

(A Component Unit of the State of Alaska)

Basic Financial Statements

June 30, 2012 (with summarized financial information for June 30, 2011)

(With Independent Auditors' Report Thereon)

(A Component Unit of the State of Alaska)

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Management's Discussion and Analysis

June 30, 2012

Overview of the Financial Statements

The accompanying financial statements of the Alaska Industrial Development and Export Authority (the Authority or AIDEA) are divided into two components – the Revolving Fund and the Loan Funds. The financial statements also include a total of the two components as of and for the year ended June 30, 2012, with summarized comparative totals as of and for the year ended June 30, 2011. The Authority conducts the majority of its business and its operations through the Revolving Fund. The Revolving Fund is comprised of the Enterprise Development Account and the Economic Development Account. Further information about the two Accounts is included in note 1 to the basic financial statements. AIDEA also has two statutory loan programs, the Small Business Economic Development Revolving Loan Fund Program and the Rural Development Initiative Fund Loan Program (collectively, the Loan Funds), which are administered by the Alaska Department of Commerce, Community and Economic Development. The Loan Funds are not part of the Revolving Fund and are therefore presented separately in the accompanying financial statements.

The financial statements consist of two sections: management's discussion and analysis and the basic financial statements. The Authority's operations are business type activities and follow enterprise fund accounting. The Authority is a component unit of the State of Alaska (the State) and is discretely presented in the State's financial statements. The Authority's basic financial statements include: the Balance Sheet; the Statement of Revenues, Expenses, and Changes in Net Assets; the Statement of Cash Flows; and the Notes to Basic Financial Statements. Summarized financial information as of and for the year ended June 30, 2011 is also presented and is intended to facilitate and enhance understanding of the Authority's financial position, results of operations, and cash flows for the current fiscal year in comparison to the prior fiscal year.

Basic Financial Statements

The *Balance Sheet* reports the Authority's assets, liabilities, and net assets at year-end. Net assets are reported as: invested in development projects-capital assets, net of related debt; invested in capital assets-other; restricted contributions; and unrestricted. Restricted net assets are subject to external limits such as bond resolutions, legal agreements, or statutes.

The Statement of Revenues, Expenses, and Changes in Net Assets reports the Authority's income, expenses, and resulting change in net assets during the period reported.

Both of these statements report using the accrual basis of accounting and economic resources measurement focus.

The *Statement of Cash Flows* reports the Authority's sources and uses of cash and change in cash and cash equivalents resulting from the Authority's activities during the period reported.

The *Notes to Basic Financial Statements* provide additional information required to fully understand the amounts reported in the basic financial statements.

Management's Discussion and Analysis

This section presents management's discussion and analysis of the financial position and results of operations at and for the fiscal year ended June 30, 2012. The information is presented to assist the reader in focusing on

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Management's Discussion and Analysis

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significant financial issues and to provide additional information regarding the activities of the Authority. This information should be read in conjunction with the Independent Auditors' Report, the audited financial statements and the accompanying notes.

Financial Highlights

AIDEA's assets exceeded its liabilities at June 30, 2012 and 2011 by \$1.08 billion and \$1.04 billion, respectively. Of total net assets, \$964.7 million (with \$950.4 million of that amount in the Revolving Fund) and \$948.6 million (of which, \$934.9 million was in the Revolving Fund) at June 30, 2012 and 2011, respectively, was unrestricted and therefore available to meet the Authority's financial obligations.

Financial Analysis

Total assets, total liabilities, and total net assets at June 30, 2012 and 2011 follow (amounts are in thousands):

	_	2012	2011	Increase (decrease)
Current assets Development projects - capital assets Capital assets Other noncurrent assets and restricted assets	\$	102,088 107,347 2,197 1,055,850	108,777 87,447 2,176 1,050,705	(6,689) 19,900 21 5,145
Total assets	\$	1,267,482	1,249,105	18,377
Current liabilities	\$	12,105	15,990	(3,885)
Noncurrent liabilities and those payable from restricted assets	_	179,721	193,588	(13,867)
Total liabilities		191,826	209,578	(17,752)
Total net assets	_	1,075,656	1,039,527	36,129
Total liabilities and net assets	\$ _	1,267,482	1,249,105	18,377

The decrease in current assets resulted from a decrease in the current portion of cash, cash equivalents, and investments coupled with a decrease in the current portion of development projects accounted for as direct financing leases. These decreases were partially offset by increases in the current portion of loans and other assets. The decrease in cash, cash equivalents, and investments was primarily due to a net decrease in the projected need for Revolving Fund cash and investments required for meeting loan participation purchase commitments and redeeming outstanding bonds during the year ending June 30, 2013. Also, at June 30, 2011, funds were available for investment in a preferred interest in an operating company; during the year ended June 30, 2012, the Revolving Fund invested \$20.1 million, including transaction costs, in Kenai Offshore Ventures, LLC (KOV), a limited liability company which owns a jack-up drilling rig to be operated in Alaska's Cook Inlet. At June 30, 2012, there was no similar development project funding anticipated. The decrease in the current portion of development projects was caused by an overall decrease in the balance of development projects accounted for as direct financing leases. The current portion of loans increased due to the aging of the

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Management's Discussion and Analysis

June 30, 2012

loan portfolio; as loans move closer to maturity, more payments are applied to principal than interest. Other current assets increased due to an increase in amounts due from the Alaska Energy Authority (AEA), partially offset by a decrease in the receivable from the federal government for grant-funded construction at the Ketchikan Shipyard.

Development projects – capital assets increased \$23.2 million during the year due to federal and state funded construction at the Ketchikan Shipyard. This increase was offset by \$3.3 million in depreciation.

The increase in other noncurrent assets and restricted assets resulted substantially from a net increase in the Authority's development projects (other than capital assets). These development projects increased \$20.4 million due to the investment in KOV which was partially offset by an \$11 million decrease in the noncurrent portion of development projects accounted for as direct financing leases. This decrease was the net result of principal payments received and the transition to current from long-term of payments projected to be received relating to the Red Dog Project during the year ended June 30, 2013. Net noncurrent loans decreased \$12.8 million at June 30, 2012 compared to June 30, 2011, the net result of lower loan balances and a lower allowance for loan losses. The Authority recognized a \$7 million gain on the fair value of its investment portfolio, which contributed to an overall increase in the noncurrent portion of investments at June 30, 2012.

The decrease in total liabilities was primarily caused by an \$11.7 million decrease in the noncurrent portion of bonds payable. This decrease was the result of the \$4.3 million call of the remaining Series 2002A Revolving Fund bonds and the transition to current of \$7.4 million; no new bonds were issued during the year. In addition, current liabilities decreased as the construction project at the Ketchikan Shipyard neared completion and the current portion of bonds outstanding decreased due to the early redemption.

The \$36.1 million increase in net assets during the year ended June 30, 2012, resulted from operating income of \$42.1 million, offset by a \$5.9 million net decrease in net assets from nonoperating activities. The Authority's \$29.4 million dividend to the State during the year decreased net assets while federal and state contributions increased net assets.

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Components of the Authority's operating revenues and expenses, nonoperating revenues and expenses and other revenues and changes in net assets for the years ended June 30, 2012 and 2011 follows (in thousands):

		2012	2011	Increase (decrease)
Operating revenues:				
Interest on loans	\$	22,436	21,280	1,156
Interest on direct financing leases		13,578	15,092	(1,514)
Investment interest		12,873	14,267	(1,394)
Net increase in fair value of investments		6,968	346	6,622
Other income		9,553	13,078	(3,525)
Restricted income		4,100	4,204	(104)
Total operating revenues		69,508	68,267	1,241
Operating expenses:				
Interest		3,867	3,699	168
General and administrative		13,837	11,429	2,408
Provision for loan losses		(367)	1,775	(2,142)
Depreciation		3,318	3,267	51
Other project expenses		2,686	2,815	(129)
Interest on liabilities payable from				
restricted assets		4,100	4,204	(104)
Total operating expenses		27,441	27,189	252
Operating income		42,067	41,078	989
Net nonoperating revenues (expenses)		113	(17)	130
Other revenues		23,349	9,707	13,642
Dividend to State of Alaska	_	(29,400)	(23,423)	(5,977)
Increase in net assets	\$	36,129	27,345	8,784

Operating revenues increased \$1.2 million during the year ended June 30, 2012 compared to 2011; an increase of \$6.6 million in unrealized gains on the Authority's investment portfolio contributed substantially to the increase. Interest income on loans increased \$1.2 million compared to 2011 as a result of the higher balance of loans outstanding during the year ended June 30, 2012 compared to 2011.

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Management's Discussion and Analysis

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These operating revenue increases were offset by a decrease in other income of \$3.5 million. During fiscal year 2011, the Authority purchased from the Alaska Energy Authority (AEA) at a discount substantially the entire Power Project Fund loan portfolio; governmental accounting rules applicable to the Authority's financial statements resulted in recognition of the discount as other income of \$3.9 million in the year ended June 30, 2011. There was no comparable income item during 2012.

Interest income on investments and direct financing leases also decreased in 2012 compared to 2011. Investment interest rates during 2012 were generally lower than rates during 2011, resulting in decreased investment interest income of \$1.4 million between the two years. Interest income on direct financing leases decreased due to the 2011 early payoff of the Skagway Ore Terminal direct financing lease and, as direct financing lease balances decrease, a greater amount of payments are applied to principal.

Operating expenses increased \$252,000 in 2012 compared to 2011. An increase in general and administrative expenses was substantially offset by a decrease in the provision for loan losses between the years ended June 30, 2012 and 2011. During the year ended June 30, 2011, the Authority recorded an increase to the provision for loan losses of \$1.8 million, which was mostly attributable to the overall increase in the Revolving Fund loan portfolio. A reduction to the allowance for loan losses was recorded for the year ended June 30, 2012 as total loan balances decreased.

General and administrative expenses increased \$2.4 million, mostly due to increased costs for current personnel (salaries and benefit increases) and the addition of new personnel. AEA added positions to fulfill its legislative mandate, resulting in higher personnel costs for the Authority. Other project expenses decreased during the year ended June 30, 2012 compared to 2011, as lower costs relating to the Ketchikan Shipyard and Skagway Ore Terminal were partially offset by higher costs incurred on the Healy Project as the Authority works toward its sale and restart.

Other revenues increased \$13.6 million during the year ended June 30, 2012 compared to 2011. This increase resulted from an increase in federal and state contributions for the Ketchikan Shipyard Project.

The Authority paid a dividend of \$29.4 million to the State during the year ended June 30, 2012, compared to \$23.4 million during 2011. AIDEA makes available to the State an annual dividend, which by statute is to be determined by AIDEA's board. The dividend must be at a level between 25% and 50% of audited "net income" (as defined in the statute) for the "base year." The "base year" is the fiscal year ending two years before the end of the fiscal year in which the dividend payment is made. In no case may the dividend exceed base year unrestricted audited "net income." The actual transfer of the dividend requires a legislative appropriation that may be line item vetoed by the Governor.

Outlook

Legislative changes to the Authority effective in September 2012 added the Sustainable Energy Transmission and Supply Development Program, which is not part of the Revolving Fund, to the Authority. Additionally the Authority is actively pursuing potential new projects under its Development Finance Program. The loan participation program has a target of \$50 million of new loans each year.



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Independent Auditors' Report

The Board Alaska Industrial Development and Export Authority:

We have audited the accompanying financial statements of the major fund and the aggregate remaining fund information of the Alaska Industrial Development and Export Authority (a Component Unit of the State of Alaska) (Authority) as of and for the year ended June 30, 2012, which collectively comprise the Authority's basic financial statements as listed in the table of contents. These financial statements are the responsibility of the Authority's management. Our responsibility is to express opinions on these financial statements based on our audit. The prior year summarized comparative information has been derived from the Authority's 2011 financial statements and, in our report dated October 26, 2011, we expressed unqualified opinions on the respective financial statements.

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

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the major fund and the aggregate remaining fund information of the Authority as of June 30, 2012, and the changes in financial position and cash flows thereof for the year then ended in conformity with U.S. generally accepted accounting principles.

In accordance with *Government Auditing Standards*, we have also issued our report dated October 19, 2012 on our consideration of the Authority's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on 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.

U.S. generally accepted accounting principles require that the management's discussion and analysis on pages 1 through 5 be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the



required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.



October 19, 2012

Balance Sheet

June 30, 2012

(with summarized financial information at June 30, 2011)

(In thousands)

		Revolving		Tota	
Assets	_	fund	Loan funds	2012	2011
Current assets: Cash and cash equivalents (note 3) Investment securities (note 3) Loans (note 4)	\$	17,970 36,307 20,387	3,613 — 708	21,583 36,307 21,095	19,352 45,451 19,199
Development projects accounted for as: Net investment in direct financing leases (note 6) Accrued interest receivable Other assets		11,060 4,671 7,193		11,060 4,850 7,193	14,472 5,053 5,250
Total current assets	_	97,588	4,500	102,088	108,777
Noncurrent assets: Investment securities (note 3)		284,558	_	284,558	274,896
Loans (note 4) Less allowance for loan losses (note 5)		448,437 (10,423)	9,994 (492)	458,431 (10,915)	471,877 (11,550)
Net loans		438,014	9,502	447,516	460,327
Development projects accounted for as: Net investment in direct financing leases (note 6) Development projects – capital assets (note 6) Investment in preferred interest		190,783 107,347	=	190,783 107,347	201,791 87,447
in operating company (note 6) Other assets (note 7) Restricted assets:		20,373 4,467	402	20,373 4,869	6,225
Cash and cash equivalents (note 3) Investment securities (note 3) Snettisham:		11,246 14,004		11,246 14,004	9,267 14,040
Cash and cash equivalents (note 3) Net investment in direct financing leases (note 6)	_	9,718 74,980		9,718 74,980	9,535 76,800
Total noncurrent assets		1,155,490	9,904	1,165,394	1,140,328
Total assets	\$	1,253,078	14,404	1,267,482	1,249,105
Liabilities and Net Assets					
Current liabilities: Bonds payable – current portion (note 8) Accrued interest payable Accounts payable Other liabilities	\$	7,425 1,112 3,544		7,425 1,112 3,553 15	8,950 1,278 5,528 234
Total current liabilities		12,081	24	12,105	15,990
Noncurrent liabilities: Bonds payable – noncurrent portion (note 8) Other liabilities		81,090 13,933		81,090 13,933	92,780 14,473
		95,023	_	95,023	107,253
Liabilities payable from restricted assets – Snettisham: Power revenue bonds payable (note 8) Other		75,915 8,783		75,915 8,783	77,685 8,650
Total liabilities	_	191,802	24	191,826	209,578
Net assets: Invested in development projects – capital assets, net of related debt Invested in capital assets – other (note 7) Restricted contributions Unrestricted		107,347 2,197 1,368 950,364	14,380	107,347 2,197 1,368 964,744	87,447 2,176 1,340 948,564
Total net assets		1,061,276	14,380	1,075,656	1,039,527
Commitments and contingencies (notes 1, 9, and 11)					
Total liabilities and net assets	\$	1,253,078	14,404	1,267,482	1,249,105

See accompanying notes to basic financial statements.

Statement of Revenues, Expenses, and Changes in Net Assets

Year ended June 30, 2012 (with summarized financial information at June 30, 2011)

(In thousands)

Operating revenues: Interest on loans (note 4) \$ 22,012 424 22,436 21,280 Interest on loans (note 4) \$ 22,012 424 22,436 21,280 Interest on direct financing leases (note 6) 13,578 — 13,578 15,092 Interest on Snetisham restricted direct — 4,100 — 4,100 4,204 Investment interest 12,873 — 12,873 14,267 Net increase in fair value of investments 6,968 — 6,968 346 Other income 8,090 20 8,110 12,088 State of Alaska employer relief 726 — 726 486 Other project income 504 — 504 504 Federal grant revenue — 213			Revolving		Tot	
Interest on loans (note 4)		_	fund	Loan funds	2012	2011
Interest on Snettisham restricted direct	Interest on loans (note 4)	\$, -	424	,	,
Federal grant revenue — 213 213 — Total operating revenues 68,851 657 69,508 68,267 Operating expenses: Interest 3,867 — 3,867 3,699 Interest on Snettisham liabilities payable from restricted assets (note 8) 4,100 — 4,100 4,204 General and administrative 13,752 85 13,837 11,429 Provision for loan losses (note 5) (307) (60) 3670 1,775 Depreciation (note 6) 3,318 — 3,318 3,267 Other project expenses 2,686 — 2,686 2,815 Total operating expenses 27,416 25 27,441 27,189 Operating income 41,435 632 42,067 41,078 Nonoperating revenues (expenses): — 58 58 57 Investment interest — 58 58 57 Net revenues (expenses) related to Ketchikan Shipyard Repair and Replacement Fund 55 58 113 <td>Interest on Snettisham restricted direct financing lease (note 6) Investment interest Net increase in fair value of investments Other income State of Alaska employer relief</td> <td></td> <td>4,100 12,873 6,968 8,090 726</td> <td></td> <td>4,100 12,873 6,968 8,110 726</td> <td>4,204 14,267 346 12,088 486</td>	Interest on Snettisham restricted direct financing lease (note 6) Investment interest Net increase in fair value of investments Other income State of Alaska employer relief		4,100 12,873 6,968 8,090 726		4,100 12,873 6,968 8,110 726	4,204 14,267 346 12,088 486
Operating expenses:	Federal grant revenue	_		213	213	
Interest on Snettisham liabilities payable	Total operating revenues		68,851	657	69,508	68,267
from restricted assets (note 8) 4,100 — 4,100 4,204 General and administrative 13,752 85 13,837 11,429 Provision for loan losses (note 5) (307) (60) (367) 1,775 Depreciation (note 6) 3,318 — 3,318 3,267 Other project expenses 2,686 — 2,686 2,815 Total operating expenses 27,416 25 27,441 27,189 Operating income 41,435 632 42,067 41,078 Nonoperating revenues (expenses): — 58 58 57 Net revenues (expenses) related to Ketchikan Shipyard Repair and Replacement Fund 55 — 55 (74) Total net nonoperating revenues (expenses) 55 58 113 (17) Contributions from the State of Alaska 3,564 70 3,634 2,174 Capital grant (note 6) 19,715 — 19,715 7,533 Dividend to State of Alaska (29,400) — (29,400) (29,400)	Interest	_	3,867		3,867	3,699
Operating income 41,435 632 42,067 41,078 Nonoperating revenues (expenses): — 58 58 57 Net revenues (expenses) related to Ketchikan Shipyard Repair and Replacement Fund 55 — 55 (74) Total net nonoperating revenues (expenses) 55 58 113 (17) Contributions from the State of Alaska 3,564 70 3,634 2,174 Capital grant (note 6) 19,715 — 19,715 7,533 Dividend to State of Alaska (29,400) — (29,400) (23,423) Increase in net assets 35,369 760 36,129 27,345 Net assets – beginning of year 1,025,907 13,620 1,039,527 1,012,182	from restricted assets (note 8) General and administrative Provision for loan losses (note 5) Depreciation (note 6)	_	13,752 (307) 3,318		13,837 (367) 3,318	11,429 1,775 3,267
Nonoperating revenues (expenses): — 58 58 57 Net revenues (expenses) related to Ketchikan Shipyard Repair and Replacement Fund 55 — 55 (74) Total net nonoperating revenues (expenses) 55 58 113 (17) Contributions from the State of Alaska 3,564 70 3,634 2,174 Capital grant (note 6) 19,715 — 19,715 7,533 Dividend to State of Alaska (29,400) — (29,400) (23,423) Increase in net assets 35,369 760 36,129 27,345 Net assets – beginning of year 1,025,907 13,620 1,039,527 1,012,182	Total operating expenses		27,416	25	27,441	27,189
Investment interest — 58 58 57 Net revenues (expenses) related to Ketchikan Shipyard Repair and Replacement Fund 55 — 55 (74) Total net nonoperating revenues (expenses) 55 58 113 (17) Contributions from the State of Alaska 3,564 70 3,634 2,174 Capital grant (note 6) 19,715 — 19,715 7,533 Dividend to State of Alaska (29,400) — (29,400) (23,423) Increase in net assets 35,369 760 36,129 27,345 Net assets – beginning of year 1,025,907 13,620 1,039,527 1,012,182	Operating income		41,435	632	42,067	41,078
Total net nonoperating revenues (expenses) 55 58 113 (17) Contributions from the State of Alaska 3,564 70 3,634 2,174 Capital grant (note 6) 19,715 — 19,715 7,533 Dividend to State of Alaska (29,400) — (29,400) (23,423) Increase in net assets 35,369 760 36,129 27,345 Net assets – beginning of year 1,025,907 13,620 1,039,527 1,012,182	Investment interest Net revenues (expenses) related to Ketchikan		_	58		
(expenses) 55 58 113 (17) Contributions from the State of Alaska 3,564 70 3,634 2,174 Capital grant (note 6) 19,715 — 19,715 7,533 Dividend to State of Alaska (29,400) — (29,400) (23,423) Increase in net assets 35,369 760 36,129 27,345 Net assets – beginning of year 1,025,907 13,620 1,039,527 1,012,182	Shipyard Repair and Replacement Fund	_	55		55	(74)
Capital grant (note 6) 19,715 — 19,715 7,533 Dividend to State of Alaska (29,400) — (29,400) (23,423) Increase in net assets 35,369 760 36,129 27,345 Net assets – beginning of year 1,025,907 13,620 1,039,527 1,012,182			55	58	113	(17)
Net assets – beginning of year 1,025,907 13,620 1,039,527 1,012,182	Capital grant (note 6)	_	19,715	70 	19,715	7,533
Net assets – beginning of year <u>1,025,907</u> <u>13,620</u> <u>1,039,527</u> <u>1,012,182</u>	Increase in net assets	_	35,369	760	36,129	27,345
	Net assets – beginning of year		1,025,907	13,620	1,039,527	1,012,182
	Net assets – end of year	\$	1,061,276	14,380	1,075,656	

See accompanying notes to basic financial statements.

Statement of Cash Flows

Year ended June 30, 2012 (with summarized financial information at June 30, 2011)

(In thousands)

Receipts from borrowers 1 Principal collected on loans 47 Other operating receipts 12 Receipts from other governments	.290 427 .403 —048 805 .819 169195) (1,569) .472) (17) (657) (68)	(15,489) (725) (3) (4,731)	21,048 3,718 39,608 7,695 228 (119,174) (12,903) (638) (35) (1,631)
Interest received on loans \$ 21 Receipts from borrowers 1 Principal collected on loans 47 Other operating receipts 12 Receipts from other governments	,403 — ,048 805 ,819 169 ————— ,195) (1,569) ,472) (17) (657) (68) ————————————————————————————————————	1,403 47,853 12,988 — (39,764) (15,489) (725) (3) (4,731)	3,718 39,608 7,695 228 (119,174) (12,903) (638) (35)
Receipts from borrowers 1 Principal collected on loans 47 Other operating receipts 12 Receipts from other governments	,403 — ,048 805 ,819 169 ————— ,195) (1,569) ,472) (17) (657) (68) ————————————————————————————————————	1,403 47,853 12,988 — (39,764) (15,489) (725) (3) (4,731)	3,718 39,608 7,695 228 (119,174) (12,903) (638) (35)
Principal collected on loans 47 Other operating receipts 12 Receipts from other governments	,048 805 2,819 169 	47,853 12,988 — (39,764) (15,489) (725) (3) (4,731)	39,608 7,695 228 (119,174) (12,903) (638) (35)
Other operating receipts 12 Receipts from other governments	,819 169 ,195) (1,569) ,472) (17) (657) (68) ,731) —	12,988 (39,764) (15,489) (725) (3) (4,731)	7,695 228 (119,174) (12,903) (638) (35)
Receipts from other governments	.,195) (1,569) ,472) (17) (657) (68) — (3) .,731) —	(39,764) (15,489) (725) (3) (4,731)	228 (119,174) (12,903) (638) (35)
	(472) (17) (657) (68) — (3) (731) —	(15,489) (725) (3) (4,731)	(119,174) (12,903) (638) (35)
7 1	(472) (17) (657) (68) — (3) (731) —	(15,489) (725) (3) (4,731)	(12,903) (638) (35)
	(657) (68) - (3) ,731) -	(725) (3) (4,731)	(638) (35)
Payments to suppliers and employees for services (15	.,731) (3)	(3)	(35)
Payments to primary government	.,731)	(4,731)	
Payments to other governments			(1.631)
Other operating payments(4	3,505 (256)	22 240	(-,00-)
Net cash provided by (used in) operating activities 23		23,249	(62,084)
Cash flows from noncapital and related financing activities:			
Gross proceeds from bond issuance		<u> </u>	14,911
Receipts from the State of Alaska	70	70	· —
Dividend paid to the State of Alaska (29	,400) —	(29,400)	(23,423)
Operating loans paid to the Alaska Energy Authority, net (3	,992) —	(3,992)	(174)
Principal paid on noncapital debt	(465) —	(465)	`—'
Interest paid on noncapital debt	(414)	(414)	
Net cash provided by (used in) noncapital and related			
	,271) 70	(34,201)	(8,686)
Cash flows from capital and related financing activities:			
		27,998	43,602
	5,920 —	5,920	5,924
Federal grant receipts 20	0,982 —	20,982	5,120
Capital appropriation – State of Alaska 4	4,500 —	4,500	_
Restricted contributions for development projects	334 —	334	2,436
Other receipts from capital and financing activities	363 —	363	392
	.,750) —	(12,750)	(7,955)
	.,406) —	(4,406)	(4,832)
	.,809) —	(24,809)	(6,145)
	.,154) —	(4,154)	(4,253)
	,770) —	(1,770)	(1,670)
Costs of issuance relating to bond refunding	<u> </u>		(5)
Net cash provided by capital and related financing activities 12	2,208	12,208	32,614
Cash flows from investing activities:			
Proceeds from sales and maturities of investment securities 139	0,022 —	139,022	175,631
Purchases of investment securities (132	.,537) —	(132,537)	(132,691)
Loans purchased		_	(20,631)
	,059) —	(20,059)	_
	2,990 58	13,048	14,680
Interest received on loans	822 —	822	672
Principal collected on loans2	2,841	2,841	744
Net cash provided by investing activities3	58,079	3,137	38,405
Net increase (decrease) in cash and cash equivalents	1,521 (128)	4,393	249
Cash and cash equivalents at beginning of year 34	3,741	38,154	37,905
Cash and cash equivalents at end of year \$\ \ 38	3,934 3,613	42,547	38,154

Statement of Cash Flows

Year ended June 30, 2012 (with summarized financial information at June 30, 2011)

(In thousands)

		Revolving		Tota	l
	_	fund	Loan funds	2012	2011
Reconciliation of operating income to net cash provided by (used in)					
operating activities:					
Operating income	\$	41,435	632	42,067	41,078
Adjustments to reconcile operating income to net cash provided (used) by					
operating activities:					
Principal collected on loans		47,048	805	47,853	39,608
Loans originated		(38,195)	(1,569)	(39,764)	(119,174)
Investment interest income		(12,873)	_	(12,873)	(14,267)
Amortization of unearned income on direct financing leases		(13,578)	_	(13,578)	(15,092)
Amortization of unearned income on direct financing lease – Snettisham		(4,100)	_	(4,100)	(4,204)
Bond interest expense		4,831	_	4,831	4,730
Bond interest expense – Snettisham		4,100	_	4,100	4,204
Gain on loan purchase		_	_	_	(3,623)
Provision for loan losses		(307)	(60)	(367)	1,775
Depreciation		3,318	_	3,318	3,267
Net increase in fair value of investments		(6,968)	_	(6,968)	(346)
Capitalized loan interest		_	_	_	(42)
Interest on loans		(803)	_	(803)	(672)
Increase in accrued interest receivable and other assets		1,235	149	1,384	361
(Decrease) increase in accounts payable and other liabilities	_	(1,638)	(213)	(1,851)	313
Net cash provided by (used in) operating activities	\$	23,505	(256)	23,249	(62,084)
Noncash investing, capital, and financing activities:					
Noncash contributions for development project	\$	_	_	_	132
Net increase in fair value of investments		6,968	_	6,968	346
(Decrease) increase in accounts payable for development project additions		(1,591)	_	(1,591)	3,065

See accompanying notes to basic financial statements.

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Notes to Basic Financial Statements

June 30, 2012

(with summarized financial information for June 30, 2011)

(1) Organization and Operations

The Alaska Industrial Development and Export Authority (AIDEA or the Authority) is the primary economic development financing agency of the State of Alaska (State), financing economic development projects using existing assets, general obligation bonds, or debt secured by project revenues. AIDEA's mission is to promote, develop, and advance economic growth and diversification in Alaska by providing various means of financing and investment. AIDEA has various powers that support its economic development mission, including, but not limited to, the ability to adopt regulations, to acquire ownership interests in projects, to lease projects, to issue bonds, and to acquire and manage projects. AIDEA conducts the majority of its business through its Revolving Fund, established pursuant to legislation, and considers this its major fund. The Authority's Revolving Fund has two main programs under which it transacts business, as more fully described below under the headings "Enterprise Development Account" and "Economic Development Account." AIDEA also has two smaller programs (Loan Funds), the Small Business Economic Development Revolving Loan Fund Program and the Rural Development Initiative Fund Loan Program, that are not part of the Revolving Fund. The Loan Funds are included in a separate column within the accompanying financial statements.

Legislation enacted in 2010 gives the Authority the power to consider the interests of local governments impacted by the Authority's activities to share in the benefits of those activities, with appropriate consideration of the Authority's ability to meet debt obligations, issue new debt, and fulfill the Authority's purposes.

(a) Enterprise Development Account

A summary of programs available under the Enterprise Development Account follows:

- The loan participation program, under which the Authority purchases participations in loans made by financial institutions to their customers. The Authority's participation is generally limited to the lesser of 90% or \$20,000,000 of the permanent financing for qualifying facilities.
- The business and export assistance program, under which the Authority provides up to an 80% guarantee of the principal balance and a guarantee of interest to the financial institution making a qualifying loan. The maximum guarantee amount of any loan is \$1,000,000.

(b) Economic Development Account

Through the Economic Development Account, the Authority has the ability to own and operate facilities that will help to accomplish its mission (development finance program). Economic Development Account projects with activity reflected in the accompanying financial statements are (also see note 6):

DeLong Mountain Transportation System (Red Dog Project). This project consists of a road and
port to serve regional needs and permit transportation of lead and zinc concentrates and other
minerals from the Red Dog Mine, one of the world's largest zinc producing mines, located in the
DeLong Mountains in northwestern Alaska. The Red Dog Project was financed with Authority

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Notes to Basic Financial Statements

June 30, 2012 (with summarized financial information for June 30, 2011)

funds and bond financings; currently outstanding bonds related to the project were issued in February 2010.

- Skagway Ore Terminal (Skagway Terminal). This project is a public-use ore terminal port facility in Skagway, Alaska. The Skagway Terminal was originally bond financed. The purchase of a petroleum products tank farm and vehicle fueling facility was financed using Authority funds. Improvements have been made to the facility, also financed with Authority funds.
- Federal Express Project. This project consists of an aircraft hangar and maintenance facilities at the Ted Stevens Anchorage International Airport. The Federal Express Project was partially financed by a bond issue; bonds related to the project were issued in June 2002 and all remaining outstanding bonds were called in April 2012.
- Healy Clean Coal Project (Healy Project). This project is a coal-fired power plant located near Healy, Alaska. The Authority received a \$25,000,000 state legislative appropriation and \$117,327,000 of funding from the U.S. Department of Energy, Clean Coal Technology III Demonstration Grant Program to assist in financing the Healy Project. Authority funds and bond financing also were used to finance the project.
- Ketchikan Shipyard (Shipyard). Ownership of the Shipyard, located in Ketchikan, Alaska, was transferred to the Authority in July 1997, under an agreement between the Authority and the State Department of Transportation and Public Facilities. A second shiplift financed by a federal grant and matching state and local contributions is complete. Additional improvements have been completed or are planned using appropriations and grants secured for the Shipyard, including the addition of an Assembly Hall that will allow, for the first time, vessel assembly/fabrication to be completed out of the weather.
- Snettisham Hydroelectric Project (Snettisham). This project, located in southeast Alaska near Juneau, was acquired from the Alaska Power Administration, a federal agency, in August 1998. The Authority issued \$100,000,000 of revenue bonds to purchase the project and provide funds for the purchase and installation of a submarine cable system (which has been completed). The Authority has agreements with Alaska Electric Light and Power (AEL&P), the sole Juneau electric utility, which provide for the sale of the project's entire electrical capability to AEL&P, require AEL&P to operate and maintain the project, and provide an option for the purchase of the project.
- Kenai Offshore Ventures, LLC (KOV). The Authority owns a preferred interest in a limited liability company (LLC) that owns a jack-up drilling rig to be located in the Cook Inlet and other Alaska waters. The investment in KOV was financed with Authority funds.

Proposed own-and-operate projects for which the Legislature has authorized the issuance of bonds are:

• The Authority has \$55,000,000 of remaining authorization (from an original \$85,000,000 authorization) to issue bonds to finance the acquisition, design, and construction of aircraft

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maintenance/air cargo/air transport support facilities located at Ted Stevens Anchorage International Airport.

- The Authority has bonding authorization of \$50,000,000 for a bulk commodity loading and shipping terminal to be located within Cook Inlet to be owned by the Authority. The Authority does not currently anticipate that it will participate in financing the project.
- The Authority has bonding authorization of \$50,000,000 for a facility to be constructed in Anchorage for the offloading, processing, storage, and transloading of seafoods. The Authority purchased Alaska Seafood International in 1999 and sold it in 2005; no issuance of bonds is anticipated.
- The Authority has bonding authorization of \$20,000,000 to finance the acquisition, design, and construction of the Kodiak rocket launch complex and tracking station and the Fairbanks satellite ground station space park. The Kodiak launch complex was constructed with other financing and the Authority currently does not anticipate that it will participate in financing the projects.
- The Authority has bonding authorization of \$80,000,000 to finance the expansion, improvement, and modification of the existing Red Dog Project port facilities and to finance the construction of new related facilities to be owned by the Authority.
- The Authority has bonding authorization of \$30,000,000 to finance improvement and expansion of the Nome port facilities to be owned by the Authority. The Authority does not currently anticipate that it will participate in financing the project.
- The Authority has bonding authorization of \$25,000,000 to finance the development of Hatcher Pass, located in the Matanuska-Susitna Borough. The Authority does not currently anticipate that it will participate in financing the project.
- The Authority has bonding authorization of \$20,000,000 to finance the acquisition, development, improvement, and construction of port and related facilities on Lynn Canal in Southeast Alaska, to be owned by the Authority. The Authority does not currently anticipate that it will participate in financing the project.
- The Authority has bonding authorization of \$65,000,000 to finance the expansion, modification, improvement, and upgrading of the Skagway Ore Terminal.

(c) Revenue Bond Program

The Authority has a stand-alone revenue bond program under which the Authority acts as a conduit to facilitate a financing transaction for facilities owned by third parties. Stand-alone revenue bonds issued by the Authority are not general obligations of the Authority. They are payable only out of revenues derived from the financing of projects or the private businesses for which the projects are financed. The Authority is specifically authorized to issue revenue bonds to finance the construction of power transmission interties to be owned by electric utilities in a collective amount not to exceed \$185,000,000; no bonds under this authorization have been issued. As of June 30, 2012, the

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Authority had issued revenue bonds for 315 projects (not including bonds issued to refund other bonds). At June 30, 2012, the outstanding principal amount of revenue bonds issued after July 1, 1995 was \$526,669,000. The aggregate amount outstanding for the remaining revenue bonds, which were issued prior to July 1, 1995, could not be determined; however, their original issue amounts totaled \$616,000,000 (not including bonds issued to refund other bonds).

(d) Small Business Economic Development Revolving Loan Fund Program and Rural Development Initiative Fund Loan Program

AIDEA's Small Business Economic Development Revolving Loan Fund Program provides financing to eligible applicants under the United States Economic Development Administration Long-Term Economic Deterioration program and the Sudden and Severe Economic Dislocation program. The Small Business Economic Development Revolving Loan Fund was created to receive grants from the United States Economic Development Administration.

AIDEA's Rural Development Initiative Fund Loan Program is designed to create job opportunities in rural Alaska by providing small Alaskan businesses with needed capital that may not be available in conventional markets. Businesses must be Alaskan owned and located in a community of 2,000 or less on the road or rail system or off-road or rail communities of 5,000 or less.

These Loan Programs are administered by the Division of Economic Development within the State Department of Commerce, Community and Economic Development.

(e) Alaska Energy Authority

Pursuant to legislation enacted in 1993, the members of the board of the Authority also serve as the board of directors of the Alaska Energy Authority (AEA). The Authority provides personnel services for AEA (per statute, AEA has no employees) and has a borrowing arrangement to provide working capital funds to AEA. AIDEA and AEA have separate executive directors, both employees of AIDEA. There is no commingling of funds, assets, or liabilities between AIDEA and AEA and there is no responsibility of one for the debts or the obligations of the other. Consequently, the accounts of AEA are not included in the accompanying financial statements.

(2) Summary of Significant Accounting Policies

(a) Basis of Accounting – Enterprise Fund Accounting

The accounts of AIDEA are organized as Enterprise Funds. Accordingly, the financial activities of AIDEA are reported using the economic resources measurement focus and the accrual basis of accounting, whereby revenues are recorded when earned and expenses are recorded when goods or services are received or the related liability is incurred.

Governmental Accounting Standards Board (GASB) Statement No. 20, Accounting and Financial Reporting for Proprietary Funds and Other Governmental Entities That Use Proprietary Fund Accounting, provides two options for reporting proprietary fund activities. AIDEA has elected to

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apply all applicable GASB pronouncements and all FASB Statements and Interpretations, Accounting Principles Board Opinions and Accounting Research Bulletins issued on or before November 30, 1989, unless they conflict with or contradict GASB pronouncements.

(b) Cash and Cash Equivalents

For purposes of the basic financial statements, cash and cash equivalents for the Authority consist of cash, short-term commercial paper, investments in money market funds, and equity of the Loan Funds in the State's investment pools, whether unrestricted or restricted as to their use.

The equity of the Loan Funds in the State's investment pools function as a demand deposit account for the Loan Funds and therefore are treated as a cash and cash equivalent for purposes of the basic financial statements. The book and bank balances of these funds at June 30, 2012 were \$3,613,000.

(c) Investments

The Authority's marketable securities are reported at fair value in the financial statements. Unrealized gains and losses are reported as components of the change in net assets. Fair values are obtained from independent sources. Investments are segregated between current and noncurrent based on stated maturity. Investments maturing within one year are considered current.

(d) Loans and Related Interest Income

The Authority's Revolving Fund loans are primarily secured by first deeds of trust on real estate located in Alaska. Loan Fund loans must be secured by collateral that is acceptable to the Division of Economic Development such as a mortgage or other security instrument in real property, equipment, or other tangible assets. The Authority's loans are generally carried at amounts advanced less principal payments collected. Interest income is accrued as earned. Accrual of interest on Revolving Fund loans is discontinued whenever the payment of interest or principal is more than 90 days past due or when loan terms are restructured. Accrual of interest on Loan Fund loans is discontinued when the payment of principal or interest is more than 90 days past due. The collection of accrued interest on Loan Fund loans is pursued until it is deemed uncollectible. Accrual of interest is resumed when a loan is no longer more than 90 days past due.

Loan delinquencies are monitored on a monthly basis. Appropriate communication takes place with the originator for Revolving Fund loans, and the borrower for Loan Fund loans as needed. Revolving Fund loans are analyzed for possible impairment if the loan is more than 90 days past due or has been restructured. Loan Fund loans are analyzed for possible impairment if the loan is more than 90 days past due, has specialized payment arrangements or has an area of specific concern. Revolving Fund loans are charged off when foreclosure or deed in lieu of foreclosure is completed or a determination has been made that no economic benefit results from pursuing legal remedies. Loan Fund loans are charged off when a determination has been made that no economic benefit will result from pursuing legal remedies.

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AIDEA considers lending activities to be part of its principal ongoing operations and classifies them as operating in the statement of revenues, expenses, and changes in net assets. All loans except the Power Project Fund loan portfolio held by the Revolving Fund are considered program loans (and therefore cash flows from operating activities) for the purposes of cash flow presentation.

(e) Net Investment in Direct Financing Leases

The Authority leases various projects pursuant to certain agreements (as more fully described in note 6), which are recorded in the accompanying financial statements as direct financing leases. Interest income related to direct financing leases is recognized using the effective interest method, which produces a constant periodic rate of return on the outstanding investment in the lease. AIDEA considers such activity to be part of its principal ongoing operations and classifies it as operating in the statement of revenues, expenses, and changes in net assets.

(f) Development Projects – Capital Assets

The Authority's development projects accounted for as capital assets are carried at cost, net of depreciation, adjusted for impairments of value that are not temporary. The Authority begins depreciation on these development projects when they are available for use. In addition, the Authority considers these development projects as investments and recognizes impairment losses whenever the fair value of the asset has declined below the carrying value and the decline is determined to be not temporary in nature. The Authority considers development project activity, except for expenses payable from certain restricted assets, including impairments, if any, to be part of its principal ongoing operations and classifies it as operating in the statement of revenues, expenses, and changes in net assets.

(g) Investment in preferred interest in operating company

The Authority is a preferred member in an LLC (as more fully described in note 6) which is recorded in the accompanying financial statements as an equity investment and is a development project of the Authority. Income on the investment is recognized as it is earned under the LLC agreement. The investment is carried at cost, less capital distributions received, less any necessary allowance. The investment will be reduced by an allowance if the sum of the accrued dividends and the Authority's outstanding equity investment is greater than the Authority's share of the equity of the LLC. The Authority recognizes an impairment loss if the fair value of the asset has declined below the carrying value and the decline is not temporary in nature. The Authority considers activity associated with this investment, including impairments, if any, to be part of its principal ongoing operations and classifies it as operating in the statement of revenues, expenses, and changes in net assets.

(h) Other Real Estate Owned

Other real estate owned (OREO) represents property acquired through foreclosure on loans, received by deed in lieu of foreclosure, or transferred from lease receivable when the properties become available for sale. OREO is recorded at the estimated fair market value of the property at the time of receipt or transfer of the property less costs to sell, with any excess of loan or lease balance over fair

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market value charged to the respective allowance for loan or lease losses. Upon final disposition or a decline in the value of the property, gains or losses are charged or credited to operations in the current period.

(i) Allowance for Loan Losses

The allowance for loan losses represents management's judgment as to the amount required to absorb probable losses in the loan portfolio. The factors used by management to determine the allowance required include historical loss experience, individual loan delinquencies, collateral values, economic conditions, debt coverage ratios, guarantor financial strength, and other factors. Management's opinion is that the allowance is currently adequate to absorb known losses and inherent risks in the portfolio.

(j) Allowance for Lease Receivables

The allowance for lease receivables represents management's judgment as to the amount required to absorb probable unrealizable direct financing lease receivables. The factors used by management to determine the allowance required include individual lease delinquencies, property values, economic conditions, and other factors. Management's opinion is that no allowance for lease receivables is required at June 30, 2012.

(k) Environmental Issues

The Authority's policy relating to environmental issues is to record a liability when the likelihood of Authority responsibility for pollution remediation activities such as site assessments and cleanups is probable and the costs are reasonably estimable. At June 30, 2012, there were no environmental issues which met both of these criteria and, accordingly, no provision has been made in the accompanying financial statements for any potential liability which may result.

(1) Operating Revenue and Expense

The Authority considers all its revenues and expenses except capital contributions, investment income and expenditures related to certain restricted project funds, investment income related to the Loan Funds, the dividend paid to the State and special or extraordinary items, to be part of its ongoing operations and therefore classifies them as operating in the statement of revenues, expenses, and changes in net assets.

(m) Appropriations and Grants

AIDEA recognizes grant revenue and revenue related to contributed capital under the provisions of GASB Statement No. 33, *Accounting and Financial Reporting for Nonexchange Transactions*, whereby revenue is recognized when all applicable eligibility requirements, including time requirements, are met.

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June 30, 2012

(with summarized financial information for June 30, 2011)

(n) Income Taxes

The Internal Revenue Code provides that gross income for tax purposes does not include income accruing to a state or territory, or any political subdivision thereof, which is derived from the exercise of any essential governmental function or from any public utility. AIDEA is a political subdivision of the State performing an essential governmental function and is therefore exempt from federal and state income taxes.

(o) Depreciation

Depreciation is charged to operations by use of the straight-line method over the estimated useful lives of depreciable assets, ranging from 10 to 31 years.

(p) Transfers

Transfers out, including the dividend to the State and transfers to state departments, are recorded when the liability has been incurred and the amount is reasonably estimable.

(q) Segment Information

For purposes of segment reporting, activity related to Snettisham is considered to be a separate segment. The financial statements disclose all financial information required by the Authority's Snettisham bond resolution.

(r) Estimates

In preparing the financial statements, management of AIDEA is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and to make disclosures of contingent assets and liabilities as of the date of the basic financial statements. Actual results could differ from the estimates.

(s) Prior Period Information

The basic financial statements include certain prior year summarized comparative information in total but not at the level of detail required for a presentation in conformity with U.S. generally accepted accounting principles. Accordingly, such information should be read in conjunction with the financial statements for the year ended June 30, 2011, from which the summarized information was derived.

(t) Prior Year Reclassification

A reclassification was made to the 2011 statement of cash flows to change how the Authority discloses cash flows relating to certain loans. The impact of the reclassification was to decrease cash used for operating activities and decrease cash provided by investing activities by \$19,215,000.

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Notes to Basic Financial Statements

June 30, 2012

(with summarized financial information for June 30, 2011)

(3) Cash and Investment Securities

Revolving Fund

Cash and Cash Equivalents

A summary of the Revolving Fund's cash and cash equivalents (excluding Snettisham) at June 30, 2012 follows (in thousands):

Restricted	\$ 11,246
Unrestricted	 17,970
Carrying amount	\$ 29,216
Bank balance	\$ 25,351

Investment Securities

General - Investment Policies, Portfolio Information, and Restrictions

The Authority's Revolving Fund investments are governed by Alaska Statute and the Authority's Resolution No. G01-14B, *Amended and Restated Resolution of the Alaska Industrial Development and Export Authority Relating to Fixed-Income Investment Policies* (Resolution), or bond resolutions. The bond resolutions specify allowable investments. Under the Resolution, the Authority has an internally managed portfolio and currently utilizes two external money managers.

Under the Resolution, the following securities are eligible for investment by the external money managers:

- Debt instruments issued or guaranteed by the U.S. government, its agencies and instrumentalities, and Government-Sponsored Enterprises (GSEs);
- Dollar-denominated debt instruments that have been issued by domestic and nondomestic entities;
- Non-U.S. dollar denominated investments provided the greater of \$200 million or 60% of the
 externally managed investment portfolios in aggregate are invested in U.S. dollar denominated
 investments. Restrictions apply to limit the portfolio amount of certain types of non-U.S. dollar
 denominated investments;
- Mortgage-backed securities issued or guaranteed by federal agencies or GSEs;
- Asset-backed securities, including collateralized mortgage-backed securities and collateralized
 mortgage obligations (CMOs). CMOs are limited to the more stable classes; prohibited CMO
 classes include those where principal and interest components are separated or where leverage is
 employed;

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Notes to Basic Financial Statements

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- Certificates of deposit and term deposits of United States domestic financial institutions provided the institutions meet guidelines set forth in the Resolution; and
- Other money market instruments described in the Resolution.

Under the Resolution, the following securities are eligible for investment in the internally managed portfolio:

- Debt instruments issued or guaranteed by the U.S. government, its agencies and instrumentalities, and GSEs;
- Money market funds and repurchase agreements collateralized by U.S. Treasury and agency securities; and
- Other investments specifically approved by the board.

Snettisham project investments are subject to the investment guidelines provided in the Snettisham Power Revenue Bond Resolution. The guidelines dictate investments be made at the direction of the Authority and specify allowable investment type and quality, but not duration, other than requiring moneys to be available when needed.

The Revolving Fund portfolio, organized by major investment type, at June 30, 2012 follows (in thousands):

U.S. Treasury	\$ 74,333
U.S. government agency and GSEs	12,978
Corporate securities	130,631
Mortgage-backed securities	104,706
Asset-backed securities	3,263
Municipal bonds	 8,958
	\$ 334,869

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Certain investment securities, money market funds, and cash are restricted by the terms of bond resolutions or other agreements. A summary of restricted amounts at June 30 follows (in thousands):

	Allowable usage		2012	2011
Red Dog Project Sustaining				
Capital fund	Project costs	\$	14,787	14,424
Ketchikan Shipyard restricted funds	Project costs		4,874	4,130
Series 2010B bonds restricted funds	Purchase loan participation and pay bond			
	interest		_	3,305
Kenai Offshore Ventures, LLC Ketchikan Shipyard Repair and	Fund investment		4,400	_
Replacement Account	Project costs		1,189	1,448
Snettisham Hydroelectric Project Funds	Various costs relating to the			
	project	_	9,718	9,535
		\$	34,968	32,842

Interest Rate Risk

Interest rate risk is the risk that changes in interest rates will negatively affect the fair value of an investment. The Resolution addresses interest rate risk. The duration of each externally managed fixed income portfolio must be within plus or minus 25% of the duration of the Barclays Capital Aggregate Bond Index (duration is a weighted average term-to-maturity of a bond's cash flows) for domestic fixed income portfolios and within plus or minus 25% of the Citigroup World Bond Index Ex-U.S. for portfolios permitted to invest in non-U.S. dollar denominated instruments (at June 30, 2012, there were no portfolios investing in non-U.S. dollar denominated instruments). The Authority is in compliance with the requirements of the investment policy regarding the duration of the externally managed fixed income portfolios.

For the internally managed portfolio, the duration for longer term investments is 2 years or less. The maximum maturity of any issue is 3 years from the date of purchase. The Authority is in compliance with the requirements of the investment policy regarding the duration of the internally managed fixed income portfolio.

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The June 30, 2012, weighted average effective duration for Revolving Fund investments and money market funds follows. The duration values in the table below take into account any put or call options embedded in the security, any expected sinking-fund paydowns, or expected principal prepayments:

	Internally managed portfolio	Externally managed portfolios
Money market	0.09	0.12
U.S. Treasury	0.78	6.12
U.S. government agency and GSEs		4.46
Corporate-securities		5.51
Mortgage-backed securities		1.76
Asset-backed securities		1.25
Municipal bonds		10.36

Credit Risk

Credit risk is the financial risk that an issuer or other counterparty to an investment will not fulfill its obligations and a loss will result. The Resolution sets guidelines for investment quality.

Investments must carry a rating of BBB— or above at the time of purchase, or, if unrated, be deemed by the external manager to be of investment grade quality. In the event the rating of a security is downgraded below investment grade while owned by the Authority, it will no longer be eligible for purchase and the investment manager will report the downgrade to the Authority with a plan of action for monitoring the security and its disposition within six months. If the investment manager believes the security is undervalued, the investment manager may request an additional six months to liquidate the security.

The weighted average quality rating of each externally managed portfolio shall be AA— or better. For purposes of determining compliance with quality guidelines, a rating will be the middle rating if ratings are provided by Moody's, Standard & Poor's (S&P), and Fitch; the lower rating if only two ratings exist; and the rating provided if only one rating exists. If a security is unrated, the investment manager shall assign an internal rating for compliance purposes. The total of unrated investments may not exceed 5% of the investment manager's portfolio value and the unrated investments of a single issuer may not exceed 2% of the investment manager's portfolio value.

The quality ratings of the Authority's Revolving Fund portfolio at June 30, 2012 are stated in the table below as a percentage of the total portfolio. U.S. Treasury securities and securities of agencies and corporations explicitly guaranteed by the U.S. government are not considered to have credit risk and are reported as such in the table. On September 6, 2008, the Federal National Mortgage Association and Federal Home Loan Mortgage Corporation were placed into conservatorship by the

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Federal Housing Finance Agency. Prior to this, both corporations were considered GSE's with an implicit backing of the U.S. government. Ratings used are S&P's rating scale unless not rated by S&P or rated lower by Moody's, in which case Moody's is used. Rate modifiers are not disclosed.

Investment type	Rating	Percentage of total
Money market	AAA	10%
U.S. government agency and GSEs	Not rated	1
U.S. government agency and GSEs	AA	2
Corporate securities	AAA	1
Corporate securities	AA	2
Corporate securities	A	11
Corporate securities	BBB	11
Corporate securities	BB	1
Corporate securities*	Aaa	2
Corporate securities*	A	1
Corporate securities*	Baa	6
Mortgage-backed securities	AAA	2
Mortgage-backed securities	A	1
Mortgage-backed securities*	Aaa	1
Mortgage-backed securities (issued by GSEs)	Not rated	25
Municipal bonds	A	2
Asset-backed securities*	Aaa	1
No credit exposure		20
		100%

^{*} Moody's rating

Custodial Credit Risk

Custodial credit risk of investments is the risk that, in the event of the failure of a custodian, the value of investments or collateral securities may not be recovered. In the Revolving Fund, amounts totaling approximately \$38,430,000 at June 30, 2012, are held in money market funds. All other investment securities in the Revolving Fund are registered in the Authority's name and are held by its custodian, the trust department of a commercial bank; therefore, no custodial credit risk exists for these securities.

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Loan Funds

Investment Securities

General – Investment Policies and Portfolio Information

The Loan Funds are invested in the State's internally managed General Fund and Other Non-Segregated Investments Pool (GeFONSI). The Loan Funds GeFONSI investments are in the State's internally managed Short-term and Intermediate-term Fixed Income Pools and Short-term Liquidity Fixed Income Pool. Investing is performed by investment officers in the State's Department of Revenue, Treasury Division (Treasury). A complete description of the investment policy for each pool is included in the Department of Revenue, Treasury Division, Policies and Procedures.

Assets in the pools are reported at fair value. Investment purchases and sales are recorded on a tradedate basis. Securities are valued each business day using prices obtained from a pricing service when such prices are available; otherwise, such securities are valued at the mid-point between the bid and asked price or at prices for securities of comparable maturity, quality, and type. Investment income is distributed to pool participants monthly if prescribed by statute or if appropriated by the State legislature.

The Loan Funds share of pooled investments, organized by major investment type at June 30, 2012 follows (in thousands):

				Fair value		
Investment type		Short-term fixed income pool	Short-term liquidity fixed income pool	Intermediate- term fixed income pool	Unallotted cash	Total
Deposit	\$	7	_	_		7
Commercial paper		60		1	_	61
U.S. Treasury bills		924	245	128	_	1,297
U.S. Treasury notes		_	_	1,057	_	1,057
U.S. Treasury strip		_	_	1	_	1
U.S. government agency		21	_	77	_	98
Mortgage – backed		15		58	_	73
Other asset – backed		617		6	_	623
Corporate bonds		159	_	240	_	399
Yankees – Corporate		27	_	3	_	30
Yankees – Government	-	10		7		17
Total invested						
assets		1,840	245	1,578	_	3,663
Unallotted cash		_	_	_	2	2
Pool related net liabilities	_	(50)		(2)		(52)
Net invested						
assets	\$	1,790	245	1,576	2	3,613

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Interest Rate Risk

Interest rate risk for the Short-term Fixed Income Pool is governed by Treasury's investment policy. The policy limits individual fixed rate securities to fourteen months to maturity or fourteen months expected average life upon purchase and floating rate securities are limited to three years to maturity or three years expected average life upon purchase. Treasury utilizes the actual maturity date for commercial paper and twelve-month prepay speeds for other securities. At June 30, 2012, the expected average life of individual fixed rate securities ranged from one day to one year and the expected average life of floating rate securities ranged from eight days to fourteen years.

Treasury's investment policy regarding the Short-term Liquidity Fixed Income Pool limits individual fixed rate securities to six months to maturity. These constraints apply to trade date, except for securities bought at new issue, for which settlement date applies. At June 30 2012, the expected average life of fixed rate securities ranged from 163 to 170 days.

Through its investment policy, Treasury manages its exposure to fair value losses arising from increasing interest rates by limiting the effective duration of its Intermediate-term Fixed Income Pool to plus/minus 20% of the Merrill Lynch 1-5 year Government Bond Index. Effective duration for the Merrill Lynch 1-5 year Government Bond Index at June 30, 2012, was 2.66 years.

Duration is a measure of interest rate risk. It measures a security's sensitivity to a 100-basis point change in interest rates. The duration of a pool is the average fair value weighted duration of each security in the pool taking into account all related cash flows.

Treasury uses industry-standard analytical software developed by The Yield Book Inc. to calculate effective duration. The software takes into account various possible future interest rates, historical and estimated prepayment rates, call options and other variable cash flows for purposes of the effective duration calculation.

The June 30, 2012, effective duration for the Loan Funds Intermediate-term Fixed Income Pool follows:

Cash Equivalent	0.26
U.S. Treasury bills	0.30
U.S. Treasury notes	2.78
U.S. Treasury strip	5.26
U.S. government agency	1.24
Corporate securities	1.62
Yankees – Corporate	2.63
Yankees – Government	1.72
Mortgage – backed securities	1.28
Other asset – backed securities	2.43
Pool effective duration	2.23

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Credit Risk

Treasury's investment policy has the following limitations with regard to credit risk:

Short-term Fixed Income Pool investments are limited to instruments with a long-term credit rating of at least A3 or equivalent and instruments with a short-term credit rating of at least P-1 or equivalent. Commercial paper must be rated at least P-1 by Moody's and A-1 by S&P. Asset-backed and nonagency mortgage securities must be rated A3 or equivalent. The A3 rating is defined as the median rating of the following rating agencies: S&P, Moody's, and Fitch. Asset-backed and nonagency mortgage securities may be purchased if only rated by one of these agencies if they are rated AAA.

Short-term Liquidity Pool investments are limited to U.S. Treasury obligations or other U.S. government securities issued in full faith or guaranteed by agencies and instrumentalities of the U.S. government, obligations of foreign governments, sovereign states, supranational entities, and their instrumentalities denominated in U.S. dollars, and the State's internally managed Short-term Fixed Income Pool.

Intermediate-term Fixed Income Pool investments are limited to securities with a long-term credit rating of at least Baa3 or equivalent and securities with a short-term credit rating of at least P-1 or equivalent. Asset-backed and nonagency mortgage securities must be rated investment grade. The investment grade rating is defined as the median rating of the following three rating agencies: S&P, Moody's, and Fitch. Asset-backed and nonagency mortgage securities may be purchased if only rated by one of these agencies if they are rated AAA.

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The quality ratings of the Loan Funds portfolio's at June 30, 2012, are stated in the table below as a percentage of the total portfolio. Ratings used are S&P's rating scale. Rate modifiers are not disclosed.

Investment type	Rating	Short-term fixed income pool	Short-term liquidity fixed income pool	Intermediate- term fixed income pool
Commercial paper	Not rated	3%	—%	%
Corporate bonds	AAA			1
Corporate bonds	AA	5		8
Corporate bonds	A	3		3
Corporate bonds	BBB			1
Mortgage – backed	AA			1
Mortgage – backed	AAA			2
Mortgage – backed	Not rated			1
Other asset – backed	AAA	26		
Other asset – backed	AA	2		
Other asset – backed	Not rated	6		
Other pool ownership	Not rated			2
U.S. government agency	AA	1		5
U.S. Treasury bills	AA	52	100	8
U.S. Treasury notes	AA			65
Yankees:				
Government	AA			1
Corporate	AAA	_		1
Corporate	AA	1		1
Corporate	A	1		
		100%	100%	100%

Revolving Fund and Loan Funds

Concentration of Credit Risk

The risk of loss attributed to the magnitude of the Authority's investment in a single issue is concentration of credit risk. The Authority's Revolving Fund exposure to concentration risk is managed through the Resolution and bond resolutions. The Resolution limits the exposure of each portfolio to any one issuer, other than securities issued or guaranteed by the U.S. government, its agencies or instrumentalities, or GSEs, or collateralized by securities issued or guaranteed by the U.S. government, its agencies or instrumentalities, or GSEs to 5% of the market value of the portfolio at the time of purchase. Other than securities issued or guaranteed by the U.S. government, its agencies or instrumentalities, or GSEs, the Authority had no holdings in a single issuer that exceeded 5% of the market value of the portfolios.

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Treasury's policy with regard to concentration of credit risk for the Loan Funds portfolios is to prohibit the purchase of more than 5% of a pool's holdings in corporate bonds of any one company or affiliated group.

Federal National Mortgage Association and Federal Home Loan Mortgage Corporation securities are not classified as corporate bonds.

At June 30, 2012, the Authority had more than 5% of the combined portfolios invested in the following GSEs (dollar amounts in thousands):

	_	Revolving fund	Loan funds	Percent of combined portfolio
Federal National Mortgage Association Federal Home Loan Mortgage	\$	60,907	19	16%
Corporation		33,728	5	9

(4) Loans

Under the Authority's loan participation program, the Authority purchases participations in loans secured by real property or tangible personal property made by commercial banks or other financial institutions. Substantially all such loans relate to real property. Although AIDEA's Revolving Fund loan portfolio is diversified by property type and region within the state, the Authority's ability to collect on loans is generally contingent upon economic conditions in the state.

On September 30, 2010, pursuant to legislation, and an agreement, the Authority purchased thirty seven (37) loans from AEA with an outstanding balance of \$24,254,000, plus accrued interest, for \$20,631,000. Under the agreement, at AIDEA's request, AEA is required to repurchase any loan upon a payment default.

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Loans outstanding at June 30 are classified as follows (dollar amounts in thousands):

	2012	2	2011		
	Number	amount	Number	amount	
Appropriated	1 \$	17	1 \$	32	
Loan participation:					
Bond sale	1	14,571	1	11,982	
Bonds retired	1	717	1	767	
Internally funded	257	411,683	255	420,397	
OREO sale financing	5	21,167	5	21,234	
Purchased loans	31	20,669	37	23,510	
Other			1	2,770	
Revolving					
Fund loans	296	468,824	301	480,692	
Loan funds	102	10,702	98	10,384	
	398	479,526	399	491,076	
Less current portion	<u> </u>	(21,095)		(19,199)	
	\$_	458,431	\$	471,877	

The aging of Revolving Fund loans at June 30 follows (dollar amounts in thousands):

	2012	2012		
	Percent	Amount	Percent	Amount
Current Past due:	99.89% \$	468,308	99.35% \$	477,564
31 – 60 days Over 90 days	0.05 0.06	214 302	0.59 0.06	2,826 302
	100.00% \$	468,824	100.00% \$	480,692

Revolving Fund loans more than 90 days past due, excluding restructured loans, on which the accrual of interest had been discontinued amounted to \$302,000 at both June 30, 2012 and 2011. Gross interest income, which would have been received on the loan, amounted to \$21,000 for the years ended June 30, 2012 and 2011. The amount of interest income collected and included in the change in net assets was \$22,000 and \$18,000 for the years ended June 30, 2012 and 2011, respectively.

There were no Revolving Fund loans on which the terms had been restructured at June 30, 2012 or 2011.

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The aging of Loan Funds loans at June 30 follows (dollar amounts in thousands):

	2012	2012		
	Percent	Amount	Percent	Amount
Current	94.2% \$	10,076	94.2% \$	9,787
Past due:				
31 - 60 days	2.0	219		
61 – 90 days			0.1	8
Over 90 days	3.8	407	5.7	589
	100.0% \$	10,702	100.0% \$	10,384

Loan Funds loans more than 90 days past due, excluding restructured loans, on which the accrual of interest has been discontinued amounted to \$407,000 and \$589,000 at June 30, 2012 and 2011, respectively. Gross interest income, which would have been received on these loans, amounted to \$25,000 and \$22,000 for the years ended June 30, 2012 and 2011, respectively. The amount of interest income collected and included in the change in net assets was \$12,000 and \$9,900 for the years ended June 30, 2012 and 2011, respectively.

Loan Funds loans on which the terms had been restructured amounted to \$754,000 and \$665,000 at June 30, 2012 and 2011, respectively. Gross interest income, which would have been received on these loans, amounted to \$37,000 for the years ended June 30, 2012 and 2011. The amount of interest income included in the change in net assets was \$20,000 and \$33,000 for the years ended June 30, 2012 and 2011, respectively.

The Loan Funds held OREO totaling \$350,000 and \$200,000 at June 30, 2012, and 2011, respectively, which is included within other assets in the balance sheet. A \$25,000 and \$100,000 market value decline was recognized during the years ended June 30, 2012 and 2011, respectively.

(5) Allowance for Loan Losses

An analysis of changes in the allowance for loan losses for the years ended June 30, follows (in thousands):

		Revolving		To	tal
		fund	Loan funds	2012	2011
Balance at beginning of year	\$	10,726	824	11,550	9,000
Provision for loan losses		(307)	(60)	(367)	1,775
Recoveries of loans charged off		4	_	4	70
Charge-offs			(272)	(272)	_
Adjustment for purchased loans	_				705
Balance at end of year	\$_	10,423	492	10,915	11,550

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(6) Net Investment in Direct Financing Leases, Development Projects, and Preferred Interest in Operating Company

(a) Direct Financing Leases

- The Authority leases the Federal Express Project under an agreement, which is recorded as a direct financing lease, expiring March 2015. Minimum lease payments under the agreement return the cost of the Federal Express Project plus 7.55% interest.
- Minimum annual toll fees for usage of the DeLong Mountain Transportation System return the cost of the initial Red Dog Project, which went into service in 1990, to the Authority over 50 years at an interest rate of 6.5%. Toll fees for the expansion to the Red Dog Project return the cost of the expansion from the in-service date through the end of the term of the agreement at a rate based on bonds issued to finance the expansion.

Teck Alaska has mined the "Main Deposit" of the Red Dog Mine since start-up. At current production rates, the Main Deposit is expected to be depleted by the end of 2012. Teck Alaska has estimated the Red Dog Mine's life will extend to 2031, based on reserves at the Aqqaluk and Qanaiyaq Deposits. The Aqqaluk Deposit is adjacent to the Main Deposit and the Qanaiyaq Deposit is nearby.

In April 2009, the Northwest Arctic Borough (NWAB) requested that AIDEA reconsider negotiating a sale of the Red Dog Project, or negotiate amendments to the existing agreement to allow the Borough to obtain additional revenues to fund public services. In August 2011 the NWAB requested AIDEA share the benefits it receives from the Red Dog Project with the NWAB, consistent with legislation enacted in 2010 (note 1). The AIDEA board has met with Borough representatives and preliminary discussions regarding the issues raised have taken place.

The components of the Authority's net investment in direct financing leases at June 30 follows (in thousands):

	 2012	2011
Minimum lease payments receivable Less unearned income	\$ 469,363 (267,520)	497,361 (281,098)
Net investment in direct financing leases	\$ 201,843	216,263

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Future minimum lease payments receivable, including projections of certain variable payments relating to the Red Dog Project, for the fiscal years ending June 30, 2013 through June 30, 2017 are (dollars in thousands):

2013	2014	2015	2016	2017
\$ 23,602	25.163	26,303	21.932	20.955

The components of the Authority's net investment in direct financing leases by project at June 30 follows (in thousands):

	_	2012	2011
Federal Express Project Red Dog Project	\$	6,892 194,951	9,266 206,997
	\$_	201,843	216,263

(b) Development Projects – Capital Assets

The Healy Project has been idle since completion of a 90-day test period in December 1999. A
Power Sales Agreement (PSA) between Golden Valley Electric Association (GVEA) and the
Authority for the Healy Project was originally entered into in 1991. In 1998, GVEA initiated
litigation alleging that the Authority had breached the PSA, among other allegations.

In March 2000, GVEA and the Authority entered into a settlement agreement regarding the Healy Project litigation. Under the settlement agreement, there was an interim shut down of the Healy Project, and it has since been maintained in custodial status by the Authority.

In November 2005, the Authority sued GVEA, alleging various breaches of the March 2000 settlement agreement related to the Healy Project, including failure to provide a land lease and other agreements necessary and appropriate to provide the Authority a full opportunity to maximize the economic utility of the Healy Project. GVEA filed an answer which asserted counter claims against the Authority for damages. The Authority and GVEA in August 2009 entered into an agreement to resolve the litigation. Under the August 2009 agreement, a subsidiary of GVEA, Tri-Valley Electric Cooperative, Inc. (Tri-VEC), would purchase the Healy Project for \$50 million, and the Authority would loan up to an additional \$45 million under a line of credit to bring the plant out of warm layup status, integrate the Healy Project into GVEA's system, and put the Healy Project into operation. The purchase price would be paid over 30 years, and the loan would be repaid over 25 years. The Authority, GVEA and Tri-VEC have executed an Asset Purchase and Sale Agreement, and a Closing Agreement, to implement the sale transaction, under which the actual sale is contingent upon GVEA obtaining an air permit, approval by the Regulatory Commission of Alaska (RCA) of a power sales agreement

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between GVEA and Tri-VEC, and a certificate of public convenience and necessity by Tri-VEC, and approval of the transaction by GVEA's current lenders.

The State Department of Environmental Conservation on February 3, 2012 issued to GVEA the required Title V operating air permit for the Healy Project. This Title V air permit is subject to challenge by the United States, Environmental Protection Agency (EPA) under the Clean Air Act. Certain environmental groups on March 12, 2012, filed a petition with EPA, requesting that EPA challenge and object to the Title V air permit. To avoid the potential challenge by EPA, on October 2, 2012, a proposed consent decree between the United States of America, GVEA and AIDEA was lodged in Federal District Court in Fairbanks, Alaska. If approved by the Court following a 30-day public comment period, the consent decree is expected to resolve potential legal disputes regarding the Title V air permit for the Healy Project and satisfy the related condition precedent to closing the sale of the Healy Project by AIDEA to GVEA.

To satisfy the other conditions precedent to closing the sale of the Healy Project, the parties anticipate the possible need to amend certain terms of the existing agreements. Pending final closing of the sale, the litigation between the Authority and GVEA regarding the Healy Project is stayed. Under the power sales agreement between GVEA and Tri-VEC, Tri-VEC will sell to GVEA all power the Healy Project generates, GVEA assumes a take or pay obligation to pay amounts Tri-VEC owes the Authority under the power sales agreement, regardless of whether the Healy Project operates, and the Authority may enforce this obligation upon a payment default. The Authority will obtain a secured interest in the Healy Project under the sale transaction, including rights to step-in and operate the project. The sale transaction also includes the contingency that if before January 1, 2014, a third-party intervenes concerning permits of the Healy Project which would restrain or prohibit the sale from being completed, or prevent the Healy Project from being put into commercial operation, then after January 1, 2014, the Authority would have the option to terminate the sale transaction and salvage the Healy Project. Upon any such termination by the Authority, neither GVEA nor Tri-VEC would have any further obligation to pay the Authority the \$50 million purchase price, but Tri-VEC would have an obligation to pay any amounts drawn on the \$45 million line of credit under scheduled payments with interest, with GVEA's obligation to pay arising under the power sales agreement. The ability of the Authority to complete the sale of the Healy Project is subject to certain risks. The RCA approval of the power sales agreement between GVEA and Tri-VEC is subject to certain risks. Economic risks arise relating to the projected competitive cost of power from the Healy Project relative to projected costs of available power. Further, there are environmental risks that potential increased regulatory restrictions, such as restrictions related to carbon dioxide, will be imposed on projects such as the Healy Project to increase the projected costs of power from the Healy Project. While the Authority believes it will be able to complete the sale of the Healy Project, the Authority gives no assurance regarding the possible impact of these risks.

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The Healy Project was initially built to meet projected increasing energy demand, to provide fuel diversity in the Alaska Railbelt (the power-sharing area between Interior Alaska and South central Alaska, connected by roads, generating facilities and transmission lines) electrical grid and to provide a market for otherwise unmarketable waste coal. Management believes the Healy Project is a valuable Railbelt energy asset. The Railbelt has significant energy needs, and the Healy Project can be made operational at a cost that will produce competitively priced power. For purposes of component detail, it is estimated that 80% of the net book value of the Healy Project can be allocated to equipment and 20% to buildings.

• On October 17, 2005, the Authority entered into an amended and restated operating agreement for the Shipyard with the current operator, Alaska Ship & Drydock, Inc. The agreement provides for a ten-year term beginning December 1, 2005, with 2 ten-year extensions possible. Annual payments under the agreement are based on a percentage of revenue and are applied first to reimburse the Authority for administrative costs up to \$18,000 annually, adjusted for inflation; and then to the Repair and Replacement (R&R) Account established under the agreement, up to 125% of the amount required under the R&R Project Schedule defined in the agreement. Any remaining funds are to be distributed to the Authority and the local Ketchikan governments; the Authority has no current projection of when, if ever, any distribution might be received.

During 2012, Alaska Ship & Drydock, Inc. was converted into an LLC, Alaska Ship & Drydock, LLC, and the ownership of the LLC transferred to Vigor Industrial, LLC., a Pacific Northwest shipbuilder. The Authority retained ownership of the Shipyard.

A second shiplift was constructed and placed into service in 2009. The shiplift was financed by a grant from the U.S. Economic Development Agency, with the required match and additional funding by the Ketchikan Gateway Borough and the State. Additional grants and appropriations have been authorized to complete additional work related to further development of the Shipyard, including \$47.9 million of federal funds (required match to be provided from other sources). Improvements utilizing these funds are ongoing and \$6.6 million of federal funds have been awarded but not yet spent. The local Ketchikan governments contributed advanced funds, land, and engineering services to the development project. Additionally, the State Department of Transportation and Public Facilities contributed funding during the year ended June 30, 2012 and design, engineering and construction services in previous years, some of which was funded from available federal funding.

• In January 2007, the Authority entered into a facilities user agreement for ore storage and loading with a Canadian mining company to use a portion of the Skagway Terminal for shipment of bulk mine products. Improvements have been made to the facility and placed into service. During the year ended June 30, 2011, the user paid off the direct financing lease related to the facility. The recent strengthening of base metal prices has generated interest in mining properties in the areas the Skagway Terminal services. Production activity by additional users, if any, could be several years in the future.

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The components of the Authority's net investment in development projects at June 30 follows (in thousands):

	 2012	2011
Healy Project Shipyard	\$ 41,785 65,562	43,775 43,672
	\$ 107,347	87,447

Development project activity for the year ended June 30, 2012 follows (in thousands):

	Balance at June 30, 2011	Additions	Deletions	Balance at June 30, 2012
Nondepreciable components of development projects:	1 (72	0		1 (01
Land \$ Construction work in progress	1,673 10,017	23,210	(1,923)	1,681 31,304
Total nondepreciable components of development projects	11,690	23,218	(1,923)	32,985
Depreciable components of development projects:				
Buildings Equipment	16,701 51,896	1,923	_	18,624 51,896
Infrastructure	31,663			31,663
Total depreciable components of development projects	100,260	1,923		102,183
Less accumulated depreciation for:				
Buildings Equipment Infrastructure	(5,964) (16,069) (2,470)	(639) (1,628) (1,051)		(6,603) (17,697) (3,521)
Accumulated depreciation	(24,503)	(3,318)		(27,821)
Depreciable components of development projects – net	75,757	(1,395)		74,362
Total development projects \$	87,447	21,823	(1,923)	107,347

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(c) Investment in Preferred Interest in Operating Company

In November, 2011 the Authority became a preferred member in KOV an LLC that owns a jack-up drilling rig, known as Endeavour-Spirit of Independence. The rig is to be located in the Cook Inlet and other Alaskan waters. The Authority has an obligation to contribute approximately \$23.6 million to the LLC. The Authority had contributed \$19.2 million as of June 30, 2012. The Authority's book value of the investment at June 30, 2012 was \$20,373,000 including capitalized transaction costs. Under the LLC operating agreement for KOV, the Authority's ownership interest will be repurchased through a series of minimum scheduled repurchase payments over a five-year period, with the first repurchase payment expected to occur January 1, 2013 and the final payment expected to occur no later than January 1, 2018. The repurchase of the Authority's ownership interest in KOV may be accelerated upon the occurrence of certain conditions, or by the other members exercising, before December 31, 2014, their option to repurchase the Authority's ownership interest. Under the LLC operating agreement the Authority is also due an annual dividend of 8% based on the Authority's then-outstanding ownership interest. Under the LLC operating agreement, repurchase and other payment obligations owed to the Authority each year are conditioned upon the LLC having "Available Cash" to make such payments after paying senior debt obligations (described below) and establishing and maintaining funds sufficient to cover operations; notwithstanding this condition on payments due the Authority each year, all amounts owed to the Authority, including repurchase obligations, are due and payable in full, regardless of Available Cash, on or before January 1, 2018.

The payments due the Authority as a preferred member of KOV are secured by a ship mortgage against the jack-up drilling rig and its equipment (and the proceeds of insurance covering these items) and will be secured by a security interest in KOV's deposit accounts once those accounts are established. The ship mortgage and security interest in KOV's deposit accounts in favor of the Authority are subordinate to \$66 million in senior debt that KOV owes another lender. Under the LLC operating agreement and under an intercreditor agreement with the senior lender, AIDEA has the right to acquire the senior debt along with the guaranty of the senior debt by Singapore-based KOV member Ezion Holdings Ltd. The payments due the Authority as a preferred member of KOV are also secured by security interests that KOV member Buccaneer Alaska Drilling, LLC and its affiliates ("Buccaneer") granted to the Authority in (1) certain overriding royalty interests in mineral leases Buccaneer holds in Alaska and Texas, at least some of which are not yet producing; and (2) certain exploration incentives and production tax credits Buccaneer may receive from the State.

(d) Restricted Direct Financing Lease

In August 1998, the Authority purchased the Snettisham Hydroelectric Project from the federal government. Under the terms of various agreements, the project is operated by and all power from the project is sold to AEL&P. The project currently provides the majority of the Juneau-Douglas area electrical energy.

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The components of the Authority's net investment in the Snettisham Project at June 30 follows (in thousands):

	2012		2011	
Minimum lease payments receivable Less unearned income		127,284 (52,304)	133,204 (56,404)	
Net investment in direct financing lease	\$	74,980	76,800	

(7) Capital Assets – Other

Capital assets are included within noncurrent other assets in the balance sheet. Capital asset activity for the year ended June 30, 2012 follows (in thousands):

	_	Balance at June 30, 2011	Additions	Balance at June 30, 2012
Capital assets not being depreciated – land	\$	600		600
Capital assets being depreciated – building Less accumulated depreciation	_	3,021 (1,445)	172 (151)	3,193 (1,596)
Capital assets being depreciated, net	_	1,576	21	1,597
Total capital assets	\$_	2,176	21	2,197

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(8) Bonds Payable

The composition of bonds outstanding (in thousands) issued under the Authority's Revolving Fund Bond Resolution (Revolving Fund Bonds) at June 30, follows (interest rate and maturity date information is as of June 30, 2012):

	•	Balance at June 30, 2011	Additions	Deletions	Balance at June 30, 2012	Amounts due within one year
Series 2002A – issued June 20, 2002; called April, 2012 Series 2010A – 4.375% to 5.250% issued	\$	6,240	_	(6,240)	_	_
February 24, 2010, maturing through 2027 Series 2010B – 3.5% to 5.5% issued December 22, 2010,		81,020	_	(6,510)	74,510	6,945
maturing through 2031		14,470		(465)	14,005	480
	\$	101,730		(13,215)	88,515	7,425

At June 30, 2012, all Revolving Fund Bonds are secured by the general assets and future revenues of the Authority.

In December 2010, the Authority issued \$14,470,000 of Revolving Fund Bonds to purchase a loan participation under the Loan Participation Program of the Enterprise Development Account. The loan participation financed the construction of a wastewater facility to be used in conjunction with the Goose Creek Corrections Center, a state prison. The Authority holds title to the wastewater facility as security to long-term financing provided by purchasing a 100% participation in a bank loan related to the wastewater facility; the project was substantially completed in August 2011 and the final participation purchase was effective September 1, 2011, the date the loan term began.

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The minimum payments related to all Revolving Fund Bonds for the years subsequent to June 30, 2012 are as follows (without considering earlier call provisions) (in thousands):

	<u>Principal</u>		Interest	Total	
Year ending June 30:					
2013	\$	7,425	4,450	11,875	
2014		7,925	4,086	12,011	
2015		8,465	3,694	12,159	
2016		9,055	3,276	12,331	
2017		9,655	2,829	12,484	
2018 - 2022		17,395	10,150	27,545	
2023 - 2027		24,450	4,967	29,417	
2028 - 2031		4,145	552	4,697	
	\$	88,515	34,004	122,519	

Revolving Fund Bond Resolution covenants preclude the Authority from incurring any general obligation indebtedness unless future estimated net income (as defined in the Revolving Fund Bond Resolution) equals not less than 150% of the general obligation annual debt service requirement in each year or from taking any action to cause its unrestricted surplus (as defined in the Revolving Fund Bond Resolution) to be less than the lesser of \$200,000,000 or the amount of general obligation indebtedness outstanding, and in no event less than \$100,000,000. At June 30, 2012, the Authority has estimated that projected future coverage for each future year exceeds 150%. At June 30, 2012, unrestricted Revolving Fund surplus was approximately \$1,038,608,000. The Authority is also required by Revolving Fund Bond Resolution covenants to maintain in the Revolving Fund Cash Equivalents (as defined in the Revolving Fund Bond Resolution) maturing within one year in an amount at least equal to the lesser of \$50,000,000 or 25% of the amount of general obligation indebtedness outstanding. At June 30, 2012, the liquidity requirement was \$22,128,750.

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In August 1998, the Authority issued \$100,000,000 of Power Revenue Bonds to finance the purchase of Snettisham. The bonds bear interest at rates ranging from 5.0% to 6.0%, mature at varying dates through 2034 and are payable solely from project revenues, currently received from AEL&P pursuant to a power sales agreement, and from other project funds. The bonds are insured. In December 1999, the Authority defeased \$6,865,000 of the bonds using funds on hand. The defeased bonds matured during the year ended June 30, 2011. The minimum payments related to the Power Revenue Bonds for the years subsequent to June 30, 2012 are as follows (without considering earlier call provisions) (in thousands):

	 Principal	Interest	Total
Year ending June 30:			
2013	\$ 1,870	4,047	5,917
2014	1,985	3,935	5,920
2015	2,105	3,816	5,921
2016	2,230	3,690	5,920
2017	2,350	3,567	5,917
2018 - 2022	13,810	15,792	29,602
2023 - 2027	17,765	11,834	29,599
2028 - 2032	22,850	6,756	29,606
2033 - 2034	 10,950	891	11,841
	\$ 75,915	54,328	130,243

Pursuant to the Snettisham Power Revenue Bond Resolution, the Authority is required to maintain a Debt Service Reserve Fund. The amount in the Debt Service Reserve Fund must be at least equal to 63% of the Maximum Aggregate Debt Service on the bonds. The Debt Service Reserve Fund is included in restricted cash and cash equivalents in the financial statements.

(9) Retirement Plan

All full-time, regular employees of the Authority participate in the State of Alaska Public Employees Retirement System (PERS), and all employees of the Authority participate in the Alaska Supplemental Annuity Plan (SBS). PERS is a multiple-employer public employee retirement system. Retirement reform legislation passed during 2005 created a new PERS Defined Contribution Retirement (DCR) Plan. Employees entering the system on or after July 1, 2006 are classified as Tier IV members and participate under the DCR portion of PERS. Employees who entered the system prior to July 1, 2006 are classified as Tier I, II, or III members and participate under the PERS Defined Benefit Retirement Plan. Tier I-III employees are required to contribute 6.75% of their annual salaries to PERS. Tier IV employees are required to contribute 8% of their annual salaries to PERS.

Legislation signed into law April 9, 2008 converted the PERS to a cost-sharing multiple-employer plan and provided for an integrated system of accounting for all employers. Under the integrated system, the PERS defined benefit plans' unfunded liability will be shared among all employers. The bill also established a uniform PERS contribution rate of 22% of participating employees' covered payroll. The conversion took

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effect July 1, 2008. In addition to the uniform PERS contribution of 22%, the Authority contributed \$726,000, \$486,000, and \$304,000 for the fiscal years ending June 30, 2012, 2011, and 2010, respectively, in the form of Employer Relief allocated by the State. This amount represented 100% of the Authority's allocated cost for the plan.

Each fiscal year, PERS issues a publicly available financial report that includes financial statements and required supplementary information. The report may be obtained by writing to the State of Alaska, Department of Administration, Division of Retirement and Benefits, P.O. Box 110203, Juneau, Alaska, 99811-0203 or by calling 907-465-4460.

The SBS is a defined contribution multiple-employer plan that was created under Alaska statutes effective January 1, 1980, pursuant to Internal Revenue Code Section 401(a), to provide benefits in lieu of those provided by the Federal Social Security System. All Authority employees are required to contribute 6.13% of their annual salaries to SBS, and the Authority contributes a matching 6.13% to the plan for the benefit of each employee, up to a specified maximum each year.

(10) Related Party – Alaska Energy Authority

Pursuant to understandings and agreements between AIDEA and AEA, AIDEA provides administrative, personnel, data processing, communications, and other services to AEA. AIDEA recognized revenue totaling \$6,955,000 and \$5,692,000 for providing these services during the years ending June 30, 2012 and 2011, respectively. At June 30, 2012 and 2011, AIDEA had \$5,128,000 and \$1,671,000, respectively, receivable from AEA for services and borrowings.

As discussed in note 4, pursuant to legislation, during the year ended June 30, 2011, AIDEA purchased \$24,254,000 of loans from AEA.

(11) Commitments, Contingencies, and Other

(a) Investments

The Authority held approximately \$23,579,000 of investments in trust or as custodian for others under various agreements. The moneys and related liability are not reflected in the accompanying financial statements.

(b) Dividend

Pursuant to Alaska statutes, the Authority's board is required to annually determine the amount of a dividend to be made available for appropriation by the legislature. The dividend made available by the board is to be not less than 25% and not more than 50% of the Authority's audited "net income," as defined in statute, for the fiscal year two years before the fiscal year in which the dividend is to be made. In no event, however, may the dividend exceed unrestricted "net income." The Authority's board has authorized a \$20,400,000 dividend to be paid in the year ending June 30, 2013.

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(c) Alaska Insurance Guaranty Association

The Authority has legislative authorization to guarantee loans made to the Alaska Insurance Guaranty Association (Association). The Association pays, from assessments to member insurers, the claims of insurance companies put into liquidation by insurance regulators. Any guarantee is limited to loans necessary to make the Association financially able to meet cash flow needs up to a maximum outstanding principal balance at any time of \$30,000,000. No loans have been made pursuant to this authorization.

(d) Potential Development Projects

Potential Development Finance projects brought to the Authority by project sponsors are reviewed to determine whether they meet the Authority's ongoing economic development mission and should be considered for participation under the Development Finance Program. Only a few of the projects considered by the Authority are ultimately presented to the Authority's board for approval to conduct third-party due diligence. Currently a number of projects are in the feasibility analysis phase and include a North Slope production facility, a distillate tank farm at Port MacKenzie and a dredging system to be used in Alaska.

Under a license between the State Department of Military and Veterans Affairs (DMVA) and the U.S. Air Force, the Authority will construct on Joint Base Elmendorf -Richardson (JBER) an expansion of the existing National Guard Armory to house the Anchorage Sector Coast Guard contingent. This construction will be financed with Authority funds and the Authority will obtain a return on its investment in the project through an operating agreement with the DMVA.

(e) Other Commitments and Contingencies

AIDEA from time to time may be a defendant in legal proceedings and contract disputes related to the conduct of its business. Additionally, the Authority may be subject to compliance or other audits conducted by the Internal Revenue Service concerning the Authority's tax-exempt bonds. In the normal course of business, it also has various commitments and contingent liabilities, such as commitments for the extension of credit and guarantees, which are not reflected in the accompanying financial statements. At June 30, 2012, the Authority had extended loan participation purchase commitments of \$9,226,000 and loan guarantees of \$539,000.

Under an agreement dated August 2009, the Authority has agreed to sell the Healy Project to Tri-VEC for \$50 million, finance the sale, and loan up to an additional \$45 million to refurbish, put into operation, and integrate the Healy Project into GVEA's system (note 6).

In the opinion of management, the financial position of AIDEA will not be affected materially by the final outcome of any present legal proceedings or other contingent liabilities and commitments.

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(f) Risk Management

The Authority is exposed to various risks of loss and obtains coverage for its risks through the purchase of commercial insurance and participation in the State Risk Management Pool. In consultation with the State's Division of Risk Management, the Authority insures its Development Projects using commercial insurance.