The Statement of Cash Flows reports inflows and outflows of cash, classified into four major categories:

- Cash flows from operating activities include transactions and events reported as components of operating
 income in the statement of revenues, expenses and changes in net assets.
- Cash flows from non-capital financing activities include operating grant proceeds as well as operating subsidy
 payments from third parties as well as other non-operating items.
- Cash flows from capital and related financing activities include the borrowing and repayment (principal and
 interest) of capital-related debt, the acquisition and construction of capital assets, and the proceeds of capital
 grants and contributions.
- Cash flows from investing activities include proceeds from sale of investments, receipt of interest and changes
 in the fair value of investments subject to reporting as cash equivalents. Outflows in this category include the
 purchase of investments.

Notes to the Financial Statements

Various notes provide additional information that is essential to a full understanding of the data provided in the basic financial statements and are found immediately following the financial statements to which they refer.

Other Information

This report also presents certain *supplementary* information concerning compliance with the JPB's annual budget. This *supplementary* information, as well as associated notes, is found immediately following the *basic financial statements* and the accompanying notes.

PENINSULA CORRIDOR JOINT POWERS BOARD MANAGEMENT'S DISCUSSION & ANALYSIS JUNE 30, 2011

Analysis of Basic Financial Statements

Total assets increased by \$39.1 million or 3.2 percent to \$1,261.5 million at June 30, 2011 compared to June 30, 2010 and increased by \$30.9 million or 2.6 percent at June 30, 2010 compared to June 30, 2009. The increases for Fiscal Year 2010 and Fiscal Year 2011 were mainly due to right of way improvement projects. Current assets increased by \$12.9 million or 21.8 percent to \$72.2 million in 2011 mainly due to an increase in receivables from other governmental agencies. In 2010, current assets increased by \$14.2 million or 31.6 percent compared to 2009, primarily due to an increase in restricted cash set aside for capital projects.

Total capital assets, net of accumulated depreciation and amortization increased \$30.0 million or 2.6 percent at June 30, 2011 to \$1,186.1 million from \$1,156.1 million on June 30, 2010, and increased \$15.3 million or 1.3 percent from \$1,140.9 million in Fiscal Year 2010 compared to Fiscal Year 2009. Investments in capital assets, before depreciation, consist of acquisitions and improvements to the right of way (\$904.7 million or 58.3 percent), rail vehicles (\$284.2 million or 18.3 percent), facilities and equipment (\$127.0 million or 8.2 percent), intangible asset – trackage rights (\$8.0 million or 0.5 percent) and construction in progress (\$227.4 million or 14.7 percent) in Fiscal Year 2011. In Fiscal Year 2010, investments in capital assets, before depreciation, consist of acquisition and improvements for the right of way (\$879.9 million or 59.9 percent), rail vehicles (\$280.2 million or 19.1 percent), facilities and equipment (\$121.7 million or 8.3 percent), intangible asset – trackage rights (\$8.0 million or 0.6 percent) and construction in progress (\$178.0 million or 12.1 percent).

Total liabilities increased by \$5.9 million or 7.8 percent to \$81.3 million at June 30, 2011 compared to June 30, 2010 and increased \$14.3 million or 23.4 percent to \$75.4 million at June 30, 2010 compared to June 30, 2009. The Fiscal Year 2011 increase was primarily due to increases in accounts payable and accrued liabilities. The Fiscal Year 2010 increase was largely due to an increase in deferred member contributions and deferred revenue.

Total net assets were \$1,180.2 million at June 30, 2011 which represents an increase of \$33.2 million or 2.9 percent from June 30, 2010 and \$1,147.0 million at June 30, 2010, which represents an increase of \$16.6 million or 1.5 percent from June 30, 2009. Investments in capital assets, net of related debt was \$1,163.4 million at June 30, 2011, representing 98.6 percent of the total net assets, \$1,133.8 million at June 30, 2010, representing 98.8 percent of total net assets and \$1,119.1 million at June 30, 2009, representing 99.0 percent of total net assets.

PENINSULA CORRIDOR JOINT POWERS BOARD MANAGEMENT'S DISCUSSION & ANALYSIS JUNE 30, 2011

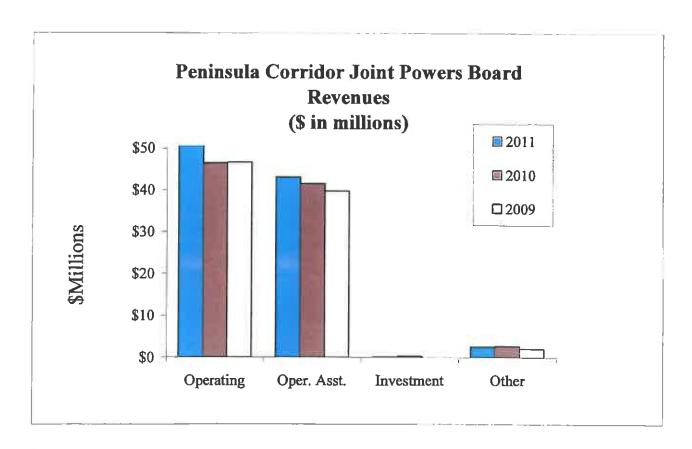
PENINSULA CORRIDOR JOINT POWERS BOARD NET ASSETS (in thousands)

	 2011		2010	2009
Current assets	\$ 72,172	\$	59,274	\$ 45,058
Noncurrent assets	3,179		6,977	5,559
Capital assets, net of depreciation/amortization	 1,186,105	_	1,156,128	1,140,876
Total assets	1,261,456		1,222,379	 1,191,493
Current liabilities	54,506		48,957	35,082
Long-term liabilities	26,766		26,423	26,005
Total liabilities	81,272		75,380	61,087
Net assets				
Invested in capital assets, net of				
related debt	1,163,379		1,133,772	1,119,056
Restricted	11,664		11,098	1,318
Unrestricted	 5,121		2,129	10,032
Total net assets	\$ 1,180,164	\$	1,146,999	\$ 1,130,406

Revenues

Operating revenues increased to \$53.3 million in Fiscal Year 2011, a \$6.8 million or 14.7 percent increase from Fiscal Year 2010 and increased to \$46.5 million in Fiscal Year 2010, a \$0.3 million or 0.6 percent increase over Fiscal Year 2009. Increases for both years were due to increases in passenger fares.

Nonoperating revenues increased \$1.2 million or 2.7 percent to \$46.9 million at June 30, 2011 compared to June 30, 2010 and increased \$3.1 million or 7.6 percent in Fiscal Year 2010 compared to Fiscal Year 2009.

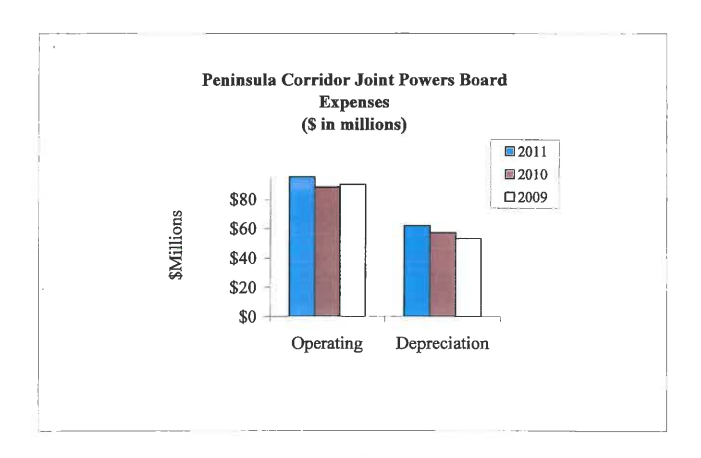


PENINSULA CORRIDOR JOINT POWERS BOARD MANAGEMENT'S DISCUSSION & ANALYSIS JUNE 30, 2011

Expenses

Total operating expenses of \$95.6 million in Fiscal Year 2011 were \$7.0 million or 7.9 percent higher than Fiscal Year 2010, and in Fiscal Year 2010 \$1.7 million or 1.8 percent lower than Fiscal Year 2009. Total operating expenses in Fiscal Year 2011 consisted of \$60.6 million or 63.4 percent for rail operator contract services, \$12.9 million or 13.5 percent for fuel and \$22.1 million or 23.1 percent for other expenses combined. The largest component of Fiscal Year 2010 and Fiscal Year 2009 operating expenses was rail operator contract services at \$59.4 million and \$61.2 million which represent 67.0 percent and 67.8 percent of the total expenses respectively.

Depreciation and amortization for Fiscal Year 2011 was \$62.1 million, a \$4.7 million or 8.3 percent increase over Fiscal Year 2010. In Fiscal Year 2010, depreciation and amortization was \$57.4 million, a \$4.2 million or 7.9 percent increase over Fiscal Year 2009.



PENINSULA CORRIDOR JOINT POWERS BOARD CHANGES IN NET ASSETS

(in thousands)

·	2011	2010	2009	
Operating revenues:				
Passenger fares	\$ 49,026	\$ 42,732	\$ 43,272	
Parking, shuttle and pass revenues	3,576	3,452	3,112	
Other	694	278	335	
Total operating revenues	53,296	46,462	46,719	
Operating expenses:				
Contract services	60,637	59,404	61,172	
Insurance	7,310	5,035	4,537	
Fuel	12,937	10,309	10,742	
Parking, shuttle and pass revenues	3,912	3,850	3,941	
Professional service	1,046	826	916	
Wages and benefits	6,026	5,928	5,384	
Utilities and supplies	1,599	1,268	1,462	
Maintenance services	382	268	252	
Temporary services, rent and other	1,779	1,721	1,861	
Total Operating expenses	95,628	88,609	90,267	
Operating loss before depreciation	•			
and amortization	(42,332)	(42,147)	(43,548)	
Depreciation and amortization	(62,119)	(57,374)	(53,183)	
Operating loss	(104,451)	(99,521)	(96,731)	
Nonoperating revenues				
Federal, state and local operating assistance	43,142	41,556	39,826	
Rental income	1,733	1,729	1,661	
Investment income (loss)	143	291	(486)	
Other income (expense)	1,907	2,099	1,173	
Total Nonoperating revenues	46,925	45,675	42,173	
Nonoperating expenses	(1,123)	(1,140)	(767)	
Net loss before capital contributions	(58,649)	(54,986)	(55,324)	
Capital contributions	91,834	71, 579	71,241	
Change in net assets	33,185	16,593	15,917	
Net assets - beginning of year	1,146,999	1,130,406	1,111,334	
Prior Period adjustment per GASB 51 (Note 4)		-	3,155	
Net assets - end of year	\$ 1,180,184	\$ 1,146,999	\$ 1,130,406	

PENINSULA CORRIDOR JOINT POWERS BOARD MANAGEMENT'S DISCUSSION & ANALYSIS JUNE 30, 2011

Capital Projects

The JPB incurred capital expenditures of \$92.2 million and recognized related revenue in the form of capital contributions of \$91.8 million in Fiscal Year 2011, which is \$20.3 million or 28.3 percent increase in capital contributions in Fiscal Year 2011 over Fiscal Year 2010. The Fiscal Year 2011 capital sources consist of federal grants (\$42.7 million or 46.3 percent), state grants (\$17.6 million or 19.1 percent), local assistance including the three member agencies (\$31.5 million or 34.2 percent), and debt financing (\$0.4 million or 0.4 percent). The JPB incurred capital expenditures of \$72.6 million and recognized related revenue in the form of capital contributions of \$71.6 million in Fiscal Year 2010, which was \$0.3 million or 0.6 percent more than in Fiscal Year 2009. The Fiscal Year 2010 capital sources consist of federal grants (\$29.5 million or 40.6 percent), state grants (\$5.3 million or 7.3 percent), local assistance including the three member agencies (\$36.8 million or 50.7 percent) and debt financing (\$1.0 million or 1.4 percent).

Following is a summary of the JPB's major capital expenditures for Fiscal Year 2011:

- Cost for grade crossing and separation along the Caltrain line (\$29.9 million)
- Station improvements and repairs (\$15.4 million)
- Station platform improvements (\$10.6 million)
- Bridge repairs and replacements (\$8.3 million)
- System-wide track rehabilitation, signal, bridge and tunnel work (\$7.1 million)
- Communication equipment to improve the reliability, quality and speed of signal, data and voice transmissions (\$6.3 million)
- Caltrain passenger cars, accessories and improvements (\$4.7 million)
- Peninsula rail program (\$4.5 million)
- Safety related features at stations, grade crossings and along the tracks (\$3.5 million)
- Maintenance facility improvements and others (\$1.9 million)

Additional information about the JPB's capital activities appear in Note #6 - Capital Assets in the Notes to the Financial Statements.

Debt

At the end of Fiscal Year 2011, the JPB had \$23.1 million in outstanding farebox revenue bonds representing no change from the \$23.1 million outstanding at the end of Fiscal Year 2010 and Fiscal Year 2009. During Fiscal Year 2008, the JPB issued farebox revenue bonds to finance the purchase of eight new rail cars and refinance the balance of the 1999 farebox revenue bonds. Principal payments are not scheduled to begin on the 2007 farebox revenue bonds until Fiscal Year 2019. More information regarding the JPB's long-term debt activity can be found in Note #9 – Farebox Revenue Bonds Payable in the notes to the financial statements.

PENINSULA CORRIDOR JOINT POWERS BOARD MANAGEMENT'S DISCUSSION & ANALYSIS JUNE 30, 2011

Economic Factors

In September 2010, the National Bureau of Economic Research's Business Cycle Dating Committee announced that the recession, which began in December 2007, ended in June 2009. However, the unemployment rates in the region remain high ranging from 8.4 to 10.5 percent at June 2011 in the three counties which has moved slightly from a range of 9.2 to 11.3 percent at June 2010 and 9.0 to 11.6 percent in June 2009. The JPB continues to feel the affects of the recession from the challenge each member agency experiences when trying to fund the JPB operating deficit. Each member agency has experienced their own declines in revenues due to various economic factors. Without a dedicated funding source, Caltrain continues to struggle to meet the demands of the operating budget.

Requests for Information

This financial report is designed to provide our citizens, taxpayers, customers and creditors with a general overview of the JPB's finances and to demonstrate accountability for the funds it manages. Please direct any questions about this report or requests for additional information about JPB finances to: Peninsula Corridor Joint Powers Board, attn: Deputy CEO, Finance and Administration, 1250 San Carlos Avenue, P.O. Box 3006, San Carlos, California, 94070-1306.

PENINSULA CORRIDOR JOINT POWERS BOARD STATEMENT OF NET ASSETS JUNE 30, 2011 AND 2010

ASSETS	2011	2010		
ABBLIO				
Current Assets:				
Cash and cash equivalents (Note 3)	\$ 12,023,499	\$ 25,428,764		
Restricted cash (Note 3)	11,664,428	11,098,261		
Total Cash and Cash Equivalents	23,687,927	36,527,025		
Investments (Note 3)	3,169,600	3,010,224		
Due from other governmental agencies	37,627,170	13,609,533		
Receivables from member agencies (Note 14)	2,697,723	1,384,373		
Accounts receivable - other, net of allowance	1,044,978	1,203,048		
Inventory	3,148,873	2,879,489		
Prepaid expenses	611,868	476,112		
Restricted investment with fiscal agents (Note 3)	183,813	183,813		
Total Current Assets	72,171,952	59,273,617		
Noncurrent Assets:	·			
Investments (Note 3)	2,914,092	6,689,485		
Capital assets (Note 6):	_			
Right-of-way improvements	677,797,396	652,968,384		
Rail vehicles	284,203,134	280,200,602		
Facilities and equipment	127,047,985	121,036,879		
Office equipment	855,111	693,205		
Capital assets, gross	1,089,903,626	1,054,899,070		
Less accumulated depreciation	(366,072,465)	(311,623,264)		
Construction in progress (Note 2)	227,380,875	177,959,231		
Right-of-way	226,892,731	226,892,731		
Intangible asset - trackage rights (Note 4)	8,000,000	8,000,000		
Total capital assets, net	1,186,104,767	1,156,127,768		
Bond issuance costs, net	265,398	287,722		
Total noncurrent assets	1,189,284,257	1,163,104,975		
Total Assets	\$ 1,261,456,209	\$ 1,222,378,592		

PENINSULA CORRIDOR JOINT POWERS BOARD STATEMENT OF NET ASSETS (Continued) JUNE 30, 2011 AND 2010

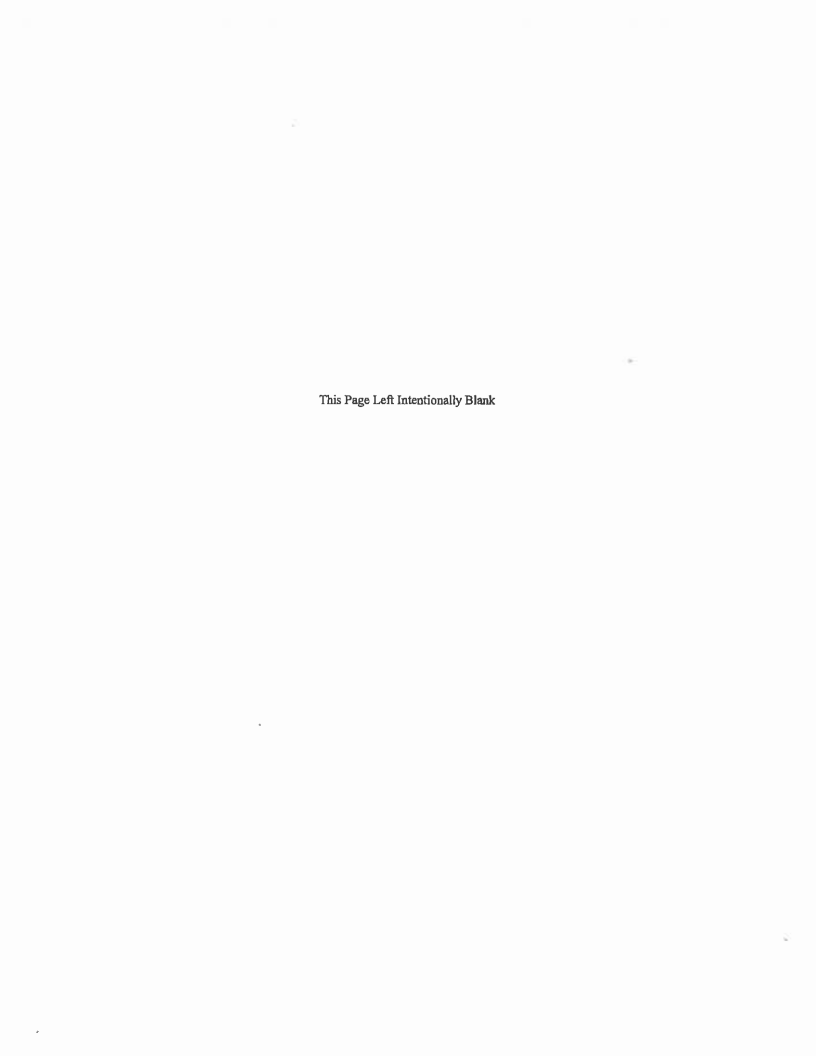
LIABILITIES	2011	2010		
Current Liabilities:				
Accounts payable and accrued liabilities Interest payable Self-insurance claims liabilities (Note 10) Deferred member contributions (Note 14) Deferred revenue	\$ 25,985,597 275,719 2,270,965 10,681,846 15,215,858	\$ 17,156,955 275,719 608,325 15,725,475 15,117,186		
Other	75,818	72,893		
Total Current Liabilities	54,505,803	48,956,553		
Noncurrent Liabilities:				
Farebox revenue bonds payable (Note 9) Self-insurance claims liabilities (Note 10)	23,140,000 3,625,872	23,140,000 3,282,801		
Total Noncurrent Liabilities	26,765,872	26,422,801		
Total Liabilities	8 1,271,675	75,379,354		
NET ASSETS				
Invested in capital assets, net of related debt Restricted for:	1,163,379,255	1,133,772,117		
Capital projects Unrestricted	11,664,427 5,140,852	11,098,261 2,128,860		
Total Net Assets	\$ 1,180,184,534	\$ 1,146,999,238		

PENINSULA CORRIDOR JOINT POWERS BOARD STATEMENT OF REVENUES, EXPENSES AND CHANGES IN NET ASSETS FOR THE YEAR ENDED JUNE 30, 2011 WITH COMPARATIVE TOTALS FOR THE YEAR ENDED JUNE 30, 2010

	2011	2010
OPERATING REVENUES		
Passenger fares Parking, shuttle and pass revenues Other	\$ 49,025,572 3,576,207 694,282	\$ 42,732,343 3,451,743 277,519
Total Operating Revenues	53,296,061	46,461,605
OPERATING EXPENSES		
Contract services Insurance Fuel Parking, shuttle and pass expenses Professional services Wages and benefits Utilities and supplies Maintenance services Temporary services, rent and other Total Operating Expenses Operating loss before depreciation and amortization	60,637,134 7,310,271 12,936,716 3,911,970 1,045,969 6,026,001 1,599,263 381,801 1,779,133 95,628,258 (42,332,197)	59,403,957 5,035,000 10,309,130 3,849,816 825,734 5,928,256 1,267,992 267,923 1,721,086 88,608,894 (42,147,289)
Depreciation and amortization	<u>(62,118,793)</u>	(57,373,927)
OPERATING (LOSS)	(104,450,990)	(99,521,216)
NON-OPERATING REVENUES (EXPENSES)		
Federal, state, and local operating assistance (Note 7) Rental income Investment income (loss) Interest expense Other income	43,142,144 1,733,170 142,965 (1,122,559) 1,906,794	41,556,202 1,729,433 291,163 (1,140,265) 2,098,760
Total Non-Operating Revenues, net	45,802,514	44,535,293
Net Loss Before Capital Contributions	(58,648,476)	(54,985,923)
Capital contributions (Note 11)	91,833,772	71,579,407
Change in Net Assets	33,185,296	16,593,484
NET ASSETS		
Beginning of Year	1,146,999,238	1,130,405,754
End of Year	\$ 1,180,184,534	\$ 1,146,999,238

PENINSULA CORRIDOR JOINT POWERS BOARD STATEMENT OF CASH FLOWS FOR THE YEAR ENDED JUNE 30, 2011 WITH COMPARATIVE TOTALS FOR THE YEAR ENDED JUNE 30, 2010

		2011		2010
CASH FLOWS FROM OPERATING ACTIVITIES		_		
Cash received from passenger fares, passes and other	\$	53,271,720	\$	47,392,386
Payments to vendors for services		(84,048,159)		(77,362,107)
Payments to employees		(6,026,001)		(5,928,256)
Payments for insurance claims and premiums		(5,304,561)	_	(4,430,721)
Net cash (used for) operating activities		(42,107,001)	_	(40,328,698)
CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES				
Operating grants received	1	42,524,745		43,965,515
Rental and other income		4,898,975		3,728,279
Net cash provided by noncapital and financing activities		47,423,720		47 ,693, 794
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES				_
Capital contributions		71,616,276		86,069,454
Property additions		(92,127,005)		(72,625,764)
Interest and fiscal charges paid	_	(1,108,538)	_	(1,110,952)
Net cash provided by capital and related financing activities		(21,619,267)	_	12,332, 738
CASH FLOWS FROM INVESTING ACTIVITIES				
Proceeds from sales and maturities of investments		6,500,000		7,471,793
Purchase of investment		(3,409,347)		(7,265,130)
Interest received	_	372, 797		327,433
Net cash provided investing activities		3,463,450		534,096
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS		(12,839,098)		20,231,930
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR		36,527,025		16,295,095
CASH AND CASH EQUIVALENTS AT END OF YEAR	\$	23,687,927	\$	36,527,025
RECONCILIATION OF OPERATING LOSS TO NET CASH USED				
Operating (loss) Adjustments to reconcile operating loss to net cash used in operating activities:	\$	(104,450,990)	\$	(99,521,216)
Depreciation and amortization Effect of changes in:		62,118,793		57,373,927
Receivables		(327,653)		504,406
Prepaid expenses		(406,273)		(612,815)
Accounts payable, accrued liabilities and claims liabilities		652,309		1,446,760
Deferred revenue		303,313		480,240
Other liabilities		3,500		
Net cash (used for) operating activities	\$	(42,107,001)	\$	(40,328,698)
NONCASH INVESTING ACTIVITIES:				
Increase (decrease) in fair value of investments	_		\$	(191,912)



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Notes are essential to present fairly the information contained in the overview level of the basic financial statements. Narrative explanations are intended to communicate information that is not readily apparent or cannot be included in the statements and schedules themselves, and to provide additional disclosures as required by the Governmental Accounting Standards Board.

NOTE 1 - ORGANIZATION

In 1987, representatives of the City and County of San Francisco (CCSF), the San Mateo County Transit District (District) and the Santa Clara Valley Transportation Authority (VTA) formed the Peninsula Corridor Joint Powers Board (JPB) to transfer administrative responsibility for the Caltrain rail service from the State of California to the local level. In October 1991, a Joint Powers Agreement (Agreement) signed by the three parties (Member Agencies) stipulated the JPB membership and powers, specified financial commitments for each member, and detailed other administrative procedures, including designating the District as the managing agency.

The JPB acquired the rail corridor right of way between San Francisco and San Jose (Mainline) and perpetual trackage rights between San Jose and Gilroy (Gilroy Extension) from Southern Pacific Transportation Company in December 1991, with contributions provided by the District, the San Mateo County Transportation Authority, VTA, and the California Transportation Commission. The JPB holds title to portions of the Mainline located in San Francisco and Santa Clara County. During Fiscal Year 1992, the District provided the initial contribution in the amount of \$8,294,000 and \$34,652,000 on behalf of the CCSF and VTA, respectively, to facilitate completion of the acquisition of the right of way. As a result, the JPB and the District are tenants in common as to all right of way property located in San Mateo County.

On October 31, 2008, all three of the JPB member agencies signed an agreement with the District to fully resolve all outstanding financial issues related to the acquisition of the right of way. Both CCSF and VTA have agreed to reimburse the District through a combination of gasoline tax "spillover" funds and population based "spillover" funds, to be paid directly to the District from the Metropolitan Transportation Commission, and revenue based "spillover" funds to be paid to the District from the San Francisco Municipal Transportation Agency (SFMTA) and VTA. The parties have agreed to make best efforts to allocate the funds in full within two to four years and, in no event, later than ten years. When all payments have been received by the District, the District will reconvey to the JPB all of its interest in the title to the right of way.

The JPB assumed an expanded role in July 1992 as the State of California Department of Transportation (Caltrans) and the District coordinated the transfer of Caltrain operations and administration to the JPB. The JPB selected the National Railroad Passenger Corporation (Amtrak) as the contract operator and began operating the rail service on July 1, 1992.

The JPB is governed by a nine-member Board representing the three Member Agencies. The Agreement establishing the JPB expired in 2001 but continues on a year-to-year basis, with withdrawal requiring one-year advance notice.

To ensure public involvement, the JPB established a Citizens Advisory Committee (CAC) comprised of three representatives from each of the JPB counties. The CAC's principal function is to assist the JPB by articulating the interests and needs of transit users and potential customers.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A. Reporting Entity

The accompanying financial statements include the financial activities of the JPB only.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

B. Implementation of Governmental Accounting Standards Board (GASB) Statements

GASB Statement No. 60 – In November 2010, the GASB issued Statement No. 60, Accounting and Financial Reporting for Service Concession Arrangements. The objective of this Statement is to improve financial reporting by addressing issues related to service concession arrangements (SCAs), which are a type of public-private or public-public partnerships. The requirements of this Statement are effective for financial statements for periods beginning after December 15, 2011. The JPB has not determined its effect on the financial statements.

GASB Statement No. 61 - In November 2010, the GASB issued Statement No. 61, The Financial Reporting Entity: Omnibus – an amendment of GASB Statements No. 14 and No. 34. The objective of this Statement is to improve financial reporting for a governmental financial reporting entity. The provisions of this Statement are effective for financial statements for periods beginning after June 15, 2012. The JPB has not determined its effect on the financial statements.

GASB Statement No. 62 - In December 2010, the GASB issued Statement No. 62, Codification of Accounting and Financial Reporting guidance Contained in Pre-November 30, 1989 FASB and AICPA Pronouncements. The objective of this Statement is to incorporate into the GASB's authoritative literature certain accounting and financial reporting guidance that is included in the FASB and AICPA pronouncements, which does not conflict with or contradict GASB pronouncements. The requirements of this Statement are effective for financial statements for periods beginning after December 15, 2011. The TA has not determined its effect on the financial statements.

GASB Statement No. 63 – In June 2011, the GASB issued Statement No. 63, Financial Reporting of Deferred Outflows of Resources, Deferred Inflows of Resources and Net Position. This Statement provides financial reporting guidance for deferred outflows of resources and deferred inflows of resources. The provisions of this Statement are effective for financial statements for periods beginning after December 15, 2011. The JPB has not determined its effect on the financial statements.

GASB Statement No. 64 – In June 2011, the GASB issued Statement No. 64, Derivative Instruments: Application of Hedge Accounting Termination Provisions – an amendment of GASB Statement No. 53. The objective of this Statement is to clarify whether an effective hedging relationship continues after the replacement of a swap counterparty or a swap counterparty's credit support provider. The provisions of this Statement are effective for financial statements for periods beginning after June 15, 2011. The JPB has not determined its effect on the financial statements.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

C. Basis of Accounting

The accrual basis of accounting is utilized by the JPB. Under this method revenues are recorded when earned and expenses are recorded at the time liabilities are incurred.

The JPB has elected under Governmental Accounting Standards Board (GASB) Statement No. 20, Accounting and Financial Reporting for Proprietary Funds and Other Governmental Entities That Use Proprietary Fund Accounting, to apply all applicable GASB pronouncements, as well as any applicable pronouncements of the Financial Accounting Standards Board, the Accounting Principles Board, or any Accounting Research Bulletins issued on or before November 30, 1989, unless those pronouncements conflict with or contradict GASB pronouncements.

D. Cash Equivalents

The JPB considers all highly liquid investments with an initial maturity of three months or less when purchased to be cash equivalents (see Note 3).

E. Accounts Receivable - Other

During the course of normal operations, the JPB carries various receivable balances for services and rent. At June 30, 2011 and 2010, the allowance for doubtful accounts included in Accounts receivable – other, are \$418,259 and \$423,971, respectively.

F. Inventory

Inventory consists principally of spare parts that are recorded when purchased and expensed when used. Inventory is recorded at the lower of cost or market and is maintained by Amtrak as part of their contractual agreement.

G. Investments

Investment transactions are recorded on the trade date at fair value. Fair value is defined as the amount that the JPB could reasonably expect to receive for an investment in a current sale from a willing buyer and is based on current market prices.

H. Restricted Investments with Fiscal Agents

Provisions of the JPB's trust agreements related to its farebox revenue bonds require that certain restricted investments accounts be established. These accounts are held by the fiscal agent and include funds for payment of principal and interest.

I. Restricted and Unrestricted Resources

When both restricted and unrestricted resources are available for the same purpose (e.g. construction projects), the JPB's policy is to use all available restricted resources first before unrestricted resources are utilized.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

J. Property and Equipment

Property and equipment is recorded at cost or appraised value. The JPB defines capital assets as assets with a cost greater than \$5,000 and an estimated useful life in excess of one year. Donated assets are recorded at estimated market value on the date donated. Major additions and replacements are capitalized. Maintenance repairs and additions of a minor nature are expensed as incurred.

K. Depreciation and Amortization

Depreciation and amortization are calculated using the straight-line method over the following estimated useful lives:

- Right of way improvements 3 to 40 years
- Rail vehicles 10 to 36 years
- Facilities and equipment 4 to 35 years
- Office equipment 3 to 5 years

L. Construction in Progress

Construction in progress consists of the following projects at June 30, 2011 and 2010:

	2011		 2010	
Grade crossing and separations	\$	73,176,055	\$ 43,302,703	
Station improvements		30,196,251	23,422,550	
Electrification		22,947,627	22,891,103	
Communications		17,254,614	22,300,970	
System-wide track improvements		14,262,217	18,703,264	
Bridge improvements		21,321,650	13,033,874	
Peninsula rail program		15,294,947	10,944,826	
Platform improvements		16,639,404	6,054,449	
Rolling stock-purchase/ improvements		5,103,499	4,266,277	
Other		11,184,611	 13,039,215	
Total Construction in Progress	_\$	227 ,380,875	\$ 177,959,231	

Interest is capitalized on construction in progress in accordance with Statement of Financial Accounting Standards No. 62, Capitalization of Interest Cost in Situations Involving Certain Tax-Exempt Borrowings and Certain Gifts and Grants. Accordingly, interest capitalized is the total interest cost from the date of the borrowing, net of any allowable interest earned on temporary investments of the proceeds of those borrowings until specified asset is ready for its intended use. The net interest capitalized in Fiscal Year 2011 and 2010 is \$0 and \$0, respectively.

M. Bond Issuance Costs

Bond issuance costs are being amortized on a straight-line basis over the life of the related debt.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

N. Deferred Member Contributions

Deferred member contributions are the result of advances from the Member Agencies. To the extent that these amounts exceed committed funds (see Note 14), they may be refunded to the Member Agencies or used to offset future required contributions.

O. Deferred Revenue

Deferred revenue represents fares, rents, and State assistance amounts received which have not yet been earned. Advance ticket sales are included as deferred revenue until earned.

P. Member Agency Assistance

Amounts received from Member Agencies for operations are recognized as revenues when operating and administrative expenses are incurred. Amounts received from Member Agencies for acquisition of assets or matching grants are recognized as capital contributions when capital expenditures are incurred.

Q. Federal, State and Local Operating Assistance

Federal, State and local operating assistance are recorded as revenue when operating expenses are incurred.

R. Wages and Benefits

Personnel costs of the JPB represent allocated costs of the District's employees serving in the capacity as managing agency. Participation in pension plans, compensated absences, and postretirement health care benefits for these employees is administered by the District (see Note 14).

S. Operating/Nonoperating Revenues and Expenses

The JPB distinguishes operating revenues and expenses from nonoperating items. Operating revenues and expenses generally result from directly providing services in connection with the JPB's principal operations of commuter rail service. These revenues are primarily passenger fares, parking, shuttle, and pass revenues. Operating expenses include the cost of sales and services, administrative expenses, contracted services, and depreciation on capital assets. All other revenues and expenses (including member contributions) not meeting this definition are reported as nonoperating revenues and expenses.

T. Use of Estimates

The JPB's management has made a number of estimates and assumptions relating to the reporting of assets and liabilities, revenues and expenses, and the disclosures of contingent liabilities to prepare these financial statements in conformity with Generally Accepted Accounting Principles (GAAP). Actual results may differ from those estimates.

U. Reclassifications

Certain comparative financial statement amounts from the prior year may have been reclassified to conform to the current year presentation.

NOTE 3 – CASH AND INVESTMENTS

The JPB's investments are carried at fair value, as required by GAAP. The JPB adjusts the carrying value of its investments to reflect their fair value at each fiscal year end and includes the effects of these adjustments in income for that fiscal year.

The JPB is in compliance with the Board approved Investment Policy and California Government Code requirements.

The JPB's cash and investments as of June 30 are classified in the Statement of Net Assets as follows:

	_	<u>2011</u>		2010		
Cash and cash equivalents	\$	12,023,499	\$	25,428,764		
Restricted cash		11,664,428	~	11,098,261		
Current investments		3,169,600		3,010,224		
Restricted investments with fiscal agents		183,813		183,813		
Long term investments		2,914,092		6,689,485		
Total Cash and Investments		29,955,432	_\$	46,410,547		
The JPB's cash and investments consist of the following	g at June 30:					
		2011		2010		
Cash on hand	\$	660,459	\$	653,097		
Deposits with financial institutions		11,447,312		10,082,450		
Investments		17,847,661		35,675,000		
Total Cash and Investments	\$	29,955,432	\$	46,410,547		

Investments Authorized by the California Government Code and the JPB's Investment Policy

The table below identifies the investment types that are authorized for the JPB by the California Government Code or the JPB's investment policy, where more restrictive. The table also identifies certain provisions of the California Government Code or the JPB's investment policy, where more restrictive, that address interest rate risk, credit risk, and concentration of credit risk. This table does not address investments of debt proceeds held by bond trustee that are governed by the provisions of debt agreements of the JPB, rather than the general provisions of the JPB's investment policy.

NOTE 3 – CASH AND INVESTMENTS (continued)

Authorized Investment Type	Maximum Maturity	Percentage of Portfolio	Investment In One Issuer
U.S. Treasury Obligations	11 years	None	None
U.S. Agency Securities or Government			
Sponsored Enterprises	11 years	None	None
Banker's Acceptances	180 days	15%	10%
Collateralized Time Deposits	1 year	30%	10%
Commercial Paper ¹	270 days	15%	10%
Negotiable Certificates of Deposit	5 years	10%	5%
Repurchase Agreements	1 year	None	50%
Reverse Repurchase Agreements & Security Lending	92 days	20% of base value	20%
Medium-term Notes	5 years	30%	10%
Mutual Funds	N/A	10%	5%
Money Market Mutual Funds	N/A	20%	5%
Mortgage Backed Pass-Through Securities	5 years	20%	5%
Local Agency Investment Fund (LAIF)	N/A	None	None
San Mateo County Investment Pool	N/A	None	None

¹ Additional 10% "for a total of 25%" or the Maximum Percentage of Portfolio if the dollar weighted average maturity of the entire amount does not exceed 31 days.

Investments Authorized by Debt Agreements

Investments of debt proceeds held by bond trustees are governed by provisions of the debt agreements, rather than the general provisions of the California Government Code or the JPB's investment policy. These provisions allow for the acquisition of investment agreements with maturities of up to 30 years.

Disclosure Relating to Interest Rate Risk

Interest rate risk is the risk incurred when changes in market interest rates 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. One of the ways that the JPB manages its exposure to interest rate risk is by purchasing a combination of short and long term investments and by timing cash flows from maturities so that a portion of the portfolio is maturing or coming close to maturity evenly over time as necessary to provide the cash flow and liquidity needed for operations. The JPB monitors the interest rate risk inherent in its portfolio by measuring the weighted average maturity of its portfolio. With respect to this metric, the JPB policies are as follows:

- No investment shall be made in securities with a remaining useful life exceeding 11 years
- No more than 25 percent of the portfolio shall be invested in securities with a remaining life of 5 to 11
 years
- The weighted average maturity of the portfolio shall not exceed five years

NOTE 3 - CASH AND INVESTMENTS (continued)

The JPB's weighted average maturity of its investment portfolio at June 30, 2011 was as follows:

Investment Type	 Amount	Weighted Average Maturity (in years)
Repurchase Agreements	\$ 3,364,568	0.00
Local Agency Investment Fund (LAIF)	8,215,587	0.65
U.S. Agency Securities Held by bond trustee:	6,083,693	1.19
Money Market Funds	183,813	0.00
•	\$ 17,847,661	
Portfolio Weighted Average Maturity		0.88

The JPB's weighted average maturity of its investment portfolio at June 30, 2010 was as follows:

Investment Type		Amount	Weighted Average Maturity (in years)
Repurchase Agreements	\$	3,016,645	0.00
Local Agency Investment Fund (LAIF)		22,219,905	0.56
Corporate Bonds		1,007,724	0.45
U.S. Agency Securities		8,691,985	1.31
Held by bond trustee:			
Money Market Mutual Funds		738,741	0.00
	-\$	35,675,000	
Portfolio Weighted Average Maturity			0.68

Disclosures relating to Credit Risk

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. Presented below is the minimum rating required by (where applicable) the California Government Code, the JPB's investment policy, or debt agreements, and the actual rating as of fiscal years ended June 30, 2011 and 2010 for each investment type:

NOTE 3 – CASH AND INVESTMENTS (continued)

•				Ra	ting a	s of June 30,	<u>20</u> 11	
Investment Type	_	Amount	S	& P Rating AAA		A	_	Not Rated
Repurchase Agreements Local Agency Investment Fund	\$	3,364,568	\$	-	\$	-	\$	3,364,568
(LAIF)		8,215,587		_		8,215,587		
U.S. Agency Securities Held by bond trustee:		6,083,693		6,083,693		G,213,367		-
Money Market Mutual Funds		183,813					_	183,813
Total	\$	17,847,661	_\$_	6,083,693	\$	8,215,587	_\$	3,548,381
				Rat	ing as	of June 30, 2	2010	
Investment Type		Amount	S 8	& P Rating AAA		Α		Not Rated
Repurchase Agreements Local Agency Investment Fund	\$	3,016,645	\$	-	\$	-	\$	3,016,645
(LAJF)		22,219,905		-		_		22,219,905
Corporate Bonds		1,007,724		1,007,724		_		,,
U.S. Agency Securities Held by bond trustee:		8,691,985		8,691,985		-		-
Money Market Mutual Funds		738,741	_					738,741
	\$							

On August 5, 2011, Standard & Poor's Ratings (S&P) lowered its long-term credit rating on the United States of America from AAA to AA+. At the same time, S&P affirmed it's A-1+ short-term rating on the United States of America.

On August 8, 2011, S&P lowered its issuer credit ratings and related issue ratings on ten of twelve Federal Home Loan Banks (FHLBs) and the senior debt issued by the FHLB System from AAA to AA+. S&P also lowered the ratings on the senior debt issued by Federal Farm Credit Banks (FFCB) from AAA to AA+, and lowered the senior issue ratings on Fannie Mae (FNMA) and Freddie Mac (FHLMC) from AAA to AA+. The A subordinated debt rating and the C rating on the preferred stock of these entities remained unchanged. Finally, S&P affirmed the short-term ratings for these entities at A-1+. As of June 30, 2011, the JPB's investments in these agencies that were subject to the downgrade were as follows: FHLB \$1,006,832, FNMA \$2,575,170, and FHLMC \$2,501,690.

NOTE 3 - CASH AND INVESTMENTS (continued)

On August 8, 2011, S&P also lowered the ratings on 126 Federal Deposit Insurance Corporation-guaranteed debt issues from thirty financial institutions that are under the Temporary Liquidity Guarantee Program (TLGP), and four National Credit Union Association-guaranteed debt issues from two corporate credit unions under the Temporary Corporate Credit Union Guarantee Program (TCCUGP) from AAA to AA+.

Concentration of Credit Risk

The investment policy of the JPB contains limitations on the amount that can be invested in any one issuer beyond that stipulated by the California Government Code. The JPB does not have any investments in any one issuer (other than U.S. Treasury securities, mutual funds and external investment pools) that represent five percent or more of the JPB's total investments at June 30, 2011 and 2010 are as follows:

	Investment	Fair '	Value
Issuer	Issuer Type		2010
Federal Home Loan Mortgage Corporation (FHLMC)	U.S. Agency Securities	\$2,501,690	\$ 2,518,235
Federal Home Loan Bank (FHLB)	U.S. Agency Securities	1,006,832	4,042,499
Federal National Mortgage Association (FNMA)	U.S. Agency Securities	2,575,1 70	2,131,250
Total		\$6,083,692	\$ 8,691,984

Custodial Credit Risk

The custodial credit risk for deposits is the risk that, in the event of the failure of a depository financial institution, the JPB will not be able to recover its deposits or will not be able to recover collateral securities that are in the possession of an outside party. The custodial credit risk for investment is the risk that in the event of the failure of the counter party (e.g. broker-dealer) to a transaction, the JPB will not be able to recover the value of its investment or collateral securities that are in possession of another party. The California Government code and the JPB's investment policy do not contain legal or policy requirements that would limit the exposure to custodial credit risk for deposits or investments. The California Government Code requires that a financial institution secure deposits made by state or local governmental units by pledging securities in an undivided collateral pool held by a depository regulated under state law (unless so waived by the governmental unit). The market value of the pledged securities in the collateral pool must equal at least 110 percent of the total amount deposited by the public agencies. California law also allows financial institutions to secure the JPB's deposits by pledging first trust deed mortgage notes having a value of 150 percent of the secured public deposits.

As of June 30, 2011 and 2010, the JPB had \$11,447,312 and \$10,082,450 of deposits with financial institutions recorded on the financial statements. This included excess bank balances of \$12,394,672 and \$11,728,354, respectively, on interest bearing accounts that were uninsured because the cash balances were over the Federal Depository Insurance limits. However, due to California State Law, the excess balance was collateralized by securities pledged by the financial institutions holding the JPB's deposits.

Investment in San Mateo County Investment Pool

The JPB did not have funds invested in the San Mateo County Treasurer's Investment Pool (County Pool) at June 30, 2011 and 2010.

The County Pool is a governmental investment pool managed and directed by the elected San Mateo County Treasurer. It is not registered with the Securities and Exchange Commission. As of June 30, 2011, the County Pool's credit rating by Standard & Poor's was AA+.

On September 15, 2008, Lehman Brothers Holdings filed for Chapter 11 bankruptcy protection. The San Mateo County Pool portfolio included \$155 million of Lehman Brothers Holdings investments at that time in both commercial paper and floating rate securities. The County Pool wrote off these investments as of September 30, 2008 consequently showing a loss of \$155 million out of the total portfolio of approximately \$2.6 billion. The JPB had approximately \$22 million invested through the County Pool as of September 30, 2008 and therefore incurred its percentage share of this loss on October 1, 2008. The loss the JPB incurred was approximately \$1.3 million. When the bankruptcy proceedings are finalized all funds recovered by the County Pool will be distributed to the pool participants in proportion to their participation in the loss. As of October 4, 2011, the anticipated recovery value is projected to be at least \$0.21 on the dollar. Based on the JPB's participation rate, this equates to approximately \$0.3 million. However this will fluctuate until Bankruptcy proceedings are finalized. A final ruling from the Bankruptcy Court is anticipated in early 2012.

Investment in State Investment Pool

The JPB is a voluntary participant in LAIF which is regulated by the California Government Code under the oversight of the Treasurer of the State of California. It's most recent credit rating issued by Standard & Poor's was A-. LAIF is not registered with the Securities and Exchange Commission. The fair value of the JPB's investment in this pool is reported in the accompanying financial statements at amounts based upon the JPB's pro-rata share of the fair value provided by LAIF for the entire LAIF portfolio (in relation to the amortized cost of that portfolio). The balance available for withdrawal is based on the accounting records maintained by LAIF, which are recorded on an amortized cost basis.

As of June 30, 2011 and June 30, 2010, the JPB had a contractual withdrawal value of \$8,202,656 and \$22,183,441 respectively that is recorded at \$8,215,587 and \$22,219,905 on the balance sheet after the adjustment for unrealized gains/losses for Fiscal Year 2011 and 2010, respectively. The total value invested by all public agencies in LAIF at June 30, 2011 and 2010 was \$66,352,783,817 and \$69,555,776,591, respectively. Of these amounts, as of June 30, 2011 and 2010, 95.0 and 94.6 percent, respectively, was invested in non-derivative financial products, and 5.0 and 5.4 percent, respectively, was invested in structured notes and asset-backed securities. The JPB relied upon information provided by the State Treasurer in estimating the JPB's fair value position of its holdings in LAIF.

NOTE 4 – GILROY EXTENSION

The JPB acquired the Gilroy Extension trackage rights through contributions from the California Transportation Commission and VTA. The perpetual trackage rights to the Gilroy Extension are recorded at cost in the amount of \$8,000,000 as an Intangible asset. With the implementation of GASB 51, Accounting and Financial Reporting for Intangible Assets, during fiscal 2010, the JPB restated the accumulated amortization previously recognized on the perpetual trackage rights (intangible asset). The net impact to the ending balance of net assets at June 30, 2009, was an increase of \$3,155,199.

NOTE 5 - CONTRIBUTED ASSETS FROM CALTRANS

In order to facilitate the purchase of the Mainline and the Gilroy Extension on a timely basis, and to provide for an orderly transition to local administration in a manner that would assure no service interruption, Caltrans and the JPB executed an agreement memorializing various commitments. Caltrans granted the JPB the right to use and control various real and personal property. These properties included: stations, locomotives, and passenger cars ("rolling stock"), inventories and other property associated with Caltrain service. The agreement required that Caltrans transfer all of its rights, titles and interests in these properties to the JPB, in accordance with Public Utilities Code Section 99234.7.

On April 4, 1996, the JPB's Board approved a resolution accepting transfer of rolling stock and station sites subject to certain terms and conditions outlined in the resolution. The transfer of rolling stock to the JPB was completed in December 1996, and the transfer of station sites was completed in May 1997. The rolling stock and station sites transferred were recorded at their appraised value as contributed capital in the amount of \$106,710,000 and \$60,432,365, respectively. Station sites consist principally of land and were capitalized as right-of-way.

NOTE 6 – CAPITAL ASSETS

Capital asset activity for the year ended June 30, 2011, was as follows:

Depreciable capital assets:	BalanceJune 30, 2010	Additions	Deletions	Balance June 30, 2011
Right-of-way improvements	\$ 652,968,384	\$ 30,957,538	\$ (6,128,526)	\$ 677,797,396
Rail vehicles	280,200,602	4,048,678	(46,146)	284,203,134
Facilities and equipment	121,036,879	7,537,237	(1,526,131)	127,047,985
Office equipment	693,205	161,906	-	855,111
Total depreciable				
capital assets	1,054,899,070	42,705,359	(7,700,803)	1,089,903,626
Accumulated depreciation for:		ı		
Right-of-way improvements	(186,212,740)	(42,396,992)	6,128,529	(222,481,203)
Rail vehicles	(101,158,901)	(12,408,704)	14,930	(113,552,675)
Facilities and equipment	(23,625,783)	(7,237,083)	1,526,133	(29,336,733)
Office equipment	(625,840)	(76,014)		(701,854)
Total accumulated				
depreciation	(311,623,264)	(62,118,793)	7,669,592	(366,072,465)
Capital assets nondepreciable:				
Right-of-way	226,892,731			226 802 721
Construction in progress	177,959,231	92,335,662	(42,914,018)	226,892,731
Intangible Asset – Trackage	17797771	92,333,002	(42,714,010)	227,380,875
Rights	8,000,000			8,000,000
Total nondepreciable				
capital assets	412,851,962	92,335,662	(42,914,018)	462,273,606
Capital assets, net	\$ 1,156, 127,768	\$ 72,922,228	\$ (42,945,229)	\$ 1,186,104,767

NOTE 6 - CAPITAL ASSETS (continued)

Capital asset activity for the year ended June 30, 2010, was as follows:

	Balance June 30, 2009 (Restated)	Additions	Deletions	Balance June 30, 2010
Depreciable capital assets: Right-of-way improvements Rail vehicles Facilities and equipment Office equipment	\$ 596,170,264 275,326,181 118,197,409 726,328	\$ 59,811,206 4,874,421 3,370,383 98,680	\$ (3,013,087) - (530,913) (131,803)	\$ 652,968,384 280,200,602 121,036,879 693,205
Total depreciable capital assets	990,420,182	68,154,691	(3,675,803)	1,054,899,070
Accumulated depreciation for:				
Right-of-way improvements	(150,369,231)	(38,856,596)	3,013,087	(186,212,740)
Rail vehicles	(88,498,750)	(12,660,151)	-	(101,158,901)
Facilities and equipment	(18,400,993)	(5,755,703)	530,913	(23,625,783)
Office equipment	(656,164)	(101,479)	13 1,803	(625,840)
Total accumulated depreciation	(257,925,138)	(57,373,929)	3,675,803	(211 622 264)
depreciation	(237,923,136)	(37,373,323)	3,073,603	(311,623,264)
Capital assets nondepreciable: Right-of-way	226,892,731			226,892,731
Construction in progress	173,488,156	72,625,765	(68,154,690)	177,959,231
Intangible Asset – Trackage Rights	8,000,000			8,000,000
Total nondepreciable capital assets	408,380,887	72,625, 765	(68,154,690)	412,851,962
Capital assets, net	\$ 1,140,875,931	\$ 83,406,527	\$ (68,154,690)	\$ 1,156,127,768

NOTE 7 – OPERATING ASSISTANCE

Member Agencies provide funding to the JPB. Net operating and administrative costs are apportioned on the basis of mutually agreed contribution rates, updated on an annual basis. Funding allocations for the years ended June 30, 2011 and 2010 were:

	2011	2010
District - Operating	41.91%	41.92%
VTA - Operating	40.28%	40.28%
CCSF - Operating	17.81%	17.80%

NOTE 7 – OPERATING ASSISTANCE (continued)

Federal, state, and local operating assistance revenue amounts included in the Statements of Revenues, Expenses, and Changes in Net Assets for the years ended June 30, 2011 and 2010 were:

	 2011	 2010
Member Agency local funds	\$ 35,092,905	\$ 39,454,459
Assembly Bill 434 operating assistance	1,000,000	1,000,000
Other	 7,049,239	1,131, 743
Total	\$ 43,142,144	\$ 41,586,202

NOTE 8 – CAPITAL ASSISTANCE

Capital expenditures are primarily funded by federal and State grants, contributions from Member Agencies, and proceeds from Farebox Revenue Bonds (See Note 9 - Farebox Revenue Bonds Payable). Costs of capital replacement and enhancement projects that are not covered by outside funding sources are allocated to the Member Agencies based upon the terms of the Agreement.

A. Member Agencies

On an annual basis, the Board determines the amount to be contributed to a Capital Contingency Fund to cover unanticipated necessary capital improvements. Each Member Agency is responsible for an equal share of these funds. Member Agency contributions to the Capital Contingency Fund were \$1,010,000 for each of the years ended June 30, 2011 and 2010. Of the Capital Contingency Fund, \$960,000 was contributed by the Member Agencies for Mainline services and \$50,000 was contributed by the VTA for the Gilroy Extension. In Fiscal Years 2011 and 2010, the JPB received capital reimbursements and capital advances from the member agencies totaling \$9,067,013 and \$16,184,804 respectively. The unexpended amounts at 2011 and 2010 are shown as Deferred Member Contributions. (See Note 14 - Related Parties).

B. Federal and State Grants

At June 30, 2011, the JPB has 27 federal, 16 State and 23 local grants that provide funding for Caltrain capital projects. Capital additions for the year ended June 30, 2011 and 2010, applicable to these projects are \$91,833,772 and \$71,579,407, respectively. The related federal participation was \$42,678,737.

The JPB has receivables of \$19,902,814 and \$6,737,407 at June 30, 2011 and 2010, respectively, for qualifying capital project expenditures under FTA grant contracts in excess of reimbursements, which is included in Due From Other Governmental Agencies. In addition, the JPB has receivables of \$9,809,078 and \$1,443,698 at June 30, 2011 and 2010, respectively, for qualifying capital project expenditures under various state grants, which also is included in Due From Other Governmental Agencies.

Under the terms of the grants, contributions for equipment sold or retired during its useful life are refundable to the federal government in proportion to the related capital grant funds received, unless the net book value or proceeds from sale is under grant-prescribed limits.

NOTE 9 - FAREBOX REVENUE BONDS PAYABLE

A. 1999 Series A Bonds

In October 1999, the JPB issued Farebox Revenue Bonds in the amount of \$3,820,000 to finance the acquisition of electrical power units for locomotives utilized for its Caltrain commuter rail service. These bonds, with interest rates ranging from 4.0 to 5.375 percent, were limited obligations of the JPB, payable from and secured by a pledge of its farebox revenues. Interest payments were due on April 1 and October 1 of each year. The bonds were scheduled to mature on October 1 of each year through October 1, 2014. In December 2007, a portion of the 2007 Series A Bond proceeds was used to fully pay and legally defease the 1999 Series A Bonds.

B. 2007 Series A Bonds

On October 31, 2007, the JPB issued \$23,140,000 in 2007 Series A Farebox Revenue Bonds with \$2,117,000 used to fully pay and legally defease the 1999 Series A Bonds and the balance, net of cost of issuance, was used to finance the acquisition of eight new rail cars. The 2007 Series A Bonds carry a coupon rate ranging from 4.0 to 5.0 percent and are payable from and secured by a pledge of farebox revenues. Interest payments are due on April 1 and October 1 of each year through October 1, 2037. Annual principal payments commence October 1, 2018 and continue through the maturity date of October 1, 2037. The refinancing of the 1999 Series A Bonds extended the length of the existing debt service obligations by 14 years, from 2014 to 2028.

Activity for the year ended June 30, 2011 is as follows:

	Balance July 1, 2010	Additions	Retirements	Balance June 30, 2011	Current Portion
2007 Series A Revenue Bonds	\$ 23,140,000	<u>\$ -</u>		\$ 23,140,000	\$ -
Activity for the year	ended June 30, 2010	was as follows:			
	Balance July 1, 2009	Additions	Retirements	Balance June 30, 2010	Current Portion
2007 Series A Revenue Bonds	\$ 23,140,000	_\$	\$ -	\$ 23,140,000	\$ -

NOTE 9 – FAREBOX REVENUE BONDS PAYABLE (continued)

Annual principal and interest payments are as follows:

Yeah Ending June 30:	 Principal	 Interest	Total
2012	\$ -	\$ 1,102,875	\$ 1,102,875
2013	-	1,102,875	1,102,875
2014	-	1,102,875	1,102,875
2015	-	1,102,875	1,102,875
2016	-	1,102,875	1,102,875
2017-2021	955,000	5,468,275	6,423,275
2022-2026	4,485,000	4,894,531	9,379,531
2027-2031	6,125,000	3,676,919	9,801,919
2032-2036	7,845,000	1,952,375	9,797,375
2036-2038	 3,730,000	 188,750	3,918,750
Total	\$ 23,140,000	\$ 21,695,225	\$ 44,835,225

NOTE 10 – SELF-INSURANCE

The JPB is exposed to various risks of loss related to torts, theft of, damage to, and destruction of assets, errors and omissions, and natural disasters. The JPB is self-insured for a portion of its public liability and damage to property. As of June 30, 2011, coverage provided by self-insurance and excess coverage is generally as follows:

Type of Coverage	Self-insurance (in aggregate)	Excess Coverage (in aggregate)
Public Liability & Property Damage Public Officials Liability Environmental Site Liability	Up to \$2,000,000 per оссителсе \$50,000 per claim \$50,000 per claim	Up to \$200,000,000 per occurrence \$5,000,000 \$5,000,000

All property is insured at full replacement value. The unpaid claims liabilities are based on the results of actuarial studies and include amounts for claims incurred but not reported. Claims liabilities are calculated considering the effects of inflation, recent claim settlement trends including frequency and amount of payouts and other economic and social factors. Annual expense is charged using various allocation methods that include actual costs, trends in claims experience and number of participants. It is the JPB's practice to obtain full actuarial studies annually.

NOTE 10 - SELF-INSURANCE (continued)

Changes in the balances of self-insured claims liabilities for public liability and property damage for the years ended June 30, 2011 and 2010 are as follows:

	 2011	 2010
Self-insurance liabilities, beginning of year	\$ 3,891,126	\$ 3,286,847
Incurred claims and changes in estimates	2,551,075	1,509,279
Claim payments and related costs	(545,364)	(905,000)
Total self-insurance claims liabilities	5,896,836	3,891,126
Less: current portion	(2,270,965)	(608,325)
Noncurrent portion	\$ 3,625,872	\$ 3,282,801

NOTE 11 – CAPITAL CONTRIBUTIONS

The JPB receives grants and capital contributions from the federal, state, and local governments for the acquisition and improvement of property and other equipment. Capital grants and contributions used for capital purposes are recorded as capital contributions and the cost of the related assets is included in property and equipment.

Depreciation on assets acquired with capital contributions is included in the Statements of Revenues, Expenses, and Changes in net Assets. Capital contributions earned for the years ended June 30, 2011 and 2010 are as follows:

	 2011	 2010
Contributions from Federal government Contributions from the State	\$ 42,678,737 17,647,328	\$ 29,533,316 5,339,757
Contributions from local governments	 31,507,707	 36,706,334
	\$ 91,833,772	\$ 71,579,407

NOTE 12 – COMMITMENT AND CONTINGENCIES

A. Operating Contract

In November 2001, the JPB and Amtrak executed an agreement for operation, maintenance, and project support related to the JPB rail operations. The contract was established on a fixed-cost basis plus 4 percent of direct costs for overhead recovery. The agreement also included fixed-price quotations and overhead recovery rates for optional extra work requested at the discretion of the JPB. The JPB Board of Directors amended the contract in January 2005 to extend the term for an additional three years through June 30, 2009. In January 2008, the Board of Directors exercised the option to amend the contract for an additional year through June 30, 2010 and again in February 2009 through June 30, 2011. Amtrak continues to provide services as agreed upon in a one-year, month-to-month extension to the agreement effective July 1, 2011.

The expenses billed to the JPB by Amtrak for operating the rail service for the years ended June 30, 2011 and 2010 are recorded as Contract Services in the Statement of Revenues, Expenses, and Changes in Net Assets.

NOTE 12 - COMMITMENT AND CONTINGENCIES (continued)

The Caltrain Board of Directors, at its September 1, 2011 board meeting, awarded a new operating contract to TransitAmerica Services, Inc. The new contractor will provide rail operations, maintenance and support services for a base term of five years plus five months of mobilization, with five, one-year option terms. Mobilization efforts began on October 1, 2011 and the new service start date is anticipated to be March 3, 2012.

B. Diesel Fuel Contract

In April 2007, the JPB entered into a two-year contract with Golden Gate Petroleum for the provision and delivery of Red-Dyed, Ultra Low Sulfur Diesel (USLD) for an estimated amount of \$19.6 million. In May 2009, the JPB exercised the first of three authorized, one-year option terms with Golden Gate Petroleum for an estimated option term amount of \$9.8 million.

In June 2009, the JPB joined the San Joaquin Regional Transit District (SJRTD), lead agency for the Regional Transit Coordinating Council, (RTCC) in issuing an Invitation for Bids for the provision and delivery of Clear and Red-Dyed ULSD fuel, bio-diesel and unleaded gasoline. Four agencies participated in the RTCC procurement: the SJRTD, the VTA, the District, and the JPB. The lowest responsive, responsible bidder for the fuel requirements of the District and the JPB was Pinnacle Petroleum.

In January 2010, the JPB terminated the existing contract with Golden Gate Petroleum, for convenience, and entered into a new two-year base contract, with up to three one year option terms, with Pinnacle Petroleum for an estimated base contract amount of \$17.4 million.

JPB fuel costs incurred for the fiscal years ended June 30, 2011 and June 30, 2010 were \$12,931,549 and \$10,307,029, respectively.

C. Centralized Equipment Maintenance and Operations Facility (CEMOF) Construction Contract

The JPB contracted with Shimmick Construction Company Inc./Obayashi Corporation Joint Ventures for the construction of a state of the art equipment and maintenance shop for the handling of all light repairs to Caltrain commuter passenger railcar equipment for \$56,445,519. The work consisted of construction of an equipment maintenance and storage facility and other improvements on the west side of the mainline tracks, including the shop building, yard tracks, train washer, access roads, storage building, oil/water separator, and drum storage. The facility opened for operation in September 2007. The JPB issued a Final Acceptance letter to the contractor in July 2009 indicating that all contract work had been completed. The contractor submitted a final invoice in September 2009, which included a significant claim for additional compensation. The JPB released the remaining retention in the contractor October 2009. Negotiations between the JPB and the contractor were finalized in February 2010 with the JPB agreeing to a settlement of \$2.25 million which was paid by the JPB in April 2010.

D. Litigation

As of June 30, 2011 and 2010, the JPB had accrued amounts that management believes are adequate to provide for claims and litigation which arose during the normal course of business. Other claims and litigations are outstanding for which the JPB cannot determine the ultimate and resulting liability, if any. However, the JPB's management believes the ultimate outcome of these claims and lawsuits will not significantly impact the JPB's financial position.

NOTE 12 - COMMITMENT AND CONTINGENCIES (continued)

E. Leases

The terms of the Fiscal Year 2001 Sale-Leaseback documents entered into in November 2000 and the Fiscal Year 2002 Sale-Leaseback documents entered into in September 2001 require the JPB to replace American International Group (AIG) and Financial Security Assurance Inc., now Assured Guaranty Municipal Corp. (AGM), in their roles as guarantors of certain payment and surety obligations, as the case may be, if their respective ratings fall below certain rating thresholds. In the case of AIG, the ratings threshold is "A2/A" by Moody's and Standard & Poor's, respectively. In the case of AGM, the ratings threshold is "Aa3/AA-", respectively. If the ratings of AIG or AGM fall below the applicable thresholds, the JPB will be required to find a replacement guarantor acceptable to the equity investor, Wells Fargo Bank, within 60 days of such rating trigger event in the case of AIG and within 30 days after demand by Wells Fargo.

American International Group (AIG) has been rated "A3/A-" by Moody's and Standard & Poor's since September 10, 2008. These ratings are below the thresholds in the applicable Sale-Leaseback documents. Wells Fargo Bank originally granted the JPB a 30 day extension from November 10, 2008 to find an acceptable replacement for AIG. Since that date, it has not responded to letters requesting additional extensions. In those subsequent letters, the JPB has included language stating that the JPB assumes that the request for extension is approved unless Wells Fargo notifies the JPB to the contrary. The JPB's most recent request for an extension contains an extension date of December 31, 2011. The JPB continues to seek replacement options for AIG. In the event the JPB is unable to replace AIG and Wells Fargo seeks to assert its rights under the Fiscal Year 2001 and Fiscal Year 2002 Sale-Leaseback documents, the JPB in a worst case scenario could be required to pay Wells Fargo Bank the net termination value on the leases. However, the JPB reasonably anticipates that this outcome can be averted.

AGM is currently rated "Aa3/AA+" by Moody's and Standard & Poor's. On October 25, 2010, Standard & Poor's downgraded AGM from its prior "AAA" rating. AGM's ratings have not fallen below the rating thresholds of the Fiscal Year 2001 and Fiscal Year 2002 Sale-Leaseback documents.

The terms of the Fiscal Year 2002 Sale-Leaseback documents entered into in February 2002 require the JPB to replace AGM and Swiss Re in their roles as guarantor of certain payment and surety obligations, as the case may be, if their respective ratings fall below certain rating thresholds. In the case of AGM, the ratings threshold is "Aa1/AA+" by Moody's and Standard & Poor's, respectively. In the case of Swiss Reinsurance Company (Swiss Re), the ratings threshold is "Aa3/AA-", respectively. If the ratings of AGM or Swiss Re fall below the applicable thresholds, the JPB will be required to find a replacement guarantor acceptable to the equity investor, Banc of America Leasing & Capital LLC, within 45 days of such rating trigger event.

Swiss Re has been rated "A1/A+" by Moody's and Standard & Poor's since February 2009. AGM is currently rated "Aa3/AA+" by Moody's and Standard & Poor's, with the downgrade by Moody's from Aaa to Aa3 occurring in November 2008. These ratings are below the thresholds in the applicable Sale-Leaseback documents. Banc of America Leasing & Capital LLC has granted the JPB extensions in which to replace AGM and Swiss Re, as the case may be, since December 2008. The most recent extension runs through November 30, 2011. The JPB continues to make every effort to replace AGM and Swiss Re with acceptable guarantors. In the event the JPB is unable to replace AGM and Swiss Re, and Banc of America Leasing & Capital LLC seeks to assert its rights under the Fiscal Year 2002 Sale-Leaseback documents, the JPB in a worst case scenario could be required to pay Banc of America Leasing & Capital LLC the net termination value on the lease. However, the JPB reasonably anticipates that this outcome can be averted.

NOTE 12 - COMMITMENT AND CONTINGENCIES (continued)

F. Fuel Hedge Program

In June 2011, the JPB entered into a diesel fuel price cap agreement with Deutsche Bank to hedge the cost of fuel for Fiscal Year 2012 which capped the price of fuel hedged by the JPB at \$2.90 per gallon. The JPB's Fiscal Year 2012 adopted budget for fuel expenses is \$14.7 million which is only a minimal increase, about \$700,000 or 5 percent, over the revised Fiscal Year 2011 budget. The JPB purchases fuel based on the average weekly spot price for Oil Price Information Service (OPIS) index. This method leaves the JPB open to fluctuation in the market for diesel fuel. The primary goal of the fuel hedging program is to reduce volatility and uncertainty in the fuel budget. The JPB hedged 2.1 million gallons, which represents approximately 50 percent of estimated fuel consumption. In order to maximize the hedging program's potential for economic efficiency, the JPB partnered with the District, which hedged 0.9 million gallons. The agreement documents include a Credit Support Annex which provides protection to the JPB in the event that the rating of Deutsche Bank falls to or below A3/A-/A- by Moody's, Standard and Poor's or Fitch. Implementing this fuel hedging program allowed the JPB to reduce uncertainty in the fuel budget for Fiscal Year 2012 and to take advantage of the relatively low market prices on the closing date of the transaction. Staff will return to the Board with results of the Fiscal Year 2012 fuel hedging program and a recommendation on whether to continue the program in Fiscal Year 2013.

NOTE 13 – LEASING TRANSACTIONS

A. Fiscal Year 2001 Sale - Leaseback

In November 2000, the JPB entered into a leasing transaction with respect to 14 Nippon Sharyo coach cars, six Nippon Sharyo cab cars, and three GM F40PH-2 locomotives (collectively, the "Equipment"). The JPB leased the Equipment to a statutory trust under a Head Lease and simultaneously leased back the Equipment under a Sublease. The JPB received net proceeds in the amount of \$6,243,784, representing the difference between the appraised value of the Equipment and certain required deposits and expenses. Title to the Equipment remains on the books of the JPB at its original cost and is being depreciated over the original useful life determined at the date of acquisition. The net proceeds were recorded as Lease-Leaseback income. The JPB has an option to purchase the Equipment for an agreed upon purchase price in January 2025.

B. Fiscal Year 2002 Sale - Leaseback

In September 2001, the JPB entered into a leasing transaction with respect to 21 Nippon Sharyo passenger trailer cars and seven GM-EMD locomotives (the "Equipment"). The JPB leased the Equipment to a statutory trust under a Head Lease and simultaneously leased back the Equipment under a Sublease. The leasing transaction terminated and restructured a portion of a 1996 leasing transaction (the "1996 Transaction"). The JPB received net proceeds in the amount of \$670,000 which represents the difference between the appraised value of the Equipment and termination costs associated with the 1996 Transaction, certain required deposits and expenses. The JPB had received net proceeds of \$3,983,106 from the 1996 Transaction. Title to the Equipment remains on the books of the JPB at its original cost and is being depreciated over the original useful life determined at the date of acquisition. The net proceeds have been recorded as Lease-Leaseback income for the year ended June 30, 2002. The JPB has an option to purchase the Equipment for an agreed upon purchase price in January 2026.

NOTE 13 – LEASING TRANSACTIONS (Continued)

C. Fiscal Year 2002 Sale - Leaseback

In February 2002, the JPB entered into a leasing transaction with respect to 38 Nippon Sharyo trailer cars, 14 Nippon Sharyo cab cars, and 13 GM F40PH-2 locomotives (collectively, the "Equipment"). The JPB leased the Equipment to a statutory trust under a Head Lease and simultaneously leased back the Equipment under a Sublease. The leasing transaction terminated and restructured a portion of the "1996 transaction" that had not been previously terminated. The JPB received net proceeds in the amount of \$2,392,510 which represents the difference between the appraised value of the Equipment and termination costs associated with the remaining portion of the 1996 Transaction, certain required deposits and expenses. Title to the Equipment remains on the books of the JPB at its original cost and is being depreciated over the original useful life determined at the date of acquisition. The net proceeds have been recorded as Lease-Leaseback income for the year ended June 30, 2002. The JPB has an option to purchase the Equipment for an agreed upon purchase price in January 2026.

D. Retirement of Equipment Under Safe Harbor Lease

In July 2005, the JPB Board of Directors authorized the retirement and sale of twelve 1952 Budd passenger trailers, two 1952 Budd cab control cars, and one lot of spare parts. When the JPB acquired this equipment in 2000, it was subject to a 1982 Safe Harbor Lease pursuant to Internal Revenue Code Section 168(f)(8). The JPB sold this equipment to Grand Canyon Railway, Inc. of Flagstaff, Arizona for \$640,000. The JPB incurred sale costs of \$112,657, the majority of which went towards fulfilling its obligations under the Safe Harbor Lease and towards minimizing any related potential liabilities. In December 2009, the JPB's obligation under the Safe Harbor Lease expired and the remaining funds in escrow were returned to the JPB.

E. Tax Contingency

On May 17, 2006, the Tax Increase Prevention and Reconciliation Act of 2005, was signed into law. Pursuant to this Act, Code Section 4965 imposes a federal excise tax (the "New Excise Tax") on the net income or proceeds of certain types of leasing transactions entered into by tax-exempt entities, including states and their political subdivisions such as the JPB. The JPB's leasing transactions are described in Note 13 items A through D. The U.S. Treasury Department and the Internal Revenue Service (the "IRS") have put forth some clarification as to which transactions are subject to the New Excise Tax. Some of the key points in the clarification documents affecting the JPB are as follows:

- Disclosure of these transactions to the IRS is not required if the transactions took place before May 16, 2006.
- Only net proceeds received after August 15, 2006 are subject to tax.
- In relation to equity defeasance, no loan payments are subject to tax.

All of the JPB's transactions took place before May 16, 2006. All proceeds from transactions were received prior to August 15, 2006. The JPB's loan payments related to equity defeasance are not subject to tax. The JPB feels that this New Excise Tax will not have a material impact on its financial statements.

NOTE 14 - RELATED PARTIES

A. Operating Expenses Paid to District

The District serves as the managing agency of the JPB, providing administrative personnel and facilities (see Note 1). The District is compensated based on actual costs incurred. Beginning in Fiscal Year 1999, the JPB also was required to compensate the District for administrative overhead. Amounts due to the District as managing agency at June 30, 2011 and 2010 total \$2,690,176 and \$4,360,069, respectively, and are included in accrued liabilities. Total expenses billed to the JPB by the District which are included as Operating Expenses in the accompanying Statements of Revenues, Expenses, and Changes in Net Assets are as follows:

		2011	 2010
Wages and benefits Rent, utilities, supplies and other	\$	6,026,001 1,52 8, 249	\$ 5,928,256 1,222,318
Total	_\$	7,554,250	\$ 7 ,150,574

B. Receivables From Member Agencies

The JPB is owed amounts from Member Agencies for grants and prior obligations. The balances at June 30 are as follows:

	 2011	 2010
District VTA CCSF	\$ 7,030 66,106 2,624,587	\$ 5,252 35,869 1,343,253
Total	\$ 2,697,723	\$ 1,384,374

C. Deferred Member Contributions

The JPB recognizes Member Agencies' advances as operating assistance or contributed capital when expenses are incurred or assets are purchased. Accordingly, some Member Agencies' payments are classified as Deferred Member Contributions. The balances at June 30, 2011 are as follows:

NOTE 14 – RELATED PARTIES (continued)

	_	2011		2010
District	\$	8,228,974	\$	7,323,368
VTA		873,047	•	6,734,387
CCSF		1,579,825		1,667,720
Total	\$	10,681,846	\$	15,725,475
Committed for:				
Centralized traffic control system	\$	840	\$	840
Farebox capital		7,012		110,616
Capital contingency fund		1,868,995		1,721,696
Capital contribution Member's local match		8,605,260		13,692,584
Total Committed	\$	10,482,107	\$	15,525,736
Uncommitted funds:				
District	\$	100,000	\$	100,000
VTA		(17,349)	•	(17,349)
CCSF		117,088		117,088
Total Uncommitted	\$	199,739	\$	199,739
Total	\$	10,681,846	\$	15,725,475

D. San Bruno Grade Separation Project

On January 22, 2010, the JPB entered into a cooperative agreement with the District where by the District act as JPB's agent for right-of-way certification purposes in connection with the acquisition of property in the City of San Bruno as part of the San Bruno Grade Separation Project ("Project"), as the JPB is not legally authorized to file condemnation actions. Per the agreement, the JPB is the lead agency responsible for acquisition of the property by negotiated agreement. The District is responsible for providing all right-of-way related, necessary certification services including submission to appropriate authorities of all required right of way certification documentation. The District is also responsible for reviewing the project right-of-way appraisal and acquisition process to assure such activities are proper and in accordance with Caltrans right of way certification requirements. Property that needs to be acquired by eminent domain shall be condemned by the District. The District shall take title to property acquired by eminent domain and transfer title to the JPB. The JPB is responsible for paying 100 percent of the acquisition costs as well as all costs for staff, consultants and legal counsel.

At the April 14, 2010 the District Board of Directors meeting, the District Board authorized an amendment to the budget allowing for up to \$1.2 million to be spent in relation to the JPB's San Bruno Grade Separation Project. On April 15, 2010, the District wired \$1.048 million to the California State Treasurer for the condemnation deposit on property being acquired by eminent domain for the Project. The JPB promptly reimbursed the District on May 10, 2010.

NOTE 15 - SUBSEQUENT EVENT

The JPB Board of Directors awarded a contract to TransitAmerica Services, Inc. of St. Joseph, MO, at the September 1, 2011 board meeting. The new Contractor will provide Rail Operations, Maintenance and Support services for a base term of five years plus five months of mobilization, with five, one-year option terms. Mobilization efforts began on October 1 and the new Contractor's service start date is anticipated to be March 3, 2012.

This is a Cost Plus Performance Fee based contract. All direct costs are reimbursable and the firm will have the opportunity to earn up to \$4.5 million per year as a performance fee. The first year budget plus mobilization costs were negotiated prior to contract award. A Performance fee program and quantifiable metrics have been agreed upon between the parties in key areas such as safety and on-time performance. These metrics will be measured quarterly with the exception of adherence to the budget which will be measured annually. The contractor's reported results will also be independently verified and validated by a third-party consultant.

PENINSULA CORRIDOR JOINT POWERS BOARD SUPPLEMENTARY SCHEDULE OF REVENUES AND EXPENSES – COMPARISON OF BUDGET TO ACTUAL (BUDGETARY BASIS) YEAR ENDED JUNE 30, 2011

	Budget (Unaudited)	Actual	Variance Positive/ Negative
OPERATING REVENUES:			
Passenger fares	\$ 44,594,719	\$ 49,025,572	\$ 4,430,853
Parking, shuttle and pass revenues	3,776,737	3,576,206	(200,531)
Other	319,920	663,064	343,144
Total operating revenues	48,691,376	53,264,842	4,573,466
OPERATING EXPENSES:	• •	, , ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Contract services	65,481,039	60,637,134	4,843,905
Insurance	5,702,000	7,310,271	(1,608,271)
Fuel	13,968,956	12,936,716	1,032,240
Parking, shuttle and pass expense	4,340,791	3,911,970	428,821
Professional services	959,200	1,045,969	(86,769)
Wages and benefits	6,525,025	6,026,001	499,024
Utilities and supplies	1,718,020	1,599,264	118,756
Maintenance services	394,000	381,800	12,200
Temporary services, rent and other	2,013,284	1,778,931	234,353
Total operating expense	101,102,315	95,628,056	5,474,259
Operating Loss	(52,410,939)	(42,363,214)	(10,047,725)
NONOPERATING REVENUES (EXPENSES):			
State and local operating assistance	42,518,844	43,405,007	(886,163)
Rental income	1,696,200	1,733,170	(36,970)
Interest income	217,890	137103	80,787
Interest expense	(1,102,875)	(1,116,896)	14,021
Other income	1,890,880	1,906, 793	(15,913)
Total nonoperating revenue, net	45,220,939	46,065,177	(844,238)
Net Income (loss)	\$ (7,190,000)	\$ 3,701,963	\$ (10,891,963)
CAPITAL OUTLAY:			
Capital assistance	39,375,669	91,299,943	(51,924,274)
Capital debt financing		260,895	(260,895)
Capital expenditures	(39,375,669)	(91,560,838)	52,185,169
Net capital outlay			-
DEFICIENCY OF REVENUES AND NONOPERATING INCOME OVER EXPENSES, CAPITAL OUTLAY AND DEBT PRINCIPAL PAYMENT	\$ (7,190,000)	\$ 3,701,963	\$ (10,891,963)

PENINSULA CORRIDOR JOINT POWERS BOARD NOTES TO SUPPLEMENTARY SCHEDULE YEAR ENDED JUNE 30, 2011

NOTE 1 - BUDGETARY BASIS OF ACCOUNTING

The JPB prepares its budget on a basis of accounting that differs from generally accepted accounting principles ("GAAP"). The actual results of operations are presented in the Supplemental Schedule on the budgetary basis to provide a meaningful comparison of actual results with budget. In addition, certain budget amounts have been reclassified to conform to the presentation of actual amounts in the Supplemental Schedule. Budgeted amounts presented are the original adopted budget. The primary difference between the budgetary basis of accounting and GAAP concerns capital assets. Depreciation and amortization expense and unrealized gains and losses under GASB Statement No. 31 are not budgeted per GAAP and capital expenditures are not recorded as expenses per GAAP.

NOTE 2 – RECONCILIATION OF BUDGETARY BASIS TO GAAP BASIS

A reconciliation of the budgetary basis of accounting to GAAP is as follows:

Excess of expenses and capital outlay over operating revenues and non-operating revenues			\$ 3,701,963
Reconciling Items			
GASB 31 unrealized loss	\$	(89,571)	
Depreciation of assets	(62,118,793)		
Capital debt financing	(7,232,678)		
Capital expenditures	9	8,924,374	
•			\$ 29 ,483,332
Change in net assets, GAAP basis			\$ 33,185,295

Section III

STATISTICAL

Financial Trends

Net Assets and Changes in Net Assets Fiscal Years 2002 Through 2011

Revenue Capacity

- Revenue Base and Revenue Rate Fiscal Years 2002 Through 2011
- Principal Revenue Payers Fiscal Year Ended June 30, 2011

Debt Capacity

- Ratio of Outstanding Debt Fiscal Years 2002 Through 2011
- Bonded Debt Fiscal Years 2002 Through 2011
- Direct and Overlapping Debt Fiscal Year Ended June 30, 2011
- Debt Limitations Fiscal Year Ended June 30, 2011
- Pledged Revenue Coverage Fiscal Years 2002 Through 2011

Demographics and Economic Information

- Population and Income Fiscal Years 2000 and 2009
- Unemployment Rates Fiscal Years 2002 Through 2011
- Principal Employers Fiscal Years 2000 and 2009

Operating Information

- Farebox Recovery and Miles Fiscal Years 2002 Through 2011
- Employees (Full Time Equivalents) Fiscal Years 2002 Through 2011
- Capital Assets Fiscal Years 2002 Through 2011



STATISTICAL SECTION

The Statistical Section of JPB's CAFR represents detailed information as a context for understanding the information in the financial statements, notes disclosure and supplementary information for assessing the JPB's economic condition.

Financial Trends

These schedules contain trend information to assist readers in understanding and assessing how the JPB's financial position has changed over time.

Revenue Capacity

These schedules contain information to assist readers in understanding and assessing the factors affecting the JPB's ability to generate passenger fares.

Debt Capacity

These schedules assist readers in understanding and assessing the JPB's debt burden and its capacity to issue future debt.

Demographic and Economic Information

These schedules present socioeconomic indicators to assist readers in understanding the environment within which the JPB's financial activities take place.

Operating Information

These schedules contain contextual information about the JPB's operations and resources to assist readers in using financial statement information as a tool to understand and assess the JPB's economic condition.

PENINSULA CORRIDOR JOINT POWERS BOARD FINANCIAL TRENDS - NET ASSETS AND CHANGES IN NET ASSETS FISCAL YEARS 2002 THROUGH 2011 (in thousands)

		2011		2010	 2009	2008
OPERATING REVENUES:				_		
Passenger fares	\$	49,026	\$	42,732	\$ 43,272	\$ 38,399
Parking, shuttle and pass revenues		3,576		3,452	3,112	4,972
Other		694		278_	335	389
Total operating revenues		53,296		46,462	46,719	 43,760
OPERATING EXPENSES:						
Contract services		60,637		59,404	61,172	55,341
Insurance		7,310		5,035	4,537	3,641
Fuel		12,937		10,309	10,742	14,377
Parking, shuttle and pass expenses		3,912		3,850	3,941	3,904
Professional services		1,046		826	916	78 0
Wages and benefits		6,026		5,928	5,384	5,708
Utilities and supplies		1,599		1,268	1,462	1,295
Maintenance services		382		268	252	308
Temporary services, rent and other		1,779		1,721	1,861	1,604
Total operating expenses		95,628		88,609	90,267	86,958
OPERATING LOSS BEFORE DEPRECIATION						
AND AMORTIZATION		(42,332)		(42,147)	(43,548)	(43,198)
DEPRECIATION AND AMORTIZATION		(62,119)	_	(57,374)	 (53,183)	 (46,290)
OPERATING LOSS		(104,451)		(99,521)	(96,731)	(89,488)
NONOPERATING REVENUES (EXPENSES):						
Federal, state and local operating assistance		43,142		41,556	39,826	39,661
Lease-leaseback income		-		-	-	_
Rental income		1,733		1,729	1,661	1,577
Interest income		143		291	(486)	1,260
Interest expense		(1,123)		(1,140)	(767)	(111)
Other income (expenses)		1,907		2,099	1,173	832
Total nonoperating revenues, net		45,802		44,535	41,407	43,219
Net loss before capital contributions		(58,649)		(54,986)	 (55,324)	(46,269)
Capital contributions		91,834		71,579	71,241	82,552
Depreciation on assets acquired with contributed						
capital		-		-	-	_
Prior period adjustment		-		-	_	-
CHANGES IN NET ASSETS		33,185		16,593	15,917	36,283
Net Asset Components						
Invested in capital assets, net of related debt	1	,163,379		1,133,772	1,119,056	1,099,455
Restricted		-		_	375	529
Unrestricted		16,805		13,227	10,974	11,350
Net Assets, end of year	\$ 1	,180,184	\$	1,146,999	\$ 1,130,405	\$ 1,111,334
Source CAFRE						

This table presents revenues and expenses, contributions, depreciation and amortization and net assets components.

PENINSULA CORRIDOR JOINT POWERS BOARD FINANCIAL TRENDS - NET ASSETS AND CHANGES IN NET ASSETS FISCAL YEARS 2002 THROUGH 2011 (in thousands)

 2007	 2006	2005		2004			2003	2002		
\$ 33,058	\$ 28,845	\$	21,968	\$	18,427	\$	19,430	\$	21,433	
4,667	4,164		3,676		3,718		3,202		2,686	
236	114_		448_		80		31		44	
37,961	33,123		26,092		22,225		22,663		24,163	
50,799	48,662		47,164		44,236		41,305		41,183	
4,172	3,098		3,607		3,251		2,538		3,649	
10,876	10,350		7,365		4,570		3,761		3,670	
3,579	3,332		3,754		4,430		4,477		4,876	
583	544		1,660		862		758		1,128	
4,719	4,081		4,224		4,270		4,111		3,718	
1,009	790		857		808		1,097		1,091	
457	314		259		30		89		171	
 1,337	1,406		1,208		1,153		1,718		2,138	
 77,531	72,577		70,098		63,610		59,854		61,624	
(39,570)	(39,454)		(44,006)		(41,385)		(37,191)		(37,461)	
(36,985)	(30,743)		(28,515)		(21,215)		(15,234)		(9,638)	
(76,555)	(70,197)		(72,521)		(62,600)		(52,425)		(47,099)	
41,538	41,125		35,393		33,057		32,193		34,000	
-	-		-		-		-		3,133	
1,485	1,310		1,184		1,147		1,406		995	
1,631	1,411		2,126		1,443		2,801		3,567	
(121)	(199)		(908)		(1,484)		(1,028)		(1,248)	
602	 (378)		4,750		1,277_		3,294		151	
45,135	43,269		42,545		35,440		38,666		40,598	
(31,420)	(26,928)		(29,976)		(27,160)		(13,759)		(6,501)	
91,222	122,520		69,828		122,602		106,093		84,255	
•	-		-		-		-		-	
 	 <u> </u>		<u> </u>		2,468		-		7,554	
 59,802	95,592		39,852		97,910		92,334		85,308	
1,062,907	1,008,343		915,004		873,775		753,944		671,881	
296	173		150		-		_		950	
11,848	6,733		4,503		6,030		27,951		16,730	
\$ 1,075,051	\$ 1,015,249	\$	919,657	\$	879,805	\$	781,895	\$	689,561	

PENINSULA CORRIDOR JOINT POWERS BOARD REVENUE CAPACITY – REVENUE BASE AND REVENUE RATE FISCAL YEARS 2002 THROUGH 2011

Fiscal year	2011	 2010	2009		2008	
Passenger fares (in thousands)	\$ 49,026	\$ 42,732	\$	43,272	\$	38,399
Revenue Base Number of passengers (in thousands)	12,673	11,970		11,359		10,915
Four-zone fare structure						
Full adult fare:						
One-way	\$ 8.75	\$ 7.75	\$	7.75	\$	7.50
Day Pass	17.50	15.50		15.50		15.00
8-ride ^[1]	59.50	52.75		52.75		
10-ride ^[2]	_	-		66.00		63.75
Monthly Pass	232.00	205.50		205.50		198.75
Eligible discount fare:						
One-way	\$ 4.25	\$ 3.75	\$	3.75	\$	3.75
Day Pass	8.75	7.75	•	7.75	•	7.50
8-ride ^[1]	29.75	26.25		26.25		
10-ride ^[2]		_		33.00		31.75
Monthly Pass	116.00	102.75		102.75		99.25
	1.0.00			. 02.75		11.43

Source: CAFRs and National Transit Database.

This table presents passenger fares, number of passengers and four-zone revenue fare structure.

^{[1] 8-}ride tickets replaced 10-ride tickets effective March 2, 2009.

^{[2] 10-}ride fare increase effective January 1, 2009.

PENINSULA CORRIDOR JOINT POWERS BOARD REVENUE CAPACITY – REVENUE BASE AND REVENUE RATE FISCAL YEARS 2002 THROUGH 2011

 2007	 2006	2005		2004		2003	_	2002
\$ 33,058	\$ 28,845	\$ 21,968	\$	18,427	\$	19,430	\$	21,433
10,264	9,005	8,121		6,625		6,710		8,138
\$ 7.50 15.00	\$ 6.75 13.50	\$ 6.50 13.00	\$	5.50 11.00	\$	5.50 11.00	\$	5.25 N/A
63.75 198.75	57.50 179.00	55.25 172.25		46.75 145.75		46.75 145.75		43.75 136.50
\$ 3.75 7.50	\$ 3.25 6.75	\$ 3.25 6.50	\$	2.75 5.50	\$	2.75 5.50	\$	2.50 N/A
31.75 99.25	28.75 89.50	27.50 86.00		23.50 73.00		23.50 73.00		N/A 103.00

PENINSULA CORRIDOR JOINT POWERS BOARD REVENUE CAPACITY – PRINCIPAL REVENUE PAYERS FISCAL YEAR ENDED JUNE 30, 2011

The JPB does not have major revenue payers as most of the operating revenues are derived from passenger fares.

PENINSULA CORRIDOR JOINT POWERS BOARD DEBT CAPACITY - RATIO OF OUTSTANDING DEBT FISCAL YEARS 2002 THROUGH 2011 (in thousands)

Fiscal Year	 ox Revenue s for JPB ^[1]	nal Income for <u>Iateo County^[2]</u>	As a Percent of Personal Income
201 1	\$ 23,140	\$ 57,133,820	0.041%
2010	23,140	55,469,728	0.042%
2009	23,140	53,854,105	0.043%
2008	23,140	52,285,539	0.044%
2007	2,355	50,347,246	0.005%
2006	2,590	46,881,900	0.006%
2005	2,815	42,846,390	0.007%
2004	3,035	39,408,618	0.008%
2003	3,245	36,466,977	0.009%
2002	3,445	36,736,603	0.009%

^[1] CAFRs

[2] U.S. Department of Commerce, Bureau of Economic Analysis, calendar year figures. Data for 2009, 2010 and 2011 are based on an estimated three percent annual increase over 2008.

This table presents the capacity of the JPB to issue farebox revenue bonds based on the total personal income for San Mateo County.

PENINSULA CORRIDOR JOINT POWERS BOARD DEBT CAPACITY – BONDED DEBT FISCAL YEARS 2002 THROUGH 2011 (in thousands)

Fiscal Year		Farebox Revenue Bonds		ber Agency perating atributions	As a Percent of Member Agency Contributions
2011	\$	23,140	\$	35,093	65.9%
2010		23,140		39,424	58.7%
2009		23,140		38,688	59.8%
2008		23,140		38,284	60.4%
2007		2,355		37,154	6.3%
2006		2,590		36,072	7.2%
2005	•	2,815		34,749	8.1%
2004		3,035		34,047	8.9%
2003		3,245		34,047	9.5%
2002		3,445		33,450	10.3%

Source: CAFRs

This table presents the capacity of the JPB to issue farebox revenue bonds based on the total member contributions from the District, VTA and CCSF.

PENINSULA CORRIDOR JOINT POWERS BOARD DEBT CAPACITY – DIRECT AND OVERLAPPING DEBT FISCAL YEAR ENDED JUNE 30, 2011

The JPB does not have overlapping debt with other governmental agencies.

PENINSULA CORRIDOR JOINT POWERS BOARD DEBT CAPACITY – DEBT LIMITATIONS FISCAL YEAR ENDED JUNE 30, 2011

The JPB does not have a legal debt limit.

PENINSULA CORRIDOR JOINT POWERS BOARD DEBT CAPACITY – PLEDGED REVENUE COVERAGE FISCAL YEARS 2002 THROUGH 2011 (in thousands)

			_						
		Pledged Revenue		_					Debt
Year	R			Principal		Interest		Total	Coverage
2011	\$	53,296	\$		\$	1,103	\$	1,103	48
2010		46,461		-		1,103		1,103	42
2009		46,719		-		1,103		1,103	42
2008		43,760		250		521		771	57
2007		37,961		235		123		358	106
2006		33,123		225		133		358	93
2005		26,092		220		143		363	72
2004		22,225		210		152		362	61
2003		22,663		200		161		361	63
2002		24,163		195		169		364	66

Source: CAFRs.

This table presents the relationship between total farebox revenue and total principal and interest payments, as well as the JPB's ability to meet it debt obligations.

PENINSULA CORRIDOR JOINT POWERS BOARD DEMOGRAPHICS AND ECONOMIC INFORMATION – POPULATION AND INCOME FISCAL YEARS 2000 AND 2009

	_	2009*	2000*	Percent Change 2000 - 2009
Total Population		708,143	707,161	0.1%
Persons Per Household		2.76	2.74	0.7%
Median Household Income	\$	85,250	70,819	20.4%
Personal Income (in millions)	\$	50,014 [1] 5	41,730	19.9%
Per Capita Income	\$	69,562 [1] 5	58,905	18.1%
Minority Population:				
Black		22,661	24,840	-8.8%
Hispanic		164,997	154,708	6.7%
Asian		171,371	141,684	21.0%
Native American		2,833	3,140	-9.8%
Total		361,862	324,372	11.6%
Percent of Minority Population to Total Population		51.1%	45.9%	11.4%
Population by Age:				
4 years and younger		48,862	45,374	7.7%
5 to 17 years		109,762	-	N/A
5 to 19 years		-	131,912	N/A
18 to 64 years		457,460	-	N/A
20 to 64 years		-	441,790	N/A
65-plus		92,059	88,085	4.5%
Percent of Employed Residents to Total Population		49.8%	52.9%	-5.9%
Percent of Residents Working				
Outside of San Mateo County		41.9% [2]	41.8% [2]	0.2%
Percent of People Commuting to				
the San Mateo County for Work		40.1%	41.5% [2]	-3.4%

^[1] Bureau of Economic Analysis, BEARFACTS 1999 - 2009, San Mateo, California [06081], most current information available.

Source: United States Census Bureau, 2007 - 2009 American Community Survey 3-Year Estimates

This table highlights San Mateo County's total population, mean household income, per capita income, population by age and percentage of employed residents.

^[2] Metropolitan Transportation Commission

^{*}US Census Bureau information for 2001 is not available and 2009 is the most current information available.

PENINSULA CORRIDOR JOINT POWERS BOARD DEMOGRAPHICS AND ECONOMIC INFORMATION –UNEMPLOYMENT RATES FISCAL YEARS 2002 THROUGH 2011

Year	Unemployment Rates
2011	8.6%
2010	9.2%
2009	9.0%
2008	4.7%
2007	3.8%
2006	3.7%
2005	4.3%
2004	4.9%
2003	5.8%
2002	5.7%

Source: California Employment Development Department

This table presents the unemployment rates for San Mateo County for the past 10 years.

PENINSULA CORRIDOR JOINT POWERS BOARD DEMOGRAPHICS AND ECONOMIC INFORMATION – PRINCIPAL EMPLOYERS FISCAL YEARS 2000 AND 2009

		2009	*	_	2000*		
			Percent of Total			Percent of Total	
	Number of		County	Number of		County	
Employers in San Mateo County	Employees	Rank	<u>Employment</u>	Employees	Rank	Employment	
Genentech Inc.	8,800	1	2.60%	3,700	4	0.96%	
Oracle Corporation	5,642	2	1.66%	7,400	2	1.93%	
County of San Mateo	5,179	3	1.53%	4,944	3	1.29%	
Kaiser Permanente	3,790	4	1.12%	0		0.00%	
Mills-Peninsula Health Services	2,500	5	0.74%	2,474	6	0.64%	
Electronic Arts Inc.	2,000	6	0.59%	0		0.00%	
United States Postal Service	1,964	7	0.58%	1,898	7	0.49%	
San Mateo County Community	1,800	8	0.53%	0		0.00%	
College District		_					
SLAC National Accelerator Laboratory	1,650	9	0.49%	0		0.00%	
Gilead Sciences Inc.	1,480	10	0.44%	0		0.00%	
United Airlines	0		0.00%	17,700	1	4.61%	
Visa USA/Visa International	0		0.00%	2,677	5	0.70%	
Applied Biosystems	0		0.00%	1,765	8	0.46%	
Siebel Systems Inc.	0		0.00%	1,626	9	0.42%	
San Francisco International Airport	0		0.00%	1,497	10	0.39%	
Total	34,805		10.28%	45,681		11.89%	

Source: County of San Maleo.

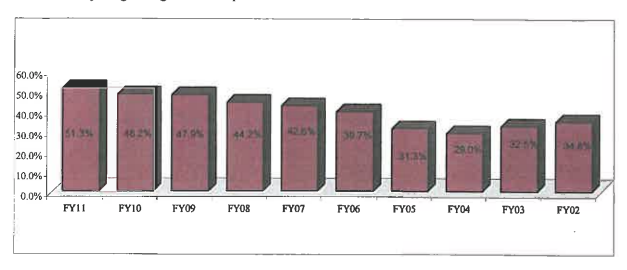
This table presents the top 10 principle employers in San Mateo County for 2009 and 2000.

^{*} Principal employer information for years 2001 and 2010 are not available.

PENINSULA CORRIDOR JOINT POWERS BOARD OPERATING INFORMATION – FAREBOX RECOVERY AND MILES FISCAL YEARS 2002 THROUGH 2011

FAREBOX RECOVERY

Farebox recovery table shows the relationship between total passenger fares and operating expenses. The Board adopted a farebox recovery rate goal range of 35 to 40 percent effective FY2009.

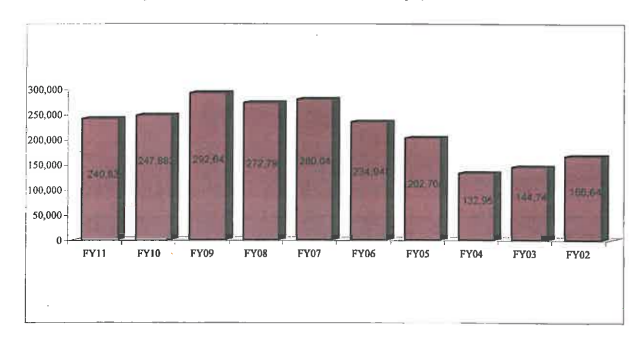


PASSENGER MILES

(In Thousands)

Weekday passenger miles

The number of weekday trains was reduced from 98 to 86 effective January 1, 2011.



Source: JPB's National Transportation Database.

PENINSULA CORRIDOR JOINT POWERS BOARD OPERATING INFORMATION - EMPLOYEES (FULL-TIME EQUIVALENTS) FISCAL YEARS 2002 THROUGH 2011 (in thousands)

			FULL-TIME EQUIVALENTS (FTEs)
DIVISION	2011	2010	
EXECUTIVE	0.85	0.80	
PUBLIC AFFAIRS	2.80	3.80	
OPERATIONS, ENGINEERING AND			
CONSTRUCTION	45.52	46,54	
PLANNING AND DEVELOPMENT	5.21	6.20	
FINANCE AND ADMINISTRATION	32.17	33.37	
PENINSULA RAIL PROGRAM	2.00	1.00	
CUSTOMER SERVICE AND MARKETING	10.88	18.05	
TOTAL FTEs	99.43	109.76	

Note: The organization went through a reorganization in FY2010.

DIVISION	2009	2008	2007	2006	2005	2004	2003	2002
EXECUTIVE	0.65	0.60	0.60	-	-	-	2.25	2.00
ADMINISTRATION	12.35	12.50	13.20	14.05	13.24	7.59	19.51	13.55
COMMUNICATIONS	14.77	15.03	20.25	19.28	19.56	12,55	16.43	24.20
CUSTOMER SERVICE AND MARKETING	-	-	-	-	-	-	-	-
DEVELOPMENT	45.75	49.75	45.10	38.03	41.61	37.01	37.50	30.95
FINANCE	9.80	9.80	10.65	9.60	18.61	15.38	16.95	14.41
FINANCE AND ADMINISTRATION	-	-	-	-	-	-	•	-
PLANNING AND DEVELOPMENT	-	-	-	-	-	-	•	-
PLANNING AND DEVELOPMENT	-	-	-	-	-	-	-	-
PUBLIC AFFAIRS	-	-	-	-	-	-	-	
OPERATIONS	17.50	14.85	15.10	23.42	13.68	31.59	19.33	15.00
OPERATIONS, ENGINEERING AND CONSTRUCTION	-	-	-	-	-	-	-	-
TOTAL FTEs	100.82	102.53	104.90	104.38	106.70	104.12	111.97	100.11

Note: The organization went through a reorganization in FY2010.

Note: Employee counts are for FTEs charged to the JPB. Data for 2001 was not available.

Source: JPB's unnual capital and operating budget.

This table presents the total full-time equivalents (FTEs) by division,



PENINSULA CORRIDOR JOINT POWERS BOARD OPERATING INFORMATION – CAPITAL ASSETS FISCAL YEARS 2002 THROUGH 2011 (in thousands)

	2011			2010		2009	
Depreciable and amortized capital assets							
Right of way improvements	\$	677,797	\$	652,968	\$	596,170	
Rail vehicles		284,203		280,201		275,326	
Facilities and equipment		127,048		121,037		118,197	
Office equipment		855		693		726	
Total depreciable and amortized capital assets		1,089,903		1,054,899		990,420	
Accumulated depreciation and amortization							
Right of way improvements		(222,481)		(186,213)		(150,369)	
Rail vehicles		(113,553)		(101,159)		(88,499)	
Facilities and equipment		(29,337)		(23,626)		(18,401)	
Office equipment		(702)	` ' '			(656)	
Intangible Asset - Trackage Right*		-		-		-	
Total accumulated depreciation and amortization		(366,073)		(311,624)		(257,925)	
Nondepreciable capital assets							
Right of way		226,893		226,893		226,893	
Construction in progress		227,381		177,959		173,488	
Intangible Asset - Trackage Right*		8,000		8,000		8,000	
Total nondepreciable capital assets		462,274		412,852		408,381	
Capital assets, net	\$	1,186,104	\$	1,156,127	\$	1,140,876	

^{*}Per GASB 51 effective as of FY2009 Trackage Rights are a non-depreciable capital asset. The activity for FY2009 has been restated to reflect the change.

Source: CAFRs

This table presents the total nondepreciable capital assets, total depreciable capital assets and total accumulated depreciation and amortization.

PENINSULA CORRIDOR JOINT POWERS BOARD OPERATING INFORMATION – CAPITAL ASSETS FISCAL YEARS 2002 THROUGH 2011 (in thousands)

 2008	 2007	 2006	 2005	2004		2003		2002	
\$ 582,783 254,537	\$ 496,553 254,201	\$ 375,566 253,033	\$ 338,487 253,754	\$	224,440 239,667	\$	214,171 208,624	\$	94,294 119,922
117,507 8 15	23,549 717	22,743 685	17,978 305		17,813 238		15,520 203		5,393 202
955,642	775,020	652,027	 610,525		482,158		438,518		219,810
(131,156)	(100,573)	(75,766)	(56,312)		(40,317)		(29,830)		(20,383)
(76,232)	(65,495)	(55,343)	(46,557)		(35,753)		(26,847)		(20,773)
(14,966)	(10,426)	(8,689)	(6,877)		(5,417)		(3,866)		(4,447)
(621)	(474)	(378)	(262)		(199)		(120)		(119)
(2,963)	(2,770)	(2,578)	(2,385)		(2,193)		(2,000)		(1,808)
(225,938)	(179,738)	(142,754)	(112,393)		(83,878)		(62,663)		(47,531)
226,893	210,962	210,962	210,962		210,964		210,964		210,964
151,197	250,919	282,583	200,597		259,424		180,571		290,275
8,000	8,000	8,000	8,000		8,000		8,000		8,000
386,090	469,881	501,545	419,559		478,387		399,534		509,239
						_			
\$ 1,115,794	\$ 1,065,163	\$ 1,010,818	\$ 917,691	\$	876,667	\$	775,390	\$	681,518



Section IV

SINGLE AUDIT

Schedule of Findings and Questioned Costs

Summary of Auditor's Results

Financial Statement Finding

Federal Award Findings and Questioned Costs

Status of Prior Year Findings and Questioned Costs

Schedule of Expenditures of Federal Awards

Notes to Schedule of Expenditures of Federal Awards

Independent Auditor's 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

Independent Auditor's Report On Compliance with Requirements That Could Have a Direct and Material Effect On Each Major Program And On Internal Control Over Compliance In Accordance With OMB Circular A-133

PENINSULA CORRIDOR JOINT POWERS BOARD SCHEDULE OF FINDINGS AND QUESTIONED COSTS YEAR ENDED JUNE 30, 2011

SUMMARY OF AUDITOR'S RESULTS

<u>Financial Stateme</u> i	<u>nts</u>								
Type of auditor's re	eport issued:	Unqualifi	_						
	er financial reporting: eaknesses identified?	Yes	X	_ No					
	deficiencies identified that are not to be material weaknesses?	Yes	X	None Reported					
Noncompliance ma	terial to financial statements noted?	Yes	x	_ No					
Federal Awards									
Type of auditor's re programs:	eport issued on compliance for major	Unqualific	ed						
 Significant 	r major programs: eaknesses identified? deficiencies identified that are not to be material weaknesses?	Yes Yes	<u>x</u> x	No None Reported					
	disclosed that are required to be reported section 510(a) of OMB Circular A-133?	Yes	X	_ No					
Identification of ma	jor programs:								
CFDA#(s)	Name of Federal	Program or Cluste	er						
20.500 and 20.507	Department of Transportation Federal Transit Administration (FTA) - Federal Transit - Capital Investment Grants / Federal Transit - Formula Grants (Urbanized Area Formula Program)								
20.319	Department of Transportation Federal Railroad Administration (FRA) – High Speed Rail Corridors and intercity passenger rail service – capital assistance grant Department of Transportation Federal Railroad Administration (FRA) – Railroad Research and Development								
Dollar threshold use	ed to distinguish between type A and type B	programs: \$	1,363,07	<u>'0</u>					
Auditee qualified as	s low-risk auditee?	x Yes		_ No					

PENINSULA CORRIDOR JOINT POWERS BOARD SCHEDULE OF FINDINGS AND QUESTIONED COSTS YEAR ENDED JUNE 30, 2011

FINANCIAL STATEMENT FINDINGS

Our audit did not disclose any significant deficiencies, or material weaknesses or instances of noncompliance material to the basic financial statements. We have also issued a separate Memorandum on Internal Control dated October 19, 2011, which is an integral part of our audits and should be read in conjunction with this report.

FEDERAL AWARD FINDINGS AND QUESTIONED COSTS

Our audit did not disclose any findings or questioned costs required to be reported in accordance with section 510(a) of OMB Circular A-133.

STATUS OF PRIOR YEAR FINDINGS AND QUESTIONED COSTS – Prepared by Management

Financial Statement Prior Year Findings

There were no prior year Financial Statement Findings reported.

Federal Award Prior Year Findings and Questioned Costs

There were no prior year Federal Award Findings and Questioned Costs reported.

PENINSULA CORRIDOR JOINT POWERS BOARD SCHEDULE OF EXPENDITURE OF FEDERAL AWARDS FOR FISCAL YEAR ENDED JUNE 30, 2011

Federal Grantor/ Pass-Through Grantor/Program or Cluster Title		Pass-Through Identifying Number	Federal Expenditures		
Federal Transit Cluster:					
Department of Transportation Federal Transit Administration					
Federal Transit-Capital Improvement Grants (Sec 5309)	20,500				
Capital Improvement		CA-03-0691	\$ 325,794		
Capital Improvement		CA-05-0207	3,409,090		
Capital Improvement		CA-05-0209	4,174		
Capital Improvement		CA-02-0218	465,998		
Track, Signal/Communication, Station Rehab		CA-05-0238	4,427,478		
Track, Signal/Communication Rehab		CA-05-0242	4,506,028		
Capital Improvement		CA-15-X002	108,872		
Program Subtotal	20.500		13,247,434		
Federal Transit-Formula Grants (Urbanized Area Formula Program (Sec 5307) Capital and Operating Grants	20.507				
Capital Improvement		CA-90-Y246	1,795,205		
Capital Improvement		CA-90-Y312	3,361,379		
Capital Improvement		CA-90-Y379	129,491		
Capital Improvement		CA-90-Y493	230,637		
Capital Improvement		CA-90-Y592	919,244		
Track, Signal & Station Rehab & ADA Enhancement		CA-90-Y696	3,481,418		
ARRA - Track, Bridge, Signal & Bike Improvements		CA-96-X022	3,311,804		
Station Upgrades		CA-90-Y761	278,386		
Station, Signal, Communication & Rolling Stock Rehab	,	CA-90-Y788	1,921,192		
Track, Bridge, Vehicle Rehab, and Preventative Maintenance		CA-90-Y895	749,848		
Station, Signal, Communication & Rolling Stock Rehab - Operating		CA-90-Y788	943,292		
ARRA - Operating Grant San Francisco Bike Storage Facility - Operating		CA-96-X022 CA-90-Y379	1,196,277 23,441		
Program Subional	20,507	C/L->0-13/>	18,341,614		
Total Federal Transit Cluster, Direct Programs			31,589,048		
			31,383,048		
Public Transportation Research Transportation, Community and Security Preservation Caltrain Capital Project	20.514	CA-26-0026	49,181		
Program Subtotal, Direct Programs	20 514	•	49,181		
Highway Planning and Construction (Federal-Aid Highway Program)	20,205				
Bridge Replacement		BRLO-6170 (023)	61,658		
Bridge Replacement		BRLO-6170 (021)	19,515		
Bridge Replacement		BRLO-6170 (022)	(297)		
Bridge Replacement		STPLZ-6170 (026)	586,734		
Program Subtotal, Direct Programs	20.205		667,610		
Department of Transportation Federal Railroad Administration	20 313				
Caltrain PTC/CBOSS Development Project		FR-RRD-0004-10-01-00	189,525		
Program Subtotal	20.313		189,525		
Program Subtotal, Direct Programs			32,495,364		
Department of Transportation Federal Transit Administration Pass-Through Programs From:	20.710				
Pass-through funding from the California Department of Transportation ARRA - Station Improvement Project	20.319	75FRA0002	11,300,996		
•		751 KA0002	11,300,990		
Program Subiotal, Pass-Through Programs	20.319		11,300,996		
Total Department of Transportation Federal Highway Administration			43,796,360		
Department of Homeland Security					
Rail Rail and Transit Security Grant Program - California Emergency Management Agency	97 075				
FY06 TSGP (Transit Security Grant)		2006-RL-T6-0001	392,449		
FY07 TSGP (Transit Security Grant)		2007-RL-T7-K111	147,176		
FY07 TSGP (Transit Security Grant)		2007-RL-T7-K001	1,074,705		
Security Training - Operating		2007-RL-T7-K111	24,965		
Total Department of Homeland Security, Direct Programs	97.075		1,639,295		
Total Expenditures of Federal Awards			\$ 45,435,655		

PENINSULA CORRIDOR JOINT POWERS BOARD NOTES TO THE SCHEDULE OF EXPENDITURE OF FEDERAL AWARDS FOR THE YEAR ENDED JUNE 30, 2011

NOTE 1-REPORTING ENTITY

The Schedule of Expenditure of Federal Awards (the Schedule) includes expenditures of federal awards for the Peninsula Corridor Joint Powers Board, San Carlos, California as disclosed in the notes to the Basic Financial Statements.

NOTE 2-BASIS OF ACCOUNTING

Basis of accounting refers to when revenues and expenditures or expenses are recognized in the accounts and reported in the financial statements, regardless of the measurement focus applied. All proprietary funds are accounted for using the accrual basis of accounting. Expenditures of Federal Awards reported on the Schedule are recognized when incurred.

NOTE 3-DIRECT AND INDIRECT (PASS-THROUGH) FEDERAL AWARDS

Federal awards may be granted directly to the Board by a federal granting agency or may be granted to other government agencies which pass-through federal awards to the Board. The Schedule includes both of these types of Federal award programs when they occur.



ACCOUNTANCY CORPORATION

3478 Buskirk Ave. - Suite 215
Pleasant Hill, California 94523
(925) 930-0902 · FAX (925) 930-0135
maze@mazeassociates.com
www.mazeassociates.com

INDEPENDENT AUDITOR'S 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

Honorable Board Members of the Peninsula Corridor Joint Powers Board, San Carlos, California

We have audited the financial statements of the Peninsula Corridor Joint Powers Board (the "JPB") as of and for the year ended June 30, 2011, and have issued our report thereon dated October 19, 2011. We conducted our audit in accordance with generally accepted auditing standards 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.

Internal Control over Financial Reporting

Management of the JPB is responsible for establishing and maintaining effective internal control over financial reporting. In planning and performing our audit, we considered the JPB's internal control over financial reporting as a basis for designing our auditing procedures for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the JPB's internal control over financial reporting. Accordingly, we do not express an opinion on the effectiveness of the JPB's internal control over financial reporting.

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 and correct 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 entity's financial statements will not be prevented, or detected and corrected on a timely basis.

Our consideration of internal control over financial reporting was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control over financial reporting that might be deficiencies, significant deficiencies or material weaknesses. We did not identify any deficiencies in internal control over financial reporting that we consider to be material weaknesses, as defined above.

Compliance and Other Matters

As part of obtaining reasonable assurance about whether the JPB's financial statements are free of 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 and other matters that are required to be reported under Government Auditing Standards.

We have also issued a separate Memorandum on Internal Control dated October 19, 2011, which is an integral part of our audits and should be read in conjunction with this report.

This report is intended solely for the information and use of Board Members, management, and federal awarding agencies and pass-through entities and is not intended to be and should not be used by anyone other than these specified parties.

Maze & Associates
October 19, 2011



ACCOUNTANCY CORPORATION

3478 Buskirk Ave. - Suite 215
Pleasant Hill, California 94523
(925) 930-0902 · FAX (925) 930-0135
maze@mazeassociates.com
www.mazeassociates.com

INDEPENDENT AUDITOR'S REPORT ON COMPLIANCE WITH REQUIREMENTS THAT COULD HAVE A DIRECT AND MATERIAL EFFECT ON EACH MAJOR PROGRAM AND ON INTERNAL CONTROL OVER COMPLIANCE IN ACCORDANCE WITH OMB CIRCULAR A-133

Honorable Board Members of the Peninsula Corridor Joint Powers Board, San Carlos, California

Compliance

We have audited Peninsula Corridor Joint Powers Board's compliance with the types of compliance requirements described in the OMB Circular A-133 Compliance Supplement that could have a direct and material effect on each of the JPB's major federal programs for the year ended June 30, 2011. The JPB major federal programs are identified in the summary of auditor's results section of the accompanying schedule of findings and questioned costs. Compliance with the requirements of laws, regulations, contracts, and grants applicable to each of its major federal programs is the responsibility of JPB's management. Our responsibility is to express an opinion on the JPB's compliance based on our audit.

We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in Government Auditing Standards, issued by the Comptroller General of the United States; and OMB Circular A-133. Those standards and OMB Circular A-133 require that we plan and perform the audit to obtain reasonable assurance about whether noncompliance with the types of compliance requirements referred to above that could have a direct and material effect on a major federal program occurred. An audit includes examining, on a test basis, evidence about the JPB's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion. Our audit does not provide a legal determination of the JPB's compliance with those requirements.

In our opinion, the JPB complied, in all material respects, with the compliance requirements referred to above that could have a direct and material effect on each of its major federal programs for the year ended June 30, 2011.

Internal Control Over Compliance

Management of the JPB is responsible for establishing and maintaining effective internal control over compliance with the requirements of laws, regulations, contracts, and grants applicable to federal programs. In planning and performing our audit, we considered the JPB's internal control over compliance with the requirements that could have a direct and material effect on a major federal program to determine the auditing procedures for the purpose of expressing our opinion on compliance and to test and report on internal control over compliance in accordance with OMB Circular A-133, but not for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, we do not express an opinion on the effectiveness of the JPB's internal control over compliance.

A deficiency in internal control over compliance exists when the design or operation of a control over compliance does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, noncompliance with a type of compliance requirement of a federal program on a timely basis. A material weakness in internal control over compliance is a deficiency, or combination of deficiencies, in internal control over compliance, such that there is a reasonable possibility that material noncompliance with a type of compliance requirement of a federal program will not be prevented, or detected and corrected, on a timely basis.

Our consideration of internal control over compliance was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control over compliance that might be deficiencies, significant deficiencies, or material weaknesses. We did not identify any deficiencies in internal control over compliance that we consider to be material weaknesses, as defined above.

Schedule of Expenditures of Federal Awards

We have audited the financial statements of the JPB as of and for the year ended June 30, 2011, and have issued our report thereon dated October 19, 2011. Our audit was performed for the purpose of forming our opinions on the financial statements that collectively comprise the JPB's basic financial statements. The accompanying schedule of expenditures of federal awards is presented for purposes of additional analysis as required by OMB Circular A-133 and is not a required part of the basic financial statements. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated, in all material respects, in relation to the basic financial statements taken as a whole.

This report is intended solely for the information and use of management, Board members, federal awarding agencies, and pass-through entities and is not intended to be and should not be used by anyone other than these specified parties.

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October 14, 2011

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