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SIXTH JUDICIAL DISTRICT ATTORNEY

FINANCIAL STATEMENTS

For The Year Ended June 30, 2014

STATE OF NEW MEXICO SIXTH JUDICIAL DISTRICT ATTORNEY

Independent Auditor's Report and Financial Statements For The Year Ended June 30, 2014

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STATE OF NEW MEXICO SIXTH JUDICIAL DISTRICT ATTORNEY

Independent Auditor's Report and Financial Statements For The Year Ended June 30, 2014

OFFICIAL ROSTER June 30, 2014

Name	Title
Francesca M. Estevez	District Attorney
George G. Zsoka	Chief Deputy District Attorney
Janice Schryer	Chief Deputy District Attorney
Jose Arguello	Deputy District Attorney
David A. Thomsen	Deputy District Attorney
John Holguin	Deputy District Attorney
Michael Jacquez	Deputy District Attorney
Michael Martin	Deputy District Attorney
Nancy Clopton	Deputy District Attorney
VACANT	Deputy District Attorney
Samuel Olmstead	Deputy District Attorney
VACANT	Senior Trial Attorney
Armand Velez	Deputy District Attorney
Shaharazad McDowell	Deputy District Attorney

Administrative Officials

Yolanda M. Villa Chief Financial Officer Andrea P. Montoya Chief Financial Officer as of July 1, 2014



INDEPENDENT AUDITOR'S REPORT

Ms. Francesca M. Estevez, District Attorney
Sixth Judicial District Attorney
Silver City, New Mexico
and
Mr. Hector Balderas
New Mexico State Auditor
Office of the State Auditor
Santa Fe, New Mexico

Report on the Financial Statements

We have audited the accompanying financial statements of the governmental activities, each major fund, the aggregate remaining fund information, and the budgetary comparisons for the general fund and major special revenue funds of the Sixth Judicial District Attorney of the State of New Mexico (DA), as of and for the year ended June 30, 2014 and the related notes to the financial statements, which collectively comprise the DA's basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

Our responsibility is to express opinions on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

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

An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

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

Opinions

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities and each major fund of the DA, as of June 30, 2014, and the respective changes in financial position and the respective budgetary comparisons for

2500 9th St. NW, Albuquerque, NM 87102

Telephone: 505.883.8788

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the general fund and major special revenue funds for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Other Matters

Required Supplementary Information

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

Other Information

Our audit was conducted for the purpose of forming opinions on the DA's financial statements and the budgetary comparisons. The "other supplemental information" required, as identified in the table of contents, are presented for purposes of additional analysis and are not a required part of the basic financial statements.

The additional schedules listed as "other supplemental information" in the table of contents are the responsibility of management and were derived from and relate directly to the underlying accounting and other records used to prepare the basic financial statements. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the additional schedules are fairly stated, in all material respects, in relation to the basic financial statements as a whole.

Other Reporting Required by Government Auditing Standards

In accordance with Government Auditing Standards, we have also issued our report dated December 12, 2014 on our consideration of the DA'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 in considering the DA's internal control over financial reporting and compliance.

Hinkle + Landers, PC Albuquerque, NM

Hinkle & Landers, P.C.

December 12, 2014

The following is an overview of the financial condition for the Office of the Sixth Judicial District Attorney (District Attorney) for the fiscal year ended June 30, 2014. This narrative highlights the major aspects of the District Attorney's financial status for this period, and should be considered in conjunction with the information presented in other sections of this audit report.

OVERVIEW OF THE FINANCIAL STATEMENTS

This discussion and analysis is intended to serve as an introduction to the District Attorney's basic financial statements. The District Attorney's basic financial statements are comprised of three components: (1) government-wide financial statements; (2) fund financial statements, and (3) notes to the financial statements. In addition to the basic financial statements, the report also contains other supplementary information.

GOVERNMENT-WIDE FINANCIAL STATEMENTS

The government-wide financial statements are designed to provide readers with a broad overview of the District Attorney's finances, in a manner similar to a private-sector business. The statement of net position presents information on all of the District Attorney's assets and liabilities, with the difference between the two reported as net assets. Over time, increases or decreases in net assets may serve as a useful indicator of whether the financial position of the District Attorney is improving or deteriorating.

The statement of activities presents information showing how the District Attorney's net position is reported as soon as the underlying event giving rise to the change occurs, regardless of the timing of the related cash flow; thus, revenues and expenses are reported in this statement for some items that will result in cash flows in future fiscal periods.

The government-wide financial statements can be found as noted in the Table of Contents.

FUND FINANCIAL STATEMENTS

A fund is a grouping of related accounts that are used to maintain control over resources that have been segregated for specific activities or objectives. The District Attorney, like other state agencies, uses fund accounting to ensure and demonstrate compliance with finance related legal requirements. All of the District Attorney's funds can be divided into two categories: governmental and fiduciary.

GOVERNMENTAL FUNDS

Governmental funds are used to account for essentially the same functions reported as governmental activities in the government-wide financial statements. However, unlike the government-wide financial statements, governmental fund financial statements focus on near-term inflows and outflows of spendable resources, as well as on balances of spendable resources available at the end of the fiscal year. Such information may be useful in evaluating a government's near-term requirements.

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

In addition to the general fund, the District Attorney maintains two other individual governmental funds that are both classified as special revenue funds. Information for the general fund, the victims of crime act fund, and the narcotics prosecution fund, all of which are considered to be major funds, is

presented separately in the government fund balance sheet and in the governmental fund statement of revenues, expenditures and the change in fund balances.

The New Mexico Legislature makes annual appropriations for the District Attorney's general fund. Amendments to the budget require approval by the Budget Division of the Department of Finance and Administration (DFA). Over the course of the fiscal year, the District Attorney revised the general fund budget and the special revenue funds, several times. Budgetary comparison statements for the general and special revenue funds are located as noted in the Table of Contents.

The basic governmental fund financial statements can be found as noted in the Table of Contents.

FIDUCIARY FUNDS

Fiduciary funds are used to account for resources held for the benefit of parties outside the agency. Fiduciary funds are not reflected in the government-wide financial statements because the resources of those funds are not available to support the District Attorney's own programs. The accounting used for fiduciary funds is equivalent to what is used for proprietary funds. The fiduciary fund financial statement can be found as noted in the Table of Contents.

NOTES TO THE FINANCIAL STATEMENTS

The notes provide additional information that is essential to gain a full understanding of the data provided in the government-wide and the fund financial statements. The notes to the financial statements can be found on pages as noted in the Table of Contents.

GOVERNMENT-WIDE FINANCIAL ANALYSIS

Condensed Statement of Net Position Governmental Activities

Assets:		June 30, 2014	June 30, 2013
Current and other assets	\$	244,496	294,654
Capital assets, net of accumulated depreciation		161,644	86,126
Total assets		406,140	380,780
Liabilities:			
Current liabilities		191,759	197,176
Long-term liabilities		24,520	43,715
Total liabilities		216,279	240,891
Net Position:			
Invested in capital assets		161,644	86,126
Restricted for program expenses		-	-
Unrestricted	_	28,217	53,763
Total net position	\$	189,861	139,889

Net position may serve, over time, as a useful indicator of a government's financial position. In the case of the Sixth Judicial District Attorney's primary government, assets exceeded liabilities by \$189,861 at

the close of the most recent fiscal year. The District Attorney's activities during the fiscal year increased the net assets by \$49,972. This increase is attributed in large part to a slight increase in federal funds along with a decrease in overall expenses primarily related to professional services and travel costs. Net assets of \$189,861 are composed of investment in capital assets (e.g. furniture, equipment and vehicles) of \$161,644, and unrestricted net assets of \$28,217. The District Attorney uses its capital assets to provide services to the citizens; consequently, these assets are not available for future spending.

Current and other assets consist of cash, investments, and grant receivables, all collectible within one year of the closing of the fiscal year. The amount decreased by \$50,159 due in large part to increases in expenses.

Current liabilities, which consist of accounts payable, accrued salaries and benefits, and current amounts of compensated absences, as of June 30, 2014, equaled \$191,804. This is a decrease of \$5,372, and is due primarily to a decrease in accrued payroll-related liabilities.

The statement of activities shows an overall increase in revenues as compared to fiscal year 2013. Operating grants and contributions increased by \$15,430 due to an increase in federal grants, and the state general fund appropriation also increased by \$161,800. The overall increase in revenues was \$177,230.

Condensed Statement of Activities Governmental Activities

		June	e 30,	June 30,
			014	2013
Revenues & other financing sources:	-			
Program revenues:				
Operating grants and contributions	\$	24	47,456	232,026
Miscellaneous reimbursement			-	-
General revenues:				
State general fund appropriations	_	2,63	9,000	2,477,200
Total revenues	_	2,88	36,456	2,709,226
Expenses & other financing uses:				
Public safety		2,83	36,067	2,753,101
Reversion to State General Fund	_		417	3,047
Total expenses		2,83	36,484	2,756,148
Change in net position	\$		19,972	(46,922)
	· =		,	11//
	June	e 30,	June 30,	
Operating Expenses	20	14	2013	
Personnel services		88%	89%	- 1
Operating costs		2%	1%	
Contractual services		9%	9%	
Reversions		ο%	0%	
Depreciation		1%	1%	<u>.</u>
		100%	100%	- 1

ANALYSIS OF INDIVIDUAL GOVERNMENTAL FUNDS

Besides the general fund, the District Attorney has two other governmental funds: the Narcotics Prosecution Fund and the Victims' Assistance fund. A detailed description of these funds can be found on page 21. The District Attorney received federal grant revenues in these funds of \$135,298, and \$97,640, respectively, for the year ended June 30, 2014. The Narcotics Prosecution fund has grant receivables of \$40,507 at year end, which will be used to cover its liabilities of \$40,507 at June 30, 2014. The Victims' Assistance fund has grant receivables of \$10,221 which also will be used to cover its liabilities of \$10,221 at June 30, 2014.

ANALYSIS OF BUDGET RESULTS FOR THE GOVERNMENTAL FUNDS

The District Attorney revised its original general fund budget to budget the fund balance available from the Southwest Border Prosecution Initiative federal grant and for additional grant funds received during the year. The revision decreased personal services by \$165,900, increased contract services by \$35,631, and increased other services by \$316,681.

Budget adjustments for the Victims' Assistance fund during the year resulted from additional federal funding of \$80,150. The budget adjustments were required to increase personal services by \$78,600 and other costs by \$1,550. Budget adjustments to the Narcotics Prosecution Fund resulted from additional federal funding of \$12,965. The budget adjustment required was to increase personal services by \$12,965.

CAPITAL ASSETS

The District Attorney's investment in capital assets at June 30, 2014, amounted to \$161,644 (net of accumulated depreciation). This investment in capital assets includes building improvements, furniture and fixtures, equipment and vehicles. The following chart shows the breakdown of assets by classification:

Sixth Judicial District Attorney Capital Assets (net of accumulated depreciation)

		June 30,	June 30,
		2014	2013
Building improvements	\$	13,604	14,004
Furniture and fixtures		27,930	31,276
Vehicles		120,110	40,846
Total capital aggets mat	ф	161.644	96 106
Total capital assets, net	\$ =	161,644	86,126

Additional information on the District Attorney's capital assets can be found in Note E.

CURRENTLY KNOWN FACTS, DECISIONS OR CONDITIONS

The District. The Sixth Judicial District is comprised of Grant, Luna and Hidalgo Counties, New Mexico. The area is unique in all of the State's Judicial Districts in that all of its counties are considered "Border" counties with Mexico, and we have the longest border with Mexico of any District in the State. The Sixth Judicial District Attorney is responsible for three offices in three counties which are approximately one hour's drive from one county to the other, and which have a total of eleven courts.

Adding to the Sixth Judicial District DA's uniqueness in the proximity of the international border and its woes, the depressed economic times, and the traditionally poor standard of living in our three county District. This contributes to criminal activity. Within the district is the Town of Columbus, listed as

one of the "Eight most dangerous border towns in America" where an estimated 10 percent of the 2,000-person population may be involved in illegal activity." "CNN June 2012, Columbus, NM: The former mayor, police chief and a village trustee all pleaded guilty last year to federal charges of trafficking highly sought AK-47 style pistols to Mexican cartels. Some of the weapons were later seized at murder scenes across the border."

The New Mexico SAVIN (State Automated Victim Information Notification) System has helped the Advocates somewhat, but their case loads with victims remains very high. Studies done which purport to assess the number of staff needed in each DA's Office never capture the true caseload of these Advocates, as well as that of the attorneys and others. Time spent fielding questions, reviewing documents, visiting with victims and their families is not reflected, it seems, in the pure studies of case hours needed.

The type and severity of cases we are prosecuting continue to be driven by domestic violence and the drug trade. Home invasions, gun thefts, white collar crime, batteries, homicides, and kidnappings are prevalent in our district. Several homicides remain unsolved, given reluctance of gang affiliates to speak against each other, which leads to public unease and dissatisfaction with the criminal justice system as a whole. We are still sought after to look into corruption cases around the district, which are enormously time consuming with often little return, and matters which would be much more suited to the Attorney General's Office handling. We have declined some cases, deferring to the AG's Office, because we simply cannot field the staff to handle them.

Prosecution Initiative. A continuing shortage of two attorneys as well as turnover has made FY14 a challenge for all staff. Attorneys struggle to find time to be in multiple hearings each day, and often ask other attorneys to cover cases and to take on part of their case load. The number of cases prosecuted in FY14 was 2,404, which was an increase of 17% from FY13.

The prosecutor shortage resulted in filing a standard revision, enacted in January 2013, which reduced the misdemeanor caseload by limiting most misdemeanor prosecutions to domestic violence and DWI cases. While that revision was successful in numerically reducing case filings, there is still an actual increase in the prosecutor workload ratio due to prosecutor shortages. There are also changes in rules adopted by the New Mexico Supreme Court, which limits officer prosecutions and requires prosecutors to handle jury trials in magistrate or metro court for certain misdemeanors.

Victim Advocate Program. The Victim Advocate Program in the Sixth Judicial District Attorney's Office is a vital link of communication between the victim of the crime and the prosecutors/courts. It is through the Victim Advocate that every victim of enumerated crime is made aware of "Victim's Rights." It is through the Victim Advocate that victim alienation from the judicial system is reduced. The Victim Advocates strive to initiate early contact with victims and provide them with a continuum of intervention services throughout the criminal justice process. The Sixth Judicial District Attorney's Office is fortunate that federal grants with VOCA and VAWA have assisted in sustaining this successful program.

Southwest Border Prosecution Initiative. In FY14, the DA's office received a small award of funds. Funds will continue to be saved to cover expected further shortfalls in FY14 and in FY15. These funds were not awarded in FY 15 to our agency.

2015 Legislative Sessions. The Base Budget increase request is primarily to fund two vacant attorney positions at mid-range with benefits to provide some relief to our over-pressed staff. There is no longer any room within the Sixth Judicial District Attorney's Office to juggle, reassign, hire at a

lower level, reduce expenditures, or cut back in any financial way. The general fund is also carrying the burden of the federal grant shortfalls to keep the staff at full-time. Due to a lack of funding, our agency must supplement 20% using other grant funds.

Summary. The Mission of Sixth Judicial District Attorney's Office is committed to zealous, fair and ethical prosecution, while seeking justice for crime victims and protecting public. The Sixth Judicial District Attorney's Office is devoted to maintaining close working partnerships with law enforcement, the judiciary, victims and witnesses in providing a safe and secure community for the citizens of Grant, Luna, and Hidalgo Counties. The Sixth Judicial District Attorney's Office employees are dedicated to serving the public by promoting integrity and professionalism, in carrying out the duties of the District Attorney as set forth in Section 36-1-18 NMSA.

REQUEST FOR INFORMATION

This financial report is designed to provide a general overview of the District Attorney's finances and to show the District Attorney's accountability for the monies it receives. Questions concerning any of the information provided in this report or requests for additional information should be addressed to the Chief Financial Officer, P.O. Box 1025, Silver City, New Mexico 88062-1025.

STATE OF NEW MEXICO SIXTH JUDICIAL DISTRICT ATTORNEY GOVERNMENT-WIDE STATEMENT OF NET POSITION As of June 30, 2014

		Governmental Activities
ASSETS		_
Current Assets		
Cash	\$	25
State General Fund Investment Pool		179,243
Due from local governments		50,709
Due from other state agencies		14,519
Total current assets		244,496
Capital assets, net		161,644
Total assets	\$	406,140
LIABILITIES		
Current liabilities		
Due to state general fund	\$	417
Due to other state agencies		206
Accounts payable		26,125
Accrued payroll		39,446
Accrued payroll-related liabilities		27,484
Compensated absences - expected to be paid within one year		98,081
Total current liabilities		191,759
Non-current liabilities		
Compensated absences - expected to be paid after one year		24,520
Total liabilities		216,279
NET POSITION		
Unrestricted		28,217
Net investment in capital assets		161,644
Total net position		189,861
Total liabilities and net position	\$	406,140

STATE OF NEW MEXICO SIXTH JUDICIAL DISTRICT ATTORNEY GOVERNMENT-WIDE STATEMENT OF ACTIVITIES For the Year Ended June 30, 2014

		Governmental Activities
EXPENSES		
Public safety		
Personnel services and employee benefits	\$	(2,483,292)
Contractual services		(52,891)
Other		(267,614)
Depreciation		(32,270)
Total program expenses		(2,836,067)
REVENUES		
Program revenues		
Operating grants and contracts		247,456
Miscellaneous revenue		-
Net program (expenses)/revenue and changes in net position	_	(2,588,611)
General revenues		
Transfers:		
State General Fund appropriation		2,639,000
Reversion to State General Fund FY14		(417)
Total net transfers	_	2,638,583
Change in net position	_	49,972
Net position, beginning	_	139,889
Net position, ending	\$_	189,861

STATE OF NEW MEXICO SIXTH JUDICIAL DISTRICT ATTORNEY BALANCE SHEET - GOVERNMENTAL FUNDS As of June 30, 2014

		Major Funds					
ASSETS	16000 General Fund	26500 Victims' Assistance Fund	26600 Narcotics Prosecution Fund	Total Governmental Funds			
Cash	\$ 25	_	_	25			
State General Fund Investment Pool	179,243	_	-	179,243			
Due from other funds	46,671	3	16	46,690			
Due from local governments	-	10,218	40,491	50,709			
Due from federal government	-	, -	-	-			
Due from other state agencies	_	-	_	_			
Total assets	225,939	10,221	40,507	276,667			
LIABILITIES							
Due to other funds	19	9,350	37,321	46,690			
Due to state general fund	417	9,330	3/,321	40,090			
Due to state general fund Due to other state agencies	41/	206	_	206			
Accounts payable	26,125	200	_	26,125			
Accrued payroll	37,547	470	1,429	39,446			
Accrued payroll-related liabilities		470					
Current liabilities	25,532	195	1,757	27,484			
Current habinties	89,640	10,221	40,507	140,368			
FUND BALANCE							
Petty cash - unassigned	25	_	-	25			
Unassigned	136,274	-	_	136,274			
Total fund balance	136,299			136,299			
Total liabilities and fund balance	\$ 225,939	10,221	40,507	276,667			
Reconciliation of the Governmental	l Fund Balaı	nce to the Gove	rnment-Wide				
Statement of Net Position: Total fund balance governmental funds				\$ 136,299			
20141 24114 24141100 80 (02111101141 241140				¥ 10°,-77			
Capital assets (net of depreciation) used financial resources and, therefore, are	_		not	161,644			
Some revenue is deferred in the funds but statements and added to net position	t accrued as r	evenue in the gov	ernment-wide	14,519			
Long-term debt reported as accrued cor payable in the current period and, the	-			(122,601)			
Differences due to rounding							
Net position of governmental activities				\$ 189,861			
. 0							

STATE OF NEW MEXICO SIXTH JUDICIAL DISTRICT ATTORNEY STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCE - GOVERNMENTAL FUNDS For the Year Ended June 30, 2014

		Major Funds			
	16000 General Fund	26500 Victims' Assistance Fund	26600 Narcotics Prosecution Fund	Total Governmental Funds	
REVENUES Federal grants Total revenues	\$ <u>-</u>	97,640 97,640	135,298 135,298	232,938 232,938	
EXPENDITURES Current General government:					
Personal services and benefits Contractual services Other costs Total expenditures	2,247,348 52,891 <u>373,933</u> 2,674,172	96,171 - 1,469 97,640	135,298 - - - 135,298	2,478,817 52,891 <u>375,402</u> 2,907,110	
Excess (deficiency) of revenues over (under) expenditures	(2,674,172)	-	-	(2,674,172)	
OTHER FINANCING SOURCES (USES) State general fund appropriations Reversion to State General Fund FY14 Net other financing sources (uses)	2,639,000 (417) 2,638,583		- - -	2,639,000 (417) 2,638,583	
Net change in fund balance	(35,589)	-	-	(35,589)	
Fund balance, beginning	171,888		-	171,888	
Fund balance, ending	\$136,299			136,299	
Reconciliation of the Statement of Reve Balance of Governmental Funds to the Net change fund balance in governmental fur Governmental funds report capital outlays as	Government-Wid	e Statement of	Activities:	\$ (35,589)	
the cost of those assets is allocated over the expense: Capital asset additions	ir estimated useful li	ves and reported	as depreciation	107,788	
Depreciation expense on capital assets is repo and changes in net assets, but they do not r depreciation expense is not reported as exp	equire the use of cur	rent financial reso		(32,270)	
Other reclassifications are necessary to conve the accrual basis of accounting to show the			_	14,519	
Compensated absences reported in the states current financial resources and, therefore, a funds. The increase in compensated absence	are not reported as e	xpenditures in gov	vernmental	(4,475)	

49,972

Differences due to rounding

Change in net position - governmental activities

STATE OF NEW MEXICO

SIXTH JUDICIAL DISTRICT ATTORNEY

STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCE BUDGET AND ACTUAL (BUDGETARY BASIS)

GENERAL FUND (16000)

For the Year Ended June 30, 2014

		Budgeted A	Amounts	Actual Amounts (Budgetary	Variance with Final Budget Favorable (Unfavorable)
		Original	Final	Basis)	
REVENUES					
Federal grants	\$	-	14,519	-	(14,519)
Miscellaneous revenue	-				
Total revenues	-		14,519		(14,519)
EXPENDITURES					
Current:					
General government		0.44=000	0.0=0.400	0.04=040	
Personal services Contractual services		2,445,300 18,900	2,279,400	2,247,348	32,052
Other costs		174,800	54,531 491,481	52,891 373,933	1,640 117,548
Capital outlay			491,401	3/3,933	
Total expenditures	-	2,639,000	2,825,412	2,674,172	151,240
Excess (deficiency) of revenues over					
(under) expenditures		(2,639,000)	(2,810,893)	(2,674,172)	151,240
OTHER FINANCING SOURCES (USE	ES)				
Interagency transfers in (out)	-				
State general fund appropriations FY14	ļ	2,639,000	2,639,000	2,639,000	-
Reversion to state general fund				(417)	(417)
Total interagency transfers		2,639,000	2,639,000	2,638,583	(417)
Net change in fund balance			(171,893)	(35,589)	
Fund balance budgeted	\$		171,888		
Reconciliation of Budgetary Basis to Total Budget Basis Expenditures for FY1. Amounts expensed in current year and p Amounts expensed in prior year and paid Total GAAP Basis Governmental Fur the fiscal year ended June 30, 2014	4 aid d ou id I	out of FY15 budg it of FY14 budget	et	2,674,172 - - - 32,674,172	

STATE OF NEW MEXICO

SIXTH JUDICIAL DISTRICT ATTORNEY

STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCE BUDGET AND ACTUAL (BUDGETARY BASIS)

VICTIMS' ASSISTANCE FUND (26500)

For the Year Ended June 30, 2014

		Budgeted	Amounts	Actual Amounts (Budgetary	Variance with Final Budget Favorable
		Original	Final	Basis)	(Unfavorable)
DEVENIUE					
REVENUES Federal grants	\$	43,700	123,850	97,640	(26,210)
Miscellaneous revenue	Ψ	-	-	-	-
_	•				
Total revenues	•	43,700	123,850	97,640	(26,210)
EXPENDITURES					
Current:					
General government					
Personal services		43,700	122,300	96,171	26,129
Contractual services		-	-	-	-
Other costs		-	1,550	1,469	81
Capital outlay	•				
Total expenditures		43,700	123,850	97,640	26,210
Excess (deficiency) of revenues over					
(under) expenditures					
OTHER FINANCING SOURCES (US	SES	5)			
Interagency transfers in (out)					
State general fund appropriations FY	14	-	-	-	-
Reversion to state general fund					
Total interagency transfers					
Net change in fund balance					
Fund balance budgeted	\$				
	•				
Reconciliation of Budgetary Basis to Total Budget Basis Expenditures for FY	714		:	\$ 97,640	
Amounts expensed in current year and	_		_	-	
Amounts expensed in prior year and partial CAAP Resis Covernmental Ex			-		
Total GAAP Basis Governmental Fu the fiscal year ended June 30, 20:		Expenditure	8 10F	\$97,640_	

STATE OF NEW MEXICO

SIXTH JUDICIAL DISTRICT ATTORNEY

STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCE BUDGET AND ACTUAL (BUDGETARY BASIS)

NARCOTICS PROSECUTION FUND (26600)

For the Year Ended June 30, 2014

		Budgeted	Amounts	Actual Amounts (Budgetary	Variance with Final Budget Favorable
	_	Original	Final	Basis)	(Unfavorable)
DEVENIE					
REVENUES Federal grants	\$	129,100	142,065	135,298	(6,767)
rederal grants	φ	129,100	142,005	135,290	(0,/0/)
Total revenues	_	129,100	142,065	135,298	(6,767)
EXPENDITURES					
Current:					
General government					
Personal services		129,100	142,065	135,298	6,767
Contractual services		-	-	-	-
Other costs		-	-	-	-
Capital outlay	_				
Total expenditures	_	129,100	142,065	135,298	6,767
Excess (deficiency) of revenues over					
(under) expenditures	_				
OTHER FINANCING SOURCES	(USES))			
Interagency transfers in (out)					
State general fund appropriations	FY14	-	-	-	-
Reversion to state general fund	_				
Total interagency transfers	_				
Net change in fund balance	_				
Fund balance budgeted	\$_				
Reconciliation of Budgetary Bas Total Budget Basis Expenditures for Amounts expensed in current year a	r FY14			\$ 135,298	
Amounts expensed in current year and Amounts expensed in prior year and	-	_	0	-	
Total GAAP Basis Governmenta	-		,		
the fiscal year ended June 30,		•		\$ 135,298	

STATE OF NEW MEXICO SIXTH JUDICIAL DISTRICT ATTORNEY

STATEMENT OF FIDUCIARY ASSETS AND LIABILITIES - AGENCY FUNDS

As of June 30, 2014

Assets	-	Agency Fund
Cash	\$_	17,248
Total assets	\$ _	17,248
Liabilities		
Deposits held in custody for others	\$_	17,248
Total liabilities	\$	17,248

NATURE OF BUSINESS AND REPORTING ENTITY

The Sixth Judicial District Attorney (the DA) is an elective office established by the Constitution of the State of New Mexico, Article VI, Section 24. The DA is elected to a four-year term. Functions of the DA are defined in Section 36-1-1 through 36-1-26 NMSA 1978 as amended. The DA serves all of Grant, Luna, and Hidalgo Counties. It is the duty of the DA to prosecute all criminal cases filed in this district magistrate and district courts. The DA also fulfills various other duties as called upon by statute. Section 36-1A-1 through Section 16-1A-15 cited as the "DA Personnel and Compensation Act" established for all DAs a uniform equitable and binding system of personnel administration.

The DA is legally separate and fiscally independent of other state agencies, has decision-making authority, the power to designate management, the responsibility to significantly influence operations and primary accountability for fiscal matters. The DA is included in the State of New Mexico Comprehensive Annual Financial Report.

In evaluating how to define the government, for financial reporting purposes, management has considered all potential component units. The decision to include a potential component unit in the reporting entity was made by applying the criteria set forth in U.S GAAP standards and GASB Statement 14. The basic, but not the only criterion for including a potential component unit within the reporting entity, is the governing body's ability to exercise oversight responsibility. The most significant manifestation of this ability is financial interdependency. Other manifestations of the ability to exercise oversight responsibility include, but are not limited to, the selection of governing authority, the designation of management, the ability to significantly influence operations, and accountability for fiscal matters. A second criterion used in evaluating potential component units is the scope of public service. Application of this criterion involves considering whether the activity benefits the government and/or its citizens, or whether the activity is conducted within the geographic boundaries of the government and is generally available to its citizens. A third criterion used to evaluate potential component units for inclusion or exclusion from the reporting entity is the existence of special financing relationships, regardless of whether the DA is able to exercise oversight responsibility. Based on the application of these criteria, there are no component units identified or excluded from the reporting entity.

A. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

1. Basic Financial Statements

The financial statements of the DA have been prepared in conformity with accounting principles generally accepted (GAAP) in the United States of America as applied to governmental units. The Governmental Account Standards Board (GASB) is the accepted Standard-setting body for establishing governmental Accounting and financial reporting principles. The GASB periodically updates its codification of the existing Governmental Accounting and Financial Reporting Standards, which, along with subsequent GASB pronouncements (Statements and Interpretations), constitutes GAAP for governmental units. The more significant of the DA's accounting policies are described below.

The GASB periodically updates its codification of the existing Governmental Accounting and Financial Reporting Standards which, along with subsequent GASB pronouncements (Statements and Interpretations), constitutes GAAP for governmental units.

The Statement of Activities demonstrates the degree to which the direct expenses of a given function, or segment, are offset by program revenues. *Direct expenses* are those that are clearly identifiable with specific function or segment. *Program revenues* include (1) charges to customers or applicants who purchase, use or directly benefit from goods, services or privileges provided by a

given function or segment and (2) grants and contributions that are restricted to meeting the operational or capital requirements of a particular function or segment. Taxes and other items not properly included among program revenues are reported instead as *general revenues*.

The government-wide focus is more on the sustainability of the DA as an entity and the change in aggregate financial position resulting from the activities of the fiscal period. The fund financial statements are similar to the financial statements presented in the previous accounting model.

The governmental fund statements are presented on a *current financial resource* and *modified accrual basis* of accounting. This presentation is deemed appropriate to (a) demonstrate legal compliance, (b) demonstrate the source and use of liquid resources, and (c) demonstrate how the DA's actual experience conforms to the budget of fiscal plan. Since the governmental fund statements are presented on a different focus and basis of accounting than the government-wide statements' governmental column, a reconciliation accompanies each statement, which briefly explains the adjustment necessary to transform the fund based financial statements in to the governmental column on the government-wide presentation.

2. Basis of Presentation

The financial transactions of the Court are maintained on the basis of funds, each of which is considered a separate accounting entity. The operations of each fund are accounted for with a separate set of self-balancing accounts that comprise its assets, deferred outflows, liabilities, deferred inflows, fund balance, revenues, expenditures and other financing sources or uses.

Government resources are allocated to, and accounted for, in individual funds based upon the purpose for which they are to be spent and the means by which spending activities are controlled. The various funds are summarized by the type and reported by generic classification the accompanying financial statements.

The reporting model, GASB Statement No. 34, sets forth minimum criteria for the determination of major funds based on a percentage of the assets, liabilities, revenues or expenditures. The general fund is always considered a major fund. The DA has elected to consider all special revenue funds as major funds regardless of size. Major individual governmental funds are reported as separate columns in the fund financial statements.

In the governmental fund financial statements, per GASB Statement No. 54, fund balances are classified as non-spendable, restricted or unrestricted (committed, assigned or unassigned). Restricted represents those portions of fund balance where constraints placed on the resources are either externally imposed or imposed by law through constitutional provisions or enabling legislation. Committed fund balance represents amounts that can only be used for specific purposes pursuant to constraints imposed by formal action of the Legislative and Executive branches of the State. Assigned fund balance is constrained by the Legislature's and Executive Branch's intent to be used for specific purposes or in some cases by legislation.

The following are the DA's major funds:

Governmental Funds:

General Fund (16000) – The general fund is the operating fund of the DA. It is used to account for all financial resources except those required to be accounted for in another fund. All appropriations received in this fund are revertible funds if not expended in the appropriate time frame. This fund is also used to account for federal grant proceeds from the US Department of Justice (Southwest Border Prosecution Initiative [SWBI]). The fund balance created from these proceeds will not revert to the State of New Mexico's general fund as the source of revenues is the federal government.

The DA receives all State of New Mexico appropriations in their General Fund. The DA's Special Revenue Funds, as noted below, receive funds from various grants and contracts and therefore the funds are not subject to reversion to the State of New Mexico.

Victims' Assistance Program Fund (26500) – The Victims' Assistance fund is used to account for the grant proceeds from the Victims of Crime Act (VOCA), and the expenditures there from. The authority for the creation and maintenance of the fund is the requirement of the state of New Mexico Crime Victims Reparation Commission to maintain a separate fund. The fund balance will not revert to the state of New Mexico's general fund, as the source of revenues is the federal government.

Narcotics Prosecution Fund (26600) – The Narcotics Prosecution fund is used to account for the grant proceeds from the Office of National Drug Control Policy - High Intensity Drug Trafficking Area grant, and the Border Operations Task Force, and the expenditures there from. The authority for the creation and maintenance of the fund is the requirement of the federal government to maintain a separate fund. The fund balance will not revert to the state of New Mexico's general fund as the source of revenues is the federal government.

Fiduciary Funds:

Agency Funds

Agency funds are used to account for assets held by the DA in a trustee capacity or as an agent for individuals, private organizations, other governments, and/or other funds. Agency funds are custodial in nature (assets equal liabilities) and do not involve measurement of results of operations.

The DA has one agency fund to account for court ordered victim restitution payments that are collected from the defendant and subsequently distributed per a restitution order. Fees may be charged to individuals in the pre-prosecution program, and in accordance with agreements between the program participant and the DA attorney, these fees are remitted to the State Treasurer for the account of the Administration Office of the DAs.

3. Basis of Accounting

Basis of accounting refers to the point at which revenues or expenditures or expenses are recognized in the accounts and reported in the financial statements. It relates to the timing of the measurements made, regardless of the measurement focus applied.

The government-wide and the fiduciary financial statements are presented on an accrual basis of accounting. The governmental funds in the fund financial statements are presented on a modified accrual basis.

The statement of net position and the statement of activities are prepared using the *economic resources measurement focus* and the *accrual basis of accounting*. Revenues are recorded when earned and expenses are recorded when a liability is incurred regardless of the timing of the related cash flows. Grants and similar items are recognized as revenue as soon as all eligibility requirements imposed by the provider have been met. By definition, the resources of fiduciary funds are not available to support the DA's programs. Therefore, fiduciary funds are excluded from the government-wide financial statements.

All governmental funds are accounted for using the modified accrual basis of accounting and the current financial resources measurement focus. Under the modified accrual basis of accounting, revenues are recorded when susceptible to accrual; i.e., both measurable and available. "Available" means collectible within the current period or soon enough thereafter to be used to pay liabilities of the current period which is considered to be within sixty days of year-end. Expenditures are generally recognized under the modified accrual basis of accounting when the related liability is incurred. The exception to this general rule is that principal and interest on general long-term debt, if any, is recognized when due.

In applying the "susceptible to accrual" concept to intergovernmental revenues pursuant to GASB Statement #33, which was also adopted as of July 1, 2001 by the DA, the provider should recognize liabilities and expenses and the recipient should recognize receivables and revenues when the applicable eligibility requirements including time requirements, are met, resources transmitted before the eligibility requirements are met, under most circumstances, should be reported as advances by the provider and deferred revenue by the recipient.

As a general rule the effect of interfund activity has been eliminated from government—wide financial statements. Activity between funds that are representative of lending/borrowing arrangements outstanding at the end of the fiscal year are referred to as either "transfers in or out from other funds."

4. Budgetary Data

The New Mexico State Legislature makes annual appropriations to the DA. Legal compliance is monitored through the establishment of a budget (modified-accrual basis) and a financial control system, which permits a budget to actual expenditure comparison. Expenditures may not legally exceed appropriations for each budget at the appropriation unit level.

Budgeted appropriation unit amounts may be amended upon approval from the Budget Division of the State of New Mexico Department of Finance and Administration within the limitation as specified in the General Appropriation Act. The budget amounts shown in the financial statements are both the original appropriation and the final authorized amounts as legally revised during the year.

The DA follows these procedures in establishing the budgetary date reflected in the financial statements:

- 1. By September 1st, the DA prepares a budget request by appropriation unit to be presented to the next Legislature.
- 2. The appropriation request is submitted to the Department of Finance and Administration's Budget Division (DFA) and to the Legislature.
- 3. DFA makes recommendations and adjustments to the appropriation request, which become the Governor's proposal to the Legislature.
- 4. Legislative Finance Committee (LFC) holds hearings on the appropriation request, also submitting recommendations and adjustments before presentation to the Legislature.

- 5. Both the DFA's and LFC's recommended appropriation proposals are presented to the Legislature for approval of the final budget plan.
- 6. Budget hearings are scheduled before the New Mexico House Appropriations and Senate Finance Committees. The final outcomes of these hearings are incorporated into the General Appropriations Act.
- 7. The DA's budget for the fiscal year ending June 30, 2014 was amended in a legally permissible manner by increasing or reallocating appropriation unit totals as the need arose during the fiscal year. Individual amendments were not material in relation to the original budget.
- 8. The Act is signed into law by the Governor of the State of New Mexico within the legally prescribed time limit. The-DA submits, no later than May 1st, to DFA an annual operating budget by category and line item based upon the appropriations made by the Legislature. The DFA Budget Division reviews and approves the operating budget which becomes effective on July 1.
- 9. All subsequent budget adjustments must be approved by the DA and the Director of the DFA Budget Division. The budget for the current year was properly amended.
- 10. Formal budgetary integration is employed as a management control device during the fiscal year for the General Fund and the Special Revenue Funds.
- 11. Except as noted in Note G, the budget for the General Fund and the Special Revenue Funds are not adopted on a basis consistent with accounting principles generally accepted in the United States of America (GAAP). The budgets do not include prior year encumbrances paid in the current year in the budgetary amounts.
- 12. Appropriations lapse at the end of the fiscal year beginning with the year ended June 30, 2014. The DA's General Fund is a reverting fund (funds revert back to the State General Fund), with the exception of funds appropriated for the Southwest Border Prosecution Initiative.
- 13. Appropriations lapse at the end of the year except for those amounts encumbered.
- 14. Budgets for the General Fund and Special Revenue Funds are presented on the modified accrual basis of accounting. Encumbrances related to single year appropriations lapse at year end. The portion of an encumbrance representing goods and services received by the last day of the fiscal year should be reclassified as accounts payable. Any remaining encumbrances related to single year appropriations must be reclassified as unreserved fund balance and a liability recorded to recognize any amount subject to reversion. Budgetary comparisons resented for the General fund and Special Revenue fund in this report are on the modified accrual budgetary basis, which does not conform to accounting principles generally accepted in the United States of America as encumbrances are treated as expenditures. This procedure conforms to Department of Finance and Administration and state requirements.
- 15. If there are appropriations for multiple years and related funds are encumbered, there is a reservation of fund balance for encumbrances in the financial statements. This State Agency has no encumbered funds outstanding as of June 30, 2014.
- 16. The legal level of budgetary control is at the appropriation program level.

5. Encumbrances

Any encumbrances outstanding at year-end related to single year appropriations are classified as a liability to recognize amounts subject to reversion to the State General Fund. If the New Mexico State Legislature provides a new appropriation for a specific encumbrance, it is carried forward to a new appropriation period to be charged against the new budget. If the Legislature does not provide a new appropriation for an encumbrance, the encumbrance is no longer authorized.

6. Net Position

The government-wide financial statements utilize a net position presentation. Net position is categorized as investment in capital assets (net of related debt), restricted and unrestricted.

Investment in Capital Assets, net of related debt – is intended to reflect the portion of net position which is associated with non-liquid, capital assets less outstanding capital asset related debt. The net related debt is the debt less the outstanding liquid assets and any associated unamortized cost.

Restricted – net position is considered restricted by enabling legislation that has been determined to be legally enforceable. Legal enforceability means that a government can be compelled by an external party-such as citizens, public interest groups, or the judiciary-to use resources created by enabling legislation only for the purposes specified by the legislation. Generally, the enforceability of an enabling legislation restriction is determined by professional judgment, which may be based on actions such as analyzing the legislation to determine if it meets the qualifying criteria for enabling legislation, reviewing determinations made for similar legislation of the government or other governments, or obtaining the opinion of legal counsel. However, enforceability cannot ultimately be proven unless tested through the judicial process, which may never occur. The determination of legal enforceability should be based on the underlying facts and circumstances surrounding each individual restriction. The determination that a particular restriction is not legally enforceable may lead a government to reevaluate the legal enforceability of similar enabling legislation restrictions, but should not necessarily lead a government to conclude that all enabling legislation restrictions are unenforceable.

Deferred Outflows/Inflows of Resources — In addition to assets, the statement of net position and/or the balance sheet for the governmental funds will sometimes report a separate section for deferred outflows of resources. This separate financial statement element, Deferred Outflows of Resources, represents a consumption of net position/fund balance that applies to a future period and so will not be recognized as an expense or expenditure until then. The DA has no deferred outflows of resources during fiscal year 2013 on the government wide or fund financials.

In addition to liabilities, the statement of net position and/or the balance sheet for the governmental funds will sometimes report a separate section for deferred inflows of resources. This separate financial statement element, Deferred Inflows of Resources, represents an acquisition of net position/fund balance that applied to a future period and so will not be recognized until then.

Unrestricted – This category reflects the net position of the DA, not restricted for any project or other purpose.

7. Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Accordingly, actual results could differ from those estimates.

8. Spending Policy

When and expenditure/expense is incurred for purposes for which both restricted and unrestricted resources are available, it is the State's policy to use restricted resources first. When expenditures/expenses are incurred for purposes for which unrestricted (committed, assigned and unassigned) resources are available, and amounts in any of these unrestricted classifications could be used, it is the State's policy to spend committed resources first.

9. Cash and Cash Equivalents

The DA has defined cash to include cash on hand and demand deposits.

10. Receivables and Payables

Receivables consist of amounts due from federal, state and local governments. No allowance for doubtful accounts is established, since all amounts are considered collectible in the subsequent fiscal year.

11. Capital Assets

Property, plant and equipment including software, purchased or acquired is carried at historical cost or estimated historical cost. Contributed assets are recorded at the fair market values as of the date received. Additions, improvements and other capital outlays that significantly extend the useful life of an asset are capitalized. Other costs incurred for repairs and maintenance are expensed as incurred. The State's capitalization policy, i.e., the dollar value above which asset acquisitions including software are added to the capital accounts, was changed to \$5,000 as of July 1, 2005 from \$1,000. Assets with historical cost under \$5,000 and over \$1,000 that capitalized prior to July 1, 2005 remain on the DA's capital assets schedule. However, all capital outlay purchases may not necessarily be capitalized. Computer software which has been developed for internal use and which meets the capitalization minimum of \$5,000 is capitalized and depreciated in accordance with the DA's depreciation guidelines.

Depreciation on all exhaustible assets is provided on the straight-line basis with no salvage value. The estimated useful life for capital assets is estimated as follows:

Type	Life
Building improvements	39 years
Furniture and fixtures	7 years
Equipment and Machinery	6 years
Vehicles	5 years
Data processing	3 years

There is no debt related to capital assets as of June 30, 2014.

12. Accrued Compensated Absences

Qualified employees accumulate annual leave as follows:

Years of Service	Hours Earned Per Pay Period	Hours of Maximum Accrual
1 pay period - 4 years	4.62	240
Over 4 years - 8 years	5.08	240
Over 8 years - 12 years	5.54	240
Over 12 Years - 16 years	6.00	240
Over 16 years and beyond	6.46	240

The maximum accrued annual leave may be carried forward into the beginning of the next calendar year and any excess is lost. When employees terminate, they are compensated for accumulated unpaid annual leave as of the date of termination, up to the aforementioned maximums at their current hourly rate.

13. Accrued Sick Leave

Chapter 150 Laws of 1983, provides for the payment to employees for accumulated sick leave under certain conditions. Employees who have over 600 hours of accumulated sick leave can receive payment for the hours over 600 up to 120 hours on July 1st and January 1st of each year. However, the sick leave will be paid at fifty percent of the employee's regular hourly wage. At retirement, employees can receive fifty percent payment for up to 400 hours for the hours over 600 hours of

accumulated sick leave. Employees who terminate receive no payment for accumulated sick leave. Therefore, the only sick leave which has been accrued represents the hours earned at June 30, 2014 over 600 hours. In accordance with GASB 16, accrued compensated absences consisted of accumulated annual leave and related salary payments (employers' matching FICA and Medicare payroll taxes).

Expenditures for accumulated sick pay for hours under 600 hours will be recognized as employees take such absences. Accrued vested sick pay is recorded as a liability in the Governmental Activities Funds.

14. Interfund Activity

Interfund transactions are treated as transfers. Transfers between governmental funds are netted as part of the reconciliation to the government-wide financial statements.

15. Program Revenues

Program revenues include federal and state grants.

B. CASH AND INVESTMENTS POLICY WITH STATE TREASURER AND BANKING INSTITUTIONS

Cash includes cash on hand and cash deposits in three financial institutions, all non-interest bearing demand checking accounts. In accordance with Section 6-10-17, NMSA, 1978 Compilation, deposits of public money are required to be collateralized. Pledged collateral is required in amounts in an aggregated equal to one half of the amount of public money in each account. Securities, which are obligations of the United States, State of New Mexico, its agencies, institutions, counties, municipalities or other subdivisions are accepted as security at market value. No security is required for the deposit of public money that is insured by the Federal Deposit Insurance Corporation (FDIC), or the National Credit Union Administration.

Deposits (cash or cash equivalents) are carried at cost, which approximates market value. FDIC advisory opinion 94-24 states that public funds are entitled to \$100,000 insurance for time or savings deposits (including bank money market accounts) and \$100,000 for demand deposits deposited within the state in compliance with 12 CFR Subsection 330.15. FDIC deposit insurance has temporarily increased from \$100,000 to \$250,000 per depositor through December 31, 2013. Changes have also been made to other account types. For more information, visit www.fdic.gov.

As of June 30, 2014, the amount of cash reported on the financial statements differs from the amount on deposit with the various institutions because of outstanding checks and deposits-intransit.

In general, state statutes require that all deposits held by the State Treasurer be collateralized at a minimum level of 50 percent. Collateral pledged to secure these deposits is monitored by the State Treasurer's Office (STO). The STO issues separate financial statements that disclose the collateral pledged to secure these deposits. The State Treasurer has the power to invest money held in demand deposits and not immediately needed for the operation of state government in securities in accordance with Sections 6-10-10 I through P, NMSA 1978 as amended. The State Treasurer with the advice and consent of the state board of finance can invest money held in demand deposits and investments not immediately needed for operation of state government in:

(a) Securities issued by the United States (U.S.) government or by its departments or agencies and direct obligations of the U.S. or are backed by the full faith and credit of the U.S. government or agencies sponsored by the U.S. government;

- (b) Contracts for the present purchase and resale at a specified time in the future, not to exceed one year or, in the case of bond proceeds, not to exceed three years, of specific securities at specified prices at a price differential representing the interest income to be earned by the state. No such contract shall be invested in unless the contract is fully secured by obligations of the United States of other securities backed by the United States having a market value of at least one hundred two percent of the amount of the contract;
- (c) Contracts for the temporary exchange of state-owned securities for the use of broker-dealers, banks or other recognized institutional investors in securities, for periods not to exceed one year for a specified fee rate. No such contract shall be invested in unless the contract is fully secured by exchange of an irrevocable letter of credit running to the state, cash or equivalent collateral of at least one hundred two percent of the market value of the securities plus accrued interest temporarily exchanged. The collateral required for either of the forms of investment in sections (b) and (c) shall be delivered to the fiscal agent of New Mexico or its designee contemporaneously with the transfer of funds or delivery of the securities at the earliest time industry practice permits, but in all cases, settlement shall be on a same-day basis. Neither of the contracts in (b) or (c) shall be invested in unless the contracting bank, brokerage firm or recognized institutional investor has a net worth in excess of five hundred million dollars;
- (d) Any of the following investments in an amount not to exceed forty percent of any fund that the state treasurer invests:
 - (1) commercial paper rated "prime" quality by a national rating service, issued by corporations organized and operating within the U.S.;
 - (2) medium-term notes and corporate notes with a maturity not exceeding five years that are rated A or its equivalent or better by a nationally recognized rating service and that are issued by a corporation organized and operating in the U.S.; or
 - (3) an asset-backed obligation with a maturity not exceeding five years that is rated AAA or its equivalent by a nationally recognized rating service;
- (e) Shares of a diversified investment company registered pursuant to the federal Investment Company Act of 1940 that invests in U.S. fixed income securities or debt instruments authorized pursuant to (a), (b), and (d) above provided that the investment company has total assets under management of at least one billion dollars and the investments made by the State Treasurer pursuant to this paragraph are less than five percent of the assets of the investment company; or
- (f) Individual, common or collective trust funds of banks or trust companies that invest In U.S. fixed income securities or debt instruments authorized pursuant to (a), (b), and (d) above, provided that the investment manager has assets under management of at least one billion dollars and the investments made by the state treasurer pursuant to this paragraph are less than five percent of the assets of the individual, common or collective trust fund.

No public funds can be invested in negotiable securities or loans to financial institutions fully secured by negotiable securities at current market value shall be paid out unless there is a contemporaneous transfer of the securities at the earliest time industry practice permits, but in all cases, settlement shall be on a same-day basis either by physical delivery or, in the case of uncertificated securities, by appropriate book entry on the books of the issuer, to the purchaser or to a reputable third-party safekeeping financial institution acting as agent or trustee for the purchaser, which agent or trustee shall furnish timely confirmation to the purchaser. For additional GASB 40 disclosure information regarding cash/investments held by the State Treasurer, see the separate audit report for the State Treasurer's Office for the fiscal year ended June 30, 2014.

General Fund Investment Pool Not Reconciled

In June 2012 an independent expert diagnostic report revealed that the General Fund Investment Pool balances have not been reconciled at the business unit/fund level since the inception of the

Statewide Human resources, Accounting, and management Reporting (SHARE) system in July of 2006. The Department of Finance and Administration (DFA) has commissioned two reports that address statewide cash reconciliation issues. They are (1) *Current State of Diagnostic of Cash Controls*, dated June 20, 2012 prepared by Deloitte Consulting, LLP and (2) *Cash Management Plan and Business Processes*, dated October 11, 2012, also prepared by Deloitte Consulting, LLP. The Diagnostic reports are available in the Resources section of the Cash Control page of the NM Department of Finance & Administration's website: www.nmdfa.state.nm.us/Cash Control.aspx.

The General Fund Investment Pool is the State of New Mexico's main operating account. State revenues such as income taxes, sales taxes, rents and royalties, and other recurring revenues are credited to the General Fund Investment Pool. The fund also comprises numerous State agency accounts whose assets, by statute (Section 8-6-3 NMSA 1978), must be held at the State Treasury.

DFA has commenced the Cash Management Remediation Project (Remediation Project) in partnership with the New Mexico State Treasurer's Office, the New Mexico Department of Information Technology, and a contracted third party PeopleSoft Treasury expert. The purpose of the Remediation Project is to design and implement the changes necessary to reconcile the General Fund Investment Pool in a manner that is complete, accurate, and timely. The Remediation Project will make changes to the State's current SHARE system configuration, cash accounting policies and procedures, business practices, and banking structure. The scheduled implementation date for the changes associated with the Remediation Project is February 1, 2013. An approach and plan to address the population of historical reconciling items will be developed during the Remediation Project, but a separate initiative will be undertaken to resolve the historical reconciling items. It is DFA's responsibility to perform the monthly reconciliation of the General Fund Investment Pool.

Per the directive issued by the Office of the State Auditor on October 30, 2012, a note disclosure relating to this issue is required for all State of New Mexico state agencies for financial statements issued for fiscal year ended June 30, 2012 and continues into 2013.

That directive instructed agencies to do the following:

- 1. Provide copies of the referenced reports to the agency's Independent Public Accountant (IPA) performing the FY13 audit;
- 2. Explain to the IPA what policies and procedures the agency has in place to ensure that the agency's cash balances in SHARE are correct; and
- 3. Disclose in the agency's notes to the financial statements the facts about the statewide cash reconciliation as of June 30, 2014, and what the agency's policies and procedures were during the FY13 to mitigate the risk that the agency's cash balances would be misstated as of June 30, 2014.

To the extent possible the DA does informally reconcile all deposits and transfers that come into its possession. The cash transactions processed by the DA flow through the state general fund investment pool. Since SHARE was implemented, the DA recognized potential concerns related to the statewide cash reconciliation issue and in response, developed internal reconciliation procedures to ensure that cash receipts and disbursements recorded in the SHARE system are in fact transactions that have been initiated by the DA. The reconciliation occurs each month and any required adjustments are forwarded to the Financial Control Division at DFA for correction. The monthly reconciliation procedures throughout the Fiscal Year, include, but are not limited to validation of: allotments, deposits, expenditures, all general entries, operating transfers, payroll expenditures/payroll liabilities by fund, and review of outstanding warrants of the Department. This monthly internal reconciliation of cash receipts and disbursements flowing through the DA's share of the state general fund investment pool provides management assurance that the balance

reflected in State General Fund Investment Pool account is accurate as of the end of the reporting period. In addition, the DA reconciles other asset and liability accounts on the Balance Sheet of each fund type. This process also provides additional assurance that transactions affecting the DA's share in the State General Fund Investment Pool account are accurate.

Credit Risk for Investments

Credit risk is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. The General Fund Investment Pool is not rated for credit risk.

Interest Rate Risk for Investments

Interest rate risk is the risk that changes in interest rates will adversely affect the fair value of an investment. The DA does not have an investment policy that limits investment interest rate risk.

For further information regarding the GFIP, please see the State Treasurer's annual audit report and specifically refer to the GASB 40 disclosure of the investments. That report may be obtained by writing to the New Mexico State Treasurer's Office, P.O. Box 608, Santa Fe, NM 87504-0708.

At year-end, the carrying amounts of the State Treasurer accounts and bank accounts were as follows:

Account Name	Account Number/ Type		Balance per Depository	Deposits In Transit	Out- standing Checks	Balance per Financial Statements
General Fund						
State Treasurer	256-16000	\$	179,243	-	-	179,243
Petty cash	on-site		25	-	-	25
Victims of Crime Act Fund	256-26500		_	_	-	-
Narcotics Prosecution Fund	256-26600		-			
Total governmental funds			179,268			179,268
Fiduciary Accounts						
Wells Fargo - Silver City	Demand		12,400	50	-	12,450
Wells Fargo - Deming	Demand		5,029	-	(281)	4,747
Western Bank - Lordsburg	Demand		50		_	50
Total fiduciary funds		·	17,479	50	(281)	17,248
Total cash and investments		\$	196,747	50	(281)	196,516

The DA's bank balances were fully collateralized in compliance with the State of New Mexico's state statute as follows:

	Wells Fargo	Wells Fargo	Western Bank
	Silver City	Deming	Lordsburg
Demand accounts \$	12,400	5,029	50
FDIC coverage	(12,400)	(5,029)	(50)
Total uninsured public funds \$			

C. RECEIVABLES

Receivables consist primarily of grant cost-reimbursements, including of \$50,708 due from the local governments and \$14,519 due from other state agencies. An allowance for doubtful accounts has not been established, as all receivables are considered fully collectible.

D. INTERFUND RECEIVABLES/PAYABLES

Interfund receivables/payables at June 30, 2014 are as follows:

		Due		
		Fund #	Fund #	
		26500	26600	Total
Due to Fund #	16000	\$ 9,366	37,324	46,690

Interfund receivables/payables are from prior years and are amounts due to the general fund for expenses paid out of the general fund that were obligations of the special revenue funds as noted above. These amounts are not expected to be repaid within one year.

E. CAPITAL ASSETS

Capital asset activity for the year ended June 30, 2014 was as follows:

	_	Balance 2013	Additions	Deletions	Reclass	Balance 2014
Capital assets depreciated:						
Building improvements	\$	15,605	-	_	-	15,605
Furniture and fixtures		62,405		(7,006)	-	55,399
Equipment		37,176	-	(11,658)	-	25,518
Vehicles	_	234,672	107,788_	(54,077)		288,383
Total capital assets depreciated	-	349,858	107,788	(72,741)		384,905
Less accumulated depreciation for:						
Building improvements		(1,600)	(401)	-	-	(2,001)
Furniture and fixtures		(31,129)	(3,345)	7,006	-	(27,468)
Equipment		(37,176)	-	11,658	-	(25,518)
Vehicles		(193,827)	(28,524)	54,077		(168,274)
Total accumulated depreciation		(263,732)	(32,270)	72,741		(223,261)
Total capital assets, net	\$	86,126	75,518			161,644

The DA recorded depreciation expense of \$32,270 for the year ended June 30, 2014. The depreciation expense is a direct expense of the public safety function.

F. COMPENSATED ABSENCES

The amount recorded as a long-term liability in the government-wide statements for compensated absences consist of accrued annual leave and accrued sick leave as follows:

	•	Balance 2013	Additions	Deletions	Balance 2014	Due Within One Year
Annual leave	\$	112,901	90,919	(87,532)	116,288	93,030
Sick leave		5,225	65,311	(64,627)	5,909	4,727
Comp leave			404		404	323
Total	\$	118,126	156,634	(152,159)	122,601	98,081

Prior year compensated absences have been liquidated by the general fund.

G. DUE TO THE STATE GENERAL FUND

Section 6-5-10 NMSA 1978 requires all unreserved, undesignated fund balances in reverting funds and accounts revert to the State General Fund within ten days of the audit report. The excess of unexpended funds per budgetary comparisons does not agree to the balance being reverted to the state general fund from the general fund. This is because reverting and non-reverting monies are comingled in the general fund. The non-reverting monies are from federal awards. Even though they are in one fund, the federal award expenditures are accounted for in separate account line items and by separate payroll codes. This procedure ensures proper calculations of unexpended state appropriations in the general fund throughout the year. As of June 30, 2014, the following amounts were due to the state general fund:

Fund No.	_	Amount	Description
16000	\$	417	Due for FY14 reversion
			Miscellaneous amounts
	\$	417	Due to state general fund

H. INTERAGENCY RECEIVABLES/PAYABLES

Interagency receivables/payables at June 30, 2014, include the following:

		New Mexico Crime		
		Victims Reparation		
78000/91600	25600/26500	Commission	\$ 206	Refund of expenditures
Total payable to	other agencies		\$ 206	

I. INTERAGENCY TRANSFERS

Transfers in or out of the Agency (Fund #16000) are as follows:

	Out	In
Department of Finance and Administration Agency/Fund - 36900/85300 State General Fund Appropriation Laws of 2011, Chapter 179, Section 4	\$ -	2,639,000
Department of Finance and Administration Agency/Fund - 36900/85300 Reversion to State General Fund FY14	\$ 417 417	2,639,000

All interagency transfers made during the year were considered routine and were consistent with the general characteristics of the DA's transfers.

J. OPERATING LEASES

The Agency has operating leases for office equipment, and recorded rental expense of \$21,068 for the year ended June 30, 2014. The leases are accounted for as operating leases and future minimum payments are as follows:

For The Year	
Ended June 30	 Amount
2015	 14,670
2016	14,670
2017	10,687
2018	-
Thereafter	-
Total	\$ 40,027

All leases may be terminated at any time with sixty-day notice if the New Mexico Legislature does not grant sufficient appropriation for the lease or if the DA decides that termination is necessary to protect the best interests of the State of New Mexico.

K. RECONCILIATION BETWEEN BUDGETARY BASIS AND GAAP BASIS

Because the DA keeps their budget on the modified GAAP basis there is no need to reconcile the budget financial statements to the fund financial statements, with the exception of any accounts payable shown on the governmental funds balance sheet which were paid out of different fiscal year funds. Detail on the reconciling items required for the year ended June 30, 2014 between the budget financial statements and the fund financial statements are provided on the budget financial statements, as noted in the Table of Contents.

L. CONTINGENCIES

The DA is a party to various claims and other legal matters coming about in their normal course of business. The DA does not believe that the results of all claims and other legal matters, individually or in the aggregate will have a material adverse effect on its operations or financial positions.

Risk of loss

The DA is insured through the Risk Management Division of the General Services Department, which is accounted for as an internal service fund of the State of New Mexico. In general, Risk Management Division responds to suits against the State and state agencies, manages funds to provide unemployment compensation, tort liability insurance, workers' compensation and general and property insurance, and attempts to reduce the number of suits against the State and state agencies through the risk management process. The actuarial gains and losses of Risk Management Division were not available and were not included in this report. However, the DA is not liable for more than the premiums paid.

M. FUND BALANCE

Under GASB 54 fund balance may consist of: 1) Restricted Purposes, which include balances that are legally restricted for specific purposes due to constraints that are externally imposed by creditors, grantors contributors, or laws or regulations of other governments; 2) Committed Purposes, which include balances that can only be used for specific purposes pursuant to constraints imposed by formal action of the Legislative and Executive branches; and 3) Assigned Purposes, which includes balances that are constrained by the government's intent to be used for specific purposes, but are neither restricted nor committed. As of June 30, 2014, the DA did not have fund balance meeting any of these criteria.

The DA's fund balance at June 30, 2014 consisted of \$136,298 in its General Fund which was considered unassigned, and is a result of federal grant funds from the Southwest Border Prosecution Initiative. The SWBPI and petty cash funds are non-reverting.

Unassigned and Petty Cash -

Southwest Border Prosecution Initiative (SWBPI)	\$ 136,273
Federal grant	
Petty cash	 25
	\$ 136,298

N. PERA PENSION PLAN

Plan Description. Substantially all of the Agency's full-time employees participate in a public employee retirement system authorized under the Public Employees Retirement Act (Chapter 10, Article 11, NMSA 1978). The Public Employees Retirement Association (PERA) is the administrator of the plan, which is a cost-sharing multiple-employer defined benefit retirement plan. The plan provides for retirement benefits, disability benefits, survivor benefits and cost-of-living adjustments to plan members and beneficiaries. PERA issues a separate, publicly available financial report that includes financial statements and required supplementary information for the plan. That report may be obtained by writing to PERA, P.O. Box 2123, Santa Fe, NM 87504-2123. The report is also available on PERA's website at www.pera.state.nm.us.

Funding Policy. Plan members are required to contribute 8.92%% of their gross salary. The Agency is required to contribute 15.09% of the gross covered salary. The contribution requirements of plan members and the Agency are established in State statute under Chapter 10, Article 11, NMSA 1978. The requirements may be amended by acts of the legislature. The Agency's contributions to PERA for the fiscal years ending June 30, 2014, 2013 and 2012 were \$278,823, \$256,931, and \$234,236, respectively, which equal the amount of the required contributions for each fiscal year.

O. POST-EMPLOYMENT BENEFITS—STATE RETIREE HEALTH CARE PLAN

Plan Description. The Agency contributes to the New Mexico Retiree Health Care Fund, a cost-sharing multiple-employer defined benefit postemployment healthcare plan administered by the New Mexico Retiree Health Care Authority (RHCA). The RHCA provides health care insurance and prescription drug benefits to retired employees of participating New Mexico government agencies, their spouses, dependents, and surviving spouses and dependents. The RHCA Board was established by the Retiree Health Care Act (Chapter 10, Article 7C, NMSA 1978). The Board is responsible for establishing and amending benefit provisions of the healthcare plan and is also authorized to designate optional and/or voluntary benefits like dental, vision, supplemental life insurance, and long-term care policies.

Eligible retirees are: 1) retirees who make contributions to the fund for at least five years prior to retirement and whose eligible employer during that period of time made contributions as a participant in the RHCA plan on the person's behalf unless that person retires before the employer's RHCA effective date, in which the event the time period required for employee and employer contributions shall become the period of time between the employer's effective date and the date of retirement; 2) retirees defined by the Act who retired prior to July 1, 1990; 3) former legislators who served at least two years; and 4) former governing authority members who served at least four years.

The RHCA issues a publicly available stand-alone financial report that includes financial statements and required supplementary information for the postemployment healthcare plan. That report and further information can be obtained by writing to the Retiree Health Care Authority at 4308 Carlisle NE, Suite 104, Albuquerque, NM 87107.

Funding Policy. The Retiree Health Care Act (Section 10-7C-13 NMSA 1978) authorizes the RHCA Board to establish the monthly premium contributions that retirees are required to pay for healthcare benefits. Each participating retiree pays a monthly premium according to a service based subsidy rate schedule for the medical plus basic life plan plus an additional participation fee of five dollars if the eligible participant retired prior to the employer's RHCA effective date or is a former legislator or former governing authority member. Former legislators and governing authority members are required to pay 100% of the insurance premium to cover their claims and the administrative expenses of the plan. The monthly premium rate schedule can be obtained from the RHCA or viewed on their website at www.nmrhca.state.nm.us.

The employer, employee and retiree contributions are required to be remitted to the RHCA on a monthly basis. The statutory requirements for the employer and employee contributions can be changed by the New Mexico State Legislature. Employers that choose to become participating employers after January 1, 1998, are required to make contributions to RHCA fund in the amount determined to be appropriate by the board.

The Retiree Health Care Act (Section 10-7C-15 NMSA 1978) is the statutory authority that establishes the required contributions of participating employers and their employees. For the employees that were members of an enhanced retirement plan (state police and adult correctional officer member coverage plan 1; municipal police member coverage plans 3, 4 or 5; municipal fire member coverage plan 3, 4 or 5; municipal detention officer member coverage plan 1; and members pursuant to the Judicial Retirement Act) during the fiscal year ended June 30, 2014, the statute required each participating employer to contribute 2.0% of each participating employee's annual salary; each participating employee was required to contribute 1.0% of their salary. In addition, pursuant to Section 10-7C-15(G) NMSA 1978, at the first session of the Legislature following July 1, 2013, the legislature shall review and adjust the distributions pursuant to Section 7-1-6.1 NMSA

1978 and the employer and employee contributions to the authority in order to ensure the actuarial soundness of the benefits provided under the Retiree Health Care Act.

The Agency's contributions to the RHCA for the years ended June 30, 2014, 2013 and 2012 were \$33,643, \$34,076 and \$32,057, respectively, which equal the required contributions for each year.

P. DETERMINATION OF SINGLE AUDIT

During fiscal year 2014, the DA was awarded federal funds of \$247,456 and spent \$270,546. Therefore, the threshold for a Single Audit as described in OMB A-133 was not met.

Q. OTHER REQUIRED INDIVIDUAL FUND DISCLOSURES

U.S. Generally accepted accounting principles require disclosures of certain information concerning individual funds including:

- A. No funds maintained a deficit fund balance as of June 30, 2014.
- B. No funds exceeded approved budgetary authority for the year ended June 30, 2014.

R. CONCENTRATIONS

The DA depends on financial resources flowing from, or associated with, both the Federal Government and the State of New Mexico. Because of this dependency, the DA is subject to changes in specific flows of intergovernmental revenues based upon modifications to Federal and State laws and Federal and State appropriations.

S. IMPLEMENTATION OF NEW GASB STANDARDS

In June 2012, The Governmental Accounting Standards Board (GASB) approved Statement No. 67, Financial Reporting for Pension Plans, which applies to pension plans that administer pension benefits. The Public Employees Retirement Association (PERA) administers the pension plan for the DA. Statement No. 68, Accounting and Financial Reporting for Pensions, which applies to governments that provide pension benefits to their employees.

GASB 67 Financial Reporting for Pension Plans

Requires changes to presentation in financial statements, notes to the financial statements, and required supplementary information in PERA's financial report. GASB 67 will be implemented in FY 2014 by PERA.

GASB 68 Accounting and Financial Reporting for Pensions

Applies the changes implemented at the pension plan level (PERA) under GASB 67 and segregates and divides, or allocates, the pension liability to each participating employer (state, municipal, judicial, magistrate, volunteer firefighters, and legislative). The statement implementation date is FY 2015.

PERA's Current Implementation and Timeline

Implement GASB 67

GASB 67 will require the net pension liability to be disclosed in PERA's FY 2014 financial report. The total "collective" pension liability will then be allocated to the participant employers for FY 2015 financial reporting.

PERA plans to separately issue an audited report, referred to as the "Schedule of Employer Allocations" that will allocate the total pension liability *by employer*. The report will also include other required information that will be used by each employer participant for disclosure in each employer's FY 2015 financial reports.

Anticipated process and timeline is as follows:

- 1. The "Schedule of Employer Allocations" is provided to PERA's external auditor in January of 2015.
- 2. PERA's external auditor's will audit the "Schedule of Employer Allocations" in February of 2015 and submit that report to the State Auditor's Office for review in March of 2015. (See also 2.2.2.10 NMAC Sections CC and DD)
- 3. The "Schedule of Employer Allocations" will be provided to employers in April of 2015, allowing enough time for incorporation into financial reports as required by GASB 68, after the June 30, 2015 year-end.

In FY 15, the DA will report a net pension liability based on its proportion of the collective net pension liability of all of the governments participating.

T. EVALUATION OF SUBSEQUENT EVENTS

Subsequent events are events or transactions that occur after the balance sheet date but before the financial statements are issued. The DA recognizes in the financial statements the effects of all subsequent events that provide additional evidence about conditions that existed at the date of the balance sheet, including the estimates inherent in the process of preparing the financial statements. The DA's financial statements do not recognize subsequent events that provide evidence about conditions that did not exist at the date of the balance sheet but arose after the balance sheet date and before financial statements are available to be issued. The DA has evaluated subsequent events through December 12, 2014, which is the date the financial statements were available to be issued.



STATE OF NEW MEXICO SIXTH JUDICIAL DISTRICT ATTORNEY SCHEDULE OF CHANGES IN FIDUCIARY ASSETS AND LIABILITIES - AGENCY FUNDS For the Year Ended June 30, 2014

	_	Balance 6/30/13	Additions	Deletions	Balance 6/30/14
Assets					
Cash - Silver City	\$	11,931	52,345	(53,902)	12,450
Cash - Deming		5,811	41,257	(42,320)	4,748
Cash - Lordsburg	_	1,659	8,823	(10,432)	50
Total assets	\$_	19,401	102,425	(106,654)	17,248
	_				
Liabilities					
Deposits held in custody for others	\$_	19,401	102,425	(106,654)	17,248
Total liabilities	\$_	28,642	102,425	(106,654)	17,248



INDEPENDENT AUDITOR'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

Ms. Francesca M. Estevez, District Attorney, Sixth Judicial District Attorney and Mr. Hector Balderas New Mexico State Auditor Office of the State Auditor Santa Fe, New Mexico

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in the *Government Auditing Standards*, issued by the Comptroller General of the United States, the financial statements of the governmental activities, each major fund, the aggregate remaining fund information, and the budgetary comparisons of the general fund and major special revenue funds of the Office of the District Attorney, Sixth Judicial District, of the State of New Mexico (the DA) as of and for the year ended June 30, 2014, and the related notes to the financial statements, which collectively comprise the DA's basic financial statements, and have issued our report thereon dated December 12, 2014.

Internal Control Over Financial Reporting

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

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

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies and therefore, material weaknesses or significant deficiencies

2500 9th St. NW, Albuquerque, NM 87102

Telephone: 505.883.8788

www.HL-cpas.com

Independent Auditor's Report On Internal Control Over Financial Reporting And On Compliance And Other Matters On Based On An Audit Of Financial Statements Performed In Accordance With *Government Auditing Standards*, continued

December 12, 2014

may exist that were not identified. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

Compliance and Other Matters

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

Purpose of this Report

inkle & Landers, P.C.

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

Hinkle + Landers, PC Albuquerque, NM

December 12, 2014

STATE OF NEW MEXICO SIXTH JUDICIAL DISTRICT ATTORNEY SCHEDULE OF FINDINGS AND RESPONSES For The Year Ended June 30, 2014

SUMMARY OF FINDINGS AND RESPONSES

PRIOR YEAR – 13-01 – Cash Control of Fiduciary Funds

Reference		Prior Year	Statement	State Audit	Material	Significant
FY-Finding #	<u>Findings</u>	Findings	Finding	Rule Finding	Weakness	Deficiency
13-01	Cash Control of Fiduciary Funds	Resolved	Yes	Yes	No	Yes

CURRENT YEAR - None

STATE OF NEW MEXICO SIXTH JUDICIAL DISTRICT ATTORNEY EXIT CONFERENCE For the Year Ended June 30, 2014

EXIT CONFERENCE

An exit conference was held in a closed session on December 12, 2014. In attendance were the following:

Representing the Sixth Judicial District Attorney:

Francesca M. Estevez
Andrea P. Montoya

District Attorney
Chief Financial Officer

Cheryl Wilguess Office Manager

Representing Hinkle + Landers, P.C.:

Farley Vener, CPA, CFE President
Misty L. Crawford, CPA, CGMA, CFE Audit Manager

FINANCIAL STATEMENTS

The accompanying financial statements of the Agency have been prepared by Hinkle + Landers, P.C., the Agency's independent public auditors, however, the financial statements are the responsibility of management.