

COMMUNITY ENVIRONMENTAL COUNCIL (A NON-PROFIT CORPORATION) FINANCIAL STATEMENTS DECEMBER 31, 2014

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INDEPENDENT AUDITOR'S REPORT

To the Board of Directors of-Community Environmental Council

Report on Financial Statements

I have audited the accompanying financial statements of Community Environmental Council (a non-profit corporation), which comprise the statement of financial position as of December 31, 2014, and the related statement of activities and changes in net assets, statement of functional expenses, and statement of cash flows for the year then ended and the related notes to the financial statements. The prior year summarized comparative information has been derived from the Organization's December 31, 2013 financial statements, originally issued on March 6, 2014, were restated as of April 6, 2015 due to a prior period adjustment (see Note 10) and my report dated April 6, 2015 expressed an unqualified opinion on those financial statements.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

My responsibility is to express an opinion on these financial statements based on my audit. I conducted my audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that I 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 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, I do not express 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.

I believe the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinion.

Opinion

In my opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Community Environmental Council as of December 31, 2014, and the results of their operations and their cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Oak Park, California April 6, 2015 Thomas H Ridge Certified Public Accountant

Thom H. Rude

COMMUNITY ENVIRONMENTAL COUNCIL (A NON-PROFIT CORPORATION) STATEMENT OF FINANCIAL POSITION DECEMBER 31, 2014

WITH COMPARATIVE TOTALS AS OF DECEMBER 31, 2013 (Restated)

			ASSETS								
	ב	Unrestricted	Tem	Temporarily Restricted	Permanently Restricted	antly ted	T Decemb	Total December 31, 2014	(R Decem	(Restated) Total December 31, 2013	
Current Assets											
Cash and cash equivalents	€9	163,043	₩	61,888	\$	•	↔	224,931	↔	176,513	
Accounts and contracts receivable		34,375		c		0		34,375		126,004	
Investment		•		800		•		(6)		220	
Pledges receivable		2,350		1		ž		2,350		8,925	
Prepaid expenses		475		c		ĸ		475		579	
Total Current Assets		200,243		61,888		ē		262,131		312,591	
Property. Plant and Equipment											
Leasehold Improvements - Anapamu		307,429		т		ũ		307,429		307,429	
Office equipment and furniture		72,917		10		ij		72,917		71,840	
		380,346		(10)				380,346		379,269	
Less accumulated depreciation											
and amortization		(353,942)				•		(353,942)		(321,271)	
Net Property and Equipment		26,404		100		r		26,404		57,998	
Other Assets Board Designated Quasi Endowment Fund Assets:		2 072 860		,	•	125 507		3 198 357		3 128 060	
Investment in West Beach Investors Group		600,000		0 138	-	j je		000'009		000,009	
Investment-Pacific Financial Group Inc. (See Note 10)		39,942		4		i		39,942		37,919	
Total Other Assets		3,712,792		ar.		125,507		3,838,299		3,765,979	
Total Assets	မာ	3,939,438	မာ	61,888	8	125,507	₩	4,126,833	မာ	4,136,568	

COMMUNITY ENVIRONMENTAL COUNCIL (A NON-PROFIT CORPORATION) STATEMENT OF FINANCIAL POSITION DECEMBER 31, 2014

WITH COMPARATIVE TOTALS AS OF DECEMBER 31, 2013 (Restated)

LIABILITIES AND NET ASSETS

December 31, 2013 43,393 36,974 80,366 3,651,955 4,056,202 4,136,568 404,247 (Restated) December 31, 2014 3,672,850 395,366 15,724 42,893 58,617 4,068,216 4,126,833 Total 125,507 125,507 **Permanently** Restricted ဟ 61,888 61,888 61,888 **Temporarily** Restricted S 15,724 42,893 58,617 3,672,850 207,971 3,939,438 3,880,821 Unrestricted G

Total Net Assets

Total Liabilities and Net Assets

COMMUNITY ENVIRONMENTAL COUNCIL (A NON-PROFIT CORPORATION) STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS DECEMBER 31, 2014

WITH COMPARATIVE TOTALS FOR THE YEAR ENDED DECEMBER 31, 2013 (Restated)

	Unre	Unrestricted	Temporarily Restricted	ļ. I	Permanently Restricted	Total December 31, 2014	2014	(Res	(Restated) Total December 31, 2013	
Revenue, Gains and Other Support	€.	121,366	€6	(A	49,402	\$ 170.768	168	ь	134.104	
Special Event, net of expenses of \$83,550	,	57.940	· •)	•			940		71,448	
Contracts and grants - government		26,760	1		; { u	26,760	09/		54,963	
Contracts and grants - private		48,388	119,927	2	,	168,315	315		101,418	
Earth Dav program		232,863	. 0		IS	232,863	863		234,929	
Solarize program		104,911	E.		0 ((3)	104,911	911		194,605	
Dividends and Interest		113,178	10.		j.	113,178	178		92,409	
Other income		93,867	*		æ	93,867	867		44,309	
Unrealized gain - quasi endowment		85,535	*		ti	85,535	535		434,083	
Unrealized gain - investment in West										
Beach Investors Group		0.00					i i		248,096	
Unrealized gain-PFG Inc. (See Note 10)		2,023				, 2,(2,023		15,987	
Realized gains		64,972	1		I.S.	64,8	64,972		15,674	
Net assets released from restrictions		75,561	(75,561)	1)	0.010				•	
Total Revenue, Gains and Other Support		1,027,364	44,365	ا اما	49,402	1,121,132	132		1,642,024	
Research educational and community										
programs		898,566			•	898,566	999		895,537	
Management and general		66,907			i	66,907	200		74,228	
Fundraising		143,645		1	Ē	143,645	645		137,788	
Total Expenses		1,109,117		I I	9	1,109,117	11		1,107,553	
Increase (Decrease) in Net Assets	69	(81,753)	\$ 44,365	2 8	49,402	\$ 12,0	12,014	69	534,471	
Net Assets at Beginning of Year, as originally stated		3,962,574	17,523	ന	76,105	4,056,202	202		3,499,799	
Prior Period Adjustment-Correction of an Error (See Note 10)		¥	F		Ē.		e		21,932	
Adjusted Net Assets at Beginning of Year		3,962,574	17,523	 m	76,105	4,056,202	202		3,521,731	
Net Assets at End of Year		3,880,821	61,888	_∞	125,507	4,068,216	216		4,056,202	

See auditor's report and notes to financial statements.

COMMUNITY ENVIRONMENTAL COUNCIL (A NON-PROFIT CORPORATION) STATEMENT OF FUNCTIONAL EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2014

WITH COMPARATIVE TOTALS FOR THE YEAR ENDED DECEMBER 31, 2013 (Restated)

2014

Salaries and benefits
Advertising and promotion
Property and equipment
Operating expenses
Administrative expenses
Total Expenses

	Educational & Community Program	Mar	Management and General	Fur	Fund Raising	Decel	Total Jecember 31, 2014
	466,705	↔	19,941	₩	94,052	₩	580,698
	29,542		514		5,818		35,874
	122,057		13,750		16,923		152,730
	239,358		9,537		16,061		264,956
	40,904		23,165		10,791		74,859
ı	898,566	↔	66,907	€Đ	143,645	ક્ક	1,109,117

E B S	Research Educational & Community Program	Mar	Management and General	튑	Fund Raising	Decen	Total Jecember 31, 2013
G	471,344	s	21,234	↔	91,472	₩	584,049
	33,809		1,465		9/6,9		42,250
	124,962		14,728		15,780		155,470
	214,527		10,660		12,271		237,458
	50,896		26,140		11,288		88,325
es l	895,537	ω	74.228	₩.	137,788	မာ	1,107,553

Advertising and promotion

Salaries and benefits

Property and equipment

Operating expenses Administrative expenses Total Expenses

2013 (Restated)

See auditor's report and notes to financial statements.

COMMUNITY ENVIRONMENTAL COUNCIL (A NON-PROFIT CORPORATION) STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2014

WITH COMPARTIVE TOTALS FOR THE YEAR ENDED DECEMBER 31, 2013 (Restated)

		2014		Restated) 2013
Cash Flows from Operating Activities				
Increase in net assets	\$	12,014	\$	534,471
Adjustments to reconcile increase in net assets				
to cash Provided by (Used by) operating activities:				
Depreciation		32,671		33,205
Unrealized (gain)		(87,558)		(698,166)
Change in operating assets and liabilities:				
Accounts and contracts receivable		91,630		(116,992)
Marketable security		570		(570)
Pledges receivable		6,575		12,610
Prepaid expenses		104		5,958
Other asset		-		8,000
Accounts payable		(27,669)		28,851
Accrued expenses		5,919		(6,069)
Net Cash Provided by (Used by) Operating Activities		34,256		(198,702)
Cash Flows from Investing Activities				
Sale of mutual funds		249,620		378,500
Purchase of mutual funds		(234,381)		(106,930)
Purchase of fixed asset		(1,077)		: <u>#10</u>
Net Cash Provided by Investing Activities	8	14,162	-	271,570
Net Increase in Cash and Cash Equivalents		48,418		72,868
		,		,
Cash and Cash Equivalents at Beginning of Year		176,513		103,645
Cash and Cash Equivalents at End of Year	\$	224,931	\$	176,513

Note 1: Nature of Activities

Community Environmental Council is a nonprofit California Corporation involved in energy programs with an approximately equal emphasis in renewable energy, transportation and green building. The Organization is funded by and works with a number of private corporations, foundation and individuals as well as local, state and federal governments.

Note 2: Summary of Significant Accounting Policies

Financial Statement Presentation

The Organization is required to report information regarding its financial position and activities according to three classes of net assets: unrestricted net assets, temporarily restricted net assets and permanently restricted net assets. In addition, the Organization is required to present a statement of cash flows.

Temporarily and Permanently Restricted Net Assets/Board Designated Net Assets

Temporarily restricted net assets are those whose use by the Organization has been limited by donors to a specific time period or purpose. Permanently restricted net assets have been restricted by donors to be maintained by the Organization in perpetuity and only the income be made available for spending in accordance with donor restrictions. The organization has established board designated net assets to be used in the future for purposes in line with the overall mission of the organization.

Contributions

Contributions received are recorded as unrestricted, temporarily restricted or permanently restricted support depending on the existence or nature of any donor restrictions.

Contributions received and unconditional promises to give are measured at their fair values and are reported as an increase in net assets. The Organization reports gifts of cash and other assets as restricted support if they are received with donor stipulations that limit the use of the donated assets, or if they are designated as support for future periods. When a donor restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, temporarily restricted net assets are reclassified to unrestricted net assets and reported in the statement

Note 2: Summary of Significant Accounting Policies (continued)

of activities as net assets released from restrictions. Donor-restricted contributions whose restrictions are met in the same reporting period are reported as unrestricted support.

The Organization reports gifts of property and equipment (or other long-lived assets) as unrestricted support unless explicit donor stipulations specify how the donated assets must be used. Gifts of long-lived assets with explicit restrictions that specify how the assets are to be used and gifts of cash or other assets that must be used to acquire long-lived assets are reported as restricted support. Absent explicit donor stipulations about how long those long-lived assets must be maintained, the Organization reports expirations of donor restrictions when the donated or acquired long-lived assets are placed in service.

Promises To Give (Pledges)

Contributions are recognized when the donor makes a promise to give to the Organization that is, in substance, unconditional. Contributions that are restricted by the donor are reported as increases in unrestricted net assets if the restrictions expire in the fiscal year in which the contributions are recognized. All other donor-restricted contributions are reported as increases in temporarily restricted net assets depending on the nature of the restrictions. When a restriction expires, temporarily restricted net assets are reclassified to unrestricted net assets.

Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

Property and Equipment

Property and equipment are recorded at cost and depreciated using the straight-line method over their useful lives of three to forty years. The Organization capitalizes property and equipment over \$1,000.

Not-For-Profit Status

The Organization is a not-for-profit organization that is exempt from income taxes under Section 501 (c) (3) of the Internal Revenue Code. The Organization's Forms 990, Return of Organization Exempt from

Note 2: Summary of Significant Accounting Policies (continued)

Not-For-Profit Status (continued)

Income Tax, for the years ending 2014, 2013 and 2012 are subject to examination by the IRS, generally for three years after they are filed. The Organization evaluates uncertain tax positions, whereby the effect of the uncertainty would be recorded if the outcome was considered probable and reasonably estimable. As of December 31, 2014, the Organization had no uncertain tax positions requiring accrual.

Cash and Cash Equivalents

For purposes of the statement of cash flows, the Organization considers all unrestricted highly liquid investments with an initial maturity of three months or less to be cash equivalents.

Accounts Receivable and Grants Receivable and Pledges Receivable

The Organization uses the allowance method to determine uncollectible accounts receivable, grants receivable and pledges receivable. The allowance is based upon prior years' experience and management's analysis of specific outstanding accounts, grants receivable and pledges receivable at year end. Accounts receivable, grants receivable and pledges receivable are only written off if the Organization determines that the outstanding amount cannot be collected. The Organization records accounts receivable when services are performed and revenue is earned. In addition, the Organization's grants are considered to be exchange transactions. Accordingly, revenue is recognized when earned and expenses are recognized when incurred.

Ouasi-Endowment Investment Guidelines

The investment objectives of the endowment are to provide an average total return that equals or exceeds the total of annual endowment spending percentage established by the Board of Directors plus the rate of inflation, as measured by the CPI.

All Endowment assets shall be invested subject to the guidelines and restrictions set forth below.

- (a) Mutual funds mutual funds may be purchased for the benefit of the endowment.
- (b) Common Stocks must be rated B or better by Standard & Poor's.
- (c) Preferred stocks, convertible preferred stocks and convertible bonds must be BBB/BAA or better as rated by Standard & Poor's or Moody's respectively.
- (d) Fixed income securities must have maturities of ten (10) years or less, quality rating of any debt security must be A or better as rated by Standard & Poor's or Moody's, or be an obligation of the US Government or its agencies.

Note 2: <u>Summary of Significant Accounting Policies (continued)</u>

Quasi-Endowment Investment Guidelines (continued)

- (e) Short term reserves commercial paper shall be A-1/P-1 or better as rated by Standard & Poor's or Moody's respectively. CDs must be FDIC insured.
- (f) Except for investments in mutual funds and obligations of the U.S. Government or its agencies, no more than 6% (based upon current market value) of the endowment may be invested in the securities of any one issuer.
- (g) Bearing in mind the long-term investment horizon for these assets and the historic performance of various assets classes, the following maximum and minimum asset allocation guidelines for marketable securities only will be observed:

Asset Class	Maximum	Minimum
Equities	80%	6 50%
Fixed Income	45%	6 15%
Cash & Equiv	alents 25%	√o 2%

So long as the Endowment holds an interest in non-liquid assets, such as the interest in West Beach Investors Group (Moby Dick), that investment shall not be considered in the allocation of assets as set forth above.

Interpretation of Relevant Law

The Board of Directors of the Organization has interpreted the Uniform Prudent Management of Institutional Funds Act (UPMIFA) as requiring the preservation of the value of the original gift as of the gift date of the donor-restricted endowment funds absent explicit donor stipulations to the contrary. As a result of this interpretation, the Organization classifies as permanently restricted net assets the original value of gifts donated to the permanent endowment. The unrealized gains and endowment investment income on funds not restricted by the donor are classified as temporarily restricted net assets until those funds are appropriated for expenditure by the Organization in a manner consistent with the standard of prudence prescribed by UPMIFA. In accordance with UPMIFA, the Organization considers the following factors in making a determination to appropriate or accumulate donor-restricted endowment funds:

- 1. The duration and preservation of the fund
- 2. The purposes of the Organization and the donor-restricted endowment fund
- 3. General economic conditions

Note 2: <u>Summary of Significant Accounting Policies (continued)</u>

Interpretation of Relevant Law (continued)

- 4. The possible effect of inflation and deflation
- 5. The expected total return from income and appreciation of investments
- 6. Other resources of the Organization
- 7. The investment policies of the Organization

Funds with Deficiencies

From time to time, the fair value of assets associated with individual donor-restricted endowment funds may fall below the level that the donor or UPMIFA requires the Organization to retain as a fund for perpetual duration. There were no such deficiencies at December 31, 2014.

Functional Allocation of Expenses

The costs of providing the various programs and other activities have been summarized on a functional basis in the statement of functional expenses. Accordingly, certain costs have been allocated among the program and supporting services benefited. The allocation of the costs is based upon hours spent or square footage occupied.

Prior Year Information

The financial statements include certain prior-year summarized comparative information in total but not by net asset class. Such information does not include sufficient detail to constitute a presentation in conformity with generally accepted accounting principles. Accordingly, such information should be read in conjunction with the Organization's financial statements for the year ended December 31, 2013, from which the summarized information was derived. Certain reclassifications have been made to these amounts to conform to current year classifications.

Note 3: Accounts and Contracts Receivable

Contracts receivable result from contracts between the Community Environmental Council and the County of Santa Barbara, Southern California Edison, The Gas Company and various solar companies.

Contracts receivable $\frac{2014}{34,375}$

Management has recorded an allowance for doubtful accounts of \$5,000 at December 31, 2014.

Note 4: Pledges Receivable

Pledges receivable are recorded at the net present value of the future cash flows. At December 31, 2014, outstanding pledges were due as follows:

	Dec	ember 31,
		2014
Within one year	\$	2,350
One to five years		
More than five years		
Subtotal		2,350
Less: present value component	(-)
Less: doubtful accounts	()
Total pledges receivable	\$	2,350

Management has recorded an allowance for doubtful accounts of \$0 at December 31, 2014 for pledges receivable and anticipates all amounts being fully collectible.

Note 5: Lease Commitments

On March 21, 2005, the Community Environmental Council (CEC) entered into a ten year month to month lease with Hutton Foundation for the lease of commercial office space consisting of the 2nd floor of 26 W. Anapamu St. in downtown Santa Barbara. The per month base rent is \$3,586.80, with common area expenses and utilities to be paid as additional amounts. The annual rental obligation through March 31, 2015 is \$43,042. Insurance and maintenance expenses covering the leased facilities are the obligation of the Organization.

Note 6: Concentrations of Credit Risk

The Organization receives a significant portion of its accounts receivable, pledges receivable and related contributions from individuals and corporations from the Santa Barbara, California region.

Note 7: Investment in West Beach Investors Group

On July 18, 2001, a donor made an unrestricted donation of a 20% common stock interest in a company which owns a local waterfront restaurant. On July 5, 2001, an appraisal was prepared which approximated the fair market value of the company to be \$1,400,000. The Organization's stock ownership share of the fair market value of the company was \$280,000. The board of directors included this asset as part of the quasi-endowment (see Note 8). In 2006, one of the shareholders of the company passed away, leaving the remaining shareholders with the right of first refusal. In July, 2006, the remaining shareholders purchased the deceased's shares of the company on a pro rata basis. The Organization paid \$38,571 to acquire the additional shares and own a 28.57% interest. In July of 2008 another shareholder passed away. On February 28, 2011, the remaining shareholders agreed to purchase the deceased's shares of the company on a pro rata basis. The organization paid \$33,333 to acquire the additional shares and now own 33.33%. Effective December 31, 2014, the total investment in West Beach Investors Group is recorded at \$600,000, based on an independent valuation of the restaurant obtained by the Organization.

Note 8: Quasi-Endowment Fund

The Board of Directors has established a board designated quasi-endowment fund. The funds for the board designated quasi-endowment fund were provided from the sales of the Gildea and Estes properties along with the sale of recycling business. The funds are currently invested in various mutual funds with Vanguard Brokerage Services. The by-laws of the Organization provide for a withdrawal of 5% of the average balance of the endowment, measured at the ends of the last three fiscal years, to fund operations and programs. For the year ended December 31, 2014 the Board of Directors voted to withdraw \$249,620 to fund operations and programs which represented 8.31% of the average balance of the last three fiscal years.

Note 8: Quasi-Endowment Fund (continued)

The following assets have been included in the board designated quasiendowment fund at December 31, 2014:

Vanguard Mutual Funds		
Prime Money Market	\$	637,330
Dividend Growth		125,145
Emerging Markets		194,813
Equity Income		514,384
Small-Cap Index		160,062
Total Stock Market Index		430,425
Short-Term Invest-Gr Bond		157,034
PrimeCap Core		597,327
Mid-Cap Index		124,805
T Rowe Price Intl Discovery		74,202
Harbor Fund Intl		77,947
Dodge & Cox International		104,883
Total Mutual Funds	\$ 3	3,198,357

Realized gains on the sale of mutual funds and stocks for the year ended December 31, 2014 was \$64,972. These investments are exposed to various risks, such as interest rate, market and credit. Due to the level of risk associated with certain investment securities and the level of uncertainty related to changes in the value of investment securities, it is at least reasonably possible that changes in risks in the near term would materially affect the amounts reported in the Statement of Financial Position.

Note that \$125,507 in permanently restricted net assets are also included within the above mutual fund total at December 31, 2014. In addition, the Board of Directors has elected to include in the quasi-endowment the investment in West Beach Investors Group (see Note 7). The total value of the investment in West Beach Investors Group is not subject to the annual 5% withdrawal from the quasi-endowment. Instead, cash distributions from West Beach Investors Group are designated for general operations.

Note 8: Quasi-Endowment Fund (continued)

The composition of board designated quasi-endowment net assets and the changes in the board designated net assets as of December 31, 2014 are as follows:

	Unrestricted Board <u>Designated</u>	ermanently Restricted	Total
Net assets 12-31-13	\$3,651,955	\$ 76,105	\$3,728,060
Contributions	9,075	49,402	58,477
Investment income	175,905	0	175,905
Net appreciation	85,535	0	85,535
Program expenditure	es (249,620)	0	(249,620)
Net assets 12-31-14	\$ 3,672,850	\$ 125,507	\$3,798,357

Note 9: Fair Value Measurements

Current accounting guidance establishes and requires disclosure of fair value hierarchy that distinguishes between data obtained from sources independent of the Organization and the Organization's own assumptions about market participant assumptions. The three levels of hierarchy are (1) using quoted market prices in active markets for identical assets or liabilities (Level 1 inputs), (2) significant other observable inputs (Level 2 inputs), and (3) significant unobservable inputs (Level 3). Level 2 inputs can include quoted prices for similar assets or liabilities in active markets, as well as inputs that are observable for the asset or liability, such as interest rates, foreign exchange rates, and yield curves that are observable at commonly quoted intervals. Level 3 inputs are typically based on the Organization's own assumptions, as there is little, if any, related market activity. In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety.

The Level 3 fair value measurement for the Investment in West Beach Investors Group (listed below) is based upon a February 13, 2014 valuation obtained by the Organization from a qualified local certified public accountant that specializes in the Santa Barbara California restaurant industry. The valuation was obtained for the December 31, 2013 audit and is still considered valid and accurate at December 31, 2014.

Note 9: Fair Value Measurements (continued)

The following table sets forth by level, within the fair value hierarchy, the Organization's assets at fair value as of December 31, 2014:

	Level 1	Level 2	<u>Level 3</u>
Mutual Funds (see Note 8)	\$3,198,357		
Cash and Cash Equivalents	224,931		
Pledges Receivable			2,350
Investment in West Beach Investors Group			600,000
Investment in PFG Inc.	39,942		
Total Assets at Fair Value	\$3,463,230		\$ 602,350

Assets measured at fair value on a recurring basis using significant unobservable inputs (Level 3):

	Pledges <u>Receivable</u>	Investment in West Beach Investors Group
Balance January 1, 2014	\$ 8,925	\$600,000
Payments received	(8,925)	
Change in value		÷
New investments		5
New pledges		
Receivable	<u>2,350</u>	·
Balance December 31, 2014	\$ <u>2,350</u>	\$600,000

Note 10: Prior Period Adjustment-Correction of an Error

During the year ended December 31, 2014, the Organization determined that it owned 769 shares in Principal Financial Group Inc. (PFG) which had not been previously recorded. Effective December 31, 2012, the Organization recorded a prior period adjustment to record the investment in PFG of \$21,932 which represents the fair market value of their interest in PFG at that date. Other unrestricted net assets at December 31, 2012 were also increased by \$21,932. Unrealized gain for the year ended December 31, 2013 was also increased by \$15,987, which represents the increase in the value of the Organization's interest in PFG for 2013. As a result, the Organization's investment in PFG increased from \$21,932 at December 31, 2012 to \$37,919 at December 31, 2013. Other unrestricted net assets at December 31, 2013 also increased by \$15,987.

Note 11: Unrelated Business Income Tax

The Organization recorded unrelated business income tax expense of \$7,843 for the year ended December 31, 2014 related to taxes paid on net investment income.

Note 12: Subsequent Events

Management of the Organization has evaluated subsequent events through April 6, 2015, the date on which the financial statements were available to be issued.