# FRANKLIN COUNTY REGULAR AND SINGLE AUDIT REPORT FOR THE YEAR ENDED DECEMBER 31, 2021



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Board of Commissioners Columbus Metropolitan Housing Authority 880 East 11th Avenue Columbus, Ohio 43211

We have reviewed the *Independent Auditor's Report* of the Columbus Metropolitan Housing Authority, Franklin County, prepared by Plante & Moran, PLLC, 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 Columbus Metropolitan Housing Authority is responsible for compliance with these laws and regulations.

Keith Faber Auditor of State Columbus, Ohio

July 21, 2022



Financial Report
with Supplemental Information
December 31, 2021



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## **Independent Auditor's Report**

To the Board of Commissioners Columbus Metropolitan Housing Authority

#### Report on the Audit of the Financial Statements

#### **Opinions**

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

In our opinion, based on our audit and the report of other auditors, the accompanying 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 Authority as of December 31, 2021 and the respective changes in its 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.

We did not audit the financial statements of Worley Terrace, LLC; Elim Manor Elderly Housing, LLC; Franklin Station, LLC; Poindexter Place, LLC; Sawyer Manor and Trevitt Heights, LLC; CMHA RAD East, LLC; Columbus Scholar House III, LLC; and RAD Rosewind, LLC, which represent 100 percent of the assets, net position, and revenue of the aggregate discretely presented component units. Those financial statements were audited by other auditors, whose report has been furnished to us, and our opinion, insofar as it relates to the amounts included for Worley Terrace, LLC; Elim Manor Elderly Housing, LLC; Franklin Station, LLC; Poindexter Place, LLC; Sawyer Manor and Trevitt Heights, LLC; CMHA RAD East, LLC; Columbus Scholar House III, LLC; and RAD Rosewind, LLC, is based solely on the report of the other auditors. The financial statements of Worley Terrace, LLC; Elim Manor Elderly Housing, LLC; Franklin Station, LLC; Poindexter Place, LLC; Sawyer Manor and Trevitt Heights, LLC; CMHA RAD East, LLC; Columbus Scholar House III, LLC; and RAD Rosewind, LLC were not audited under Government Auditing Standards.

#### **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 *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report. We are required to be independent of the 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. The financial statements of Worley Terrace, LLC; Elim Manor Elderly Housing, LLC; Franklin Station, LLC; Poindexter Place, LLC; Sawyer Manor and Trevitt Heights, LLC; CMHA RAD East, LLC; Columbus Scholar House III, LLC; and RAD Rosewind, LLC were not audited under *Government Auditing Standards*.

#### Emphasis of Matter

As described in Note 14 to the financial statements, the beginning of the year net position for the discretely presented component units as of January 1, 2021 has been restated to reflect a change in reporting entity. Our opinion is not modified with respect to this matter.

## 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.



To the Board of Commissioners Columbus Metropolitan Housing Authority

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 Authority's ability to continue as a going concern for 12 months beyond the financial statements date, including any currently known information that may raise substantial doubt shortly thereafter.

#### Auditor's 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 auditor's 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.

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 the 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 the 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 Supplemental Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis and required supplemental information, as noted in the table of contents, 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, which 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 supplemental information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

To the Board of Commissioners Columbus Metropolitan Housing Authority

#### Supplemental Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the Authority's basic financial statements. The financial data schedules, as identified in the table of contents, and 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 (the "Uniform Guidance"), are presented for the purpose 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 and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the 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 Reporting Required by Government Auditing Standards

In accordance with Government Auditing Standards, we have also issued our report dated June 16, 2022 on our consideration of the Authority's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, 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 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 the Authority's internal control over financial reporting and compliance.

Flante & Moran, PLLC

June 16, 2022

# Management's Discussion and Analysis

As management of Columbus Metropolitan Housing Authority (the "Authority"), we offer readers of the Authority's financial statements this narrative overview and analysis of the financial activities of the Authority for the fiscal year ended December 31, 2021. This management's discussion and analysis focuses on the operations of the Authority and not its discretely presented component units. We encourage readers to consider the information presented here in conjunction with the Authority's financial statements to obtain a full understanding of financial position. This management's discussion and analysis is presented in accordance with the requirements of Governmental Accounting Standards Board Statement (GASB) Statement No. 34.

#### **Overview of the Financial Statements**

The annual financial report consists of four parts:

- Management's discussion and analysis
- · Financial statements
- Supplemental financial data schedules
- Schedule of expenditures of federal awards

Columbus Metropolitan Housing Authority, as a subdivision of the State of Ohio, is a special-purpose government agency engaged only in business-type activities. The Authority's mission is to help people access affordable housing through collaborative partnerships to develop, renovate, and maintain housing; promote neighborhood revitalization; and assist residents in accessing needed social services.

The Authority follows enterprise fund reporting; accordingly, the financial statements are presented under the full accrual basis of accounting. These financial statements are designed to be corporate-like in that all business-type programs are consolidated into one agency-wide total. Separate accounts are maintained for each program to control and manage money for particular purposes. The supplemental information section of the financial statements includes the financial data schedules, which provide net position by program and revenue, expenses, and changes in net position by program.

In accordance with Governmental Accounting Standards Board Statement No. 63 (GASB 63), these statements include a statement of net position, which is similar to a balance sheet. The statement of net position reports all financial and capital resources of the Authority. The statement is presented in the format where assets minus liabilities equal "net position." Assets are presented in order of liquidity and are classified as "current" (convertible to cash within one year), "noncurrent," and "capital assets." Liabilities are classified as "current" (payable within one year) and "noncurrent."

The focus of the statement of net position is designed to represent the net available liquid (noncapital) assets, net of liabilities, for the entire Authority. Net position is reported in three broad categories (as applicable):

**Net Investment in Capital Assets** - This component of net position consists of all capital assets, reduced by the outstanding balances of any bonds, mortgages, notes, or other borrowings that are attributable to the acquisition, construction, or improvement of those assets.

**Restricted Net Position** - This component of net position consists of restricted assets, when constraints are placed on assets by creditors (such as debt covenants), grantors, contributors, laws, regulations, etc.

# Management's Discussion and Analysis

**Unrestricted Net Position** - Unrestricted net position consists of net position that does not meet the definition of "net investment in capital assets" or "restricted net position."

The financial statements also include a statement of activities, which is similar to an income statement. This statement includes operating revenue, operating expenses, and nonoperating revenue and expenses. The focus of the statement of activities is the "change in net position," which is similar to net income or loss.

A statement of cash flows is included, which discloses net cash provided by, or used for, operating activities, investing activities, and capital and related financing activities. This statement also includes a reconciliation of the change in net position to net cash from operations.

The Authority's significant programs and services that are consolidated into a single enterprise fund are detailed below. For detailed revenue and balance sheet information on these, see "Supplemental Financial Data Schedules" in the back of this report.

**PHA Owned Low Rental Housing (LRH)** - Under the Public Housing Program, the Authority rents units it owns to low-income households. This program operates under an Annual Contribution Contract with HUD. An operating subsidy is provided by HUD to enable the Authority to provide the housing at a rent that is based upon 30 percent of the tenant's adjusted gross income. Beginning in 2016, the Agency embarked on a strategy to convert the remaining public housing units to Project Base Voucher (PBV) units under HUD's Rental Assistance Demonstration (RAD) Program. We anticipate full conversion to be completed by the middle of 2023.

**Capital Grant Program** - This grant provides funding to improve the physical conditions of our low-income rental housing (discussed above) and upgrade management of operations to ensure that the properties continue to be available to service low-income families.

**Housing Choice Vouchers (Section 8)** - Through Annual Contribution Contracts (ACC) with HUD, the Authority receives funding to subsidize the rent of low-income families in the private market and earns an administrative fee to cover the program's operating costs. This is our largest program, providing vouchers to approximately 13,100 families and individuals. It includes Housing Choice, Mainstream, Shelter Care Plus, and Veterans vouchers.

**Assisted Housing Services Corp (AHSC)** - The Authority, through its wholly owned subsidiary, the Assisted Housing Services Corporation, provides performance-based contract administrative (PBCA) services for units receiving project-based Section 8 housing assistance throughout the state of Ohio and Washington, D.C.

**Choice Neighborhood Implementation Grant** - The Authority was awarded the 2014 Choice Neighborhood Implementation Grant. This \$29.7 million dollar grant, along with local contributions, enabled the Authority to revitalize the former Poindexter Village site. All phases of redevelopment have been finished and final lease-up is complete.

**Other Business Ventures** - The Authority has other business ventures that are not dependent upon HUD funding. They include wholly owned subsidiaries that were established to own land and housing units and participate in limited partnerships and limited liability corporations.

# Management's Discussion and Analysis

**Other HUD Programs** - The Authority currently receives funding for or has remaining funding from other Section 8 programs that have multiple-year funding but are not considered major programs, such as the ROSS Grant.

**Partnerships in Low-income Tax Credit Housing (LIHTC)** - The Authority, through one of its Other Business Ventures entities, is a general partner in eight tax credit entities for a total of 1,135 units as of December 31, 2021: Worley Terrace, LLC, Elim Manor Elderly Housing, LLC, Poindexter Place, LLC, Franklin Station, LLC, Sawyer Manor and Trevitt Heights, LLC, CMHA RAD East, LLC, Columbus Scholar House III, LLC, and RAD Rosewind, LLC.

**Transition to HUD Rental Assistance Demonstration** - Based on the efficiencies of the HCV program, the Authority set out on a course to convert the entire public housing program to project-based voucher (PBV) through HUD's Rental Assistance Demonstration program. This transition is anticipated to be completed by the middle of 2023.

#### **Major Programs for 2021 Audit**

For the current period ended December 31, 2021, the major programs are Performance Based Contract Administrator Program (Assistance Listing Number 14.327) and the Housing Choice Voucher Cluster, comprising Section 8 Housing Choice Vouchers and Mainstream Vouchers Program (Assistance Listing Numbers 14.871 and 14.879, respectively).

#### **Financial Highlights**

During the year ended December 31, 2021:

- Total assets increased by \$85,215,738, or 22.01 percent. This increase is largely due to an increase in notes receivable in Central Office related to current construction projects and acquisitions. The purchases of real property underlying 1551 West Broad, LLC, Magnolia Trace, and Sinclair Family Apartments, LLC, along with the purchase of the investor member's ownership interest in Jenkins Terrace, LLC by the Authority, also contributed to the increase in total assets.
- Total liabilities increased by \$80,651,653 or 47.86 percent. The increase is largely due to the Magnolia Trace bonds payable (\$37.9 million), the Sinclair Family Apartments, LLC bonds payable (\$27.6 million), the New Village mortgage (\$8.7 mil), and an increase in the Gables West, LLC mortgage (\$4.9 mil). In addition, there is an increase in deferred revenue due to the ground lease entered into with Winchester Lakes Apartments, LLC (\$17.0 million). The increase is reduced by the repayment of debt held by Winchester Lakes Apartments, LLC (\$12.0 million) and a decrease in net OPEB obligation (\$7.0 million).
- Total operating revenue increased by \$11,410,004 due to the recognition of OPEB revenue in 2021. There were also increases in both developer fees and the Section 8 Housing Assistance Subsidy.
- Total operating expenses increased by \$19,507,294 due primarily to an increase in Section 8 Housing Assistance payments.

# Management's Discussion and Analysis

## **Condensed Comparative Financial Statements**

The statement of net position for the year ended December 31, 2021, compared to the prior year, is as follows:

		2021	 2020
Assets and Deferred Outflows			 
Current and other assets	\$	250,240,441	\$ 199,489,765
Capital assets - Net of depreciation		222,228,936	 187,763,874
Total assets		472,469,377	387,253,639
Deferred Outflows of Resources			
Excess consideration provided in acquisition		2,187,562	0
Deferred pension costs		1,696,164	1,823,238
Deferred OPEB costs		821,431	1,263,954
Total Deferred Outflows of Resources		4,705,157	3,087,192
Total Assets and Deferred Outflows	\$	477,174,534	\$ 390,340,831
Liabilities			
Current liabilities	\$	13,438,253	\$ 63,704,165
Long-term liabilities		235,725,713	 104,808,148
Total liabilities		249,163,966	 168,512,313
Deferred Inflows of Resources			
Deferred pension cost reductions		3,449,924	2,147,107
Deferred OPEB cost reductions		2,944,853	989,296
Total Deferred Inflows of Resources		6,394,777	 3,136,403
Net Position			
Net investment in capital assets		82,263,855	86,616,828
Restricted		10,963,600	13,054,258
Unrestricted		128,388,336	119,021,029
Total net position		221,615,791	 218,692,115
Total Liabilities, Deferrred Inflows,			
and Net Position	<u>\$</u>	477,174,534	\$ 390,340,831

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

# Management's Discussion and Analysis

#### **Statement of Activities**

The statement of activities presents the operating results of the Authority. Condensed information from the statement of activities for the year ended December 31, 2021, compared to the prior year, is as follows:

	2021	2020		
Operating Revenue				
Revenue - Tenants	\$ 16,598,651	\$	13,579,868	
Subsidy for Housing Assistance Payments	773,791,077		769,020,540	
HUD operating grants	12,876,681		17,076,056	
Performance based contract administration fee revenue	19,399,008		18,516,980	
Other income	17,536,720		10,598,689	
Total operating revenue	840,202,137		828,792,133	
Operating Expenses				
Administrative and tenant services	37,770,066		37,890,277	
Utilities	1,352,303		1,500,037	
Maintenance and operations	4,719,760		4,229,662	
Protective services	266,566		280,674	
Insurance and general	4,413,827		2,905,051	
Housing assistance payments	777,809,699		762,815,833	
Interest expense	5,295,064		3,997,960	
Depreciation	8,618,720		7,119,217	
Total operating expenses	 840,246,005		820,738,711	
Operating Income	(43,868)		8,053,422	
Nonoperating Revenue				
Gain on sale of assets	198,391		4,265,334	
Interest income	 2,009,940		1,582,347	
Total nonoperating revenue	 2,208,331		5,847,681	
Income	2,164,463		13,901,103	
Contributions:				
Capital grants	 759,213		911,203	
Change in Net Position	 \$2,923,676		\$14,812,306	

## **Major Factors Affecting the Statement of Activities**

Total operating revenue increased by \$11,410,004 due to the recognition of OPEB revenue in 2021. There were also increases in both developer fees and the Section 8 Housing Assistance Subsidy.

Total operating expenses increased by \$19,507,294 due primarily to an increase in Section 8 Housing Assistance payments.

# Management's Discussion and Analysis

#### **Capital Assets**

As of December 31, 2021, the Authority had \$222.2 million in capital assets as reflected in the schedule below:

	2020	 2020
Land	\$ 25,342,792	\$ 21,555,456
Construction in progress	1,891,502	3,745,915
Total nondepreciable capital assets	27,234,294	25,301,371
Buildings	263,305,598	223,950,407
Furniture and fixtures	9,528,195	9,502,945
Intangible assets	1,756,646	-
Total depreciable assets	 274,590,439	233,453,352
Accumulated depreciation	(79,595,797)	(70,990,849)
Net capital assets being depreciated	194,994,642	162,462,503
Total capital assets	\$ 222,228,936	\$ 187,763,874

#### **Major Factors Affecting Capital Assets**

Land and buildings increased by \$43,142,527, due to the purchases of real property underlying 1551 West Broad, LLC, Magnolia Trace, Sinclair Family Apartments, LLC, and the purchase of the investor member's ownership interest in Jenkins Terrace, LLC by the Authority.

Construction in progress decreased by \$1,854,413, largely due to the computer software being placed in service.

#### Debt

As of December 31, 2021, the Authority had outstanding debt obligations totaling \$169,899,395, an increase of \$68.8 million or 68.0 percent. The increase is largely due to the Magnolia Trace bonds payable (\$37.9 million), the Sinclair Family Apartments, LLC bonds payable (\$27.6 million), the New Village mortgage (\$8.7 mil) and an increase in the Gables West, LLC mortgage (\$4.9 mil). The increase is reduced by the repayment of debt held by Winchester Lakes Apartments, LLC (\$12.0 million). See Note 8 to the financial statements for additional information.

# Management's Discussion and Analysis

#### **Economic Factors**

Significant economic factors affecting the Authority in 2021 are as follows:

- Federal funding is at the discretion of the U.S. Department of HUD and was insufficient to cover operating costs and capital improvements for low-rent housing units in 2021.
- The low-interest-rate environment provides opportunities for pursuing the Authority's strategy of acquisition and mixed-income community development.
- On March 27, 2020, the Coronavirus Aid, Relief, and Economic Security Act (CARES Act) was
  enacted and signed into law. In 2021 and 2020, the CARES Act provided additional funding to the
  Authority for housing assistance payments (HAP), administrative fee, and the Public Housing
  Operating Fund. The CARES Act also allowed for the flexibility of using previously appropriated
  Capital and Operating Funds to prevent, prepare for, and respond to the COVID-19 pandemic, as
  defined by HUD.

# Statement of Net Position

# December 31, 2021

	Primary Government (CMHA)			Discretely Presented Component Units	
Assets					
Current assets:					
Cash and cash equivalents - Unrestricted (Note 3)	\$	35,413,310	\$	5,040,397	
Receivables:					
HUD receivables		5,490,967		-	
Other receivables		2,137,258		-	
Tenant receivables		114,979		506,657	
Due from discretely presented component units		2,022,776		-	
Accrued interest receivable		4,856,327		-	
Tenant security deposits - Restricted (Note 3)		592,317		410,818	
Prepaid expenses and other assets		651,876		372,817	
Notes receivable (Note 4)		3,021,558		-	
Cash and cash equivalents - Restricted short term (Note 3)		11,331,982		4,684,579	
Total current assets		65,633,350		11,015,268	
Noncurrent assets:					
Equity interest in joint ventures (Note 6)		27,967,633		_	
Net OPEB asset (Note 10)		963,817		_	
Capital assets: (Note 5)		, -			
Assets not subject to depreciation		27,234,294		8,951,773	
Assets subject to depreciation - Net		194,994,642		123,943,155	
Other noncurrent assets		526,121		1,229,052	
Notes receivable - Net of allowance (Note 4)		122,520,392		-	
Cash and cash equivalents - Restricted long term (Note 3)		32,629,128		6,173,964	
Total noncurrent assets		406,836,027		140,297,944	
Total accets		470 460 277		151 212 212	
Total assets		472,469,377		151,313,212	
Deferred Outflows of Resources					
Excess consideration provided in acquisition (Note 14)		2,187,562		-	
Deferred pension costs (Note 9)		1,696,164		-	
Deferred OPEB costs (Note 10)		821,431		-	
Total deferred outflows of resources		4,705,157		-	
Liabilities					
Current liabilities:					
Accounts payable:					
Accounts payable		4,451,359		893,538	
Due to CMHA		-,,		2,022,776	
Due to other governmental units		_		1,293	
Security deposits liability		689,422		423,148	
Accrued liabilities and other		4,180,368		4,163,475	
Unearned revenue		1,929,599		160,965	
Accrued compensated absences		320,177		-	
Notes payable (Note 8)		1,867,328		7,437,740	
Total current liabilities		13,438,253		15,102,935	
		,,		,,	
Noncurrent liabilities:		0=0.46:			
Accrued compensated absences		273,481		-	
Unearned revenue		56,734,607		-	
Net pension liability (Note 9)		7,721,254		-	
Notes payable - Net of current portion (Note 8)		170,726,881		78,452,971	
Other noncurrent liabilities		269,490		11,859,378	
Total noncurrent liabilities		235,725,713		90,312,349	
Total liabilities		249,163,966		105,415,284	

# Statement of Net Position (Continued)

# **December 31, 2021**

	Prim	nary Government (CMHA)	Discretely Presented Component Units		
Deferred Inflows of Resources  Deferred pension cost reductions (Note 9)  Deferred OPEB cost reductions (Note 10)	\$	3,449,924 2,944,853	\$	<u>-</u>	
Total deferred inflows of resources		6,394,777		-	
Net Position  Net investment in capital assets Restricted Unrestricted		82,263,855 10,963,600 128,388,336		47,004,217 10,846,213 (11,952,502)	
Total net position	<u>\$</u>	221,615,791	\$	45,897,928	

# Statement of Revenue, Expenses, and Changes in Net Position

		Primary Government (CMHA)		Discretely Presented Component Units
Operating Revenue				
Revenue - Tenants	\$	16 500 651	Φ	0 710 545
	Φ	16,598,651 12,876,681	Φ	9,718,545
HUD operating grants				-
Subsidy for housing assistance payments Performance-based contract administration fee revenue		773,791,077		-
		19,399,008		400 202
Other revenue		17,536,720		489,303
Total operating revenue		840,202,137		10,207,848
Operating Expenses				
Housing assistance payments		777,809,699		-
Interest expense		5,295,064		1,877,451
Administrative		37,632,752		2,783,004
Tenant services		137,314		112,787
Utilities		1,352,303		1,287,950
Maintenance and operations		4,719,760		2,007,837
Protective services		266,566		137,802
Insurance expense		1,115,560		367,605
General expenses		3,298,267		222,177
Depreciation (Note 5)		8,618,720		3,906,526
Total operating expenses		840,246,005		12,703,139
Operating Loss		(43,868)		(2,495,291)
Nonoperating Revenue (Expense)				
Net gain on sale of assets (Note 5)		198,391		_
Interest income (expense)		2,009,940		76,304
Amortization of deferred costs		_,000,010		(111,770)
		0.000.004		,
Total nonoperating revenue (expense)	_	2,208,331	_	(35,466)
Income (Loss)		2,164,463		(2,530,757)
Contributions				
Capital grants		759,213		-
Member contributions		-		10,016,044
Total contributions		759,213		10,016,044
Change in Net Position		2,923,676		7,485,287
Net Position - Beginning of year (as restated for DPCU)	_	218,692,115		38,412,641
Net Position - End of year	\$	221,615,791	\$	45,897,928

# Statement of Cash Flows

	_	Primary Government (CMHA)
Cash Flows from Operating Activities		
Cash from tenants	\$	16,562,039
HUD subsidies and grants		784,363,120
Other receipts		36,448,858
Cash payments for administrative expenses		(35,844,038)
Cash payments for other operating expenses		(10,342,469)
Housing assistance payments	_	(777,809,699)
Net cash and cash equivalents provided by operating activities		13,377,811
Cash Flows from Capital and Related Financing Activities		
HUD capital grants		759,213
Proceeds from the sale of capital assets		523,299
Capital asset acquisitions		(38,789,426)
Payments on capital debt		(27,855,291)
Proceeds from capital debt		99,302,454
Interest paid on capital debt	_	(5,125,395)
Net cash and cash equivalents provided by capital and related financing		
activities		28,814,854
Cash Flows from Investing Activities		
Interest income		144,904
Advances on notes receivable		(6,522,958)
Receipt of payments on notes receivables		5,018,958
Distributions received from investments in joint ventures		123,450
Capital contributions made to investments in joint ventures		(169)
Assumed business activities cash and cash equivalents balance	_	865,894
Net cash and cash equivalents used in investing activities	_	(369,921)
Net Increase in Cash and Cash Equivalents		41,822,744
Cash and Cash Equivalents - Beginning of year	_	38,143,993
Cash and Cash Equivalents - End of year	\$	79,966,737
Classification of Cash and Cash Equivalents		
Cash and cash equivalents - Unrestricted	\$	35,413,310
Restricted cash - Current	Ψ	11,331,982
Restricted cash - Tenant security deposits		592,317
Restricted cash - Long term		32,629,128
	\$	79,966,737
Total cash and cash equivalents	÷	, -, -

# Statement of Cash Flows (Continued)

	Primary Government (CMHA)		
Reconciliation of Operating Loss to Net Cash from Operating Activities			
Operating loss	\$	(43,868)	
Adjustments to reconcile operating loss to net cash from operating activities:		, ,	
Depreciation		8,618,720	
Developer fee income financed through loans and notes receivable		(11,097,333)	
Interest paid on capital debt		5,125,395	
Changes in assets and liabilities:			
Accounts receivable tenants		(36,612)	
Grants receivable		(2,304,638)	
Other accounts receivable		(157,837)	
Prepaid expenses and other assets		716,970	
Accounts payable and other		1,657,615	
Unearned revenue		16,485,063	
Security deposit liability		131,099	
Net pension and OPEB liabilities and deferrals related to pension and OPEB		(5,716,763)	
Total adjustments		13,421,679	
Net cash and cash equivalents provided by operating activities	\$	13,377,811	

# Combining Statement of Net Position for Discretely Presented Component Units

**December 31, 2021** 

	Worley Terrace, LLC	Elim Manor Elderly Housing, LLC	Franklin Station, LLC	Poindexter Place, LLC	Sawyer Manor and Trevitt Heights, LLC	CMHA RAD East, LLC	Columbus Scholar House III, LLC	RAD Rosewind, LLC	Total
Assets Cash and cash equivalents Receivables - Tenant and other Tenant security deposits - Restricted	\$ 69,122 1,240 28,439	\$ 163,711 10,981 16,026	\$ 216,501 18,515 73,842	\$ 384,975 2,827 27,954	\$ 1,887,395 187,716 121,947	\$ 1,373,757 70,274 60,633	\$ 39,031 19,916 16,660	\$ 905,905 195,188 65,317	\$ 5,040,397 506,657 410,818
Prepaid expenses and other assets Cash and cash equivalents - Restricted short term (Note 3)	16,978 468,075	15,339 513,632	53,115 883,307	15,349 476,564	58,903 1,490,780	142,988 852,221	5,552	64,593	372,817 4,684,579
Capital assets: (Note 5) Assets not subject to depreciation Assets subject to depreciation - Net	111,594 8,171,916	- 3,585,625	750,000 12,828,752	- 12,493,163	1,265,000 26,557,919	2,370,000 24,466,052	- 7,198,736	4,455,179 28,640,992	8,951,773 123,943,155
Other noncurrent assets Cash and cash equivalents - Restricted long term (Note 3)	21,856	221,816	61,892	141,361	220,820	383,421	95,139	82,747 6,173,964	1,229,052 6,173,964
Total assets	8,889,220	4,527,130	14,885,924	13,542,193	31,790,480	29,719,346	7,375,034	40,583,885	151,313,212
Liabilities									
Accounts payable: Accounts payable Due to CMHA	22,235 72,349	69,504	44,739 -	54,456 4,495	21,116 -	88,667 70,201	18,623 96,343	574,198 1,779,388	893,538 2,022,776
Due to other governmental units Security deposits liability Accrued liabilities and other	28,330	- 15,499 4,537	935 75,235 36,660	23,858 56,947	286 145,296 2,248,601	- 57,798 1,498,858	72 11,815 37,520	- 65,317 280,352	1,293 423,148 4,163,475
Unearned revenue Noncurrent liabilities:	3,921	4,244	6,443	803	29,280	26,229	3,727	86,318	160,965
Due within one year - Notes payable (Note 8) Due in more than one year: Notes payable - Net of current	-	48,827	2,334,574	97,792	239,514	234,658	200,318	4,282,057	7,437,740
portion (Note 8) Other noncurrent liabilities	<u> </u>	2,292,738 156,991	2,580,938 519,928	1,497,068 218,889	20,571,237 802,345	20,369,776 1,724,671	6,591,214 632,750	24,550,000 7,803,804	78,452,971 11,859,378
Total liabilities	126,835	2,592,340	5,599,452	1,954,308	24,057,675	24,070,858	7,592,382	39,421,434	105,415,284
Net Position (Deficit)  Net investment in capital assets Restricted Unrestricted	8,283,510 468,184 10,691	1,244,060 514,159 176,571	8,663,240 881,914 (258,682)	10,898,303 480,660 208,922	7,012,168 1,467,431 (746,794)	6,231,618 855,056 (1,438,186)	407,204 4,845 (629,397)	4,264,114 6,173,964 (9,275,627)	47,004,217 10,846,213 (11,952,502)
Total net position (deficit)	\$ 8,762,385	\$ 1,934,790	\$ 9,286,472	\$ 11,587,885	\$ 7,732,805	\$ 5,648,488	\$ (217,348)	\$ 1,162,451	\$ 45,897,928

# Combining Statement of Activities for Discretely Presented Component Units

	Worley Terrace, LLC	Elim Manor Elderly Housing, LLC	Franklin Station, LLC	Poindexter Place, LLC	Sawyer Manor and Trevitt Heights, LLC	CMHA RAD East, LLC	Columbus Scholar House III, LLC	RAD Rosewind, LLC	Total
Operating Revenue Revenue - Tenants Other revenue	\$ 602,361 33,447	\$ 494,841 71,125	\$ 1,009,545 60,997	\$ 998,822 3,856	\$ 2,035,641 90,855	\$ 2,167,377 117,175	\$ 94,791 9,155	\$ 2,315,167 102,693	\$ 9,718,545 489,303
Total operating revenue	635,808	565,966	1,070,542	1,002,678	2,126,496	2,284,552	103,946	2,417,860	10,207,848
Operating Expenses Interest expense Administrative Tenant services Utilities Maintenance and operations Protective services Insurance expense General expenses Depreciation  Total operating expenses	246,253 18,225 66,587 181,223 8,310 33,226 3,087 385,062	136,630 128,090 509 33,473 72,988 2,373 31,079 632 223,526 629,300	139,530 233,661 37,033 139,307 159,641 36,003 36,338 21,271 413,186	18,677 271,738 5,333 119,363 222,695 1,592 21,413 - 620,872 1,281,683	549,174 377,044 41,158 245,888 610,175 89,067 132,564 26,435 694,073	753,180 798,801 2,429 333,903 376,284 - 88,091 125,603 872,169 3,350,460	31,851 70,293 6,429 37,042 20,522 457 24,894 27,848 284,001 503,337	248,409 657,124 1,671 312,387 364,309 - 17,301 413,637 2,014,838	1,877,451 2,783,004 112,787 1,287,950 2,007,837 137,802 367,605 222,177 3,906,526
Operating (Loss) Income	(306,165)	(63,334)	(145,428)	(279,005)	(639,082)	(1,065,908)	(399,391)	403,022	(2,495,291)
Nonoperating Revenue (Expense) Interest income (expense) Amortization of deferred costs  Total nonoperating (expense)	19 (11,024)	184 (9,346)	2,091 (13,588)	25 (10,373)	(13) (25,409)	70,203 (31,137)	(5,307 <u>)</u>	3,795 (5,586)	76,304 (111,770)
revenue	(11,005)	(9,162)	(11,497)	(10,348)	(25,422)	39,066	(5,307)	(1,791)	(35,466)
(Loss) Income	(317,170)	(72,496)	(156,925)	(289,353)	(664,504)	(1,026,842)	(404,698)	401,231	(2,530,757)
Contributions	(9,108)			110,267	3,474,510	6,395,375	45,000		10,016,044
Change in Net Position	(326,278)	(72,496)	(156,925)	(179,086)	2,810,006	5,368,533	(359,698)	401,231	7,485,287
<b>Net Position</b> - Beginning of year, as restated	9,088,663	2,007,286	9,443,397	11,766,971	4,922,799	279,955	142,350	761,220	38,412,641
Net Position - End of year	\$ 8,762,385	\$ 1,934,790	\$ 9,286,472	\$11,587,885	\$ 7,732,805	\$ 5,648,488	\$ (217,348)	\$ 1,162,451	\$45,897,928

**December 31, 2021** 

#### Note 1 - Nature of Business

#### Organization and Reporting Entity

Columbus Metropolitan Housing Authority (the "Authority") is organized under the laws of the State of Ohio for the purpose of acquiring, developing, leasing, operating, and administering low-rent housing programs and other housing-related programs. The Authority owns and provides subsidy and operating support for housing units located throughout Franklin County, Ohio. The Authority's assets, liabilities, net position, and changes in net position are included in its primary government fund and include all asset management programs (AMPs), Central Office Cost Center (COCC), business activities, and programs of the Authority.

The U.S. Department of Housing and Urban Development (HUD) has direct responsibility for administering the Low-Rent Housing Program under the United States Housing Act of 1937, as amended. HUD is authorized to contract with local housing authorities in financing the acquisition, construction, and/or leasing of housing units to make housing assistance payments and to make annual contributions (subsidies) to the local housing authorities for the purpose of maintaining the low-rent character of the local housing program. Through multiple annual contributions contracts (ACC), HUD has conveyed certain federally built housing units to the Authority for low-rent operations, making the Authority responsible for the administration of Section 8 and low-income federal programs.

The Authority also has the authority to engage in other business activities not necessarily related to, but supportive of, the low-income housing mission. These activities cover a full range of housing and commercial development activities, as well as contracted services to certain housing authorities on behalf of HUD. These services are primarily the payment processing and administrative services of an assisted housing program.

The nucleus of the financial reporting entity, as defined by Governmental Accounting Standards Board (GASB) Statement No. 14, as amended, is the primary government. A fundamental characteristic of a primary government is that it is a fiscally independent entity. In evaluation of how to define the financial reporting entity, management has considered all potential component units. A component unit is a legally separate entity for which the primary government is financially accountable. The criteria of financial accountability is the appointment of a voting majority plus the ability of the primary government to impose its will upon the potential component unit. These criteria were considered in determining the reporting entity. In accordance with GASB Statement No. 14, as amended (which defines a primary government and those organizations that should be reported as component units), the Authority has included Worley Terrace, LLC; Elim Manor Elderly Housing, LLC; Franklin Station, LLC; Poindexter Place, LLC; Sawyer Manor and Trevitt Heights, LLC; CMHA RAD East, LLC; Columbus Scholar House III, LLC; and RAD Rosewind, LLC as discretely presented component units and Gender Road Limited Partnership; Homes at Second Avenue, LLC; Four Pointe MHA, LLC; SR-MHA, LLC; Arden Park MHA, LLC; CMHA Country Ridge, LLC; Tussing Place MHA, LLC; Gables West MHA, LLC; Canals Edge MHA, LLC; 162 North Ohio Avenue, LLC; and Jenkins Terrace, LLC as blended component units in the accompanying financial statements. In addition, the Authority has certain special limited partnerships that do not meet the definition of a blended or discrete component unit, and they are disclosed in the following sections.

#### **Blended Component Units**

Some component units, despite being legally separate, are so integrated with the primary government that they are, in substance, part of the primary government. The Authority includes the following component units, which are controlled by the Authority and for which the Authority is financially accountable, as blended components in accordance with GASB 14, as amended:

Gender Road Limited Partnership was formed in May 1997 for the purpose of acquiring, constructing, owning, and operating an apartment complex for low- and moderate-income residents of Columbus, Ohio. The Authority is the sole partner of Gender Road Limited Partnership and is responsible for the operations of Gender Road Limited Partnership. As such, the Authority has the ability to impose its will on Gender Road Limited Partnership.

**December 31, 2021** 

## **Note 1 - Nature of Business (Continued)**

- Homes at Second Avenue, LLC (New Village Homes), a limited liability company under the laws of the State of Ohio, was formed in May 2001 for the purpose of acquiring, developing, leasing, operating, and administering 100 units of multifamily rental housing. The Authority is the sole member of the board of New Village Homes and is responsible for the operations of New Village Homes. As such, the Authority has the ability to impose its will on New Village Homes.
- Four Pointe MHA, LLC (Four Pointe), a limited liability company under the laws of the State of Ohio, was formed in May 2016 for the purpose of leasing and operating 204 units of multifamily rental housing. The Authority is the sole member of the board of Four Pointe and is responsible for the operations of Four Pointe. As such, the Authority has the ability to impose its will on Four Pointe.
- SR-MHA, LLC (Scioto Ridge), a limited liability company under the laws of the State of Ohio, was
  formed in February 2018 for the purpose of leasing and operating 152 units of multifamily rental
  housing. The Authority is the sole member of the board of Scioto Ridge and is responsible for the
  operations of Scioto Ridge. As such, the Authority has the ability to impose its will on Scioto Ridge.
- Arden Park MHA, LLC (Arden Park), a limited liability company under the laws of the State of Ohio, was formed in March 2019 for the purpose of leasing and operating 180 units of multifamily rental housing. The Authority is the sole member of the board of Arden Park and is responsible for the operations of Arden Park. As such, the Authority has the ability to impose its will on Arden Park.
- CMHA Country Ridge, LLC (Country Ridge), a limited liability company under the laws of the State of
  Ohio, was formed in April 2019 for the purpose of leasing and operating 96 units of multifamily rental
  housing. The Authority is the sole member of the board of Country Ridge and is responsible for the
  operations of Country Ridge. As such, the Authority has the ability to impose its will on Country Ridge.
- Tussing Place MHA, LLC (Tussing Place), a limited liability company under the laws of the State of Ohio, was formed in January 2020 for the purpose of leasing and operating 96 units of multifamily rental housing. The Authority is the sole member of the board of Tussing Place and is responsible for the operations of Tussing Place. As such, the Authority has the ability to impose its will on Tussing Place.
- Gables West MHA, LLC (Gables West), a limited liability company under the laws of the State of Ohio, was formed in June 2020 for the purpose of leasing and operating 184 units of multifamily rental housing. The Authority is the sole member of the board of Gables West and is responsible for the operations of Gables West. As such, the Authority has the ability to impose its will on Gables West.
- Canals Edge MHA, LLC (Canals Edge), a limited liability company under the laws of the State of Ohio, was formed in May 2020 for the purpose of leasing and operating 88 units of multifamily rental housing.
   The Authority is the sole member of the board of Canals Edge and is responsible for the operations of Canals Edge. As such, the Authority has the ability to impose its will on Canals Edge.

**December 31, 2021** 

## **Note 1 - Nature of Business (Continued)**

- 162 North Ohio Avenue, LLC (The Harris), a limited liability company under the laws of the State of Ohio, was formed in October 2017 for the purpose of leasing and operating 10 units of multifamily rental housing. The Authority is the sole member of the board of The Harris and is responsible for the operations of The Harris. As such, the Authority has the ability to impose its will on The Harris.
- Jenkins Terrace, LLC (Jenkins), a limited liability company under the laws of the State of Ohio, was
  formed in January 2004 for the purpose of acquiring, developing, leasing, operating, and administering
  an apartment complex of 100 single-bedroom elderly public housing units in Columbus, Ohio. In
  December 2021, the investor member sold its interest in Jenkins to the Authority, effectively making
  the Authority the sole member (see Note 14). The Authority is the sole member of the board of Jenkins
  and is responsible for the operations of Jenkins. As such, the Authority has the ability to impose its will
  on Jenkins.

## **Discretely Presented Component Units**

The following component units meet the criteria for discrete component unit presentation and are presented separately from the primary government in the basic financial statements to clearly distinguish the component unit balances and transactions from the primary government. These entities follow all applicable Financial Accounting Standards Board (FASB) standards, and their financial statements are prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America (GAAP). Since they do not follow governmental accounting for presentation purposes, certain transactions may be reflected differently in these financial statements than in the separately issued discrete component unit financial statements in order for them to conform to the presentation of the primary government. The separately issued financial statements for the discretely presented component units may be obtained by contacting the Authority directly.

- Worley Terrace, LLC was formed in February 2006 for the purpose of acquiring, developing, leasing, operating, and administering an apartment complex of 100 single-bedroom elderly public housing units in Columbus, Ohio.
- Elim Manor Elderly Housing, LLC was formed in December 2010 for the purpose of constructing, financing, leasing, operating, and administering an apartment complex of 63 qualified low-income units in Columbus, Ohio.
- Franklin Station, LLC was formed in September 2011 for the purpose of constructing, financing, leasing, operating, and administering an apartment complex of 100 qualified low-income units in Columbus, Ohio.
- Poindexter Place, LLC was formed in August 2013 for the purpose of constructing, financing, leasing, operating, and administering an apartment complex of 104 qualified low-income units in Columbus, Ohio.
- Sawyer Manor and Trevitt Heights, LLC was formed in January 2016 for the purpose of constructing, financing, leasing, operating, and administering an apartment complex of 253 qualified low-income units in Columbus, Ohio.
- CMHA RAD East, LLC was formed in April 2017 for the purpose of constructing, financing, leasing, operating, and administering an apartment complex of 225 qualified low-income units in Columbus, Ohio.
- Columbus Scholar House III, LLC was formed in August 2019 for the purpose of constructing, financing, leasing, operating, and administering an apartment complex of 30 qualified low-income units in Columbus, Ohio.

**December 31, 2021** 

## **Note 1 - Nature of Business (Continued)**

 RAD Rosewind, LLC was formed in July 2020 for the purpose of constructing, financing, leasing, operating, and administering an apartment complex of 230 qualified low-income units in Columbus, Ohio.

#### Entities Excluded from This Reporting Entity

- Waggoner Senior Housing Limited Partnership (related party) In October 2002, the Authority established a wholly owned subsidiary, Waggoner Road, LLC, which is fully consolidated in the accompanying financial statements. Waggoner Road, LLC entered into Waggoner Senior Housing Limited Partnership. The general partner is Waggoner Senior Housing, Inc., a wholly owned subsidiary of National Church Residences, which has a 0.01 percent interest in the owner entity. The Authority is the special limited partner and has a 0.01 percent interest in the owner entity. The limited partner is NHT Fifth Third X Tax Credit Fund LLC, which has a 99.98 percent interest in the owner entity. The Authority and National Church Residences entered into development agreements to collaborate for codevelopment of the project. The Authority accounts for Waggoner Road, LLC as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column.
- Avondale Woods Senior Housing Limited Partnership (related party) In June 2011, the Authority entered into the Avondale Woods Senior Housing Limited Partnership. The general partner is National Church Residences of Avondale Woods Senior Housing Inc., a wholly owned subsidiary of National Church Residences, which has a 0.01 percent interest in the owner entity. The Authority is the special limited partner and has a 0.01 percent interest in the owner entity. The limited partner is NHT Avondale, LLC, which has a 99.98 percent interest in the owner entity. National Church Residences is the developer of the project. The Authority accounts for Avondale Woods Senior Housing Inc. as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column.
- Van Buren Village, Inc. (related party) In June 2014, the Authority, on its own behalf and acting through Metropolitan Housing Partners, Inc., an Ohio nonprofit corporation (MHP), established a wholly owned subsidiary, Van Buren Village Inc., an Ohio for-profit corporation (VBVI), for the purpose of leasing, operating, and administering 100 units of multifamily, permanent supportive services for low-income housing tax credit. VBVI is a general partner of Van Buren Village PSH, LP., an Ohio for-profit limited partnership (VBV PSH). The managing general partner of VBV PSH is VOAGO Van Buren Village, Inc., an Ohio corporation that has a 0.08 percent interest in such partnership entity. The Authority, through its affiliate, VBVI, is the project general partner and has a 0.02 percent interest in such partnership entity. The limited partners of VBV PSH are OEF 5/3 Fund IV LLC and OEF Huntington Fund IV LLC, which collectively hold a 99.98 percent limited partnership interest in such partnership entity. The Authority accounts for VBVI as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column.
- Poindexter IIA, LLC (related party) Poindexter IIA, LLC (PIIA) was formed on December 16, 2014 for the purpose of acquiring, constructing, owning, financing, leasing, and operating the project property as a qualified low-income housing project. MHP Poindexter IIA, Inc., a wholly owned subsidiary of the Authority, is the administrative member, with a 0.0051 percent interest in the owner entity. Poindexter IIA MBS Member, Inc. is the managing member, with a 0.0049 percent interest in the owner entity. Ohio Equity Fund for Housing Limited Partnership XXV is the investor member, with a 99.99 percent owner interest. The Authority accounts for PIIA as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column.

**December 31, 2021** 

## **Note 1 - Nature of Business (Continued)**

- Scholar House I, LLC (related party) Scholar House I, LLC was formed on August 8, 2015 for the purpose of acquiring, constructing, owning, financing, leasing, and operating the project property as a qualified low-income housing project. MHP Scholar House, Inc., a wholly owned subsidiary of the Authority, is the administrative member, with a 0.051 percent interest in the owner entity. Columbus Scholar House, Inc. is the managing member, with a 0.049 percent interest in the owner entity. Ohio Equity Fund for Housing Limited Partnership XXV is the investor member, with a 99.9 percent owner interest. The Authority accounts for Scholar House I, LLC as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column.
- Poindexter IIB, LLC (related party) Poindexter IIB, LLC (PIIB) was formed on August 10, 2016 for the purpose of acquiring, constructing, owning, financing, leasing, and operating the project property as a qualified low-income housing project. MHP Poindexter IIB, Inc., a wholly owned subsidiary of the Authority, is the administrative member, with a 0.0051 percent interest in the owner entity. Poindexter IIB MBS Member, Inc. is the managing member, with a 0.0049 percent interest in the owner entity. Ohio Equity Fund for Housing Limited Partnership XXV is the investor member, with a 99.99 percent owner interest. The Authority accounts for PIIB as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column.
- Poindexter III, LLC (related party) Poindexter III, LLC (PIII) was formed on September 28, 2018 for the purpose of acquiring, constructing, owning, financing, leasing, and operating the project property as a qualified low-income housing project. MHP Poindexter III, Inc., a wholly owned subsidiary of the Authority, is the administrative member, with a 0.0051 percent interest in the owner entity. Poindexter III MBS Member, Inc. is the managing member, with a 0.0049 percent interest in the owner entity. Ohio Equity Fund for Housing Limited Partnership XXVII is the investor member, with a 99.99 percent owner interest. The Authority accounts for PIII as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column.
- Riverside Sunshine, LLC (related party) Riverside Sunshine, LLC (River & Rich) was formed on May 31, 2017 for the purpose of constructing, financing, leasing, and operating an integrated mixed-use facility that includes multifamily apartments, office, commercial, and restaurant uses. The Authority contributed the land as a leasehold interest in River & Rich in exchange for a 22.5 percent ownership interest. CWKSS Franklinton Developer, LLC is the developer, with a 77.5 percent ownership interest. The Authority accounts for River & Rich as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column.
- EF Garage, LLC (related party) EF Garage, LLC (EF Garage) was formed on May 31, 2017 for the purpose of constructing, financing, leasing, and operating a parking garage in connection with the River & Rich project. The Authority contributed the land as a leasehold interest in EF Garage in exchange for a 22.5 percent ownership interest. CWKSS Franklinton Developer, LLC is the developer, with a 77.5 percent ownership interest. The Authority accounts for EF Garage as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column.

**December 31, 2021** 

## **Note 1 - Nature of Business (Continued)**

- Crosswinds Village, LLC (related party) Crosswinds Village, LLC (Crosswinds) was formed on February 15, 2019 for the purpose of acquiring, constructing, owning, financing, leasing, and operating the project property as a qualified low-income housing project. MHP Crosswinds Village, Inc., a wholly owned subsidiary of the Authority, is the administrative member, with a 0.0051 percent interest in the owner entity. PIRHL Crosswinds GP LLC is the managing member, with a 0.0049 percent interest in the owner entity. Key Community Development Corporation is the investor member, with a 99.99 percent owner interest. The Authority accounts for Crosswinds as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column. The Authority owns the underlying real property of Crosswinds and has entered into a 75-year ground lease with Crosswinds. The lease agreement called for an initial payment of \$26,400,000, of which \$19,000,000 was received in cash at the closing of Crosswinds in December 2020, and the balance will be repaid through a subordinated promissory note. The unearned portion of the lease agreement at December 31, 2021 totaled \$26,018,667 and is included in unearned revenue on the statement of net position.
- Winchester Village Apartments, LLC (related party) Winchester Village Apartments, LLC (Winchester Village) was formed on September 10, 2020 for the purpose of constructing, financing, leasing, and operating, an apartment complex of 72 multifamily rental units in Columbus, Ohio. MHP Winchester Village, Inc., a wholly owned subsidiary of the Authority, is a co-member, with a 50.00 percent interest in the owner entity. PIRHL Winchester Village GP LLC is the second co-member, with a 50.00 percent interest in the owner entity. The Authority accounts for Winchester Village as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column. The Authority owns the underlying real property of Winchester Village Apartments, LLC and has entered into a 75-year ground lease with Winchester Village Apartments, LLC. The lease agreement called for an initial payment of \$12,875,000, of which \$9,667,762 was received in cash at the closing of Winchester Village Apartments, LLC in September 2020, and the balance will be repaid through a subordinated promissory note. The unearned portion of the lease agreement at December 31, 2021 totaled \$12,400,663 and is included in unearned revenue on the statement of net position.
- Winchester Lakes Apartments, LLC (related party) Winchester Lakes Apartments, LLC (Winchester Lakes) was formed on September 1, 2020 for the purpose of constructing, financing, leasing, and operating an apartment complex of 150 multifamily rental units in Columbus, Ohio. MHP Winchester Apartments, Inc., a wholly owned subsidiary of the Authority, is the administrative member, with a 0.005 percent interest in the owner entity. PIRHL Winchester GP, LLC is the managing member, with a 0.005 percent interest in the owner entity. PNC Bank, National Association and Columbia Housing SLP Corporation, jointly, are the investor members, with a 99.99 percent owner interest. The Authority accounts for Winchester Lakes as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column. The Authority owns the underlying real property of Winchester Lakes Apartments, LLC. The lease agreement called for an initial payment of \$17,000,000, of which \$12,027,000 was received in cash at the closing of Winchester Lakes Apartments, LLC in September 2021, and the balance will be repaid through a subordinated promissory note. The unearned portion of the lease agreement at December 31, 2021 totaled \$16,943,333 and is included in unearned revenue on the statement of net position.

**December 31, 2021** 

## **Note 1 - Nature of Business (Continued)**

- 1551 West Broad, LLC (related party) 1551 West Broad, LLC (Carol Stewart) was formed on November 21, 2018 for the purpose of constructing, financing, leasing, and operating the project property as a qualified low-income housing project. In April 2021, the operating agreement was amended to admit MHP Carol Stewart Village, Inc., a wholly owned subsidiary of the Authority, as an administrative member with a 24.00 percent interest in the owner entity. Ohio Community Development Finance Fund is the managing member, with a 51.00 percent interest in the owner entity. Star House is the project member, with a 25.00 percent owner interest. The Authority accounts for Carol Stewart as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column.
- Sinclair Family Apartments LLC (related party) Sinclair Family Apartments LLC (Sinclair) was formed in November 2021 for the purpose of constructing, financing, leasing, and operating the project property as a qualified low-income housing project. MHP Sinclair Family Apartments, Inc., a wholly owned subsidiary of the Authority, is the administrative member, with a 0.0045 percent interest in the owner entity. NRP Sinclair Family Apartments LLC is the managing member, with a 0.0055 percent interest in the owner entity. The Huntington Community Development Corporation is the investor member, with a 99.99 percent owner interest. The Authority accounts for Sinclair Family Apartments LLC as an investment recorded within equity interest in joint ventures in the accompanying statement of net position within the primary government column. The Authority owns the underlying real property (land) of Sinclair. The lease agreement called for total revenue to be earned of \$1,375,000, which is the value of the land conveyed to the Authority at closing on April 2, 2021, over the term of the lease, which is 75 years. The unearned portion of the lease agreement at December 31, 2021 totaled \$1,371,944 and is included in unearned revenue on the statement of net position.

# **Note 2 - Significant Accounting Policies**

## Basis of Accounting and Presentation

The basic financial statements of the Authority have been prepared on the accrual basis of accounting in conformity with accounting principles generally accepted in the United States of America, as prescribed by the Governmental Accounting Standards Board. The Authority follows the business-type activities reporting requirements of GASB Statement No. 34, which provides a comprehensive one-line look at the Authority's financial activities. The Authority reports all of its operations as a single business activity in a single enterprise fund. The enterprise fund is a proprietary fund, which distinguishes operating revenue and expenses from nonoperating items. The operating revenue of the Authority consists primarily of rental charges to tenants, operating grants from HUD, and other operating revenue that offsets operating expenses. Operating expenses include the costs of administration, tenant services, utilities, maintenance, protective services, general operations, depreciation, and housing assistance payments.

As a proprietary fund, revenue is recorded when earned, and expenses are recognized in the period in which the liability is incurred, regardless of the timing of related cash flows. The Authority's financial activities operate in a manner similar to private business enterprises and are financed through fees and charges assessed primarily to the user of the services.

The Authority considers all grants from HUD as operating revenue, as HUD is the primary revenue source, with the exception of capital grants, which have been recognized within contributions on the statement of revenue, expenses, and changes in net position. The Authority has the following programs:

 Low-rent Public Housing - This program is used to account for the components of the low-rent housing programs subsidized by HUD. The Authority owns and operates apartments and single-family housing units. Funding is provided by tenant rent payments and HUD subsidies.

**December 31, 2021** 

## **Note 2 - Significant Accounting Policies (Continued)**

- Capital Grant Substantially all additions to land, structures, and equipment are accomplished through capital grant programs. Capital grant programs replace or materially upgrade deteriorated portions of the Authority's housing units. Funding is provided through grants. The Authority enters into significant construction contract obligations in relation to this modernization and development activity on an ongoing basis.
- Housing Choice Vouchers (Section 8) Under the Section 8 Housing Program, low-income tenants
  lease housing units directly from private landlords, rather than from the Authority. HUD contracts with
  the Authority, which, in turn, contracts with private landlords and makes assistance payments for the
  difference between the approved contract rent and the actual rent paid by the low-income tenants.
- Other Business Ventures This program provides resources for housing-related activities. Most of the
  program is used to account for wholly owned subsidiaries of the Authority whose goals are to provide a
  full spectrum of housing to Franklin County, Ohio individuals and families. The remainder of the
  program provides resources for housing-related activities that would otherwise cause undue financial
  hardship to low-rent housing program clients.

#### Cash and Cash Equivalents

Cash and cash equivalents consist of cash on hand and all highly liquid investments with an original maturity of three months or less when purchased.

#### Restricted Cash

The Authority's restricted cash balances consist of tenant security deposits and funded reserves, as required by the Authority's debt agreements, and funds designated for housing assistance payments and future public housing development. In accordance with GASB Statement No. 62, cash that is restricted as to withdrawal or use in the acquisition or construction of noncurrent assets or that is segregated for the liquidation of long-term debts has been presented as noncurrent. There is \$32,629,128 of such restricted cash included as noncurrent on the statement of net position as of December 31, 2021.

#### Tenant Receivable

Tenant accounts receivable are stated at net rent amounts. Tenants in possession of a unit generally do not have outstanding amounts, unless court action is underway. Once a tenant is evicted or voluntarily vacates a unit, collection of outstanding balances is difficult and sporadically realized. Therefore, when a tenant vacates a unit, any balance owed to the Authority is set up as uncollectible in the month during which the move-out occurred.

#### **HUD Receivable**

The Authority receives grants from HUD to be used for specific programs. The excess of reimbursable expenditures over cash receipts is included in HUD receivable, and any excess of cash receipts over reimbursable expenditures is included in unearned revenue.

#### Notes Receivable

Notes receivable are stated net of allowance. Collectibility is evaluated annually based on payments received and cash flow of each individual entity. If amounts are deemed to be uncollectible, the Authority establishes an allowance for doubtful accounts.

**December 31, 2021** 

## **Note 2 - Significant Accounting Policies (Continued)**

#### Capital Assets

Capital assets are recorded at historical cost. Donated capital assets are recorded at the acquisition value on the date donated. The Authority capitalizes all building, site improvements, dwelling and nondwelling equipment, and office equipment that has a cost or fair value on the date of acquisition greater than \$5,000 and a useful life greater than one year. The Authority also has capitalized costs incurred for the development of internal software. These costs have been capitalized within capital assets as an intangible asset and are being amortized over the life of the asset. Amortization expense is recorded within depreciation expense on the statement of revenue, expenses, and changes in net position.

Depreciation and amortization are calculated on a straight-line method using the half-year convention over the estimated useful lives as follows:

	Depreciable Life - Years
Buildings	30
Building and site	45
improvements Equipment and vehicles	15 3-7
Intangible assets	7

When depreciable property is disposed of or sold, the cost and related accumulated depreciation are removed from the accounts, with any gain or loss recognized in the statement of revenue, expenses, and changes in net position.

If an indicator of impairment is identified, and the decline in service utility was unexpected and significant, an impairment loss is calculated in consideration of whether the capital asset will continue to be used by the Authority. An impairment loss is generally measured by identifying the historical cost of the service utility of the capital asset that cannot be used due to the impairment event or circumstance. Impaired capital assets that will no longer be used by the Authority are reported at the lower of carrying value or fair value or written off entirely. During the year ended December 31, 2021, no impairments were recorded.

#### Construction in Progress

Construction in progress consists of capital projects in progress funded primarily by capital contributions and grant income.

#### Deferred Outflows and Inflows of Resources

In addition to assets, the statement of net position will sometimes report a separate section for deferred outflows 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, other postemployment benefits, and excess consideration paid for acquisition of a component unit, as explained further in Notes 9, 10, and 14, respectively.

In addition to liabilities, the statement of net position will sometimes report a separate section for deferred inflows of resources. 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 other postemployment benefits, as explained further in Notes 9 and 10.

**December 31, 2021** 

## **Note 2 - Significant Accounting Policies (Continued)**

## **Unearned Revenue**

Unearned revenue consists of prepaid ground leases, unearned Housing Choice Voucher (HCV) administrative fees received under the American Rescue Plan Act, and prepaid tenant rent payments. Amounts under the prepaid lease agreements are recognized in the period during which the associated use of premises occurs. During the year ended December 31, 2021, the Authority received a supplemental allocation of HCV administrative fees via the Emergency Housing Voucher program under the CARES Act. These fees are to be used toward eligible expenses, as defined by HUD. Revenue is recognized in the period in which the underlying expenditures are incurred, with any unspent fees being deferred.

#### Compensated Absences

The Authority allows employees to accumulate earned sick leave and vacation (annual) pay. Compensated absences are accrued as they are earned by employees, using the vesting method, if the following two conditions are met:

- The employees' rights to receive compensation are attributable to services rendered.
- It is probable that the employer will compensate the employee for the benefits through paid time off or cash payment. The current portion of accrued compensation absences is included in accrued expenses.

#### Pensions and Other Postemployment Benefits

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

#### **Net Position**

Net position is composed of three categories: (1) net investment in capital assets, (2) restricted for required reserves, and (3) unrestricted. The Authority's positive value of unrestricted net position in the primary government may be used to meet ongoing obligations. When an expense is incurred for a purpose for which both restricted and unrestricted net assets are available, the Authority's policy is to first apply restricted resources. Each component of net assets is reported separately on the statement of net position.

- Net Investment in Capital Assets This category consists of all capital assets, net of accumulated depreciation and reduced by any outstanding balances of any bonds, mortgages, notes, or other borrowings that are attributable to the acquisition, construction, or improvement of those assets.
- Restricted for Required Reserves This category equals the restricted cash of the Authority and consists of net assets restricted in their use by (1) external groups, such as grantors, creditors, or laws and regulations of other governments, or (2) law through constitutional provisions or enabling legislation.
- Unrestricted This category includes all the remaining net assets that do not meet the definition of the other two categories.

**December 31, 2021** 

## **Note 2 - Significant Accounting Policies (Continued)**

#### Revenue Recognition

The Authority routinely receives funds from HUD and other grantors. Funds are recognized as revenue during the period in which they relate to recognized expenses. Receivables are recorded based upon amounts expensed for a program for which no funds have been received. Tenant rental revenue is recognized during the period of corresponding occupancy. Other receipts are recognized when the related expenses are incurred.

## Other Operating Revenue

Other operating revenue is derived from transactions intended to further the Authority's primary housing operations and is reported as incurred. Total other operating revenue primarily consists of developer fee revenue, which is recognized in accordance with the terms of the underlying agreement, other miscellaneous tenant charges, and nondwelling revenue, which is earned as incurred.

#### Nonoperating Revenue and Expenses

Nonoperating revenue and expenses are derived from transactions other than those associated with the Authority's primary housing operations and are reported as incurred, including investment activity.

#### **Capital Grants**

The Authority records grants received for capital outlay as contributions of capital grants.

#### Use of Estimates

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

## **Upcoming Accounting Pronouncements**

In June 2017, the Governmental Accounting Standards Board issued Statement No. 87, *Leases*, which improves accounting and financial reporting for leases by governments. This statement requires recognition of certain lease assets and liabilities for leases that previously were classified as operating leases and recognized as inflows of resources or outflows of resources based on the payment provisions of the contract. It establishes a single model for lease accounting based on the foundational principle that leases are financings of the right to use an underlying asset. Under this statement, a lessee is required to recognize a lease liability and an intangible right-to-use lease asset, and a lessor is required to recognize a lease receivable and a deferred inflow of resources. The Authority is currently evaluating the impact this standard will have on the financial statements when adopted. The provisions of this statement were originally effective for the Authority's financial statements for the year ended December 31, 2020 but were extended to December 31, 2022 with the issuance of GASB Statement No. 95, *Postponement of the Effective Date of Certain Authoritative Guidance*.

**December 31, 2021** 

### **Note 2 - Significant Accounting Policies (Continued)**

#### Subsequent Events

Events that occur after the date of the statement of net position but before the financial statements were available to be issued must be evaluated for recognition or disclosure. The effects of the subsequent events that provide evidence about conditions that existed at the date of the statement of net position are recognized in the accompanying financial statements. Subsequent events, which provide evidence about conditions that existed after the date of the statement of net position, require disclosure in the accompanying notes. Management evaluated the activity of the Authority through June 16, 2022, which is the date the financial statements were available to be issued, and concluded that the following subsequent events have occurred that would require disclosure in the notes to the financial statements:

- On April 28, 2022, the Authority entered into a purchase agreement with Magnolia Trace II, LLC to
  purchase Magnolia Trace Condominium for a purchase price of \$12,132,000. This 72-unit apartment
  community, located in Westerville, Ohio, will add to the Authority's portfolio of mixed-income
  communities. Closing is expected to take place in the year ending December 31, 2022.
- On March 25, 2022, the Authority entered into a Housing Choice Voucher Services Agreement with CGI Federal Inc. (CGI). As of the effective date of the agreement, CGI shall administer and operate the Authority's HCV program. For these services, the Authority will compensate CGI a percentage of the baseline administrative fee received by HUD.
- On June 14, 2022, the Authority entered into an agreement to convert 148 public housing units to project based voucher units under HUD's Rental Assistance Demonstration Program, adding a day care facility and two fully accessible units. MHP RAD Post Oak, Inc., an affiliate of the Authority, has committed as the managing manager of the new entity, RAD Post Oak, LLC. As part of this conversion, the Authority has committed to entering into debt agreements in the amount of approximately \$28,000,000. These proceeds will be utilized to complete the rehabilitation of the facility. Full rehabilitation is estimated to be completed during 2024.

# Note 3 - Deposits and Investments

The State of Ohio statutes classify moneys held by the Authority into the two following categories:

- Active Deposits These are public deposits necessary to meet current demands for the Authority.
   Such moneys must be maintained either as cash in the Authority's commercial checking accounts or withdrawal-on-demand accounts, including negotiable order-of-withdrawal accounts, or in money market deposit accounts.
- Interim Deposits These are deposits of interim moneys. Interim moneys are those that are not needed for immediate use but that will be needed before the end of the current period of designation of depositories. Interim deposits must be evidenced by time certificates of deposit (CDs) maturing no more than one year from the date of deposit or by savings or deposit accounts, including passbook accounts.

Protection of the Authority's deposits is provided by the Federal Deposit Insurance Corporation and by eligible securities pledged by the financial institution as security for repayment, by surety company bonds deposited with the treasurer by the financial institution, or by a single collateral pool established by the financial institution to secure the repayment of all public moneys deposited with the institution. The general depository agreement required by HUD has additional collateral requirements.

Interim deposits are to be deposited or invested in the following securities:

• U.S. Treasury notes, bills, bonds, or other obligations or securities issued by the U.S. Treasury or any other obligation guaranteed as to principal or interest by the United States of America

**December 31, 2021** 

### Note 3 - Deposits and Investments (Continued)

- Bonds, notes, debentures, or other obligations or securities issued by any federal government agency
  or instrumentality, including, but not limited to, the Federal National Mortgage Association, Federal
  Home Loan Bank, Federal Farm Credit Bank, Federal Home Loan Mortgage Corporation, Government
  National Mortgage Association, and Student Loan Marketing Association; all federal agency securities
  shall be direct issuances of the federal government agencies or instrumentalities.
- Written repurchase agreements in the securities listed above provided that the market value of the securities subject to the repurchase agreement must exceed the principal value of the agreement by at least 2 percent and be marked to market daily and that the term of the agreement must not exceed 30 days
- Bonds and other obligations of the State of Ohio
- No-load money market mutual funds consisting exclusively of obligations described in division (1) or (2)
  of this section and repurchase agreements secured by such obligations, provided that investments in
  securities described in this division are made only through eligible institutions
- The State of Ohio treasurer's investment pool, the State Treasury Asset Reserve of Ohio (STAR Ohio), and STARPLUS

Cash equivalents include short-term, highly liquid investments that are both readily convertible to known amounts of cash and are so near maturity that they present insignificant risk of changes in value because of changes in interest rates. Generally, only investments with original maturities of three months or less qualify under this definition.

#### **Primary Government**

The Authority's cash and cash equivalents held with financial institutions, consisting of both active and interim deposits, totaled \$79,966,737 as of December 31, 2021. Of this balance, \$2,934,888 is covered by federal depository insurance, and the remaining \$77,031,849 is uncollateralized, as defined by GASB.

At December 31, 2021, the Authority had \$14,763,357 held in STAR Ohio. STAR Ohio is a highly liquid investment pool with participation restricted to subdivisions of the State of Ohio. Due to the highly liquid nature of the fund, STAR Ohio resembles a money market fund and, therefore, has been treated as a cash equivalent by the Authority in the financial statements. The Authority's investment in the pool is not subject to custodial credit risk categorization because it is not evidenced by securities that exist in physical or book entry form.

STAR Ohio is not registered with the Securities and Exchange Commission as an investment company but has adopted GASB Statement No. 79, *Accounting and Financial Reporting for Certain External Investment Pools and Pool Participants*. Investments in STAR Ohio are valued on the basis of the amortized cost valuation technique. For the year ended December 31, 2021, there were no limitations on any participant withdrawals due to redemption notice periods, liquidity feed, or redemption gates. No federalized funds are held in STAR Ohio at December 31, 2021.

#### **Discretely Presented Component Units**

All of the discretely presented component units' cash is held in bank deposits, checking accounts, savings accounts, and money market accounts. Regardless of the nature of funds on deposit, protection is provided by the Federal Deposit Insurance Corporation and by eligible securities pledged by the financial institution as security for repayment, by surety company bonds deposited with the treasurer by the financial institution, or by a single collateral pool established by the financial institution to secure the repayment of all public moneys deposited with the institution.

**December 31, 2021** 

# Note 3 - Deposits and Investments (Continued)

The restricted cash balances consist of tenant security deposits and funded reserves as follows:

	Ta	Tax/Insurance Escrow		Operating Reserves		eplacement Reserves		Bond Reserves - Noncurrent		Other Reserves		Total Restricted Cash	
Worley Terrace, LLC	\$	_	\$	422.300	\$	45.775	9	<b>.</b>	\$	_	\$	468,075	
Elim Manor Elderly Housing, LLC	*	21.257	Ψ	298.847	Ψ	193.528	٩	-	Ψ	_	Ψ	513,632	
Franklin Station, LLC				629.074		254,233		_		_		883,307	
Poindexter Place, LLC		_		274,612		201,952		_		_		476,564	
Sawyer Manor and Trevitt				,		,						•	
Heights, LLC		-		723,048		767,732		-		-		1,490,780	
CMHA RAD East, LLC		-		356,637		495,584		-		-		852,221	
RAD Rosewind, LLC		5,529,835		-		-		644,129		-		6,173,964	
Total	\$	5,551,092	\$	2,704,518	\$	1,958,804	9	644,129	\$	-	\$	10,858,543	

# Note 4 - Notes Receivable

At December 31, 2021, the Authority's notes receivable consisted of the following:

	Balance at December 31 2020	,	Additions	_	Reductions	owance at ember 31, 2021	Net Balance at December 31, 2021
Waggoner Senior Housing Note	\$ 261,99		-	\$	-	\$ (261,990)	\$ -
Waggoner Construction Loan Franklin Station Development Note	1,753,83 767,75		-		(247,822)	(1,753,830)	519,928
Franklin Station Bridge Loans	4,974,97		3,042		(62,503)	-	4,915,514
Poindexter Place Promissory Note	825,57		3,042		(02,303)	<u>-</u>	825,570
Poindexter Place Development	023,37	U	-		-	_	023,370
Note	732,50	9	_		(513,620)	_	218,889
Elim Manor Development Note	227,39		_		(35,130)	_	192,260
Poindexter IIA Choice Promissory	221,00	•			(00,100)		102,200
Note	7,184,40	2	_		_	_	7,184,402
Poindexter IIA City Funds	,,,,,,,,						.,,.
Promissory Note	6,000,00	0	_		-	_	6,000,000
Poindexter IIB Choice							
Neighborhoods Initiative Funds	3,596,77	4	-		-	_	3,596,774
Poindexter IIB Replacement							
Housing Factor Funds	3,147,54	7	-		-	-	3,147,547
Sawyer Manor and Trevitt Heights							
Replacement Housing Factor							
Funds	4,667,06	2	-		-	-	4,667,062
Sawyer Manor and Trevitt Heights		_					
Seller Note	13,670,00		-		-	-	13,670,000
Elim Manor Surplus Cash	50,00	0	-		-	-	50,000
Poindexter IIA Ohio Housing							
Development Assistance	4 000 00						4 000 000
Program Funds	1,000,00		-		-	-	1,000,000
Scholar House Development Note	131,86	5	-		-	-	131,865
CMHA RAD East Replacement Housing Factor Funds	4,468,97	'n					4,468,970
CMHA RAD East Seller Note	10,950,00		-		-	-	10,950,000
CMHA RAD East Seller Note  CMHA RAD East Promissory Note	1,953,83		-		_	_	1,953,835
Poindexter III Choice	1,000,00		_		_	_	1,300,000
Neighborhoods Initiative Funds	7,379,12	8	_		_	_	7,379,128
Scholar House HOME Loan	300,00		_		_	_	300,000
	220,00	_					555,500

**December 31, 2021** 

Note 4 - Notes Receivable (Continued)

	Balance at December 31, 2020	Additions	Reductions	Allowance at December 31, 2021	Net Balance at December 31, 2021
Sawyer Manor and Trevitt Heights					
Ohio Housing Development					
Program Funds	943,343	-	-	-	943,343
Sawyer Manor and Trevitt Heights					
Development Note	2,325,241	-	(1,522,896)	-	802,345
Poindexter III Ohio Housing					
Development Program Financial					
Adjustment Factor Program	607,500	57,830	-	-	665,330
CMHA RAD East Ohio Housing	000 000	400.000	(00.400)		000 504
Development Program Funds 1	900,000	100,000	(39,436)	-	960,564
CMHA RAD East Ohio Housing	405.400	74.040			500.000
Development Program Funds 2	425,190	74,810	-	-	500,000
CMHA RAD East Development	4 000 000		(0.500.054)		4 704 074
Note	4,263,022	-	(2,538,351)	-	1,724,671
Kenmore Seller Note	547,600	-	(59,200)	-	488,400
RAD Rosewind Seller Note	14,800,000	-	-	-	14,800,000
RAD Rosewind Development Note	2,260,721	5,543,083	-	-	7,803,804
Winchester Village Seller Note	3,207,238	-	-	-	3,207,238
Columbus Scholar House III	0.404.405	4 405 047			4 000 500
Promissory Note	3,181,485	1,185,047	-	-	4,366,532
Columbus Scholar House III	E4 E00	E04 0E0			620.750
Development Note	51,500	581,250	-	-	632,750
Crosswinds Village Seller Note	7,400,000	-	-	-	7,400,000
RAD Rosewind Ohio Housing		4 000 000			4 000 000
Development Program Funds	-	1,800,000	-	-	1,800,000
Sinclair Construction Loan	-	2,864,729	-	-	2,864,729
McKinley Manor Promissory Note	-	437,500	-	-	437,500
Winchester Lakes Seller Note		4,973,000	<del>-</del>		4,973,000
Total	\$ 114,956,437	17,620,291	(5,018,958)	\$ (2,015,820)	\$ 125,541,950

Less current portion \$3,021,558

Total long-term portion \$122,520,392

#### Waggoner Senior Housing Note

In October 2002, the Authority entered into a promissory note with Waggoner Senior Housing Limited Partnership for the development of low-income housing in the amount of \$261,990. The note agreement has an annual interest rate of 4.9 percent and provides that payments be deferred until cash flows are sufficient to make payments. This note is collateralized by an open-end mortgage granting the Authority a security interest in certain real property of Waggoner Senior Housing Limited Partnership. The entire balance of principal and all unpaid interest shall be due and payable 40 years from the date of the Waggoner note. The Authority received no payments during the year ended December 31, 2021.

**December 31, 2021** 

### Note 4 - Notes Receivable (Continued)

#### Waggoner Construction Loan

In December 2002, the Authority entered into a promissory note with Waggoner Senior Housing Limited Partnership for the development of low-income housing. In 2006, the construction of the 75-unit housing project was completed, and the loan in the amount of \$1,753,830, was issued to Waggoner Senior Housing Limited Partnership. The loan has an annual interest rate of 0.5 percent and provides that payments be deferred until cash flows are sufficient to make payments. This loan is collateralized by an open-end mortgage, granting the Authority a security interest in certain real property of Waggoner Senior Housing Limited Partnership. The entire balance of principal and all unpaid interest shall be due and payable 40 years from the date of the Waggoner construction loan. The Authority received no payments during the year ended December 31, 2021.

### Franklin Station Development Note

In February 2012, the Authority entered into a development agreement with Franklin Station, LLC, which provides that a development fee of \$4,810,374 be paid to the Authority for providing certain development services and guarantees for the completion of the development of the project. The agreement has no applicable interest rate and provides that payments be made by available cash flow. The outstanding balance is due in June 2026. Payments totaling \$247,822 were made on the notes during the year ended December 31, 2021.

#### Franklin Station Bridge Loans

In February 2012, the Authority entered into two bridge loans with Franklin Station, LLC totaling \$6,300,000. The first bridge loan is for \$3,300,000 and accrues interest at 0.25 percent. The maturity date is contingent upon the investor member of Franklin Station, LLC making required equity contributions. The outstanding receivable on this loan is due on demand. The second bridge loan is for \$3,000,000 and accrues interest at 5 percent. The loan requires monthly payments of principal and interest, with a balloon payment due in January 2030. Payments totaling \$62,503 were made on the notes during the year ended December 31, 2021.

#### Poindexter Place Promissory Note

In 2015, the Authority entered into a promissory note with Poindexter Place, LLC in the amount of \$825,570. Interest is assessed at 0.25 percent. The first monthly payment shall be due three months after the end of the first fiscal year that occurs after the project is placed in service and will continue for 30 years from the initial disbursement of funds. Annual repayments shall be due on the anniversary of the first payment and are limited to 75 percent annual cash flow of the project for the preceding calendar year. No payments have yet been received on the loan.

#### Poindexter Place Development Note

In August 2014, the Authority entered into a development agreement with Poindexter Place, LLC, which provides that a development fee of \$1,000,000, all of which was earned by the Authority during the year ended December 31, 2015, be paid to the Authority for providing certain development services and guarantees for the completion of the development of the project. The agreement has no applicable interest rate and provides that payments be made in conjunction with capital contributions, as stated in the agreement. Any unpaid portion shall represent the deferred portion of the developer fee. During the year ended December 31, 2021, the Authority received a payment totaling \$513,620. The remaining balance due represents the deferred portion of \$218,889 and is payable in full in December 2027.

**December 31, 2021** 

### Note 4 - Notes Receivable (Continued)

#### Elim Manor Development Note

In May 2014, the Authority entered into a development fee note agreement, which provides that a development fee of \$580,492 be paid to the Authority for providing certain development services and guarantees for the completion of the development of the project. There is no interest on the note. The note is payable by available cash flow, with any outstanding principal and interest due upon maturity in November 2022. The Authority received payments totaling \$35,130 during the year ended December 31, 2021.

#### Poindexter IIA Choice Promissory Note

In December 2015, the Authority entered into a promissory note with Poindexter IIA, LLC in the amount of \$7,184,402. Interest is assessed at 0.25 percent. The note is payable by available cash flow, with any outstanding principal and interest due upon maturity in December 2052. There were no payments made on this note during the year ended December 31, 2021.

#### Poindexter IIA City Funds Promissory Note

In December 2015, the Authority entered into a promissory note with Poindexter IIA, LLC in the amount of \$6,000,000. Interest is assessed at 0.25 percent. The note is payable by available cash flow, with any outstanding principal and interest due upon maturity in December 2052. There were no payments made on this note during the year ended December 31, 2021.

#### Poindexter IIB Choice Neighborhoods Initiative Funds

In August 2016, the Authority entered into a loan agreement with Poindexter IIB, LLC to provide funds for operations up to a total amount of \$3,596,774, all of which has been drawn on as of December 31, 2021. Interest is assessed at 0.25 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in July 2063. There were no payments made on this note during the year ended December 31, 2021.

#### Poindexter IIB Replacement Housing Factor Funds

In August 2016, the Authority entered into a loan agreement with Poindexter IIB, LLC to provide funds for operations up to a total amount of \$3,400,000, of which \$3,147,548 has been drawn on as of December 31, 2021. Interest is assessed at 0.25 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in July 2063. The Authority issued no additional advances during the year ended December 31, 2021. There were no payments made on this note during the year ended December 31, 2021.

#### Sawyer Manor and Trevitt Heights Replacement Housing Factor Funds

In June 2017, the Authority entered into a loan agreement with Sawyer Manor and Trevitt Heights, LLC to provide funds for operations up to a total amount of \$4,667,062. Interest is assessed at 2.75 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in June 2067. There were no payments made on this note during the year ended December 31, 2021.

#### Sawyer Manor and Trevitt Heights Seller Note

In June 2017, the Authority entered into a seller note agreement with Sawyer Manor and Trevitt Heights, LLC in exchange for the real property transferred in conjunction with the RAD conversion in the amount of \$13,670,000. Interest is assessed at 2.75 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in June 2067. There were no payments made on this note during the year ended December 31, 2021.

**December 31, 2021** 

### Note 4 - Notes Receivable (Continued)

#### Elim Manor Surplus Cash

In 2017, the Authority entered into a non-interest-bearing loan agreement with Elim Manor Elderly Housing, LLC to provide funds for operations up to a total amount of \$50,000. The loan is payable by available cash flow with no scheduled maturity date. There were no payments made on this note during the year ended December 31, 2021.

#### Poindexter IIA Ohio Housing Development Assistance Program Funds

In December 2015, the Authority entered into a loan agreement with Ohio Housing Finance Agency (OHFA) to provide funds for construction up to a total amount of \$1,000,000. Interest is assessed at 2 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in December 2060. There were no payments made on this note during the year ended December 31, 2021.

#### Scholar House Development Note

In August 2015, the Authority entered into a development agreement with Scholar House I, LLC, which provides that a development fee of \$200,000 be paid to the Authority for providing certain development services and guarantees for the completion of the development of the project. The agreement has no applicable interest rate and provides that payments be made by available cash flow, with any outstanding principal due upon maturity in August 2022. There were no payments made on this note during the year ended December 31, 2021.

#### CMHA RAD East Replacement Housing Factor Funds

In November 2018, the Authority entered into a loan agreement with CMHA RAD East, LLC to provide funds for operations up to a total amount of \$4,468,970, all of which has been drawn on as of December 31, 2021. Interest is assessed at 3.05 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in November 2063. There were no payments made on this note during the year ended December 31, 2021.

#### CMHA RAD East Seller Note

In November 2018, the Authority entered into a seller note agreement with CMHA RAD East, LLC in exchange for the real property transferred in conjunction with the RAD conversion in the amount of \$10,950,000. Interest is assessed at 3.05 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in November 2063. There were no payments made on this note during the year ended December 31, 2021.

#### CMHA RAD East Promissory Note

In November 2018, the Authority entered into a loan agreement with CMHA RAD East, LLC in the amount of \$1,953,835. Interest is assessed at 0.25 percent. The first monthly payment shall be due three months after the end of the first fiscal year that occurs after the project is placed in service and will continue for 45 years from the initial disbursement of funds. Annual repayments shall be due on the anniversary of the first payment and are limited to 75 percent annual cash flow of the project for the preceding calendar year. No payments have yet been received on the loan. There were no payments made on this note during the year ended December 31, 2021.

#### Poindexter III Choice Neighborhoods Initiative Funds

In September 2018, the Authority entered into a loan agreement with Poindexter III, LLC to provide funds for operations up to a total amount of \$7,379,128, all of which has been drawn on as of December 31, 2021. Interest is assessed at 2.56 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in February 2064. There were no payments made on this note during the year ended December 31, 2021.

**December 31, 2021** 

### Note 4 - Notes Receivable (Continued)

#### Scholar House HOME Loan

In August 2015, the Authority entered into a loan agreement with the City of Columbus, Ohio to provide HOME funds in the amount of \$300,000. Interest is assessed at 2 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in February 2051. There were no payments made on this note during the year ended December 31, 2021.

#### Sawyer Manor and Trevitt Heights Ohio Housing Development Program Funds

In November 2017, the Authority entered into a loan agreement with Sawyer Manor and Trevitt Heights, LLC to provide funds for construction up to a total amount of \$1,000,000, all of which has been drawn on as of December 31, 2021. Interest is assessed at 0.50 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in November 2062. There were no payments made on this note during the year ended December 31, 2021.

#### Sawyer Manor and Trevitt Heights Development Note

In June 2017, the Authority entered into a development agreement with Sawyer Manor and Trevitt Heights, LLC, which provides that a development fee of \$4,810,374, all of which has been earned as of December 31, 2021, be paid to the Authority for providing certain development services and guarantees for the completion of the development of the project. The agreement has no applicable interest rate and provides that payments be made from the proceeds of certain capital contributions, with the any unpaid portion being deferred and payable from available cash flow. The outstanding balance is due in June 2028. The Authority received payments of \$1,522,896 on this note during the year ended December 31, 2021.

#### Poindexter III Ohio Housing Development Program Financial Adjustment Factor Program

In September 2018, the Authority entered into a loan agreement with Poindexter III, LLC to provide funds for construction up to a total amount of \$1,000,000, of which \$665,330 has been drawn on as of December 31, 2021. Interest is assessed at 0.50 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in October 2048. The Authority advanced funds of \$57,830 and received no payments on this note during the year ended December 31, 2021.

#### CMHA RAD East Ohio Housing Development Program Funds 1

In April 2019, the Authority entered into a loan agreement with CMHA RAD East, LLC to provide funds for construction up to a total amount of \$1,000,000, all of which has been earned as of December 31, 2021. Interest is assessed at 0.50 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in June 2066. The Authority received advanced funds of \$100,000 and received payments of \$39,436 on this note during the year ended December 31, 2021.

#### CMHA RAD East Ohio Housing Development Program Funds 2

In April 2019, the Authority entered into a loan agreement with CMHA RAD East, LLC to provide funds for construction up to a total amount of \$500,000, all of which has been drawn on as of December 31, 2021. Interest is assessed at 0.00 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in April 2049. The Authority advanced funds of \$74,810 and received no payments on this note during the year ended December 31, 2021.

#### CMHA RAD East Development Note

In November 2018, the Authority entered into a development agreement with CMHA RAD East, LLC, which provides that a development fee of \$4,885,131, all of which has been earned as of December 31, 2021, be paid to the Authority for providing certain development services and guarantees for the completion of the development of the project. The agreement has no applicable interest rate and provides that payments be made from the proceeds of certain capital contributions, with any unpaid portion being deferred and payable from available cash flow. Any unpaid fees are due and payable in 2032. The Authority received payments on this note of \$2,538,351 during the year ended December 31, 2021.

**December 31, 2021** 

### Note 4 - Notes Receivable (Continued)

#### Kenmore Seller Note

In March 2020, the Authority entered into a note payable agreement with Kenmore Youth Housing, LLC in the amount of \$592,000. The note agreement is a result of the sale of Kenmore Square, which occurred in 2020. The agreement has no applicable interest rate and provides that monthly principal payments be made in the amount of \$4,933 for a 10-year period commencing on April 1, 2020. On the maturity date of April 1, 2030, a final balloon payment of all unpaid principal is due. The Authority received payments on this note of \$59,200 during the year ended December 31, 2021.

#### RAD Rosewind Seller Note

In July 2020, the Authority entered into a seller note agreement with RAD Rosewind, LLC in exchange for the real property transferred in conjunction with the RAD conversion in the amount of \$14,800,000. Interest is assessed at 1.15 percent. The loan is payable from available cash flow, with all outstanding principal and interest due on maturity in July 2070. There were no payments made on this note during the year ended December 31, 2021.

#### RAD Rosewind Development Note

In July 2020, the Authority entered into a development agreement with RAD Rosewind, LLC, which provides that a development fee of \$9,042,885, of which \$7,803,804 has been earned as of December 31, 2021, be paid to the Authority for providing certain development services and guarantees for the completion of the development of the project. The agreement has no applicable interest rate and provides that payments be made from the proceeds of certain capital contributions, with any unpaid portion being deferred and payable from available cash flow. Outstanding principal is due upon maturity, 13 years after completion of construction. The Authority earned fees of \$5,543,083, and there were no payments made on this note during the year ended December 31, 2021.

#### Winchester Village Seller Note

In September 2020, the Authority entered into a seller note agreement with Winchester Village Apartments, LLC in exchange for the real property transferred in conjunction with the acquisition in the amount of \$3,207,238. Interest is assessed at 1.00 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in September 2070. There were no payments made on this note during the year ended December 31, 2021.

#### Columbus Scholar House III Promissory Note

In August 2019, the Authority entered into a promissory note with Columbus Scholar House III, LLC for the development of low-income housing in the amount of \$5,000,000, of which \$4,366,532 has been drawn as of December 31, 2021. The note agreement has a 0 percent interest rate until the initial payment date. After that payment, the note agreement has an annual interest rate of 0.50 percent. The initial payment of \$3,750,000 was expected to be due in 2021 but was extended to be due in 2022. After the initial payment, principal and interest shall be paid annually out of the annual cash flow, as available. This note is collateralized by an open-end mortgage granting the Authority a security interest in certain real property of Columbus Scholar House III, LLC. The entire balance of principal and all unpaid interest shall be due and payable 30 years from the date of the initial payment. The Authority advanced funds of \$1,185,047 and received no payments during the year ended December 31, 2021.

**December 31, 2021** 

### Note 4 - Notes Receivable (Continued)

#### Columbus Scholar House III Development Note

In August 2019, the Authority entered into a development agreement with Columbus Scholar House III, LLC, which provides that a development fee of \$775,000, all of which has been earned as of December 31, 2021, be paid to the Authority for providing certain development services and guarantees for the completion of the development of the project. The agreement has no applicable interest rate and provides that payments be made from the proceeds of certain capital contributions, with any unpaid portion being deferred and payable from available cash flow. Outstanding principal is due in January 2034. The Authority earned fees of \$581,250, and there were no payments made on this note during the year ended December 31, 2021.

### Crosswinds Village Seller Note

In December 2020, the Authority entered into a seller note with Crosswinds Village, LLC in exchange for the real property transferred in conjunction with the acquisition in the amount of \$7,400,000. The note agreement has an annual interest rate of 1.31 percent, and payments are to be made from available cash flow. This note is collateralized by an open-end mortgage granting the Authority a security interest in certain real property of Crosswinds Village, LLC. The entire balance of principal and all unpaid interest shall be due and payable on December 1, 2070. The Authority received no payments during the year ended December 31, 2021.

#### RAD Rosewind Ohio Housing Development Program Funds

In July 2020, the Authority entered into a loan agreement with RAD Rosewind, LLC to provide funds for construction up to a total amount of \$2,000,000, of which \$1,800,000 has been drawn on as of December 31, 2021. Interest is assessed at 0.00 percent. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in March 2052. The Authority earned fees of \$1,800,000, and there were no payments made on this note during the year ended December 31, 2021.

#### Sinclair Construction Loan

In November 2021, the Authority entered into a loan agreement with Sinclair Family Apartments LLC for the development of low-income housing in the amount up to \$27,850,000, of which \$2,864,729 has been drawn on as of December 31, 2021. The loan has an annual interest rate of 3.75 percent and provides that payments be deferred until cash flows are sufficient to make payments. This note is collateralized by an open-end mortgage granting the Authority a security interest in certain real property of Sinclair Family Apartments LLC. A portion of the loan is payable 36 months after the construction period has begun, at which time the financing will become permanent at \$20,000,000. The remaining outstanding balance will be due in November 2041. The Authority received no payments during the year ended December 31, 2021.

#### McKinley Manor Promissory Note

In November 2021, the Authority entered into a promissory note with West Broad Street Holdings, LLC in the amount of \$437,500, all of which has been drawn as of December 31, 2021. The note agreement has an annual interest rate of 0.00 percent, and payments are to be made from available cash flow. The entire balance of principal and all unpaid interest shall be due and payable on December 2024. The Authority received no payments during the year ended December 31, 2021.

**December 31, 2021** 

### Note 4 - Notes Receivable (Continued)

#### Winchester Lakes Seller Note

In September 2021, the Authority entered into a seller note with Winchester Lakes Apartments, LLC in exchange for the real property transferred in conjunction with the acquisition in the amount of \$4,973,000, all of which has been earned as of the year ended December 31, 2021. The note agreement has an annual interest rate of 2.68 percent, and interest-only payments will begin on October 2021 through July 2023. After the last interest-only payment date, on August 2023, monthly installment payments of \$60,538 will be paid on the first of each month unit the maturity date of July 2063. The Authority received no payments during the year ended December 31, 2021.

### **Note 5 - Capital Assets**

### **Primary Government**

Capital asset activity of the Authority for the year ended December 31, 2021 was as follows:

	Balance January 1, 2021			dditions and Fransfers In	eductions and ransfers Out	D	Balance ecember 31, 2021
Capital assets not being depreciated:							
Land Construction in progress	\$	21,555,456 3,745,915	\$ —	3,952,660 580,954	\$ (165,324) (2,435,367)	\$	25,342,792 1,891,502
Subtotal		25,301,371		4,533,614	(2,600,691)		27,234,294
Capital assets being depreciated: Buildings and improvements Buildings - Nondwelling Site improvements Furniture and fixtures Intangible assets		195,466,249 7,770,677 20,713,481 9,502,945		36,463,783 62,100 3,047,852 94,013 1,756,646	(218,544) - - (68,763) -		231,711,488 7,832,777 23,761,333 9,528,195 1,756,646
Subtotal	2	233,453,352		41,424,394	(287,307)		274,590,439
Accumulated depreciation		70,990,849		8,618,720	(13,772)		79,595,797
Net capital assets being depreciated		162,462,503		32,805,674	 (273,535)		194,994,642
Net governmental activities capital assets	\$	187,763,874	\$	37,339,288	\$ (2,874,226)	\$	222,228,936

As used in this section, the term depreciation (and related forms of the term) includes amortization of intangible assets. Depreciation expense for the year ended December 31, 2021 was \$8,618,720. During the year ended December 31, 2021, the Authority sold capital assets, resulting in a net gain of \$198,391.

**December 31, 2021** 

### **Note 5 - Capital Assets (Continued)**

#### **Discretely Presented Component Units**

Depreciation is calculated on a straight-line method using the half-year convention over the estimated useful lives of each entity as follows:

		Building and Site	
	Vehicles	Improvements	Buildings
Worley Terrace, LLC	5 years	15 years	40 years
Elim Manor Elderly Housing, LLC	5 years	15 years	27.5 years
Franklin Station, LLC	5 years	15 years	40 years
Poindexter Place, LLC	5 years	15 years	40 years
Sawyer Manor and Trevitt Heights, LLC	5 years	12-20 years	40 years
CMHA RAD East, LLC	5 years	15 years	40 years
RAD Rosewind, LLC	5 years	15 years	30 years
Columbus Scholar House III, LLC	5 years	15 years	30 years

Presented below are summaries of the Authority's discretely presented component units' capital asset balances and a summary of changes in their respective capital asset balances for the year ended December 31, 2021:

	<u>_T</u>	Worley errace, LLC	Eld	Elim Manor derly Housing, LLC	Fra	anklin Station, LLC	_	Poindexter Place, LLC	Sawyer Manor and Trevitt Heights, LLC	_	CMHA RAD East, LLC	8	Columbus scholar House III, LLC	R/	AD Rosewind, LLC	_	Total
Land	\$	_	\$	-	\$	750,000	\$	-	\$ 1,265,000	\$	2,370,000	\$	-	\$	900,000	\$	5,285,000
Construction in progress		111,594		-		-		-	-		-		-		3,555,179		3,666,773
Buildings and																	
improvements		11,545,109		-		15,698,755		15,251,990	26,558,148		24,702,914		6,425,100		13,900,000		114,082,016
Site improvements		1,317,036		5,689,346		-		962,623	1,501,529		979,879		866,091		15,083,114		26,399,618
Furniture fixtures		461.626		191.623		435.800		320,242	947,420		617,152		191.546		157.051		3.322.460
Accumulated depreciation		(5,151,855)		(2,295,344)		(3,305,803)		(4,041,692)	(2,449,178)	_	(1,833,893)	_	(284,001)		(499,173)		(19,860,939)
Total	\$	8,283,510	\$	3,585,625	\$	13,578,752	\$	12,493,163	\$ 27,822,919	\$	26,836,052	\$	7,198,736	\$	33,096,171	\$	132,894,928

The Authority acquired the former limited partner's interest in Jenkins Terrace in December 2021 (see Note 14). As a result, the Authority effectively wholly owns Jenkins Terrace and it is considered a blended component unit of the Authority, and the capital assets are now reported within the primary government. Beginning balances, net of accumulated depreciation have been restated and reduced \$8,427,256 for this change.

	Balance January 1, 2021			Additions and Transfers In	Reductions and Transfers Out			Balance December 31, 2021
Capital assets not being depreciated: Land Construction in progress	\$	5,285,000 10,914,220	\$	- 3,666,773	\$	; - (10,914,220)	\$	5,285,000 3,666,773
Subtotal		16,199,220		3,666,773		(10,914,220)		8,951,773
Capital assets being depreciated: Buildings Site improvements Furniture and fixtures		107,606,642 11,815,097 2,973,589		6,475,374 14,584,521 348,871	_	- - -		114,082,016 26,399,618 3,322,460
Subtotal		122,395,328		21,408,766		-		143,804,094
Accumulated depreciation		15,954,413		-	_	3,906,526	_	19,860,939
Net capital assets being depreciated		106,440,915	_	21,408,766	_	(3,906,526)	_	123,943,155
Net capital assets	\$	122,640,135	\$	25,075,539	\$	(14,820,746)	\$	132,894,928

**December 31, 2021** 

### **Note 5 - Capital Assets (Continued)**

#### **Discretely Presented Component Units (Continued)**

RAD Rosewind, LLC entered into a construction contract totaling \$9,829,000. At December 31, 2021, \$9,042,680 of construction work has been completed on the project. A pending commitment in the amount of \$786,320 remains outstanding as of December 31, 2021.

### Note 6 - Equity Interest in Joint Ventures

The Authority or subsidiary thereof holds ownership interests in a variety of partnerships and limited liability companies. These joint ventures include partnerships and companies that were formed to acquire, rehabilitate or construct, own, and operate low-income residential rental housing projects, a mixed-use project, and a parking garage. The investments are recorded under the equity method as joint ventures. Some of these joint ventures are also discretely presented component units of the Authority. The investments in the partnership at December 31, 2021 were as follows:

	Ownership Percentage	_	Balance at ecember 31, 2021
<del>-</del>			
Worley Terrace, LLC*	0.1000%	\$	8,305,013
Elim Manor Elderly Housing, LLC*	0.0490%		2,283,390
Franklin Station, LLC*	0.1000%		6,879,976
Poindexter Place, LLC*	0.1000%		6,324,302
Sawyer Manor and Trevitt Heights, LLC*	0.1000%		_
CMHA RAD East, LLC*	0.1000%		609
Columbus Scholar House III, LLC*	0.0051%		_
RAD Rosewind, LLC*	0.0100%		222
Winchester Village Apartments, LLC	50.0%		500
Avondale Woods Senior Housing Limited Partnership	0.0100%		2,594,567
Waggoner Senior Housing Limited Partnership	0.0100%		-
Van Buren Village PSH, LP.	0.0200%		-
Scholar House I, LLC	0.0510%		499,094
Poindexter IIA, LLC	0.0051%		1,079,790
Poindexter IIB, LLC	0.0051%		-
Riverside Sunshine, LLC	22.5%		_
Poindexter III, LLC	0.0051%		_
EF Garage, LLC	22.5%		_
Crosswinds Village, LLC	0.0051%		51
Winchester Lakes Apartments, LLC	51.0%		50
Sinclair Family Apartments LLC	0.0045%		45
1551 West Broad, LLC	24.0%		24
Total		\$	27,967,633

<sup>\*</sup>Denotes discretely presented component unit

The Authority is a general partner, managing member, or special administrative partner in the low-income residential rental housing projects. Unrelated investor limited partners own the remaining percentage interest in each of the partnerships and companies.

# Note 7 - Risk Management

The Authority maintains comprehensive insurance coverage with private carriers for real property, building contents, directors' and officers' liability insurance, and vehicles. Vehicle policies include liability coverage for bodily injury and property damage.

**December 31, 2021** 

### **Note 7 - Risk Management (Continued)**

The Authority is a member of Housing Authority Risk Retention Group (HARRG), which is a comprehensive general liability insurance group operated as a joint venture by its public housing authority members. Through HARRG, the Authority carries \$5,000,000 of general liability coverage, with a \$10,000 deductible; \$1,000,000 of earthquake coverage, with a \$100,000 deductible; \$250,000 of flood coverage, with a \$25,000 deductible; \$50 million of equipment breakdown coverage, with a \$10,000 deductible; and \$25,000 spoilage coverage, with a \$1,000 deductible. The Authority paid \$203,774 in premiums to HARRG for the year ended December 31, 2021.

In addition, the Authority provides medical benefits to most of its employees on a fully insured basis with an independent insurance company. The premium rate is calculated based on claim history and administrative costs. The Authority is part of the statewide plan for workers' compensation insurance coverage.

There were no changes to the above policies during the current fiscal year. Claims experience over the past three years indicates that there were no instances of losses exceeding insurance coverage.

### Note 8 - Long-term Debt

A summary of the Authority's long-term debt, all of which is direct borrowings, at December 31, 2021 can be summarized as follows:

#### **Governmental Activities**

	Interest Rate	Principal Maturity	Beginning	Balance		Additions		Reductions	Ending Balanc	e	ue within Ine Year
Four Pointe Perm Loan	3.99%	11/1/2026	\$ 13	,614,780	\$	-	\$	(294,669)	\$ 13,320,1	11	\$ 306,813
Whitney Note Payable	4.12%	6/1/2026	2	,298,444		-		(50,255)	2,248,1	89	52,395
Poindexter IIA - Ohio Housing Development Assistance Program Note Payable	1.00%	12/31/2060	1	,000,000		_		_	1,000,0	00	_
Sawyer-Trevitt - Ohio Housing Development											
Assistance Program Note Payable	0.50%	11/1/2062		943,343		-		(000 070)	943,3		-
Scioto Ridge Mortgage Loan	3.97%	9/1/2029	17	,809,476		-		(328,078)	17,481,3	98	341,530
Poindexter III - Ohio Housing Development	0.500/	40/4/0040		007.500		F7 000			005.0	-00	
Assistance Program Note Payable	0.50% 4.59%	10/1/2048	40	607,500		57,830		(074.050)	665,3		
Arden Park Note Payable		5/1/2049		,272,083		-		(274,656)	15,997,4		287,714
Country Ridge - City Sponsor Loan Country Ridge - Ohio Housing Development	3.00%	12/31/2038	1	,152,000		-		-	1,152,0	00	-
Assistance Program Note Payable	3.00%	8/7/2037		291,461		_		_	291,4	61	_
CMHA RAD East - Ohio Housing	0.0070	0,1,12001		201,101					20.,	٠.	
Development Assistance Program Note											
Payable 1	0.50%	6/1/2066		900,000		100,000		(39,436)	960,5	64	-
CMHA RAD East - Ohio Housing											
Development Assistance Program Note											
Payable 2	0.00%	4/1/2049		425,190		74,810		-	500,0		-
Tussing Place Note Payable	3.85%	2/1/2030	9	,047,101		-		(166,311)	8,880,7		172,920
Canals Edge Note Payable	2.67%	5/1/2030		,200,000		-		-	9,200,0		154,364
Canals Edge AHT Note Payable	5.00%	6/1/2047		,200,000		-		-	1,200,0	00	-
Gables West Note Payable	3.18%	6/10/2023		,358,668		-		(14,358,668)			-
Winchester Lakes Note Payable	5.25%	7/6/2021		,527,000		-		(9,527,000)			-
Winchester Lakes AHT Note Payable	5.50%	7/1/2021	2	,500,000		-		(2,500,000)			-
New Village Homes Mortgage Payable	2.23%	5/1/2056		-		9,000,000		(99,688)	8,900,3		173,937
Gables West Mortgage Payable	2.18%	5/1/2056		-		19,360,000		(216,530)	19,143,4	70	377,655
RAD Rosewind - Ohio Housing Development											
Assistance Program Note Payable	0.00%	3/1/2052		-		1,800,000		-	1,800,0		-
Magnolia Trace Bonds Payable	Variable	8/1/2036		-		37,940,000		-	37,940,0		-
Sinclair Bonds Payable	Variable	11/1/2041		-		27,600,000		-	27,600,0	00	-
Carol Stewart Village - Finance Fund Capital											
Corporation Assistance Program Note	0.000/	0/04/0004				075 000			075		
Payable	3.00%	3/31/2024				675,000	_		675,0	00	 
Total principal outstanding			101	,147,046		96,607,640		(27,855,291)	169,899,3	95	1,867,328
Magnolia Trace Bond Premium				_		2,505,854		(63,935)	2,441,9	19	_
Sinclair Bond Premium				_		257,280		(4,385)	252.8		_
						20.,200	_	(1,000)	202,0		 
Total			\$ 101	,147,046	\$	99,370,774	\$	(27,923,611)	\$ 172,594,2	09	\$ 1,867,328
					=		=			_	

**December 31, 2021** 

### Note 8 - Long-term Debt (Continued)

#### Four Pointe Perm Loan

On November 16, 2016, the Authority entered into a mortgage loan for \$14,680,000 bearing interest at a fixed rate of 3.99 percent and secured by the mortgaged property. The loan requires monthly payments of principal and interest of \$70,000 through November 2026. A balloon payment of approximately \$11,726,000 will be due on December 1, 2026. Management believes the Authority was in full compliance with related covenants as of December 31, 2021.

### Whitney Note Payable

On May 16, 2016, the Authority entered into a mortgage loan for \$2,500,000 bearing interest at a fixed rate of 4.12 percent and secured by the mortgaged property. The loan requires monthly payments of principal and interest of \$12,109 through May 2026. A balloon payment of approximately \$2,006,000 will be due on June 1, 2026. Management believes the Authority was in full compliance with related covenants as of December 31, 2021.

#### Poindexter IIA - Ohio Housing Development Assistance Program Note Payable

During December 2015, the Authority entered into a promissory note payable to the Ohio Housing Finance Agency in the amount of \$1,000,000 to provide construction financing for Poindexter IIA, LLC. The note bears interest on the principal sum at a rate of 1.00 percent per annum. Annual payments are to be made based on available cash flow of the project, as defined by the note agreement. All outstanding principal and interest are due at the maturity date of December 31, 2060.

#### Sawyer-Trevitt - Ohio Housing Development Assistance Program Note Payable

During November 2017, the Authority entered into a construction loan payable to the Ohio Housing Finance Agency in the amount of \$1,000,000, of which \$900,000 has been drawn to provide construction financing for Sawyer Manor and Trevitt Heights, LLC. The note bears interest on the principal sum at a rate of 0.50 percent per annum. Annual payments are to be made based on available cash flow of the project, as defined by the note agreement. All outstanding principal and interest are due at the maturity date of November 1, 2062.

#### Scioto Ridge Mortgage Loan

During August 2019, the Authority entered into a new mortgage loan for \$18,200,000, bearing interest at a fixed rate of 3.97 percent. The loan requires monthly payments of principal and interest of \$86,575, beginning on October 1, 2019 through September 1, 2029. Management believes the Authority was in full compliance with related covenants as of December 31, 2021.

#### Poindexter III - Ohio Housing Development Assistance Program Note Payable

During May 2019, the Authority entered into a construction loan payable to the Ohio Housing Financing Agency (OHFA) in the amount of \$675,000, of which \$607,500 has been drawn to provide construction financing for Poindexter III, LLC. The note bears interest on the principal sum at a rate of 0.5 percent per annum. Annual payments are to be made based on available cash flow of the project, as defined by the note agreement. All outstanding principal and interest are due at the maturity date of October 1, 2068.

#### Arden Park Note Payable

On March 13, 2019, the Authority entered into a note payable for \$16,699,000 bearing interest at a fixed rate of 4.59 percent per annum. The loan requires monthly payments of principal and interest of \$85,507, beginning on May 1, 2019 through May 1, 2049. Management believes the Authority was in full compliance with related covenants as of December 31, 2021.

**December 31, 2021** 

### Note 8 - Long-term Debt (Continued)

#### County Ridge - City Sponsor Loan

On May 15, 2019, the Authority assumed the note payable in the amount of \$1,152,000 bearing interest at a fixed rate of 3.00 percent per annum. Annual payments are to be made based on available cash flow of the project, as defined by the note agreement. All outstanding principal and interest are due at the maturity date of December 31, 2038.

#### Country Ridge - Ohio Housing Development Assistance Program Note Payable

On May 15, 2019, the Authority assumed a construction loan payable to the Ohio Housing Finance Agency in the amount of \$291,461 to provide construction financing for CMHA Country Ridge, LLC. The note bears interest on the principal sum at a rate of 3.00 percent per annum. Annual payments are to be made based on available cash flow of the project, as defined by the note agreement. All outstanding principal and interest are due at the maturity date of August 7, 2037.

#### CMHA RAD East - Ohio Housing Development Assistance Program Note Payable 1

On May 13, 2019, the Authority entered into a construction loan payable to the Ohio Housing Finance Agency in the amount of \$1,000,000, of which \$900,000 has been drawn to provide construction financing for CMHA RAD East, LLC. The note bears interest on the principal sum at a rate of 0.50 percent per annum. Annual payments are to be made based on available cash flow of the project, as defined by the note agreement. All outstanding principal and interest are due at the maturity date of June 1, 2066.

#### CMHA RAD East - Ohio Housing Development Assistance Program Note Payable 2

On May 13, 2019, the Authority entered into a construction loan payable to the Ohio Housing Finance Agency in the amount of \$500,000, of which \$425,190 has been drawn to provide construction financing for CMHA RAD East, LLC. The note does not bear interest on the principal. Annual payments are to be made based on available cash flow of the project, as defined by the note agreement. All outstanding principal and interest are due at the maturity date of April 1, 2049.

#### Tussing Place Note Payable

On January 15, 2020, the Authority entered into a note payable for \$9,181,000 bearing interest at a fixed rate of 3.85 percent per annum and secured by the mortgaged property. The loan requires monthly payments of principal and interest of \$42,036, beginning on February 1, 2020 through February 1, 2030. Management believes the Authority was in full compliance with related covenants as of December 31, 2021.

#### Canals Edge Note Payable

On May 11, 2020, the Authority entered into a note payable for \$9,200,000. The note bears interest only for the first 24 months at a fixed rate of 2.67 percent. Beginning on June 1, 2022, the loan requires monthly payments of principal and interest of \$41,444, with interest being charged at a variable rate. Upon maturity on May 1, 2030, a balloon payment for the remaining balance due. The loan is also secured by the mortgaged property. Management believes the Authority was in full compliance with related covenants as of December 31, 2021.

#### Canals Edge AHT Note Payable

On May 13, 2020, the Authority entered into a note payable due to the Housing Action Fund, LLC in the amount of \$1,200,000 bearing interest at a fixed rate of 5.00 percent per annum. The loan requires monthly payments of interest only beginning on July 1, 2020. Beginning on July 1, 2022, monthly payments of principal and interest of \$7,067 are required through maturity on June 1, 2030.

**December 31, 2021** 

### Note 8 - Long-term Debt (Continued)

#### Gables West Note Payable

On June 10, 2020, the Authority entered into a note payable for \$14,453,500. The note bears interest for the first three months at a fixed rate of 3.18 percent per annum. Beginning on October 10, 2020, the loan requires monthly payments of principal and interest of \$70,249 with interest being charged at a fixed rate of 3.18 percent per annum. Beginning on July 10, 2021, the loan requires monthly payments of principal and interest of \$69,835 with interest being charged at a variable rate. The loan requires a balloon payment at maturity on June 10, 2023 for the remaining balance due. The remaining note balance of \$14,244,568 was paid off during the year ended December 31, 2021.

### Winchester Lakes Note Payable

On September 10, 2020, the Authority entered into a note payable for \$9,527,000 bearing interest at a variable rate of LIBOR plus 4.25 percent. Monthly interest payments are required under the loan commencing on October 6, 2020. The full note amount of \$9,527,000 was paid off during the year ended December 31, 2021.

#### Winchester Lakes AHT Note Payable

On September 10, 2020, the Authority assumed a note payable due to the Housing Action Fund, LLC in the amount of \$2,500,000 bearing interest at a fixed rate of 5.50 percent per annum. The remaining note amount of \$2,500,000 was paid off during the year ended December 31, 2021.

#### New Village Homes Mortgage Payable

The Authority entered into a mortgage note payable insured by HUD under Section 223(f) of the National Housing Act to obtain additional funding for future renovations. The mortgage is in the amount of \$9,000,000. The mortgage bears interest at an annual rate of 2.28 percent. Monthly installments of principal and interest in the amount of \$30,887 are required through the maturity of the mortgage in May 2056. The mortgage is collateralized by the rental property of New Village Homes and is guaranteed by HUD.

#### Gables West Mortgage Payable

The Authority entered into a mortgage note payable insured by HUD under Section 223(f) of the National Housing Act to obtain additional funding for future renovations. The mortgage is in the amount of \$19,360,000. The mortgage bears interest at an annual rate of 2.18 percent. Monthly installments of principal and interest in the amount of \$65,935 are required through the maturity of the mortgage in May 2056. The mortgage is collateralized by the rental property of Gables West and is guaranteed by HUD.

#### RAD Rosewind - Ohio Housing Development Assistance Program Note Payable

On July 16, 2020, the Authority entered into a construction loan payable to Ohio Housing Finance Agency in the amount of \$2,000,000, of which \$1,800,000 has been drawn to provide construction financing for CMHA RAD Rosewind, LLC. The note does not bear interest on the principal. Annual payments are to be made based on available cash flow of the project, as defined by the note agreement. All outstanding principal and interest are due at the maturity date of March 31, 2052.

#### Magnolia Trace Bonds Payable

On August 25, 2021, the Authority issued Series 2021 Revenue Bonds in the amount of \$37,940,000. The bonds bear interest at a variable rate and gradually mature yearly in August from 2023 through 2031. The bonds were issued at an initial premium of \$2,505,854 that is being amortized over the term of the bonds payable. The outstanding premium balance as of December 31, 2021 was \$2,441,919.

**December 31, 2021** 

### Note 8 - Long-term Debt (Continued)

#### Sinclair Bonds Payable

On November 9, 2021, the Authority issued Series 2021A and Series 2021B Revenue Bonds in the amount of \$23,750,000 and \$3,850,000, respectively. The Series 2021A bonds bear interest in a variable rate and gradually mature yearly in November from 2024 through 2041. The Series 2021B bonds bear interest at a rate of 1.25 percent and mature on November 1, 2024. The bonds were issued at an initial premium of \$257,280 and are being amortized over the term of the bonds payable. The outstanding premium balance as of December 31, 2021 was \$252,895.

#### Carol Stewart Village - Finance Fund Capital Corporation Assistance Program Note Payable

On April 1, 2021, the Authority assumed a note payable due to the Finance Fund Capital Corporation in the amount of \$675,000 bearing interest at a fixed rate of 3.00 percent per annum. The principal and interest on the fund will be paid upon maturity on March 31, 2024.

Future debt service requirements for the above debt are presented below. Principal and accrued interest payable from available cash flow are shown as payable upon maturity.

Years Ending	 Principal	Interest
2022	\$ 1,867,328	\$ 4,941,158
2023	2,510,824	4,968,478
2024	11,104,648	4,869,176
2025	2,925,195	4,706,661
2026	16,630,666	4,572,151
2027-2031	40,834,822	20,379,948
Thereafter	 94,025,912	23,280,118
Total	\$ 169,899,395	\$ 67,717,690
	 . ,	 

#### Discretely Presented Component Units

The amount of outstanding debt of the discretely presented component units as of December 31, 2021 is as follows:

	Interest Rate Ranges	Principal Maturity Ranges	_	Beginning Balance	_	Additions	_	Reductions	Ending Balance	Due within One Year
Franklin Station, LLC - CMHA bridge loans Elim Manor Elderly Housing, LLC:	0.25% - 5.00%	1/1/2030	\$	4,974,973	\$	-	\$	(59,461) \$	4,915,512	\$ 2,334,574
Mortgage note - Red Mortgage Capital,										
LLC	3.68%	3/1/2052		2,216,853		-		(39,288)	2,177,565	48,827
Notes payable - Homeport	0.00%	N/A		114,000		-		-	114,000	-
MultiFamily Housing Revenue Bonds	3.01%	1/1/2051		2,250,000		-		(2,250,000)	-	-
Note payable - CMHA	0.00%	N/A		50,000		-		-	50,000	-
Poindexter Place, LLC:										
OHFA - Bridge Ioan	2.00%	4/1/2026		617,210		-		(97,920)	519,290	97,792
Note payable - City of Columbus, Ohio	2.00%	12/1/2045		250,000		-		-	250,000	-
Note payable - CMHA	0.25%	12/1/2045		825,570		-		-	825,570	-
Sawyer Manor and Trevitt Heights, LLC:										
OHFA - Direct loan	2.50%	4/15/2027		1,763,993		-		(233,647)	1,530,346	239,514
Seller note - CMHA	2.75%	6/1/2067		13,670,000		-		-	13,670,000	-
RHF note - CMHA	2.75%	6/1/2067		4,667,062		-		-	4,667,062	-
Note payable - CMHA	0.50%	11/1/2062		943,343		-		-	943,343	-
CMHA RAD East, LLC:										
Note payable - CMHA	3.05%	11/1/2063		4,468,970		-		-	4,468,970	-
OHFA Bonds	2.45%	5/1/2022		16,000,000		-		(16,000,000)	-	-
Seller note - CMHA	3.05%	11/1/2063		10,950,000		-		-	10,950,000	-
OHFA - Bridge Ioan	0.00%	4/1/2028		2,000,000		-		(228,935)	1,771,065	234,658
HDAP loan - \$1,000,000	0.50%	6/1/2066		900,000		60,564		-	960,564	-
HDAP loan - \$500,000	0.00%	4/1/2049		425,190		74,810		-	500,000	-
Sponsor loan	0.25%	11/1/2063		1,953,835		· -		-	1,953,835	-
Columbus Scholar House III. LLC:				,,					,,	
OHFA bridge loan	2.50%	3/1/2029		1,750,000		-		-	1,750,000	200,318
Note payable - City of Columbus, Ohio	2.00%	4/1/2052		505,162		169,838		-	675,000	-
Note payable - CMHA	0.50%	4/9/2051		3,181,485		1,185,047		-	4,366,532	-

**December 31, 2021** 

### Note 8 - Long-term Debt (Continued)

	Interest Rate Ranges	Principal Maturity Ranges	Beginning Balance		_	Additions	_	Reductions	Ending Balance			Due within One Year
RAD Rosewind, LLC: Seller note - CMHA	1.15%	10/1/2093	¢	14.800.000	\$	_	\$	_	<b>\$</b>	14.800.000	\$	
MultiFamily Housing Revenue Bonds	0.45%	8/1/2023	Ψ	6.200.000	φ	-	Ψ	-	Ψ	6.200.000	Ψ	
OHFA - Direct loan	2.50%	7/31/2030		1,750,000		-		-		1,750,000		-
HDAP loan - \$2,000,000	0.00%	3/1/2052		· · · · -		1,800,000		-		1,800,000		-
Note payable - OCFC	3.75%	7/15/2022		-		4,282,057		-		4,282,057		4,282,057
Total principal outstanding			\$	97,227,646	\$	7,572,316	\$	(18,909,251)	\$	85,890,711	\$	7,437,740

#### Franklin Station, LLC

The company received two bridge loans from Columbus Metropolitan Housing Authority totaling \$6,300,000 during 2012. The first bridge loan was for \$3,300,000 and accrues interest at 0.25 percent. The maturity date is contingent on the investor member making required equity contributions. Equity contributions were made in 2017. Principal and interest payments were made on this loan during 2017. There have been no payments made on the loan since 2017. The outstanding balance on this loan amounted to \$2,272,071 as of December 31, 2021. The remaining amount is due on demand. The second bridge loan was for \$3,000,000 and accrues interest at 5.00 percent. The loan requires monthly payments of principal and interest of \$16,105 through December 2029. A balloon payment of approximately \$2,329,000 will be due in January 2030.

#### Elim Manor Elderly Housing, LLC

The company has a HUD-insured Section 231 mortgage note payable to Red Mortgage Capital, LLC bearing interest at 3.68 percent. Principal and interest are payable in monthly installments of \$9,957 beginning on April 1, 2012 through March 1, 2052, the maturity date.

#### Elim Manor Elderly Housing, LLC

The company has a non-interest-bearing loan to Homeport payable from surplus cash. Repayment is subject to available surplus cash, and, accordingly, the loans, which consist of advances and a note payable, do not have a scheduled maturity date.

#### Elim Manor Elderly Housing, LLC

The MultiFamily Housing Revenue Bonds Series 2009 I-3 were issued by the Ohio Housing Finance Agency and are held by Wells Fargo, originally totaling \$2,500,000 and bearing interest at 3.01 percent per annum. The principal amount of the bonds outstanding together with accrued interest thereon mature in 2051. The bonds are collateralized by the Project Acquisition Fund.

#### Elim Manor Elderly Housing, LLC

Non-interest-bearing loan to Columbus Metropolitan Housing Authority payable from surplus cash. Repayment is subject to available surplus cash, and, accordingly, the loan does not have a scheduled maturity date.

#### Poindexter Place, LLC

The company entered into an equity bridge loan payable to the Ohio Housing Finance Agency originally totaling \$1,000,000 and bearing interest at 2.00 percent per annum. Principal and interest are due and payable in annual installments of \$110,264, commencing in April 2017 through April 2026. The note is collateralized by the investor member's assignment to the company of the future capital contribution installments.

**December 31, 2021** 

### Note 8 - Long-term Debt (Continued)

#### Poindexter Place, LLC

The company entered into a note payable to the City of Columbus, Ohio (the "City") originally totaling \$250,000 and bearing interest at 2.00 percent per annum, compounding annually. The City was granted HOME funds, and these funds were then loaned to the company under the City's HOME Investment Partnership Program. Commencing in 2016, the company shall make annual payments of principal and interest in an amount equal to 25 percent of the annual cash flow, as defined by the promissory note. The entire unpaid principal balance and all accrued interest are due and payable 30 years after the project's completion date. The note is collateralized by the real estate and assignment of rents and security.

#### Poindexter Place, LLC

The company entered into a promissory note with Columbus Metropolitan Housing Authority in the original amount of \$825,570, with an interest rate of 0.25 percent per annum and a term of 30 years. Commencing in 2016, the company shall make annual payments of principal and interest in the amount of 75 percent of annual cash flow, as defined by the promissory note. The note is collateralized by the real estate and assignment of rents and security.

#### Sawyer Manor and Trevitt Heights, LLC

The company entered into a note payable with OHFA, originally totaling \$2,000,000 and bearing no interest for the first two years after the financing is received and at the rate of 2.50 percent per annum for the remainder of the term. Principal and interest will be due and payable in annual installments of \$277,924 commencing on April 15, 2020 through April 15, 2027. The note is secured by the investor member's assignment to the company of the investor note receivable for future capital contribution installments.

#### Sawyer Manor and Trevitt Heights, LLC

The company entered into a note payable with Columbus Metropolitan Housing Authority originally totaling \$13,670,000 and bearing interest at 2.75 percent per annum. Principal and interest payments are to commence three months after the end of the first fiscal year that occurs after the project is placed in service. Annual payments shall be due and payable on each anniversary thereafter and shall be made from available cash flow, as defined in the operating agreement. The entire unpaid principal balance and accrued interest are due and payable in June 2067. The note is collateralized by the leasehold interest in the land and improvements.

#### Sawyer Manor and Trevitt Heights, LLC

The company entered into a note payable with Columbus Metropolitan Housing Authority with a maximum lending amount of \$4,667,062 and bearing interest at 2.75 percent per annum. Principal and interest payments are to commence three months after the end of the first fiscal year that occurs after the project is placed in service. Annual payments shall be due and payable on each anniversary thereafter and shall be made from available cash flow, as defined in the operating agreement. The entire unpaid principal balance and accrued interest are due and payable in June 2067. The note is collateralized by the leasehold interest in the land and improvements.

#### Sawyer Manor and Trevitt Heights, LLC

The company entered into a note payable with Columbus Metropolitan Housing Authority with a maximum lending amount of \$1,000,000 and bearing interest at 0.50 percent per annum, compounded semiannually. On April 30, following the issuance of the project's final certificate of occupancy, annual payments shall be due and payable on each anniversary thereafter and shall be made from available cash flow, as defined in the operating agreement. The entire unpaid principal and interest balance shall be due and payable on November 1, 2062.

**December 31, 2021** 

### Note 8 - Long-term Debt (Continued)

#### CMHA RAD East, LLC

The company entered into a note payable with Columbus Metropolitan Housing Authority originally totaling \$4,468,970 and bearing interest at 3.05 percent per annum. Principal and interest payments are to commence three months after the end of the first fiscal year that occurs after the project is placed in service. Annual payments shall be due and payable on each anniversary thereafter and shall be made from available cash flow, as defined in the operating agreement. The entire unpaid principal balance and accrued interest are due and payable in November 2063. The note is collateralized by the leasehold interest in the land, buildings, and improvements. No principal and interest were paid during the year ended December 31, 2021.

#### CMHA RAD East, LLC

The MultiFamily Housing Revenue Bonds (RAD East Project), Series 2018, were issued by the Ohio Housing Finance Agency and are held by the Huntington National Bank, originally totaling \$16,000,000 and bearing interest at 2.45 percent per annum. During the term of the bonds, interest-only payments are to be made each May 1 and November 1, commencing on May 1, 2019. The principal amount of the bonds outstanding together with accrued interest were paid in full during 2021. The bonds are collateralized by the real estate and the bond reserves.

#### CMHA RAD East, LLC

The company entered into a note payable with the Columbus Metropolitan Housing Authority originally totaling \$10,950,000 and bearing interest at 3.05 percent per annum. Principal and interest payments are to commence three months after the end of the first fiscal year that occurs after the project is placed in service. Annual payments shall be due and payable on each anniversary thereafter and shall be made from available cash flow, as defined in the operating agreement. The entire unpaid principal balance and accrued interest are due and payable in November 2063. The note is collateralized by the leasehold interest in the land, buildings, and improvements. No principal and interest were paid during the year ended December 31, 2021.

#### CMHA RAD East, LLC

The company entered into a note payable with OHFA originally totaling \$2,000,000 and bearing no interest for the first two years after the financing is received and at the rate of 2.5 percent per annum for the remainder of the term. Principal and interest will be due and payable in annual installments of \$245,185 commencing on April 15, 2021 and then annual installments of \$278,935 from April 15, 2022 through April 15, 2028. The note is secured by the investor member's assignment to the company of the investor member note receivable for future capital contribution installments.

#### CMHA RAD East, LLC

The company entered into a note payable with Metropolitan Housing Partners, Inc. with a maximum lending amount of \$1,000,000 and bearing interest at the rate of 0.50 percent per annum, compounded semiannually. The funds were from the proceeds of an HDAP loan from OHFA. Payments shall be made in an amount equal to available cash flow, as defined in the promissory note and the operating agreement. The entire unpaid principal balance and all accrued interest will be due and payable in June 2066. The note is collateralized by the real estate and assignment of rents and security.

#### CMHA RAD East, LLC

The company entered into a non-interest-bearing note payable with Metropolitan Housing Partners, Inc. with a maximum lending amount of \$500,000. The funds were from the proceeds of an HDAP loan from OHFA. The entire unpaid principal balance will be due and payable in April 2049. The note is collateralized by the real estate and assignment of rents and security. No principal and interest were paid during the year ended December 31, 2021.

**December 31, 2021** 

### Note 8 - Long-term Debt (Continued)

#### CMHA RAD East, LLC

The company entered into a note payable with Columbus Metropolitan Housing Authority originally totaling \$1,953,835 and bearing interest at the rate of 0.25 percent per annum. Principal and interest payments are to commence three months after the end of the first fiscal year that occurs after the project is placed in service. Annual payments shall be due and payable on each anniversary thereafter and shall be made from available cash flow, as defined in the operating agreement. The entire unpaid principal balance and accrued interest are due and payable in November 2063. The note is collateralized by the leasehold interest in the land and improvements. As of December 31, 2021, accrued and unpaid interest totaled \$15,471.

#### Columbus Scholar House III, LLC

The company entered into a bond payable with the Ohio Housing Finance Agency in the amount of \$1,750,000. The bonds bear interest at 2.50 percent per annum and are to be paid via eight annual payments of principal and interest in the amount of \$244,068 commencing on March 13, 2022. The principal balance is to be paid on or before March 1, 2029. No payments were made during the year ended December 31, 2021.

#### Columbus Scholar House III, LLC

The company entered into a note payable to the City of Columbus, Ohio originally totaling \$750,000, of which \$505,162 has been drawn as of December 31, 2020, and bearing interest at 2.00 percent per annum, compounding annually. The City was granted HOME funds, and these funds were then loaned to the company under the City's HOME Investment Partnership Program. Commencing in 2022, the company shall make annual payments of principal and interest in an amount equal to 25 percent of the annual cash flow, as defined by the promissory note. The entire unpaid principal balance and all accrued interest are due and payable 30 years after the project's completion date. The note is collateralized by the real estate and assignment of rents and security.

#### Columbus Scholar House III, LLC

The company entered into a note payable with CMHA, an affiliate of the managing member, for the development of low-income housing in the amount of \$5,000,000, of which \$3,181,485 has been drawn as of December 31, 2020. The note agreement has a 0 percent interest rate until the initial payment date. After that payment, the note agreement has an annual interest rate of 0.50 percent. The initial payment of \$3,750,000 is due in 2021. After the initial payment, principal and interest shall be paid annually out of the annual cash flow, as available. This note is collateralized by an open-end mortgage granting the Authority a security interest in certain real property of Columbus Scholar House III, LLC. The entire balance of principal and all unpaid interest shall be due and payable 30 years from the date of the initial payment.

#### RAD Rosewind, LLC

The company entered into a note payable with Columbus Metropolitan Housing Authority in the amount of \$14,800,000. Interest is assessed at 1.51 percent per annum. The loan is payable by available cash flow, with any outstanding principal and interest due upon maturity in July 2070.

#### RAD Rosewind, LLC

The MultiFamily Housing Revenue Bonds Series 2020A were issued by the Ohio Housing Finance Agency and are held by the Huntington National Bank, originally totaling \$6,200,000 and bearing interest at 0.45 percent per annum. During the term of the bonds, interest-only payments are to be made each August 1 and February 1, commencing on February 1, 2021. The principal amount of the bonds outstanding together with accrued interest thereon are due and payable on August 1, 2023. The bonds are collateralized by the real estate and the bond reserves.

**December 31, 2021** 

### Note 8 - Long-term Debt (Continued)

#### RAD Rosewind, LLC

The company entered into a note payable with OHFA, originally totaling \$1,750,000 and bearing no interest for the first two years after the financing is received and at the rate of 2.50 percent per annum for the remainder of the term. Principal and interest will be due and payable in annual installments of \$244,068 commencing on July 31, 2023 through July 31, 2030. The note is secured by the investor member's assignment to the company of the investor member note receivable for future capital contribution installments.

#### RAD Rosewind, LLC

The Company entered into a non-interest-bearing note payable with Metropolitan Housing Partners, Inc., an affiliate of the Authority, with a maximum lending amount of \$2,000,000. The funds were from the proceeds of an HDAP loan from OHFA. The note does not require annual payments and the entire unpaid principal balance will be due and payable on March 1, 2052. The note is collateralized by the real estate and assignment of rents and security.

#### RAD Rosewind, LLC

The company entered into a predevelopment note payable with Ohio Capital Finance Corporation (OCFC) in the original amount of \$4,282,057 and bearing interest at a rate of 3.75 percent per annum. Interest-only payments are to be made each February 15, May 15, August 15, and November 15, commencing on May 15, 2021. The entire unpaid principal balance and all accrued interest will be due and payable on July 15, 2022. As of December 31, 2021, accrued and unpaid interest totaled \$20,518.

Future debt service requirements for the above debt are presented below. Principal and accrued interest payable from available cash are shown as payable upon maturity:

Years Ending	_	Principal	 Interest
2022 2023 2024 2025 2026 2027 - 2031 2032 - 2036 2037 - 2041 2042 - 2046 2047 - 2051 2052 - 2056	\$	7,437,740 908,925 1,132,749 1,162,917 1,195,758 5,195,899 311,140 373,890 1,524,866 1,027,521 8,675,000	\$ 463,357 323,577 343,047 313,054 317,349 1,004,113 286,249 223,499 418,153 57,662 299,321
2057 - 2061 2062 - 2066 2067 - 2071		18,316,148 38,628,158	34,606,768 53,033,372
Total	\$	85,890,711	\$ 91,689,521

#### Note 9 - Pension Plan

#### Plan Description

The Authority's employees participate in the Ohio Public Employees Retirement System (OPERS). OPERS administers three separate pension plans. The Traditional Pension Plan is a cost-sharing, multiple-employer defined benefit pension plan. The Member-Directed Plan is a defined contribution plan. The Combined Plan is a cost-sharing, multiple-employer defined benefit pension plan with defined contribution features. While members (e.g., the Authority's employees) may elect the Member-Directed Plan and the Combined Plan, the majority of employee members are in OPERS' Traditional Pension Plan; therefore, the following disclosures focus on the Traditional Pension Plan.

**December 31, 2021** 

### **Note 9 - Pension Plan (Continued)**

OPERS provides retirement, disability, survivor and death benefits, and annual cost of living adjustments to members of the Traditional Pension Plan. Authority to establish and amend benefits is provided by Chapter 145 of the Ohio Revised Code (ORC).

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 may be obtained by visiting https://www.opers.org/financial/reports.shtml; by writing to Ohio Public Employees Retirement System, 277 East Town Street, Columbus, OH 43215-4642; or by calling 800-222-7377.

#### Benefits Provided

Senate Bill (SB) 343 was enacted into law 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. 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 Pension Plan, as per the reduced benefits adopted by SB 343 (see OPERS' ACFR referenced above for additional information):

Group A Eligible to Retire Prior to January 7, 2013 or Five Years after January 7, 2013	Group B 20 Years of Service Credit Prior to January 7, 2013 or Eligible to Retire 10 Years after January 7, 2013	Group C Members Not in Other Groups and Members Hired on or after January 7, 2013
Age and service requirements: Age 60 with 60 months of service credit or age 55 with 25 years of service credit	Age and service requirements: Age 60 with 60 months of service credit or age 55 with 25 years of service credit	Age and service requirements: Age 60 with 60 months of service credit or age 55 with 25 years of service credit
Formula:  2.2 percent of FAS multiplied by years of service for the first 30 years and 2.5 percent for service years in excess of 30	Formula: 2.2 percent of FAS multiplied by years of service for the first 30 years and 2.5 percent for service years in excess of 30	Formula: 2.2 percent of FAS multiplied by years of service for the first 30 years and 2.5 percent for service years in excess of 30

Final average salary 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 the 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 benefits receive a percentage reduction in the benefit amount.

When a benefit recipient has received benefits for 12 months, an annual cost of living adjustment (COLA) is provided. This COLA is calculated on the base retirement benefit at the date of retirement and is not compounded. For those retiring prior to January 7, 2013, the COLA will continue to be a 3 percent simple annual COLA. For those retiring subsequent to January 7, 2013, beginning in calendar year 2019, the COLA will be based on the average percentage increase in the Consumer Price Index, capped at 3 percent.

#### **Funding Policy**

The ORC provides statutory authority for member and employer contributions. For 2021, member contribution rates were 10 percent of salary, and employer contribution rates were 14 percent. The portion of employer contributions allocated to health care for members in the Traditional Pension Plan was 0 percent during the year ended December 31, 2021. Employer contribution rates are actuarially determined and are expressed as a percentage of covered payroll. The Authority's contractually required contributions to OPERS totaled \$1,217,277 for the year ended December 31, 2021, all of which was allocated to pension.

**December 31, 2021** 

### **Note 9 - Pension Plan (Continued)**

#### **Net Pension Liability**

The net pension liability reported on the statement of net position represents a liability to employees for pensions. Pensions are a component of exchange transactions between an employer and its employees of salaries and benefits for employee services. Pensions are provided to an employee on a deferred payment basis as part of the total compensation package offered by an employer for employee services each financial period. The obligation to sacrifice resources for pensions is a present obligation because it was created as a result of employment exchanges that have already occurred.

The net pension liability represents the Authority's proportionate share of each pension plan's collective actuarial present value of projected benefit payments attributable to past periods of service, net of each pension plan's fiduciary net position. The net pension liability calculation is dependent on critical long-term variables, including estimated average life expectancies, earnings on investments, cost of living adjustments, and others. While these estimates use the best information available, unknowable future events require adjusting this estimate annually.

The Ohio Revised Code limits the Authority's obligation for this liability to annually required payments. The Authority cannot control benefit terms or the manner in which pensions are financed; however, the Authority does receive the benefit of employees' services in exchange for compensation, including pensions.

GASB Statement No. 68 assumes the liability is solely the obligation of the employer because (1) it benefits from employee services and (2) state statute requires all funding to come from these employers. All contributions to date have come solely from these employers (which also include costs paid in the form of withholdings from employees). State statute requires the pension plans to amortize unfunded liabilities within 30 years. If the amortization period exceeds 30 years, each pension plan's board must propose corrective action to the state Legislature. Any resulting legislative change to benefits or funding could significantly affect the net pension liability. Resulting adjustments to net pension liability would be effective when the changes are legally enforceable.

The proportionate share of each plan's unfunded benefits is presented as a long-term net pension liability on the accrual basis of accounting. Any liability for the contractually required pension contribution outstanding at the end of the year is included in intergovernmental payable on both the accrual and modified accrual bases of accounting.

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 Pension and Combined plans due to the insignificance of the amounts that related to the Combined Plan. The Authority reported a net pension liability of \$7,721,254 as its proportionate share. The Authority's proportion of the Traditional Pension Plan was 0.05271 percent, an increase of 0.00327 percent from the prior year.

# 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 \$610,961.

**December 31, 2021** 

### **Note 9 - Pension Plan (Continued)**

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

		Deferred Outflows of Resources		Deferred Inflows of Resources		Net Deferred Outflows (Inflows) of Resources
Authority contributions subsequent to measurement	•	4 047 077	•		•	4 047 077
date	\$	1,217,277	\$	-	\$	1,217,277
Net difference between projected and actual investment earnings		-		(3,053,857)		(3,053,857)
Change in employer proportionate share of net						
pension liability		460,558		(57,548)		403,010
Change in assumptions		4,553		-		4,553
Differences between expected and actual experience		13,776		(338,519)		(324,743)
Total	\$	1,696,164	\$	(3,449,924)	\$	(1,753,760)

The amount of \$1,217,277 reported as deferred outflows of resources related to pensions 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, 2022. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in pension revenue as follows:

Years Ending December 31	Amount
2022 2023 2024 2025 2026 Thereafter	\$ (1,013,263) (282,020) (1,246,887) (418,733) (2,217) (7,916)
Total	\$ (2,971,036)

#### **Actuarial Assumptions**

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.

**December 31, 2021** 

### Note 9 - Pension Plan (Continued)

Projections of benefits for financial reporting purposes are based on the substantive plan (the plan as understood by the employers and plan members) and include the types of benefits provided at the time of each valuation. The 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:

#### **Actuarial Assumptions**

Valuation date Actuarial cost method

Cost of living adjustments

Salary increases, including inflation Inflation Investment rate of return Experience study date Mortality basis

December 31, 2020 Individual entry age Pre-January 7, 2013 Retirees: 3 percent; Post-January 7, 2013 Retirees: 0.5 percent simple through 2021, then 2.15 percent simple 3.25% - 10.75% 3.25% 7.20% Period of five years ended December 31, 2015

RP-2014 Healthy Annuitant Mortality Table Preretirement 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 tables described above.

#### Discount Rate

The discount rate used to measure the total pension liability was 7.20 percent. 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 was applied to all periods of projected benefit payments to determine the total pension liability.

#### Investment Rate of Return

The long-term 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 asset class. These ranges are combined to produce the long-term expected real rate of return by weighting the expected future real rates of return by the target asset allocation percentage, adjusted for inflation.

**December 31, 2021** 

### **Note 9 - Pension Plan (Continued)**

The allocation of investment assets with the defined benefit portfolio is approved by the board of trustees, 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. 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 rates of return are developed for each major asset class. These ranges are combined to produce the long-term expected rate of return by weighting the expected future rates of return by the target asset allocation percentage, adjusted for inflation. Best estimates of arithmetic rates of return were provided the the board of trustees' investment consultant. For each major asset class that is included in the Defined Benefit portfolio's target asset allocation as of December 31, 2020, these best estimates are summarized in the following table:

Asset Class	Target Allocation	Long-term Expected 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

# Sensitivity of the Employer's Proportionate Share of the Net Pension Liability to Changes in the Discount Rate

The following chart represents the Authority's proportionate share of the net pension liability calculated using the current period discount rate assumption of 7.20 percent, as well as what the Authority's proportionate share of the net pension liability would be if it were calculated using a discount rate that is 1 percentage point lower (6.20 percent) or 1 percentage point higher (8.20 percent) than the current rate:

	1	1 Percentage		<b>Current Discount</b>		l Percentage
	Po	Point Decrease		Rate		oint Increase
		(6.20%)		(7.20%)	_	(8.20%)
Proportionate share of the net pension liability	\$	14,826,194	\$	7,721,254	\$	1,815,265

### Note 10 - Other Postemployment Benefit Plan

#### Plan Description and Benefits Provided

OPERS maintains a cost-sharing, multiple-employer defined benefit postemployment health care plan, which includes a medical plan, prescription drug program, and Medicare Part B premium reimbursement, to qualifying members of both the traditional pension and combined plans. Members of the member-directed plan do not qualify for ancillary benefits, including postemployment health care coverage.

Prior to January 1, 2015, 10 or more years of service were required to qualify for health care coverage. Beginning on 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.

**December 31, 2021** 

# Note 10 - Other Postemployment Benefit Plan (Continued)

#### **Contributions**

OPERS' Postemployment Healthcare Plan was established under, and is administered in accordance with, Internal Revenue Code (IRC) Section 401(h). Each year, the OPERS board of trustees determines the portion of the employer contribution rate that will be set aside for the funding of postemployment health care coverage. Health care funding is discretionary and dependent on both the pension funding and future projections. The portion of Traditional Pension Plan and Combined Plan employer contributions allocated to health care was 0.0 percent in 2021. Contributions to the plan from the Authority were \$0 for the year ended December 31, 2021.

#### **Net OPEB Asset**

At December 31, 2021, the Authority reported an asset of \$963,817 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 the Authority's actuarially required contribution for the year ended December 31, 2020 relative to all other contributing employers. At December 31, 2020, the Authority's proportion was 0.054099 percent, an increase of 0.003793 percent from the prior year.

# OPEB Expense and Deferred Outflows of Resources and Deferred Inflows of Resources Related to OPEB

For the year ended December 31, 2021, the Authority recognized OPEB revenue of \$5,514,303.

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

	Deferred Outflows of Resources	_	Deferred Inflows of Resources	Net Deferred (Inflows) Outflows of Resources
Difference between expected and actual experience Changes in assumptions	\$ - 473,822	\$	(869,839) (1,561,672)	\$ (869,839) (1,087,850)
Net difference between projected and actual earnings on OPEB plan investments Changes in proportionate share or difference between amount contributed and proportionate	-		(513,342)	(513,342)
share of contributions	347,609		_	 347,609
Total	\$ 821,431	\$	(2,944,853)	\$ (2,123,422)

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

Years Ending December 31	Amount
2022 2023 2024 2025	\$ (1,066,684) (773,172) (223,078) (60,487)
Total	\$ (2,123,421)

Actuarial Assumptions

**December 31, 2021** 

### Note 10 - Other Postemployment Benefit Plan (Continued)

#### **Actuarial Assumptions**

Actuarial valuations of an ongoing plan involve estimates of the value 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 coverage provided at the time of each valuation and the historical pattern of sharing of costs between the system and plan members. The total OPEB liability 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 prior periods included in the measurement in accordance with the requirements of GASB Statement No. 74:

	Actuariai Assumptions
Actuarial valuation date	December 31, 2019
Rolled-forward measurement date	December 31, 2020
Experience study	Five-year period ended December 31, 2015
Actuarial cost method	Individual entry age normal
Single discount rate	6.00%
Investment rate of return	6.00%
Municipal bond rate	2.00%
Wage inflation	3.25%
Projected salary increases, including inflation	3.25 - 10.75%
Health care cost trend rate	8.50% initial, 3.50% ultimate in 2035

Preretirement 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.

#### **Discount Rate**

A single discount rate of 6.00 percent was used to measure the OPEB liability on the measurement date of December 31, 2020. 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 benefits) and (2) tax-exempt municipal bond rate based on an index of 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 single discount rate was based on an expected rate of return on the health care investment portfolio of 6.00 percent and a municipal bond rate of 2.00 percent. The projection of cash flows used to determine this single 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 the year 2120. As a result, the actuarial assumed long-term expected rate of return on health care investments was applied to projected costs through the year 2120, the duration of the projection period through which projected health care payments are fully funded.

**December 31, 2021** 

# Note 10 - Other Postemployment Benefit Plan (Continued)

#### Investment Rate of Return

The allocation of investment assets within the health care portfolio is approved by the board, as outlined in the annual investment plan. Assets are managed on a total return basis with a long-term objective of continuing to offer a sustainable health care program for current and future retirees. OPERS' primary goal is to achieve and maintain a fully funded status for benefits provided through the defined pension plans. Health care is a discretionary benefit. The table below displays the board-approved asset allocation policy for 2020 and the long-term expected real rates of return:

Asset Class		Target Allocation	Expected Real Rate of Return		
Domestic equity		25.00 %	5.64 %		
International equity		25.00	7.36		
Fixed income		34.00	1.07		
REITs		7.00	6.48		
Other investments		9.00	4.02		

#### Sensitivity of the Net OPEB Asset to Changes in the Discount Rate

The following presents the net OPEB asset of the Authority, calculated using the discount rate of 6.00 percent, as well as what the Authority's net OPEB asset would be if it were calculated using a discount rate that is 1 percentage point lower or 1 percentage point higher than the current rate:

	1 Percentage Point Decrease (5.00%)		Current Discount Rate (6.00%)		1 Percentage Point Increase (7.00%)	
Net OPEB asset of the Ohio Public Employees Retirement System	\$	239,659	\$ 963,8	317 \$	1,559,133	

#### Sensitivity of the Net OPEB Asset to Changes in the Health Care Cost Trend Rate

The following presents the net OPEB asset of the Authority, calculated using the health care cost trend rate of 8.5 percent, as well as what the Authority's net OPEB asset would be if it were calculated using a health care cost trend rate that is 1 percentage point lower or 1 percentage point higher than the current rate:

	1 Percentage Point Decrease (7.5%)		Current Health Care Cost Trend Rate (8.5%)		1 Percentage Point Increase (9.5%)	
Net OPEB asset of the Ohio Public Employees Retirement System	\$ 987,307	\$	963,817	\$	937,536	

#### **Assumption Changes**

A discount rate of 6.00 percent was used to measure the OPEB asset on the measurement date of December 31, 2020, which represents a change from a discount rate of 3.16 percent used on the measurement date of December 31, 2019.

# **Note 11 - Deferred Compensation**

The Authority offers its employees a deferred compensation plan created in accordance with IRC Section 457. The plan, available to all regular employees, permits them to defer a portion of their salaries until future years. The deferred compensation is not available to employees until termination, retirement, death, or an unforeseeable emergency. The Authority made no contributions to the plan in 2021.

**December 31, 2021** 

### **Note 11 - Deferred Compensation (Continued)**

All assets of the plan are held in a trust for the exclusive benefit of the participants and their beneficiaries. Investments are managed by the Ohio Public Employees Deferred Compensation Program. The plan is not included in the Authority's financial statements, as the Authority does not hold these assets in a trustee capacity.

# **Note 12 - Nonexchange Financial Guarantees**

#### **Operating Deficit Guarantees**

In relation to the performance of the tax credit companies for which the Authority is a member, the Authority has agreed to provide certain levels of funding in the event operating deficits exceed operating reserves. The maximum amount required to fund the excess operating deficit ranges by company. The guarantees are in place until specific milestones specifically defined in the operating agreements are met. If the Authority is required to fund a deficit under these guarantees, the advances would be structured as a loan to the companies. These loans would be repayable, without interest, in accordance with available cash flow. The Authority has not recognized any additional liability relating to these nonexchange financial guarantees as of December 31, 2021.

### **Note 13 - Commitments and Contingencies**

The Authority received financial assistance from federal and state agencies in the form of grants. The disbursement of funds received under these programs generally requires compliance with the terms and conditions specified in the grant agreements and is subject to audit by the grantor agencies. Any disallowed claims resulting from such audits could become a liability of the Authority. However, in the opinion of management, any such disallowed claims will not have a material adverse effect on the overall financial position of the Authority at December 31, 2021.

# Note 14 - The Authority's Acquisition of Jenkins Terrace, LLC

In prior years, the Authority was the managing member of Jenkins Terrace, LLC (the "Company") with a 0.10 percent interest in the Company. The Company had been reported by the Authority as a joint venture under the equity method and was treated as a discretely presented component unit of the Authority. In December 2021, the investor member of the Company sold its 99.9 percent interest to the Authority. As a result, there was a change in the reporting entity, and the Company is now reported as a blended component unit of the Authority; the beginning of year net position of the discretely presented component units as of January 1, 2021 has been restated by \$9,173,223.

Under GASB 90, when acquiring a 100 percent equity interest in a separate legal entity, the GASB 69 guidance for governmental acquisitions requires measurement at acquisition value. The most significant assets of the Partnership were the capital assets of the Partnership, which had an acquisition value of \$5,265,457 at the time of the purchase of the limited partner interest by the Authority. The deemed purchase price of this transaction was \$8,296,574, representing the cash paid and removal of the equity method investment previously reported by the Authority. The deemed purchase price exceeded the net position acquired, totaling \$6,039,957, resulting in a deferred outflow of resources reported by the Authority of \$2,187,562. The deferred outflow of resources will be amortized in a systematic and rational manner over a period of time.

**December 31, 2021** 

# **Note 15 - Blended Component Units**

A condensed statement of net position for the Authority's blended component units as of December 31, 2021 is presented as follows:

	Gender Road Limited Partnership	Homes at Second Avenue, LLC	Four Pointe MHA, LLC	SR-MHA, LLC	Arden Park MHA, LLC	CMHA Country Ridge, LLC	Tussing Place MHA, LLC	Gables West MHA, LLC	Canals Edge MHA, LLC	162 North Ohio Avenue, LLC	Jenkins Terrace, LLC
Assets Current assets Noncurrent assets:	\$ 371,989	\$ 3,246,988	\$ 686,656	\$ 1,515,812	\$ 586,906	\$ 346,495	\$ 294,298	\$ 2,214,452	\$ 472,435	\$ 170,508	\$ 865,985
Capital assets - Net Other	2,721,057	9,306,581	14,836,910	17,618,889	18,940,600	5,049,765	10,741,579	6,624	10,861,111	-	5,265,457
noncurrent assets		263,062						264,347			
Total noncurrent assets	2,721,057	9,569,643	14,836,910	17,618,889	18,940,600	5,049,765	10,741,579	270,971	10,861,111		5,265,457
Total assets	3,093,046	12,816,631	15,523,566	19,134,701	19,527,506	5,396,260	11,035,877	2,485,423	11,333,546	170,508	6,131,442
Deferred Outflows of Resources	-	-	-	-	-	-	-	-	-	-	2,187,562
Liabilities Current liabilities Noncurrent liabilities:	303,231	270,668	414,653	474,944	437,335	1,064,907	839,482	989,787	11,692,097	93,555	91,485
Note payable to primary government Capital lease payable to	5,940,082	-	-	-	-	-	-	-	-	-	-
primary government Other	-	-	14,833,790	17,618,889	18,940,600	5,049,765	10,741,579	-	10,245,636	-	-
noncurrent liabilities		8,726,375	13,013,298	17,139,867	15,709,713	1,443,461	8,707,870	18,765,815			
Total noncurrent liabilities	5,940,082	8,726,375	27,847,088	34,758,756	34,650,313	6,493,226	19,449,449	18,765,815	10,245,636		
Total liabilities	6,243,313	8,997,043	28,261,741	35,233,700	35,087,648	7,558,133	20,288,931	19,755,602	21,937,733	93,555	91,485
Net Position (Deficit)  Net investment in  capital assets  Restricted for  required	(3,219,025)	406,269	(13,316,991)	(17,478,277)	(15,997,427)	(1,443,461)	(8,880,790)	(19,136,846)	(154,364)	-	5,265,457
reserves Unrestricted	8,638 60,120	2,322,400 1,090,919	332,448 246,368	45,170 1,334,108	87,702 349,583	163,885 (882,297)	205,885 (578,149)	1,373,049 493,618	2,179 (10,452,002)	(6,000) 82,953	583,170 2,378,892
Total net position (deficit)	\$ (3,150,267)	\$ 3,819,588	\$(12,738,175)	\$(16,098,999)	\$(15,560,142)	\$ (2,161,873)	\$ (9,253,054)	\$(17,270,179)	\$(10,604,187)	\$ 76,953	\$ 8,227,519

**December 31, 2021** 

# **Note 15 - Blended Component Units (Continued)**

A condensed statement of activities for the Authority's blended component units for the year ended December 31, 2021 is presented as follows:

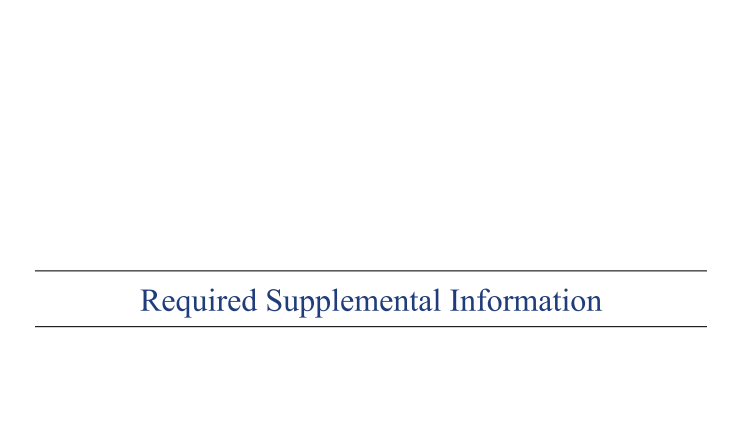
	Gender Road Limited Partnership	Homes at Second Avenue, LLC	Four Pointe MHA, LLC	SR-MHA, LLC	Arden Park MHA, LLC	CMHA Country Ridge, LLC	Tussing Place MHA, LLC	Gables West MHA, LLC	Canals Edge MHA, LLC	162 North Ohio Avenue, LLC
Operating Revenue	\$ 635,723	\$ 1,390,168	\$ 2,498,084	\$ 2,377,716	\$ 2,299,759	\$ 1,224,359	\$ 1,255,868	\$ 2,384,229	\$ 1,312,328	\$ 128,093
Operating Expenses	1,143,906	1,361,783	1,477,272	1,643,624	1,409,579	493,388	1,035,535	1,717,056	1,520,278	51,750
Operating (Loss) Income	(508,183)	28,385	1,020,812	734,092	890,180	730,971	220,333	667,173	(207,950)	76,343
Distributions to Primary Government	(4,241,678)	(6,989,345)	(1,876,245)		(65,067)	(537,153)	(132,826)	(3,623,660)		
Change in Net Position	(4,749,861)	(6,960,960)	(855,433)	734,092	825,113	193,818	87,507	(2,956,487)	(207,950)	76,343
Net Position (Deficit) - Beginning of year	1,599,594	10,780,548	(11,882,742)	(16,833,091)	(16,385,255)	(2,355,691)	(9,340,561)	(14,198,012)	(10,396,237)	610
Net Position (Deficit) - End of year	\$ (3,150,267)	\$ 3,819,588	\$ (12,738,175)	\$ (16,098,999)	\$ (15,560,142)	\$ (2,161,873)	\$ (9,253,054)	\$ (17,154,499)	\$ (10,604,187)	\$ 76,953

In connection with the replacement reserve agreement entered into between the Authority and the Ohio Housing Finance Agency, Country Ridge is required to deposit the difference between project rental income and operating expenses into its replacement reserve.

Based on the timing of the Jenkins Terrace, LLC transaction occurring in December 2021, there is no additional statements of activities and cash flows activity to report, and, therefore, it was excluded from the schedules above and below, respectively. See Note 14 for details of this transaction.

A condensed statement of cash flows for Authority's blended component units for the year ended December 31, 2021 is presented as follows:

	Gender Road Limi Partnersh	ted	Homes at Second Avenue, LLC		Four Pointe MHA, LLC	_	SR-MHA, LLC		orden Park MHA, LLC	_F	CMHA Country Ridge, LLC		Tussing lace MHA, LLC		ables West IHA, LLC		inals Edge IHA, LLC	2 North Ohio nue, LLC
Cash Flows Provided by (Used in) Operating Activities	\$ 134,5	85	\$ 387,398	\$	(659,294)	\$	938,771	\$	442,116	\$	400,612	\$	300,536	\$	343,891	\$	181,451	\$ 81,995
Cash Flows (Used in) Provided by Financing Activities	(4,648,8	69)	(6,989,345)		(294,669)		(328,079)		(339,723)		(537,153)		21,280		-		-	-
Cash Flows (Used in) Provided by Investing Activities	(25,0	00)	8,900,312	_	(3,120)	_	6,296		6,893	_	-	_	(299,137)	_	1,161,142		-	-
Net (Decrease) Increase in Cash	(4,539,2	84)	2,298,365		(957,083)		616,988		109,286		(136,541)		22,679		1,505,033		181,451	81,995
Cash and Cash Equivalents - Beginning of year	4,862,2	49	931,288	_	1,581,363	_	856,647	_	452,611		461,854	_	251,049	_	681,418	_	252,743	 80,913
Cash and Cash Equivalents - End of year	\$ 322,9	65	\$ 3,229,653	\$	624,280	\$	1,473,635	\$	561,897	\$	325,313	\$	273,728	\$	2,186,451	\$	434,194	\$ 162,908
Reconciliation of Operating (Loss) Income to Net Cash from Operating Activities Operating (loss) income Adjustments to reconcile operating (loss) income to net cash from operating activities:	\$ (508,1	83)	\$ 28,385	\$	(855,433)	\$	734,092	\$	890,180	\$	730,971	\$	220,333	\$	667,173	\$	(207,950)	\$ 76,343
Depreciation and amortization	408,0	63	539,815		-		-		-		-		-		-		-	-
Changes in assets and liabilities	234,7	05	(180,802)	_	196,139	_	204,679	_	(448,064)	_	(330,359)	_	80,203		(323,282)	_	389,401	 5,652
Total adjustments	642,7	86	359,013	_	196,139	_	204,679	_	(448,064)	_	(330,359)	_	80,203		(323,282)	_	389,401	5,652
Net cash provided by (used in) operating activities	\$ 134,5	85	\$ 387,398	\$	(659,294)	\$	938,771	\$	442,116	\$	400,612	\$	300,536	\$	343,891	\$	181,451	\$ 81,995



# **Columbus Metropolitan Housing Authority**

Required Supplemental Information Schedule of the Authority's Proportionate Share of the Net Pension Liability Ohio Public Employees Retirement System

							Yea	Last Eight Plan Years Years Ended December 31					
	 2013	2014		2015	2016	2017	2018	2019	2020				
Authority's proportion of the net pension liability - Traditional Pension Plan	0.06429 %	0.06429 %		0.05960 %	0.04729 %	0.04751 %	0.04990 %	0.04944 %	0.05271 %				
Authority's proportion of the net pension liability - Combined Plan	0.01813 %	0.01813 %		0.02353 %	0.02069 %	0.01236 %	- %	0.00055 %	0.02209 %				
Authority's proportionate share of the net pension liability	\$ 7,577,523 \$	7,747,594	\$	10,326,292 \$	10,726,284 \$	7,424,984 \$	13,654,610 \$	9,758,139 \$	7,721,254				
Authority's covered payroll	\$ 7,398,100 \$	7,948,700	\$	7,488,142 \$	7,503,592 \$	6,308,662 \$	7,180,629 \$	7,618,907 \$	8,181,721				
Authority's proportionate share of the net pension liability as a percentage of its covered payroll	102.43 %	97.47 %		137.90 %	142.95 %	117.70 %	190.16 %	128.08 %	94.37 %				
Plan fiduciary net position as a percentage of total pension liability	86.36 %	86.45 %		81.08 %	77.25 %	84.66 %	74.70 %	82.17 %	86.88 %				

Amounts presented for each year were determined as of the Authority's measurement date. Information prior to 2013 is not available. The Authority will continue to present information for years available until a full 10-year trend is compiled.

Required Supplemental Information Schedule of the Authority's Pension Contributions Ohio Public Employees Retirement System

												V		ast Nine F		
												Yea	ırs	Ended D	∍cem	per 31
		2013	_	2014	_	2015	2016	_	2017	2018	_	2019		2020	2(	021
Contractually required contribution Contributions in relation to the contractually required	\$	961,753	\$	953,844	\$	898,577	\$ 900,431	\$	820,126	\$ 1,005,288	\$	1,066,647	\$	1,145,441	\$ 1,2°	17,277
contribution		961,753	_	953,844		898,577	 900,431		820,126	1,005,288	_	1,066,647		1,145,441	1,2	17,277
Contribution Deficiency	\$	-	\$		\$		\$ -	\$	-	\$ -	\$	-	<u>\$</u>		\$	
Authority's Covered Payroll	\$ 7	7,398,100	\$	7,948,700	\$	7,488,142	\$ 7,503,592	\$ (	6,308,662	\$ 7,180,629	\$	7,618,907	\$	8,181,721	\$ 8,69	94,836
Contributions as a Percentage of Covered Payroll		13.00 %		12.00 %		12.00 %	12.00 %		13.00 %	14.00 %	)	14.00 %	ı	14.00 %	1	4.00 %

Years listed represent the Authority's calendar year. Information prior to 2013 is not available. The Authority will continue to present information for years available until a full 10-year trend is compiled. Information broken down by plan type (Traditional Pension Plan vs. Combined Plan) was not available.

Required Supplemental Information Schedule of the Authority's Proportionate Share of the Net OPEB Liability Ohio Public Employees Retirement System

# Last Four Plan Years Years Ended December 31

	_	2017	2018	2019	2020
Authority's proportion of the net OPEB liability (asset)		0.04671 %	0.04951 %	0.05031 %	0.05410 %
Authority's proportionate share of the net OPEB liability (asset)	\$	5,072,363 \$	6,454,414 \$	6,948,565 \$	(963,817)
Authority's covered payroll	\$	6,308,662 \$	7,180,629 \$	7,618,907 \$	8,181,721
Authority's proportionate share of the net OPEB liability (asset) as a percentage of its covered payroll		80.40 %	89.89 %	91.20 %	(11.78)%
Plan fiduciary net position as a percentage of total OPEB liability		54.14 %	46.33 %	47.80 %	115.57 %

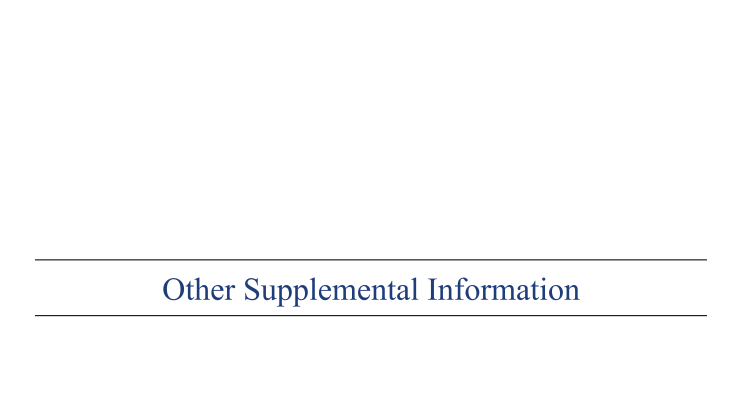
Amounts presented for each year were determined as of the Authority's measurement date. Information prior to 2017 is not available. The Authority will continue to present information for years available until a full 10-year trend is compiled.

Required Supplemental Information Schedule of the Authority's OPEB Contributions Ohio Public Employees Retirement System

# Last Five Fiscal Years Years Ended December 31

		2017		2017 2018		2018	2019			2020	2021		
Contractually required contribution Contributions in relation to the contractually required contribution	\$	63,087 63,087	\$	- -	\$	- -	\$	- -	\$	<u>-</u>			
Contribution Excess	\$	-	\$	-	\$	-	\$	-	\$	_			
Authority's Covered Payroll	\$	6,308,662	\$	7,180,629	\$	7,618,907	\$	8,181,721	\$	8,694,836			
Contributions as a Percentage of Covered Payroll		1.00 %		- %	)	- %	)	- %		- %			

Years listed represent the Authority's calendar year. Information prior to 2017 is not available. The Authority will continue to present information for years available until a full 10-year trend is compiled.



## Financial Data Schedules – Entity Wide Balance Sheet

Marche   M																	
Page   Lange   Page   Lange   Page   Lange   Page   Lange   Page   Pag										14.889		14.327	14.880				
Property of Control   Property of Property   Property of Control				0.4.0		14.CCC Central		14.879	14.871 Housing				Family				
Fig.   Page		Project Total				Office Cost Center		Mainstream		HCV CARES Neighborno				COCC	Subtotal	ELIM	Total
Control   Cont				Discretely Presented		CARES Act Funding	Activities	Vouchers	Vouchers				Program				
11 Carts - Processor   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000   1500,000			Funding		Program	-					voucner		(FUP)				
15 Carls - Newtones	111 Cash - Unrestricted	7 033 031 00	)	5 040 397 00			7 794 781 00	301 049 00	134 725 00		545 706 00			18 288 994 00	40 453 707 00		40 453 707 00
13 Cade - New Reviews		.,,		-,,			1,104,101.00	001,010.00	104,720.00		040,700.00	1,010,024.00		.,,			.,,
14 Courts - Proceeding Proceder   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,000   15,				10 050 542 00			E 220 E01 00		260 400 00		020 250 00	1 577 00					
13 Carls - Reversele Payment of Control Linking		EE 60E 00							209,490.00		930,230.00	1,377.00		37,303,492.00			
Total Color		33,003.00	,	410,616.00			536,712.00								1,003,135.00		1,003,135.00
27. Account Recentation: PMA Propose 17. Account Recentation: Recentation: PMA Propose 17. Account Recentation: Recentation: PMA Propose 17. Account Recentation: Recentation: Recentation: PMA Propose 17. Account Recentation: Recentation: Recentation: PMA Propose 17. Account Recentation: Recentation: Recentation: Recentation: PMA Propose 17. Account Recentation: Recent Recentation: Recentation: Recentation: Recentation: Recentation: Recentation: Recentation: Recentation: Recentation: Recentatio		7 000 000 00		40.000.750.00							L						
12 Accounts Recombine - HLD Other Properts	100 Total Cash	7,088,636.00	-	16,309,758.00		-	13,570,994.00	301,049.00	404,215.00		1,475,956.00	1,316,601.00	-	55,809,286.00	96,276,495.00	-	96,276,495.00
12 Accounts Recombine - HLD Other Properts	121 Accounts Receivable - DHA Projects		1														
12 Accounts Recording - Conference   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,170,000   1,1									2 542 200 00			4 070 570 00			F 400 007 00		5 400 007 00
28 Accounts Proceimons   18,7000   14,225,8400   18,000   14,259,860   18,000   14,259,860   18,000   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,8400   18,125,840		-							3,512,388.00			1,978,579.00			5,490,967.00		5,490,967.00
128 Accords Recording - Fermists   14,93.00   (8,1120)   (8,1120)   (8,1120)   (8,1120)   (8,1120)   (8,1120)   (8,1120)   (8,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120)   (9,1120		40.750.00															
18.1 Allowares for Excited Accounts - Fronting   6,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,611200   1.00,61120				-				34,009.00	44,356.00		ļ	ļ		14,206,895.00		(10,181,122.00)	
132 Allowards of Duchtlard Accounts - Cherr				506,657.00			116,622.00					ļ					
27 Mode, Current	-	(45,112.00)	)	-											(45,112.00)		(45,112.00)
23 Fast Allow more for Doublind Accounts - Fraud	126.2 Allow ance for Doubtful Accounts - Other	-		-			-	-	-			-		-	-	-	-
123   Abovance for Dockford Accounts - Fraud	127 Notes, Loans, & Mortgages Receivable - Current						-							774,484.00	774,484.00	(25,000.00)	749,484.00
1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900   1900	128 Fraud Recovery						-								-		-
120 Total Reveraments - Unvestricted	128.1 Allowance for Doubtful Accounts - Fraud														-		-
120 Total Recoverables, Not of Absorances for Doublind Accounts	129 Accrued Interest Receivable						109.208.00							5.083.278.00	5.192.486.00	(336.159.00)	4.856.327.00
13   Investments - Unrestricted	120 Total Receivables Net of Allowances for Doubtful Accounts	48 016 00		506 657 00		-	,		3 556 744 00		l .	1 978 579 00	-	.,,			,,.
132   Presentents - Restricted		,	1				241,100.00	04,000.00	0,000,144.00			1,010,010.00		20,004,007.00	20,400,422.00	(10,042,201.00)	10,004,141.00
158   Prestriction Playment of Current Librity   159   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150   150	131 Investments - Unrestricted																
142 Prepaid Symenses and Other Assets	132 Investments - Restricted																
142 Prepaid Symenses and Other Assets	135 Investments - Restricted for Payment of Current Liability																
143 How more for Choolete Inventories		59.418.00	)	372.817.00			303 630 00		8 492 00					263 860 00	1 008 217 00	781 00	1 008 998 00
143.1 Akw ance for Chooledes hrentrotes		,		. ,					0,10000						1,000,011100		1,000,000
144 hter Program Due From 150 Total Current Assets 17,98,070.00 17,180,232.00 17,180,232.00 17,180,232.00 17,180,232.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,650.00 18,240,6																	
146 Assets Held for Sale 150 Total Current Assets 17,196,070.00 17,189,322.00 18,147,896,070.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00 19,178,9232.00											-						
150 Total Current Assets   7,196,070.00   17,189,232.00   17,189,232.00   17,189,232.00   17,189,232.00   17,189,232.00   18,178,633.00   3,898,451.00   18,178,633.00   2,211,140.00   10,541,500.00   113,178,634.00   12,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,446,180.00   14,			<del>                                     </del>								-	-	-				——
Fig.		7 100 070 00		17 100 222 00			44 400 004 00	225 050 00	2 000 454 00		4 475 050 00	2 205 400 00		70 407 000 00	400 704 404 00	(40 544 500 00)	440 470 004 00
162 Buldrigs	130 Total Current Assets	7,190,070.00	<u> </u>	17,109,232.00	-	-	14, 122,364.00	335,056.00	3,909,451.00		1,475,956.00	3,295,180.00	-	70,137,003.00	123,721,134.00	(10,541,500.00)	113,179,034.00
162 Buldrigs	161 Land	0.064.580.00		6 151 001 00			2 404 650 00		705 041 00					22 140 706 00	41 446 159 00		41 446 159 00
163 Furnture, Equipment & Machinery - Dwellings   2,677.267.00   755.202.00   1,962.467.00   266,609.00   6,491,055.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,912.706.00   8,9												ļ					
164 Furnhure, Equipment & Machinery - Administration   192,575.00		25,800,857.00	,						2,491,914.00					154,398,437.00			
165 Leasehold Improvements (30,419,647.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19,869.939.00) (19			_	2,677,267.00			755,202.00										
166 Accumulated Depreciation (30,419,647.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (27,543,553.00) (99,456,736.00) (99,456,736.00) (99,456,736.00) (99,456,736.00) (99,456,736.00) (99,456,736.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,339.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (19,860,350.00) (		192,575.00	)						1,962,467.00			266,609.00		6,491,055.00	8,912,706.00		8,912,706.00
167 Construction in Progress																	
168 Infrastructure									(2,276,846.00)			(266,609.00)					
160 Total Capital Assets, Net of Accumulated Depreciation 7,385,297.00 - 132,894,928.00 - 54,637,682.00 - 2,962,576.00 157,243,381.00 355,123,864.00 - 355,123,864.00 - 355,123,864.00 - 355,123,864.00 - 355,123,864.00 - 171 Notes, Loans and Mortgages Receivable - Non-Current		1,840,932.00		3,666,773.00			50,570.00							1,756,646.00	7,314,921.00		7,314,921.00
Tri Notes, Loans and Mortgages Receivable - Non-Current																	
172 Notes, Loans, & Mortgages Receivable - Non Current - Past Due 173 Grants Receivable - Non Current - Past Due 174 Other Assets 1,229,052.00 81,385,248.00 176,192.00 8787,625.00 83,578,117.00 (80,857,840.00) 2,720,277.00 176 Investments in Joint Ventures 2,5466,124.00 30,046,347.00 (2,080,000.00) 27,966,347.00 180 Total Non-Current Assets 7,385,297.00 - 134,123,980.00 - 146,984,650.00 - 3,138,768.00 - 421,322,589.00 712,935,284.00 202,332,330.00 510,802,954.00 180 Deferred Outliew of Resources 2,187,662.00 1,286,666.00 1,286,666.00 1,280,930.00 4,705,158.00 4,705,158.00 4,705,158.00 4,705,158.00 1,286,666.00 1,280,930.00 4,705,158.00 1,280,930.00 4,705,158.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,280,930.00 1,280,930.00 1,286,666.00 1,280,930.0	160 Total Capital Assets, Net of Accumulated Depreciation	7,385,297.00	-	132,894,928.00	-	-	54,637,682.00	-	2,962,576.00			-	-	157,243,381.00	355,123,864.00	-	355,123,864.00
172 Notes, Loans, & Mortgages Receivable - Non Current - Past Due 173 Grants Receivable - Non Current - Past Due 174 Other Assets 1,229,052.00 81,385,248.00 176,192.00 8787,625.00 83,578,117.00 (80,857,840.00) 2,720,277.00 176 Investments in Joint Ventures 2,5466,124.00 30,046,347.00 (2,080,000.00) 27,966,347.00 180 Total Non-Current Assets 7,385,297.00 - 134,123,980.00 - 146,984,650.00 - 3,138,768.00 - 421,322,589.00 712,935,284.00 202,332,330.00 510,802,954.00 180 Deferred Outliew of Resources 2,187,662.00 1,286,666.00 1,286,666.00 1,280,930.00 4,705,158.00 4,705,158.00 4,705,158.00 4,705,158.00 1,286,666.00 1,280,930.00 4,705,158.00 1,280,930.00 4,705,158.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,286,666.00 1,280,930.00 1,280,930.00 1,280,930.00 1,286,666.00 1,280,930.0	171 Notes Loans and Mortrague Receivable - Non-Oursent						6 264 407 00		-		<b> </b>	<b> </b>	<b> </b>	227 925 450 00	244 196 056 00	(110 204 400 00)	124 702 466 00
173 Grants Receivable - Non Current 174 Other Assets 1,229,052,00 81,385,248,00 176,192,00 81,385,248,00 176,192,00 176,192,00 177,052,00 176,192,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,052,00 177,0		+	+				0,301,497.00				<del>                                     </del>	<del>                                     </del>		231,823,439.00	244,100,900.00	(119,394,490.00)	124,/92,400.00
174 Other Assets         1,229,082,00         81,385,248,00         176,192,00         787,825,00         83,578,117,00         (80,857,840,00)         2,720,277,00           176 Investments in Joint Ventures         4,580,223,00         25,466,124,00         30,046,347,00         (2,080,000,00)         27,966,347,00           180 Total Non-Current Assets         7,385,297,00         134,123,980,00         -         146,964,650,00         3,138,768,00         -         -         421,322,589,00         712,935,284,00         202,332,330,00         510,602,954,00           200 Deferred Outflow of Resources         2,187,562,00         1,286,666,00         1,286,666,00         1,230,930,00         4,705,158,00         4,705,158,00		-	1 +								l	1			-		-
176 Investments in Joint Ventures     4,580,223.00     25,486,124.00     30,046,347.00     (2,080,000.00)     27,966,347.00       180 Total Non-Current Assets     7,385,297.00     134,123,980.00     - 146,964,660.00     - 3,138,768.00     421,322,589.00     712,935,284.00     202,332,330.00)     510,802,964.00       200 Deferred Outflow of Resources     2,187,562.00     1,286,666.00     1,230,930.00     4,705,158.00     4,705,158.00											<b></b>						
180 Total Non-Current Assets 7,385,297.00 - 134,123,980.00 146,964,650.00 - 3,138,768.00 421,322,589.00 712,935,284.00 (202,332,330.00) 510,602,954.00 200 Deferred Outflow of Resources 2,187,562.00 1,286,666.00 1,230,930.00 4,705,158.00 4,705,158.00				1,229,052.00					176,192.00			ļ				,	
200 Deferred Outflow of Resources 2.187,562.00 1.286,666.00 1 1.230,330.00 4,705,158.00 4,705,158.00							,,							.,,	, ,	( ),,	,,.
	180 Total Non-Current Assets	7,385,297.00	- 0	134,123,980.00	-	-	146,964,650.00	-	3,138,768.00		-	-	-	421,322,589.00	712,935,284.00	(202,332,330.00)	510,602,954.00
290 Total Assets and Deferred Outflow of Resources 14,581,367.00 - 151,313,212.00 - 163,274,596.00 335,058.00 8,394,885.00 - 1,475,956.00 3,295,180.00 - 498,691,322.00 841,361,576.00 (212,873,830.00) 628,487,746.00	200 Deferred Outflow of Resources						2,187,562.00		1,286,666.00					1,230,930.00	4,705,158.00		4,705,158.00
29U 10tal Assets and Deferring Outrinow or Resources 14,567,00/U - 151,313,212.00 - 163,274,596.00 335,058.00 - 1,475,956.00 3.295,180.00 - 498,691,322.00 841,361,576.00 (212,873,830.00) 628,487,746.00	7.11	44 504 05		454.040.00							L		ļ				
	290 Total Assets and Deferred Outflow of Resources	14,581,367.00	- ار	151,313,212.00	-	-	163,274,596.00	335,058.00	8,394,885.00		1,475,956.00	3,295,180.00		498,691,322.00	841,361,576.00	(212,873,830.00)	628,487,746.00

## Financial Data Schedules – Entity Wide Balance Sheet (Continued)

		14.MSC Mainstream	6.1 Component Unit -	14.896 PIH	14.CCC Central	1 Business	14.879	14.871 Housing	14.889 Choice	14.EHV	14.327 Performance Based	14.880 Family				
	Project Total	CARES Act Funding	Discretely Presented	Family Self- Sufficiency Program	Office Cost Center CARES Act Funding	Activities	Mainstream Vouchers	Choice Vouchers	HCV CARES Act Funding Implementati on Grants	Emergency Housing Voucher	Contract Administrator Program	Unification Program (FUP)	cocc	Subtotal	ELIM	Total
311 Bank Overdraft																
312 Accounts Payable <= 90 Days	295,806.00		2,918,258.00			2,610,075.00		8,208,953.00		87,386.00	3,237,761.00		1,252,286.00	18,610,525.00	(10,158,500.00)	8,452,025.00
313 Accounts Payable >90 Days Past Due	62,228.00													62,228.00		62,228.00
321 Accrued Wage/Payroll Taxes Payable	3,562.00									4,503.00			718,757.00	726,822.00		726,822.00
322 Accrued Compensated Absences - Current Portion								119,183.00		1,829.00			199,165.00	320,177.00		320,177.00
324 Accrued Contingency Liability																
325 Accrued Interest Payable			4,162,823.00			1,574,724.00							493,705.00	6,231,252.00	(336,159.00)	5,895,093.00
331 Accounts Payable - HUD PHA Programs																
332 Account Payable - PHA Projects																
333 Accounts Payable - Other Government																
341 Tenant Security Deposits	38,556.00		423,148.00			650,866.00								1,112,570.00		1,112,570.00
342 Unearned Revenue	11,349.00		160,966.00			167,034.00				453,593.00			138,890,068.00	139,683,010.00	(80,857,838.00)	58,825,172.00
343 Current Portion of Long-term Debt - Capital Projects/Mortgage Revenue			7,437,740.00			1,867,328.00								9,305,068.00		9,305,068.00
344 Current Portion of Long-term Debt - Operating Borrowings																
345 Other Current Liabilities	11,938.00							1,148.00					3,821.00	16,907.00		16,907.00
346 Accrued Liabilities - Other	205.00					557,742.00								557,947.00		557,947.00
347 Inter Program - Due To																
348 Loan Liability - Current																
310 Total Current Liabilities	423,644.00	-	15,102,935.00	-	-	7,427,769.00	-	8,329,284.00		547,311.00	3,237,761.00	-	141,557,802.00	176,626,506.00	(91,352,497.00)	85,274,009.00
351 Long-term Debt, Net of Current - Capital Projects/Mortgage Revenue	5,940,082.00		78,452,971.00	-		134,924,523.00							675,001.00	219,992,577.00	(39,047,539.00)	180,945,038.00
352 Long-term Debt, Net of Current - Operating Borrowings				-									68,234,814.00	68,234,814.00		68,234,814.00
353 Non-current Liabilities - Other			11,859,378.00	-		80,857,840.00		269,490.00		1,787.00				92,988,495.00	(80,857,840.00)	12,130,655.00
354 Accrued Compensated Absences - Non Current								101,801.00		1,562.00			170,118.00	273,481.00		273,481.00
355 Loan Liability - Non Current																
356 FASB 5 Liabilities																
357 Accrued Pension and OPEB Liabilities								3,862,484.00					3,858,769.00	7,721,253.00		7,721,253.00
350 Total Non-Current Liabilities	5,940,082.00	-	90,312,349.00	-	-	215,782,363.00	-	4,233,775.00		3,349.00	-	-	72,938,702.00	389,210,620.00	(119,905,379.00)	269,305,241.00
300 Total Liabilities	6,363,726.00	-	105,415,284.00	-	-	223,210,132.00	-	12,563,059.00		550,660.00	3,237,761.00	-	214,496,504.00	565,837,126.00	(211,257,876.00)	354,579,250.00
400 Deferred Inflow of Resources								2,895,189.00					3,499,588.00	6,394,777.00		6,394,777.00
508.3 Nonspendable Fund Balance																
508.4 Net Investment in Capital Assets	1,445,215.00	-	47,004,217.00	-	-	(41,490,676.00)	-	2,962,576.00		-	-	-	120,962,694.00	130,884,026.00	(1,615,954.00)	129,268,072.00
509.3 Restricted Fund Balance																
510.3 Committed Fund Balance																
511.3 Assigned Fund Balance																
511.4 Restricted Net Position	17,049.00	-	10,846,213.00	-	-	5,125,347.00	-			928,463.00	1,577.00	-	4,891,164.00	21,809,813.00	-	21,809,813.00
512.3 Unassigned Fund Balance																
512.4 Unrestricted Net Position	6,755,377.00	-	(11,952,502.00)	-	-	(23,570,207.00)	335,058.00	(10,025,939.00)		(3,167.00)	55,842.00	-	154,841,372.00	116,435,834.00	-	116,435,834.00
513 Total Equity - Net Assets / Position	8,217,641.00	-	45,897,928.00	-	-	(59,935,536.00)	335,058.00	(7,063,363.00)		925,296.00	57,419.00	-	280,695,230.00	269,129,673.00	(1,615,954.00)	267,513,719.00
600 Total Liabilities, Deferred Inflows of Resources and Equity - Net	14,581,367.00	-	151,313,212.00	-	-	163,274,596.00	335,058.00	8,394,885.00		1,475,956.00	3,295,180.00	-	498,691,322.00	841,361,576.00	(212,873,830.00)	628,487,746.00

## Financial Data Schedules – Entity Wide Income Statement

	Project Total	14.MSC Mainstream CARES Act Funding	6.1 Component Unit - Discretely Presented	14.896 PIH Family Self- Sufficiency Program	14.CCC Central Office Cost Center CARES Act Funding	1 Business Activities	14.879 Mainstream Vouchers	14.871 Housing Choice Vouchers	14.HCC HCV CARES Act Funding	14.889 Choice Neighborhoo ds Implementati on Grants	14.EHV Emergency Housing Voucher	14.327 Performance Based Contract Administrator Program	14.880 Family Unification Program (FUP)	cocc	Subtotal	ELIM	Total
70300 Net Tenant Rental Revenue	339,326.00		9,718,545.00			18,046,242.00									28,104,113.00	(1,323,061.00)	26,781,052.00
70400 Tenant Revenue - Other																	
70500 Total Tenant Revenue	339,326.00	-	9,718,545.00	-		18,046,242.00	-	-	-		-	-	-	-	28,104,113.00	(1,323,061.00)	26,781,052.00
70600 HUD PHA Operating Grants	2,000,497.00	173,941.00		186,722.00			1,157,120.00	108,064,034.00	1,726,261.00	455,032.00	1,241,905.00	691,547,315.00			806,552,827.00		806,552,827.00
70610 Capital Grants	273,152.00														273,152.00		273,152.00
70710 Management Fee														1,945,233.00	1,945,233.00	(1,659,923.00)	285,310.00
70720 Asset Management Fee														39,480.00	39,480.00	(39,480.00)	-
70730 Book Keeping Fee														1,088,479.00	1,088,479.00	(1,029,791.00)	58,688.00
70740 Front Line Service Fee														,,	,,,,,	( , , ,	
70750 Other Fees														557,000.00	557,000.00		557,000.00
70700 Total Fee Revenue														3,630,192.00	3,630,192.00	(2,729,194.00)	900,998.00
70800 Other Government Grants																	
71100 Investment Income - Unrestricted	191.00		76,304.00			18.365.00								2.060.429.00	2,155,289.00	(336,159.00)	1.819.130.00
71200 Mortgage Interest Income	1					10,000.00								2,000,120.00	2,100,200.00	(000,100.00)	1,010,100.00
71300 Proceeds from Disposition of Assets Held for Sale	+																
71310 Cost of Sale of Assets	+																
71400 Fraud Recovery	+							33,670.00							33.670.00		33,670.00
71500 Other Revenue	132.501.00		10.505.347.00		74.875.00	4,050,575.00		2,765,162.00						20,939,324.00	38,467,784.00	(11,829,685.00)	26,638,099.00
71600 Gain or Loss on Sale of Capital Assets	100,000		10,000,011		,	4,000,070.00		(39,705.00)						238,096.00	198,391.00	(11,020,000.00)	198,391.00
72000 Investment Income - Restricted	+							(00).00.00)						272,558.00	272,558.00		272,558.00
70000 Total Revenue	2,745,667.00	173,941.00	20,300,196.00	186,722.00	74,875.00	22,115,182.00	1,157,120.00	110,823,161.00	1,726,261.00	455,032.00	1,241,905.00	691,547,315.00	-	27,140,599.00		(16,218,099.00)	
91100 Administrative Salaries	197,440.00	2,338.00	842,826.00	138,763.00		826,366.00	46,415.00	3,897,202.00	315,611.00		3,390.00			5,757,672.00	12,028,023.00		12,028,023.00
91200 Auditing Fees	6,260.00		94,679.00			20,540.00	973.00	81,680.00						52,675.00	256,807.00		256,807.00
91300 Management Fee	455,881.00		830,426.00			857,840.00	17,238.00	1,581,408.00				5,345,980.00			9,088,773.00	(7,285,154.00)	1,803,619.00
91310 Book-keeping Fee	21,735.00		116,097.00			17,832.00	10,774.00	988,380.00							1,154,818.00	(1,029,793.00)	125,025.00
91400 Advertising and Marketing	3,526.00		6,853.00			227,514.00		629.00						10,036.00	248,558.00		248,558.00
91500 Employee Benefit contributions - Administrative	121,229.00	806.00	244,964.00	45,175.00		334,831.00	14,501.00	1,156,311.00	93,027.00					1,544,343.00	3,555,187.00		3,555,187.00
91600 Office Expenses	231,045.00		611,196.00		74,875.00	393,121.00	24,675.00	1,939,886.00				8,979,351.00		6,682,743.00	18,936,892.00	(3,143,550.00)	15,793,342.00
91700 Legal Expense	7,483.00		21,641.00			37,731.00		10,989.00						885,378.00	963,222.00		963,222.00
91800 Travel	11,428.00		25,655.00			67,147.00		103,082.00						307,898.00	515,210.00		515,210.00
91810 Allocated Overhead																	
91900 Other								-		455,032.00		5,073,679.00		74,388.00	5,603,099.00		5,603,099.00
91000 Total Operating - Administrative	1,056,027.00	3,144.00	2,794,337.00	183,938.00	74,875.00	2,782,922.00	114,576.00	9,759,567.00	408,638.00	455,032.00	3,390.00	19,399,010.00	-	15,315,133.00	52,350,589.00	(11,458,497.00)	40,892,092.00
92000 Asset Management Fee	39.480.00	<del>                                     </del>									<del>                                     </del>				39,480.00	(39,480.00)	<del>  -</del>
92100 Tenant Services - Salaries	1,		101.454.00			14.400.00									115.854.00	(22, 23.00)	115,854.00
92200 Relocation Costs	+		. ,			. 1,100.00									0,004.00		0,004.00
92300 Employee Benefit Contributions - Tenant Services	1														l		
92400 Tenant Services - Other	10.693.00					19,662.00		50,000.00						2.594.00	82.949.00		82,949.00
92500 Total Tenant Services	10,693.00	-	101,454.00			34.062.00		50,000.00						2,594.00	198.803.00		198.803.00

## Financial Data Schedules – Entity Wide Income Statement (Continued)

							1		1	14.889		14.327	1				
		14.MSC	6.1 Component	14.896 PIH	14.CCC Central		14.879	14.871 Housing	14.HCC HCV	Choice	14.⊟HV	Performance	14.880 Family				
	Project Total	Mainstream	Unit - Discretely	Family Self-	Office Cost Center CARES	1 Business	Mainstream	Choice	CARES Act	Neighborhoo	Emergency	Based Contract	Unification	0000	Subtotal	ELIM	Total
		CARES Act Funding	Presented	Sufficiency Program	Act Funding	Activities	Vouchers	Vouchers	Funding	ds Implementati	Housing Voucher	Administrator Program	Program (FUP)				
										on Grants		rrogram					
93100 Water	293,964.00		853,649.00			667,912.00		1,220.00						55,700.00	1,872,445.00		1,872,445.00
93200 Electricity	97,282.00		297,347.00			255,492.00		5,730.00						106,363.00	762,214.00		762,214.00
93300 Gas	30,092.00		110,026.00			63,650.00		1,230.00						1,651.00	206,649.00		206,649.00
93400 Fuel														44,712.00	44,712.00		44,712.00
93500 Labor																	
93600 Sewer			26,928.00												26,928.00		26,928.00
93700 Employee Benefit Contributions - Utilities																	
93800 Other Utilities Expense																	
93000 Total Utilities	421,338.00	-	1,287,950.00	-	-	987,054.00	-	8,180.00	-	-	-		-	208,426.00	2,912,948.00	-	2,912,948.00
94100 Ordinary Maintenance and Operations - Labor	124,100.00		270,859.00			434,938.00									829,897.00		829,897.00
94200 Ordinary Maintenance and Operations - Materials and Other	151,554.00		426,525.00			568,737.00		777.00							1,147,593.00		1,147,593.00
94300 Ordinary Maintenance and Operations Contracts	449,163.00		1,310,453.00			1,601,788.00		4.511.00						265.040.00	3.630.955.00		3,630,955.00
94500 Employee Benefit Contributions - Ordinary Maintenance						,								,.	.,,		-,,
94000 Total Maintenance	724,817.00	-	2,007,837.00		-	2,605,463.00	-	5.288.00	-		-		-	265,040.00	5,608,445.00	-	5,608,445.00
						,,		.,						,.	.,,		.,,
95100 Protective Services - Labor			137,802.00												137,802.00		137,802.00
95200 Protective Services - Other Contract Costs	76,110.00	1				41,335.00									117,445.00		117,445.00
95300 Protective Services - Other	1	1				,									,		,
95500 Employee Benefit Contributions - Protective Services	1	1															
95000 Total Protective Services	76,110.00	-	137,802.00		-	41,335.00	-		-		-		-		255,247.00	-	255,247.00
						,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,									,		,
96110 Property Insurance	114,623.00		360,977.00			313,541.00		14.364.00						5.669.00	809.174.00		809,174.00
96120 Liability Insurance						259,794.00		,						150,253.00	410.047.00		410,047.00
96130 Workmen's Compensation		34.00		2,784.00				62.751.00	6.096.00					100,408.00	172,073.00		172,073.00
96140 All Other Insurance			6,628.00	,		64,044.00			.,					3.683.00	74,355.00		74,355.00
96100 Total insurance Premiums	114,623.00	34.00	367,605.00	2,784.00	-	637,379.00	-	77,115.00	6,096.00		-		-	260,013.00	1,465,649.00	-	1,465,649.00
				_,				,	-,						1,100,01010		.,,
96200 Other General Expenses	93,181.00	1	40,881.00			45,176.00	1	64,143.00	1		289,812.00		1	818,000.00	1,351,193.00		1,351,193.00
96210 Compensated Absences		<b>†</b>															
96300 Payments in Lieu of Taxes	68.00		34,842.00			906,340.00								36,878.00	978,128.00		978,128.00
96400 Bad debt - Tenant Rents	11,405.00		146,454.00			3,440.00								,.	161,299.00		161,299.00
96500 Bad debt - Mortgages						.,									. ,		. ,
96600 Bad debt - Other	1	1				9,231.00									9,231.00		9,231.00
96800 Severance Expense		<b>†</b>				.,									.,		.,
96000 Total Other General Expenses	104,654.00		222,177.00		-	964,187.00	-	64,143.00	-		289,812.00	-	-	854,878.00	2,499,851.00	-	2,499,851.00
	1	1			l	22.,.27.00		2.,3.00						22.,2.3.00	_,,		.,,
96710 Interest of Mortgage (or Bonds) Payable		1	1,877,451.00			3,649,637.00	1		1		1				5,527,088.00	(336,159.00)	5,190,929.00
96720 Interest on Notes Payable (Short and Long Term)	-					48,021.00								808,961.00	856,982.00	,,,	856,982.00
96730 Amortization of Bond Issue Costs	1		111,770.00			1,496,790.00	1		l	l	l		1	,	1,608,560.00		1,608,560.00
96700 Total Interest Expense and Amortization Cost	-	<del>-</del>	1,989,221.00	-	-	5,194,448.00	-	-	-	-	-	-	-	808,961.00	7,992,630.00	(336,159.00)	7,656,471.00
,	1		,, , , , , , , , , , , , , , , , , , , ,			2,121,110.00								223,001.00	.,222,000.00	(555,100.00)	.,,
96900 Total Operating Expenses	2,547,742.00	3,178.00	8,908,383.00	186,722.00	74,875.00	13,246,850.00	114,576.00	9,964,293.00	414,734.00	455,032.00	293,202.00	19,399,010.00	-	17,715,045.00	73,323,642.00	(11,834,136.00)	61,489,506.00

## Financial Data Schedules – Entity Wide Income Statement (Continued)

	Project Total	14.MSC Mainstream CARES Act Funding	6.1 Component Unit - Discretely Presented	14.896 PlH Family Self- Sufficiency Program	14.CCC Central Office Cost Center CARES Act Funding	1 Business Activities	14.879 Mainstream Vouchers	14.871 Housing Choice Vouchers	14.HCC HCV CARES Act Funding	14.889 Choice Neighborhoo ds Implementati on Grants	14.EHV Emergency Housing Voucher	14.327 Performance Based Contract Administrator Program	14.880 Family Unification Program (FUP)	cocc	Subtotal	ELIM	Total
97000 Excess of Operating Revenue over Operating Expenses	197,925.00	170,763.00	11,391,813.00	-		8,868,332.00	1,042,544.00	100,858,868.00	1,311,527.00	-	948,703.00	672,148,305.00	-	9,425,554.00	806,364,334.00	(4,383,963.00)	801,980,371.00
97100 Extraordinary Maintenance																	
97200 Casualty Losses - Non-capitalized																	
97300 Housing Assistance Payments	1 351 00	170.763.00					816 175 00	105,893,232.00	1.311.527.00		23 407 00	672.148.307.00			780.364.762.00	(1,323,058.00)	779,041,704.00
97350 HAP Portability-In	1,001.00	170,700.00					010,170.00	100,000,202.00	1,511,527.00		25,407.00	072,140,307.00			700,304,702.00	(1,323,030.00)	773,041,704.00
97400 Depreciation Expense	785.408.00		3.906.526.00			4.500.323.00		100.276.00						6.298.076.00	15.590.609.00	(3,060,905.00)	12.529.704.00
97500 Fraud Losses	700,100.00		0,000,020.00			4,300,323.00		100,270.00						0,230,070.00	10,000,000.00	(3,000,303.00)	12,323,704.00
97600 Capital Outlays - Governmental Funds																	
97700 Debt Principal Payment - Governmental Funds																	
97800 Dwelling Units Rent Expense																	
90000 Total Expenses	3.334.501.00	173.941.00	12,814,909.00	186,722.00	74.875.00	17,747,173.00	930,751.00	115,957,801.00	1,726,261.00	455,032.00	316,609.00	691,547,317.00		24,013,121.00	869,279,013.00	(16 218 000 00)	853,060,914.00
	-,,	170,041.00	,,	100,722.00	,	17,7-47,170.00	000,101.00	110,007,001.00	1,720,201.00	100,002.00	010,000.00	001,011,011.00		24,010,121.00	000,270,010.00	(10,210,000.00)	000,000,011.00
10010 Operating Transfer In	479,963.00														479,963.00	(479,963.00)	-
10020 Operating transfer Out	(479,963.00)														(479,963.00)	479,963.00	-
10030 Operating Transfers from/to Primary Government															-		-
10040 Operating Transfers from/to Component Unit																	
10050 Proceeds from Notes, Loans and Bonds																	
10060 Proceeds from Property Sales																	
10070 Extraordinary Items, Net Gain/Loss																	
10080 Special Items (Net Gain/Loss)																	
10091 Inter Project Excess Cash Transfer In	80,313.00														80,313.00	(80,313.00)	-
10092 Inter Project Excess Cash Transfer Out	(80,313.00)														(80,313.00)	80,313.00	-
10093 Transfers between Program and Project - In																	
10094 Transfers between Project and Program - Out																	
10100 Total Other financing Sources (Uses)	-	-	-		-	-	-		-	-	-	-	-	-	-	-	-
10000 Excess (Deficiency) of Total Revenue Over (Under) Total Expenses	(588,834.00)	-	7,485,287.00	-		4,368,009.00	226,369.00	(5,134,640.00)		-	925,296.00	(2.00)	-	3,127,478.00	10,408,963.00		10,408,963.00

### Note to the Financial Data Schedules

**December 31, 2021** 

#### **REAC Supplemental Information Requirement**

As required by the U.S. Department of Housing and Urban Development (HUD), for REAC reporting purposes, the Authority prepares its financial data schedules in accordance with HUD requirements in a prescribed format. The HUD prescribed format differs from the required classification of several balances under accounting principles generally accepted in the United States of America (GAAP) as follows: (1) depreciation expense and housing assistance payments are excluded from operating activities; (2) gain (loss) on sales of capital assets, interest income, and capital grants are included in operating activities; (3) tenant receivable and allowance for doubtful accounts are reflected separately; (4) noncurrent restricted cash is presented as a current asset; (5) the blended component unit activities are presented in the other business activities column, which is included in total programs.

For reporting purposes, REAC required public housing authorities to distinguish capital grant revenue between funds used for hard and soft costs. Hard costs refer to activities associated with the purchase of equipment, modernization work, and other capital activity. Hard costs are reported within the capital grants line item on the financial data schedules. Soft costs refer to the use of funds to either support a project's operation or other expenses that do not meet the Authority's capitalization threshold policy. Soft costs are reported within the HUD PHA operating grants line item on the financial data schedules. All capital grant revenue for the year ended December 31, 2021 was reported in the HUD PHA operating grants line item.



Federal Awards Supplemental Information
December 31, 2021

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

#### Plante & Moran, PLLC



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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* 

#### **Independent Auditor's Report**

To Management and the Board of Commissioners Columbus Metropolitan Housing Authority

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in Government Auditing Standards issued by the Comptroller General of the United States, the financial statements of the business-type activities and the aggregate discretely presented component units of Columbus Metropolitan Housing Authority (the "Authority") as of and for the year ended December 31, 2021 and the related notes to the financial statements, which collectively comprise the Authority's basic financial statements, and have issued our report thereon dated June 16, 2022. Our report includes a reference to other auditors, who audited the financial statements of Worley Terrace, LLC; Elim Manor Elderly Housing, LLC; Franklin Station, LLC; Poindexter Place, LLC; Sawyer Manor and Trevitt Heights, LLC; CMHA RAD East, LLC; Columbus Scholar House III, LLC; and RAD Rosewind, LLC, as described in our report on Columbus Metropolitan Housing Authority's financial statements. The financial statements of Worley Terrace, LLC; Elim Manor Elderly Housing, LLC; Franklin Station, LLC; Poindexter Place, LLC; Sawyer Manor and Trevitt Heights, LLC; CMHA RAD East, LLC; Columbus Scholar House III, LLC; and RAD Rosewind, LLC were not audited in accordance with Government Auditing Standards, and, accordingly, this report does not include reporting on internal control over financial reporting or compliance and other matters associated with Worley Terrace, LLC; Elim Manor Elderly Housing, LLC; Franklin Station, LLC; Poindexter Place, LLC; Sawyer Manor and Trevitt Heights, LLC; CMHA RAD East, LLC; Columbus Scholar House III, LLC; and RAD Rosewind, LLC that are reported on separately by those auditors who audited the financial statements.

#### **Report on Internal Control Over Financial Reporting**

In planning and performing our audit of the financial statements, we considered the 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 the Authority's internal control. Accordingly, we do not express an opinion on the effectiveness of the Authority's internal control.

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

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



To Management and the Board of Commissioners Columbus Metropolitan Housing Authority

#### **Report on Compliance and Other Matters**

As part of obtaining reasonable assurance about whether the 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*.

Government Auditing Standards require the auditor to perform limited procedures on the Authority's response to the findings identified in our audit and described in the accompanying schedule of findings and questioned costs. The Authority's response was not subjected to the other auditing procedures applied in the audit of the financial statements, and, accordingly, we express no opinion on it.

#### **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 Authority'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 Authority's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Plante & Moran, PLLC

June 16, 2022

Report on Compliance for Each Major Federal Program and Report on Internal Control Over Compliance Required by the Uniform Guidance



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Report on Compliance for Each Major Federal Program and Report on Internal Control Over Compliance
Required by the Uniform Guidance

#### **Independent Auditor's Report**

To the Board of Commissioners
Columbus Metropolitan Housing Authority

#### Report on Compliance for Each Major Federal Program

#### Opinion on Each Major Federal Program

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

#### 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* (the "Uniform Guidance"). Our responsibilities under those standards and the Uniform Guidance are further described in the *Auditor's Responsibilities for the Audit of Compliance* section of our report.

We are required to be independent of the 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 the Authority's compliance with the compliance requirements referred to above.

#### 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 the Authority's federal programs.

#### Auditor's 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 the 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 the Authority's compliance with the requirements of each major federal program as a whole.



To the Board of Commissioners Columbus Metropolitan Housing Authority

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 the 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 the 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 the 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**

Our consideration of internal control over compliance was for the limited purpose described in the *Auditor's 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, and, therefore, material weaknesses or significant deficiencies may exist that were not identified. We did not identify any deficiencies in internal control over compliance that we consider to be material weaknesses. However, as discussed below, we did identify certain deficiencies in internal control over compliance that we consider to be significant deficiencies.

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 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. We consider the deficiency in internal control over compliance described in the accompanying schedule of findings and questioned costs as Finding 2021-001 to be a significant deficiency.

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.

Government Auditing Standards require the auditor to perform limited procedures on the Authority's response to the internal control over compliance finding identified in our audit and described in the accompanying schedule of findings and questioned costs. The Authority's response was not subjected to the other auditing procedures applied in the audit of compliance, and, accordingly, we express no opinion on it.

To the Board of Commissioners Columbus Metropolitan Housing Authority

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.

Plante & Moran, PLLC

June 16, 2022

## Schedule of Expenditures of Federal Awards

### Year Ended December 31, 2021

		Pass-through			
Federal Agency/Pass-through Agency/Program	Assistance	Entity Identifying	Provi	ded to	Federal
Title	Listing Number	Number		cipients	Expenditures
U.S. Department of Housing and Urban					
Development:					
Housing Voucher Cluster:					
Section 8 Housing Choice Vouchers	14.871		\$	-	\$ 108,064,034
COVID-19 - Section 8 Housing Choice					
Vouchers	14.871			-	1,726,261
COVID-19 - Emergency Housing					
Vouchers	14.871			-	1,241,905
Mainstream Vouchers	14.879			-	1,157,120
COVID-19 - Mainstream Vouchers	14.879			-	173,941
Total Housing Voucher Cluster				-	112,363,261
HOPE VI Cluster - Choice Neighborhoods					
Implementation Grants	14.889			_	455,032
•					.00,00=
Public Housing Capital Fund Program:					
Public Housing Capital Fund Program	14.872			-	684,338
COVID-19 - Public Housing Capital Fund	14.872			-	74,875
Total Public Housing Capital Fund				_	759,213
Program					100,210
Public and Indian Housing	14.850			_	1,514,436
Performance Based Contract Administrator	1 1.000				1,011,100
Program	14.327			_	691,547,315
Family Self-Sufficiency Program	14.896			_	186,722
Total federal awards			<b>.</b>		
rotai lederai awards			φ	-	\$ 806,825,979

## Notes to Schedule of Expenditures of Federal Awards

Year Ended December 31, 2021

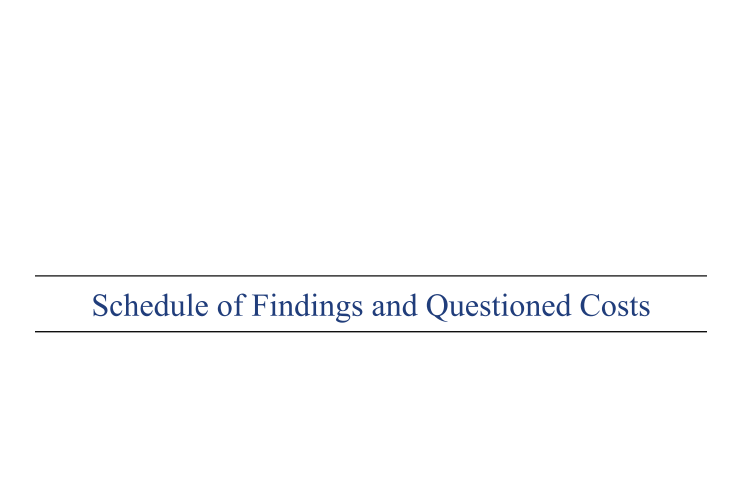
#### Note 1 - Basis of Presentation

The accompanying schedule of expenditures of federal awards (the "Schedule") includes the federal grant activity of Columbus Metropolitan Housing Authority (the "Authority") under programs of the federal government for the year ended December 31, 2021. The information in the Schedule is presented in accordance with the requirements of Title 2 U.S. Code of Federal Regulations Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (the "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 in the Schedule are reported on the same basis of accounting as the basic financial statements. Such expenditures are recognized following, as applicable, the cost principles contained in Title 2 U.S. Code of Federal Regulations Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards*, wherein certain types of expenditures are not allowable or are limited as to reimbursement.

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



## Schedule of Findings and Questioned Costs

Year Ended December 31, 2021

### Section I - Summary of Auditor's Results

Financial Statemen	ts				
Type of auditor's rep	ort issued:	Unmod	ified		
Internal control over	financial reporting:				
Material weaknes	ss(es) identified?		Yes	X	No
	ency(ies) identified that are d to be material weaknesses?		_Yes	X	None reported
Noncompliance mate statements noted			_Yes	X	None reported
Federal Awards					
Internal control over	major programs:				
Material weaknes	X	No			
	ency(ies) identified that are d to be material weaknesses?	X	_Yes		None reported
	sclosed that are required to be reported in Section 2 CFR 200.516(a)?	X	_Yes		No No
Identification of majo	r programs:				
Assistance Listing Number	Name of Federal Program or	Cluster			Opinion
14.327 14.871, 14.879	Performance Based Contract Administrator Pr Housing Voucher Cluster	ogram			Unmodified Unmodified
Dollar threshold used type A and type B	d to distinguish between 3 programs:	\$3,000,	000		
Auditee qualified as I	low-risk auditee?	X	_Yes		No No

### **Section II - Financial Statement Audit Findings**

None

## Schedule of Findings and Questioned Costs (Continued)

Year Ended December 31, 2021

### **Section III - Federal Program Audit Findings**

Reference Number	Finding	Questioned Costs									
2021-001	Assistance Listing Number, Federal Agency, and Program Name - 14.871, U.S. Department of Housing and Urban Development, Housing Voucher Cluster - Section 8 Housing Choice Vouchers	None									
	Federal Award Identification Number and Year - N/A										
	Pass-through Entity - N/A										
	Finding Type - Significant deficiency										
	Repeat Finding - No										
	<b>Criteria</b> - As a condition of admission or continued occupancy, tenants shall sign a release form to allow the PHA to obtain information from third parties (24 CFR 5.230) and the PHA must obtain and document in the tenant file third-party verification of reported family income, assets, and other factors used in the determination of eligibility and the tenant's rent payment (CFR 982.516).										
	<b>Condition</b> - The Authority did not maintain required documentation within tenant files.										
	Questioned Costs - N/A										
	Identification of How Questioned Costs Were Computed - N/A										
	<b>Context</b> - For 6 of 40 tenants selected for eligibility testing, the Authority was unable to provide original documentation from the tenant's file to support that tenant consent was obtained or that related third-party support was obtained in connection with determination of eligibility and calculation of assistance.										
	Cause and Effect - The Authority underwent a one-time initiative to scan all existing tenant file documentation in an effort to move to an electronic platform in connection with the rollout of new software. The Authority's old software did not have a document depository; thus, each file had to be manually indexed. Due to a flawed process for converting the required tenant documents to an electronic format, the Authority was unable to produce original documentation to support eligibility determinations made for a sample of the tenant files selected. The Authority asserts that the required documentation was obtained at the time of the eligibility certifications and that ultimate determinations of eligibility and subsidy payments would not be affected.										
	<b>Recommendation</b> - The Authority should ensure that appropriate controls are in place to retain documentation in the tenant's file to support eligibility determinations, including when undertaking special projects.										

## Schedule of Findings and Questioned Costs (Continued)

Year Ended December 31, 2021

### **Section III - Federal Program Audit Findings (Continued)**

Reference Number	Finding	Questioned Costs
2021-001 (Continued)	Views of Responsible Officials and Corrective Action Plan - Management agrees with the finding as reported. The Authority's document retention policies will be reinforced with current and future staff, as well as contractors. In addition to reinforcement among staff, the Authority will utilize a software solution to ensure that required documents are stored appropriately and consistently for each participant file in the Authority's electronic records. Through our software system, we have implemented a control that all required documents associated with a client be uploaded into our system at the time of processing. This will result in compliance with document retention requirements. See additional information within the corrective action plan.	



880 East 11th Avenue Columbus, Ohio 43211 P: 614-421-6000 cmhanet.com

June 16, 2022

Federal Audit Clearinghouse

RE: Columbus Metropolitan Housing Authority

**Corrective Action Plan** 

Fiscal Year Ended: December 31, 2021

Finding Number: 2021-001

**Condition:** For 6 of 40 tenants selected for eligibility testing, the Authority was unable to provide original documentation from the tenant's file to support that tenant consent was obtained or that related third-party support was obtained in connection with determination of eligibility and calculation of assistance.

Planned Corrective Action: CMHA's document retention policies will be reinforced with current and future staff, as well as contractors. In addition to reinforcement among staff, CMHA will utilize a software solution to ensure that required documents are stored appropriately and consistently for each participant file in CMHA's electronic records. Through our software system, we have implemented a control that all required documents associated with a client be uploaded into our system at the time of processing. This will result in compliance with document retention requirements.

This process will allow CMHA to perform monthly quality control checks to verify that all required documents are properly stored via a secure internet webpage amongst several other key performance indicators and generate a report identifying staff performance and adherence to established policies and procedures. Additionally, CMHA's IT department has the ability to query data in our system to verify we have received and properly stored all required documents in the client file.

Contact person responsible for corrective action: Justin C. Davis, VP of the HCVP

**Anticipated Completion Date:** 12/31/2022

Vice President Housing Choice Voucher Program 6/16/2022





#### **COLUMBUS METROPOLITAN HOUSING AUTHORITY**

#### **FRANKLIN 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 8/2/2022

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