CUYAHOGA METROPOLITAN HOUSING AUTHORITY

CUYAHOGA COUNTY

REGULAR AND SINGLE AUDIT

YEAR ENDED DECEMBER 31, 2021



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Board Members Cuyahoga Metropolitan Housing Authority 8120 Kinsman Road Cleveland, Ohio 44104

We have reviewed the *Independent Auditor's Report* of the Cuyahoga Metropolitan Housing Authority, Cuyahoga County, prepared by CliftonLarsonAllen LLP, for the audit period January 1, 2021 through December 31, 2021. Based upon this review, we have accepted these reports in lieu of the audit required by Section 117.11, Revised Code. The Auditor of State did not audit the accompanying financial statements and, accordingly, we are unable to express, and do not express an opinion on them.

Our review was made in reference to the applicable sections of legislative criteria, as reflected by the Ohio Constitution, and the Revised Code, policies, procedures and guidelines of the Auditor of State, regulations and grant requirements. The Cuyahoga Metropolitan Housing Authority is responsible for compliance with these laws and regulations.

Keith Faber Auditor of State Columbus, Ohio

July 28, 2022

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CUYAHOGA METROPOLITAN HOUSING AUTHORITY TABLE OF CONTENTS YEAR ENDED DECEMBER 31, 2021

INDEPENDENT AUDITORS' REPORT	1
MANAGEMENT'S DISCUSSION AND ANALYSIS	5
FINANCIAL STATEMENTS	
STATEMENT OF NET POSITION	12
STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION	14
STATEMENT OF CASH FLOWS – BUSINESS-TYPE ACTIVITIES	15
NOTES TO FINANCIAL STATEMENTS	17
REQUIRED SUPPLEMENTARY INFORMATION	
SCHEDULE OF THE AUTHORITY'S PROPORTIONATE SHARE OF THE NET PENSION LIABILITY	71
SCHEDULE OF THE AUTHORITY'S PENSION CONTRIBUTIONS	72
SCHEDULE OF THE AUTHORITY'S PROPORTIONATE SHARE OF THE NET OPEB LIABILITY	73
SCHEDULE OF THE AUTHORITY'S OPEB CONTRIBUTIONS	74
NOTE TO REQUIRED SUPPLEMENTARY INFORMATION	75
SUPPLEMENTARY INFORMATION	
FINANCIAL DATA SCHEDULES	77
OTHER INFORMATION	
SCHEDULE OF RESTRICTED AND NONRESTRICTED NET REVENUES	88
SCHEDULE OF UNRESTRICTED NET INCOME	89

CUYAHOGA METROPOLITAN HOUSING AUTHORITY TABLE OF CONTENTS YEAR ENDED DECEMBER 31, 2021

SINGLE AUDIT REPORT

INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS	91
INDEPENDENT AUDITORS' REPORT ON COMPLIANCE FOR EACH MAJOR FEDERAL PROGRAM AND REPORT ON INTERNAL CONTROL OVER COMPLIANCE REQUIRED BY THE UNIFORM GUIDANCE	93
SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS	96
NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS	97
SCHEDULE OF FINDINGS AND QUESTIONED COSTS	98



INDEPENDENT AUDITORS' REPORT

Members of the Board Cuyahoga Metropolitan Housing Authority Cleveland, Ohio

Report on the Audit of the Financial Statements

Opinions

We have audited the accompanying financial statements of the business-type activities and the aggregate discretely presented component units of the Cuyahoga Metropolitan Housing Authority, as of and for the year ended December 31, 2021, and the related notes to the financial statements, which collectively comprise the Cuyahoga Metropolitan Housing Authority's basic financial statements as listed in the table of contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the business-type activities and the aggregate discretely presented component units of the Cuyahoga Metropolitan Housing Authority, as of December 31, 2021, and the respective changes in financial position, and, where applicable, cash flows thereof for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinions

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS) and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Cuyahoga Metropolitan Housing Authority and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Responsibilities of Management 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 United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Cuyahoga Metropolitan Housing Authority's ability to continue as a going concern for twelve months beyond the financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.



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Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS and Government Auditing Standards will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements. We did not audit the financial statements of the blended component units of Quarrytown Redevelopment, LLC, Severance Redevelopment, LLC, Ambleside Redevelopment, LLC, Riverside Park Homes, L.P., and 2045 Transformation, LLC. These blended component units represent 18.9% of assets, 11.7% of net position, and 5.0% of revenues of the business-type activities of the Authority. We also did not audit the financial statements of Garden Valley Housing Partnership I, L.P., Garden Valley Housing Partnership II, L.P., Garden Valley Housing Partnership III, L.P., Garden Valley Housing Partnership IV, L.P., Euclid-Lee Senior, L.P., Miles Pointe Elderly, L.P., Fairfax Intergenerational Housing, L.P., Bohn Tower Redevelopment, L.P., Carver Park Phase I, L.P., Carver Park Phase II, L.P., Riverside Park Phase II, L.P., Riverside Park Phase III, L.P., and East Side Neighborhood Homes, L.P., which represent 100% of assets, net position and of revenues of the discretely presented component units. Those statements, which were prepared in accordance with the accounting standards issued by the Financial Accounting Standards Board, were audited by other auditors whose reports have been furnished to us. We have applied audit procedures on the conversion adjustments to conform the presentation of the financial statements of the blended component units and discretely presented components units to accounting standards issued by the Government Accounting Standards Board. Our opinion, insofar as it relates to the amounts included for the blended component units and discretely presented component units, prior to these conversion adjustments, is based solely on the reports of the other auditors.

In performing an audit in accordance with GAAS and *Government Auditing Standards*, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit 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 Cuyahoga Metropolitan Housing Authority's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about Cuyahoga Metropolitan Housing Authority's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control related matters that we identified during the audit.

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis on pages 5 through 11, the schedule of the Authority's proportionate share of the net pension liability, the schedule of the Authority's pension contributions, the schedule of the Authority's proportionate share of the net OPEB liability, and the schedule of the Authority's OPEB contributions on pages 71 through 74 be presented to supplement the basic financial statements. Such information is the responsibility of management and, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with GAAS, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Supplementary Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the Cuyahoga Metropolitan Housing Authority's basic financial statements. The financial data schedules on pages 77 through 86 and the schedule of expenditures of federal awards, as required by Title 2 U.S. *Code of Federal Regulations* Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* on page 96 are presented for purposes of additional analysis and are not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements or to the basic financial statements themselves, and other reductes in accordance with GAAS. In our opinion, the financial data schedules and the schedule of expenditures of federal awards are fairly stated, in all material respects, in relation to the basic financial statements as a whole.

Other Information

Management is responsible for the other information included in the annual report. The other information comprises the schedule of restricted and nonrestricted net revenues and the schedule of unrestricted net income but does not include the basic financial statements and our auditors' report thereon. Our opinions on the basic financial statements do not cover the other information, and we do not express an opinion or any form of assurance thereon.

In connection with our audit of the basic financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the basic financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated June 28, 2022 on our consideration of the Cuyahoga Metropolitan Housing Authority's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Cuyahoga Metropolitan Housing Authority's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering Cuyahoga Metropolitan Housing Authority's internal control over financial reporting and compliance. The audits of Riverside Park Homes, L.P., Garden Valley Housing Partnership I, L.P., Garden Valley Housing Partnership II, L.P., Carver Park Phase II, L.P., Riverside Park Phase II, L.P., Riverside Park Phase II, L.P., Riverside Park Phase III, L.P., and East Side Neighborhood Homes, L.P. were not performed in accordance with *Government Auditing Standards*.

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Toledo, Ohio June 28, 2022

The Cuyahoga Metropolitan Housing Authority (CMHA or the Authority) owns and manages property and administers rent subsidy programs to provide eligible low-income persons good, safe and affordable housing. CMHA is a political subdivision of the State of Ohio, created under sections 3735.27 to 3735.50 of the Ohio Revised Code and serves the County of Cuyahoga primarily through two federally assisted programs administered by the U.S. Department of Housing and Urban Development (HUD): Conventional Low-Rent Public Housing and Housing Choice Voucher programs.

The following discussion and analysis provides an overview of the Authority's financial activities for the fiscal year ended December 31, 2021, and should be read in conjunction with the Authority's financial statements, which begin on page 12. If you have any questions, please contact the Director of Finance, 8120 Kinsman Road, Cleveland, Ohio 44104 or telephone 216-271-2811.

Overview of the Financial Statements

The financial statements are presented in accordance with accounting principles generally accepted in the United States of America, including Governmental Accounting Standards Board (GASB) Statement No. 34 (as amended by GASB Statement No. 37). The Authority follows the "business-type activities" reporting requirements of GASB Statement No. 34 that provide a comprehensive authority-wide look at the Authority's financial activities. The statements are:

- Statement of Net Position
- Statement of Revenues, Expenses, and Changes in Net Position
- Statement of Cash Flows

The financial statements are prepared on the accrual basis of accounting and present all assets and deferred outflows plus liabilities and deferred inflows of the Authority, both financial and capital, and short and long term. They also present all revenues and expenses of the Authority during the year, regardless of when cash was received or paid. Collectively, the statements provide information regarding the Authority's financial condition as of December 31, 2021, and the results of its operations and cash flows for the year then ended.

Management of the Authority continued its efforts to strengthen internal controls and compliance of policies through its Departments of Compliance, Internal Audit and Risk Management. The Authority also has both a Finance Committee and Operations Committee that consist of a member of the Board of Commissioners, the Chief Executive Officer, Chief of Staff, Director of Finance and various other staff members with financial and operational expertise across the Authority's departments. These committees meet monthly and report its activities to the board of commissioners.

In addition, the Board of Commissioners has an audit committee to assist in fulfilling its oversight responsibilities for the financial reporting process, system of internal control, audit process, and the Authority's process for monitoring compliance with laws and regulations. The Audit Committee consists of up to five outside, independent members with collective knowledge of accounting and reporting principles applied by the Authority in preparing its financial statements. Working directly with the Director of Internal Audit, the Audit Committee meets regularly and reports its activities to the full Board.

2021 Financial Highlights

For the year ended 2021, these audited financial statements are presented with Business-Type Activities and Discretely Presented Component units. The financial highlights and related analysis presented in the Management's Discussion and Analysis represents the Business-Type Activities only.

- The Authority's net position increased by \$41.2 million (23.6%) during 2021. Net position was \$216.1 million and \$174.9 million at December 31, 2021 and 2020, respectively.
- Total operating and nonoperating revenues increased by \$19.8 million (7.8%) during 2021, and were \$274.5 million and \$254.7 million for 2021 and 2020, respectively.
- Total operating and nonoperating expenses of all Authority programs increased by \$0.2 million (0.09%). Total expenses were \$233.3 million and \$233.1 million for 2021 and 2020, respectively.
- The Authority's unrestricted net position increased by \$25.7 million (59.6%) during 2021, and was \$68.8 million and \$43.1 million for 2021 and 2020, respectively.

The Authority's Programs

The Authority's financial statements include all programs that are considered to be within its administrative control. The Authority maintains separate accounting records for each grant program or annual contributions contract, as required by HUD. A list of the more significant programs is as follows:

<u>Conventional Low-Rent Public Housing Program</u>: Under the Low-Rent Public Housing Program, the Authority rents units that it owns to low-income households. The Low-Rent Public Housing Program is operated under an Annual Contributions Contract with HUD, and HUD provides operating subsidy and capital grant funding to enable CMHA to provide housing at a rent that is based upon 30% of household income. The Low-Rent Public Housing Program also includes the Capital Fund Program (CFP), which is the primary funding source for physical and management improvements to the Authority's properties.

Housing Choice Voucher Program and Moderate Rehabilitation Programs: Under the Housing Choice Voucher Program, the Authority administers contracts with private landlords that own the property. The Authority subsidizes the family's rent through a Housing Assistance Payment made to the landlord. The program is administered under an Annual Contributions Contract with HUD. HUD provides Annual Contributions Funding to enable the Authority to structure a lease that sets the participants' rent at 30% of household income.

Housing Choice Voucher Program Project Based Voucher Program and Mainstream Voucher Program: Project Based vouchers are a component of the Authority's Housing Choice Voucher Program and Mainstream Voucher Program. Project Based assistance requires a resident to live in a housing unit at the property being subsidized.

<u>Section 8 New Construction Housing Assistance Payment Programs</u>: These programs account for the operation of low-income housing developments where the Authority, or its subsidiary, contract directly with HUD under a Housing Assistance Payment contract. The Authority, through its subsidiary, owns and manages all developments and handles all HUD funding and reporting.

<u>Rental Assistance Demonstration Program</u>: This initiative allows the Authority to convert public housing properties to project based rental assistance in order to attract debt and equity to make capital improvements.

AUTHORITY-WIDE FINANCIAL STATEMENT

Statement of Net Position

The Statement of Net Position includes all assets and liabilities of the Authority using the accrual basis of accounting, which is similar to the accounting used by most private-sector institutions. The following table reflects the condensed information from the Authority's Statement of Net Position compared to the prior year.

Table 1 – Condensed Statements of Net Position

(in millions)

	December 31,			
	2021		2020	
<u>Assets</u> Current and Other Assets Net Capital Assets Total Assets	\$	267.5 159.1 426.6	\$	196.5 155.3 351.8
Deferred Outflows of Resources		6.7		13.0
<u>Liabilities</u> Accounts Payable and Other Current Liabilities Long-term Liabilities: Net Pension and OPEB Liability Other Long-Term Liabilities Total Liabilities		31.4 35.6 <u>119.2</u> 186.2		33.5 82.6 53.7 169.8
Deferred Inflows of Resources		31.0		20.1
<u>Net Position</u> Net Investment in Capital Assets Restricted Unrestricted Total Net Position		88.1 59.2 68.8 216.1		118.9 12.9 <u>43.1</u> 174.9

For more detailed information, see the statement of net position.

Major Factors Affecting the Statement of Net Position

Current and Other Assets increased by \$71.0 million and current liabilities decreased by \$2.1 million. The Authority's current ratio increased to 8.5 in 2021, compared to 5.9 in 2020. There are sufficient current assets (primarily cash, investments, and receivables from HUD) to extinguish current liabilities. Net Capital assets increased to \$159.1 million in 2021 from \$155.3 million in 2020. The \$3.8 million increase is attributed to net capital asset additions of \$21.2 million offset by depreciation expense of \$13.4 million and deletions of \$3.9 million. For additional detail, see "Capital Assets."

Long-term liabilities increased \$18.5 million, to \$154.8 million in 2021, from \$136.3 million in 2020.

The net pension liability (NPL) is one of the largest liabilities reported by the Authority at December 31, 2021. GASB notes that pension and OPEB obligations, whether funded or unfunded, are part of the "employment exchange" - that is, the employee is trading his or her labor in exchange for wages, benefits, and the promise of a future pension and other postemployment benefits. GASB noted that the unfunded portion of this promise is a present obligation of the government, part of a bargained-for benefit to the employee, and should accordingly be reported by the government as a liability since they received the benefit of the exchange. However, the Authority is not responsible for certain key factors affecting the balance of these liabilities. In Ohio, the employee shares the obligation of funding pension benefits with the employer. Both employer and employee contribution rates are capped by State statute. A change in these caps requires action of both Houses of the General Assembly and approval of the Governor. Benefit provisions are also determined by State statute. The Ohio Revised Code permits, but does not require the retirement systems to provide healthcare to eligible benefit recipients. The retirement system may allocate a portion of the employer contributions to provide for these OPEB benefits. Most long-term liabilities have set repayment schedules, or in the case of compensated absences (i.e., sick and vacation leave), are satisfied through paid time-off or termination payments. There is no repayment schedule for the net pension liability or the net OPEB liability. As explained above, changes in benefits, contribution rates, and return on investments affect the balance of these liabilities, but are outside the control of the local government. In the event that contributions, investment returns, and other changes are insufficient to keep up with required payments, State statute does not assign/identify the responsible party for the unfunded portion. Due to the unique nature of how the net pension liability and the net OPEB liability are satisfied, these liabilities are separately identified within the long-term liability section of the statement of net position.

Statement of Revenues, Expenses and Changes in Net Position

The Statement of Revenues, Expenses, and Changes in Net Position present the operating results of the Authority, as well as the nonoperating revenues and expenses. Condensed information from the Authority's statements of revenue, expenses and changes in net position is as follows for the years ended December 31, 2021 and 2020:

Table 2 - Condensed Statements of Revenues, Expenses, and Changes in Net Position

(in millions)

	December 31,		
	2021	2020	
Operating Revenues			
Dwelling Rent from Tenants	\$ 15.6	\$ 16.2	
HUD Operating Subsidies and Grants	187.3	205.6	
Grants - Other	1.7	1.4	
Other Revenues	17.6	16.5	
Total Operating Revenues	222.2	239.7	
Operating Expenses			
Housing Assistance Payments	108.2	102.8	
Depreciation and Amortization	13.4	13.6	
Administrative	29.7	30.3	
Building Maintenance	35.9	37.1	
Utilities	20.4	19.7	
Tenant Services	2.6	2.6	
General	14.1	16.5	
Protective Services	6.1	8.1	
Total Operating Expenses	230.4	230.7	
Operating Income (Loss)	(8.2)	9.0	
Nonoperating Revenues (Expenses)			
Capital Grants from HUD	18.3	12.1	
Interest Income	0.2	0.7	
Interest Expense	(2.9)	(2.4)	
Pension and OPEB Benefit Change	33.0	-	
Special Items - Gain/(Loss)	0.8	0.9	
Miscellaneous	-	1.3	
Total Nonoperating Revenues - Net	49.4	12.6	
Change in Net Position	41.2	21.6	
Net Position - Beginning of Year	174.9	153.3	
Net Position - End of Year	\$ 216.1	\$ 174.9	

For more detailed information, see the Statement of Net Position.

Major Factors Affecting the Statement of Revenues, Expenses, and Changes in Net Position

December 31, 2021 compared to December 31, 2020

Operating revenues decreased \$17.5 million or 7.3% in 2021. Dwelling Rent decreased by \$0.6 million, HUD Operating Subsidies and Grants decreased \$18.3 million, and Other Revenues increased by \$1.1 million. The overall decrease is attributed to a decrease in Housing Choice Voucher Program Housing Assistance Payments revenue.

Operating expenses decreased \$0.3 million or 0.1% with significant increases in Housing Assistance Payments (HAP) (\$5.4 million). These increases were offset by decreased General Expenses (\$2.4 million) and Protective Services (\$2.0 million). The overall decrease is mainly attributed to the 2020 write-off of Notes Receivable.

Capital Grants from HUD increased \$6.2 million or 51.2%. Interest income decreased \$0.5 million while interest expense increased \$0.5 million.

The 2020 Actuarial report for the pension and other postemployment benefits resulted in a credit of \$33.0 million due to the reduction of benefits provided to the employees.

Capital Assets

At December 31, 2021, the Authority had \$159.0 million invested in a variety of net capital assets (as reflected in the following schedule), which represents a net increase of \$3.7 million from December 31, 2020.

Table 3 – Capital Assets

(in millions)

	December 31,			
		2021		2020
Land	\$	32.4	\$	30.6
Buildings		620.3		690.5
Equipment - Administrative		9.2		7.6
Equipment - Dwelling		18.3		18.9
Leasehold Improvements		0.4		0.4
Construction in Progress		20.1		12.1
Total		700.7		760.1
Accumulated Deprecation		(541.7)		(604.8)
Capital Assets - Net	\$	159.0	\$	155.3

Capital additions in 2021 were primarily for housing stock improvements. Some of the major projects were at the following Asset Managed Properties (AMP):

- Hough AMP fire alarm
- Eastside AMP elevator
- Eastside AMP fire alarm
- Southeast AMP fire alarm
- Cedar AMP chiller
- Downtown AMP elevator

Debt Outstanding

As of December 31, 2021, the Authority had \$120.1 million in long-term debt obligations compared to \$54.6 million at December 31, 2020, for a \$65.5 million increase. The following summarizes these obligations:

Table 4 – Outstanding Debt at Year-End

(in millions)

	December 31,			
	2021		2020	
Ambleside - Mortgage Note	\$	6.0	\$	5.9
Severance - Mortgage Note		5.4		5.3
Quarrytown - Mortgage Note		3.8		3.6
Riverview Tower		16.4		-
West Boulevard		4.7		-
Cedar Extension High Rise		6.6		-
Euclid Beach Gardens		4.5		-
Mount Auburn Manor		3.5		-
Ohio Bond Financing 2017		5.8		6.6
CFFP 2009 Modernization Loan A		7.3		7.9
CFFP 2009 Modernization Loan B		4.3		4.7
2020 CMHA Campus Bonds		17.5		18.3
2045 Bond Series - 2021		32.0		-
Riverside Park Homes, L.P.		2.3		2.3
Total	\$	120.1	\$	54.6

Economic Factors

Significant economic factors affecting the Authority are as follows:

- Federal funding is at the discretion of HUD.
- Operating subsidy for the Conventional Low-Rent Housing Program was funded at 96.74%. Future years' funding levels were expected to be approximately 100.00% The Administrative fee funding for the Housing Choice Voucher Program was funded at 85.8% and levels are expected to increase to 88.0% in 2022.
- Local inflationary, recessionary and employment trends, which can affect resident incomes and therefore the amount of rental income. Inflationary pressure on utility rates, supplies and other costs, which affects the costs of the programs.
- Employee health insurance costs continue to rise.
- The Authority continues to see increasing prices for goods and services mainly due to the impact COVID is having on the supply chain.

Contacting the Authority

Questions concerning this report or requests for additional information should be directed to:

Director of Finance 8120 Kinsman Road Cleveland, Ohio 44104.

CUYAHOGA METROPOLITAN HOUSING AUTHORITY STATEMENT OF NET POSITION DECEMBER 31, 2021

ASSETS AND DEFERRED OUTFLOWS OF RESOURCES	Business-Type Activities	Discretely Presented Component Units
CURRENT ASSETS		
Cash and Cash Equivalents	\$ 57,920,288	\$ 8,169,037
Restricted Cash and Cash Equivalents	60,916,212	10,361,987
Cash - Restricted For Tenant Security Deposits	1,274,335	307,803
Investments	-	35,176,906
Accounts Receivable Tenants, Net	628,015	176,116
Accounts Receivable - HUD	3,715,194	131,486
Accounts Receivable - Other, Net	5,657,194	115,167
Notes Receivable	26,501	-
Inventories	422,621	-
Prepaid Expenses	1,566,578	609,366
Total Current Assets	132,126,938	55,047,868
NONCURRENT ASSETS		
Notes Receivable	101,653,130	-
Capital Assets - Depreciable	106,646,884	234,635,897
Capital Assets - Non-Depreciable	52,497,747	-
Investment in Real Estate Partnerships	2,984,973	-
Developer Fees Receivable	20,921,739	-
Right to Use Asset, Net	-	57,642,383
Net OPEB Asset	4,230,023	-
Net Pension Asset	692,475	-
Other Noncurrent Assets	4,845,372	4,306,205
Total Noncurrent Assets	294,472,343	296,584,485
Total Assets	426,599,281	351,632,353
DEFERRED OUTFLOWS OF RESOURCES		
Pension Related	4,664,430	-
Other Postemployment Benefits Related	2,079,528	
Total Deferred Outflows of Resources	6,743,958	
Total Assets and Deferred Outflows of Resources	\$ 433,343,239	\$ 351,632,353

CUYAHOGA METROPOLITAN HOUSING AUTHORITY STATEMENT OF NET POSITION (CONTINUED) DECEMBER 31, 2021

	Business-Type Activities	Discretely Presented Component Units
LIABILITIES, DEFERRED INFLOWS OF RESOURCES, AND NET POSITION		
CURRENT LIABILITIES		
Accounts Payable - Vendors	\$ 3,989,039	\$ 3,377,516
Accounts Payable - HUD	65,591	-
Accrued Wages/Taxes Payable	2,341,778	-
Accrued Compensated Absences, Current	1,963,839	-
Accrued Interest Payable	339,682	299,177
Unearned Revenues	2,768,759	11,922
Accrued Expenses	14,994,256	909,349
Security and Other Deposits	1,250,369	291,727
Current Portion of Long-Term Debt	3,730,976	5,292,199
Total Current Liabilities	31,444,289	10,181,890
NONCURRENT LIABILITIES		
Long-Term Debt - Net of Current Portion	116,354,176	204,082,687
Accrued Compensated Absences	344,223	-
Workers' Compensation Liability	548,869	-
Net Pension Liability	35,623,328	-
Developer Fees Payable	-	21,345,665
Right to Use Liability, Net	-	56,286,639
Other Noncurrent Liabilities	1,920,137	2,448,274
Total Noncurrent Liabilities	154,790,733	284,163,265
Total Liabilities	186,235,022	294,345,155
DEFERRED INFLOWS OF RESOURCES		
Pension Related	17,051,702	-
Other Postemployment Benefits Related	13,958,636	-
Total Deferred Inflows of Resources	31,010,338	-
NET POSITION		
Net Investment in Capital Assets	88,088,873	179,501,172
Restricted	59,212,353	10,378,063
Unrestricted	68,796,653	(132,592,037)
Total Net Position	216,097,879	57,287,198
Total Liabilities, Deferred Inflows of		
Resources, and Net Position	\$ 433,343,239	\$ 351,632,353

CUYAHOGA METROPOLITAN HOUSING AUTHORITY STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION YEAR ENDED DECEMBER 31, 2021

		Discretely Presented
	Business-Type	Component
	Activities	Units
OPERATING REVENUES	Activities	01113
Tenant Revenues	\$ 15,629,480	\$ 3,675,960
HUD Grants	187,299,168	φ 0,070,000
Other Government Grants	1,748,271	12,739,247
Other Revenues	17,630,091	1,641,291
Total Operating Revenues	222,307,010	18,056,498
Poter oporating Novondoo	222,001,010	10,000,100
OPERATING EXPENSES		
Administrative	29,665,271	3,075,027
Tenant Services	2,627,910	-
Utilities	20,431,792	3,480,221
Ordinary Maintenance and Operations	35,901,346	3,258,719
Protective Services	6,060,496	520,182
Insurance	3,270,732	928,286
General	10,840,484	1,750,784
Housing Assistance Payments	108,156,553	-
Depreciation and Amortization	13,413,810	8,304,309
Total Operating Expenses	230,368,394	21,317,528
OPERATING LOSS	(8,061,384)	(3,261,030)
NONOPERATING REVENUES (EXPENSES)		
Interest Income	23,768	526,494
Interest Expense	(2,858,263)	(3,208,116)
Pension and OPEB Benefit	33,015,815	-
Gain from Sale of Capital Assets	817,655	-
Net Nonoperating Revenues (Expenses)	30,998,975	(2,681,622)
INCOME (LOSS) BEFORE CONTRIBUTIONS AND TRANSFERS	22,937,591	(5,942,652)
Capital Contributions	18,275,205	14,419,286
Transfer of Assets		1,227,753
CHANGE IN NET POSITION	41,212,796	9,704,387
Total Net Position - Beginning of Year	174,885,083	47,582,811
TOTAL NET POSITION - END OF YEAR	\$ 216,097,879	\$ 57,287,198

CUYAHOGA METROPOLITAN HOUSING AUTHORITY STATEMENT OF CASH FLOWS – BUSINESS-TYPE ACTIVITIES YEAR ENDED DECEMBER 31, 2021

CASH FLOWS FROM OPERATING ACTIVITIES

Cash Received from HUD	5 184,982,891
Cash Received from Other Governments	5,606,869
Cash Received from Tenants	13,480,656
Cash Received from Others	16,450,214
Cash Paid to Employees	(45,181,164)
Cash Paid to Vendors	(25,120,401)
Cash Paid for Housing, Operating and Tenant Services	(39,839,784)
Cash Paid for Housing Assistance Payments	(108,156,553)
Net Cash Flows Provided by Operating Activities	2,222,728
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES	
Purchases of Capital Assets	(21,162,447)
Proceeds on Sale of Capital Assets	817,655
Interest on Notes and Mortgage Payable	(2,889,869)
Payment on Notes and Mortgage Payable	(20,025,365)
Proceeds from Notes Payable	85,508,700
Issuance of Notes Receivable	(7,691,813)
Payments on Notes Receivable	514,402
Capital Contributions	18,275,205
Net Cash Flows Provided by Capital and Related Financing Activities	53,346,468
CASH FLOWS FROM INVESTING ACTIVITIES	
Interest Received on Investments	23,768
Investment in Joint Venture	(803,428)
Net Cash Flows Used by Investing Activities	(779,660)
NET INCREASE IN CASH AND CASH EQUIVALENTS	54,789,536
Cash and Cash Equivalents - Beginning of Year	65,321,299
CASH AND CASH EQUIVALENTS - END OF YEAR	5 120,110,835

CUYAHOGA METROPOLITAN HOUSING AUTHORITY STATEMENT OF CASH FLOWS (CONTINUED) BUSINESS-TYPE ACTIVITIES YEAR ENDED DECEMBER 31, 2021

RECONCILIATION OF CASH AND CASH EQUIVALENTS, END OF YEAR	
TO AMOUNTS IN THE STATEMENT OF NET POSITION	
Cash and Cash Equivalents	\$ 57,920,288
Restricted Cash and Cash Equivalents	60,916,212
Cash - Restricted For Tenant Security Deposits	 1,274,335
Total Cash and Cash Equivalents	\$ 120,110,835
CASH FLOWS FROM OPERATING ACTIVITIES	
Reconciliation of Operating Loss to Net Cash Provided by Operating Activities:	
Operating Loss	\$ (8,061,384)
Adjustments to Reconcile Cash and Cash Equivalents Provided	
by Operating Activities:	
Depreciation and Amortization	13,413,810
Loss on Disposal of Capital Assets	3,858,598
Bad Debt	1,950,820
Effects of Changes in Operating Assets, Liabilities, and Deferred	
Inflows and Outflows of Resources:	
Accounts Receivable - Tenants	(2,066,005)
Accounts Receivable - HUD	(2,278,309)
Accounts Receivable - Other	(1,226,048)
Prepaid Expenses	(717,607)
Inventory	14,405
Developer Fee Receivables	1,178,816
Other Assets	(71,686)
Accounts Payable - Vendors	(5,806,221)
Accounts Payable - HUD	(37,968)
Accrued Wages	(375,814)
Accrued Liabilities	4,503,462
Unearned Revenue	(1,132,645)
Security and Other Deposits	(82,819)
Workers Compensation Liability	(429,735)
Net Pension Liability	(7,275,083)
Net OPEB Liability	5,551,334
Other Liabilities	 1,312,807
Net Cash Provided by Operating Activities	\$ 2,222,728

NOTE 1 DEFINITION OF THE ENTITY

The Cuyahoga Metropolitan Housing Authority (CMHA or the Authority) is a political subdivision organized under the laws of the state of Ohio. The Authority is responsible for operating certain low-rent housing programs in the County of Cuyahoga under programs administered by the U.S. Department of Housing and Urban Development (HUD). These programs provide housing for eligible families under the United States Housing Act of 1937, as amended.

The Authority's financial statements include all programs that are considered to be within its administrative control. The Authority maintains separate accounting records for each grant program or Annual Contributions Contract, as required by HUD. A list of the various programs is as follows:

<u>Conventional Low-Rent Public Housing Program</u>: Under the Low-Rent Public Housing Program, the Authority rents units that it owns to low-income households. The Low-Rent Public Housing Program is operated under an Annual Contributions Contract with HUD, and HUD provides operating subsidy and capital grant funding to enable CMHA to provide the housing at a rent that is based upon 30% of household income. The Low-Rent Public Housing Program also includes the Capital Fund Program, which is the primary funding source for physical and management improvements to the Authority's properties.

Housing Choice Voucher Program and Moderate Rehabilitation Programs: Under the Housing Choice Voucher Program, the Authority administers contracts with private landlords that own the property. The Authority subsidizes the family's rent through a Housing Assistance Payment made to the landlord. The program is administered under an Annual Contributions Contract with HUD. HUD provides Annual Contributions Funding to enable the Authority to structure a lease that sets the participants' rent at 30% of household income.

Housing Choice Voucher Program Project Based Voucher Program and Mainstream Voucher Program: Project Based vouchers are a component of the Authority's Housing Choice Voucher Program and Mainstream Voucher Program. Project Based assistance requires a resident to live in a housing unit at the property being subsidized.

<u>Section 8 New Construction Housing Assistance Payment Programs</u>: These programs account for the operation of low-income housing developments where the Authority, or its subsidiary, contracts directly with HUD under a Housing Assistance Payment contract. The Authority, through its subsidiary, owns and manages all developments and handles all HUD funding and reporting.

<u>Rental Assistance Demonstration Program</u>: This initiative allows the Authority to convert public housing properties to project based rental assistance in order to attract debt and equity to make capital improvements.

NOTE 1 DEFINITION OF THE ENTITY (CONTINUED)

<u>Local Fund</u>: In 1998, a \$100,000 contribution of capital was made by Title V to a new Local Fund. This fund is to be used for expenditures necessary for the accomplishment of the Authority's mission but which do not fall under HUD oversight. All expenditures from the Local Fund must be approved by the Chief Executive Officer and Chief Financial Officer.

<u>Other Grants</u>: The Authority received state and local funding under the Community Based Services grant and private donations. Expenditures for these programs and grants must be made in accordance with the rules and regulations established by the grantors.

<u>Component Units</u>: Component units are reported as part of the reporting entity under either the blended or discrete method of presentation. The blended method includes the financial statements of the blended unit as part of the business-type activities. The discrete method presents the financial statements of the component unit outside of the basic financial statement totals of the business-type activities.

In determining how to define the reporting entity, management has considered all potential component units. The decision to include component units in the reporting entity was made by applying the criteria set forth in the Governmental Accounting Standards Board (GASB) Statement No. 90, *Majority Equity Interests* — an amendment of GASB Statements No. 14 and No. 61. These include financial accountability, imposition of will, financial burden or benefit on the primary organization, and financial accountability as a result of fiscal dependency.

Through the application of these GASB criteria, management of the Authority determined that the following entities should be blended or discretely presented.

Blended Component Units

The Authority has three blended component units consisting of Western Reserve Revitalization and Management Company, Inc. (WRRMC), Riverside Park Homes, L.P., and Cuyahoga Housing and Development, Inc. The Authority has an additional nonprofit, Cuyahoga Metropolitan Housing Charity Fund, Inc., which is a wholly owned nonprofit. The activity of Cuyahoga Metropolitan Housing Charity Fund, Inc. is not material to the overall financial statements and is not reported as a separate blended component unit.

Western Reserve Revitalization and Management Company, Inc. (WRRMC) – The Authority established Western Reserve Revitalization and Management Company, Inc., a 501(c)(3) corporation, as a wholly owned subsidiary. Accordingly, WRRMC is reported as a blended component unit of the Authority. WRRMC was established for public, charitable, and educational purposes to revitalize neighborhoods in Cuyahoga County; to assist the Authority in the planning, undertaking, developing, construction, and operation of housing for families who are low income; to develop, construct, renovate, acquire, own, lease, manage, and sell interest in real and personal property; and to promote and participate in other housing related or educational activities that assist residents of the Authority.

The statements of WRRMC include the financial activity of Ambleside Redevelopment, LLC, Severance Redevelopment, LLC, Quarrytown Redevelopment, LLC, and 1701 Holdings, LLC, which are all wholly owned subsidiaries of WRRMC. WRRMC has separate audited financial statements, which may be obtained from the Director of Finance, 8120 Kinsman Road, Cleveland, Ohio 44104 or telephone 216-271-2811.

NOTE 1 DEFINITION OF THE ENTITY (CONTINUED)

Blended Component Units (Continued)

Riverside Park Homes, L.P. – The Partnership controls a property consisting of 90 housing units, developed and operated under the low-income housing tax credit program as provided for in Section 42 of the Internal Revenue Code (IRC)(Section 42). The Partnership is 99.9% owned by 2045 Transformation, LLC, the limited partner (wholly owned by CMHA), and 0.1% owned by Riverside Park Homes, Inc., the General Partner. Riverside Park Homes, Inc. is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements.

Cuyahoga Housing and Development, Inc. (CHDI) – The Authority established CHDI, a 501(c)(3) corporation, as a wholly owned subsidiary. Accordingly, CHDI is reported as a blended component unit of the Authority. CHDI was established in 2006 to promote the welfare of the people of the state of Ohio by constructing, acquiring, equipping, furnishing, owning, operating, and maintaining reasonably priced rental housing to promote the educational, social, psychological, and physical well-being of the community.

2045 Transformation LLC – the Authority established 2045 Transformation LLC, a limited liability corporation, as a wholly owned subsidiary. Accordingly, 2045 Transformation LLC is reported as a blended component unit of the Authority. 2045 Transformation LLC was established on January 21, 2020. 2045 Transformation LLC was created to effectuate the Authority's 2045 Initiative. The 2045 Initiative has specific goals of: (i) implementing a comprehensive strategy that will provide safe, quality, affordable housing for qualified residents of Cuyahoga County; (ii) fostering neighborhood improvements in the communities that the Authority serves; (iii) attaining financial feasibility and sustainability across all of the Authority's programs; and (iv) converting the entire public housing portfolio to the Section 8 platform.

Discretely Presented Component Units

The Authority has 13 discretely presented component units consisting of: Garden Valley Housing Partnership I, L.P., Garden Valley Housing Partnership II, L.P., Garden Valley Housing Partnership IV, L.P., Euclid-Lee Senior, L.P., Miles Pointe Elderly, L.P., Fairfax Intergenerational Housing L.P., Bohn Tower Redevelopment, L.P., Carver Park Phase I, L.P., Carver Park Phase II, L.P., Riverside Park Phase II, L.P., and East Side Neighborhood Homes, L.P.

The Authority has a controlling minority interest in these real estate limited partnerships as of December 31, 2021. The majority interests are held by third parties unrelated to the Authority. CMHA, or a CMHA affiliate, operates as either General Partner, Special General Partner, Class B Limited Partner or Limited Partner in the limited partnerships. As such, the Authority has certain rights and responsibilities, which enable it to impose its will on the limited partnerships. The subsidiary of the Authority, Western Reserve Revitalization and Management Company, Inc. (WRRMC) is financially accountable for the limited partnerships as they are fiscally dependent on the Authority according to the terms of the partnership agreements. Additionally, in some cases, WRRMC is legally obligated to fund operating deficits. The Authority also has outstanding loans and net advances to the limited partnerships at December 31, 2021. The limited partnerships do not serve the business-type activities exclusively, or almost exclusively, and therefore, are shown as discretely presented component units.

NOTE 1 DEFINITION OF THE ENTITY (CONTINUED)

Discretely Presented Component Units (Continued)

Garden Valley Housing Partnership I, L.P. – The Partnership controls a property consisting of 81 housing units, developed and operated under the low-income housing tax credit program as provided for in Section 42 of the IRC (Section 42). The Partnership is 99.9% owned by investor limited partners, 0.037% owned by the Administrative General Partner, 0.038% owned by the Managing General Partner, and 0.025% owned by Garden Valley Redevelopment LLC, the Special General Partner. Garden Valley Redevelopment LLC is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements.

Garden Valley Housing Partnership II, L.P. – The Partnership controls a property consisting of 57 housing units, developed and operated under the low-income housing tax credit program as provided for in Section 42 of the IRC (Section 42).The Partnership is 0.0095% owned by the Managing General Partner, 0.0095% owned by the Administrative General Partner, 99.98% owned by the Limited Partner, and 0.001% by Garden Valley Redevelopment, LLC, the Class B Limited Partner. Garden Valley Redevelopment LLC is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements. The Partnership has a fiscal year-end of November 30. Management believes there are no material transactions that would affect the financial position or results of the discretely presented component unit.

Garden Valley Housing Partnership III, L.P. – The Partnership controls a property consisting of 69 housing units, developed and operated under the low-income housing tax credit program as provided for in Section 42 of the IRC (Section 42). The Partnership is 99.9% owned by the investor limited partners, 0.04845% by the Managing General Partner, 0.04655% by the Administrative General Partner, and 0.005% owned by Garden Valley Redevelopment LLC, the Special Limited Partner. Garden Valley Redevelopment LLC is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements.

Garden Valley Housing Partnership IV, L.P. – The Partnership controls a property consisting of 60 units of affordable housing financed with an FHA insured loan and operated with the assistance of a Section 8 project-based HAP Contract under the Rental Assistance Demonstration Program. The units will be operated as qualified Low-Income Housing Tax Credit units under Section 42 of the IRC (Section 42). The Partnership is 0.003825% owned by the Managing General Partner, 0.003675% owned by the Co-General Partner, 99.99% owned by the Limited Partner, and 0.0025% by Garden Valley Redevelopment, LLC, the Special Limited Partner. Garden Valley Redevelopment LLC is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements.

Euclid-Lee Senior, L.P. – The Partnership controls a property consisting of 79 housing units, developed and operated under the low-income housing tax credit program as provided for in Section 42 of the IRC (Section 42). The Partnership is 99.9% owned by the investor limited partners and 0.10% owned by Cleveland East LLC, the General Partner. Cleveland East LLC is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements.

NOTE 1 DEFINITION OF THE ENTITY (CONTINUED)

Discretely Presented Component Units (Continued)

Miles Pointe Elderly, L.P. – The Partnership controls a property consisting of 43 housing units, developed and operated under the low-income housing tax credit program as provided for in Section 42 of the IRC (Section 42). The Partnership is 99.9% owned by the investor-limited partners and 0.10% owned by Miles Pointe GP, LLC, the General Partner. Miles Pointe GP, LLC is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements.

Fairfax Intergenerational Housing, L.P. – The Partnership controls a property consisting of 40 housing units, developed and operated under the low-income housing tax credit program as provided for in Section 42 of the IRC (Section 42). The Partnership is 99.9% owned by the limited partner and 0.1% owned by WRRMC Intergenerational Housing, Inc., the General Partner. WRRMC Intergenerational Housing, Inc. is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements.

Bohn Tower Redevelopment, L.P. – The Partnership controls a property consisting of 267 housing units, developed and operated under the low-income housing tax credit program as provided for in Section 42 of the IRC (Section 42). The Partnership is 99.99% owned by the limited partners and 0.01% owned by Bohn Tower GP, Inc., the General Partner. Bohn Tower GP, Inc. is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements.

Carver Park Phase I, L.P. – The Partnership controls a property consisting of 279 units. The Partnership became a RAD property on October 1, 2017 that received 4% Low-Income Housing Tax Credits (LIHTC) and received 221(d)4 FHA financing. The Partnership is 99.90% owned by the limited partners and 0.10% owned by Carver Park Phase I GP, the General Partner. Carver Park Phase I GP, Inc. is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements.

Carver Park Phase II, L.P. – The Partnership controls a property consisting of 74 units. The Partnership became a RAD property on October 1, 2017 that received 4% Low-Income Housing Tax Credits (LIHTC) and is projected to receive 221(d)4 FHA financing. The Partnership is 99.99% owned by the limited partners and 0.01% owned by Carver Park Phase II GP, the General Partner. Carver Park Phase II GP, Inc. is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements.

Riverside Park Phase II, L.P. – The Partnership is 99.9% owned by the limited partners and 0.1% owned by Riverside Park Phase II GP, LLC, the General Partner. Riverside Park Phase II GP, LLC is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements.

Riverside Park Phase III, L.P. – The Partnership controls a property consisting of 203 units. The Partnership became a RAD property on September 2019 that received 4% Low-Income Housing Tax Credits (LIHTC) and received 221(d)4 FHA financing. The Partnership is 99.9% owned by the limited partners and 0.1% owned by Riverside Park Phase III GP, LLC, the General Partner. Riverside Park Phase III GP, LLC is a wholly owned subsidiary of WRRMC and is reported as a minority interest in those financial statements. This property controlled by this Partnership is under construction.

NOTE 1 DEFINITION OF THE ENTITY (CONTINUED)

Discretely Presented Component Units (Continued)

East Side Neighborhood Homes, L.P. – The Partnership was organized to develop, construct, own, maintain and operate 96 residential units for rental to low-income tenants. The General Partner is East Side Neighborhood Homes Corp., and the Limited Partners are Enterprise Housing Partners III L.P. and Enterprise Housing Partners XI L.P. The General Partner is owned by the CHN Housing Partners, the Authority, Burten, Bell, Carr Development, Inc. and Mount Pleasant Now Development Corporation. Each has a 25% ownership interest in East Side Neighborhood Homes Corp. Effective June 1, 2021, Enterprise Housing Partners XI L.P. and Enterprise Housing Partners III L.P. assigned 100% of their interest in the Partnership to Western Reserve Revitalization and Management Company, Inc.

All of the discretely presented component units listed above have separate audited financial statements, which may be obtained from the Director of Finance, 8120 Kinsman Road, Cleveland, Ohio 44104 or telephone 216-271-2811.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING PRINCIPLES

The Authority has prepared its financial statements in conformity with accounting principles generally accepted in the United States of America, as applied to governmental entities. The Governmental Accounting Standards Board (GASB) is the accepted standard-setting body for establishing governmental accounting and financial reporting principles. The Authority's component units report under Financial Accounting Standards Board (FASB) guidance. As such, conversion adjustments to conform the presentation of the financial statements of the blended component unit and discretely presented components units have been made to conform those financial statements to accounting standards issued by the Government Accounting Standards Board. Other than the reclassification as noted, no modifications have been made to the component units' financial information in the Authority's financial reporting entity for any differences.

The Authority maintains its accounts in accordance with the chart of accounts prescribed by HUD and is organized utilizing the fund accounting model. A fund is an independent fiscal and accounting entity with a self-balancing set of accounts. Each of the Authority's programs is accounted for by a separate set of self-balancing accounts that comprise its assets, deferred outflows, liabilities, deferred inflows, net position (program equity), revenues, and expenses. The individual programs account for the governmental resources allocated to them for the purpose of carrying on specific programs in accordance with laws, regulations, or other restrictions, including those imposed by HUD. All of the Authority's programs are accounted for as a single enterprise fund. An enterprise fund accounts for those operations financed and operated in a manner similar to a private business or where the Authority has decided that determination of revenue earned, costs incurred and net revenue over expense is necessary for management accountability.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING PRINCIPLES (CONTINUED)

Enterprise funds are proprietary funds used to account for business activities of special purpose governments for which a housing authority qualifies under GASB Statement No. 34, *Basic Financial Statements and Management's Discussion and Analysis for State and Local Governments*. Proprietary funds are accounted for using the "economic resources measurement focus" and the accrual basis of accounting. Accordingly, all assets, deferred outflows, liabilities and deferred inflows (whether current or noncurrent) are included in the statement of net position. the statement of revenues, expenses, and changes in net position presents increases (revenue) and decreases (expense) in total net position. Under the accrual basis of accounting, revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows.

Grants and subsidy revenue are recognized at the time eligible program expenditures occur and/or the Authority has complied with the grant and subsidy requirements. The unexpended portions of grants held by HUD for the Authority remain available for the Authority's use, subject to the terms of the grant agreements and other agreements with HUD. The unexpended portions of the grants held by HUD are not reflected in the Authority's financial statements.

Cash and Cash Equivalents

Cash and cash equivalents include all cash balances on deposit with financial institutions and highly liquid investments with a maturity of three months or less at the date of acquisition. Cash and cash equivalents are stated at fair value.

Restricted Cash

Restricted cash is considered cash and cash equivalents, and includes cash held with financial institutions for refunds of tenant security deposits, insurance escrows, and repairs or improvements to the building, which extend their useful lives.

Investments

Investments of the Authority consist of those permitted by the investment policy and include certificates of deposit and money market funds. Investments are reported at fair value. Fair value is based upon quoted market prices.

Restricted Assets

Certain assets may be classified as restricted assets on the statement of net position because their use is restricted by contracts or agreements with outside third parties and lending institutions.

Inter-Program Receivables and Payables

Inter-program receivables and payables are current and are the result of the use of a central fund as the common paymaster for centralized costs of the Authority. Cash settlements are made periodically. All inter-program balances net to zero and, therefore, are eliminated for financial statement presentation purposes.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING PRINCIPLES (CONTINUED)

Capital Assets

Capital assets (items with an individual cost greater than \$5,000, and a useful life exceeding two years), including land, property and equipment, are recorded at historical cost. Property and equipment are depreciated using the straight-line method over the estimated useful lives of the assets, which are as follows:

Property	15 to 40 Years
Equipment	3 to 7 Years
Leasehold Improvements	5 to 15 Years

Accounts Receivable

Accounts receivable are stated at the amount management expects to collect from outstanding balances. Management closely monitors outstanding balances and provides for probable uncollectible amounts through a charge to earnings and a credit to a valuation allowance based on its assessment of the current status of individual accounts. Balances that remain outstanding after management used reasonable collection efforts are generally written off through a charge to the valuation allowance and a credit to trade accounts receivable.

Mortgage Notes Receivable

The Authority has advanced loans to third-party developers in conjunction with various mixed finance projects. All principal and interest are due at maturity or based upon cash flow, and due to the uncertainty created by the extended period of time to repayment, interest income is recognized when cash payments are received. The Authority reviews Mortgage Notes Receivable for collectability whenever events or circumstances indicate that the carrying value of the receivable may not be recoverable. See Note 8 for further information on Mortgage Notes Receivable.

Developer Fees Receivable

Developer fees receivable are stated at the amount management expects to collect on balances outstanding at year end. Developer fees are due based upon terms of the related agreements. Management evaluates collectability based upon several factors, including historical collection experience and review and assessment of the financial condition of the debtor. At December 31, 2021, all amounts were deemed collectible.

Inventory

Inventory is valued using a weighted average costing method.

Compensated Absences

Vacation time may be accrued and carried over from year to year up to a maximum of 240 hours. Earned vacation time is due and payable to employees upon termination of employment. Sick time is accrued up to 120 hours per year and carried over from year to year. Upon retirement, employees can convert accumulated but unused sick time into a cash payment at the rate of one day for every two days accumulated.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING PRINCIPLES (CONTINUED)

Debt Amortization Funds

Debt amortization funds consist of restricted cash and investments held by fiscal agents. These funds are used to retire current installments of debt and to pay interest accrued thereon. Investments of debt amortization funds are carried at fair value.

Revenue Recognition

Subsidies and grants received from HUD and other grantors are generally recognized during the periods to which the grants relate. Tenant rental revenues are recognized during the period of occupancy. Receipts from CFP, Urban Revitalization Program and other reimbursement-based grants are recognized when the related expenses are incurred.

Indirect Costs

Certain indirect costs are charged to programs under a cost allocation plan.

Use of Estimates

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

Pensions

For purposes of measuring net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the pension plan and additions to/deductions from its fiduciary net position have been determined on the same basis as they are reported by the pension system. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. The pension systems report investments at fair value.

Other Postemployment Benefits (OPEB)

For purposes of measuring net OPEB liability, deferred outflows of resources and deferred inflows of resources related to OPEB, and OPEB expense, information about the fiduciary net position of the Retiree Health Benefit plan and additions to/deductions from its fiduciary net position have been determined on the same basis as they are reported by the plan. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. The pension systems report investments at fair value.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING PRINCIPLES (CONTINUED)

Budgetary Accounting and Control

The Authority's annual budget is prepared on the accrual basis of accounting and approved by the Board of Commissioners. The budget includes anticipated amounts for current year revenues and expenses, as well as new capital projects.

The Board of Commissioners adopts the annual budget for the Authority following a review and approval process by the Finance Committee and Chief Executive Officer. Once adopted by the board the annual budget is implemented and monitored by the finance department on a monthly basis to address any variances against budget.

Deferred Outflows and Inflows of Resources

Deferred outflows of resources represent a consumption of net position that applies to a future period and will not be recognized as an outflow of resources (expense) until then. For the Authority, deferred outflows of resources are reported for pensions and postemployment benefits.

Deferred inflows of resources represent an acquisition of net position that applies to a future period and will not be recognized as an inflow until that time. For the Authority, deferred inflows of resources are reported for pensions and postemployment benefits.

Net Position

Net position is the residual of assets and deferred outflows less liabilities and deferred inflows and is displayed in three components as follows:

<u>Net Investment in Capital Assets</u> – this component of net position consists of all capital assets, reduced by the outstanding balance of any bonds, mortgages, notes or other borrowings that are attributable to the acquisition, construction, or improvement of those assets.

<u>Restricted Net Position</u> – this component of net position consists of restricted assets when constraints are placed on the asset by creditors (such as debt covenants), grantors, laws, regulations, etc.

<u>Unrestricted Net Position</u> – this component of net position consists of resources that do not meet the definition of net investment in capital assets or restricted net position.

It is the Authority's policy to first apply restricted resources when an expense is incurred for purposes for which both restricted and unrestricted resources are available.

NOTE 3 DEPOSITS AND INVESTMENTS – BUSINESS-TYPE ACTIVITIES

Deposits – Custodial Credit Risk

Custodial credit risk is the risk that in the event of a bank failure, the Authority's deposits may not be returned to it. The Authority has a deposit policy that addresses custodial credit risk. At December 31, 2021, the carrying amount of the Authority's deposits was \$120,110,835 and the total balance of bank accounts held by the Authority was \$119,911,852. Of the bank balances held in various financial institutions, certain amounts were covered by federal depository insurance and the remainder was covered under the Ohio pooled collateral system.

Under Ohio law, public depositories must give security for all public funds on deposit. These institutions may either specifically collateralize individual accounts in excess of amounts insured by the Federal Deposit Insurance Corporation (FDIC), or may pledge a pool of government securities valued at least 105% of the total value of public monies on deposit at the institution. Repurchase agreements must be secured by the specific qualifying securities upon which the repurchase agreements are based. These securities must mature or be redeemable within five years of the date of the related repurchase agreement. The market value of the securities subject to a repurchase agreement must exceed the value of the principal by 2% and be marked to market daily. State law does not require the security for public deposits and investments to be maintained in the Authority's name.

All deposits were fully collateralized as of December 31, 2021 with the exception of \$1,885,584 related to the Authority and \$44,145,547 related to the consolidated entities of WRRMC which were not insured or collateralized above the FDIC threshold.

Investments

The investment policy of the Authority's monies is governed by the provisions of the Ohio Revised Code and regulations established by the U.S. Department of HUD. The Authority is permitted to invest its monies in certificates of deposit, savings accounts, money market accounts, state and local government investment pools, direct obligations of the federal government, obligations of federal government agencies, and securities of federal government agencies.

These investments must mature within three years of their purchase. The Authority may also enter into repurchase agreements with any eligible depository or any eligible dealer for a period not exceeding 30 days.

The Authority is prohibited from investing in any financial instrument, contract, or obligation whose value or return is based upon or linked to another asset or index, or both, separate from the financial instrument, contract, or obligation itself (commonly known as a derivative).

NOTE 3 DEPOSITS AND INVESTMENTS – BUSINESS-TYPE ACTIVITIES (CONTINUED)

Investments (Continued)

The Authority is also prohibited from investing in reverse purchase agreements. Investments held by the Authority at December 31, 2021 are presented below, categorized by investment type and credit quality rating. Credit ratings provide information about the investments' credit risk, which is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. All investments mature within one year.

Interest Rate Risk

Interest rate risk is the risk that changes in interest rates will adversely affect the fair value of an investment. The Authority staggers maturity dates of investments to avoid losses from rising interest rates and the investment policy generally limits the maturities of investments to not more than three years to reduce the risk of impact on the fair value of investments.

As of December 31, 2021, the value and maturities for these assets were as follows:

Value	Maturities (in Years) Less Than 1
	Leee man i
\$ 85,303,312	\$ 85,303,312
34,807,523	34,807,523
\$ 120,110,835	\$ 120,110,835
	34,807,523

Credit Risk

The Authority's investment policy limits investments to those backed by the full faith and credit of, or a guarantee of principal and interest by, the U.S. government, a government authority or issued by a government-sponsored authority, coupled with an appropriate maturity date.

Concentration of Credit Risk

The Authority does not allow more than 50% of its investment portfolio to be invested in a single security type or with a single financial institution or broker/dealer.

	Total	
	Fair Value/	Credit
	Carrying	Quality
	Value	Rating
Description		
Money Market Funds	\$ 34,807,523	AAA
Total Business-Type Activities Investments	\$ 34,807,523	

- Rating offered by Standard & Poor's

NOTE 3 DEPOSITS AND INVESTMENTS – BUSINESS-TYPE ACTIVITIES (CONTINUED)

Concentration of Credit Risk (Continued)

A reconciliation of cash and investments as shown on the statement of net position at December 31, 2021 to the deposits and investments included in this note is as follows:

Cash and Cash Equivalents	\$ 57,920,288
Cash - Restricted	62,190,547
Total	\$ 120,110,835
Carrying Amount of Deposits	\$ 85,303,312
Carrying Amount of Investments	34,807,523
Total	\$ 120,110,835

Fair Value Measurements

The Authority categorizes its fair value measurements within the fair value hierarchy established by generally accepted accounting principles. The hierarchy is based on the valuation inputs used to measure the fair value of the asset. Level 1 inputs are quoted market prices in active markets for identical assets; Level 2 inputs are significant other observable inputs; Level 3 inputs are significant unobservable inputs. As of December 31, 2021, the Authority had investments in certificates of deposit and money market funds. Certificates of deposit and money market funds are recorded at amortized cost and are therefore not included within the fair value hierarchy established by generally accepted accounting principles.

NOTE 4 RESTRICTED CASH AND INVESTMENTS – BUSINESS-TYPE ACTIVITIES

At December 31, 2021, the Authority had cash and investments, which was restricted under the terms of various grant programs, debt obligations, and other requirements as follows:

LRPH FSS Escrow Deposits HCVP FSS Escrow Deposits Industrial Commission of Ohio Escrow Fund Restricted Housing Assistance Payments Debt Service Reserve Local Advisory Council Police Grant Fund Pledged Reserves Replacement Reserves Escrow Mortgage Reserves	\$ 127,950 551,500 1,068,536 3,408,187 2,458,717 662,698 15,459 2,605,804 9,530,158 9,884,624
Mortgage Reserves Other Reserves	9,884,624 256,182
Bond Proceeds	30,346,397
Total	\$ 60,916,212

NOTE 5 RESTRICTED CASH AND INVESTMENTS – DISCRETE COMPONENT UNITS

At December 31, 2021, the Discretely Presented Component Units had cash and investments, which was restricted under the terms of various regulatory and loan requirements, and other requirements as follows:

	Tenant Security	Funded			
Partnership Name	Deposits	Reserves	Investments	Total	
Garden Valley Housing Partnership I, LP	\$ 18,679	\$ 1,349,869	\$-	\$ 1,368,548	
Garden Valley Housing Partnership II, LP	10,314	756,536	-	766,850	
Garden Valley Housing Partnership III, LP	15,881	733,897	-	749,778	
Garden Valley Housing Partnership IV, LP	13,340	895,657	-	908,997	
Euclid-Lee Senior, LP	18,814	164,055	-	182,869	
Miles Pointe Elderly, LP	11,022	98,420	-	109,442	
Fairfax Intergenerational Housing, LP	3,650	373,049	-	376,699	
Bohn Towers Redevelopment LP	48,858	1,977,144	-	2,026,002	
Carver Park Phase I	51,682	1,413,770	-	1,465,452	
Carver Park Phase II	11,883	289,515	-	301,398	
Riverside Park Phase II, LP	44,172	803,797		847,969	
Riverside Park Phase III, LP	33,542	380,382	35,176,906	35,590,830	
East Side Neighborhood Homes, LP	25,966	1,125,896	-	1,151,862	
Total	\$ 307,803	\$ 10,361,987	\$ 35,176,906	\$ 45,846,696	

The investments held by and Riverside Park Phase III, LP are money market funds and fixed income bond funds that are considered Level I for fair value measurement at December 31, 2021.

NOTE 6 CAPITAL ASSETS - BUSINESS-TYPE ACTIVITIES

The following is a summary of the changes in capital assets for the fiscal year ended December 31:

	January 1, 2021 Additions Transfers		Deletions	December 31, 2021		
Capital Assets Not Being Depreciated:						
Land	\$ 30,628	216 \$	305,376	\$ 1,441,204	\$ -	\$ 32,374,796
Construction in Progress	12,086		17,307,993	(9,271,985)	-	20,122,951
Total Capital Assets Not Being Depreciated	42,715	159	17,613,369	(7,830,781)	-	52,497,747
Capital Assets Being Depreciated:						
Buildings and Improvements	668,464	729	440,026	(24,144,143)	(24,422,368)	620,338,244
Equipment - Dwelling	18,864	855	1,222,835	(445,144)	(1,309,565)	18,332,981
Equipment - Administrative	7,607	507	1,886,217	231,722	(485,510)	9,239,936
Leasehold Improvements	392	296	-			392,296
Total Capital Assets Being Depreciated	695,329	387	3,549,078	(24,357,565)	(26,217,443)	648,303,457
Accumulated Depreciation						
Buildings and Improvements	(565,020	,612)	(12,223,914)	32,188,346	21,191,503	(523,864,677)
Equipment - Dwelling	(14,010	,281)	(1,131,122)	-	1,165,992	(13,975,411)
Equipment - Administrative	(3,366	765)	(58,774)	-	1,350	(3,424,189)
Leasehold Improvements	(392	296)	-			(392,296)
Total Accumulated Depreciation	(582,789	954)	(13,413,810)	32,188,346	22,358,845	(541,656,573)
Depreciable Assets - Net	112,539	433	(9,864,732)	7,830,781	(3,858,598)	106,646,884
Total Capital Assets - Net	\$ 155,254	592 \$	7,748,637	\$-	\$ (3,858,598)	\$ 159,144,631

NOTE 7 CAPITAL ASSETS – DISCRETE COMPONENT UNITS

Discretely Presented Component Units

The following is a summary of the changes in capital assets for the fiscal year ended December 31:

	January 1, 2021	Additions	Transfers	Deletions	December 31, 2021
Capital Assets Not Being Depreciated:					
Land	\$ 276,397	\$-	\$-	\$-	\$ 276,397
Construction in Progress	16,706,630	32,723,000	(49,429,630)	-	
Total Capital Assets Not Being Depreciated	16,983,027	32,723,000	(49,429,630)	-	276,397
Capital Assets Being Depreciated:					
Buildings and Improvements	203,574,744	112,001	46,625,758	-	250,312,503
Equipment - Dwelling	17,132,759	1,496	286,033	-	17,420,288
Leasehold Improvements	15,497,015		2,517,839	-	18,014,854
Total Capital Assets Being Depreciated	236,204,518	113,497	49,429,630	-	285,747,645
Accumulated Depreciation					
Buildings and Improvements	(41,880,645)	(7,866,981)	-	-	(49,747,626)
Equipment - Dwelling	(1,360,246)	(280,273)		-	(1,640,519)
Total Accumulated Depreciation	(43,240,891)	(8,147,254)	-	-	(51,388,145)
Depreciable Assets - Net	192,963,627	(8,033,757)	49,429,630		234,359,500
Total Capital Assets - Net	\$ 209,946,654	\$24,689,243	<u>\$</u> -	\$ -	\$ 234,635,897

NOTE 8 NOTES RECEIVABLE AND GROUND LEASES – BUSINESS-TYPE ACTIVITIES

Notes and mortgages receivable are comprised of the following types of loans: Mixed Finance Construction Loans - the Authority advances loans to third-party developers in conjunction with multi-lender Mixed Finance arrangements for new construction. A lump-sum payment of principal and interest, if applicable, is due at maturity, which is 40 to 50 years. These loans are secured by the notes and mortgages on the respective properties. There are other loans where principal and interest are paid based on the cash flow of the respective properties.

<u>Allowances</u> – At December 31, 2021, Notes and Mortgages Receivable totaled \$111.2 million (before eliminations) and related accrued interest totals \$3.4 million. The balance includes amounts for construction loans. All notes and mortgages are collateralized by the respective properties. These loans are due at maturity ranging from 40 to 50 years. Allowances have been established for funds loaned from WRRMC to Cleveland Housing Network, Inc. and for some funds loaned from the Authority to other Partnerships, as these loans may be satisfied by transfer of property to the Authority.

<u>Interest Income</u> – Interest is due at the maturity date of these loans. Due to the length of time preceding the required payment of interest, interest earned on the notes and mortgage receivables has been deferred and not recognized in the statements of revenues, expenses, and changes in net position.

NOTE 8 NOTES RECEIVABLE AND GROUND LEASES – BUSINESS-TYPE ACTIVITIES (CONTINUED)

Notes and mortgages receivable at December 31, 2021 consisted of the following:

		Origination		Original		12/31/2021
Loaned To	Loaned From	Date	Maturity Date	Balance	Interest Rate	Balance
Western Reserve (Bldg Lease)	COCC	9/18/09	8/31/39	\$ 14,368,802	0.00%	\$ 8,985,949
Bohn Tower Redevelopment, LP	BUSA	2/1/15	2/1/57	2,543,000	7.00%	2,543,000
Cedar I (RAD)	BUSA	11/24/15	11/24/65	8,512,041	1.00%	7,494,877
Cedar I (RAD)	BUSA	11/24/15	11/24/33	-	0.00%	15,313
Cedar II (RAD)	BUSA	2/4/16	2/4/56	4,633,943	2.25%	4,633,943
Cedar III (RAD)	BUSA	11/1/20	11/1/62	1,700,000	5.00%	1,700,000
Garden Valley Housing Prtshp IV, LP	BUSA	12/21/15	12/21/55	3,870,234	2.75%	3,870,234
Carver Park II, LP (RAD)	BUSA	5/1/18	5/1/63	1,157,551	1.00%	1,157,551
Cedar I (RAD)	Public Housing	11/24/15	11/24/65	8,512,041	1.00%	478,885
Cedar I (RAD)	Public Housing	11/24/15	11/24/65	8,512,041	1.00%	538,279
Repayment Agreements	Public Housing	various	various	various	various	30,856
Valleyview I (Tremont Point)	Public Housing	12/22/06	12/31/52	7,273,213	0.25%	7,273,213
Valleyview I (Tremont Point)	Public Housing	12/22/06	12/21/46	500,000	4.90%	500,000
Valleyview II (Tremont Point II)	Public Housing	9/17/08	12/31/60	3,350,273	1.75%	3,350,276
Valleyview II (Tremont Point II)	Public Housing	9/7/08	12/31/16	1,500,000	1.75%	1,500,000
Garden Valley Housing Prtshp I, LP	Public Housing	11/18/09	4/1/62	11,700,000	0.20%	11,700,000
Garden Valley Housing Prtshp I, LP	Public Housing	11/18/09	4/1/62	1,750,593	0.20%	1,750,592
Garden Valley Housing Prtshp II, LP	Public Housing	3/17/10	12/31/60	10,209,408	0.00%	10,209,408
Garden Valley Housing Prtshp III, LP	Public Housing	9/16/10	1/16/62	14,953,185	0.50%	14,953,185
Euclid Lee Senior, LP	Public Housing	11/4/11	11/5/56	6,059,163	0.10%	5,962,955
Euclid Lee Senior, LP	Public Housing	11/4/11	11/5/56	6,338,023	0.10%	6,338,023
Miles Pointe Elderly, LP	Public Housing	8/16/12	8/16/57	300,000	0.25%	3,000,000
	MF Property					
Fairfax International Housing, LP	Disposition	10/22/12	10/22/62	1,400,000	0.25%	1,400,000
Carver Park II, LP (RAD)	BCU	5/1/18	5/1/63	2,485,263	1.00%	2,008,034
Riverside Park Phase III, LP	BCU	4/1/20	4/1/65	7,405,851	4.03%	7,405,851
2045 Transformation LLC (Legacy Park)	BCU	11/15/21	1/1/34	501,040	2.50%	501,040
Riverside Park Phase II, LP	BCU	3/26/19	2/26/64	1,592,482	3.22%	1,180,826
Cedar Redevelopment Phase III, LLC	BCU	12/23/21	11/1/62	1,988,522	5.00%	684,330
					-	
				Total No	tes Receivables	111,166,620
				Elimination o	f Building Lease	(9,486,989)
					Current Portion	(26,501)
				Net Loans Receiva	ble - Noncurrent	\$ 101,653,130

WRRMC loaned funds to various Partnerships. As of December 31, 2021, the notes receivable terms are summarized as follows:

	Original Date	*Maturity		**Balance at	Interest
Partnership Name	of Loan	Date	Original Balance of Loan	 12/31/2021	Rate
Cleveland New Construction, LP III	12/31/2003	12/31/2019	\$ 1,343,000	\$ 81,000	0.25%
Cleveland New Construction, LP IV	9/4/2007	12/31/2038	1,400,000	1,709,127	2.50%
East Cleveland Homes, LP	3/11/2004	3/11/2024	1,480,000	370,000	4.68%
Hough Homes, LP	12/1/2005	12/31/2037	2,327,273	640,000	5.25%
Hough Homes II, LP	12/9/2004	12/31/2036	1,492,475	570,000	4.68%
Stockyard Homes, LP	12/20/2006	12/31/2038	1,497,636	1,629,834	1.00%
			, Including Deferred Interest , Including Deferred Interest	4,999,961 (4,999,961)	
	/		Notes Receivable, Net	\$ 	

NOTE 8 NOTES RECEIVABLE AND GROUND LEASES – BUSINESS-TYPE ACTIVITIES (CONTINUED)

No principal and interest payments are received on the notes receivable until each note's maturity date. The notes are secured by a mortgage on each respective Partnership.

CMHA loaned funds to various Partnerships. As of December 31, 2021, the notes receivable terms are summarized as follows:

Partnership Name	Original Date of Loan	*Maturity Date	Orig	inal Balance of Loan		Balance at 12/31/2021	Interest Rate
					-		
East Side Neighborhood Homes LP	11/15/2004	11/15/2050	\$	8,450,000	\$	8,804,666	0.25%
OCDS LP	9/16/2004	9/16/2049		2,040,000		4,770,933	5.03%
OCDS LP	9/16/2004	9/16/2049		261,480		272,374	0.25%
Gordon Square LP	12/22/2005	3/31/2047		1,670,000		3,535,114	4.79%
Gordon Square LP	12/22/2005	3/31/2047		800,000		832,664	0.25%
Т		18,215,751					
Allowance	e for Notes Receiv	· · ·	0			(18,215,751)	
		Note	es Re	ceivable, Net	\$	-	

* The maturity date, as defined in each Loan Agreement, is the earliest of 20 or 30 years from the date the last unit in the Partnership is leased to a tenant meeting all LIHTC and HUD requirements, but in no event later than the maturity date in the above schedule.

** Balance includes accrued interest

CMHA loaned funds to various partnerships related to ground leases of CMHA land. As of December 31, 2021, the following ground lease notes receivable have been offset against the corresponding unearned deferred ground lease revenue as summarized as follows:

Partnership Name	Original Date of Loan	Maturity Date	Not	round Lease tes Receivable 12/31/2021	
Carver Park Phase I	9/8/2016	9/7/2061	\$	21,010,000	
Carver Park Phase II	5/1/2018	5/1/2063		5,390,000	
Bohn Towers GP	2/1/2015	1/31/2047		1,800,000	
Riverside Park II	3/26/2019	3/26/2064		12,950,000	
Riverside Park III	3/31/2020	3/31/2065		14,960,000	
	Unearned Ground Lea	Total Notes Receivable earned Ground Lease Revenue ported on Financial Statements			

NOTE 9 DEVELOPER FEES RECEIVABLE – BUSINESS-TYPE ACTIVITIES

In connection with the development of various mixed finance projects, the Authority has development fees receivable from the discretely presented component units totaling \$20.9 million. These receivables are payable based upon the respective partnership agreements and are due to WRRMC.

NOTE 10 INVESTMENT IN REAL ESTATE PARTNERSHIPS - BUSINESS-TYPE ACTIVITIES

The Authority's blended component unit, WRRMC, includes investments in real estate partnerships. Riverside Park Homes, LP is also included as a blended component unit of the Authority, so WRRMC's investment has been eliminated. Investments in real estate partnerships are as follows:

Riverside Park Homes, LP	\$ 10,750,639
Fairfax Intergenerational, LP	918,272
Garden Valley Housing Partnership II, LP	404,027
Bohn Tower Redevelopment, L.P.	225,469
Euclid-Lee Senior, L.P.	524,462
Miles Pointe Elderly, L.P.	107,444
Riverside Park Phase III, LP	212
Garden Valley Housing Partnership I, LP	805,087
Total Investment in Real Estate Partnerships	13,735,612
Less: Elimination of WRRMC Investment in	
Riverside Park Homes, LP	 (10,750,639)
Net Investment in Real Estate Partnerships	\$ 2,984,973

NOTE 11 ACCRUED EXPENSES – BUSINESS-TYPE ACTIVITIES

Current accrued expenses at December 31 consist of the following items:

Workers' Compensation - Current Portion	\$ 300,000
Litigation Reserves	825,100
Contract Retentions	2,192,226
Lease Liability	644,701
Accrued Utilities	1,648,573
Insurance Premium	5,073,396
Accrued Construction Liability	1,353,460
Professional Service Fees	2,493,038
Software Charges	187,046
Other	 276,716
Total	\$ 14,994,256

NOTE 12 DEBT AND LEASE OBLIGATIONS - BUSINESS-TYPE ACTIVITIES

A summary of the Authority's long-term debt and capital lease consisted of the following as of December 31:

	January 1, 2021	Increase		Decrease		December 31, 2021		oue Within One Year
Direct Borrowings								
Ambleside - Mortgage Note	\$ 5,906,526	\$	6,262,300	\$	(6,133,366)	\$	6,035,460	\$ 150,049
Severance - Mortgage Note	5,280,589		5,613,600		(5,489,162)		5,405,027	132,987
Quarrytown - Mortgage Note	3,576,743		3,930,000		(3,691,221)		3,815,522	77,868
Riverside Park Homes, L.P.	2,332,295		-		(35,137)		2,297,158	46,390
Riverview Tower	-		17,345,000		(951,965)		16,393,035	336,466
West Boulevard	-		4,973,700		(299,300)		4,674,400	96,482
Cedar Extension High Rise	-		6,905,400		(335,733)		6,569,667	127,269
Euclid Beach Gardens	-		4,799,300		(250,026)		4,549,274	87,622
Mount Auburn Manor	-		3,679,400		(210,655)		3,468,745	62,203
Bonds Payable								
Ohio Bond Financing 2017	6,615,000		-		(845,000)		5,770,000	870,000
CFFP 2009 Modernization Loan A	7,929,610		-		(675,790)		7,253,820	719,750
CFFP 2009 Modernization Loan B	4,725,160		-		(402,700)		4,322,460	428,890
2020 CMHA Campus Bonds	15,760,000		-		(575,000)		15,185,000	595,000
Unamortized Premium - 2020 Bonds	2,475,894		-		(130,310)		2,345,584	-
2045 Bond Series - 2021	 -		32,000,000		-		32,000,000	 -
Total	\$ 54,601,817	\$	85,508,700	\$	(20,025,365)	\$	120,085,152	\$ 3,730,976

NOTE 12 DEBT AND LEASE OBLIGATIONS – BUSINESS-TYPE ACTIVITIES (CONTINUED)

First Mortgage Note – Ambleside

On July 1, 2014, Ambleside Redevelopment, LLC established a first mortgage note to pay for property improvements with Bellwether Enterprise Real Estate Capital LLC in the amount of \$6,720,000, with an interest rate at 4.50%, maturing August 1, 2049. Principal and interest payments are made monthly. At December 31, 2021, \$-0- in debt remained outstanding. The note was fully repaid to the lender including a prepayment penalty of \$245,274, which was subsequently reimbursed. On January 1, 2021, the Partnership entered into a first mortgage note payable with ORIX Real Estate Capital LLC, in the amount of \$6,262,300. Commencing March 1, 2021, monthly principal and interest payments totaling \$26,318 are due. The first mortgage bears an interest at 2.73% per annum and is due August 1, 2049, its maturity date. At December 31, 2021, \$6,035,460 in debt remained outstanding. Obligations under the agreement are as follows:

Year Ending December 31,	Principal		 Interest	Total		
2022	\$	150,049	\$ 165,763	\$	315,812	
2023		154,197	161,615		315,812	
2024		158,460	157,353		315,813	
2025		162,840	152,972		315,812	
2026		167,342	148,471		315,813	
2027-2031		908,712	670,351		1,579,063	
2032-2036		1,041,453	537,609		1,579,062	
2037-2041		1,193,586	385,476		1,579,062	
2042-2046		1,367,941	211,121		1,579,062	
2047-2049		730,880	 32,715		763,595	
Total	\$	6,035,460	\$ 2,623,446	\$	8,658,906	

First Mortgage Note – Severance

On October 1, 2014, Severance Redevelopment, LLC established a first mortgage note to pay for property improvements with Bellwether Enterprise Real Estate Capital LLC in the amount of \$5,989,900 with an interest rate of 4.55%, maturing October 1, 2049. Principal and interest payments are made monthly. At December 31, 2021, \$-0- in debt remained outstanding. The note was fully repaid to the lender including a prepayment penalty of \$219,438, which was subsequently reimbursed. On January 1, 2021, the Partnership entered into a first mortgage note payable with ORIX Real Estate Capital LLC, in the amount of \$5,613,600. Commencing on March 1, 2021, monthly principal and interest payments totaling \$23,560 are due. The first mortgage bears an interest of 2.75% per annum and is due November 1, 2049, its maturity date. At December 31, 2021, \$5,405,027 in debt remained outstanding. Obligations under the agreement are as follows:

NOTE 12 DEBT AND LEASE OBLIGATIONS – BUSINESS-TYPE ACTIVITIES (CONTINUED)

First Mortgage Note – Severance (Continued)

Year Ending December 31,	Principal		 Interest	Total		
2022	\$	132,987	\$ 149,734	\$	282,721	
2023		136,691	146,031		282,722	
2024		140,498	142,224		282,722	
2025		144,410	138,311		282,721	
2026		148,432	134,289		282,721	
2027-2031		806,517	607,090		1,413,607	
2032-2036		925,254	488,354		1,413,608	
2037-2041		1,061,471	352,137		1,413,608	
2042-2046		1,217,742	195,866		1,413,608	
2047-2049		691,025	 33,074		724,099	
Total	\$	5,405,027	\$ 2,387,110	\$	7,792,137	

First Mortgage Note – Quarrytown

On September 1, 2014, Quarrytown Redevelopment, LLC established a first mortgage note to pay for property improvements with Bellwether Enterprise Real Estate Capital LLC in the amount of \$4,080,300 with an interest rate at 4.55%, maturing October 1, 2049. Principal and interest payments are made monthly. At December 31, 2021, \$-0- in debt remained outstanding. The note was fully repaid to the lender including a prepayment penalty of \$147,772 which was subsequently reimbursed. On September 1, 2021, the Partnership entered into a first mortgage note payable with ORIX Real Estate Capital LLC, in the amount of \$3,930,000. Commencing on November 1, 2021, monthly principal and interest payments totaling \$15,288 are due. The first mortgage bears an interest of 2.72% per annum and is due December 1, 2053, its maturity date. At December 31, 2021, \$3,815,522 in debt remained outstanding. Obligations under the agreement are as follows:

Year Ending December 31,	Principal	Interest		Total
2022	\$ 77,868	\$	105,583	\$ 183,451
2023	80,012		103,438	183,450
2024	82,216		101,234	183,450
2025	84,480		98,970	183,450
2026	86,807		96,643	183,450
2027-2031	471,243		446,009	917,252
2032-2036	539,811		377,441	917,252
2037-2041	618,356		298,895	917,251
2042-2046	708,331		208,921	917,252
2047-2051	811,397		105,855	917,252
2052-2053	 255,001		10,194	 265,195
Total	\$ 3,815,522	\$	1,953,183	\$ 5,768,705

NOTE 12 DEBT AND LEASE OBLIGATIONS – BUSINESS-TYPE ACTIVITIES (CONTINUED)

Riverside Park Homes, L.P.

On May 1, 2020, the Partnership entered into a loan agreement with ORIX Real Estate Capital LLC in the amount of \$2,694,800. The mortgage is insured by the Federal Housing Administration and bears interest at a rate of 2.98% per annum. The mortgage is secured by the Property and all rents and leases of the Property. Interest only payments are due and payable on the first day of each month. Beginning on July 1, 2020, consecutive monthly principal and interest payments of \$10,341 are due, with the unpaid principal balance due on the maturity date of June 1, 2055. As of December 31, 2021, the outstanding balance of the mortgage payable was \$2,297,158.

Year Ending December 31,	Principal		 Interest	Total		
2022	\$	46,390	\$ 77,675	\$	124,065	
2023		47,791	76,275		124,066	
2024		49,235	74,831		124,066	
2025		50,722	73,343		124,065	
2026		52,255	71,811		124,066	
2027-2031		286,086	334,367		620,453	
2032-2036		331,991	288,462		620,453	
2037-2041		385,262	235,191		620,453	
2042-2046		447,081	173,373		620,454	
2047-2051		518,819	101,635		620,454	
2052-2055		81,526	22,356		103,882	
Total	\$	2,297,158	\$ 1,529,319	\$	3,826,477	

Riverview Tower

On April 1, 2021, the Company entered into a mortgage loan agreement with Orix Real Estate Capital, LLC in the amount of \$17,345,000. The mortgage is insured by the Federal Housing Administration (FHA) and bears interest at a rate of 2.21% per annum. The mortgage is secured by the Property and all rents and leases of the Property. Interest only payments are due and payable on the first day of each month. Beginning on June 1, 2021, consecutive monthly principal and interest payments of \$59,344are due, with the final payment on May 31, 2056, its maturity date. As of December 31, 2021, the outstanding balance of the mortgage payable was \$16,393,035.

Year Ending December 31,	Principal		 Interest	 Total		
2022	\$	336,466	\$ 375,668	\$ 712,134		
2023		343,977	368,156	712,133		
2024		351,657	360,477	712,134		
2025		359,508	352,626	712,134		
2026		367,534	344,600	712,134		
2027-2031		1,964,474	1,596,193	3,560,667		
2032-2036		2,193,773	1,366,894	3,560,667		
2037-2041		2,449,836	1,110,831	3,560,667		
2042-2046		2,735,788	824,879	3,560,667		
2047-2051		3,055,117	505,550	3,560,667		
2052-2056		2,234,905	 151,250	 2,386,155		
Total	\$	16,393,035	\$ 7,357,124	\$ 23,750,159		

NOTE 12 DEBT AND LEASE OBLIGATIONS – BUSINESS-TYPE ACTIVITIES (CONTINUED)

West Boulevard

On April 1, 2021, the Company entered into a mortgage loan agreement with Orix Real Estate Capital, LLC in the amount of \$4,973,700. The mortgage is insured by the Federal Housing Administration (FHA) and bears interest at a rate of 2.21% per annum. The mortgage is secured by the Property and all rents and leases of the Property. Interest only payments are due and payable on the first day of each month. Beginning on June 1, 2021, consecutive monthly principal and interest payments of \$17,017 are due, with the final payment on May 1, 2056, its maturity date. As of December 31, 2021, the outstanding balance of the mortgage payable was \$4,674,400.

Year Ending December 31,	Principal		 Interest	Total		
2022	\$	96,482	\$ 107,723	\$	204,205	
2023		98,636	105,569		204,205	
2024		100,838	103,367		204,205	
2025		103,089	101,116		204,205	
2026		105,391	98,814		204,205	
2027-2031		563,315	457,710		1,021,025	
2032-2036		629,066	391,959		1,021,025	
2037-2041		702,493	318,532		1,021,025	
2042-2046		784,490	236,535		1,021,025	
2047-2051		876,058	144,967		1,021,025	
2052-2056		614,542	 43,371		657,913	
Total	\$	4,674,400	\$ 2,109,663	\$	6,784,063	

Cedar Extension High Rise

On August 1, 2021, the Company entered into a mortgage loan agreement with ORIX Real Estate Capital, LLC in the amount of \$6,905,400. The mortgage is insured by the Federal Housing Administration (FHA) and bears interest at a rate of 2.44% per annum. The mortgage is secured by the Property and all rents and leases of the Property. Monthly interest only payments are due and payable on the first day of each month. Commencing October 1, 2021, consecutive monthly principal and interest payments of \$24,465 are due, with the final payment due on September 1, 2056, its maturity date. As of December 31, 2021, the outstanding balance of the mortgage payable was \$6,569,667.

Year Ending December 31,	Principal		 Interest	 Total		
2022	\$	127,269	\$ 166,310	\$ 293,579		
2023		130,410	163,170	293,580		
2024		133,628	159,952	293,580		
2025		136,925	156,655	293,580		
2026		140,303	153,276	293,579		
2027-2031		755,186	712,711	1,467,897		
2032-2036		853,069	614,828	1,467,897		
2037-2041		963,639	504,259	1,467,898		
2042-2046		1,088,541	379,357	1,467,898		
2047-2051		1,229,631	238,267	1,467,898		
2052-2056		1,011,066	 79,039	 1,090,105		
Total	\$	6,569,667	\$ 3,327,824	\$ 9,897,491		

NOTE 12 DEBT AND LEASE OBLIGATIONS – BUSINESS-TYPE ACTIVITIES (CONTINUED)

Euclid Beach Gardens

On July 1, 2021, the Company entered into a mortgage loan agreement with ORIX Real Estate Capital, LLC in the amount of \$4,799,300. The mortgage is insured by the Federal Housing Administration (FHA) and bears interest at a rate of 2.50% per annum. The mortgage is secured by the Property and all rents and leases of the Property. Commencing July 1, 2021, interest only payments are due and payable on the first day of each month. Beginning September 1, 2021, consecutive monthly principal and interest payments of \$17,157 are due, with the final payment on August 1, 2056, its maturity date. The mortgage payable did not close until July 27, 2021. As of December 31, 2021, the outstanding balance of the mortgage payable was \$4,549,274.

FIIICIPAI	Interest	Total		
\$ 87,622	\$ 118,265	\$ 205,887		
89,838	116,049	205,887		
92,110	113,777	205,887		
94,439	111,448	205,887		
96,828	109,060	205,888		
522,130	507,307	1,029,437		
591,574	437,863	1,029,437		
670,253	359,183	1,029,436		
759,397	270,039	1,029,436		
860,398	169,038	1,029,436		
684,685	54,819	739,504		
\$ 4,549,274	\$ 2,366,848	\$ 6,916,122		
	89,838 92,110 94,439 96,828 522,130 591,574 670,253 759,397 860,398 684,685	\$ 87,622 \$ 118,265 89,838 116,049 92,110 113,777 94,439 111,448 96,828 109,060 522,130 507,307 591,574 437,863 670,253 359,183 759,397 270,039 860,398 169,038 684,685 54,819		

NOTE 12 DEBT AND LEASE OBLIGATIONS – BUSINESS-TYPE ACTIVITIES (CONTINUED)

Mount Auburn

On December 15, 2021, the Company entered into a mortgage loan agreement with ORIX Real Estate Capital, LLC in the amount of \$3,679,400. The mortgage is insured by the Federal Housing Administration (FHA) and bears interest at a rate of 2.40% per annum. The mortgage is secured by the Property and all rents and leases of the Property. Commencing January 1, 2022, interest only payments are due on the first day of each month. Beginning February 1, 2022, consecutive monthly principal and interest payments of \$12,597 are due, with the final payment on January 1, 2057, its maturity date. As of December 31, 2021, the outstanding balance of the mortgage payable was \$3,468,744.

Year Ending December 31,	Principal		 Interest	Total		
2022	\$	62,203	\$ 80,327	\$	142,530	
2023		69,435	86,052		155,487	
2024		71,120	84,367		155,487	
2025		72,846	82,642		155,488	
2026		74,614	80,874		155,488	
2027-2031		401,122	376,316		777,438	
2032-2036		452,209	325,229		777,438	
2037-2041		509,803	267,635		777,438	
2042-2046		574,733	202,705		777,438	
2047-2051		647,932	129,506		777,438	
2052-2057		532,728	 47,010		579,738	
Total	\$	3,468,745	\$ 1,762,663	\$	5,231,408	

Ohio Bond Financing – CFFP

On July 17, 2007, the Authority issued a Capital Fund backed bond with three other housing authorities. The Authority's debt from the bond issuance is \$15,315,000 and after providing for a debt service reserve and upfront costs, the Authority will have \$14,003,165 to spend on improvements to facilities. The bonds have a 20-year term with interest rates from 3.90% to 4.67%. A bond premium was also received and will be amortized over the life of the bonds on a straight-line basis. Payments will be made in April and October starting in October of 2007 and will be made directly from HUD. On March 13, 2018, the debt was re-financed when the Authority issued a Capital Fund backed bond with three other housing authorities. The Authority's debt from the bond issuance is \$9,045,000. The bond has a 10-year term with interest rates from 3.00% to 4.00%. Payments will be made in April and October 31, 2021, \$5,770,000 in debt remained outstanding. Obligations under the agreement are as follows:

Year Ending December 31,	Principal		 Interest	Total		
2022	\$	870,000	\$ 188,300	\$	1,058,300	
2023		905,000	157,150		1,062,150	
2024		940,000	120,250		1,060,250	
2025		980,000	81,850		1,061,850	
2026		1,020,000	46,950		1,066,950	
2027		1,055,000	 15,825		1,070,825	
Total	\$	5,770,000	\$ 610,325	\$	6,380,325	

NOTE 12 DEBT AND LEASE OBLIGATIONS – BUSINESS-TYPE ACTIVITIES (CONTINUED)

Capital Fund Financing – CFFP 2009

On November 18, 2009, the Authority issued Capital Fund backed debt in the form of two loans (Loans A and B). The Authority's debt for both loans is \$20,878,960. Loan A in the amount of \$13,082,970 provided \$11,700,426 net proceeds after debt service reserves and up-front costs. These proceeds were used for Phase III of the Garden Valley Mixed Finance redevelopment after being loaned to the Garden Valley Housing Partnership I, LP. The maturity date for the loan is October 1, 2029, and it has an interest rate of 6.40%. Loan B in the amount of \$7,795,990 provided \$7,000,256 net proceeds after debt service reserves and up-front costs. These proceeds were used at various Authority properties to fund the implementation of Uniform Federal Accessibility Standards (UFAS) improvements. The maturity date for the loan is October 1, 2029, and it has an interest rate of 6.40%. Payments are made in April and October each year and began in April 2010. The payments are made directly from HUD. At December 31, 2021, \$11,576,280 in debt remained outstanding for these two loans. Combined obligations for both loans under the agreements are as follows:

Year Ending December 31,	Principal		 Interest	Total		
2022	\$	1,148,640	\$ 722,503	\$	1,871,143	
2023		1,223,340	647,796		1,871,136	
2024		1,302,900	568,229		1,871,129	
2025		1,387,640	483,488		1,871,128	
2026		1,477,900	393,234		1,871,134	
2027-2029		5,035,860	 577,546		5,613,406	
Total	\$	11,576,280	\$ 3,392,796	\$	14,969,076	

2020 General Revenue Refunding Bonds

On February 20, 2020, the Authority issued General Revenue Refunding Bonds, Series 2020 in the amount of \$16,320,000. The bonds will bear interest from February 20, 2020, payable on June 1 and December 1 of each year, beginning June 1, 2020. The interest rate is 3.00-5.00%, with a maturity at December 1, 2039. At December 31, 2021, \$15,185,000 in debt remained outstanding. Obligations under the agreement are as follows:

Year Ending December 31,	Principal		 Interest	Total		
2022	\$	595,000	\$ 609,500	\$	1,204,500	
2023		610,000	591,650		1,201,650	
2024		635,000	567,250		1,202,250	
2025		660,000	541,850		1,201,850	
2026		690,000	515,450		1,205,450	
2027-2031		3,885,000	2,133,200		6,018,200	
2032-2036		4,765,000	1,255,800		6,020,800	
2037-2039		3,345,000	 271,200		3,616,200	
Total Payments		15,185,000	 6,485,900		21,670,900	
Unamortized Bond Premium		2,345,584	 		2,345,584	
Total	\$	17,530,584	\$ 6,485,900	\$	24,016,484	

NOTE 12 DEBT AND LEASE OBLIGATIONS – BUSINESS-TYPE ACTIVITIES (CONTINUED)

2045 Bond Series - 2021

On April 29, 2021, the Authority issued General Revenue Refunding Bonds, Series 2021 in the amount of \$32,000,000. The bonds will bear interest from April 29, 2021, payable on June 1 and December 1 of each year beginning December 1, 2021. The interest rate is 2.0%, with a maturity at December 1, 2031. At December 31, 2021, \$32,000,000 in debt remained outstanding. Obligations under the agreement are as follows:

Year Ending December 31,	Principal		 Interest	Total		
2022	\$	-	\$ 640,000	\$	640,000	
2023		-	640,000		640,000	
2024		-	640,000		640,000	
2025		-	640,000		640,000	
2026		-	640,000		640,000	
2027-2031		32,000,000	 3,200,000		35,200,000	
Total	\$	32,000,000	\$ 6,400,000	\$	38,400,000	

NOTE 13 DEBT OBLIGATIONS - DISCRETELY PRESENTED COMPONENT UNITS

Debt Summary

A summary of the discrete component unit long-term debt in 2021 follows:

	January 1, 2021	Increase	Deereese	December 31, 2021	Due Within	Debt
	2021	Increase	Decrease	2021	One Year	Issuance Costs
Bohn Tower Mortgage/Bonds	\$ 13,092,272	\$-	\$ (123,262)	\$ 12,969,010	\$ 128,797	\$ (298,164)
Carver Park I Mortgage/Bonds	13,309,233	-	(185,243)	13,123,990	195,745	(560,314)
Carver Park II Mortgage/Bonds	8,579,743	-	(61,513)	8,518,230	63,924	(191,774)
Euclid-Lee Mortgages	12,300,978	-	-	12,300,978	-	-
Fairfax Mortgage/Construction	6,451,029	-	(30,170)	6,420,859	31,013	(21,256)
Garden Valley I Mortgages	15,700,593	-	-	15,700,593	-	(63,861)
Garden Valley II Mortgages	10,209,408	-	-	10,209,408	-	(64,905)
Garden Valley III Mortgages	15,553,185	-	-	15,553,185	-	(153,975)
Garden Valley IV Mortgages	8,627,221	-	(30,132)	8,597,089	406,375	(149,541)
Miles Pointe Mortgage	3,000,000	-	-	3,000,000	-	(10,967)
Riverside Park Phase II	50,652,452	1,330,826	(33,856,438)	18,126,840	346,033	(398,870)
Riverside Park Phase III	45,103,694	30,342,321	-	75,446,015	4,120,312	(574,498)
East Side Neighborhood	9,378,318	30,371		9,408,689		
Total	\$ 211,958,126	\$ 31,703,518	\$ (34,286,758)	\$ 209,374,886	\$ 5,292,199	\$ (2,488,125)

Obligations under the debt agreements are as follows:

Year Ending December 31,	Principal
2022	\$ 5,292,199
2023	46,124,019
2024	1,062,008
2025	1,476,478
2026	1,142,479
Thereafter	154,277,703
Total	\$ 209,374,886

NOTE 13 DEBT OBLIGATIONS – DISCRETELY PRESENTED COMPONENT UNITS (CONTINUED)

Bohn Tower Redevelopment, L.P.

On February 1, 2015, the Partnership entered into a mortgage loan agreement with Bellwether Enterprise Real Estate Capital, LLC in an amount not to exceed \$11,000,000. The maturity date is November 1, 2056. Principal and interest, at 4.40%, are to be paid monthly. At December 31, 2021, \$10,426,010 in debt remained outstanding and unamortized debt issuance costs totaled \$298,164.

On February 1, 2015, the Partnership entered into an Authority Funds Loan Agreement with the Authority in the amount of \$2,543,000. Interest accrues at 7.00%. Principal and interest payments are subject to surplus cash, and are deferred until its maturity date, February 1, 2057. Due to the uncertainty of future principal and interest payments on the loan, interest expense will be recorded consistent with principal payments on the note. At December 31, 2021, \$2,543,000 and \$868,460 in debt and deferred interest, respectively, remained outstanding.

Carver Park Phase I, L.P.

On September 1, 2016, the Partnership entered into a Leasehold Multifamily Mortgage with Red Mortgage Capital, LLC, in the amount of \$13,700,000. Interest will accrue at 3.56% annually. The maturity date for this debt is July 1, 2058. At December 31, 2021, the outstanding debt is \$13,123,990 and the unamortized debt issuance costs totaled \$560,314.

Carver Park Phase II, L.P.

On May 1, 2018, the Partnership signed an Authority Funds Note for \$1,157,551 with the Authority. The maturity date will be no later than April 30, 2063. Interest will accrue at 1.00% annually. Interest and principal will be due and payable on the maturity date. At December 31, 2021, \$1,157,551 and \$23,267 in debt and deferred interest, respectively, remained outstanding.

On May 1, 2018, the Partnership signed an FHA Loan in the amount not to exceed \$5,483,000 from Red Mortgage Capital LLC. The maturity date is October 1, 2059. The loan bears interest at 3.85% per annum. At December 31, 2021, \$5,352,645 and \$-0- in debt and deferred interest, respectively, remained outstanding.

On May 1, 2018, the Partnership entered into a pledged fee note in the amount not to exceed \$2,485,263 from WRRMC. The maturity date is May 1, 2063. The loan bears interest at 1.00% per annum. At December 31, 2021, \$2,008,034 and \$25,149 in debt and deferred interest, respectively, remained outstanding.

NOTE 13 DEBT OBLIGATIONS – DISCRETELY PRESENTED COMPONENT UNITS (CONTINUED)

Euclid-Lee Senior, L.P.

On November 4, 2011, the Partnership entered into a loan Agreement with the Authority in the amount not to exceed \$6,059,163. The loan is secured by a mortgage on the rental property and is due on its maturity date of November 5, 2056. Interest accrues at a rate of 0.10% per annum. No principal or interest payments are required until its maturity date. At December 31, 2021, \$5,962,955 and \$40,345 in debt and accrued interest payable, respectively, remained outstanding.

On November 4, 2011, the Partnership entered into a promissory note with the Authority in the amount not to exceed \$6,338,348. The loan is secured by a mortgage on the rental property and is due on its maturity date of November 5, 2056. Interest accrues at a rate of 0.10% per annum. No principal or interest payments are required until its maturity date. At December 31, 2021, \$6,338,023 and \$40,680 in debt and accrued interest payable, respectively, remained outstanding.

Fairfax Intergenerational Housing, L.P.

On October 22, 2012, the Partnership entered into a loan agreement with the Authority in the amount of \$1,400,000. The loan is secured by a mortgage on the rental property and is due 50 years after construction of the Project has been completed and a final occupancy certificate has been issued. Interest accrues at a rate of 0.25% per annum. No principal or interest payments are required until its maturity date on October 24, 2062. At December 31, 2021, \$1,400,000 and \$21,681 in debt and accrued interest payable, respectively, remained outstanding.

On October 12, 2012, the Partnership entered into a promissory note with Fairfax Renaissance Development Corporation (FRDC), an affiliate of the General Partner, in the amount of \$998,000. The loan is secured by the rental property and bears interest at the rate of 0.25% per annum. No principal or interest payments are required until its maturity date of June 30, 2059. At December 31, 2021, \$998,000 and \$23,062 in debt and accrued interest payable, respectively, remained outstanding.

On October 12, 2012, the Partnership entered into a loan agreement with FRDC in the amount of \$3,202,000. The loan is secured by the rental property and interest accrues at a rate of 0.25. No principal or interest payments are required until its maturity date of June 30, 2059. At December 31, 2021, \$3,202,000 and \$65,925, in debt and accrued interest payable, respectively, remained outstanding.

On October 22, 2012, the Partnership entered into a Construction Loan Agreement with PNC Bank in an amount not to exceed \$1,000,000, with the option to convert the loan into a permanent loan not to exceed \$1,000,000. Commencing May 1, 2015 the loan bears interest at 3.95% per annum. At December 31, 2021, \$820,859 was outstanding. Interest incurred and expensed during 2021 was \$33,202.

NOTE 13 DEBT OBLIGATIONS – DISCRETELY PRESENTED COMPONENT UNITS (CONTINUED)

Garden Valley Housing Partnership I, L.P.

On November 18, 2009, the Partnership entered into a loan agreement with the Authority in the amount of \$11,700,000. The loan is secured by a mortgage on the rental property and is due on its maturity date of April 1, 2062. Interest accrues at a rate of 0.20% per annum. No principal or interest payments are required until its maturity date. At December 31, 2021, \$11,700,000 and \$187,200 in debt and accrued interest payable, respectively, remained outstanding. Unamortized debt issuance costs totaled \$63,861 at December 31, 2021.

On November 18, 2009, the Partnership entered into a promissory note with the Authority in the amount of \$1,750,593. The loan is secured by a mortgage on the rental property and is due on its maturity date of April 1, 2062. Interest accrues at a rate of 0.20% per annum. No principal or interest payments are required until its maturity date. At December 31, 2021, \$1,750,593 and \$28,008 in debt and accrued interest payable, respectively, remained outstanding.

On September 23, 2009, the Partnership entered into a Housing Trust Fund Home Investment Partnership Ioan agreement with the City of Cleveland in the amount of \$2,250,000. The Ioan is secured and interest accrues at a rate of 0.25% per annum. No principal or interest payments are required until its maturity date of December 31, 2060. At December 31, 2021, \$2,250,000 and \$60,889 in debt and accrued interest payable, respectively, remained outstanding.

Garden Valley Housing Partnership II, L.P.

On March 17, 2010, the Partnership entered into a loan agreement with the Authority in the amount of \$10,209,408. The loan is secured by a second mortgage on the rental property and is due on its maturity date of December 31, 2060. The loan is noninterest bearing and no principal payments are required until its maturity date. At November 30, 2021, \$10,209,408 in debt remained outstanding. Unamortized debt issuance costs totaled \$64,905 at November 30, 2020.

Garden Valley Housing Partnership II, L.P. has a fiscal year-end of November 30. Management believes there are no material transactions that would affect the financial position of operations of the LIHTC Partnership.

NOTE 13 DEBT OBLIGATIONS – DISCRETELY PRESENTED COMPONENT UNITS (CONTINUED)

Garden Valley Housing Partnership III, L.P.

On September 16, 2010, the Partnership entered into a Capital Competitive Recovery Act Fund Loan Agreement with the Authority in the amount of \$14,953,185. The loan is secured by a mortgage on the rental property and is due 50 years after the first day of the month following construction completion, or January 2062. Interest accrues at a rate of 0.50% per annum. No principal or interest payments are required until its maturity date. At December 31, 2021, \$14,953,185 and \$525,042 in debt and accrued interest payable, respectively, remained outstanding. Unamortized Debt issuance costs totaled \$157,841 at December 31, 2021.

On September 16, 2010, the Partnership entered into a Housing Trust Fund Home Investment Partnership Ioan agreement with the City of Cleveland in the amount of \$600,000. The Ioan is secured by the rental property and is noninterest bearing unless the Partnership fails to comply with the requirements set forth in the Ioan agreement, in which case the Ioan will bear interest at a rate of 10% per annum. No principal or interest payments are required until its maturity date of December 31, 2061. At December 31, 2021, \$600,000 in debt remained outstanding.

Garden Valley Housing Partnership IV, L.P.

On December 21, 2015, the Partnership entered into an Authority Funds Loan Agreement with the Authority, in the amount not to exceed \$3,870,234. The funds will be used for the development of Heritage View Homes IV, which includes 60 units of housing, all of which will be Rental Assistance Demonstration Project-Based units (RAD). Interest will accrue at 2.75% per annum. Principal and interest will be payable December 21, 2057, the maturity date. At December 31, 2021, \$3,870,234 and \$382,210 in debt and accrued interest, respectively, remained outstanding.

On December 21, 2015, the Partnership entered into a Housing Trust Fund Home Investment Partnership Ioan agreement with the City of Cleveland in the amount of \$600,000. The Ioan is secured by the rental property and is noninterest bearing unless the Partnership fails to comply with the requirements set forth in the Ioan agreement, in which case the Ioan will bear interest at a rate of 2% per annum. No principal or interest payments are required until its maturity date of May 1, 2057. At December 31, 2021, \$600,000 and \$24,000 in debt and accrued interest, respectively, remained outstanding.

On December 21, 2015, the Partnership entered into a loan agreement with the Ohio Housing Finance Authority in the amount of \$1,500,000. The interest rate is 0.0% and payments of \$375,000 are due in four installments as outlined in the loan agreement. At December 31, 2021, \$750,000 in debt remained outstanding.

NOTE 13 DEBT OBLIGATIONS – DISCRETELY PRESENTED COMPONENT UNITS (CONTINUED)

Garden Valley Housing Partnership IV, L.P. (Continued)

On December 21, 2015, the Partnership entered into a loan agreement with the Ohio Housing Finance Authority in the amount of \$1,000,000. This loan is secured by the Project. The loan bears interest at 2.0%. Principal and interest payments are subject to surplus cash and are deferred until its maturity date, December 21, 2055. As of December 31, 2021, the outstanding principal balance was \$1,000,000 and deferred interest as of December 31, 2021 was \$79,877.

On December 23, 2015, the Partnership entered into a loan agreement with Bellwether Enterprise Real Estate Capital, LLC in an amount not to exceed \$2,509,900. The maturity date is March 1, 2057. Principal and interest, at 4.0%, are to be paid monthly; however, only interest is paid through March 1, 2017 with principal payments beginning April 1, 2017. At December 31, 2021, \$2,376,855 and \$8,009 in debt and accrued interest, respectively, remained outstanding, and unamortized debt issuance costs totaled \$149,541.

Miles Pointe Elderly, L.P.

On August 16, 2012, the Partnership entered into an Authority Funds Loan Agreement with the Authority in the amount of \$3,000,000. The loan is secured by a mortgage on the rental property and is due in 45 years. Interest accrues at a rate of 0.25% per annum. No principal or interest payments are required until its maturity date of August 16, 2057. At December 31, 2021, \$3,000,000 and \$37,126 in debt and accrued interest payable, respectively, remained outstanding. Unamortized debt issuance costs totaled \$10,967 at December 31, 2021.

Riverside Park Homes II, L.P.

On March 1, 2019, the Partnership entered into a loan agreement with ORIX Real Estate Capital, LLC in the amount of \$13,750,000. This loan is secured by the Project. The loan bears interest at 4.90%. Principal and interest payments are subject to surplus cash and are deferred until its maturity date, April 1, 2061. As of December 31, 2021, the outstanding principal balance was \$13,674,949.

On March 26, 2019, the Partnership entered into a loan agreement with WRRMC, an affiliate of the General Partner, in the amount of \$1,592,482. The loan is secured by the Property, including improvements and tenant leases. The loan bears interest at a fixed rate of 3.22% per annum. The entire unpaid principal balance and any accrued interest is due on March 26, 2064, the maturity date. As of December 31, 2021, \$1,180,826 has been drawn on the loan. For the year ended December 31, 2021, interest incurred and expensed was \$-0-. As of December 31, 2021, accrued interest totaled \$-0-.

NOTE 13 DEBT OBLIGATIONS – DISCRETELY PRESENTED COMPONENT UNITS (CONTINUED)

Riverside Park Homes II, L.P. (Continued)

On March 26, 2019, the Partnership entered into a loan agreement with the Ohio Housing Finance Authority in the amount of \$500,000. This loan is secured by the Project. The loan bears interest at 0.0%. Principal payments are subject to surplus cash and are deferred until its maturity date, March 26, 2059. As of December 31, 2021, the outstanding principal balance was \$500,000.

On March 27, 2019, the Partnership entered into a loan agreement with the Ohio Preservation Loan Fund in the amount of \$4,545,000. This loan is secured by the Project. The loan bears interest at variable rates. Principal and interest payments are subject to surplus cash and are deferred until its maturity date, March 25, 2064. As of December 31, 2021, the outstanding principal balance was \$-0- and deferred interest as of December 31, 2021 was \$-0-.

On March 26, 2019, the Partnership entered into a loan agreement with the Ohio Housing Finance Authority in the amount of \$1,000,000. This loan is secured by the Project. The loan bears interest at 2.00%. Principal and interest payments are subject to surplus cash and are deferred until its maturity date, March 26, 2059. As of December 31, 2021, the outstanding principal balance was \$1,000,000.

On March 27, 2019, the Partnership entered into a loan agreement with OCFC Capital Magnet Loan Pool LLC in the amount of \$3,030,000. This loan is secured by the Project. The loan bears interest at 1.75%. Principal and interest payments are subject to surplus cash and are deferred until its maturity date, March 25, 2021. As of December 31, 2021, the outstanding principal and deferred interest were \$-0- and \$-0-, respectively.

On March 25, 2019, the Partnership entered into a loan agreement with the Ohio Housing Finance Authority in the amount of \$2,000,000. This loan is secured by the Project. The loan bears interest at 0.00%. Principal and interest payments are subject to surplus cash and are deferred until its maturity date, April 15, 2028. As of December 31, 2021, the outstanding principal balance was \$1,771,065.

Riverside Park Homes III, L.P.

On March 1, 2020, the Partnership entered into a note agreement with The Huntington National Bank in the amount of \$35,000,000. This loan is secured by the Project. The loan bears interest at 1.48%. Principal and interest payments are subject to surplus cash and are deferred until its maturity date, April 1, 2023. As of December 31, 2021, the outstanding principal balance was \$35,000,000 and accrued interest as of December 31, 2021 was \$-0-.

On April 1, 2020, the Partnership entered into a note agreement with ORIX Real Estate Capital, LLC in the amount of \$19,000,000. This loan is secured by the Project. The loan bears interest at 4.03%. Principal and interest payments are not subject to surplus cash and will be due in monthly payments upon construction completion, until its maturity date, July 1, 2062. As of December 31, 2021, the outstanding principal balance was \$18,900,000 and deferred interest was \$155,812.

NOTE 13 DEBT OBLIGATIONS – DISCRETELY PRESENTED COMPONENT UNITS (CONTINUED)

Riverside Park Homes III, L.P. (Continued)

On April 1, 2020, the Partnership entered into a note agreement with WRRMC in the amount of \$7,405,851. This loan is secured by the Project. The loan bears interest at 4.03%. Principal and interest payments are subject to surplus cash and are deferred until its maturity date, April 1, 2065. As of December 31, 2021, the outstanding principal balance was \$7,405,851.

On December 21, 2019, the Partnership entered into a note agreement with OCFC in the amount of \$4,040,000. This loan is secured by the Project. The loan bears interest at 3.00%. Principal and interest payments are subject to surplus cash and are deferred until its maturity date, June 30, 2021. As of December 31, 2021, the outstanding principal balance was \$4,040,000 and accrued interest of \$15,487.

On December 31, 2019, the Partnership entered into a loan agreement with Ohio Preservation Loan Fund, LLC, an affiliate of the Limited Partner, in the amount of \$5,050,000. The loan is guaranteed by WRRMC, the sole owner of the General Partner, and is secured by the Limited Partner capital contributions and the partnership interest pledged by the General Partner. The loan bears interest at a variable rate equal to one-half of the greater of (1) Prime Rate minus one half of one percent and (2) four percent plus eighty three hundredth percent (0.83% as of December 31, 2021). Commencing on June 15, 2020, payments of accrued interest will be due and payable semi-annually, in arrears, payable on the 15th day of each December and June. The entire unpaid principal balance and any accrued interest is due at the earlier of (a) payment of the second capital contribution from the Limited Partner or (b) 26 months from the note, which is March 3, 2022. As of December 31, 2021, the outstanding balance of the loan was \$5,050,000 and accrued interest was \$26,844.

On December 31, 2019, the Partnership entered into a loan agreement with Ohio Affordable Housing Loan Fund I, LLB, an affiliate of the Limited Partner, in the amount of \$5,050,000. The loan is secured by the Property as well as the future capital contributions from the Limited Partner. The loan bears interest at a variable rate greater of (1) Prime Rate (3.25% at December 31, 2021) minus one half of one percent, and (2) four percent. Payment of accrued interest and principal shall be due and payable upon the earlier (a) of the payment of the third capital contribution by the Limited Partner pursuant to the terms of the Partnership Agreement; or (b) 26 months from the date of the first disbursement of the loan proceeds, which is March 3, 2022. For the year ended December 31, 2021, the outstanding balance of the loan was \$5,050,000 and accrued interest \$93,025.

East Side Neighborhood Homes, LP

The mortgage note payable to the Authority, which is secured by mortgages on property and improvements, is due in 2050 with principal payments deferred until that time. The agreement allows the Partnership to borrow up to \$8,450,000. Interest is accrued at the rate of 0.25 percent per annum, compounded annually. As of December 31, 2021 and 2020, the principal balance was \$8,450,000. Interest incurred during 2021 and 2020, was \$21,956 and \$21,902, respectively. Deferred interest as of December 31, 2021 and 2020 was \$354,666 and \$332,710, respectively.

NOTE 13 DEBT OBLIGATIONS – DISCRETELY PRESENTED COMPONENT UNITS (CONTINUED)

East Side Neighborhood Homes, LP (Continued)

The note payable to Mount Pleasant Now Development Corporation bears interest at 1 percent per annum, compounded annually, and is secured by a mortgage on property and improvements. The note will mature in March 2049 when the entire outstanding principal and interest will be due and payable. As of December 31, 2021 and 2020, the principal balance was \$300,000. Interest incurred during 2021 and 2020 was \$3,499 and \$3,463, respectively. Deferred interest as of December 31, 2021 and 2020 was \$53,305 and \$49,806, respectively.

The note payable to CHN bears interest at 2 percent per annum, compounded annually, and is secured by mortgages on property and improvements. This note is due in 2049 and the agreement allows the Partnership to borrow up to \$250,000. On April 30 of each year during the term of the note, the Partnership is to make payments equal to 50% of the Project's cash flow, as defined in the note agreement, to the extent that cash flow exceeds \$10,000. In any year that payment is made on the deferred developer fee, the Project must make a minimum payment of \$500 on the note. As of December 31, 2021 and 2020, the principal balance was \$235,573 for both years. Interest incurred during 2021 and 2020 was \$4,916 and \$4,820, respectively. During 2021 and 2020, there were no payments made on deferred interest. As of December 31, 2021 and \$10,229, respectively.

NOTE 14 LEASE OBLIGATIONS – DISCRETELY PRESENTED COMPONENT UNITS

Certain LIHTC Partnerships entered into a ground lease agreement with CMHA. The LIHTC Partnerships are bound by responsibilities and obligations set forth in their respective ground lease agreements. The terms of the ground lease agreements are summarized below:

			Right of F		Right of			
Partnership Name	Ground Lease	Vehicle Lease		cumulated ortization	Use Lease Asset, Net		Use Lease .iability, Net	Lease Expense
Riverside Park Homes, L.P.	\$ -	\$ 4,486	\$	(681)	\$ 3,805	\$	3,805	\$ 577
Garden Valley Housing Partnership I, L.P.	468,350	14,974		(63,129)	420,195		11,621	7,077
Garden Valley Housing Partnership II, L.P.	300,300	10,496		(39,170)	271,626		8,336	4,643
Garden Valley Housing Partnership III, L.P.	426,000	12,890		(53,396)	385,494		10,018	6,180
Euclid-Lee Senior, L.P.	-	3,916		(738)	3,178		3,178	481
Miles Pointe Elderly, L.P.	-	2,128		(401)	1,727		1,727	261
Faifax Intergenerational Housing, L.P.	161,587	1,980		(15,555)	148,012		1,607	1,890
Bohn Tower Redevelopment, L.P.	1,800,000	9,939		(1,611)	1,808,328		1,808,328	1,220
Carver Park Phase I, L.P.	21,010,000	46,351		(6,405)	21,049,946		21,049,946	2,103
Carver Park Phase II, L.P.	5,390,000	69,973		(10,474)	5,449,499		5,449,499	1,373
Riverside Park Phase II, L.P.	12,950,000	11,961		(1,788)	12,960,173		12,960,174	1,526
Riverside Park Phase III, L.P.	14,960,000	12,351		(1,842)	14,970,509		14,970,509	1,574
Garden Valley Housing Partnership IV, L.P.	171,000	10,077		(11,186)	169,891		7,891	2,139
Total	\$ 57,637,237	\$ 211,522	\$	(206,376)	\$ 57,642,383	\$	56,286,639	\$ 31,044

NOTE 14 LEASE OBLIGATIONS – DISCRETELY PRESENTED COMPONENT UNITS (CONTINUED)

Because the lease payments related to the ground lease liabilities are subject to surplus cash, the timing of the payments is uncertain. Therefore, the liability is not considered payable in the next five years. Future minimum lease payments are as follows for the years ending December 31:

Year Ending December 31,	 Amount
2022	\$ 31,487
2023	59,278
2024	46,124
2025	37,517
2026	2,233
Thereafter	 56,110,000
Total	\$ 56,286,639

NOTE 15 LONG-TERM OBLIGATIONS

Changes in the Authority's long-term obligations for the year ended December 31, 2021 was as follows:

		Business-Type Activitie	es	
	1 0001		December 31,	Due Within
	January 1, 2021	Increase Decrease	2021	One Year
Long-Term Debt Obligations	\$ 54,601,817	\$ 85,508,700 \$ (20,025,365)	\$ 120,085,152	\$ 3,730,976
Workers' Compensation Liability	1,116,511	- (267,642)	848,869	300,000
Compensated Absences	3,174,563	2,308,062 (3,174,563)	2,308,062	1,963,839
Other Noncurrent Liabilities	607,330	1,801,761 (488,954)	1,920,137	
Total	\$ 59,500,221	\$ 89,618,523 \$ (23,956,524)	\$ 125,162,220	\$ 5,994,815
		Discretely Presented Compon	ent Units	
			December 31,	Due Within
	January 1, 2021	Increase Decrease	2021	One Year
Long-Term Debt Obligations	\$ 211,958,126	\$ 31,703,518 \$ (34,286,758)	\$ 209,374,886	\$ 5,292,199
Developer Fee Payable	20,867,706	7,180,881 (6,702,922)	21,345,665	-
Other Noncurrent Liabilities	2,342,920	3,131,164 (2,547,851)	2,926,233	
Total	\$ 235,168,752	\$ 42,015,563 \$ (43,537,531)	\$ 233,646,784	\$ 5,292,199

NOTE 16 CONDUIT DEBT OBLIGATIONS

Conduit (no-commitment) debt obligations are certain limited-obligation revenue bonds, certificates of participation, or similar debt instruments issued by a state or local governmental entity for the express purpose of providing capital financing for a specific third party that is not a part of the issuer's financial reporting entity. Although conduit debt obligations bear the name of the governmental issuer, the issuer has no obligation for such debt beyond the resources provided by a lease or loan with the third party on whose behalf they are issued and is therefore not reported on the balance sheet.

NOTE 16 CONDUIT DEBT OBLIGATIONS (CONTINUED)

As of December 31, 2021, CMHA has authorized the issuance of the following Multifamily Housing Revenue Bonds (MHRB) for the Partnerships listed below:

				Balance
	Original Date		0	utstanding at
Partnership Name	of Loan	Bond Name		12/31/2021
Riverside Park Phase III, LP	3/1/2020	MHRB, Series 2020	\$	35,000,000
			\$	35,000,000

NOTE 17 RETIREMENT AND OTHER BENEFIT PLANS

Plan Description

The Authority contributes to the Ohio Public Employees Retirement System (OPERS). OPERS is a cost-sharing, multiemployer public employee retirement system, which administers three separate pension plans: the Traditional Pension Plan, the Combined Plan, and the Member-Directed Plan. All public employees in Ohio, except those covered by one of the other state or local retirement systems in Ohio, are members of OPERS. Authority to establish and amend benefits is provided in Chapter 145 of the Ohio Revised Code.

OPERS issues a publicly available, stand-alone financial report that includes financial statements, required supplemental information, and detailed information about OPERS' fiduciary net position. That report can be obtained on the OPERS website by visiting https://www.opers.org/financial/reports.shtml, by writing to the Ohio Public Employees Retirement System, 277 East Town Street, Columbus, Ohio 43215-4642, or by calling 800-222-7377.

Benefits Provided

Traditional Pension Plan – The Traditional Pension Plan is a defined benefit plan in which a member's retirement benefits are calculated on a formula that considers years of service and final average salary. Pension benefits are funded by both member and employer contributions and investment earnings on those contributions.

The Combined Plan – The Combined Plan is a defined benefit plan with elements of a defined contribution plan. Under the Combined Plan, members earn a formula benefit similar to, but at a smaller factor than, the Traditional Pension Plan benefit. This plan is funded by employer contributions and associated investment earnings. Additionally, member contributions are deposited into a defined contribution account in which the member self-directs the investment. Upon retirement or termination, the member may choose a defined contribution retirement distribution that is equal in amount to the member's contributions to the plan and investment earnings (or losses) on those contributions. Members may also elect to use their defined contribution account balances to purchase a defined benefit annuity administered by OPERS.

NOTE 17 RETIREMENT AND OTHER BENEFIT PLANS (CONTINUED)

Benefits Provided (Continued)

The Member-Directed Plan – The Member-Directed Plan is a defined contribution plan in which members self-direct the investment of both member and employer contributions. The retirement distribution under this plan is equal to the sum of member and vested employer contributions, plus investment earnings (or losses) on those contributions. Employer contributions and associated investment earnings vest over a five-year period at a rate of 20% per year. Upon retirement or termination, the member may choose a defined contribution retirement distribution or may elect to use his or her defined contribution account balances to purchase a defined benefit annuity administered by OPERS.

Plan benefits, and any benefit increases, are established by legislature pursuant to Chapter 145 of the Ohio Revised Code. The board of trustees, pursuant to Chapter 145, has elected to maintain funds to provide healthcare coverage to eligible Traditional Pension and Combined Plan retirees and survivors of members. Healthcare coverage does not vest and is not required under Chapter 145. As a result, coverage may be reduced or eliminated at the discretion of the board.

Senate Bill (SB) 343 enacted into law new legislation with an effective date of January 7, 2013. In the legislation, members were categorized into three groups with varying provisions of the law applicable to each group. Members who were eligible to retire under law in effect prior to SB 343 or will be eligible to retire no later than five years after January 7, 2013 comprise transition Group A. Members who have 20 years of service credit prior to January 7, 2013, or will be eligible to retire no later than 10 years after January 7, 2013, are included in transition Group B. Group C includes those members who are not in either of the other groups and members who were hired on or after January 7, 2013.

Age and Service Defined Benefits – Benefits in the Traditional Pension Plan for members are calculated on the basis of age, final average salary, and service credit. The following table provides age and service requirements for retirement and the retirement formula applied to final average salary (FAS) for the three member groups under the traditional plan as per the reduced benefits adopted by SB 343:

Group A	Group B	Group C
Age and Service	Age and Service	Age and Service
Requirements:	Requirements:	Requirements:
Age 60 with 60 months of	Age 60 with 60 months of	Age 57 with 25 years of
service credit of age 55 with	service credit of age 55 with	service credit of age 62 with
25 years for service credit	25 years for service credit	5 years for service credit
Formula:	Formula:	Formula:
2.2% of FAS multiplied by	2.2% of FAS multiplied by	2.2% of FAS multiplied by
years of service for the first	years of service for the first	years of service for the first
30 years and 2.5% for	30 years and 2.5% for	35 years and 2.5% for
service years in excess of 30	service years in excess of 30	service years in excess of 35

NOTE 17 RETIREMENT AND OTHER BENEFIT PLANS (CONTINUED)

Benefits Provided (Continued)

The FAS represents the average of the three highest years of earnings over a member's career for Groups A and B. Group C is based on an average of the five highest years of earnings over a member's career. Members who retire before meeting the age and years of service credit requirement for unreduced benefit receive a percentage reduction in the benefit amount. The base amount of a member's pension benefit is locked in upon receipt of the initial benefit payment for calculation of annual cost-of-living adjustment.

Benefits in the Combined Plan consist of both an age and service formula benefit (defined benefit) and a defined contribution element. The defined benefit element is calculated on the basis of age, final average salary, and years of service. Eligibility regarding age and years of service in the Combined Plan is the same as the Traditional Pension Plan.

The benefit formula for the defined benefit component of the plan for members in transition Groups A and B applies a factor of 1.0% to the member's final average salary for the first 30 years of service. A factor of 1.25% is applied to years of service in excess of 30. The benefit formula for transition Group C applies a factor of 1.0% to the member's final average salary for the first 35 years of service and a factor of 1.25% is applied to years in excess of 35.

Persons retiring before age 65 with less than 30 years of service credit receive a percentage reduction in benefit. The defined contribution portion of the benefit is based on accumulated member contributions, plus or minus any investment gains or losses on those contributions.

Defined Contribution Benefits – Defined contribution plan benefits are established in the plan documents, which may be amended by the board. The Member-Directed Plan and Combined Plan members who have met the eligibility requirements may apply for retirement benefits. The amount available for defined contribution benefits in the Combined Plan was discussed above. Member-Directed participants must have attained the age of 55, have money on deposit in the defined contribution plan, and have terminated public service to apply for retirement benefits. The amount available for defined contributions, we terminated public service to contributions, and investment gains and losses resulting from the member's investment selections. Employer contributions and associated investment earnings vest over a five-year period at a rate of 20% each year.

At retirement, members may select one of several distribution options for payment of the vested balance of their individual OPERS accounts. Options include the purchase of a monthly annuity from OPERS (which includes joint and survivor options), partial lump-sum payments (subject to limitations), a rollover of the vested account balance to another financial institution, receipt of the entire account balance, net of taxes withheld, or a combination of these options. Additional information on other benefits available can be found in the OPERS ACFR.

NOTE 17 RETIREMENT AND OTHER BENEFIT PLANS (CONTINUED)

Funding Policy

The OPERS funding policy provides for periodic employee and employer contributions to all three plans at rates established by the board, subject to limits set in statute. The rates established for member and employer contributions were approved based upon the recommendations of OPERS' external actuary. All contribution rates were within the limits authorized by the Ohio Revised Code. Member and employer contribution rates, as a percent of covered payroll, were the same for each covered group across all three plans for the year ended December 31, 2020. Plan members were required to contribute 10% of covered payroll while the Authority's contribution rate was 14% of covered payroll. The Authority's contractually required contributions to OPERS were \$4,592,089 for the year ended December 31, 2021.

Net Pension Liability

The net pension liability was measured as of December 31, 2020, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of that date. The Authority's proportion of the net pension liability was based on the Authority's share of contributions to the pension plan relative to the contributions of all participating entities. For reporting purposes, the Authority combined the amounts for both the Traditional and Combined plans, due to insignificance of the amounts that related to the Combined Plan.

The Authority reported a net pension liability of \$35,623,328 as its proportionate share of the Traditional Plan and a net pension asset of \$692,475 as its proportionate share for the Combined Plan. The Authority's proportion was 0.240571% for the Traditional Plan and 0.23989% for the Combined Plan.

Pension Expense and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

For the year ended December 31, 2021, the Authority recognized pension revenue of \$34,180,322. At December 31, 2021, the Authority reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

	Deferre Outflows			Deferred Inflows) of
	Resource	es	F	Resources
Difference Between Expected and Actual Experience	\$	-	\$	(1,620,795)
Net Difference Between Projected and Actual				
Earnings on Pension Plan Investments		-		(13,987,913)
Change in Assumptions	43	,245		-
Contributions Subsequent to Measurements Date	4,493	,213		-
Change in Proportionate Share	127	,972		(1,442,994)
Total	\$ 4,664	,430	\$	(17,051,702)

(1) - Information provided by OPERS

NOTE 17 RETIREMENT AND OTHER BENEFIT PLANS (CONTINUED)

Pension Expense and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions (Continued)

The \$4,493,213 reported deferred outflows of resources related to pension resulting from the Authority's contributions subsequent to the measurement date will be recognized as a reduction of the net pension liability in the year ending December 31, 2021. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in pension expense as follows:

Year Ending December 31,	Pension Expense
2022	\$ (7,038,330)
2023	(2,264,818)
2024	(5,698,071)
2025	(1,900,417)
2026	7,544
Thereafter	13,607
Total	\$ (16,880,485)

Actuarial Assumptions

Total pension liability in the December 31, 2020 actuarial valuation was determined using the following actuarial assumptions, applied to all periods included in the measurement:

Valuation date:	December 31, 2020
Actuarial cost method:	Individual entry age
Cost-of-living adjustments:	3.00% through 2018, then 2.15%
Wage Inflation:	3.25%
Investment rate of return:	7.20%
Experience study date:	Period of 5 years ended December 31, 2015
Mortality basis:	RP-2014 Healthy Annuitant Mortality Table

Discount Rate

The discount rate used to measure the total pension liability was 7.20%. The projection of cash flows used to determine the discount rate assumed that contributions from plan members and those of the contributing employers are made at the statutorily required rates. Based on those assumptions, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return on pension plan investments for both the Traditional Pension Plan and the Combined Plan was applied to all periods of projected benefit payments to determine the total pension liability.

Investment Rate of Return

The allocation of investment assets within the defined benefit portfolio is approved by the board as outlined in the annual investment plan. Plan assets are managed on a total return basis with a long-term objective of achieving and maintaining a fully funded status for the benefits provided through the defined benefit pension plans.

NOTE 17 RETIREMENT AND OTHER BENEFIT PLANS (CONTINUED)

Investment Rate of Return (Continued)

The long-term expected rate of return on defined benefit investment assets was determined using a building-block method in which best-estimate ranges of expected future real rates of return are developed for each major class.

These ranges are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage, adjusted for inflation. Best estimates of arithmetic real rates of return as of the December 31, 2020 measurement date for each major asset class included in the pension plan's target asset allocation, as disclosed in the investment footnote, are summarized in the table below:

Mainlate d Assences

		Weighted Average
	Target	Long-Term Expected
Asset Class	Allocation	Real Rate of Return
Fixed Income	25.00 %	1.32%
Domestic Equities	21.00	5.64%
Real Estate	10.00	5.39%
Private Equity	12.00	10.42%
International Equities	23.00	7.36%
Other Investments	9.00	4.75%
Total	100.00 %	5.43%

<u>Sensitivity of the Authority's Proportionate Share of the Net Pension Asset and</u> <u>Liability to Changes in the Discount Rate</u>

The following table represents the Authority's proportionate share of net pension liability at the 7.20% discount rate as well as the sensitivity to a 1.00% increase and a 1.00% decrease in the current discount rate:

					Current		
		1	% Decrease (6.20%)	D	iscount Rate (7.20%)	19	% Increase (8.20%)
Traditional Plan	Authority's Proportionate Share of the Net Pension Liability	\$	67,951,685	\$	35,623,328	\$	8,742,350
Combined Plan	Authority's Proportionate Share of the Net Pension Asset		(482,179)		(692,475)		(849,211)

Source: OPERS 2020 ACFR multiplied by Authority's proportionate share

NOTE 18 POSTEMPLOYMENT BENEFITS

Plan Description

OPERS maintains one health care trust, the 115 Health Care Trust (115 Trust), which was established in 2014 to initially provide a funding mechanism for a health reimbursement arrangement (HRA). In March 2016, OPERS received two favorable rulings from the IRS allowing OPERS to consolidate health care assets into the 115 Trust. The 401(h) Health Care Trust (401(h) Trust), was a pre-funded trust that provided health care funding for eligible members of the Traditional Pension Plan and the Combined Plan through December 31, 2015, when plans funded through the 401(h) Trust were terminated. The Voluntary Employees' Beneficiary Association Trust (VEBA Trust) accumulated funding for retiree medical accounts (RMA) for participants of the Member-Directed Plan through June 30, 2016. The 401(h) Trust and the VEBA Trust were closed as of June 30, 2016 and the net positions transferred to the 115 Trust on July 1, 2016. The 115 Trust is now the funding vehicle for all health care plans.

The health care plans funded through the 115 Trust are reported as other postemployment benefit plans (OPEB) based on the criteria established by the Governmental Accounting Standards Board (GASB). The plans are cost-sharing, multiple employer plans. Periodically, OPERS modifies the health care program design to improve the ongoing solvency of the plans. Eligibility requirements for access to the OPERS health care options has changed over the history of the program for Traditional Pension Plan and Combined Plan members. Prior to January 1, 2015, 10 or more years of service were required to qualify for health care coverage. Beginning January 1, 2015, generally, members must be at least age 60 with 20 years of qualifying service credit to qualify for health care coverage or 30 years of qualifying service at any age. Upon termination or retirement, Member-Directed Plan participants can use vested RMA funds for reimbursement of gualified medical expenses. Members who elect the Member-Directed Plan after July 1, 2015 will vest over 15 years at a rate of 10% each year starting with the sixth year of participation. Members who elected the Member-Directed Plan prior to July 1, 2015, vest over a five-year period at a rate of 20% per year. The Ohio Revised Code permits, but does not require, OPERS to provide health care to its eligible benefit recipients. Authority to establish and amend health care coverage is provided to the Board in Chapter 145 of the Ohio Revised Code. Health care coverage is neither guaranteed nor statutorily required.

Participants in the Member-Directed Plan are not eligible for the health care coverage offered to benefit recipients in the Traditional Pension Plan and Combined Plan. A portion of employer contributions for these participants is allocated to a RMA, previously funded through the VEBA Trust established under IRC 501(c)(9). As previously noted, the VEBA Trust was closed as of June 30, 2016 and the net position transferred to the 115 Trust on July 1, 2016. Upon separation or retirement, participants may be reimbursed for qualified medical expenses from their RMA funds, now funded through the 115 Trust.

OPERS issues a stand-alone financial report. Interested parties may obtain a copy by visiting https://www.opers.org/financial/reports.shtml#ACFR, by writing to OPERS, 277 East Town Street, Columbus, OH 43215-4642, or by calling 614-222-5601 or 800-222-7377.

NOTE 18 POSTEMPLOYMENT BENEFITS (CONTINUED)

Funding Policy

With the assistance of the System's actuary and Board approval, a portion of each employer's contribution to OPERS may be set aside for the funding of postemployment health care coverage. The portion of Traditional Pension Plan and Combined Plan employer contributions allocated to health care was 0.0% for 2020. The employer contribution as a percent of covered payroll deposited for RMA participants in the Member-Directed Plan for 2020 was 4.0%.

OPEB Assets, OPEB Expense, and Deferred Outflows of Resources and Deferred

Inflows of Resources Related to OPEB

As of December 31, 2021, the Authority reported an asset of \$4,230,023 for its proportionate share of the net OPEB asset. The net OPEB asset was measured as of December 31, 2020, and the total OPEB asset used to calculate the net OPEB asset was determined by an actuarial valuation as of December 31, 2019, rolled forward to the measurement date of December 31, 2020. The Authority's proportion of the net OPEB asset was based on a projection of the Authority's share of contributions to the retirement system relative to the contributions of all participating entities. At December 31, 2020, the Authority's proportion was 0.237431% of the total net OPEB asset.

At December 31, 2021, the Authority reported deferred outflows of resources and deferred inflows of resources related to OPEB from the following sources:

		Deferred		Deferred
	C	Outflows of	(Inflows) of
	F	Resources	F	Resources
Difference Between Expected and Actual Experience	\$	-	\$	(3,817,570)
Net Difference Between Projected and Actual Earnings				
on OPEB Plan Investments		-		(2,252,970)
Change in Assumptions		2,079,528		(6,853,905)
Change in Proportionate Share		-		(1,034,191)
Total	\$	2,079,528	\$	(13,958,636)

Amounts reported as deferred outflows of resources and deferred inflows of resources related to OPEB will be recognized in OPEB expense as follows:

<u>Year Ending December 31,</u>	Amount
2022	\$ (6,458,690)
2023	(4,175,898)
2024	(979,048)
2025	(265,472)
Total	\$ (11,879,108)

Actuarial Assumptions – OPERS

Actuarial valuations of an ongoing plan involve estimates of the values of reported amounts and assumptions about the probability of occurrence of events far into the future. Examples include assumptions about future employment, mortality, and cost trends. Actuarially determined amounts are subject to continual review or modification as actual results are compared with past expectations and new estimates are made about the future.

NOTE 18 POSTEMPLOYMENT BENEFITS (CONTINUED)

Actuarial Assumptions – OPERS (Continued)

Actuarial valuations of an ongoing plan involve estimates of the values of reported amounts and assumptions about the probability of occurrence of events far into the future. Examples include assumptions about future employment, mortality, and cost trends. Actuarially determined amounts are subject to continual review or modification as actual results are compared with past expectations and new estimates are made about the future.

Projections of health care costs for financial reporting purposes are based on the substantive plan and include the types of benefits provided at the time of each valuation and the historical pattern of sharing of costs between the System and plan members. The total OPEB asset was determined by an actuarial valuation as of December 31, 2019, rolled forward to the measurement date of December 31, 2020. The actuarial valuation used the following actuarial assumptions applied to all periods included in the measurement:

Valuation date:	December 31, 2019 (rolled forward to December 31, 2020)
Actuarial cost method:	Individual entry age normal
Wage Inflation :	3.25%
Projected Salary Increases	3.25%-10.75% (includes wage inflation at 3.25%)
Health Care Cost Trend Rate	8.50% initial, 3.50% ultimate in 2035
Investment rate of return:	6.00%
Experience study date:	Period of five years ended December 31, 2015
Mortality basis:	RP-2014 Healthy Annuitant Mortality Table

Pre-retirement mortality rates are based on the RP-2014 Employees mortality table for males and females, adjusted for mortality improvement back to the observation period base year of 2006. The base year for males and females was then established to be 2015 and 2010, respectively. Postretirement mortality rates are based on the RP-2014 Healthy Annuitant mortality table for males and females, adjusted for mortality improvement back to the observation period base year of 2006.

The base year for males and females was then established to be 2015 and 2010, respectively. Postretirement mortality rates for disabled retirees are based on the RP-2014 Disabled mortality table for males and females, adjusted for mortality improvement back to the observation period base year of 2006. The base year for males and females was then established to be 2015 and 2010, respectively. Mortality rates for a particular calendar year are determined by applying the MP-2015 mortality improvement scale to all of the above described tables. The table below displays the approved asset allocation for 2020 and the long-term expected real rates of return:

		Weighted Average
	Target	Long-Term Expected
Asset Class	Allocation	Real Rate of Return
Fixed Income	34.00 %	1.07%
Domestic Equities	25.00	5.64%
REIT's	7.00	6.48%
International Equities	25.00	7.36%
Other Investments	9.00	4.02%
Total	100.00 %	4.43%

NOTE 18 POSTEMPLOYMENT BENEFITS (CONTINUED)

Discount Rate

The single discount rate used to measure the total OPEB asset was 6%. Projected benefit payments are required to be discounted to their actuarial present value using a single discount rate that reflects (1) a long-term expected rate of return on OPEB plan investments (to the extent that the health care fiduciary net position is projected to be sufficient to pay and (2) tax-exempt municipal bond rate based on an index of benefits), 20-year general obligation bonds with an average AA credit rating as of the measurement date (to the extent that the contributions for use with the long-term expected rate are not met). This discount rate was based on an expected rate of return on the health care investment portfolio of 6.00% and a municipal bond rate of 2.00%. The projection of cash flows used to determine the discount rate assumed that employer contributions will be made at rates equal to the actuarially determined contribution rate. Based on these assumptions, the health care fiduciary net position and future contributions were sufficient to finance health care costs through 2120. As a result, the long-term expected rate of return on health care investments was applied to projected costs through the year 2120, and the municipal bond rate was applied to all health care costs after that date.

<u>Sensitivity of the Authority's Proportionate Share of the Net OPEB Asset to Changes</u> in the Discount Rate

The following table presents the Authority's proportionate share of the net OPEB asset calculated using the current period discount rate assumption of 6%, as well as what the Authority's proportionate share of the net OPEB asset would be if it were calculated using a discount rate that is one percentage-point lower (5%) or one-percentage-point higher (7%) than the current rate:

		Current					
	19	% Decrease	Di	scount Rate	1	1% Increase	
		(5.00%)		(6.00%)		(7.00%)	
Net OPEB Liability	\$	(1,051,819)	\$	(4,230,022)	\$	(6,842,761)	

Changes in the health care cost trend rate may also have a significant impact on the net OPEB asset. Retiree health care valuations use a health care cost-trend assumption that changes over several years built into the assumption. The near-term rates reflect increases in the current cost of health care; the trend starting in 2010 is 8.50%. If this trend continues for future years, the projection indicates that years from now virtually all expenditures will be for health care. A more reasonable alternative is that in the not-too-distant future, the health plan cost trend will decrease to a level at, or near, wage inflation. On this basis, the actuaries' project premium rate increases will continue to exceed wage inflation for approximately the next decade, but by less each year, until leveling off at an ultimate rate, assumed to be 3.50% in the most recent valuation. The following table presents the net OPEB asset calculated using the assumed trend rates, and the expected net OPEB asset if it were calculated using a health care cost trend rate that is 1.0% lower or 1.0% higher than the current rate.

	Current Health Care						
	1% Decrease		Cost Trend Rate		1% Increase		
		(7.50%)		(8.50%)		(9.50%)	
Net OPEB Liability	\$	(4,333,116)	\$	(4,230,022)	\$	(4,114,679)	

NOTE 18 POSTEMPLOYMENT BENEFITS (CONTINUED)

OPEB Plan Fiduciary Net Position

Detailed information about the OPEB plan's fiduciary net position is available in the separately issued OPERS ACFR.

NOTE 19 INSURANCE COVERAGE AND RISK RETENTION

The Authority adheres to a Risk Management Policy adopted by the board of commissioners that seeks to incorporate risk management principles into the management and operation of business activities and through purposefully making risk management a valued aspect of the organization. The Executive Team oversees the Authority's implementation of an effective system of risk management, compliance and control through purposefully integrating risk principles with business decisions. These principles include value creation, continuous improvement, transparency, inclusiveness, responsiveness to change, and explicit consideration of uncertainty. The Office of Legal Affairs/Risk Management is responsible for serving as the lead resource for the Authority's risk program and acting as a consultant to all constituent groups. This is accomplished by developing consensus with leadership to reduce exposures and losses, reviewing the effectiveness of existing risk management practices, controls, and compliance systems, and through crafting innovative approaches to manage the Authority's risks.

The Authority is exposed to various risks of loss during the normal course of its operations including, but not limited to, loss related to torts; theft of, damage to, and destruction of assets; errors and omissions; and injuries to employees.

The Authority is a member of HARRG, which is a risk retention group operated as a joint venture by its more than 1,000 public housing authority members. Through HARRG, the Authority carries \$5,000,000 of general liability coverage, with a \$25,000 deductible, and \$2,000,000 of public officials' liability coverage, with a \$25,000 deductible.

The Authority is also a member of HAPI, which is a property insurance group operated as a joint venture by its more than 1,000 public housing authority members. Through HAPI, the Authority carries coverage with a per occurrence loss limit of \$100,000,000 and with a \$10,000 deductible.

The Authority's commercial automobile coverage includes liability insurance with a combined single limit of \$2,000,000 per accident with a \$1,000 deductible. The Authority is self-insured for the following risks:

<u>Workers' Compensation Benefits</u> – The Authority is self-insured for workers' compensation benefits provided to its employees. An excess liability policy provides coverage for individual claims that are greater than \$500,000 per individual occurrence with a \$10,000,000 limit in the aggregate. The Authority has recorded a \$1,116,511 liability for self-insured workers' compensation claims in its Central Office Cost Center and is fully funded at December 31, 2021. \$137,907 of this amount is recorded as a current liability in accrued expenses on the Statement of Net Position, while the remaining \$978,604 is reported as a noncurrent liability.

NOTE 19 INSURANCE COVERAGE AND RISK RETENTION (CONTINUED)

The changes in the Authority's self-insured funds' unpaid claims liability in fiscal years 2021, 2020, and 2019 are presented below:

		Current Year			
		Claims and			Expected
	Beginning of	Changes in			Amount Due
	Year	Estimates	Claims Payouts	End of Year	Within One Year
2021	\$ 1,116,511	\$ (13,163)	\$ (254,479)	\$ 848,869	\$ 300,000
2020	1,378,604	(115,352)	(146,741)	1,116,511	400,000
2019	1,231,141	226,784	(79,321)	1,378,604	400,000

The liabilities above represent the Authority's best estimates based upon available information and include an amount for claims that have been incurred but not reported. Claim liabilities are calculated considering the effects of inflation, recent claim settlement trends, including frequency and amount of payouts, and other economic factors. The Authority strictly adheres to a Risk Control Work Plan policy that incorporates nine standards for risk management. The policy, passed by resolution of the Board of Commissioners and supported by HARRG, seeks to implement risk management activities that include the assignment of a full time risk control administrator, establishment of an active risk control committee, together with a formal self-inspection and preventive maintenance program. Other standards include conducting on-site risk control training and education, the development of an accident and incident investigation program. During 2021, there were no significant reductions in the Authority's insurance coverage.

Settled claims have not exceeded the Authority's insurance coverage in any of the past three years.

NOTE 20 CONTINGENCIES

The Authority is a defendant in several lawsuits, including construction claims. Where possible, estimates have been made and reflected in the financial statements for the effect, if any, of such contingencies. The ultimate outcome of these matters is not presently determinable.

NOTE 21 COMMITMENTS – BUSINESS-TYPE ACTIVITIES

In 2018, the Authority entered into a three-year agreement to purchase retail electric services in an amount not to exceed \$15,000,000.

In 2019, the Authority entered into a five-year put contract to purchase retail electric service from 2022 through 2026 in an amount not to exceed \$25,000,000.

Construction Commitments

Project Type	
Elevators	\$ 2,000,000
Masonry Repairs	500,000
Demolition/Disposition	1,500,000
RAD Conversion	 4,000,000
Total Construction Commitments	\$ 8,000,000

NOTE 22 RESTRICTED NET POSITION – BUSINESS-TYPE ACTIVITIES AND DISCRETELY PRESENTED COMPONENT UNITS

Below is a summary of restricted net position at December 31, 2021:

	Business-Type Activities	Discretely Presented Component Units
Nonroutine Maintenance and Debt Service Reserves	\$ 1,981,820	\$ -
Restricted Reserves and Deposits	17,684,377	10,378,063
Restricted Funds Held by Third Party	2,457,588	-
Housing Choice Voucher Restricted Reserves	1,069,088	-
Mainstream Voucher Restricted Reserves	320,771	-
Section 8 Moderate Rehabilitation Reserves	301,880	-
Emergency Housing Voucher Restricted Reserves	1,785,125	-
Investments and Bond Funds	33,597,347	-
Other	14,357	-
Total Restricted Net Position at December 31, 2021	\$ 59,212,353	\$ 10,378,063

NOTE 23 VULNERABILITY TO COVID-19

The spread of novel strain of coronavirus (COVID-19) which began in the first quarter of 2020 has caused significant volatility in U.S. markets. There is significant uncertainty around the breadth and duration of business disruptions related to COVID-19, as well as its impact on the U.S. economy. The extent of the impact of COVID-19 on the Authority's operational and financial performance will depend on certain developments, including the duration and spread of the outbreak, and the impact of residents, employees, and vendors, all of which are uncertain and cannot be determined at this time.

NOTE 24 SUBSEQUENT EVENTS

CMHA continues to convert units to Rental Assistance Demonstration from Conventional Low-Rent Public Housing as follows:

- Apthorp Tower converted 167 ACC units in April 2022
- Beachcrest Tower converted 243 ACC units in January 2022
- Park Denison converted 39 ACC units in April 2022
- Springbrook High-Rise converted 203 ACC units in January 2022
- Union Square converted 174 ACC units in February 2022
- Miles Elmarge converted 140 ACC units in May 2022

NOTE 25 FUTURE ACCOUNTING PRONOUNCEMENTS

GASB routinely issues standard that will become effective in future years and may have an impact on future financial statements of the Authority. Management is currently evaluating the specific impact of these Standards.

CUYAHOGA METROPOLITAN HOUSING AUTHORITY NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2021

NOTE 26 BLENDED COMBINING SCHEDULE

			Wester	n Reserve Re	witaliza	tion and Manag	ement	t Company Inc										
	Rev	estern Reserve vitalization and Management			s	everance development		Ambleside edevelopment	Quarrytown Redevelopmen	ıt	Riverside		uyahoga Housing and	2045 Transformation, LLC		Total	Primary	
	C	ompany, Inc.	1701 Ho	oldings, LLC		LLC		LLC	LLC		Park Homes LP		Development Inc.	and Subsidiaries	Eliminations	Blended	Government	Total
ASSETS AND DEFERRED OUTFLOWS																		
Current Assets	\$	7,092,420	\$	56,859	\$	1,480,557	\$.,	\$ 1,156,4		\$ 1,755,387	\$	-	\$ 38,554,866	\$-	\$ 51,759,841	\$ 80,367,097	\$ 132,126,938
Capital Assets Other Assets		10,556,593 48,243,260		826,451		4,591,301 51,850		3,284,133 9.675	3,798,5 35.7		12,004,908 9,695		-	13,357,613 128,188	- (10,750,639)	48,419,576 45,500,990	110,725,055 89.826.722	159,144,631
Deferred Outflow of Resources		46,243,260		-		51,650		9,675	35,7	40	9,095		7,773,213	120,100	(10,750,639)	45,500,990	6,743,958	135,327,712 6,743,958
Total Assets and Deferred Outflows	¢	65.892.273	\$	883.310	¢	6.123.708	¢	4.957.090	\$ 4.990.7	-	\$ 13,769,990	¢	7.773.213	\$ 52.040.667	\$ (10,750,639)	\$ 145.680.407	\$ 287,662,832	\$ 433,343,239
Total Assets and Deletted Outflows	a a	03,092,273	ф —	003,310	ş	0,123,700	à	4,957,090	\$ 4,990,7	90	\$ 13,709,990	\$	1,113,213	\$ 52,040,007	\$ (10,750,039)	\$ 145,060,407	\$ 207,002,032	\$ 433,343,239
LIABILITIES, DEFERRED INFLOWS, AND NET POSITION																		
Current Liabilities	\$	908.896	\$	562.831	s	351.584	\$	336.038	\$ 343.5	47	\$ 866.126	¢	-	\$ 2.205.739	s -	\$ 5.574.761	\$ 25.869.528	\$ 31,444,289
Noncurrent Liabilities	φ	8.477.169	Ψ	302,031	ę	5,320,385	φ	5.893.656	3,769,2		2.253.995	ę		35.359.860	φ - -	61,074,265	93.716.468	154,790,733
Deferred Inflows of Resources		0,477,100		_		0,020,000		0,000,000	0,700,2	-	2,200,000				_	01,014,200	31.010.338	31.010.338
Net Position		56,506,208		320.479		451.739		(1.272.604)	878.0	48	10.649.869		7.773.213	14.475.068	(10,750,639)	79.031.381	137.066.498	216.097.879
Total Liabilities. Deferred Inflows and Net Position	\$	65.892.273	\$	883.310	\$	6,123,708	\$	4,957,090	\$ 4,990,7		\$ 13,769,990	\$	7,773,213	\$ 52,040,667	\$ (10,750,639)	\$ 145.680.407	\$ 287,662,832	\$ 433,343,239
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STATEMENT OF REVENUES. EXPENSES.																		
AND CHANGE IN NET POSITION																		
Operating Revenues	\$	10,633,494	\$	293,721	\$	2,460,661	\$	2,646,098	\$ 1,760,5	34	\$ 1,073,802	\$	-	\$ 5,711,355	s -	\$ 24,579,665	\$ 197,727,345	\$ 222,307,010
Operating Expenses		(1,958,721)		(142,403)		(1,663,348)		(1,800,693)	(1,606,0	38)	(1,440,614))	-	(3,796,381)	-	(12,408,198)	(217,960,196)	(230,368,394)
Operating Income (Loss)		8,674,773	•	151,318		797,313		845,405	154,4	96	(366,812))	-	1,914,974	-	12,171,467	(20,232,851)	(8,061,384)
Nonoperating Revenues		2,776		-		724		839	4	68	1,820		-	10,621	-	17,248	52,115,195	52,132,443
Nonoperating Expenses		-		-		(585,111)		(651,605)	(447,8	71)	(28,287))	-	(413,953)	-	(2,126,827)	(731,436)	(2,858,263)
Change in Net Position		8,677,549		151,318		212,926		194,639	(292,9	07)	(393,279))	-	1,511,642	-	10,061,888	31,150,908	41,212,796
Beginning Net Position		47,028,659		169,161		813,813		(1,242,243)	1,170,9	55	11,043,148		7,773,213	-	-	66,756,706	108,128,377	174,885,083
Capital Contributions (Distributions)		800,000		-		(575,000)		(225,000)		-	-		-	-	-	-	-	-
Prior Period Adjustment/Equity Transfer	_	-		-	_	-	_	-		-	-		-	12,963,426	(10,750,639)	2,212,787	(2,212,787)	-
Ending Net Position	\$	56,506,208	\$	320,479	\$	451,739	\$	(1,272,604)	\$ 878,0	48	\$ 10,649,869	\$	7,773,213	\$ 14,475,068	\$ (10,750,639)	\$ 79,031,381	\$ 137,066,498	\$ 216,097,879
CASH FLOWS																		
Net Cash Provided (Used) By	•	0.024.400	¢	00.400	~	004.000	¢	005 400	¢ 050 0	~~	e 000.404			e 0.005.004	•	¢ 44 540 505	¢ (40.047.777)	¢ 0.000.700
Operating Activities Investing Activities	\$	- 1	\$	23,120	\$	931,026	\$	805,168			\$ 382,431			\$ 2,205,384	ə -	\$ 14,540,505	\$ (12,317,777)	\$ 2,222,728
Investing Activities		(7,976,825)		-		-		(41,000)	(298,8		(1,348,966) (45,054)		-	(572,856)	-	(10,238,504)	9,458,844	(779,660)
Financing Activities Net Increase (Decrease) in Cash		(508,630)		23.120		(886,050) 44,976		(581,077) 183.091	(75,9		(1,011,589)			36,090,954 37,723,482		33,994,234 38,296,235	19,352,234	53,346,468 54,789,536
Cash and Cash Equivalents - Beginning of Year		1,448,653		23,120		44,976 1.421.579		183,091	(115,4	/	(1,011,589) 2,749,983)	-	37,723,482	-	38,296,235	16,493,301 53,140,818	54,789,536 65.321.299
Cash and Cash Equivalents - Beginning of Year Cash and Cash Equivalents - End of Year	\$	5,294,457	\$	40.192	\$	1,421,579	\$	1,425,422	\$ 1,271,9		\$ 1,738,394	- c		\$ 37.723.482	-	\$ 50,476,716	\$ 69.634.119	\$ 120.110.835
Sush and Sash Equivalents - End Of Tear	φ	0,740,110	Ψ	40,182	Ŷ	1,400,000	φ	1,000,010	ψ 1,100,4		ψ 1,750,394	Ŷ		ψ 31,123,402	Ψ	ψ 30,470,710	ψ 03,034,119	ψ 120,110,033

CUYAHOGA METROPOLITAN HOUSING AUTHORITY NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2021

NOTE 27 DISCRETELY PRESENTED COMPONENT UNIT COMBINING SCHEDULE

	arden Valley Housing tnership I, LP	Garden Valley Housing rtnership II, LP	arden Valley Housing mership III, LP	arden Valley Housing :nership IV, LP	Euclid-Lee Senior, LP	/liles Point Elderly, LP
<u>ASSETS</u> Current Assets Capital Assets Other Assets	\$ 1,696,936 13,450,767 528,244	\$ 914,927 7,823,377 384,894	\$ 1,096,157 14,352,981 575,221	\$ 1,014,730 10,322,341 493,566	\$ 729,036 14,144,809 46,205	\$ 201,198 7,446,469 51,784
Total Assets	\$ 15,675,947	\$ 9,123,198	\$ 16,024,359	\$ 11,830,637	\$ 14,920,050	\$ 7,699,451
Current Liabilities Noncurrent Liabilities Total Liabilities	\$ 324,356 16,015,359 16,339,715	\$ 100,471 10,217,744 10,318,215	\$ 60,697 16,766,322 16,827,019	\$ 465,743 8,791,538 9,257,281	\$ 80,571 13,370,170 13,450,741	\$ 57,098 3,118,953 3,176,051
Net Position	(663,768)	(1,195,017)	(802,660)	2,573,356	1,469,309	4,523,400
Total Liabilities & Net Position	\$ 15,675,947	\$ 9,123,198	\$ 16,024,359	\$ 11,830,637	\$ 14,920,050	\$ 7,699,451
Operating Revenues Operating Expenses Operating Income (Loss)	\$ 866,794 (1,509,228) (642,434)	\$ 567,893 (1,048,972) (481,079)	\$ 608,296 (1,221,781) (613,485)	\$ 614,089 (733,592) (119,503)	\$ 557,927 (1,085,813) (527,886)	\$ 314,246 (585,215) (270,969)
Nonoperating Revenues Nonoperating Expenses Income (Loss) Before Capital Contributions	\$ 812 (8,637) (650,259)	\$ 860 (1,648) (481,867)	\$ 999 (3,866) (616,352)	\$ 1,193 (119,971) (238,281)	\$ 259 	\$ 43 (1,567) (272,493)
Capital Contributions/Syndication Costs Equity Transfer to Authority	807,292	-	-	-	-	-
Beginning Net Position	 (820,801)	 (713,150)	 (186,308)	 2,811,637	 1,996,936	 4,795,893
Ending Net Position	\$ (663,768)	\$ (1,195,017)	\$ (802,660)	\$ 2,573,356	\$ 1,469,309	\$ 4,523,400

CUYAHOGA METROPOLITAN HOUSING AUTHORITY NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2021

NOTE 27 DISCRETELY PRESENTED COMPONENT UNIT COMBINING SCHEDULE (CONTINUED)

		Fairfax rgenerational ousing, LP		Bohn Tower evelopment, LP	Car	ver Park I, LP	Car	ver Park II, LP		Riverside Park Phase II, LP		Riverside Park Phase III, LP		East Side Neighborhood Homes, LP		Total
ASSETS																
Current Assets	\$	482,050	\$	2,496,266	\$	3,481,912	\$	1,121,389	\$	2,511,073	\$	37,835,059	\$	1,467,135	\$	55,047,868
Capital Assets		9,283,318		20,270,691		30,119,444		15,454,439		34,075,875		49,002,458		8,888,928		234,635,897
Other Assets		202,524		2,300,767		21,904,749		5,772,543		13,710,418		15,977,673		-		61,948,588
Total Assets	\$	9,967,892	\$	25,067,724	\$	55,506,105	\$	22,348,371	\$	50,297,366	\$	102,815,190	\$	10,356,063	\$	351,632,353
Current Liabilities	\$	61,526	\$	554.563	\$	540,426	\$	199.220	¢	767.676	\$	6.721.501	\$	248,042	¢	10,181,890
Noncurrent Liabilities	Ŷ	7,337,102	Ψ	16,883,136	Ŷ	37,760,621	Ψ	16,639,607	Ψ	36,498,044	Ψ	91,355,980	Ψ	9,408,689	Ψ	284,163,265
Total Liabilities		7,398,628		17,437,699		38,301,047		16,838,827		37,265,720		98,077,481		9,656,731		294,345,155
		1,000,020		11,401,000		00,001,041		10,000,021		01,200,720		00,077,401		0,000,701		204,040,100
Net Position		2,569,264		7,630,025		17,205,058		5,509,544		13,031,646		4,737,709		699,332		57,287,198
Total Liabilities & Net Position	\$	9,967,892	\$	25,067,724	\$	55,506,105	\$	22,348,371	\$	50,297,366	\$	102,815,190	\$	10,356,063	\$	351,632,353
Operating Revenues	\$	439.745	\$	2.628.414	\$	4.693.044	\$	1.011.846	\$	2.681.996	\$	2.436.291	\$	635,917	\$	18,056,498
Operating Expenses	·	(718,761)	•	(2,393,343)		(3,658,191)	·	(1,100,732)		(2,959,522)	·	(3,167,508)		(1,134,870)		(21,317,528)
Operating Income (Loss)	\$	(279,016)	\$	235,071	\$	1,034,853	\$	(88,886)	\$		\$	(731,217)	\$	(498,953)	\$	(3,261,030)
Nonoperating Revenues	\$	89	\$	879	\$	1,693	\$	469	\$	289,981	\$	228,314	\$	903	\$	526,494
Nonoperating Expenses		(48,268)		(470,714)		(1,517,065)		(208,480)	_	(797,529)		-		(30,371)		(3,208,116)
Income (Loss) Before Capital Contributions		(327,195)		(234,764)		(480,519)		(296,897)		(785,074)		(502,903)		(528,421)		(5,942,652)
Capital Contributions/Syndication Costs		-		1,560,957		1,281,896		142,429		10,626,712		-		-		14,419,286
Beginning Net Position		2,896,459		6,303,832		16,403,681		5,664,012		3,190,008		5,240,612		1,227,753		48,810,564
Ending Net Position	\$	2,569,264	\$	7,630,025	\$	17,205,058	\$	5,509,544	\$	13,031,646	\$	4,737,709	\$	699,332	\$	57,287,198

REQUIRED SUPPLEMENTARY INFORMATION

CUYAHOGA METROPOLITAN HOUSING AUTHORITY REQUIRED SUPPLEMENTARY INFORMATION SCHEDULE OF THE AUTHORITY'S PROPORTIONATE SHARE OF THE NET PENSION LIABILITY OHIO PUBLIC EMPLOYEES RETIREMENT SYSTEM LAST SEVEN FISCAL YEARS (1)(2)

	 2020	 2019	 2018	 2017	 2016	_	2015	2014
Authority's Proportion of the Net Pension Liability Traditional Plan Combined Plan	0.240571% 0.239890%	0.246808% 0.268190%	0.259005% 0.322611%	0.283163% 0.362293%	0.317163% 0.404353%		0.308500% 0.427760%	0.312972% 0.377704%
Authority's Proportionate Share of the Net Pension Liability (Asset), Net	\$ 34,930,853	\$ 48,224,034	\$ 70,575,466	\$ 43,929,587	\$ 71,797,274	\$	53,436,109	\$ 37,602,496
Authority's Covered Payroll (3)	\$ 35,968,721	\$ 36,924,914	\$ 43,578,011	\$ 40,722,840	\$ 44,241,700	\$	40,192,267	\$ 39,751,167
Authority's Proportionate Share of the Net Pension Liability (Asset) as a Percentage of its Covered Payroll	97.11%	130.60%	161.95%	107.87%	162.28%		132.95%	94.59%
Plan Fiduciary Net Position as a Percentage of the Total Pension Liability Traditional Plan Combined Plan	86.88% 152.09%	86.88% 157.67%	74.70% 126.64%	77.25% 116.55%	77.25% 116.55%		81.08% 116.90%	86.45% 114.83%
	 		0.0170					

Source: OPERS information with exception of covered payroll which was derived from the Authority's financial records.

(1) Information presented based on fiscal years ended December 31.

(2) Information prior to 2013 is not available.

(3) Covered payroll broken down by plan (Traditional vs. Combined) was not available.

CUYAHOGA METROPOLITAN HOUSING AUTHORITY REQUIRED SUPPLEMENTARY INFORMATION SCHEDULE OF THE AUTHORITY'S PENSION CONTRIBUTIONS OHIO PUBLIC EMPLOYEES RETIREMENT SYSTEM LAST EIGHT FISCAL YEARS (1)

	2021	 2020	 2019	 2018	 2017	 2016	_	2015	 2014
Contractually Required Contributions (2)	\$ 4,493,213	\$ 5,035,621	\$ 5,169,488	\$ 5,229,361	\$ 5,580,777	\$ 5,309,004	\$	4,823,072	\$ 4,770,140
Contributions in Relation to the Contractually Required Contributions	(4,493,213)	 (5,035,621)	 (5,169,488)	 (5,229,361)	 (5,580,777)	 (5,309,004)		(4,823,072)	 (4,770,140)
Contribution Deficiency (Excess)	<u>\$ -</u>	\$ -	\$ 	\$ 	\$ 	\$ 	\$		\$
Authority Covered Payroll	\$ 32,094,379	\$ 35,968,721	\$ 36,924,914	\$ 43,578,011	\$ 46,506,475	\$ 44,241,700	\$	40,192,267	\$ 39,751,167
Contributions as a Percentage of Covered Payroll	14.00%	14.00%	14.00%	14.00%	13.00%	12.00%		12.00%	12.00%

Source: Authority's financial records.

(1) Represents employer's calendar year. Information prior to 2013 was not practically available. The Authority will continue to present information for years available until a full ten-year trend is compiled.

(2) Information broken down by plan type (Traditional vs. Combined) was not available.

See accompanying Note to Required Supplementary Information.

CUYAHOGA METROPOLITAN HOUSING AUTHORITY REQUIRED SUPPLEMENTARY INFORMATION SCHEDULE OF THE AUTHORITY'S PROPORTIONATE SHARE OF THE NET OPEB LIABILITY FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021

	 2020	 2019	 2018
Authority's Proportion of the Net OPEB Liability (Asset)	0.23743%	0.24469%	0.25752%
Authority's Proportionate Share of the Net OPEB Liability (Asset)	\$ (4,230,023)	\$ 48,224,034	\$ 33,574,529
Authority's Covered-Employee Payroll	\$ 35,968,721	\$ 36,924,914	\$ 43,578,011
Authority's Proportionate Share of the Net OPEB Liability (Asset) as a Percentage of its Covered-Employee Payroll	-11.76%	130.60%	77.04%
Plan Fiduciary Net Position as a Percentage of the Total OPEB Liability	115.57%	47.80%	46.33%
Source: OPERS information with exception of covered employee payroll which was			

derived from the Authority's financial records.

CUYAHOGA METROPOLITAN HOUSING AUTHORITY REQUIRED SUPPLEMENTARY INFORMATION SCHEDULE OF THE AUTHORITY'S OPEB CONTRIBUTIONS DECEMBER 31, 2021

	 2021	 2020	 2019
Contractually Required Contributions	\$ -	\$ -	\$ -
Contributions in Relation to the Contractually Required Contributions	 -	 -	 -
Contribution Deficiency (Excess)	\$ -	\$ -	\$ -
Authority Covered-Employee Payroll	\$ 32,094,379	\$ 35,968,721	\$ 36,924,914
Contributions as a Percentage of Covered-Employee Payroll	0.00%	0.00%	0.00%

Source: OPERS decides on the allocation of contributions to the OPEB plan after contributions are collected from CMHA. This amount was taken from the Schedule of Employer Allocations - Defined Benefit -Pension and is reported in the Contributions Subsequent to Measurement Date for the Pension Plan.

CUYAHOGA METROPOLITAN HOUSING AUTHORITY NOTE TO REQUIRED SUPPLEMENTARY INFORMATION DECEMBER 31, 2021

NOTE 1 PRESENTATION

Ohio Public Employees Retirement System (OPERS) Net Pension Liability

Changes in benefit terms: There were no changes in benefit terms from the amounts reported for 2014-2018.

Changes in assumptions: There were no changes in methods and assumptions used in the calculation of actuarial determined contributions for 2014-2016 and 2018. For 2017, the following changes of assumptions affected the total pension liability since the prior measurement date: (a) the expected investment return was reduced from 8.00% to 7.50%, (b) the expected long-term average wage inflation rate was reduced from 3.75% to 3.25%, (c) the expected long-term average price inflation rate was reduced from 3.00% to 2.50%, (d) Rates of withdrawal, retirement and disability were updated to reflect recent experience, (e) mortality rates were updated to the RP-2014 Health Annuitant Mortality Table, adjusted for mortality improvement back to the observant period base year of 2006 and then established the base year as 2015 (f) mortality rates used in evaluating disability allowances were updated to the RP-2014 Disabled Mortality tables, adjusted for mortality improvement back to the observation base year of 2015 for males and 2010 for females (g) Mortality rates for a particular calendar year for both healthy and disabled retiree mortality tables are determined by applying the MP-2015 mortality improvement scale to the above described tables.

SUPPLEMENTARY INFORMATION

CUYAHOGA METROPOLITAN HOUSING AUTHORITY SUPPLEMENTAL FINANCIAL DATA SCHEDULE ENTITY WIDE BALANCE SHEET DECEMBER 31, 2021

Line Item#	Accounts Description	Project Total	Emergency Housing Voucher	Multifamily Property Disposition	ROSS	HCVP	CARES Act HCVP	Mainstream Vouchers	CARES Act Mainstream Vouchers	Blended Component Unit
	CURRENT ASSETS									
	Cash:									
111	Unrestricted	\$ 19,974,288	\$ 70,962	\$-	\$ -	\$ 2,382,052	\$-	- \$ -	\$	- \$ 27,881,991
112	Restricted - modernization and development	2,458,717	-	-	-	-	-	·		
113	Other restricted	139,410	1,785,125	-	-	1,551,911	-	320,771		- 22,277,860
114	Tenant security deposits	956,932						·		- 316,854
100	Total cash	23,529,347	1,856,087	-	-	3,933,963	-	320,771		- 50,476,705
	Accounts and notes receivable:									
122	HUD other projects	2,854,409	1,650	-	22,268	810,189	-			
125	Miscellaneous	107,987	-	-	-	618,546		· -		- 1,088,495
126	Tenants	2,713,599	-	-	-	-		· -		- 133,322
126.1	Allowance for doubtful accounts - tenants	(2,220,613)	-	-	-	-		· -		
126.2	Allowance for doubtful accounts - other	-	-	-	-	(144,984)	-	· -		
127	Notes, loans, & mortgages receivable - current	26,501	-	-	-	-		· -		
128	Fraud recovery	-	-	-	-	48,661	-	. 1,998		
128.1	Allowance for doubtful accounts - fraud	-	-	-	-	(48,661)	-	. (1,998)		
129	Accrued interest receivable	<u> </u>	<u> </u>					·		<u> </u>
120	Total receivables, net of allowances									
	for uncollectibles	3,481,883	1,650	-	22,268	1,283,751		· -		- 1,221,817
132	Investments - restricted	-		-	-	-				
142	Prepaid expenses and other assets	89,133	-	-	203	-	-			- 61,319
143	Inventories	-	-	-	-	127,291	-			
144	Inter-program - due from	-		-						
150	Total current assets	27,100,363	1,857,737	-	22,471	5,345,005		320,771		- 51,759,841
	NONCURRENT ASSETS									
	Fixed assets:									
161	Land	20,995,871	-	-	-	-	-			- 3,090,631
162	Buildings	544,606,999	-	-	-	-	-			- 67,730,812
163	Furniture, equipment & mach - dwellings	16,570,603	-	-	-	-	-			- 1,378,319
164	Furniture, equipment & mach - admin.	14,723	-	-	-	1,180,261	-			- 215,873
165	Leasehold Improvements	392,296	-	-	-	-	-			
166	Accumulated depreciation	(503,605,067)	-	-	-	(1,139,785)	-			- (26,711,680)
167	Construction in progress	17,407,330						<u> </u>		- 2,715,621
160	Total fixed assets, net of accumulated depreciation	96,382,755	-	-	-	40,476				- 48,419,576
171	Notes, loans and mortgages receivable-noncurrent	59,781,603	-	1,400,000	-	-				- 19,056,609
174	Other assets	3,092,312	-	-	-	525,039				- 23,459,408
176	Investments in Joint Ventures							<u> </u>		- 2,984,973
180	Total noncurrent assets	159,256,670	-	1,400,000	-	565,515	-			- 93,920,566
200	Deferred Outflow of Resources	4,236,556				717,557		<u> </u>		<u> </u>
290	TOTAL ASSETS AND DEFERRED OUTFLOWS OF RESOURCES	<u>\$ 190,593,589</u>	<u>\$ 1,857,737</u>	\$ 1,400,000	\$ 22,471	<u>\$ 6,628,077</u>	<u>\$</u>	\$ 320,771	<u>\$</u>	- <u>\$ 145,680,407</u>

CUYAHOGA METROPOLITAN HOUSING AUTHORITY SUPPLEMENTAL FINANCIAL DATA SCHEDULE ENTITY WIDE BALANCE SHEET (CONTINUED) DECEMBER 31, 2021

Line Item#	Accounts Description	Choice Neighborhoods Implementation	Sect 8 NC/SR Programs	2 State/Local	Business Activities	Sect 8 Mod Rehab	COCC	CARES Act COCC	Elimination	Total Entity	Discretely Presented Component Uni
	CURRENT ASSETS										
	Cash:										
111	Unrestricted	\$ -	\$-	\$ 129,959	\$ 4,809,804	\$ - \$	2,671,232	\$-	\$ -	\$ 57,920,288	\$ 8,169,037
112	Restricted - modernization and development	-	-	-			-	-	-	2,458,717	
113	Other restricted	-	-	15,459	30,996,543	301,880	1,068,536	-	-	58,457,495	10,361,987
114	Tenant security deposits				549					1,274,335	307,803
100	Total cash	-	-	145,418	35,806,896	301,880	3,739,768	-	-	120,110,835	18,838,827
	Accounts and notes receivable:										
122	HUD other projects	26,678	-	-	-	-	-	-	-	3,715,194	131,486
125	Miscellaneous	-	-	191,819	21,818	3,534	411,311	-	-	2,443,510	115,16
126	Tenants	-	-	-	2,107	-	-	-	-	2,849,028	176,116
126.1	Allowance for doubtful accounts - tenants	-	-	-	(400)	-	-	-	-	(2,221,013)	
26.2	Allowance for doubtful accounts - other	-	-	-	-	-	-	-	-	(144,984)	
127	Notes, loans, & mortgages receivable - current	-	-	-	-	-	508,630	-	(508,630)	26,501	
128	Fraud recovery	-	-	-	-	-	-	-	-	50,659	
128.1	Allowance for doubtful accounts - fraud	-	-	-	-	-	-	-	-	(50,659)	
129	Accrued interest receivable	-	-	-	3,357,086	-	1,582	-	-	3,358,668	
120	Total receivables, net of allowances										
.20	for uncollectibles	26,678	-	191,819	3,380,611	3,534	921,523	-	(508,630)	10,026,904	422,769
132	Investments - restricted	-	-	-	-	-	-	-	-	-	35,176,906
142	Prepaid expenses and other assets	-	-	421	-	-	1,415,502	-	-	1,566,578	609,366
143	Inventories		-	-	-		295,330	-	-	422,621	,
144	Inter-program - due from		-	-	-		26,678	-	(26,678)		
150	Total current assets	26,678	-	337,658	39,187,507	305,414	6,398,801	-	(535,308)	132,126,938	55,047,868
	NONCURRENT ASSETS										
	Fixed assets:										
161	Land	-	620,597	-	2.757.644	-	4,910,053	-	-	32,374,796	276.397
162	Buildings		-	-	4,688,271	-	3,312,162	-	-	620,338,244	250,312,503
163	Furniture, equipment & mach - dwellings	-	-	-	384,059	-	-,,	-	-	18,332,981	17,420,288
164	Furniture, equipment & mach - admin.	-	-	-	-	-	7,829,079	-	-	9,239,936	,,
165	Leasehold Improvement		-	-	-		-	-	-	392,296	18,014,854
166	Accumulated depreciation		-	-	(954,554)		(9,245,487)	-	-	(541,656,573)	(51,388,14
167	Construction in progress		-	-	(00 1,00 1)	-	(0,210,101)	-	-	20,122,951	(01,000,111
160	Total fixed assets, net of accumulated depreciation	-	620,597	-	6,875,420		6,805,807	-	-	159,144,631	234,635,897
171	Notes, loans and mortgages receivable - noncurrent	-	_	_	21,915,958	_	8,477,319		(8,978,359)	101,653,130	
174	Other assets	-	-	-	323,082	-	3,392,892	-	(103,124)	30,689,609	61,948,588
176	Investments in Joint Ventures	-					3,392,092 -		- (103,124)	2,984,973	
180	Total noncurrent assets	-	620,597	-	29,114,460	-	18,676,018	-	(9,081,483)	294,472,343	296,584,485
200	Deferred Outflow of Resources			<u> </u>			1,789,845			6,743,958	
000	TOTAL ASSETS AND DEFERRED	¢ 00.070	¢ 000 505	¢ 007.050	b 00 001 007	¢ 005.444	00.004.004	¢	¢ (0.040.70.1)	¢ 400.040.000	¢ 054 000 051
290	OUTFLOWS OF RESOURCES	\$ 26,678	\$ 620,597	\$ 337,658	\$ 68,301,967	\$ 305,414 \$	26,864,664	р -	<u>\$ (9,616,791)</u>	\$ 433,343,239	a 351,632,353

CUYAHOGA METROPOLITAN HOUSING AUTHORITY SUPPLEMENTAL FINANCIAL DATA SCHEDULE ENTITY WIDE BALANCE SHEET (CONTINUED) DECEMBER 31, 2021

Line Item#	Accounts Description	Project Total	Emergency Housing Voucher	Multifamily Property Disposition	R	OSS	HCVP	CARES Act HCVP	Mainstream Vouchers	CARES Act Mainstream Vouchers	Blended Component Unit
	CURRENT LIABILITIES										
312	Accounts payable <= 90 days	\$ 551,702	\$-	\$	• \$	3,657	\$ 45,075	\$-	\$-	\$	- \$ 3,122,887
313	Accounts payable > 90 days	-	-			-	-	-	-		
321	Accrued wage/payroll taxes payable	1,086,918	-			18,814	202,069	-	-		- 457,944
322	Accrued compensated absences - current	920,355	-			-	161,713	-	-		
324	Accrued contingency liability	-	-			-	-	-	-		
325	Accrued interest payable	235,558	-			-	-	-	-		
331	Accounts payable - HUD	-	-			-	2,970	-	-		
341	Tenant security deposits	956,932	-			-	-	-	-		- 292,888
342	Unearned revenues	1,053,695	593,250			-	-	-	-		
343	Current portion of LT debt - capital projects	2,018,641	-			-	-	-	-		- 1,117,335
344	Current portion of LT debt- Operating	-	-			-	-	-	-		- 508,630
345	Other current liabilities	369	-			-	-	-	-		- 9,716
346	Other liabilities	7,242,826	22,600			-	443,609	-	-		- 29,100
347	Interprogram - due to	-	-			-	-	-	-		
310	Total current liabilities	14,066,996	615,850			22,471	855,436	-	-		- 5,538,500
	NONCURRENT LIABILITIES										
351	Long-term debt, net of current - capital	15,327,639	-			-	-	-	-		- 52,592,143
352	Long-term debt, net of current - operating	-	-			-	-	-	-		- 8,477,169
353	Noncurrent liabilities - other	617,409	-			-	517,166	-	-		- 91,362
354	Accrued compensated absences - noncurrent	147,834	-			-	20,346	-	-		· ´-
355	Loan Liability - Noncurrent	-	-			-	-	-	-		
357	Accrued Pension and OPEB Liabilities	22,378,574	-			-	3,790,322	-	-		
350	Total noncurrent liabilities	38,471,456			·	-	4,327,834		-		- 61,160,674
300	Total liabilities	52,538,452	615,850			22,471	5,183,270	-	-		- 66,699,174
400	Deferred Inflow of Resources	19,480,691			<u> </u>		3,299,500				<u> </u>
	Total Liabilities and Deferred Inflow of Resources	72,019,143	615,850			22,471	8,482,770	-	-		- 66,699,174
	NET POSITION										
508.4	Net investment in capital assets	79,036,475	-			-	40,476	-	-		- (5,289,902)
511.4	Restricted net position	1,980,718	1,191,875			-	1,034,745	-	320,771		- 22,301,826
512.4	Unrestricted net position	37,557,253	50,012	1,400,000)		(2,929,914)				- 61,969,309
513	Total net position	118,574,446	1,241,887	1,400,000	<u> </u>		(1,854,693)		320,771		- 78,981,233
600	TOTAL LIABILITIES, DEFERRED INFLOWS AND NET POSITION	<u>\$ 190,593,589</u>	<u>\$ 1,857,737</u>	<u>\$ 1,400,000</u>	<u> </u>	22,471	\$ 6,628,077	<u>\$</u>	<u>\$ 320,771</u>	\$	- \$ 145,680,407

CUYAHOGA METROPOLITAN HOUSING AUTHORITY SUPPLEMENTAL FINANCIAL DATA SCHEDULE ENTITY WIDE BALANCE SHEET (CONTINUED) DECEMBER 31, 2021

Line		Choice Neighborhoods	Sect 8 NC/SR		Business	Sect 8 Mod		CARES Act			Discretely Presented
Item#	Accounts Description	Implementation	Programs	2 State/Local	Activities	Rehab	COCC	COCC	Elimination	Total Entity	Component Unit
	CURRENT LIABILITIES	·		·				·			·
312	Accounts payable <= 90 days	\$-	\$-	\$-	\$ 20,245	\$ 3,429	\$ 242,043	\$-	\$ - \$	\$ 3,989,038	\$ 3,377,516
313	Accounts payable > 90 days	-	-	-	-	1	-	-	-	1	-
321	Accrued wage/payroll taxes payable	-	-	16,963	227	655	558,188	-	-	2,341,778	-
322	Accrued compensated absences - current	-	-	12,071	2,393	371	866,936	-	-	1,963,839	-
324	Accrued contingency liability	-	-	-	-	-	-	-	-	-	-
325	Accrued interest payable	-	-	-	53,333	-	50,791	-	-	339,682	299,177
331	Accounts payable - HUD	-	-	-	-	62,621	-	-	-	65,591	-
341	Tenant security deposits	-	-	-	549	-	-	-	-	1,250,369	291,727
342	Unearned revenues	-	-	-	974,899	-	146,915	-	-	2,768,759	11,922
343	Current portion of LT debt - capital projects	-	-	-	-	-	-	-	-	3,135,976	5,292,199
344	Current portion of LT debt - operating	-	-	-	-	-	595,000	-	(508,630)	595,000	-
345	Other current liabilities	-	-	-	-	-	150	-	-	10,235	21,697
346	Other liabilities	-	-	110,032	52,055	3	7,083,796	-	-	14,984,021	887,652
347	Interprogram - due to	26,678							(26,678)	-	
310	Total current liabilities	26,678	-	139,066	1,103,701	67,080	9,543,819	-	(535,308)	31,444,289	10,181,890
	NONCURRENT LIABILITIES										
351	Long-term debt, net of current - capital	-	-	-	-	-	-	-	(501,040)	67,418,742	204,082,687
352	Long-term debt, net of current - operating	-	-	-	32,000,000	-	16,935,584	-	(8,477,319)	48,935,434	-
353	Noncurrent liabilities - other	-	-	-	891	-	1,345,302	-	(103,124)	2,469,006	80,080,578
354	Accrued compensated absences - noncurrent	-	-	2,619	380	41	173,003	-	-	344,223	-
355	Loan Liability - Noncurrent	-	-	-	-	-	-	-	-	-	-
357	Accrued Pension and OPEB Liabilities						9,454,432		<u> </u>	35,623,328	
350	Total noncurrent liabilities			2,619	32,001,271	41	27,908,321	<u> </u>	(9,081,483)	154,790,733	284,163,265
300	Total liabilities	26,678	-	141,685	33,104,972	67,121	37,452,140	-	(9,616,791)	186,235,022	294,345,155
400	Deferred Inflow of Resources						8,230,147			31,010,338	<u> </u>
	Total Liabilities and Deferred Inflow of Resources	26,678	-	141,685	33,104,972	67,121	45,682,287	-	(9,616,791)	217,245,360	294,345,155
	NET POSITION										
508.4	Net investment in capital assets	-	620,597	-	6,875,420	-	6,805,807	-	-	88,088,873	179,501,172
511.4	Restricted net position	-	-	15,459	30,996,543	301,880	1,068,536	-	-	59,212,353	10,378,063
512.4	Unrestricted net position			180,514	(2,674,968)	(63,587)	(26,691,966)		<u> </u>	68,796,653	(132,592,037)
513	Total net position		620,597	195,973	35,196,995	238,293	(18,817,623)		<u> </u>	216,097,879	57,287,198
600	TOTAL LIABILITIES, DEFERRED INFLOWS AND NET POSITION	<u>\$ 26,678</u>	<u>\$ 620,597</u>	\$ 337,658	<u>\$ 68,301,967</u>	\$ 305,414	<u>\$ 26,864,664</u>	<u>\$ </u>	<u>\$ (9,616,791)</u>	\$ 433,343,239	<u>\$ 351,632,353</u>

Line Item#	Accounts Description	Project Total	Emergency Housing Voucher	Multifamily Property Disposition	ROSS	HCVP	CARES Act HCVP	Mainstream Vouchers	CARES Act Mainstream Vouchers	Blended Component Unit
	REVENUE			· · ·						·
70300	Net tenant rental revenue	\$ 12,392,300	\$-	\$	- \$	- \$ -	\$-	\$-	\$-	\$ 3,059,514
70400	Tenant revenue - other	170,222	-				-	-	-	1,121
70500	Total tenant revenue	12,562,522	-		-		-	-	-	3,060,635
70600	HUD PHA operating grants	67,099,095	1,295,849		- 384,717	7 110,968,895	500,643	804,420	5,000	8,487,502
706.10	Capital grants	18,275,205	-		-		-	-	-	-
70710	Management fee	-	-				-	-	-	-
70720	Asset Management fee	-	-				-	-	-	-
70730	Bookkeeping fee	-	-				-	-	-	-
70740	Front Line Service Fee	-	-				-	-	-	-
70750	Other fees	-	-				-	-	-	-
70800	Other governmental grants	-	-		- ·		-	-	-	-
71100	Investment income - unrestricted	50	95		- ·	- 500	-	-	-	14,960
71400	Fraud recovery	110	-			- 22,224	-	-	-	-
71500	Other revenue	2,242,560	-			- 69,074	-	-	-	12,981,380
71600	Gain or loss on sale of capital assets	505,055	-		- ·	- 9,112	-	-	-	
72000	Investment Income - Restricted	184			<u> </u>					2,288
70000	Total revenue	100,684,781	1,295,944		- 384,717	7 111,069,805	500,643	804,420	5,000	24,546,765
	EXPENSES									
	Administrative:									
91100	Administrative salaries	4,090,619	5,257			- 2,430,456	-	27,436	-	1,860,405
91200	Auditing fees	133,858	-			- 56,905	-	575	-	42,501
91300	Management fee	8,633,487	-			- 2,051,352	-	14,776	4,700	626,963
91310	Bookkeeping fee	618,670	-		- ·	- 1,282,095	-	12,173	-	72,493
91400	Advertising and Marketing	-	-				-	-	-	82
91500	Employee benefit contributions - admin	1,792,690	1,709		-	1,000,101	-	11,006	-	-
91600	Office expense	3,770,415	46,010		- 10,803		80,090	11,509	-	372,181
91700	Legal expense	382,458	-			- 74,403	-	752	-	45,021
91800 91900	Travel	5,115 29,370	-		- 322		-	-	-	-
91900	Other Total administrative	19,456,682	52,976	·	- 11,125	- 439 5 8,042,220	- 80,090	78,231	4,700	<u>413,373</u> 3,433,019
		10,100,002	02,010		11,120	0,012,220	00,000	10,201	1,100	0,100,010
92000	Asset Management Fee	936,410	-		-		-	-	-	-
	Tenant services:									
92100	Salaries	705,327	-		- 267,891	1 -	-	-	-	-
92200	Relocation costs	56,995	-				-	-	-	-
92300	Employee benefit contributions	313,555	-		- 105,714	- 1		-	-	-
92400	Other	453,342			<u> </u>		420,553		300	
	Total tenant services	1,529,219	-		- 373,605	5 -	420,553	-	300	-

		Choice									Discretely
Line		Neighborhoods	Sect 8 NC/SR		Business			CARES Act			Presented
Item#	Accounts Description	Implementation	Programs	2 State/Local	Activities	S8MR	COCC	0000	Elimination	Total Entity	Component Unit
	REVENUE										
70300	Net tenant rental revenue	\$-	\$-	\$-	\$ 6,323	\$-	\$-	\$-	\$-	\$ 15,458,137	\$ 3,331,377
70400	Tenant revenue - other							-		171,343	344,583
70500	Total tenant revenue	-	-	-	6,323	-	-	-	-	15,629,480	3,675,960
70600	HUD PHA operating grants	91,195	-	-	-	499,558	-	-	(2,837,706)	187,299,168	-
706.10	Capital grants	-	-	-	-	-	-	-	-	18,275,205	-
70710	Management fee	-	-	-	-	-	10,318,530	-	(10,318,530)	-	-
70720	Asset Management fee	-	-	-	-	-	938,330	-	(938,330)	-	-
70730	Bookkeeping fee	-	-	-	-	-	1,981,900	-	(1,981,900)	-	-
70740	Front Line Service fee	-	-	-	-	-	69,440	-	(69,440)	-	-
70750	Other Service Fees	-	-	-	-	-	866,417	-	-	866,417	-
70800	Other governmental grants	-	-	768,913	979,358	-	-	-	-	1,748,271	12,739,247
71100	Investment income - unrestricted	-	-	-	393	-	158	-	-	16,156	526,494
71400	Fraud recovery	-	-	-	-	-	-	-	-	22,334	-
71500	Other revenue	-	-	59	607,993	-	840,274	1,010,828	(1,010,828)	16,741,340	1,641,291
71600	Gain or loss on sale of capital assets	-	-	-	16,083	-	287,405	-	-	817,655	-
72000	Investment Income - Restricted				4,667		473	-	-	7,612	-
70000	Total revenue	91,195	-	768,972	1,614,817	499,558	15,302,927	1,010,828	(17,156,734)	241,423,638	18,582,992
	EXPENSES										
	Administrative:										
91100	Administrative salaries	67,079	-	26,873	5,050	10,535	5,830,081	-	-	14,353,791	859,032
91200	Auditing fees	-	-	-	-	-	336	-	-	234,175	-
91300	Management fee	-	-	-	-	-	-	-	(11,331,278)	-	269,583
91310	Bookkeeping fee	-	-	-	-	-	-	-	(1,981,900)	3,531	-
91400	Advertising and Marketing	-	-	-	-	-	-	-	-	82	-
91500	Employee benefit contributions - admin	24,116	-	7,590	1,908	6,367	2,793,134	-	-	5,734,671	-
91600	Office expense	-	-	392,358	973,100	26,042	1,551,487	-	-	8,284,414	-
91700	Legal expense	-	-	-	4,060	-	151,685	-	(69,440)	588,939	-
91800	Travel	-	-	-	8	-	4,103	-	-	9,548	-
91900	Other				55		12,879	-	<u> </u>	456,120	1,946,412
	Total administrative	91,195	-	426,821	984,181	42,944	10,343,705	-	(13,382,618)	29,665,271	3,075,027
92000	Asset Management Fee	-	-	-	-	-	-	-	(936,410)	-	-
	Tenant services:										
92100	Salaries	-	-	184,219	3,119	-	-	-	-	1,160,556	-
92200	Relocation costs	-	-	-	6,986	-	-	-	-	63,981	-
92300	Employee benefit contributions	-	-	52,030	1,179	-	-	-	-	472,478	-
92400	Other				56,495		205			930,895	
	Total tenant services	-	-	236,249	67,779	-	205	-	-	2,627,910	-

Line Item#	Accounts Description	Project Total	Emergency Housing Voucher	Multifamily Property Disposition	ROSS	HCVP	CARES Act HCVP	Mainstream Vouchers	CARES Act Mainstream Vouchers	Blended Component Unit
	EXPENSES (Continued)									
	Utilities:									
93100	Water	\$ 3,591,896	\$-	\$	- \$	- \$ 3,311	\$-	\$ 33	\$-	\$ 275,763
93200	Electricity	4,740,149	-			- 84,959	-	858	-	744,905
93300	Gas	2,366,541	-			- 1,347	-	· 14	-	181,689
93600	Sewer	7,359,290	-			- 8,544	-	. 86	-	588,256
93800	Other utilities expense							<u> </u>		
	Total utilities	18,057,876	-		-	- 98,161	-	. 991	-	1,790,613
	Ordinary maintenance & operations:									
94100	Labor	6,991,412	-			- 32,490	-	. 331	-	768,728
94200	Materials and other	2,462,005	-			- 71	-		-	611,942
94300	Contracts	17,038,970	-			- 171	-	. 2	-	1,482,510
94500	Employee benefits contribution	3,170,206				- 14,654		131		<u> </u>
	Total ordinary maintenance & operations	29,662,593	-		-	- 47,386	-	464	-	2,863,180
	Protective services:									
95100	Labor	3,480,481	-			- 127,642	-	· 1,670	-	474,994
95200	Other contract costs	224,548	-				-		-	92
95300	Other	85,640	-				-		-	
95500	Employee benefit contributions	1,586,968			<u> </u>	- 57,567		665		<u> </u>
95000	Total protective services	5,377,637	-		-	- 185,209	-	2,335	-	475,086
96110	Property insurance	1,423,950	-		-	- 18			-	433,023
96120	Liability insurance	570,479	-		-	- 57,739	-	. 583	-	-
96130	Workmen's Compensation	6,080	-		-		-		-	983
96140	All other insurance	106,769		·		- 3,811		. 39		549,552
96100	Total insurance premiums	2,107,278	-		-	- 61,568	-	622	-	983,558
	General expenses:									
96200	Other general expenses	5,407,433	-			- 36,750	-		-	160,643
96210	Compensated absences	1,750,230	-			- 343,447	-		-	
96400	Bad debt - tenant rents	1,447,518	-		-		-	• <u>-</u>	-	502,958
96600	Bad debt - other	44,863		·	<u> </u>			274		<u> </u>
96000	Total general expenses	8,650,044	-			- 380,197	-	274	-	663,601

Line		Choice Neighborhoods	Sect 8 NC/SR		Business			CARES Act			Discretely Presented
Item#	Accounts Description	Implementation	Programs	2 State/Local	Activities	S8MR	0000	0000	Elimination	Total Entity	Component Unit
	EXPENSES (Continued)										
	Utilities:										
93100	Water	\$-	\$-	\$-	\$ 37,925	\$	- \$ 11,329	9\$-	\$-\$	3,920,257	\$-
93200	Electricity	-	-	-	149,480		- 169,482	- 2	-	5,889,833	-
93300	Gas	-	-	-	8		- 15,598	- 3	-	2,565,197	-
93600	Sewer	-	-	-	78,183		- 22,146	6 -	-	8,056,505	-
93800	Other utilities expense	-	-	-	-		-		-	-	3,480,221
	Total utilities	-	-	-	265,596		- 218,555	5 -	-	20,431,792	3,480,221
	Ordinary maintenance & operations:										
94100	Labor	-	-	58,199	-		- 621,932	2 -	-	8,473,092	-
94200	Materials and other	-	-	-	40		- 83,935		-	3,157,993	3,018,354
94300	Contracts	-	-	-	381		- 313,347	7 -	-	18,835,381	-
94500	Employee benefits contribution	-	-	16,437	-		- 299,410		-	3,500,838	-
	Total ordinary maintenance & operations	-	-	74,636	421		- 1,318,624	+ -	-	33,967,304	3,018,354
	Protective services:										
95100	Labor	-	-	-	12,821		-		-	4,097,608	-
95200	Other contract costs	-	-	2,500	-		-		-	227,140	-
95300	Other	-	-	-	64		-		-	85,704	520,182
95500	Employee benefit contributions	-	-	-	4,844		-		-	1,650,044	-
95000	Total protective services	-	-	2,500	17,729		-			6,060,496	520,182
96110	Property insurance	-	-	-	-		- 23,747		-	1,880,738	-
96120	Liability insurance	-	-	-	-		- 3,12	5 -	-	631,926	-
96130	Workmen's Compensation	-	-	-	-	16	8 49,674	1 -	-	56,905	-
96140	All other insurance				84		8 40,900)	-	701,163	928,286
96100	Total insurance premiums	-	-	-	84	17	6 117,446	<u>з</u> -	-	3,270,732	928,286
	General expenses:										
96200	Other general expenses	-	-	-	1,160		- 29,753		-	5,635,739	1,750,784
96210	Compensated absences	-	-	22,737	3,708	87	4 1,087,792	- 2	-	3,208,788	-
96400	Bad debt - tenant rents	-	-	-	344		-		-	1,950,820	-
96600	Bad debt - other							<u> </u>		45,137	
96000	Total general expenses	-	-	22,737	5,212	87	4 1,117,54	5 -	-	10,840,484	1,750,784

Line Item#	Accounts Description	Project Total	Emergency Housing Voucher	Multifamily Property Disposition	ROSS	HCVP	CARES Act HCVP	Mainstream Vouchers	CARES Act Mainstream Vouchers	Blended Component Unit
	EXPENSES (Continued)									
96710	Interest of mortgage payable	\$ 983,082	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$ 962,320
96720	Interest on notes payable	-	-	-	-	-	-	-	-	-
96730	Amortization of Bond Issue Costs									
96700	Total interest expense and amortization	983,082	-	-	-	-	-	-	-	962,320
96900	Total operating expenses	86,760,821	52,976		384,730	8,814,741	500,643	82,917	5,000	11,171,377
97000	Excess of operating revenue over operating expenses	13,923,960	1,242,968		(13)	102,255,064		721,503		13,375,388
97100	Extraordinary maintenance	-	-	-	-	-	-	-	-	-
97200	Casualty Losses- Non-capitalized	962,404	-	-	-	87	-	-	-	-
97300	Housing assistance payments	2,837,706	1,081	-	-	107,100,100	-	620,106	-	-
97350	HAP Portability-in	-	-	-	-	-	-	-	-	-
97400	Depreciation expense	10,897,932				11,656				2,199,141
90000	Total expenses	101,458,863	54,057		384,730	115,926,584	500,643	703,023	5,000	13,370,518
	Other financing sources (uses):									
10010	Operating transfer in	6,212,562	-	-	-	-	-	-	-	-
10020	Operating transfer out	(6,212,562)	-	-	-	-	-	-	-	-
10080	Special Items (Pension/OPEB Allocation)	21,472,082	-	-	-	3,636,784	-	-	-	(1,164,507)
10091	Inter Project Excess Cash Transfer In	1,757,341	-	-	-	-	-	-	-	-
10092	Inter Project Excess Cash Transfer Out	(1,757,341)								
10100	Total other financing sources (uses)	21,472,082				3,636,784				(1,164,507)
10000	EXCESS (DEFICIENCY) OF REVENUE OVER (UNDER) EXPENSES	<u>\$ 20,698,000</u>	<u>\$ 1,241,887</u>	<u>\$ -</u>	<u>\$ (13</u>)	<u>\$ (1,219,995)</u>	<u>\$ -</u>	<u>\$ 101,397</u>	<u>\$ -</u>	<u>\$ 10,011,740</u>
	Memo Account Information									
11020	Required annual debt principal payments	\$ 1,923,490	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$ 17,396,565
11030	Beginning equity	86,655,411	-	1,400,000	13	(839,739)	-	219,374	-	56,006,067
11040	Prior period adjustments, equity transfers	11,221,035	-	-	-	205,041	-	-	-	12,963,426
11170	Administrative fee equity	-	-	-	-	(2,889,438)	-	-	-	-
11180	Housing assistance payments equity	-	-	-	-	1,034,745	-	-	-	-
11190	Unit months available	103,028	-	270	-	183,342	-	1,740	-	6,876
11210	Number of unit months leased	93,375	-	141	-	167,373	-	1,712	-	6,669
11620	Building purchases	9,538,943	-	-	-	-	-	-	-	-
13510	CFFP debt services payments	1,748,063	-	-	-	-	-	-	-	-

Line Item#	Accounts Description	Neighborhoo ds Implementati	Sect 8 NC/SR Programs	2 State/Local	Business Activities	S8MR	COCC	CARES Act COCC	Elimination	Total Entity	Discretely Presented Component Unit
	EXPENSES (Continued)										
96710	Interest of mortgage payable	\$ -	\$ -	\$-	\$ 405,333	\$-	\$ 507,528	\$-	\$-	\$ 2,858,263	\$ 3,208,116
96720	Interest on notes payable	-	-	-	-	-	-	-	-	-	-
96730	Amortization of Bond Issue Costs										27,047
96700	Total interest expense and amortization	-	-	-	405,333	-	507,528	-	-	2,858,263	3,235,163
96900	Total operating expenses	91,195	<u> </u>	762,943	1,746,335	43,994	13,623,608		(14,319,028)	109,722,252	16,008,017
97000	Excess of operating revenue over operating expenses		<u> </u>	6,029	(131,518)	455,564	1,679,319	1,010,828	(2,837,706)	131,701,386	2,574,975
97100	Extraordinary maintenance	-	-	-	370	79	-	970,489	-	970,938	-
97200	Casualty Losses- Non-capitalized	-	-	-	361	-	252	-	-	963,104	240,365
97300	Housing assistance payments	-	-	-	-	435,266	-	-	(2,837,706)	108,156,553	-
97350	HAP Portability-in	-	-	-	-	-	-	-	-	-	-
97400	Depreciation expense				242		304,839			13,413,810	8,277,262
90000	Total expenses	91,195		762,943	1,747,308	479,339	13,928,699	970,489	(17,156,734)	233,226,657	24,525,644
	Other financing sources (uses):										
10010	Operating transfer in	-	-	-	-	-	-	-	(6,212,562)	-	-
10020	Operating transfer out	-	-	-	-	-	-	-	6,212,562	-	-
10080	Special Items (Pension/OPEB Allocation)	-	-	-	-	-	9,071,456	-	-	33,015,815	-
10091	Inter Project Excess Cash Transfer In	-	-	-	-	-	-	-	(1,757,341)	-	-
10092	Inter Project Excess Cash Transfer Out	<u> </u>			-				1,757,341		
10100	Total other financing sources (uses)						9,071,456			33,015,815	
10000	EXCESS (DEFICIENCY) OF REVENUE OVER (UNDER) EXPENSES	<u>\$ -</u>	<u>\$ -</u>	<u>\$ 6,029</u>	<u>\$ (132,491</u>)	<u>\$ 20,219</u>	<u>\$ 10,445,684</u>	<u>\$ 40,339</u>	<u>\$</u> -	<u>\$ 41,212,796</u>	<u>\$ (5,942,652</u>)
	Memo Account Information										
11020	Required annual debt principal payments	\$-	\$-	\$-	\$ -	\$-	\$ 705,310	\$-	\$ -	\$ 20,025,365	\$ -
11030	Beginning equity	-	620,597	189,944	57,326,732	218,074	(27,159,421)	248,031	-	174,885,083	47,582,811
11040	Prior period adjustments, equity transfers	-	-	-	(21,997,246)	-	(2,103,886)	(288,370)	-	-	15,647,039
11170	Administrative fee equity	-	-	-	-	-	-	-	-	(2,889,438)	-
11180	Housing assistance payments equity	-	-	-	-	-	-	-	-	1,034,745	-
11190	Unit months available	-	-	-	75	852	-	-	-	296,183	-
11210	Number of unit months leased	-	-	-	68	761	-	-	-	270,099	-
11620	Building purchases	-	-	-	-	-	-	-	-	9,538,943	-
13510	CFFP debt services payments	-	-	-	-	-	-	-	-	1,748,063	-

OTHER INFORMATION

CUYAHOGA METROPOLITAN HOUSING AUTHORITY OTHER INFORMATION SCHEDULE OF RESTRICTED AND NONRESTRICTED NET REVENUES DECEMBER 31, 2021

Schedule of Restricted and Nonrestricted Net Revenues

	Nonrestricted Reve		Exc	icted Operating E cluding Depreciat and Debt Service	ion
	Business	Component Unit		Business	Component Unit
	COCC Activities	Blended	COCC	Activities	Blended
2016	\$ 24,624,832 \$ 308,924	\$ 2,343,230	\$ 27,551,807	\$ 173,191	\$ 380,800
2017	23,102,354 812,826	6,525,932	29,475,885	108,766	445,683
2018	13,103,910 1,493,423	6,192,719	14,986,579	74,838	510,756
2019	18,297,572 2,370,204	8,295,637	9,663,581	1,587,954	1,044,484
2020	15,905,501 1,035,153	7,988,071	14,942,527	254,818	2,039,592
2021	15,302,927 270,769	14,239,391	13,116,080	86,361	1,750,031
			Restric	ted Operating Ex	penses
			Exc	cluding Depreciat	ion
	Restricted Reven	les	;	and Debt Service	
	Business	Component Unit		Business	Component Unit
	COCC Activities	Blended	COCC	Activities	Blended
2016	\$ - \$ 261,970	\$ 5,306,504	\$ -	\$ 344,301	\$ 3,590,582
2017	- 276,525	5,697,239	-	283,448	3,272,591

2017	-	276,525	5,697,239	-	283,448	3,272,591
2018	-	168,423	6,525,150	-	149,916	3,802,044
2019	-	205,094	6,351,669	-	300,241	4,370,597
2020	-	2,291,788	8,295,324	-	416,450	7,434,869
2021	-	1,344,048	10,307,374	-	1,254,641	8,459,026
				0		
				Une	rating Expenses	

Operating Expenses
Excluding Depreciation

						L/	loiu	ung Depresiau		
		Rev	venues per FD	S		and	De	bt Service per	FDS	;
			Business	Co	mponent Unit			Business	Сс	mponent Unit
	COCC		Activities		Blended	COCC		Activities		Blended
2016	\$ 24,624,832	\$	570,894	\$	7,649,734	\$ 27,551,807	\$	517,492	\$	3,971,382
2017	23,102,354		1,089,351		12,223,171	29,475,885		392,214		3,718,274
2018	13,103,910		1,661,846		12,717,869	14,986,579		224,754		4,312,800
2019	18,297,572		2,575,298		14,647,306	9,663,581		1,888,195		5,415,081
2020	15,905,501		3,326,941		16,283,395	14,942,527		671,268		9,474,461
2021	15,302,927		1,614,817		24,546,765	13,116,080		1,341,002		10,209,057

Revenues per FDS line 70000

Expenses per FDS line 96900 less line 967000

CUYAHOGA METROPOLITAN HOUSING AUTHORITY OTHER INFORMATION SCHEDULE OF UNRESTRICTED NET INCOME DECEMBER 31, 2021

Schedule of Unrestricted Net Income

			Non	restrictive Operating Expenses		
	Auth	ority Revenues		Excluding Depreciation	I	Net Income
	N	lonrestricted		and Debt Service		(Loss)
2016	\$	27,276,987	\$	28,105,798	\$	(828,812)
2017		30,441,112		30,030,334		410,778
2018		20,790,052		15,572,174		5,217,878
2019		28,963,413		12,296,019		16,667,394
2020		24,928,725		17,236,937		7,691,788
2021		29,813,087		14,952,472		14,860,615

			Nor	nrestrictive Operating Expenses	
	Authori	ty Revenues		Excluding Depreciation	Net Income
	Non	restricted		and Debt Service	(Loss)
2016	\$	27.3	\$	28.1	\$ (0.8)
2017		30.4		30.0	0.4
2018		20.8		15.6	5.2
2019		29.0		12.3	16.7
2020		24.9		17.2	7.7
2021		24.9		17.2	7.7

SINGLE AUDIT REPORT



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

Members of the Board Cuyahoga Metropolitan Housing Authority Cleveland, Ohio

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the financial statements of the business-type activities and the aggregate discretely presented component units of Cuyahoga Metropolitan Housing Authority, as of and for the year ended December 31, 2021, and the related notes to the financial statements, which collectively comprise the Cuyahoga Metropolitan Housing Authority's basic financial statements, and have issued our report thereon dated June 28, 2022. Our report includes a reference to other auditors who audited the financial statements of Garden Valley Housing Partnership I, L.P., Garden Valley Housing Partnership II, L.P., Garden Valley Housing Partnership III, L.P., Garden Valley Housing Partnership IV, L.P., Euclid-Lee Senior, L.P., Miles Pointe Elderly, L.P., Fairfax Intergenerational Housing, L.P., Bohn Tower Redevelopment, L.P., Carver Park Phase I, L.P., Carver Park Phase II, L.P., Riverside Park Phase II, L.P., Riverside Park Phase III, LP, and East Side Neighborhood Homes, L.P. as described in our report to the Authority's financial statements. This report does not include the results of other auditors' testing of internal control over financial reporting or compliance and other matters that are reported on separately by those auditors. The audits of Garden Valley Housing Partnership I, L.P., Garden Valley Housing Partnership II, L.P., Garden Valley Housing Partnership III, L.P., Euclid-Lee Senior, L.P., Miles Pointe Elderly Limited Partnership, Fairfax Intergenerational Housing, L.P., Riverside Park Phase II, L.P., Riverside Park Phase III, L.P., and East Side Neighborhood Homes, L.P. were not performed in accordance with Government Auditing Standards.

Report on Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered Cuyahoga Metropolitan Housing Authority's internal control over financial reporting (internal control) as a basis for designing audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of Cuyahoga Metropolitan Housing Authority's internal control. Accordingly, we do not express an opinion on the effectiveness of Cuyahoga Metropolitan Housing Authority's internal control.



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

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses or significant deficiencies may exist that were not identified.

Report on Compliance and Other Matters

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

Purpose of This Report

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

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Toledo, Ohio June 28, 2022



INDEPENDENT AUDITORS' REPORT ON COMPLIANCE FOR EACH MAJOR FEDERAL PROGRAM AND REPORT ON INTERNAL CONTROL OVER COMPLIANCE REQUIRED BY THE UNIFORM GUIDANCE

Members of the Board Cuyahoga Metropolitan Housing Authority Cleveland, Ohio

Report on Compliance for Each Major Federal Program

Opinion on Each Major Federal Program

We have audited Cuyahoga Metropolitan Housing Authority's compliance with the types of compliance requirements identified as subject to audit in the OMB *Compliance Supplement* that could have a direct and material effect on each of Cuyahoga Metropolitan Housing Authority's major federal programs for the year ended December 31, 2021. Cuyahoga Metropolitan Housing Authority's major federal programs are identified in the summary of auditors' results section of the accompanying schedule of findings and questioned costs.

In our opinion, Cuyahoga Metropolitan Housing Authority complied, in all material respects, with the compliance requirements referred to above that could have a direct and material effect on each of its major federal programs for the year ended December 31, 2021.

The Authority's basic financial statements include the operations of the discretely presented component units which may have received federal awards, and which are not included in the schedule of expenditures of federal awards for the year ended December 31, 2021. Our audit, described below, did not include the operations of the aggregate discretely presented component units because other auditors were engaged to perform audits of compliance, if applicable.

Basis for Opinion on Each Major Federal Program

We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America (GAAS); the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States; and the audit requirements of Title 2 U.S. *Code of Federal Regulations* Part 200, *Uniform Administrative* Requirements, *Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance). Our responsibilities under those standards and the Uniform Guidance are further described in the Auditors' Responsibilities for the Audit of Compliance section of our report.

We are required to be independent of Cuyahoga Metropolitan Housing Authority and to meet our other ethical responsibilities, in accordance with relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on compliance for each major federal program. Our audit does not provide a legal determination of Cuyahoga Metropolitan Housing Authority's compliance with the compliance requirements referred to above.



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Responsibilities of Management for Compliance

Management is responsible for compliance with the requirements referred to above and for the design, implementation, and maintenance of effective internal control over compliance with the requirements of laws, statutes, regulations, rules and provisions of contracts or grant agreements applicable to Cuyahoga Metropolitan Housing Authority's federal programs.

Auditors' Responsibilities for the Audit of Compliance

Our objectives are to obtain reasonable assurance about whether material noncompliance with the compliance requirements referred to above occurred, whether due to fraud or error, and express an opinion on Cuyahoga Metropolitan Housing Authority's compliance based on our audit. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS, *Government Auditing Standards*, and the Uniform Guidance will always detect material noncompliance when it exists. The risk of not detecting material noncompliance resulting from fraud is higher than for that resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Noncompliance with the compliance requirements referred to above is considered material if there is a substantial likelihood that, individually or in the aggregate, it would influence the judgment made by a reasonable user of the report on compliance about Cuyahoga Metropolitan Housing Authority's compliance with the requirements of each major federal program as a whole.

In performing an audit in accordance with GAAS, *Government Auditing Standards*, and the Uniform Guidance, we:

- exercise professional judgment and maintain professional skepticism throughout the audit.
- identify and assess the risks of material noncompliance, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding Cuyahoga Metropolitan Housing Authority's compliance with the compliance requirements referred to above and performing such other procedures as we considered necessary in the circumstances.
- obtain an understanding of Cuyahoga Metropolitan Housing Authority's internal control over compliance relevant to the audit in order to design audit procedures that are appropriate in the circumstances and to test and report on internal control over compliance in accordance with the Uniform Guidance, but not for the purpose of expressing an opinion on the effectiveness of Cuyahoga Metropolitan Housing Authority's internal control over compliance. Accordingly, no such opinion is expressed.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and any significant deficiencies and material weaknesses in internal control over compliance that we identified during the audit.

Report on Internal Control Over Compliance

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

Our consideration of internal control over compliance was for the limited purpose described in the Auditors' Responsibilities for the Audit of Compliance section above and was not designed to identify all deficiencies in internal control over compliance that might be material weaknesses or significant deficiencies in internal control over compliance. Given these limitations, during our audit we did not identify any deficiencies in internal control over compliance that we consider to be material weaknesses, as defined above. However, material weaknesses or significant deficiencies in internal control over compliance that weaknesses or significant deficiencies in internal control over compliance that we consider to be material control over compliance that we consider to be material weaknesses, as defined above. However, material weaknesses or significant deficiencies in internal control over compliance that were not identified.

Our audit was not designed for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, no such opinion is expressed.

The purpose of this report on internal control over compliance is solely to describe the scope of our testing of internal control over compliance and the results of that testing based on the requirements of the Uniform Guidance. Accordingly, this report is not suitable for any other purpose.

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Toledo, Ohio June 28, 2022

CUYAHOGA METROPOLITAN HOUSING AUTHORITY SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS YEAR ENDED DECEMBER 31, 2021

Federal Grantor/Pass through Grantor/ Program or Cluster Title	Federal Assistance Listing Number	Pass-Through Entity Identifying Number	Passed Through to Subrecipients	E	Federal Expenditures
U.S. Department of Housing and Urban Development (HUD)					
Direct Awards:					
Public and Indian Housing	14.850	N/A	\$-	\$	55,777,237
Capital Fund Program	14.872	N/A	-		29,597,394
Resident Opportunity and Supportive Services	14.870	N/A	-		384,730
Choice Neighborhood Implementation Grant	14.889	N/A	-		91,195
Section 8 Project-Based Cluster					
Moderate Rehabilitation	14.856	N/A	-		479,339
New Construction and Substantial Rehabilitation	14.182	N/A	-		8,487,502
Total Section 8 Project-Based Cluster					8,966,841
Housing Voucher Cluster:					
Mainstream Vouchers	14.879	N/A	-		703,023
COVID-19 Mainstream Vouchers CARES Act Funding	14.MSC	N/A	-		5,000
Total Mainstream Vouchers					708,023
Housing Choice Vouchers	14.871	N/A	-		115,926,584
COVID-19 Housing Choice Voucher CARES Act Funding	14.HCC	N/A	-		500,643
Emergency Housing Vouchers	14.EHV	N/A	-		54,057
Total Housing Choice Vouchers				_	116,481,284
Total Housing Voucher Cluster					117,189,307
Total Expenditures of Federal Awards				\$	212,006,704

CUYAHOGA METROPOLITAN HOUSING AUTHORITY NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS YEAR ENDED DECEMBER 31, 2021

NOTE 1 BASIS OF PRESENTATION

The accompanying schedule of expenditures of federal awards (the Schedule) presents the activity of all federal financial assistance programs of the Cuyahoga Metropolitan Housing Authority (the Authority) for the year ended December 31, 2021. The Authority's reporting entity is defined in Note 1 to the Authority's financial statements. The information in this Schedule is presented in accordance with the requirements of 2 CFR Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance). Because the Schedule presents only a selected portion of the operations of the Authority, it is not intended to and does not present the financial position, changes in net position, or cash flows of the Authority.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Expenditures reported on the Schedule are reported on the accrual basis of accounting. Such expenditures are recognized following the cost principles contained in the Uniform Guidance, wherein certain types of expenditures are not allowable or are limited as to reimbursement.

NOTE 3 INDIRECT COST RATE

The Authority has not elected to use the 10-percent de minimis indirect cost rate as allowed under the Uniform Guidance.

NOTE 4 NONCASH FEDERAL ASSISTANCE

The Authority did not receive any noncash federal assistance for the year ended December 31, 2021.

CUYAHOGA METROPOLITAN HOUSING AUTHORITY SCHEDULE OF FINDINGS AND QUESTIONED COSTS YEAR ENDED DECEMBER 31, 2021

Section I – Summary of Auditors' Results

Financial Statements

1.	Type of auditors' report issued:	Unmodified			
2.	Internal control over financial reporting:				
	Material weakness(es) identified?		yes _	х	no
	Significant deficiency(ies) identified?		yes _	х	_ none reported
3.	Noncompliance material to financial statements noted?		yes _	x	_ no
Federal Awards					
1.	Internal control over major federal programs:				
	Material weakness(es) identified?		yes _	х	_no
	Significant deficiency(ies) identified?		yes _	<u>x</u>	_ none reported
2.	Type of auditors' report issued on compliance for major federal programs:	Unmodified			
3.	Any audit findings disclosed that are required to be reported in accordance with 2 CFR 200.516(a)?		_yes _	x	no
Identification of Major Federal Programs					
CFDA Number(s)		Name of Federal Program or Cluster			
	14.872 14.879/14.871/14.MSC/14.HCC/14.EHV	Capital Fund Program Housing Voucher Cluster			
Dollar threshold used to distinguish between Type A and Type B programs:		\$ <u>3,000,0</u>	000		
Auditee qualified as low-risk auditee?		X	yes _		no

CUYAHOGA METROPOLITAN HOUSING AUTHORITY SCHEDULE OF FINDINGS AND QUESTIONED COSTS (CONTINUED) YEAR ENDED DECEMBER 31, 2021

Section II – Financial Statement Findings

Our audit did not disclose any matters required to be reported in accordance with *Government Auditing Standards*.

Section III – Federal Award Findings and Questioned Costs

Our audit did not disclose any matters required to be reported in accordance with 2 CFR 200.516(a).



CUYAHOGA METROPOLITAN HOUSING AUTHORITY

CUYAHOGA COUNTY

AUDITOR OF STATE OF OHIO CERTIFICATION

This is a true and correct copy of the report, which is required to be filed pursuant to Section 117.26, Revised Code, and which is filed in the Office of the Ohio Auditor of State in Columbus, Ohio.



Certified for Release 8/9/2022

88 East Broad Street, Columbus, Ohio 43215 Phone: 614-466-4514 or 800-282-0370