INTERFAITH RESIDENCE D/B/A DOORWAYS AND RELATED ENTITIES CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2022



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CERTIFIED PUBLIC ACCOUNTANTS & BUSINESS CONSULTANTS

Independent Auditors' Report

Board of Directors Interfaith Residence d/b/a Doorways St. Louis, Missouri

Report On The Audit Of The Consolidated Financial Statements

Opinion

We have audited the consolidated financial statements of Interfaith Residence d/b/a Doorways and related entities, all not-for-profit organizations, (collectively, Doorways), which comprise the consolidated statement of financial position as of June 30, 2022 and 2021, and the related consolidated statements of activities, functional expenses and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of Interfaith Residence d/b/a Doorways and related entities, as of June 30, 2022 and 2021, and the changes in their net assets and their cash flows for the years then ended, in accordance with accounting principles generally accepted in the United States of America.

Basis For Opinion

We conducted our audits 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. Our responsibilities under those standards are further described in the Auditors' Responsibilities For The Audit Of The Consolidated Financial Statements section of our report. We are required to be independent of Doorways and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Other Matter - Restatement Of Previously Issued Financial Statements

In our report dated December 8, 2022, we expressed an unmodified opinion on the June 30, 2022 consolidated financial statements of Interfaith Residence d/b/a Doorways and related entities. As described in Note 22, Doorways has restated its consolidated statements of financial position, activities and cash flows as of and for the year ended June 30, 2022. Our opinion is not modified with respect to this matter.

Responsibilities Of Management For The Consolidated Financial Statements

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

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about Doorways' ability to continue as a going concern for one year after the date that the consolidated financial statements are available to be issued.

Auditors' Responsibilities For The Audit Of The Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with auditing standards generally accepted in the United States of America and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the consolidated financial statements.

In performing an audit in accordance with auditing standards generally accepted in the United States of America and *Government Auditing Standards*, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of Doorways' internal control. Accordingly, no such opinion is expressed.

- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the consolidated financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about Doorways' ability to continue as a going concern for a reasonable period of time.

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

Other Reporting Required By Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated December 8, 2022, except for the impact of the restatement described in Note 22, as to which the date is March 16, 2023, on our consideration of Interfaith Residence d/b/a Doorways' 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 Interfaith Residence d/b/a Doorways' internal control over financial reporting and compliance.

RubinBrown LLP

December 8, 2022, except for the impact of the restatement described in Note 22, as to which the date is March 16, 2023

CONSOLIDATED STATEMENT OF FINANCIAL POSITION Page 1 Of 2

Assets

		June	e 30 ,	
	20	22		2021
Current Assets	• • • • •		.	
Cash and cash equivalents (Notes 2 and 7)	\$ 873,4	93	\$	1,779,693
Tenant accounts receivable (net of allowance for doubtful				
accounts of \$26,936 in 2022 and \$66,077 in 2021)	19,0			20,846
Medicaid receivable (Note 12)	208,7			171,855
Accounts receivable - HUD	2,3			12,080
Accounts receivable - 340B program	87,8			77,317
Grants receivable (Note 3)	2,151,2			1,182,745
Interest receivable (Note 6)	14,5			27,167
Promises to give - short-term (Note 4)	654,2			878,094
Short-term investments (Notes 5 and 7)	3,917,6	81		4,596,898
Prepaid expenses and deposits	77,0	34		73,565
Inventory	17,3	59		5,907
Total Current Assets	8,023,6	99		8,826,167
Protected Demosits And Frended Deserving (Note 10)				
Restricted Deposits And Funded Reserves (Note 16) Qualified Active Low-Income Community Business (QALICB)				
disbursing account for construction	664,1	14		5,163,868
QALICB reserve escrow	190,8			223,843
Tenants' security deposits	23,0			22,707
	23,0 625,1			
Reserves for replacements	,			554,391
Residual receipts reserves	14,7			14,789
Other escrows Total Restricted Deposits And Funded Reserves	$\frac{3,4}{1,521,3}$			3,426 5,983,024
Total Restricted Deposits And Funded Reserves	1,021,0	10		0,000,024
Promises To Give - Long-Term (Note 4)	639,0	33		949,287
Fixed Assets (Notes 7, 8 And 15)				
Land improvements	543,0	12		543,012
Buildings and improvements	15,568,7			14,568,735
Furniture and equipment	915,4			915,456
Vehicles	62,9			62,939
, on order	17,090,1			16,090,142
Less: Accumulated depreciation	10,471,2			9,960,892
	6,618,9			6,129,250
Land	1,194,3			1,306,526
Construction in progress	7,639,9			2,577,896
Total Fixed Assets	15,453,2			10,013,672
	10,100,2	50		
Other Non-Current Assets (Note 6)				
Leverage loan receivable	5,821,4	00		5,821,400
Note receivable - Doorways 2.0, L.P.	1,010,0	00		10,000
Total Non-Current Assets	6,831,4	00		5,831,400
Total Assets	\$ 32,468,6	50	\$	31,603,550

See the notes to consolidated financial statements.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION Page 2 Of 2

Liabilities And Net Assets

	Ju	ne 30,
	2022	,
Current Liabilities		
Accounts payable and accrued expenses (Note 7)	\$ 1,443,174	\$ 1,398,958
Accrued salaries, vacation and payroll withholdings	318,171	344,615
Refundable advances (Note 2)	247,945	325,221
Prepaid rent	32,458	18,683
Affordable Housing Program Subsidy (Note 7)		497,000
Total Current Liabilities	2,041,748	2,584,477
Noncurrent Liabilities		
Tenants' security deposits	20,824	19,526
	,	,
Long-Term Debt (Notes 7, 8, 9 And 15)		
Qualified Low-Income Community Investment Loan A	5,821,400	5,821,400
Qualified Low-Income Community Investment Loan B	1,858,600	1,858,600
Note payable - construction bridge loan	1,183,157	1,957,869
Note payable - Federal Home Loan Bank (FHLB)	750,000	
Note payable - City of St. Louis Mental Health Board (MHB)	250,000	
Less: Unamortized debt issuance costs (Note 2)	(440,171) (462,947
Long-term debt less unamortized debt issuance costs	9,422,986	9,174,922
Paycheck Protection Program loan		- 732,800
Capital advances	3,733,600	3,733,600
Affordable Housing Program Subsidy	535,000	535,000
Developer Subsidy Grants	376,892	376,892
Busey Bank line of credit	500,000	
Total Long-Term Debt	14,568,478	14,553,214
Total Liabilities	16,631,050	17,157,217
Net Assets Without donor restrictions:		
Investment in property and equipment	3,289,561	1,758,702
Capital advances (Note 15)	4,014,200	
Replacement of land and building	4,014,200 625,114	
Residual receipts	14,790	
QALICB reserve escrow (Note 16)	190,863	,
Available for operations	1,614,113	,
Total without donor restrictions	9,748,641	
	9,748,641 6,088,959	
With donor restrictions (Note 10)		
Total Net Assets	15,837,600	14,446,333
Total Liabilities And Net Assets	\$ 32,468,650	\$ 31,603,550

CONSOLIDATED STATEMENT OF ACTIVITIES For The Years Ended June 30, 2022 And 2021

		2022			2021	
	Without Donor	With Donor		Without Donor	With Donor	
	Restrictions	Restrictions	Total	Restrictions	Restrictions	Total
Revenues And Public Support						
Contributions and Events:						
Fundraising events	\$ 365,039	\$ —	\$ 365,039	\$ 232,162	\$	\$ 232,162
Individuals	186,587	381,140	567,727	173,143	246,177	419,320
Foundations	10,249	395,419	405,668	—	1,906,574	1,906,574
Corporate	11,000	420,799	431,799	70,010	182,131	252,141
United Way	51,289	51,294	102,583	50,002	49,998	100,000
Contributed nonfinancial assets (Note 18)	51,822	_	51,822	94,250	_	94,250
Other organizations	17,675	_	17,675	7,526	151,250	158,776
Total Contributions and Events	693,661	1,248,652	1,942,313	627,093	2,536,130	3,163,223
Government grants (Notes 11, 14 and 20)	9,132,085	_	9,132,085	8,991,688	_	8,991,688
Medicaid and private pay services (Notes 12 and 14)	2,486,465	—	2,486,465	1,992,616	—	1,992,616
Pharmaceutical 340B program reimbursements (Note 2)	1,054,414		1,054,414	586,229	—	586,229
Service fees	12,714	_	12,714	5,140	—	5,140
Rental, net of vacancies and concessions	429,134	_	429,134	383,758	_	383,758
Developer fee income (Note 2)	_	_	_	152,129	_	152,129
Interest and dividends	143,234	_	143,234	102,202	1,920	104,122
Miscellaneous	35,838	_	35,838	29,231	_	29,231
Net assets released from restrictions (Note 10)	430,999	(430,999)	_	577,192	(577, 192)	_
Total Revenues And Public Support	14,418,544	817,653	15,236,197	13,447,278	1,960,858	15,408,136
Expenses						
Program services	12,298,887	_	12,298,887	11,708,577	—	11,708,577
Management and general	1,398,193	—	1,398,193	1,177,540	—	1,177,540
Private/public fund development	602,894	—	602,894	644,235	—	644,235
Total Expenses	14,299,974		14,299,974	13,530,352		13,530,352
Increase (Decrease) In Net Assets Before Other Income And Gains (Losses)	118,570	817,653	936,223	(83,074)	1,960,858	1,877,784
Other Income And Gains (Losses)						
Net realized and unrealized gains (losses) on investments (Note 5)	(763, 654)	_	(763, 654)	951,679	_	951,679
Loss on disposal of fixed assets	(11,102)	_	(11,102)	_	_	_
Affordable Housing Program Subsidy						
loan forgiveness (Note 7)	497,000	_	497,000	_	_	_
Gain on extinguishment of Paycheck Protection						
Program loan (Note 9)	732,800	_	732,800	_	_	_
Total Other Income And Gains (Losses)	455,044	_	455,044	951,679	_	951,679
Increase In Net Assets	573,614	817,653	1,391,267	868,605	1,960,858	2,829,463
Net Assets - Beginning Of Year	9,175,027	5,271,306	14,446,333	8,306,422	3,310,448	11,616,870
Net Assets - End Of Year	\$ 9,748,641	\$ 6,088,959	\$ 15.837.600	\$ 9,175,027	\$ 5,271,306	\$ 14.446.333

CONSOLIDATED STATEMENT OF FUNCTIONAL EXPENSES For The Years Ended June 30, 2022 And 2021

		022		2	021			
		Management	Private/Public			Management	Private/Public	
	Program	And	Fund		Program	And	Fund	
	Services	General	Development	Total	Services	General	Development	Total
Salaries and wages	\$ 2,960,856	\$ 588,709	\$ 299,634	\$ 3,849,199	\$ 2,591,171	\$ 513,411	\$ 325,112	\$ 3,429,694
Employee benefits	467,031	62,228	39,439	568,698	465,703	66,406	46,249	578,358
Payroll taxes	202,025	40,724	21,701	264,450	192,620	35,772	23,418	251,810
Direct assistance (Note 13)	6,698,437	,	,	6,698,437	6,718,802	, <u> </u>	,	6,718,802
Depreciation	485,643	$51,\!656$	_	537,299	497,510	$51,\!657$	—	549,167
Repairs and maintenance	408,053	14,766	4,956	427,775	404,341	22,456	6,874	433,671
Security contracts	26,962		_	26,962	30,940	_	_	30,940
Seminars, travel and recruiting	48,801	66,992	1,445	117,238	26,292	41,174	164	67,630
Office supplies	19,764	30,361	8,883	59,008	37,723	40,801	3,203	81,727
Telephone	46,760	13,399	3,849	64,008	52,722	36,891	2,405	92,018
Postage and printing	8,230	1,544	7,908	$17,\!682$	13,438	1,371	8,983	23,792
Professional services	110,738	234,972	33,705	379,415	173,393	211,444	89,222	474,059
Insurance	105,897	28,227	—	134,124	106,850	13,410		120,260
Miscellaneous	541	63,295	1,966	65,802	5,464	60,568	2,106	68,138
Public relations/fundraising	_	550	179,408	179,958	_	234	136,499	136,733
Interest (Notes 2, 7 and 8)	_	77,614	—	77,614	_	58,803	—	58,803
Bad debt expense	_	10,931	—	10,931	_	11,539	_	11,539
Write-off of predevelopment costs	_	112,225	—	112,225	_	11,603		11,603
Pharmaceutical - 340B program (Note 2)	709,149	_	_	709,149	391,608	_		391,608
	\$ 12,298,887	\$ 1,398,193	\$ 602,894	\$ 14,299,974	\$ 11,708,577	\$ 1,177,540	\$ 644,235	\$ 13,530,352

CONSOLIDATED STATEMENT OF CASH FLOWS

	For The Years Ended June 30,					
	2022	2021				
Cash Flows From Operating Activities Operating receipts:						
Contributions and events	\$ 1,254,662	\$ 728,761				
Government grants	8,086,263	8,974,984				
Medicaid insurance and private pay	2,449,539	1,999,651				
Pharmaceutical - 340B program	1,043,842	508,912				
Service fees	12,714	5,140				
Rental	444,032	379,313				
Developer fee income	—	152,129				
Interest and dividends	155,847	76,955				
Miscellaneous	35,838	29,231				
	13,482,737	12,855,076				
Operating expenditures:						
Salaries and wages	3,869,176	3,465,562				
Employee benefits	580,971	566,085				
Payroll taxes	264,450	251,810				
Pharmaceutical 340B program	701,661	285,625				
Direct assistance	6,774,541	6,733,686				
Repairs and maintenance	410,513	378,547				
Security contracts	26,962	30,940				
Seminars, travel and recruiting	103,782	64,270				
Office supplies	94,642	118,589				
Telephone	65,908	90,008				
Postage and printing	17,682	23,792				
Professional services Insurance	372,469	346,670				
Miscellaneous	137,593	126,529				
	64,187	65,138				
Public relations/fundraising Interest	158,140	140,938				
Tenants' security deposits	54,838	36,243 666				
	(1,298) 13,696,217	12,725,098				
Net Cash Provided By (Used In) Operating Activities	(213,480)	129,978				
Cash Flows From Investing Activities						
Purchases of fixed assets	(5,915,341)	(1,072,007				
Payments to fund the Leverage Loan	_	(5, 821, 400)				
Payments to fund Doorways 2.0, L.P.	(1,000,000)	(10,000				
Purchases of investments	(740,267)	(1,046,924				
Proceeds from sales of investments	614,733	929,150				
Net Cash Used In Investing Activities	(7,040,875)	(7,021,181				
Cash Flows From Financing Activities						
Proceeds from capital campaign contributions	1,169,927	2,435,567				
Payments on lines of credit	_	(1,800,000				
Proceeds from lines of credit	500,000	500,000				
Proceeds from Qualified Low-Income Community Investment loans	_	7,680,000				
Proceeds from Affordable Housing Program Subsidy		535,000				
Proceeds from construction bridge loan	—	3,442,821				
Proceeds from Federal Home Loan Bank note payable	750,000	—				
Proceeds from City of St. Louis Mental Health Board note payable	250,000	—				
Payments on construction bridge loan	(774,712)	(1, 484, 952)				
Payments for debt issuance costs	<u> </u>	(485,507				
Net Cash Provided By Financing Activities	1,895,215	10,822,929				
Net Increase (Decrease) In Cash, Cash Equivalents And Restricted Cash	(5,359,140)	3,931,726				
	7,765,899	3,834,173				
Cash, Cash Equivalents And Restricted Cash - Beginning Of Year (Note 2)	¢ 9.400.770	¢ 7705000				
	\$ 2,406,759	\$ 7,765,899				

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS June 30, 2022 And 2021

1. **Operations**

Interfaith Residence d/b/a Doorways (Interfaith) was incorporated in the State of Missouri as a not-for-profit corporation on February 22, 1988, organized for the purpose of providing social welfare, health and charitable services, and support to all persons who may be afflicted with catastrophic illnesses.

In the 1980s, people diagnosed with the frightening new disease called HIV/ AIDS were abandoned by families, shunned by society, and dying alone and homeless. St. Louis civic and faith leaders formed Interfaith to address the epidemic by providing hospice housing and services. Medications now deliver viral suppression and undetectable status, and the organization's focus shifted from serving the dying to building lives for the living. By providing safe, affordable housing for people living with HIV/AIDS (PLWH/A), the organization lays the foundation for improved access to healthcare and social services, increased compliance with individual treatment plans, and enhanced quality of life for those living with the disease.

Interfaith Residence d/b/a Doorways is the largest HIV-serving organization in Missouri, a recognized leader and trusted resource in the field, with a reputation for competence among both government and private agencies. Twice the recipient of a Best Practice Award from the U.S. Department of Housing and Urban Development (HUD), Interfaith Residence d/b/a Doorways has been recognized for its "excellence in addressing complex housing and supportive services for persons with HIV/AIDS." The organization's Cooper House, Residential Care Facility, was awarded the prestigious Award for Excellence in Supportive Housing by Enterprise Community Partners and the MetLife Foundation.

The primary supportive programs provided by Interfaith include:

Emergency Housing - responds to clients who are homeless and in desperate situations by offering 60-90 days of housing. Interfaith's housing coordinators work closely with these individuals to secure permanent housing. More than 350 people in housing crisis were sheltered during the year ended June 30, 2022.

Own Home - prevents homelessness by providing rent, mortgage, and utility subsidies for clients at-risk of losing their housing. More than 1,400 clients were served by Own Home during the year ended June 30, 2022.

Notes To Consolidated Financial Statements (Continued)

Residential - provides 103 units of permanent housing in seven buildings in the City of St. Louis. Each development is designed for individuals and families who are capable of independent living but have financial and health issues, which limit their ability to pay fair market rent.

Within the Residential program, Interfaith sponsors five independent living facilities for persons with HIV/AIDS disabilities: Jefferson Park, Inc. d/b/a Anne's House, Tenth And Lami, Inc., Mama Nyumba, Kaya Malaika and Partridge Place. The Board members for these organizations were selected from Interfaith's Board members, and Interfaith has an economic interest in these organizations. Interfaith also operates two additional independent living facilities known as Delmar and Gertrude.

Cooper House - the only program of its kind in the region, is a 36-bed facility, providing 24-hour nursing care for those who are suffering more serious health conditions or are unable to live independently. In addition to round-the-clock supervision and nursing care, a dining room, commercial kitchen, and numerous social and recreational areas allow for interdisciplinary care-planning. This enables clients to achieve good physical health, behavioral health and stable housing goals.

Jumpstart - provides accelerated permanent housing for homeless single individuals with young children. Direct client aid in the form of transportation and food vouchers enables client families to remain in medical care and access other community social services, while raising children who are ready to learn.

Out-State - offers housing services through direct grants from HUD, to clients in 62 under-served counties in outstate Missouri and 55 in Illinois. This program collaborates with one sub-recipient service provider in Missouri and one in Illinois, providing capacity-development training, technical assistance, and administrative support in an effort to increase housing options for PLWH/A.

Empowerment Programs - to strengthen self-sufficiency, offerings include behavioral health counseling, employment assistance, individualized care coordination, self-development programming, community activities, and access to resources.

Interfaith also owns 100% of Doorways 2.0 Developer, L.L.C. (the "Developer") and Doorways 2.0 GP, L.L.C. (the "General Partner"), entities formed to acquire, finance, lease, hold for investment, mortgage, own, operate, sell, exchange, encumber, or otherwise dispose of property.

Notes To Consolidated Financial Statements (Continued)

On January 13, 2021, Interfaith closed on a New Markets Tax Credit (NMTC) deal as described in Note 7. In preparation for this transaction, Interfaith formed Doorways 2.0 Services, a not-for-profit organization that will be utilized as a supporting organization and the Qualified Active Low Income Community Business (QALICB). The QALICB will operate in such a way that it qualifies as a Qualified Active Low-Income Community Business under the definition of the NMTC Program under Internal Revenue Code (IRC) Section 45(d). Given an economic interest, this entity has been consolidated for financial statement purposes with Interfaith. Doorways 2.0 Services has no members and is managed by a Board of Directors that consists of six Board members. Of the six members, four shall be members of the Interfaith Board ("Interfaith Directors"). The remaining two members shall be appointed by the Interfaith Directors.

On March 12, 2021, Interfaith closed on a Low-Income Housing Tax Credit (LIHTC) deal. As part of the transaction, Doorways 2.0, L.P. (Limited Partnership) was created to acquire, own, rehabilitate, manage and operate real estate located in the City of St. Louis. Interfaith is General Partner of Doorways 2.0, L.P. and owns 0.01% of the Limited Partnership. Due to the Limited Partner's controlling ownership interest, Interfaith is not deemed to have a controlling interest, and the Limited Partnership is not consolidated for financial statement purposes with Interfaith.

2. Summary Of Significant Accounting Policies

Basis Of Accounting

The consolidated financial statements of Doorways have been prepared on the accrual basis of accounting.

Recent Accounting Pronouncements

Effective July 1, 2021, Doorways implemented Accounting Standards Update (ASU) No. 2020-07, *Presentation and Disclosures by Not-for-Profit Entities for Contributed Nonfinancial Assets* (ASU 2020-07). ASU 2020-07 requires not-for-profits to present contributed nonfinancial assets as a separate line item in the consolidated statement of activities and provide additional disclosures about contributions of nonfinancial assets. Contributed nonfinancial assets, commonly referred to as gifts-in-kind, include assets (such as land, buildings, and equipment), use of fixed assets or utilities, materials and supplies, intangible assets, services and unconditional promises of those assets. The adoption of ASU 2020-07 did not materially impact the Organization's consolidated financial statements.

Notes To Consolidated Financial Statements (Continued)

Principle Of Consolidation

In addition to the five independent living facilities described in Note 1 and consolidated with Interfaith for this report, the accompanying consolidated financial statements include the accounts of Doorways 2.0 Services, Doorways 2.0 GP, L.L.C. and Doorways 2.0 Developer, L.L.C. These nine entities are collectively referred to as Doorways or Organization. All significant inter-entity investments, transactions and account balances have been eliminated in consolidation.

Cash, Cash Equivalents And Restricted Cash

The following is a reconciliation between cash, cash equivalents and restricted cash reported within the consolidated statement of financial position and the total cash, cash equivalents and restricted cash on the consolidated statement of cash flows as of June 30:

873,493	
010,490	1,779,693
11,951	3,182
664,114	5,163,868
190,863	223,843
23,008	22,707
3,426	3,426
625,114	554,391
14,790	14,789
-	$11,951 \\ 664,114 \\ 190,863 \\ 23,008 \\ 3,426 \\ 625,114$

Basis Of Presentation

Financial statement presentation follows the requirements issued by the Financial Accounting Standards Board (FASB) for not-for-profit organizations, which require Doorways to report information regarding its financial position and activities according to the following net asset classifications:

Net Assets Without Donor Restrictions: Net assets that are not subject to donor-imposed restrictions and may be expended for any purpose in performing the primary objectives of Doorways. These net assets may be used at the discretion of management and the Board of Directors.

Net Assets With Donor Restrictions: Net assets subject to stipulations imposed by donors and grantors. Some donor restrictions are temporary in nature; those restrictions will be met by actions of Doorways or by the passage of time.

Notes To Consolidated Financial Statements (Continued)

Estimates And Assumptions

Management uses estimates and assumptions in preparing consolidated financial statements. Those estimates and assumptions affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities, and the reported revenues and expenses. Actual results could differ from those estimates.

Operating And Nonoperating Activity

Operating results in the consolidated statement of activities reflect all transactions except net realized and unrealized gains (losses) on investments, loss on disposal of fixed assets, forgiveness of Affordable Housing Program Subsidy loan and Paycheck Protection Program loan extinguishment of debt.

Fair Value Measurements

Instruments measured and reported at fair value are classified and disclosed in one of the following categories:

- Level 1 Quoted prices are available in active markets for identical instruments as of the reporting date. Instruments, which are generally included in this category, include listed equity and debt securities publicly traded on a stock exchange.
- Level 2 Pricing inputs are other than quoted prices in active markets, which are either directly or indirectly observable as of the reporting date, and fair value is determined through the use of models or other valuation methodologies.
- **Level 3** Pricing inputs are unobservable for the instrument and include situations where there is little, if any, market activity for the instrument. The inputs into the determination of fair value require significant management judgment or estimation.

Cash And Cash Equivalents

Cash and cash equivalents are comprised of demand deposits and other short-term investments, which are readily convertible to cash. Doorways has an insured cash sweep account service, which sweeps funds over the FDIC-limit into various FDIC-insured institutions on a daily basis.

Notes To Consolidated Financial Statements (Continued)

Accounts Receivable And Grants Receivable

Accounts and grants receivable are stated at the amount management expects to collect from outstanding balances. Management provides for probable uncollectible receivables through a charge to earnings and a credit to a valuation allowance based on its assessment of the current status of individual accounts. Balances that are still outstanding after management has used reasonable collection efforts are written off through a charge to the valuation allowance and a credit to the receivable. Changes in the valuation allowance for tenant accounts receivable have not been material to the consolidated financial statements. A valuation allowance is not considered necessary for grants receivable and other accounts receivable.

Promises To Give

Unconditional promises to give in future periods are recognized as support in the period the promises are received. Conditional promises to give, that is, those with a measurable performance or other barrier, are not recognized until the conditions on which they depend have been met. Promises to give are recorded at the present value of the estimated future cash flows, net of an allowance for uncollectible promises based on historical experience and a review of outstanding balances.

Conditional contributions not recognized due to the existence of measurable performance barriers at June 30, 2022 were \$9,035,730 in government grants, of which \$7,187,730 is expected to be recognized in 2023. Conditional contributions not recognized due to the existence of measurable performance barriers at June 30, 2021 were \$5,505,550 in government grants, of which \$3,657,550 was expected to be recognized in 2022.

Investments

Investments in equity and debt securities with readily determinable fair values are measured at fair value in the consolidated statement of financial position. Investment income (including realized and unrealized gains(losses) on investments) is included in increase (decrease) in net assets without donor restrictions unless the income is restricted by donor or law. Realized gains or losses on the sale of investments are determined on the specific identification method.

Doorways invests in various investment securities. Investment securities are exposed to various risks such as interest rate, market, and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect the amounts reported in the consolidated statement of financial position.

Notes To Consolidated Financial Statements (Continued)

Restricted Deposits And Funded Reserves

Restricted deposits and funded reserves are comprised of interest-bearing checking and savings accounts.

Property And Equipment

Property and equipment are carried at cost, if purchased, or at fair value, if donated, less accumulated depreciation computed using the straight-line method. The assets are depreciated over periods ranging from 3 to 40 years.

Doorways reviews its investment in property and equipment for impairment whenever events or changes in circumstances indicate that the carrying value of such property and equipment may not be recoverable. Recoverability is measured by a comparison of the carrying amount of the property and equipment to the future net undiscounted cash flow expected to be generated by the property and equipment, including the residual value. If the property and equipment is considered to be impaired, the impairment to be recognized is measured at the amount by which the carrying amount exceeds the fair value. There was no impairment loss recognized for the years ended June 30, 2022 or 2021.

Debt Issuance Costs

Debt issuance costs totaling \$450,883 consist of fees for obtaining the financing for the New Markets Tax Credit transaction and are being amortized using the straight-line method over the life of the mortgage loan. Accumulated amortization totaled \$22,544 and \$7,515 at June 30, 2022 and 2021, respectively. Amortization expense amounted to \$15,029 and \$7,515 as of June 30, 2022 and 2021, respectively, and is included in interest expense on the consolidated statement of functional expenses for the years ended June 30, 2022 and 2021, respectively.

Debt issuance costs totaling \$34,624 consist of fees for obtaining the financing for the construction bridge loan and are being amortized using the straight-line method over the life of the loan. Accumulated amortization totaled \$22,792 and \$15,045 at June 30, 2022 and 2021, respectively. Amortization expense amounted to \$7,747 and \$15,045 and is included in interest expense on the consolidated statement of functional expenses for the years ended June 30, 2022 and 2021, respectively.

Accounting principles generally accepted in the United States of America require that the effective yield method be used to amortize financing costs; however, the effect of using the straight-line method is not materially different from the results that would have been obtained under the effective yield method.

Notes To Consolidated Financial Statements (Continued)

Loan, Note And Interest Receivable

The loan, note and interest receivable are stated at the amount management expects to collect from balances outstanding at year end. Management provides for probable uncollectible amounts through a charge to earnings and a credit to a valuation allowance based on its assessment of the current status of the loan. Management's periodic evaluation of the adequacy of the allowance is based on the loan's past performance, known and other inherent risks, adverse situations that may affect the borrower's ability to repay, estimated value of any underlying collateral, and current economic conditions. Balances still outstanding after management has used reasonable collection efforts will be written off through a charge to the valuation allowance and a credit to loan and interest receivable. Based on management's assessment of its credit history and current relationship with the borrower, management does not believe an allowance is necessary as of June 30, 2022 and 2021 (Note 6).

Rent Revenue

The rental property is generally leased to tenants under month-to-month noncancellable operating leases. Rent revenue is recognized on a straight-line basis over the terms of the leases.

Revenue Recognition

In May 2014, the FASB issued a new accounting standard that amends the guidance for the recognition of revenue from contracts with customers to transfer goods and services. The FASB subsequently issued additional clarifying standards to address issues arising from implementation of the new revenue recognition standard. The new revenue recognition standard and clarifying standards require an entity to recognize revenue when control of promised goods or services is transferred to the customer at an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. Doorways adopted this new standard as of July 1, 2020, by applying the full retrospective approach. The adoption of this standard did not have an impact on the amount of revenue recognized by Doorways.

Medicaid and private pay service revenue is reported at the estimated net realizable amounts from residents/patients, third-party payers and others for services rendered, including estimated retroactive adjustments under reimbursement agreements with third-party payers. Retroactive adjustments are accrued on an estimated basis in the period the related services are rendered and adjusted in future periods as final settlements are determined. Payment for services under the Medicaid program is based on the standard daily billing rates for such services.

Notes To Consolidated Financial Statements (Continued)

The opening and closing balances of receivables from Medicaid and private pay for services for the year ended June 30, 2022 were \$171,855 and \$208,781, respectively. The opening and closing balances of receivables from Medicaid and private pay for services for the year ended June 30, 2021 were \$178,890 and \$171,855, respectively.

During 2021, Interfaith entered into a contract pharmacy services agreement whereby Interfaith purchases covered medication and sells it to eligible residents under Section 340B of the Public Health Services Act. Interfaith appointed a pharmacy to act as its duly authorized agent for the purpose of negotiating and recommending provider contracts with 340B participating drug manufacturers, wholesalers, or distributors. Purchases of covered drugs made by the pharmacy, as agent for the provider, are shipped to the pharmacy and billed to the provider. The pharmacy places orders for covered drugs on behalf of Interfaith in accordance with good faith estimates of inventory requirements for such products and based upon relevant information provided by Interfaith. All sales are considered point-of-sale transactions and the fiscal year and timing of services match. Revenue from the 340B program totaled \$1,054,414 and \$586,229 and expenses totaled \$709,149 and \$391,608 for the years ended June 30, 2022 and 2021, respectively. The opening and closing balances of receivables from the 340B program for the year ended June 30, 2022 were \$77,317 and \$87,889, respectively. The closing balance of receivables from the 340B program for the year ended June 30, 2021 were \$77,317. There was no opening balance from the 340B program for the year ended June 30, 2021.

Doorways recognizes revenue when promised goods or services are transferred to the customer in an amount that reflects the consideration expected in exchange for those goods or services.

Support With And Without Donor Restrictions

Doorways reports gifts of cash and other assets as net assets with donor restrictions or without donor restrictions, depending on the existence and/or nature of any donor restrictions. When a donor restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, net assets with donor restrictions are reclassified to net assets without donor restrictions and reported in the consolidated statement of activities as net assets released from restrictions. Doorways has adopted the policy of reporting net assets released from restrictions upon completion of the donor purpose restriction, regardless of whether the related cash has been received.

Notes To Consolidated Financial Statements (Continued)

Grants

Grants that are deemed to be conditional contributions - that is, those with a measurable performance or other barrier and a right of return - are not recognized until the conditions on which they depend have been met.

All federal, state and local grants are recognized as revenues only to the extent allowable expenses have been incurred under the terms of their respective agreements. The remaining portions received in advance of allowable expenses being incurred are recorded as refundable advances on the consolidated statement of financial position. Refundable advances amounted to \$247,945 and \$325,221 at June 30, 2022 and 2021, respectively.

Contributed Nonfinancial Assets

Certain professional services are donated by various organizations. When these donated services meet the criteria for recognition under Accounting Standard Codification (ASC) 958-605, they are recorded at fair value at the date of donation.

Doorways also receives donated materials, which are recorded at fair value at the date of receipt. Doorways records the value of donated materials when there is an objective basis available to measure their value (Note 18).

In addition, a number of volunteers have donated a significant amount of their time to Doorways' programs. However, such donated services have not been recorded because they do not meet the criteria for recognition.

Developer Fee Income

Doorways 2.0 Developer, L.L.C. (Developer) entered into a Development Agreement for the Doorways 2.0 campus expansion project. As part of the Development Agreement, the Developer will earn a Developer Fee to be paid in accordance with the Development Agreement. The Development Fee for the year ended June 30, 2021 totaled \$152,129. During 2022, no additional Developer Fee had been earned.

Notes To Consolidated Financial Statements (Continued)

Paycheck Protection Program (PPP) Loan

Interfaith had a loan that was part of the Paycheck Protection Program (PPP) established under the Coronavirus Aid, Relief, and Economic Security Act (CARES Act) and administered by the U.S. Small Business Administration (SBA). In accordance with the requirements of the CARES Act, Interfaith used the proceeds from the loan exclusively for qualified expenses under the PPP as further detailed in the CARES Act and applicable guidance issued by the SBA. Interfaith considered the PPP loan to be debt, subject to the provisions of FASB ASC 470, *Debt*. Interfaith did not impute additional interest at a market rate as transactions where interest rates are prescribed by governmental agencies are not subject to the accounting guidance on imputing interest.

The loan remained recorded as a liability until either (1) the loan was, in part or wholly, forgiven and the debtor legally released or (2) the debtor paid off the loan to the creditor. Once the loan was, in part or wholly, forgiven and legal release was received, Interfaith reduced the liability by the amount forgiven and recorded a gain on extinguishment (Note 9).

Description Of Program Services And Supporting Activities

The following program services and supporting activities are included in the accompanying consolidated financial statements:

Program Services

Includes those expenditures to assist Doorways in providing housing and related needs along with quality support and social services to persons with HIV/AIDS.

Management And General

Includes the functions necessary to maintain an equitable employment program; ensure an adequate working environment; provide coordination and articulation of Doorways' program strategy; secure proper administrative functioning of the Board of Directors; and manage the financial and budgetary responsibilities of Doorways.

Private/Public Fund Development

Provides the structure necessary to encourage and secure public funds (government grants) and private financial support from corporations, foundations and individuals through various fundraising and special events, including Capital Campaigns.

Notes To Consolidated Financial Statements (Continued)

Expense Allocation

Expenses including depreciation, repairs and maintenance, seminars, travel and recruiting, office supplies, telephone, postage and printing, professional services, insurance, and miscellaneous costs are charged to program services and supporting activities on the basis of management's estimates on how resources are specifically utilized. Expenses that are directly identifiable as program services include direct assistance, security contracts and pharmaceutical - 340B program. Personnel costs, including salaries and wages, employee benefits, and payroll taxes are charged to program and supporting activities on the basis of monthly time and expense studies and management estimates. Supporting activities expenses are not directly attributable to providing program services and include public relations/fundraising, interest and bad debt expense.

Reclassifications

Certain 2021 amounts have been reclassified, where appropriate, to conform to the presentation used in the 2022 consolidated financial statements.

Tax Status

Interfaith Residence d/b/a Doorways, Jefferson Park, Inc., Tenth And Lami, Inc., Mama Nyumba, Kaya Malaika, Partridge Place, and Doorways 2.0 Services each constitute a qualified not-for-profit organization under Section 501(c)(3) of the Internal Revenue Code and they are, therefore, exempt from federal income taxes on related, exempt income. Doorways 2.0 Developer, L.L.C. and Doorways 2.0 GP, L.L.C are single member LLCs, of which Interfaith is the single member and thus they are also exempt under Section 501(c)(3).

The entities' tax returns for tax years 2018 and later remain subject to examination by taxing authorities.

Notes To Consolidated Financial Statements (Continued)

3. Grants Receivable

Grants receivable consist of the following:

	2022	2021
H.O.P.W.A.	\$ 862,910	\$ 498,932
Supportive Housing Program	184,379	214,693
Emergency Solutions Grant	9,350	9,546
Community Development Block Grant	26,664	15,373
Missouri Housing Development Commission	4,045	36,274
Ryan White Title I	255,371	163,200
Department of Health Services	250,345	
Healthcare Strategic Initiatives	408,232	
St. Clair County Health Department	844	
Affordable Housing Commission	149,151	244,727
	\$ 2,151,291	\$ 1,182,745

4. Promises To Give

Promises to be received in future periods are collectible as of June 30, 2022 as follows:

		Capital			
Year	Campaign		Operating		Total
2023	\$	$572,\!655$	\$	81,595	\$ $654,\!250$
2024		361,941			361,941
2025		180,870			180,870
2026		176,823			176,823
2027		21,080			21,080
Thereafter		15,000			15,000
		1,328,369		81,595	1,409,964
Less: Allowance for doubtful accounts Discount to record at		(51,065)			(51,065)
present value		(65,616)			(65,616)
	\$	1,211,688	\$	81,595	\$ 1,293,283

Notes To Consolidated Financial Statements (Continued)

Promises to be received in future periods were collectible as of June 30, 2021 as follows:

Capital							
Year	Campaign		Operating			Total	
2022	\$	622,267	\$	$255,\!827$	\$	878,094	
2023		462,842				462,842	
2024		306,590				306,590	
2025		160,050				160,050	
2026		153,210				$153,\!210$	
Thereafter		12,195				12,195	
		1,717,154		255,827		1,972,981	
Less: Allowance for							
doubtful accounts		(43, 565)				(43, 565)	
Discount to record at							
present value		(102,035)				(102,035)	
	\$	1,571,554	\$	255,827	\$	1,827,381	

Discount rates of 4.5% for the promises to give received in 2022 and 3.5% for promises to give received in prior years were utilized to record the promises to give at the present value of estimated future cash flows.

5. Investments And Fair Value Measurements

Investments held as of June 30 are as follows:

	 2022		2021
Cash and cash equivalents	\$ 11,951	\$	3,182
Bonds Equity investments	1,420,602		1,501,993
Equity investments	 2,485,128	ф	3,091,723
	\$ 3,917,681	\$	4,596,898

Notes To Consolidated Financial Statements (Continued)

The following are the major categories of assets and liabilities measured at fair value on a recurring basis during the years ended June 30, 2022 and 2021 using quoted prices in active markets for identical assets (Level 1); significant observable inputs for similar assets (Level 2); and significant unobservable inputs (Level 3):

	June 30, 2022						
		Level 1	L	evel 2	Le	vel 3	Total
Cash and cash equivalents	\$	11,951	\$		\$		\$ 11,951
Bonds:		,					. ,
Corporate bonds		365,999		48,367		_	414,366
Short-term bonds		118,929					118,929
Intermediate bonds		672,582				_	672,582
World bonds		214,725		_		_	214,725
Equity investments:							
Preferred stocks				99,925			99,925
Small cap		303,723					303,723
Mid-cap		390,537		_		_	390,537
Large-cap		1,206,145		_			$1,\!206,\!145$
Foreign		484,798					484,798
	\$	3,769,389	\$	148,292	\$		\$ 3,917,681

	June 30, 2021						
	 Level 1	Level 2		Le	vel 3	Total	
Cash and cash equivalents	\$ 3,182	\$		\$		3,182	
Bonds:						-	
Corporate bonds	359,985		53,194			413,179	
Short-term bonds	75,151					75,151	
Intermediate bonds	751,680		_			$751,\!680$	
World bonds	261,983					261,983	
Equity investments:							
Preferred stocks			$117,\!253$			$117,\!253$	
Small cap	381,561					381,561	
Mid-cap	366,643					366,643	
Large-cap	1,551,114					1,551,114	
Foreign	$675,\!152$					$675,\!152$	
	\$ 4,426,451	\$	170,447	\$	\$	4,596,898	

Investments carried at fair value are categorized as Level 1 for fair value purposes, except for preferred stocks and certain corporate bonds, which are categorized as Level 2.

Notes To Consolidated Financial Statements (Continued)

These assets utilize the following valuation techniques and inputs:

Preferred Stocks and Corporate Bonds: The fair values of investments in preferred stocks and corporate bonds are primarily determined using techniques that are consistent with the market approach. Significant observable inputs include benchmark yields, reported trades, observable broker-dealer quotes, issuer spreads, and security specific characteristics, such as early redemption options.

At June 30, 2022 and 2021, unrealized losses of \$979,031 and unrealized gains of \$864,859, respectively, were recorded to adjust investments to fair value. For the years ended June 30, 2022 and 2021, realized gains of \$215,377 and \$86,820, respectively, were recorded.

6. Loan, Note And Interest Receivable

On January 13, 2021, Interfaith entered into a New Markets Tax Credit (NMTC) transaction, further discussed in Note 7, which will enable construction of a new office building. Interfaith serves as the Leverage Lender in the NMTC structure.

Utilizing financial resources from the results of Interfaith's Beyond Tonight capital campaign, predevelopment costs incurred and cash on hand, Interfaith made a leverage loan of \$5,821,400 to Twain Investment Fund 522, LLC (the Investment Fund). The loan accrues interest at an annual rate of 1%, with quarterly payments of accrued interest due. Interest-only quarterly payments began on March 15, 2021. Commencing March 15, 2028, quarterly interest payments of all accrued and unpaid interest at the interest rate plus an amount of principal sufficient to amortize the outstanding principal amount over the remaining term of the loan on a level payment basis shall be due with the final payment of principal and accrued interest due on the note's maturity on January 12, 2048. The loan is secured primarily by the Investment Fund's membership interest in the sub-CDE, St. Louis New Markets Tax Credit Fund 67, LLC.

As of June 30, 2022 and 2021, principal of \$5,821,400 and accrued interest of \$14,554 and \$27,167, respectively, was outstanding.

Notes To Consolidated Financial Statements (Continued)

On March 12, 2021, Interfaith entered into a Low-Income Housing Tax Credit (LIHTC) transaction, further discussed in Note 7, to enable construction of a new residential building. As part of the financing, funds were awarded to Interfaith from the Federal Home Loan Bank and the City of St. Louis Mental Health Board in the amounts of \$750,000 and \$250,000, respectively. The funds were then passed to Doorways 2.0, GP, L.L.C. and then to Doorways 2.0, L.P. as part of the new Doorways 2.0 campus financing plan. Doorways 2.0, L.P. will repay Doorways 2.0, GP, L.L.C. \$1,010,000 as part of the General Partner loan on the project. As of June 30, 2022, principal of \$1,010,000, was outstanding and is payable from Doorways 2.0, L.P.'s Available Annual Net Cash Flow.

On March 12, 2021, as part of the closing on the LIHTC deal, Interfaith funded \$10,000 to Doorways 2.0, L.P. through Doorways 2.0, GP, L.L.C. This amount is payable from Doorways 2.0, L.P.'s Available Annual Net Cash Flow.

7. Long-Term Debt

Capital Advances

During 2003, Kaya Malaika entered into a Capital Advance Agreement (the Note) for a capital advance in the amount of \$2,157,100, under Section 811 of the National Affordable Housing Act (NAHA). The Note is secured by a first deed of trust on the property. The Note shall bear no interest and shall be repayable only if Kaya Malaika does not remain available for very low-income, eligible individuals or families as approved by the U.S. Department of Housing and Urban Development (HUD) for no less than 40 years. If default is made by Kaya Malaika under the terms of the capital advance, the entire principal sum shall at once become due and payable without notice.

The debt evidenced by this Note may not be prepaid prior to the maturity date of August 2042 without the prior written approval of HUD. Provided the housing project has remained available for occupancy by eligible families until the maturity date of the Note, and the Note has not otherwise become due and payable by reason of defaults under the Note, mortgage or Regulatory Agreement, the Note shall be deemed to be paid and discharged. The balance at June 30, 2022 and 2021 amounted to \$2,157,100.

Notes To Consolidated Financial Statements (Continued)

During 2006, Partridge Place entered into a Capital Advance Agreement (the Note) for a capital advance in the amount of \$1,576,500, under Section 811 of the National Affordable Housing Act (NAHA). The Note is secured by a first deed of trust on the property. The Note shall bear no interest and shall be repayable only if Partridge Place does not remain available for very low-income, eligible individuals or families as approved by HUD for no less than 40 years. If default is made by Partridge Place under the terms of the capital advance, the entire principal sum shall at once become due and payable without notice.

The debt evidenced by this Note may not be prepaid prior to the maturity date of January 2047, without the prior written approval of HUD. Provided the housing project has remained available for occupancy by eligible families until the maturity date of the Note, and the Note has not otherwise become due and payable by reason of defaults under the Note, mortgage or Regulatory Agreement, the Note shall be deemed to be paid and discharged. The amount of the Capital Advance outstanding at June 30, 2022 and 2021 is \$1,576,500.

Affordable Housing Program Subsidies

On June 30, 2005, Partridge Place entered into an Affordable Housing Program Agreement for Rental Project for an Affordable Housing Program Subsidy (the Subsidy) in the amount of \$497,000 with the Federal Home Loan Bank of Des Moines. Partridge Place was subject to a deed restriction on the property, and the subsidy was repayable only if Partridge Place did not remain occupied by and affordable for households with incomes at or below 50% of area median income for a period of 15 years from February 2007. Additionally, at least 20% of Partridge Place's units (four units) had to be reserved for tenants qualified as "homeless" households. If default was made by Partridge Place under the terms of the Subsidy Agreement, the entire subsidy, including interest if appropriate, as determined in the Bank's discretion, at once became due and payable without notice. The amount of the Subsidy outstanding at June 30, 2021 was \$497,000. As the 15-year term expired in February 2022, the Subsidy balance was reported as a current liability at June 30, 2021. During the year ended June 30, 2022, the Federal Home Loan Bank of Des Moines released the full loan in the amount of \$497,000. This amount was recognized as loan forgiveness on the 2022 consolidated statement of activities. No subsidy remains payable at June 30, 2022.

Notes To Consolidated Financial Statements (Continued)

On March 14, 2019, Interfaith entered into an Affordable Housing Program Agreement for Rental Project with Subsidy on behalf of Mama Nyumba in the amount of \$535,000, with the Federal Home Loan Bank of Des Moines. Mama Nyumba is subject to a deed restriction on the property and the Subsidy shall be repayable only if the Project does not utilize the funds to finance the purchase, construction or rehabilitation of rental housing in which all 14 units will be occupied by and affordable for households at or below 50% of median income for a period of 15 years, beginning on the date of substantial project completion. If default is made by Mama Nyumba under the terms of the Subsidy Agreement, the entire Subsidy, including interest if appropriate, as determined in the Bank's discretion, shall at once become due and payable without notice. The amount of the Subsidy outstanding at June 30, 2022 and 2021 is \$535,000.

Developer Subsidy Grants

On August 31, 2005, Partridge Place entered into a Housing Development Grant Agreement for a grant in the amount of \$296,800 with the City of St. Louis Affordable Housing Commission. Partridge Place is subject to a deed restriction on the property, and the grant shall be repayable only if Partridge Place does not remain occupied by and affordable for households with incomes at or below 20% of area median income for a period of 30 years from the project completion date February 2007. If default is made by Partridge Place under the terms of the Grant Agreement, the entire amount shall at once become due and payable without notice. The amount of the grant outstanding at June 30, 2022 and 2021 is \$296,800.

On January 19, 2016, Interfaith entered into a Housing Development Grant Agreement for a grant in the amount of \$80,092 with the City of St. Louis Affordable Housing Commission for the rehabilitation of Gertrude. Gertrude is subject to a deed restriction on the property, and the grant shall be repayable only if Gertrude does not remain occupied by and affordable for households with incomes at or below 20% of area median income for a period of 30 years from the project completion date, September 1, 2016. If default is made by Interfaith under the terms of the Grant Agreement, the entire amount shall at once become due and payable without notice. The amount of the grant funded and outstanding at June 30, 2022 and 2021 is \$80,092.

New Markets Tax Credit Loans

In preparation for this transaction, a new not-for-profit organization was established, Doorways 2.0 Services (QALICB). The QALICB will complete construction and hold title to the office building as well as lease said facility to Interfaith. The QALICB will operate in such a way that it qualifies as a Qualified Active Low-Income Community Business under the definition of the NMTC Program under Internal Revenue Code (IRC) §45(d).

Notes To Consolidated Financial Statements (Continued)

From this Qualified Equity Investment (QEI), loan financing is being provided by St. Louis New Markets Tax Credit Fund 67, LLC (sub-CDE) to the QALICB to finance the facility expansion. Collectively, these loans are secured by the QALICB's Deed of Trust. In addition, on behalf of the QALICB, Interfaith has guaranteed interest payments on these loans as well as other guarantees to the sub-CDE. On a quarterly basis, the QALICB must certify to the sub-CDE the QALICB's compliance with NMTC compliance requirements, including that the QALICB remains a Qualified Active Low-Income Community Business.

This loan financing consists of two loans in the amounts of \$5,821,400 (Loan A) and \$1,858,600 (Loan B) with the sub-CDE. Both loans bear interest at 1.153911% per annum with quarterly interest payments due beginning March 5, 2021. Commencing on January 1, 2028, quarterly principal and interest payments on Loans A and B of \$72,134 and \$23,030, respectively, shall be due, with final principal and interest payments due upon the loans' maturity on March 5, 2028. The loans may not be prepaid in whole or in part at any time prior to January 13, 2028.

At both June 30, 2022 and 2021, principal of \$5,821,400 and \$1,858,600, respectively, was outstanding on these loans. Interest incurred and capitalized on these loans during 2022 and 2021 amounted to \$88,620 and \$41,356, respectively, of which \$22,155 remains outstanding at June 30, 2022 and 2021 and is included in accounts payable and accrued expenses on the consolidated statement of financial position.

Interfaith also entered into an Admin Bridge Loan Line of Credit with Busey Bank in the amount of \$3,462,400. The loan bears interest at the prime rate minus twenty-five basis points, provided in no event shall the loan rate be less than 3.00%. The loan rate at closing was 3.0%. The interest rate at June 30, 2022 is 4.5%. Interest payments are due monthly beginning on February 21, 2021. This agreement requires Interfaith to apply all capital contributions received by it to the repayment of the loan until the loan is paid in full. All capital contributions required to be used for repayment of the loan shall be paid as follows: (1) any individual capital contributions of \$25,000 or more will be paid to the lender within 15 calendar days of receipt, and (2) all other capital contributions of lesser amounts will be paid to the lender in one aggregate payment on a monthly basis no later than the twenty-first of each month following the month in which such capital contribution were received, together with a ledger of pledges and receipts of all capital contributions updated for such amounts received. The loan matures on January 13, 2026. Interfaith has pledged its interest in pledges receivable (promises to give) to Busey Bank as collateral.

Notes To Consolidated Financial Statements (Continued)

At June 30, 2022 and 2021, principal of \$1,183,157 and \$1,957,869, respectively, was outstanding. Interest incurred and expensed amounted to \$47,999 and \$31,630 for the years ended June 30, 2022 and 2021, respectively.

On January 13, 2021, Interfaith entered into a Line of Credit Loan with Busey Bank in the amount of \$2,500,000. The Line of Credit Loan was amended on May 4, 2022 to increase the amount to \$3,250,000. The loan bears interest at the weekly average yield on the United States Treasury securities adjusted to a constant maturity of 1 month plus 200 basis points provided that in no event shall the loan rate be less than 2%. The loan rate at closing was 2.01%. The interest rate at June 30, 2022 is 2.62%. Interest payments are due monthly beginning on February 21, 2021. The remaining balance of principal and interest is due upon maturity at January 13, 2023. As of June 30, 2022, \$500,000 was outstanding. No amounts were drawn on the line of credit during the year ended June 30, 2021.

Interfaith has granted a security interest in its Pledge Account at Busey Bank and the investments held at Stifel Nicolaus & Company, Inc. to Busey Bank as collateral.

On June 7, 2022, Interfaith entered into a second Line of Credit Loan with Busey Bank in the amount of \$1,750,000 under a revolving line of credit agreement. The loan bears interest at the Wall Street Journal Prime rate with a floor of 3.25%. The loan rate at closing was 3.50%. The interest rate at June 30, 2022 is 4.75%. Interest payments are due monthly beginning on June 21, 2022. The remaining balance of principal and interest is due upon maturity at June 7, 2023. No amounts were drawn on the line of credit during the year ended June 30, 2022.

Following the completion of construction on the office building, in October 2022, Interfaith will lease the office building from the QALICB under a lease agreement approximating 30 years, expiring January 31, 2051. In addition to the quarterly base rent, Interfaith will also pay for utilities, insurance, repairs and maintenance at the leased facility.

In addition, Interfaith has agreed to perform certain tenant improvements during construction that will be funded by Interfaith, the tenant, in the amount of \$2,569,344, subject to change orders during construction. No amounts have been funded as of June 30, 2022 or 2021.

Notes To Consolidated Financial Statements (Continued)

Doorways 2.0, L.P. Financing

On December 12, 2020, Interfaith, as Project Sponsor, entered into an Affordable Housing Program Agreement ("Agreement") for Rental Project with Subsidy on behalf of Doorways 2.0, L.P. in the amount of \$750,000, with the Federal Home Loan Bank of Des Moines (FHLB). These funds were drawn down in 2022 and passed through to Doorways 2.0, GP, L.L.C. and then to Doorways 2.0, L.P.

Per the terms of the Agreement, Doorways 2.0, L.P. is subject to a deed restriction on the property and the Subsidy shall be repayable only if Doorways 2.0, L.P. does not utilize the funds to finance the purchase, construction or rehabilitation of rental housing in which 40 units will be occupied by and affordable for households at or below 50% of median income and 10 units will be occupied by and affordable for households between 51 and 60% of median income for a period of 15 years, beginning on the date of substantial project completion. If default is made by Doorways 2.0, L.P. under the terms of the Subsidy Agreement, the entire Subsidy, including interest if appropriate, as determined in the FHLB's discretion, shall at once become due and payable without notice by either the Project Sponsor or Doorways 2.0, L.P. The amount of the Subsidy outstanding at June 30, 2022 is \$750,000. The balance of the loan is forgivable after 15 years if compliance is maintained.

On March 12, 2021, Interfaith entered into a Promissory Note with the City of St. Louis Mental Health Board (MHB Note) in the amount of \$250,000. The MHB Note shall be used to finance Doorways 2.0, L.P.'s construction of a residential building. Per the terms of the MHB Note, Interfaith is subject to occupancy requirements which require the development of a behavioral health program, evaluation and data tracking system, including, without limitation, support of 15 units dedicated to individuals with mental health conditions, substance abuse, or other serious behavioral health conditions. If default is made by Interfaith or Doorways 2.0, L.P., the entire principal payment for that year shall be due. If compliance is maintained, \$25,000 each year will be deemed paid in full on each annual payment date until the maturity date on March 12, 2031. As of June 30, 2022, no forgiveness has been recognized.

The funds noted above from FHLB and the MHB Note were paid to a disbursing agent on behalf of Interfaith, passed to Doorways 2.0, GP, L.L.C. and then to Doorways 2.0, L.P. as part of the new Doorways 2.0 housing construction financing plan. Doorways 2.0, L.P. will repay Doorways 2.0, GP, L.L.C. \$1,010,000 as part of the General Partner loan on the project.

Notes To Consolidated Financial Statements (Continued)

8. Lines Of Credit

On May 21, 2014, Doorways entered into a revolving line-of-credit agreement with a bank to support operational needs, as needed. The unsecured agreement provided for maximum borrowings of \$500,000, with one-year maturity terms renewing in May of each year. The line of credit matured in June 2021 and was not renewed. Interest was payable monthly at the prime rate (3.25% at June 30, 2021) with a 4% floor. Doorways was required to maintain a minimum 12-month average balance of \$500,000 of cash and cash equivalents and/or short-term investments. As of June 30, 2021, no amounts were outstanding on the line. Interest expense for the year ended June 30, 2021 amounted to \$4,613.

On May 9, 2019, Interfaith entered into an additional line of credit agreement with Busey Bank to provide maximum borrowings of \$1,300,000. The outstanding amount bore interest at a fixed rate of 5.50% and was secured by a deed of trust on various properties owned by Interfaith. Interest-only payments were payable monthly from June 2019 through May 2021, at which time all unpaid principal and interest were due. For the year ended June 30, 2021, interest incurred under this agreement totaled \$50,526, which was capitalized and included in fixed assets.

On March 10, 2021, Interfaith entered into an additional line of credit agreement with Busey Bank to provide maximum borrowings of \$371,250. As of June 30, 2022 and 2021, there was no outstanding balance. The outstanding amounts bear interest at a variable rate which is the U.S. Prime Rate as published in the Bonds, Rates and Yields section of The Wall Street Journal. The interest rate at issuance was 3.25%. The interest rate at June 30, 2022 is 4.75%. Interest-only payments are payable monthly from April 2021 through March 2023, at which time all unpaid principal and interest are due.

Interest during the construction period, totaling \$136,816 and \$155,126 for the years ended June 30, 2022 and 2021, respectively, has been capitalized and is included in construction in progress.

Notes To Consolidated Financial Statements (Continued)

9. Paycheck Protection Program Loan

On April 22, 2020, Interfaith gualified for and received a loan pursuant to the Paycheck Protection Program, a program implemented by the U.S. Small Business Administration under the Coronavirus Aid, Relief, and Economic Security Act, from a qualified lender (the "PPP Lender"), for an aggregate principal amount of approximately \$732,800 (the "PPP Loan"). The PPP Loan bore interest at a fixed rate of 1.0% per annum, with the first six months of interest deferred, had a term of two years, and was unsecured and guaranteed by the U.S. Small Business Administration. The principal amount of the PPP loan was subject to forgiveness under the Paycheck Protection Program upon Interfaith's request to the extent that the PPP Loan proceeds were used to pay expenses permitted by the Paycheck Protection Program, including payroll costs, covered rent and mortgage obligations, and covered utility payments by Interfaith. It was Interfaith's intent to apply for forgiveness of the PPP Loan with respect to these covered expenses. To the extent that all or part of the PPP Loan was not forgiven, Interfaith would be required to pay interest on the PPP Loan at a rate of 1.0% per annum, and commencing in August 2021, principal and interest payments would be required through the maturity date of April 22, 2022.

The terms of the PPP Loan provided for customary events of default including, among other things, payment defaults, breach of representations and warranties, and insolvency events. The PPP Loan repayment could be accelerated upon the occurrence of an event of default.

Doorways submitted the PPP loan forgiveness application in August 2021 and received approval of this application from the SBA on October 7, 2021. The full amount of the loan was recognized as a gain on extinguishment of debt on the consolidated statement of activities in 2022.

Notes To Consolidated Financial Statements (Continued)

10. Net Assets

Net assets with donor restrictions consist of the following:

	2022	2021
Capital campaign Mental health services	\$ 5,877,784	\$ 5,096,641 42,158
Own Home subsidies	20,000	42,100
Food voucher program	45,000	15,000
Residential programs	45,000	288
Transportation and clothing	18,580	25,000
COVID-19 costs		2,538
Salaries		7,500
Jumpstart	1,000	
Operations - time restriction	81,595	82,181
	\$ 6,088,959	\$ 5,271,306

Net assets were released from donor-imposed restrictions as follows:

	 2022		2021
Capital campaign	\$ _	\$	121,101
Capital campaign interest		·	3,137
Mental health services	258,575		277,849
Own Home subsidies	10,000		34,016
Cooper House	5,000		30,310
Food voucher program	15,000		27,500
Residential programs	3,497		2,500
Family residential capital projects	17,788		14,914
Transportation and clothing	21,420		15,000
COVID-19 costs	2,538		12,462
Salaries	7,500		5,006
Housing program	7,500		
Counseling			2,000
Jumpstart			209
Operations - time restriction	82,181		31,188
	\$ 430,999	\$	577,192

Notes To Consolidated Financial Statements (Continued)

11. Government Grants

Government grants consist of the following:

	2	022	2021
Federal Funds			
U.S. Department of Housing and Urban Development H.O.P.W.A.			
Passed through the City of St. Louis Department of Health	\$ 2,009	,375	\$ 2,027,87
Passed through the St. Clair County Health Department	35	,554	31,384
Outstate Missouri	385	,388	453,26
Outstate Illinois	302	,077	369,82
Housing as an Intervention to Fight AIDS	149	,455	-
Continuum of Care			
Passed through the City of St. Louis Department of			
Human Services	1,088	,311	1,168,13
Emergency Solutions Grant			
Passed through Missouri Housing Development Commission	28	,119	70,96
Passed through the City of St. Louis Department of Human Services		,049	-
Community Development Block Grant		,	
Passed through City of St. Louis Community Development			
Administration	43	,291	32,47
U.S. Department of Health and Human Services	10		0_,11
Ryan White Title I HIV Emergency Relief Project Grants			
Passed through the City of St. Louis Department of Health	780	,396	1,089,28
Ryan White Title II HIV Care Formula Grants	780	,550	1,005,20
Passed through the St. Clair County Health Department	60	258	119,13
Ryan White Title II Emergency Financial Assistance	00	,200	119,10
Passed through Healthcare Strategic Initiatives	2,170	977	1,690,58
	2,170	,211	1,050,50
U.S. Department of Treasury Emergency Rental Assistance			
Passed through the City of St. Louis Department of Human Services	00-	001	204.47
Coronavirus Aid, Relief and Economic Securities Act (CARES Act)	829	,221	294,47
Passed through the City of St. Louis			015 00
· ·			315,00
Coronavirus Aid, Relief and Economic Securities Act (CARES Act)			100.0
Passed through St. Louis County		_	129,24
2021 Coronavirus Local Fiscal Recovery Fund			
Passed through the City of St. Louis Department of Human Services	241	,239	-
Non-Federal Funds			
St. Clair County Health Department	25	,432	43,11
City of St. Louis		_	10,7
Missouri Department of Economic Development		—	250,00
Affordable Housing Commission	314	,564	283,53
Missouri Housing Development Commission	114	,018	133,10
IUD Project Rental Assistance Contracts			
Jefferson Park, Inc.	83	,837	91,15
Tenth And Lami, Inc.	84	,738	88,43
Mama Nyumba	101	,908	92,60
Kaya Malaika	114	,207	107,84
Partridge Place	105	,371	99,45
		,085	\$

Notes To Consolidated Financial Statements (Continued)

Doorways receives government grant funds as follows:

U.S. Department of Housing and Urban Development (HUD):

Housing Opportunities for Persons with AIDS (H.O.P.W.A.) - used to provide rent, mortgage and utility assistance and housing related services for PLWH/A in the St. Louis Metropolitan Area and Outstate Missouri and Illinois.

Continuum of Care - made available by the Stewart B. McKinney Homeless Assistance Act, are reimbursement for expenses related to the operations and supportive services of Cooper House, Delmar and Jumpstart to provide qualified residents with self-contained units and to provide for necessary services, as needed, as well as expenses related to operations.

Emergency Solutions Grant - used to address the needs of people experiencing homelessness or housing instability by providing rapid rehousing and homeless prevention services in the form of rental, deposit, and application assistance.

Community Development Block Grant - provide support for salaries related to emergency housing services.

Project Rental Assistance Contracts - support operations of Jefferson Park, Inc., Tenth And Lami, Inc., Mama Nyumba, Kaya Malaika and Partridge Place.

U.S. Department of Health and Human Services (HHS):

Ryan White HIV/AIDS Treatment Extension Act of 2009 - used to provide rental, security deposit and emergency housing assistance.

U. S. Department of Treasury:

Coronavirus Aid, Relief and Economic Securities Act (CARES Act) - used for rent, mortgage, and utility assistance for St. Louis Area residents experiencing financial hardship due to the COVID-19 pandemic.

2021 Coronavirus Local Fiscal Recovery Fund - used for rent, mortgage, and utility assistance for St. Louis Area residents experiencing financial hardship due to the COVID-19 pandemic.

Emergency Rental Assistance Program - used for rent, mortgage and utility assistance for eligible City of St. Louis residents experiencing financial hardship due to the COVID-19 pandemic.

Notes To Consolidated Financial Statements (Continued)

Other:

Missouri Department of Economic Development - used for rent, mortgage and utility assistance for eligible residents experiencing financial hardship due to the COVID-19 pandemic.

Affordable Housing Commission and Missouri Housing Development Commission – used to supplement expenses incurred in providing housing operations or housing assistance for low-income PLWH/A.

12. Missouri Medicaid Waiver Program

Cooper House functions include, but are not limited to, dispensing medication, monitoring resident health concerns, and providing healthcare professionals to administer patient issues as they arise. Doorways is reimbursed for these rehabilitation services by the Missouri Department of Mental Health under the Medicaid Waiver Program on a per diem basis. For the years ended June 30, 2022 and 2021, Doorways recognized total income of \$2,486,465 and \$1,954,524, respectively, from the Medicaid Waiver Program, which is included in Medicaid and private pay services in the consolidated statement of activities. At June 30, 2022 and 2021, \$208,781 and \$171,855, respectively, was receivable.

13. Direct Assistance

The expense category entitled direct assistance appearing in the consolidated statement of functional expenses consists of expenses for rents and utilities for the benefit of qualifying individuals and certain operating expenses of Cooper House, Delmar, Gertrude, Jefferson Park, Inc., Tenth And Lami, Inc., Mama Nyumba, Kaya Malaika and Partridge Place. A summary is as follows:

	2022	2021
Assistance for qualifying individuals	6,242,175	6,291,012
Cooper House expenses	256,882	222,747
Delmar and Gertrude utilities	23,102	23,112
Jefferson Park, Inc. utilities	35,776	32,755
Tenth And Lami, Inc. utilities	38,643	40,462
Mama Nyumba utilities	28,480	36,597
Kaya Malaika utilities	35,981	36,960
Partridge Place utilities	37,398	35,157
	\$ 6,698,437 \$	6,718,802

Notes To Consolidated Financial Statements (Continued)

14. Concentrations

Doorways operates in a heavily regulated environment and is subject to the administrative directives, rules, and regulations of federal, state, and local regulatory agencies, including, but not limited to the Departments of HUD and HHS. Such administrative directives, rules and regulations are subject to change by acts of Congress or administrative changes mandated by HUD or HHS and may occur with little notice or inadequate funding to pay for the related compliance costs. For the fiscal years ended June 30, 2022 and 2021, Doorways recognized total income of \$4,600,680 and \$4,633,414, respectively, from HUD and \$3,010,931 and \$2,899,002, respectively, from HHS.

Additionally, Doorways receives funding for certain residents from the Missouri Department of Mental Health (DMH) under the Medicaid Waiver Program. DMH reimburses Doorways for the expenses associated with the rehabilitation of these individuals. Doorways recognized total income of \$2,486,465 and \$1,954,524 from DMH for the years ended June 30, 2022 and 2021, respectively.

15. Capital Advance Agreements

Jefferson Park, Inc., Tenth And Lami, Inc., Mama Nyumba, Kaya Malaika, and Partridge Place have entered into Capital Advance Agreements with HUD. Capital advances do not bear interest and are not required to be repaid so long as the housing that was built using these funds remains available to eligible very lowincome households for a period of 40 years in accordance with Section 811 of the National Affordable Housing Act. If the housing does not remain available to very low-income households until the maturity date of the Note, HUD may bill these projects for the entire capital advance outstanding plus interest since the date of the first advance. Each of these capital advances is secured by a deed of trust on the property constituting a valid first lien on the property and improvements of the respective project.

As of June 30, 2022 and 2021, Jefferson Park, Inc. had drawn \$1,248,800, Tenth And Lami, Inc. had drawn \$1,393,000 and Mama Nyumba had drawn \$1,372,400 on their respective capital advances. The maturity dates of the Notes for Jefferson Park, Inc., Tenth And Lami, Inc. and Mama Nyumba are January 2034, September 2035 and April 2039, respectively. Due to the low probability that the Projects will default on the terms of the Capital Advance Agreements, Doorways has elected to treat the entire proceeds as components of net assets without donor restrictions on the consolidated statement of financial position.

Notes To Consolidated Financial Statements (Continued)

As of June 30, 2022 and 2021, Kaya Malaika had drawn \$2,157,100 on its capital advance agreement. As of June 30, 2022 and 2021, Partridge Place had drawn \$1,576,500 on its capital advance agreement. These are included in long-term debt in the consolidated statement of financial position (Note 7).

16. Restricted Deposits And Funded Reserves

The Capital Advance Agreements of Jefferson Park, Inc., Tenth And Lami, Inc., Mama Nyumba, Kaya Malaika and Partridge Place require each project to set aside amounts for the replacement of property and other project expenditures approved by HUD.

Additionally, HUD requires each project to deposit all surplus cash into a residual receipts account. The projects received notice from HUD in September 2015 stating that any balance greater than \$250 per unit in a residual receipts account must be remitted to HUD's Accounting Center upon termination of the Project Rental Assistance Program Agreement. These Agreements renew annually, and the projects are prohibited from making any rental increases without prior approval from HUD. The residual receipts balance for each project meets the HUD requirements.

HUD restricted deposits for replacement of property and residual receipts totaled \$639,904 and \$569,180 at June 30, 2022 and 2021, respectively.

HUD also requires each project to hold security deposits received by tenants in separate federally insured, interest-bearing accounts. Security deposit accounts for these projects totaled \$23,008 and \$22,707 at June 30, 2022 and 2021, respectively.

At the NMTC closing, proceeds from debt were placed in a disbursing account for construction costs. The amount of proceeds remaining to be spent totaled \$664,114 and \$5,163,868 at June 30, 2022 and 2021, respectively. In addition, a portion of the proceeds at closing were required to be set aside in a reserve escrow. The balance in the reserve escrow account totaled \$190,863 and \$223,843 at June 30, 2022 and 2021, respectively.

17. Deferred Compensation Plan

Doorways maintains a deferred compensation plan under Section 403(b) of the Internal Revenue Code to which eligible employees contribute on a tax-deferred basis. Doorways matches contributions up to a maximum of 3%. Contributions for 2022 and 2021 amounted to \$69,396 and \$66,466, respectively.

Notes To Consolidated Financial Statements (Continued)

18. Contributed Nonfinancial Assets

Doorways received the following contributions of nonfinancial assets for the years ending June 30:

	 2022	2021
Auction items	\$ 26,900	\$ 6,250
Professional services	22,812	85,000
Materials	2,110	3,000
	\$ 51,822	\$ 94,250

Doorways receives items to be sold at its annual auction. Contributed auction items are valued at the gross selling prices received. The proceeds from the sale of auction items are used for general purposes. Donated professional services include legal and marketing services that are recorded at fair market value. Doorways also receives donated materials, which are used in its programs and are recorded at fair value at the date of receipt.

19. Liquidity And Availability Of Financial Assets

At June 30, Doorways' financial assets available within one year of the consolidated statement of financial position date for general expenditures are as follows:

	 2022	2021
Cash and cash equivalents	\$ 873,493	\$ 1,779,693
Tenant accounts receivable	19,022	20,846
Medicaid receivable	208,781	171,855
Accounts receivable - HUD	2,345	12,080
Accounts receivable - 340B program	87,889	77,317
Grants receivable	2,151,291	1,182,745
Interest receivable	14,554	27,167
Promises to give - short-term	$654,\!250$	878,094
Short-term investments	3,917,681	4,596,898
	7,929,306	8,746,695
Less: Amounts subject to donor restrictions	(5,449,926)	(4,322,019)
Financial Assets Available To Meet General		
Expenditures Over The Next Twelve Months	\$ $2,\!479,\!380$	\$ 4,424,676

Notes To Consolidated Financial Statements (Continued)

Doorways regularly monitors liquidity required to meet its operating needs and other contractual commitments, while also striving to maximize the investment of its available funds. The Organization manages its liquidity and reserves following three guiding principles: operating within a prudent range of financial soundness and stability, maintaining adequate liquid assets to fund near-term operating needs, and maintaining sufficient reserves to provide reasonable assurance that long-term obligations will be discharged.

Annually, the Organization conducts a rigorous process to develop the operating and capital budgets for the succeeding fiscal year. The resulting budget is presented in detail to the Board of Directors for approval in advance of the respective fiscal year. Monthly, a budget v. actual statement of revenue and expense is prepared by the finance office, which is reviewed timely by the Finance Committee of the Board of Directors.

The Organization has a complex array of reimbursable government funding sources as discussed in Note 11. Due to the complexity of managing the different funding sources and timing of reimbursements, it is essential to maintain the revolving lines of credit as discussed in Notes 7 and 8.

The Organization's short-term investments are held without donor restrictions. While not specifically designated by the Board of Directors, the investments are held with the intent to be available in the event of the loss of a significant funding source or for major capital or programmatic expansion. At the end of each fiscal year, liquidity is analyzed and projected for the next twelve months to determine if operating funds can be transferred to the investment accounts.

The Organization receives significant contributions restricted by donors both for programmatic operations and for the capital campaign launched in fiscal year 2019. These amounts are not considered available to meet general operating needs over the next twelve months and the total of such has been deducted in the analysis above.

Notes To Consolidated Financial Statements (Continued)

20. Commitments And Contingencies

Doorways routinely receives and expends federal grant awards and also provides federal awards to subrecipients. Compliance with the requirements of laws, regulations, contracts and grants could have a direct and material effect on the major federal programs. Management does not believe any noncompliance, which would result in reimbursement to the federal government to be material to Doorways' consolidated financial statements.

Doorways is a direct party for lease agreements for 18 families in the Jumpstart program. The initial lease term is for a period of one year and renewals are month-to-month.

Interfaith has entered into a contract for construction including change orders totaling \$8,246,750 of which \$2,478,409 has not been completed at June 30, 2022.

The NMTC transaction includes an indemnity agreement on behalf of the Investment Fund and an Investment Fund Put and Call Agreement. The QALICB is a Qualified Active Low-Income Community Business. As a result, Interfaith, the Leverage Lender, and the QALICB (collectively, the Indemnitors) guarantee NMTC compliance in connection with the loans obtained from the sub-CDE to prevent recapture of these credits. This guarantee will be up to the full amount of any recapture and/or lost credits, including interest and penalties thereon. In addition, the Indemnitors have made other guarantees for the benefit of the Investment Fund, such as environmental indemnification. The maximum potential amount of future payments cannot readily be determined due to the nature of these guarantees.

Notes To Consolidated Financial Statements (Continued)

Following the earlier of (a) the seventh anniversary of the date of the last qualified equity investment made by the Investment Fund with respect to any qualified lowincome community investment in the QALICB, and (b) the date that a Recapture Event has occurred, the Investment Fund shall have the right and option, but not the obligation, to require Interfaith as the Leverage Lender to purchase all of the Investment Fund's interest in the sub-CDE. The purchase price for the Investment Fund's interest shall be \$1,000 plus any further amounts payable to the Investment Fund as defined in the Investment Fund Put and Call Agreement. The Investment Fund shall have 180 days to exercise its option. Provided the Investment Fund has not exercised its option, the Leverage Lender shall have the right and option, but not the obligation, to purchase all of the Investment Fund's interest for 180 days. If the Leverage Lender exercises its option, the purchase price for the Investment Fund's interest shall be an amount equal to the fair market value of the Investment Fund's interest as defined in the Investment Fund Put and Call Agreement. These options are expected to be exercised and will ultimately result in Interfaith as the Leverage Lender owning the Investment Fund's interest in the sub-CDE, including the debt to the QALICB. This ownership acquisition will allow Interfaith to "collapse" the NMTC deal, repaying all outstanding obligations with no additional capital outlay.

21. Subsequent Events

Management has evaluated subsequent events through the date, which the consolidated financial statements were available for issue, which is the date of the Independent Auditors' Report.

In 2018, Doorways launched a capital expansion plan to build a new campus to increase Doorways' capacity to provide service-enriched housing, and facilitate the relocation of its administrative and program headquarters. Ultimately, the plan entailed an \$8 million capital campaign, combined with a myriad of funding sources including the NMTC and LIHTC deals described in Notes 1 and 7 as well as financing via the line of credit agreement with Busey Bank discussed in Note 7.

On Wednesday, October 19, 2022, Doorways opened its new Jefferson Avenue Campus at 1101 North Jefferson Avenue. A nationally pioneering model of care, this state-of-the-art campus is designed to deliver 360 degrees of comprehensive services, removing access and navigation barriers to create a network of client support including housing, empowerment programs, and resource access.

Notes To Consolidated Financial Statements (Continued)

The three-acre complex is initially comprised of two primary buildings, with construction slated to begin on a third structure in 2023. The largest building is the 35,000 square foot, multi-story wing, which contains fifty (50) units of housing for up to 112 people per night. The second, a 20,000 square foot building, is located along Jefferson Avenue. It includes a client services and programming facility, numerous private rooms for client intake services, community room, and administrative offices.

The new campus features a planned retail pharmacy, as well as meeting space that can be used for community screenings, health fairs, and job fairs. It will also create a social atmosphere to allow Doorways' clients to have a source of community interaction, free of stigma and fear.

Doorways' new campus is also a landmark in public art and social consciousness. A well-known sculpture by renowned African American artist Kehinde Wiley is featured on the southeast edge of the new campus. The work is on generous long-term loan to Doorways from the St. Louis-based Gateway Foundation.

The third structure will add thirty-nine (39) units of permanent supportive housing, funded via Low-Income Housing Tax Credits and other government sources.

22. Restatement

The accompanying financial statements have been restated to correct an error in the accounting for related party notes receivable and notes payable. The effect of this correction at June 30, 2022 was an increase in Note receivable - Doorways 2.0, L.P. in the amount of \$1,010,000, a decrease in interest receivable and due from related party in the amount of \$10,000, an increase in note payable - City of St. Louis Mental Health Board in the amount of \$250,000 and an increase in note payable - Federal Home Loan Bank in the amount of \$750,000. The changes had no effect on net assets as of June 30, 2022 or the change in net assets for the year ended June 30, 2022. For the year ended June 30, 2022, net cash used in investing activities increased \$1,000,000 and net cash provided by financing activities increased \$1,000,000. This correction had no effect on net assets as of July 1, 2021 or July 1, 2020 or on the change in net assets for the year ended June 30, 2021.



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CERTIFIED PUBLIC ACCOUNTANTS & BUSINESS CONSULTANTS

Independent Auditors' Report On Supplementary Information

Board of Directors Interfaith Residence d/b/a Doorways St. Louis, Missouri

We have audited the consolidated financial statements of Interfaith Residence d/b/a Doorways and related entities as of and for the years ended June 30, 2022 and 2021, and our report thereon dated December 8, 2022, except for the impact of the restatement described in Note 22, as to which the date is March 16, 2023, which expressed an unmodified opinion on those consolidated financial statements, appears on pages 1 and 2. Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The accompanying consolidating statements of financial position, activities and expenses, which are the responsibility of management, are presented for purposes of additional analysis and are not a required part of the consolidated financial statements. Such information has not been subjected to the auditing procedures applied in the audit of the consolidated financial statements and, accordingly, we do not express an opinion or provide any assurance on it.

RubinBrown LLP

December 8, 2022, except for the impact of the restatement described in Note 22, as to which the date is March 16, 2023

CONSOLIDATING STATEMENT OF FINANCIAL POSITION Page 1 Of 2 June 30, 2022

Assets

Interfaith Partridge Residence Doorways Doorways 2.0 Doorways Jefferson Tenth And Mama Kaya d/b/a Doorways 2.0 GP, L.L.C. Developer L.L.C. 2.0 Services Park, Inc. Lami, Inc. Nyumba Malaika Place Eliminations Total Current Assets Cash and cash equivalents 869,017 47597 1,089 1,674 \$ 873,493 \$ \$ \$ \$ _ \$ \$ \$ 1,141 \$ \$ _ \$ Tenant accounts receivable, net of allowance 5,6052,5532,6702,3322,894 2,968 19,022 _ Medicaid receivable 208,781 208,781 Accounts receivable - HUD 1,700 6452,345Accounts receivable - 340B program 87,889 87,889 Grants receivable 2,151,291 2.151.291_ _ Interest receivable 14,554_ _ _ _ 14,554Interagency receivable 988,053 152, 129(1, 140, 182)_ _ _ _ _ Promises to give - short term 654,250654,250_ _ Short-term investments 3,917,681 3,917,681 _ _ _ Prepaid expenses and deposits 60,492 5,2635,7133,3622,20477,034 _ _ _ _ _ Inventory 17,35917,359**Total Current Assets** 8,976,672 152,129 8,291 9,125 6,835 3,983 6.846 (1, 140, 182)8,023,699 _ _ **Restricted Deposits And Funded Reserves** QALICB disbursing account for construction 664.114 664.114 ____ _ _ _ _ _ _ ____ QALICB reserve escrow 190,863 ____ _ 190,863 ____ _____ _ ____ Tenants' security deposits 4,125_ _ 7,234 4,953 3,028 3 668 23,008 Reserves for replacements 106,262 159,447 49,028 220.88489.493 625,114_ 5,0244,52314,790 Residual receipts reserves _ 5,243Other escrows 726 745755836 3643,426 Total Restricted Deposits And Funded Reserves _ 854,977 119,246 170,388 52,811 225,845 98,048 1,521,315 Promises To Give - Long-Term 639,033 _ _ _ 639,033 Fixed Assets Land improvements 75,4918,060 231,654 227,807 543,012_ Buildings and improvements 4,933,988 1,186,5741,582,0632,909,993 2,795,5832,160,55415,568,755 Furniture and equipment 408,912 _ 120,869 8,087 140,517139,970 97,101 915,456Vehicles 62,939 _ 62,9395,481,330 1,590,150 3,058,570 3,167,207 2,485,46217,090,162 1,307,443 Less: Accumulated depreciation 4.384.749924.576 1.071.4751.249.191 1.697.841 1.143.39710.471.229 1.096.581382.867 518.6751.809.3791.469.366 1.342.0656.618.933 _ _ _ _ Land 292.001 ____ 546.918 152.14044.984147.5008,729 2.0291.194.301____ _ Construction in progress 894.513 6,745,456 7.639.969 ____ Total Fixed Assets 2.283.0957,292,374 535.007 563.659 1,956,879 1,478,095 15,453,203 1,344,094 _ _ _ Other Non-Current Assets Leverage note receivable 5.821.4005.821.400____ _ _ Note receivable - Doorways 2.0, GP 1.010.000 _ _ (1,010,000)_ _ _ _ _ _ _ Note receivable - Doorways 2.0, LP 1,010,000 1,010,000 **Total Other Non-Current Assets** (1,010,000)6,831,400 1,010,000 _ _ _ 6,831,400 _ _ _ Total Assets \$ 18,730,200 1,010,000 $\label{eq:constraint} \$ \quad 152,129 \quad \$ \quad 8,147,351 \quad \$ \quad 662,544 \quad \$ \quad 743,172 \quad \$ \quad 2,016,525 \quad \$ \quad 1,707,923 \quad \$ \quad 1,448,988 \quad \$ \quad (2,150,182) \quad \$ \quad 32,468,650 \quad (3,152,12) \quad (3,152,12$ \$

CONSOLIDATING STATEMENT OF FINANCIAL POSITION Page 2 Of 2 June 30, 2022

Liabilities And Net Assets

	Interfaith Residence d/b/a Doorways	Doorways 2.0 GP, L.L.C.	Doorways 2.0 Developer L.L.C.	Doorways 2.0 Services	Jefferson Park, Inc.	Tenth And Lami, Inc.	Mama Nyumba	Kaya Malaika	Partridge Place	Eliminations	Total
Current Liabilities											
Accounts payable and accrued expenses	\$ 541,503	\$ —	\$ —	\$ 895,062	\$	+			, , ,		1,443,174
Interagency payable	152,129	_	_	_	17,587	65,713	486,279	226,650	142,053	(1,090,411)	_
Accrued salaries, vacation and payroll withholdings	349,354	_	-	—	4,268	3,731	3,495	3,574	3,520	(49,771)	318,171
Refundable advances	247,945	_	_	—	_	_	_	_	_	—	247,945
Prepaid rent	15,746	_	_	_	4,487	4,945	805	1,027	5,448	_	32,458
Total Current Liabilities	1,306,677	_	_	895,062	26,342	74,519	495,938	231,251	152,141	(1,140,182)	2,041,748
Noncurrent Liabilities											
Tenants' security deposits	2,161	_	_	_	5,581	4,303	2,550	3,445	2,784	_	20,824
Long-Term Debt											
QLICI Loan A	_	_	_	5,821,400	_	_	_	_	_	_	5,821,400
QLICI Loan B	_	_	_	1,858,600	_	_	_	_	_	_	1,858,600
Note payable - construction bridge loan	1,183,157	_	_		_	_	_	_	_	_	1,183,157
Note payable - FHLB	750,000	_	_	_	_	_	_	_	_	_	750,000
Note payable - MHB	250,000	_	_	_	_	_	_	_	_	_	250,000
Note payable - Interfaith Residence d/b/a Doorways		1,010,000	_	_	_	_	_	_	_	(1,010,000)	_
Less: Unamortized debt issuance costs	(11,832)	_	_	(428, 339)	_	_	_	_	_	_	(440, 171)
Long-term debt less unamortized debt issuance costs	2,171,325	1,010,000	_	7,251,661	_	_	_	_	_	(1,010,000)	9,422,986
Capital advances	_	_	_	_	_	_	_	2,157,100	1,576,500	_	3,733,600
Affordable Housing Program Subsidy	_	_	_	_	_	_	535,000	_	_	_	535,000
Developer Subsidy Grants	80,092	_	_	_	_	_	_	_	296,800	_	376,892
Busey Bank line of credit	500,000	_	_	_	_	_	_	_	_	_	500,000
Total Long-Term Debt	2,751,417	1,010,000	_	7,251,661	_	—	535,000	2,157,100	1,873,300	(1,010,000)	14,568,478
Total Liabilities	4,060,255	1,010,000	_	8,146,723	31,923	78,822	1,033,488	2,391,796	2,028,225	(2,150,182)	16,631,050
Net Assets											
Without donor restrictions	8,580,986	_	152,129	628	630,621	664,350	983,037	(683,873)	(579, 237)	_	9,748,641
With donor restrictions	6,088,959	_	_	_	_	_	_	_	_	_	6,088,959
Total Net Assets	14,669,945	—	152,129	628	630,621	664,350	983,037	(683,873)	(579,237)	—	15,837,600
Total Liabilities And Net Assets	\$ 18,730,200	\$ 1,010,000	\$ 152,129	\$ 8,147,351	\$ 662,544	\$ 743,172 \$	\$ 2,016,525	\$ 1,707,923	\$ 1,448,988	\$ (2,150,182) \$	32,468,650

See the independent auditors' report on supplementary information.

CONSOLIDATING STATEMENT OF ACTIVITIES For The Year Ended June 30, 2022

	Interfaith Residence	Doorways	Doorways 2.0	Doorways	Jefferson	Tenth And	Mama	Kaya	Partridge		
	d/b/a Doorways	2.0 GP, L.L.C.	Developer L.L.C.	2.0 Services	Park, Inc.	Lami, Inc.	Nyumba	Malaika	Place I	Eliminations	Total
Revenues And Public Support											
Contributions and Events:											
Fundraising events	\$ 365,039	\$ —	\$ —	\$ —	\$ —	\$ _ \$	— \$	— \$; _	\$ — \$	365,039
Individuals	567,727	_	_	_	_	—	_	—	_	_	567,727
Foundations	405,668	—	_	_	_	_	—	_	_	—	405,668
Corporate	431,799	—	_	_	_	_	—	_	_	—	431,799
United Way	102,583	_	_	_	_	—	_	—	_	_	102,583
Contributed nonfinancial assets	51,822	_	_	—		_	_	_	_	_	51,822
Other organizations	17,675	_	_	—		_	_	_	_	_	17,675
Total Contributions and Events	1,942,313	_	_	_	_	_	_	_	_	_	1,942,313
Government grants	8,642,024	_	_	_	83,837	84,738	101,908	114,207	105,371	_	9,132,085
Medicaid and private pay services	2,486,465	_	_	_	_	_	_	_	_	_	2,486,465
Pharmaceutical 340B program reimbursements	1,054,414	_	_	_		_	_	_	_	_	1,054,414
Service fees	63,446	_	_	_		_	_	_	_	(50, 732)	12,714
Rental, net of vacancies and concessions	187,184	_	_	_	63,702	67,077	26,857	45,413	38,901	_	429,134
Interest and dividends	143,139	_	_	21	11	16	13	24	10	_	143,234
Miscellaneous	374	_	_	_	29,863	280	1,830	825	2,666	_	35,838
Total Revenues And Public Support	14,519,359	_	_	21	177,413	152,111	130,608	160,469	146,948	(50,732)	15,236,197
Total Expenses	13,320,916	_	_	15,041	183,421	210,028	195,243	221,872	204,185	(50,732)	14,299,974
Increase (Decrease) In Net Assets Before Other											
Income And Gains (Losses)	1,198,443	_	_	(15,020)	(6,008)	(57,917)	(64,635)	(61,403)	(57,237)		936,223
Other Income And Gains (Losses)											
Net realized and unrealized losses on investments	(763,654)	_	_	_	_	_	_	_	_	_	(763, 654)
Loss on disposal of fixed assets	(11,102)	_	_	_	_	_	_	_	_	_	(11,102)
Affordable Housing Program Subsidy											
loan forgiveness	_	_	_	_	_	_	_	_	497,000	_	497,000
Gain on extinguishment of Paycheck Protection											
Program loan	732,800	_	_	_	_	_	_	_	_	_	732,800
Total Other Income And Gains (Losses)	(41,956)	_	_	—	—	_	_	—	497,000		455,044
Increase (Decrease) In Net Assets	1,156,487	_	_	(15,020)	(6,008)	(57,917)	(64,635)	(61,403)	439,763	_	1,391,267
Net Assets - Beginning Of Year	13,513,458	_	152,129	15,648	636,629	722,267	1,047,672	(622,470)	(1,019,000)	_	14,446,333
Net Assets - End Of Year	\$ 14,669,945	\$ —	\$ 152,129	\$ 628	\$ 630,621	\$ 664,350 \$	983,037 \$	(683,873) \$	(579,237)	\$ - \$	15,837,600

CONSOLIDATING STATEMENT OF EXPENSES For The Year Ended June 30, 2022

	Interfaith Residence d/b/a Doorways	Doorways 2.0 Developer L.L.C.	Doorways 2.0 Services	Jefferson Park, Inc.	Tenth And Lami, Inc.	Mama Nyumba	Kaya Malaika	Partridge Place F	Eliminations	Total
Salaries and wages	\$ 3,735,541	\$ —	\$ —	\$ 21,623	\$ 21,498	\$ 25,317 \$	25,952	\$ 19,268	\$ — \$	3,849,199
Employee benefits	539,545	· _	·	5,843	, ,	6,419	6,469	5,126	· · ·	568,698
Payroll taxes	253,085	_	_	2,279	,	2,523	2,541	1,971	_	264,450
Direct assistance	6,522,159	_	_	35,776	,	28,480	35,981	37,398	_	6,698,437
Depreciation	250,289	_	_	40,410	,	50,080	80,865	68,098	_	537,299
Repairs and maintenance	247,617	_	_	31,718	51,811	39,528	26,564	30,537	_	427,775
Security contracts	_	_	_	3,628	4,953	7,829	6,429	4,123	_	26,962
Seminars, travel and recruiting	117,238	_	_	_	_	_	_	_	_	117,238
Office supplies	59,008	_	_	_	_	_	_	_	_	59,008
Telephone	55,018	_	_	2,075	1,402	2,165	1,776	1,572	_	64,008
Postage and printing	17,682	_	_	_	_	_	_	_	_	$17,\!682$
Professional services	333,192	_	_	9,164	9,164	9,164	9,164	9,567	_	379,415
Insurance	68,366	_	_	12,728	12,966	13,285	14,298	12,481	_	134,124
Miscellaneous	50,474	_	12	3,157	2,519	4,582	1,958	3,100	_	65,802
Public relations/fundraising	179,958	—	—	—	—	—	_	—	_	179,958
Interest	62,585	_	15,029	_	—	_		—	_	77,614
Management fees	_	_	_	12,116	12,168	5,871	9,633	10,944	(50, 732)	—
Bad debt expense	7,785	—	—	2,904	—	—	242	—	_	10,931
Write-off of predevelopment costs	112,225	_	_	_	—	_		—	_	112,225
Pharmaceutical - 340B program	709,149	_	_	_	_	_	—	_	_	709,149
	\$ 13,320,916	\$ —	\$ 15,041	\$ 183,421	\$ 210,028	\$ 195,243 \$	221,872	\$ 204,185	\$ (50,732) \$	14,299,974