REPORT TO THE TWENTY-FOURTH LEGISLATURE STATE OF HAWAII 2007

DRINKING WATER TREATMENT REVOLVING LOAN FUND

PURSUANT TO SECTION 340E-33, HAWAII REVISED STATUTES RELATING TO THE DRINKING WATER TREATMENT REVOLVING LOAN FUND OF THE DEPARTMENT OF HEALTH

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STATE OF HAWAII
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SAFE DRINKING WATER BRANCH
WASTEWATER BRANCH
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TABLE OF CONTENTS

		Page No.
OPERATIONS & A	ADMINISTRATION SECTION	
A. Introduction		1
B. Executive Sur	mmary	1
C. Major Initiati	ves	3
D. Goals and Ac	complishments	6
E. Compliance N	Matters	9
F. DWSRF Nati	onal Strategic Plan, Loan Recipient, Projects &	
Types of As	ssistance	10
FINANCIAL SECT	TION	
A. Internal Cont	rols	11
B. Accomplishm	nents of the Program	11
C. Program Acti		15
	of the DWTRLF Loans	19
E. Other Informa	ation	20
ATTACHMENT 1:	DRINKING WATER TREATMENT REVOLVI PROJECTS RECEIVING SRF ASSISTANCE	
ATTACHMENT 2:	STATEMENT OF NET ASSETS	
ATTACHMENT 3:	STATEMENT OF REVENUES, EXPENSES & CHANGES IN NET ASSETS	
ATTACHMENT 4:	STATEMENT OF CASH FLOWS	
ATTACHMENT 5	NOTES TO FINANCIAL STATEMENTS	

OPERATIONS & ADMINISTRATION SECTION

A. INTRODUCTION

This annual report is submitted to the State of Hawaii Legislature pursuant to Section 340E-33 of the Hawaii Revised Statutes. It covers the reporting period State Fiscal Year (SFY) July 1, 2005 to June 30, 2006 and describes how the Hawaii Drinking Water Treatment Revolving Loan Fund (DWTRLF) has met its goals and objectives as identified in the Intended Use Plan (IUP) and Capitalization Grant Application. This report also discusses the sources and uses of the funds during SFY 2006.

The mission of the DWTRLF is to help local water purveyors improve and expand their drinking water infrastructure and to help protect the public's health and environment of Hawaii.

B. EXECUTIVE SUMMARY

The State of Hawaii, Drinking Water Treatment Revolving Loan Fund (DWTRLF) program was established by the 1997 State Legislature as the result of the 1996 Federal amendments to the Safe Drinking Water Act. This program provides low interest loans to Hawaii's four County water departments for the construction of drinking water infrastructure projects. These projects help achieve or maintain compliance with drinking water standards, protect public health and the environment.

Major Activities in SFY 2006

The following major activities took place during the past fiscal year:

- Executed five (5) final loan agreements with a total value of \$28.5 million;
- Executed one (1) interim loan agreement for \$2.7 million;
- Continued to work with various counties on a number of other potential projects which we anticipate will become future loan projects;
- Applied for approximately \$8.3 million of capitalization grant funds from the EPA;

- Requested and received the State's 20% match of approximately \$1.6 million from the Legislature;
- In January 2006, the EPA and its contractor, Northbridge Environmental Management
 Consultants, conducted a State Revolving Fund workshop with the DOH administrators,
 DWTRLF program staff, and representatives from the Honolulu Board of Water Supply,
 Hawaii Department of Water Supply, Maui Department of Water Supply, and the Kauai
 Department of Water to help educate, hear their issues and concerns, and to help spur
 interest in the program; and
- Worked with the Honolulu Board of Water Supply on numerous projects in anticipation of future loan activity.

The program has met its objectives of:

- a) Providing low interest loans to Hawaii's four water departments for the construction of drinking water infrastructure;
- b) Operating the program in perpetuity and in such a manner that it is self sufficient; and
- c) Complying with all EPA State Revolving Fund program requirements including federal cross cutters, Minority Business Enterprise/Women Business Enterprise requirements and standard accounting practices. This conclusion is supported by EPA's annual performance evaluation as well as the latest (SFY 2005) annual independent audit of the program by the accounting firm of PricewaterhouseCoopers, LLP.

Future Outlook and Activities to be Addressed in SFY 2007

The nation and State's economy continues to recover at a moderate pace and the program does not see any indication of an adverse impact to our loan making capabilities to the four County water departments. However, the rapidly escalating cost of construction has made it particularly difficult for the smaller, neighbor island water departments to plan and budget for their capital improvement projects.

The following major activities will be conducted in SFY 2007:

- Continuing to service existing loans;
- Receiving the FFY 2005 and 2006 Federal Capitalization (CAP) Grants from EPA;
- Submitting a request to the 2007 Legislature for the State's 20% match to EPA's CAP Grant;
- Continuing to work with all four County water departments to insure that the model loan agreement languages are acceptable;
- Executing interim and final loan agreements which were delayed in SFY 2006;
- Overseeing construction activities for ongoing loans as well as new projects to be initiated in SFY 2007; and
- Filling the three vacant positions in the DWTRLF program, two engineers and one Business Loan Officer, to fully service and help retain the interest in our loans by the four County water departments.

C. MAJOR INITIATIVES

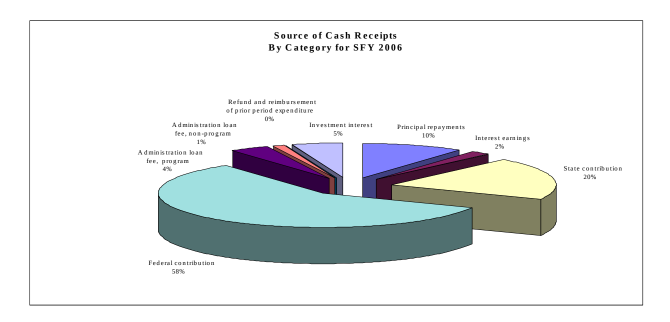
1. Pursuant to the Act 178, the 2005 Hawaii State Legislature provided local match funds to the federal capitalization grant in the amount of \$1,661,000.

An overview of the DWTRLF for SFY 2006 includes the following:

a.	Funds withdrawn from the federal	Automated Standard		
	Application for Payments (ASAP) system:		\$ 4	4,886,650.39
b.	State match funds for FFY 2005 Fe	ederal Capitalization		
	Grant provided:		\$	1,661,000.00
c.	State match funds distributed:		\$	759,657.43
d.	Loans executed:			
	Five Final Loan Agreements:	\$28,527,397.75		
	One Interim Loan Agreement:	2,727,587.00		
	Total Loans Executed:		\$3	31,254,984.75
e.	Principal repayment received:		\$	821,692.06
f.	Interest repayments received:		\$	179,663.75

Graph 1 below shows the percentage breakdown of sources of cash by category received for the SFY 2006.

Graph 1.



2. The award of low-interest DWTRLF loans involves a two-step process. First, an Interim Loan Agreement is prepared and signed based on initial cost estimates, which commits the funds to the water boards. Second, after project contracts are awarded, a Final Loan Agreement is prepared and executed, after which funds can be disbursed.

If there are any changes to the Final Loan Agreement (e.g., an increase or decrease in loan amount, a change in interest rate, etc.), a Supplemental Loan Agreement is prepared and signed. The effective date of the agreement is determined by when the agreement is ready to be routed and signed by all parties.

a. The following Interim Loan Agreement was processed and executed in SFY 2006:

County Board	Project Description	Project Location	Loan Amount
Honolulu	Pailani Street Water System Improvements (Executed 8/15/05)	Senate District 20 House District 43	\$ 2,727,587.00
TOTAL II	NT	\$ 2,727,587.00	

b. The following Final Loan Agreements were processed and executed in SFY 2006:

County Board	Project Description	Project Location	Loan Amount
Honolulu	Pailani Street Water System Improvements (Executed 8/15/05)	Senate District 20 House District 43	\$ 2,727,587.00
Kauai	16 inch Waterline Replacement along Kuhio Highway (Executed 8/15/05)	Senate District 7 House District 14	\$ 2,481,289.00
Honolulu	California Avenue Water System Improvements, Parts II and III (Executed 9/15/05)	Senate District 22 House District 39	\$ 4,288,963.00
Honolulu	Ewa Shaft Granular Activated Carbon (GAC) Treatment Facility (Executed 9/15/05)	Senate District 18 House District 35	\$13,000,184.75
Honolulu	Kunia Wells II-Nitrate Treatment Facility (Executed 11/15/05)	Senate District 19 House District 41	\$ 6,029,374.00
TOTAL F	INAL LOAN AGREEMENT	S	\$28,527,397.75

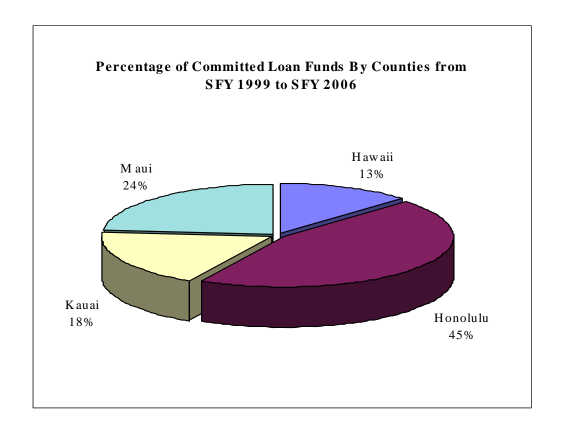
c. The following DWTRLF projects were awarded Interim Loan Agreements in previous fiscal years and continues to be processed for Final Loan Agreements during SFY 2006:

County Board	Project Description	Project Location	Loan Amount
Hawaii	Honomu Well "A" (Replace Akaka Falls Spring) (Executed 12/15/03)	Senate District 1 House District 1	\$ 1,168,109.00

Kauai	Poipu Road 16 inch Main Replacement (Executed 1/15/05)	Senate District 7 House District 16	\$ 1,742,754.00
Maui	Kamole Weir Water Treatment Facility Clear Well Replacement (Executed 1/15/05)	Senate District 6 House District 12	\$ 6,963,440.00
TOTAL	LOAN AGREEMENTS IN P	ROCESS	\$ 9,874,303.00

The percentage of committed loan funds by Counties is illustrated in Graph 2 below.

Graph 2.



D. GOALS AND ACCOMPLISHMENTS

Section 1452(b) of the Safe Drinking Water Act requires the State to prepare an Intended Use Plan (IUP), identifying the uses of funds in the DWTRLF and describing how those uses

support the goals of the DWTRLF program. The IUP is a requirement in the State's SRF Capitalization Grant Application process to EPA. It is prepared annually and made available for public comment and review. The program finalized its IUP for SFY 2006 on June 1, 2005.

The following is a summary of the goals and accomplishments for the SFY 2006 and a summary of the program achievements throughout the year.

Long-Term Goals:

1. To assist as many water purveyors as possible to attain compliance with State and Federal Drinking Water Regulations through the low interest program.

The DWTRLF program continues to work with all four major counties in Hawaii to provide SRF loan funds. The four counties own and manage a majority of the public water systems statewide with small, medium, and large sized systems and the low interest loan funds provide an affordable means of financing numerous projects in different systems. The various projects in the different systems are thus able to provide assistance to many people throughout the State of Hawaii.

2. To maintain the DWTRLF Program in perpetuity.

The DWTRLF program continues a conservative approach to expenditures in SFY 2006 ensuring the perpetuity of the program. To supplement the four percent set-aside and administrative demands, the program assesses fees to each loan to ensure that the administrative needs are financed in perpetuity.

3. To research options of providing funds to assist in financing improvements to privately owned public water systems.

In previous years the DWTRLF program successfully revised the Hawaii Revised Statues (HRS) to authorize a linked deposit program. After the fact, it was found that HRS, Chapter 38.3, however, imposes additional requirements on participating financial institutions to maintain a 100% reserve, equal to the amount loaned. The reserve fund requirement and other possible regulatory requirements will ultimately limit participation by financial institutions and the program needs to conduct further research to ensure that the program developed, have benefits for all parties involved. Thus, further research needs to be completed to entertain innovative alternate means to provide funding to privately owned public water systems. Additionally in SFY 2006, the DWTRLF program has been concentrating its efforts in working with all of the County water departments to move projects forward to construction and execution of the final loan agreements.

Short-Term Goals:

1. Continue development of a system to track the currently required tracking items which may include accounting, management, set-asides, compliance and customer service concerns.

The DWTRLF staff continues to work with Northbridge Environmental Management Consultant in developing an Access Database program capable of tracking information and providing reports for the DWTRLF program (referred to as the Northbridge database). A main obstacle in the database development is the broad scope of information which is being combined into one tracking program; project and financial information, set-aside expenses and related reports. Some of the project and financial information include engineering review and construction inspection information, financial loan information, payments and repayment information. Additionally, the program spends set-aside funds outside of the project loans, and those monies need to be accounted for with expenses being reported back to EPA. There are different staff members in different branches who will be responsible for inputting data into the system, and therefore, system development has become complex.

Development and testing continue, with new testing needed each time an updated version is sent to the state staff. The program expects to continue to work on the program until a viable product is achieved, and the final product will be used to develop annual report statements and the annual Drinking Water National Information System (DWNIMS) information.

2. Continue modification of the Functional Procedures to reflect and meet the DWTRLF requirements and needs.

Review revisions and updates of the Functional Procedures to reflect and meet the DWTRLF program requirements and needs continue throughout each year. The program continues to improve forms and samples used for applicants and consultants as needed.

3. Continue to follow the implementation of the Capacity Evaluation program and adjust the implementation to meet with the DWTRLF loan program needs.

The DWTRLF program continues to monitor, discuss and review the technical, managerial and financial status and condition of the four Hawaii Counties, the current customer base. Additionally, the Safe Drinking Water Branch, through the Capacity Evaluation program, continues to work with various private and small water systems to evaluate their technical, managerial and financial status and condition.

E. COMPLIANCE MATTERS

The Hawaii DWTRLF program has complied with the applicable requirements outlined in the Operating Agreement, Chapter II, Implementation, Section D, State Assurances for the DWTRLF Program, and Section E, State Requirements for the Capitalization Grant Agreement. The requirements included the following:

- 1. Environmental Review Each DWTRLF project has undergone an environmental assessment and review. Environmental assessment documents were prepared by the County Water Departments in accordance with HRS Chapter 343 (Environmental Impact Statements) and Hawaii Administrative Rules, Chapter 11-200, and were submitted to the Office of Environmental Quality Control (OEQC) of the State of Hawaii for review and publication. For exempt projects, DWTRLF Exempt Project Certification forms were submitted to the DWTRLF program with the qualifying exemption identified.
- 2. Intended Use Plan The Drinking Water Treatment Revolving Loan Fund Intended Use Plan for the State of Hawaii SFY 2006 / FFY 2005 Appropriation was finalized on June 1, 2005. A notice for public participation and input was published on April 1, 2005 with an open comment period until April 30, 2005. There were no comments submitted within the public comment period.
- 3. Other Federal ("Cross-cutter") Requirements The County Water Departments certify for each of their DWTRLF projects that they are in compliance with all the federal cross-cutter rules and regulations. Each project must include the Federal Boiler Plates in the project specifications used for bidding.

PACE CONCERNS:

The Hawaii DWTRLF program has been working closely with EPA and the four Counties to improve on the pace of the program and to execute final loan agreements in a timely manner. EPA established a target of \$42.6 million in completed loan agreements by September 30, 2005 in order to avoid further withholding of capitalization grants and reallocation to other eligible state programs.

With the commitment and support of the four County Water Departments, particularly the Honolulu Board of Water Supply, the DWTRLF program was able to meet EPA's target by their September 30, 2005 deadline. Besides coming through with loan applications for several large projects, the Honolulu Board of Water Supply expressed their willingness to continue to obtain loans from the DWTRLF program in the future. This commitment is essential to the success of the program as they have the largest capital improvement project program of all the County water departments.

F. DWSRF NATIONAL STRATEGIC PLAN, LOAN RECIPIENT, PROJECTS & TYPES OF ASSISTANCE

1. U.S. Environmental Protection Agency DWSRF Strategic Plan Goals and Objectives.

Strategic Plan Goal 2: Clean and Safe Water

Strategic Plan Objective 2.1: Protect Human Health - Protect human health by reducing exposure to contaminants in drinking water (including protecting source waters), in fish and shellfish, and in recreational waters.

Strategic Plan Sub-objective 2.1.1: Water Safe to Drink - By 2008, 95% of the population served by community water systems will receive drinking water that meets all applicable health-based drinking water standards through effective treatment and source water protection.

Hawaii's Contribution and Support of the National EPA DWSRF Strategic Plan:

The Hawaii DWSRF program supports the above mentioned National USEPA DWSRF Strategic Plan Goal 2 (Clean and Safe Water), Objective 2.1 (Protect Human Health), and Sub-objective 2.1.1 (Water Safe to Drink). Specifically, Hawaii has established and is managing the revolving loan fund to make low-cost loans to water systems to finance the cost of infrastructure projects to achieve or maintain compliance with Safe Drinking Water Act requirements. Hawaii DWSRF activities support USEPA Program Reporting Code (PRC) 201B81E.

Every summer, Hawaii and USEPA negotiates Hawaii's Strategic Plan commitments for the SFY starting July 1. This year, Hawaii submitted its Strategic Plan commitments for the Federal Fiscal Year starting on October 1st and has projected a Fund Utilization Rate of 60%.

All DWSRF loans have assisted public water systems meet the federal and state drinking water compliance requirements. Details of Hawaii's DWSRF activities supporting the National USEPA Strategic Plan will be submitted to EPA as part of the Drinking Water National Information System data collection effort.

2. Closed Loans: As of June 30, 2006 and since the inception of the program, Hawaii's DWSRF program has executed 20 loans for \$52,697,210. In SFY 2006, Hawaii's DWSRF program executed 5 final loans for \$28,527,398.

FINANCIAL SECTION

The following is a summary of the financial activities of the program for the fiscal year ended June 30, 2006. The Department of Health (DOH) considers the DWTRLF to be a special revolving fund. The fund was established to receive proceeds from specific revenue sources such as Federal Capitalization Grants, State Capital Improvement Project (CIP) Appropriations for State Match, loan repayments, and interest earnings from investments and fees.

A. INTERNAL CONTROLS

The DWTRLF program is responsible for establishing and maintaining a system of internal accounting controls to ensure compliance with applicable laws and regulations related to federal and state financial assistance programs. The objective of an internal control system is to provide the program with reasonable, but not absolute, assurances that assets are safeguarded against loss from unauthorized use or disposition. It also ensures that transactions are executed and recorded with proper authorization to permit preparation of financial statements in accordance with generally accepted accounting principles.

Based on annual Performance Evaluation Reviews by EPA and annual financial audits by independent auditors, we believe that the DWTRLF program's internal controls adequately safeguard assets and provide reasonable assurances of proper recording of financial transactions.

B. ACCOMPLISHMENTS OF THE PROGRAM

1. Sources of Funds:

Since the program's inception, the DOH has received a total of \$67,049,700¹ in federal capitalization grants. Of this amount, \$17,201,378 was set aside to support other drinking water program initiatives and administration of the loan program with the remaining \$49,848,322 earmarked for DWTRLF loan funds.

To date, the DOH has committed \$47,522,059.26 of federal capitalization grant funds and \$13,123,246.84 of state match funds to the water boards of the four major counties of Hawaii. These funds have benefitted communities of all sizes in the State of Hawaii.

As of June 30, 2006, EPA has not awarded the DWTRLF program its FFY 2005 capitalization grant of \$8,285,500.

Graph 3 below shows the significance of loan proceeds in relation to all costs associated with the DWTRLF's operations.

Total Cash Outlays By Category for SFY 2006 Small Systems Technical Assistance State Program Management (2%)Protection (10%) 3% Program (15%) 8% 2% Administrative Loan Fees 6% Administrative Cost (4%) 1% Loan proceeds 80%

Graph 3.

2. State Match:

Pursuant to Appropriations Act 178/05, the 2005 Hawaii State Legislature appropriated \$1,661,000 in general obligation bond funds for the required state match for the FFY 2005 EPA SRF Capitalization Grant. The state match was transferred to the DWTRLF's account in June 2006.

Hawaii State law prohibits the program from using State CIP funds (match funds) for administrative purposes. In order to comply with EPA's disbursement requirement, the program obligates all the state match funds to loan projects. Thus, the program maintains a greater percentage of state match funds vs. cash draw for each active capitalization grant.

3. Executed Loan Agreements/Binding Commitments:

As of June 30, 2006, the DOH committed \$47,522,059.26 of federal capitalization grant funds and \$13,123,246.84 of state match funds to DWTRLF projects. The State of

Hawaii defines an interim loan agreement as the legal obligation document binding the term of DWTRLF assistance. An increase or decrease in funding to any specific project does not count as an additional binding commitment, but is included in binding dollars.

The SRF program binded \$62,571,513.10 or 87.4% of all federal funds available since the inception of the program. The program also has another \$14,026,589.50 in pending commitments which, when executed, will bring the total binding commitment percentage to 107% of all funds available.

4. Assistance as a Percentage of Funds Available

The DWTRLF's percentages for Assistance as a Percentage of Funds Available, based on NIMS, for 2002, 2003, 2004, 2005, and 2006 were: 38%, 31%, 28%, 34%, and 73%, respectively. After resolution of its security problem in 2003, the DWTRLF is continuing to strive toward its goal of being in the top 50th percentile nationally.

5. Disbursements as a Percentage of Assistance

The DWTRLF's percentages for Disbursements as a Percentage of Assistance, based on NIMS, for 2002, 2003, 2004, 2005, and 2006 were: 70%, 85%, 92%, 77%, and 39%, respectively. After resolution of its security problem in 2003, the DWTRLF is continuing to strive toward its goal of being in the top 50th percentile nationally.

6. Automated Standard Application for Payments (ASAP):

The program drew \$4,886,650.39 of its capitalization grant funds from the ASAP system during SFY 2006. Of this amount, \$3,947,887.97 was used for DWTRLF loans and \$938,762.42 was used to fund the DWTRLF set-aside operations.

7. Loan Repayments and Investment Interest:

Under the DWTRLF, the program established several accounts or activity codes to track the program's revenue sources. These funds are legally restricted for use to fund expenditures for drinking water infrastructure projects, eligible costs for program set-aside activities under the Safe Drinking Water Act, and administrative costs relating to the operation and maintenance of the DWTRLF Program.

Loan repayments and investment interest are deposited into the following DWTRLF accounts:

Account code 422 - Principal from repayments;

Account code 423 - Interest from repayments;

Account code 424 - investment interest.

In SFY 2006, DOH received \$821,692.06 from principal repayments, \$179,663.75 from interest from repayments, and \$463,671.11 from investment interest.

For SFY 2007, the program is projected to receive principal and interest repayments and investment interest of \$980,712.05, \$180,750.88, and \$323,822.81, respectively.

8. MBE / WBE:

The recipients of the federal funds are required to procure Minority Business Enterprises (MBE) and Women's Business Enterprises (WBE) for all State Revolving Fund (SRF) projects. The DOH has agreed to the following fair share goals of MBE and WBE:

	<u>MBE</u>	<u>WBE</u>
Construction	50%	4%
Services	29%	7%
Supplies	21%	2%
Equipment	27%	2%

For SFY 2006, DWTRLF loan recipients awarded Drinking Water contracts to MBE's and WBE's and the program procured MBE/WBE services as follows:

	Total Amount	Amount Awarded to MBE	Percentage of MBE Utilization	Amount Awarded to WBE	Percentage of WBE Utilization
Services	\$ 633,527.30	\$ 51,123.78	8%	\$ 78.83	0%
Construction	\$24,681,348.28	\$3,802,564.00	15%	\$ -	0%

As part of the program's compliance with federal SRF requirements, form 5700-52A (U.S. Environmental Protection Agency MBE/WBE Utilization Under Federal Grants, Cooperative Agreements, and Interagency Agreements) is submitted directly to EPA on a quarterly basis. All forms are signed by the program's authorized representative and are on file with EPA.

C. PROGRAM ACTIVITIES

Highlights of the program's activities are as follows:

- 1. The program completed a priority list, developed the SFY 2006 Intended Use Plan, and prepared the capitalization grant application.
- 2. The program serviced 23 interim and final DWTRLF loans which totaled \$62,571,513.10.
- 3. The program reviewed planning documents (including the preliminary engineering reports, plans and specifications, environmental assessment documents, and federal requirement documents) for various projects.
- 4. The program executed one interim and five final loan agreements for \$2,727,587.00 and \$28,527,397.75, respectively.
- 5. The program conducted construction inspections of ongoing DWTRLF projects under construction.
- 6. To administer the DWTRLF program and its related drinking water programs, the program paid \$4,977,546.16. This consisted of \$3,979,453.98 in loan disbursements and \$260,743.09 in administrative loan fee costs. The expenditures for the other drinking water programs were: \$65,960.41 for Administrative Cost (4%)(426); \$419,306.66 for State Program Management (10%)(427); \$12,790.24 for Operator Certification (10%)(435); \$162,500.00 for Small Systems Technical Assistance (2%)(428); (\$240.00) for Water Protection Program (15%)(429); and \$77,031.78 for Wellhead Protection Program (15%)(436).

Administrative Loan Fees and Administrative Cost (4%)

The State does not contribute any money toward administering the DWTRLF Program and its drinking water-related programs. Furthermore, Federal law requires that the DWTRLF program be operated in perpetuity. Thus, to pay for employee salaries and benefits and to comply with the Federal law, the DOH implemented a loan fee program on May 17, 2000. For SFY 2006, the DWTRLF program collected \$357,935.73 in administration loan fee program income and \$106,185.84 in administration loan fee - non-program income. In addition, the program can use up to four percent (4%) of each year's federal capitalization grant to pay for administrative costs.

Small Systems Technical Assistance (2%)

The SDWB issued a contract to provide training to small water systems using the 2% monies starting in October 2004 and continuing through October 2009. This contract more commonly known as the "circuit rider program." Under the terms of this contract, the

contractor (Rural Community Assistance Corporation) has been meeting with the staff of small, privately owned public water systems and providing hands on training in technical, financial, and managerial areas. The contract will use approximately \$650,000 from this fund. The circuit rider program also implemented a "hot line" via either telephone or e-mail to provide operators with an avenue to obtain help when needed. The circuit rider continues to demonstrate positive results with participating water systems on all islands. More water system managers and operators are beginning to ask for assistance on "how to" operate and manage their systems. Clearly, going out to offer help has been welcomed approach to providing technical assistance, without the risk of enforcement.

With the growing demand for circuit rider assistance, the DWTRLF program is working with the Rural Community Assistance Corporation to increase the current level of activity and possibly add another circuit rider to help cover the entire State in SFY 2007.

State Program Management (10%)

The Safe Drinking Water Act Amendments of 1996 provided that up to ten percent of the DWTRLF Capitalization Grant could be used for State Program Management. These funds were generally delegated to support four major activities.

1. Source Water Protection Program

As the Safe Drinking Water Branch (SDWB) moves from source water assessments to source water protection, efforts have been focused on educating water systems, the public, and other applicable organizations on development of protection strategies and plans. This year, the SDWB continued to meet with water systems and government agencies on the results of the assessments and plans for source water protection.

2. Public Water System Supervision Program

The Hawaii Public Water System Supervision Program made substantial progress in SFY 2006 in the areas of rule development and primacy package submittal, as well as improving our sanitary survey compliance. The program successfully revised Hawaii Administrative Rules, Chapter 11-20, "Rules Relating to Potable Water Systems," to incorporate the Long Term 1 Enhanced Surface Water Treatment Rule, Stage 1 Disinfectants/Disinfection By-Products Rule, Filter Backwash Recycling Rule, and the Arsenic and Clarifications to Monitoring and New Source Contaminants Rule.

The SDWB completed 24 sanitary surveys of public water systems throughout the state during SFY 2006. These surveys contribute significantly to strengthening the protection of drinking water quality.

The program continued to expend resources to deal with complaints from the upcountry Maui area. These complaints originally claimed that the phosphate corrosion control additives used to prevent lead from leaching into drinking water from pipes and piping

material was causing skin irritation. However, with the change to pH/alkalinity adjustment using food grade lime or soda ash, the number of complaints appeared to significantly decrease.

Despite significant improvements to the overall water quality, some residents continue to complain of rashes, infections, general poor health, and even cancers, which they still attribute to the microbes in the distribution system. To date, there has been no direct evidence linking the varied medical conditions with the quality of the drinking water in Upcountry Maui. In response to these very vocal complaints, agencies on the county, state and federal levels have taken various actions. All levels have attended several community meetings on the subject, attempting to address concerns of the community.

The County of Maui, Department of Water Supply has changed both corrosion control additives and disinfection chemicals and levels as well as contracted, using federal funds, for a study of the entire disinfection, corrosion control, lead contamination and other water quality issues.

The State Department of Health has been the primary recipient of the complaints. As a result, it has conducted special sampling for pseudomonas, with guidance from the Centers for Disease Control; tested the Upcountry Maui water systems for other indicators of water quality; responded to legislative proposals to set a standard for HPC in drinking water; and continues to track the progress of the study by Boyle Engineers, Orlando, Florida.

At the federal level, a member of our Congressional delegation appropriated a grant (\$497,000) administered through the EPA to try to resolve the reported problems. A second member of Congress has sent an inquiry to the Department concerning the situation. The EPA is now overseeing, through a committee, the expenditure of the grant funds to assure that these funds are directed at resolving the problem. The EPA has also provided technical assistance to this effort in the areas of health effects, regulation and water system operation and maintenance.

A few surface water systems continued to experience difficulties in meeting the standards for disinfection by-products. In the case of some of the Upcountry Maui water systems, they have had to maintain a distribution flushing program to help maintain water quality, even during drought conditions.

The Kaluakoi Water System finally came into compliance with the Surface Water Treatment Rule by consolidating with the Maunaloa water system, which replaced and increased the capacity of its surface water treatment plant.

The program continued to provide certification reviews for laboratories performing safe drinking water analyses. Approximately 12 microbiological laboratories and 30 chemistry laboratories hold certifications for one or more drinking water chemical parameters.

Finally, the SDWB continues to successfully implement the terms of the many drinking water rules for which it either has primary enforcement authority (primacy) or intends to apply for primacy. These include: the Total Coliform Rule, the Surface Water Treatment Rule, the Enhanced Surface Water Treatment Rule, the LT1 Enhanced Surface Water Treatment Rule, the Phase I Volatile Organic Chemical Rule, Phase II SOC/IOC Rule, the Phase V SOC/IOC Rule, Lead and Copper Rule (including Minor Revisions, Revised Public Notification Rule, Revised Radionuclides Rule, Consumer Confidence Rule, Filter Backwash Recycling Rule, Disinfectant/Disinfection By-Products Rule, Arsenic and Clarifications Rule, and more).

3. Capacity Development Program

The program's capacity development program efforts for SFY 2006 were concentrated in the Technical Assistance Contract described in the Circuit Rider contract described in the Small System discussion. Another program effort includes the implementation of a contract with the University of Hawaii's Outreach College to establish an ongoing training program for water system operators. This contract used funding from the Operator Expense Reimbursement Grant to begin the program and calls for the college to continue offering classes for re-certification of operators. During SFY 2006, the University of Hawaii provided at least one continuing education credit (CEU) on Kauai, Oahu, Maui, Molokai, and Hawaii.

4. Operator Certification Program

The SDWB continues to administer an operator certification program for water treatment plant operators and distribution system operators.

From July 1, 2005 to June 30, 2006, the Board of Certification of Operating Personnel in Public Water Systems met four times. During this period:

- 120 Applications were received for certification review.
 - 8 Reciprocal certifications were issued.
- Persons were tested for the WTPO certification (Examinations were held on July 26, 2005 and January 26, 2006).
- 8 Persons passed the WTPO certification examination.
- Persons were tested for the DSO certification (Examinations were held on October 25, 2005 and April 25, 2006).
- 123 Persons passed the DSO certification examination.
- 186 WTPO certifications were active as of June 30, 2006.
- DSO certifications were active as of June 30, 2006.
- Public water systems required to have level 1 certified water treatment plant operators by the level of the plant.
- 8 Public water systems required to have level 2 certified water treatment plant operators by the level of the plant.

- 5 Public water systems required to have level 4 certified water treatment plant operators by the level 4 certified water treatment plant operators by the level of the plant.
- Public water systems with at least one distribution system operator certified at the level of the distribution system of the water system.

Water Protection Program (15%)

The SDWB also began making revisions to Hawaii's Wellhead Protection Program Plan that will allow the SDWB to utilize the 15% DWSRF funding to create Local and Wellhead Protection Workgroups and implement protection projects and began the framework for creating State, Local, and Private Water System workgroup to develop and implement source water/wellhead protection activities.

D. CREDIT RISKS OF THE DWTRLF LOANS

The SRF program requires that every applicant pledge a dedicated source of revenue to repay the loan. Dedicated sources of revenue include a pledge of the county's full faith credit and/or a pledge of general obligation bonds or a dedicated revenue source.

The program lacks the necessary resources to conduct a comprehensive drinking water service and operational analysis. In general, the more highly rated water and sewer enterprises share an important fundamental characteristic with other highly rated debt: a strong underlying economic basis and service area. Nearly all highly rated enterprises are located in areas characterized by solid, steady growth in a strong and diverse service area. Although there is no correlation between a general obligation bond rating and a water and sewer enterprise rating, the common themes of the economic fundamentals should result in similar ratings. Indicators such as customer growth, balance of customers between residential, commercial and industrial, new connections, income trends, and the outlook for economic performance and the ability to withstand economic stresses are important considerations for an enterprise.

Table 1 contains specific information regarding the credit worthiness of our four DWTRLF recipients. The table shows the credit rating categories for these recipients. The General Obligation (G.O.) Bond credit agencies, Moody's and Fitch, gave every Hawaii county's board of water or board of water supply an "A" or "A-" rating. In summary, the DOH feels that the credit pool of DWTRLF's loan portfolio has a high degree of solvency.

Table 1

	Committed	Moody's/ Fitch Bond	Percentage of DWTRLF
Recipients	Amount	Rating	Loan Portfolio
City and County of			
Honolulu, Board of			
Water Supply	\$28,297,808.75	Aa3/AA	45%
County of Hawaii,			
Water Board	8,078,904.59	A1/A+	13%
County of Maui,			
Board of Water Supply	14,803,527.00	Aa3/AA-	24%
County of Kauai,			
Board of Water Supply	11,391,272.76	A1/A+	<u>18%</u>
Totals	\$62,571,513.10		100%

E. OTHER INFORMATION

This report was prepared in accordance with the Generally Accepted Accounting Principles (GAAP) and Reporting Requirements requested by EPA.

Independent Audit: The accounting firm, PricewaterhouseCoopers LLP, was selected by the DOH to perform the financial audit of the DWTRLF Program for SFY 2006. Although the activities and financial statements for fiscal year 2006 are unaudited as of the date of this report, PricewaterhouseCoopers LLP did perform an annual financial audit of the DWTRLF Program for SFY 2005.

The auditor's report for the SFY 2005 DWTRLF financial statement was published on October 28, 2005. Page 20 of the audit report reads, "In our opinion the State of Hawaii, Drinking Water Treatment Revolving Loan Fund complied, in all material respects, with the requirements governing types of activities and types of service and types of costs allowed or unallowed; matching; level of effort or earmarking requirements; special reporting requirements; special tests or provisions, and claims for advances and reimbursements that are applicable to its major Federal financial assistance program for the year ended June 30, 2005."

The auditor's report for SFY 2006 will be published sometime in November 2006.

Program information: For any further information regarding this report, please contact the Wastewater Branch at (808) 586-4294 or Safe Drinking Water Branch at (808) 586-4258.

ATTACHMENT 1

DRINKING WATER TREATMENT REVOLVING LOAN FUND PROJECTS RECEIVING SRF ASSISTANCE

DRINKING WATER TREATMENT REVOLVING LOAN FUND PROJECTS RECEIVING SRF ASSISTANCE

	Final Agreement			
No.	Date	Project Description (Project Name - Based on the Final Loan Agreement)	Rate	Loan Amount
1	11/15/1999	213-0001 Kamole Water Treatment Plant	1.55%	7,840,087.00
2	7/15/2001	130-0001 Waimea Treatment Plant Upgrades-Phase II [Interim 11/15/00]	1.37%	739,210.00
3	7/15/2001	410-0001 Damage Repairs to Kokolau Tunnel [Interim 11/15/00]	1.37%	1,663,201.02
4	10/15/2001	101-0001 Saddle Road Well "A" [Interim 11/15/00]	1.37%	1,610,048.59
5	4/15/2002	133-0001 Kukuihaele Well "A" (Replace Waiulili Spring) [Interim 7/15/01]	1.01%	334,240.00
6	4/15/2002	139-0001 Makapala Well (Replace Murphy Tunnel) [Interim 7/15/01]	1.01%	1,442,301.00
7	4/15/2002	109-0001 Pahala Well "B" (Replace Alii Tunnel) [Interim 7/15/01]	1.01%	539,060.00
8	4/15/2002	107-0001 Kaieie Mauka (Replace Kaieie & Papaikou Springs) [Interim 7/15/01]	1.01%	2,245,936.00
9	4/15/2002	406-0001 Kekaha Well (Kapilimao Well) [Interim 7/15/01]	1.01%	1,097,536.00
10	7/15/2003	404-0001 Rehabilitation of 27" Steel Pipe, Hanapepe-Eleele Water System [Interim 5/15/02]	0.99%	691,134.00
11	7/15/2003	404-0002 Replace Pipeline at Hanapepe River Crossing and Control of Slope Failure at Hanapepe Well #3 [Interim 5/15/02]	0.99%	1,243,976.74
12	3/15/2004	413-0002 Wailua Homesteads Well No. 3 [Interim 7/15/03]	0.54%	418,967.00
13	1/15/2005	410-0005 Rehabilitate Lihue Steel Tanks 1 & 2 [Interim 7/15/03]	0.46%	1,243,017.00
14	1/15/2005	413-0005 Ornellas 0.2 MG Tank Refurbish [Interim 7/15/03]	0.58%	809,398.00
15	12/15/2004	331-0002 Waimanalo Well III [Interim 3/15/04]	0.10%	2,251,700.00
16	8/15/2005	335-0004 Pailani Street Water System Improvements [Interim 8/15/05]	0.00%	2,727,587.00
17	8/15/2005	413-0006 16 inch Waterline Replacement along Kuhio Highway, Leho Drive to North Papaloa Road, Wailua, Kauai, Hawaii [Interim 1/15/05]	0.16%	2,481,289.00
18	9/15/2005	333-0001 California Avenue Water System Improvements, Parts II and III [Interim 4/15/05]	0.31%	4,288,963.00
19 20	9/15/2005	335-0003 Ewa Shaft Granular Activated Carbon (GAC) Treatment Facility [Interim 3/15/04]	0.10%	13,000,184.75
20	11/15/2005	335-0002 Kunia Wells II-Nitrate Treatment Facility [Interim 3/15/04]	0.10%	6,029,374.00
		TOTAL FINAL PROJECTS		52,697,210.10
	Interim Agreement	Interim Binding Commitments		
	Date	Project Description (Project Name - Based on the Interim Loan Agreement)	Rate	Loan Amount
	12/15/2003	105-0001 Honomu Well "A" (Replace Akaka Falls Spring)	0.41%	1,168,109.00
	1/15/2005	408-0002 Poipu Road 16 inch Main Replacement	0.16%	1,742,754.00
	1/15/2005	213-0003 Kamole Weir Water Treatment Facility Clear Well Replacement	0.15%	6,963,440.00
		TOTAL INTERIM PROJECTS		9,874,303.00
		TOTAL FINAL & INTERIM PROJECTS		62,571,513.10

DRINKING WATER TREATMENT REVOLVING LOAN FUND PROJECTS RECEIVING SRF ASSISTANCE

Planned (Future) Interim Binding Commitments

Project Description ("New" Project Names - Based on Priority List)	Proposed Loan Amount
106-0001 Kulaimano Well "B" (Replace Maukaloa Spring) 331-0026 Stadium Area Water System Improvements, Part I 332-0003 Haleiwa Road Water System Improvements 331-0025 Liliha Water System Improvements, Phase B 331-0024 Alewa Water System Improvements 331-0018 Pearl City Water System Improvements 105-0001 Honomu Well "A" (Replace Akaka Falls Spring) (Adjustment only) 408-0002 Poipu Road 16 inch Main Replacement (Adjustment only) 413-0002 Wailua Homesteads Well No. 3 (Adjustment only-Loan Deobligation)	701,366.00 2,162,569.00 1,949,603.00 2,148,391.00 2,674,532.00 1,433,476.00 (875,342.00) 3,853,225.00 (21,230.50)
TOTAL PLANNED (FUTURE) COMMITMENTS TOTAL FINAL, INTERIM, & PLANNED PROJECTS	14,026,589.50 76,598.102.60

ATTACHMENT 2

STATEMENT OF NET ASSETS

STATEMENT OF NET ASSETS

ASSETS	June 30, 2006	June 30, 2005
Current Assets	A 40 400 074 40	A 44 303 404 3 4
Cash and cash equivalents in State Treasury (note C)	\$ 18,136,674.43	\$ 14,727,421.71
Due from other fund (note G)	365,000.00	275,000.00
Accrued Interest (note D)	41,882.05	40,350.23
Accrued Interest from Investment	130,208.98	33,114.56
Accrued Loan Fees, program (note D)	50,245.14	87,860.22
Accrued Loan Fees, non-program (note D)	77,437.68	17,915.41
Due from federal government	536,777.38	1,351,142.13
Current maturities of loans receivable (note D)	980,712.05	772,892.56
Total Current Assets	20,318,937.71	17,305,696.82
Loans Receivable, net of current maturities (note D)	15,987,959.04	13,038,016.61
Capital Assets		
Office Equipment (notes B and F)	837,851.57	661,958.81
Less: Accumulated Depreciation (notes B and F)	(552,111.86)	(448,702.95)
	(662,)	(,
Total Office Equipment	285,739.71	213,255.86
Transportation Equipment (notes B and F)	47,233.06	47,233.06
Less: Accumulated Depreciation (notes B and F)	(47,233.06)	(47,233.06)
	(,200.00)	(11,200.00)
Total Transportation Equipment		
Total Capital Assets	285,739.71	213,255.86
TOTAL ASSETS	\$ 36,592,636.46	\$ 30,556,969.29
LIABILITIES & NET ASSETS		
Current Liabilities		
Payroll Payable	\$ 14,679.64	\$ 13,508.66
Accounts Payable	7,594.24	51,271.73
Total Current Liabilities	22,273.88	64,780.39
Net Assets		
	205 720 74	212 255 96
Invested in capital assets Restricted	285,739.71	213,255.86
Unrestricted	36,284,622.87	30,278,933.04
Omeamored		
Total Net Assets	36,570,362.58	30,492,188.90
	,,	
TOTAL LIABILITIES AND NET ASSETS	\$ 36,592,636.46	\$ 30,556,969.29

The accompanying notes are an integral part of this statement.

ATTACHMENT 3

STATEMENT OF REVENUES, EXPENSES & CHANGES IN NET ASSETS

STATEMENT OF REVENUES, EXPENSES & CHANGES IN NET ASSETS

	Year Ended		
	June 30, 2006	June 30, 2005	
REVENUES			
Interest earnings from Loans (note B) Administration loan fee earnings, program (note B) Administration loan fee earnings, non-program (note B)	\$ 181,195.57 320,320.65 165,708.11	\$ 181,344.41 332,881.90 104,162.91	
Total Revenues	667,224.33	618,389.22	
EXPENSES BY PROGRAM ACTIVITIES			
Administrative Cost - 4% set-aside Admin. Technical Assistance - 4% set-aside State Program Management - 10% set-aside Source Water Protection - 10% set-aside Capacity Development - 10% set-aside Operator Certification - 10% set-aside Small Systems Technical Assistance - 2% set-aside Water Protection Program - 15% set-aside Wellhead Protection Program - 15% set-aside Technical or Financial Assistance - 15% set-aside Admin Loan Fee - Program Admin Loan Fee - Non Program	70,912.54 - 340,981.98 - - 11,009.18 130,000.00 5,975.57 67,481.11 - 234,208.32 22,533.12 883,101.82	(8,649.82) - 436,386.81 5,751.86 97,500.00 6,215.58 138,697.45 55,770.00 33,826.65 317,703.73 1,083,202.26	
OPERATING INCOME	(215,877.49)	(464,813.04)	
NON-OPERATING REVENUES			
Federal contribution State matching contribution Interest earnings from Investment (note B) Inter-Government Fund Transfer	4,072,285.64 1,661,000.00 560,765.53	1,425,038.53 1,611,000.00 364,214.15 240.00	
Total Non-operating Revenues	6,294,051.17	3,400,492.68	
CHANGE IN NET ASSETS	6,078,173.68	2,935,679.64	
Net assets - beginning of year	30,492,188.90	27,556,509.26	
Net assets - end of year	\$ 36,570,362.58	\$ 30,492,188.90	

ATTACHMENT 4 STATEMENT OF CASH FLOWS

STATEMENT OF CASH FLOWS

Year Ended June 30, 2006

Cash flows from operating activities: Interest income from loans Admin Loan Fees Principal repayments on loans Disbursement of loan proceeds Personnel costs Payments to vendors	\$ 179,663.75 464,121.57 821,692.06 (3,979,453.98) (297,962.98) (524,236.44)
Net cash flows used in operating activities	(3,336,176.02)
Cash flows from noncapital financing activities:	 6,457,650.39
Net cash flows provided by noncapital financing activities	6,457,650.39
Cash flows from capital and related financing activities: Purchase of equipment	 (175,892.76)
Net cash flows provided by capital and related financing activites	(175,892.76)
Cash flows from investing activities: Interest from investments	463,671.11
Net cash flows provided by investing activites	463,671.11
NET INCREASE IN CASH	3,409,252.72
Cash Balance at July 1, 2005	14,727,421.71
Cash Balance at June 30, 2006	\$ 18,136,674.43
Reconciliation of operating income to net cash provided by operating activities: Operating income Adjustments to reconcile operating income to net cash provided by operating activities:	\$ (215,877.49)
Depreciation	103,408.91
Changes in assets and liabilities: Increase in interest receivable on loans	(1,531.82)
Increase in administrative fee receivable on loans	(21,907.19)
Decrease in accrued salaries and other administrative costs Increase in loans receivable	(42,506.51) (3,157,761.92)
indicase in loans receivable	(0,107,701.92)
Net cash provided by operating activities	\$ (3,336,176.02)

ATTACHMENT 5 NOTES TO FINANCIAL STATEMENTS

NOTES TO FINANCIAL STATEMENTS

June 30, 2006

NOTE A - ESTABLISHMENT AND PURPOSE OF THE DWTRLF

The Safe Drinking Water Act Amendments (SDWA) of 1996 (the Act) authorized the Environmental Protection Agency (EPA) to make capitalization grants to the states for the purpose of providing loans and other types of financial assistance to public water supply systems for drinking water infrastructure.

The Act also authorized the states to set aside funding for prevention programs and administration of the Fund, provided that the amount of funding did not exceed thirty-one percent (31%) of the annual capitalization grant as follows:

- 1. Up to fifteen percent (15%) may be used to provide local assistance and other state programs.
- 2. Up to four percent (4%) may be used to cover the costs of program administration.
- 3. Up to ten percent (10%) may be used for Public Water System Supervision (PWSS) program activities and other initiatives of the SDWA.
- 4. Finally, up to two percent (2%) may be used to support small systems technical assistance activities.

To receive the federal capitalization grants, the 1997 State of Hawaii Legislature established the Drinking Water Treatment Revolving Loan Fund (DWTRLF). The DWTRLF is intended to provide loans in perpetuity to public drinking water systems for construction of drinking water treatment facilities. Such loans may be at or below market interest rates and must be fully amortized within twenty years, with the first repayment of principal and interest occurring no later than one year after the notice to proceed for construction or the final loan agreement date, whichever is later. The Fund is administered by the Safe Drinking Water Branch, Environmental Management Division of the Department of Health (DOH), State of Hawaii.

NOTES TO FINANCIAL STATEMENTS (continued)

June 30, 2006

NOTE B - ACCOUNTING POLICIES

I. Financial Statement Presentation

The financial statements are intended to present the financial position and results of operations of only that portion of the funds of the DOH, State of Hawaii that is attributable to the transactions of the DWTRLF.

The accompanying financial statements of the DWTRLF have been prepared in conformity with accounting principles generally accepted in the United States of America prescribed by the Governmental Accounting Standards Board (GASB).

In June 1999, the GASB issued Statement 34, Basic Financial Statements – and Management's Discussion and Analysis – for State and Local Governments. This Statement established new financial reporting requirements for state and local governments and required new information as well as restructuring much of the information that governments presented in the past. GASB also required additional statements in conjunction with Statement 34 (e.g., Statement 36, Recipient Reporting for Certain Shared Nonexchange Revenues, Statement 37, Basic Financial Statements – Management's Discussion and Analysis – for State and Local Governments: Omnibus, and Statement 38, Certain Financial Statement Note Disclosures). The DOH implemented these standards in fiscal year 2002.

2. Measurement Focus and Basis of Accounting

The accompanying financial statements are reported using the economic resources measurement focus (i.e., recognizing all revenues earned during the year) and the accrual basis of accounting. Revenues are reported when earned and expenses are reported 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.

Proprietary funds have the option under GASB 20, Accounting and Financial Reporting for Proprietary Funds and Other Governmental Entities that Use Proprietary Fund Accounting, to elect to apply all Financial Accounting Standards Board (FASB) pronouncements issued after November 30, 1989, unless FASB conflicts with GASB. The DWTRLF has elected to not apply FASB statements after the applicable date.

NOTES TO FINANCIAL STATEMENTS (continued)

June 30, 2006

NOTE B - ACCOUNTING POLICIES (continued)

2. Measurement Focus and Basis of Accounting (continued)

Proprietary funds distinguish operating revenues and expenses from non-operating items. Operating revenues and expenses generally result from services or goods in connection with a proprietary fund's principal ongoing operations. Revenues and expenses not meeting this definition are reported as non-operating revenues and expenses. The principal operating revenues of the DWTRLF are interest income and administrative loan fees on loans made to county governments. Federal grants, state matching funds, and interest income from investments are reported as non-operating income.

Net assets are restricted when constraints placed on them are either externally imposed or imposed by constitutional provisions or enabling legislation. Internally imposed designations of resources are not presented as restricted net assets. When both restricted and unrestricted resources are available for use, generally, it is management's policy to use restricted resources first, then unrestricted resources as they are needed.

3. Capital Assets

Capital assets, which includes equipment, are reported in financial statements. Management capitalizes equipment if the cost is in excess of \$5,000 and the useful life exceeds one year.

Purchased capital assets are valued at cost. Donated assets are recorded at their fair market value at the date of donation.

Depreciation expense is recorded in the financial statements. The straight-line method is utilized over the assets' estimated useful life. Generally, the useful life used for equipment is three to seven years.

4. Administration Costs

The accompanying financial statements do not reflect certain administration costs incurred which are paid for by other sources of funding from the DOH. These

NOTES TO FINANCIAL STATEMENTS (continued)

June 30, 2006

NOTE B - ACCOUNTING POLICIES (continued)

4. Administration Costs (continued)

costs include the DOH and State's overhead which the DOH does not assess to the SRF.

5. Fund Accounts

The DWTRLF consists of the State Revolving Fund (SRF) and non-SRF activity. The SRF activity consists exclusively of the state match, federal capitalization grant loans, principal loan repayments, and interest from loans and investments. Non-SRF activity consists of administration loan fees and federal set aside funds.

6. Use of Estimates

In preparing financial statements in conformity with accounting principles generally accepted in the United States, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

NOTE C - CASH AND CASH EQUIVALENTS

All monies of the DWTRLF are deposited into the State Treasury. The State Director of Finance is responsible for the safekeeping of cash in the State Treasury in accordance with State laws. The Director of Finance may invest any monies of the State, which in the Director's judgment are in excess of the amounts necessary for meeting the immediate requirements of the State. Effective August 1, 1999, cash is pooled with funds from other State agencies and departments and deposited into approved financial institutions or participates in the State Treasury Investment Pool System. Cash accounts that participate in the investment pool accrue interest based on the average weighted cash balances of each account.

The State requires that the depository banks pledge, as collateral, government securities held in the name of the State for deposits not covered by federal deposit insurance.

NOTES TO FINANCIAL STATEMENTS (continued)

June 30, 2006

NOTE C - CASH AND CASH EQUIVALENTS (continued)

Investments are categorized to give an indication of the level of risk assumed by the DWTRLF. Category I includes investments that are insured or for repurchase agreements, collateralized by underlying securities that are so held. Category 2 includes uninsured and unregistered investments for which the broker-dealer in the DWTRLF's name holds the securities. Category 3 includes uninsured and unregistered investments for which the securities are held by the broker-dealer but not in the DWTRLF's name.

NOTE D - LOANS RECEIVABLE

At June 30, 2006, the DWTRLF had outstanding loan receivables with the following government entities:

Five loans with the
City & County of Honolulu, Board
of Water Supply; due in semiannual
payments, including interest
commencing not later than one year
after project completion, notice to
proceed, or loan agreement date.
Final payment is due not later than
twenty years after project completion.

\$ 2,265,655.16

Six loans with the County of Hawaii, Water Board; due in semiannual payments, including interest commencing not later than one year after project completion, notice to proceed, or loan agreement date. Final payment is due not later than twenty years after project completion.

\$ 3,175,606.94

NOTES TO FINANCIAL STATEMENTS (continued)

June 30, 2006

NOTE D - LOANS RECEIVABLE (continued)

Eight loans with the County of Kauai, Board of Water Supply; due in semiannual payments, including interest commencing not later than one year after project completion, notice to proceed, or loan agreement date. Final payment is due not later than twenty years after project completion.

\$ 5,825,874.51

One loan with the County of Maui, Board of Water Supply; due in semiannual payments, including interest commencing not later than one year after project completion, notice to proceed, or loan agreement date. Final payment is due not later than twenty years after project completion.

\$ 5,701,534.48

Total \$16,968,671.09

NOTES TO FINANCIAL STATEMENTS (continued)

June 30, 2006

NOTE D - LOANS RECEIVABLE (continued)

Loans mature at various dates through 2026. The scheduled principal payments on loans maturing in subsequent years are as follows:

SFY2007	\$ 980,712.05
SFY2008	\$ 1,010,719.09
SFY2009	\$ 1,022,624.35
SFY2010	\$ 1,034,070.11
SFY2011	\$ 1,045,873.46
Thereafter	<u>\$11,874,672.03</u>
	\$16,968,671.09

As of June 30, 2006, accrued interest receivable, accrued administration loan fee receivable as program income, and accrued administration loan fee receivable as non-program income on loans totaled \$41,882.05, \$50,245.14, and \$77,437.88, respectively.

The program believes that all loans will be repaid according to the loan terms. Accordingly, no provision for uncollectible amounts has been recorded.

As of June 30, 2006, the DWTRLF has committed to make additional loans to the following government entities:

City & County of Honolulu, Board of Water Supply	\$ -
County of Hawaii, Water Board	1,168,109.00
County of Kauai, Board of Water Supply	1,742,754.00
County of Maui, Board of Water Supply	6,963,440.00
Total	\$ 9,874,303.00

NOTES TO FINANCIAL STATEMENTS (continued)

June 30, 2006

NOTE E - FEDERAL FUNDING AND STATE MATCH

The DWTRLF is capitalized by grants from EPA authorized by Title VI of the Act with matching funds from the State. As of June 30, 2006, EPA has awarded \$67,049,700.00 to the State, of which \$20,862,416.63 has been drawn for loans and set asides. The State has also legislated matching funds of \$15,067,040.00, of which \$13,123,246.84 has been committed.

The following summarizes the capitalization grants awarded, amounts drawn on each grant, and the balances available for future activity as of June 30, 2006:

Budget Period	<u>FFY</u>	<u>Amount</u>	Total Cash <u>Draws</u>	EPA Draws (Deducted prior to issuance of cap grant)	Funds Available
12/05/97 - 09/30/06	97	\$12,558,800.00	\$12,558,800.00	\$ -	\$ -
09/24/98 - 09/30/08	98	7,121,300.00	5,218,500.71	-	1,902,799.29
02/04/00 - 09/30/07	99	7,463,800.00	1,154,967.40	-	6,308,832.60
02/26/01 - 06/30/08	00	7,757,000.00	675,857.07	75,000.00	7,006,142.93
09/01/02 - 09/30/08	01	7,789,100.00	648,071.19	24,000.00	7,117,028.81
10/01/03 - 06/30/11	02	8,052,500.00	423,927.47	-	7,628,572.53
04/01/04 - 06/30/11	03	8,004,100.00	182,292.79	-	7,821,807.21
10/01/05 - 06/30/13	04	8,303,100.00		<u> </u>	8,303,100.00
		\$67,049,700.00	\$20,862,416.63	\$99,000.00	\$46,088,283.37

NOTES TO FINANCIAL STATEMENTS (continued)

June 30, 2006

NOTE E - FEDERAL FUNDING AND STATE MATCH (continued)

The following summarizes the State match funds for each EPA capitalization grant awarded to the DWTRLF. This list shows the federal fiscal year (grant year), source of state funds, and dollar amount of state match for each EPA capitalization grant as of June 30, 2006.

Federal				20% State
Fiscal Year		Source of State Funds		Match Amount
97	Act 328/27			\$ 2,511,760.00
98	Act 116/98			\$ 1,424,260.00
99	Act 091/99			\$ 1,492,760.00
00	Act 091/99		\$ 28,400.00	
	Act 281/00		1,523,000.00	
		Total 00 Match		\$ 1,551,400.00
01	Act 328/97		\$ 603,240.00	
	Act 259/01		954,580.00	
		Total 01 Match		\$ 1,557,820.00
02	Act 177/02		\$1,011,500.00	
	Act 259/01		596,420.00	
	Act 091/99		1,840.00	
	Act 116/98		740.00	
		Total 02 Match		\$ 1,610,500.00
03	Act 200/03		\$1,061,320.00	
	Act 177/02		539,500.00	
		Total 03 Match		\$ 1,600,820.00
04	Act 41/04		\$1,110,940.00	
	Act 200/03		549,680.00	
		Total 04 Match		\$ 1,660,620.00
05	Act 178/05		\$1,157,040.00	
	Act 41/04		500,060.00	
		Total 05 Match		\$ 1,657,100.00
		Total 20% State Match		\$15,067,040.00

NOTES TO FINANCIAL STATEMENTS (continued)

June 30, 2006

NOTE F - EQUIPMENT

The following are the changes in equipment and accumulated depreciation during the year:

	Balance at	SFY 20	Balance at	
	July 1, 2005	<u>Increases</u>	Decreases	<u>June 30, 2006</u>
Equipment	\$709,191.87	\$175,892.76	\$ -	\$885,084.63
Accumulated Depreciation	495,936.01	103,408.91		599,344.92
	\$213,255.86	\$ 72,483.85	\$ -	\$285,739.71

NOTE G - RELATED PARTY TRANSACTIONS

For the year ended June 30, 2006, the following funds were advanced to the:

Environmental Management, Public Water System Supervision	\$325,000.00
Environmental Management, Environmental Resources Office	40,000.00
	\$365,000.00