Milwaukee, Wisconsin

FINANCIAL STATEMENTS

Including Independent Auditors' Report

As of and for the Year Ended December 31, 2017

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#### INDEPENDENT AUDITORS' REPORT

To the Board of Commissioners Housing Authority of the City of Milwaukee Milwaukee, Wisconsin

#### Report on the Financial Statements

We have audited the accompanying financial statements of the business-type activities, and the aggregate discretely presented component units, of the Housing Authority of the City of Milwaukee, Wisconsin, as of and for the year ended December 31, 2017, and the related notes to the financial statements, which collectively comprise the Housing Authority of the City of Milwaukee's basic financial statements as listed in the table of contents.

# Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes 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.

#### Auditors' Responsibility

Our responsibility is to express opinions on these financial statements based on our audit. We did not audit the financial statements of the Carver Park Tax Credit Limited Partnership, Highland Park Community, LLC, Cherry Court Development, LLC, Convent Hill, LLC, Scattered Sites, LLC, Scattered Sites II, LLC, Olga Village, LLC, Westlawn Renaissance, LLC, and Lapham Park, LLC, which represent 100% of the assets, net position and revenues of the discretely presented component units of the Housing Authority of the City of Milwaukee. Those statements were audited by other auditors whose reports have been furnished to us, and our opinions, insofar as it relates to the amounts included for Carver Park Tax Credit Limited Partnership, Highland Park Community, LLC, Cherry Court Development, LLC, Convent Hill, LLC, Scattered Sites, LLC, Scattered Sites II, LLC, Olga Village, LLC, Westlawn Renaissance, LLC, and Lapham Park, LLC, is based solely on the reports of the other auditors. We conducted our audit 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. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement. The financial statements of Carver Park Tax Credit Limited Partnership, Highland Park Community, LLC, Cherry Court Development, LLC, Convent Hill, LLC, Scattered Sites, LLC, Scattered Sites II. LLC, Olga Village, LLC, Westlawn Renaissance, LLC, and Lapham Park, LLC, were not audited in accordance with Government Auditing Standards.



To the Board of Commissioners Housing Authority of the City of Milwaukee

## Auditors' Responsibility (continued)

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control over financial reporting relevant to the Housing Authority of the City of Milwaukee's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on the effectiveness of the Housing Authority of the City of Milwaukee's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

## **Opinions**

In our opinion, based on our audit and the reports of other auditors, the financial statements referred to above present fairly, in all material respects, the respective financial position of the business-type activities, and the aggregate discretely presented component units, of the Housing Authority of the City of Milwaukee, Wisconsin, as of December 31, 2017 and the respective changes in financial position and cash flows thereof for the year then ended in accordance with accounting principles generally accepted in the United States of America.

#### Other Matters

## Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the required supplementary information as listed in the table of contents be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with 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 Housing Authority of the City of Milwaukee

## Other Matters (continued)

## Supplementary Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the Housing Authority of the City of Milwaukee's basic financial statements. The supplementary information as listed in the table of contents, which includes the Schedule of Expenditures of Federal Awards, as required by Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance) is presented for purposes of additional analysis and is 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 supplementary information as listed in the table of contents, which includes the Schedule of Expenditures of Federal Awards, as required by Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance) is fairly stated in all material respects, in relation to the basic financial statements as a whole.

#### Other Information

Our audit was conducted for the purpose of forming an opinion on the financial statements that collectively comprise the Housing Authority of the City of Milwaukee's basic financial statements. The PHA's statements and certifications of actual modernization costs as listed in the table of contents are presented for purposes of additional analysis and are not a required part of the basic financial statements. Such information has not been subjected to the auditing procedures applied in the audit of the basic financial statements, and accordingly, we do not express an opinion or provide any assurance on it.

#### Other Reporting Required by Government Auditing Standards

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In accordance with *Government Auditing Standards*, we have also issued our report dated September 6, 2018 on our consideration of the Housing Authority of the City of Milwaukee's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is 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 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 Housing Authority of the City of Milwaukee's internal control over financial reporting and compliance.

Milwaukee, Wisconsin September 6, 2018



# HOUSING AUTHORITY OF THE CITY OF MILWAUKEE MANAGEMENT'S DISCUSSION AND ANALYSIS As of and for the Year Ended December 31, 2017

The management's discussion and analysis hereby presented, is designed to offer the reader a narrative overview and analysis of the financial activities of the Housing Authority of the City of Milwaukee (the Authority) for year ended December 31, 2017. This discussion and analysis is designed to assist the reader in focusing on significant fiscal issues and to identify changes in the Authority's Primary Government financial position.

# **Financial Statement Overview**

The financial statements include the primary government and the Authority's component units. The financial statements are prepared on the accrual basis of accounting meaning that all expenses are recorded when incurred and all revenues are recognized when earned in accordance with accounting principles generally accepted in the United States of America.

#### **Statement of Net Position**

The statement of net position is similar to a balance sheet in corporate accounting. The statement of net position reports all financial and capital resources for the Authority. The statement is presented in the format where assets and deferred outflows of resources minus liabilities and deferred inflows of resources, equals net position. Assets and liabilities are presented in order of liquidity, and are classified as current (convertible into cash within one year), and non-current. The focus of the statement of net position is to show a picture of the liquidity and health of the organization as of the end of the year.

The statement of net position (the unrestricted net position) is designed to represent the net available liquid (non-capital) assets, net of liabilities, for the entire Authority. Net position is reported in three broad categories:

- <u>Net Investment in Capital Assets</u> 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.
- <u>Restricted net position</u> this component of net position consists of restricted assets where constraints
  are placed upon the assets by creditors (such as debt covenants), grantors, contributors, laws, and
  regulations, etc.
- <u>Unrestricted net position</u> consists of net position that do not meet the definition of net position invested in capital assets, net of related debt, or restricted net position.

#### Statement of Revenues, Expenses and Change in Net Position

The statement of revenues, expenses, and change in net position is similar to an income statement of private corporations. This statement includes operating revenues, such as rental income and operating grants, operating expenses, such as administrative, utilities, maintenance, and depreciation; and non-operating revenue and expenses, such as grant revenue, investment income, and interest expense. The focus of the statement of revenues, expenses, and changes in net position is the change in net position. This is similar to net income or loss and portrays the results of operations of the organization for the entire operating period.

#### **Statement of Cash Flows**

The statement of cash flows discloses net cash provided by, or used for operating activities, investing activities, non-capital financing activities, and from capital and related financing activities. This statement also portrays the health of the Authority in that current cash flows are sufficient to pay current liabilities.

# HOUSING AUTHORITY OF THE CITY OF MILWAUKEE MANAGEMENT'S DISCUSSION AND ANALYSIS As of and for the Year Ended December 31, 2017

# **FINANCIAL ANALYSIS**

# **Statement of Net Position**

The following table reflects a condensed summary of net position (in thousands) as of December 31, 2017 and 2016:

	<u>2017</u>	<u>2016</u>
Assets		
Cash and Investments	\$ 26,402	\$ 36,371
Receivables	7,536	3,224
Prepaids expenses	352	283
Total Current Assets	34,290	39,878
Capital assets, net of depreciation	103,030	100,278
Investments with fiscal agent	5,959	9,274
Notes receivable from Component Units	60,540	60,796
Other assets	15,324	13,595
Total Assets	219,143	223,821
Deferred Outflows of Resources		
Deferred outflows related to pensions	4,060	5,571
Liabilities		
Current liabilities	12,129	12,470
Long-term debt	28,921	28,887
Total Liabilities	41,050	41,357
<b>Deferred Inflows of Resources</b>	312	3,627
Net Position		
Net Investment in Capital Assets	92,488	92,463
Restricted	4,314	3,273
Unrestricted	85,039	88,672
Total Net Position	\$ 181,841	\$ 184,408

# HOUSING AUTHORITY OF THE CITY OF MILWAUKEE MANAGEMENT'S DISCUSSION AND ANALYSIS As of and for the Year Ended December 31, 2017

## Financial Analysis for the Year Ended December 31, 2017 & 2016

In 2017, current assets decreased approximately \$5.6 million. Cash and investments decreased by \$9.9 million, while Receivables increased by \$4.3 million due to eligible HUD grant funded expenditures that were expensed in 2017 but drawn down in 2018. Overall Total Assets decreased \$4.7 million.

In 2016, current assets increased by approximately \$6.4 million. Cash and investments increased by \$7.1 million over the year while Prepaid Expenses decreased \$946,000. Overall Total Assets increased \$2.6 million. Long-term Debt increased over \$3 million primarily due to the increase in the Net Pension Liability.

# **Capital Assets**

At year end, the Housing Authority of the City of Milwaukee had over \$346 million invested in capital assets as reflected in the following schedule. See Note II C for additional information on the Authority's capital assets.

		2017		2016
Land	\$	35,522,589	\$	35,522,589
Buildings		301,677,225		297,567,098
Furniture, Equipment-Administration		3,512,837		3,586,874
Construction in Progress		5,995,898		1,457,205
Accumulated Depreciation	_	(243,678,794)	_	(237,855,520)
Total	<u>\$</u>	103,029,755	<u>\$</u>	100,278,246

\$4,102,477

This year's major additions were:

Capital Improvement Projects
Northlawn, Southlawn & Berryland modernization and the Icenter.

Vehicle Purchases 27,195

#### **Long-Term Debt Obligations**

The Authority entered into a trust indenture with Marine Trust Company regarding \$25,000,000 Single Family Mortgage Revenue Bonds (GNMA collateralized home mortgage revenue bond program) Series 1987 on December 1, 1987. The bond proceeds were used to purchase fully modified pass-through mortgage-backed securities (GNMA certificates) guaranteed by the Government National Mortgage Association. The securities are backed by qualifying mortgage loans on residences located in the City of Milwaukee originated by lenders participating in the home mortgage revenue bond program. The GNMA certificates are pledged for the payment of principal and interest on the bonds. Under the GNMA collateralized home mortgage revenue bond program, the interest payable on the bonds is equivalent to the interest earnings on the GNMA certificates plus interest earnings on investments in the various trust funds, less any fees paid. As a result, the Authority does not recognize any income or expense from the bond issue. The bonds are redeemed as mortgage payments are received. Bonds redeemed with these mortgage repayments totaled \$14,638 in 2017.

# HOUSING AUTHORITY OF THE CITY OF MILWAUKEE MANAGEMENT'S DISCUSSION AND ANALYSIS As of and for the Year Ended December 31, 2017

## Long-Term Debt Obligations (continued)

The Authority entered into a trust indenture with the First Bank Trust Company regarding \$25,000,000 Single Family Mortgage Revenue Bonds (GNMA collateralized home mortgage revenue bond program) Series 1989 on June 1, 1989. The terms of the indenture are similar to the terms of the 1987 Mortgage Revenue Bonds as previously described.

In 2015 the Authority issued Multifamily Housing Revenue Bonds Series 2015A in the amount of \$13,635,000 to currently refund all outstanding Refunded Bonds (Series 2002), finance certain costs of renovation and improvements for the Authority's Berryland, Northlawn, Southlawn and Southlawn Park Housing Developments, fund the replacement reserve deposit and pay the costs of issuance of the Series 2015A and the refunding of the Refunded Bonds. The replacement reserve is required to be funded with monthly deposits of \$24,500.

Also in 2015 the Authority issued Series 2015B bonds in the amount of \$5,410,000 to finance construction of affordable and market-rate housing in the City and pay the costs of issuance of the Series 2015B bonds.

See Note II E for additional information on the Authority's long-term obligations.

Mortgage Revenue Bonds	Date of Issue	Final Maturity	Interest Original Rates Indebtedness			••	Balance 12/31/2017
Mortgage revenue bonds	12/1/1987	1/1/2021	Varies	\$	25,000,000	\$	8,955
Mortgage revenue bonds	6/1/1989	12/1/2022	Varies		25,000,000		74,991
Mortgage revenue bonds 2015A	3/2/2015	7/1/2035	3.00%		13,635,000		13,305,000
Mortgage revenue bonds 2015B	3/2/2015	7/1/2035	0.688%		5,410,000		4,270,000
						\$	17,658,946

# HOUSING AUTHORITY OF THE CITY OF MILWAUKEE MANAGEMENT'S DISCUSSION AND ANALYSIS As of and for the Year Ended December 31, 2017

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

The following schedule compares the revenues and expenses (in thousands) for the current and previous fiscal year:

Tenant revenue	\$ 16,588	\$	17,393
Operating subsidies and grants	53,229		52,596
Capital contributions	3,950		3,219
Investment income	2,089		2,074
Other revenue	3,874		2,726
Gain/(Loss) on disposal of assets	 (54)		88
Total revenue	 79,676		78,096
Expenses:			
Housing assistance payments	36,140		34,414
Administrative and general expenses	26,763		24,296
Utilities	4,835		5,044
Maintenance	7,971		9,882
Depreciation	5,896		6,010
Interest and amortization expense	 637		630
Total expense	82,242	_	80,276
Increase (decrease) in net position	\$ (2,566)	<u>\$</u>	(2,180)

# Financial Analysis for Year Ended December 31, 2017

In 2017, the Housing Authority had an overall decrease in net position of \$2.6 million, compared to a decrease in net position of about \$2.2 million in 2016.

Revenues increased by about \$1.6 million in 2017, due to an increase in Grant Revenue.

In 2017, the Housing Authority experienced an increase in total expenses of about \$1.9 million. Housing Assistance Payments increased about \$1.7 million as we continue our efforts to increase lease ups in the Housing Choice Voucher Program. Administrative and general expenses increased about 10% or \$2.5 million, this was mostly due to increases in Employee Benefits, Architectural Fees and Tenant Services, Asset Management Fees, pass through Operating Subsidy paid to mixed finance developments and Component Units, Software and Software Maintenance. Maintenance costs were down \$1.9 million

# HOUSING AUTHORITY OF THE CITY OF MILWAUKEE MANAGEMENT'S DISCUSSION AND ANALYSIS As of and for the Year Ended December 31, 2017

# Factors Affecting the Financial Health of the Authority

# Federal funding from the U.S. Department of Housing and Urban Development

The Authority relies on HUD Operating Fund subsidy, Capital funds and special grant programs including Resident Opportunities and Self-Sufficiency (ROSS) grants to support its public housing operations. HUD funding for operating subsidy and Capital Fund is anticipated at less than full eligibility. While HACM developed its budget anticipating these funding allocations, unanticipated increases in operating costs including utility and water expense, could result in the need to adjust program services.

HACM also receives significant funding from HUD under the Section 8 Housing Choice Voucher program. HACM administers about 6,200 vouchers. Administrative fee funding for 2017 was 77% and future funding level is projected at around 77%. This reduction could impact the ability of HACM to fully lease up to the authorized program level and could result in adjustments in services.

# Local Labor Issues

Wage rates increased modestly in 2017, but fringe benefit costs, especially health insurance, continue to increase. HACM will continue to evaluate existing policies impacting employee benefits, to control long-term costs.

#### Local Economic Conditions

Despite improvement in the local economy and employment rate, the housing market that HACM is targeting has not fully recovered and has had an impact on HACM's homeownership program. HACM is now focusing their efforts on assisting residents in preparing them for homeownership as part of the HACM's self-sufficiency program. Rising construction costs have also had a negative impact on HACM's development program of new, single family, market rate homes, including rehabilitation of existing units

# <u>Utility Rates and Supply Costs</u>

Utility costs continue to increase despite significant investment in energy efficient modernization. Rates have increased moderately and consumption has been reduced.

# Quality of Available Housing

HACM has continued to make significant investments in the redevelopment of its public housing portfolio. HACM has received more than \$120 million in HUD HOPE VI grants to redevelop Hillside Terrace, Parklawn, Lapham Park, Townhomes at Carver Park, Highland Gardens, Highland Homes and Scattered Sites public housing. In addition, HACM received Low Income Housing Tax Credits (LIHTC) allocations to redevelop the Cherry Court elderly/disabled housing development and completed the \$20 million mixed-finance redevelopment of the Convent Hill development. An additional \$8 million tax credit allocation also allowed HACM to replace 24 obsolete scattered sites units with new energy efficient single-family homes. HACM also received a \$10.4 million HUD formula grant under the American Recovery and Reinvestment Act (ARRA) which funded capital improvements at all of HACM's highrise public housing developments and a \$7.9 million competitive ARRA grant which funded accessibility improvements at the 200-unit Lapham Park development for seniors.

# HOUSING AUTHORITY OF THE CITY OF MILWAUKEE MANAGEMENT'S DISCUSSION AND ANALYSIS As of and for the Year Ended December 31, 2017

ARRA funds and LIHTC funding were also used to construct a 37-unit midrise at Olga Village. The Housing Authority was fortunate to receive over \$8 million of LIHTC in 2010 to support the redevelopment of Westlawn and new construction at Olga Village. This award of tax credits was extremely unusual and related to approximately \$30 million of disaster credits that the Wisconsin Economic Development Authority (WHEDA) received in 2010. These disaster credits are no longer available to WHEDA, so there will be fewer tax credit dollars to award to eligible projects in the future.

HACM will continue to incorporate "green" technology and universal design within all redevelopment projects.

In 2010, HACM received a \$7.6 million LIHTC allocation to redevelop the eastern half of Westlawn. The funding allowed HACM to build 250 rental units after the demolition of the 332 old public housing units. The whole redevelopment plan of the east side calls for the construction of 365 replacement units. These will be a combination of affordable and market rate units. In September 2015, HACM was awarded a \$30 million Choice Neighborhood Implementation grant by Housing and Urban Development. This neighborhood transformation initiative will leverage around \$250 million in investment in the area. HACM will continue to redevelop the west portion of the Westlawn development by constructing new mixed income housing units.

The quality and cost of housing in the private market directly impacts HACM's Section 8 Housing Choice Voucher program. Rental rates have largely been stable, however, the availability of large units remains limited.

# Continued Capital Improvement

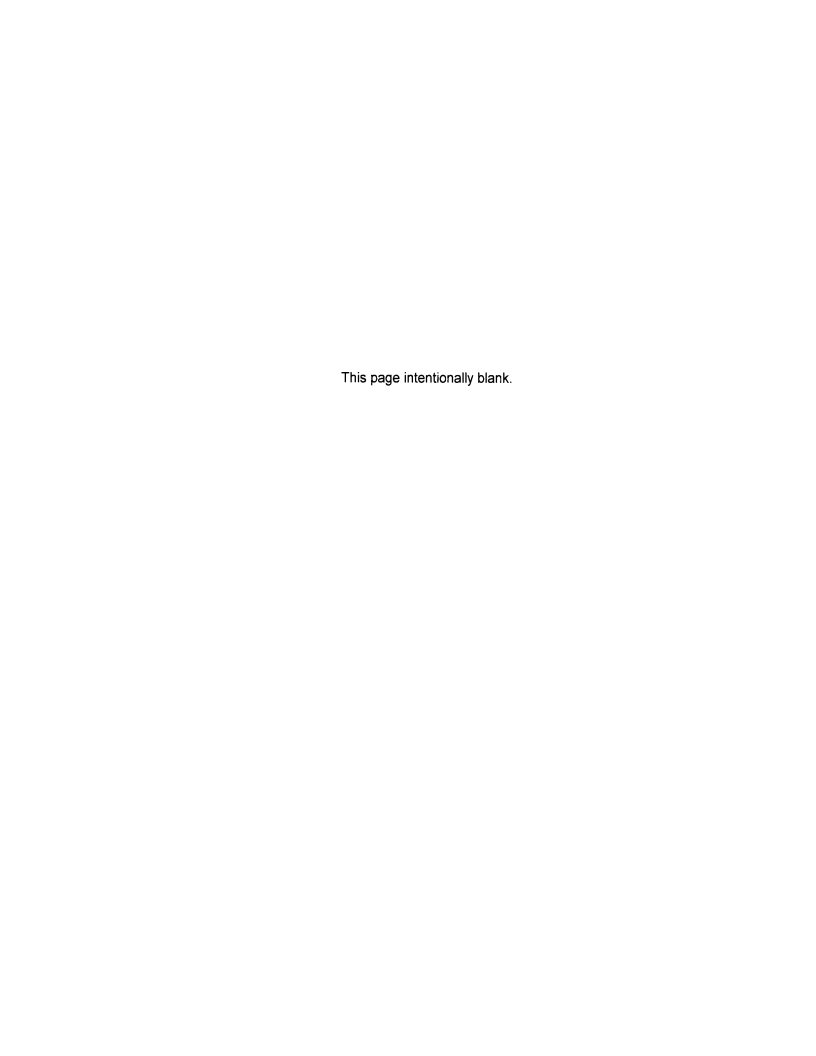
HACM continues to implement its 5-year Capital Fund modernization plan supported by a comprehensive Physical Needs Assessment that was completed in 2014.

# Agency Performance

HACM is a "Standard Performer" under HUD's Public Housing Assessment System (PHAS), and a "High Performer" under the Section Eight (8) Management Assessment Program (SEMAP).

#### Financial Contact

The individual to be contacted regarding this report is Rick Koffarnus, Finance Director, of the Housing Authority of the City of Milwaukee at 414-286-5872. Specific requests may be submitted to Fernando Aniban, Chief Financial Officer or Antonio M. Pérez, Executive Director-Secretary, Housing Authority of the City of Milwaukee, 809 North Broadway, Milwaukee, Wisconsin 53202.



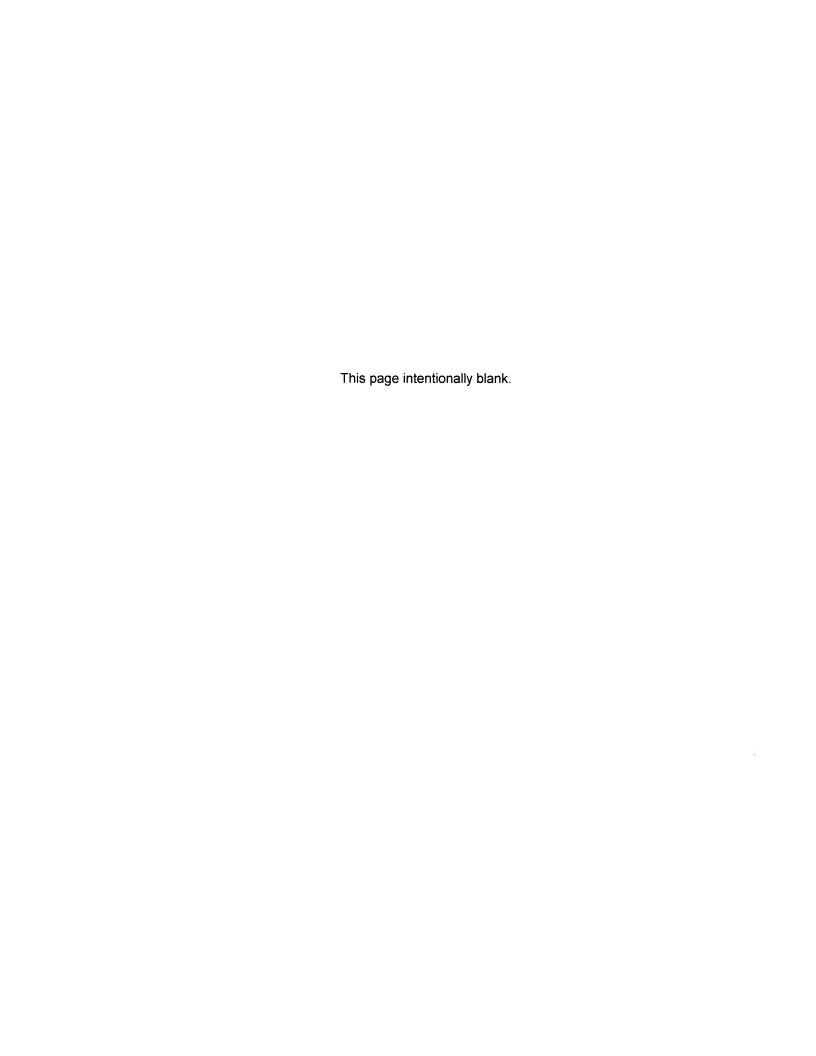


# STATEMENT OF NET POSITION As of December 31, 2017

Current Assets Cash and investments Unrestricted Restricted - Other Restricted - Tenant security deposits Receivables HUD other projects Tenants - dwelling rents Allowance for doubtful accounts - dwelling rents Miscellaneous Current portion of notes receivable from Carver Park Current portion of notes receivable from Highland Park Accrued interest Prepaid items Total Current Assets  Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Convent Hill Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	19,998,706 5,311,956 1,090,950 4,412,891 505,680 (104,843) 1,719,130 1,000,000	\$ 1,429,679 444,591 - 300,417 - 1,623	5,311,956 1,535,541 4,412,891
Current Assets Cash and investments Unrestricted Restricted - Other Restricted - Tenant security deposits Receivables HUD other projects Tenants - dwelling rents Allowance for doubtful accounts - dwelling rents Miscellaneous Current portion of notes receivable from Carver Park Current portion of notes receivable from Highland Park Accrued interest Prepaid items Total Current Assets  Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Carver Park Notes receivable from Cherry Court Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites II Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	5,311,956 1,090,950 4,412,891 505,680 (104,843) 1,719,130 1,000,000	300,417	5,311,956 1,535,541 4,412,891
Unrestricted - Other Restricted - Other Restricted - Tenant security deposits Receivables HUD other projects Tenants - dwelling rents Allowance for doubtful accounts - dwelling rents Miscellaneous Current portion of notes receivable from Carver Park Current portion of notes receivable from Highland Park Accrued interest Prepaid items Total Current Assets  Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Carver Park Notes receivable from Convent Hill Notes receivable from Convent Hill Notes receivable from Scattered Sites II Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	5,311,956 1,090,950 4,412,891 505,680 (104,843) 1,719,130 1,000,000	300,417	5,311,956 1,535,541 4,412,891
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Receivables HUD other projects Tenants - dwelling rents Allowance for doubtful accounts - dwelling rents Miscellaneous Current portion of notes receivable from Carver Park Current portion of notes receivable from Highland Park Accrued interest Prepaid items Total Current Assets  Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Developer fee receivable from Carver Park Notes receivable from Carver Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	1,090,950 4,412,891 505,680 (104,843) 1,719,130 1,000,000	300,417	1,535,541 4,412,891
Receivables HUD other projects Tenants - dwelling rents Allowance for doubtful accounts - dwelling rents Miscellaneous Current portion of notes receivable from Carver Park Current portion of notes receivable from Highland Park Accrued interest Prepaid items Total Current Assets  Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Developer fee receivable from Carver Park Notes receivable from Carver Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	4,412,891 505,680 (104,843) 1,719,130 1,000,000	300,417	4,412,891
HUD other projects Tenants - dwelling rents Allowance for doubtful accounts - dwelling rents Miscellaneous Current portion of notes receivable from Carver Park Current portion of notes receivable from Highland Park Accrued interest Prepaid items Total Current Assets  Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	505,680 (104,843) 1,719,130 1,000,000	-	
Tenants - dwelling rents Allowance for doubtful accounts - dwelling rents Miscellaneous Current portion of notes receivable from Carver Park Current portion of notes receivable from Highland Park Accrued interest Prepaid items Total Current Assets  Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	505,680 (104,843) 1,719,130 1,000,000	-	
Allowance for doubtful accounts - dwelling rents Miscellaneous Current portion of notes receivable from Carver Park Current portion of notes receivable from Highland Park Accrued interest Prepaid items Total Current Assets  Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	(104,843) 1,719,130 1,000,000	-	806,097
Miscellaneous Current portion of notes receivable from Carver Park Current portion of notes receivable from Highland Park Accrued interest Prepaid items Total Current Assets  Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	1,719,130 1,000,000		(104,843)
Current portion of notes receivable from Carver Park Current portion of notes receivable from Highland Park Accrued interest Prepaid items Total Current Assets  Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Carver Park Notes receivable from Convent Hill Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	1,000,000	1,020	1,720,753
Current portion of notes receivable from Highland Park Accrued interest Prepaid items Total Current Assets  Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Carver Park Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Olga Village Notes receivable from Westlawn Renaissance			1,000,000
Accrued interest Prepaid items Total Current Assets  Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Cherry Court Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	1,977		1,977
Prepaid items Total Current Assets  Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Cherry Court Notes receivable from Cherry Court Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	1,289		1,289
Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Carver Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	352,173	248,043	600,216
Noncurrent Assets Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	34,289,909	2,424,353	36,714,262
Restricted Assets Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	,,		
Investments with Fiscal Agent Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance			
Other investments Replacement reserve Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	E 050 000		E 050 000
Replacement reserve    Affordability and operating reserve    Deferred mortgage receivable Capital Assets    Land    Construction in progress    Other capital assets, net of accumulated depreciation Other Assets    Long-term interest receivable    Developer fee receivable    Notes receivable from Carver Park    Notes receivable from Highland Park    Notes receivable from Cherry Court    Notes receivable from Convent Hill    Notes receivable from Scattered Sites    Notes receivable from Scattered Sites II    Notes receivable from Olga Village    Notes receivable from Westlawn Renaissance	5,958,632	-	5,958,632
Affordability and operating reserve Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Olga Village Notes receivable from Westlawn Renaissance		4 570 470	4 570 470
Deferred mortgage receivable Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	5	1,570,176	1,570,176
Capital Assets Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	040 404	2,919,594	2,919,594
Land Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	913,431	-	913,431
Construction in progress Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	OF 500 500	7.050.707	40 500 040
Other capital assets, net of accumulated depreciation Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	35,522,589	7,059,727	42,582,316
Other Assets Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	5,995,898	440,000,044	5,995,898
Long-term interest receivable Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	31,511,268	143,663,341	205,174,609
Developer fee receivable Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	14 444 000		44 444 000
Notes receivable from Carver Park Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance		-	14,411,283
Notes receivable from Highland Park Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	14,411,283	-	2,196,403
Notes receivable from Cherry Court Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	2,196,403	-	6,424,698
Notes receivable from Convent Hill Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	2,196,403 6,424,698	-	2,109,833
Notes receivable from Scattered Sites Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	2,196,403 6,424,698 2,109,833		8,687,203
Notes receivable from Scattered Sites II Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	2,196,403 6,424,698 2,109,833 8,687,203		6,875,874
Notes receivable from Olga Village Notes receivable from Westlawn Renaissance	2,196,403 6,424,698 2,109,833 8,687,203 6,875,874		2,318,300
Notes receivable from Westlawn Renaissance	2,196,403 6,424,698 2,109,833 8,687,203 6,875,874 2,318,300	-	
	2,196,403 6,424,698 2,109,833 8,687,203 6,875,874 2,318,300 1,107,578		1,107,578
Notes residente francia amb en Deuts	2,196,403 6,424,698 2,109,833 8,687,203 6,875,874 2,318,300 1,107,578 2,363,334		2,363,334
Notes receivable from Lapham Park	2,196,403 6,424,698 2,109,833 8,687,203 6,875,874 2,318,300 1,107,578 2,363,334 8,921,418		2,363,334 8,921,418
Tax credit fees, net	2,196,403 6,424,698 2,109,833 8,687,203 6,875,874 2,318,300 1,107,578 2,363,334		2,363,334 8,921,418 19,535,097
Total Noncurrent Assets1	2,196,403 6,424,698 2,109,833 8,687,203 6,875,874 2,318,300 1,107,578 2,363,334 8,921,418 19,535,097	568,860	2,363,334 8,921,418 19,535,097 568,860
Total Assets 2	2,196,403 6,424,698 2,109,833 8,687,203 6,875,874 2,318,300 1,107,578 2,363,334 8,921,418	568,860 155,781,698	2,363,334 8,921,418 19,535,097
DEFERRED OUTFLOWS OF RESOURCES	2,196,403 6,424,698 2,109,833 8,687,203 6,875,874 2,318,300 1,107,578 2,363,334 8,921,418 19,535,097		2,363,334 8,921,418 19,535,097 568,860
Deferred outflows related to pensions	2,196,403 6,424,698 2,109,833 8,687,203 6,875,874 2,318,300 1,107,578 2,363,334 8,921,418 19,535,097	155,781,698	2,363,334 8,921,418 19,535,097 568,860 340,634,537

STATEMENT OF NET POSITION As of December 31, 2017

		Primary Government		Component Units		Totals
LIABILITIES						
Current Liabilities						
Accounts payable	\$	3,958,450	\$	259,995	\$	4,218,445
Accrued wages and benefits	Ψ	153,224	Ψ	200,000	Ψ	153,224
Other current liabilities		2,064,464		800,420		2,864,884
Accrued interest		306,151		194,962		501,113
Unearned revenue		30,341		315,767		346,108
Due to other governments		3,550,007		010,707		3,550,007
Current portion of bonds and notes payable		725,000		157,118		882,118
Current portion of compensated absences		249,633		107,110		249,633
Current portion of notes and land lease		240,000				249,000
payable to primary government		1.2		1,001,977		1,001,977
Liabilities payable from restricted assets				1,001,077		1,001,977
Tenant security deposits		1,090,950		444,591		1,535,541
, straint documents and position	_	1,000,000		777,001	_	1,000,041
Total Current Liabilities	_	12,128,220		3,174,830		15,303,050
Noncurrent Liabilities						
Development fee payable				2,196,403		2,196,403
Accrued interest				14,411,283		14,411,283
Long-Term Debt		_		14,411,203		14,411,203
Mortgage revenue bonds payable		17,044,467				17,044,467
Notes payable		17,044,407		4,295,415		4,295,415
Other Liabilities		-		4,293,413		4,295,415
Compensated absences		582,477				582,477
Net OPEB obligation		6,188,777		-		6,188,777
Net pension liability		4,786,000		_		4,786,000
Notes and land lease payable to primary government		4,700,000		58,321,197		58,321,197
Other		319,478		-		319,478
Total Noncurrent Liabilities		28,921,199		79,224,298		108,145,497
Total Linkilitian		44.040.440		22 222 422		
Total Liabilities	_	41,049,419	_	82,399,128	_	123,448,547
DEFERRED INFLOWS OF RESOURCES						
Deferred inflows related to pensions		312,000		_		312,000
Total deferred inflows	_	312,000			_	312,000
	_				_	
NET POSITION						
Net investment in capital assets		92,487,732		84,750,958		177,238,690
Restricted						
Debt service		89,475		-		89,475
Replacement reserve		1,567,704		-		1,567,704
Home ownership program		1,677,350		_		1,677,350
Housing choice voucher program		979,871		-		979,871
Unrestricted (deficit)	_	85,039,297		(8,944,035)	_	76,095,262
TOTAL NET POSITION	<u>\$</u>	181,841,429	\$	75,806,923	\$	257,648,352



STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION For the Year Ended December 31, 2017

	Primary	Component	
	Government	Units	Totals
OPERATING REVENUES	Government		
Tenant Revenue	© 40 457 470	e 7.070.007	<b>A</b> 00 500 540
Rentals	\$ 16,157,476	\$ 7,373,067	\$ 23,530,543
Other tenant revenue	430,055	183,918	613,973
HUD PHA grant revenue	53,228,723	7-1	53,228,723
Other operating revenue	3,875,162		3,875,162
Total Operating Revenues	73,691,416	7,556,985	81,248,401
OPERATING EXPENSES			
Administrative	21,574,942	2,487,287	24,062,229
Tenant services	2,286,135	_, ,	2,286,135
Utilities	4,834,986	1,081,813	5,916,799
Ordinary maintenance	7,455,907	2,874,933	10,330,840
Extraordinary maintenance	515,894	2,01 1,000	515,894
Protective services	44,558		44,558
Insurance premiums	1,311,282		1,311,282
Other general expenses	78,804		78,804
Casualty loss - non-capitalized	109,499		109,499
Payments in lieu of taxes	1,177,083		1,177,083
Bad debt - tenant rents	180,372		180,372
Housing assistance payments	36,140,361	0 -	36,140,361
Depreciation and amortization	5,896,030	5 710 999	
Depreciation and amortization		<u>5,710,888</u>	11,606,918
Total Operating Expenses	81,605,853	12,154,921	93,760,774
Operating Loss	(7,914,437)	(4,597,936)	(12,512,373)
NONOPERATING REVENUES (EXPENSES)			
Investment income	2,089,077	5,729	2,094,806
Gain (loss) on disposal of capital assets	(54,061)	-	(54,061)
Interest expense	(636,691)	(2,177,737)	(2,814,428)
Total Nonoperating Revenues (Expenses)	1,398,325	(2,172,008)	(773,683)
Income (Loss) Before Owner Distributions			
and Capital Contributions	(6,516,112)	(6,769,944)	(13,286,056)
OWNER DISTRIBUTIONS	_	(1,502)	(1,502)
CAPITAL CONTRIBUTIONS	3,949,729	(1,502)	3,949,729
Change in Net Position	(2,566,383)	(6,771,446)	(9,337,829)
_	•	, ,	
NET POSITION - Beginning of Year	184,407,812	82,578,369	266,986,181
NET POSITION - END OF YEAR	<u>\$ 181,841,429</u>	\$ 75,806,923	\$ 257,648,352

# STATEMENT OF CASH FLOWS

For the Year Ended December 31, 2017

	(	Primary Government		Component Units		Totals
CASH FLOWS FROM OPERATING ACTIVITIES			_		_	101010
Receipts from tenants	\$	16,469,793	\$	7,277,819	\$	23,747,612
Receipts of HUD PHA grants		50,118,913		-	·	50,118,913
Payments to suppliers		(20,564,849)		(6,194,178)		(26,759,027)
Payments for housing assistance		(36,140,361)				(36,140,361)
Payments to employees		(18,627,402)		-		(18,627,402)
Other receipts		727,817	_	183,918		911,735
Net Cash Flows From Operating Activities	_	(8,016,089)	_	1,267,559	_	(6,748,530)
CASH FLOWS FOR NON-CAPITAL RELATED FINANCING ACTIVITIES						
Other government grants received		27,841		-		27,841
Financing of deferred mortgages		41,574		-		41,574
Net Cash Flows From Non-Capital Related Financing Activities		69,415		1 -		69,415
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES						
Federal grants for capital acquisition		3,949,729				3,949,729
Acquisitions and modernization of capital assets		(8,548,159)		(173,298)		(8,721,457)
Principal paid on mortgage revenue bonds		(588,798)		(318,524)		(907,322)
Development and financing fees paid		-		(86,607)		(86,607)
Interest paid on long-term obligations		(642,223)		(374,793)		(1,017,016)
Owner distributions		-		(1,502)		(1,502)
Payments from component units or other entities related to component units for capital acquisition		169,816				169,816
Net Cash Flows From Capital and Related Financing Activities		(5,659,635)		(954,724)		(6,614,359)
CASH FLOWS FROM INVESTING ACTIVITIES						
Net (deposits to) withdrawals from replacement reserves		_		(189,805)		(189,805)
Net (deposits to) withdrawals from affordability reserves		-		(1,590)		(1,590)
Net (deposits to) withdrawals from operating reserves		-		(1,517)		(1,517)
Sale of investments		3,315,199		-		3,315,199
Investment income		321,692		5,728		327,420
Net Cash Flows From Investing Activities		3,636,891		(187,184)	_	3,449,707
Net Change in Cash and Cash Equivalents		(9,969,418)		125,651		(9,843,767)
CASH AND CASH EQUIVALENTS – Beginning of Year	_	36,371,030		1,748,619	_	38,119,649
CASH AND CASH EQUIVALENTS - END OF YEAR	\$	26,401,612	\$	1,874,270	\$	28,275,882

# STATEMENT OF CASH FLOWS

For the Year Ended December 31, 2017

		Primary Government	(	Component Units		Totals
RECONCILIATION OF OPERATING LOSS TO NET CASH	_					
FLOWS FROM OPERATING ACTIVITIES:						
Operating loss	\$	(7,914,437)	\$	(4,597,936)	\$	(12,512,373)
Adjustments to Reconcile Operating Loss to						
Net Cash Flows from Operating Activities						
Depreciation		5,896,030		5,710,888		11,606,918
Amortization of financing fees		-		5,912		5,912
Changes in assets, deferred outflows, liabilities and deferred inflows						
Tenant accounts receivable		52,171		(67,272)		(15,101)
Other accounts receivable		(4,368,632)		_		(4,368,632)
Development fees receivable		86,607		-		86,607
Prepaid expenses		(68,900)		(21,407)		(90,307)
Accounts payable		(705,610)		103,065		(602,545)
Other current liabilities		(2,792,742)		-		(2,792,742)
Accrued liabilities		3,839		162,285		166,124
Compensated absences		(94,856)		-		(94,856)
Tenant security deposits		(42,150)		(3,456)		(45,606)
Due to other governments		(51,215)		-		(51,215)
Pension related asset, liability, and deferrals		1,310,949		-		1,310,949
Unearned revenue		-		(24,520)		(24,520)
Net OPEB obligation		672,857	_	1.5		672,857
NET CASH FLOWS FROM OPERATING ACTIVITIES	<u>\$</u>	(8,016,089)	\$	1,267,559	\$	(6,748,530)
RECONCILIATION OF CASH AND CASH EQUIVALENTS						
TO STATEMENT OF NET POSITION						
Unrestricted	\$	19,998,706	\$	1,429,679	\$	21,428,385
Restricted - Other		5,311,956		· · · · -		5,311,956
Restricted - Tenant security deposits		1,090,950		444,591		1,535,541
TOTAL CASH AND CASH EQUIVALENTS	\$	26,401,612	\$	1,874,270	<u>\$</u>	28,275,882

NONCASH CAPITAL AND RELATED FINANCING ACTIVITIES

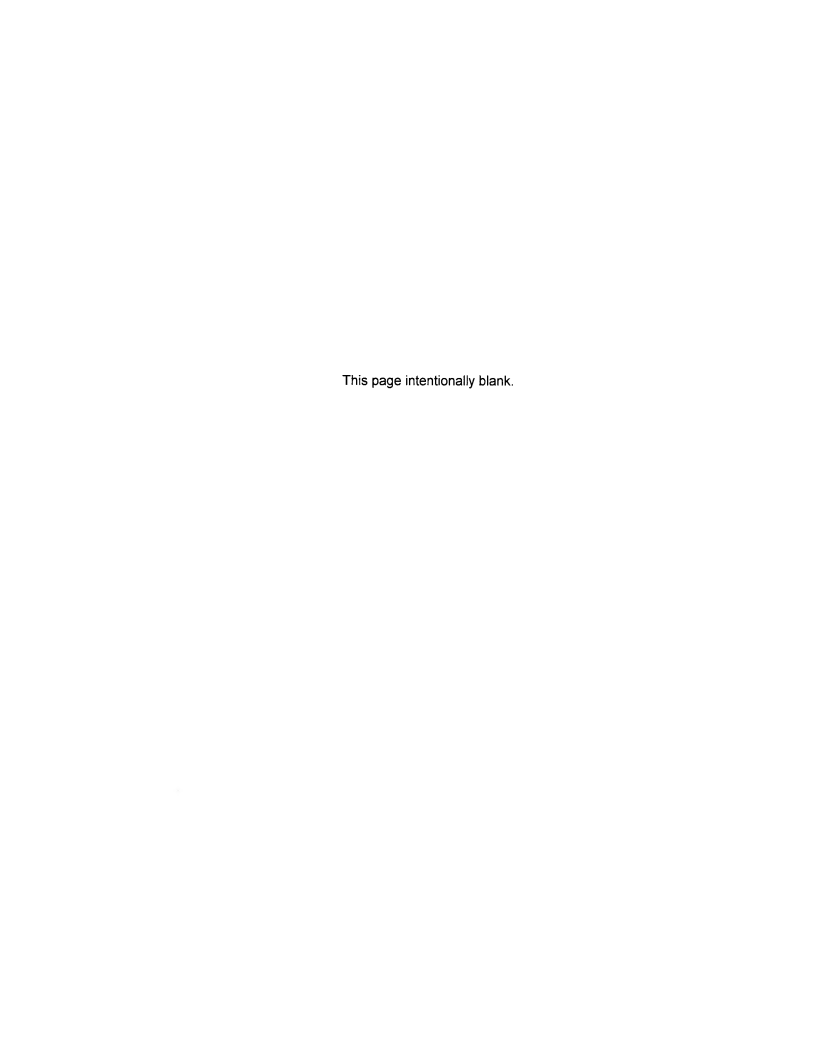
None

# COMBINING STATEMENT OF NET POSITION - COMPONENT UNITS As of December 31, 2017

	Carver Park	Highland Park	Cherry Court	Convent Hill	Scattered Sites	Scattered Sites II	Olga Village	Westlawn Renaissance	Lapham Park	Totals
ASSETS										
Current Assets										
Cash and investments	. 450 400				0 40.004	. 440.540	00.407			
Unrestricted	\$ 156,428		\$ 105,895							.,
Restricted - Tenant security deposits	65,786	43,222	43,568	27,263	10,643	13,103	11,605	150,543	78,858	444,591
Receivables			40.050	0.040	40.044	0.050	<b>5.00</b> 4	040.050	0.000	202 447
Tenants - Dwelling rents Miscellaneous	22,934	9,270	18,850 -	3,012	13,344	6,658 1,623	5,924 -	218,056	2,369	300,417 1,623
Prepaid items	25,627	19,705	25,342	1,290	17,617	6,799	15,837	61,752	74,074	248,043
Total Current Assets	270,775	155,231	193,655	54,939	85,485	138,695	62,793	948,410	514,370	2,424,353
Noncurrent Assets Restricted Assets Other investments										
Replacement reserve	65.724	134,539	254,604	174,901	80,968	61,695	61,110	394,628	342,007	1,570,176
Affordability and operating reserve	407,457	334,184	401,573	181,982	76,887	75,677	204,725	604,405	632,704	2,919,594
Capital Assets	107,101	001,101	.0.,0.0	,	. 0,007	,		55.,.55	,	_,,
Land	772,096	142,500	1,012,646	745,168	203,111	136,671	573,017	2,637,572	836,946	7,059,727
Other capital assets, net of	,	,	.,. ,.	,	,	,	,		,	
accumulated depreciation	6,977,524	7.292.022	12,238,588	9,031,716	4,345,150	5,270,195	10,123,989	61,603,491	26,780,666	143,663,341
Other Assets	, ,	, ,	, ,	. ,						
Tax credit fees, net		10,083	23,410	30,207	12,874	<del>-</del>		448,236	44,050	568,860
Total Noncurrent Assets	8 222 801	7 913 328	13,930,821	10,163,974	4,718,990	5,544,238	10,962,841	65,688,332	28,636,373	155,781,698
Total Assets	8,493,576	8 068 559	14,124,476	10,218,913	4,804,475	5,682,933	11,025,634	66,636,742	29,150,743	158,206,051

COMBINING STATEMENT OF NET POSITION - COMPONENT UNITS
As of December 31, 2017

	Carver Park	Highland Park	Cherry Court	Convent Hill	Scattered Sites	Scattered Sites II	Olga Village	Westlawn Renaissance	Lapham Park	Totals
LIABILITIES Current Liabilities										
							_			
Accounts payable Other current liabilities	\$ 25,824	,		\$ 41,877						,
Accrued interest	64,203	84,252	31,404	-	16,683	43,632	11,599	294,623	254,024	800,420
	-	8,052	3,337	3,834	-		179,739	-	-	194,962
Unearned revenue	10,143	42,448	14,764	10,133	1,946	10,850	-	182,942	42,541	315,767
Current portion of bonds and notes payable Current portion of notes and land	64,990	46,714	22,400	23,014	-	-		-	-	157,118
lease payable to primary government Liabilities payable from restricted assets	1,000,000	1,977	-	-	-	-	, -	-	-	1,001,977
Tenant security deposits	65,786	43,222	43,568	27,263	10,643	13,103	11,605	150,543	78,858	444,591
Total Current Liabilities	1,230,946	250,046	153,726	106,121	47,925	72,393	222,225	680,486	410,962	3,174,830
Noncurrent Liabilities										
Development fee payable	-	-	-	-	-	-	-	-	2,196,403	2,196,403
Accrued interest	5,804,157	1,870,537	2,925,029	1,587,489	722,831	877,378	165,681	358,567	99,614	14,411,283
Long-Term Debt										
Notes payable Other Liabilities	67,967	1,367,643	816,737	871,174	•		1,171,894	-	-	4,295,415
Notes and land lease payable to										
primary government	6,424,698	2,109,833	8,687,203	6,875,874	2,318,300	1,107,578	2,355,091	8,907,523	19,535,097	58,321,197
Total Noncurrent Liabilities	12,296,822	5,348,013	12,428,969	9,334,537	3,041,131	1,984,956	3,692,666	9,266,090	21,831,114	79,224,298
Total Liabilities	13,527,768	5,598,059	12,582,695	9,440,658	3,089,056	2,057,349	3,914,891	9,946,576	22,242,076	82,399,128
NET POSITION (DEFICIT)										
Net investment in capital assets	191,965	3.908.355	3.724.894	2.006.822	2,229,961	4,299,288	7,170,021	55,333,540	5,886,112	84,750,958
Unrestricted (deficit)	(5,226,157)	(1,437,855)	(2,183,113)	(1,228,567)	(514,542)	(673,704)	(59,278)	1,356,626	1,022,555	(8,944,035)
TOTAL NET POSITION (DEFICIT)	\$ (5,034,192)	\$ 2,470,500	<u>\$ 1,541,781</u>	\$ 778,255	\$ 1,715,419	\$ 3,625,584	\$ 7,110,743	\$ 56,690,166	\$ 6,908,667	\$ 75.806.923



# COMBINING STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN NET POSITION - COMPONENT UNITS For the Year Ended December 31, 2017

	Carver Park	Highland Park	Cherry Court	Convent Hīll	Scattered Sites	Scattered Sites II	Olga Village	Westlawn Renaissance	Lapham Park	Totals
OPERATING REVENUES Tenant revenue Rentais Other tenant revenue	\$ 913,058 17,689	\$ 804,539 19,485	\$ 823,295 17,618	\$ 558,720 4,509	\$ 269,495 6,120	\$ 245,840 3,446	\$ 282,228 6,192	\$ 2,141,696 76,497	\$ 1,334,196 <u>32,362</u>	\$ 7,373,067 183,918
Total Operating Revenues	930,747	824,024	840,913	563,229	275,615	249,286	288,420	2,218,193	1,366,558	7,556,985
OPERATING EXPENSES Administrative Utilities Ordinary maintenance Depreciation and amortization	289,515 123,782 305,511 631,412	242,196 159,432 264,221 523,065	249,775 170,229 265,625 447,017	113,896 - 361,401 	89,741 27,950 136,123 153,591	133,816 26,615 138,302 169,120	86,977 65,618 122,943 332,194	816,458 285,202 824,689 2,095,685	464,913 222,985 456,118 829,151	2,487,287 1,081,813 2,874,933 5,710,888
Total Operating Expenses	1,350,220	1,188,914	1,132,646	1,004,950	407,405	467,853	607,732	4,022,034	1,973,167	12 154 921
Operating Loss	(419,473)	(364,890)	(291,733)	(441,721)	(131,790)	(218,567)	(319,312)	(1,803,841)	(606,609)	(4,597,936)
NONOPERATING REVENUES (EXPENSES) Investment income Interest expense  Total Nonoperating Revenues (Expenses)	486 (536,105) (535,619)	55 (291,835) (291,780)	1,629 (385,365) (383,736)	288 (264,771) (264,483)	91 (84,861) (84,770)	80 (137,112) (137,032)	214 (53,977) (53,763)	1,516 (358,982) (357,466)	1,370 (64,729) (63,359)	5,729 (2,177,737) (2,172,008)
Loss Before Owner Distributions OWNER DISTRIBUTIONS	(955,092) 	(656,670) 	(675,469) (1,502)	(706,204) 	(216,560)	(355,599)	(373,075)	(2,161,307)	(669,968)	(6,769,944) (1,502)
Change in Net Position	(955,092)	(656,670)	(676,971)	(706,204)	(216,560)	(355,599)	(373,075)	(2,161,307)	(669,968)	(6,771,446)
NET POSITION (DEFICIT) - Beginning of Year	(4,079,100)	3,127,170	2,218,752	1,484,459	1,931,979	3,981,183	7,483,818	58,851,473	7,578,635	82,578,369
NET POSITION (DEFICIT) - END OF YEAR	\$ (5,034,192)	\$ 2,470,500	\$ 1,541,781	\$ 778,255	\$ 1,715,419	\$ 3,625,584	\$ 7,110,743	\$ 56 690 166	\$ 6,908,667	\$ 75,806,923

COMBINING STATEMENT OF CASH FLOWS - COMPONENT UNITS
For the Year Ended December 31, 2017

	Carver Park	Highland Park	Cherry Court	Convent Hill	Scattered Sites	Scattered Sites II	Olga Village	Westlawn Renaissance	Lapham Park	Totals
Cash flows from operating activities										
Receipts from tenants	\$ 902,360	\$ 813,948	\$ 799,935	\$ 559,925	\$ 264,848	\$ 251,269	\$ 279,085	\$ 2,057,498	\$ 1,348,951	\$ 7,277,819
Payments to suppliers	(713,573)	(600,278)	(663,803)	(455,982)	(234,390)	(271,088)	(259,860)	(1,961,447)	(1,033,757)	(6, 194, 178)
Other receipts (payments)	17,689	19,485	17,618	4,509	6,120	3,446	6,192	76,497	32,362	183 918
Net cash flows from operating activities	206,476	233,155	153,750	108,452	36,578	(16,373)	25,417	172,548	347,556	1,267,559
Cash flows from capital and related										
financing activities										
Owner distributions	-	-	(1,502)	_	_	_	-	_	_	(1,502)
Acquisitions and modernization of capital assets	(35,911)	(20,439)	(19,997)	(1,664)	(8,090)	(17,773)	-	(52,520)	(16,904)	(173,298)
Principal paid on mortgage revenue bonds	(67,566)	(45, 176)	(20,747)	(17,100)		-	_	(167,935)	-	(318,524)
Interest paid on long-term obligations	(14,637)	(100,166)	(90,914)	(68,617)	-		(247)	(43,186)	(57,026)	(374,793)
Development and financing fees paid	<u>-</u> _			•	_	_			(86,607)	(86,607)
Net cash flows from capital and related financing activities	(118,114)	(165,781)	(133,160)	(87,381)	(8,090)	(17,773)	(247)	(263,641)	(160,537)	(954,724)
Cash flows from investing activities										
Net (deposits to) withdrawals from replacement reserves	(13,899)	(23.017)	(18,748)	(21,004)	(7,633)	(8,163)	(6,754)	(36,953)	(53,634)	(189,805)
Net (deposits to) withdrawals from affordability reserves	-	(9)	(609)	(112)	(45)	(-,,	(-,:-:,	(815)	(00,00.)	(1,590)
Net (deposits to) withdrawals from operating reserves	-	(25)	(393)	(29)	` -	(43)	(174)	-	(853)	(1,517)
Investment income	486	55	1,629	288	91	`79 <sup>′</sup>	214	1,516	1,370	5,728
Net cash flows from investing activities	(13,413)	(22,996)	(18,121)	(20,857)	(7,587)	(8,127)	(6,714)	(36,252)	(53,117)	(187,184)
Net Change in Cash and Cash Equivalents	74,949	44,378	2,469	214	20,901	(42,273)	18,456	(127,345)	133,902	125,651
Cash and cash equivalents – Beginning of Year	147,265	81,878	146,994	50,423	33,623	165,888	22,576	795,947	304,025	1,748,619
Cash and Cash Equivalents - End of Year	\$ 222,214	\$ 126,256	<u>\$ 149,463</u>	\$ 50,637	\$ 54,524	\$ 123,615	\$ 41,032	\$ 668,602	\$ 437,927	\$ 1,874,270

COMBINING STATEMENT OF CASH FLOWS - COMPONENT UNITS
For the Year Ended December 31, 2017

	0	l li ale la card	Observe	0						
	Carver	Highland	Cherry	Convent	Scattered	Scattered	Olga	Westlawn	Lapham	
	Park	Park	Court	Hill	Sites	Sites II	Village	Renaissance	Park	Totals
RECONCILIATION OF OPERATING LOSS TO NET CASH										
FLOWS FROM OPERATING ACTIVITIES:										
Operating loss	\$ (419,473)	\$ (364,890)	\$ (291,733)	\$ (441,721)	\$ (131,790)	\$ (218,567)	\$ (319,312)	\$ (1,803,841)	\$ (606,609)	\$ (4,597,936)
Adjustments to reconcile operating loss to									· ()	* 130 - 100 -
net cash flows from operating activities										
Depreciation and amortization expense	631,412	523,065	447,017	529,653	153,591	169,120	332,194	2,095,685	829,151	5,710,888
Amortization of financing fees	-	2,211	2,091	948	-	-	247	415	· -	5,912
Changes in Assets and Liabilities								-		
Tenant accounts receivable	(12,098)	6,205	(13,418)	2,016	(9,933)	(5,094)	(3,870)	(33,405)	2,325	(67,272)
Prepaid expenses	(1,792)	1,618	(1,888)	(133)	(333)	(1,005)	(260)	(5,178)	(12,436)	(21,407)
Accounts payable	24,137	17,428	32,517	18,500	14,501	4,808	6,127	(47,622)	32,669	103,065
Accrued liabilities	(17,110)	44,314	(10,894)	-	5,256	23,842	9,564	17,287	90,026	162,285
Tenant security deposits	2,352	174	(3,045)	694	3,340	(327)	969	(8,593)	980	(3,456)
Unearned revenue	(952)	3,030	(6,897)	(1,505)	1,946	10,850	(242)	(42,200)	11,450	(24,520)
Total adjustments	(5,463)	72,769	(3,625)	19,572	14,777	33,074	12,288	(119,711)	125_014	148,695
Net cash flows from operating activities	<u>\$ 206,476</u>	<u>\$ 233,155</u>	\$ 153,750	\$ 108,452	\$ 36,578	\$ (16,373)	<u>\$ 25,417</u>	<u>\$ 172,548</u>	347,556	\$ 1,267,559
RECONCILIATION OF CASH AND CASH EQUIVALENTS TO STATEMENT OF NET POSITION										
Unrestricted	\$ 156,428	\$ 83,034	\$ 105,895	\$ 23,374	\$ 43,881	\$ 110,512	\$ 29,427	\$ 518,059	\$ 359,069	\$ 1,429,679
Restricted - tenant security deposits	65,786	43,222	43,568	27,263	10,643	13,103	11,605	150,543	78,858	444,591
TOTAL CASH AND CASH EQUIVALENTS	\$ 222,214	\$ 126,256	\$ 149,463	\$ 50,637	\$ 54,524	\$ 123,615	\$ 41,032	\$ 668,602	\$ 437,927	\$ 1,874,270

NONCASH CAPITAL AND RELATED FINANCING ACTIVITIES None



# INDEX TO NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

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NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

#### NOTE I – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accounting policies of the Housing Authority of the City of Milwaukee, Wisconsin conform to accounting principles generally accepted in the United States of America (GAAP) as applicable to enterprise funds of governmental units. The accepted standard-setting body for establishing governmental accounting and financial reporting principles is the Governmental Accounting Standards Board (GASB).

#### A. REPORTING ENTITY

This report contains the financial information of the Housing Authority of the City of Milwaukee (the "Authority"). The Authority is a separate body, corporate, and politic, which was established by State Statute 66.40 in 1944. The Authority is directed by seven commissioners who are appointed by the Mayor of the City of Milwaukee and confirmed by the Common Council for staggered five-year terms.

The reporting entity for the Authority consists of the primary government and its component units. Component units are legally separate organizations for which the primary government is financially accountable or other organizations for which the nature and significance of their relationship with the primary government are such that their exclusion would cause the reporting entity's financial statements to be misleading. The primary government is financially accountable if (1) it appoints a voting majority of the organization's governing body and it is able to impose its will on that organization. (2) it appoints a voting majority of the organization's governing body and there is a potential for the organization to provide specific financial benefits to, or impose specific financial burdens on, the primary government, (3) the organization is fiscally dependent on and there is a potential for the organization to provide specific financial benefits to, or impose specific financial burdens on, the primary government. Certain legally separate, tax exempt organizations should also be reported as a component unit if all of the following criteria are met: (1) the economic resources received or held by the separate organization are entirely or almost entirely for the direct benefit of the primary government, its component units, or its constituents; (2) the primary government or its component units, is entitled to, or has the ability to access, a majority of the economic resources received or held by the separate organization; and (3) the economic resources received or held by an individual organization that the primary government, or its component units, is entitled to, or has the ability to otherwise access, are significant to the primary government.

Component units are reported using one of two methods, discrete presentation or blending. Generally, component units should be discretely presented in a separate column in the financial statements. A component unit should be reported as part of the primary government using the blending method if it meets any one of the following criteria: (1) the primary government and the component unit have substantively the same governing body and a financial benefit or burden relationship exists, (2) the primary government and the component unit have substantively the same governing body and management of the primary government has operational responsibility for the component unit, (3) the component unit serves or benefits, exclusively or almost exclusively, the primary government rather than its citizens, or (4) the total debt of the component unit will be paid entirely or almost entirely from resources of the primary government.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

## NOTE I – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont.)

## A. REPORTING ENTITY (cont.)

Each discretely presented component unit is reported in a separate column in the financial statements to emphasize that it is legally separate from the Authority and is fiscally dependent on the Authority. Separately issued financial statements of all component units may be obtained from Armando Gutierrez, the executive director at the Friends of Housing Corporation, at Friends of Housing Corporation, P.O. Box 772, Milwaukee, WI 53201-0772.

Accounting principles generally accepted in the United States of America require the inclusion of a combining statement of net position and a combining statement of revenues, expenses and change in net position for all major component units be included in the Authority's basic financial statement if not presented in separate columns on the Authority's statement of net position or the statement of revenues, expenses and change in net positon; however those principles do not required the inclusion of an aggregate total of cash flows for its component units on the statement of cash flows or a combining statement of cash flows for its component units if the component unit issue separate standalone financial statements. As previously noted, each discretely presented component unit issues separate financial statement; however management has elected to include an aggregate total of cash flows for its component units on the statement of cash flows and a combining statement of cash flows for its component units.

# **Blended Component Units**

Travaux, Inc.

In May 2013, the Authority formed Travaux, Inc. (Travaux). The purpose of Travaux is to provide for services outside of the Authority's portfolio while continuing to serve the Authority's modernization and development services needs during the initial years of operations. Travaux and the Authority have substantially the same governing body, management of the Authority has operational responsibility for Travaux and a financial benefit or burden relationship exists. The activity of Travaux is reported in the General Fund program of the Authority. Travaux does not issue separate financial statements.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

# NOTE I – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont.)

# A. REPORTING ENTITY (cont.)

# Discretely Presented Component Units

Carver Park Tax Credit Limited Partnership

In February 1999, the Authority entered into a limited partnership with Friends of Housing Corporation named Carver Park, LLC (Carver Park). The Authority has a 51% ownership, while Friends of Housing Corporation has 49%. During 2000, Carver Park entered into a limited partnership named Carver Park Tax Credit Limited Partnership (Partnership). The general partner of the Partnership is Carver Park with a .01% interest and equity investors are the limited partners with a 99.9% interest. The main purpose of the Partnership was to construct and operate Carver Park affordable housing development and to qualify for low income housing tax credits pursuant to Section 42 of the Internal Revenue Code. The Partnership's operating agreement calls for the Partnership to dissolve on December 31, 2050. The information presented for the Partnership is for the fiscal years ended December 31, 2017.

Carver Park has constructed and is operating two low-income housing apartment properties located in Milwaukee, Wisconsin, jointly called Townhomes at Carver Park. The first property (hereafter referenced as Carver I) consists of 19 buildings totaling 64 units. The second property (hereafter referenced as Carver II) consists of 16 buildings totaling 58 units. The properties were placed in service during 2001.

#### Highland Park Community, LLC

As of August 8, 2003, Highland Park Community, LLC (Highland Park), a limited liability company was created. The Managing Member of the Highland Park Community, LLC is Highland Park Development, LLC, which is 100% owned by the Authority, and which has a .01% interest in the Highland Park Community, LLC. The purpose of Highland Park is to construct and operate the 114 unit elderly and disabled component of the Highland Park Housing development and to qualify for low income housing tax credits pursuant to Section 42 of the Internal Revenue Code. The tax credits are worth \$8.2 million. The property was placed in service during 2004. The information presented for Highland Park is for the fiscal years ended December 31, 2017.

#### Cherry Court Development, LLC

As of November 29, 2004, the Authority formed Cherry Court Development, LLC (Cherry Court), a limited liability company. The purpose of Cherry Court is to construct and operate the 120 unit elderly and disabled component of the Cherry Court Housing Development and to qualify for low income housing tax credits pursuant to Section 42 of the Internal Revenue Code. Proceeds from the sale of tax credits are worth \$9.3 million and will be invested in the development. Total funding for the development was over \$18 million, with the balance coming from a combination of HOPE VI funding received by the Authority, other federal funds, and private financing. The property was placed in service during 2006. The information presented for Cherry Court is for the fiscal years ended December 31, 2017.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

## NOTE I – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont.)

# A. REPORTING ENTITY (cont.)

# Discretely Presented Component Units (cont.)

Convent Hill Development, LLC

As of November 17, 2005, the Authority formed Convent Hill Development, LLC (Convent Hill), a limited liability company. The purpose of Convent Hill is to construct and operate 80 low-income housing units of the Convent Hill Housing Development and to qualify for low income housing tax credits pursuant to Section 42 of the Internal Revenue Code. Proceeds from the sale of tax credits are worth \$8.2 million and will be invested in the development. Total funding for the development was over \$16 million, with the balance coming from a combination of other federal funds and private financing. The project was placed in service during 2007. The information presented for Convent Hill is for the fiscal years ended December 31, 2017.

Scattered Sites, LLC

As of September 24, 2007, the Authority formed Scattered Sites, LLC (Scattered Sites), a limited liability company. The purpose of Scattered Sites is to construct and develop 24 scattered sites, single family homes known as the "Scattered Sites Revitalization Project" and to qualify for low income housing tax credits pursuant to Section 42 of the Internal Revenue Code. Proceeds from the sale of tax credits are worth \$3.7 million and will be invested in the development. Total funding for the development was over \$6.5 million, with the balance coming from a combination of other federal funds and private financing. The project was placed in service in 2008. The information presented for Scattered Sites is for the fiscal years ended December 31, 2017.

Scattered Sites II, LLC

As of November 10, 2008, the Authority formed Scattered Sites II, LLC (Scattered Sites II), a limited liability company. The purpose of Scattered Sites II is to construct and develop 24 scattered sites, single family homes known as the "Scattered Sites II Revitalization Project" and to qualify for low income housing tax credits pursuant to Section 42 of the Internal Revenue Code. Proceeds from the sale of tax credits are estimated to be worth \$5.8 million and will be invested in the development. Total funding for the development will be over \$6.8 million, with the balance coming from a combination of other federal funds and private financing. The project was placed in service in 2009. The information presented for Scattered Sites II is for the fiscal years ended December 31, 2017.

Olga Village, LLC

As of August 20, 2009, the Authority formed Olga Village, LLC (Olga Village), a limited liability company. The purpose of Olga Village is to construct and develop 37 senior and elderly units known as the "Olga Village" and to qualify for low income housing tax credits pursuant to Section 42 of the Internal Revenue Code. Proceeds from the sale of tax credits are estimated to be worth \$7.4 million and will be invested in the development. Total funding for the development will be over \$9.7 million, with the balance coming from a combination of other federal funds and private financing. The project was placed in service in 2010. The information presented for Olga Village is for the fiscal years ended December 31, 2017.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

# NOTE I – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont.)

## A. REPORTING ENTITY (cont.)

# Discretely Presented Component Units (cont.)

Westlawn Renaissance, LLC

As of November 8, 2010, the Authority formed Westlawn Renaissance, LLC, a limited liability company. Westlawn Renaissance, LLC is the owner entity for the revitalization of the eastern side of Westlawn housing development (Westlawn). In 2010, the Wisconsin Housing and Economic Development (WHEDA) awarded HACM a tax credit allocation of over \$76 million for Westlawn. The tax credit will be used for the first phase of the redevelopment which will include the eastern portion of Westlawn along W. Silver Spring Drive between 60th and 64th Streets. The funding for the development was over \$82 million with the balance coming from a combination of other federal funds and private financing. Phase I plans include replacing 332 distressed, barracks-style housing units with up to 345 housing units which will include the 250 tax credit units owned by Westlawn Renaissance, LLC. The housing units will be comprised of single family homes, duplexes, and multifamily rental housing units. Phase I plan will also include market rate home ownership and rental units. The new units will be designed for environmental sustainability and in a mixture of styles to match the architectural features of the surrounding neighborhood. The project was placed in service in 2012. The information presented for Westlawn Renaissance, LLC is for the period ended December 31, 2017.

# Lapham Park, LLC

As of October 11, 2011, the Authority incorporated Lapham Park, LLC, a limited liability company. This is the owner entity for the rehabilitation of Lapham Park, a 201 unit elderly designated high rise building. Lapham Park was originally built in 1964. Lapham Park serves low-income, disabled adults and elderly individuals, many of whom are also disabled, wheelchair-bound, suffer from vision or hearing loss and show the early signs of Alzheimer's. Upon completion of the project, all 201 housing units will be handicapped accessible. Lapham Park serves as a national model of a Continuing Care Community partnership for low-income seniors. By allowing seniors to age in their community instead of transferring to more expensive nursing care, the partnership has saved approximately \$1 million in Medicaid nursing home costs annually. The total rehabilitation cost was budget at around \$33 million. The Housing Authority received about \$12 million in tax credit allocation from WHEDA for this project under the 4% tax credit program. The balance of the rehabilitation budget will be financed from HACM's capital fund program and other federal funds. The project was placed in service on various dates ranging from November 2011 to November 2012. The information presented for Lapham Park is for the fiscal year ended December 31, 2017.

The Housing Authority reports its component units (ownership entities) that were incorporated to own mixed finance developments currently under development as part of its Primary Government Operations. All inter-company transactions between the Primary Government and these Component Units are eliminated for purposes of financial statement presentations. Equity drawdown and third party loans obtained during construction period are reported under the Primary Government operations. These entities will be presented discretely as separate component units when the rental units are placed in service. As of December 31, 2017, there were no mixed finance developments in progress.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

#### NOTE I - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont.)

#### B. FINANCIAL STATEMENTS

The Authority has determined that for purposes of financial reporting the HUD subsidies for ongoing operations and housing assistance payments for each unit rented to qualified tenants are directly related to the Authority's mission and therefore are recorded as operating grant revenue.

The financial statements of the Authority include the accounts of the four programs listed below:

Low Income Housing Program
Housing Choice Voucher Program

Veteran's Housing Program

ousing Choice Voucher Program General Fund

The Low Income Housing Program manages 2,668 dwelling units at the end of 2017, in 17 housing developments and approximately 330 units of scattered sites. The U.S. Department of Housing and Urban Development (HUD) provides funding in the form of subsidies for this program.

The Housing Choice Voucher Program had approximately 5,760 units under contract at the end of 2017. The Authority provides rental assistance to low-income families under this program. HUD provides funding in the form of subsidies for this program.

In addition to the above programs, the Authority also owns and manages four housing developments which are not federally subsidized. These developments include Southlawn Park (12 units) and three Veterans Housing Developments, Northlawn, Southlawn, and Berryland consisting of 978 units. The veterans developments were constructed in 1949-1950 to meet housing needs for the area's veterans. They were financed without the use of federal funds, relying principally on revenue bonds. Veterans Housing Developments receive no subsidy from any governmental agency. Rental revenues, which are fixed by unit size, are used to pay all expenses. Applicants for these units must meet income criteria set by the Authority.

The General Fund was established in accordance with Resolution Number 896, adopted December 7, 1954. The General Fund was created to hold, invest, and disburse monies which may accrue to the Authority free and clear of all liens, charges and encumbrances as a result of its operation, management, and control of the various Veterans Housing Developments. In addition to the above, the General Fund is also used to account for all financial transactions of the Authority other than those reflected in Low Income Housing, Housing Choice Voucher, or the Veterans Housing Programs.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

## NOTE I - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont.)

#### C. MEASUREMENT FOCUS, BASIS OF ACCOUNTING, AND FINANCIAL STATEMENT PRESENTATION

The Authority engages in business-type activities. Business-type activities are financed in whole or in part by fees charged to external parties for goods or services. Accordingly, the accounts of the Authority, which are organized as an enterprise fund, are used to account for the Authority's activities that are financed and operated in a manner similar to a private business enterprise. The Authority maintains its records on the accrual basis of accounting. Revenues from operations, investments, and other sources are recorded when earned. Expenses, including depreciation and amortization, are recorded when incurred.

Non-exchange transactions, in which the Authority receives value without directly giving equal value in return, include operating subsidies from related organization, grants, and contributions. Revenue from subsidies, grants and contributions is recognized in the fiscal year in which all eligibility requirements have been satisfied. Eligibility requirements include timing requirements, which specify the year when the resources are required to be used or the fiscal year when use is first permitted, and expenditure requirements, in which the resources are provided to the Authority on a reimbursement basis.

The Authority distinguishes operating revenues and expenses from nonoperating items. Operating revenues and expenses generally result from providing services in connection with the principal operations of the Authority. Operating revenues of the Authority result from exchange transactions associated with providing housing and related services and HUD PHA operating subsidies and housing assistance payments that are directly related to the Authority's mission. Operating expenses for the Authority include the cost of housing services provided, administrative expenses and depreciation on capital assets. All revenues and expenses not meeting this definition are reported as nonoperating revenues and expenses. Nonoperating revenue includes capital grants, miscellaneous noncapital grants, investment income and other revenues not meeting the definition of operating.

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, deferred outflows of resources, liabilities and deferred inflows of resources and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

As a general rule, the effect of interprogram activity has been eliminated from the business-wide financial statements.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

#### NOTE I – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont.)

#### D. ASSETS, DEFERRED OUTFLOWS, LIABILITIES, DEFERRED INFLOWS, AND NET POSITION OR EQUITY

## 1. Deposits and Investments

For purposes of the statement of cash flows, the Authority considers all highly liquid investments, except for amounts presented as restricted investments or investment with fiscal agent, with an initial maturity of three months or less when acquired to be cash equivalents.

Investment of Authority funds is restricted by Wisconsin state statutes. Available investments are limited to:

- a. Time deposits in any credit union, bank, savings bank or trust company maturing in three years or less.
- b. Bonds or securities of any county, city, drainage district, technical college district, village, town, or school district of the state. Also, bonds issued by a local exposition district, a local professional baseball park district, a local professional football stadium district, a local cultural arts district, the University of Wisconsin Hospitals and Clinics Authority, or the Wisconsin Aerospace Authority.
- c. Bonds or securities issued or guaranteed by the federal government.
- d. The local government investment pool.
- e. Any security maturing in seven years or less and having the highest or second highest rating category of a nationally recognized rating agency.
- f. Securities of an open-end management investment company or investment trust, subject to various conditions and investment options.
- g. Repurchase agreements with public depositories, with certain conditions.

The Authority has adopted an investment policy that follows all state statutes and the HUD guidelines for investment. That policy contains the following guidelines for allowable investments:

## Custodial Credit Risk

Collateral is required for all Housing Authority investments except for investments held at the time the investment policy was adopted. The collateral must be on the Authority's approved list of investments.

#### Credit Risk and Concentration of Credit Risk

The Authority cannot have more than 50% of its investment portfolio in a single investment. There is an exception for investments that are fully collateralized by Federal Government insurance.

#### Interest Rate Risk

To the extent possible, the Authority will attempt to match its investments with anticipated cash flow requirements.

NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE I - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont.)

## D. ASSETS, DEFERRED OUTFLOWS, LIABILITIES, DEFERRED INFLOWS, AND NET POSITION OR EQUITY

#### 1. Deposits and Investments (cont.)

Investments are stated at fair value, which is the amount at which an investment could be exchanged in a current transaction between willing parties. Fair values are based on methods and inputs as outlined in Note II.A. No investments are reported at amortized cost. Adjustments necessary to record investments at fair value are recorded in the operating statement as increases or decreases in investment income. Investment income on commingled investments is allocated based on average balances. The difference between the bank balance and carrying value is due to outstanding checks and/or deposits in transit.

The Wisconsin Local Government Investment Pool (the Pool or LGIP), is part of the State Investment Fund (SIF), and is managed by the State of Wisconsin Investment Board. The SIF is not registered with the Securities and Exchange Commission, but operates under the statutory authority of Wisconsin Chapter 25. The SIF reports the fair value of its underlying assets annually. Participants in the LGIP have the right to withdraw their funds in total on one day's notice. At December 31, 2017, the fair value of the Authority's share of the LGIP's assets was substantially equal to the amount as reported in these statements.

See Note II. A. for further information.

## 2. Investments with Fiscal Agent

Investments with fiscal agent are amounts placed in trust under the direction of the trustees and are available only for debt retirement or the original purpose of the borrowings.

#### 3. Receivables

Tenant accounts receivable have been shown net of an allowance for uncollectible accounts of \$104,843 for the year ended December 31, 2017.

Grants receivable represent amounts due from federal agencies for program expenses incurred by the Authority for which reimbursement have not been made.

The Authority has significant receivables from its Component Units which are presented in the Statement of Net Position as notes receivable. The terms of these notes receivables are described in detail in the Component Unit section of Note II. E.

#### 4. Prepaid Items

Certain payments to vendors reflect costs applicable to future accounting periods and are recorded as prepaid items in the financial statements.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### NOTE I - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont.)

D. ASSETS, DEFERRED OUTFLOWS, LIABILITIES, DEFERRED INFLOWS, AND NET POSITION OR EQUITY (cont.)

#### 5. Restricted Assets

Mandatory segregations of assets are presented as restricted assets. Such agreements are required by bond agreements, grant agreements and other external parties. Current liabilities payable from these restricted assets are so classified. The excess of restricted assets over current liabilities payable from restricted assets will be used first for retirement of related long-term debt. The remainder, if generated from earnings, is shown as restricted net position.

## 6. Capital Assets

Capital assets are defined by the Authority as assets with an initial cost of more than \$5,000 and an estimated useful life in excess of 1 year. All capital assets are valued at historical cost, or estimated historical cost if actual amounts are unavailable. Donated capital assets are recorded at their estimated fair value at the date of donation.

The costs for ordinary and extraordinary maintenance and repairs are charged against income as incurred, while betterments and additions are capitalized at year end. Depreciation is provided on the straight-line method over the estimated useful lives of the respective assets, which are equipment (5 years) and buildings and site improvements (10 - 40 years). Interest expense is not capitalized on rehabilitation projects.

Rental property of Carver Park, Highland Park, Cherry Court, Convent Hill, Scattered Sites, Scattered Sites II, Olga Village, Westlawn Renaissance and Lapham Park is stated at cost. Depreciation of rental property is computed principally by the straight-line and declining balance methods based upon the following estimated useful lives of the assets:

Site Improvements 15 - 20 Years Buildings 10 - 40 Years Furnishing and equipment 5 - 10 Years

Construction in progress includes costs incurred for development, a portion of which may be reclassified to other assets pending future events with component units.

#### 7. Financing and Tax Credit Fees

Financing fees are deferred and amortized on the straight-line method over the term of the debt issue. Tax credit fees are deferred and amortized on the straight-line method over the life of the tax credit compliance period of 15 years.

## 8. Deferred Outflows of Resources

A deferred outflow of resources represents a consumption of net position that applies to a future period and will not be recognized as outflow of resources (expense) until that future time.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

#### NOTE I – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont.)

## D. ASSETS, LIABILITIES, DEFERRED INFLOWS OF RESOURCES, AND NET POSITION OR EQUITY (cont.)

#### 9. Long-Term Obligations

All long term obligations to be repaid from business-type resources are reported as liabilities in the statements. The long-term obligations consist primarily of revenue bonds payable, compensated absences, net pension liability and net OPEB obligation.

## 10. Compensated Absences

Under terms of employment, employees are granted sick leave and vacation benefits in varying amounts. All vested vacation and sick leave pay is accrued when incurred and is presented as compensated absences in the financial statements. Payments for vacation and sick leave will be made at rates in effect when the benefits are used. Accumulated vacation and sick leave liabilities at December 31, 2017 are determined on the basis of current salary rates.

#### 11. Deferred Inflows of Resources

A deferred inflow of resources represents an acquisition of net position that applies to a future period and therefore will not be recognized as an inflow of resources (revenue) until that future time.

#### 12. Net Position

Net position is displayed in three components as follows:

- a. Net investment in capital assets Consists of capital assets including restricted capital assets, net of accumulated depreciation and reduced by the outstanding balances (excluding unspent debt proceeds) of any bonds, mortgages, notes or other borrowings that are attributable to the acquisition, construction, or improvement of those assets.
- b. Restricted net position Consists of net position with constraints placed on their use either by 1) external groups such as creditors, grantors, contributors, or laws or regulations of other governments or, 2) law through constitutional provisions or enabling legislation.
- c. Unrestricted net position All other net positions that do not meet the definition of "restricted" or "net investment in capital assets."

When both restricted and unrestricted resources are available for use, generally it is the Authority's policy to use restricted resources first, then unrestricted resources as they are needed.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

## **NOTE II -- DETAILED NOTES ON ALL FUNDS**

#### A. DEPOSITS AND INVESTMENTS

The Authority's deposits and investments at year end were comprised of the following:

	Carrying Value	Bank Balance	Associated Risk
Demand deposits Petty cash	\$ 18,798,673 700	\$ 18,307,503 -	Custodial credit risk N/A
US agencies - implicitly guaranteed	11,423,131	11,423,131	Credit, custodial credit, concentration of credit and interest rate risk Custodial credit and interest
US agencies - explicitly guaranteed	53,409	53,409	rate risk Custodial credit and interest
US treasuries	1,104,834	1,104,834	
LGIP	979,497	979,497	Credit risk
Total Deposits and Investments	\$ 32,360,244	\$ 31,868,374	
Reconciliation to financial statements Per statement of net position Current Assets			
Unrestricted cash and cash equivalents	\$ 19,998,706		
Other restricted - cash and cash equivalents	5,311,956		
Restricted cash - tenant security deposits Non-Current Assets	1,090,950		
Investment with fiscal agent	5,958,632		
Total Deposits and Investments	\$ 32,360,244		

Deposits in each local and area bank are insured by the FDIC in the amount of \$250,000 for time and savings accounts (including NOW accounts), and \$250,000 for demand deposit accounts (interest-bearing and noninterest-bearing). In addition, if deposits are held in an institution outside of the state in which the government is located, insured amounts are further limited to a total of \$250,000 for the combined amount of all deposit accounts.

Bank accounts are also insured by the State Deposit Guarantee Fund in the amount of \$400,000. However, due to nature of this fund, recovery of material principal losses may not be significant to individual entities. The coverage has not been considered in computing custodial credit risk.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

#### A. DEPOSITS AND INVESTMENTS (cont.)

The Authority categorizes its fair value measurements within the fair value hierarchy established by generally accepted accounting principles. The hierarchy is based on the valuation inputs used to measure the fair value of the asset. Level 1 inputs are quoted prices in active markets for identical assets; Level 2 inputs are significant other observable inputs; Level 3 inputs are significant unobservable inputs.

The valuation methods for recurring fair value measurements are as follows:

#### ➤ Market Value

	 	As of Decem	ber	31, 2017	
Investment Type	Level 1	Level 2		Level 3	Total
U.S. Agencies - implicitly guaranteed	\$ -	\$ 11,423,131	\$	-	\$ 11,423,131
U.S. Agencies - explicitly guaranteed	-	53,409		-	53,409
U.S. Treasuries	1,104,834				1,104,834
Total	\$ 1,104,834	\$ 11,476,540	\$	_	\$ 12,581,374

#### Custodial Credit Risk

Deposits – Custodial credit risk is the risk that in the event of a financial institution failure, the Authority's deposits may not be returned to the Authority.

As of December 31, 2017, \$5,417,826 of the Authority's total bank balances were exposed to custodial credit risk as uninsured and uncollateralized.

Investments – For an investment, custodial credit risk is the risk that, in the event of the failure of the counterparty, the Authority will not be able to recover the value of its investments or collateral securities that are in the possession of an outside party.

As of December 31, 2017, \$12,323,173 of the Authority's investments was exposed to custodial credit risk as neither insured nor registered and held by counterparty.

#### Credit Risk

Credit risk is the risk that an issuer or other counter party to an investment will not fulfill its obligation.

As of December 31, 2017 the Authority had \$979,497 invested in the Local Government Investment Pool, which is not rated.

The Authority's investments in U.S. Agencies – implicitly guaranteed of \$11,423,131, U.S. Agencies – explicitly guaranteed of \$53,409 and U.S. Treasuries of \$1,104,834 were rated Aaa by Moody's Investor Services and/or AA+ by Standard & Poor's as of December 31, 2017.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

## NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

## A. DEPOSITS AND INVESTMENTS (cont.)

#### Interest Rate Risk

Interest rate risk is the risk that changes in interest rates will adversely affect the value of an investment.

As of December 31, 2017, the Authority's investments are as follows:

		Maturity	in years
Investment Type	Fair Value	Less than 1 year	1 to 5 years
US agencies - implicitly guaranteed US agencies - explicitly guaranteed US treasuries	\$ 11,423,131 53,409 1,104,834	\$ 4,808,375 3,215 799,507	\$ 6,614,756 50,194 305,327
Total Investments	\$ 12,581,374	\$ 5,611,097	\$ 6,970,277

## Concentration of Credit Risk

Concentration of credit risk is the risk of loss attributed to the magnitude of the Authority's investment in a single issuer. At December 31, 2017, the investment portfolio had concentration of investments greater than 5% of the total portfolio as follows:

		Percentage
lssuer	Investment Type	of Portfolio
Federal National Mortgage Association	US agency - implicitly guaranteed	36.1%
Federal Home Loan Mortgage Corporation	US agency - implicitly guaranteed	34.0%
Federal Home Loan Banks	US agency - implicitly guaranteed	16.5%

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NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

## NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

## A. DEPOSITS AND INVESTMENTS (cont.)

For financial reporting purposes, the component units consider all investments purchased with a maturity of three months or less to be cash equivalents, with the exception of cash not available to the partnership due to restrictions placed on it. The risks associated with the component unit's cash and investment balances are not known. The cash balances for the component units as of December 31, 2017 are as follows:

## **Component Units**

#### **CARVER PARK**

	 Totals
Cash and equivalents	
Unrestricted	\$ 156,428
Restricted - Tenant security deposits Other investments- Restricted	65,786
Replacement reserve	65,724
Affordability and operating reserve	 407,457
Total cash and investments	\$ 695,395

#### **HIGHLAND PARK**

	 Totals
Cash and equivalents	
Unrestricted	\$ 83,034
Restricted - Tenant security deposits	43,222
Other investments- Restricted	
Replacement reserve	134,539
Affordability and operating reserve	 334,184
Total cash and investments	\$ 594,979

## **CHERRY COURT**

	 Totals
Cash and equivalents	
Unrestricted	\$ 105,895
Restricted - Tenant security deposits	43,568
Other investments- Restricted	
Replacement reserve	254,604
Affordability and operating reserve	 401,573
Total cash and investments	\$ 805,640

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

## A. DEPOSITS AND INVESTMENTS (cont.)

Component Units (cont.)

## **CONVENT HILL**

	 Totals
Cash and equivalents	
Unrestricted	\$ 23,374
Restricted - Tenant security deposits	27,263
Other investments- Restricted	
Replacement reserve	174,901
Affordability and operating reserve	 181,982
Total cash and investments	\$ 407,520

## **SCATTERED SITES**

	 Totals
Cash and equivalents	
Unrestricted	\$ 43,881
Restricted - Tenant security deposits	10,643
Other investments- Restricted	
Replacement reserve	80,968
Affordability and operating reserve	 76,887
Total cash and investments	\$ 212,379

## **SCATTERED SITES II**

	Totals	
Cash and equivalents		
Unrestricted	\$	110,512
Restricted - Tenant security deposits		13,103
Other investments - Restricted		
Replacement reserve		61,695
Operating reserve		75,677
Total cash and investments	\$	260,987

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

# A. DEPOSITS AND INVESTMENTS (cont.)

Component Units (cont.)

## **OLGA VILLAGE**

	 Totals
Cash and equivalents	
Unrestricted	\$ 29,427
Restricted - Tenant security deposits	11,605
Other investments- Restricted	
Replacement reserve	61,110
Operating reserve	 204,725
Total cash and investments	\$ 306,867

## **WESTLAWN RENAISSANCE**

	 Totals
Cash and equivalents	
Unrestricted	\$ 518,059
Restricted - Tenant security deposits	150,543
Other investments- Restricted	
Replacement reserve	394,628
Operating reserve	 604,405
Total cash and investments	\$ 1,667,635

## **LAPHAM PARK**

	Totals
Cash and equivalents	
Unrestricted	\$ 359,069
Restricted - Tenant security deposits	78,858
Other investments- Restricted	
Replacement reserve	342,007
Operating reserve	 632,704
Total cash and investments	\$ 1,412,638

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

## B. RESTRICTED ASSETS

Following is a list of restricted assets at December 31, 2017:

	Totals
Cash and cash equivalents	
Tenant security deposits	\$ 1,090,950
Replacement reserve	2,842,803
Home ownership	~
Family Self Sufficiency escrow	113,690
FEMA unearned revenue	1,040,150
Housing choice voucher	1,316,071
Investments	
Debt service	89,475
Construction funds	5,868,399
Total cash and investments	12,361,538
Deferred mortgage receivable	 913,431
Total restricted assets	13,274,969
Less: current amounts	 (6,402,906)
Total noncurrent restricted assets	\$ 6,872,063

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

## C. CAPITAL ASSETS

Capital asset activity for the Authority for the year ended December 31, 2017, was as follows:

HOUSING AUTHORITY	Beginning Balance	Additions	Deletions	Ending Balance
Capital assets not being depreciated				
Land	\$ 35,522,589	\$ -	\$ -	\$ 35,522,589
Construction in progress	1,457,205	5,377,959	839,266	5,995,898
Total Capital Assets				
Not Being Depreciated	36,979,794	5,377,959	839,266	41,518,487
Capital assets being depreciated				
Buildings and improvements	297,567,098	4,110,127	-	301,677,225
Equipment	3,586,874	27,195	101,232	3,512,837
Total Capital Assets				
Being Depreciated	301,153,972	4,137,322	101,232	305,190,062
Total Capital Assets	338,133,766	9,515,281	940,498	346,708,549
Less: Accumulated depreciation for				
Buildings and improvements	(235,221,398)	(5,665,916)	-	(240,887,314)
Equipment	(2,634,122)	(230,113)	72,755	(2,791,480)
Total Accumulated Depreciation	(237,855,520)	(5,896,029)	72,755	_(243,678,794)
Net Capital Assets				
Being Depreciated	63,298,452	(1,758,707)	28,477	61,511,268
Total Capital Assets, Net of Accumulated Depreciation	<u>\$ 100,278,246</u>	\$ 3,619,252	\$ 867,743	\$ 103,029,755

Construction in progress at December 31, 2017 included approximately \$2,900,000 of costs incurred in connection with the Westlawn and Victory Manor projects pursuant to reimbursement agreements with the related entity.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

# C. CAPITAL ASSETS (cont.)

# Component Units

Capital asset activity for Carver Park for the year ended December 31, 2017, was as follows:

	В	eginning					Ending
CARVER PARK		Balance	Additions	Deletion	าร		Balance
Capital assets not being depreciated							
Land	\$	772,096	<u> </u>	\$	_	\$	772,096
Capital assets being depreciated							
Land improvements		227,268	2,100		1.5		229,368
Buildings and improvements		17,048,066	3,435		-		17,051,501
Equipment		80,978	30,376				111,354
Total Capital Assets							
Being Depreciated		17,356,312	35,911		-	_	17,392,223
Total Capital Assets		18,128,408	35,911		_	_	18,164,319
Less: Accumulated depreciation for							
Land improvements		(221,023)	(1,482)		-		(222,505)
Buildings and improvements		(9,490,956)	(619,987)		-		(10,110,943)
Equipment		(71,308)	(9,943)		-		(81,251)
Total Accumulated Depreciation		(9,783,287)	(631,412)		<u>-</u>	_	(10,414,699)
Net Capital Assets							
Being Depreciated		7,573,025	(595,501)		-	<u> </u>	6,977,524
Total Capital Assets, Net of							
Accumulated Depreciation	\$	8,345,121	<u>\$ (595,501)</u>	\$	-	\$	7,749,620

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

## C. CAPITAL ASSETS (cont.)

## Component Units (cont.)

Capital asset activity for Highland Park for the year ended December 31, 2017, was as follows:

HIGHLAND PARK	Beginning Balance	Additions	Deletions		Ending Balance
Capital assets not being depreciated Land	\$ 142,500	<u>\$ -</u>	\$	\$	142,500
Capital assets being depreciated					
Land improvements	37,500	9,595			47,095
Buildings and improvements	13,783,921	-	-		13,783,921
Equipment	 335,322	10,844			346,166
Total Capital Assets					
Being Depreciated	 14,156,743	20,439		_	14,177,182
Total Capital Assets	 14,299,243	20,439	- 6	, III	14,319,682
Less: Accumulated depreciation for					
Land improvements	(31,964)	(2,374)	_		(34,338)
Buildings and improvements	(6,072,781)	(502,175)	-		(6,574,956)
Equipment	 (262,850)	(13,017)			(275,867)
Total Accumulated Depreciation	 (6,367,594)	(517,566)		<u> </u>	(6,885,160)
Net Capital Assets					
Being Depreciated	 7,789,149	(497,127)			7,292,022
Total Capital Assets, Net of					
Accumulated Depreciation	\$ 7,931,649	<u>\$ (497,127)</u>	\$ -	\$	7,434,522

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

# C. CAPITAL ASSETS (cont.)

# Component Units (cont.)

Capital asset activity for Cherry Court for the year ended December 31, 2017, was as follows:

CHERRY COURT	Beginning Balance	Additions	Deletions	Ending Balance	
Capital assets not being depreciated					
Land	\$ 1,012,646	\$	\$ -	\$ 1,012,646	
Capital assets being depreciated					
Land improvements	339,928	10,924	-	350,852	
Buildings and improvements	16,829,819	-	-	16,829,819	
Equipment	210,360	9,073		219,433	
Total Capital Assets					
Being Depreciated	17,380,107	19,997		17,400,104	
Total Capital Assets	18,392,753	19,997		18,412,750	
Less: Accumulated depreciation for					
Land improvements	(175,629)	(17,215)		(192,845)	
Buildings and improvements	(4,347,554)	(421,324)	-	(4,768,878)	
Equipment	(197,169)	(2,624)	-	(199,793)	
Total Accumulated Depreciation	(4,720,352)	(441,163)		(5,161,516)	
Total Accumulated Depreciation	(4,120,332)	(++1,105)		(3, 101,310)	
Net Capital Assets					
Being Depreciated	12,659,755	(421,166)		12,238,588	
Total Capital Assets, Net of Accumulated Depreciation	\$ 13,672,401	\$ (421,166)	\$ -	\$ 13,251,234	

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

# C. CAPITAL ASSETS (cont.)

# Component Units (cont.)

Capital asset activity for Convent Hill for the year ended December 31, 2017, was as follows:

	Beginning			Ending	
CONVENT HILL	Balance	Additions	Deletions	Balance	
Capital assets not being depreciated					
Land	\$ 745,168	\$	<u>\$</u>	\$ 745,168	
Capital assets being depreciated					
Land improvements	27,702	-	-	27,702	
Buildings and improvements	14,345,196	_	-	14,345,196	
Equipment	171,393	1,664	-	173,057	
Total Capital Assets					
Being Depreciated	14,544,291	1,664		14,545,955	
	-				
Total Capital Assets	15,289,459	1,664		15,291,123	
Less: Accumulated depreciation for					
Land improvements	(18,705	) (1,636)	-	(20,341)	
Buildings and improvements	(4,800,529	) (521,643)	-	(5,322,172)	
Equipment	(171,393	)(333)		(171,726)	
Total Accumulated Depreciation	(4,990,627	(523,612)		(5,514,239)	
Net Capital Assets					
Being Depreciated	9,553,664	(521,948)		9,031,716	
Total Capital Assets, Net of					
Accumulated Depreciation	\$ 10,298,832	<u>\$ (521,948)</u>	<u>\$</u>	<u>\$ 9,776,884</u>	

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

# C. CAPITAL ASSETS (cont.)

# Component Units (cont.)

Capital asset activity for Scattered Sites for the year ended December 31, 2017, was as follows:

	E	Beginning				Ending
SCATTERED SITES		Balance	Additions	Deletions		Balance
Capital assets not being depreciated						
Land	\$	203,111	<u>\$</u>	\$ -	\$	203,111
Capital assets being depreciated						
Land improvements		107,879	-	-		107,879
Buildings and improvements		5,669,134	-	-		5,669,134
Equipment		38,368	8,090			46,458
Total Capital Assets						
Being Depreciated		5,815,381	8,090			5,823,471
Total Capital Assets		6,018,492	8,090			6,026,582
Less: Accumulated depreciation for						
Land improvements		(46,565)	(5,394)			(51,959)
Buildings and improvements		(1,246,315)	(141,728)	_		(1,388,043)
Equipment		(34,425)	(3,894)	-		(38,319)
Total Accumulated Depreciation		(1,327,305)	(151,016)			(1,478,321)
Net Capital Assets						
Being Depreciated		4,488,076	(142,926)			4,345,150
Total Capital Assets, Net of						
Accumulated Depreciation	\$	A 601 197	¢ (142.026)	¢	æ	A EAO 264
Accumulated Depreciation	Φ	4,691,187	<u>\$ (142,926</u> )	\$	Þ	4,548,261

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

## C. CAPITAL ASSETS (cont.)

## Component Units (cont.)

Capital asset activity for Scattered Sites II for the year ended December 31, 2017, was as follows:

SCATTERED SITES II	Beginning Balance	Additions	Deletions	Ending Balance
Capital assets not being depreciated				
Land	\$ 136,671	\$ -	\$ -	\$ 136,671
Capital assets being depreciated				
Buildings and improvements	6,598,528	-	-	6,598,528
Equipment	24,626	17,773	-	42,399
Total Capital Assets				
Being Depreciated	6,623,154	<u>17,773</u>		6,640,927
Total Capital Assets	6,759,825	17,773		6,777,598
Less: Accumulated depreciation for				
Buildings and improvements	(1,184,526)	(164,963)		(1,349,489)
Equipment	(17,086)	(4,157)	-	(21,243)
Total Accumulated Depreciation	(1,201,612)	(169,120)		(1,370,732)
Net Capital Assets				
Being Depreciated	5,421,542	(151,347)		5,270,195
Total Capital Assets, Net of				
Accumulated Depreciation	\$ 5,558,213	\$ (151,347)	\$ -	\$ 5,406,866

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

# C. CAPITAL ASSETS (cont.)

# Component Units (cont.)

Capital asset activity for Olga Village for the year ended December 31, 2017, was as follows:

	E	Beginning			Ending
OLGA VILLAGE		Balance	Additions	Deletions	 Balance
Capital assets not being depreciated Land	\$	573,017	\$ -	\$ -	\$ 573,017
Capital assets being depreciated					
Buildings and improvements		12,377,716	-	-	12,377,716
Equipment		320,708	<u>-</u>	_	320,708
Total Capital Assets					
Being Depreciated		12,698,424			12,698,424
Total Capital Assets		13,271,441			 13,271,441
Less: Accumulated depreciation for					
Buildings and improvements		(1,925,717)	(331,148)	-	(2,256,865)
Equipment		(316,524)	(1,046)		(317,570)
Total Accumulated Depreciation		(2,242,241)	(332,194)		 (2,574,435)
Net Capital Assets					
Being Depreciated		10,456,183	(332,194)		 10,123,989
Total Capital Assets, Net of					
Accumulated Depreciation	\$	11,029,200	\$ (332,194)	\$ -	\$ 10,697,006

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

## C. CAPITAL ASSETS (cont.)

# Component Units (cont.)

Capital asset activity for Westlawn Renaissance for the year ended December 31, 2017, was as follows:

WESTLAWN RENAISSANCE	Beginning Balance	Additions	Deletions	Ending Balance
Capital assets not being depreciated				
Land	\$ 2,637,572	<u> </u>	\$ -	\$ 2,637,572
Capital assets being depreciated				
Land improvements	3,007,519	7,065		3,014,584
Buildings and improvements	67,850,472	14,000	_	67,864,472
Equipment	1,871,628	31,455		1,903,083
Total Capital Assets				
Being Depreciated	72,729,619	52,520		72,782,139
Total Capital Assets	75,367,191	52,520		75,419,711
Less: Accumulated depreciation for				
Land improvements	(671,902)	(150,523)	-	(822,425)
Buildings and improvements	(7,669,311)	, ,	_	(9,366,655)
Equipment	(791,510)	(198,058)	-	(989,568)
Total Accumulated Depreciation	(9,132,723)	(2,045,925)		(11,178,648)
Net Capital Assets				
Being Depreciated	63,596,896	(1,993,405)		61,603,491
Total Capital Assets, Net of				
Accumulated Depreciation	\$ 66,234,468	\$ (1,993,405)	\$ -	\$ 64,241,063

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

# C. CAPITAL ASSETS (cont.)

# Component Units (cont.)

Capital asset activity for Lapham Park for the year ended December 31, 2017, was as follows:

LAPHAM PARK		Beginning Balance	A	dditions	Deletic	ns_		Ending Balance
Capital assets not being depreciated Land	\$	836,946	\$		\$		\$	836,946
Capital assets being depreciated								
Land improvements		62,060		-		_		62,060
Buildings and improvements		31,035,268		-		-		31,035,268
Equipment		435,088		16,904				451,992
Total Capital Assets								
Being Depreciated	<del></del> -	31,532,416		16,904		-		31,549,320
Total Capital Assets		32,369,362		16,904		_	<u> </u>	32,386,266
Less: Accumulated depreciation for								
Land improvements		(12,352)		(3,103)		-		(15,455)
Buildings and improvements		(3,744,258)		(776,995)		-		(4,521,253)
Equipment		(187,553)		(44,393)		-		(231,946)
Total Accumulated Depreciation		(3,944,163)		(824,491)				(4,768,654)
Net Capital Assets								
Being Depreciated	_	27,588,253		(807,587)		-		26,780,666
Total Capital Assets, Net of								
Accumulated Depreciation	\$	28,425,199	\$	(807,587)	\$	-	\$	27,617,612

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

## D. NOTES RECEIVABLE

Note receivable activity for the Authority for the year ended December 31, 2017, was as follows:

Component Unit	Beginning Balance	Incre	eases_	De	ecreases	Ending Balance	D	Amounts ue Within One Year
Carver Park	\$ 7,424,698	\$	-	\$	-	\$ 7,424,698	\$	1,000,000
Highland Park	2,113,691		-		1,881	2,111,810		1,977
Cherry Court	8,687,203		-		-	8,687,203		-
Convent Hill	6,875,874		-		-	6,875,874		-
Scattered Sites	2,318,300		-		-	2,318,300		-
Scattered Sites II	1,107,578		-		-	1,107,578		-
Olga Village	2,363,334		_		-	2,363,334		-
Westlawn Renaissance	9,089,353		-		167,935	8,921,418		-
Lapham Park	 19,535,097		<u>-</u>			 19,535,097		
Total Notes Receivable	\$ 59,515,128	\$		\$	169,816	\$ 59,345,312	\$	1,001,977

See Note II E. for further information on amounts due to the Authority under the component units notes payable section.

## E. LONG-TERM OBLIGATIONS

Long-term obligations activity for the Authority for the year ended December 31, 2017, was as follows:

	Beginning Balance		Increases		Decreases		Ending Balance		Amounts Due Within One Year	
Bonds Payable										
Mortgage revenue bonds	\$	18,241,306	\$	-	\$	582,360	\$	17,658,946	\$	725,000
Premium		116,959		1.2		6,438		110,521		-
Subtotal		18,358,265		-		588,798		17,769,467		725,000
Other Liabilities										
Compensated absences		926,966		-		94,856		832,110		249,633
Net pension liability		4,904,000		-		118,000		4,786,000		-
Net OPEB obligation	_	5,515,920		899,931		227,074		6,188,777		_
Subtotal	_	11,346,886	_	899,931		439,930		11,806,887	_	249,633
Total Long-Term Obligations	\$	29,705,151	\$	899,931	\$	1,028,728	\$	29,576,354	\$	974,633

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

## NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

#### E. LONG-TERM OBLIGATIONS (cont.)

#### Other Debt Information

Estimated payments of compensated absences, net pension liability and other net employment benefits are not included in the debt service requirement schedules. The compensated absences, net pension liability and other post-employment benefits will be liquidated primarily by the Authority.

#### Mortgage Revenue Bonds

The Authority entered into a trust indenture with the Marine Trust Company regarding \$25,000,000 Single Family Mortgage Revenue Bonds (GNMA collateralized home mortgage revenue bond program) Series 1987 on December 1, 1987. The bond proceeds were used to purchase fully modified pass-through mortgage-backed securities (GNMA certificates) guaranteed by the Government National Mortgage Association. The securities are backed by qualifying mortgage loans on residences located in the City of Milwaukee originated by lenders participating in the home mortgage revenue bond program. The GNMA certificates are pledged for the payment of principal and interest on the bonds. Under the GNMA collateralized home mortgage revenue bond program, the interest payable on the bonds is equivalent to the interest earnings on the GNMA certificates plus interest earnings on investments in the various trust funds, less any fees paid. As a result, the Authority does not recognize any income or expense from the bond issue. The bonds are redeemed as mortgage payments are received. Bonds redeemed with these mortgage repayments totaled \$14,638 in 2017. The bonds are scheduled to mature January 1, 2021. Bonds outstanding at December 31, 2017 totaled \$8,995.

The Authority entered into a trust indenture with the First Bank Trust Company regarding \$25,000,000 Single Family Mortgage Revenue Bonds (GNMA collateralized home mortgage revenue bond program) Series 1989 on June 1, 1989. The terms of this indenture are similar to the terms of the 1987 Mortgage Revenue Bonds as previously described. The bonds are scheduled to mature on December 1, 2022. Bonds payments totaled \$27,722 in 2017. Bonds outstanding at December 31, 2017 totaled \$74,991.

The entire principal outstanding on both issues has been included with the principal payment for 2021 for the 1987 Bonds and 2022 for the 1989 Bonds in the schedule of future debt payments due to the nature of the agreement between the trustee and the Authority. As principal payments on the debt are based upon mortgage repayments, current annual classification of this information is not available.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

## NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

## E. LONG-TERM OBLIGATIONS (cont.)

## Mortgage Revenue Bonds (cont.)

The Authority issued mortgage revenue bonds amounting to \$13,635,000 for Veterans Housing Programs in 2015. The purpose of the bond issue is to currently refund the outstanding balance of the 2002 Veterans Bonds of \$6,325,000 and to finance costs of renovation and improvements to the Authority's Berryland, Northlawn, Southlawn, and Southlawn Park Housing Developments. Principal payments are due annually until maturity of the bonds on July 1, 2035. Interest is due on a semi-annual basis ranging from an interest rate of 0.640-5.000%. Bond payments totaled \$170,000 in 2017. Bonds outstanding at December 31, 2017 totaled \$13,305,000. In order to secure its obligations under the Financing Agreement, the Authority has granted to the Credit Provider a security interest in all of the Authority's rights in and to all funds and accounts created or established under the indenture subordinate in all respects to the Trustee's interest in such funds and accounts pursuant to the indenture. In addition, a replacement reserve is required to be funded with monthly deposits of \$24,500.

The Authority issued mortgage revenue bonds amounting to \$5,410,000 for Veterans Housing Programs in 2015. The purpose of the bond issue is to finance costs of construction of market-rate housing in the City of Milwaukee. Principal payments are due annually until maturity of the bonds. Interest is due on a semi-annual basis ranging from an interest rate of 0.688-3.522%. The date of maturity is June 1, 2025. Bond payments totaled \$370,000 in 2017. Bonds outstanding at December 31, 2017 totaled \$4,270,000. In order to secure its obligations under the Financing Agreement, the Authority has granted to the Credit Provider a security interest in all of the Authority's rights in and to all funds and accounts created or established under the indenture subordinate in all respects to the Trustee's interest in such funds and accounts pursuant to the indenture.

Mortgage revenues bonds payable and promissory note at December 31, 2017, are as follows:

Mortgage Revenue Bonds	Date of Issue	Final Maturity	Interest Rates	Original Indebted- ness	1	Balance 2/31/2017
Mortgage revenue bonds Mortgage revenue bonds Mortgage revenue bonds	12/01/87 06/01/89 03/01/15	01/01/21 12/01/22 07/01/35	Varies Varies	\$ 25,000,000 25,000,000 5,410,000	\$	8,955 74,991 4,270,000
Mortgage revenue bonds	03/01/15	07/01/35	varies	13,635,000	\$	13,305,000 17,658,946

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

## NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

## E. LONG-TERM OBLIGATIONS (cont.)

## Mortgage Revenue Bonds (cont.)

Debt service requirements to maturity for the Authority are as follows:

Business-Type Activities

Mortgage Revenue Bonds

	Mortgage Revenue Bonds									
<u>Years</u>	Principal	Interest	Total							
2018	\$ 725,000	\$ 612,301	\$ 1,337,301							
2019	745,000	593,956	1,338,956							
2020	765,000	572,719	1,337,719							
2021	798,955	549,707	1,348,662							
2022	889,991	524,035	1,414,026							
2023-2027	4,565,000	2,128,914	6,693,914							
2028-2032	5,430,000	1,265,513	6,695,513							
2033-2035	3,740,000	274,231	4,014,231							
Totals	\$ 17,658,946	\$ 6,521,376	\$ 24,180,322							

From time to time, the Authority has issued revenue bonds to provide assistance for private-sector entities to obtain financing for the acquisition, construction, or rehabilitation of housing units and for the retirement of existing debts associated with housing units. The bonds are secured by the property financed and are payable solely from payments received on the underlying loans. The Authority is not obligated in any manner for repayment of the bonds. Accordingly, the bonds are not reported as liabilities in the accompanying financial statements. There were no amounts of these revenue bonds outstanding at December 31, 2017.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

# E. LONG-TERM OBLIGATIONS (cont.)

## **Component Units**

Long-term obligations activity for the Component Units of the Authority for the year ended December 31, 2017, was as follows:

	Beginning Balance Increases Decreases					Ending Balance		Amounts Due Within One Year	
COMPONENT UNITS									
CARVER PARK									
Notes payable	\$ 2	00,523	\$	-	\$ 67,566	\$	132,957	\$	64,990
Notes and land lease payable									
to primary government	7,4	24,698		-	 		7,424,698		1,000,000
Total Carver Park	\$ 7,6	25,221	\$	_	\$ 67,566	\$_	7,557,655	\$	1,064,990
HIGHLAND PARK									
Notes payable	\$ 1,4	62,484	\$	-	\$ 43,295	\$	1,419,189	\$	46,714
Notes and land lease payable									
to primary government	2,1	13,691		_	 1,881		2,111,810		1,977
Total Higland Park	\$ 3,5	76,175	\$	_	\$ 45,176	\$	3,530,999	\$	48,691
CHERRY COURT									
Notes payable	\$ 8	68,612	\$	-	\$ 20,747	\$	847,865	\$	22,400
Notes and land lease payable							•		•
to primary government	8,6	87,203		_	<u>-</u>		8,687,203		
Total Cherry Court	\$ 9,5	55,815	\$	-	\$ 20,747	\$	9,535,068	\$	22,400
CONVENT HILL									
Notes payable	\$ 9	16,131	\$	-	\$ 17,100	\$	899,031	\$	23,014
Notes and land lease payable									
to primary government	6,8	75,874		_		_	6,875,874		-
Total Convent Hill	\$ 7,8	57,563	\$	-	\$ 17,100	\$	7,774,905	\$	23,014
SCATTERED SITES									
Notes and land lease payable									
to primary government	\$ 2,3	18,300	\$	-	\$ 	\$	2,318,300	\$	
SCATTERED SITES II									
Notes and land lease payable									
to primary government	<u>\$ 1,1</u>	07,578	\$	_	\$ 	\$	1,107,578	\$	-

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

## NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

## E. LONG-TERM OBLIGATIONS (cont.)

#### Component Units (cont.)

		BeginningEndingBalanceIncreasesDecreasesBalance		_	Due Within One Year					
OLGA VILLAGE  Notes payable  Notes and land lease payable  to primary government  Total Olga Village	\$	1,171,894 2,363,334 3,535,228	\$ <u>\$</u>	- -	\$ \$	- 	\$	1,171,894 2,363,334 3,535,228	\$ 	
WESTLAWN RENAISSANCE Notes and land lease payable to primary government	<u>\$</u>	9,089,353	\$		\$	167,935	\$	8,921,418	\$	<u>-</u>
LAPHAM PARK  Notes and land lease payable to primary government	<u>\$</u>	19,535,097	\$		<u>\$</u>	-	\$	19,535,097	\$	

#### Carver Park Mortgage Notes Payable

Mortgage notes payable consist of the following:

A mortgage note payable to BMO Harris Bank, N.A. The loan requires monthly payments of \$6,333 including interest at 4.9%. The note is due November 1, 2019. The loan is collateralized by Carver II rental property.

A mortgage note (Carver I Land note) payable to the Authority, the managing member of the general partner. The loan requires annual payments of \$12,956, including interest at 5.31% to the extent of available cash flow. The note is due November 15, 2049. Accrued interest was \$85,154 as of December 31, 2017. The loan is collateralized by Carver I land.

A mortgage note (Carver II Land note) payable to the Authority. The loan requires annual payments of \$12,931, including interest at 5.31% to the extent of available cash flow. The note is due in November 15, 2050. Accrued interest was \$91,879 as of December 31, 2017. The loan is collateralized by Carver II land.

A mortgage note (Carver I HOPE VI note) payable to the Authority. The loan requires interest-only payments compounding at 5.31% to the extent of available cash flow. Accrued interest payable was \$3,366,119 at December 31, 2017. The note is due November 15, 2041. The loan is collateralized by Carver I rental property.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

Carver Park Mortgage Notes Payable (cont.)

A mortgage note (Carver II HOPE VI note) payable to the Authority. The loan requires interest-only payments compounding at 5.31% to the extent of available cash flow. Accrued interest payable was \$2,261,005 at December 31, 2017. The note is due November 15, 2041. The loan is collateralized by Carver II rental property.

A mortgage note (Carver I Predevelopment note) payable to the Authority. The loan is non-interest bearing. The note is due in November 15, 2046. The loan is collateralized by Carver I rental property. There is no prepayment allowed.

A mortgage note (Carver II Predevelopment note) payable to the Authority. The loan is non-interest bearing. The note is due in November 15, 2046. The loan is collateralized by Carver II rental property. There is no prepayment allowed.

A mortgage note (Carver I Development fee note) payable to the Authority. The loan is noninterest bearing. The note is due the earlier of the sale of Carver I or on November 15, 2017. The loan is collateralized by Carver I rental property.

A mortgage note (Carver II Development fee note) payable to the Authority. The loan is non-interest bearing. The note is due the earlier of the sale of Carver II or on November 15, 2017. The loan is collateralized by Carver II rental property.

A mortgage note (Carver I AHP note) payable to the Authority. The loan is non-interest bearing. The note is due the earlier of the sale of Carver I or on November 15, 2041. The loan is collateralized by Carver I rental property.

A mortgage note (Carver II AHP note) payable to the Authority. The loan is non-interest bearing. The note is due the earlier of the sale of Carver II or on November 15, 2041. The loan is collateralized by Carver II rental property.

Interest expense on the notes payable to the Authority totaled \$527,673 for the year ended December 31, 2017.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

## E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

## Carver Park Mortgage Notes Payable (cont.)

A summary of the mortgage notes payable as of December 31, 2017, are as follows:

		Balance
	1	2/31/2017
BMO Harris Bank, N.A.	\$	132,957
HACM (Carver I Land note)		213,195
HACM (Carver II Land note)		214,322
HACM (Carver I HOPE VI note)		2,649,224
HACM (Carver II HOPE VI note)		1,738,463
HACM (Carver I Predevelopment note)		704,970
HACM (Carver II Predevelopment note)		504,524
HACM (Carver I Development fee note)		500,000
HACM (Carver II Development fee note)		500,000
HACM (Carver I AHP note)		200,000
HACM (Carver II AHP note)		200,000
Total Carver Park Mortgage Notes Payable		7,557,655
Less: Current maturities		(1,064,990)
	\$	6,492,665

Debt service requirements to maturity are as follows:

		Principal	 Interest	Total		
2018	\$	1,064,990	\$ 284,867	\$	1,349,857	
2019		67,967	284,301		352,268	
2020		-	280,618		280,618	
2021		<u> </u>	280,334		280,334	
2022		-	280,035		280,035	
2023-2027		32,956	1,396,855		1,429,811	
2028-2032		42,685	1,387,126		1,429,811	
2033-2037		55,287	1,374,524		1,429,811	
2038-2042		4,880,164	1,358,201		6,238,365	
2043-2047		1,302,246	36,684		1,338,930	
2048-2050	_	111,360	 9,991		121,351	
	\$	7,557,655	\$ 6,973,536	\$	14,531,191	

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

Highland Park Mortgage Notes Payable

Mortgage notes payable consist of the following:

A mortgage note payable to US Bank, the investor member. The loan requires monthly payments of \$11,294, including interest at 6.39%. The note is due July 1, 2020. The loan is nonrecourse and collateralized by rental property. Accrued interest was \$8,052 as of December 31, 2017. The loan agreement with U.S. Bank requires the company to not make distributions to the members if immediately prior to or after such distribution, the debt service coverage ratio would be less than 1.0.

A mortgage note (Land loan) payable to the Authority. The land loan requires monthly payments of \$627 including interest at 5.0%. The note is due March 31, 2045. The land loan is nonrecourse and collateralized by the land and a general business security agreement.

A mortgage note (Hope VI loan) payable to the Authority. The loan accrues interest at 5.21% compounded annually. Principal and interest are payable to the extent of available cash flow. The Hope VI loan is due August 31, 2035. The Hope VI loan is nonrecourse and collateralized by the rental property and a general business security agreement. Accrued interest was \$1,870,537 as of December 31, 2017.

Interest expense on notes payable to the Authority totaled \$197,310 for the year ended December 31, 2017.

A summary of the mortgage notes payable as of December 31, 2017, are as follows:

		Balance		
	1	2/31/2017		
US Bank	\$	1,419,189		
HACM (Land loan)		111,810		
HACM (HOPE VI loan)		2,000,000		
Total Highland Park Mortgage Notes Payable		3,530,999		
Less: unamortized debt issuance costs		(4,832)		
Less: current maturities		(48,691)		
	\$	3,477,476		

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

#### NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

#### E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

## Highland Park Mortgage Notes Payable (cont.)

Debt service requirements to maturity are as follows:

	P	rincipal	 Interest	Total		
2018	\$	48,691	\$ 197,773	\$	246,464	
2019		51,866	194,546		246,412	
2020	1,	324,872	150,753		1,475,625	
2021		2,296	109,426		111,722	
2022		2,414	109,309		111,723	
2023-2027		14,054	544,560		558,614	
2028-2032		18,036	540,578		558,614	
2033-2037	2,	023,147	292,334		2,315,481	
2038-2042		29,706	7,908		37,614	
2043-2047		15,917	 941		16,858	
	<b>\$</b> 3,	530,999	\$ 2,148,128	\$	5,679,127	

## Cherry Court Mortgage Notes Payable

Mortgage notes payable consist of the following:

A mortgage note payable, is due to Verve Credit Union (f/k/a First Service Credit Union). The loan requires monthly payments of \$6,752, including interest at 7.0%. The note is due in September 10, 2022. The mortgage note is nonrecourse and collateralized by rental property including assignment of rents and leases thereon.

A mortgage note (Land loan) payable to the Authority. The Land loan accrues interest at 7.0% per year, compounded annually. Principal and interest are payable to the extent of available cash flow. The unpaid principal and accrued interest is due June 19, 2056. Accrued interest was \$41,036 as of December 31, 2017. The Land loan is non-recourse and collateralized by the rental property and a general business security agreement.

A mortgage note (Hope VI loan) payable to the Authority. The Hope VI loan accrues interest at 5.32% compounded annually. Principal and interest are payable to the extent of available cash flow. The unpaid principal and accrued interest is due June 19, 2046. Accrued interest was \$1,382,189 as of December 31, 2017. The Hope VI loan is non-recourse and collateralized by the rental property and a general business security agreement.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

## NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

#### E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

## Cherry Court Mortgage Notes Payable (cont.)

A mortgage note (Other federal funds loan) payable to the Authority. The Other federal funds loan accrues interest at 2.0% per year, compounded annually. Principal and interest are payable to the extent of available cash flow. The unpaid principal and accrued interest is due June 19, 2046. Accrued interest was \$1,501,250 as of December 31, 2017. The loan is non-recourse and collateralized by the rental property and a general business security agreement.

A mortgage note (AHP loan) payable to the Authority. The AHP loan is non-interest bearing. Principal is payable to the extent of available cash flow. The unpaid principal is due June 19, 2046. The loan is non-recourse and collateralized by the rental property and a general business security agreement.

Interest expense on notes payable to the Authority totaled \$322,992 for the year ended December 31, 2017.

A summary of the mortgage notes payable as of December 31, 2017, are as follows:

	1	Balance 2/31/2017
Verve Credit Union	\$	847,865
HACM (Land loan)		126,995
HACM (HOPE VI loan)		1,751,667
HACM (Other federal funds loan)		6,328,541
HACM (AHP)		480,000
Total Cherry Court Mortgage Notes Payable		9,535,068
Less: unamortized debt issuance costs		(8,728)
Less: current maturities		(22,400)
	\$	9,503,940

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

#### NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

#### E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

## Cherry Court Mortgage Notes Payable (cont.)

Debt service requirements to maturity are as follows:

		Principal	 Interest	Total		
2018	\$	22,400	\$ 287,117	\$ 309,517		
2019		24,000	285,482	309,482		
2020		25,700	283,888	309,588		
2021		27,600	281,858	309,458		
2022		748,165	267,273	1,015,438		
2023-2027		-	1,143,246	1,143,246		
2028-2032		-	1,143,246	1,143,246		
2033-2037		-	1,143,246	1,143,246		
2038-2042		-	1,143,246	1,143,246		
2043-2047		8,560,208	813,607	9,373,815		
2048-2052		-	44,448	44,448		
2053-2057	_	126,995	31,114	158,109		
	\$	9,535,068	\$ 6,867,770	\$ 16,402,838		

#### Convent Hill Mortgage Notes Payable

Mortgage notes payable consist of the following:

A mortgage note payable to Summit Credit Union (Summit). The Summit loan requires monthly payments of \$7,064 including interest at 7.0%. The note is due August 10, 2023. The loan collateralized by a mortgage on the rental property and an assignment of rents and leases, thereon. Prepayment of the mortgage is subject to a prepayment premium.

A subordinated mortgage note (Federal Funds loan) payable to the Authority. The Federal Funds loan accrues interest at 2.75% per annum, compounded annually. Principal and interest are payable to the extent of available cash flow. The unpaid principal and accrued interest are due on February 1, 2048. The loan is guaranteed by the manager and collateralized by a subordinated mortgage on the rental property and a general business security agreement. Prepayment is allowed under the terms of the mortgage note. Interest accrued was \$1,587,489 as of December 31, 2017.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

#### E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

## Convent Hill Mortgage Notes Payable (cont.)

A subordinated mortgage note (Other Funds loan) payable to the Authority. The Other Funds loan is non-interest bearing. Principal is payable to the extent of available cash flow. The unpaid principal is due on February 1, 2048. The loan is guaranteed by the manager and collateralized by a subordinated mortgage on the rental property and a general business security agreement. Prepayment is allowed under the terms of the mortgage note.

A subordinated mortgage note (AHP loan) payable to the Authority. The AHP loan will be non-interest bearing. Principal will be payable to the extent of available cash flow, as defined in the operating agreement. The unpaid principal will be due February 1, 2048. The loan will be guaranteed by the manager and collateralized by a subordinated mortgage on the rental property and a general business security agreement. Prepayment will be allowed under the terms of the mortgage note.

Interest expense on notes payable to the Authority totaled \$196,154 for the year ended December 31, 2017.

A summary of the mortgage notes payable as of December 31, 2017, are as follows:

	Balance 12/31/2017	
Credit Union (Summit)	\$	899,031
HACM (Federal Funds loan)		5,741,537
HACM (Other Funds loan)		734,337
HACM (AHP loan)		400,000
Total Convent Hill Mortgage Notes Payable		7,774,905
Less: unamortized debt issuance costs		(4,843)
Less: current maturities		(23,014)
	\$	7,747,048

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

## NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

### E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

Convent Hill Mortgage Notes Payable (cont.)

Debt service requirements to maturity are as follows:

	 Principal	 Interest	 Total
2018	\$ 23,014	\$ 220,591	\$ 243,605
2019	24,677	218,990	243,667
2020	26,291	217,446	243,737
2021	28,362	215,444	243,806
2022	30,412	213,471	243,883
2023-2027	181,118	1,032,575	1,213,693
2028-2032	256,706	956,988	1,213,694
2033-2037	333,455	849,572	1,183,027
2038-2042	-	789,849	789,849
2043-2047	-	789,849	789,849
2048	 6,870,870	 13,164	 6,884,034
	\$ 7,774,905	\$ 5,517,939	\$ 13,292,844

## Scattered Sites Mortgage Notes Payable

Mortgage notes payable consist of the following:

A mortgage note (Federal Funds loan) payable to the Authority. The Federal Funds loan accrues interest at 3.0% per annum. Principal and interest is payable to the extent of cash flow. The unpaid principal and accrued interest is due September 25, 2057. Accrued interest was \$713,560 as of December 31, 2017. The Federal Funds loan is recourse and collateralized by the rental property and a general business security agreement. Prepayment will be allowed under the terms of the mortgage note.

A subordinated mortgage note (Other Funds loan) payable to the Authority. The Other Funds loan is non-interest bearing. Principal is payable to the extent of available cash flow. The unpaid principal is due September 25, 2057. The Other Funds loan is recourse and collateralized by the rental property and a general business security agreement.

Interest expense on notes payable to the Authority totaled \$84,861 for the year ended December 31, 2017.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

## NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

## E. LONG-TERM OBLIGATIONS (cont.)

## Component Units (cont.)

## Scattered Sites Mortgage Notes Payable (cont.)

A summary of the mortgage notes payables as of December 31, 2017, are as follows:

	Balance 12/31/2017		
HACM (Federal Funds loan) HACM (Other Funds loan)	\$	2,200,000 118,300	
Total Scattered Sites Mortgage Notes Payable Less: current maturities		2,318,300	
	\$	2,318,300	

Debt service requirements to maturity are as follows:

	Principal		Interest		Total	
2018	\$ -	\$	66,000	\$	66,000	
2019	-		66,000		66,000	
2020	-		66,000		66,000	
2021	-		66,000		66,000	
2022	-		66,000		66,000	
2023-2027	-		330,000		330,000	
2028-2032	-		330,000		330,000	
2033-2037	-		330,000		330,000	
2038-2042	-		330,000		330,000	
2043-2047	-		330,000		330,000	
2048-2052	-		330,000		330,000	
2053-2057	2,318,300	_	297,000		2,615,300	
	\$ 2,318,300	\$	2,607,000	\$	4,925,300	

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

#### NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

Scattered Sites II Mortgage Notes Payable

Mortgage notes payable consist of the following:

A mortgage note (Hope VI Loan) payable to the Authority. The Hope VI Loan is secured by a first mortgage and accrues interest at 8.0% per annum. Principal and interest are payable to the extent of cash flow. The unpaid principal and accrued interest is due December 9, 2058. Accrued interest was \$877,378 as of December 31, 2017.

A mortgage note (Other Federal) payable to the Authority. The Other Federal loan is secured by a second mortgage and is non-interest bearing. Principal is payable to the extent of cash flow. The unpaid principal is due May 5, 2059.

Interest expense on notes payable to the Authority totaled \$137,112 for the year ended December 31, 2017.

A summary of the mortgage notes payables as of December 31, 2017, are as follows:

		Balance		
	1	2/31/2017		
HACM (Hope VI loan)	\$	973,620		
HACM (Other Federal loans)		133,958		
Total Scattered Sites II Mortgage Notes Payable		1,107,578		
Less: current maturities				
	\$	1,107,578		

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

#### NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

#### E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

#### Scattered Sites II Mortgage Notes Payable (cont.)

Debt service requirements to maturity are as follows:

	Principal	Interest	Total
2018	\$ -	\$ 77,890	\$ 77,890
2019	-	77,890	77,890
2020	-	77,890	77,890
2021	-	77,890	77,890
2022	-	77,890	77,890
2023-2027	11	389,448	389,448
2028-2032	-	389,448	389,448
2033-2037	-	389,448	389,448
2038-2042	-	389,448	389,448
2043-2047	-	389,448	389,448
2048-2052	-	389,448	389,448
2053-2057	-	389,448	389,448
2058-2059	1,107,578	71,399	1,178,977
	\$ 1,107,578	\$ 3,186,985	\$ 4,294,563

#### Olga Village Mortgage Notes Payable

Mortgage notes payable consist of the following:

A mortgage note (Long Term Construction Loan) payable to the Authority. The principal and accrued interest outstanding on the note shall be paid to the extent of available cash flow, as defined by the operating agreement. The loan shall bear interest at 1.00% annually. The unpaid principal and accrued interest is due November 24, 2049. Accrued interest was \$143,001 at December 31, 2017. The loan is collateralized by a mortgage on the rental property and a general business security agreement.

Mortgage notes payable of \$171,000 and \$1,000,894 with United Community Center, Inc, maturing November 9, 2051. The principal and accrued interest outstanding on the notes shall be paid to the extent of available cash flow, as defined by the operating agreement. The loans shall bear interest at the rate of 2.50%. Accrued interest on the \$171,000 loan was \$26,259 at December 31, 2017. Accrued interest on the \$1,000,894 loan was \$153,480 at December 31, 2017. These loans are collateralized by a mortgage on the rental property.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

#### NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

#### E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

#### Olga Village Mortgage Notes Payable (cont.)

A mortgage note (Additional Funds loan) payable to the Authority. The principal and accrued interest outstanding on the note shall be paid to the extent of available cash flow, as defined by the operating agreement. The loan shall bear interest at the rate of 1.00%. The unpaid principal and accrued interest is due November 9, 2051. Accrued interest was \$12,706 at December 31, 2017. The loan is collateralized by a mortgage on the rental property.

Interest expense on notes payable to the Authority totaled \$23,633 for the year ended December 31, 2017.

A summary of the mortgage notes payables as of December 31, 2017, are as follows:

		Balance
	1	2/31/2017
HACM (Long Term Construction Loan) HACM (Additional Funds loan)	\$	2,166,726 196,608
United Community Center (Roof Note)		171,000
United Community Center (Other Funds Note)		1,000,894
Total Olga Village Mortgage Notes Payable		3,535,228
Less: unamortized debt issuance costs		(8,243)
Less: current maturities		
	\$	3,526,985

Debt service requirements to maturity are as follows:

	<u>Principal</u>	Interest	Total
2018	\$ -	\$ 54,002	\$ 54,002
2019	-	54,002	54,002
2020	-	54,002	54,002
2021	-	54,002	54,002
2022	-	54,002	54,002
2023-2027	-	270,010	270,010
2028-2032	-	270,010	270,010
2033-2037	-	270,010	270,010
2038-2042	-	270,010	270,010
2043-2047	-	270,010	270,010
2048-2051	3,535,228	166,287	3,701,515
	\$ 3,535,228	\$ 1,786,347	\$ 5,321,575

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

### NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

#### E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

#### Westlawn Renaissance Mortgage Notes Payable

Mortgage notes payable consist of the following:

A mortgage note (Land loan) payable to the Authority. Monthly payments of \$6,733 including interest beginning January 10, 2013 are paid from available cash flow. The loan matures on June 15, 2051. The loan shall bear interest at the rate of 4.05% compounded annually. Prepayment is allowed anytime without penalty. The loan is collateralized by a mortgage on the rental property, including the assignment of rents thereon and a general business security agreement. Accrued interest was \$65,242 at December 31, 2017.

A construction and term loan (Long Term Construction loan) payable to the Authority. The principal and accrued interest outstanding on the note shall be paid from available cash flows. The loan shall bear interest at the rate of 4% compounded annually. The loan matures on June 15, 2051. Prepayment is allowed anytime without penalty. The loan is collateralized by a mortgage on a rental property, including the assignment of rents thereon and a general business security agreement. Accrued interest was \$293,325 at December 31, 2017.

Interest expense on notes payable to the Authority totaled \$358,567 for the year ended December 31, 2017.

A summary of the mortgage notes payable as of December 31, 2017, are as follows:

		Dalance	
	1	12/31/2017	
HACM (Land Loan)	\$	1,610,911	
HACM (Long Term Constuction Loan)		7,310,507	
Total Westlawn Renaissance Mortgage Notes Payable		8,921,418	
Less: unamortized debt issuance costs		(13,895)	
Less: current maturities			
	<u>\$</u>	8,907,523	

Balance

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

#### NOTE II - DETAILED NOTES ON ALL FUNDS (cont.)

#### E. LONG-TERM OBLIGATIONS (cont.)

Component Units (cont.)

#### Westlawn Renaissance Mortgage Notes Payable (cont.)

Debt service requirements to maturity are as follows:

	Principal	_	Interest	_	Total
2018	\$ -	\$	372,506	\$	372,506
2019	-		372,506		372,506
2020	-		372,506		372,506
2021	-		372,506		372,506
2022	•		372,506		372,506
2023-2027	-		1,862,532		1,862,532
2028-2032	-		1,862,532		1,862,532
2033-2037	-		1,862,532		1,862,532
2038-2042	-		1,862,532		1,862,532
2043-2047	-		1,862,532		1,862,532
2048-2051	8,921,418	_	1,268,083		10,189,501
	\$ 8,921,418	\$	12,443,273	\$	21,364,691

#### Lapham Park Mortgage Notes Payable

Mortgage notes payable consist of the following:

A mortgage note (Long Term Construction loan) payable to the Authority. The principal and interest on the note shall be paid from time to time to the extent of available cash flow. The loan shall bear interest at the rate of 0.19% through the date the second installment of equity is received from the investor member and non-interest bearing thereafter. The loan matures on February 29, 2052. The loan is collateralized by a mortgage on the rental property and a general business security agreement.

A mortgage note (AHP loan) payable to the Authority. The principal and interest on the note shall be paid from time to time to the extent of available cash flow. Interest accrues at a rate equal to the long term annual Applicable Federal rate in effect for the month in which the loan is made (2.60%). The loan matures on February 29, 2052. The loan is collateralized by a mortgage on the rental property and a general business security agreement. Accrued interest was \$43,607 at December 31, 2017.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

## NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

## E. LONG-TERM OBLIGATIONS (cont.)

## Component Units (cont.)

# Lapham Park Mortgage Notes Payable (cont.)

Interest expense on notes payable to the Authority totaled \$8,722 for the year ended December 31, 2017.

A summary of the mortgage notes payables as of December 31, 2017, are as follows:

		Balance	
	12/31/2017		
HACM (Long Term Construction Loan)	\$	19,199,657	
HACM (AHP Loan)		335,440	
Total Lapham Park Mortgage Notes Payable		19,535,097	
Less: current maturities			
	\$	19,535,097	

Debt service requirements to maturity are as follows:

	Principal	Interest	Total
2018	\$ -	\$ 8,721	\$ 8,721
2019	-	8,721	8,721
2020	-	8,721	8,721
2021	-	8,721	8,721
2022	- ·	8,721	8,721
2023-2027	-	43,607	43,607
2028-2032	(-)	43,607	43,607
2033-2037	- :	43,607	43,607
2038-2042	-	43,607	43,607
2043-2047		43,607	43,607
2048-2052	19,535,097	43,607	19,578,704
	\$ 19,535,097	\$ 305,247	\$ 19,840,344

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE II – DETAILED NOTES ON ALL FUNDS (cont.)

#### F. NET POSITION

Net position reported on the statement of net position at December 31, 2017, includes the following:

Net Investment in Capital Assets		
Land	\$	35,522,589
Construction in progress		5,995,898
Other capital assets, net of accumulated depreciation		61,511,268
Less: long-term debt outstanding		(17,769,467)
Plus: unspent debt proceeds		7,143,498
Plus: noncaptial debt proceeds		83,946
Total Net Investment in Capital Assets	_	92,487,732
Restricted		
Debt service		89,475
Replacement reserve		1,567,704
Home ownership program		1,677,350
Housing Choice Voucher program	_	979,871
Total Restricted		4,314,400
Unrestricted	_	85,039,297
Total Net Position	\$	181,841,429

Included in unrestricted net position of the general fund program are amounts designated for future property acquisition from the component units after the tax compliance period has ended. These amounts totaled approximately \$75,953,000 at December 31, 2017.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

## **NOTE III – OTHER INFORMATION**

#### A. RETIREMENT PLAN

Plan Description – The Authority makes contributions to the Employees' Retirement System of the City of Milwaukee (the "System"), a cost-sharing multiple-employer defined pension plan, on behalf of all eligible Authority employees. The System provides retirement, disability, and death benefits to plan members and beneficiaries. The City Charter assigns the authority to establish and amend benefit provisions. The System issues a publicly available financial report that includes financial statements and required supplementary information for the System. That report may be obtained by writing to the Employees' Retirement System of the City of Milwaukee, 789 North Water Street, Suite 300, Milwaukee, WI 53202.

Funding Policy – For general employees participating prior to January 1, 2014, they are required to contribute, or have contributed on their behalf, a percentage of their annual earnable compensation equal to 5.5% of their annual pensionable income, and for general employee, participating on or after January 1, 2014, they are required to contribute 4% of their annual pensionable income. The City Charter assigns the authority to establish and amend contribution requirements. The City Charter was amended so that various groups of represented and non-represented City employees hired on or after January 1, 2010 contribute 5.5% of their earnable compensation for pension benefits. The Authority's contributions to the System for the year ended December 31, 2017 was \$1,390,097, equal to the required contributions on behalf of the plan members for each year.

At December 31, 2017, the Authority reported a liability of \$4,786,000 for its proportionate share of the net pension liability. The net pension liability was measured as of December 31, 2016, and the total pension liability used to calculate the net pension liability was determined by an actual valuation as of January 1, 2016 rolled forward to December 31, 2016. No material changes in assumptions of benefit terms occurred between the actuarial date and the measurement 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 employers. At December 31, 2016, the Authority's proportion was 1.12311140% which was a decrease of .0430529% from its proportion measured as of December 31, 2015.

For the year ended December 31, 2017, the authority recognized pension expense of \$2,211,049.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

## **NOTE III – OTHER INFORMATION**

## A. RETIREMENT PLAN (cont.)

At December 31, 2017, the authority reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

	Deferred Outflows		Deferred Inflows	
	of Resources		of Resources	
Differences between expected and actual experience	\$	-	\$	261,000
Changes in assumptions		-		31,000
Net differences between projected and actual earnings on				
pension plan investments		3,152,000		-
Changes in proportion and differences between employer				
contributions and proportionate share of contributions		8,000		20,000
Employer contributions subsequent to the measurement date		900,100		-
Total	\$	4,060,100	\$	312,000

\$900,100 reported as deferred outflows related to pension resulting from the System employer's contributions subsequent to the measurement date will be recognized as a reduction of the net pension liability in the subsequent year. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pension will be recognized in pension expense as follows:

	Deferred Outflows		Defe	rred Inflows
Year ended December 31,	of Resources		of Resources	
2018	\$	1,211,995	\$	136,141
2019		1,211,995		136,141
2020		772,743		37,637
2021		(36,733)		2,081

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### **NOTE III - OTHER INFORMATION**

#### A. RETIREMENT PLAN (cont.)

Actuarial assumptions. The last actuarial valuation was performed as of January 1, 2016, and the amounts were used to roll-forward the total pension liability to the plan's year-end December 31, 2016, and was determined using the following actuarial assumptions, applied to all prior periods included in the measurement:

Actuarial valuation date

Measurement Date of Net Pension Liability

Actuarial cost method Amortization method

Asset Valuation method Actuarial Assumptions:

Investment rate of return and discount rate Projected Salary increases Inflation Assumption Cost of living Adjustments

Mortality Table

**Experience Study** 

January 1, 2016 December 31, 2016

Entry age normal-Level Percentage of

Pay

For pension expense; the difference between expected and actual liability experience and changes of assumptions are amortized over the average of the expected reamining service lives of all members. The differences between projected and actual earning are amortized over a closed period of five

Fair Market Value

8.25% for calendar years through 2017, and 8.50% beginning with calendar year 2018

General City 3.0%-7.5%

December 31, 2011.

3.00%

Vary by Employee Group as explained in

summary of plan provisions

For regular retirees and for survivors, the RP-2000 Combined Mortality Table projected nine years using Scale AA. Future gnerational rates are projected from 2009 based on Scale AA. For duty and ordinary disability retirees, use the RP-2000 Disbility Mortality Table. For death in active service, the rates are similar to those used for refular retirees and survivors with a 6-year setback. The actuarial assumptions used in the December 31, 2016 valuation were based on the results of an actuarial experience study for the period January 1, 2007-

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### **NOTE III – OTHER INFORMATION**

#### A. RETIREMENT PLAN (cont.)

Long-term expected rate of return-the long-term expected rate of return on pension plan investments was determined using Callan Associates' 10 year geometric capital market projections. Projected long term rates of return for each major asset class in the Retirement System's target asset allocation as of December 31, 2016, are summarized in the following table:

Long-term
Expected Rate of

Asset Class	Policy	Actual	Return
Public Equity	55.00%	55.72%	8.32%
Fixed Income	21.00%	20.50%	1.87%
Cash	1.00%	0.62%	92.00%
Real Estate	7.00%	7.95%	6.82%
Real Assets	3.00%	2.20%	5.63%
Private Equity	5.00%	4.96%	12.52%
Absolute Return	8.00%	8.05%	4.67%
	100%	100%	

Discount Rate – The discount rate used to measure the total pension liability was 8.50 percent. The projection of cash flows used to determine the discount rate assumed that contributions from plan members will be made at the current contribution rate and that contributions from ERS agencies will be made at contractually required rates, actuarially determined. Based on those assumptions, the ERS fiduciary net position was projected to be available to make all projected future benefit payments of current plan members. The cross over analysis produces a single rate of 8.50 percent, which reflects the long-term expected rate of return on ERS investments. Therefore, the discount rate was applied to all periods of projected benefit payments to determine the total pension liability.

Sensitivity of the authority's proportionate share of the net pension liability to changes in the discount rate – The following presents the authority's proportionate share of the net pension liability calculated using the discount rate of 8.50 percent, as well as what the district's proportionate share of the net pension liability would be if it were calculated using a discount rate that is 1-percentage point lower (7.50 percent) or 1 – percentage-point higher (9.50 percent) than the current rate:

The sensitivity analysis as of December 31, 2017 follows:

	1'	% Decrease (7.50%)	ecrease Current 50%) (8.5		19	% Increase (9.50%)	
Authority's proportionate share of the net pension liabiltiy (asset)	\$	11,284,000	\$	4,786,000	\$	(695,000)	

Additional Financial Information for the ERS- For additional information regarding ERS's financial statements and audit report, please visit the ERS web site at http://www.cmers.com/About-Us/Reports.htm.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

#### **NOTE III – OTHER INFORMATION**

#### B. POSTEMPLOYMENT HEALTHCARE PLAN

The Authority administers postemployment health care benefits through and non-contributory single-employer defined benefit healthcare plan covering eligible employees. The plan provides medical insurance benefits to eligible retirees and their spouses through the Authority's group medical insurance plan, which covers both active and retired members. Benefits provisions are established through collective bargaining agreements. The eligibility requirements and the amount of the benefit vary based on retiree's position, years of service and age at retirement. If eligible, the retiree may receive medical insurance benefits until they are Medicare eligible. The plan is administered by the Authority and does not issue a stand alone financial report.

Membership in the plan consisted of 42 retirees receiving benefits and 187 active plan members at January 1, 2016, the date of the latest actuarial valuation.

Contribution requirements are established through collective bargaining agreements and may be amended only through negotiations between the Authority and the union or for non-union employees between the Authority and the employee. The required contribution is based on a pay-as-you-go basis. For fiscal year 2017, the Authority contributed \$227,074, of which the entire amount went to pay benefits for the people currently using the plan

The Authority's annual other postemployment benefit (OPEB) cost (expense) is calculated based on the annual required contribution of the employer (ARC), an amount actuarially determined in accordance with the parameters of GASB Statement 45. The ARC represents a level of funding that, if paid on an ongoing basis, is projected to cover normal cost each year and amortize any unfunded actuarial liabilities (or funding excess) over a period not to exceed thirty years. The following table shows the components of the Authority's annual OPEB cost for the year, the amount actually contributed to the plan and changes in the Authority's net OPEB obligation to the Retirement Health Plan:

Annual required contribution	\$ 675,926
Interest on net OPEB obligation	247,341
Adjustment to annual required contribution	(322,905)
Amortization of actuarial (gains)/losses	 299,569
Annual OPEB cost (expense)	899,931
Contributions made	 (227,074)
Increase in net OPEB obligation	672,857
Net OPEB obligation - beginning of year	 5,515,920
Net OPEB obligation - end of year	\$ 6,188,777

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

### NOTE III - OTHER INFORMATION (cont.)

### B. POSTEMPLOYMENT HEALTHCARE PLAN (cont.)

The Authority's annual OPEB cost, the percentage of annual OPEB cost contributed to the plan, and the net OPEB obligation for 2016 and the two preceding years were as follows:

Fiscal			Percentage of		Net	
Year		Annual	Annual OPEB		OPEB	
Ended	OPEB Cost		Cost Contributed	(	Obligation	
12/31/2015	\$	778,959	24%	\$	4,869,697	
12/31/2016		843,535	23%		5,515,920	
12/31/2017		899,931	25%		6,188,777	

The funded status as of January 1, 2016, the most recent actuarial valuation date was 0 percent funded. The actuarial accrued liability for benefits was \$8,318,812 and the actuarial value of assets was \$0, resulting in an unfunded actuarial accrued liability (UAAL) of \$8,318,812. The covered payroll (annual payroll of active employees covered by the plan) was \$10,877,938 and the ratio of the UAAL to the covered payroll was 76.5%.

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 the healthcare cost trend. Amounts determined regarding the funded status of the plan and the annual required contributions of the employer are subject to continual revision as actual results are compared with past expectations and new estimates are made about the future. The schedule of funding progress, presented as required supplementary information following the notes to the financial statements, presents multiyear trend information about whether the actuarial value of plan assets is increasing or decreasing over time relative to the actuarial accrued liabilities for benefits.

Projections of benefits for financial reporting purposes are based on the substantive plan (the plan as understood by the employer and the plan members) and include the types of benefits provided at the time of each valuation. The actuarial methods and assumptions used include techniques that are designed to reduce the effects of short-term volatility in actuarial accrued liabilities and the actuarial value of assets, consistent with the long-term perspective of the calculations.

In the January 1, 2016 actuarial valuation, the projected unit credit actuarial cost method was used. The actuarial assumptions included a 4.5 percent rate of return (net of administrative expenses), and an annual healthcare cost trend rate of 7.0 percent initially, reduced by decrements to a rate of 4.5 percent after six years. The actuarial value of the plan assets was not determined because there were no plan assets as of the date of the actuarial valuation. The plan's unfunded actuarial liability is being amortized using a 30 year open level percentage of payroll amortization method. The amortization period at December 31, 2017 was 30 years.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

### NOTE III - OTHER INFORMATION (cont.)

#### C. RISK MANAGEMENT

The Authority is exposed to various risks of loss related to torts; theft of, damage to, or destruction of assets; errors and omissions; workers compensation; and health care of its employees. All of these risks are covered through the purchase of commercial insurance, with minimal deductibles, as detailed below. Settled claims have not exceeded the commercial coverage in any of the past three years. There were no significant reductions in coverage compared to the prior year.

The Authority is a member of the Housing Authority Risk Retention Group (HARRG), which provides general liability, property, public official and lead-based paint insurance to participating public housing authorities throughout the United States. There are 971 members in HARRG. Total premiums paid in 2017 by the members were approximately \$37.6 million. The Authority's share of the premiums in 2017 were \$340,078, for general liability, public official and lead-based paint insurance. The Authority's maximum insurance coverage ranges from \$500,000 for lead-based paint to \$5 million for commercial liability. Management believes that the number of outstanding claims and potential claims outstanding do not materially affect the financial position of the Authority. The Authority is also a member of the Housing Authority Property Insurance Group (HAPI), which provides property insurance to participating public housing authorities throughout the United States. HAPI has 953 members. Total premiums paid in 2017 by the members were approximately \$63.3 million. The Authority's share of the premiums was \$502,523 in 2017 for property and builders' risk insurance. The Authority's maximum insurance coverage is \$452,885,757 for property. Management believes that the number of outstanding claims and potential claims outstanding does not materially affect the financial position of the Authority.

#### D. LITIGATION

There are several pending lawsuits in which the Authority is involved. Management believes that the potential claims against the Authority resulting from such litigation will not materially affect the financial position of the Authority.

#### E. COMMITMENTS AND CONTINGENCIES

Claims and judgments are recorded as liabilities if all the conditions of Governmental Accounting Standards Board pronouncements are met. Claims and judgments are recorded as expenses when the related liabilities are incurred.

The Authority has received federal grants for specific purposes that are subject to review and audit by the grantor agencies. Such audits could lead to requests for reimbursements to the grantor agency for expenditures disallowed under terms of the grants. Management believes such disallowances, if any, would be immaterial.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

### NOTE III - OTHER INFORMATION (cont.)

E. COMMITMENTS AND CONTINGENCIES (cont.)

#### Component Units

#### Carver Park

Carver Park entered into a Land Use Restriction Agreements with the Wisconsin Housing and Economic Development Authority (WHEDA) as a condition to receiving an allocation of low-income housing tax credits. Under this agreement, Carver Park must continuously comply with Section 42 and other applicable sections of the Internal Revenue Code (IRC). The agreement places occupancy restrictions on rents and the minimum percent of units that shall be occupied by individuals or families whose income meets the requirements set under IRC Section 42. If Carver Park fails to comply with this agreement or with the IRC, it may be ineligible for low-income housing tax credits, and the partners may be required to recapture a portion of the tax credits previously claimed on their income tax returns. In addition, noncompliance may require an adjustment to the contributed capital of the investor limited partner. Carver Park is obligated to certify tenant eligibility.

In connection with the Affordable Housing Program (AHP) notes with the Authority, Carver Park entered into AHP Recapture Agreements. Provisions of these agreements require the partnership to rent 27 and 24 units to low-income persons and 27 and 24 units to very-low income persons in Carver I and Carver II, respectively.

Under provisions of the Regulatory & Operating Agreements (R&O) and the partnership agreement, Carver Park was obligated to fund an affordability reserve in the amounts of \$91,000 and \$74,000 from the fourth equity installment from the investor limited partner for Carver 1 and Carver II, respectively. Withdrawals are generally restricted to cover shortfalls in operating subsidy and may be made only upon the approval of the Authority. The affordability reserve was \$220,089 as of December 31, 2017.

The R&O Agreements and partnership agreement also provided for Carver Park to fund an operating reserve in the amounts of \$144,000 and \$134,000 from the fourth equity installment from the investor limited partner for Carver 1 and Carver II, respectively. Withdrawals are restricted to cover insufficient cash flow from the non-public housing units and may be made only upon the approval of the Authority. The operating reserve was \$187,368 as of December 31, 2017.

Carver Park has two mortgage notes payable totaling \$1,000,000 that were due in November 2017 to the Authority. As shown in the accompanying financial statements, Carver Park does not have sufficient cash or reserves and is not generating enough operating cash flow to repay these notes when due. These conditions raise substantial doubt about Carver Park's ability to continue as a going concern for the year following the date the financial statements are available to be issued. Management of Carver Park and the Authority have evaluated these conditions and are in the process of drafting an offer to buy out the limited partner interest in the partnership. Should the buy-out offer be agreed upon, these maturing loans will be settled as part of the buy-out agreement. The Authority may also consider extending the maturity date of these loans if necessary. The ability of the Carver Park to continue as a going concern and meet its obligations as they become due is dependent on acceptance and implementation of these plans. The financial statements do not include any adjustments that might be necessary if Carver Park is unable to continue as a going concern.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

### **NOTE III – OTHER INFORMATION** (cont.)

#### E. COMMITMENTS AND CONTINGENCIES (cont.)

Component Units (cont.)

Carver Park (cont.)

Carver Park is required to maintain deposits in the affordability, operating and authority reserves equal to two times the public housing shortfall, excluding the operating subsidy payments for the prior year. If at any time the aggregate balance in these reserves falls below that level, the project shall notify the Authority in writing regarding the deficit and request the Authority restore the reserve shortfall up to the minimum balance. The reserve shortfall must be deposited into the authority reserve. If at any time following the achievement of an occupancy rate of 97% the aggregate balance of the affordability, operating, and authority reserves exceeds three times the public housing shortfall, excluding the operating subsidy payments for the prior year plus six months of development operating expenses and certain conditions are met as defined in the R&O Agreements, the project shall notify the Authority of its right to withdraw such reserve excess from the authority reserve.

The R&O Agreements and partnership agreement also provide for Carver Park to fund a replacement reserve in 12 equal monthly installments totaling \$250 per unit per year. The replacement reserve shall be used for the purpose of replacing capital assets or providing capital improvements. Withdrawals may be made only upon the approval of the Authority. The replacement reserve balance was \$65,724 as of December 31, 2017.

#### Highland Park

Highland Park entered into a Land Use Restriction Agreement with WHEDA as a condition to receiving allocations of low-income housing tax credits. Under this agreement, Highland Park must continuously comply with IRC Section 42 and other applicable sections of the IRC. The agreement places occupancy restrictions on rents and the minimum percent of units which shall be occupied by individuals or families whose income meets the requirements set under IRC Section 42. If Highland Park fails to comply with this agreement or with the IRC, it may be ineligible for low-income housing tax credits, and the members may be required to recapture a portion of the tax credits previously claimed on their income tax returns. In addition, noncompliance may require an adjustment to the contributed capital of the investor member. Highland Park is obligated to certify tenant eligibility.

Under provisions of the R&O Agreement and operating agreement, Highland Park is obligated to fund an affordability reserve in the amount of \$80,000. Withdrawals are restricted to cover insufficient cash flow from the public housing units. The affordability reserve was \$89,092 as of December 31, 2017.

The R&O Agreement and operating agreement provide for Highland Park to fund an operating reserve in the amount of \$220,000. The operating reserve, including interest thereon, is to be administered in accordance with the R&O Agreement and utilized primarily to fund operating deficits. Withdrawals are restricted to cover insufficient cash flow from the non-public housing units and to cover insufficient cash flow from the public housing units if the balance in the affordability reserve is less than \$1. Withdrawals may be made only upon the approval of the investor member. The operating reserve was \$245,092 as of December 31, 2017.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

### NOTE III - OTHER INFORMATION (cont.)

#### E. COMMITMENTS AND CONTINGENCIES (cont.)

Component Units (cont.)

Highland Park (cont.)

The R&O Agreement and operating agreement also provide for Highland Park to fund a replacement reserve in 12 equal monthly installments of \$175 per unit per year. The monthly installment increases to \$200 in June 2010 and \$250 on the tenth anniversary date. The replacement reserve shall be used to fund repairs, capital expenditures, and other costs as approved by the Authority and the investor member. The replacement reserve balance was \$134,539 as of December 31, 2017.

If at any time the aggregate balance of the affordability and operating reserves is below \$200,000 due to withdrawals to fund operating subsidy shortfalls, the project shall notify the Authority in writing regarding the deficit and request the Authority restore the reserve shortfall up to the minimum balance. The reserve must be deposited into the affordability reserve. If at any time following the achievement of an occupancy rate of 97% the aggregate balance of the affordability and operating reserves exceed \$300,000 and certain conditions are met as defined in the R&O agreement, the company shall use the excess funds to make a payment on the Authority (HOPE VI) mortgage note payable.

Highland Park entered into a management agreement with an unaffiliated entity. Under this agreement, Highland Park is obligated to pay a management fee equal to \$28.75 per unit in 2017. The management fees incurred under this agreement totaled \$42,380 for the year ended December 31, 2017.

Highland Park entered into a non-cancelable operating lease agreement with Verizon Wireless to rent a portion of its rooftop space to install telecommunications equipment. The lease requires an annual lease payment of \$30,500 commencing in 2017 which is to increase 4% each year. The lease expires October 2022. The lease includes five remaining five year options to renew. Highland Park entered into a non-cancelable operating lease agreement with T-Mobile to rent a portion of its rooftop space for the operations of antenna systems and telecommunications equipment. The lease requires an annual lease payment of \$31,500 commencing upon construction, which is expected to begin in 2018. Annual rent payments increase 4% each year. The lease expires five year after commencement. The lease includes five remaining five year options to renew. Rooftop lease income included in rental income totaled \$6,875 for the year ended December 31, 2017. Future minimum rental income under the rooftop lease is \$62,305, \$64,797, \$67,389, \$70,085, \$72,888 for the years 2018, 2019, 2020, 2021 and 2022 respectively.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE III - OTHER INFORMATION (cont.)

#### E. COMMITMENTS AND CONTINGENCIES (cont.)

### Component Units (cont.)

#### **Cherry Court**

Cherry Court entered into a Land Use Restriction Agreement with WHEDA as a condition to receiving allocations of low-income housing tax credits. Under this agreement, Cherry Court must continuously comply with IRC Section 42 and other applicable sections of the IRC. The agreement places occupancy restrictions on rents and the minimum percent of units which shall be occupied by individuals or families whose income meets the requirements set under IRC Section 42. If Cherry Court fails to comply with this agreement or with the IRC, it may be ineligible for low-income housing tax credits, and the members may be required to recapture a portion of the tax credits previously claimed on their income tax returns. In addition, noncompliance may require an adjustment to the contributed capital of the investor member. Cherry Court is obligated to certify tenant eligibility.

Under provisions of the R&O Agreement and operating agreement, Cherry Court has established an affordability reserve in the initial amount of \$224,000. These reserve funds, including interest thereon, are restricted for the benefit of the public housing units to cover shortfalls in the event operating subsidy funds are not available. However, if in any month, operating expenses exceed operating income for the public and non-public housing units, the operating reserve is exhausted, and payments are due on the permanent first mortgage, funds from this reserve may be withdrawn to cover such amounts due. Withdrawals from this reserve require consent of the special member. The affordability reserve was \$244,211 as of December 31, 2017.

The operating agreement required Cherry Court to fund an operating reserve in the amount of \$145,000. The operating reserve, including interest thereon, is to be utilized primarily to fund operating deficits. Withdrawals may be made only upon the approval of the special member. The operating reserve balance was \$157,362 as of December 31, 2017.

The operating agreement requires Cherry Court to fund a replacement reserve annually in the initial amount of \$21,000. The annual deposit increases 3% per year. The replacement reserve shall be used for the purpose of replacing capital assets or providing capital improvements. Withdrawals may be made only upon the approval of the Authority and the special member. The replacement reserve balance was \$254,604 as of December 31, 2017.

As disclosed on the following page, upon conversion of the public housing units, the operating agreement was amended to require an annual deposit to the replacement reserve in the initial amount of \$30,000 which is to increase 3% per year. In addition, the Authority is required to make a reserve loan, which taken together with the balance in the affordability reserve is to be transferred to the replacement reserve account to bring the funded balance to \$678,004. The note agreement for the reserve loan was executed as of November 30, 2017 and requires principal payments to the extent of available cash flow. The loan is non-interest bearing and due December 31, 2037. The transfer of funds from the affordability reserve and receipt of proceeds from the reserve loan did not occur as of December 31, 2017. In February 2018, the Authority funded \$198,546 of the reserve loan.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### NOTE III - OTHER INFORMATION (cont.)

### E. COMMITMENTS AND CONTINGENCIES (cont.)

Component Units (cont.)

Cherry Court (cont.)

Cherry Court has entered into a lease with a third party to lease ground space for the purpose of constructing, maintaining, and operating a cellular tower. The lease requires monthly payments of \$2,200 through November 2016 and monthly payments of \$2,420 through November 2021. The lease includes four successive five year options to renew with a ten percent increase in rent for each renewal. The company entered into a lease with another third party starting September 2016 to lead ground space for a cellular tower. The lease requires annual payments of \$5,500 through August 2021. The lease includes four successive five year options to renew with a three percent increase in rent for each renewal. Rental income earned under these leases totaled \$34,540 for the year ended December 31, 2017. Future minimum rental income for these leases is \$34,540 for the years 2018-2020 and \$30,287 for 2021.

Cherry Court and the Authority entered into a Rental Assistance Demonstration (RAD) Conversion Commitment with HUD in April 2017 pursuant to which the public housing units were converted to Section 8 project based-vouchers effective November 30, 2017. Cherry Court entered into a Project Based Voucher Housing Assistance Payments (HAP) Contract with the Authority whereby the Authority agrees to make housing assistance payments to the project for 70 of the units. These units have been designated for elderly families under the contract. The HAP contract is effective December 1, 2017 and has an initial term of 20 years set to expire December 31, 2037. Rental revenue under the HAP contract represents approximately 5% of rental income for the year ended December 31, 2017. Cherry Court and the Authority entered into a RAD Use Agreement with HUD pursuant to the RAD HAP contract which will coincide with the term of the HAP contract. The assisted units are to be leased in accordance with the RAD HAP contract, including applicable eligibility and income requirements.

#### Convent Hill

The Authority, as plaintiff, filed a complaint against the architect and construction contractor of the building to redress claims of negligent design and construction. The U.S. Department of Housing and Urban Development authorized the initiation of this litigation in March 2013. The complaint was amended to also include the company; Convent Hill Retail, LLC; FOH, LLC; and Convent Hill Gardens Limited Partnership as plaintiffs (the parties). The parties entered into a litigation funding agreement effective June 2013. Under this agreement, Convent Hill was responsible for a maximum of \$56,000 of costs and expenses associated with the litigation which was to be paid solely with funds from the operating reserve. Litigation costs in excess of this amount are the obligation of the Authority. Litigation costs incurred totaled \$56,000 in 2013 and were paid to the Authority during 2014 with funds from the operating reserve. The case is ongoing and the amount of any recoveries from the claim is not determinable.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### NOTE III - OTHER INFORMATION (cont.)

#### E. COMMITMENTS AND CONTINGENCIES (cont.)

#### Component Units (cont.)

## Convent Hill (cont.)

In conjunction with the litigation funding agreement, an amendment to the operating agreement requires the manager to fund operating deficits in the form of operating deficit loans from June 2013 through December 2018. These operating deficit loans may not exceed the lesser of the aggregate amount of operating reserves used to pay litigation costs related to the complaint against the architect and construction contractor or \$56,000. Operating deficit loans made shall be unsecured, bear interest at 6% per annum, and be repayable solely from cash flow and capital transactions as defined in the operating agreement. There have been no operating deficit loans made to the company as of December 31, 2017.

Convent Hill entered into a Land Use Restriction Agreement with WHEDA as a condition to receiving allocations of low-income housing tax credits. Under this agreement, Convent Hill must continuously comply with IRC Section 42 and other applicable sections of the IRC. The agreement places occupancy restrictions on rents and the minimum percent of units that shall be occupied by individuals or families whose income meets the requirement set under IRC Section 42. If Convent Hill fails to comply with this agreement or with the IRC, it may be ineligible for low-income housing tax credits, and the members may be required to recapture a portion of the tax credits previously claimed on their income tax returns. In addition, noncompliance may require an adjustment to the contributed capital of the investor member. Convent Hill is obligated to certify tenant eligibility.

Under provisions of the R&O agreement and the operating agreement, Convent Hill has established an affordability reserve in the initial amount of \$129,000. These reserve funds, including interest thereon, are restricted for the benefit of the public housing units to cover shortfalls in the event operating subsidy funds are not available. However, if in any month, operating expenses exceed operating income for the public and non-public housing units, the operating reserve is exhausted, and payments are due to the permanent first mortgage, funds from this reserve may be withdrawn to cover such amounts due. The affordability reserve balance was \$131,350 as of December 31, 2017.

The R&O agreement and operating agreement required for Convent Hill to fund an operating reserve in the initial amount of \$105,000. The operating reserve, including interest thereon, is to be administered in accordance with the R&O agreement and utilized primarily to fund operating deficits. Withdrawals are restricted to cover insufficient cash flow from the non-public housing units and to fund insufficient cash flow from the public housing units if the balance in the affordability reserve is less than \$1. If a withdrawal would cause the balance of the reserve to be less than \$50,000, approval of the special member is needed. The operating reserve was \$50,632 as of December 31, 2017.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### NOTE III – OTHER INFORMATION (cont.)

#### E. COMMITMENTS AND CONTINGENCIES (cont.)

Component Units (cont.)

Convent Hill (cont.)

The R&O agreement and operating agreement also provide for Convent Hill to fund a replacement reserve annually in the amount of \$16,000. The required annual deposits increases 3% per year. The replacement reserve shall be used for working capital needs, improvements, replacements, and other contingencies as determined in the reasonable discretion of the manager. Withdrawals may be made only upon the approval of the Authority and the special member. The replacement reserve balance was \$174,901 as of December 31, 2017.

If at any time the aggregate balance of the affordability and operating reserves is below \$160,274 due to withdrawals to fund operating subsidy shortfalls, the project shall notify the Authority in writing regarding the deficit and request the Authority restore the reserve shortfall up to the minimum balance. The reserve shortfall must be deposited into the affordability reserve. If at any time following the achievement of an occupancy rate of 97% the aggregate balance of the affordability and operating reserves exceed \$234,000 and certain conditions are met as defined in the R&O Agreement, the company shall use the excess funds from the operating reserve to make a payment on the Authority mortgage notes payable.

#### Scattered Sites

Scattered Sites entered into a Land Use Restriction Agreement with WHEDA as a condition to receiving an allocation of low-income housing tax credits. Under this agreement, Scattered Sites must continuously comply with Section 42 and other applicable sections of the IRC. The agreement places occupancy restrictions on rents and the minimum percent of units which shall be occupied by individuals or families whose income meets the requirement set under IRC Section 42. If Scattered Sites fails to comply with this agreement or with the IRC, it may be ineligible for low-income housing tax credits, and the members may be required to recapture a portion of the tax credits previously claimed on their income tax returns. In addition, noncompliance may require an adjustment to the contributed capital of the investor member. Scattered Sites is obligated to certify tenant eligibility.

Under provisions of the R&O agreement and operating agreement, Scattered Sites established an affordability and operating reserve in the initial amount of \$75,000. These reserve funds, including interest thereon, are restricted to help meet operating expenses and debt service of Scattered Sites in the event operating subsidy funds are not available. The affordability and operating reserve balance was \$76,887 as of December 31, 2017.

If at any time the aggregate balance of the affordability and operating reserve is below \$51,370 due to withdrawals to fund operating subsidy shortfalls, Scattered Sites shall notify the Authority in writing regarding the deficit and request the Authority restore the reserve shortfall up to the minimum balance.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

## NOTE III - OTHER INFORMATION (cont.)

#### E. COMMITMENTS AND CONTINGENCIES (cont.)

#### Component Units (cont.)

### Scattered Sites (cont.)

The R&O Agreement and operating agreement require Scattered Sites to fund a replacement reserve annually in the initial amount of \$7,200. The annual deposit requirement increases 3% per year. The replacement reserve shall be used for the purpose of replacing capital assets or providing capital improvements. Withdrawals may be made only upon the approval of the Authority and investor member. The replacement reserve balance was \$80,968 as of December 31, 2017.

The Authority entered into a cooperation agreement with the City of Milwaukee whereby any low-rent housing developed by the Authority receiving federal assistance from the United States of America shall make annual payments in lieu of taxes in an amount equal to 10% of the shelter rent. Shelter rent is defined as the total of all rents charged to tenants less the cost of utilities. Since all the units in the project are public housing units, Scattered Sites is subject to the same agreement.

#### Scattered Sites II

Scattered Sites II entered into a Land Use Restriction Agreement with WHEDA as a condition to receiving an allocation of low-income housing tax credits from WHEDA. Under this agreement, Scattered Sites II must continuously comply with Section 42 and other applicable sections of the IRC. The agreement places occupancy restrictions on rents and the minimum percent of units which shall be occupied by individuals or families whose income meets the requirements set under IRC Section 42. If Scattered Sites II fails to comply with this agreement or with the IRC, it may be ineligible for low-income housing tax credits, and the members may be required to recapture a portion of the tax credits previously claimed on their income tax returns. In addition, noncompliance may require an adjustment to the contributed capital of the investor member. Scattered Sites II is obligated to certify tenant eligibility.

Under provisions of the R&O Agreement and operating agreement, Scattered Sites II has established an operating reserve in the initial amount of \$75,000. These reserve funds, including interest thereon, are restricted to help meet operating expenses and debt service which exceed available operating revenues. Withdrawals may be made upon approval of the special member. The operating reserve balance was \$75,677 as of December 31, 2017.

The R&O Agreement and operating agreement requires Scattered Sites II to fund a replacement reserve annually in the initial amount of \$300 per unit. The annual deposit requirement increases 3% per year. The replacement reserve shall be used for the purpose of replacing capital assets or providing capital improvements. Withdrawals may be made only upon the approval of the Authority and the investor member or the special member. The replacement reserve balance was \$61,695 at December 31, 2017.

The Authority entered into a cooperation agreement with the City of Milwaukee whereby any low-rent housing development by the Authority receiving federal assistance from the United States of America shall make annual payments in lieu of taxes (PILOT) in an amount equal to 10% of the shelter rent. Shelter rent is defined as the total of all rents charged to tenants less the cost of utilities. Scattered Sites II is subject to the same agreement with respect to its public housing units.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

## NOTE III - OTHER INFORMATION (cont.)

#### E. COMMITMENTS AND CONTINGENCIES (cont.)

## Component Units (cont.)

### Olga Village

Olga Village entered into a Land Use Restriction Agreement with WHEDA as a condition to receiving an allocation of low-income housing tax credits. Under this agreement, Olga Village must continuously comply with Section 42 and other applicable sections of the IRC. The agreement places occupancy restrictions on rents and the minimum percent of units which shall be occupied by individuals or families whose income meets the requirements set under IRC Section 42. If Olga Village fails to comply with this agreement or with the IRC, it may be ineligible for low-income housing tax credits, and the members may be required to recapture a portion of the tax credits previously claimed on their income tax returns. In addition, noncompliance may require an adjustment to the contributed capital of the investor member. Olga Village is obligated to certify tenant eligibility.

The R&O Agreement and operating agreement require Olga Village to fund a replacement reserve based upon \$250 per unit per year commencing in 2011. This amount shall increase by 10% each fifth anniversary thereafter. The replacement reserve shall be used to fund repairs, capital expenditures, and other costs as approved by the Authority and the investor member. The replacement reserve balance was \$61,110 at December 31, 2017.

The R&O Agreement and operating agreement require Olga Village to establish and maintain an operating reserve with a minimum balance of \$200,000. If the balance is less than the minimum, Olga Village shall deposit funds from cash flow into the reserve in the priority as set for the in the operating agreement. Funds from the operating reserve may be used to fund operating deficits with the consent of the investor member. \$204,725 at December 31, 2017.

The Authority was to establish an authority subsidy reserve solely for the benefit of the public housing units in the amount of the greater of \$150,000 or eighteen times the subsidy reserve target level as defined in the R&O Agreement. If Olga Village has insufficient cash flow from the public housing units, The Authority may withdraw funds from the reserve and disburse them to Olga Village to cover such shortfalls.

The Authority entered into a cooperation agreement with the City of Milwaukee whereby any low-rent housing developed by the Authority receiving federal assistance from the United States of America shall make annual payments in lieu of taxes (PILOT) in an amount equal to 10% of the shelter rent. Shelter rent is defined as the total of all rents charged to tenants less the cost of utilities. Olga Village is subject to the same agreement with respect to the public housing units.

Olga Village leases the senior community center to United Community Center, Inc. In lieu of monthly base rent, the tenant shall operate and maintain the senior community center including utilities, repairs, maintenance, and real estate taxes.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE III - OTHER INFORMATION (cont.)

#### E. COMMITMENTS AND CONTINGENCIES (cont.)

#### Component Units (cont.)

#### Westlawn Renaissance

Westlawn Renaissance has entered into an operating Agreement with the Authority. Provisions of the agreement require Westlawn Renaissance to fund a replacement reserve in the initial amount of \$75,000 upon receipt of the second installment of equity from the investor member. Commencing on June 1, 2013, monthly deposits are required in an amount equal to \$300 per unit per year for the first year, increasing by 3% each twelve-month period thereafter. In connection with the RAD conversion, the operating agreement was amended to require deposits of \$350 per unit per year, increasing by 3% each twelve month period thereafter. The replacement reverse shall be used to fund repairs, capital expenditures, and other costs as approved by the Authority and the investor member. The replacement reserve balance was \$394,628 as of December 31, 2017.

As disclosed on the following page, upon conversion of the public housing units, the RAD conversion commitment required an initial deposit into the replacement reserve of \$778,550. This balance was to include the existing replacement reserves in the project plus additional funds from the Authority. The additional deposits to the replacement reserve were made in February 2018. The funds were provided by \$81,532 of operating cash and a \$339,343 increase to the Authority construction and term loan and accrued interest.

The operating agreement requires Westlawn Renaissance to establish an operating reserve of at least \$600,000. Funds from the operating reserve may be used to pay for operating or other expenses with the consent of the investor member. Westlawn Renaissance is required to fund the operating reserve from available cash flow as defined in the operating agreement, in order to maintain a balance at all times of \$600,000. The reserve shall be maintained throughout the 15 year tax credit compliance period. Upon the three year anniversary of the achievement of stabilized occupancy, as defined in the operating agreement, any excess amounts in the operating reserve shall be released to pay applicable principal and interest on the mortgage notes payable due to the Authority. Beginning June 2024, and each year thereafter, the required balance in the operating reserve may be reduced in accordance with the operating agreement. The operating reserve balance was \$604,405 as of December 31, 2017.

Westlawn Renaissance entered into a management agreement with an unaffiliated entity. Under this agreement, Westlawn Renaissance is obligated to pay a management fee equal to \$24.50 per unit per month. The management fees incurred under this agreement totaled \$79,302 for the year ended December 31, 2017.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

### **NOTE III – OTHER INFORMATION** (cont.)

E. COMMITMENTS AND CONTINGENCIES (cont.)

Component Units (cont.)

Westlawn Renaissance (cont.)

Westlawn Renaissance entered into a Land Use Restriction Agreement with WHEDA as a condition to receiving an allocation of low-income housing tax credits. Under this agreement, Westlawn Renaissance must continuously comply with IRC Section 42 and other applicable sections of the IRC. The agreement places occupancy restrictions on rents and the minimum percent of units which shall be occupied by individuals or families whose income meets the requirements set under IRC Section 42. If Westlawn Renaissance fails to comply with this agreement or with the IRC, it may be ineligible for low-income housing tax credits, and the members may be required to recapture a portion of the tax credits previously claimed on their income tax returns. In addition, noncompliance may require an adjustment to the contributed capital of the investor member. Westlawn Renaissance is obligated to certify tenant eligibility.

Westlawn Renaissance and the Authority entered into a RAD Conversion Commitment with HUD in April 2017 pursuant to which the public housing units were converted to Section 8 project based-vouchers effective November 30, 2017. Westlawn Renaissance entered into a Project Based Voucher Housing Assistance Payments Contract with the Authority whereby the Authority agrees to make housing assistance payments to the project for 64 of the units. Forty-seven of these units have been designated for elderly families under the contract. The HAP contract is effective December 1, 2017 and has an initial term of 20 years set to expire December 31, 2037. Rental revenue under the HAP contract represents approximately 2% of rental income for the year ended December 31, 2017. Westlawn Renaissance and the Authority entered into a RAD Use Agreement with HUD pursuant to the RAD HAP contract which will coincide with the term of the HAP contract. The assisted units are to be leased in accordance with the RAD HAP contract, including applicable eligibility and income requirements.

The Authority entered into a cooperation agreement with the City of Milwaukee whereby any low-rent housing developed by the Authority receiving federal assistance from the United States of America shall make annual payments in lieu of taxes (PILOT) in an amount equal to 10% of the shelter rent. Shelter rent is defined as the total of all rents charged to tenants less the cost of utilities. Westlawn Renaissance is subject to the same agreement with respect to the public housing units.

#### Lapham Park

Lapham Park has entered into an R&O Agreement with the Authority and a loan agreement with WHEDA. Provisions of the agreements require Lapham Park to fund a replacement reserve in an initial amount of \$60,300 upon receipt of the second installment of equity from the investor member. Commencing on June 1, 2013, monthly deposits are required in an amount equal to \$300 per unit per year for the first year, increasing by 3% each twelve-month period thereafter. The replacement reserve shall be used to fund repairs, capital expenditures, and other costs as approved by the Authority and the investor member. The replacement reserve balance was \$342,007 as of December 31, 2017.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

### NOTE III - OTHER INFORMATION (cont.)

#### E. COMMITMENTS AND CONTINGENCIES (cont.)

Component Units (cont.)

Lapham Park (cont.)

The R&O Agreement and operating agreement requires Lapham Park to establish an operating reserve of at least \$628,000, to be funded on the date of receipt of the second installment of equity from the investor member. Funds from the operating reserve may be used to pay for operating or other expenses with the consent of the investor member. Lapham Park is required to fund the operating reserve from available cash flow as defined in the operating agreement, in order to maintain a balance at all times of \$628,000. The reserve shall be maintained throughout the 15 year tax credit compliance period. Upon the three year anniversary of the achievement of stabilized occupancy, as defined in the operating agreement, any excess amounts in the operating reserve shall be released to pay applicable principal and interest on the mortgage notes payable due to the Authority. Beginning June 2024, and each year thereafter, the required balance in the operating reserve may be reduced in accordance with the operating agreement. The operating reserve balance was \$632,704 as of December 31, 2017.

Lapham Park entered into a management agreement with an unaffiliated entity. Under this agreement, Lapham Park is obligated to pay a management fee equal to \$27.00 per unit per month. The management fees incurred under this agreement totaled \$66,072 for the year ended December 31, 2017.

Lapham Park entered into Land Use Restriction Agreements with WHEDA as a condition to receiving the bonds payable and an allocation of low-income housing tax credits. Under this agreement, Lapham Park must continuously comply with IRC Section 42 and other applicable sections of the IRC. The agreement places occupancy restrictions on rents and the minimum percent of units which shall be occupied by individuals or families whose income meets the requirements set under IRC Section 42. If Lapham Park fails to comply with this agreement or with the IRC, the bonds payable become immediately due and payable; Lapham Park may be ineligible for low-income housing tax credits; and the members may be required to recapture a portion of the tax credits previously claimed on their income tax returns. In addition, noncompliance may require an adjustment to the contributed capital of the investor member. The company is obligated to certify tenant eligibility.

The Authority had entered into a cooperation agreement with the City of Milwaukee whereby any low-rent housing developed by the Authority receiving federal assistance from the United States of America shall make annual payments in lieu of taxes (PILOT) in an amount equal to 10% of the shelter rent. Shelter rent is defined as the total of all rents charged to tenants less the cost of utilities. Lapham Park is subject to the same agreement with respect to its public housing units.

Lapham Park entered into a Declaration of Condominium agreement to form Lapham Park Condominium. Under the agreement, the building was divided into two units which are occupied by the project.

The Authority had a non-cancelable operating lease agreement with Verizon Wireless to rent a portion of its rooftop space for antenna systems and storage areas for communication transmitters. In February 2012, the Authority assigned its interest in the lease to Lapham Park. Payments on the lease increase 4% each year. The lease expires December 31, 2020. The lease includes three remaining five year option to renew.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### NOTE III – OTHER INFORMATION (cont.)

#### E. COMMITMENTS AND CONTINGENCIES (cont.)

#### Component Units (cont.)

#### Lapham Park (cont.)

Lapham Park entered into a non-cancelable operating lease agreement with T-Mobile to rent a portion of its rooftop space for the maintenance and operation of telecommunications equipment. The lease requires an annual lease payment of \$27,000 commencing in 2017 which is to increase 4% each year. The lease includes five remaining five year options to renew. Rooftop lease income included in rental income totaled \$53,603 for the year ended December 31, 2017. Future minimum rental income under the rooftop leases is \$60,587, \$63,011, \$65,531, \$31,181, \$10,529 for the years 2018, 2019, 2020, 2021 and 2022 respectively.

In connection with the AHP note with the Authority, the project must comply with certain affordability requirements outlined in an AHP Subsidy Agreement between the Authority and the Federal Home Loan Bank.

#### F. ECONOMIC DEPENDENCY

The Authority is economically dependent on annual contributions and grants from the U.S. Department of Housing and Urban Development (HUD). The Authority operates at a loss prior to receiving contributions and grants from HUD.

#### G. RELATED PARTY TRANSACTIONS

Thirteen of the individuals who work for the Authority are employees of the City of Milwaukee. Wages and related fringe benefits are paid by the City of Milwaukee and reimbursed by the Authority. Wages and related fringe benefits reimbursed to the City by the Authority were approximately \$3,497,475 in 2017. In addition, during 2017 the Authority paid the City approximately \$565,259, for administrative services and overhead expenses. The liability as of year-end totaled \$798,936 is included in accounts payable as of December 31, 2017.

In accordance with an agreement with the City of Milwaukee, the Authority makes PILOT to the City equal to 10% of the Authority's net shelter rental income. The PILOT for 2017, paid in 2018 was \$1,175,502 and is included in accrued liabilities as of December 31, 2017.

#### Component Units

#### Carver Park

Carver Park entered into a management agreement with Friends of Housing Corporation ("Friends"), a member of the general partner, for a management fee equal to \$30.00 per unit during 2017. The management fees incurred under this agreement totaled \$46,116 for the year ended December 31, 2017.

The partnership agreement provides for Carver Park to pay an annual asset management fee to the investor limited partner in the base amount of \$5,000 as annually adjusted by the Consumer Price Index (CPI). Asset management fees incurred were \$6,998 for the year ended December 31, 2017. Accrued asset management fees were \$13,203 as of December 31, 2017.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

### NOTE III - OTHER INFORMATION (cont.)

#### G. RELATED PARTY TRANSACTIONS (cont.)

Component Units (cont.)

Carver Park (cont.)

Carver Park has entered into R&O Agreements with the Authority. Provisions of the R&O Agreements require Carver Park to maintain 27 and 24 units as public housing units in Carver I and Carver II, respectively. Carver Park shall use its best efforts to achieve and maintain tiers of persons with income of 30%, 50%, and 60% of county median incomes residing in the public housing units. With regards to the public housing units, the Authority is to pay operating subsidies to Carver Park equal to the difference between rents received from tenants residing in the public housing units and operating expenses for those units. The agreements expire on December 31, 2041. Operating subsidies totaling \$133,465 were earned for the year ended December 31, 2017. Included in accounts payable on the balance sheets are operating subsidy payables of \$5,269 as of December 31, 2017.

Carver Park is obligated to pay the Authority an annual authority oversight fees to cover its asset management responsibilities in administering the operating subsidy in the amounts of \$27,000 and \$24,000 for Carver I and Carver II, respectively. The Authority will forego the authority oversight fee to the extent of any public housing shortfall. Authority oversight fees totaled \$51,000 for the year ended December 31, 2017. Accrued authority oversight fees were \$51,000 as of December 31, 2017.

#### Highland Park

Highland Park is obligated to pay an annual asset cumulative management fee to the investor member in the amount of \$5,000, which is payable from cash flow as defined in the operating agreement. Accrued asset management fees were \$10,000 as of December 31, 2017.

The Authority is required to jointly and severally fund all operating deficits for the 36 month period after the breakeven date and achievement of permanent loan closing in the form of an operating deficit advance, with a maximum cumulative operating deficit advance of \$300,000. The guarantee amount reduces to \$150,000 on the second anniversary of achievement of the operating deficit requirements. The guarantee further reduces to zero on the third anniversary of achievement of the operating deficit requirements. Operating deficit advances bear interest at 8%. There has been no operating deficit advances made to Highland Park as of December 31, 2017.

The Authority has also guaranteed the amount of the low-income housing tax credits to be generated by the project. Total operating deficit and tax credit and guarantees shall not exceed the cumulative amount of \$1,000,000.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### **NOTE III – OTHER INFORMATION** (cont.)

#### G. RELATED PARTY TRANSACTIONS (cont.)

#### Component Units (cont.)

### Highland Park (cont.)

Highland Park has entered into a R&O Agreement with the Authority. Provisions of the agreement require Highland Park to maintain 46 units as public housing units. With regards to the public housing units, the Authority is to pay operating subsidies to Highland Park equal to primarily the allowable expense level determined by HUD annually, less rents received from tenants residing in the public housing units. The agreement will expire upon the latest to occur of the expiration of the minimum period during which the public housing is required by law to be operated as such, the expiration of 40 years from the date of first occupancy (November 2044), and repayment of the subordinated mortgage note payable to the Authority. Operating subsidies totaling \$108,045 were incurred during the year ended December 31, 2017. Operating subsidy payables were \$8,716 as of December 31, 2017.

Highland Park is obligated to pay the Authority an authority oversight fee to cover its asset management responsibilities in administering the operating subsidy in the amounts of \$46,000. The Authority will forego the authority oversight fee to the extent of any public housing shortfall. Highland Park did not incur oversight fees for the period ended December 31, 2017. Accrued authority oversight fees were \$34,938 as of December 31, 2017.

#### **Cherry Court**

Cherry Court entered into a management agreement with Friends. Under this agreement, Cherry Court is obligated to pay a monthly management fee equal to \$28.00 per unit for 2017, not to exceed 6% of gross annual income. The management fees incurred under this agreement totaled \$39,600 for the year ended December 31, 2017. Friends is also paid an administrative fee related to application review, home visits, and completing the tenant income certification related to certifying tenant compliance.

Cherry Court is obligated to pay the investor member an annual cumulative asset management fee of \$3,500. The asset management fee shall increase annually by 3% and is only payable from cash flow. Asset management fees incurred were \$4,843 for the year ended December 31, 2017.

The Authority has guaranteed the amount of the low-income housing tax credits to be generated by the project. Total operating deficit and tax credit guarantees shall not exceed the cumulative amount of \$300,000.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

# NOTE III - OTHER INFORMATION (cont.)

#### G. RELATED PARTY TRANSACTIONS (cont.)

Component Units (cont.)

#### Cherry Court (cont.)

Cherry Court has entered into a R&O Agreement with the Authority. Provisions of the agreement require Cherry Court to maintain 70 units as public housing units. With regards to the public housing units, the Authority is to pay operating subsidies to Cherry Court equal to primarily the allowable expense level determined by HUD annually, less rents received from tenants residing in the public housing units. The agreement will expire upon the latest to occur of the expiration of the minimum period during which the public housing is required by law to be operated as such, the expiration of 40 years from the date of first occupancy (August 2046), and repayment of the subordinated mortgage notes payable to the Authority. Operating subsidies totaling \$177,341 were incurred during the year ended December 31, 2017. Included in accounts receivable on the statement of net position are operating subsidies of \$0 as of December 31, 2017. Included in accounts payable of the statement of net position are operating subsidies payable of \$23,767 as of December 31, 2017. The R&O Agreement was terminated November 30, 2017 upon conversion of the public housing units to Section 8 assistance under the RAD program. See Note III. E. for additional information.

The Authority is to be paid an authority oversight fee to cover its asset management responsibilities in administering the operating subsidy in the amounts of \$70,000. The Authority will forego the authority oversight fee to the extent of any public housing shortfall. Authority oversight fees totaled \$0 for the year ended December 31, 2017. Accrued authority oversight fees were \$0 as of December 31, 2017.

### Convent Hill

Convent Hill is obligated to pay the investor member or its affiliate an annual asset management fee in the initial amount \$3,500. Such fee shall be paid quarterly and shall be cumulative to the extent not paid in full in any quarter. The asset management fee shall increase annually by 3%. Asset management fees incurred were \$4,432 for the year ended December 31, 2017.

The Authority has guaranteed the amounts of the low income housing tax credits to be generated by the project. Total tax credit guarantees shall not exceed \$100,000.

Convent Hill has entered into an R&O Agreement with the Authority. Provisions of the agreement require Convent Hill to maintain 42 units as public housing units. With regards to the public housing units, the Authority is to pay operating subsidies to Convent Hill equal to primarily the allowable expense level determined by HUD annually, less rents received from tenants residing in the public housing units. The agreement will expire upon the latest to occur of the expiration of the minimum period during which the public housing is required by law to be operated as such, the expiration of 40 years from the date of first occupancy (October 2047), and repayment of the subordinated mortgage notes payable to the Authority. Operating subsidies totaling \$129,019 were earned during the year ended December 31, 2017. Included in accounts payable on statement of net position are operating subsidy payables of \$10,460 as of December 31, 2017.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

#### **NOTE III – OTHER INFORMATION (cont.)**

#### G. RELATED PARTY TRANSACTIONS (cont.)

Component Units (cont.)

Convent Hill (cont.)

Convent Hill entered into a Declaration of Condominium agreement (Declaration) with Convent Hill Retail, LLC; FOH, LLC: and Convent Hill Gardens Limited Partnership to form Convent Hill Condominium Association, Inc. (Association). Under the agreement, the building was divided into six units, one of which is occupied by the project. The Declaration specifies that the project's percentage interest in general common elements (i.e. the building, roof, and foundation, mechanical rooms, driveways, and sidewalks) is 59.99%. The Declaration specifies that the project's percentage interest in limited common elements specific to the residential units only (includes computer room, lobby, community room, laundry facilities, kitchen, outdoor terraces etc.) is 68.17%. The project's percentage interest in limited common elements specific to the residential units and the office unit (includes corridors and electrical rooms) is 65.7%.

The Board of Directors of the Association shall annually adopt a budget of common expenses and assess each unit accordingly. The assessments for these common expenses are payable in monthly installments and are based on the limited common elements percentages identified in the previous paragraph. However, if and to the extent the Board determines that usage or benefit of any particular common expense varies among the units, the board may allocate such differential common expenses to individual units based on the Board's best estimate. Included in the common expenses are costs such as utilities, landscaping, shared labor and materials, janitorial services, insurance, garbage and recycling services, elevator and the office telephone. Condominium fees totaled \$304,791 for the year ended December 31, 2017.

Convent Hill has entered into a management agreement with Friends. Under this agreement, Convent Hill is obligated to pay a management fee equal to \$27.00 per unit not to exceed 6% of gross annual income. The management fees incurred under this agreement totaled \$25,920 for the year ended December 31, 2017. Friends is also paid an administrative fee related to application review, home visits and completing the tenant income certification related to certifying tenant compliance.

#### Scattered Sites

Scattered Sites entered into a development services agreement with the Authority. The agreement provides for Scattered Sites to pay a development fee totaling \$700,000 to the Authority. The portion of the fee not paid under this agreement will bear interest at the long term applicable federal rate (8%) in effect on the Placement in Service date, compounded annually. Development fee payable was paid off in 2009. Accrued interest on the development fee was \$9,271 as of December 31, 2017.

Scattered Sites is obligated to pay the special member or its affiliate an annual asset management fee in the initial amount of \$3,500. Such fee shall be cumulative to the extent not paid in full in any year. The asset management fee shall increase annually by 3%. Asset management fees incurred were \$4,567 for the year ended December 31, 2017. Accrued asset management fees were \$4,567 as of December 31, 2017.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

### **NOTE III – OTHER INFORMATION (cont.)**

#### G. RELATED PARTY TRANSACTIONS (cont.)

#### Component Units (cont.)

#### Scattered Sites (cont.)

Scattered Sites has entered into an R&O Agreement with the Authority. Provisions of the agreement require Scattered Sites to maintain 24 units as public housing units. With regards to the public housing units, the Authority is to pay operating subsidies to Scattered Sites equal to primarily the allowable expense level determined by HUD annually, less rents received from tenants residing in the public housing units. The agreement will expire upon the latest to occur of the expiration of the minimum period during which the public housing is required by law to be operated as such, the expiration of 40 years from the date of first occupancy (October 2047), and repayment of the Authority's mortgage notes payable. Operating subsidies totaling \$169,936 were earned during the year ended December 31, 2017. Included in accounts payable on the statement of net position are operating subsidy payables of \$11,532 as of December 31, 2017.

Scattered Sites has entered into a management agreement with Friends. Under this agreement, Scattered Sites is obligated to pay a management fee equal to \$37.50 per unit per month for 2017, not to exceed 9% of gross annual income collected. The management fees incurred under this agreement totaled \$10,441 for the year ended December 31, 2017. Friends is also paid an administrative fee related to application review, home visits and completing the tenant income certification related to certifying tenant compliance.

#### Scattered Sites II

Scattered Sites II is obligated to pay the special member or its affiliate an annual asset management fee in the initial amount of \$3,500, which is payable from cash flow as defined in the operating agreement. Such fee shall be cumulative to the extent not paid in full in any year. Asset management fees incurred were \$3,500 for the year ended December 31, 2017. Accrued asset management fees were \$3,500 as of December 31, 2017.

Scattered Sites II is obligated to pay the manager an annual management fee in the initial amount of \$7,500. Such fee shall be payable to the extent of available cash flow and increase annually by 3%. Scattered Sites II management fees incurred were \$9,226 for the year ended December 31, 2017. Accrued management fees were \$25,516 as of December 31, 2017.

Scattered Sites II has entered into an R&O Agreement with the Authority. Provisions of the agreement require Scattered Sites to maintain 12 units as public housing units. With regards to the public housing units, the Authority is to pay operating subsidies to Scattered Sites II equal to primarily the allowable expense level determined by HUD annually, less rents received from tenants residing in the public housing units. The agreement will expire upon the latest to occur of the expiration of the a minimum period during which the public housing is required by law to be operated as such, the expiration of 40 years from the date of first occupancy (2049), and repayment of the Authority Mortgage Loan. Operating subsidies totaling \$108,688 were earned during the year ended December 31, 2017. Included in accounts receivable are operating subsidy receivables of \$1,623 as of December 31, 2017.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

### NOTE III - OTHER INFORMATION (cont.)

#### G. RELATED PARTY TRANSACTIONS (cont.)

Component Units (cont.)

Scattered Sites II (cont.)

Scattered Sites II has entered into a management agreement with Friends. Under this agreement, the company is obligated to pay a management fee equal to \$46 per unit per month not to exceed 8% of gross annual income collected. The management fees incurred were \$11,858 for the year ended December 31, 2017. Friends is also paid an administrative fee related to application review, home visits and completing the tenant income certification related to certifying tenant compliance.

#### Olga Village

Olga Village is obligated to pay an annual cumulative asset management fee in the initial amount of \$1,850 to an affiliate of the investor member commencing in 2011, increasing 10% every fifty anniversary. The annual fee is payable from cash flow, as defined in the operating agreement. Asset Management fees incurred were \$2,035 for the year ended December 31, 2017. Accrued asset management fees were \$4,070 as of December 31, 2017.

Olga Village entered into a development services agreement with the Authority. The agreement provided for Olga Village to pay a development fee totaling \$1,026,952 to the Authority and a portion of the fee not paid under this agreement bore interest at the long-term applicable federal rate (3.86%) in effect on the completion date, compounded annually. The remaining principal balance of the development fee was paid off during 2014. Accrued interest on the development fee was \$9,974 as of December 31, 2017.

Olga Village had accounts payable to the Authority totaling \$13,156 as of December 31, 2017. The amounts relate to expenses paid on Olga Village's behalf by the Authority for reimbursable expenses, including payroll, maintenance, and insurance. The balance is non-interest bearing and due on demand.

Olga Village has entered into an R&O Agreement with the Authority. Provisions of the agreement require Olga Village to maintain 37 units as public housing units. With regards to the public housing units, the Authority is to pay operating subsidies to Olga Village equal to primarily the allowable expense level determined by HUD annually, less rents received from tenants residing in the public housing units. The agreement will expire upon the latest to occur of the expiration of the minimum period during which the public housing is required by law to be operated as such, the expiration of 40 years from the date of first occupancy (December 2050), and repayment of the subordinated mortgage notes payable to the Authority. Operating subsidies totaling \$135,801 were earned during the year ended December 31, 2017. Included in accounts receivable are operating subsidy receivables of \$5,924 as of December 31, 2017.

Olga Village has entered into a management agreement with Friends. Under this agreement, the company is obligated to pay a management fee equal to \$24.75 per unit per month not to exceed 6% of gross annual income collected. The management fees incurred under this agreement totaled \$10,989 for the year ended December 31, 2017. Friends is also paid an administrative fee related to application review, home visits and completing the tenant income certification related to certifying tenant compliance.

# NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

## NOTE III - OTHER INFORMATION (cont.)

### G. RELATED PARTY TRANSACTIONS (cont.)

#### Component Units (cont.)

#### Westlawn Renaissance

Westlawn Renaissance is obligated to pay an annual cumulative asset management fee to the investor member in the amount of \$12,500 commencing in 2013. Asset management fees incurred totaled \$12,500 for the year ended December 31, 2017.

Westlawn Renaissance is obligated to pay an annual cumulative company management fee to the manager in the amount of \$37,500 commencing in 2013. Such fee is payable only from cash flow, and shall be paid pursuant to the terms of the operating agreement. Company management fee incurred and accrued totaled \$37,500 for the year ended December 31, 2017. Included in other current liabilities are accrued company management fees totaling \$37,500 as of December 31, 2017.

For the 60 month period following the achievement of stabilized occupancy, the manager member is required to fund all operating deficits in the form of an operating deficit advance, with a maximum cumulative operating deficit advance of \$870,000. The operating deficit obligation period will be extended if Westlawn Renaissance is not achieving certain occupancy rates as defined in the operating agreement and/or the operating reserve is not fully funded. Any operating deficit advances shall be treated as a loan and be non-interest bearing. Operating deficit advances are repayable from available cash flow as defined in the operating agreement. There were no operating deficit advance loans made to Westlawn Renaissance as of December 31, 2017.

Westlawn Renaissance has entered into an R&O Agreement with the Authority. Provisions of the agreement require Westlawn Renaissance to maintain 64 units as public housing units. The Authority is to pay operating subsidies to Westlawn Renaissance equal to primarily the allowable expense level determined by HUD annually, less rents received from tenants residing in the public housing units. The agreement will expire upon the latest to occur of the expiration of the minimum period during which the public housing is required by law to be operated as such, the expiration of 40 years from the date of first occupancy (February 2052), or repayment of the subordinated mortgage notes payable to the Authority. Operating subsidies totaling \$224,883 were earned during the year ended December 31, 2017. Included in accounts receivable are operating subsidy receivables of \$0 as of December 31, 2017. Included in accounts payable is an operating subsidy payable of \$10,042 as of December 31, 2017. The R&O Agreement was terminated November 30, 2017 upon conversion of the public housing units to Section 8 assistance under the RAD program. See Note III. E. for additional information.

Westlawn Renaissance is obligated to pay the Authority an annual cumulative authority oversight fee in the amount of \$100,000 commencing in 2013 and every year thereafter. Authority oversight fee incurred totaled \$100,000 for the year ended December 31, 2017. Included in other current liabilities are accrued authority oversight fees totaling \$100,000 as of December 31, 2017.

## NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended December 31, 2017

### NOTE III - OTHER INFORMATION (cont.)

### G. RELATED PARTY TRANSACTIONS (cont.)

### Component Units (cont.)

#### Lapham Park

Lapham Park is obligated to pay an annual cumulative asset management fee to the investor member in the amount of \$52 per credit unit (\$10,452) commencing in 2013. Asset management fee incurred totaled \$10,452 for the year ended December 31, 2017.

Lapham Park is obligated to pay an annual cumulative company management fee to the manager in the amount equal to \$150 per credit unit (\$30,150) commencing in 2013. The fee is payable only from available cash flow as defined in the operating agreement. Company management fees incurred totaled \$30,150 for the year ended December 31, 2017. Included in accrued expenses are accrued company management fees totaling \$150,750 as of December 31, 2017.

Lapham Park has entered into am R&O Agreement with the Authority. Provisions of the agreement require Lapham Park to maintain 131 units as public housing units. With regard to the public housing units, the Authority is to pay operating subsidies to Lapham Park equal to primarily the allowable expense level determined by HUD annually, less rents received from tenants residing in the public housing units. The agreement will expire upon the latest to occur of the expiration of the minimum period during which the public housing is required by law to be operated as such, the expiration of 40 years from the date of first occupancy (November 2051), and repayment of the subordinated mortgage notes payable to the Authority. Operating subsidies totaling \$286,244 were earned during the year ended December 31, 2017. Included in accounts payable are operating subsidy payables of \$16,835 as of December 31, 2017.

Lapham Park is obligated to pay the Authority an annual cumulative authority oversight fee in the amount of \$30,150 commencing in 2013 and increasing by 3% every year thereafter. Authority oversight fee incurred and accrued totaled \$33,934 for the year ended December 31, 2017.

Lapham Park entered into a development agreement with the manager, which provides for the payment of a development fee of \$3,009,701. The entire fee has been capitalized into the cost of the buildings and is to be paid from capital contributions and project cash flow as set forth in the operating agreement. All unpaid amounts at the time of the project completion date shall bear interest at the long-term AFR as of the date of completion (2.4%), compounded annually. In the event the entire development fee has not been paid within 13 years of the date of completion of the project, the unpaid fee and accrued interest shall be paid by the manager member as a development fee advance which is only repayable from available cash flow. Development fee payable was \$2,196,403 as of December 31, 2017. Interest expense incurred on the development fee payable totaled \$56,007 for the year ended December 31, 2017. Accrued interest totaled \$56,007 as of December 31, 2017.

NOTES TO FINANCIAL STATEMENTS
As of and for the Year Ended December 31, 2017

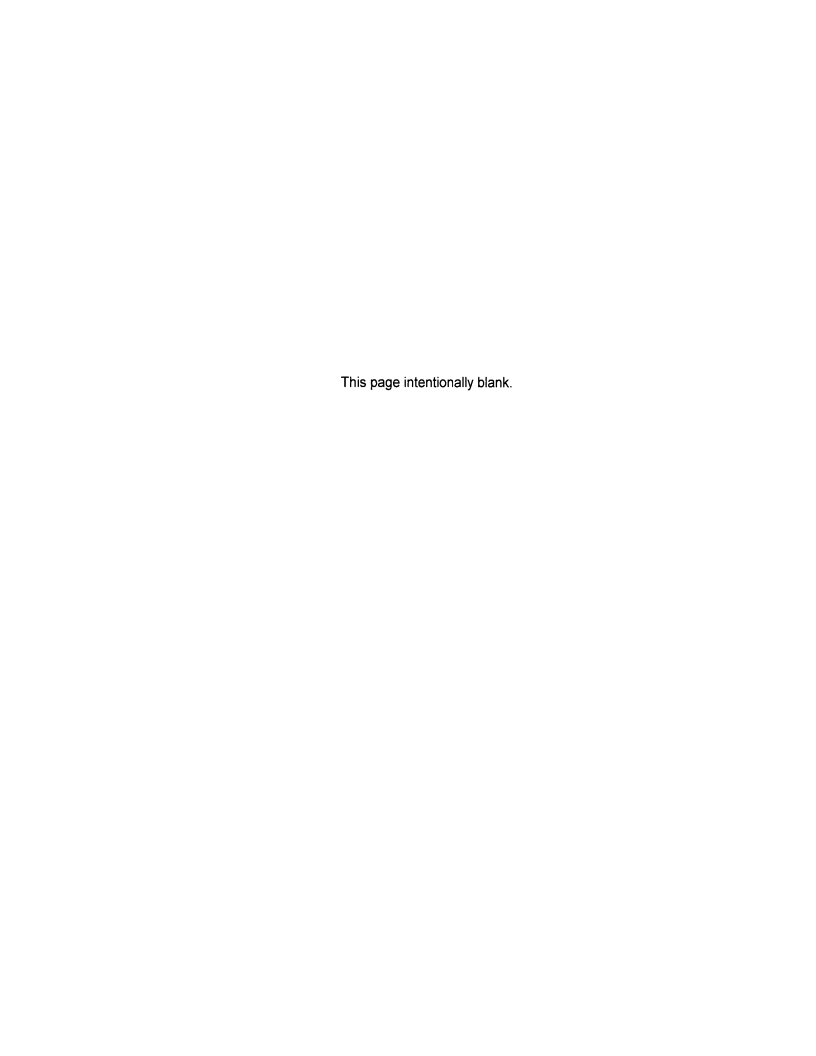
## NOTE III - OTHER INFORMATION (cont.)

### H. EFFECT OF NEW ACCOUNTING STANDARDS ON CURRENT-PERIOD FINANCIAL STATEMENT

The Governmental Accounting Standards Board (GASB) has approved the following:

- Statement No. 75, Accounting and Financial Reporting for Postemployment Benefits Other Than Pensions
- Statement No. 82, Pension Issues an Amendment of GASB Statements No. 67, No. 68, and No.
   73
- Statement No. 83, Certain Asset Retirement Obligations
- Statement No. 84, Fiduciary Activities
- Statement No. 85, Omnibus 2017
- Statement No. 86, Certain Debt Extinguishment Issues
- Statement No. 87, Leases
- Statement No. 88, Certain Disclosures Related to Debt, Including Direct Borrowing and Direct Placements
- Statement No. 89, Accounting for Interest Costs Incurred Before the End of a Construction Period

When they become effective, application of these standards may restate portions of these financial statements.





## SCHEDULE OF FUNDING PROGRESS As of and for the Year Ended December 31, 2017

Actuarial Valuation Date	V	Actuarial /alue of Assets (a)	Actuarial Accrued iability (AAL) Projected Unit (b)	Unfunded AAL (UAAL) (b-a)	Funded Ratio (a/b)	Covered Payroll (c)	UAAL as a Percentage of Covered Payroll ((b-a)/c)
Postemployment Healt	h Cai	re Plan					
1/1/2016	\$	- 1	\$ 8,318,182	\$ 8,318,182	0%	\$ 10,877,938	76%
1/1/2013		-	6,731,967	6,731,967	0%	10,597,651	64%
1/1/2010		_	6,983,526	6,983,526	0%	10,503,022	66%

Note: The Authority is required to present the above information for the three most recent actuarial studies.

# SCHEDULE OF THE PROPORTIONATE SHARE OF THE NET PENSION LIABILITY Employes' Retirement System of the City of Milwaukee For the Year Ended December 31, 2017

Fiscal Year Ending	Proportion of the Net Pension Liability	Proportionate Share of the Net Pension Liability	Covered Payroll	Proportionate Share of the Net Pension Liability as a Percentage of Covered Payroll	Plan Fiduciary Net Position as a Percentage of the Total Pension Liability
12/31/15 12/31/16 12/31/17	1.278258400% 1.166164300% 1.123111400%	\$ 1,450,000 4,904,000 4,786,000	\$ 6,772,000 6,248,000 6,559,000	21.41% 78.49% 72.97%	97.76% 98.20% 91.98%

## SCHEDULE OF EMPLOYER CONTRIBUTIONS Employes' Retirement System of the City of Milwaukee For the Year Ended December 31, 2017

Fiscal Year Ending	ontractually Required ontributions	R	ontributions in elation to the Contractually Required Contributions	_	Contribution Deficiency (Excess)	Covered Payroll	Contributions as a Percentage of Covered Payroll	
12/31/15	\$ 1,005,471	\$	1,005,471	\$	-	\$ 9,562,255	10.51%	
12/31/16 12/31/17	931,049 900,100		931,049 900,100			6,248,000 6,559,000	14.90% 13.72%	

NOTES TO REQUIRED SUPPLEMENTARY INFORMATION As of and for the Year Ended December 31, 2017

### FUNDING PROGRESS DATA

The data presented in the Schedule of Funding Progress was taken from the reports issued by the actuary.

### EMPLOYES' RETIREMENT SYSTEM OF THE CITY OF MILWAUKEE (SYSTEM)

The amounts presented in relation to the schedule of employer's proportionate share of the net pension liability and the schedule of employer contributions represents the specific data of the Authority. The Information was derived using a combination of the employer's contribution data along with data provided by the System in relation to the Authority as a whole.

Changes of benefit terms. There were no changes of benefit terms for any participating employer in ERS.

Change of assumptions. There were no changes in the assumptions.

The Authority is required to present the last ten fiscal years of data; however accounting standards allow the presentation of as many years as are available until ten fiscal years are presented.



COMBINING SCHEDULE OF NET POSITION - PRIMARY GOVERNMENT
As of December 31, 2017

	Low-Income Housing Program	Veterans Housing Program	Housing Choice Voucher Program	General Fund	Totals	
SSETS						
Current Assets						
Cash and investments						
Unrestricted	\$ 9,490,165	\$ 8,285,896	\$ 1,811,852	\$ 410,793	\$ 19,998,706	
Restricted - Other	113,690	2,842,803	1,315,313	1,040,150	5,311,956	
Restricted - Tenant security deposits	596,122	494,828	-	-	1,090,95	
Receivables						
HUD other projects	2,423,529	-	-	1,989,362	4,412,89	
Tenants - dwelling rents	384,744	120,936	-	-	505.68	
Allowance for doubtful accounts - dwelling rents	(89,106)	(15,737)	-	=	(104,84	
Miscellaneous	785,472		7,682	925,976	1,719,13	
Current portion of notes receivable from Carver Park	-		_	1,000,000	1,000,00	
Current portion of notes receivable from Highland Park	-			1,977	1,97	
Accrued interest	1,289	-	-	-	1,28	
Prepaid items	150,978	34,351	17,586	149,258	352,17	
Total Current Assets	13,856,883	11,763,077	3,152,433	5,517,516	34,289,90	
Noncurrent Assets						
Restricted Assets						
Investments with Fiscal Agent	-	5,868,399	758	89,475	5,958,63	
Deferred mortgage receivable	775,343	· ,	-	138,088	913,43	
Capital Assets				,		
Land	32,309,075	2,759,342	=	454,172	35,522,58	
Construction in progress	2,256,655	1,772	-	3,737,471	5,995,89	
Other capital assets, net of accumulated depreciation	50,465,402	5,962,803		5,083,063	61,511,26	
Other Assets	, ,	-,,		-11	0.,0,20	
Long term interest receivable	12,404,885	- 2		2,006,398	14,411,28	
Developer fee receivable	-	_	<u>-</u>	2,196,403	2,196,40	
Notes receivable from Carver Park	5,597,181	-	-	827.517	6,424,69	
Notes receivable from Highland Park	2,000,000			109,833	2,109,83	
Notes receivable from Cherry Court	8,080,208			606,995	8,687,20	
Notes receivable from Convent Hill	5,741,537	2.		1,134,337	6,875,87	
Notes receivable from Scattered Sites	-,,,			2,318,300	2,318,30	
Notes receivable from Scattered Sites II	_	_		1,107,578	1,107,57	
Notes receivable from Olga Village	2,166,726	9 9		196,608	2,363,33	
Notes receivable from Westlawn Renaissance	7,310,507		<u> </u>	1,610,911	8,921,41	
Notes receivable from Lapham Park	19,199,657			335,440	19,535,09	
Total Noncurrent Assets	148,307,176	14,592,316	758	21,952,589		
Total Assets	162,164,059	26,355,393	3,153,191	27,470,105	184,852,83 219,142,74	
EFERRED OUTFLOWS OF RESOURCES						
Deferred outflows related to pensions	1,227,039	-	757,877	2 075 184	4,060,10	

COMBINING SCHEDULE OF NET POSITION - PRIMARY GOVERNMENT As of December 31, 2017

	Low-Inco Housing Pr		Veterans Housing Prog	_	Housing Choice Voucher Program		General Fund		Totals
LIABILITIES							··		
Current Liabilities									
Accounts payable	\$ 79	96,932	\$	-	\$ 192,298	\$	2,969,220	\$	3,958,450
Accrued wages and benefits		519		-	-		152,705		153,224
Other current liabilities	3.	10,550	676	3,011	307,101		770,802		2,064,464
Accrued interest		-	306	3,151	-		-		306,151
Unearned revenue	;	30,341		-	-		-		30,34
Due to other governments	1,36	60,117	1,139	9,300	-		1,050,590		3,550,007
Current portion of bonds and notes payable		-	725	5,000			-		725,000
Current portion of compensated absences		3,668		-	-		245,965		249,633
Liabilities payable from restricted assets									
Tenant security deposits	59	96,122	494	1,828			-		1,090,950
Total Current Liabilities	3.09	98,249	3,341	1,290	499,399		5,189,282		12,128,220
Noncurrent Liabilities									
Long-Term Debt									
Mortgage revenue bonds payable Other Liabilities		-	16,960	),521			83,946		17,044,467
Compensated absences		8.559		_	_		573,918		582,477
Net pension liability	1,44	10,035		-	889,434		2,456,531		4,786,000
Net OPEB liability	1,86	32,110		-	1,150,127		3,176,540		6,188,77
Other	<u>.                                    </u>					_	319,478		319,47
Total Noncurrent Liabilities	3,31	10,704	16,960	),521	2,039,561		6,610,413		28,921,199
Total Liabilities	6,40	08,953	20,301	,811	2,538,960		11,799,695		41,049,419
DEFERRED INFLOWS OF RESOURCES									
Deferred inflows related to pensions	9	99,292		-	61,327		151,381	-	312,000
NET POSITION									
Net investment in capital assets Restricted	85,03	31,132	(1,818	3,106)	-		9,274,706		92,487,732
Debt service		_		_			89,475		89,475
Replacement reserve		_	1,567	7.704	~				1,567,704
Home ownership program	1.53	39,262	.,007	-	-		138,088		1,677,350
Housing choice voucher program	.,	· -		-	979,871				979.871
Unrestricted	70,31	2,459	6,303	,984	330,910	_	8,091,944		85,039,297
TOTAL NET POSITION	\$156,88	32 853	\$ 6,053	582	\$ 1,310,781	\$	17,594,213	\$	181,841,429

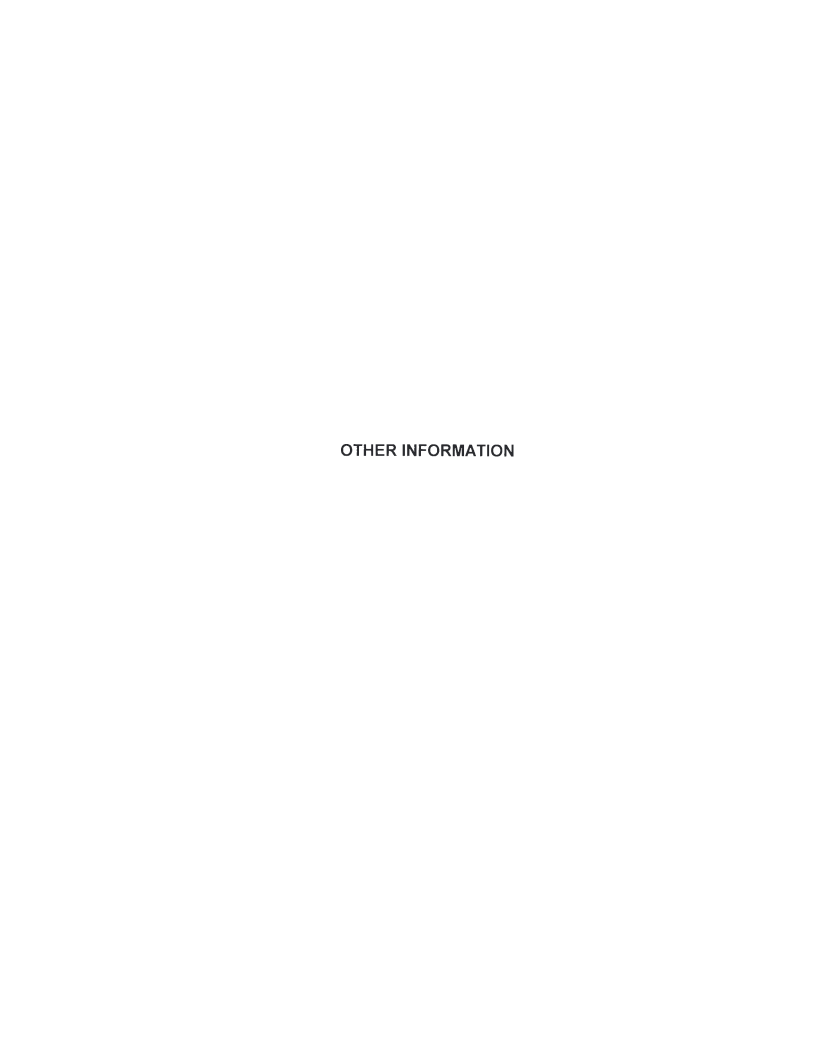
COMBINING SCHEDULE OF REVENUES, EXPENSES AND CHANGES IN NET POSITION - PRIMARY GOVERNMENT For the Year Ended December 31, 2017

	Low-Income Housing Program	Veterans Housing Program	Housing Choice Voucher Program	General Fund	Combining Adjustments	Totals
OPERATING REVENUES						
Tenant revenue						
Rentals	\$ 9,215,634		\$ -	\$ -	\$ -	\$ 16,157,476
Other tenant revenue	298,501	131,554				430,055
Total Tenant Revenue	9,514,135	7,073,396			_	16,587,531
HUD PHA grant revenue	12,015,218	7-	39,905,140	1,308,365	1-	53,228,723
Other Revenue						
Other revenue	2,586,367	157,459	414,445	1,233,725	(516,834)	3,875,162
Management Fees	-	-	-	4,000,332	(4,000,332)	-
Fees for Services	-			2,537,831	(2,537,831)	-
Bookkeeping Fees				305,490	(305,490)	
Total Other Revenues	2.586.367	157,459	414,445	8,077,378	(7,360,487)	3,875,162
Total Operating Revenues	24,115,720	7,230,855	40,319,585	9,385,743	(7,360,487)	73,691,416
OPERATING EXPENSES						
Administrative	10,183,750	1,456,868	3,280,918	11,476,062	(4,822,656)	21,574,942
Tenant services	2,034,538	70,104	3,600	177,893	-	2,286,135
Utilities	3,899,573	851,026	-	84,387	-	4,834,986
Ordinary maintenance	6,151,246	1,695,888	4,558	2,142,046	(2,537,831)	7,455,907
Extraordinary maintenance	147,187	363,929	=	4,778	-	515,894
Protective services	43,942	-	=	616	=	44,558
Insurance premiums	788,196	230,890	112,340	179,856	-	1,311,282
Other general expenses	62,795	50	15,959	-	-	78,804
Casualty loss - non-capitalized	84,264	7,314	3,500	14,421	-	109,499
Payments in lieu of taxes	560,117	616,966	-	-	-	1,177,083
Bad debt - tenant rents	134,234	46,138	-	-	-	180,372
Housing assistance payments	-	-	36,140,361	-	-	36,140,361
Depreciation expense	4,932,652	583,798	-	379,580		5,896,030
Total Operating Expenses	29,022,494	5,922,971	39,561,236	14,459,639	(7,360,487)	81,605,853
Operating Income (Loss)	(4,906,774)	1,307,884	758,349	(5,073,896)		(7,914,437)

COMBINING SCHEDULE OF REVENUES, EXPENSES AND CHANGES IN NET POSITION - PRIMARY GOVERNMENT For the Year Ended December 31, 2017

	_Hc	Low-Income busing Program	_Ho	Veterans ousing Program	lousing Choice oucher Program	•		Combining Adjustments			Totals	
NONOPERATING REVENUES (EXPENSES)												
Investment income (loss)	\$	1,543,962	\$	120,833	\$ 32	\$	424,250	\$		_	\$ 2,089	.077
Gain (loss) on disposal of capital assets		(41,688)		-	-		(12,373)			-		,061)
Interest expense		-		(611,395)	 	_	(25,296)			_	(636	<u>,691</u> )
Total Nonoperating Revenues (Expenses)		1,502,274		(490,562)	 32		386,581			-	1,398	,325
Income (Loss) Before Transfers and Capital Contributions		(3,404,500)		817,322	758,381		(4,687,315)			-	(6,516	,112)
CAPITAL CONTRIBUTIONS		2,302,604			 -		1,647,125			-	3,949	,729
Change in Net Position		(1,101,896)		817,322	758,381		(3,040,190)			-	(2,566	,383)
NET POSITION - Beginning of Year		157,984,749		5,236,260	 552,400	_	20,634,403			7	184,407	,812
NET POSITION - END OF YEAR	\$	156,882,853	\$	6,053,582	\$ 1,310,781	\$	17,594,213	\$		-	\$ 181,841,	,429





# PHA'S STATEMENT AND CERTIFICATION OF ACTUAL MODERNIZATION COSTS

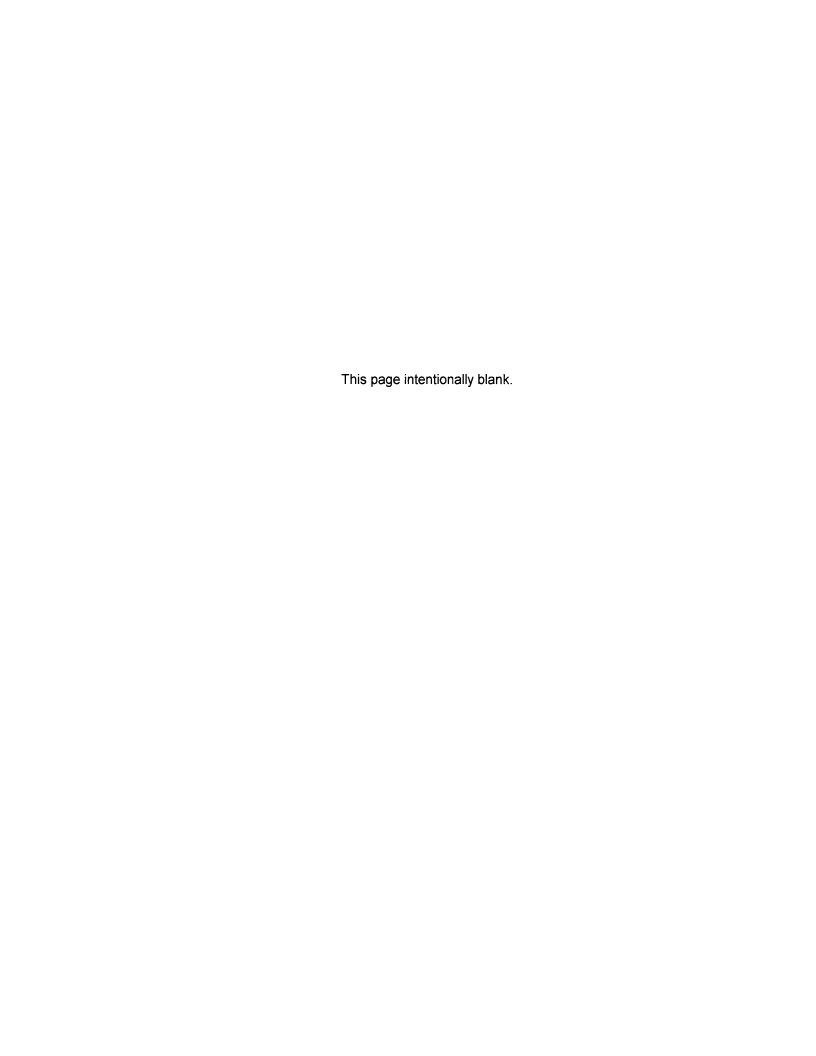
For the Year Ended December 31, 2017

1. The A	ctual Modernization (	Costs are as follows:
----------	-----------------------	-----------------------

	Project WI3	39-P002501-13
Funds Approved	\$	4,079,190
Funds Expended		4,079,190
EXCESS OF FUNDS APPROVED		-
Funds Advanced		4,079,190
EXCESS OF FUNDS ADVANCED	\$	-

- 2. The distribution of costs by project as shown on the Final Actual Modernization Cost Certificate dated 9/10/17 accompanying the Actual Modernization Grant Cost Certificates submitted to HUD for approval is in agreement with PHA's records.
- 3. All modernization grant costs have been paid and all related liabilities have discharged through payment.





### SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS For the Year Ended December 31, 2017

Federal Grantor/Pass Through Grantor/Program Title	Federal CFDA Number	ID	Beginning Balance 1/1/2017	Grant Funds Received	Grant Funds Expensed	Ending Balance 12/31/2017
U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMEN' CDBG - Entitlement Grants Cluster Passed through the City of Milwaukee Community Development Block Grant	Г 14.218	N/A	\$	\$ 300,000	\$ 300,000	\$ -
Section 8 Project - Based Cluster Section 8 Moderate Rehabilitation Single Room Occupancy	14.249	N/A	Y/2	40,794	21,528	(19,266)
Public and Indian Housing	14.850	N/A	_	7,789,561	7,789,561	- 22
Resident Opportunity and Supportive Services	14,870	N/A		135,397	160,955	25,558
Housing Voucher Cluster Section 8 Housing Choice Vouchers	14.871	N/A	_	39,883,612	39,883,612	
Public Housing Capital Fund 2013 Fiscal Year 2014 Fiscal Year 2015 Fiscal Year 2016 Fiscal Year 2017 Fiscal Year	14,872	N/A	198,709 - -	31,405 73,727 1,290,243 777,311 2,957,711	31,405 73,727 1,091,534 1,008,343 2,957,711	- - 231,032 -
Total Public Housing Capital Fund			198,709	5,130,397	5,162,720	231,032
HOPE VI Cluster Choice Neighborhoods Implementation Grant	14.889	N/A	1,082,811	718,210	3,719,828	4,084,429
Juvenile Reentry Assistance Program	14.897	N/A	21,561	28,052	78,363	71,872
Total U.S. Department of Housing and Urban Development			1,303,081	54,026,023	57,116,567	4,393,625
U.S. DEPARTMENT OF LABOR Passed through Employ Milwaukee						
Youthbuild	17.279	H0036-HACMYB- 240-15-8110 M1	<del>_</del>	61,885	61,885	
Total Federal Awards			\$ 1,303,081	\$ 54,087,908	\$ 57,178,452	\$ 4,393,625

# NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS For the Year Ended December 31, 2017

#### NOTE 1 - Basis of Presentation

The accompanying schedule of expenditures of federal awards (the "schedule") includes the federal grant activity of the Housing Authority of the City of Milwaukee (the Authority) under programs of the federal government for the year ended December 31, 2017. The information in this 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 (Uniform Guidance). Because the schedule presents only a selected portion of the operations of the Authority, it is not intended to and does not present the financial position, changes in net position or cash flows of the Authority.

### NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Expenditures reported on the schedule are reported on the accrual basis of accounting. Such expenditures are recognized following the cost principles contained in the Uniform Guidance wherein certain types of expenditures are not allowable or are limited as to reimbursement. Negative amounts shown on the schedule represent adjustments or credits made in the normal course of business to amounts reported as expenditures in prior years. Pass-through entity identifying numbers are presented where available.

### **NOTE 3 – COGNIZANT AGENCY**

The U.S. Department of Housing and Urban Development (HUD) has been designated as the federal cognizant agency for the Authority.

### NOTE 4 - INDIRECT COST RATE

The Housing Authority of the City of Milwaukee has not elected to use the 10% de minimis indirect cost rate of the Uniform Guidance.

#### NOTE 5 – STATUS OF PRIOR YEAR FINDINGS

There were no findings of noncompliance identified as Federal Award Findings and Questioned Costs in the Report on Federal Awards for the year ended December 31, 2016.



# 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 Auditors' Report

To the Board of Commissioners Housing Authority of the City of Milwaukee Milwaukee, Wisconsin

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 the Housing Authority of the City of Milwaukee (the Authority) as of and for the year ended December 31, 2017, and the related notes to the financial statements, which collectively comprise the Authority's basic financial statements and have issued our report thereon dated September 6, 2018. Our report includes a reference to other auditors who audited the financial statements of Carver Park Tax Credit Limited Partnership, Highland Park Community, LLC, Cherry Court Development, LLC, Convent Hill, LLC, Scattered Sites, LLC, Scattered Sites II, LLC, Olga Village, LLC, Westlawn Renaissance, LLC, and Lapham Park, LLC as described in our report on the Authority's financial statements. The financial statements of Carver Park Tax Credit Limited Partnership, Highland Park Community, LLC, Cherry Court Development, LLC, Convent Hill, LLC, Scattered Sites, LLC, Scattered Sites II, LLC, Olga Village, LLC, Westlawn Renaissance, LLC, and Lapham Park, LLC were not audited in accordance with *Government Auditing Standards*.

### 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) to determine the 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 entity's financial statements will not be prevented, or detected and corrected on a timely basis. A significant deficiency is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.



### Internal Control over Financial Reporting (continued)

Baker Tilly Virchaw & rause, LLP

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 may exist that have not been identified.

### **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 determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

### Purpose of this Report

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

Milwaukee, Wisconsin September 6, 2018



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

Independent Auditors' Report

To the Board of Commissioners Housing Authority of the City of Milwaukee Milwaukee, Wisconsin

### Report on Compliance for Each Major Federal Program

We have audited the Housing Authority of the City of Milwaukee's (the Authority) compliance with the types of compliance requirements described in the *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, 2017. 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.

### Management's Responsibility

Management is responsible for compliance with federal statutes, regulations, and the terms and conditions of its federal awards applicable to its federal programs.

### Auditor's Responsibility

Our responsibility is to express an opinion on compliance for each of the Authority's major federal programs based on our audit of the types of compliance requirements referred to above. We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States; the audit requirements of Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance). Those standards and the Uniform Guidance require that we plan and perform the audit to obtain reasonable assurance about whether noncompliance with the types of compliance requirements referred to above that could have a direct and material effect on a major federal program occurred. An audit includes examining, on a test basis, evidence about the Authority's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances.

We believe that our audit provides a reasonable basis for our opinion on compliance for each major federal program. However, our audit does not provide a legal determination of the Authority's compliance.



To the Board of Commissioners Housing Authority of the City of Milwaukee

### Opinion on Each Major Federal Program

In our opinion, the Authority complied, in all material respects, with the types of compliance requirements referred to above that could have a direct and material effect on each of its major federal programs for the year ended December 31, 2017.

### Report on Internal Control Over Compliance

Management of the Authority is responsible for establishing and maintaining effective internal control over compliance with the types of compliance requirements referred to above. In planning and performing our audit of compliance, we considered the Authority's internal control over compliance with the types of requirements that could have a direct and material effect on each major federal program to determine the auditing procedures that are appropriate in the circumstances for the purpose of expressing an opinion on compliance for each major federal program 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 internal control over compliance. Accordingly, we do not express an opinion on the effectiveness of the Authority's internal control over compliance.

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

Our consideration of internal control over compliance was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control over compliance that might be material weaknesses or significant deficiencies. We did not identify any deficiencies in internal control over compliance that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

### Purpose of this Report

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.

Milwaukee, Wisconsin September 6, 2018

Baker Tilly Virchaw & rause, LLP

## SCHEDULE OF FINDINGS AND QUESTIONED COSTS For the Year Ended December 31, 2017

Section I: Summary of Auditors' Results								
Financial Statements								
Type of auditor's report issued	unmodified							
Internal control over financial reporting								
Material weakness(es) identified?		yes	Х	no				
Significant deficiency(ies) identified?		yes	X	none reported				
Noncompliance material to financial statements noted?		_ yes	X	no				
Federal Awards								
Internal control over major programs								
Material weakness(es) identified?		yes	Χ	no				
Significant deficiency(ies) identified?		yes	X	none reported				
		_ ′						
Type of auditor's report issued on compliance								
for major programs:	unmodified							
Any audit findings disclosed that are required to be reported in accordance with section 2 CFR								
200.516(a) of the Uniform Guidance?		_ yes	X	no				
Auditee qualified as low-risk auditee?								
Federal programs	X	_ yes		no				
Dollar threshold used to distinguish between								
Type A and Type B programs								
Federal	\$ 1,715,354							
Identification of major federal programs								
CFDA NUMBER(S)	Name of Federal Program or Cluster							
14.850	Public and Ind							
14.872	Public Housing Capital Fund							
	HOPE VI Clus	• .						
14.889	Choice Neig	hborhoods	Implementa	tion Grant				

SCHEDULE OF FINDINGS AND QUESTIONED COSTS For the Year Ended December 31, 2017

### **Section II: Financial Statement Findings**

There were no findings required to be reported in accordance with Generally Accepted Government Auditing Standards.

## Section III: Federal Awards Findings and Questioned Costs

There were no findings or questioned costs required to be reported related to federal awards.