Central Platte Valley Metropolitan District

Pursuant to section 32-1-809, Colorado Revised Statutes for Transparency Notices may be filed with Special District Association of Colorado. This information must be provided annually to the eligible electors of the district no later than January 15 of each year.

*Note that some information provided herein may be subject to change after the notice is posted.

District's Principal Business Office

Company Central Platte Valley Metropolitan District

Contact Anna Jones

Address 8390 E. Crescent Parkway, Ste. 300, Greenwood

Village, Colorado 80111

Phone 303-779-5710

District's Physical Location

Counties Denver

Regular Board Meeting Information

Location DaVita, Inc. and via video- or teleconference with

meeting information posted before the meeting on

the District website.

Address 2000 16th Street, Denver, Colorado 80202

Day(s) First Tuesday of each month

Time 9:00 a.m.

Posting Place for Meeting Notice

Location https://www.cpvmd.org/

Address

Notice of Proposed Action to Fix or Increase Fees, Rates, Tolls, Penalties or Charges for Domestic Water or Sanitary Sewer Services

Location

Address

Date

Notice

Current District Mill Levy

Mills 19.000 Operating mills and Debt Service 7.000 mills

Ad Valorem Tax Revenue

Revenue reported may be incomplete or unaudited as of the date this Notice was posted.

Amount(\$) 2,752,430 (estimated/unaudited)

Date of Next Regular Election

Date 05/06/2025

Pursuant to 24-72-205 C.R.S.

The district's research and retrieval fee is 41.37 per hour

District Policy

RESOLUTION OF

THE BOARD OF DIRECTORS

OF

CENTRAL PLATTE VALLEY METROPOLITAN DISTRICT

CONCERNING THE ADOPTION OF A PUBLIC RECORDS POLICY

WHEREAS, the Central Platte Valley Metropolitan District (the

"District") is a quasimunicipal

corporation and political subdivision of the State of Colorado, duly

organized and

existing as metropolitan district pursuant to title 32, C.R.S.; and

WHEREAS, pursuant to C.R.S. § 32-1-1001(1)(h), the Board of Directors of the District

is responsible for the management, control and supervision of all business and affairs of the

District; and

WHEREAS, pursuant to C.R.S. § 32-1-1001(1)0), the Board of Directors of the District

has the authority to appoint, hire and retain agents; and

WHEREAS, the District, as a "political subdivision," is subject to the terms and provisions

of the Colorado Open Records Act, C.R.S. §§ 24-72-201, el seq. (as may be amended, "CORA");

and

WHEREAS, the Board of Directors of the District has determined that it is appropriate to

designate a custodian of the District's public records, in accordance with C.R.S. § 24-72-

202(1.1), as may be amended, for the purpose of storing, maintaining, and protecting such public

records in accordance with applicable Colorado statute and to permit their inspection in an

orderly and timely fashion (the "Custodian"); and

WHEREAS, pursuant to C.R.S. §§ 24-72-201, et seq., (as may be amended, "CORA"),

"public records" of the District, as that term is defined in CORA in C.R.S. § 24-72-202(6), as

may be amended, shall be made available for inspection by the District, except as limited therein;

and

WHEREAS, in accordance with C.R.S. § 24-72-205(6)(a), as may be amended, a custodian

may impose a fee in response to a request for the research and retrieval of public records only if the

custodian has, prior to the date of receiving the request, either posted

on the custodian's website or

otherwise published a written policy that specifies the applicable conditions concerning the research

and retrieval of public records by the custodian, including the amount of the current fee; and

WHEREAS, Maher, in accordance with C.R.S. § 24-72-205(6)(a), as may be amended, the

custodian shall not impose a charge for the first hour of time expended in connection with the

research and retrieval of public records and, after the first hour of time has been expended, the

custodian may charge an fee for the research and retrieval of public records up to thirty dollars

(\$30.00) per hour; and

WHEREAS, further, in accordance with C.R.S. § 24-72-205(6)(b), as may be amended, the

maximum hourly fee that may be charged by the custodian for the research and retrieval of public

records may be adjusted by the Director of Research of the Legislative Council on July I, 2019, and

every five years thereafter, in accordance with the percentage of change over the period in the

United Stated Department of Labor, Bureau of Labor Statistics, Consumer Price Index for Denver-

Boulder-Greeley, all items, all urban consumers, or its successor index (as may be adjusted, a

"Research and Retrieval Fee Adjustment"); and

WHEREAS, pursuant to C.R.S. § 24-72-203, as it is reasonably necessary for the

protection of its public records and to prevent the utmecessary interference with the regular

discharge of the duties of Custodian of the District's public records, the Board of Directors of the

District has determined that it is appropriate to adopt an Open

Records Policy in conformance with CORA.

WHEREAS, this resolution shall constitute the Public Records Policy of the District and of

the District's Custodian.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF CENTRAL PLATTE VALLEY METROPOLITAN DISTRICT THAT:

Section 1. CliftonLarsonAllen, LLP, is hereby designated as the "custodian" of the

District's "public records," as those terms are defined in C.R.S. §§ 24-72-202(1.1) and 24-72-

202(6), respectively, as each may be amended, and shall be responsible for the maintenance,

care, and protection of all public records of the District (as may be designated or subsequently

replaced, the "Custodian"). Such designation may be changed at any time by the Board of

Directors of the District upon lawfully adopted resolution. Subject to annual appropriation and

budget by the District, as well as the terms and conditions of CORA, the Custodian shall have

the authority to designate such persons and/or organizations as it shall determine appropriate to

perform any and all acts necessary to the maintenance, care, and protection of the District's

public records; this may include, and shall not be limited to, the temporary off-site storage or

electronic cataloging of such public records.

Section 2. Public records of the District shall be available for public inspection in

accordance with CORA. The District hereby adopts the definitions contained within CORA,

including, specifically, what constitutes "public records" of the District. The District shall

adhere to the terms and provisions of CORA in processing any requests to inspect the public

records of the District. The Custodian shall act at all times in compliance with the terms and

provisions of CORA. Inspection shall be permitted during normal business hours, Monday

through Friday, except on holidays, at a time reasonably established by the Custodian. Although

the District shall endeavor to respond to any inspection request provided pursuant to CORA in as

prompt a manner as possible, normal and required operations of the District shall remain

prioritized over any CORA inspection request, subject to any requirements imposed upon the

District by CORA.

Section 3. The District and the Custodian shall adhere to all applicable requirements

of CORA in the maintenance, care, protection, retention, research, retrieval, inspection, copying

and dissemination of the District's "public records," as defined in C.R.S. § 24-72-202(6), as may

be amended. In accordance with C.R.S. § 24-72-205(6), as may be amended, the Custodian shall

be authorized to charge an hourly fee for the research and retrieval of the District's public

records up to an amount equal to the lesser of: a) the actual cost to the District; or b) thirty

dollars (\$30.00) (as may be amended, the "Research and Retrieval Fee"). The Research and

Retrieval Fee shall not be imposed for the first hour of research and retrieval time that the

Custodian expends in a research and/or retrieval request of public records. The Research and

Retrieval Fee shall be invoiced at the time of delivery of any requested

public records or upon

the delivery of any correspondence detailing why any public records have not been delivered

pursuant to a CORA request in accordance with C.R.S. § 24-72-204, as it may be amended from

time to time. Any such invoice shall be due and payable upon delivery and an accounting of the

Custodian's time and expense spent in responding to any CORA request shall be provided to the

person seeking to inspect such public records upon request. The District may also require a

reasonable estimated deposit at the time any public record inspection request is filed with the

Custodian pursuant to CORA if, in the Custodian's sole reasonable discretion, the processing of

such a public record inspection request shall require more than five hundred dollars (\$500) worth

of time and expense, as calculated by the Research and Retrieval Fee; any deposit shall be used

by the District for costs incurred by the District for processing such CORA request. Any

remaining funds from the deposit shall be returned to the requesting entity within thirty (30) days

after the CORA request has been fully processed; in the event that the costs incurred by the

District exceed the deposit, the District shall immediately advise the requesting entity or person

and the requesting entity or person shall immediately render additional funds to the District. The

amount of the allowable Research and Retrieval Fee shall be automatically increased or

decreased, as may be applicable, in the event of a Research and Retrieval Fee Adjustment

pursuant to C.R.S. § 24-72-205(6)(b), as may be amended.

Section 4. In all cases in which a person has the right to inspect a public record, the

person may request a copy, printout, or photograph of the record in accordance with C.R.S § 24-

72-205, as may be amended. Pursuant to C.R.S. § 24-72-205(5)(a) , as may be amended, the

Custodian shall furnish a copy for twenty-five cents (\$0.25) per standard 8 'A x 11 inch page or a

fee not to exceed the actual cost of providing such copy, printout or photograph if in a format

other than a standard 8 'A x 11 inch page. The costs of copying and reproduction shall not be

waived by the Custodian for any reason whatsoever. Under no circumstances shall the

Custodian allow documents of the District to be removed from the Custodian's custody for

copying or reproduction purposes.

Section 5. In accordance with C.R.S. § 24-72-205(1)(b), as may be amended, the

Custodian shall notify the public record requester once a copy of the public record(s) is/are

available, but such public record(s) will only be sent to the requester once the Custodian either:

I) receives payment for all costs associated with the public records transmission and for all other

fees lawfully allowed; or 2) makes arrangements for receiving payment for all costs associated

with public records transmission and for all other fees lawfully allowed. Upon either receiving

such payment or making arrangements to receive such payment at a later date, the Custodian

shall send the public record(s) to the requester as soon as practicable, but no more than three (3)

business days after receipt of, or making arrangements to receive,

such payment.

Section 6. If, in response to a specific request and pursuant to C.R.S. § 24-72-205(3),

as may be amended, the Custodian must perform a manipulation of data so as to generate a

record in a form not used by the District, including, but not limited to, the production of a

privilege log, the Research and Retrieval Fee shall be charged to the person or entity making

such a request. In conformance with C.R.S. § 24-72-205(3), as may be amended, persons or

entities making subsequent requests for the same or similar records may be charged a Resource

and Retrieval Fee not in excess of the original Resource and Retrieval Fee.

Section 7. The provisions of this Public Records Policy are in addition to and not in

lieu of the provisions of CORA. Nothing contained herein shall be construed as limiting or

waiving any rights or privileges that the District may have pursuant to CORA or any other

applicable law, rule or regulation, that are not otherwise explicitly stated herein. The District

hereby retains any further or additional rights and privileges provided to it pursuant to CORA

regarding the generation, retention, destruction, inspection or copying of any records of the

District, whether or not such records are deemed to be "public records" pursuant to CORA. In

the event of any discrepancy between this Public Records Policy and the statutory provisions of

CORA, the compulsory statutory provisions of CORA shall prevail. Section 8. In accordance with C.R.S. § 24-72-205(6)(a), as may be amended, this

Public Records Policy shall be either posted on the Custodian's website or otherwise published

as required by CORA or any other Colorado statute applicable to special districts.

CENTRAL PLA E VALLEY METROPOLIT J DISTRICT

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PASSED AND ADOPTED this 2nd day of December, 2014.

Attest:

Frank Cannon, Secretary/Trea trer

District contact information for open records request:

Anna Jones

Names of District Board Members

Board President

Name Jason Dorfman, President

Contact Info 8390 E. Crescent Parkway, Ste. 300 Greenwood

Village, CO 80111

Election No, this office will not be on the next regular

election ballot

Board Member 2

Name Michael Geiger, Secretary

Contact Info 8390 E. Crescent Parkway, Ste. 300 Greenwood

Village, CO 80111

Election Yes, this office will be on the next regular election

ballot

Board Member 3

Name Derrick Walker, Treasurer

Contact Info 8390 E. Crescent Parkway, Ste. 300 Greenwood

Village, CO 80111

Election Yes, this office will be on the next regular election

ballot

Board Member 4

Name Amy Cara, Assistant Secretary

Contact Info 8390 E. Crescent Parkway, Ste. 300 Greenwood

Village, CO 80111

Election Yes, this office will be on the next regular election

ballot

Board Member 5

Name Jordan Kind, Assistant Secretary

Contact Info 8390 E. Crescent Parkway, Suite 300, Greenwood

Village, CO 80111

Election Yes, this office will be on the next regular election

ballot

Board Member 6

Name N/A

Contact Info

Election No, this office will not be on the next regular

election ballot

Board Member 7

Name N/A

Contact Info

Election No, this office will not be on the next regular

election ballot

Board Candidate Self-Nomination Forms

Any eligible elector of the special district who desires to be a candidate for the office of special district director must file a self-nomination and acceptance form or letter with the designated election official.

Deadline for Self-Nomination Forms

Self-nomination and acceptance forms or letters must be filed not less than 67 days before the date of the regular election.

District Election Results

The district's current election results will be posted on the website of the Colorado Secretary of State (www.sos.state.co.us) and the website indicated below, if any.

Website https://www.cpvmd.org/

Permanent Mail-In Voter Status

Absentee voting and Permanent absentee voter status (formerly Permanent Mail-In voter status): Where to obtain and return forms.

Designated Election Official ("DEO") c/o Miller Law pllc, 1555 California Street, No. 505, Denver, CO 80202 (303-285-5320)

Applications for absentee voting or for permanent absentee voter status are available from and must be returned to the Designated Election Official.

Designated Election Official ("DEO") c/o Miller Law pllc, 1555 California Street, No. 505, Denver, CO 80202 (303-285-5320)

Notice Completed By

Name

Sandy Brandenburger

Company/District

CliftonLarsonAllen LLP

Title

Distirct Administrator

Email

sandy.brandenburger@claconnect.com

Dated

12/29/2024