Consolidated Financial Statements And Independent Auditors' Reports

December 31, 2020 and 2019

December 31, 2020 and 2019

Table of Contents

Independent Auditors' Report	1
Consolidated Financial Statements:	
Consolidated Statements of Financial Position	4
Consolidated Statements of Activities	6
Consolidated Statements of Functional Expenses	7
Consolidated Statements of Cash Flows	
Notes to Consolidated Financial Statements	9
Supplemental Information:	
Supplemental Consolidating Schedule of Financial Position	30
Supplemental Consolidating Schedule of Activities	
Schedule of Expenditures of Federal Awards and Related Notes	
Report on Internal Control and Compliance in Accordance	
with Government Auditing Standards	37
Report on Compliance and Internal Control Required by	
the Uniform Guidance	40
Schedule of Findings and Questioned Costs	43
Summary Schedule of Prior Audit Findings	45



Independent Auditors' Report

To the Board of Directors of **Massachusetts Housing Investment Corporation**

Report on the Financial Statements

We have audited the accompanying consolidated financial statements of Massachusetts Housing Investment Corporation (a nonprofit corporation) and its wholly owned subsidiaries, which comprise the consolidated statements of financial position as of December 31, 2020 and 2019, 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.

Management's Responsibility for the Financial Statements

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

Auditors' Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. 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. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the consolidated 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 consolidated 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 consolidated financial statements.

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

Basis for Qualified Opinion

The consolidated financial statements present the financial position and results of operations of Massachusetts Housing Investment Corporation and its wholly owned subsidiaries only. Massachusetts Housing Investment Corporation and its wholly owned subsidiaries are required to consolidate several affiliated legally-separate for-profit entities and as a result of not consolidating those entities the consolidated financial statements are not presented in accordance with accounting principles generally accepted in the United States of America. See Note 23 for more information.

Qualified Opinion

In our opinion, except for the effects of the matter described in the Basis for Qualified Opinion paragraph, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Massachusetts Housing Investment Corporation and its wholly owned subsidiaries as of December 31, 2020 and 2019, and the changes in its net assets and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Other Matters

Supplemental Information

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The accompanying supplementary information presented on pages 30 through 32 is presented for purposes of additional analysis and is not a required part of the consolidated financial statements. The accompanying schedule of expenditures of federal awards, as required by Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, is presented for purposes of additional analysis and is not a required part of the consolidated 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 consolidated financial statements. The information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated 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 consolidated financial statements as a whole.

Other Reporting Required by Government Auditing Standards

Daniel Dennis & Company LLP

In accordance with *Government Auditing Standards*, we have also issued our report dated June 10, 2021, on our consideration of Massachusetts Housing Investment Corporation and its wholly owned subsidiaries' internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of Massachusetts Housing Investment Corporation and its wholly owned subsidiaries' 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 Massachusetts Housing Investment Corporation and its wholly owned subsidiaries' internal control over financial reporting and compliance.

June 10, 2021

Consolidated Statements of Financial Position December 31, 2020 and 2019

Assets

Assets			
	2020		2019
Current Assets			
Cash and cash equivalents	\$ 9,813,899	\$	9,589,613
Restricted cash	4,172,200		6,386,877
Fee receivable - LIHTC Partnerships	2,105,146		2,458,691
Fee receivable - NMTC CDEs'	1,095,966		648,532
Current portion of program related loans	5,316,812		13,995,584
Program loan interest receivable	262,873		361,628
Accounts receivable	824,150		568,718
Due from affiliates	 534,653	_	550,285
Total current assets	 24,125,699	_	34,559,928
Other Assets			
Investment in marketable securities	59,607		148,562
Investment in capital stock	266,500		266,500
Program related loans	18,446,643		13,402,078
Program related investments	4,315,780		5,244,264
Other assets	212,939		357,314
Furniture, equipment and leasehold improvements, net of			
accumulated depreciation of \$422,360 and \$329,098			
in 2020 and 2019, respectively	 113,187	_	177,880
Total other assets	 23,414,656	_	19,596,598
Total assets	\$ 47,540,355	\$	54,156,526

Consolidated Statements of Financial Position - *continued*December 31, 2020 and 2019

Liabilities and Net Assets

	2020	2019
Current Liabilities		_
Current portion of notes payable	\$ 139,796	\$ 139,276
Deferred grant revenue Accrued expenses and other liabilities	1,143,822 2,604,353	2,737,149 1,973,533
Total current liabilities	3,887,971	4,849,958
Long-Term Liabilities		
Unearned fees	2,692,069	1,724,068
Notes payable	19,895,451	25,887,821
Total long-term liabilities	22,587,520	27,611,889
Total liabilities	26,475,491	32,461,847
Net Assets		
Without donor restrictions	19,249,864	19,894,679
With donor restrictions	1,815,000	1,800,000
Total net assets	21,064,864	21,694,679
Total liabilities and net assets	\$ 47,540,355	\$ 54,156,526

Consolidated Statements of Activities For the Years Ended December 31, 2020 and 2019

		2020		2019				
	Without Donor	With Donor		Without Donor	With Donor			
	Restrictions	Restrictions	Total	Restrictions	Restrictions	Total		
Operating Revenue and Support								
Interest on deposits	\$ 45,397	\$ -	\$ 45,397	\$ 129,216	\$ -	\$ 129,216		
Interest on program related loans	1,285,085	-	1,285,085	1,116,606	-	1,116,606		
Unrealized gain on investments	348	-	348	1,653	-	1,653		
Loan program revenue	1,100,716	-	1,100,716	1,115,067	-	1,115,067		
NMTC program revenue	2,827,277	-	2,827,277	3,083,928	-	3,083,928		
LIHTC program revenue	4,104,748	-	4,104,748	3,721,303	-	3,721,303		
Other program revenue	1,055,883	-	1,055,883	807,391	-	807,391		
Grant revenue	911,100		911,100	20,000		20,000		
Total operating revenue and support	11,330,554		11,330,554	9,995,164		9,995,164		
Operating Expenses								
Salaries and employee benefits	7,260,391	-	7,260,391	6,523,812	-	6,523,812		
Occupancy, equipment and furniture	543,248	-	543,248	556,861	-	556,861		
Professional services	1,537,244	-	1,537,244	1,217,938	-	1,217,938		
Depreciation	93,263	-	93,263	99,550	-	99,550		
Grant expenses	160,243	-	160,243	7,700	-	7,700		
Interest expense	549,528	-	549,528	513,603	-	513,603		
Other office expenses and support	906,604		906,604	888,573		888,573		
Total operating expenses	11,050,521		11,050,521	9,808,037		9,808,037		
Change in net assets from operations	280,033	-	280,033	187,127	-	187,127		
Non - Operating Revenue/(Expenses)								
Federal grant revenue	123,213	15,000	138,213	455,351	589,878	1,045,229		
Federal grant expenses	(123,213)	-	(123,213)	(557,285)	-	(557,285)		
Other grant revenue	2,580,114	_	2,580,114	-	-	-		
Other grant expenses	(2,580,114)	-	(2,580,114)	-	-	-		
Loss from investment in subsidiaries	(924,848)		(924,848)	(557,217)		(557,217)		
Total change in net assets	(644,815)	15,000	(629,815)	(472,024)	589,878	117,854		
Net assets at beginning of year	19,894,679	1,800,000	21,694,679	20,366,703	1,210,122	21,576,825		
Net assets at end of year	\$ 19,249,864	\$ 1,815,000	\$ 21,064,864	\$ 19,894,679	\$ 1,800,000	\$ 21,694,679		

See accompanying notes to consolidated financial statements.

Consolidated Statements of Functional Expenses For the Years Ended December 31, 2020 and 2019

2020	Loan and Other Programs	NMTC LIHTC	Management and General	2020 Total
Salaries and employee benefits Occupancy, equipment and furniture	\$ 3,311,676 247,792	\$ 1,324,014 \$ 1,922,083 99,067 143,817	\$ 702,618 52,572	\$ 7,260,391 543,248
Professional services Depreciation	651,711 42,540	260,556 378,251 17,008 24,690	246,726 9,025	1,537,244 93,263
Grant expenses Interest expense	160,243 549,528		-	160,243 549,528
Other office expenses and support	413,172	165,187 239,803	88,442	906,604
Total expenses	\$ 5,376,662	\$ 1,865,832 \$ 2,708,644	\$ 1,099,383	\$ 11,050,521
		Program Services		
2019	Loan and Other Programs	NMTC LIHTC	Management and General	2019 Total
Salaries and employee benefits	\$ 1,962,573	\$ 1,685,290 \$ 2,034,167	\$ 841,782	\$ 6,523,812
Occupancy, equipment and furniture Professional services	167,522 396,703	143,853 173,633 340,655 411,175	71,853 69,405	556,861 1,217,938
Depreciation Crant expenses	29,948	25,717 31,040	12,845	99,550
Grant expenses Interest expense Other office expenses and support	7,700 513,603 268,638	230,683 278,437	- - 110,815	7,700 513,603 888,573
Total expenses	\$ 3,346,687	\$ 2,426,198 \$ 2,928,452	\$ 1,106,700	\$ 9,808,037

See accompanying notes to consolidated financial statements.

Massachusetts Housing Investment Corporation and Wholly Owned Subsidiaries Consolidated Statements of Cash Flows

Consolidated Statements of Cash Flows For the Years Ended December 31, 2020 and 2019

Change in net assets \$ (629,815) \$ 117,854 Adjustments to reconcile changes in net assets to net cash provided by operating activities: 93,263 99,550 Depreciation 93,263 99,550 Unrealized gain on investments (348) (1,653) Loss from investment in subsidiaries 924,848 557,217 Bad debt expense 433,247 742,042 Change in operating assets and liabilities: 15,632 592,394 Change in operating assets and liabilities: 15,632 592,394 Accounts receivable and other assets (111,057) (276,565) Unearned fees 968,001 (182,060) Deferred grant revenue (1,593,327) 2,147,271 Accrued expense and other liabilities 630,820 (318,938) Fees receivable—LHHTC Partnerships 33,545 (549,233) Fees receivable—MCCDEs* (447,434) (97,421) Per gram loan interest receivable 98,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: 1 2,973,213 <th></th> <th>2020</th> <th>2019</th>		2020	2019
Adjustments to reconcile changes in net assets to net cash provided by operating activities: Page and a possible provided by personal page activities: Depreciation 93,263 99,550 Unrealized gain on investment in subsidiaries 924,848 557,217 Bad debt expense 433,247 742,042 Change in operating assets and liabilities: 15,632 592,394 Accounts receivable and other assets (111,057) (276,565) Uncarned fees 968,001 (182,060) Deferred grant revenue (1,593,327) 2,147,271 Accrued expense and other liabilities 630,820 (318,938) Fees receivable—LHTC Partnerships 353,45 (549,233) Fees receivable—MNTC CDEs' (447,434) (97,421) Program loan interest receivable 98,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: Funds advanced under program related loans (23,758,381) (19,519,799) Collection of funds from program related investments 26,959,341 6,937,653 Redemption o			
Depreciation	_	\$ (629,815)	\$ 117,854
Depreciation			
Unrealized gain on investments (348) (1,653) Loss from investment in subsidiaries 924,848 557,217 Bad debt expense 433,247 742,042 Change in operating assets and liabilities: 15,632 592,394 Accounts receivable and other assets (111,057) (276,565) Unearned fees 968,001 (182,060) Deferred grant revenue (1,593,327) 2,147,271 Accrued expense and other liabilities 630,820 (318,938) Fees receivable—LHTC Partnerships 335,345 (549,233) Fees receivable—NMTC CDEs' (447,434) (97,421) Program loan interest receivable 98,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: 2 447,434 (97,421) Program loan interest receivable 88,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: 88,955 67,501 Funda advanced under program related loans (23,758,381) (19,519,799)	1 0	02 262	00.550
Loss from investment in subsidiaries 924,848 557,217 Bad debt expense 433,247 742,042 Change in operating assets and liabilities: Due from affiliates 15,632 592,394 Accounts receivable and other assets (111,057) (276,565) Unearmed frees 968,001 (182,060) Deferred grant revenue (1,593,327) 2,147,271 Accrued expense and other liabilities 630,820 (318,938) Fees receivable—LIHTC Partnerships 353,545 (549,233) Fees receivable—NMTC CDE' (447,434) (97,421) Program loan interest receivable 98,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: Funds advanced under program related loans (23,758,381) (19,519,799) Collection of funds from program related loans (23,758,381) (19,519,799) Collection of funds from program related loans (23,758,381) (19,519,799) Collection of funds from program related investments 26,959,341 6,937,653 Redemption of marketable securities 88,955 67,501 Distributions from program related investments (28,570) (3,296) Purchase of other investments (3,369) (148,400) Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities (3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable (14,089,759) (5,225,699) Proceeds from notes payable (14,089,759) (3,296,490) Proceeds from notes payable (3,996,490) (3,179,363) Cash, cash equivalents and restricted cash (1,990,391) (2,797,127 (3,986,490) (3,986,877 (3,986,490) (3,986,877 (3,986,490)	-	•	
Bad debt expense 433,247 742,042 Change in operating assets and liabilities: 15,632 592,394 Due from affiliates 15,632 592,394 Accounts receivable and other assets (111,057) (276,565) Unearned fees 968,001 (182,060) Deferred grant revenue (1,593,327) 2,147,271 Accrued expense and other liabilities 630,820 313,545 (549,233) Fees receivable—LIHTC Partnerships 353,545 (549,233) Fees receivable—NMTC CDE's (447,434) (97,421) Program loan interest receivable 98,755 (227,175) (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: Funds advanced under program related loans (23,758,381) (19,519,799) Collection of finds from program related loans (23,758,381) (19,519,799) Collection of finds from program related loans (23,758,381) (19,519,799) Purchase of other investments 7,005 5,632 Purchase of immiture and equipment (28,570) (3,296)			* ' '
Change in operating assets and liabilities: 15,632 592,394 Accounts receivable and other assets (111,057) (276,565) Unearned fices 968,001 (182,060) Deferred grant revenue (1,593,327) 2,147,271 Accrued expense and other liabilities 630,820 (318,938) Fees receivable—LHITC Partnerships 353,545 (549,233) Fees receivable—NMTC CDEs¹ (447,434) (97,421) Program loan interest receivable 98,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: 2 (23,758,381) (19,519,799) Collection of funds from program related loans (23,758,381) (19,519,799) Collection of funds from program related loans 26,959,341 6,937,653 Redemption of marketable securities 88,955 67,501 Distributions from program related investments 7,005 5,632 Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) <td< td=""><td></td><td>•</td><td></td></td<>		•	
Due from affiliates 15,632 592,394 Accounts receivable and other assets (111,057) (276,565) Unearned fees 968,001 (182,060) Deferred grant revenue (1,593,327) 2,147,271 Accrued expense and other liabilities 630,820 (318,938) Fees receivable—LHTC Partnerships 353,545 (549,233) Fees receivable—NMTC CDEs' (447,434) (97,421) Program loan interest receivable 98,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: 23,758,381 (19,519,799) Collection of funds from program related loans (23,758,381) (19,519,799) Collection of funds from program related loans 26,959,341 6,937,653 Redemption of marketable securities 88,955 67,501 Distributions from program related investments 7,005 5,632 Purchase of other investments 7,005 5,632 Purchase of firmiture and equipment (28,570) (14,089,759) (5,225,699) Net cash provided by/(used in) investing acti		755,27	742,042
Accounts receivable and other assets (111,057) (276,555) Unearned fees 968,001 (182,060) Deferred grant revenue (1,593,327) 2,147,271 Accrued expense and other liabilities 630,820 (318,938) Fees receivable—LIHTC Partnerships 353,545 (549,233) Fees receivable—NMTC CDEs* (447,434) (97,421) Program loan interest receivable 98,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: *** *** Funds advanced under program related loans (23,758,381) (19,519,799) Collection of funds from program related loans 26,959,341 6,937,653 Redemption of marketable securities 88,955 67,501 Distributions from program related investments 7,005 5,632 Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds		15.632	592,394
Unearmed fees 968,001 (182,060) Deferred grant revenue (1,593,327) 2,147,271 Accrued expense and other liabilities 630,820 (318,938) Fees receivable—LHFTC Partnerships 353,545 (549,233) Fees receivable—NMTC CDEs' (447,434) (97,421) Program loan interest receivable 98,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: *** *** Funds advanced under program related loans (23,758,381) (19,519,799) Collection of funds from program related loans 26,959,341 6,937,653 Redemption of marketable securities 88,955 67,501 Distributions from program related investments 7,005 5,632 Purchase of other investments 3,369 (148,400) Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: 8,098,257 18,080,252 Repayment of notes payable (14,089,759)			
Deferred grant revenue (1,593,327) 2,147,271 Accrued expense and other liabilities 630,820 (318,938) Fees receivable—LIHTC Partnerships 353,545 (549,233) Fees receivable—NMTC CDEs' (447,434) (97,421) Program loan interest receivable 98,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: Funds advanced under program related loans (23,758,381) (19,519,799) Collection of funds from program related loans 26,959,341 6,937,653 Redemption of marketable securities 88,955 67,501 Distributions from program related investments 7,005 5,632 Purchase of other investments 3,369 (148,400) Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable (14,089,759) (5,225,699) Net cash (used in)/provided b			
Accrued expense and other liabilities 630,820 (318,938) Fees receivable—LHTC Partnerships 333,545 (549,233) Fees receivable—NMTC CDEs' (447,434) (97,421) Program loan interest receivable 98,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: *** *** Funds advanced under program related loans (23,758,381) (19,519,799) Collection of funds from program related loans 26,959,341 6,937,653 Redemption of marketable securities 88,955 67,501 Distributions from program related investments 7,005 5,632 Purchase of other investments (3,369) (148,400) Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable (14,089,759) (5,225,699) Proceeds from notes payable (19,09,391) 2,797,12			
Fees receivable—LIHTC Partnerships 353,545 (549,233) Fees receivable—NMTC CDEs' (447,434) (97,421) Program loan interest receivable 98,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: *** *** Funds advanced under program related loans (23,758,381) (19,519,799) Collection of finds from program related loans 26,959,341 6,937,653 Redemption of marketable securities 88,955 67,501 Distributions from program related investments 7,005 5,632 Purchase of other investments (3,369) (148,409) Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable (5,991,502) 12,854,553 Net change in cash, cash equivalents and restricted cash (1,909,391) 2,797,127 Cash, cash equivalents and restricted cash, end of year	· · · · · · · · · · · · · · · · · · ·	* '	
Fees receivable—NMTC CDEs' Program loan interest receivable Program loan interest receivable 98,755 (227,175) (447,434) 98,755 (227,175) (27,175) (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: *** *** Funds advanced under program related loans (23,758,381) (19,519,799) (19,519,799) Collection of funds from program related loans 26,959,341 (6,937,653) 6,937,653 Redemption of marketable securities 88,955 (7,501) 5,632 Distributions from program related investments 7,005 (5,632) 5,632 Purchase of other investments (3,369) (148,400) (14,800) Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable (14,089,759) (5,225,699) Net cash (used in)/provided by financing activities (5,991,502) 12,854,553 Net change in cash, cash equivalents and restricted cash (1,990,391) 2,797,127 Cash, cash equivalents and restricted cash, beginning of year 15,976,490 13,179,36			
Program loan interest receivable 98,755 (227,175) Net cash provided by operating activities 736,130 2,603,283 Investing activities: Funds advanced under program related loans (23,758,381) (19,519,799) Collection of funds from program related loans 26,959,341 6,937,653 Redemption of marketable securities 88,955 67,501 Distributions from program related investments 7,005 5,632 Purchase of other investments (3,369) (148,400) Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable (14,089,759) (5,225,699) Proceeds from notes payable (19,90,391) 2,797,127 Cash, cash equivalents and restricted cash (1,990,391) 2,797,127 Cash, cash equivalents and restricted cash, beginning of year 15,976,490 13,179,363 Cash and cash equivalents 8 9,813,899	-	•	
Funds advanced under program related loans	Program loan interest receivable		
Funds advanced under program related loans (23,758,381) (19,519,799) Collection of funds from program related loans 26,959,341 6,937,653 Redemption of marketable securities 88,955 67,501 Distributions from program related investments 7,005 5,632 Purchase of other investments (3,369) (148,400) Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable 8,098,257 18,080,252 Net cash (used in)/provided by financing activities (5,991,502) 12,854,553 Net change in cash, cash equivalents and restricted cash (1,990,391) 2,797,127 Cash, cash equivalents and restricted cash, beginning of year 15,976,490 13,179,363 Reconciliation of cash, cash equivalents and restricted cash \$ 9,813,899 \$ 9,589,613 Restricted cash 4,172,200 6,386,877 Total cash and restricted cash \$ 13,986,099 \$ 15,976,490<	Net cash provided by operating activities	736,130	2,603,283
Collection of funds from program related loans 26,959,341 6,937,653 Redemption of marketable securities 88,955 67,501 Distributions from program related investments 7,005 5,632 Purchase of other investments (3,369) (148,400) Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable 8,098,257 18,080,252 Net cash (used in)/provided by financing activities (5,991,502) 12,854,553 Net change in cash, cash equivalents and restricted cash (1,990,391) 2,797,127 Cash, cash equivalents and restricted cash, beginning of year 15,976,490 13,179,363 Cash, cash equivalents and restricted cash, end of year \$13,986,099 \$15,976,490 Reconciliation of cash, cash equivalents \$9,813,899 \$9,589,613 Restricted cash 4,172,200 6,386,877 Total cash and restricted cash \$13,986,099 \$15,976,490 <td>Investing activities:</td> <td></td> <td></td>	Investing activities:		
Redemption of marketable securities 88,955 67,501 Distributions from program related investments 7,005 5,632 Purchase of other investments (3,369) (148,400) Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable 8,098,257 18,080,252 Net cash (used in)/provided by financing activities (5,991,502) 12,854,553 Net change in cash, cash equivalents and restricted cash (1,990,391) 2,797,127 Cash, cash equivalents and restricted cash, beginning of year 15,976,490 13,179,363 Cash, cash equivalents and restricted cash \$13,986,099 \$15,976,490 Reconciliation of cash, cash equivalents and restricted cash \$9,813,899 \$9,589,613 Restricted cash 4,172,200 6,386,877 Total cash and restricted cash \$13,986,099 \$15,976,490 Supplemental information	Funds advanced under program related loans	(23,758,381)	(19,519,799)
Distributions from program related investments 7,005 5,632 Purchase of other investments (3,369) (148,400) Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable 8,098,257 18,080,252 Net cash (used in)/provided by financing activities (5,991,502) 12,854,553 Net change in cash, cash equivalents and restricted cash (1,990,391) 2,797,127 Cash, cash equivalents and restricted cash, beginning of year 15,976,490 13,179,363 Cash, cash equivalents and restricted cash, end of year \$13,986,099 \$15,976,490 Reconcilitation of cash, cash equivalents and restricted cash \$9,813,899 \$9,589,613 Restricted cash 4,172,200 6,386,877 Total cash and restricted cash \$13,986,099 \$15,976,490 Supplemental information	Collection of funds from program related loans	26,959,341	6,937,653
Purchase of other investments (3,369) (148,400) Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable 8,098,257 18,080,252 Net cash (used in)/provided by financing activities (5,991,502) 12,854,553 Net change in cash, cash equivalents and restricted cash (1,990,391) 2,797,127 Cash, cash equivalents and restricted cash, beginning of year 15,976,490 13,179,363 Reconciliation of cash, cash equivalents and restricted cash \$13,986,099 \$15,976,490 Restricted cash 4,172,200 6,386,877 Total cash and restricted cash \$13,986,099 \$15,976,490 Supplemental information	Redemption of marketable securities	88,955	67,501
Purchase of furniture and equipment (28,570) (3,296) Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable 8,098,257 18,080,252 Net cash (used in)/provided by financing activities (5,991,502) 12,854,553 Net change in cash, cash equivalents and restricted cash (1,990,391) 2,797,127 Cash, cash equivalents and restricted cash, beginning of year 15,976,490 13,179,363 Cash, cash equivalents and restricted cash, end of year \$13,986,099 \$15,976,490 Reconciliation of cash, cash equivalents and restricted cash \$9,813,899 \$9,589,613 Restricted cash 4,172,200 6,386,877 Total cash and restricted cash \$13,986,099 \$15,976,490 Supplemental information	Distributions from program related investments	7,005	5,632
Net cash provided by/(used in) investing activities 3,264,981 (12,660,709) Financing activities: Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable 8,098,257 18,080,252 Net cash (used in)/provided by financing activities (5,991,502) 12,854,553 Net change in cash, cash equivalents and restricted cash (1,990,391) 2,797,127 Cash, cash equivalents and restricted cash, beginning of year 15,976,490 13,179,363 Cash, cash equivalents and restricted cash, end of year \$13,986,099 \$15,976,490 Reconciliation of cash, cash equivalents \$9,813,899 \$9,589,613 Restricted cash 4,172,200 6,386,877 Total cash and restricted cash \$13,986,099 \$15,976,490 Supplemental information	Purchase of other investments	(3,369)	(148,400)
Repayment of notes payable Proceeds from notes payable Proceeds from notes payable Net cash (used in)/provided by financing activities Net change in cash, cash equivalents and restricted cash Cash, cash equivalents and restricted cash, beginning of year Cash, cash equivalents and restricted cash, end of year Reconciliation of cash, cash equivalents and restricted cash Cash and cash equivalents Restricted cash Total cash and restricted cash Supplemental information (14,089,759) (5,225,699) (5,225,699) (5,225,699) (18,080,252 18,080,252 12,854,553 (1,990,391) 2,797,127 15,976,490 13,179,363 \$ 13,986,099 \$ 15,976,490 Supplemental information	Purchase of furniture and equipment	(28,570)	(3,296)
Repayment of notes payable (14,089,759) (5,225,699) Proceeds from notes payable 8,098,257 18,080,252 Net cash (used in)/provided by financing activities (5,991,502) 12,854,553 Net change in cash, cash equivalents and restricted cash (1,990,391) 2,797,127 Cash, cash equivalents and restricted cash, beginning of year 15,976,490 13,179,363 Cash, cash equivalents and restricted cash, end of year \$13,986,099 \$15,976,490 Reconciliation of cash, cash equivalents and restricted cash \$9,813,899 \$9,589,613 Restricted cash 4,172,200 6,386,877 Total cash and restricted cash \$13,986,099 \$15,976,490 Supplemental information	Net cash provided by/(used in) investing activities	3,264,981	(12,660,709)
Proceeds from notes payable 8,098,257 18,080,252 Net cash (used in)/provided by financing activities (5,991,502) 12,854,553 Net change in cash, cash equivalents and restricted cash (1,990,391) 2,797,127 Cash, cash equivalents and restricted cash, beginning of year 15,976,490 13,179,363 Cash, cash equivalents and restricted cash, end of year \$ 13,986,099 \$ 15,976,490 Reconciliation of cash, cash equivalents and restricted cash \$ 9,813,899 \$ 9,589,613 Restricted cash 4,172,200 6,386,877 Total cash and restricted cash \$ 13,986,099 \$ 15,976,490 Supplemental information	Financing activities:		
Net cash (used in)/provided by financing activities Net change in cash, cash equivalents and restricted cash Cash, cash equivalents and restricted cash, beginning of year Cash, cash equivalents and restricted cash, beginning of year Cash, cash equivalents and restricted cash, end of year Reconciliation of cash, cash equivalents and restricted cash Cash and cash equivalents Restricted cash Total cash and restricted cash Supplemental information	Repayment of notes payable	(14,089,759)	(5,225,699)
Net change in cash, cash equivalents and restricted cash Cash, cash equivalents and restricted cash, beginning of year Cash, cash equivalents and restricted cash, end of year Reconciliation of cash, cash equivalents and restricted cash Cash and cash equivalents Restricted cash Total cash and restricted cash Supplemental information (1,990,391) 2,797,127 15,976,490 13,179,363 \$ 13,986,099 \$ 15,976,490 \$ 15,976,490 \$ 15,976,490	Proceeds from notes payable	8,098,257	18,080,252
Cash, cash equivalents and restricted cash, beginning of year Cash, cash equivalents and restricted cash, end of year Reconciliation of cash, cash equivalents and restricted cash Cash and cash equivalents Restricted cash Total cash and restricted cash Supplemental information 15,976,490 \$13,179,363 \$13,986,099 \$15,976,490 \$15,976,490	Net cash (used in)/provided by financing activities	(5,991,502)	12,854,553
Cash, cash equivalents and restricted cash, end of year Reconciliation of cash, cash equivalents and restricted cash Cash and cash equivalents Restricted cash Total cash and restricted cash Supplemental information \$ 13,986,099 \$ 15,976,490 \$ 15,976,490	Net change in cash, cash equivalents and restricted cash	(1,990,391)	2,797,127
Reconciliation of cash, cash equivalents and restricted cash Cash and cash equivalents Restricted cash Total cash and restricted cash Supplemental information Reconciliation of cash, cash equivalents and restricted cash \$ 9,813,899 \$ 9,589,613 4,172,200 6,386,877 \$ 13,986,099 \$ 15,976,490	Cash, cash equivalents and restricted cash, beginning of year	15,976,490	13,179,363
Cash and cash equivalents \$ 9,813,899 \$ 9,589,613 Restricted cash 4,172,200 6,386,877 Total cash and restricted cash \$ 13,986,099 \$ 15,976,490 Supplemental information	Cash, cash equivalents and restricted cash, end of year	\$ 13,986,099	\$ 15,976,490
Restricted cash 4,172,200 6,386,877 Total cash and restricted cash \$13,986,099 \$15,976,490 Supplemental information	Reconciliation of cash, cash equivalents and restricted cash		
Total cash and restricted cash Supplemental information \$ 13,986,099	<u>-</u>		
Supplemental information			
	Supplemental information		
		\$ 584,531	\$ 538,211

See accompanying notes to consolidated financial statements.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

1. Background and Accounting Policies

Purpose

On July 1, 1990, the Massachusetts Housing Investment Corporation (MHIC) was formally established as a Massachusetts-chartered, Chapter 180, not-for-profit corporation. MHIC's mission is to pool the resources of Massachusetts' lenders and investors to improve and expand the financing of affordable housing and community development throughout New England.

Principles of Consolidation

The consolidated financial statements include the accounts of MHIC and its wholly-owned subsidiaries. At December 31, 2020 and 2019, wholly owned subsidiaries include Massachusetts Housing Equity Fund, Inc. (MHEF), Neighborhood Stabilization Loan Fund LLC (NSLF), MHIC HNEF Investor LLC (HNEF Investor), MHIC HNEF Manager LLC (HNEF Manager), MHIC HNEF Class B Investor LLC (HNEF Class B), MHIC CMF Affordable Housing Fund I LLC (CMF), and MHIC Neighborhood Commerce Fund I LLC (NCF). All significant intercompany transactions and balances have been eliminated in consolidation.

Program Activities

MHIC has established five main financing programs to carry out its mission:

Loan Program

The loan program focuses on providing debt financing to developers of affordable housing. From its inception in 1990 through December 2000, MHIC utilized a loan pool structure to extend this financing. The loan-pool was funded with the proceeds from below market rate loans (member loans) made to MHIC from participating member corporations. In January 2001, MHIC converted the loan pool to a limited liability company structure. As a result, the member loans were converted to equity interests in a new entity, MHIC, LLC (the LLC). In addition, the various project loans, deposit accounts and reserves owned by MHIC were transferred to the LLC in exchange for extinguishing the member loans. MHIC is the manager of the LLC (see Note 2, Loan Program).

HomeCorps Community Restoration Grant Program (HCRG)

The HCRG program utilizes state grant funds to enhance the feasibility of acquiring and rehabilitation of foreclosed residential properties in targeted neighborhoods in Massachusetts. The foreclosed properties are typically acquired and rehabilitated with a combination of financing from NSLF (see Note 4) and state subsidy in the form of subordinate loans or non-interest bearing loans from MHIC.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

1. Background and Accounting Policies – continued

Program Activities - continued

Low Income Housing Tax Credit (LIHTC) Program

The LIHTC program utilizes the federal low-income housing tax credit to provide equity financing to developers of affordable housing. The initial role of the program was to assist member corporations in underwriting low-income housing tax credit investments. The program, through MHIC's wholly owned subsidiary MHEF, is now a full-service syndicator of limited partnerships or limited liability companies (the LIHTC Partnerships) structured for investment in low-income housing projects (Operating Partnerships) in Massachusetts. MHEF was formed in June 1993 and is currently the general partner/managing member of forty-three LIHTC Partnerships.

New Markets Tax Credit (NMTC) Program

The NMTC program utilizes the federal new markets tax credit to provide debt and equity financing to businesses that serve or operate in low-income communities. As of December 31, 2020, MHIC has received twelve allocations of tax credits totaling \$907,000,000.

MHIC has utilized these allocations to syndicate investment companies that are structured for investment in community development entities (MHIC-CDEs), which in turn provide financing to qualifying businesses. MHIC has also utilized these allocations for single investor funds in which the sole investor creates an investment fund to invest in MHIC-CDEs, which in turn provide financing to qualifying businesses. In aggregate, MHIC has made cumulative investments totaling \$903,520,750, of which \$270,702,624 and \$305,627,772 was outstanding as of December 31, 2020 and 2019, respectively.

Neighborhood Stabilization Program (NSP)

The NSP utilizes federal grant funds to enhance the feasibility of acquiring and rehabilitating foreclosed residential properties in targeted neighborhoods in Massachusetts. The foreclosed properties are typically acquired and rehabilitated with a combination of financing from NSLF (see Note 4) and federal subsidy in the form of subordinate loans or non-interest bearing loans from MHIC.

MHIC is a sub-recipient of \$10,000,000 of NSP1 grant funds from the City of Boston. In addition, MHIC is the lead member of a consortium that received an award of \$21,822,940 of NSP2 grant funds in February 2011. Each grant is governed by a specific contract that stipulates the various federal program requirements.

Notes to Consolidated Financial Statements - *continued* December 31, 2020 and 2019

1. Background and Accounting Policies – continued

Basis of Accounting and Presentation

MHIC's consolidated financial statements are presented on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America (GAAP).

Under GAAP, MHIC is required to report information regarding its financial position and activities based on the existence or absence of donor-imposed restrictions. Accordingly, net assets and changes therein are classified as follows:

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 MHIC. The Board of Directors has discretionary control over all of these assets and may elect to designate such resources for specific purposes.

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 MHIC or by the passage of time. Other donor restrictions are perpetual in nature, whereby the donor has stipulated the funds be maintained in perpetuity.

Contributions of cash and other assets are reported as increases to net assets with donor restrictions if they are received with donor stipulations that limit the use of the donated assets. 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 are reported in the consolidated statements of activities as net assets released from restrictions. Contributions with donor restrictions received where related restrictions are met in the same reporting period are classified as contributions without donor restrictions. Board and external source designated funds are recorded as such in net assets without donor restrictions.

Cash and Cash Equivalents

MHIC considers highly liquid investments with original maturities of three months or less to be cash equivalents. At December 31, 2020 and 2019, MHIC held cash equivalents of \$4,315,138 and \$5,413,615, respectively.

Furniture, Equipment and Leasehold Improvements

Furniture, equipment and leasehold improvements are stated at cost or fair market value if donated, less accumulated depreciation. Depreciation is computed by the straight-line method using rates based on estimated useful lives that range from 3 to 5 years. Assets with a cost of greater than \$1,000 and a useful life of greater than one year are capitalized.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

1. Background and Accounting Policies – continued

Project Loans and Allowance for Possible Project Loan Losses

Loans are stated at the amount of unpaid principal. Interest on project loans is recognized as income by applying the interest rates in effect to the principal amount outstanding. Accrual of interest income on project loans receivable is suspended when a loan is contractually delinquent for ninety days. The accrual is resumed when the loan becomes contractually current. An allowance for project loan losses is maintained based upon the evaluation of the risks associated with the outstanding loan assets. Any losses or recoveries subsequently realized are charged or credited to the allowance.

Off Balance Sheet Credit Exposure

As a financial services provider, MHIC routinely extends credit in the form of loan commitments. The funded portion of these commitments is reflected on the accompanying consolidated statements of financial position as project loans. The unfunded portions of these commitments, which represent contractual obligations that may require the use of cash in the future, are considered off-balance sheet liabilities. They involve, to varying degrees, elements of credit and interest rate risk that are not recognized in the accompanying consolidated statements of financial position.

Unfunded loan commitments represent the maximum possible credit risk should the borrowers fully draw down their loans. They are subject to the provisions of the underlying loan agreements and are cancellable only if the borrower is in default or in violation of any loan covenants. As of December 31, 2020 and 2019, unfunded loan commitments totaled \$3,100,435 and \$14,069,447, respectively. These commitments have been established pursuant to MHIC's loan policy.

Since MHIC's loan portfolio is heavily concentrated with loans for affordable housing that contain limited market risk, an allowance for loan losses for unfunded commitments is only established for specific borrowers on a case by case basis. At December 31, 2020 and 2019, there were no reserves for unfunded loan commitments.

Below Market Loans

MHIC's mission is to pool the resources of lenders and investors to improve and expand the financing of affordable housing and community development throughout New England. Other not-for-profit and governmental entities having a similar policy have lent money to MHIC at advantageous terms. MHIC has not discounted these below market interest rate loans as they were made at arm's length and to further those entities' policies.

Reclassification

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

Notes to Consolidated Financial Statements - *continued* December 31, 2020 and 2019

1. Background and Accounting Policies – continued

Revenue Recognition

Loan program revenue reflects fees earned on a contractual basis for services provided to the LLC (see Note 2). MHIC recognizes revenue from the loan program as the services are provided.

LIHTC program revenue reflects fees earned on a contractual basis for services that include organization, syndication, underwriting, long-term asset management and partnership administration. The fees for syndicating and organizing the LIHTC Partnerships are recognized when syndication is complete. Fees for underwriting investments are recognized at the time the underlying properties are acquired (see Note 9).

The fees for asset management and partnership administration are recognized over the life of the LIHTC Partnerships (estimated to be approximately 15 years). Certain refundable fees are deferred until the potential obligation lapses (see Note 9).

NMTC program revenue reflects fees earned on a contractual basis for services provided to the MHIC-CDEs (see Note 8). MHIC recognizes revenue from the NMTC program as the services are provided.

Other program revenue includes fees earned on a contractual basis for asset management and administration of HNEF LP (see Note 5). MHIC recognizes revenue from HNEF LP as the services are provided. In addition, other program revenue includes additional fees for services under programs administered by MHIC, which are received from unrelated third parties. This revenue is recorded on a monthly basis as the services are provided, and payment is expected within thirty days of billing. At December 31, 2020 and 2019, receivables related to the additional fees totaled \$344,047 and \$151,250, respectively and there were no contract liabilities.

In general, grant income is derived from cost-reimbursable federal, state and local government contracts, which are conditioned upon certain performance requirements and/or the incurrence of qualifying expenditures. Amounts received are recognized as revenue when MHIC has incurred expenditures in compliance with specific grant or contract provisions. Amounts received prior to costs being incurred are recorded as deferred revenue in the accompanying consolidated financial statements.

Functional Expenses

Expenses are charged directly to programs or management and general based on specific identification. Certain categories of expenses are attributable to more than one program or supporting function and are allocated on a reasonable basis that is consistently applied. The expenses that are allocated include salaries and employee benefits, occupancy, equipment and furniture, depreciation, and other office expenses and support, which are allocated on the basis of time and effort.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

1. Background and Accounting Policies – continued

Functional Expenses – continued

The consolidated statements of functional expenses disclose operating expenses by functional and natural classification, and excludes non-operating expenses related to the grant activity as described above.

Income Tax Status

In February 1993, MHIC was granted tax-exempt status as a 501(c)(3) corporation under federal and state tax law. MHEF is a for-profit corporation and therefore is subject to federal and state income taxes. MHEF accounts for income taxes, whereby deferred taxes are recognized using the liability method. This method calculates deferred tax assets and liabilities based on tax rates that are expected to apply when temporary differences reverse. NSLF, HNEF Investor, HNEF Manager, HNEF Class B, CMF and NCF are disregarded entities for tax purposes.

MHIC and its wholly owned subsidiaries evaluate tax positions taken or expected to be taken in their tax returns to determine whether the tax positions are *more-likely-than-not* of being sustained by the applicable tax authority. Tax positions not deemed to meet the *more-likely-than-not* threshold, along with accrued interest and penalty thereon would be recorded as an expense in the current year consolidated financial statements. At December 31, 2020, MHIC and its wholly owned subsidiaries believe that they have no uncertain tax positions within any of their open tax years, (2017-2019).

Investments and Investment Income

Program Related Investments

MHIC accounts for its program related investments using the equity method of accounting. Under the equity method, the investments are carried at cost and adjusted for MHIC's share of income, losses, additional investments and cash distributions from the program related investments. As a limited partner in program related investments, with no further funding obligations, MHIC ceases recognition of losses for financial statement purposes once the cost of an investment is reduced to zero. Changes in the value of the investments, which are other than temporary, are recognized as necessary.

Investments in Capital Stock

As of December 31, 2020 and 2019, MHIC owned capital stock in the Federal Home Loan Bank of Boston (FHLBB). The investment in FHLBB is valued at cost due to the lack of information that can be used to approximate the fair value. At December 31, 2020 and 2019, MHIC's investment in the FHLBB totaled \$266,500. Annually, management performs an assessment of any possible impairment. As of December 31, 2020 and 2019, management has determined that no such impairment exists.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

1. Background and Accounting Policies – continued

Investments and Investment Income – continued

Investments in Marketable Securities

Marketable securities are reported at fair value. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. See below for discussion of fair value measurements.

Dividends, interest and gains and losses on investments are reported as increases or decreases in net assets without donor restrictions unless a donor or law temporarily or permanently restrict their use.

Fair Value Measurements

Fair value measurements are reported using a framework for measuring fair value. That framework provides a fair value hierarchy that prioritizes inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (level 1) and the lowest priority to unobservable inputs (level 3).

The three levels of the fair value hierarchy are described as follows:

- Level 1 Inputs to the valuation methodology are unadjusted quoted prices for identical assets or liabilities in active markets.
- Level 2 Inputs to the valuation methodology include:
 - quoted prices for similar assets or liabilities in active markets;
 - quoted prices for identical or similar assets or liabilities in inactive markets:
 - inputs other than quoted prices that are observable for the asset or liability;
 - inputs that are derived principally from or corroborated by observable market data by correlation or other means.

If the asset or liability has a specified (contractual) term, the level 2 input must be observable for substantially the full term of the asset or liability.

Level 3 Inputs to the valuation methodology are unobservable and significant to the fair value measurement.

The asset's or liability's fair value measurement level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Valuation techniques used need to maximize the use of observable inputs and minimize the use of unobservable inputs.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

1. Background and Accounting Policies – continued

Use of Estimates

Financial statements prepared in accordance with GAAP require the use of management estimates that affect the amounts and disclosures recorded in the consolidated financial statements. Actual results may differ from those estimates.

Measure of Operations

In its consolidated statements of activities, MHIC includes in its definition of operations all revenues and expenses that are an integral part of its programs and supporting activities and excludes gains and losses from its program related investments, federal and other non-operating grant revenue, and federal and other non-operating grant expenditures.

2. Loan Program

The loan program utilizes a structure whereby investors invest in the LLC which in turn provides financing to low-income housing and community development projects. The interest earned on this financing is passed-through to investors to provide a "reasonable" return on investment.

The initial capitalization of the LLC was effected by a Contribution Agreement whereby member corporations contributed loans made to MHIC under the former loan pool structure (member loans) to the LLC in exchange for LLC membership interests. In addition, MHIC and the LLC entered into a Participation Agreement that provided for the LLC to purchase an undivided 100% interest in the project loans, bank accounts and reserves owned by MHIC (associated with the former loan pool) in exchange for the discharge of the member loans.

MHIC earns advisory fees for managing the affairs of the LLC pursuant to the terms of an Advisory Agreement. The scope of services under the Advisory Agreement includes managing the orderly underwriting, approval and origination of loans and acquisition of investments, servicing loans and investments, establishing loan and investment policies, supervising and managing the requisition and disbursement of funds for loans, investing idle funds, business development and various other services that may be required by the LLC in the ordinary course of its business. These fees are earned on a monthly basis as the services are provided and payment is anticipated within thirty days of billing based on available cash flow.

During the years ended December 31, 2020 and 2019, MHIC earned \$1,100,716 and \$1,115,067, respectively, in fees for services provided to the LLC. Amounts receivable in connection with these fees totaled \$115,588 and \$142,433 at December 31, 2020 and 2019, respectively.

For the years ended December 31, 2020 and 2019, MHIC waived certain fees due under the terms of the Advisory Agreement in order to improve the return to the LLC's members.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

3. Massachusetts Housing Equity Fund, Inc. (MHEF)

MHEF, as general partner/managing member of the LIHTC Partnerships, has a de minimis interest in their respective profits, losses and distributions. MHEF accounts for its investment in the LIHTC Partnerships using the equity method. Under the equity method, the investments are carried at cost and adjusted for MHEF's share of income or loss from the LIHTC Partnerships, additional investments and cash distributions.

The LIHTC Partnerships, as limited partners in the various Operating Partnerships, are subject to risks inherent in the ownership of property which is beyond their control, such as fluctuations in occupancy rates and operating expenses, variations in rental schedules, proper maintenance of facilities and continued eligibility of tax credits. If the cost of operating a property exceeds the rental income earned thereon, the LIHTC Partnership, or MHEF acting independently as an investor, may deem it in its best interest to voluntarily provide funds in order to protect its investment.

At December 31, 2020 and 2019, MHEF had total assets of \$1,480 and \$491,629, and MHIC's investment in MHEF amounted to \$1,480 and \$491,629, respectively.

4. Neighborhood Stabilization Loan Fund LLC (NSLF)

NSLF is organized as a single-member Massachusetts limited liability company, with MHIC as the sole member and program administrator. The purpose of NSLF is to provide loans to local organizations whose goal is the purchase and rehabilitation of foreclosed residential properties in neighborhoods in Massachusetts with a concentration of foreclosed properties. NSLF has secured debt as its primary source of capital, which is used to provide financing for the acquisition and rehabilitation of foreclosed properties.

At December 31, 2020 and 2019, NSLF had total assets of \$3,937 and \$263,692, and MHIC's investment amounted to \$3,937, and \$263,692, respectively.

5. Healthy Neighborhoods Equity Fund (HNEF)

Healthy Neighborhoods Equity Fund I Limited Partnership (HNEF LP) is organized as a Massachusetts limited partnership for the purpose of investing in or making loans to entities that intend to engage in the construction or rehabilitation of mixed-income, mixed-use commercial and residential developments.

HNEF Manager, HNEF Investor and HNEF Class B (the HNEF LLCs') are organized as single-member Massachusetts limited liability companies, with MHIC as the sole member and administrator. The purpose of the HNEF LLCs' is to acquire partnership interests in and provide management services to HNEF LP. The HNEF LLCs' account for their investment in HNEF LP using the equity method. Under the equity method, the investments are carried at cost and adjusted for the HNEF LLCs' share of income or loss, additional investments made and cash distributions received.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

5. Healthy Neighborhoods Equity Fund (HNEF) - continued

At December 31, 2020 and 2019, the HNEF LLCs' had total assets of \$4,285,762 and \$5,210,610, and MHIC's investment amounted to \$4,285,762 and \$5,210,610, respectively.

MHIC as the sole member of the HNEF LLCs', has entered into an agreement with HNEF LP to provide investment and management services.

Under the terms of this agreement, MHIC provides asset management services to assist in the organization, administration, and management of HNEF LPs' affairs. These fees are earned monthly at a rate of 2% of the weighted average of aggregate entity investments made by HNEF LP, and are payable quarterly, subject to available cash flow. During the years ended December 31, 2020 and 2019, MHIC earned \$419,065 and \$386,367, respectively, in fees for services provided to HNEF LP.

Additionally, MHIC pays certain third party operating expenses on behalf of HNEF LP, which are reimbursable to MHIC when paid.

At December 31, 2020 and 2019, amounts receivable in connection with these contractual fees totaled \$419,065 and \$407,852, respectively.

6. MHIC CMF Affordable Housing Fund I LLC (CMF)

During 2017, MHIC received \$1,800,000 in grant funds from the Community Development Financial Institutions Fund (CDFI) to capitalize CMF, a single member Massachusetts limited liability company, with MHIC as the sole member and program administrator. The purpose of CMF is to provide loans to affordable rental housing developments within Massachusetts, particularly those located in areas of high housing need and/or those with at least twenty percent of units reserved for households earning no more than fifty percent of area median income.

At December 31, 2020 and 2019, CMF had total assets of \$4,250,970 and \$14,387,586, and MHIC's investment amounted to \$2,101,988 and \$1,916,120, respectively.

7. MHIC Neighborhood Commerce Fund I LLC (NCF)

During 2019, MHIC received \$612,000 in grant funds from the Community Development Financial Institutions Fund (CDFI) to capitalize NCF, a single member Massachusetts limited liability company, with MHIC as the sole member and program administrator. The purpose of NCF is to provide working capital loans or fit-out loans to small businesses that are tenants in MHIC financed properties.

At December 31, 2020 and 2019, NCF had total assets of \$4,835,445 and \$2,759,486, and MHIC's investment amounted to \$832,761 and \$778,072, respectively.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

8. New Markets Tax Credit Program Revenue (NMTC)

MHIC has entered into agreements with the various MHIC-CDEs to provide professional, administrative and management services. The fees for these services were determined by MHIC. These services include all administrative and management support in connection with the formation of the MHIC-CDEs, legal and professional services required to close loans to or investments in qualifying businesses, and asset management services to monitor business and compliance aspects of MHIC-CDEs' loans and investments. These fees are earned on a monthly basis as the services are provided and payment is anticipated within thirty days of billing based on available cash flow.

During the years ended December 31, 2020 and 2019, MHIC earned total fees for services to the MHIC'CDEs of \$2,827,277 and \$3,083,928, respectively. Amounts receivable in connection with these contractual fees totaled \$1,095,966 and \$648,532 at December 31, 2020 and 2019, respectively.

9. Low Income Housing Tax Credit Program Revenue (LIHTC)

MHIC has entered into agreements with various LIHTC Partnerships to provide investment and management services. The fees for these services were determined by MHIC. These services include underwriting and administrative support in connection with syndicating investments, legal and professional services required to close loans to or investments in qualifying businesses and long-term asset management services to monitor business and compliance aspects of the portfolio of investments. These fees are earned on a monthly basis as the services are provided and payment is anticipated within thirty days of billing based on available cash flow.

During the years ended December 31, 2020 and 2019, MHIC earned total fees for services to the LIHTC Partnerships of \$4,104,748 and \$3,721,303, respectively. Amounts receivable in connection with these contractual fees totaled \$2,105,146 and \$2,458,691 at December 31, 2020 and 2019, respectively.

Unearned equity fees reflect MHIC's obligation to provide future services to the LIHTC Partnerships as consideration for the fees received in advance. This obligation is reduced as services are provided, according to the revenue recognition methodology as described above.

The following table provides information about significant changes in the unearned fees for the years ended December 31, 2020 and 2019:

	2020	2019
Unearned fees, beginning balance	\$ 1,724,068	\$ 1,906,128
Investor servicing fees recognized	(502,851)	(376,887)
Collection of advanced fees	 1,470,852	 194,827
Unearned fees, ending balance	\$ 2,692,069	\$ 1,724,068

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

10. Program Related Loans

Program related loans are loans made to low-income housing and community development projects and are offered in conjunction with financing provided by affiliates of MHIC. MHIC typically provides the predevelopment or high loan-to-value component of the financing for a given transaction. Program related loans earn interest at either fixed or variable rates that range from 0% to 6.25% and are secured, in a subordinated position, by the underlying real estate.

At December 31, 2020 and 2019, the activity in the program related loans were as follows:

	2020	2019
Beginning balance	\$ 28,244,316	\$ 15,662,170
Loan disbursements	23,758,381	19,519,799
Loan repayments	(26,959,341)	(6,937,653)
Program related loans outstanding	25,043,356	28,244,316
Allowance for loan losses	(1,279,901)	(846,654)
Ending balance	\$ 23,763,455	\$ 27,397,662

At December 31, 2020 and 2019, project loans consist of the following:

Loan category	2020	2019
Construction	\$ 1,512,966	\$ 4,347,977
Acquisition	6,979,270	11,090,069
Amortizing	12,241,739	7,523,313
Mini perm	1,645,690	3,412,986
Line of credit	-	16,978
Bridge	1,820,613	131,918
Predevelopment	843,078	1,721,075
Program related loans outstanding	25,043,356	28,244,316
Allowance for loan losses	(1,279,901)	(846,654)
Ending balance	\$ 23,763,455	\$ 27,397,662

Notes to Consolidated Financial Statements - *continued* December 31, 2020 and 2019

10. Program Related Loans – continued

At December 31, 2020, contract maturities of the above loans are as follows:

2021	\$ 5,316,812
2022	2,995,000
2023	-
2024	54,295
2025	3,423,130
Thereafter	 13,254,119
Total	\$ 25,043,356

The amount of loans on which MHIC has ceased accruing interested totaled \$1,117,747 and \$1,293,000 at December 31, 2020 and 2019, respectively. The amount of interest not recorded on nonaccrual loans was approximately \$36,493 and \$30,994 for the years ended December 31, 2020 and 2019, respectively.

The following tables present informative data by class of financing receivable regarding their age and interest accrual status at December 31, 2020 and 2019:

			Past Due	Status of Inte	erest Accruals			
					_		Financing	
						Total Financing	Receivables	
						Receivables on	Past 90 + Days	
					Total Financing	Non-Accrual	still Accruing	
December 31, 2020	Current	30-59 Days	60-89 Days	90 + Days	Receivables	Status	Interest	
Construction	\$ 1,512,966	\$ -	\$ -	\$ -	\$ 1,512,966	\$ -	\$ -	
Acquisition	6,979,270	-	-	-	6,979,270	-	-	
Amortizing	11,123,992	-	-	1,117,747	12,241,739	1,117,747	-	
Mini perm	1,645,690	-	-	-	1,645,690	-	-	
Bridge	1,820,613	-	-	-	1,820,613	-	-	
Predevelopment	843,078				843,078			
Total	\$23,925,609	\$ -	\$ -	\$ 1,117,747	\$ 25,043,356	\$ 1,117,747	\$ -	

			Past Due				_			Status of Inte	rest	Accruals	
]	Financing
										To	tal Financing	R	eceivables
										Re	ceivables on	Pas	t 90 + Days
								To	otal Financing	N	on-Accrual	sti	Il Accruing
December 31, 2019	Current	30-59	9 Days	60-	89 Days	90	+ Days	Receivables		Status		Interest	
Construction	\$ 4,347,977	\$	-	\$	-	\$	-	\$	4,347,977	\$	-	\$	-
Acquisition	11,090,069		-		-		-		11,090,069		-		-
Amortizing	6,230,313		-		-	1	,293,000		7,523,313		1,293,000		-
Mini perm	3,412,986		-		-		-		3,412,986		-		-
Line of credit	16,978		-		-		-		16,978		-		-
Bridge	131,918		-		-		-		131,918		-		-
Predevelopment	1,721,075		-					_	1,721,075			_	
Total	\$26,951,316	\$	-	\$	-	\$ 1	,293,000	\$	28,244,316	\$	1,293,000	\$	

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

10. Program Related Loans – continued

Program related loans do not include loans made under the NSP1, NSP2 and HCRG programs. Such loans made for the acquisition and rehabilitation of foreclosed properties require deeded affordability restrictions and provide for the forgiveness of outstanding loan balances based on compliance with those restrictions. During 2020 and 2019, no NSP and HCRG loan funds were disbursed and recorded as grant expense. Program regulations require that the recovery of loan funds, if any, be recorded as program income when received. As of December 31, 2020 and 2019, no program income was earned and recorded in the consolidated statements of activities.

Program related loans do not include loans made utilizing Federal Realty Investment Trust (FRIT) subsidy grant funds. Such loans made for the development of 49 scattered site units of permanent affordable housing in the City of Somerville are fully reserved and expected to be forgiven. During 2020 and 2019, FRIT loan funds disbursed and recorded as grant expense totaled \$2,580,114 and zero, respectively.

11. Program Related Investments

MHIC acquired a .01% interest in various New Markets program CDEs and/or subsidiaries amounting to \$30,018 and \$33,654 at December 31, 2020 and 2019, respectively. MHIC through its wholly owned subsidiaries entered into these limited liability companies to serve as the investor member and accounts for these investments under the equity method.

The HNEF LLCs have provided equity financing to HNEF LP for approximately 31% of its partnership interests. At December 31, 2020 and 2019, this investment is accounted for on the equity method and totaled \$4,285,762 and \$5,210,610, respectively. At December 31, 2020 and 2019, HNEF LP had total assets of \$15,921,500 and \$17,321,169, total liabilities of \$419,065 and \$1,616,334, and total partners' equity of \$15,502,435 and \$15,704,835, respectively. For the years ended December 31, 2020 and 2019, HNEF LP had total revenue of \$308,007 and \$307,703, total expenses of \$2,220,769 and \$1,625,926, and a net loss of \$1,912,762 and \$1,318,223, respectively.

12. Investments in Marketable Securities

Investments in marketable securities consist of Ginnie Mae pass-through securities.

The Ginnie Mae securities were purchased as collateral for certain borrowing transactions with the Federal Home Loan Bank of Boston. There is an active secondary market for these securities and management considers them held "for-sale". The underlying assets consist of mortgage loans that are insured by the federal government.

At December 31, 2020 and 2019, the securities were valued at \$59,607 and \$148,562, respectively. During 2020 and 2019, MHIC recorded unrealized gains of \$348 and \$1,653, respectively.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

12. Investments in Marketable Securities – continued

All investment assets have been valued using the market approach. There have been no changes in the methodologies used at December 31, 2020 and 2019.

The Ginnie Mae's securities are backed by U.S. Government securities and estimated based on quoted market prices for securities of similar maturity in markets that are not active and are considered level 2 investments.

13. Notes Payable

MHIC has borrowed \$1,000,000 from the Department of Housing and Community Development under the Affordable Housing Trust Fund Statute. The loan bears no interest and the entire amount is payable in full on December 31, 2030. At December 31, 2020 and 2019, the outstanding balance was \$1,000,000.

MHIC has borrowed \$1,000,000 from the Boston Foundation. The loan bears interest at 1.5% and matures on December 15, 2025. At December 31, 2020 and 2019, the outstanding balance was \$1,000,000.

MHIC has borrowed \$3,600,000 from the Northern Trust Company. The loan bears interest at 1.5% and matures on December 14, 2025. At December 31, 2020 and 2019, the outstanding balance was \$3,600,000.

MHIC has borrowed \$2,672,778 from the Federal Home Loan Bank under the Jobs for New England program (JNE) for the purpose of making commercial loans to two specific projects. In addition, MHIC borrowed \$3,734,500 under the Affordable Housing Program (AHP) for the purpose of making permanent loans to two specific projects. The loans bear interest at rates ranging from 0% to 1% and have maturity dates that range from April 2025 to February 2039. At December 31, 2020 and 2019, the outstanding balance of notes payable to the Federal Home Loan Bank was \$6,096,347 and \$6,235,622, respectively.

MHIC has borrowed \$5,000,000 from the Kresge Foundation for the purpose of making commercial loans to specific projects. The loan bears interest at 1% and matures November 27, 2028. At December 31, 2020 and 2019, the outstanding balance was \$2,563,900.

MHIC has borrowed \$1,000,000 from the Boston Medical Center for the purpose of making commercial loans to specific projects. The loan bears no interest and matures December 18, 2026. At December 31, 2020 and 2019, the outstanding balance was \$1,000,000.

During 2020, MHIC borrowed \$1,625,000 from Mass General Brigham Incorporated for the purpose of making a commercial loan to a specific project. The loan bears interest at 1% and matures May 14, 2026. At December 31, 2020, the outstanding balance was \$1,625,000.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

13. Notes Payable - continued

During 2020, MHIC borrowed \$150,000 from the Small Business Administration (SBA) under the Economic Injury Disaster Loan (EIDL) program. The loan bears interest at 2.75% and matures June 8, 2050. At December 31, 2020, the outstanding balance was \$150,000.

MHIC has entered into an Equity Equivalent Investment Agreement (EQ2 Agreement) with Citizens Bank for up to \$5,000,000 to facilitate investments evaluated under the provisions of the Community Reinvestment Act (CRA). During 2020, MHIC borrowed \$3,000,000 under the EQ2 Agreement. The subordinated debt instrument bears interest at 2% and matures October 1, 2025, with automatic three-year extensions at each renewal date. The note also contains various restrictions and covenants as required under the EQ2 Agreement. At December 31, 2020, the outstanding balance was \$3,000,000.

CMF entered into a revolving loan agreement with the LLC, bearing interest at the rate of one percentage point above the prime rate, adjusted daily. The total amount available under the revolving loan was \$5,400,000, with all outstanding principal and interest payable no later than April 2027. During 2018, the revolving loan agreement was amended to increase the total amount available to \$15,500,000, and modify the interest rate to 4.75% per annum through April 4, 2027. CMF has pledged to the LLC a security interest in and lien on all assets as collateral for the revolving loan. At December 31, 2020 and 2019, the outstanding balance was zero and \$10,627,575, respectively.

Scheduled payments of principal for the next five years and thereafter is as follows:

2021	\$ 139,796
2022	140,321
2023	140,849
2024	141,341
2025	9,016,917
Thereafter	10,456,023
Total	\$ 20,035,247

14. Cash and Credit Risk

At December 31, 2020 and 2019, cash balances are held at financial institutions with federal insured limits of up to \$250,000 for each financial institution. Balances held at these institutions during the year can exceed this limit. MHIC has not experienced any losses in such accounts. Management believes it is not exposed to any significant credit risk on its cash.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

15. Employee Benefit Plan

As a tax-exempt 501(c)(3) corporation, MHIC established a noncontributory, defined contribution plan under Section 401(a) of the Internal Revenue Code covering all full-time employees. The employer contribution has multiple components that are based upon a percentage of employee salary. These components include 4% profit sharing, a 100% match of employee contributions up to 3% of a given employee's salary and a safe harbor match of up to an additional 1% of a given employee's salary. MHIC contributed and charged to expense \$377,038 and \$329,808 for the years ended December 31, 2020 and 2019, respectively. These amounts are reflected in salaries and employee benefits in the accompanying consolidated statements of activities.

16. Leases

MHIC leases its facilities and certain furniture and equipment under operating leases that expire over future periods and require various minimum rental payments.

MHIC incurred lease expenses associated with office space and equipment of \$543,248 and \$556,861, for the years ended December 31, 2020 and 2019, respectively. MHIC's current office lease expires on December 31, 2025 with one five-year option to extend.

Future minimum payments under these noncancelable operating leases consist of the following at December 31, 2020:

Year	4	Amount
2021	\$	479,629
2022		489,812
2023		499,995
2024		554,984
2025		565,167
Total	\$ 2	2,589,587

17. Guarantees Provided for Borrowing Facilities of Affiliates

As of December 31, 2020 and 2019, MHIC is the guarantor on several borrowing facilities of its affiliates, for which there is no outstanding balance. These credit facilities are primarily secured by pledges of first mortgage loans, unconditional investor notes or partnership interests. In the event that the borrowings of the affiliates cannot be repaid as scheduled and the above mentioned primary collateral is not sufficient to cover the outstanding balance, MHIC would assure the obligation. MHIC has not recognized any obligations relative to the guarantees.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

18. Fixed Assets

Property and equipment consists of the following:

	2020	2019			
Furniture	\$ 248,803	\$	248,803		
Equipment	182,910		182,910		
Leasehold improvements	 103,834		75,265		
Total fixed assets	535,547		506,978		
Accumulated depreciation	 (422,360)		(329,098)		
Total	\$ 113,187	\$	177,880		

19. Restricted Cash

At December 31, 2020 and 2019, restricted cash consists of the following:

	2020	2019
FRIT subsidy grant advances	\$ 5,722	\$ 2,580,500
CDFI conditional grant advances	1,143,822	156,649
CDFI unadvanced program income	846,144	85,262
Other program lending funds	 2,176,512	 3,564,466
Total restricted cash	\$ 4,172,200	\$ 6,386,877

20. Net Assets with Donor Restrictions

Net assets with donor restrictions for the years ended December 31, 2020 and 2019 were as follows:

	2020	2019
Specific Purpose and Passage of Time		
CDFI Capital Magnets Grant restricted for use in a revolving		
loan fund	\$ 1,800,000	\$ 1,800,000
CDFI Neighborhood Commerce Grant restricted for use		
towards loan loss reserves	15,000	
Total net assets with donor restrictions	\$ 1,815,000	\$ 1,800,000

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

21. Liquidity and Availability

The following represents MHIC's financial assets at December 31, 2020 and 2019:

		2020		2019
Financial assets at year end:				
Cash and cash equivalents	\$	9,813,899	\$	9,589,613
Restricted cash		4,172,200		6,386,877
Fee receivable - LIHTC Partnerships		2,105,146		2,458,691
Fee receivable - NMTC CDEs'		1,095,966		648,532
Current portion of program related loans		5,316,812		13,995,584
Program loan interest receivable		262,873		361,628
Accounts receivable		824,150		568,718
Due from affiliates		534,653	_	550,285
Total financial assets	_	24,125,699		34,559,928
Less amounts not available to be used within one year:				
Net assets with donor restrictions		(1,815,000)		(1,800,000)
Financial assets available to meet general				
expenditures within one year	\$	22,310,699	\$	32,759,928

As part of its liquidity management, MHIC has a policy to structure its financial assets to be available as its general expenditures, liabilities and other obligations come due. In addition, MHIC invests cash in excess of daily requirements in overnight funding deposits and money market accounts. The Board of Directors occasionally designates a portion of any operating surplus to provide for additional cash needs. Additionally, any proceeds received from the program related loans may be used to repay current obligations on notes payable, make new program related loans or be appropriated to support other aspects of MHIC's general operations.

22. COVID-19

On March 11, 2020, the World Health Organization characterized the outbreak of a novel strain of coronavirus (COVID-19) as a pandemic. In addition, multiple jurisdictions in the U.S. have declared a state of emergency. The COVID-19 outbreak has and may continue to negatively impact construction costs and timelines, as well as lease-up and cash flows for projects financed by MHIC, which in turn could affect the valuation of those assets and the liquidity associated with the collection of those accounts. During 2020, MHIC received \$761,100 in loan funds from Citizens Bank under the Paycheck Protection Program (PPP) funded by the SBA to support its programs and employees. MHIC used these funds for expenditures that qualified for loan forgiveness under the PPP. The loan was forgiven by the SBA on December 22, 2020.

Notes to Consolidated Financial Statements - *continued*December 31, 2020 and 2019

22. *COVID-19* – continued

As of December 31, 2020, MHIC has accounted for the PPP loan proceeds as a conditional contribution, the conditions of which, have been met in accordance with U.S. GAAP. Additionally, MHIC received an EIDL loan from the SBA as described in Note 13.

The extent of the impact of COVID-19 on MHIC's operational and financial performance will depend on specific developments, including the duration and spread of the outbreak, impact on its customers, employees, and vendors, all of which are uncertain and cannot be predicted. At this point, the extent to which COVID-19 may continue to impact MHIC's financial condition or results of operations is unknown.

23. Affiliated Entities

Under GAAP, a not-for-profit corporation such as MHIC, that owns the general partner or managing member of a limited partnership or limited liability company, respectively, is presumed to have control of those organizations unless certain circumstances exist that overcome that presumption of control. Accordingly, MHIC is deemed to have control over HNEF LP, the LLC and sixteen LIHTC Partnerships, which have not been consolidated into these financial statements, even though consolidation is required under GAAP.

The following unaudited information summarizes the financial position and activities of these entities as of and for the years ended December 31, 2020 and 2019:

	2020	2019
Total assets	\$ 364,658,605	\$ 347,349,657
Total liabilities	\$ 23,072,845	\$ 15,763,653
Equity	341,585,760	331,586,004
Total liabilities and equity	\$ 364,658,605	\$ 347,349,657
Total operating revenue	\$ 2,179,952	\$ 2,202,370
Total operating expenses	(3,290,536)	(2,908,985)
Total non-operating revenue/(expenses)	(48,156,981)	(41,884,102)
Net loss	\$ (49,267,565)	<u>\$ (42,590,717)</u>

24. Subsequent Events

MHIC has performed an evaluation of subsequent events through June 10, 2021, which is the date MHIC's consolidated financial statements were available to be issued. No material subsequent events have occurred since December 31, 2020, that require recognition or disclosure in these consolidated financial statements.

Supplemental Schedules

Massachusetts Housing Investment Corporation and Wholly Owned Subsidiaries Supplemental Consolidating Schedule of Financial Position

December 31, 2020

-		
- 4	21922	

A33613	MHIC MHEF NSLF HNEF I		HNEF LLCs'	CMF	NCF	Eliminations	Consolidated	
Current Assets								
Cash and cash equivalents	\$ 8,843,114	\$ 1,480	\$ 3,937	\$ -	\$ 215,556	\$ 749,812	\$ -	\$ 9,813,899
Restricted cash	1,792,620	-	-	-	831,144	1,548,436	-	4,172,200
Fee receivable - LIHTC Partnerships	2,105,146	-	-	-	-	-	-	2,105,146
Fee receivable - NMTC CDEs'	1,095,966	-	-	-	-	-	-	1,095,966
Current portion of program related loans	2,484,000	-	-	-	2,692,482	140,330	-	5,316,812
Program loan interest receivable	186,981	-	-	-	53,931	21,961	-	262,873
Accounts receivable	824,150	-	-	-	-	-	-	824,150
Due from affiliates	6,689,913						(6,155,260)	534,653
Total current assets	24,021,890	1,480	3,937		3,793,113	2,460,539	(6,155,260)	24,125,699
Other Assets								
Investment in marketable securities	59,607	-	-	-	-	-	-	59,607
Investment in capital stock	266,500	-	-	-	-	-	-	266,500
Program related loans	15,623,211	-	-	-	457,857	2,365,575	-	18,446,643
Investment in subsidiaries	7,225,928	-	-	-	-	-	(7,225,928)	-
Program related investments	30,018	-	-	4,285,762	-	-	-	4,315,780
Other assets	203,608	-	-	-	-	9,331	-	212,939
Furniture, equipment and leasehold								
improvements, net of accumulated depreciation	113,187							113,187
Total other assets	23,522,059			4,285,762	457,857	2,374,906	(7,225,928)	23,414,656
Total assets	\$ 47,543,949	\$ 1,480	\$ 3,937	\$ 4,285,762	\$ 4,250,970	\$ 4,835,445	\$ (13,381,188)	\$ 47,540,355

Massachusetts Housing Investment Corporation and Wholly Owned Subsidiaries Supplemental Consolidating Schedule of Financial Position - continued

December 31, 2020

Liabilities and Net Assets

	MHIC	MHEF	NSLF	HNEF LLCs'	CMF	NCF	Eliminations	Consolidated
Current Liabilities								
Current portion of notes payable Due to affiliates	\$ 139,796	\$ -	\$ -	\$ -	\$ - 5	*	\$ -	\$ 139,796
Deferred grant revenue	1,143,822	-	-	-	2,148,982	4,002,684	(6,151,666)	1,143,822
Accrued expenses and other liabilities	2,607,947			-			(3,594)	2,604,353
Total current liabilities	3,891,565				2,148,982	4,002,684	(6,155,260)	3,887,971
Long-Term Liabilities								
Unearned fees	2,692,069	-	-	-	-	-	-	2,692,069
Notes payable	19,895,451					-		19,895,451
Total long-term liabilities	22,587,520				<u> </u>			22,587,520
Total liabilities	26,479,085				2,148,982	4,002,684	(6,155,260)	26,475,491
Net Assets								
Without donor restrictions	19,249,864	1,480	3,937	4,285,762	2,101,988	832,761	(7,225,928)	19,249,864
With donor restrictions	1,815,000	<u>-</u>		<u> </u>	<u> </u>	<u>-</u>		1,815,000
Total net assets	21,064,864	1,480	3,937	4,285,762	2,101,988	832,761	(7,225,928)	21,064,864
Total liabilities and net assets	\$ 47,543,949	\$ 1,480	\$ 3,937	\$ 4,285,762	\$ 4,250,970	\$ 4,835,445	\$ (13,381,188)	\$ 47,540,355

Supplemental Consolidating Schedule of Activities For the Year Ended December 31, 2020

	MHIC	MHEF		NSLF	H	NEF LLCs'		CMF	NCF	Ε	liminations	C	onsolidated
Operating Revenue and Support													
Interest on deposits	\$ 43,692	\$ -	\$	-	\$	-	\$	1,207	\$ 498	\$	-	\$	45,397
Interest on program related loans	507,086	-		-		-		605,928	172,071		-		1,285,085
Unrealized gain on investments	348	-		-		-		-	-		-		348
Loan program revenue	1,100,716	-		-		-		-	-		-		1,100,716
NMTC program revenue	2,827,277	-		-		-		-	-		-		2,827,277
LIHTC program revenue	4,104,748	-		-		-		-	-		-		4,104,748
Other program revenue	1,080,679	-		-		-		-	-		(24,796)		1,055,883
Grant revenue	911,100								 		-		911,100
Total operating revenue and support	10,575,646							607,135	 172,569	_	(24,796)	_	11,330,554
Operating Expenses													
Salaries and employee benefits	7,260,391	_		_		-		-	_		_		7,260,391
Occupancy, equipment and furniture	543,248	-		_		_		-	_		-		543,248
Professional services	1,537,244	-		-		_		-	_		-		1,537,244
Depreciation	93,263	-		-		-		-	-		-		93,263
Grant expense	160,243	-		-		-		-	-		-		160,243
Interest expense	135,942	-		-		-		407,890	5,696		-		549,528
Other office expenses and support	913,903	149					_	13,377	 3,971	_	(24,796)		906,604
Total operating expenses	10,644,234	149						421,267	 9,667		(24,796)		11,050,521
Change in net assets from operations	(68,588)	(149)	-		-		185,868	162,902		-		280,033
Non - Operating Revenue/(Expenses)													
Federal grant revenue	123,213	-		-		-		-	15,000		-		138,213
Federal grant expenses	-	-		-		-		-	(123,213)		-		(123,213)
Other grant revenue	2,580,114	-		-		-		-	-		-		2,580,114
Other grant expenses	(2,580,114)	-		-		-		-	-		-		(2,580,114)
Loss from investment in subsidiaries	(684,440)				_	(924,848)			 	_	684,440	_	(924,848)
Total change in net assets	\$ (629,815)	\$ (149) \$		\$	(924,848)	\$	185,868	\$ 54,689	\$	684,440	\$	(629,815)
Net assets at beginning of year	\$ 21,694,679	\$ 491,629	\$	263,692	\$	5,210,610	\$	1,916,120	\$ 778,072	\$	(8,660,123)	\$	21,694,679
Distributions	-	(490,000)	(259,755)		-		-	-		749,755		-
Change in net assets	(629,815)	(149)	-		(924,848)		185,868	 54,689	_	684,440		(629,815)
Net assets at end of year	\$ 21,064,864	\$ 1,480	\$	3,937	\$	4,285,762	\$	2,101,988	\$ 832,761	\$	(7,225,928)	\$	21,064,864

Schedule of Expenditures of Federal Awards

Schedule of Expenditures of Federal Awards December 31, 2020

Federal Grantor (Pass-Through Grantor) Program or Cluster Title	Federal CFDA Number	Pass-Through Entity Identifying Number	Eχ	Federal ependitures	Expenditures to Subrecipients	
U.S. Department of Treasury Direct Program:						
Capital Magnet Fund	21.011	N/A	\$	1,800,000	\$	-
Community Development Financial Institutions Program	21.020	N/A		123,213		
Total U.S. Department of Treasury				1,923,213		
Small Business Administration						
Direct Program:						
Disaster Assistance Loans	59.008	N/A		150,000		
Total Expenditures of Federal Awards			\$	2,073,213	\$	

Notes to Schedule of Expenditures of Federal Awards December 31, 2020

1. Basis of Presentation

The accompanying schedule of expenditures of federal awards (the Schedule) includes the federal award activity of Massachusetts Housing Investment Corporation and its wholly owned subsidiaries (MHIC) under programs of the Federal government for the year ended December 31, 2020. The information in this Schedule is presented in accordance with the requirements of Title 2 U.S. *Code of Federal Regulations* Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance). Because the Schedule presents only a selected portion of the operations of MHIC, it is not intended to and does not present the financial position, changes in net assets or cash flows of MHIC.

2. Summary of Significant Accounting Policies

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

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

3. Capital Magnet Fund

MHIC has been awarded \$1,800,000 by the Community Development Financial Institutions Fund to capitalize an Affordable Housing Fund and deploy loans under the Capital Magnet Fund program. The revolving loan fund has ongoing compliance requirements through the end of the Investment Period in January 2022. In accordance with award requirements, the Schedule includes outstanding loans and committed lines of credit as of December 31, 2020 and grant funds advanced but not deployed or committed as of December 31, 2020. At December 31, 2020, outstanding loans and committed lines of credit totaled \$968,856.

4. Disaster Assistance Loans

During 2020, MHIC received proceeds of \$150,000 from the SBA under the Economic Injury Disaster Loan program (CFDA #59.008). During 2020, no repayments were made against the loan. At December 31, 2020, the outstanding balance of the loan was \$150,000.

Report on Internal Control and Compliance in Accordance with Government Auditing Standards



Independent Auditors' Report on Internal Control over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed In Accordance with Government Auditing Standards

The Board of Directors of **Massachusetts Housing Investment Corporation**

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the financial statements of Massachusetts Housing Investment Corporation (a nonprofit Organization) and its wholly owned subsidiaries' (MHIC), which comprise the consolidated statement of financial position as of December 31, 2020, and the related consolidated statements of activities, functional expenses, and cash flows for the year then ended, and the related notes to the consolidated financial statements, and have issued our report thereon dated June 10, 2021, which was qualified because the consolidated financial statements do not include affiliated legally-separate for-profit entities which MHIC has sponsored in furtherance of its affordable housing charitable mission.

Internal Control Over Financial Reporting

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

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

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

Compliance and Other Matters

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

Purpose of this Report

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

Daniel Dennis & Company LLP

June 10, 2021

Report on Compliance and Internal Control Required by the Uniform Guidance



Independent Auditors' Report on Compliance For Each Major Program and on Internal Control
Over Compliance Required by the Uniform Guidance

The Board of Directors of

Massachusetts Housing Investment Corporation

Report on Compliance for the Major Federal Program

We have audited Massachusetts Housing Investment Corporation and its wholly owned subsidiaries' (MHIC) compliance with the types of compliance requirements described in the *OMB Compliance Supplement* that could have a direct and material effect on MHIC's major federal program for the year ended December 31, 2020. MHIC's major federal program is identified in the summary of auditors' results section of the accompanying schedule of findings and questioned costs.

Management's Responsibility

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

Auditors' Responsibility

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

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

Opinion on the Major Federal Program

In our opinion, MHIC complied, in all material respects, with the types of compliance requirements referred to above that could have a direct and material effect on its major federal program for the year ended December 31, 2020.

Report on Internal Control Over Compliance

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

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

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

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

Daniel Dennis & Company LLP

June 10, 2021

Schedule of Findings and Questioned Costs

Schedule of Findings and Questioned Costs For the Year Ended December 31, 2020

SECTION I - Summary of Auditor's Results

type A and type B programs:

Auditee qualified as low-risk auditee?

Financial Statements Type of auditors' report issued: Qualified Internal control over financial reporting: Material weakness(es) identified? X Significant deficiency(ies) identified that are not considered to be material weakness(es)? X none reported yes Noncompliance material to financial statements noted? X yes no Federal Awards Internal control over major programs: Material weakness(es) identified? yes X no Significant deficiency(ies) identified that are not considered to be material weakness(es)? yes X none reported Type of auditor's report issued on compliance Unmodified for major programs: Any audit findings disclosed that are required to be reported in accordance with section 200.516(a) of the Uniform Guidance? yes X no Identification of major programs: CFDA Number Name of Program or Cluster 21.011 Capital Magnet Fund Dollar threshold used to distinguish between

750,000

yes

X no

Schedule of Findings and Questioned Costs - *continued*For the Year Ended December 31, 2020

SECTION II – Financial Statement Findings

A. Deficiencies in Internal Control over Financial Reporting

None

- B. Material Fraud and Noncompliance with Provisions of Laws and Regulations
 None
- C. Material Noncompliance with Provisions of Contracts and Grant Agreements

 None
- D. Material Abuse

None

SECTION III – Federal Award Findings and Questioned Costs

No matters were reported.

Summary Schedule of Prior Audit Findings For the Year Ended December 31, 2020

There were no unresolved audit findings from prior years' audits of Massachusetts Housing Investment Corporation.