

Combined Financial Statements

June 30, 2020 and 2019

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### **Independent Auditors' Report**

To the Board of Directors of The Doe Fund, Inc. and Affiliates

#### **Report on the Combined Financial Statements**

We have audited the accompanying combined financial statements of The Doe Fund, Inc. and Affiliates (the Corporation), which comprise the combined statements of financial position as of June 30, 2020 and 2019, and the related combined statements of activities, changes in net assets, functional expenses and cash flows for the years then ended and the related notes to the combined financial statements.

#### Management's Responsibility for the Combined Financial Statements

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

#### Auditors' Responsibility

Our responsibility is to express an opinion on these combined financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the combined financial statements are free from material misstatement.

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

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

#### **Opinion**

In our opinion, the combined financial statements referred to above present fairly, in all material respects, the combined financial position of The Doe Fund, Inc. and Affiliates as of June 30, 2020 and 2019, 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.

### **Report on Combining Supplementary Information**

Baker Tilly US, LLP

Our audits were conducted for the purpose of forming an opinion on the combined financial statements as a whole. The combining information on pages 3, 4 and 5 is presented for purposes of additional analysis of the combined financial statements rather than to present the financial position and changes in net assets of the individual organizations, and is not a required part of the combined financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the combined financial statements. The information has been subjected to the auditing procedures applied in the audits of the combined financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the combined financial statements or to the combined financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated, in all material respects, in relation to the combined financial statements as a whole.

New York, New York December 17, 2020 The Doe Fund, Inc. and Affiliates
Combined Statements of Financial Position June 30, 2020 and 2019

	Not-for-Profit Housing			Combined Total			
	Entities	Entities	Eliminations	2020	2019		
A 4							
Assets							
Current Assets							
Cash and cash equivalents	\$ 1,970,839	\$ 2,186,737	\$ -	\$ 4,157,576	\$ 2,568,977		
Receivables, net of allowance for doubtful accounts of approximately \$1,051,000 and \$448,000, respectively	10,869,436	433,502	_	11,302,938	10,565,263		
Grants and pledges receivable	5,000	-	-	5,000	275,000		
Developer fees receivable	2,092,735	-	-	2,092,735	2,649,805		
Investments	84,866		-	84,866	90,178		
Due from affiliates	10,111,147	1,406,716	(11,517,863)	-	53,429		
Prepaid expenses Other receivables	226,462 380,345	19,338	-	226,462 399,683	423,533		
Carlot 1666Habito	000,010	10,000			120,000		
Total current assets	25,740,830	4,046,293	(11,517,863)	18,269,260	16,626,185		
Lender Restricted Cash and Contractual Reserves	1,076,255	5,059,002	-	6,135,257	3,651,975		
Developer Fees Receivable, Net of Allowance for							
Doubtful Accounts of Approximately \$256,000							
and \$138,000, Respectively	13,615,049	-	(8,269,107)	5,345,942	839,559		
Security and Other Deposits	393,665	10,268	-	403,933	1,264,570		
Deferred Mortgage Interest	-	-	-	-	104,460		
Property and Equipment	39,963,008	253,134,851	(7,420,808)	285,677,051	187,073,298		
Total assets	\$ 80,788,807	\$ 262,250,414	\$ (27,207,778)	\$ 315,831,443	\$ 209,560,047		
Liabilities and Net Assets							
Current Liabilities							
Accounts payable and accrued expenses	\$ 9,612,539	\$ 160,671	\$ -	\$ 9,773,210	\$ 9,164,423		
Current maturities of long-term debt	7,134,180	22,630,432	-	29,764,612	79,075,711		
Line of credit	3,500,000	-	-	3,500,000	3,500,000		
Trainee savings payable Accrued interest payable, mortgages and notes	1,619,290 16,127	- 1,828,131	_	1,619,290 1,844,258	1,366,916 1,084,984		
Developer fees payable	10,127	24,136,302	(8,269,107)	15,867,195	8,726,795		
Construction payables	842,272	14,694,289	-	15,536,561	10,515,487		
Due to affiliates	1,669,142	9,848,721	(11,517,863)				
Total current liabilities	24,393,550	73,298,546	(19,786,970)	77,905,126	113,434,316		
Deferred Rent and Lease Incentives	757.617	_	_	757,617	700,370		
	,						
Deferred Revenue	-	6,508,240	-	6,508,240	6,833,878		
Tenant Security Deposits	59,021	80,165	-	139,186	130,069		
Long-Term Debt, Net of Current Maturities and Unamortized Debt Issuance Costs	31,616,030	132,380,947	_	163,996,977	54,153,953		
Total liabilities			(10.796.070)				
Total liabilities	56,826,218	212,267,898	(19,786,970)	249,307,146	175,252,586		
Net Assets							
Net assets without donor restrictions:		,	<u>,_</u>				
Controlling interest	21,937,235	(361,364)	(7,420,808)	14,155,063	10,986,268		
Noncontrolling interest  Net assets with donor restrictions	- 2,025,354	50,343,880	-	50,343,880 2,025,354	22,504,481 816,712		
accord with derivi rectifications	2,020,004			2,020,004	510,712		
Total net assets	23,962,589	49,982,516	(7,420,808)	66,524,297	34,307,461		
Total liabilities and net assets	\$ 80,788,807	\$ 262,250,414	\$ (27,207,778)	\$ 315,831,443	\$ 209,560,047		

Combined Statement of Activities Year Ended June 30, 2020

	No.	ot-for-Profit Entities		Housing Entities	EI	iminations		Combined Total
Net Assets Without Donor Restrictions								
Support and Revenue								
Contributions, net	\$	3,556,729	\$	_	\$	_	\$	3,556,729
Special events, net of direct benefit	Ψ	0,000,720	Ψ		Ψ		Ψ	0,000,120
expense of \$372,000		1,310,318		_		_		1,310,318
Earned income from government contracts		41,589,567		_		_		41,589,567
Other earned revenue		6,267,951		_		(30,756)		6,237,195
Developer fees		8,233,562		_		(3,899,285)		4,334,277
Management fees		320,777		-		(300,777)		20,000
Program service fees		2,440,891		-		-		2,440,891
Rental income		485,655		3,501,557		-		3,987,212
Other income		165,578		245,909		_		411,487
Net assets released from restrictions		656,202		_		_		656,202
Total support and revenue		65,027,230		3,747,466		(4,230,818)		64,543,878
Expenses								
Ready, Willing & Able		32,264,461		_		_		32,264,461
Business enterprise programs		7,528,203		_		_		7,528,203
Supportive housing programs		5,838,757		_		_		5,838,757
Liberty Fund		729,970		_		_		729,970
Affordable housing operations		1,687,319		6,545,088		(331,533)		7,900,874
Management and general		8,846,694		-		(001,000)		8,846,694
Fundraising		1,105,273		_		_		1,105,273
		.,,						.,,
Total expenses		58,000,677		6,545,088		(331,533)		64,214,232
Change in net assets before								
other nonrecurring item		7,026,553		(2,797,622)		(3,899,285)		329,646
Other Nonrecurring Item								
Gain on forgiveness of debt		372,507		_		_		372,507
Jam en lei gireness el acut		0.2,00.						0.2,00.
Change in net assets without								
donor restrictions		7,399,060		(2,797,622)		(3,899,285)		702,153
Net Assets With Donor Restrictions								
Contributions		1,864,844						1,864,844
Net assets released from restrictions		(656,202)		-		-		(656,202)
Net assets released from restrictions		(030,202)				<u>-</u>		(030,202)
Change in net assets with								
donor restrictions		1,208,642		-		-		1,208,642
Change in net assets		8,607,702		(2,797,622)		(3,899,285)		1,910,795
Excess of Expenses Over Support and								
Revenue Attributable to Noncontrolling				0.400.040				0.400.040
Interest				2,466,642				2,466,642
Excess (deficiency) of support								
and revenue over expenses	\$	8,607,702	\$	(330,980)	\$	(3,899,285)	\$	4,377,437

Combined Statement of Activities Year Ended June 30, 2019

	No	ot-for-Profit Entities		Housing Entities	EI	iminations	_	Combined Total
Net Assets Without Donor Restrictions								
Support and Revenue								
Contributions, net	\$	3,126,510	\$	_	\$	_	\$	3,126,510
Special events, net of direct benefit	*	-,,	•		•		*	-,,
expense of \$335,000		1,541,206		_		_		1,541,206
Earned income from government contracts		38,231,323		_		_		38,231,323
Other earned revenue		5,368,230		-		(26,454)		5,341,776
Developer fees		5,167,133		-		(2,518,007)		2,649,126
Management fees		286,262		-		(266,262)		20,000
Program service fees		2,030,039		-		_		2,030,039
Rental income		415,853		3,020,040		-		3,435,893
Other income		145,904		45,994		-		191,898
Net assets released from restrictions		662,639						662,639
Total support and revenue		56,975,099		3,066,034		(2,810,723)		57,230,410
Expenses								
Ready, Willing & Able		28,165,811		_		_		28,165,811
Business enterprise programs		8,520,709		_		_		8,520,709
Supportive housing programs		4,107,783		_		_		4,107,783
Liberty Fund		758,757		_		_		758,757
Affordable housing operations		1,249,995		4,835,862		(292,716)		5,793,141
Management and general		9,631,140		-				9,631,140
Fundraising		1,230,656						1,230,656
Total expenses		53,664,851		4,835,862		(292,716)		58,207,997
Change in net assets before								
other nonrecurring item		3,310,248		(1,769,828)		(2,518,007)		(977,587)
Other Nonrecurring Item								
Gain on forgiveness of debt		372,507						372,507
Change in net assets without								
donor restrictions		3,682,755		(1,769,828)		(2,518,007)		(605,080)
Net Assets With Donor Restrictions								
Contributions		803,576		_		_		803,576
Net assets released from restrictions		(662,639)						(662,639)
Change in net assets with								
donor restrictions		140,937				-		140,937
Change in net assets		3,823,692		(1,769,828)		(2,518,007)		(464,143)
Excess of Expenses Over Support and								
Revenue Attributable to Noncontrolling Interest		-		1,766,763		_		1,766,763
Excess (deficiency) of support and								
revenue over expenses	\$	3,823,692	\$	(3,065)	\$	(2,518,007)	\$	1,302,620

Combined Statements of Changes in Net Assets Years Ended June 30, 2020 and 2019

	Net Assets W			Nithout Donor Restrictions			Net Assets		
		Controlling Interest	No	ncontrolling Interest		Total		ith Donor	Combined Total
Beginning Balance, July 1, 2018	\$	9,824,585	\$	17,995,393	\$	27,819,978	\$	675,775	\$ 28,495,753
Contributions from investors		-		6,275,851		6,275,851		-	6,275,851
Excess of expenses over support and revenue attributable to noncontrolling interest		-		(1,766,763)		(1,766,763)		-	(1,766,763)
Excess of support and revenue over expenses		1,161,683				1,161,683		140,937	 1,302,620
Ending Balance, June 30, 2019		10,986,268		22,504,481		33,490,749		816,712	34,307,461
Contributions from investors		-		30,306,041		30,306,041		-	30,306,041
Excess of expenses over support and revenue attributable to noncontrolling interest		-		(2,466,642)		(2,466,642)		-	(2,466,642)
Excess of support and revenue over expenses		3,168,795				3,168,795		1,208,642	4,377,437
Ending Balance, June 30, 2020	\$	14,155,063	\$	50,343,880	\$	64,498,943	\$	2,025,354	\$ 66,524,297

Combined Statement of Functional Expenses Year Ended June 30, 2020

	Ready, Willing and Able	Business Enterprise Programs	Supportive Housing Programs	Liberty Fund	,		Fundraising	Total 2020	
Salaries	\$ 19,560,148	\$ 5,745,131	\$ 2,588,814	\$ 442,368	\$ 1,345,695	\$ 29,682,156	\$ 5,506,287	\$ 431,146	\$ 35,619,589
Payroll taxes and employee benefits	3,255,205	1,484,953	681,336	119,013	347,155	5,887,662	1,378,592	106,649	7,372,903
Total salaries and related									
expenses	22,815,353	7,230,084	3,270,150	561,381	1,692,850	35,569,818	6,884,879	537,795	42,992,492
Occupancy costs	2,075,026	38,181	745,556	103,243	1,102,349	4,064,355	499,518	83,098	4,646,971
Client services	3,670,385	63,090	180,124	3,043	30,887	3,947,529	-	-	3,947,529
Depreciation and amortization	996,900	9,670	84,813	-	2,681,973	3,773,356	57,216	-	3,830,572
Financing and bank expenses	700,643	-	117,398	3,404	1,283,719	2,105,164	337,340	72,646	2,515,150
Aid to clients	98,184	-	1,205,836	-	-	1,304,020	8,165	-	1,312,185
Office expenses	312,582	59,044	87,436	8,993	63,484	531,539	480,480	251,757	1,263,776
Legal, professional and management fees	23,123	495	13,163	1,000	765,712	803,493	352,695	37,116	1,193,304
Vehicles and transportation	907,526	94,891	4,767	110	393	1,007,687	43,021	-	1,050,708
Bad debt expense	412,224	11,741	50,588	42,908	242,425	759,886	-	100,030	859,916
Equipment, furniture and vehicle purchases	190,999	3,490	4,073	-	4,510	203,072	24,558	-	227,630
Travel and meetings	23,921	6,088	20,398	5,472	11,041	66,920	47,241	4,719	118,880
Insurance and taxes	125	4,728	768	125	600	6,346	104,489	-	110,835
In-kind goods	28,551	-	50,245	-	-	78,796	-	-	78,796
Equipment maintenance and repairs	8,707	6,448	2,259	291	182	17,887	6,346	18,112	42,345
Miscellaneous	212	253	1,183		20,749	22,397	746		23,143
Total expenses	\$ 32,264,461	\$ 7,528,203	\$ 5,838,757	\$ 729,970	\$ 7,900,874	\$ 54,262,265	\$ 8,846,694	\$ 1,105,273	\$ 64,214,232

Combined Statement of Functional Expenses Year Ended June 30, 2019

	Ready, Willing and Able	Business Enterprise Programs	Supportive Housing Programs	Affordable Liberty Housing Fund Operations F		Housing Total		Fundraising	Total 2019
Salaries	\$ 17,237,243	\$ 6,095,036	\$ 1,899,170	\$ 439,128	\$ 1,066,559	\$ 26,737,136	\$ 5,823,523	\$ 696,834	\$ 33,257,493
Payroll taxes and employee benefits	2,793,594	1,692,965	450,559	87,425	173,040	5,197,583	904,503	97,557	6,199,643
Total salaries and related									
expenses	20,030,837	7,788,001	2,349,729	526,553	1,239,599	31,934,719	6,728,026	794,391	39,457,136
Occupancy costs	1,432,253	51,949	480,739	97,781	942,465	3,005,187	892,884	25	3,898,096
Client services	3,445,822	112,716	185,943	58,651	26,984	3,830,116	9,397	5,326	3,844,839
Depreciation and amortization	1,036,448	1,772	64,357	-	1,797,214	2,899,791	73,637	-	2,973,428
Legal, professional and management fees	8,760	2,990	45,808	-	934,523	992,081	786,495	6,191	1,784,767
Financing and bank expenses	737,520	7,138	114,985	40,423	659,877	1,559,943	129,455	76,559	1,765,957
Office expenses	303,603	87,426	62,498	15,227	117,078	585,832	504,810	344,021	1,434,663
Vehicles and transportation	1,020,006	103,569	85	78	212	1,123,950	41,620	-	1,165,570
Aid to clients	142,578	480	795,029	-	-	938,087	-	-	938,087
Bad debt (recovery) expense	(119,080)	340,946	(27,808)	-	17,115	211,173	282,643	-	493,816
Travel and meetings	37,308	5,584	15,292	19,639	9,696	87,519	55,103	2,959	145,581
Insurance and taxes	125	10,316	275	125	7,424	18,265	98,947	1,184	118,396
Equipment maintenance and repairs	78,108	6,440	2,040	280	240	87,108	5,571	-	92,679
Miscellaneous	11,523	217	13	-	36,332	48,085	9,740	-	57,825
Equipment, furniture and vehicle purchases	-	1,165	9,563	-	4,382	15,110	12,812	-	27,922
In-kind goods			9,235			9,235			9,235
Total expenses	\$ 28,165,811	\$ 8,520,709	\$ 4,107,783	\$ 758,757	\$ 5,793,141	\$ 47,346,201	\$ 9,631,140	\$ 1,230,656	\$ 58,207,997

Combined Statements of Cash Flows Years Ended June 30, 2020 and 2019

		2020		2019
Cash Flows From Operating Activities				
Change in net assets	\$	1,910,795	\$	(464,143)
Adjustments to reconcile change in net assets to net cash				
cash flows from operating activities:				
Depreciation and amortization		3,830,572		2,973,428
Interest expense on debt issuance costs  Deferred rent and lease incentives		69,602 57,247		203,226 57,127
Unrealized loss (gain) on investment securities		5,312		(4,497)
Bad debt expense		859,916		493,816
Amortization of discount on contributions receivable		-		4,000
Gain on forgiveness of debt		(372,507)		(372,507)
Non-cash increase in developer fees payable		3,191,087		1,579,370
(Increase) decrease in operating assets:				
Receivables		(1,497,591)		(2,188,896)
Grants and pledges receivable		170,000		7,999
Prepaid expenses		(173,033)		147,079
Other receivables Increase in operating liabilities:		23,850		(1,132)
Accounts payable and accrued expenses		608,787		551,455
Trainee savings payable		252,374		258,615
Accrued interest payable, mortgages and notes		759,274		314,301
Deferred revenue		151,329		968,631
Tenant security deposits		9,117		34,212
Net cash flows from operating activities		9,856,131		4,562,084
Cash Flows From Investing Activities				
Purchase of property and equipment		(97,413,251)		(52,853,157)
Change in lender restricted cash and contractual reserves		2,415,444		(76,643)
Purchase of investments		-		(80,000)
Proceeds from sale of investments				120,000
Net cash flows from investing activities		(94,997,807)		(52,889,800)
Cash Flows From Financing Activities				
Capital contributions from investors		30,306,041		6,275,851
Proceeds from line of credit		=		3,585,000
Repayments of line of credit Proceeds from long-term debt		93,850,386		(1,010,000) 47,640,748
Repayments of long-term debt		(31,519,918)		(6,380,284)
Payments of debt issuance costs		(1,868,144)		(175,962)
Net cash flows from financing activities		90,768,364		49,935,353
Net change in cash and cash equivalents and restricted cash		5,626,688		1,607,637
Cash and Cash Equivalents and Restricted Cash, Beginning		5,070,078		3,462,441
Cash and Cash Equivalents and Restricted Cash, Ending	\$	10,696,766	\$	5,070,078
Reconciliation of Cash and Cash Equivalents and Restricted Cash to the				
Combined Statements of Financial Position				
Cash and cash equivalents	\$	4,157,576	\$	2,568,977
Lender restricted cash and contractual reserves		6,135,257		1,236,531
Security and other deposits		403,933		1,264,570
Total cash and cash equivalents and restricted cash	\$	10,696,766	\$	5,070,078
Supplemental Disclosure of Cash Flow Information				
Cash paid for interest	\$	1,577,869	\$	1,158,229
Noncash Investing and Financing Activities				
Deferred interest:	•	(40.4.400)	•	(400,000)
Decrease in deferred mortgage interest Increase in mortgage payable	\$	(104,460) 104,460	\$	(102,969) 102,969
Cash paid for deferred interest	\$	-	\$	_
Construction payables capitalized to property and equipment	\$	5,021,074	\$	6,104,300
	Ψ	5,521,017		5, . 5 1,500

Notes to Combined Financial Statements June 30, 2020 and 2019

#### 1. Description of the Organization

The accompanying combined financial statements include the accounts of The Doe Fund, Inc., consolidated with its wholly-owned subsidiaries and combined with several affiliated entities as described below (collectively, the Corporation). The Doe Fund, Inc. provides oversight for these entities, which are affiliated through common management and Board of Directors. All significant intercompany transactions and balances have been eliminated in combination.

The Doe Fund, Inc. is a not-for-profit charitable organization exempt from income and excise taxes under Section 501(c)(3) of the Internal Revenue Code (IRC). The mission of The Doe Fund, Inc. is to develop and implement cost-effective, holistic programs that meet the needs of a diverse population working to break the cycles of homelessness, addiction and criminal recidivism. All of the programs and innovative business ventures of The Doe Fund, Inc. ultimately strive to help homeless and formerly incarcerated individuals achieve self-sufficiency.

The following paragraphs summarize the entities comprising the Corporation, all of which are combined within the accompanying combined financial statements in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP). All Housing Development Fund Company (HDFC) entities of the Corporation were organized under Section 402 of the Not-for-Profit Corporation Law (Section 402 of the NFPCL) and pursuant to Article XI of the Private Housing Finance Law (Article XI of the PHFL) of the State of New York.

Ready, Willing & Able, Inc. (RWA) - This entity, an affiliate of The Doe Fund, Inc., provides The Doe Fund, Inc.'s flagship program of comprehensive services, which include comfortable, safe and drug-free supportive transitional housing, three nutritious meals a day, individual and group case management and counseling, substance abuse and relapse prevention services, paid transitional work opportunities, educational and occupational training, permanent housing placement, job preparation and placement and lifetime graduate services. RWA conducts the following programs:

Ready, Willing & Able - Brooklyn (RWA Brooklyn) - The first RWA program, operating since January 1990, is located at 520 Gates Avenue, Brooklyn, New York, and serves approximately 70 homeless men.

Ready, Willing & Able - Gates Contract Services (RWA Gates Contract Services) - Serves formerly incarcerated individuals living in parole-approved housing, providing all the work and training opportunities and comprehensive services of RWA on a nonresidential basis. The program currently operates out of the RWA Brooklyn facility.

Ready, Willing & Able - Harlem (RWA Harlem) - A 198-bed transitional housing facility for homeless men is located at 2960 Frederick Douglass Boulevard, Harlem, New York. The program began operations in May 1996.

Ready, Willing & Able - Harlem - Contract Services (RWA Harlem Contract Services) - Serves formerly incarcerated individuals living in parole-approved housing, providing all the work and training opportunities and comprehensive services of RWA on a nonresidential basis. The program currently operates out of the RWA Harlem facility.

Porter Avenue Housing Development Fund Corporation (Porter Avenue HDFC) and Porter Avenue HDFC Contract Services (a division of Porter Avenue HDFC) - This entity, an affiliate of The Doe Fund, Inc., purchased, renovated and operates the RWA program in a 400-bed transitional housing facility for homeless men at 89 Porter Avenue, Brooklyn, New York. The facility began operations in November 2003.

Gates Avenue Housing Development Fund Corporation (Gates Avenue HDFC) - This entity, an affiliate of The Doe Fund, Inc., provides transitional housing to RWA participants at 520 Gates Avenue, Brooklyn, New York.

Ready, Willing & Able America, Inc. (RWA America) - This entity, an affiliate of The Doe Fund, Inc., formed in April 2010, and obtained its 501(c)(3) status in August of 2014 to continue the effort to bring RWA to scale nationally.

Notes to Combined Financial Statements June 30, 2020 and 2019

Ready, Willing & Able Philadelphia, Inc. (RWA Philadelphia) - This entity, an affiliate of The Doe Fund, Inc., was formed in October 2007, and obtained its 501(c)(3) status in June 2011 to continue the Ready, Willing & Able program operations of the 70-man facility leased by the City of Philadelphia, located at 1211 Bainbridge Street, Philadelphia, Pennsylvania.

Liberty Fund, Inc. - This entity, a subsidiary of The Doe Fund, Inc., organized on June 4, 2016, with The Doe Fund, Inc. as its sole member. Its purpose is to be a citywide charitable bail fund dedicated to reducing the number of New Yorkers subjected to pretrial detention at Rikers Island simply because they are unable to post bail.

Pest at Rest, LLC - This entity, a subsidiary of The Doe Fund, Inc., organized on October 29, 2003, with The Doe Fund, Inc. as its sole member. Pest at Rest, LLC provides work training and experience in integrated pest management to individuals involved in the RWA program.

A Better Place Housing Development Fund Corporation (A Better Place HDFC) - This entity, an affiliate of The Doe Fund, Inc., formed in 1992, and purchased a building located on the Upper East Side of New York, New York. This single-room occupancy building now provides supportive permanent housing with on-site services for 28 formerly homeless individuals living with HIV and/or AIDS. A Better Place HDFC is the sole shareholder of A Better Place East 86th Street Corporation. A Better Place East 86th Street Corporation is a general partner and owns 100 percent of A Better Place, L.P. The activities of A Better Place HDFC include Scatter Site Return, which began operations in January 2008 to serve chronically homeless single adults who have had a substance abuse disorder.

Number One Single Room Occupancy Housing Development Fund Corporation (No. 1 SRO) - This entity, an affiliate of The Doe Fund, Inc., began operations in July 2001 to provide supportive permanent (single-room occupancy) housing with on-site services for 74 formerly homeless individuals at 223 East 117th Street, New York, New York. No. 1 SRO is the sole shareholder of TDF 2000 Corporation. TDF 2000 Corporation is a general partner and owns 100 percent of TDF 2000 Partners, L.P.

Webster Green Housing Development Fund Corporation (Webster Green HDFC) - This entity, an affiliate of The Doe Fund, Inc., formed in May 2013, obtained its 501(c)(4) status in May 2014 and organized exclusively to develop affordable housing for persons of low income. On May 13, 2013, this entity acquired the property located at 3100 Webster Avenue, Bronx, New York, to develop 82 units of affordable supportive housing. Webster Green Apts., LP. was created for the purpose of operating and managing the property.

United Services Housing Development Fund Corporation (United Services HDFC) - This entity, an affiliate of The Doe Fund, Inc. formed on September 8, 2014, and obtained its 501(c)(3) status in February 2016. The entity is organized to develop a 90-unit permanent supportive housing development reserved for low-income persons or families and for formerly homeless veterans with serious mental illness or a substance abuse disorder. The Doe Fund is a sole shareholder of United Services Managers Corp, an entity that is a managing member with a 0.01 percent interest in United Services Apartments, LLC. United Services Apartments, LLC was created for the purpose of operating and managing the property.

Crotona Park Housing Development Fund Corporation (Crotona Park HDFC) - This entity, an affiliate of The Doe Fund, Inc. formed on August 19, 2013 to develop and operate affordable housing for persons of low income. On August 22, 2013, this corporation acquired the property located at 1420 Crotona Park East, Bronx, New York, to develop 60 units of affordable supportive housing. The project was completed and began leasing in January 2017. Crotona HDFC is a sole shareholder of Crotona Park Inc., an entity that is a managing member with a 0.01 percent interest in Crotona Park Apartments, LLC. Crotona Park Apartments, LLC was created for the purpose of operating and managing the property.

Notes to Combined Financial Statements June 30, 2020 and 2019

Rogers Avenue Housing Development Fund Corporation (Rogers Avenue HDFC) - This entity, an affiliate of The Doe Fund, Inc. formed on October 2, 2013, and obtained its 501(c)(4) status in March 2016 to develop and operate affordable housing for persons of low income. On November 20, 2013, this corporation acquired the property located at 1345-1357 Rogers Avenue, Brooklyn, New York, to develop 115 units of affordable supportive housing. Construction began in spring 2016. Rogers Avenue HDFC, is a sole shareholder of 1345 Rogers Corp, who is a managing member with a 67 percent ownership interest in Rogers Managers LLC, an entity that holds a 0.01 percent interest in Rogers Apartments LLC. Rogers Apartments LLC was created for the purpose of operating and managing the property.

Villa House Housing Development Fund Corporation (Villa HDFC) - This entity, a subsidiary of The Doe Fund, Inc., organized on October 26, 2016, with The Doe Fund, Inc. as its sole member. Villa HDFC is a charitable not-for-profit corporation organized exclusively for the purpose of developing and operating a housing project for persons of low income. On October 20, 2018, this corporation acquired the property located at 3188-3192 Villa Avenue, Bronx, New York, to develop 68 units of affordable supportive housing. Construction began in November 2018. Villa HDFC, is a sole shareholder of Villa House Managers Corp, who is a managing member with a .01 percent ownership interest in Villa House Apartments LLC. Villa House Apartments LLC was created for the purpose of operating and managing the property.

4519 White Plains Road Housing Development Fund Corporation (4519 WWPR HDFC) - This entity, a subsidiary of The Doe Fund, Inc., organized on October 15, 2018, with The Doe Fund, Inc. as its sole member. 4519 WPR HDFC is a charitable not-for-profit corporation organized exclusively for the purpose of developing and operating a housing project for low-income persons or families and for formerly homeless individuals living with HIV/AIDS.

1331 Jerome Avenue Housing Development Fund Corporation (1331 Jerome Avenue HDFC) - This entity, a subsidiary of The Doe Fund, Inc., organized on August 1, 2018, with The Doe Fund, Inc. as its sole member. 1331 Jerome Avenue HDFC is a charitable not-for-profit corporation organized exclusively for the purpose of developing and operating a housing project for persons of low income. On March 26, 2019, this corporation acquired the property located at 1325 Jerome Avenue, Bronx, New York, to develop 255 units of affordable and supportive housing. Construction began in April 2019. The Doe Fund, Inc. is the sole member of 1331 Jerome Avenue HDFC and the Manager of 1331 Jerome MM LLC. 1331 Jerome MM LLC is the managing member and 0.01 percent owner of 1331 Jerome Owner LLC, which was created for the purpose of operating and managing the property.

980 Westchester Housing Development Fund Corporation (980 Westchester HDFC) - This entity, a subsidiary of The Doe Fund, Inc., organized on September 16, 2019, with The Doe Fund, Inc. as its sole member. 980 Westchester HDFC is a charitable not-for-profit corporation organized exclusively for the purpose of developing and operating a housing project for low-income persons.

1220 Spofford Housing Development Fund Corporation (1220 Spofford HDFC) - This entity, a subsidiary of The Doe Fund, Inc., organized on February 3, 2020, with The Doe Fund, Inc. as its sole member. 1220 Spofford HDFC is a charitable not-for-profit corporation organized exclusively for the purpose of developing and operating a housing project for low-income persons.

510 Gates Housing Development Fund Corporation (510 Gates HDFC) - This entity, a subsidiary of The Doe Fund, Inc., organized on May 1, 2020, with The Doe Fund, Inc. as its sole member. 510 Gates HDFC is a charitable not-for-profit corporation organized exclusively for the purpose of developing and operating a housing project for low-income persons or families.

In addition to the above outlined entities the Corporation has several other affiliates and/or subsidiaries of the Corporation that are dormant, inactive entities.

To expand its focus on the development of quality, affordable and transitional housing, The Doe Fund, Inc. has developed TDF Housing, a wholly owned subsidiary of The Doe Fund, Inc., which oversees every aspect of the Corporation's facilities.

Notes to Combined Financial Statements June 30, 2020 and 2019

The Corporation is the sole owner or controlling member of each General Partner listed below, which owns 0.01 percent of their associated Limited Partnerships (LPs) or Limited Liability Corporations (LLCs), except for TDF 2000 Partner LP's General Partner, TDF 2000 Corp., which has a 1 percent interest. These entities (the Housing Entities) were formed to own individual properties that are developed and managed to provide low-income housing.

The Housing Entities are comprised as follows:

## Limited Partnership/ Limited Liability Corporation

#### **General Partner**

TDF 2000 Partner LP
Stadium Court LLC
Crotona Park Apartments LLC
Webster Green Apts., L.P.
Rogers Apartments LLC
Villa House Apartments LLC
United Services Apartments LLC
1331 Jerome Owner LLC
980 Westchester Owner LLC
1220 Spofford Managers LLC

TDF 2000 Corp.
Iron Horse Managers, LLC
Crotona Park, Inc.
Webster Green Apts. GP, LLC
Rogers Managers LLC
Villa House Managers Corp.
United Services Managers Corp.
1331 Jerome MM LLC
980 Westchester MM LLC
1220 Spofford Managers Corp

## 2. Summary of Significant Accounting Policies

## **Basis of Presentation**

The accompanying combined and consolidated financial statements have been prepared under the accrual basis of accounting in accordance with U.S. GAAP.

#### **Not-for-Profit Entities**

The accompanying combined financial statements include the accounts of the entities with separate paragraphs in Note 1 (collectively known as the Not-for-Profit Entities). All Not-for-Profit entities are affiliated, under common board control, and have been combined in the accompanying combined financial statements.

#### **Housing Entities**

LPs or LLCs that are controlled by The Doe Fund, Inc. or its affiliated Not-for-Profit Entities are consolidated in the accompanying combined financial statements. The GP interests held by the Corporation entities equal 0.01 percent of the respective Housing Entities' equity with the remainder of the Housing Entities' equity held by the limited partners/members of the respective Housing Entities except for TDF 2000 Partner Corp., which has a 1 percent interest. The portion of the Housing Entities not controlled by The Doe Fund, Inc. or its affiliated entities are consolidated and presented in the accompanying combined financial statements as noncontrolling interest.

All intercompany transactions and accounts between the Not-for-Profit Entities and the Housing Entities have been eliminated in combination and consolidation.

Notes to Combined Financial Statements June 30, 2020 and 2019

#### **Net Asset Classification**

The net assets of the Corporation and changes therein are classified and reported based on the existence or absence of donor-imposed restrictions as follows:

**Net Assets Without Donor Restrictions, Controlling** - Net assets that are not subject to donor-imposed stipulations and may be expended for any purpose in performing the primary objectives of the Corporation.

**Net Assets Without Donor Restrictions, Noncontrolling** - Represent the aggregate of limited partner/member equity interests in the non-wholly owned Housing Entities that are included in the accompanying combined financial statements.

**Net Assets With Donor Restrictions** - Net assets which have been limited by donor-imposed stipulations that expire with the passage of time or can be fulfilled and removed by the actions of the Corporation pursuant to those stipulations. Net assets with donor restrictions also include net assets that are subject to donor-imposed restrictions that they must be maintained in perpetuity.

Revenues are reported as increases in net assets without donor restrictions unless use of the related assets is limited by donor-imposed restrictions. Expenses are reported as decreases in net assets without donor restrictions. Expirations of donor restrictions on net assets (i.e., the donor-stipulated purpose has been fulfilled and/or the stipulated time period has elapsed) are reported as net assets released from restrictions.

#### **Use of Estimates**

The preparation of combined financial statements in accordance with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the combined financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

#### **Cash and Cash Equivalents**

Cash and cash equivalents consist of cash on deposit with banks. The Corporation maintains its bank accounts with several financial institutions. These accounts are insured by the Federal Deposit Insurance Corporation (FDIC) up to an aggregate amount of \$250,000 for each entity. At times, cash balances within these accounts may exceed federally insured limits. The Corporation has not experienced, nor does it anticipate, any losses in such accounts (Note 15).

#### Lender Restricted Cash and Contractual Reserves

Lender restricted cash and contractual reserves represent amounts that are required to be maintained by contractual or other agreements and consist of cash and cash equivalents and U.S. treasury bills (See Note 6).

#### **Grants and Pledges Receivable**

Grants and pledges receivable are recorded at their estimated realizable value. Amounts due in more than one year are recorded at the present value of the estimated cash flows, discounted at a risk-adjusted rate of 1 percent, applicable to the year in which the promise was received. Amortization of the discount is credited to contributions revenue. No reserves were recorded against grants and pledges receivable as of June 30, 2020 and 2019. Grants and pledges receivable as of June 30, 2020 and 2019 consisted of \$5,000 and \$275,000, respectively, all due within one year.

Notes to Combined Financial Statements June 30, 2020 and 2019

## **Developer Fees Receivable**

Developer fees receivable in the accompanying combined statements of financial position represents developer fees for construction development. Developer fees receivable from Housing Entities that is payable from the operational cash flow of the respective projects is eliminated in consolidation. Any remaining developer fees receivable shall be paid by the related Housing Entities upon receipt of the limited partner/member equity contribution. The developer fees receivable balances as of June 30, 2020 and 2019 totaled approximately \$7,439,000 and \$3,489,000, respectively.

#### **Allowance for Doubtful Accounts**

The carrying value of accounts and developer fees receivable is reduced by an appropriate allowance, as needed, for uncollectible accounts. The Corporation determines its allowance by considering a number of factors, including the length of time receivables are past due, the Corporation's previous loss history, the donor's current ability to pay its obligation, and the condition of the general economy and the industry as a whole. Receivables outstanding longer than the payment terms are considered past due. The Corporation writes off accounts and developer fees receivable when they become uncollectible, and payments subsequently received on such receivables are recorded as income in the period received. The allowance for doubtful accounts balance as of June 30, 2020 and 2019 totaled approximately \$1,307,000 and \$586,000, respectively.

#### **Fair Value Measurements**

Fair value is defined as the exchange price that would be received to sell an asset or paid to transfer a liability in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. Fair value should be based on the assumptions market participants would use when pricing an asset or liability and a fair value hierarchy that prioritizes the information used to develop those assumptions. The fair value hierarchy gives the highest priority to quoted prices in active markets (observable inputs) and the lowest priority to an entity's assumptions (unobservable inputs), as follows:

Level 1 - Quoted prices are available in active markets for identical assets or liabilities as of the measurement date.

Level 2 - Pricing inputs, including broker quotes, are generally those other than exchange quoted prices in active markets, which are either directly or indirectly observable as of the measurement date, and fair value is determined through the use of models or other valuation methodologies.

Level 3 - Pricing inputs are unobservable for the asset or liability and include situations where there is little, if any, market activity for the asset or liability. The inputs into the determination of fair value require significant management judgment or estimation. Investments that are included in this category generally include privately held investments and partnership interests.

All of the Corporation's investments are Level 1 assets.

#### **Property and Equipment and Depreciation and Amortization**

All acquisitions of property and equipment in excess of \$5,000, and all expenditures for repairs, maintenance, renewals and betterments that materially prolong the useful lives of assets are capitalized. Purchased property and equipment are recorded at cost, except when such costs are reimbursed as part of current programs by a funding agency and such agency retains title. Building, building improvements, furniture, fixtures and equipment are depreciated on the straight-line basis over the estimated useful lives of the assets. Leasehold improvements are amortized over the shorter of the lease term or the estimated useful lives of the related assets. The useful lives are ranging from 3-31 years (Note 5).

Notes to Combined Financial Statements June 30, 2020 and 2019

#### **Deferred Revenue**

Deferred revenue represents capital advances/construction loans that bear no interest and are not required to be repaid if the related facilities are operated for specific purposes over required time frames (See Note 8).

### Impairment of Long-Lived Assets

Impairment losses are recorded on long-lived assets when indicators of impairment are present and the undiscounted cash flows estimated to be generated by those assets (excluding interest) are less than the carrying amount of the assets. In such cases, the carrying value of assets to be held and used are adjusted to their estimated fair value, and assets held for sale are adjusted to their estimated fair value, less selling expenses. The Corporation reviews its investments in real estate for impairment events or when changes in circumstances indicate that the carrying value of such property may not be recoverable. No impairment losses were recognized in 2020 and 2019.

#### **Deferred Rent and Lease Incentives**

The Corporation has entered into various operating lease agreements for its administrative offices and site facilities, some of which contain provisions for future rent increases, or periods in which rent payments are reduced as incentive payments. The Corporation records monthly rent expense on a straight-line basis which equals to the total of the payments due over the lease term, divided by the number of months of the lease term. Lease incentives are amortized against rental expense over the term of the lease. The difference between rent expense recorded and the amount paid is credited or charged to deferred rent and lease incentives, which is reflected as a separate line item in the accompanying combined statements of financial position.

#### **Trainee Savings Payable**

Trainee savings payable are deposits that represent fixed minimum deductions from participants' training incentives. They may exceed the minimum on a voluntary basis. These amounts accumulate over the time a trainee is in the program and are paid to the participant when they leave the RWA program. As of June 30, 2020 and 2019, the trainee savings payable due to participants was approximately \$1,619,000 and \$1,367,000, respectively.

Trainees who graduate from the program can also receive an additional grant up to \$1,000. Training incentives are paid to participants in the form of debit cards in order to provide the most accessible form of payment to the composition of the trainee population. Approximately \$98,000 and \$143,000, respectively, in matching graduation grants were paid to trainees who successfully completed the training program during the years ended June 30, 2020 and 2019.

## **In-Kind Contributions**

Not-for-profit entities are required to record contributed goods and services revenue if those services create or enhance nonfinancial assets or are provided by individuals who possess specialized skills that would typically need to be purchased, if not provided by donation. For the years ended June 30, 2020 and 2019, the Corporation recorded contributed goods and services revenue of approximately \$79,000 and \$9,000, respectively, with an equivalent amount recorded as an expense.

## **Revenue Recognition**

Contributions, including unconditional promises to give, are reported as revenues in the period in which contributions are received or unconditional promises to give are made. Unconditional promises to give, due in more than one year, if any, are discounted to reflect the present value of future cash flows at a credit-adjusted rate. Conditional contributions, including conditional promises to give, are not recognized until they become unconditional, that is, when the conditions, such as a barrier and right of return or release, are substantially met.

Notes to Combined Financial Statements June 30, 2020 and 2019

Earned income from government contracts, the majority of which are cost reimbursable, is recognized as allowable costs are incurred. These contracts are nonreciprocal transactions. As of June 30, 2020 and 2019, the Corporation has received cost reimbursement and other conditional grants that have not been recognized as income in the amount of approximately \$235,991,000 and \$201,155,000, respectively.

Other earned revenue primarily represents revenue from various contracts for street cleaning, exterminating and culinary services provided by the Corporation. Revenue is recognized when earned by providing these services in accordance with the respective contracts.

Developer fees are recognized as revenue in the year earned based on the percentage of completion method. The unearned portion of developer fees received is recorded as developer fees payable in the accompanying combined statements of financial position. Developer fees are paid by the respective Housing Entities to The Doe Fund, Inc. through funds received from equity contributions of the Housing Entities' investors, as well as from the operating cash flow of the respective Housing Entities. Only the portion of developer fees to be paid from the respective Housing Entities' operating cash flow is eliminated in consolidation, while the portion to be paid from third-party equity contributions is not.

Management fees are recognized as earned. Intercompany management fees are eliminated in combination.

Program service fees are recognized as earned.

Rental income, including rent from the operation of low-income housing projects and tenants, is recognized as earned. Minimum rental revenue is recognized on a straight-line basis over the term of the lease, regardless of when payments are due. Advance receipts of rental income are deferred and classified as accounts payable and accrued expenses in the accompanying combined statements of financial position. All leases between the properties and tenants are considered to be operating leases.

#### **Debt Issuance Costs**

Debt issuance costs, net of interest expense, are reported as a direct deduction from the face amount of the related mortgages payable. Interest expense is computed using an imputed interest rate on the related loan.

#### **Functional Allocation of Expenses**

The combined financial statements report certain categories of expenses that are related to more than one program or supporting function. It is the Corporation's preference and priority to directly charge the program where the service or expense item is used. When a cost center provides benefit to multiple programs and it cannot be directly charged, it may be necessary to allocate the cost. The Corporation's policy is to use an applicable statistic for the basis of allocating such costs. Applicable statistics used can be based on a percentage of salary, a distribution of full-time equivalents and square footage allocation. The Corporation uses a percentage of salary, a distribution of full-time equivalents and square footage allocation to allocated payroll taxes and employee benefits, insurance and occupancy costs, respectively.

#### **Income Taxes**

The Corporation follows guidance that clarifies the accounting for uncertainty in tax positions taken or expected to be taken in a tax return, including issues relating to financial statement recognition and measurement. This guidance provides that the tax effects from an uncertain tax position can only be recognized in the combined financial statements if the position is "more-likely-than-not" to be sustained if the position were to be challenged by a taxing authority. The assessment of the tax position is based solely on the technical merits of the position, without regard to the likelihood that the tax position may be challenged.

Notes to Combined Financial Statements June 30, 2020 and 2019

The Not-for-Profit Entities are exempt from federal income tax under IRC sections 501(c)(3) or 501(c)(4), though they are subject to tax on income unrelated to their exempt purposes, unless that income is otherwise excluded by the IRC. Iron Horse Managers, LLC, Pest at Rest, LLC, Pest at Rest Newark, LLC and Sugar Hill Apartments, are single-member limited liability companies whose single member is The Doe Fund, Inc., and as such, they are considered disregarded entities for tax purposes. The Corporation has processes presently in place to ensure the maintenance of its tax-exempt status; to identify and report unrelated income; to determine its filing and tax obligations in jurisdictions for which it has nexus; and to identify and evaluate other matters that may be considered tax positions. The Corporation has determined that there are no material uncertain tax positions that require recognition or disclosure in the combined financial statements.

All other real estate entities have elected to be treated as pass-through entities for income tax purposes and as such, are not subject to income taxes. Rather, all items of taxable income, deductions and tax credits are passed through to and are reported by the owners on their respective income tax returns. The affiliated entities' federal tax statuses as pass-through entities are based on the legal statuses as LPs or LLCs. Accordingly, these affiliated entities are not required to take any tax positions in order to qualify as pass-through entities. The affiliated entities are required and do file tax returns with the Internal Revenue Service (IRS) and other taxing authorities. Accordingly, these combined financial statements do not reflect a provision for income taxes and these affiliated entities have no other tax positions which must be considered for disclosure.

#### Reclassifications

Certain 2019 amounts have been reclassified to conform with the 2020 presentation.

#### **Recent Accounting Pronouncements**

In 2020, the Corporation retrospectively adopted the Financial Accounting Standards Board's (FASB) Accounting Standards Update (ASU) 2016-18, *Statement of Cash Flows (Topic 230): Restricted Cash*. The amendments in this update require that a statement of cash flows explain the change during the period in total of cash, cash equivalents and amounts generally described as restricted cash or restricted cash equivalents. Amounts generally described as restricted cash and restricted cash equivalents should be included with cash and cash equivalents when reconciling the beginning-of-period and end-of-period total amounts shown on the statement of cash flows. The Corporation has adjusted the presentation of these combined financial statements accordingly. ASU 2016-18 has been applied retrospectively to all periods presented.

As a result of the adoption of ASU 2016-18, the combined statement of cash flows of the Corporation for the year ended June 30, 2019 was restated as follows:

	ter Adoption ASU 2016-18	s Originally Presented
Increase in security deposits	\$ -	\$ (222,717)
Net cash flows from operating activities	4,562,084	3,370,736
Change in lender restricted cash and contractual reserves	(76,643)	(321,555)
Net cash flows from investing activities	(52,889,800)	(53,134,712)
Net change in cash and cash equivalents and restricted cash	1,607,637	-
Cash and cash equivalents and restricted cash, beginning	3,462,441	-
Cash and cash equivalents and restricted cash, ending	5,070,078	-
Net change in cash and cash equivalents	-	1,140,008
Cash and cash equivalents, beginning	-	1,428,969
Cash and cash equivalents, ending	-	2,568,977

Notes to Combined Financial Statements June 30, 2020 and 2019

In 2020, the Corporation adopted the FASB's ASU 2018-08, *Not-for-Profit Entities (Topic 958): Clarifying the Scope and the Accounting Guidance for Contributions Received and Contributions Made.* The guidance is intended to clarify and improve accounting guidance for contributions received and contributions made. The amendments in this ASU assists entities in (1) evaluating whether transactions should be accounted for as contributions (nonreciprocal transactions) or as exchange (reciprocal transactions) subject to other guidance and (2) determining whether a contribution is conditional. The adoption of ASU 2018-08 under the modified prospective approach resulted in changes in presentation of the combined financial statements and the related disclosures in the notes to the combined financial statements, but did not impact the Corporation's revenue recognition methodologies. Conditional grants totaling \$6,833,878 have been reclassified to deferred revenue from long-term debt as of June 30, 2019 in accordance with the clarified guidance (see Note 8).

In 2019, the Corporation adopted ASU 2016-14, *Not-for-Profit Entities (Topic 958): Presentation of Financial Statements of Not-for-Profit Entities.* The new standard changed the following aspects of the combined financial statements:

- The unrestricted net asset class was renamed Net Assets Without Donor Restrictions;
- The temporarily restricted net asset class was renamed Net Assets With Donor Restrictions;
- The combined financial statements included a disclosure about liquidity and availability of resources (Note 3);
- Expenses were reported by both nature and function, and the disclosure of specific methodologies used to allocate costs among program and support functions was provided (Note 2).

In May 2014, the FASB issued ASU 2014-09, *Revenue From Contracts With Customers (Topic 606)*. The core principle of ASU 2014-09 requires recognition of revenue to depict the transfer of goods or services to customers at an amount that reflects the consideration for what an organization expects it will receive in association with this exchange. ASU 2014-09 is effective for the Corporation for fiscal years beginning after December 15, 2019. Management is currently evaluating the impact of ASU 2014-09 on the Corporation's combined financial statements.

In February 2016, the FASB issued ASU 2016-02, *Leases (Topic 842)*. The core principles of ASU 2016-02 change the way organizations will account for their leases by recognizing lease assets and lease liabilities on the statement of financial position and disclosing key information about leasing arrangements. ASU 2016-02 is effective for the Corporation for fiscal years beginning after December 15, 2021. Early adoption is permitted. Management is currently evaluating the impact of ASU 2016-02 on the Corporation's combined financial statements.

In September 2020, the FASB issued ASU 2020-07, *Not-for-Profit Entities (Topic 958) Presentation and Disclosures by Not-for-Profit Entities for Contributed Nonfinancial Assets.* ASU 2020-07 improves financial reporting by providing new presentation and disclosure requirements about contributed nonfinancial assets, including additional disclosure requirements for recognized contributed services. The standard will be required to be applied retrospectively for annual periods beginning after June 15, 2021. Early adoption is permitted. Management is currently evaluating the impact of ASU 2020-07 on the Corporation's combined financial statements.

Notes to Combined Financial Statements June 30, 2020 and 2019

## 3. Liquidity and Availability of Resources

The Corporation's financial assets available within one year of the combined statements of financial position dates for general expenditure such as operating expenses, debt financing payments and fixed asset purchases not financed with debt financing are as follows:

	2020	 2019
Cash and cash equivalents Receivables Grants and pledges receivable, current Developer fees receivable, current Investments Other receivables	\$ 4,157,576 11,302,938 5,000 2,092,735 84,866 399,683	\$ 2,568,977 10,565,263 275,000 2,649,805 90,178 423,533
	18,042,798	16,572,756
Less donor restricted amounts	 2,025,354	 816,712
Total	\$ 16,017,444	\$ 15,756,044

As part of the Corporation's liquidity management, it has a policy to structure its financial assets to be available as its general expenditures, liabilities and other obligations come due. The Corporation's main source of liquidity is earned income from government contracts.

To help manage unanticipated liquidity needs, the Corporation has a committed line of credit in the amount of \$3,500,000. In addition, the Corporation has operating reserve funds specifically set aside to cover certain operating deficits of the supportive and affordable housing operations which can be drawn upon if operating deficit requirements are met. As of June 30, 2020 and 2019, these reserve funds were approximately \$2,911,000 and \$2,577,000, respectively. The Corporation has historically not drawn on these reserve funds meeting any operating deficits from sources without donor restrictions. These reserves require approval from the respective lenders in order to be released. Lastly, the Corporation has established relationships with a few nonprofit lenders to meet any additional liquidity needs with short-term lending options.

#### 4. Receivables

Receivables as of June 30, 2020 and 2019 consisted of the following:

	 2020	 2019
Earned income from government contracts Other earned income receivables Housing entity receivables Less reserve for uncollectible accounts	\$ 9,803,521 1,893,871 656,287 (1,050,741)	\$ 9,400,854 1,062,945 549,791 (448,327)
Total receivables, net	\$ 11,302,938	\$ 10,565,263

Notes to Combined Financial Statements June 30, 2020 and 2019

## 5. Property and Equipment

Property and equipment as of June 30, 2020 and 2019 consisted of the following:

	2020	2019
Land Building and improvements Furniture, fixtures and equipment	\$ 48,795,602 88,845,385 7,671,202	\$ 19,467,153 90,794,112 7,516,960
	145,312,189	117,778,225
Less accumulated depreciation and amortization	(34,503,401)	(30,672,829)
	110,808,788	87,105,396
Construction in progress	174,868,263	99,967,902
Total property and equipment	\$ 285,677,051	\$ 187,073,298

Depreciation and amortization of property and equipment amounted to approximately \$3,831,000 and \$2,973,000 for the years ended June 30, 2020 and 2019, respectively.

Ongoing construction-in-progress projects relating to Villa House Apartments LLC, United Service Apartments LLC, 1331 Jerome Owner LLC, and 980 Westchester Owner LLC are expected to be completed in December 2020, March 2021, April 2021 and December 2021, respectively. Rogers Apartments LLC was completed in May 2019. Additional capital expenditures expected to be incurred for the ongoing projects approximate \$113,212,000 as of June 30, 2020.

#### 6. Lender Restricted Cash and Contractual Reserves

Under the terms of the various partnership agreements and mortgage loan agreements, the Corporation is required to segregate and maintain funds in certain restricted accounts that can only be accessed with the permission of the respective limited partner/member or mortgage lender. These reserve accounts are primarily funded from the proceeds of the Corporation's earned developer fees, a portion of which is required to be placed in reserve when paid by the respective LPs or LLCs. These reserves are required by the investor and lender to fund potential operating deficits or building replacement needs. The amount and terms of such reserves are set forth in the respective LP or LLC operating agreements.

Lender restricted cash and contractual reserves as of June 30, 2020 and 2019 consisted of the following:

	 2020	 2019	
U.S. Treasury bills Cash and cash equivalents	\$ - 6,135,257	\$ 2,415,444 1,236,531	
Total	\$ 6,135,257	\$ 3,651,975	

Interest income for the years ended June 30, 2020 and 2019 totaled approximately \$71,000 and \$51,000, respectively, and is recorded as other income within the combined statements of activities.

Notes to Combined Financial Statements June 30, 2020 and 2019

## 7. Long-Term Debt

The following is a summary of the Corporation's long term debt as of June 30, 2020 and 2019:

Borrower		Lender	Maturity Date	Interest Rate	Collateral	Balance at June 30, 2020	Balance at June 30, 2019
The Doe Fund, Inc.	(b)	Raza Development Fund	7/1/2020	Prime + 3%, 6.25%	RWA Philadelphia property	\$ 90,256	\$ 198,430
The Doe Fund, Inc.	` ,	Citibank, N.A.	6/1/2020	Prime + 3%, 6.25%	Guaranteed by Corporation	-	1,000,000
The Doe Fund, Inc.		Citibank, N.A.	7/31/2020	Prime + .25%, 3.75%	Guaranteed by Corporation	874,999	2,000,000
The Doe Fund, Inc.		Citibank, N.A.	8/31/2020	Prime + 3%, 6.25%	Guaranteed by Corporation	1,000,000	-
Porter Avenue	(a)	Citibank, N.A.	10/1/2031	4.94%	Premises	12,916,215	13,748,611
A Better Place HDFC		NYC Department of Housing Preservation and Development	12/1/2025	Shelter Care loan .25%, Capital loan 8%	Building assets	1,529,088	1,640,961
Liberty Fund		Foundation for the Jewish Community	On Demand	Noninterest- bearing	Lien and right of set-off as balance in any account with lender	-	462,000
Program Vehicle Loans		Various lenders	Various	2.90% - 7.99%	Vehicles	402,167	98,616
The Doe Fund, Inc.		REDF Impact Investing Fund	9/24/2020	5.25%	Liens on building	109,200	-
4519 White Plains Road HDFC		Corporation for Supportive Housing	10/1/2020	6%	Liens on building	3,959,795	3,336,763
1220 Spofford HDFC		Foundation for the Jewish Community	3/31/2022	6.25%	Liens on building	4,000,000	-
1220 Spofford HDFC		Foundation for the Jewish Community	3/31/2022	6.25%	Liens on building	630,889	-
510 Gates HDFC		Keybank National Association	6/1/2022	2.53%	Liens on building	13,400,000	-
Webster Green Apartments		Citibank, N.A.	10/25/2019	LIBOR + 2.50%	Liens on building	-	12,012,745
Webster Green Apartments		New York State Homes and Community Renewal	10/25/2049	1%	Liens on building	4,475,000	4,275,000
Webster Green Apartments		New York State Homes and Community Renewal	10/25/2049	5.39%	Liens on building	3,426,506	-
Webster Green Apartments		New York State Homes and Community Renewal New York City Department of	5/1/2071	1%	Liens on building	1,230,000	1,230,000
Crotona Park Apartments		Housing Preservation and Development	3/6/2068	2.17%	Liens on building	2,000,000	2,000,000
Crotona Park Apartments		Citibank, N.A.	3/6/2048	4.75%	Liens on building	5,042,314	5,127,527

Notes to Combined Financial Statements June 30, 2020 and 2019

Borrower	Lender	Maturity Date	Interest Rate	Collateral	Balance at June 30, 2020	Balance at June 30, 2019
TDF Partners L.P.	New York City Department of Housing Preservation and Development	7/28/2031	0.25%	Liens on building	\$ 6,176,565	\$ 6,176,565
Rogers Apartments	JPMorgan Chase Bank, N.A.	9/1/2049	5% and 5.7% after release date of the letter of credit	Liens on building	11,159,600	27,757,931
Rogers Apartments	JPMorgan Chase Bank, N.A.	9/1/2049	2.83% - 2.58% after release date of the letter of credit	Liens on building	14,203,721	13,380,099
Rogers Apartments	New York State Homeless Housing and Assistance Corporation	9/1/2049	1.00%	Liens on building	4,200,013	4,200,013
1331 Jerome Owner LLC	New York City Department of Housing Preservation and Development	30 years after perm conversion	3% for short term portion and 4.90% for long term portion	Liens on building	40,183,931	12,921,392
1331 Jerome Owner LLC	New York City Department of Housing Preservation and Development	3/26/2059	3.41%	Liens on building	11,247,430	8,288,135
Villa House Apartments LLC	JPMorgan Chase Bank, N.A.	1/30/2021	5.25%	Liens on building	12,883,956	6,638,964
Villa House Apartments LLC	New York City Department of Housing Preservation and Development	1/30/2021	0.25%	Liens on building	9,520,000	1,969,749
United Services Apartments LLC	New York City Department of Housing Preservation and Development	3/1/2052	Greater of 4% or LIBOR plus 2%	Liens on building	7,440,991	3,048,934
United Services Apartments LLC	New York City Department of Housing Preservation and Development	3/1/2052	No interest through conversion, 2.87% fixed after conversion	Liens on building	6,206,506	-
980 Westchester Owner LLC	New York City Housing Development Corporation	7/1/2020	4.85%	Liens on building	3,650,592	-
980 Westchester Owner LLC	New York City Housing Development Corporation	7/1/2020	2.65%	Liens on building	9,717,827	-
980 Westchester Owner LLC	New York City Housing Development Corporation	7/1/2020	2.32%	Liens on building	2,243,559	-
Stadium Court Associates	Centerline Mortgage	12/31/2035	6.32%	Liens on building	2,130,645	2,208,863

Notes to Combined Financial Statements June 30, 2020 and 2019

Borrower	Lender	Maturity Date	Interest Rate	Collateral	Balance at June 30, 2020	Balance at June 30, 2019
Total long-term debt before debt issuance costs					\$ 196,051,765	\$ 133,721,298
Less debt issuance costs, net of accumulated amortization					(2,290,176)	(491,634)
Total long-term debt					193,761,589	133,229,664
Current portion					29,764,612	79,075,711
Noncurrent portion					163,996,977	54,153,953
Total long-term debt					\$ 193,761,589	\$ 133,229,664

The aggregate annual maturities of the mortgages and notes subsequent to June 30, 2020 are as follows:

		Not-for-Profit Entit	_		
Years Ending June 30:	Payable by th Corporation <sup>1</sup>	Reimbursable by Contract <sup>2</sup>	Pre- development Lending <sup>3</sup>	Payable by the Housing Entities <sup>4</sup>	Total
2021 2022 2023 2024 2025 Thereafter	\$ 2,166,977 98,172 103,822 86,562 12,589 8,499	14,462,853 1,121,486 1,183,391 1,249,080	\$ 3,959,795 4,630,889 - - -	\$ 22,630,432 238,930 252,083 265,974 65,338 133,686,399	\$ 29,764,612 19,430,844 1,477,391 1,535,927 1,327,007 142,515,984
Total	\$ 2,476,621	\$ 27,845,304	\$ 8,590,684	\$ 157,139,156	196,051,765
Less debt issuance costs, net of accumulated amortization  Total long-term					2,290,176
debt					\$ 193,761,589

- 1 Payable from operating cash flow.
- 2 All contracts are in place as of June 30, 2020.
- 3 During the predevelopment phase, the predevelopment loan is typically interest only with principal due at earlier of acquisition financing or maturity date. The acquisition financing is performed at the housing entity level.
- During the construction phase, the construction loan is covered by payment and performance bonds given by the general contractor. After completion, the 30-year amortization of the permanent loan is made by the LLC from project operations. Additionally, the permanent debt is non-recourse to the Corporation, since the bank has a lien on the project building.

The Corporation incurred interest expense for the years ended June 30, 2020 and 2019 of approximately \$2,407,000 and \$1,675,000, respectively, including interest expense on debt issuance costs of approximately \$70,000 and \$203,000, respectively. The Doe Fund, Inc. has contracts to fund approximately \$27,845,000 of the debt.

Notes to Combined Financial Statements June 30, 2020 and 2019

- (a) The mortgage for the Porter Avenue facility was executed in the aggregate principal amount of \$22,150,000. The mortgage was collateralized by the premises and was payable in monthly installments of \$187,884, including interest at 8 percent, commencing September 1, 2004 through December 1, 2023, at which time any unpaid principal and interest was payable. The loan also stipulated the establishment of a maintenance fund to supplement the cost of major repairs to the premises and requires an additional \$2,500 to be deposited monthly. During the year ended June 30, 2012, the loan was refinanced in the amount of \$18,750,000 and the balance of the maintenance fund of \$267,279 was returned to the Corporation. The refinanced mortgage note bears interest of 4.94 percent and calls for quarterly payments of principal and interest, which commenced on April 1, 2012. The Corporation must meet a certain financial covenant under the refinanced mortgage as follows: to maintain a minimum debt service coverage ratio of 1.15 to 1.00. As of June 30, 2020, the Corporation has complied with the covenant. The refinanced mortgage note matures on October 1, 2031. As of June 30, 2020 and 2019, the outstanding balance on the mortgage was approximately \$12,916,000 and \$13,749,000, respectively.
- (b) The loan from Raza Development Fund was entered into in the amount of \$635,000, to finance leasehold improvements on a property operating as a homeless shelter for RWA Philadelphia located in Philadelphia, Pennsylvania. The loan bears interest at Prime plus 3 percent (6.25 percent as of June 30, 2020) on the outstanding unpaid principal and matures on July 1, 2020. Interest and principal payments are payable monthly. The loan is collateralized by the property. The Corporation must meet a certain financial covenant under the refinanced mortgage as follows: to maintain a minimum debt service coverage ratio of 2.00. As of June 30, 2020, the Corporation has not complied with the covenant. The Corporation received a waiver of covenant violation from the bank. As of June 30, 2020 and 2019, the outstanding balance on the loan was approximately \$90,000 and \$198,000, respectively.

### 8. Deferred Revenue

The Corporation received a construction grant in connection with the acquisition and development of the low-income housing site Webster Green Apartments. This grant will be forgiven if the related site is operated in compliance with housing regulations over a period of 30 years. Such compliance period will end in February 2045 and, if the Corporation meets all compliance requirements, this loan will be recorded as grant income and will increase the net assets at that time.

The mortgage for Gates Avenue was executed in 1990 and had a 30-year maturity. Amortization and interest payments were deferred for the first 25 years. The Corporation complied with the required nonfinancial covenants of the mortgage for a term of 25 years, and the respective lender reduced the amount of the Corporation's indebtedness in five equal annual decrements of 20 percent in each of the 26th through 30th years of the loan, resulting in no liability to the Corporation at the end of the 30th year. This reduction began in fiscal year 2016. The mortgage was collateralized by Gates Avenue property assets. All mortgage interest, which was accrued at 1 percent, was deferred until the lien evaporated. As of June 30, 2019, the outstanding balance on the mortgage, inclusive of deferred interest was approximately \$477,000. There was no outstanding balance as of June 30, 2020.

As of June 30, 2020 and 2019, the balance of deferred revenue consists of construction grants in the amounts of \$6,508,240 and \$6,833,878, respectively.

Notes to Combined Financial Statements June 30, 2020 and 2019

#### 9. Line of Credit

The Corporation entered into a \$1,000,000 line of credit (the Line) agreement with a bank on June 11, 2018. Interest on the outstanding balance is calculated at the base rate, as announced publicly by the bank in New York, New York, or 200 basis points in excess of the prevailing rate per annum, as determined by the bank (6.25 percent and 6.50 percent as of June 30, 2020 and 2019, respectively). The Line is secured by the Porter Avenue HDFC building and property. On April 30, 2019, the Line was amended to increase the credit limit to \$3,500,000. The Line's maturity was extended from the original maturity of April 30, 2020 until October 9, 2020, at which time the Line was paid off in full and the agreement terminated. As of June 30, 2020 and 2019, the Corporation had a balance of \$3,500,000 outstanding on the Line.

#### 10. Net Assets With Donor Restrictions

Net assets with donor restrictions are as follows as of June 30:

	2020		2019	
Charitable bail fund	\$	80,000	\$	80,000
Community improvement program		514,070		14,070
Urban agriculture program		61,750		6,750
RWA program training		103,235		137,787
Porter Avenue intergenerational learning		19,711		19,711
Food service		37,044		34,604
Porter Avenue occupational training		-		7,717
RWA program enhancements		237,654		205,573
RWA targeted population support		_		15,000
RWA Harlem program training		-		20,000
Capital renovations		13,000		500
Liberty Fund Program		958,890		-
General support (time restriction)		<u> </u>		275,000
Total net assets with donor restrictions	\$	2,025,354	\$	816,712

Notes to Combined Financial Statements June 30, 2020 and 2019

Net assets were released from restrictions by incurring expenses satisfying the restricted purpose as stipulated by donors or by the passage of time as follows for the years ended June 30:

	 2020	 2019
Charitable bail fund	\$ _	\$ 120,000
Philadelphia RWA following up on graduates	-	9,568
Food service	15,060	29,387
Porter Avenue occupational training	-	115,127
Urban agriculture program	45,000	78,125
Community improvement program	-	85,930
Philadelphia RWA treatment for emotionally disturbed	-	41,902
RWA targeted population support	15,000	3,565
RWA program training	118,222	64,536
RWA program training enhancements	187,920	-
Capital renovations	-	14,500
General support (time restriction)	275,000	 99,999
Total net assets with donor restrictions	\$ 656,202	\$ 662,639

## 11. Earned Income From Government Contracts

Earned income from government contracts reported in the accompanying combined statements of activities were received by the Corporation from various federal, New York City, City of Philadelphia and New York State government agencies, and for the years ended June 30, 2020 and 2019, consisted of the following:

	 2020	 2019
NYC Department of Homeless Services	\$ 27,846,838	\$ 25,910,253
NYC Economic Development Corporation	7,303,805	8,480,581
NYC HIV/AIDS Service Administration	3,613,167	1,635,605
NYC Department of Health and Mental Hygiene	1,821,225	1,168,885
NYC Mayor's Office of Criminal Justice	990,790	1,029,970
Federal Emergency Management Agency	 13,742	 6,029
Total earned income from government contracts	\$ 41,589,567	\$ 38,231,323

#### 12. Other Earned Revenue

Other earned revenue for the years ended June 30, 2020 and 2019 consisted of the following:

	 2020	 2019
Street cleaning revenue	\$ 5,879,557	\$ 4,732,204
Pest at Rest	258,623	366,191
Culinary services and other	 99,015	 243,381
Total other earned revenue	\$ 6,237,195	\$ 5,341,776

Notes to Combined Financial Statements June 30, 2020 and 2019

#### 13. Retirement Plan

The Corporation maintains a 401(k) retirement plan (the Plan) for the benefit of its eligible employees who can voluntarily participate. Eligible employees are employees who have completed at least one month of service and have attained the age of 18.

Employees make contributions to the Plan in amounts based upon the annual limits established by the IRS. The Corporation may contribute to the Plan by means of a matching contribution or a qualified nonelective contribution.

The Corporation's matching contribution is a discretionary percentage of the participant's salary deferrals up to a certain percentage of the participant's compensation, as determined by the employer each year. The Corporation's nonelective contribution is a discretionary amount that is allocated among the participants in the ratio that each participant's compensation bears to the total compensation of all eligible participants. In order to share in any nonelective contributions, the participant must be actively employed on the last day of the plan year and have completed at least 1,000 hours of service during the plan year. The Corporation may designate all or any portion of a contribution as a qualified nonelective contribution. There were no employer contributions to this plan for the years ended June 30, 2020 and 2019.

## 14. Related-Party Transactions

In May 2010, The Doe Fund, Inc. renewed its lease for office space with the President of The Doe Fund, Inc. through April 30, 2015, at which time the lease became a month-to-month lease. Lease expense for the years ended June 30, 2020 and 2019 was approximately \$214,000 and \$206,000, respectively. See Note 7 for debt guarantees.

#### 15. Risks and Uncertainties

Financial instruments that subject the Corporation to concentrations of credit risk consist of cash and cash equivalents and receivables. While the Corporation attempts to limit its financial exposure, deposit balances may, at times, exceed federally insured limits. The Corporation has not experienced any losses on such balances. As of June 30, 2020 and 2019, the Corporation had funds in excess of FDIC limits of approximately \$2,693,000 and \$780,000, respectively.

Funding from federal, state and local governmental entities in the form of grants for the reimbursement of expenses and overhead applicable to various programs are subject to audit by such entities. Such audits could result in claims against the Corporation for disallowed costs or noncompliance with grantor restrictions. No provision has been made for any liabilities that may arise from such audits since the amounts, if any, cannot be determined at the date of the combined financial statements. Management is of the opinion that such audits, if performed, would not have a material effect on the accompanying combined financial statements.

The Corporation has entered into service contracts and grant agreements with various governmental agencies that are subject to business risks associated with the economy and administrative directives, rules and regulations that are subject to change. A significant reduction in revenue from these various governmental agency contracts would have an adverse effect on the Corporation's programs.

Contracts receivable, reported as a component of receivables, net of allowance for doubtful accounts in the accompanying combined statements of financial position, primarily represent receivables from the New York City Department of Homeless Services. Any concentrations of credit risk related to contracts receivable is subject to the City's financial condition.

Notes to Combined Financial Statements June 30, 2020 and 2019

#### 16. Commitments and Contingencies

#### **Operating Leases**

The Doe Fund, Inc. has entered into various operating leases in the New York metropolitan area. The leases are for The Doe Fund, Inc.'s administrative spaces at East 102nd and East 84th Streets in Manhattan, the office space of Liberty Fund, Inc. in Manhattan and Brooklyn, tenant rental units for the Scatter Site program and supplemental spaces to the RWA program in Brooklyn.

These leases expire on various dates through April 2027.

The Doe Fund, Inc. is further committed to numerous vehicle and equipment operating leases, expiring on various dates through January 2023.

In July 2015, The Doe Fund, Inc. entered into a sublease, which commenced on July 7, 2015 and expires on February 14, 2027, to rent a portion of its administrative space. Rental income received for the years ended June 30, 2020 and 2019 amounted to approximately \$144,000 in each year which is reported as a reduction to rent expense.

In June 2018, The Doe Fund, Inc. entered into another sublease, which commenced September 22, 2018 and expires on April 29, 2027, to rent out a portion of its administrative space. Rental income received for the years ended June 30, 2020 and 2019 amounted to approximately \$198,000 and \$129,000, respectively, which is reported as a reduction to rent expense.

Rent expenses for the years ended June 30, 2020 and 2019 were approximately \$1,193,000 and \$1,245,000, respectively.

Future minimum annual rentals for the years subsequent to June 30, 2020 and in the aggregate are:

Years Ending June 30:	Minimum Lease Commitments		Sublease Income		Net Lease Commitments		
2021	\$ 1,374,500	\$	381,998	\$	992,502		
2022	1,127,461		391,962		735,499		
2023	1,029,463		402,199		627,264		
2024	1,052,668		412,718		639,970		
2025	1,076,173		423,525		652,648		
Thereafter	 1,916,857		773,832		1,143,025		
Total	\$ 7,577,122	\$	2,786,234	\$	4,790,908		

#### Litigation

The Corporation is a defendant in several lawsuits arising in the normal course of operations. All of the significant suits and many of the others involve insured risks, subject to deductibles and coinsurance requirements. While outside counsel cannot predict the outcome of such litigation, management does not expect the net financial outcome to have a material effect on the combined financial position, change in net assets and cash flows of the Corporation.

Notes to Combined Financial Statements June 30, 2020 and 2019

#### 17. Subsequent Events

Subsequent events have been evaluated through December 17, 2020, which is the date the combined financial statements were available to be issued. The Corporation determined that the following information was pertinent:

On September 5, 2020, the Corporation signed a release agreement and an affiliate program letter with RWA Philadelphia (RWAP) and Urban Affairs Coalition (UAC) whereby the Corporation spun-off the RWAP program. RWAP was released of obligation with respect to the April 4, 2014 Loan and Security Agreement by and between Raza Development Fund, Inc. and the Corporation and has no obligation to repay the Corporation for any accumulated debt incurred by the Corporation with respect to RWAP's operations prior to the Effective Date. In exchange, this transaction will give the Corporation the first licensed RWA America replication of the Ready, Willing & Able program.

On October 9, 2020, the Corporation closed on a new \$5,000,000 line of credit from Sterling National Bank, N.A. See Note 9.

On October 16, 2020, the Corporation received a loan from a consortium of lenders totaling approximately \$9,650,000. Wells Fargo served as trustee of the lender group which included Sun Life Capital Management, an affiliate of Sun Life Financial, Inc. Some of the proceeds will be used to fund the soft costs (architecture, professional, and interest fees) associated with the future redevelopment of the 520 Gates Center for Opportunity, as well as approximately \$7,600,000 to recapitalize the Corporation by retiring debt and credit obligations. Coinciding with the loan, the Corporation executed a new 20 year contract with the Department of Homeless Services (DHS) whereby DHS will pay the Wells Fargo debt service, on a monthly basis, in addition to ongoing funds for operations.

On November 4, 2020, the Corporation received a 9 percent tax credit reservation award from New York State Homes and Community Renewal for the development of the 4519 White Plains Road project. The Corporation expects to close on construction financing in June 2021.

On November 23, 2020, the Corporation received a \$600,000 subsidy from the Federal Home Loan Bank of New York (FHLBNY) for the construction of the Villa House Apartments project. This award is funded through the FHLBNY's Affordable Housing Program.