Community Development Administration

Maryland Department of Housing and Community Development Housing Revenue Bonds

QUARTERLY REPORT PROVIDED PURSUANT TO SECURITIES AND EXCHANGE COMMISSION RULE 15c2-12

The following financial information is being provided by the Community Development Administration (the "Administration"), a unit of the Division of Development Finance of the Department of Housing and Community Development, a principal department of the State of Maryland (the "Department"). The information included in this disclosure is current as of March 31, 2025 and updates the Annual Report dated October 24, 2024 which was current as of June 30, 2024 for the Administration's Housing Revenue Bond Program. Reference is made to the Administration's official statement with respect to its Housing Revenue Bonds (the "Bonds"), the most recent of which is dated March 31, 2025 for its Housing Revenue Bonds, Series 2025 A and is herein referred to as the "Official Statement", for definitions of terms used herein, additional information about the Administration, the Department and their programs and the annual financial information contained therein.

In addition to the Annual Report provided pursuant to SEC Rule 15c2-12, the Administration currently provides quarterly updates to the annual Electronic Municipal Market Access ("EMMA") filing on a voluntary basis. The policy of voluntarily disseminating information is not a contractual obligation to anyone, and the Issuer may discontinue this practice at any time in its discretion without notice.

Questions concerning this release should be directed to Investor Relations at (301) 429-7897, or cdabonds_mailbox.dhcd@maryland.gov.

Financial Statements of the Administration and the Maryland Housing Fund

The financial statements for the fiscal years ending June 30, 2024 and June 30, 2023 of the Housing Revenue Bonds of the Administration (the "Fund") have been audited by CliftonLarsonAllen LLP, as described in the Independent Auditor's Report of CliftonLarsonAllen LLP, accompanying the financial statements in Appendix A to this report. As indicated in the report of the auditors, such financial statements have been prepared in conformity with accounting principles and the audits conducted in accordance with auditing standards generally accepted in the United States. Unaudited financial statements for the Fund for nine months ending March 31, 2025 are also included in Appendix A.

The financial statements for the fiscal years ending June 30, 2024 and June 30, 2023 of the Maryland Housing Fund ("MHF") have been audited by CliftonLarsonAllen LLP, as described in the Independent Auditor's Report of CliftonLarsonAllen LLP, accompanying the financial statements in the Appendix E to this report. As indicated in the report of the auditors, such financial statements have been prepared in conformity with accounting principles and the audits conducted in accordance with auditing standards generally accepted in the United States. Unaudited financial statements for MHF for the nine months ending March 31, 2025 are also included in Appendix E.

MHF is a unit of the Division of Credit Assurance of the Department. MHF does not ensure the Bonds, and the assets of MHF are not available to the Administration or the Trustee to satisfy the obligations to the holders of the Bonds; however, MHF insures certain mortgage loans made from the proceeds of the Bonds and from other sources and is obligated to pay mortgage insurance claims to the extent of its contractual undertakings therefore. Reference is made to Appendix E "Certain Information Relating to the Maryland Housing Fund" and the Official Statement for further information about MHF.

THE PROGRAM

Existing Portfolio

Under the Bond Resolution, as of March 31, 2025, the Administration had outstanding (1) ninety-six Loans (as defined in the "Bond Resolution") for eighty Rental Housing Developments (excluding Group Home Loans) which had a total outstanding principal balance of \$570,069,248; and (2) thirty-six Group Home Loans having an outstanding principal balance of \$3,657,553.

The following table sets forth as of March 31, 2025 for each county of the State and Baltimore City, the number of Rental Housing Developments, units within such Rental Housing Developments, and, on an aggregate basis, the outstanding principal balance of loans. This table excludes Group Home Loans.

Distribution of Rental Housing Developments as of March 31, 2025

	Number of	Number of	Units as a	0	Percent of
County	Number of Developments	Number of Units	Percentage of Total	Current Loan Amount	Current Loan Amount
Allegany County	2	177	2.34%	13,097,238	2.30%
Anne Arundel County	5	692	9.15%	97,681,466	17.14%
Baltimore City	16	1,571	20.75%	89,571,537	15.71%
Baltimore County	4	322	4.25%	31,699,767	5.56%
Calvert County	1	67	0.88%	3,251,974	0.57%
Caroline County	2	125	1.65%	4,186,683	0.73%
Carroll County	1	82	1.08%	3,204,776	0.56%
Cecil County	8	572	7.55%	35,118,529	6.16%
Frederick County	6	540	7.13%	53,576,149	9.40%
Harford County	4	283	3.74%	23,300,121	4.09%
Howard County	5	411	5.43%	33,960,078	5.96%
Kent County	3	141	1.86%	5,345,415	0.94%
Montgomery County	4	415	5.48%	33,131,028	5.81%
Prince George's County	5	1,028	13.57%	94,673,526	16.61%
Queen Anne's County	1	54	0.71%	4,535,000	0.80%
Somerset County	1	60	0.79%	1,902,737	0.33%
St. Mary's County	2	208	2.75%	7,624,636	1.34%
Talbot County	2	168	2.22%	4,941,867	0.87%
Washington County	2	104	1.37%	7,773,109	1.36%
Wicomico County	5	453	5.98%	19,980,165	3.49%
Worcester County	1	100	1.32%	1,513,445	0.27%
Totals: (1)	80	7,573	100.00%	\$570,069,248	100.00%

¹ Amount and percentages may not total exactly due to rounding.

Credit Enhancement of Rental Housing Loans

As of March 31, 2025, the Loans financing rental housing developments ("Rental Housing Loans") were insured or credit enhanced as follows:

Insurer or Guarantor		Number of Loans	Number of Units	Percentage of Total Units Insured	Outstanding Loan Amount (1)	Percent of Outstanding Loan Amount
CASH COLLATER	RAL (5)	1	0	0.00%	229,590	0.04%
FNMA		1	123	1.62%	1,664,465	0.29%
GNMA	(7)	6	651	8.60%	30,429,816	5.34%
RISK SHARE	(2)	87	6,799	89.78%	537,401,834	94.27%
UNINSURED	(3)	1	0	0.00%	343,542	0.06%
Tot	als: ⁽⁴⁾	96	7,573	100.00%	\$570,069,248	100.00%

1 The "Outstanding Loan Amount" represents amortized principal balances and bond proceeds disbursed as of March 31, 2025.

2 These Loans are insured under the FHA Risk-Sharing Program. Under the program, upon payments of a claim by FHA, the Administration would be responsible for reimbursement to FHA of 25-50% of the claim, depending on the risk-sharing level (Level I reflects a 50/50 share betw een FHA and the Administration; Level II reflects a 75/25 share betw een FHA and the Administration, with FHA assuming 75% and the Administration 25% of the potential loss). The Administration expects to receive a payment from MHF in the amount of any payment made to FHA. For more information on the FHA Risk-Sharing Program please refer to Appendix G. For more information on these Developments please refer to Appendix C.

3 Hickory Ridge was financed, in part, with an uninsured cash flow Loan and with a senior Loan which is insured under the FHA Risk-Sharing Program. The unit count of Hickory Ridge is included in the unit count for the FHA Risk-Sharing Program.

4 Amounts and percentages may not total exactly due to rounding.

5 Loans in this category do not have Credit Enhancement. As consideration for a short term loan from the Administration for The Junction, the Borrow er will cause cash collateral to be deposited from time to time into a Collateral Subaccount securing the short term bonds (and other outstanding bonds under the Resolution) issued to fund the short term loan. As of March 31, 2025, the outstanding amount of such short term loan is \$229,590. The Junction w as also financed, in part, with a senior Loan w hich is insured under the GNMA Guaranty Program. As such, the unit count of The Junction is included in the unit count for the GNMA Guaranty Program.

6 N/A

⁷ This category includes the Selborne House development, which was not financed by a Loan or a Series of Bonds but with the proceeds of the Administration's Multifamily Development Bonds (GNMA Collateralized-Selborne House Project), Series 1996A. The Administration previously redeemed the Selborne House Bonds and transferred the related GNMA to the Series 1996A Revenue Account of the Resolution, which is pledged to the holders of the Bonds.

Housing Subsidy Payments for Rental Housing Developments

As of March 31, 2025, the multi-family rental housing developments financed by Rental Housing Loans ("Developments") received federal housing subsidy payments under the USDA Rental Assistance, Section 8, Section 236 and Section 811 programs as follows:

Housing Su Progra	•	Numbers of Developments	Number of Units	Subsidized Units	Percentage of Units Subsidized	Outstanding Loan Amount	Percent of Outstanding Loan Amount
None		38	3,482	0	0.00%	\$279,519,645	49.03%
Section 8	(1)	25	2,884	2,025	70.17%	\$247,159,481	43.36%
Section 236		1	123	123	4.26%	\$1,664,465	0.29%
USDA		13	878	652	22.59%	\$29,112,785	5.11%
Section 811		2	137	19	0.66%	\$9,191,109	1.61%
Section 8, USD	A	1	69	67	2.32%	\$3,421,763	0.60%
	TOTALS: (2)	80	7,573	2,886	100.00%	\$570,069,248	100.00%

1 In general, the subsidies for these Developments have terms that will expire prior to the maturity date of the corresponding Loan; how ever the terms are generally renew able under the terms of the applicable assistance documents subject to federal appropriations. In addition, several developments have Section 8 contracts covering less than 100% of the units and some of the Section 8 units are project rental assistance contract (PRAC) units.

2 Amounts and percentages may not total exactly due to rounding.

Group Home Loans

In addition to the Rental Housing Loans described above, the Administration acquired or financed Loans with the proceeds of prior Series of Bonds for various group housing facilities for special needs populations, including developmentally disabled individuals ("Group Homes"):

Type of Development	Number of Loans	Number of Units (1)	Type of Credit Enhancement	No. of Loans Credit Enhanced	Percent of Total Units Credit Enhanced	Outstanding Loan Amount As of 03/31/2025
Group Homes	36	123	MHF	36	100.00%	3,657,553

Note:

(1) "Units" refers to number of individuals served.

For more information on delinquencies, see Table C-3

Certain Fund Balances of the Administration

During fiscal year 1997 the Administration adopted the provisions of GASB 31, a new accounting standard adopted by the Government Accounting Standards Board. This statement requires the financial statements of the Administration to reflect investments at fair value. Accordingly, the balances of the General Bond Reserve Fund and the Debt Service Reserve Fund, as reported at March 31, 2025, include investments at fair value. Reference should be made to the Official Statement for an explanation of the uses of each fund.

Debt Service Reserve Fund. As of March 31, 2025, the available balance in the Debt Service Reserve Fund was \$17,400,099 of which \$11,721,599 was cash equivalents. The fair value of investments was \$5,678,500 of which \$5,442,943 was the book value of investments and \$235,557 was the increase in fair value. The balance on deposit satisfies the Debt Service Reserve Requirement as of March 31, 2025.

General Bond Reserve Fund. As of March 31, 2025, the available balance in the General Bond Reserve Fund was \$40,642,983 of which \$12,998,844 was cash equivalents. The fair value of investments was \$27,644,139 of which \$27,678,524 was the book value of investments and \$34,385 was the decrease in fair value. The Administration may withdraw funds within the General Bond Reserve Fund, or may pledge such funds to specific obligations, at any time for any purposes under the Act.

On May 19, 1997, the Director of the Administration adopted a determination, approved by the Secretary, stating that it is the policy of the Administration to maintain a total amount of cash, Investment Obligations and loans under the Administration's special housing opportunities program for financing Group Homes (the "Available Balance") in the General Bond Reserve Fund, as of July 1 of each year, of not less than \$20,000,000. The Determination also provides that the Administration shall provide Moody's Investors Service with written notice: (i) if, as of July 1 of any year, the Available Balance in the General Bond Reserve Fund falls below \$20,000,000, such notice to be given no later than July 31 for unaudited amounts, and no later than December 31, for audited amounts; and (ii) of any event pursuant to which the administration places or causes to be placed any lien or restriction upon all of any part of the funds held in the General Bond Reserve Fund (other than liens established in connection with the payment of principal of or interest on any of the Administration's bonds from the General Bond Reserve Fund).

Description of Loans and Developments Currently Financed or Expected to be Financed with the Proceeds of the Outstanding Series of Bonds

See Appendix C for certain information as of March 31, 2025, contained in Appendix D of the Official Statement.

Stand-Alone Series

The Administration's Housing Revenue Bonds, Series 2017 A and Series 2017 B (collectively, the "Non-Parity Bonds") each were issued on a stand-alone basis under the Bond Resolution pursuant to separate series resolutions (the "Non-Parity Series Resolutions"). The Non-Parity Bonds are not secured by the moneys, funds and accounts under the Bond Resolution pledged to Parity Bonds (as defined in the Bond Resolution). Likewise, the proceeds of Non-Parity Bonds and revenues pledged as security therefore do not constitute security for, or a source of payment of, any other Bonds issued under the Bond Resolution, including other Bonds issued on a stand-alone basis. Instead, each series of Non-Parity Bonds is separately secured solely by the proceeds and revenues pledged as security therefore under the Non-Parity Series Resolution governing such series.

Outstanding Indebtedness of the Administration

See Appendix D for an update, as of April 1, 2025, of certain information contained in Appendix E to the Official Statement.

Appendices

- A Housing Revenue Bonds, Audited Financial Statements for the fiscal years ended June 30, 2024 and June 30, 2023. Unaudited financial statements for the Fund for the nine months ending March 31, 2025 are also included in Appendix A.
- C Description of Loans and Developments.
- D Outstanding Indebtedness of the Administration.
- E Certain Information Relating to the Maryland Housing Fund: Audited Financial Statements for the year ended June 30, 2024 and June 30, 2023. Unaudited financial statements for MHF for the nine months ending March 31, 2025 are also included in Appendix E.
- G Certain Information relating to the Maryland Housing Fund Insurance Program.

Date: June 27, 2025

APPENDIX A COMMUNITY DEVELOPMENT ADMINISTRATION HOUSING REVENUE BONDS PROGRAM

FINANCIAL STATEMENTS

COMMUNITY DEVELOPMENT ADMINISTRATION HOUSING REVENUE BONDS

FINANCIAL STATEMENTS

YEARS ENDED JUNE 30, 2024 AND 2023



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COMMUNITY DEVELOPMENT ADMINISTRATION HOUSING REVENUE BONDS YEARS ENDED JUNE 30, 2024 AND 2023

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INDEPENDENT AUDITORS' REPORT

Office of the Secretary Department of Housing and Community Development Lanham, Maryland

Report on the Audit of the Financial Statements

Opinions

We have audited the financial statements of the Community Development Administration Housing Revenue Bonds (the Fund) of the Department of Housing and Community Development of the State of Maryland, as of and for the years ended June 30, 2024 and 2023, and the related notes to the financial statements, which collectively comprise the Fund's basic financial statements as listed in the table of contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Fund, as of June 30, 2024 and 2023, and the changes in financial position, and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinions

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS) and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Fund and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Emphasis of Matter

Financial Statement Presentation

As discussed in Note 1, the financial statements present only the financial position, the changes in financial position and cash flows of the Fund and do not purport to, and do not, present fairly the financial position of the Department of Housing and Community Development of the State of Maryland as of and for the years ended June 30, 2024 and 2023, and the changes in its net position and its cash flows, in conformity with accounting principles generally accepted in the United States of America. Our opinion on the basic financial statements is not modified with respect to this matter.

Responsibilities of Management for the Financial Statements

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

Auditors' Responsibilities for the Audit of the Financial Statements

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

In performing an audit in accordance with GAAS and *Government Auditing Standards*, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.

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

Required Supplementary Information

Management has elected to omit the management's discussion and analysis that accounting principles generally accepted in the United States of America require to be presented to supplement the basic financial statements. Such missing information is the responsibility of management and, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. Our opinion on the basic financial statements is not affected by this missing information.

Other Information

Management is responsible for the other information included in the annual report. The other information comprises the Supplemental Disclosure of Changes in Fair Value of Investments and Mortgage-Backed Securities but does not include the basic financial statements and our auditors' report thereon. Our opinions on the basic financial statements do not cover the other information, and we do not express an opinion or any form of assurance thereon.

In connection with our audit of the basic financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the basic financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated September 26, 2024, on our consideration of the Fund's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Fund's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Fund's internal control over financial reporting and compliance.

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Baltimore, Maryland September 26, 2024

COMMUNITY DEVELOPMENT ADMINISTRATION HOUSING REVENUE BONDS STATEMENTS OF NET POSITION (in thousands) JUNE 30, 2024 AND 2023

	2024	2023
RESTRICTED ASSETS		
RESTRICTED CURRENT ASSETS		
Cash and Cash Equivalents on Deposit	\$ 144,680	\$ 116,335
Mortgage-Backed Securities	428	504
Mortgage Loans:		
Multi-Family Construction and Permanent Financing	4,784	4,485
Accrued Interest and Other Receivables	2,243	2,038
Total Restricted Current Assets	152,135	123,362
RESTRICTED LONG-TERM ASSETS		
Investments	5,723	5,783
Mortgage-Backed Securities, Net of Current Portion	21,906	28,814
Mortgage Loans, Net of Current Portion and Allowance:		20,011
Multi-Family Construction and Permanent Financing	445,891	410,478
Total Restricted Long-Term Assets	473,520	445,075
Total Restricted Assets	\$ 625,655	\$ 568,437
LIABILITIES AND NET POSITION		
CURRENT LIABILITIES		
Accrued Interest Payable	\$ 8,908	\$ 7,359
Accounts Payable	122	120
Rebate Liability	-	365
Bonds Payable	22,739	26,268
Deposits by Borrowers	8,211	7,235
Total Current Liabilities	39,980	41,347
LONG-TERM LIABILITIES		
Rebate Liability, Net of Current Portion	310	5
Bonds Payable, Net of Current Portion	483,374	436,858
Deposits by Borrowers, Net of Current Portion	32,687	27,179
Total Long-Term Liabilities	516,371	464,042
Total Liabilities	556,351	505,389
NET POSITION		
Restricted by Bond Indenture	69,304	63,048
Total Liabilities and Net Position	\$ 625,655	\$ 568,437

COMMUNITY DEVELOPMENT ADMINISTRATION HOUSING REVENUE BONDS STATEMENTS OF REVENUE, EXPENSES, AND CHANGES IN NET POSITION (in thousands) YEARS ENDED JUNE 30, 2024 AND 2023

	2024	2023
OPERATING REVENUE		
Interest on Mortgage Loans	\$ 18,520	5 \$ 15,682
Interest on Mortgage-Backed Securities	1,232	2 1,459
Interest Income on Investments, Net of Rebate	5,35	9 3,061
Decrease in Fair Value of Investments	(5'	7) (378)
Fee Income	1,08	7 860
Decrease in Provision for Loan Losses	2.	3 1
Other Operating Revenue		2 12
Total Operating Revenue	26,172	2 20,697
OPERATING EXPENSES		
Interest Expense on Bonds	18,19	5 14,460
Professional Fees and Other Operating Expenses	64	
Total Operating Expenses	18,84	
Operating Income	7,33	5,657
NONOPERATING EXPENSES		
Decrease in Fair Value of Mortgage-Backed Securities	(7:	5) (1,165)
Transfer of Funds, as Permitted by the Resolution	(1,00	0) (1,000)
CHANGE IN NET POSITION	6,250	5 3,492
NET POSITION - RESTRICTED AT BEGINNING OF YEAR	63,04	3 59,556
NET POSITION - RESTRICTED AT END OF YEAR	\$ 69,304	4 \$ 63,048

COMMUNITY DEVELOPMENT ADMINISTRATION HOUSING REVENUE BONDS STATEMENTS OF CASH FLOWS (in thousands) YEARS ENDED JUNE 30, 2024 AND 2023

Principal and Interest Received on Mortgage-Backed Securities8,1751,953Escrow Funds Received16,96913,073Escrow Funds Received1,087860Purchase of Mortgage Loans(10,485)(9,216Purchase of Mortgage Loans(62,287)(75,766Professional Fees and Other Operating Expenses(595)(649Other Income Received212Other Disbursements(1)(48Net Cash Used by Operating Activities(2,175)(43,458CASH FLOWS FROM INVESTING ACTIVITIES9(3,499)(7,409)Purchase of Investments, Net of Cash Equivalents3,53518,021Purchase of Investments, Net of Cash Equivalents3,53518,021Purchase of Investments, Net of Cash Equivalents5,1182,790Net Cash Provided by Investing Activities5,1182,790Net Cash Provided by Investing Activities5,15413,402CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIESProceeds from the Sale of Bonds85,170Proceeds from the Sale of Bonds85,17060,800Payments on Bond Principal(42,183)(28,368Interest on Bonds(1,6646)(12,704Transfers Among Funds(1,000)(1,000)Net Cash Provided by Noncapital Financing Activities25,34118,728NET INCREASE (DECREASE) IN CASH AND28,320(11,328Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized Investment Discount on Cash Equivalents26(26(Decrease) Increase in		 2024	2023
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Professional Fees and Other Operating Expenses(595)(649Other Income Received212Other Disbursements(1)(48Net Cash Used by Operating Activities(2,175)(43,458CASH FLOWS FROM INVESTING ACTIVITIES(2,175)(43,458Proceeds from Maturities or Sales of Investments, Net of Cash Equivalents3,53518,021Purchase of Investments, Net of Cash Equivalents(3,499)(7,409)Interest Received on Investments5,1182,790Net Cash Provided by Investing Activities5,15413,402CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES85,17060,800Payments on Bond Principal(42,183)(28,368)Interest on Bonds(16,646)(12,704)Transfers Among Funds(1,000)(1,000)Net Cash Provided by Noncapital Financing Activities25,34118,728NET INCREASE (DECREASE) IN CASH AND28,320(11,328)Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized) Investment Discount on Cash Equivalents (1)26(26ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH26(26	Loan Fees Received	1,087	860
Other Income Received212Other Disbursements(1)(48Net Cash Used by Operating Activities(2,175)(43,458CASH FLOWS FROM INVESTING ACTIVITIES(2,175)(43,458Proceeds from Maturities or Sales of Investments, Net of Cash Equivalents3,53518,021Purchase of Investments, Net of Cash Equivalents(3,499)(7,409)Interest Received on Investments5,1182,790Net Cash Provided by Investing Activities5,15413,402CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES5,15413,402Proceeds from the Sale of Bonds(42,183)(28,368)Interest on Bond Principal(42,183)(28,368)Interest on Bonds(1,6,646)(12,704)Transfers Among Funds(1,000)(1,000)Net Cash Provided by Noncapital Financing Activities25,34118,728NET INCREASE (DECREASE) IN CASH AND28,320(11,328)Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized) Investment Discount on Cash Equivalents26(26(Decrease) Increase in Fair Value on Cash Equivalents(1)1ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH111	Purchase of Mortgage Loans	(62,287)	(75,766)
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Net Cash Used by Operating Activities(2,175)(43,458)CASH FLOWS FROM INVESTING ACTIVITIES Proceeds from Maturities or Sales of Investments, Net of Cash Equivalents3,53518,021Purchase of Investments, Net of Cash Equivalents(3,499)(7,409)Interest Received on Investments5,1182,790Net Cash Provided by Investing Activities5,15413,402CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES Proceeds from the Sale of Bonds85,17060,800Payments on Bond Principal(42,183)(28,368)Interest on Bonds(16,646)(12,704)Transfers Among Funds(1,000)(1,000)Net Cash Provided by Noncapital Financing Activities25,34118,728NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS ON DEPOSIT28,320(11,328)Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized) Investment Discount on Cash Equivalents26(26(Decrease) Increase in Fair Value on Cash Equivalents(1)1ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH111	Other Income Received	2	12
CASH FLOWS FROM INVESTING ACTIVITIES Proceeds from Maturities or Sales of Investments, Net of Cash Equivalents3,53518,021Purchase of Investments, Net of Cash Equivalents(3,499)(7,409)Interest Received on Investments(3,499)(7,409)Net Cash Provided by Investing Activities5,1182,790Net Cash Provided by Investing Activities5,15413,402CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES Proceeds from the Sale of Bonds85,17060,800Payments on Bond Principal(42,183)(28,368)Interest on Bonds(16,646)(12,704)Transfers Among Funds(1,000)(1,000)Net Cash Provided by Noncapital Financing Activities25,34118,728NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS ON DEPOSIT28,320(11,328)Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized) Investment Discount on Cash Equivalents (Decrease) Increase in Fair Value on Cash Equivalents26(26(Decrease) Increase (DECREASE) IN CASH AND CASH(1)1ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH11	Other Disbursements	(1)	(48)
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Purchase of Investments, Net of Cash Equivalents(3,499)(7,409Interest Received on Investments5,1182,790Net Cash Provided by Investing Activities5,15413,402CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES5,15413,402Proceeds from the Sale of Bonds85,17060,800Payments on Bond Principal(42,183)(28,368Interest on Bonds(16,646)(12,704Transfers Among Funds(1,000)(1,000)Net Cash Provided by Noncapital Financing Activities25,34118,728NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS ON DEPOSIT28,320(11,328Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized) Investment Discount on Cash Equivalents26(26(Decrease) Increase in Fair Value on Cash Equivalents(1)1ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH(1)1	CASH FLOWS FROM INVESTING ACTIVITIES		
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Interest Received on Investments5,1182,790Net Cash Provided by Investing Activities5,15413,402CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIESProceeds from the Sale of Bonds85,17060,800Payments on Bond Principal(42,183)(28,368Interest on Bonds(16,646)(12,704Transfers Among Funds(1,000)(1,000)Net Cash Provided by Noncapital Financing Activities25,34118,728NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS ON DEPOSIT28,320(11,328Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized) Investment Discount on Cash Equivalents26(26(Decrease) Increase in Fair Value on Cash Equivalents(1)1ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH(1)1	•	(3,499)	(7,409)
Net Cash Provided by Investing Activities5,15413,402CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES Proceeds from the Sale of Bonds85,17060,800Payments on Bond Principal(42,183)(28,368Interest on Bonds(16,646)(12,704Transfers Among Funds(1,000)(1,000)Net Cash Provided by Noncapital Financing Activities25,34118,728NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS ON DEPOSIT28,320(11,328Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized) Investment Discount on Cash Equivalents26(26(Decrease) Increase in Fair Value on Cash Equivalents(1)1ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH(1)1	1		2,790
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Proceeds from the Sale of Bonds85,17060,800Payments on Bond Principal(42,183)(28,368Interest on Bonds(16,646)(12,704Transfers Among Funds(1,000)(1,000)Net Cash Provided by Noncapital Financing Activities25,34118,728NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS ON DEPOSIT28,320(11,328Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized) Investment Discount on Cash Equivalents26(26(Decrease) Increase in Fair Value on Cash Equivalents(1)1ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH111	CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES		
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Interest on Bonds(16,646)(12,704Transfers Among Funds(1,000)(1,000)Net Cash Provided by Noncapital Financing Activities25,34118,728NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS ON DEPOSIT28,320(11,328Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized) Investment Discount on Cash Equivalents26(26(Decrease) Increase in Fair Value on Cash Equivalents(1)1ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH(1)1			· · · · · ·
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Net Cash Provided by Noncapital Financing Activities25,34118,728NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS ON DEPOSIT28,320(11,328Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized) Investment Discount on Cash Equivalents26(26(Decrease) Increase in Fair Value on Cash Equivalents(1)1ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH101		· · · /	· · · · · · · · · · · · · · · · · · ·
CASH EQUIVALENTS ON DEPOSIT28,320(11,328Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized) Investment Discount on Cash Equivalents26(26(Decrease) Increase in Fair Value on Cash Equivalents(1)1ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH	e		 18,728
CASH EQUIVALENTS ON DEPOSIT28,320(11,328Adjustments to Report Cash Equivalents at Fair Value: Amortized (Unamortized) Investment Discount on Cash Equivalents26(26(Decrease) Increase in Fair Value on Cash Equivalents(1)1ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH	NET INCREASE (DECREASE) IN CASH AND		
Amortized (Unamortized) Investment Discount on Cash Equivalents 26 (26 (Decrease) Increase in Fair Value on Cash Equivalents (1) 1 ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH 26 (26		28,320	(11,328)
Amortized (Unamortized) Investment Discount on Cash Equivalents 26 (26 (Decrease) Increase in Fair Value on Cash Equivalents (1) 1 ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH 26 (26	A divertments to Penert Cash Equivalents of Fair Values		
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ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH			· · ·
	(Decrease) increase in Fair value on Cash Equivalents	 (1)	 <u> </u>
EQUIVALENTS ON DEPOSIT28,345(11,353)	ADJUSTED NET INCREASE (DECREASE) IN CASH AND CASH		
	EQUIVALENTS ON DEPOSIT	28,345	(11,353)
CASH AND CASH EQUIVALENTS ON DEPOSIT - BEGINNING OF YEAR 116,335 127,688	CASH AND CASH EQUIVALENTS ON DEPOSIT - BEGINNING OF YEAR	 116,335	 127,688
CASH AND CASH EQUIVALENTS ON DEPOSIT - END OF YEAR <u>\$ 144,680</u> <u>\$ 116,335</u>	CASH AND CASH EQUIVALENTS ON DEPOSIT - END OF YEAR	\$ 144,680	\$ 116,335

COMMUNITY DEVELOPMENT ADMINISTRATION HOUSING REVENUE BONDS STATEMENTS OF CASH FLOWS (CONTINUED) (in thousands) YEARS ENDED JUNE 30, 2024 AND 2023

	2024	2023
RECONCILIATION OF OPERATING INCOME TO NET CASH		
USED BY OPERATING ACTIVITIES		
Operating Income	\$ 7,331	\$ 5,657
Adjustments to Reconcile Operating Income to Net Cash		
Used by Operating Activities:		
Amortization of Investment Premiums/Discounts	(58)	(160)
Decrease in Provision for Loan Losses	(23)	(1)
Decrease in Fair Value of Investments	57	378
Interest Received on Investments	(5,118)	(2,790)
Interest on Bonds	16,646	12,704
(Increase) Decrease in Assets:		
Mortgage Loans	(35,689)	(65,534)
Mortgage-Backed Securities	6,909	493
Accrued Interest and Other Receivables	(205)	130
Increase (Decrease) in Liabilities:		
Accrued Interest Payable	1,549	1,756
Accounts Payable	2	(69)
Rebate Liability	(60)	121
Deposits by Borrowers	 6,484	 3,857
Net Cash Used by Operating Activities	\$ (2,175)	\$ (43,458)

NOTE 1 AUTHORIZING LEGISLATION AND PROGRAM DESCRIPTION

The Community Development Administration (CDA) was created in 1970 by Sections 266 DD-1 to 266 DD-8 of Article 41 (now in Sections 4-101 through 4-255 of the Housing and Community Development Article) of the Annotated Code of Maryland to meet the shortage of adequate, safe, and sanitary housing in the state of Maryland, particularly for persons or families of limited income. CDA is in the Division of Development Finance in the Department of Housing and Community Development (DHCD) of the State of Maryland.

The accompanying financial statements only include CDA's Housing Revenue Bonds (the Fund). CDA's other Funds are not included. The Fund was established to issue bonds to provide funds to finance or refinance loans for various types of housing. As of June 30, 2024 and 2023, Housing Revenue Bonds have primarily financed multi-family projects.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The Fund is accounted for as an enterprise fund. Accordingly, the accompanying financial statements have been prepared using the accrual method of accounting and on the basis of accounting principles generally accepted in the United States of America (U.S. GAAP).

Basis of Accounting and Measurement Focus

The basis of accounting for the Fund is determined by measurement focus. The flow of economic resources measurement focus and the accrual basis of accounting are used to account for the Fund. Under this method, revenues are recorded when earned and expenses are recorded at the time liabilities are incurred. All assets and liabilities associated with the operation of the Fund are included on the Statements of Net Position. The Fund is required to follow all statements of the Governmental Accounting Standards Board (GASB).

Generally Accepted Accounting Principles

CDA reports its financial activities by applying Standards of Governmental Accounting and Financial Reporting as promulgated by GASB. Consequently, CDA applies all applicable GASB pronouncements.

In accordance with accounting guidance issued by GASB, net position should be reported as restricted when constraints placed on net position use is either: externally imposed by creditors (such as through debt covenants), grantors, contributors, or laws or regulations of other governments; or is imposed by law through constitutional provisions or enabling legislation. Accordingly, the net position of the Fund is restricted as to its use as the net position is pledged to bondholders.

Since CDA is an enterprise fund included in the state of Maryland's Annual Comprehensive Financial Report, a separate Management's Discussion and Analysis is not included in these financial statements.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Cash and Cash Equivalents on Deposit

Cash equivalents may include money market funds, repurchase agreements, investment agreements and any other investments, primarily obligations of the U.S. Treasury and U.S. government agencies, which have maturities of 90 or less days at the time of purchase. As of June 30, 2024, all of the Fund's cash equivalents were invested in a money market mutual fund. As of June 30, 2023, all of the Fund's cash equivalents were invested in a money market mutual fund and U.S. Treasury Bills. Cash equivalents are fully described in Note 3.

Investments

Investments are principally governmental debt securities or investment agreements collateralized by governmental debt securities. Debt securities are stated at fair value, based on quoted market prices. Investments are classified as current or long-term based on the maturity date or call date, with the exception of State Housing Finance Agency (HFA) Variable Rate Demand Obligations (VRDO) which are short-term (7-day) instruments that can be tendered at 7 days' notice. Callable investments are classified as current, if exercise of the call within the next fiscal year is probable. Investments are more fully described in Note 3.

Mortgage-Backed Securities

These guaranteed securities are issued in connection with mortgage loans on multi-family projects. They are stated at fair value, based on quoted market prices. Mortgage-backed securities are more fully described in Note 3.

Mortgage Loans

Mortgage loans are carried at their unpaid principal balances, net of allowance for loan losses. Loan fees are recognized as revenue in the period received. See Notes 4 and 12 for additional information on mortgage loans and mortgage insurance, respectively.

Allowance for Loan Losses

Substantially all of the mortgage loans of the Fund are insured or guaranteed. Less than 1% of the loan portfolio is uninsured and CDA has established an allowance for loan losses on these loans. Management believes the allowance established is adequate based on prior experience and evaluations from DHCD's asset management group. See Notes 4 and 12 for additional information.

Accrued Interest and Other Receivables

Accrued interest and other receivables include interest on loans and investments. On insured multifamily mortgage loans that are in default, CDA continues to accrue interest until receipt of a mortgage insurance claim. See Note 5 for additional information.

Bonds Payable

Bonds payable are carried at their unpaid principal balances. However, in an economic refunding, any costs incurred from the refunding of bonds would be reported as deferred outflows or inflows of resources on the Statements of Net Position. See Notes 6, 7, 8, and 10 for more information.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Deposits by Borrowers

This account consists of escrows and reserves held by CDA on behalf of multi-family housing developments. CDA invests these deposits and, for reserves, allows earnings to accrue to the benefit of the mortgagor. Escrows represent amounts held by CDA for mortgage insurance and hazard insurance premiums and real estate taxes, all of which are generally paid annually and which are classified as a current liability. Based on the current year's reserve disbursements, CDA has estimated the current reserve liability. The balance of the reserves is classified as long-term. CDA has set up other escrows for construction interest which are classified based on loan interest due as to whether it is a current or long-term liability. See Note 10 for further information on changes in long-term obligations.

Rebate Liability on Investments

Regulations governing the issuance of tax-exempt debt place limitations on permitted investment yield on borrowed funds. Based on these regulations, CDA is required to periodically rebate excess earning from investments to the United States Treasury. In addition, the liability may also include an estimate of the rebate obligation related to unrealized gains as a result of recording investments at fair value. Rebate liability is more fully described in Note 9.

Mortgage Yield Limitations

All mortgage loans are subject to yield limitations under the Internal Revenue Code (IRC) in order for the associated bonds to maintain their tax-exempt status. At the time of bond issuance and over the term of the bonds, CDA determines and maintains compliance with the permitted mortgage yield on the loans. In certain bond refunding transactions, CDA transfers loans from prior series of bonds to the refunding series. CDA monitors the yield on these transferred loans to ensure that the composite yield over the term of the bonds is within the yield limitations of the IRC. If at any time the composite yields on the transferred loans are out of compliance with the IRC, CDA has certain remedies available to bring the yield into compliance. As of June 30, 2024 and 2023, all mortgage loan yields were in compliance with the IRC.

Interest on Mortgage Loans and Mortgage-Backed Securities

Interest on mortgage loans and mortgage-backed securities is calculated using the effective interest method.

Fee Income

CDA receives multi-family financing fees at loan origination. These fees are recognized as revenue in the period received as fee income.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Administrative Support

In addition to expenses incurred directly by the Fund, CDA receives certain support services from other divisions of DHCD. Support services and the operating expenses of CDA have been allocated to CDA's General Bond Reserve Fund and reported in the financial statements of CDA's Revenue Obligation Funds. The General Bond Reserve Fund records these expenses as invoiced by DHCD for the fiscal year.

The employees of CDA are covered by the Maryland State Retirement and Pension System. See Note 13 for additional information.

Revenue and Expenses

CDA distinguishes operating revenue and expenses from nonoperating items in accordance with accounting guidance issued by GASB. Operating revenue and expenses are identified as those activities that are directly related to financing affordable housing in the state of Maryland. The Fund's activities are considered to be operating except for increases and decreases in the fair value of mortgage-backed securities that are held within the portfolio.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions. These estimates and assumptions affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue, expenses, gains, and losses during the reporting period. Actual results could differ from these estimates.

NOTE 3 CASH, CASH EQUIVALENTS, INVESTMENTS, AND MORTGAGE-BACKED SECURITIES

Bond proceeds and revenues from mortgages, mortgage-backed securities, and investments are invested in authorized investments as defined in the Housing Revenue Bond Resolution (the Resolution) and in CDA's Investment Policy until required for purchasing mortgage-backed securities or originating mortgage loans, funding reserves, paying bond debt service or redeeming outstanding bonds, and funding program expenses. Authorized investments include State Housing Finance Agency (HFA) Variable Rate Demand Obligations (VRDO), obligations of the U.S. Treasury, U.S. government agencies, repurchase agreements, investment agreements, money market funds, and certificates of deposit.

NOTE 3 CASH, CASH EQUIVALENTS, INVESTMENTS, AND MORTGAGE-BACKED SECURITIES (CONTINUED)

The following assets, reported at fair value and held by the Fund as of June 30, 2024 and 2023, are evaluated in accordance with GASB accounting guidance for interest rate risk, credit risk, concentration of credit risk and custodial credit risk.

Assets	 2024	2023		
Cash and Cash Equivalents: BlackRock Liquidity FedFund Administration Shares U.S. Treasury Securities (U.S. Treasury Bills)	\$ 144,680	\$	112,091 4,244	
Investments: U.S. Treasury Securities	5,723		5,783	
Mortgage-Backed Securities: GNMA Mortgage-Backed Securities	 22,334		29,318	
Total	\$ 172,737	\$	151,436	

Interest Rate Risk

Interest rate risk is the risk that changes in interest rates will adversely affect the fair value of an investment. As a means of limiting its exposure to fair value losses from rising interest rates, CDA's Investment Policy requires that the maturities of the investment portfolio are scheduled to meet the cash requirements for bond debt service, projected loan originations and ongoing operations.

As of June 30, 2024, the amortized cost, fair value, and maturities for these assets were as follows:

			_		Ma	uturities	(in Yea	ars)			
Asset	Amortized Cost	Fair Value	Less Than 1	1-5		6 - 10 11 - 15				More 'han 15	
BlackRock Liquidity FedFund Administration Shares	\$ 144,680	\$ 144,680	\$ 144,680	\$	-	\$	-	\$	-	\$	-
U.S. Treasury Securities	5,447	5,723	-		5,723		-		-		-
GNMA Mortgage-Backed Securities Total	23,677 \$ 173,804	22,334 \$ 172,737	\$ 144,680	\$	5,723	\$	-	\$	-	\$	22,334 22,334

NOTE 3 CASH, CASH EQUIVALENTS, INVESTMENTS, AND MORTGAGE-BACKED SECURITIES (CONTINUED)

Interest Rate Risk (continued)

As of June 30, 2023, the amortized cost, fair value, and maturities for these assets were as follows:

					Ma	turities	(in Ye	ars)			
Asset	Amortized Cost	Fair Value	Less Than 1		1-5	6 -	10	11	- 15		More han 15
BlackRock Liquidity FedFund Administration Shares	\$ 112,091	\$ 112,091	\$ 112.091	\$	-	\$	_	\$	-	\$	-
U.S. Treasury	+,*,* -	+,	*,**	Ŧ		*		*		+	
Securities	9,694	10,027	4,244		5,783		-		-		-
GNMA Mortgage-Backed											
Securities	30,586	29,318			-		-		-		29,318
Total	\$ 152,371	\$ 151,436	\$ 116,335	\$	5,783	\$	-	\$	-	\$	29,318

The BlackRock Liquidity FedFund Administration Shares invests primarily in cash, U.S. Treasury bills, notes, and other obligations issued or guaranteed as to principal and interest by the U.S. government, its agencies or instrumentalities, and repurchase agreements secured by such obligations or cash. It is operated in accordance with Rule 2a-7 of the Investment Company Act of 1940, as amended. It can reasonably be expected to have a fair value that will be unaffected by interest rate changes because the interest rates are variable and the principal can be recovered on demand. As noted above, as of June 30, 2024 and 2023, the cost of the money market mutual fund approximated fair value.

Credit Risk and Concentration of Credit Risk

Credit risk is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. Neither CDA's Investment Policy nor the Resolution requires investment agreements or deposits to be collateralized. CDA's Investment Policy places no limit on the amount that CDA may invest in any one issuer or counterparty. According to the Resolution and CDA's Investment Policy, securities must be at a rating no lower than the rating on the bonds or, if an investment maintains only a short-term rating, a rating not less than F1/P-1; and financial institutions who are a counterparty to CDA in investment agreements must be rated at least comparable to the existing rating on CDA bonds unless counterparty ratings lower than the bond ratings are permitted and do not affect the ratings on the bonds. In addition, certain investment and repurchase agreements require counterparty ratings were at least equal to the ratings on the Fund's bonds. As of June 30, 2024 and 2023, all counterparty ratings on Housing Revenue Bonds were Aa2 by Moody's Investors Service and AA+ by Fitch Ratings. The following tables provide credit quality rating information for the investment portfolio and individual issuers, if they represent 5% or more of total investments in accordance with accounting guidance issued by GASB.

NOTE 3 CASH, CASH EQUIVALENTS, INVESTMENTS, AND MORTGAGE-BACKED SECURITIES (CONTINUED)

Credit Risk and Concentration of Credit Risk (continued)

As of June 30, 2024, credit ratings and allocation by type of investments for the following assets were:

Asset	Fair Value	Percentage of Total Investments	Money Market Fund Rating	Securities Credit Rating	Rating Agency
BlackRock Liquidity FedFund Administration Shares	\$ 144,68	0 83.76%	Aaa-mf		Moody's
Government National Mortgage Association (GNMA) Mortgage-Backed Securities	22,334	4 12.93%		Direct U.S. Obligations	

As of June 30, 2023, credit ratings and allocation by type of investments for the following assets were:

Asset	Fair Value	Percentage of Total Investments	Money Market Fund Rating	Securities Credit Rating	Rating Agency
BlackRock Liquidity FedFund Administration Shares	\$ 112,091	74.02%	Aaa-mf		Moody's
Government National Mortgage Association (GNMA) Mortgage-Backed Securities	29,318	19.36%		Direct U.S. Obligations	
U.S. Treasury Securities	10,027	6.62%		Direct U.S. Obligations	

Mortgage-Backed Securities

All mortgage-backed securities held by the Fund are guaranteed by the Government National Mortgage Association (GNMA), an instrumentality of the United States Government. GNMA securities are "fully modified pass-through" mortgage-backed securities which require monthly payments by a Federal Housing Administration (FHA) lender, as the issuer of the guaranteed security to CDA. GNMA guarantees timely payment of principal and interest on Guaranteed Securities.

NOTE 3 CASH, CASH EQUIVALENTS, INVESTMENTS, AND MORTGAGE-BACKED SECURITIES (CONTINUED)

Custodial Credit Risk

Custodial credit risk is the risk that in the event of a bank or counterparty failure, CDA will not be able to recover its deposits or the value of its collateral securities that are in the possession of an outside party. As of June 30, 2024 and 2023, the Fund's investments were not subject to custodial credit risk under accounting guidance issued by GASB. CDA's investments and collateralized securities are held in trust by the trustee or the trustee's agent, kept separate from the assets of the bank and from other trust accounts and are held in CDA's name.

Fair Value Measurements

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

The Fund has the following recurring fair value measurements as of June 30, 2024 and 2023:

- U.S. Treasury Securities of \$5,723 and \$10,027, respectively, are valued using quoted market prices (Level 1).
- GNMA mortgage-backed securities of \$22,334 and \$29,318, respectively, are valued using the matrix pricing technique (Level 2).

NOTE 4 MORTGAGE LOANS

All multi-family mortgage loans are secured by first liens on the related property and approximately 99% of the outstanding loan amounts are insured or credit enhanced by the Federal Housing Administration (FHA), Maryland Housing Fund (MHF), Federal National Mortgage Association (FNMA), GNMA, or bank letters of credit. As of June 30, 2024 and 2023, interest rates on such loans range from 2.62% to 6.99% and 0.88% to 6.99%, respectively, with remaining loan terms ranging from less than 1 year to 40 years. For the years ended June 30, 2024 and 2023, an allowance for loan losses in the amount of \$9 and \$32, respectively, has been established for uninsured loans.

NOTE 5 ACCRUED INTEREST AND OTHER RECEIVABLES

Accrued interest and other receivables as of June 30, 2024 and 2023 were as follows:

	2024		2023	
Accrued Mortgage Loan Interest	\$	1,638	\$	1,465
Accrued Mortgage-Backed Securities Interest		87		121
Accrued Investment Interest		514		391
Prepaid expenses		-		48
Negative Arbitrage Due from Mortgagors		4		13
Total	\$	2,243	\$	2,038

NOTE 6 BONDS PAYABLE

The bonds issued by CDA are special obligations of CDA and are payable from the revenue and special funds of the Resolution. These bonds do not constitute debt of and are not guaranteed by the state of Maryland or any other program of the state of Maryland or any political subdivision.

The provisions of the Resolution require or allow for the special redemption of bonds at par through the use of unexpended bond proceeds and excess funds accumulated primarily through prepayment of mortgage loans. All outstanding bonds are subject to optional redemption, in whole or in part at any time, after certain dates, as specified in the respective series resolutions, at a redemption price equal to the principal amount thereof to be redeemed. When bonds are redeemed, whether as a special or optional redemption, CDA writes off a proportionate share of any unamortized original issue premiums, net of any unamortized original issue discounts, as a gain on early retirement of debt in the accompanying Statements of Revenue, Expenses, and Changes in Net Position. If unamortized original issue discounts exceed unamortized original issue premiums, CDA records a loss. The Fund's bonds are tax-exempt and have fixed rates, except Series 2013 E which is a taxable, variable rate issue. The variable rate is set weekly by a remarketing agent so that the market value of the bonds is as close as possible to 100% of the principal amount of the bonds. In no event will these variable rate bonds bear interest at a rate in excess of 12%.

NOTE 6 BONDS PAYABLE (CONTINUED)

The following is a summary of the bond activity for the year ended June 30, 2024 and bonds payable as of June 30, 2024:

				Bonds		Bond Activity		Bonds
				Payable		Scheduled		Payable
	Issue	Range of	Range of	at June 30,	New Bonds	Maturity	Bonds	at June 30,
	Dated	Interest Rates	Maturities	2023	Issued	Payments	Redeemed	2024
Housing Revenue								
Bonds								
Series 2013 A	02/28/13	2.75% - 4.00%	2024-2054	\$ 9,600	\$-	\$ (170)	\$ -	\$ 9,430
Series 2013 E	11/07/13	Variable Rate	7/1/2045	41,795	-	-	(15,995)	25,800
Series 2013 F	12/12/13	3.45% - 5.00%	2024-2048	5,560	-	(155)	-	5,405
Series 2014 A	02/27/14	3.35% - 5.00%	2024-2055	3,120	-	(60)	-	3,060
Series 2014 B	05/21/14	3.125% - 4.45%	2024-2055	1,165	-	(20)	-	1,145
Series 2014 C	08/21/14	3.05% - 4.05%	2024-2046	2,025	-	(60)	-	1,965
Series 2014 D	12/17/14	2.90% - 4.20%	2024-2056	9,070	-	(145)	-	8,925
Series 2015 A	05/28/15	2.85% - 4.55%	2024-2057	7,370	-	(110)	-	7,260
Series 2015 B	10/07/15	2.70% - 4.50%	2024-2057	42,125	-	(610)	-	41,515
Series 2016 A	12/14/16	2.85% - 4.40%	2024-2058	6,885	-	(100)	-	6,785
Series 2017 A	04/13/17	3.95%	11/1/2058	14,165	-	-	(170)	13,995
Series 2017 B	05/10/17	3.75%	3/1/2059	5,986	-	-	(73)	5,913
Series 2017 C	12/18/17	2.10% - 3.80%	2024-2059	17,210	-	(250)	-	16,960
Series 2018 A	05/31/18	2.60% - 4.25%	2024-2060	25,425	-	(520)	(915)	23,990
Series 2019 A	01/17/19	2.30% - 4.20%	2024-2061	11,330	-	(150)	-	11,180
Series 2019 B	04/18/19	2.05% - 3.90%	2024-2061	9,750	-	(130)	-	9,620
Series 2019 C	06/27/19	1.70% - 3.65%	2024-2061	14,380	-	(210)	-	14,170
Series 2019 D	08/08/19	1.60% - 3.60%	2024-2061	29,875	-	(430)	-	29,445
Series 2019 E	11/14/19	1.60% - 3.40%	2024-2061	2,700	-	(40)	-	2,660
Series 2020 A	06/30/20	0.90% - 3.10%	2024-2062	10,235	-	(160)	-	10,075
Series 2020 C	07/09/20	1.00% - 3.10%	2024-2062	9,220	-	(140)	-	9,080
Series 2020 D	10/22/20	0.55% - 2.95%	2024-2062	8,555	-	(140)	-	8,415
Series 2020 E	12/17/20	0.55% - 2.70%	2024-2062	21,925	-	(370)	-	21,555
Series 2021 A	06/24/21	0.40% - 2.65%	2024-2063	13,605	-	(90)	-	13,515
Series 2021 B	07/29/21	0.40% - 2.10%	2024-2041	11,395	-	(155)	-	11,240
Series 2021 C	11/18/21	0.60% - 3.05%	2024-2064	44,585	-	(7,370)	(5,200)	32,015
Series 2022 A	06/09/22	2.95% - 4.60%	2025-2042	23,270	-	(5,375)	-	17,895
Series 2022 B	10/18/22	3.30% - 5.25%	2025-2064	6,465	-	(2,870)	-	3,595
Series 2022 C	12/01/22	3.40% - 5.15%	2025-2042	11,555	-	-	-	11,555
Series 2023 A	03/15/23	3.15% - 5.00%	2024-2065	17,205	-	-	-	17,205
Series 2023 B	05/03/23	2.75% - 4.35%	2025-2043	25,575	-	-	-	25,575
Series 2023 C	07/27/23	3.30% - 4.80%	2025-2065	-	25,880	-	-	25,880
Series 2023 D	09/28/23	3.50% - 5.00%	2026-2066	-	29,920	-	-	29,920
Series 2023 E	12/14/23	3.60% - 4.75%	2026-2043	-	14,605	-	-	14,605
Series 2024 A	03/21/24	3.15% - 4.85%	2026-2066	-	14,765	-	-	14,765
Total				\$ 463,126	\$ 85,170	\$ (19,830)	\$ (22,353)	\$ 506,113

NOTE 6 BONDS PAYABLE (CONTINUED)

The following is a summary of the bond activity for the year ended June 30, 2023 and bonds payable as of June 30, 2023:

				Bonds Payable		Bond Activity Scheduled		Bonds Payable
	Issue	Range of	Range of	at June 30,	New Bonds	Maturity	Bonds	at June 30,
	Dated	Interest Rates	Maturities	2022	Issued	Payments	Redeemed	2023
Housing Revenue								
Bonds								
Series 2007 C	12/20/07	-	-	\$ 1,280	\$ -	\$ (15)	\$ (1,265)	\$ -
Series 2012 D	11/07/12	-	-	4,150	-	(35)	(4,115)	-
Series 2013 A	02/28/13	2.65% - 4.00%	2023-2054	9,770	-	(170)	-	9,600
Series 2013 B	07/25/13	-	-	5,125	-	(130)	(4,995)	-
Series 2013 E	11/07/13	Variable Rate	7/1/2045	41,795	-	-	-	41,795
Series 2013 F	12/12/13	3.30% - 5.00%	2023-2048	6,770	-	(150)	(1,060)	5,560
Series 2014 A	02/27/14	3.20% - 5.00%	2023-2055	4,420	-	(60)	(1,240)	3,120
Series 2014 B	05/21/14	3.00% - 4.45%	2023-2055	1,180	-	(15)	-	1,165
Series 2014 C	08/21/14	2.90% - 4.05%	2023-2046	2,085	-	(60)	-	2,025
Series 2014 D	12/17/14	2.75% - 4.20%	2023-2056	9,210	-	(140)	-	9,070
Series 2015 A	05/28/15	2.65% - 4.55%	2023-2057	7,480	-	(110)	-	7,370
Series 2015 B	10/07/15	2.50% - 4.50%	2023-2057	42,720	-	(595)	-	42,125
Series 2016 A	12/14/16	2.60% - 4.40%	2023-2058	6,985	-	(100)	-	6,885
Series 2017 A	04/13/17	3.95%	11/1/2058	14,328	-	-	(163)	14,165
Series 2017 B	05/10/17	3.75%	3/1/2059	6,056	-	-	(70)	5,986
Series 2017 C	12/18/17	2.00% - 3.80%	2023-2059	17,460	-	(250)	-	17,210
Series 2018 A	05/31/18	2.40% - 4.25%	2023-2060	26,065	-	(640)	-	25,425
Series 2019 A	01/17/19	2.20% - 4.20%	2023-2061	11,475	-	(145)	-	11,330
Series 2019 B	04/18/19	1.95% - 3.90%	2023-2061	9,880	-	(130)	-	9,750
Series 2019 C	06/27/19	1.60% - 3.65%	2023-2061	14,590	-	(210)	-	14,380
Series 2019 D	08/08/19	1.45% - 3.60%	2023-2061	30,300	-	(425)	-	29,875
Series 2019 E	11/14/19	1.50% - 3.40%	2023-2061	2,740	-	(40)	-	2,700
Series 2020 A	06/30/20	0.75% - 3.10%	2023-2062	10,315	-	(80)	-	10,235
Series 2020 C	07/09/20	0.80% - 3.10%	2023-2062	19,350	-	(10,130)	-	9,220
Series 2020 D	10/22/20	0.45% - 2.95%	2023-2062	10,145	-	(1,590)	-	8,555
Series 2020 E	12/17/20	0.45% - 2.70%	2023-2062	22,165	-	(240)	-	21,925
Series 2021 A	06/24/21	0.35% - 2.65%	2024-2063	13,605	-	-	-	13,605
Series 2021 B	07/29/21	0.30% - 2.10%	2023-2041	11,395	-	-	-	11,395
Series 2021 C	11/18/21	0.375% - 3.05%	2023-2064	44,585	-	-	-	44,585
Series 2022 A	06/09/22	2.875% - 4.60%	2024-2042	23,270	-	-	-	23,270
Series 2022 B	10/18/22	3.25% - 5.25%	2024-2064	-	6,465	-	-	6,465
Series 2022 C	12/01/22	3.40% - 5.15%	2025-2042	-	11,555	-	-	11,555
Series 2023 A	03/15/23	3.15% - 5.00%	2024-2065	-	17,205	-	-	17,205
Series 2023 B	05/03/23	2.75% - 4.35%	2025-2043		25,575		-	25,575
Total				\$ 430,694	\$ 60,800	\$ (15,460)	\$ (12,908)	\$ 463,126

NOTE 7 DEBT SERVICE REQUIREMENTS

As of June 30, 2024, the required principal payments for bonds (including mandatory sinking fund payments, mandatory payments and prepayments from 2017A and 2017B loans) and interest payments for each of the next five years and in five-year increments thereafter, were as follows:

Year Ending June 30,	Interest		I	Principal
2025	\$	18,548	\$	22,739
2026		17,935		47,930
2027		16,502		6,097
2028		16,349		6,324
2029		16,180		6,432
2030 - 2034		77,990		34,555
2035 - 2039		71,764		41,910
2040 - 2044		59,618		122,047
2045 - 2049		35,093		73,081
2050 - 2054		23,412		54,973
2055 - 2059		12,178		56,035
2060 - 2064		3,487		29,500
2065 - 2067		283		4,490
Total	\$	369,339	\$	506,113

As of June 30, 2023, the required principal payments for bonds (including mandatory sinking fund payments, mandatory payments and prepayments from 2017A and 2017B loans, and special and optional redemptions that occurred subsequent to June 30, 2023) and interest payments for each of the next five years and in five-year increments thereafter, were as follows:

Year Ending June 30,	 Interest	Principal		
2024	\$ 15,787	\$	26,268	
2025	15,652		28,039	
2026	15,000		9,335	
2027	14,811		5,842	
2028	14,669		5,974	
2029 - 2033	70,853		31,167	
2034 - 2038	65,563		37,208	
2039 - 2043	56,982		95,448	
2044 - 2048	34,869		86,205	
2049 - 2053	21,582		49,757	
2054 - 2058	11,422		54,698	
2059 - 2063	2,831		30,925	
2064 - 2065	 100		2,260	
Total	\$ 340,121	\$	463,126	

The interest calculations on outstanding variable rate bonds in the amount of \$25,800 and \$41,795, respectively, are based on the variable rate in effect on June 30, 2024 and 2023, and are not indicative of the actual interest expense that will be incurred in future years. As rates vary, variable rate bond interest payments will vary.

NOTE 8 BOND REFUNDINGS

For current refundings of debt in an optional redemption, CDA replaces previously issued bonds for the purpose of lowering debt costs by reducing interest rates or for other purposes such as revising payment schedules or modifying restrictions related to the old debt. This type of transaction is commonly known as an economic refunding. There were no bond refundings for the years ended June 30, 2024 and 2023.

NOTE 9 REBATE LIABILITY

In accordance with the Internal Revenue Code (IRC), the Fund has recorded a rebate liability for excess investment earnings in tax-exempt bond and note issues. The excess investment earnings arise due to actual investment yields earned by the Fund being greater than yields permitted to be retained by the Fund under the IRC. The IRC requires 90% of such excess investment earnings to be remitted to the United States Treasury every five years and in full at the final redemption of the bonds. Interest income on the Statements of Revenue, Expenses, and Changes in Net Position is reduced by the rebate liability due to excess investment earnings. For the years ended June 30, 2024 and 2023, the rebate liability was \$310 and \$370, respectively.

	2024		2023	
Beginning Rebate Liability	\$	370	\$	249
Change in Estimated Liability Due to				
Excess Earnings (Calculated as of Computation				
Period Ending 6/30)		305		121
Less Payments Made		(365)		-
Ending Rebate Liability	\$	310	\$	370

NOTE 10 LONG-TERM OBLIGATIONS

Changes in long-term obligations for the years ended June 30, 2024 and 2023 were as follows:

	 2024	2023
Rebate Liability: Beginning Balance at June 30 Additions Reductions Ending Balance at June 30	\$ 370 305 (365) 310	\$ 249 121
Less: Due Within One Year	-	(365)
Total Long-Term Rebate Liability	 310	 5
Bonds Payable: Beginning Balance at June 30 Additions Reductions Ending Balance at June 30	 463,126 85,170 (42,183) 506,113	 430,694 60,800 (28,368) 463,126
Less: Due Within One Year	 (22,739)	(26,268)
Total Long-Term Bonds Payable	 483,374	436,858
Deposits by Borrowers: Beginning Balance at June 30 Additions Reductions Ending Balance at June 30	 34,414 16,969 (10,485) 40,898	 30,557 13,073 (9,216) 34,414
Less: Due Within One Year	 (8,211)	 (7,235)
Total Long-Term Deposits by Borrowers	 32,687	 27,179
Total Long-Term Liabilities	\$ 516,371	\$ 464,042

NOTE 11 INTERFUND ACTIVITY

In accordance with the Resolution, net position in the Fund is restricted and pledged to bondholders. However, restricted assets may be transferred to other Funds, subject to the provisions of the Resolution. Generally, an officer of CDA must authorize such withdrawals and a cash flow analysis must demonstrate that sufficient monies remain in the Resolution to meet the obligations of the Fund in current and future years.

During the years ended June 30, 2024 and 2023, the Fund transferred the following amounts, as permitted, among Funds:

	 2024	 2023
Excess Revenue Transferred to the General		
Bond Reserve Fund	\$ (1,000)	\$ (1,000)

NOTE 12 MORTGAGE INSURANCE

Approximately 99% of the Fund's outstanding loan amounts are insured or credit enhanced as described in Note 4.

Multi-family mortgagors pay premiums for mortgage insurance and insurance coverage is 100% of the unpaid principal balance of the loan.

NOTE 13 PENSION AND OTHER POSTRETIREMENT BENEFITS

Eligible employees of CDA and employees of the state of Maryland are covered under the retirement plans of the State Retirement and Pension System of Maryland (the System) and are also entitled to certain healthcare benefits upon retirement. CDA's only obligation for retirement and postemployment benefits is its required annual contribution, which was paid in full by CDA to the state of Maryland prior to year-end. The liability for the employees is recorded by the general fund of the state of Maryland and is not allocated to CDA. The System prepares a separate audited Annual Comprehensive Financial Report which can be obtained from the State Retirement and Pension System of Maryland, 120 East Baltimore Street, Baltimore, Maryland 21202 or by visiting the website at www.sra.maryland.gov.

NOTE 14 SUBSEQUENT EVENTS

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Subsequent to the year ended June 30, 2024, CDA issued \$40,890 of Series 2024 B and \$1,565 of Series 2024 C Housing Revenue Bonds on July 10, 2024 and \$58,205 of Series 2024 D Housing Revenue Bonds on September 17, 2024.

COMMUNITY DEVELOPMENT ADMINISTRATION HOUSING REVENUE BONDS SUPPLEMENTAL DISCLOSURE OF CHANGES IN FAIR VALUE OF INVESTMENTS AND MORTGAGE-BACKED SECURITIES (in thousands) JUNE 30, 2024 AND 2023

In accordance with accounting guidance issued by GASB, CDA reflects investments and mortgage-backed securities at fair value, and the increase or decrease in fair value is included in the Statements of Revenue, Expenses, and Changes in Net Position.

For investments (U.S. Treasury Securities) held by the Fund as of June 30, 2024, the following schedule summarizes annual increases/decreases in fair value and the cumulative difference between fair value and amortized cost:

Fiscal Year Ended June 30,		Annual Increases/ Decreases		nulative Fotal
1997	\$	(352)	\$	(352)
1998	·	832		480
1999		(407)		73
2000		48		121
2001		193		314
2002		157		471
2003		889		1,360
2004		(678)		682
2005		897		1,579
2006		(866)		713
2007		48		761
2008		444		1,205
2009		202		1,407
2010		472		1,879
2011		(280)		1,599
2012		1,283		2,882
2013		(730)		2,152
2014		(27)		2,125
2015		36		2,161
2016		409		2,570
2017		(666)		1,904
2018		(454)		1,450
2019		276		1,726
2020		330		2,056
2021		(493)		1,563
2022		(852)		711
2023		(378)		333
2024		(57)		276

COMMUNITY DEVELOPMENT ADMINISTRATION HOUSING REVENUE BONDS SUPPLEMENTAL DISCLOSURE OF CHANGES IN FAIR VALUE OF INVESTMENTS AND MORTGAGE-BACKED SECURITIES (CONTINUED) (in thousands) JUNE 30, 2024 AND 2023

For mortgage-backed securities held by the Fund as of June 30, 2024, the following schedule summarizes annual increases/decreases in fair value and the cumulative difference between fair value and cost:

	Annu	Annual Increases/		Cumulative	
Fiscal Year Ended June 30,	D	Decreases		Total	
2000	\$	(3,825)	\$	(3,825)	
2001		(3,291)		(7,116)	
2002		3,340		(3,776)	
2003		21,435		17,659	
2004		(11,126)		6,533	
2005		12,879		19,412	
2006		(27,704)		(8,292)	
2007		3,661		(4,631)	
2008		(5,987)		(10,618)	
2009		17,358		6,740	
2010		13,103		19,843	
2011		(7,348)		12,495	
2012		6,303		18,798	
2013		(8,491)		10,307	
2014		(5,694)		4,613	
2015		(1,650)		2,963	
2016		2,232		5,195	
2017		(2,551)		2,644	
2018		(1,920)		724	
2019		(705)		19	
2020		(33)		(14)	
2021		634		620	
2022		(723)		(103)	
2023		(1,165)		(1,268)	
2024		(75)		(1,343)	



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COMMUNITY DEVELOPMENT ADMINISTRATION HOUSING REVENUE BONDS

Unaudited Interim Financial Statements For the nine month period ended March 31, 2025

Community Development Administration Housing Revenue Bonds

Statements of Net Position (in thousands)

As of March 31, 2025 and June 30, 2024

	3/31/2025 (Unaudited)	6/30/2024 (Audited)
Restricted assets	· · · · · · · · · · · · · · · · · · ·	· · · · ·
Restricted current assets		
Cash and cash equivalents on deposit	\$ 165,840	\$ 144,680
Mortgage-backed securities	444	428
Multi-family mortgage loans	44,136	4,784
Accrued interest and other receivables	2,739	2,243
Total restricted current assets	213,159	152,135
Restricted long-term assets		
Investments	7,244	5,723
Mortgage-backed securities, net of current portion	29,672	21,906
Multi-family mortgage loans, net of current portion		
and allowance	499,152	445,891
Total restricted long-term assets	536,068	473,520
Total restricted assets	\$ 749,227	\$ 625,655
Liabilities and net position		
Current liabilities		
Accrued interest payable	\$ 5,709	\$ 8,908
Accounts payable	100	122
Bonds payable	51,497	22,739
Deposits by borrowers	11,946	8,211
Total current liabilities	69,252	39,980
Long-term liabilities		
Rebate liability	672	310
Bonds payable, net of current portion	566,942	483,374
Deposits by borrowers, net of current portion	35,616	32,687
Total long-term liabilities	603,230	516,371
Total liabilities	672,482	556,351
Net position		
Restricted	76,745	69,304
Total liabilities and net position	\$ 749,227	\$ 625,655

See accompanying notes.

Community Development Administration Housing Revenue Bonds

Statements of Revenue, Expenses and Changes in Net Position (in thousands)

For the nine months ended March 31, 2025 and March 31, 2024

	(3/31/2025 Unaudited)	3/31/2024 (Unaudited)
Operating revenue			
Interest on mortgage loans	\$	16,610	\$ 13,709
Interest on mortgage-backed securities		974	970
Interest income on investments, net of rebate		4,491	3,848
Decrease in fair value of investments		(41)	(68)
Fee income		1,607	1,087
Other operating revenue		2	2
Total Operating Revenue		23,643	 19,548
Operating expenses			
Interest expense on bonds		16,766	13,483
Professional fees and other operating expenses		464	509
Total Operating Expenses		17,230	 13,992
Operating income		6,413	5,556
Nonoperating income (expenses)			
Increase (decrease) in fair value of mortgage-backed securities		1,028	 (55)
Change in net position		7,441	5,501
Net position - restricted at beginning of period		69,304	 63,048
Net position - restricted at end of period	\$	76,745	\$ 68,549

See accompanying notes.

Community Development Administration Housing Revenue Bonds

Statements of Cash Flows

(in thousands)

For the nine months ended March 31, 2025 and March 31, 2024

	3/31/2025 (Unaudited)	3/31/2024 (Unaudited)
Cash flows from operating activities		
Principal and interest received on mortgage loans	\$ 31,074	\$ 27,532
Principal and interest received on mortgage-backed securities	1,274	7,805
Escrow funds received	17,481	11,748
Escrow funds paid	(10,817)	(8,941)
Loan fees received	1,607	1,087
Purchase of mortgage loans	(107,472)	(49,899)
Purchase of mortgage-backed securities	(7,082)	-
Professional fees and other operating expenses	(486)	(408)
Other income received	2	2
Other reimbursements	-	3
Net cash from operating activities	(74,419)	(11,071)
Cash flows from investing activities		
Proceeds from maturities or sale of investments	_	3,535
Purchases of investments	(1,565)	(3,499)
Interest received on investments	4,783	3,512
	-	
Net cash from investing activities	3,218	3,548
Cash flows from noncapital financing activities		
Proceeds from sale of bonds	128,210	85,170
Payments on bond principal	(15,884)	(30,531)
Interest on bonds	(19,965)	(16,296)
Net cash from noncapital financing activities	92,361	38,343
Net increase in cash and cash equivalents	21.160	20.920
on deposit	21,160	30,820
Adjustments to Report Cash Equivalents at Fair Value:		
Amortized Investment Discount on Cash Equivalents	-	26
Reversal of Increase in Fair Value on Cash Equivalents		(1)
Adjusted net increase in cash and cash		
equivalents on deposit	21,160	30,845
Cash and cash equivalents on deposit		
at beginning of period	144,680	116,335
		-
Cash and cash equivalents on deposit	ф. 165.040	ф. 14 7 100
at end of period	\$ 165,840	\$ 147,180

(continued) Community Development Administration Housing Revenue Bonds

Statements of Cash Flows - continued (in thousands)

For the nine months ended March 31, 2025 and March 31, 2024

	(3/31/2025 (Unaudited)	3/31/2024 (Unaudited)
Reconciliation of operating income to net cash			
from operating activities			
Operating income	\$	6,413	\$ 5,556
Adjustments to reconcile operating income to net cash			
from operating activities			
Amortization of investment premiums and discounts		3	(59)
Decrease in fair value of investments		41	68
Interest received on investments		(4,783)	(3,512)
Interest on bonds		19,965	16,296
(Increase) decrease in assets			
Mortgage loans		(92,613)	(35,938)
Mortgage-backed securities		(6,754)	6,803
Accrued interest and other receivables		(496)	(268)
(Decrease) increase in liabilities			
Accrued interest payable		(3,199)	(2,813)
Accounts payable		(22)	55
Rebate liability		362	(66)
Deposits by borrowers		6,664	2,807
Net cash from operating activities	\$	(74,419)	\$ (11,071)

See accompanying notes.

Community Development Administration Housing Revenue Bonds

Notes to Unaudited Interim Financial Statements (in thousands)

March 31, 2025

1. Basis of Presentation:

In the opinion of management, the accompanying interim financial statements of the Community Development Administration (CDA) Housing Revenue Bonds present fairly the financial position at March 31, 2025 and the results of its operations for the nine months ended March 31, 2025 and March 31, 2024. These interim financial statements include all adjustments, consisting only of normal recurring adjustments, necessary for a fair presentation of the financial position and results of operations. The March 31, 2025 financial statements are unaudited, and certain information and footnote disclosures normally included in the annual financial statements have been omitted. Readers of these statements should refer to the financial statements and notes thereto as of June 30, 2024 and for the year then ended, which have been included elsewhere in this disclosure. The results of operations presented in the accompanying financial statements are not necessarily representative of operations for the entire year.

2. Investments and Mortgage-backed Securities:

In accordance with GASB Statement No. 31, CDA reflects investments and mortgage-backed securities at fair value.

Investments

As of March 31, 2025, the fair value of investments was \$7,244 of which \$7,009 was the cost of these investments and \$235 was the cumulative increase in fair value. For the nine months ended March 31, 2025, the fair value of investments decreased by \$41.

Mortgage-backed Securities

As of March 31, 2025, the fair value of mortgage-backed securities was \$30,116 of which \$30,431 was the cost of these mortgage-backed securities and \$315 was the cumulative decrease in fair value. For the nine months ended March 31, 2025, the fair value of mortgage-backed securities increased by \$1,028.

3. Mortgage-backed Securities and Mortgage Loans:

During the nine months ended March 31, 2025, CDA purchased mortgage-backed securities and multi-family mortgage loans in the amount of \$7,082 and \$107,472, respectively.

4. Bonds Payable:

On July 10, 2024, CDA issued \$42,455 of Housing Revenue Bonds Series 2024 BC with interest rates from 3.35% to 4.85% and maturity dates from February 1, 2026 to January 1, 2068.

On September 17, 2024, CDA issued \$58,205 of Housing Revenue Bonds Series 2024 D with interest rates from 3.10% to 4.75% and maturity dates from April 1, 2026 to January 1, 2067.

On November 14, 2024, CDA issued \$27,550 of Housing Revenue Bonds Series 2024 E with interest rates from 3.125% to 4.75% and maturity dates from June 1, 2026 to January 1, 2067.

5. Subsequent Events:

On April 23, 2025, CDA issued \$21,520 of Housing Revenue Bonds Series 2025 A with interest rates from 3.15% to 5.00% and maturity dates from May 1, 2027 to July 1, 2067.

On June 11, 2025, CDA issued \$14,465 of Housing Revenue Bonds Series 2025 B with interest rates from 3.60% to 5.25% and maturity dates from July 1, 2027 to July 1, 2067.

On June 2, 2025, CDA redeemed, prior to maturity, \$4,000 of Housing Revenue Bonds.

Description of Loans and Developments

Table C-1, Developments Currently Financed with the Proceeds of Prior Series of Bonds:

		Location	Owner/ Developer	Subsidy	No. of Units (5)	Subsidized Units	Total Subsidy Term (Months)	Credit Enhancement	Original Loan Term (Months)	Loan Term (Months)	Interest Rate	Original Mortgage Loan Balance Amount	Current Loan Balance as of 03/31/2025	Replacements as of 03/31/2025	Occupancy (2)	nspection Rating (3)	Bond Series
Alcott Place Apt	15, 22	Baltimore City	Alcott Place,LLC	None	51	0	0	RISK SHARE	480	362	4.95%	\$1,270,000	\$1,142,170	\$70,888	90%	Satisfactory	HRB2014B
Brittany Bay	4, 9, 11, 15, 22	Kent County	Brittany Bay TM LLC	USDA	40	40	0	RISK SHARE	480	480	5.23%	\$3,000,000	\$1,768,516	\$0	60%	Pending	HRB2024E
Brittany Bay	4, 9, 11, 15, 22	Kent County	Brittany Bay TM LLC	USDA	0	0	0	RISK SHARE	24	21	3.50%	\$1,640,000	\$0	\$0			HRB2024E
Brookmeadow Apts.	4, 15, 22	Kent County	Brookmeadow Preservation, LP	USDA	67	43	0	RISK SHARE	480	465	3.38%	\$2,660,000	\$2,619,890	\$199,211	99%	Satisfactory	HRB2021C
Brookside Station	4, 15, 22	Harford County	Pax Edwards, LLC	USDA	56	39	0	RISK SHARE	480	390	4.60%	\$2,840,000	\$2,618,667	\$266,574	96%	Satisfactory	HRB2016A
Canton Overlook	15, 21	Baltimore City	Canton Overlook Partnership LLC	None	150	0	0	RISK SHARE	204	195	5.14%	\$17,330,000	\$17,229,765	\$34,214	97%	Satisfactory	HRB2022A
Catoctin View Apts.	6, 7	Frederick County	Catoctin View Homes, LLC	Section 8	76	76	0	GNMA	480	442	3.48%	\$10,315,000	\$9,917,003	\$0	100%	Above Average	HRB2020A
Cherry Hill Senior	15, 22	Baltimore City	Cherry Hill Senior Housing Preservation, LLC	Section 8	81	60	0	RISK SHARE	480	475	5.68%	\$3,610,000	\$3,600,025	\$10,184	91%	Above Average	HRB2023A
Chestertown Cove Apts.	4, 15, 22	Kent County	Chestertown Cove Perservation, LP	USDA	34	31	0	RISK SHARE	480	397	4.60%	\$1,030,000	\$957,010	\$339,876	94%	Satisfactory	HRB2016A
Coleman Manor Apartments	6, 7	Baltimore City	Homes for Wallbrook Limited Partner	Section 8	50	49	480	GNMA	480	278	5.41%	\$1,126,400	\$908,732	\$0	78%	Satisfactory	HRB2007A
College Parkway Place	11, 15, 21	Anne Arundel County	RF College Parkway, LLC	Section 8	170	170	0	RISK SHARE	204	204	4.92%	\$36,475,000	\$36,475,000	\$0	0%	New Const.	HRB2024D
Cottages at River House Phase IV	15, 22	Wicomico County	Blackburn Housing IV LP	None	36	0	0	RISK SHARE	480	375	4.60%	\$1,990,000	\$1,803,464	\$82,835	100%	Above Average	HRB2015A
Crestwood Manor 4	11, 15, 21	Frederick County	Crestwood Apts.	None	60	0	0	RISK SHARE	204	201	5.87%	\$9,095,000	\$9,085,516	\$3,003	0%	New Const.	HRB2022C
Eagle Park Vistas	9, 11, 15, 22	Anne Arundel County	Eagle Park Senior LLC	None	72	0	0	RISK SHARE	480	480	5.32%	\$6,555,000	\$6,555,000	\$0	0%	New Const.	HRB2023C
Eagle Park Vistas	9, 11, 15, 22	Anne Arundel County	Eagle Park Senior LLC	None	0	0	0	RISK SHARE	24	5	3.775%	\$6,350,000	\$5,577,471	\$0			HRB2023C
Elk Chase Apts.	9, 11, 15, 21	Cecil County	Elk Chase Preservation LLC	None	126	0	0	RISK SHARE	204	204	5.09%	\$7,820,000	\$7,820,000	\$216,268	0%	Under Const.	HRB2023C
Elk Chase Apts.	9, 11, 15	Cecil County	Elk Chase Preservation LLC	None	0	0	0	RISK SHARE	24	5	3.775%	\$4,680,000	\$4,680,000	\$0			HRB2023C
Elk River Manor	4, 15, 22	Cecil County	New Elk River Manor, LLC	USDA	55	25	0	RISK SHARE	480	405	4.20%	\$1,750,000	\$1,629,475	\$98,436	98%	Above Average	HRB2017C
Essex House Apartments	15, 22	Montgomery County	, Essex House,LLC	None	135	0	0	RISK SHARE	480	361	5.20%	\$10,855,000	\$9,806,835	\$228,342	98%	Satisfactory	HRB2013F
Fairbrooke Senior Apts	15, 22	Harford County	MD HA Fairbrooke LLC	Section 8	122	24	0	RISK SHARE	480	367	4.34%	\$6,525,000	\$5,819,199	\$276,769	92%	Satisfactory	HRB2014D

Description of Loans and Developments

Table C-1, Developments Currently Financed with the Proceeds of Prior Series of Bonds:

Name	Footnote	Location	Owner/ Developer	Subsidy	No. of Units (5)	No. of Subsidized Units	Total Subsidy Term (Months)	Credit Enhancement	Original Loan Term (Months)	Remaining Loan Term (Months)	Interest Rate	Original Mortgage Loan Balance Amount	Current Loan Balance as of 03/31/2025	Reserve For Replacements as of 03/31/2025	Occupancy (2)	Inspection Rating (3)) Bond Series
Fairview Apartments	15, 22	Cecil County	Fairview Preservation, LLC	None	75	0	0	RISK SHARE	480	446	3.32%	\$5,540,000	\$5,342,776	\$67,972	95%	Above Average	HRB2020D
Federalsburg Square	4, 15, 22	Caroline County	Federalsburg Square LLC	USDA	88	70	0	RISK SHARE	480	382	4.50%	\$1,975,000	\$1,800,985	\$82,529	97%	Satisfactory	HRB2015B
Freetown Village	8, 15, 22	Anne Arundel County	Whitaker Homes LP	Section 8	190	153	0	RISK SHARE	480	416	4.65%	\$9,930,000	\$9,413,621	\$508,841	96%	Satisfactory	HRB2018A
Great Mills Court and Joe Baker Village	4, 9, 11, 15, 22	St. Mary's County	Great Baker Preservation, LP	USDA	80	46	0	RISK SHARE	480	480	5.23%	\$3,505,000	\$1,614,313	\$0	0%	Under Const.	HRB2024E
Great Mills Court and Joe Baker Village	4, 9, 11, 15, 22	St. Mary's County	Great Baker Preservation, LP	USDA	0	0	0	RISK SHARE	18	15	3.525%	\$3,440,000	\$0	\$0			HRB2024E
Greens at Irvington Mews II	9, 11, 14, 15, 22	Baltimore City	ECD Irvington Mews II Limited Partnership	Section 8	59	31	0	RISK SHARE	480	480	5.18%	\$3,575,000	\$0	\$14,281	0%	New Const.	HRB2024D
Greens at Irvington Mews II	9, 11, 14, 15, 22	Baltimore City	ECD Irvington Mews II Limited Partnership	Section 8	0	0	0	RISK SHARE	21	16	3.475%	\$9,455,000	\$5,270,593	\$0			HRB2024D
Greenside Apts.	4, 15, 22	Washington County	y Greenside Acquisition, LLC	USDA	72	72	0	RISK SHARE	480	470	6.08%	\$3,360,000	\$3,343,109	\$27,421	100%	Satisfactory	HRB2022B
Greenside Senior Apts.	4, 9, 11, 15, 22	Washington County	y Greenside Senior, LLC	USDA	32	32	0	RISK SHARE	480	480	5.31%	\$3,800,000	\$3,800,000	\$0	0%	New Const.	HRB2024B
Greenside Senior Apts.	4, 9, 11, 15, 22	Washington County	y Greenside Senior, LLC	USDA	0	0	0	RISK SHARE	18	11	3.725%	\$630,000	\$630,000	\$0			HRB2024B
Hamilton Station	15, 22	Frederick County	Hamilton Station LLC	None	80	0	0	RISK SHARE	480	454	3.00%	\$13,300,000	\$12,914,684	\$54,613	99%	Satisfactory	HRB2021A
Henrietta Lacks Village III	15, 22	Baltimore County	Lyon Homes III Preservation LLC	Section 8	36	4	0	RISK SHARE	480	446	3.03%	\$3,415,000	\$3,285,183	\$32,626	97%	Satisfactory	HRB2020E
Heritage Homes	8, 9, 11, 15, 22	Anne Arundel County	Heritage Homes, LP	Section 8	182	182	0	RISK SHARE	480	480	5.48%	\$12,125,000	\$8,075,374	\$0	80%	Pending	HRB2023D
Heritage Homes	8, 9, 11, 15, 22	Anne Arundel County	Heritage Homes, LP	Section 8	0	0	0	RISK SHARE	27	10	3.875%	\$17,375,000	\$17,375,000	\$0			HRB2023D
Hickory Ridge Place	15, 22	Howard County	RF Hickory Ridge Limited Partnership	Section 8	108	108	0	RISK SHARE	480	444	3.03%	\$20,700,000	\$19,864,694	\$277,310	99%	Satisfactory	HRB2020E
Hickory Ridge Place II	16, 20	Howard County	RF Hickory Ridge Limited Partnership	None	0	0	0	UNINSURED	480	445	4.00%	\$354,661	\$343,542	\$0			HRB2018A
Hillside Park Apts.	8, 15, 22	Baltimore City	HSP2, LLC	Section 8	94	30	0	RISK SHARE	480	406	4.20%	\$4,195,000	\$3,910,455	\$289,135	97%	Above Average	HRB2017C
Homes at Gateway Village	15, 22	Wicomico County	Homes at Gateway Village Limited Partnership	None	156	0	0	RISK SHARE	480	467	3.38%	\$6,750,000	\$6,662,036	\$123,995	98%	Satisfactory	HRB2021C
Homes on Quaker Lane	15, 22	Montgomery Count	Homes on Quaker Lane Limited Partnership	None	80	0	0	RISK SHARE	480	423	4.55%	\$7,610,000	\$7,254,296	\$122,239	95%	Above Average	HRB2019A
lvy Hills	15, 22	Harford County	Ivy Hills Partnership, LLC	None	37	0	0	RISK SHARE	480	431	3.80%	\$3,140,000	\$2,992,255	\$81,484	84%	Satisfactory	HRB2019E

Description of Loans and Developments

Table C-1, Developments Currently Financed with the Proceeds of Prior Series of Bonds:

Name	Footnote	Location	Owner/ Developer	Subsidy	No. of Units (5)	No. of Subsidized Units	Total Subsidy Term (Months)	Credit Enhancement	Original Loan Term (Months)	Remaining Loan Term (Months)	Interest Rate	Original Mortgage Loan Balance Amount	Current Loan Balance as of 03/31/2025	Reserve For Replacements as of 03/31/2025	Occupancy (2)	nspection Rating (3) Bond Series
JFK Apts.	8, 9, 11, 15, 22	Allegany County	JFK Apartments, LP	Section 8	100	100	0	RISK SHARE	480	480	5.38%	\$6,690,000	\$1,664,761	\$122,879	0%	New Const.	HRB2024A
JFK Apts.	8, 9, 11, 15, 22	Allegany County	JFK Apartments, LP	Section 8	0	0	0	RISK SHARE	25	14	3.525%	\$7,850,000	\$7,850,000	\$0			HRB2024A
Laurel Grove Acres I	9, 11, 15, 22	Caroline County	Laurel Grove I, LLC	Section 8	37	37	0	RISK SHARE	480	480	5.31%	\$1,150,000	\$1,150,000	\$0	0%	New Const.	HRB2024B
Laurel Grove Acres I	9, 11, 15, 22	Caroline County	Laurel Grove I, LLC	Section 8	0	0	0	RISK SHARE	24	17	3.725%	\$4,700,000	\$1,235,698	\$0			HRB2024B
Leonard Apartments	4, 15, 22	Wicomico County	Booth Street Limited Partnership	USDA	66	58	0	RISK SHARE	360	234	4.93%	\$1,295,000	\$1,035,522	\$206,404	77%	Satisfactory	HRB2013B
Little Patuxent	9, 11, 15, 21	Anne Arundel County	Little Patuxent Senior, LLC	Section 8	78	18	0	RISK SHARE	204	204	5.33%	\$11,800,000	\$11,800,000	\$0	0%	New Const.	HRB2023E
Little Patuxent	9, 11, 15	Anne Arundel County	Little Patuxent Senior, LLC	Section 8	0	0	0	RISK SHARE	24	10	3.975%	\$2,410,000	\$2,410,000	\$0			HRB2023E
Manhattan Park Apartments - Part A	4, 6, 7, 23	Baltimore City	The Manhattan Park Apts., LP	Section 236	123	123	108	FNMA	360	155	6.46%	\$2,520,000	\$1,664,465	\$0	98%	Satisfactory	HRB2006B
McElderry	15, 22	Baltimore City	1234 McElderry LLC	Section 8	104	50	0	RISK SHARE	480	431	3.95%	\$12,500,000	\$11,931,613	\$127,033	94%	Satisfactory	HRB2019C
Merion Village Senior Apts.	9, 11, 15, 21	Harford County	Merion Village, LLC	None	68	0	0	RISK SHARE	204	204	4.895%	\$8,275,000	\$8,275,000	\$0	0%	New Const.	HRB2023B
Merion Village Senior Apts.	9, 11, 15	Harford County	Merion Village, LLC	None	0	0	0	RISK SHARE	24	3	3.125%	\$3,595,000	\$3,595,000	\$0			HRB2023B
Merritt Station II	9, 11, 15, 21	Baltimore County	Merritt Station II, LLC	None	84	0	0	RISK SHARE	204	204	4.895%	\$9,440,000	\$9,440,000	\$0	0%	New Const.	HRB2023B
Merritt Station II	9, 11, 15	Baltimore County	Merritt Station II, LLC	None	0	0	0	RISK SHARE	26	5	3.125%	\$3,710,000	\$3,710,000	\$0			HRB2023B
Mount Jezreel	10, 15, 22	Montgomery County	y Mt. Jezreel Senior LLC	None	75	0	0	RISK SHARE	480	402	4.42%	\$7,120,000	\$6,631,438	\$105,389	96%	Satisfactory	HRB2017A
Mulberry Hills Apts. 1	4, 15	Talbot County	Mulberry Estates, LLLP	USDA	128	63	0	RISK SHARE	480	344	4.27%	\$4,500,000	\$3,879,117	\$384,514	98%	Satisfactory	HRB2012B
North Street Senior Apartments	15, 22	Cecil County	TCB North Street Senior, LLC	None	53	0	0	RISK SHARE	480	361	5.20%	\$1,450,000	\$1,309,986	\$78,601	100%	Satisfactory	HRB2013F
Orchard Ridge IV	15	Baltimore City	Orchard Ridge Rental IV, LLC	Section 8	64	20	480	RISK SHARE	480	359	5.75%	\$4,185,000	\$3,817,529	\$156,958	98%	Satisfactory	HRB2013D
Park Heights Place	9, 11, 14, 15, 22	Baltimore City	Park Heights Senior 2 Limited Partnership	Section 8 p	84	76	0	RISK SHARE	480	480	5.18%	\$5,375,000	\$3,374,292	\$2,448	0%	New Const.	HRB2024D
Park Heights Place	9, 11, 14, 15, 22	Baltimore City	Park Heights Senior 2 Limited Partnership	Section 8 p	0	0	0	RISK SHARE	18	13	3.475%	\$1,880,000	\$0	\$0			HRB2024D
Park View at Colonial Landing -200	15	Howard County	Colonial Development, LLLP	None	100	0	0	RISK SHARE	480	342	4.00%	\$4,700,000	\$4,004,684	\$208,110	99%	Satisfactory	HRB2012D

Description of Loans and Developments

Table C-1, Developments Currently Financed with the Proceeds of Prior Series of Bonds:

Partner Morr 15.22 Produce Manager Selfer M1 53 1 0 RSX SMAR 40 4.23 4.55 S1.3000 S2.55.61 S4.477 9.66 Statistication Partner Morr 15.21 Monigoney Carry Monigoney Carry Meric Nord 0 0 Risk SMAR 400 500 4.50% S1.3000 S2.55.61 S4.477 9.69 Addition for the forethe foreth	(3) Bond Series	Inspection Rating (3)	Occupancy (2)	Reserve For Replacements as of 03/31/2025	Current Loan Balance as of 03/31/2025	Original Mortgage Loan Balance Amount	Interest Rate	Remaining Loan Term (Months)	Original Loan Term (Months)	Credit Enhancement	Total Subsidy Term (Months)	No. of Subsidized Units	No. of Units (5)	Subsidy	Owner/ Developer	Location	Footnote	Name
Park Versit Laurell Discussion Discussion Discussion Discussion Statistical Statistate Statistical Statistical Statisti Statistical Statis	e HRB2014D	Above Average	95%	\$139,002	\$3,148,495	\$3,535,000	4.34%	366	480	RISK SHARE	0	0	81	None	Ellicott LLLP	Howard County	15, 22	Park View at Ellicott City I
Parketer Mutar 15.2 County Mark Mark Protecter Mark (LC) Mark Parketer Mutar Risk SHARE 400 412 4.5% \$3.10,000 \$2.255,81 \$3.47,77 400 statistic Parketer Mutar 15 Mark protecter Mark 15 Mark protecter Mark 125 0 0 Risk SHARE 400 4.50 4.05% \$3.10,000 \$3.484,69 \$15.487 400 Another Mark 51.021,716 \$7.57,100 \$9.484,69 \$15.487 400 4.00 4.00 4.00% \$10.825,716 \$7.57,100 \$9.68, 56.482,20 \$116,67,716 \$7.57,100 \$9.68, 56.482,20 \$116,67,716 \$7.57,100 \$10.82,717,80 \$9.68, 56.482,20 \$10.82,717,80 \$9.68, 56.482,20 \$10.82,717,80 \$9.68, 56.482,20 \$10.82,717,80 \$9.68, 56.482,20 \$10.82,717,80 \$9.68, 56.482,20 \$9.68, 56.482,20 \$9.68, 56.482,20 \$9.68, 56.482,20 \$9.68, 56.482,20 \$9.68, 56.482,20 \$9.68, 56.482,20 \$9.68, 56.482,20 \$9.68, 56.482,20 \$9.68, 56.482,20 \$9.68, 56.482,20 \$9.68, 56.482,20 \$9.68, 56.482,20 \$9.68, 56.48	HRB2014A	Satisfactory	98%	\$251,939	\$4,315,898	\$4,805,000	5.10%	358	480	RISK SHARE	0	0	105	None	Laurel II LLLP		15, 22	Park View at Laurel II
Partner Tours Ages. 15 Morgenery Contry Min Parking Tours Ages. None None <th< td=""><td>HRB2018A</td><td>Satisfactory</td><td>96%</td><td>\$84,787</td><td>\$2,955,661</td><td>\$3,130,000</td><td>4.65%</td><td>412</td><td>480</td><td>RISK SHARE</td><td>0</td><td>11</td><td>53</td><td>Section 811</td><td>MHP Parkview Manor LLC</td><td></td><td>15, 22</td><td>Parkview Manor</td></th<>	HRB2018A	Satisfactory	96%	\$84,787	\$2,955,661	\$3,130,000	4.65%	412	480	RISK SHARE	0	11	53	Section 811	MHP Parkview Manor LLC		15, 22	Parkview Manor
Parkany, Owntook 4 15, 21 Balmone Ohy Parkany, Owntook Aprils, 4, LLC Parka	e HRB2013A	Above Average	93%	\$154,827	\$9,438,459	\$10,925,000	4.05%	350	480	RISK SHARE	0	0	125	None	y MHP Parkview Towers, L.P.	Montgomery Count	15	Parkview Towers Apts.
Per Point 10, 15, 22 Cecil County HELP Pary Point LP Processed RISK SHARE 480 407 423% \$52,85,000 \$5,84,320 \$195,475 99% Satisface Plexenced Park Apris 15 Baltmore County Opprop Property Co. LLC None 140 0 0 RISK SHARE 480 341 440% \$9,340,000 \$8,047,872 \$166,474 96% Satisface Poppleton Park Apris 6,7 Baltmore City Poppleton Partnent, LP Section 81 123 123 480 GNMA 460 276 5.55% \$4,425,000 \$5,677,244 50 94% Above Aver Revalisance Row Apris. 15,22 Baltmore City Revendend Count, LP Section 81 84 9 GNMA 480 3.54% \$5,440,000 \$6,25,448 \$83,420 10% Satisface Revendend Court 15,22 Baltmore City Revendend Count, LP Section 8 77 77 0 RISK SHARE 480 448 3.54% \$3,700,000	HRB2021B	Satisfactory	95%	\$77,302	\$10,821,716	\$11,160,000	2.62%	179	204	RISK SHARE	0	0	118	None	Parkway Overlook Apts. 4, LLC	Baltimore City	15, 21	Parkway Overlook 4
Presence Park Ages 15 Baltimore Courty Oppleton Park Service RISK SHARE 480 341 4.40% \$53,40,000 \$5,07,724 \$516,77 \$96,75 \$96,77 \$96,56 \$97,5 \$96,56 \$97,5 \$9	HRB2017B	Satisfactory	99%	\$195,475	\$5,849,320	\$6,265,000	4.23%	407	480	RISK SHARE	0	75	75	Section 8	HELP Perry Point LP	Cecil County	10, 15, 22	Perry Point
Poppleton Plance Apts Part 1 6,7 Baltimore City Poppleton Parmers, LP GMMA 480 276 5.5% \$4,425,000 \$3,577,244 \$0 94% Above Aver Renaissance Row Apts. 15,22 Baltimore City Renaissance Row, LLC Section 811 84 8 0 RISK SHARE 480 448 3.54% \$6,440,000 \$6,235,448 \$83,420 100% \$atisfacto Rehmond Hill Pointe 15,22 Geil County Richmond Hill Redevelopment None 48 0 0 RISK SHARE 480 3.53 5.21% \$2,545,000 \$2,278,300 \$48,980 90% \$atisfacto River Bend Court 15,22 Gell County River Bend Court, LP Section 8 77 77 0 RISK SHARE 480 448 3.54% \$3,700,000 \$3,582,478 \$88,948 99% Above Aver River foor Townhomes 15,22 Baltimore City River Bend Court, LP Section 8 99 75 0 RISK SHARE 480 448 5.23% \$6,710,000 \$5,858,689 \$0 21% Pending <t< td=""><td>HRB2012A</td><td>Satisfactory</td><td>96%</td><td>\$166,474</td><td>\$8,047,872</td><td>\$9,340,000</td><td>4.40%</td><td>341</td><td>480</td><td>RISK SHARE</td><td>0</td><td>0</td><td>140</td><td>None</td><td>Osprey Property Co. LLC</td><td>Baltimore County</td><td>15</td><td>Pikeswood Park Apts</td></t<>	HRB2012A	Satisfactory	96%	\$166,474	\$8,047,872	\$9,340,000	4.40%	341	480	RISK SHARE	0	0	140	None	Osprey Property Co. LLC	Baltimore County	15	Pikeswood Park Apts
Remainsance Row Apts. 15, 22 Baltimore City Remainsance Row, LLC RISK SHARE 480 448 3.54% \$6,40,000 \$6,235,448 \$83,420 100% Satisfacto Richmond Hill Pointe 15, 22 Cecil County Richmond Hill Redevelopment None 48 0 0 RISK SHARE 480 353 5.21% \$2,545,000 \$2,278,300 \$48,980 90% Satisfacto River Bend Court 15, 22 Allegary County River Bend Count, LP Section 8 77 77 0 RISK SHARE 480 448 3.54% \$3,700,000 \$3,582,478 \$68,946 99% Above Aver River Bend Court 15, 22 Baltimore City RF2,LLC None 126 0 0 RISK SHARE 480 407 420% \$6,710,000 \$5,762,564 \$56,883 98% \$astisfacto Riverside Hornes and Mitchell Landing Apts. 9,11,15% Wicomico County Rivermitch, LLC Section 8 0 0 RISK SHARE 480 460 52% \$6,710,000 \$5,065,089 \$0 21% Pending	e HRB2006D	Above Average	94%	\$0	\$3,577,244	\$4,425,000	5.55%	276	480	GNMA	480	123	123	Section 8	Poppleton Partners, LP	Baltimore City	6, 7	Poppleton Place Apts Part I
Richmond Hill Pointe 15, 22 Cecil County Richmond Hill Redevelopment RISK SHARE 480 353 5.21% \$2,245,000 \$2,278,00 \$48,880 90% Satisfacto River Bend Court 15, 22 Allegany County River Bend Court, LP Section 8 77 77 0 RISK SHARE 480 448 3.54% \$3,700,000 \$3,582,478 \$68,946 99% Above Aver River fiort Townhomes 15, 22 Batimore City RF2, LLC None 126 0 0 RISK SHARE 480 407 4.20% \$6,710,000 \$5,762,564 \$566,838 99% Satisfacto Riverside Homes and Mitchell Landing Apts. 9,11,15, Vicomico County Rivermitch, LLC Section 8 99 75 0 RISK SHARE 480 480 5.23% \$6,710,000 \$5,856,989 \$0 21 Pending Riverside Homes and Mitchell Landing Apts. 9,11,15, Wicomico County Rivermitch, LLC Section 8 0 0 RISK SHARE 24 21 3.50% \$8,815,000 \$0 \$0 \$0 \$0 RISK SHAR	HRB2020C	Satisfactory	100%	\$83,420	\$6,235,448	\$6,440,000	3.54%	448	480	RISK SHARE	0	8	84	Section 811	Renaissance Row, LLC	Baltimore City	15, 22	Renaissance Row Apts.
River Bend Court 15, 22 Allegany County River Bend Court, LP RISK SHARE 480 448 3.54% \$3,700.000 \$3,582,478 \$68,946 99% Above Aver River foor Townhomes 15, 22 Baltimore City RF2, LLC None 126 0 0 RISK SHARE 480 407 4.20% \$6,710,000 \$5,762,564 \$566,838 99% Above Aver Riverside Homes and Mitchell Landing Apts. 9,11,15, 22 Wicomico County Rivermitch, LLC Section 8 99 75 0 RISK SHARE 480 480 5.23% \$6,710,000 \$5,856,989 \$0 21% Pending Riverside Homes and Mitchell Landing Apts. 9,11,15, 22 Wicomico County Rivermitch, LLC Section 8 9 75 0 RISK SHARE 480 480 5.23% \$6,710,000 \$5,856,989 \$0 21% Pending Riverside Homes and Mitchell Landing Apts. 9,11,15, 22 Wicomico County Rivermitch, LLC Section 8 0 0 RISK SHARE 24 21 3.50% \$8,815,000 \$0 \$0 \$0 \$0	HRB2013B	Satisfactory	90%	\$48,980	\$2,278,300	\$2,545,000	5.21%	353	480	RISK SHARE	0	0	48	None	Richmond Hill Redevelopment	Cecil County	15, 22	Richmond Hill Pointe
Riverfort Townhomes 15, 22 Baltimore City RF2, LLC Risk Section 8 99 75 0 RISK SHARE 480 407 4.20% \$6,175,000 \$5,762,564 \$566,838 99% Satisfactor Riverside Homes and Mitchell Landing Apts. 9,11,15, 22 wicomico County Rivermitch, LLC Section 8 99 75 0 RISK SHARE 480 480 5.23% \$6,710,000 \$5,856,999 \$0 21% Pending Riverside Homes and Mitchell Landing Apts. 9,11,15, 22 wicomico County Rivermitch, LLC Section 8 0 0 0 RISK SHARE 24 21 3.50% \$8,815,000 \$50	e HRB2020C	Above Average	99%	\$68,946	\$3,582,478	\$3,700,000	3.54%	448	480	RISK SHARE	0	77	77	Section 8	River Bend Court, LP	Allegany County	15, 22	River Bend Court
Riverside Homes and Mitchell Landing Apts. 0 0 0 0 RISK SHARE 480 480 5.23% \$6,710,000 \$5,856,989 \$0 21% Pending Riverside Homes and Mitchell Landing Apts. 9,11,15, 22 9,11,15, 22 Wicomico County Rivermitch, LLC Section 8 0 0 0 RISK SHARE 24 21 3.50% \$8,815,000 \$0 \$0 21% Pending Riverside Homes and Mitchell Landing Apts. 9,11,15, 22 Taibot County Rivermitch, LLC Section 8 0 0 0 RISK SHARE 24 21 3.50% \$8,815,000 \$0 \$0 \$0 \$0 RISK SHARE 24 21 3.50% \$8,815,000 \$0 \$0 \$0 \$0 RISK SHARE 24 21 3.50% \$1,170,000 \$1,062,751 \$96,566 100% \$3615400 Riverwoods at \$1. Michaels 151 150 480 480 365 5.75% \$1,170,000 \$1,062,751 \$96,565 100% \$3615400 <td>HRB2017C</td> <td>Satisfactory</td> <td>98%</td> <td>\$566,838</td> <td>\$5,762,564</td> <td>\$6,175,000</td> <td>4.20%</td> <td>407</td> <td>480</td> <td>RISK SHARE</td> <td>0</td> <td>0</td> <td>126</td> <td>None</td> <td>RF2, LLC</td> <td>Baltimore City</td> <td>15, 22</td> <td>Riverfront Townhomes</td>	HRB2017C	Satisfactory	98%	\$566,838	\$5,762,564	\$6,175,000	4.20%	407	480	RISK SHARE	0	0	126	None	RF2, LLC	Baltimore City	15, 22	Riverfront Townhomes
Riverside Homes and Mitchell Landing Apts. \$1,17,0 Wicomico County Rivermitch, LLC Risk Prior Model Risk SHARE 24 21 3.50% \$8,815,000 \$0 \$0 Riverwoods at St. Michaels 15, 22 Talbot County Riverwoods St. Michaels, LLC None 40 0 0 RISK SHARE 480 355 5.75% \$1,170,000 \$1,062,751 \$96,556 100% Satisfactor Vierwoods at St. Michaels U Section 8 151 150 480 480 355 5.75% \$1,170,000 \$1,062,751 \$96,556 100% Satisfactor	HRB2024E	Pending	21%	\$0	\$5,856,989	\$6,710,000	5.23%	480	480	RISK SHARE	0	75	99	Section 8	Rivermitch, LLC	Wicomico County		Riverside Homes and Mitchell Landing Apts.
Riverwoods at St. Michaels 15, 22 Talbot County Riverwoods St. Michaels, LLC RISK SHARE 480 355 5.75% \$1,000 \$1,062,751 \$96,556 100% Satisfactor	HRB2024E			\$0	\$0	\$8,815,000	3.50%	21	24	RISK SHARE	0	0	0	Section 8	Rivermitch, LLC	Wicomico County		Riverside Homes and Mitchell Landing Apts.
	HRB2013D	Satisfactory	100%	\$96,556	\$1,062,751	\$1,170,000	5.75%	355	480	RISK SHARE	0	0	40	None	Riverwoods St. Michaels, LLC	Talbot County	15, 22	Riverwoods at St. Michaels
Ruscumoe Garoers Apartments 0, 7 Bailintore City Evergeent Partners GNMA 420 200 3.95% \$0,002,379 \$1,490,004 \$0 99% Satisfactu	HRB2007A	Satisfactory	99%	\$0	\$7,490,684	\$8,882,979	5.39%	280	420	GNMA	480	150	151	Section 8	Evergreen Partners	Baltimore City	6, 7	Ruscombe Gardens Apartments
Samuel Chase Apartments 4, 15, 22 Somerset County USDA 60 57 0 RISK SHARE 360 246 4.35% \$2,390,000 \$1,902,737 \$485,357 97% Satisfactor	HRB2014C	Satisfactory	97%	\$485,357	\$1,902,737	\$2,390,000	4.35%	246	360	RISK SHARE	0	57	60	USDA	Green Street Housing, LLC	Somerset County	4, 15, 22	Samuel Chase Apartments
Schumaker Place Apts. 15, 22 Wicomico County Schumaker Preservation Associates, LLC 96 0 RISK SHARE 480 426 4,835,000 \$4,622,154 \$261,228 96% Satisfactor	HRB2019A	Satisfactory	96%	\$261,228	\$4,622,154	\$4,835,000	4.55%	426	480	RISK SHARE	0	0	96		Schumaker Preservation Associates, LLC	Wicomico County	15, 22	Schumaker Place Apts.
Seiborne 6, 7, 13 Howard County Dorsey-Seiborne Limited Partnership None 72 0 0 GNMA 480 437 6.175% \$1,631,980 \$1,454,652 \$0 96% Satisfactor	HRB2013D	Satisfactory	96%	\$0	\$1,454,652	\$1,631,980	6.175%	437	480	GNMA	0	0	72	None	Dorsey-Selborne Limited Partnership	Howard County	6, 7, 13	Selborne
Section 8 50 0 RISK SHARE 480 409 4.20% \$5,500,000 \$5,144,011 \$155,974 100% Satisfactor	HRB2017C	Satisfactory	100%	\$155,974	\$5,144,011	\$5,500,000	4.20%	409	480	RISK SHARE	0	50	50	Section 8	Shalom Heritage Limited Partnership	Howard County	15, 22	Shalom Square

Description of Loans and Developments

Table C-1, Developments Currently Financed with the Proceeds of Prior Series of Bonds:

Name	Footnote	Location	Owner/ Developer	Subsidy	No. of Units (5)	No. of Subsidized Units	Total Subsidy Term (Months)	Credit Enhancement	Original Loan Term (Months)	Remaining Loan Term (Months)	Interest Rate	Original Mortgage Loan Balance Amount	Current Loan Balance as of 03/31/2025	Reserve For Replacements as of 03/31/2025	Occupancy (2)	Inspection Rating (3)) Bond Series
Sharpe Square	15, 22	Frederick County	Sharpe Square Pax Buckeye, LLC	None	86	0	0	RISK SHARE	480	426	4.25%	\$10,940,000	\$10,423,736	\$121,187			HRB2019B
Slippery Hill Senior	9, 11, 15, 21	Queen Anne's County	Slippery Hill III, LP	None	54	0	0	RISK SHARE	204	204	5.47%	\$4,535,000	\$4,535,000	\$0	0%	New Const.	HRB2023A
Southern Pines II	15, 22	Calvert County	SP II Apartments, LLC	None	67	0	0	RISK SHARE	480	397	4.60%	\$3,500,000	\$3,251,974	\$137,750	96%	Below Average	HRB2016A
Spring Valley Apts	15	St. Mary's County	Spring Valley Workforce Housing	None	128	0	0	RISK SHARE	480	356	5.21%	\$6,690,000	\$6,010,322	\$594,577	98%	Satisfactory	HRB2013B
Springford Gardens Apts. & School House Apts.	4, 15, 22	Cecil County	Spring School Presversation, LP	USDA Section 8	69	67	0	RISK SHARE	480	427	3.95%	\$3,600,000	\$3,421,763	\$165,813	97%	Satisfactory	HRB2019C
The Junction	6, 7, 11	Frederick County	Junction Frederick, LLC	None	179	0	0	GNMA	480	480	5.29%	\$30,435,000	\$7,081,500	\$0	0%	New Const.	HRB2024B
The Junction	11	Frederick County	Junction Frederick, LLC	None	0	0	0	CASH COLLATERAL	29	22	3.825%	\$1,565,000	\$229,590	\$0			HRB2024C
Towns at Woodfield	10, 15, 22	Baltimore County	Dogwood Towns, LLC	None	62	0	0	RISK SHARE	480	403	4.42%	\$7,740,000	\$7,216,712	\$87,659	97%	Satisfactory	HRB2017A
Tremont Place	15, 21	Carroll County	Tremont Acquisition, LLC	None	82	0	0	RISK SHARE	204	186	3.06%	\$3,280,000	\$3,204,776	\$44,744	99%	Above Average	HRB2021C
Victoria Estates	4, 15, 22	Worcester County	Victoria Estates LLC	USDA	100	76	0	RISK SHARE	480	375	4.60%	\$1,670,000	\$1,513,445	\$261,144	99%	Satisfactory	HRB2015A
Villas at Whitehall	15, 22	Cecil County	Whitehall Preservation Associates, LLC	None	71	0	0	RISK SHARE	480	449	3.32%	\$2,880,000	\$2,786,911	\$129,540	99%	Above Average	HRB2020D
Weinberg Manor Apts	15	Baltimore City	Weinberg Manor West, LP	Section 8	109	108	360	RISK SHARE	360	176	6.99%	\$3,880,000	\$2,834,240	\$180,682	98%	Satisfactory	HRB2008D
Windsor Gardens	15, 22	Frederick County	Homes for Frederick LP	Section 8	59	58	0	RISK SHARE	480	375	4.60%	\$4,330,000	\$3,924,119	\$116,494	93%	Satisfactory	HRB2015A
Woodland Springs	15, 22	Prince George's County	Woodland Springs, LP	Section 8	506	121	0	RISK SHARE	480	388	4.50%	\$43,290,000	\$39,751,623	\$630,451	92%	Satisfactory	HRB2015B
Woodlands at Reid Temple	15, 22	Prince George's County	Woodlands at Reid Temple, LP	None	252	0	0	RISK SHARE	480	434	3.90%	\$33,750,000	\$32,300,014	\$388,825	98%	Satisfactory	HRB2019D
Woodyard Station	15, 21	Prince George's County	Woodyard Station 4, LLC	None	112	0	0	RISK SHARE	204	195	3.07%	\$15,500,000	\$15,350,330	\$25,533	93%	Above Average	HRB2021C
Totals: (1)					7,573	2,886						\$666,201,020	\$570,069,248	\$10,622,886			

- 1 Amounts and percentages may not total exactly due to the rounding.
- 2 Generally, as of March 31, 2025.
- 3 The Inspection Rating is based on the most recent rating available to the Administration as of March 31, 2025 and reflects the evaluation by the Department's Asset Management Group of the Development's physical condition, management practices and compliance with regulations and loan documents. The projects rated "Pending" are yet to receive their first inspection, while the projects rated "Under Const." are in the process of being leased up and would not require inspection.
- 4 Includes original and all renewal terms. Section 236 contract terms are coterminous with applicable Loan term. For the term of the USDA subsidy there is an allocated dollar amount provided to the Project that is designed to assist the tenants with rental payments. Refer to Appendix G for additional information.
- 5 Figures may include non-revenue manager-occupied units.
- 6 The interest rate received by the Administration on the related Guaranteed Securities GNMA or FNMA loans is 0.25% less than the interest rate shown in the chart because the GNMA or FNMA Servicer deducts and retains a fee in that amount.
- 7 For loans enhanced by FNMA or GNMA, the Reserve for Replacement Accounts are held by the lender.
- 8 Section 8 subsidy for some or all of the units in this Development is being provided under the Rental Assistance Demonstration Program (RAD). See Official Statement, Appendix G "Federal Housing Section 8 Program".
- 9 Refer to Table C-3,"Letter of Credit" chart.
- 10 The Bonds issued to finance this Development are stand-alone, non-parity Bonds under the Bond Resolution secured solely by the trust estate pledged under the applicable series resolution and not from revenues or other amounts pledged to Parity Bonds.
- 11 These developments are in construction or lease-up, therefore occupancy reports and/or inspection ratings may not be available at this time. These loans may have negative arbitrage backed by a standby letter of credit, please see the Official Statement for additional information.

12 N/A

- 13 No Series of Bonds financed the Selborne House development. The Selborne House development was financed with the proceeds of the Administration's Multifamily Development Revenue Bonds (GNMA Collateralized-Selborne House Project), Series 1999A. The Administration previously redeemed the Selborne House Bonds and transferred the related GNMA to the Series 1996A Revenue Account of the Resolution, which is pledged to the holders of the Bonds.
- 14 These developments are expected to enter into a project rental assistance contract ("PRAC") with HUD. Shortly after completion of the Development, the PRAC-assisted units are expected to convert to RAD Section 8 assistance.
- 15 Insured under the FHA Risk Sharing program. See Official Statement, Appendix G "MORTGAGE INSURANCE AND GUARANTEE PROGRAMS FHA RISK SHARING PROGRAM".

16 On December 17, 2020, the Hickory Ridge Apts. II loan was modified from a cash flow loan to an amortizing, subordinate loan with a 40-year term.

17 N/A

18 N/A

19 N/A

- 20 This loan was originally issued under Housing Revenue Bond 1996 A. In May, 2018, a portion of Housing Revenue Bonds, Series 2018 A proceeds were used to fully refund the Administration's Housing Revenue Bonds, Series 1996 A. This project was transferred to Housing Revenue Bonds, Series 2018 A.
- 21 The principal balance of the permanent Loan for this Development is structured to amortize over the Original Loan Term set forth in this table, subject to an early, lump-sum balloon payment. Currently, balloon payment maturity dates for applicable Loans are 17 years from the beginning of the Original Loan Term.
- 22 These loans are insured under the FHA Risk-Sharing Program, utilizing a 75/25 share structure in which FHA assumes 75% of the potential loss and MHF assumes the remaining 25% share. All other loans designated as holding "RISK SHARE" credit enhancement utilize the 50/50 share structure.
- 23 The interest rate received by the Administration is 1.04% less than the interest rate in the Note reported in this chart. The servicer retains 1.04% for servicing and credit enhancement fees.

24 N/A

Table C-2 as of March 31, 2025SUSTAINABILITY BONDS REPORT*

Development Name (New Construction/ Rehabilitation)	Development Location	4% LIHTC Allocated	Anticipated Population Served or Elected % AMI	Environmental Attributes	Bond Proceeds Disbursed (\$) as of March 31, 2025	Bond Proceeds Disbursed (%) as of March 31, 2025
Eagle Park Vistas	Hanover, Anne Arundel County, MD 21076	Yes	72 Units / 60% AMI	Energy Star Certification, National Green Building Standards: Bronze Certification, Energy Star windows, appliances, and light fixtures	\$12,132,471	94.01%
Elk Chase Apts.	Elkton, Cecil County, MD 21921	Yes	126 Units / All units are expected to be reserved for households at or below 30%, 50% and 60% of area median income.	Energy Star windows, appliances, and light fixtures, Water Sense bathroom faucets and fixtures, targeting 20% improvement in energy savings	\$12,500,000	100.00%
Heritage Homes	Glen Burnie, Anne Arundel County, MD 21061 and Odenton, Anne Arundel County, MD 21113	Yes	182 Units / All units are expected to be reserved for households at or below 30%, 50% and 60% of area median income.	Energy Star appliances, and light fixtures, EPA Water Sense faucets and fixtures, high efficiency 19-SEER, mechanical systems	\$25,450,374	86.27%
Little Patuxent	Gambrills, Anne Arundel County, MD 21054	Yes	78 Units / All units are expected to be reserved for households at or below 30%, 50%, 60% and 80% of area median income.	National Green Building Standards: Bronze Certification, Energy Star windows, appliances, and light fixtures, EPA Water Sense faucets and fixtures, and high efficiency mechanical systems	\$14,210,000	100.00%
JFK Apts.	Cumberland, Allegany County, MD 21502	Yes	100 Units / All units are expected to be reserved for households at or below 30% and 60% of area median income.	National Green Building Standards: Bronze Certification, Energy Star appliances and light fixtures, EPA Water Sense faucets and fixtures, and high efficiency 21-IEER mechanical systems	\$9,514,761	65.44%
Greenside Senior Apts.	Maugansville, Washington County, MD 21767	Yes	32 Units / 60% AMI	National Green Building Standards: Bronze Certification, Energy Star appliances and fixtures, EPA Water Sense faucets and fixtures, and high efficiency mechanical systems	\$4,430,000	100.00%
Laurel Grove Acres I	Federalsburg, Caroline County, MD 21632	Yes	37 Units / All units are expected to be reserved for households at or below 30%, 60% and 80% of area median income.	Energy Star appliances and light fixtures, EPA Water Sense faucets and fixtures, and high efficiency mechanical systems	\$2,385,698	40.78%
The Junction	Frederick, Frederick County, MD 21701	Yes	179 Units / 60% AMI	National Green Building Standards: Bronze Certification, Energy Star windows, appliances and light fixtures, EPA Water Sense faucets and fixtures, and high efficiency 15-SEER mechanical systems	\$7,311,090	22.85%
College Parkway Place	Annapolis, Anne Arundel County, MD 21409	Yes	170 Units / All units are expected to be reserved for households at or below 30%, 40%, 50% and 60% of area median income.	Energy Star appliances, and light fixtures, EPA Water Sense faucets and fixtures, and high efficiency mechanical systems	\$36,475,000	100.00%
Greens at Irvington Mews II	Baltimore City, MD 21229	Yes	59 Units / All units are expected to be reserved for households at or below 30% and 50% of area median income.	Energy Star appliances, and light fixtures, EPA Water Sense faucets and fixtures, and 15-SEER high efficiency mechanical systems	\$5,270,593	40.45%
Park Heights Place	Baltimore City, MD 21215	Yes	84 Units / All units are expected to be reserved for households at or below 30%, 40%, 50% and 60% of area median income.	Energy Star windows, appliances, and light fixtures, EPA Water Sense faucets and fixtures, and high efficiency 15-SEER mechanical systems	\$3,374,292	46.51%
Brittany Bay	Rock Hall, Kent County, MD 21661	Yes	40 Units / 60% AMI	National Green Building Standards: Bronze Certification, Energy Star windows, appliances and light fixtures, EPA Water Sense faucets and fixtures, high efficiency mechanical systems	\$1,768,516	38.11%
Great Mills Court and Joe Baker Village	Lexington Park, St. Mary's County, MD 20653	Yes	80 Units / All units are expected to be reserved for households at or below 30% and 60% of area median income.	Energy Star windows, appliances, and light fixtures, EPA Water Sense faucets and fixtures, high efficiency 15- SEER mechanical systems	\$1,614,313	23.24%
Riverside Homes and Mitchell Landing Apts.	Salisbury, Wicomico County, MD 21801	Yes	99 Units / 60% AMI	Energy Star Certification, National Green Building Standards: Bronze Certification, Energy Star windows, appliances and light fixtures, EPA Water Sense faucets and fixtures, high efficiency 15-SEER mechanical systems	\$5,856,989	37.73%

*Once all related bond proceeds have been disbursed, no further annual updates will be provided.

HRB Series - Letters of Credit											
	N	egative Arbitrage Letters of Cre	dit								
Series	Project	LOC Bank	LOC #		Amount	Expiration					
HRB2023A	Slippery Hill Senior	Truist Bank	75001084	\$	242,281	4/1/2025					
HRB2023B	Merritt Station II	Truist Bank	75001185	\$	395,837	8/1/2025					
HRB2023B	Merion Village Senior Apartments	Truist Bank	75001186	\$	323,001	6/1/2025					
HRB 2023C	Elk Chase Apartments	TD Bank	20010247	\$	399,246	7/24/2025					
HRB 2023C	Eagle Park Vistas	Truist Bank	75001408	\$	406,276	8/1/2025					
HRB 2023D	Heritage Homes	Truist Bank	75001740	\$	1,041,346	1/1/2026					
HRB 2023E	Little Patuxent	Truist Bank	75000437	\$	588,146	1/1/2026					
HRB 2024A	JFK Apartments	First United Bank & Trust	710168-710	\$	414,196	5/1/2026					
HRB 2024B	Greenside Senior Apartments	JPMorgan Chase Bank	NUSCGS052899	\$	139,510	2/1/2026					
HRB 2024B	Laurel Grove Acres I	JPMorgan Chase Bank	NUSCGS052902	\$	134,661	8/1/2026					
HRB 2024D	Park Heights Place	JPMorgan Chase Bank	NUSCGS054304	\$	194,783	4/1/2026					
HRB 2024D	Greens at Irvington Mews II	JPMorgan Chase Bank	NUSCGS054303	\$	238,662	7/1/2026					
HRB 2024E	Riverside Homes/Mitchell Landing	JPMorgan Chase Bank	NUSCGS054858	\$	404,011	12/1/2026					
HRB 2024E	Brittany Bay	First United Bank & Trust	711	\$	151,187	12/1/2026					
HRB 2024E	Joe Baker Village/Great Mills Ct Apts	First United Bank & Trust	713	\$	148,233	6/1/2026					

Table C-4, Loans and Developments in Default

As of March 31, 2025, there were no Developments or Group Home loans financed by the Housing Revenue Bond indentures in default. Default is defined as failure to make Mortgage Loan payments equivalent to two full monthly payments of principal and interest.

APPENDIX D

OUTSTANDING INDEBTEDNESS OF THE ADMINISTRATION

Outstanding Housing Revenue Bonds

The following table sets forth certain information relating to Bonds issued by the Administration under the Bond Resolution outstanding as of April 1, 2025.

				Year of Issue	Final Maturity	Amount Issued	Amount Outstanding	
Housing R	levenue	Bond	s				<u> </u>	
Series		А		2013	7/1/2054	\$ 10,925,000	\$ 9,255,000	
Series	2013	Е		2013	7/1/2045	41,795,000	25,800,000	(2)(4)
Series	2013	F		2013	7/1/2055	16,255,000	5,165,000	
Series	2014	А		2014	1/1/2055	4,805,000	2,960,000	
Series	2014	В		2014	7/1/2055	3,790,000	1,125,000	
Series	2014	С		2014	1/1/2046	3,700,000	1,905,000	
Series	2014	D		2014	1/1/2056	10,060,000	8,775,000	
Series	2015	Α		2015	1/1/2057	13,395,000	7,150,000	
Series	2015	В		2015	7/1/2057	48,200,000	40,890,000	
Series	2016	А		2016	7/1/2058	15,730,000	6,685,000	
Series	2017	А		2017	11/1/2058	18,720,000	13,848,151	(8)
Series	2017	В		2017	3/1/2059	12,000,000	5,849,320	(8)
Series	2017	С		2017	7/1/2059	28,755,000	16,700,000	
Series	2018	Α		2018	1/1/2060	42,430,000	23,660,000	
Series	2019	Α		2019	1/1/2061	14,715,000	11,030,000	
Series	2019	В		2019	1/1/2061	10,040,000	9,485,000	
Series	2019	С		2019	7/1/2061	19,665,000	13,955,000	
Series	2019	D		2019	7/1/2061	30,440,000	29,005,000	
Series	2019	Е		2019	7/1/2061	6,020,000	2,620,000	
Series	2020	Α		2020	7/1/2062	10,315,000	9,915,000	
Series	2020	С		2020	7/1/2062	19,350,000	8,940,000	
Series	2020	D		2020	7/1/2062	11,485,000	8,275,000	
Series	2020	Е		2020	7/1/2062	23,860,000	21,185,000	
Series	2021	Α		2021	7/1/2063	13,605,000	13,285,000	
Series	2021	В		2021	1/1/2041	11,395,000	11,050,000	
Series	2021	С		2021	7/1/2064	44,585,000	28,525,000	
Series	2022	Α		2022	1/1/2042	23,270,000	17,810,000	
Series	2022	В		2022	7/1/2064	6,465,000	3,580,000	
Series	2022	С		2022	7/1/2042	11,555,000	9,420,000	
Series	2023	Α		2023	1/1/2065	17,205,000	8,420,000	
Series	2023	В		2023	7/1/2043	25,575,000	25,575,000	
Series	2023	С		2023	7/1/2065	25,880,000	25,880,000	
Series	2023	D		2023	1/1/2066	29,920,000	29,920,000	
Series	2023	Е		2023	7/1/2043	14,605,000	14,605,000	
Series	2024	А		2024	7/1/2066	14,765,000	14,765,000	
Series	2024	В		2024	1/1/2068	40,890,000	40,890,000	
Series	2024	С		2024	1/1/2028	1,565,000	1,565,000	
Series	2024	D		2024	1/1/2067	58,205,000	58,205,000	
Series	2024	Е		2024	1/1/2067	27,550,000	27,550,000	
Total Hou	sing Re	venue	Bonds			\$ 783,485,000	\$ 615,222,471	-

The following table sets forth certain information relating to Bonds issued by the Administration under its other programs and outstanding as of April 1, 2025.

				Year <u>of Issue</u>	Final <u>Maturity</u>	Amount <u>Issued</u>	Amount Outstanding	
Multi-Fam	ily Mor	tgage	Revenue Bonds					
Series	2010	A	(New Issue)	2010	7/1/2030	\$ 8,410,000	\$ 3,225,000	
Series	2009	A-1	(Released Program Bonds)	2010	7/1/2051	24,380,000	24,380,000	
Series	2010	В	(New Issue)	2010	7/1/2045	16,730,000	2,825,000	
Series	2009	A-2	(Released Program Bonds)	2010	7/1/2051	6,610,000	1,880,000	
Series	2009	A-3	(Released Program Bonds)	2010	1/1/2044	5,410,000	4,095,000 (5))
Series	2010	D	(New Issue)	2010	1/1/2035	6,880,000	3,350,000	
Series	2009	A-4	(Released Program Bonds)	2010	7/1/2051	10,760,000	10,760,000	
Series	2011	Α	(New Issue)	2011	7/1/2026	2,190,000	295,000	
Series	2009	A-5	(Released Program Bonds)	2011	7/1/2051	8,460,000	8,460,000	
Series	2011	В	(New Issue)	2011	1/1/2028	8,680,000	865,000	
Series	2009	A-6	(Released Program Bonds)	2011	7/1/2051	13,230,000	13,230,000	
Series	2011	С	(New Issue)	2011	7/1/2051	16,685,000	9,850,000	
Series	2009	A-7	(Released Program Bonds)	2011	7/1/2051	23,190,000	23,190,000	
Total Mult	i-Famil	у Мо	tgage Revenue Bonds			\$ 151,615,000	\$ 106,405,000	

				Effective Bond Yield	Year of Issue	Final Maturity		Amount Amount Issued Outstanding			
Residentia	al Reveni	ue Ro	mde	bolla Tiela	<u>01 1550e</u>	Maturity		Issueu	<u>Sucu</u> Outstanding		
	Series	G		(2)	2006	9/1/2040	\$	40,000,000	\$	8,230,000	(1)
	Series	J		(2)	2006	9/1/2040	Ŷ	60,000,000	Ŷ	37,305,000	· /
2012		В		(2)	2012	9/1/2033		45,000,000		44,060,000	` '
2014	Series	С		3.369241%	2014	9/1/2044		47,960,000		9,830,000	
2014	Series	D		3.245679%	2014	9/1/2036		23,885,000		575,000	(1)
2014	Series	Е		3.395849%	2014	9/1/2040		53,205,000		8,165,000	(1)(3)
2014	Series	F		(2)	2014	9/1/2044		25,000,000		23,770,000	(3)
2015	Series	Α		3.379090%	2015	9/1/2045		24,235,000		1,205,000	(1)
2015	Series	В		3.565720%	2015	9/1/2041		67,190,000		515,000	(1)(3)
2016	Series	Α		3.401702%	2016	9/1/2047		325,800,000		144,250,000	(1)(3)
2017	Series	А		3.734510%	2017	9/1/2048		263,060,000		80,615,000	(1)(3)
2018	Series	Α		3.958382%	2018	9/1/2048		239,565,000		23,705,000	(1)
2018	Series	В		3.958382%	2018	9/1/2048		40,435,000		12,350,000	(1)
2019	Series	Α		3.650455%	2019	9/1/2049		140,000,000		36,090,000	(1)
2019	Series	В		3.277965%	2019	9/1/2049		210,000,000		113,185,000	(1)
2019	Series	С		2.940750%	2019	3/1/2050		319,580,000		205,155,000	(1)
2019	Series	D		2.898117%	2019	3/1/2050		27,490,000		9,960,000	(1)(3)
2020	Series	Α		2.753368%	2020	3/1/2050		130,750,000		91,625,000	(1)
2020	Series	D		2.344036%	2020	9/1/2050		160,000,000		116,935,000	(1)
2021	Series	Α		2.117790%	2021	9/1/2051		197,725,000		154,175,000	(1)
2021	Series	В		2.235000%	2021	9/1/2051		170,000,000		136,330,000	(1)
2021	Series	С		2.509600%	2021	9/1/2051		221,770,000		200,190,000	(1)
2021	Series	D		1.620900%	2021	3/1/2027		30,000,000		12,780,000	(1)(3)
2022	Series	Α		4.708570%	2022	9/1/2052		111,625,000		100,630,000	(1)
2022	Series	В		4.354550%	2022	9/1/2034		37,375,000		31,065,000	(1)(3)
2022	Series	С		4.740098%	2022	3/1/2053		98,720,000		85,235,000	(1)(3)
2022	Series	D		5.173272%	2022	3/1/2053		100,000,000		92,190,000	(1)
2023	Series	Α		5.100551%	2023	9/1/2053		60,000,000		56,645,000	(1)
2023	Series	В		5.100551%	2023	9/1/2053		90,000,000		81,400,000	(1)(3)
2023	Series	С		4.720410%	2023	9/1/2054		115,000,000		111,185,000	(1)
2023	Series	D		5.683140%	2023	9/1/2053		185,000,000		174,910,000	(1)(3)
2023	Series	Е		5.335730%	2023	3/1/2054		75,000,000		72,345,000	(1)
2023	Series	F		6.330970%	2023	9/1/2053		325,000,000		314,590,000	(1)(3)
2024	Series	Α		4.930500%	2024	9/1/2055		40,000,000		39,665,000	(1)

	Effective <u>Bond Yield</u>	Year <u>of Issue</u>	Final <u>Maturity</u>		Amount <u>Issued</u>		Amount Outstanding	
Residential Revenue Bonds continued								
2024 Series B	6.052800%	2024	9/1/2054	\$	210,000,000	\$	208,755,000	(1)(3)
2024 Series C	4.891628%	2024	9/1/2055		47,375,000		47,310,000	(1)
2024 Series D	5.614846%	2024	3/1/2055		100,000,000		99,915,000	(1)(3)
2024 Series E	4.871700%	2024	9/1/2055		40,000,000		40,000,000	(1)
2024 Series F	5.801000%	2024	3/1/2055		80,000,000		80,000,000	(1)(3)
2024 Series G	3.927100%	2024	3/1/2055		408,626,774		393,626,774	(9)
2025 Series A	4.644300%	2025	3/1/2056		75,975,000		75,975,000	(1)
2025 Series B	5.768800%	2025	9/1/2055		174,025,000		174,025,000	(1)(3)
Total Residential Revenue Bonds				\$	5,236,371,774	\$	3,750,466,774	-
								-
		Year	Final		Amount		Amount	
		of Issue	<u>Maturity</u>		Issued		Outstanding	
Single Family Housing Revenue Bonds		2012	7/1/2042	¢	55 097 750	¢	0 705 261	
2013 Series A (Pass-Through Progra	im)	2013	7/1/2043	\$	55,987,759	\$	9,795,361	(6)
Total Single Family Housing Revenue Bonds				\$	55,987,759	\$	9,795,361	-
Local Government Infrastructure Bonds								
2010 Series A-1 (Senior Obligations)			6/1/2030	\$	19,395,000	\$	250,000	
2010 Series A-2 (Subordinate Obligat	· · · · · · · · · · · · · · · · · · ·		6/1/2030		8,515,000		125,000	
2012 Series A-1 (Senior Obligations)			6/1/2032		9,550,000		1,625,000	
2012 Series A-2 (Subordinate Obligat	· ·		6/1/2032		4,420,000		830,000	
2012 Series B-1 (Senior Obligations)			6/1/2032		14,900,000		2,825,000	
2012 Series B-2 (Subordinate Obligat			6/1/2032		6,855,000		1,160,000	
2013 Series A-1 (Senior Obligations)			6/1/2043		14,660,000		1,000,000	
2013 Series A-2 (Subordinate Obligat			6/1/2043		6,720,000		755,000	
2014 Series A-1 (Senior Obligations)			6/1/2034		27,605,000		4,595,000	
2014 Series A-2 (Subordinate Obligati	,		6/1/2034		12,720,000		2,505,000	
2015 Series A-1 (Senior Obligations)			6/1/2045		13,215,000		7,295,000	
2015 Series A-2 (Subordinate Obligat			6/1/2045		5,650,000		3,120,000	
2016 Series A-1 (Senior Obligations)			6/1/2036		18,020,000		8,950,000	
2016 Series A-2 (Subordinate Obligati	,		6/1/2036		7,715,000		3,840,000	
2017 Series A-1 (Senior Obligations)			6/1/2047		27,310,000		17,565,000	
2017 Series A-2 (Subordinate Obligati	· · · · · · · · · · · · · · · · · · ·		6/1/2047		11,725,000		7,540,000	
2018 Series A-1 (Senior Obligations)			6/1/2048		4,535,000		3,385,000	
2018 Series A-2 (Subordinate Obligati			6/1/2048		1,925,000		1,435,000	
2019 Series A-1 (Senior Obligations)			6/1/2049		11,340,000		10,125,000	
2019 Series A-2 (Subordinate Obligati	· ·		6/1/2049		4,875,000		4,350,000	
2019 Series B-1 (Senior Obligations)			6/1/2049		11,810,000		9,910,000	
2019 Series B-2 (Subordinate Obligat	,		6/1/2049		5,260,000		4,445,000	
2020 Series A-1 (Senior Obligations)			6/1/2049		16,740,000		13,365,000	
2020 Series A-2 (Subordinate Obligat	· ·		6/1/2049		7,470,000		6,025,000	
2021 Series A-1 (Senior Obligations)			6/1/2051		18,980,000		17,630,000	
2021 Series A-2 (Subordinate Obligati	,		6/1/2051		8,170,000		7,595,000	
2023 Series A-1 (Senior Obligations)			6/1/2043		15,475,000		15,005,000	
2023 Series A-2 (Subordinate Obligat			6/1/2043		7,050,000		6,830,000	
2024 Series A-1 (Senior Obligations)			6/1/2054		24,005,000		24,005,000	
2024 Series A-2 (Subordinate Obligat			6/1/2054		10,750,000		10,750,000	_
Total Local Government Infrastructure Bonds				\$	357,360,000	\$	198,835,000	-

			Year Final Amount <u>of Issue Maturity Issued</u>		Amount Outstanding		
Multifami	ly Devel	opme	nt Revenue Bonds				<u></u>
Series	2006	A	(Barclay Greenmount Apartments)	2006	4/1/2035	\$ 4,535,000	\$ 2,225,000
Series	2007	Α	(Brunswick House Apartments)	2007	10/1/2037	3,000,000	1,735,000
Series	2007	В	(Park View at Catonsville)	2007	12/1/2037	5,200,000	4,650,000 (2)
Series	2008	В	(Shakespeare Park Apartments)	2008	5/1/2038	7,200,000	7,200,000 (2)
Series	2008	С	(The Residences at Ellicott Gardens)	2008	12/1/2040	9,105,000	6,175,000 (2)
Series	2008	D	(Crusader Arms Apartments)	2008	2/1/2041	3,885,000	2,660,000 (2)
Series	2008	Е	(MonteVerde Apartments)	2008	3/1/2041	15,200,000	12,800,000 (2)
Series	2008	G	(Kirkwood House Apartments)	2008	12/1/2038	16,000,000	16,000,000 (2)
Series	2012	А	(Park View at Bladensburg)	2012	12/1/2030	3,500,000	2,495,000
Series	2013	G	(Glen Manor Apartments)	2013	1/1/2031	13,640,000	10,680,000
Series	2014	Ι	(Marlborough Apartments)	2014	12/15/2031	27,590,000	20,440,000
Series	2015	D	(Cumberland Arms Apartments)	2015	9/1/2032	6,315,000	3,130,000
Series	2017	G	(Bolton North)	2017	9/15/2034	25,200,000	21,820,000
Series	2021	C-1	(PV at Ellicott City II)	2021	11/1/2038	7,115,000	6,834,526
Series	2021	D-1	(PV at Furnace Branch)	2021	11/1/2038	9,505,000	9,130,312
Series	2021	E-1	(PV at Snowden River)	2021	11/1/2038	7,750,000	7,444,494
Series	2021	F	(Homes at Oxon Hill)	2021	7/1/2043	24,660,000	24,660,000
Series	2022		(Weinberg Place Apartments)		6/1/2040	18,790,000	18,790,000
Series	2022	E-1	(Roslyn Rise)	2022	3/1/2043	14,975,000	14,975,000
Series	2023	В	(Morris H. Blum Senior Apartments)		3/1/2026	27,950,000	27,950,000
Series	2023	С	(Park Heights Senior)		11/1/2025	24,880,000	24,880,000
Series	2023	D	(Wakefield Terrace)		1/1/2026	39,565,000	39,565,000
Series	2024	Α	(Greenmount Park Apartments)		6/1/2026	26,500,000	26,500,000
Series	2024	В	(Patuxent Commons)		8/1/2026	22,920,000	22,920,000
Series	2024	С	(Walker Mews)		4/1/2042	22,620,000	22,540,000
Series	2024		(Villages at Marley Station)		2/1/2044	98,810,000	98,810,000
Series	2024		(Villages at Marley Station)		1/1/2029	79,190,000	79,190,000
Series	2024	Е	(Beacon House Square)		7/1/2027	19,455,000	19,455,000
Series	2025	А	(Ranleagh Court)	2025	3/1/2027	21,440,000	21,440,000
Total Mult	tifamily	Devel	lopment Revenue Bonds			\$ 606,495,000	\$ 577,094,332
				Year <u>of Issue</u>	Final <u>Maturity</u>	Amount <u>of Note</u>	Amount <u>Outstanding</u>
Multifami	ly Notes						(7)
Victory	y Crossii	ng - F	reddie TEL	2016	6/1/2037	\$ 7,675,000	\$ 7,115,562
			Freddie TEI	2017	6/1/2034	2 430 000	2 258 801

Multifamily Notes				(7)
Victory Crossing - Freddie TEL	2016	6/1/2037	\$ 7,675,000	\$ 7,115,562
Riviera Apartments - Freddie TEL	2017	6/1/2034	2,430,000	2,258,891
Momentum at Shady Grove Metro - Freddie TEL	2018	1/1/2039	12,900,000	12,574,855
Victory Haven - Freddie TEL	2018	7/1/2037	6,080,000	5,963,056
J.Van Story Branch Apartments - Freddie TEL	2018	6/1/2039	18,604,000	17,954,985
Silver Spring Artspace Lofts - Freddie TEL	2019	1/1/2037	8,100,000	7,794,477
Greenmount and Chase - Freddie TEL	2019	8/1/2036	1,790,000	1,728,062
Glenarden Hills 2 - Freddie TEL	2019	1/1/2039	5,562,000	5,368,636
Ox Fibre Apartments - Freddie TEL	2020	4/1/2037	11,030,000	10,647,078
Windsor and Main - Freddie TEL	2020	5/1/2039	5,500,000	5,321,955
Hollander Ridge - Freddie TEL	2020	5/1/2040	6,850,000	6,650,780
Knowles Manor - Freddie TEL	2020	8/1/2040	13,975,000	13,713,278
Suitland - Freddie TEL	2020	4/1/2041	19,100,000	18,688,207
Snowden's Ridge Apartments - Freddie TEL	2020	1/1/2038	21,100,000	19,991,215
Newtowne 20 - Freddie TEL	2020	7/1/2041	9,350,000	9,180,852
Rye Street Apartments - Freddie TEL	2020	1/1/2042	73,500,000	73,500,000
Hillbrooke Towers - Freddie TEL	2021	8/1/2040	6,772,000	6,661,593
525 Aisquith Apartments - Freddie TEL	2021	1/1/2042	14,023,000	13,994,398
420 Aisquith Apartments - Freddie TEL	2021	6/1/2041	7,525,000	7,499,062
Hillwood Manor - Freddie TEL	2021	7/1/2041	10,300,000	10,240,675

<u>(</u>		Final <u>Maturity</u>		Amount <u>of Note</u>		Amount <u>Outstanding</u>
Multifamily Notes continued						(7)
Sandy Spring Sr. Village - Freddie TEL	2022	3/1/2039	\$	12,230,000	\$	11,179,910
Woodland Gardens II - Freddie TEL	2022	10/1/2039		1,085,000		1,079,766
St. Anne's Senior Apartments - Freddie TEL	2022	11/1/2041		13,550,000		9,803,000
Frederick Road Senior Apartments - Freddie TEL	. 2022	12/1/2041		20,000,000		20,000,000
Residences at Springbrook - Freddie TEL	. 2022	1/1/2040		14,000,000		11,189,663
Perkins Phase I - Freddie TEL	2022	1/1/2042		20,200,000		20,200,000
Highlandtown Plaza CO-OP - Freddie TEL	. 2022	1/1/2042		1,425,000		1,422,012
Guardian House - Freddie TEL	2022	8/1/2042		11,950,000		11,950,000
Cold Spring Lane - Freddie TEL	2022	9/1/2042		14,080,000		13,884,844
4010 Randolph Road - Freddie TEL	2022	12/1/2040		41,555,000		41,555,000
Autumn Woods - Freddie TEL	2022	1/1/2041		61,330,000		61,330,000
Glenarden Hills Phase 3 - Freddie TEL	. 2022	1/1/2043		21,150,000		21,150,000
Perkins Phase II B - Freddie TEL	2022	7/1/2042		16,350,000		14,179,389
Residences at Forest Glen 4 - Freddie TEL	. 2023	2/1/2044		33,790,000		25,379,234
Charles Landing - Freddie TEL	2023	2/1/2040		9,050,000		8,757,752
Willows At Salisbury - Freddie TEL	. 2023	10/1/2040		8,310,000		6,424,772
Bon Secourts Apartments - Freddie TEL	. 2023	8/1/2042		10,260,000		9,593,995
Hill House at Beechfield - Freddie TEL	. 2023	8/1/2041		28,275,000		28,275,000
North Frederick Apartments - Freddie TEL	. 2023	4/1/2043		17,280,000		12,789,565
Park Montgomery Apartments - Freddie TEL	. 2023	4/1/2043		30,350,000		26,021,151
Sligo Apartments 4 - Freddie TEL	2023	5/1/2041		14,160,000		8,792,057
Flats at College Park - Freddie TEL	2023	12/1/2043		65,500,000		59,009,115
North Odenton - Freddie TEL	2023	1/1/2042		14,815,000		11,164,039
Perkins Homes Phase III - Freddie TEL	. 2023	1/1/2045		32,400,000		25,270,740
Overlook East - Freddie TEL	2024	8/1/2041		15,940,000		11,160,180
Foxwell Memorial - Freddie TEL	2024	5/1/2043		16,530,000		9,633,412
Residences at Irvington Woods - Freddie TEL	. 2024	6/1/2043		11,500,000		6,461,397
Guardian House II - Freddie TEL	2024	2/1/2025		1,050,000		1,050,000
Amber Commons - Long Term - Freddie TEL	. 2024	8/1/2040		37,720,000		37,720,000
Amber Commons - Short Term - Freddie TEL	. 2024	2/1/2027		11,685,000		11,685,000
Nebel Street Apartment 4 - Freddie TEL		9/1/2045		35,035,000		705,079
Waverly Winds - Freddie TEL	2025	3/1/2045		15,000,000		51,000
Total Multifamily Notes			\$	919,721,000	\$	795,714,687
Total Multifamily Notes	•••••		\$	919,721,000	\$	/95,/14,08/
Total Amount of Other Bonds and Notes Outstanding			\$	7,327,550,533	\$	5,438,311,154
Total Amount of Housing Revenue Bonds Outstanding (10)			\$	783,485,000	\$	615,222,471
			_		_	
Total Amount of All Bonds and Notes Outstanding			\$	8,111,035,533	\$	6,053,533,625

- (1) Certain prepayments of mortgage loans financed with the proceeds of such series of bonds are to be applied first to the redemption of certain bonds within such series.
- (2) These are variable rate bonds that are repriced according to the terms in the respective Official Statement.
- (3) These are taxable bonds with redemption provisions pertaining only to these bonds. For a description of the redemption provisions refer to the Official Statement.
- (4) These are taxable bonds.
- (5) Multi-Family Mortgage Revenue Bonds Series 2009 A-3 are non-parity bonds under this bond resolution. These bonds are special obligations payable solely from the trust estate pledged under the series resolution.
- (6) These pass-through bonds are subject to mandatory payment, without premium, on the first day of each month from scheduled principal payments and prepayments. For a description of the principal payment and redemption provisions refer to the Official Statement.
- (7) These are Freddie Mac tax-exempt loans (Freddie TEL) with CDA as the governmental lender and Wilmington Trust, National Association, as the fiscal agent.
- (8) These bonds are stand-alone non-parity bonds under the Bond Resolution pledged solely from the trust estate pledged under the applicable series resolution and not from revenues or other amounts pledged to parity bonds. These bonds are pass-through bonds and are subject to mandatory payment, without premium, on the first day of each month from scheduled principal payments and prepayments. For a description of the principal payment and redemption provisions refer to the Official Statements for these bonds.
- (9) The 2024 Series G Bonds are subject to mandatory tender on the following dates: (i) July 1, 2025 with respect to the 2024 Series G-1 and G-5 Bonds, (ii) November 1, 2025 with respect to the 2024 Series G-2 and G-6 Bonds, (iii) December 1, 2025 with respect to the 2024 Series G-3 and G-7 Bonds, and (iv) February 1, 2026 with respect to the 2024 Series G-4 and G-8 Bonds. The Administration expects to refund each such sub-series of 2024 Series G Bonds on or before its respective mandatory tender date.
- (10) See information under caption "Outstanding Housing Revenue Bonds" above.

For updated information on issuances and/or redemptions after April 1, 2025, please refer to the website www.dhcd.maryland.gov, Investors.

APPENDIX E MARYLAND HOUSING FUND FINANCIAL STATEMENTS

MARYLAND HOUSING FUND

FINANCIAL STATEMENTS

YEARS ENDED JUNE 30, 2024 AND 2023



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MARYLAND HOUSING FUND TABLE OF CONTENTS YEARS ENDED JUNE 30, 2024 AND 2023

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INDEPENDENT AUDITORS' REPORT

Office of the Secretary Department of Housing and Community Development Lanham, Maryland

Report on the Audit of the Financial Statements

Opinions

We have audited the statements of the Maryland Housing Fund (MHF) of the Department of Housing and Community Development of the State of Maryland, as of and for the years ended June 30, 2024 and 2023, and the related notes to the financial statements, which collectively comprise the MHF's basic financial as listed in the Table of Contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Fund, as of June 30, 2024 and 2023, and the changes in financial position, and, its, cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinions

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Department of Housing and Community Development and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Emphasis of Matter

Financial Statement Presentation

As discussed in Note 1, the financial statements present only the financial position, changes in financial position, and cash flows of MHF and do not purport to, and do not, present fairly the financial position of the Department of Housing and Community Development of the State of Maryland as of June 30, 2024 and 2023, and the changes in its net position and its cash flows for the year then ended, in conformity with accounting principles generally accepted in the United States of America. Our opinion on the basic financial statements was not modified with respect to this matter.

Responsibilities of Management for the Financial Statements

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

Auditors' Responsibilities for the Audit of the Financial Statements

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

In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Department of Housing and Community Development's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.

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

Office of the Secretary Department of Housing and Community Development

Required Supplementary Information

Management has elected to omit the management's discussion and analysis that accounting principles generally accepted in the United States of America require to be presented to supplement the basic financial statements. Such information is the responsibility of management and, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. Our opinion on the basic financial statements is not affected by this missing information.

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Baltimore, Maryland September 27, 2024

MARYLAND HOUSING FUND STATEMENTS OF NET POSITION JUNE 30, 2024 AND 2023

	2024	2023
ASSETS		
CURRENT ASSETS Unrestricted Current Assets: Deposit with State Treasurer:		
Operating Account Loans and Interest Receivable, Net of Allowance for Loans and Related Losses	\$ 7,204,449 -	\$ 4,372,306 -
Due from Other Funds Other	123,793 87,036	1,573 88,425
Total Unrestricted Current Assets	7,415,278	4,462,304
Restricted Current Assets: Deposit with State Treasurer:		
Reserve Accounts	91,641,694	87,607,096
Total Restricted Current Assets	91,641,694	87,607,096
Total Current Assets	99,056,972	92,069,400
NONCURRENT ASSETS Investment Held for Borrower Loans and Interest Receivable, Net of Allowance for Loans and Related Losses and Current Portion	-	2,490,957
Total Noncurrent Assets		2,490,957
Total Assets	\$ 99,056,972	\$ 94,560,357

MARYLAND HOUSING FUND STATEMENTS OF NET POSITION (CONTINUED) JUNE 30, 2024 AND 2023

		2024	2023		
LIABILITIES AND NET POSITION					
CURRENT LIABILITIES					
Accounts Payable	\$	431,244	\$	50,050	
Accrued Compensated Absences		49,551	·	40,726	
Accrued Workers' Compensation		450		300	
Escrows Held for Borrower		437,949		239,188	
Unearned Premiums		517,548		494,542	
Unearned Fees		12,585		12,737	
Allowance for Unpaid Insurance Losses		150,159		132,469	
Total Current Liabilities		1,599,486		970,012	
NONCURRENT LIABILITIES					
Accrued Compensated Absences, Net of Current Portion		58,676		45,825	
Accrued Workers' Compensation, Net of Current Portion		2,550		1,700	
Investment Held for Borrower		-		2,490,957	
Allowance for Unpaid Insurance Losses, Net of Current Portion		10,474,502		9,716,411	
Total Noncurrent Liabilities		10,535,728		12,254,893	
Total Liabilities		12,135,214		13,224,905	
NET POSITION					
Restricted Net Position:					
Multi-Family Reserve		60,698,739		53,698,739	
Single Family Regular Reserve		13,692,636		13,893,666	
Revitalization (Pilot) Reserve		2,185,258		2,185,258	
Small Business Reserve		9,000,000		9,000,000	
General Reserve		2,593,422		2,593,422	
Unallocated Reserve		3,270,609		6,308,107	
Total Restricted Net Position		91,440,664		87,679,192	
Unrestricted Accumulated Deficit		(4,518,906)		(6,343,740)	
Total Net Position		86,921,758		81,335,452	
Total Liabilities and Net Position	\$	99,056,972	\$	94,560,357	

MARYLAND HOUSING FUND STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN NET POSITION YEARS ENDED JUNE 30, 2024 AND 2023

	2024	2023
OPERATING REVENUES		
Net Premiums	\$ 864,980	\$ 859,299
Interest Income on Reserves	3,962,502	2,671,918
Interest Income on Loans	526,413	524,669
Other Income	 1,133,071	 799,009
Total Operating Revenues	6,486,966	4,854,895
OPERATING EXPENSES		
General and Administrative	1,883,356	1,384,847
Direct Losses on Claims	200,538	(66,150)
Provision (Benefit) for Insurance and Loan Losses	(1,183,234)	 811,145
Total Operating Expenses	 900,660	 2,129,842
CHANGE IN NET POSITION	5,586,306	2,725,053
Net Position - Beginning of Year	 81,335,452	 78,610,399
NET POSITION - END OF YEAR	\$ 86,921,758	\$ 81,335,452

MARYLAND HOUSING FUND STATEMENTS OF CASH FLOWS YEARS ENDED JUNE 30, 2024 AND 2023

	2024	2023
CASH FLOWS FROM OPERATING ACTIVITIES		
Receipts from Premiums, Net	\$ 767,155	\$ 1,184,316
Receipts from Principal and Interest on Loans	526,413	524,669
Changes to Provision for Insurance and Loan losses	1,183,234	(811,145)
Payments from Mortgage Escrows	(2,292,196)	75,892
Receipts for Mortgage Escrows	2,490,957	(31,532)
Receipts from Miscellaneous Fees	1,132,919	798,861
Payments for General and Administrative Expenses	(703,705)	(1,143,632)
Payments for Claims	(200,538)	66,149
Receipts from Interest Earned on Reserves	 3,962,502	 2,671,919
Net Cash Provided by Operating Activities	6,866,741	 3,335,497
NET INCREASE IN CASH	6,866,741	3,335,497
Deposit with State Treasurer, Balance - Beginning of Year	 91,979,402	 88,643,905
DEPOSIT WITH STATE TREASURER, BALANCE - END OF YEAR	\$ 98,846,143	\$ 91,979,402
RECONCILIATION OF CHANGE IN OPERATING INCOME TO NET		
CASH PROVIDED BY OPERATING ACTIVITIES		
Operating Income	\$ 5,586,306	\$ 2,725,053
Adjustments to Reconcile Change in Net Position to Net Cash		
Provided by Operating Activities:		
Effects of Changes in Operating Assets and Liabilities:		
Premiums and Other Receivables	1,389	(44,730)
Investments and Other Assets	198,761	44,360
Due from DHCD	(7,525)	338,439
Due from Other Funds	(114,695)	-
Accounts Payable and Other Accrued Liabilities	403,870	(86,201)
Allowance for Unpaid Insurance Losses	775,781	327,415
Unearned Premiums	23,006	31,309
Unearned Fees	 (152)	 (148)
Net Cash Provided by Operating Activities	\$ 6,866,741	\$ 3,335,497

NOTE 1 PROGRAM DESCRIPTION

The Maryland Housing Fund (MHF) was established in 1971 by Section 3-201 through 3-208 of the Housing and Community Development Article of the Annotated Code of Maryland, as amended, to encourage the flow of private investment capital into multiple-unit and Single Family housing by insuring qualified lending institutions against losses on mortgage loans. MHF is authorized to insure mortgage loans, including mortgage loans for Multi-Family developments financed by public agencies such as the Community Development Administration (CDA), a governmental unit within the Division of Development Finance of the Department of Housing and Community Development (DHCD) and to provide primary insurance for Single Family mortgage loans, Legislation enacted in 2016 expanded MHF's authority to insure business loans originated by qualified lending institutions. MHF insures against certain monetary losses incurred as a result of nonpayment of principal, interest or other sums agreed to be paid and certain other events of default under the terms of any insured mortgage loan, but does not insure against property losses, including without limitation, title risk, risks of defective construction or casualty, or any other reduction in project value due to insurable risk or force majeure, casualty or title loss. Legislation enacted in 1981 enables MHF to originate mortgage loans to assist in the disposal of property acquired through foreclosure or pursuant to any other payment in settlement of a claim or loss, MHF is a governmental unit within DHCD's Division of Credit Assurance.

MHF maintains six restricted insurance reserves, which are separate from MHF's operating funds. Five of the reserves cover specific categories of insurance; the Multi-Family Reserve, the Single Family Regular Program Reserve, the Revitalization Reserve (formerly known as the PILOT program insurance reserve), the Business Reserve, and the General Reserve. The investment earnings on each of the five specific reserves are credited to a sixth reserve, the Unallocated Reserve. The Unallocated Reserve may be allocated and transferred by the Secretary into each of the reserves, restricted by the Secretary as a reserve to pay claims on all categories of claims, applied by MHF as payment of a claim, or retained in the Unallocated Reserve pending allocation, transfer, or restriction. Investment earnings on each of the six reserves are credited to the Unallocated Reserve. In 2008, legislation was passed pursuant to Senate Bill 983 requiring MHF to transfer from the Unallocated Reserve to DHCD's Homeownership Programs Fund, Rental Housing Programs Fund, and Special Loan Programs Fund all amounts in excess of \$10,000,000 at the end of each fiscal year. These transfers can be found in Note 8 of this document.

The MHF statute provides that any moneys of MHF that DHCD creates as an identifiable insurance reserve may be used only in conformance with the terms and conditions creating that reserve. MHF regulations provide that each reserve is maintained to pay claims arising from its respective category of insurance and may not be subject to claims arising from other categories of insurance except for the Unallocated Reserve.

MHF's reserve funds are derived from the net proceeds of five issues of the State of Maryland (State) general obligation bonds aggregating \$39,300,000 and \$7,500,000 in proceeds derived from State appropriations. In addition, the funds have earned investment income and paid claims. The unrestricted accumulated deficit reflects MHF's operations since inception less interest income. The reserves are held by the Office of the Treasurer of the State, which credits MHF with income on investment of reserves for the benefit of MHF.

NOTE 1 PROGRAM DESCRIPTION (CONTINUED)

The Multi-Family Reserve supports several programs. All existing Multi-Family insurance insures projects financed by CDA's revenue bonds. These programs include:

- Regular Multi-Family Program fully insures permanent mortgages originated prior to 1997 that were funded by CDA and the Housing Opportunities Commission of Montgomery County. These loans were paid in full during FY2021.
- Risk-Share Program insures both construction and permanent mortgages financed with CDA bond proceeds with credit enhancement under the Federal Housing Administration (FHA) Risk Sharing Program. As a Level I participant under the FHA Risk-Sharing Program, upon payment of a claim by FHA, CDA is responsible for reimbursing FHA up to 50% of such claim. As a Level II participant under the FHA Risk-Sharing Program, upon payment of a claim by FHA, CDA is responsible for reimbursing FHA up to 25% of such claim. MHF then reimburses CDA for its share of such losses. This is an active multi-family program.
- Special Housing Opportunity Program (SHOP) insures mortgages financed or refinanced for the acquisition, construction or rehabilitation of shared living and related facilities for the special needs population which are owned by and sponsored by nonprofit organizations. This is an active multi-family program.
- MHF Demonstration Program Effective December 9, 2014, MHF and CDA created a • demonstration program (the "MHF Demonstration Program") whereby MHF insures short term loans ("Short Term Loans") financed with proceeds from the sale of short term bonds ("Short Term Bonds") issued under CDA's multi-family Housing Revenue Bond Resolution ("HRB"). The MHF Demonstration Program is an additional cost-effective option extended to borrowers for the provision of credit enhancement for Short Term Loans financed under HRB. Eligibility for the MHF Demonstration Program is limited to projects that: (i) need to use more than 25% of its projected tax credit equity to cash collateralize a letter of credit ("LOC") that otherwise would be delivered to secure Short Term Bonds during construction, and (ii) where the amount of the Short Term Loan (which equals the amount of the cash collateral account that would be required by a LOC provider) is greater than 25% of the projected tax credit equity. No borrower, including all related entities, may have Short Term Loans insured under the MHF Demonstration Program at any one time in excess of \$5 million. In addition, 25% of the projected amount of tax credit equity to be generated by a project must be contributed to the project at the closing of the Short Term Loan. MHF's obligations under the MHF Demonstration Program are backed only by MHF's Unallocated Reserve. The aggregate amount of outstanding indebtedness to be insured under the MHF Demonstration Program may not exceed \$10 million from MHF's Unallocated Reserve at any given time. There are no loans currently insured under this program.

NOTE 1 PROGRAM DESCRIPTION (CONTINUED)

The Single-Family Regular Reserve insures mortgages funded by private Maryland lending institutions and CDA. These programs include:

- Single-Family Regular Insurance Program consists of mortgages originated prior to 1997. These mortgages may have had primary insurance (MHF is liable for the top 25% of the original mortgage) and/or pool insurance (MHF is liable for the bottom 75% of the original mortgage). Pool insurance coverage was limited to 10% of lendable proceeds for the aggregate of revenue bond issues (stop-loss). Effective August 1, 2010, MHF was released from any obligation to provide the pool insurance on these loans. MHF continues to provide primary insurance on these loans.
- Mortgage Protection Program consists of 30 and 40 year mortgages originated after 2005, funded with CDA bond proceeds with insurance coverage only for the top 35% of the original mortgage and up to six months of mortgage payments (limited to no more than \$2,000 per month). These mortgages maintain a fixed rate of interest for the full loan term and allow borrowers to finance a one-time mortgage insurance premium as part of the mortgage, thereby requiring no additional outlay of cash by the borrower at the closing, resulting in a lower monthly mortgage payment. MHF no longer issues new insurance under this program.
- Reinsurance Program commenced in 2011 and consists of mortgages originated between 2005 and 2010 funded with CDA bond proceeds which had mortgage insurance only for the top 35% of the original mortgage. Under the program, CDA paid a monthly premium for MHF to insure 50% of any losses incurred by CDA on the uninsured 65% of the original mortgage up to \$12.5 million. The program was set to terminate on the earliest date of MHF reaching \$12.5 million in net losses or December 31, 2020. All claims are paid from the Single Family Regular Insurance Reserve. The program terminated in May of 2014 when MHF had paid \$12.5 million in net losses.

The Revitalization (Pilot) Reserve insures mortgages funded through CDA and private Maryland lenders for up to 100% of the mortgage balance.

- The program stimulates the flow of private mortgage capital into areas which have suffered decreasing home ownership and associated economic and social instability. These mortgages originated prior to 2005. The last of the loans in this program was paid off during FY2021.
- The Healthy Neighborhood Program provides credit enhancement to a loan program sponsored by a nonprofit corporation, which is intended to stabilize and strengthen property values in targeted areas in the City of Baltimore. MHF insures less than 3% of the outstanding loan balance under this program.

NOTE 1 PROGRAM DESCRIPTION (CONTINUED)

Small Business Insurance Reserve

• Business Loan Program provides insurance coverage and credit enhancement on loans originated by CDA or other eligible lenders to stimulate the flow of private capital to fund business projects located in publicly designated renewal or redevelopment areas. There are currently no loans insured under this program.

General Reserve

• The General Insurance Reserve provides 35% insurance on certain CDA single-family mortgages as an incentive to refinance or restructure loans for Maryland borrowers with an existing CDA loan. MHF continues to maintain active mortgages but no longer issues new commitments under this program.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Relationship with the State

MHF is one of many programs administered by DHCD and the State. Other State agencies, such as the Department of Budget and Management, support DHCD by providing services for DHCD and thus allocate a portion of their expenses to DHCD. MHF has no direct employees and is entirely supported by staff at DHCD to perform all necessary functions of MHF. Thus, MHF's accompanying financial statements are not indicative of MHF as if it were a stand-alone entity. MHF is included in the enterprise funds of the State.

Generally Accepted Accounting Principles

MHF reports its financial activities by applying Standards of Governmental Accounting and Financial Reporting as promulgated by the Governmental Accounting Standards Board (GASB). Consequently, MHF applies all applicable GASB pronouncements.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions. These estimates and assumptions affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues, expenses, gains, and losses during the reporting periods. Actual results could differ from these estimates.

Cash and Cash Equivalents on Deposit

Cash and cash equivalents may include money market funds, repurchase agreements, investment agreements and any other investments, primarily obligations of the U.S. Treasury and U.S. Government Agencies, which have maturities of 90 or less days at the time of purchase.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Investments

The investment was a U.S. government treasury zero-coupon bond carried at fair value based on quoted market prices.

Loans and Interest Receivable, Net of Allowance for Loans and Related Losses

Loans and interest receivable, net of allowance for loans and related losses, consist of loans made directly by MHF and loans originally made by others and subsequently assigned to MHF under the provisions of the insurance agreements plus interest receivable, net of possible losses. Based on Management's assessment, MHF has reviewed these loans and determined that collection is unlikely given the financial situation of the borrowers. A full allowance has been recorded.

Allowance for Unpaid Insurance Losses

MHF provides for estimated insurance losses under each insurance plan. The allowance for unpaid insurance losses is increased by provisions charged to current operating expenses and reduced by claim payments. The provision for possible insurance losses is based on management's review of insured properties, considering past loss experience, current economic conditions, and other environmental factors which may affect the frequency of claims and the recovery of claim costs. Actual results could differ from those estimates.

Restricted Net Position

In accordance with accounting guidance issued by the GASB, net position should be reported as restricted when constraints placed on net position use are either: externally imposed by creditors (such as through debt covenants), grantors, contributors, or laws or regulations of other governments; or are imposed by law through constitutional provisions or enabling legislation. Accordingly, all funds and accounts whose purpose is to pay possible future claims are restricted as to their use, as is interest earned on these restricted assets. MHF first applies restricted resources when an expense is incurred for purposes for which those restricted and unrestricted net position is available.

Revenues and Expenses

Operating revenues and expenses generally result from mortgage insurance activities in connection with MHF's ongoing operations. The principal operating revenue is mortgage insurance premiums. Operating expenses include expenses relating to claims from defaulted loans and general and administrative expenses. The interest earned on reserve accounts is restricted revenue.

Premium Income Recognition

Premium income on all loans is recognized on a straight-line basis over the benefit period covered by the premiums.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

General and Administrative

MHF is subject to an allocation of intradepartmental support costs of the DHCD, which are included in general and administrative in the Statements of Revenues and Expenses. Such costs could affect MHF's financial position or operating results in a manner that differs from those that might have been obtained if MHF was autonomous. MHF records these costs as invoiced by DHCD for the fiscal year. However, the allocation is subject to review and adjustment subsequent to year-end.

NOTE 3 CASH AND INVESTMENTS

Deposit with State Treasurer

MHF defines cash and cash equivalents as cash and short-term investments that are held on deposit with the State Treasurer. Cash receipts and disbursements of MHF are made through a cash pool maintained by the State Treasurer. None is uninsured and uncollateralized. MHF has on deposit with the State Treasurer both unrestricted and restricted cash and cash equivalents. MHF reports its operating account as unrestricted. MHF reserve accounts are reported as restricted.

Additional information can be obtained from the State of Maryland Annual Comprehensive Financial Report by visiting the website <u>https://www.marylandtaxes.gov/reports/cafr.php</u>.

Interest Rate Risk

Interest rate risk is the risk that changes in interest rates will adversely affect the fair value of an investment. MHF adheres to Maryland State Treasurer's policy for managing its exposure to fair value loss arising from increasing interest rates. The Maryland State Treasurer's investment policy states that to the extent possible, it will attempt to match its investments with anticipated cash flow requirements. Unless matched to a specific cash flow, the Treasurer's Office will not directly invest in securities maturing more than five years from the date of purchase.

Credit Risk and Concentration of Credit Risk

Credit risk is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. MHF's policy for reducing its exposure to credit risk is to comply with Maryland State Treasurer's policy, which requires that the Treasurer's investments in repurchase agreements be collateralized by U.S. Treasury and agency obligations. In addition, investments may be made directly in U.S. Treasuries or agency obligations.

Concentration of credit risk is the risk of loss attributed to the magnitude of a government's investment in a single issuer. MHF's policy for reducing this risk of loss is to comply with the Maryland State Treasurer's policy, which limits the amount of repurchase agreements to be invested with a particular institution to 30% of the portfolio. Otherwise, there is no limit on the amount that may be invested in any one issuer.

NOTE 3 CASH AND INVESTMENTS (CONTINUED)

Custodial Credit Risk

Custodial credit risk is the risk that in the event of a bank or counterparty failure, MHF will not be able to recover its deposits or the value of its collateral securities that are in the possession of an outside party. Investments and collateralized securities are held in trust by the trustee or the trustee agent, kept separate from the assets of the bank and from other trust accounts and are held in MHF's name.

Investment Held for Borrower

The investment consisting of a US government treasury zero-coupon bond reported at fair market value and held by MHF until maturity was evaluated in accordance with accounting guidance issued by the GASB for interest rate risk, credit risk, concentration of credit risk and custodial credit risk. The investment was held as collateral on a Multi-Family loan and matured April 15, 2024. The net proceeds of \$2,454,440 were mostly applied to the outstanding interest of the loan as of June 30, 2024.

	2024		 2023
Investment Held for Borrower (Obligations of			
U.S. Government Agencies)	\$	-	\$ 2,490,957

Fair Value Measurements

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

The Funds have the following recurring fair value measurements as of June 30, 2024:

• Pooled cash maintained by the State Treasurer of \$98,846,143 (Level 1).

The Funds have the following recurring fair value measurements as of June 30, 2023:

- Pooled cash maintained by the State Treasurer of \$91,979,402 (Level 1).
- Investments held for Borrower, consisting of a U.S. government treasury zerocoupon bond of \$2,490,957 carried at fair value based on quoted market prices (Level 1).

NOTE 4 LOANS AND INTEREST RECEIVABLE, NET OF ALLOWANCE FOR LOANS AND RELATED LOSSES

Loans and interest receivable, net of allowance for loans and related losses, consist of loans made directly by MHF and loans originally made by others and subsequently assigned to MHF under the provisions of the insurance agreements plus interest receivable, net of possible losses. Based on Management's assessment, MHF has reviewed these loans and determined that collection is unlikely given the financial situation of the borrowers. A full allowance has been recorded. Mortgage loans, notes receivable, and interest receivable were as follows for the years ended June 30, 2024 and 2023:

	 2024	 2023
Multi-Family	\$ 7,346,226	\$ 7,376,076
Single-Family	178,490	178,490
Other	7,721	8,731
Interest Receivable on Loans	 11,708,320	 13,636,475
Total	 19,240,757	 21,199,772
Allowance for Possible Losses on Multi-Family Loans	(7,346,225)	(7,376,076)
Allowance for Possible Losses on Single-Family Loans	(178,490)	(178,490)
Allowance for Possible Losses on Other	(7,721)	(8,731)
Allowance for Possible Losses on Interest Receivable	 (11,708,321)	 (13,636,475)
Total Allowance for Possible Losses	(19,240,757)	 (21,199,772)
Loans and Interest Receivable, Net of Allowance for		
Loans and Related Losses	\$ -	\$ -

Changes in the allowance for possible losses on loans and interest receivable were as follows for the years ended June 30, 2024 and 2023:

	 2024		2023
Balance - Beginning of Year	\$ 21,199,772	 \$	20,716,042
Increase (Decrease) in Provision	 (1,959,015)		483,730
Balance - End of Year	\$ 19,240,757	\$	21,199,772

NOTE 5 UNEARNED PREMIUMS

The unearned premiums for the unexpired terms of all policies in force or written as of June 30, 2024 and 2023, and the changes for the years then ended were as follows:

				20	24			
	U	Inearned						
	Pre	emiums at					L	Inearned
	Ве	ginning of		Premiums		Premiums	Pre	emiums at
		Year		Written		Earned	Er	nd of Year
Multi-Family Programs:								
Construction and Permanent Mortgages	\$	455,970	\$	816,811	\$	781,327	\$	491,454
SHOP Loans		9,907		13,710		15,558		8,059
Total Multi-Family Programs		465,877		830,521		796,885		499,513
Single Family Programs:								
Single Family Regular:		00.005		00 700		40.000		40.005
Primary		28,665		32,702		43,332		18,035
Total - Year Ended June 30, 2024	\$	494,542	\$	863,223	\$	840,217	\$	517,548
				20	23			
	U	Inearned						
	Pre	emiums at					ι	Inearned
	Be	ginning of	I	Premiums		Premiums	Pre	emiums at
		Year		Written		Earned	Er	nd of Year
Multi-Family Programs:								
Construction and Permanent Mortgages	\$	411,994	\$	736,865	\$	692,889	\$	455,970
SHOP Loans		11,459		16,911		18,463		9,907
Total Multi-Family Programs		423,453		753,776		711,352		465,877
Single-Family Programs:								
Single-Family Regular:								
Primary		39,780		111,778		122,893		28,665
Total - Year Ended June 30, 2023	\$	463,233	\$	865,554	\$	834,245	\$	494,542

NOTE 6 NONCURRENT OBLIGATIONS

Changes in noncurrent obligations for the years ended June 30, 2024 and 2023 were as follows:

					2024				
		De elección e					E a dia a	Ar	nount Due
		Beginning	A		D = -1		Ending		Within
		Balance	 Additions	1	Reductions		Balance		One Year
Compensated Absences	\$	86,551	\$ 21,676	\$	-	\$	108,227	\$	49,551
Workers' Compensation		2,000	1,000		-		3,000		450
Investment Held for Borrower		2,730,145	391,335		(2,683,531)		437,949		437,949
Allowance for Unpaid Insurance									
Losses		9,848,880	 775,781		-		10,624,661		150,159
Total - Year Ended June 30, 2024	\$	12,667,576	\$ 1,189,792	\$	(2,683,531)	\$	11,173,837	\$	638,109
	_		 	_		_			

					2023			
							An	nount Due
	E	Beginning				Ending		Within
		Balance	 Additions	R	eductions	Balance	C	One Year
Compensated Absences	\$	101,705	\$ -	\$	(15,154)	\$ 86,551	\$	40,726
Workers' Compensation		2,000	-		-	2,000		300
Investment Held for Borrower		2,654,253	75,892		-	2,730,145		239,188
Allowance for Unpaid Insurance								
Losses		9,521,465	327,415		-	9,848,880		132,469
Total - Year Ended June 30, 2023	\$	12,279,423	\$ 403,307	\$	(15,154)	\$ 12,667,576	\$	412,683

NOTE 7 ALLOWANCE FOR UNPAID INSURANCE LOSSES

The allowance for unpaid insurance losses is the estimated claims settlement on notices of default that has been received by MHF, as well as loan defaults that have been incurred but have not been reported by the lenders. Although current accounting guidance specifically excludes mortgage guaranty insurance from its guidance relating to the reserves for losses, MHF establishes loss reserves using the general principles contained in the insurance standard.

For insured Multi-Family program properties, MHF establishes loss reserves on a case-bycase basis when insured loans are identified as currently in default based on MHF's expected claim payment, net of estimated recovery. At June 30, 2024, MHF had no Multi-Family loans in default. As a result, MHF provides only limited loss reserves on the Multi-Family portfolio.

NOTE 7 ALLOWANCE FOR UNPAID INSURANCE LOSSES (CONTINUED)

For insured Single Family loans, MHF establishes its loss reserves based on past loss experiences and the current real estate market. MHF also reserves for defaults that have been incurred but have not been reported prior to the close of an accounting period, using estimated claim rates and claim sizes for the estimated number of defaults not reported. For Single Family program properties, insured loans which have gone through foreclosure and MHF has not paid a claim, MHF also reserves for losses based on past loss experiences and the current real estate market.

MHF's reserve process is based upon the assumptions of past experience, including the current real estate market and housing values in the locations where MHF has experienced high claim rates. Therefore, the reserves are necessarily based on estimates and the ultimate liability may vary from such estimates. Management regularly reviews the evaluation of the loss reserves utilizing current information and updates the assumptions in the estimation process accordingly. Any resulting adjustments are reflected in the current period's earnings as either a provision for losses or reduction in losses. Management believes that the allowance for unpaid insurance losses at June 30, 2024 was appropriately established on an aggregate basis and was adequate to cover the ultimate net cost of settling reported and unreported claims.

	Multi-Family	Single-Family	Total
Balance - June 30, 2022	\$ 8,616,028	\$ 905,437	\$ 9,521,465
Increase (Decrease) in Provision	570,000	(242,585)	327,415
Balance - June 30, 2023	9,186,028	662,852	9,848,880
Increase (Decrease) in Provision	983,964	(208,183)	775,781
Balance - June 30, 2024	\$ 10,169,992	\$ 454,669	\$ 10,624,661

Changes in allowance for unpaid insurance losses were as follows:

NOTE 8 CHANGES IN NET POSITION

Changes in restricted and unrestricted net position were as follows:

Restricted Net Position

		Single Family	Revitalization				Unrestricted	
	Multi-Family	Regular	(Pilot)	Small Business	General	Unallocated	Accumulated	
	Reserve	Reserve	Reserve	Reserve	Reserve	Reserve	Deficit	Total
Balance - June 30, 2022	\$ 44,698,739	\$ 13,821,570	\$ 2,185,258	\$ 10,000,000	\$ 8,593,422	\$ 5,636,189	\$ (6,324,779)	\$ 78,610,399
Interest Income Allocated at the Discretion of DHCD Secretary	ı	ı	I	I	I	2,671,918	(2,671,918)	I
Inter-reserve Transfers	9,000,000	·	ı	(1,000,000)	(6,000,000)	(2,000,000)	ı	·
Change in Net Position	ľ	72,096			ı	ľ	2,652,957	2,725,053
Balance - June 30, 2023	53,698,739	13,893,666	2,185,258	9,000,000	2,593,422	6,308,107	(6,343,740)	81,335,452
Interest Income Allocated at the Discretion of DHCD Secretary	'	'	·	·	I	3,962,502	(3,962,502)	,
Inter-reserve Transfers	7,000,000	ı	ı		I	(7,000,000)	ı	
Change in Net Position	'	(201,030)	'		'	ſ	5,787,336	5,586,306
Balance - June 30, 2024	\$ 60,698,739	\$ 13,692,636	\$ 2,185,258	\$ 9,000,000	\$ 2,593,422	\$ 3,270,609	\$ (4,518,906)	\$ 86,921,758

NOTE 9 COMMITMENTS AND CONTINGENCIES

Multi-Family Mortgages

MHF insured mortgage loans as of June 30, 2024, net of partial claim payments, were as follows:

		Current
	Number	Balance
CDA Construction and Permanent Mortgages	96	\$ 550,153,280
CDA SHOP Loans	98	8,811,506
Total	194	\$ 558,964,786

As of June 30, 2024, MHF had commitments of \$17,641,562 which had not yet been drawn.

Single-Family Mortgages

All loans insured by MHF are with approved lenders and are collateralized by a first or second lien against the improved property, which must be located in the state of Maryland. The details of insured loans and commitments to insure loans as of June 30, 2024, were as follows:

		Insured N	/lortg	jages		
		Original		Current	(Contingent
	Number	Amount		Amount		Liability
Primary Insurance Coverage						
Single Family Regular						
25% Insured	210	\$ 11,853,096	\$	2,007,869	\$	501,967
35% Insured	52	10,214,898		7,857,755		2,750,214
Revitalization (Pilot) Program						
2% Insured	161	22,547,200		19,945,171		398,903
General						
35% Insured	9	2,215,368		1,764,198		617,469
Total	432	\$ 46,830,562	\$	31,574,993	\$	4,268,553
Revitalization (Pilot) Program 2% Insured General 35% Insured	161 9	\$ 22,547,200 2,215,368	\$	19,945,171 1,764,198	\$	398, 617,

As of June 30, 2024, MHF had no unfunded commitments under the Revitalization Reserve or Healthy Neighborhood Program.

Effective August 1, 2010, MHF was released from any obligation to provide pool insurance for loans originated prior to 2005.

NOTE 10 PENSION AND OTHER POST-RETIREMENT BENEFITS

Eligible employees of the state of Maryland are covered under the retirement plans of the State Retirement and Pension System of Maryland (the System) and are also entitled to certain healthcare benefits upon retirement. MHF's only obligation for retirement and post-employment benefits is its required annual contribution, which was paid in full by MHF to the state of Maryland prior to year-end. The liability for the employees is recorded by the general fund of the state of Maryland and is not allocated to MHF. The System prepares a separate audited Comprehensive Annual Financial Report which can be obtained from the State Retirement and Pension System of Maryland, 120 East Baltimore Street, Baltimore, Maryland 21202 or by visiting the website at www.sra.maryland.gov.

NOTE 11 RELATED PARTY TRANSACTIONS

MHF engages in certain transactions with related parties, specifically other units within DHCD. Premium and fee income generated from insured loans with CDA represent approximately 99% of the total premium and fee income reported during each of the fiscal years ending June 30, 2024 and 2023. Additionally, MHF pays certain post-foreclosure expenses for both CDA and DHCD's State Funded Loan Program to achieve a cost savings to the Agency as a whole. As these expenses are not expenses related to the operations of MHF, they are recorded on the balance sheet as Due From Other Funds, affecting only cash and receivables. These expenses are subsequently reimbursed to MHF by the responsible unit, and the outstanding receivable is cleared.



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MARYLAND HOUSING FUND STATEMENTS OF NET POSITION As at March 31, 2025 and June 30, 2024 (UNAUDITED)

	03/31/2025	06/30/24
ASSETS		
CURRENT ASSETS		
Unrestricted Current Assets:		
Deposit with State Treasurer:		
Operating Account	\$ 6,512,860	\$ 7,204,449
Loans and Interest Receivable, Net of Allowance for		
Loans and Related Losses	-	-
Due From Other Funds	1,250,913	123,793
Other	74,703	87,036
Total Unrestricted Current Assets	7,838,476	7,415,278
Restricted Current Assets: Deposit with State Treasurer: Reserve Accounts Total Restricted Current Assets	94,257,691 94,257,691	91,641,694 91,641,694
Total Current Assets	102,096,167	99,056,972
NONCURRENT ASSETS Investment Held for Borrower Loans and Interest Receivable, Net of Allowance for Loans and Related Losses and Current Portion Total Noncurrent Assets	-	- - -
Total Assets	\$102,096,167	\$ 99,056,972

MARYLAND HOUSING FUND STATEMENTS OF NET POSITION - CONTINUED As at March 31, 2025 and June 30, 2024 (UNAUDITED)

	03	3/31/2025	06	6/30/2024
LIABILITIES AND NET POSITION				
CURRENT LIABILITIES				
Accounts Payable	\$	147,387	\$	431,244
Accrued Compensated Absences	·	49,551		49,551
Accrued Workers' Compensation		450		450
Investment Held for Borrower		-		437,949
Unearned Premiums		574,381		517,548
Unearned Fees		15,293		12,585
Allowance for Unpaid Insurance Losses		150,159		150,159
Total Current Liabilities		937,221		1,599,486
NONCURRENT LIABILITIES				
Accrued Compensated Absences, Net of Current Portion		58,675		58,676
Accrued Workers' Compensation, Net of Current Portion		2,550		2,550
Investment Held for Borrower, Net of Current Portion		-		_,000
Allowance for Unpaid Insurance Losses, Net of Current Portion		13,407,876	1	0,474,502
Total Noncurrent Liabilities		13,469,101		10,535,728
Total Liabilities		14,406,322	1	2,135,214
NET POSITION				
Restricted Net Position:				
Multi-Family Reserve		60,698,739	6	60,698,739
Single Family Regular Reserve		13,692,636	1	13,692,636
Revitalization (Pilot) Reserve		2,185,258		2,185,258
Small Business Reserve		9,000,000		9,000,000
General Reserve		2,593,422		2,593,422
Unallocated Reserve		6,087,637		3,270,609
Total Restricted Net Position		94,257,692	ç	91,440,664
Unrestricted Accumulated Deficit		(6,567,847)		(4,518,906)
Total Net Position		87,689,845		36,921,758
Total Liabilities and Net Position	\$	102,096,167	\$ 9	99,056,972

MARYLAND HOUSING FUND STATEMENTS OF REVENUES AND EXPENSES As of March 31, 2025 and June 30, 2024 (UNAUDITED)

	03/31/2025	06/30/2024
OPERATING REVENUES		
Net Premiums	\$ 675,667	\$ 864,980
Interest Income on Reserves	2,817,028	3,962,502
Interest Income on Loans	391,901	526,413
Other Income	1,162,045	1,133,071
Total Operating Revenues	5,046,641	6,486,966
OPERATING EXPENSES		
General and Administrative	960,364	1,883,356
Direct Losses on Claims	-	200,538
Provision (Benefit) for Insurance and Loan Losses	3,318,190	(1,183,234)
Total Operating Expenses	4,278,554	900,660
Operating Income (Loss) before Transfers	768,087	5,586,306
Transfer of Funds		
CHANGE IN NET POSITION	768,087	5,586,306
Net Position - Beginning of Year	86,921,758	81,335,452
NET POSITION - END OF YEAR	\$ 87,689,845	\$ 86,921,758

MARYLAND HOUSING FUND STATEMENTS OF CASH FLOWS As of March 31, 2025 and June 30, 2024 (UNAUDITED)

	()3/31/2025	(6/30/2024
CASH FLOWS FROM OPERATING ACTIVITIES				
Receipts from Premiums, Net	\$	(382,288)	\$	767,155
Receipts from Principal and Interest on Loans		391,901		526,413
Changes to Provision for Insurance and Loan Losses		(3,318,190)		1,183,234
Payments from Mortgage Escrows		(437,950)		(2,292,196)
Receipts for Mortgage Escrows		-		2,490,957
Receipts (Payments) from Security Deposits		-		-
Receipts from Miscellaneous Fees		1,164,753		1,132,919
Payments for General and Administrative Expenses		1,689,154		(703,705)
Sale Proceeds from Acquired Property		-		-
Payments for Claims		-		(200,539)
Receipts from Interest Earned on Reserves		2,817,028		3,962,502
Transfer to State Funded Programs		-		-
Net Cash Provided by Operating Activities	\$	1,924,408	\$	6,866,740
) -)		
NET INCREASE IN CASH	\$	1,924,408	\$	6,866,740
Deposit with State Treasurer, Balance - Beginning of Year		98,846,142		91,979,402
DEPOSIT WITH STATE TREASURER, BALANCE -				
END OF PERIOD	\$	100,770,550	\$	98,846,142
	_			
RECONCILIATION OF CHANGE IN NET POSITION TO NET CASH				
PROVIDED BY OPERATING ACTIVITIES				
Change in Net Position	\$	768,087	\$	5,586,305
Adjustments to Reconcile Change in Net Position to Net Cash				
Provided by Operating Activities:				
Transfer to State Funded Programs		-		-
Effect of Changes in Operating Assets and Liabilities:				
Loans and Interest Receivable		12,332		1,389
Acquired Property		-		-
Investments and Other Assets		(437,950)		198,761
Due from DHCD		(1,127,120)		(122,220)
Accounts Payable and Other Accrued Liabilities		(283,856)		403,870
Security Deposits Payable		-		-
Allowance for Unpaid Insurance Losses		2,933,374		775,781
Unearned Premiums		56,833		23,006
Unearned Fees	_	2,708	_	(152)
Net Cash Provided by Operating Activities	\$	1,924,408	\$	6,866,740
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MARYLAND HOUSING FUND STATEMENTS OF CHANGES IN NET POSITION As of March 31, 2025 and June 30, 2024 (UNAUDITED)

			Restricted Ne	et Position				
	Multi-Family Reserve	Single Family Regular Reserve	Revitalization (Pilot) Reserve	Business Reserve	General Reserve		Jnrestricted .ccumulated Deficit	Total
BALANCE AT JUNE 30, 2023	\$ 53,698,739 \$	\$ 13,893,666 \$	\$ 2,185,258	\$ 9,000,000 \$	2,593,422 \$	6,308,107 \$	(6,343,740) \$	81,335,452
Interest Income Allocated at the Discretion of DHCD Secretary	-	-	-	-	-	3,962,502	(3,962,502)	-
Inter-reserve Transfers	7,000,000					(7,000,000)	-	-
Transfers Out	-	-	-	-	-		-	-
Change in Net Position	<u> </u>	(201,030)	-	-	-	-	5,787,336	5,586,306
BALANCE AT JUNE 30, 2024	60,698,739	13,692,636	2,185,258	9,000,000	2,593,422	3,270,609	(4,518,906)	86,921,758
Interest Income Allocated at the Discretion of DHCD Secretary	-	-	-	-	-	2,817,028	(2,817,028)	-
Inter-reserve Transfers							-	-
Transfers Out	-	-	-		-	-	-	-
Change in Net Position		-	-	-	<u> </u>	<u> </u>	768,087	768,087
BALANCE AT MARCH 31, 2025	\$ 60,698,739 \$	5 13,692,636 \$	\$ 2,185,258	\$ 9,000,000 \$	2,593,422 \$	6,087,637 \$	(6,567,847) \$	87,689,845

APPENDIX G

MORTGAGE INSURANCE AND GUARANTY PROGRAMS

APPENDIX G

MORTGAGE INSURANCE AND GUARANTY PROGRAMS

FHA MORTGAGE INSURANCE PROGRAM, VA HOME LOAN GUARANTY PROGRAM, USDA/RD MORTGAGE GUARANTY PROGRAM, PRIVATE MORTGAGE INSURANCE PROGRAM AND THE MHF INSURANCE PROGRAM

Introduction

The Administration has prepared the following description of the FHA Mortgage Insurance Program, the VA Home Loan Guaranty Program, the USDA/RD Mortgage Guaranty Program, and private mortgage insurance. This description is only a brief outline and does not purport to summarize or describe all of the provisions of these programs, and the Administration does not warrant or represent the accuracy or completeness of such description. For a more complete description of the terms of this program, reference is made to the provisions of the insurance and guaranty contracts embodied in the regulations of FHA, VA and USDA/RD, respectively, and of the regulations, master insurance contracts and other such applicable information for those programs and for applicable private mortgage insurance. Credit Enhancement for Mortgage Loans made or purchased by the Administration with the proceeds is limited by the Bond Resolutions to insurance under the FHA Mortgage Insurance Program, the VA Home Loan Guaranty Program, the USDA/RD Guarantee Program, and private mortgage insurance (described below). In addition, Mortgage Loans may be insured by the Maryland Housing Fund. See THE MHF INSURANCE PROGRAM below. Moreover, Mortgage Loans with a loan-to-value ratio of 80% or less are not required to have a credit enhancement as described above. If a Mortgage Loan without credit enhancement is supported by secondary financing, then such financing must be acceptable to the Administration. The secondary financing may include, for example, certain grants or loans from governmental or non-profit entities; any loans must be non-amortizing or amortize at an interest rate below the market rate. However, the Bond Resolution does not require that a Mortgage Loan financed in the future be secured by Credit Enhancement. Credit Enhancement of all or a portion of a Mortgage Loan, if any, will be provided in accordance with the provisions therefor set forth in the Series Resolution authorizing a particular Series of Bonds. Credit Enhancement of Mortgage Loans includes (but is not limited to) any credit enhancement, insurance, guaranty, risk-sharing arrangement or any other form of credit support for a Mortgage Loan (or any portion thereof) as provided in any Series Resolution or Supplemental Resolution and it is possible that insurance benefits under other federal, State or private programs in which the Administration may participate could have different terms.

FHA Mortgage Insurance Program

Section 221 and Section 203 of the National Housing Act, as amended (the "Housing Act"), authorize the FHA to insure mortgage loans of up to 40 years for the purchase of one to four family dwelling units, or 30 years if the mortgage is not approved for insurance prior to construction. Section 234 of the Housing Act authorizes the FHA to insure mortgage loans of up to 35 years for the purchase of one-family dwelling units in multi-family condominium projects. The regulations promulgated to implement the Housing Act provide for insurance of mortgage loans for up to 30 years.

Mortgage Loans shall bear interest at a rate agreed upon by the mortgagee and Borrower. Mortgage Loans under any of the foregoing programs must be in conformity with the maximum mortgage loan amount limitations and minimum downpayment requirements specified in the Housing Act and the regulations promulgated thereunder. In addition, the Borrower must establish to the satisfaction of FHA that his or her income is adequate to meet the periodic payments required on the mortgage loan.

FHA permits the fully insured Mortgage Loan amount to include not only the up-front mortgage insurance premium, but, under certain circumstances, certain closing costs and other costs as well. Furthermore, through the FHA Section 203(k) Program, FHA will insure certain loans for up to 110 percent of the expected after-rehabilitation value of the property, plus permitted closing costs.

Under the terms of the foregoing program, the mortgagee, upon a default by the Borrower, is required to take certain actions, and is subject to certain limitations, before the mortgagee is entitled to initiate foreclosure proceedings or to claim insurance benefits. The mortgagee is subject to certain requirements and limitations, including the following: (1) the mortgagee must give notice of default to the Borrower and make reasonable efforts to conduct a face-to-face interview with the Borrower; (2) the mortgagee is required to undertake a pre-foreclosure review to ensure compliance with applicable requirements; and (3) the mortgagee may not commence foreclosure until at least three full monthly installments are in default. In addition, various types of forbearance may be required, including a reduction in mortgage payments, recasting the mortgage to reduce payments, temporary mortgage assistance payments, or pre-foreclosure sale. The mortgage also is subject to reinstatement until completion of foreclosure proceedings. The Housing Act gives discretionary authority to the Secretary of the United States Department of Housing and Urban Development ("HUD") to settle claims for insurance benefits for insured mortgages either in cash or debentures; claim payments currently are being made in cash. HUD debentures bear interest at the rate in effect as of the time of origination of the mortgage loan or when the mortgage loan is endorsed, whichever rate is higher.

Insurance benefits are paid on foreclosure and conveyance of title. The amount of benefits paid by FHA on conveyed properties, except in certain circumstances as described below, is equal to the unpaid principal amount of the mortgage loan plus certain tax, insurance and other payments made by the mortgagee, a percentage of any foreclosure expenses incurred by the mortgagee, which percentage shall be determined in accordance with such terms as HUD shall prescribe, and reasonable expenses incurred by the mortgagee for the preservation, protection and operation of the properties prior to conveyance, as well as interest from date of default at a rate equivalent to the debenture interest rate (which may be less than the interest rate of the insured mortgage loan), less certain amounts received or retained by the mortgagee in respect of the mortgaged property.

When any property to be conveyed to the FHA has been damaged by fire, earthquake, flood or tornado, it is generally required, as a condition to payment of an insurance claim, that such property be repaired by the mortgagee prior to such conveyance.

VA Home Loan Guaranty Program

The Servicemen's Readjustment Act of 1944, as amended, permits a veteran (or in certain instances, the veteran's spouse) to obtain a loan guarantee by the VA covering mortgage financing of the purchase of a one-to-four family dwelling unit at interest rates permitted by the VA. The program has no mortgage loan limits, requires no down payment from the purchaser and permits the guarantee of mortgage loans with terms of up to 30 years and 32 days. VA will guarantee up to 50 percent of a home loan up to \$45,000. For loans between \$45,000 and \$144,000, the minimum guaranty amount is \$22,500; and the maximum guaranty is up to 40 percent of the loan, up to \$36,000, subject to the amount of entitlement a veteran has available. For loans of more than \$144,000 the maximum guaranty is the lesser of 25 percent of the loan or the dollar amount that is equal to 25 percent of the Federal Home Loan Mortgage Corporation Act (12 U.S.C. 1454(a)(2)) for a single-family residence, as adjusted

for the year involved. The liability on the guarantee is reduced or increased pro rata with any reduction or increase in the amount of the indebtedness, but in no event will the amount payable on the guarantee exceed the amount of the original guarantee. Notwithstanding the dollar and percentage limitations of the guarantee, a mortgage lender will ordinarily suffer a monetary loss only where the difference between the unsatisfied indebtedness and the proceeds of a foreclosure sale of a mortgaged premises is greater than the original guarantee, as adjusted. The VA may, at its option and without regard to the guarantee, make full payment to a mortgage lender of unsatisfied indebtedness on a mortgage upon its assignment to the VA.

USDA/RD Mortgage Guarantee Program

The Cranston-Gonzalez National Affordable Housing Act of 1990 authorized the establishment of the USDA/RD Guaranteed Rural Housing Loan Program. Households with annual incomes at or below one hundred fifteen percent (115%) of median area income are eligible for these loans, subject to the geographic restrictions described below. Households with annual incomes at or below eighty percent (80%) of the area median income may be eligible for interest assistance, in addition to the loan guarantee. The interest assistance paid monthly by USDA/RD to the loan servicer reduces the borrower's effective interest rate. The amount of interest rate reduction is dependent upon the households' annual income, which is re-certified by the loan servicer annually. No funds currently are available for interest assistance.

The USDA/RD Guaranteed Rural Housing Loan Program is limited to only certain rural areas of the State. Any city, place, town or village with a population not exceeding 20,000, based on the most recent decennial census, will be considered rural.

The USDA/RD guaranty covers the lesser of (a) any loss equal to ninety percent (90%) of the original principal amount of the loan or (b) any loss in full up to thirty-five percent (35%) of the original principal amount of the loan plus any additional loss on the remaining sixty-five (65%) to be shared approximately eighty-five percent (85%) by USDA/RD and approximately fifteen percent (15%) by the mortgagee.

USDA/RD does not accept conveyance of the property, but rather pays the lender's claim upon foreclosure. The claim payment includes certain actual costs incurred by the lender prior to foreclosure, including interest expense, and an allowance for the costs associated with liquidating the property. The claim payment amount is based on the net sales proceeds if the property is sold within six (6) months, or if no sale occurs within six (6) months, the claim payment amount is determined according to a formula based upon an appraisal of the property performed by USDA/RD. The lender's actual disposition costs may be higher than the USDA/RD claim payment.

Private Mortgage Insurance

Each private mortgage insurance policy with respect to a Mortgage Loan must contain provisions substantially as follows: (a) the mortgage insurer must pay a claim, including unpaid principal, accrued interest, the amounts equal to deferred interest in connection with Mortgage Loans with graduated payments schedules, if any, and expenses, within sixty days of presentation of the claim by the Administration; (b) when a claim for the outstanding principal amount, accrued interest and expenses is presented, the mortgage insurer must either (i) pay such claim in full and take title to the mortgaged property and arrange for its sale or (ii) pay the insured percentage of such claim and allow the Administration to retain title to the mortgaged property or (iii) settle a claim for actual losses where such losses are less than the insured percentage of the claim. (See the "Homeowners Protection Act" below for a discussion of federal legislation that affects private mortgage insurance.) *Recent rating agencies' reviews of private mortgage insurers may be indicative of some future inability of these insurers generally*

to fulfill in full their obligations, if and when required upon a mortgage default, to make timely payments on policies. The Administration makes no representation regarding the financial condition of any of the private mortgage insurance companies or their ability to make full and timely payments to the Administration on Mortgage Loans on which losses are incurred.

Homeowners Protection Act

The Homeowners Protection Act of 1998 (the "Homeowners Protection Act") permits a borrower to cancel private mortgage insurance (for which the borrower pays the premium) on the date on which the principal balance of the mortgage loan is scheduled to reach 80% of the original value of the residence or on the date on which the principal balance actually reaches 80% of the original value of the residence. The original value is the lesser of the sales price or the appraised value at the time the mortgage loan transaction was consummated. In order to effect such cancellation, the borrower must request in writing that the cancellation be initiated, must have a good payment history with respect to the mortgage loan (i.e., no mortgage payment was, during the year beginning two years prior to cancellation, 60 or more days delinquent, and no mortgage payment was, during the year beginning one year prior to cancellation, 30 or more days delinquent), and must satisfy any requirements of the lender for evidence that the value of the residence has not declined below its original value and for certification that the borrower's equity in the residence is not encumbered by a subordinate loan. This Homeowners Protection Act further provides for automatic termination of mortgage insurance on the date on which the principal balance of the mortgage loan is schedule to reach 78% of the original value of the residence, or if the borrower is not then current on his mortgage loan payments, on the date on which the borrower subsequently becomes current on such payments. These termination and cancellation provisions do not apply to mortgage loans characterized as high risk loans. Even if the private mortgage insurance is not canceled or terminated as described above, private mortgage insurance must be terminated on the first day of the month immediately following the date that is the midpoint of the amortization period of the mortgage loan if the mortgagor is then current on his mortgage loan payments. This Homeowners Protection Act also requires that borrowers be provided with certain disclosures and notices regarding termination and cancellation of private mortgage insurance. This Homeowners Protection Act applies to mortgage loans closed on or after July 29, 1999.

This Homeowners Protection Act applies to insurance provided by the Maryland Housing Fund as well as private mortgage insurance described above.

In addition to termination and cancellation rights available to the borrower under the Homeowners Protection Act, the Administration also permits a borrower to request cancellation of private mortgage insurance or insurance through the Maryland Housing Fund for loans made after January 1, 2005, provided that: (1) the loan balance is 75% or less of the current value of the home as established by a new appraisal acceptable to the Administration; (2) none of the borrower's payments were 30 days or more past due within the 12-month period before the mortgage insurance will be cancelled; (3) none of the borrower's payments were 60 days or more past due during the 24-month period before the mortgage insurance will be cancelled; and (4) the loan is between two and five years old. If the loan is more than five years old, the loan balance may be 80% (instead of 75%) or less of the current value of the home as established by a new appraisal acceptable to the Administration; conditions (2) and (3) also apply.

THE MHF INSURANCE PROGRAM

The following describes the mortgage insurance programs administered by the Maryland Housing Fund ("MHF") pursuant to Section 3-201 through 3-208 of the Housing and Community Development Article of the Annotated Code of Maryland, as amended (the "MHF Statute"), and is qualified in its entirety by reference to the MHF Statute and the regulations thereunder (the "MHF Regulations").

MHF was created in 1971 as a special insurance fund of the State of Maryland and is a governmental unit in the Division of Credit Assurance of the Department. MHF is authorized to insure mortgage loans, including mortgage loans for multifamily developments financed by public agencies such as the Administration ("Multifamily loans"), to provide primary insurance for single family mortgage loans ("Single Family loans"), and to provide credit enhancement for loans to businesses ("Business loans"). MHF insures against certain monetary losses incurred as a result of nonpayment of principal, interest or other sums agreed to be paid and certain other events of default under the terms of any insured loan, but does not insure against property losses, including without limitation, title risk, risks of defective construction or casualty, or any other reduction in project value due to insurable risk or force majeure, casualty or title loss.

In early 1997, the Department suspended all insurance activity of MHF (except for pool insurance for certain Single Family loans), partly as a result of concerns expressed by Moody's Investors Service ("Moody's") during the 1996 and 1997 rating review. The Department responded to Moody's concerns and has consulted with Moody's regarding the implementation of certain MHF's insurance programs. MHF continues to service active insured loans originated prior to 1997 and is operating the insurance programs described below.

Multifamily Loan Programs

MHF insures mortgage loans under a group home loan program known as "SHOP" (Special Housing Opportunities Program) that finance or refinance the acquisition, construction or rehabilitation of shared living and related facilities for the special needs population, which are owned by and sponsored by nonprofit organizations. This is an active program with loans funded through the Administration and insured by MHF.

The Administration is a participant in the Federal Housing Administration's ("FHA") Risk-Sharing Program (the "FHA Risk-Sharing Program") for multifamily loans. As a Level I participant under the FHA Risk-Sharing Program, upon payment of a claim by FHA, the Administration would be responsible for reimbursement to FHA of up to 50% of such claim. As a Level II participant, the Administration would be responsible for reimbursement to FHA of up to 25% of such claim. The Administration expects that MHF would reimburse the Administration for its share of such losses, pursuant to a commitment letter issued by MHF to the Administration in connection with each loan. Between 1997 and 2004, the Administration participated in the FHA Risk-Sharing Program only in connection with the refinancing of loans then insured by MHF where the Administration was able to decrease the dollar amount of MHF's insurance exposure with respect to such loans. In 2004, the Department expanded its MHF insurance program for new loans funded through the Administration with credit enhancement under the FHA Risk-Sharing Program.

MHF has also provided mortgage insurance for short term loans made by the Administration pursuant to the Tax Credit Bridge Loan Insurance program. For a project which qualifies for federal low income housing tax credits, MHF provides limited insurance for bridge loans made by the Administration until equity capital contributions are made by the tax credit investor. The Tax Credit Bridge Loan Insurance program is governed by Sections 3-203 and

3-206 of the MHF Statute and COMAR 05.06.02 of the MHF Regulations. There are no loans currently insured under this program.

Effective December 9, 2014, MHF and the Administration created a Demonstration program (the "MHF Demonstration Program") whereby MHF insures short term loans ("Short Term Loans") financed with proceeds from the sale of short-term bonds (the "Short Term Bonds") issued under the Administration's multifamily Housing Revenue Bond Resolution ("HRB"). The MHF Demonstration Program is an additional cost-effective option extended to borrowers for the provision of credit enhancement for Short Term Loans financed under HRB. Eligibility for the MHF Demonstration Program is limited to projects where the project would need to use more than 25% of its projected tax credit equity to cash collateralize a letter of credit ("LOC") that otherwise would be delivered to secure Short Term Bonds during construction, and the amount of the Short Term Loan (which equals the amount of the cash collateral account that would be required by a LOC provider) is greater than 25% of the projected tax credit equity. No borrower, including all related entities, may have Short Term Loans insured under the MHF Demonstration Program at any one time in excess of \$5 million. In addition, 25% of the projected amount of tax credit equity to be generated by a project must be contributed to the project at the closing of the Short-Term Loan. MHF's obligations under the MHF Demonstration Program are backed only by MHF's Unallocated Reserve. The aggregate amount of outstanding indebtedness to be insured under the MHF Demonstration Program may not exceed \$10 million. There are no loans currently insured under this program.

Single Family Loan Programs

In June 2005, the Department opened a program of MHF to insure 30-year and 40-year amortizing Single Family loans being purchased by the Administration. Because market conditions caused unexpectedly high demand for this insurance, the Department suspended the program as of November 10, 2008.

In June 2006, the Department authorized the expenditure of up to \$1 million of the Revitalization Program Insurance Reserve to provide credit enhancement to a loan program that is sponsored by a nonprofit corporation, which is intended to stabilize and strengthen property values in targeted areas of the City of Baltimore. In this agreement, MHF agreed to provide credit enhancement on loans enrolled in the program for a period of up to 10 years from the date the loan is enrolled in the pool. MHF's ability to enroll new loans under that agreement terminated March 31, 2012, and the ten-year coverage of the last loans enrolled in this pool ended on March 28, 2022.

The Department negotiated an agreement dated January 12, 2012, authorizing the expenditure of up to an additional \$800,000 of the Revitalization Program Insurance Reserve to provide credit enhancement for a second loan pool. Similar to the first loan pool, the credit enhancement will last for a period of up to ten years after the date the loan is enrolled in the pool; the enrollment period for the second pool ended in January 2020. There are 75 loans in this second pool totaling \$9,692,716 in outstanding balances with a remaining contingent liability of \$193,854. A new agreement effective January 2, 2020 was negotiated authorizing the expenditure of up to an additional \$600,000 of the Revitalization Program Insurance Reserve to provide credit enhancement for a third loan pool. On January 2, 2025, MHF has consented to an extension of the enrollment period and term of the third loan pool by an additional four years to a total period of nine years from the original agreement date; credit enhancement for each loan remains at ten years from the date of enrollment. With this extension, all new loans to be credit enhanced in this third pool must be enrolled by January 2, 2029. There are currently 73 loans enrolled in the third pool totaling \$9,111,407 in outstanding balances with a current contingent liability of \$182,228.

In 2008, MHF committed \$10 million of the Unallocated Reserve to provide credit enhancement for certain single family refinancing loans made by private lenders under the Department's Home Owners' Preserving Equity ("HOPE") initiative. The General Reserve Insurance ("General Reserve") was officially established by regulation in November 2008 to insure a broad range of programs, including the HOPE initiative. There have been no new loans under this program in the past several years that by June 2023, MHF reduced the General Reserve initially set aside to back the insurance obligation in this program to \$2,593,422, transferring \$6 million of the reduction to Multifamily. As of March 31, 2025, there are only 8 remaining loans insured in this program with outstanding balances totaling \$1,507,805.

Business Loan Programs

Legislation was passed effective July 1, 2016, allowing MHF to provide insurance coverage and credit enhancement to loans originated by the Administration or other eligible lenders on business projects that will acquire, operate, construct or rehabilitate businesses located in publicly designated renewal or redevelopment areas. This program is governed by Sections 3-203 and 3-206 of the MHF Statute. A separate Business Insurance Reserve ("Business Reserve") was created for this program funded by a \$1.5 million Reserves transfer from General Reserve in 2017 and a total of \$7.5 million transfers from Unallocated Reserve during 2018, 2021, and 2023. There are no loans currently insured under this program.

Additional Information

For fiscal year 2003, the Maryland Department of Legislative Services asked MHF and the Administration whether there were funds available for transfer to the State. After being advised by Moody's that a transfer, in and of itself, would not have an adverse effect on the rating of the Administration's outstanding parity debt, including the bonds, MHF transferred \$10 million from the Unallocated Reserve to the State. No transfer occurred in 2004, 2005, 2006, or 2007. Legislation was enacted during the 2008 session (SB 983) requiring another \$10 million to be transferred. Beginning in fiscal year 2010, and as codified at Section 3-203(i) of the MHF Statute, any amount in the Unallocated Reserve at the end of any fiscal year that exceeds an amount necessary to provide backing for insurance issued by MHF by more than \$10 million, shall be transferred to the Department's revolving housing loan funds. During the fiscal years ending June 30, 2012, 2013, 2014, 2015, 2016 and 2017, MHF transferred \$2.1 million, \$1.1 million, \$0.77 million, \$0.88 million, \$0.87 million, and \$0.94 million, respectively. As the amount in the Unallocated Reserve at end of fiscal years June 30, 2017 through 2019 and June 30, 2021 through 2024 was less than \$10 millior; no transfer was required in fiscal years 2018, 2019, 2020, and 2022 through 2024. While in fiscal year 2021 MHF transferred \$152 thousand based upon the balance outstanding in that reserve as of June 30, 2020. For more information, see "Management's Presentation of the MHF Program" below.

MANAGEMENT'S PRESENTATION OF THE MHF PROGRAM

The following information is management's presentation of the MHF Program.

Financial Statements and Information

The financial statements of MHF for the fiscal year ending June 30, 2024 and June 30, 2023 have been audited by CliftonLarsonAllen LLP. As indicated in the report of the auditors, such financial statements have been prepared in conformity with accounting principles and the audits conducted in accordance with auditing standards generally accepted in the United States. The financial statements of MHF are reported on a consolidated basis combining results of operations for all MHF Programs.

Income and Reserves

MHF's income from insurance premiums is used to pay expenses.

MHF currently maintains six insurance reserves, which are separate from MHF's operating funds. Five of the reserves cover specific categories of insurance: the Multifamily Insurance Reserve, the Single Family Regular Insurance Reserve, the Revitalization Program Insurance Reserve, the Business Reserve and the General Reserve. The investment earnings on each of the five specific reserves are credited to a sixth reserve, the Unallocated Reserve, which may be used to pay claims on all categories of insurance, or may be transferred into any other reserve, or may be restricted for claims under a particular category. The Unallocated Reserve is available for any category of claims or for any other purpose consistent with contractual obligations with the Administration's bondholders. Prior to 2011, MHF had maintained a reserve for the Home and Energy Loan Program. The reserve balance of \$500,000 was transferred into the Unallocated Reserve when the last loan insured under the program paid off in fiscal year 2009.

The MHF Statute provides that any moneys of MHF that the Department creates as an identifiable insurance reserve may be used only in conformance with the terms and conditions creating that reserve. MHF Regulations provide that each reserve is maintained to pay claims arising from its respective category of insurance and may not be subject to claims arising from other categories of insurance except for the Unallocated Reserve. All reserves are held by the Office of the Treasurer of the State, which credits MHF with interest income based on the total reserve balance for the benefit of MHF.

MHF does not insure the bonds, and the assets of MHF are not available to the Administration or the Trustee to satisfy obligations to holders of the Bonds. The obligation of MHF is limited to the payment of mortgage insurance claims as described herein. An insurance claim against MHF is payable from and limited to the applicable MHF reserve and does not constitute a general obligation of MHF, the Department, or the State.

Statements of Net Assets Discussion

The overall equity at fiscal year ending June 30, 2024 was \$86,921,758; \$5,586,306 higher than the overall equity of \$81,335,452 of fiscal year ending June 30, 2023 primarily attributable to the interest income on fund reserves and net reduction on allowances for loans and insurance losses resulting from the reversal of the allowance on loan losses on account of partial recovery of interest on two Multi-Family loans from the cash proceeds at maturity of the bond securing the loans during the fiscal year 2024. In the third quarter of fiscal year 2025 ending March 31, 2025, the overall equity further increased by \$768,087 primarily coming from the interest income on fund reserves.

The Unrestricted Accumulated Deficit is a part of the overall equity. The Unrestricted Accumulated Deficit, which decreases when claims are paid from the insurance reserves, represents the cumulative net income (loss) of

MHF since its inception less any investment income earned on the insurance reserves. When MHF's insurance reserves are greater than its net position, there will be an accumulated deficit in the net position section of the MHF Statement of Net Assets.

In fiscal year 2024, the Unrestricted Accumulated Deficit decreased by \$1,824,834 from \$6,343,740 to \$4,518,906, mainly attributed to the reversal of allowance for loan losses amounting to \$2,454,440 corresponding to the cash proceeds of a bond securing two Multi-Family loans that matured in April 15, 2024 offset by the additional allowance for insurance losses of \$775,781 on account of new loans and additional drawdowns on existing loans during the year. In third quarter of fiscal year 2025, the accumulated deficit increased by \$2,048,941 from the June 30, 2024 level mainly due to the additional general provisioning for insurance losses on account of the new loans and deterioration in the risk rating of some risk A accounts to B risk category in multi-family portfolio offset by the interest income on reserves.

Discussion of Changes in Net Position

In fiscal year 2024, MHF reported a Change in Net Position of \$5,586,306 primarily attributable to the interest income on reserves and the reversal of allowance for loan losses discussed above. In third quarter of fiscal year 2025, the change in Net Position of \$768,087 mostly came from interest on reserves.

As described below in "Single Family Information – Certain Additional Expected Single Family Claims" and "Multifamily Information – Certain Additional Expected Multifamily Claims," the Administration has notified MHF of defaults under insured mortgages that are expected to result in additional claims to MHF. MHF included provisions for these claims in its allowance for unpaid insurance losses.

Selected Activity in MHF's Operating Cash Account

The following table is management's presentation of selected activity in MHF's operating cash account as of March 31, 2025

	Single Family	Multifamily	Business	<u>Total</u>
Premiums and Fees Collected ⁽¹⁾	\$14,001	\$1,892,586	\$ 0	\$1,906,597
Operating Expenses Paid ⁽²⁾	(695,669)	(298,144)	0	(993,813)
Premiums Net of Operating Expenses	(681,658)	1,594,442	0	912,784
Claims ⁽³⁾	0	0	0	0
Recoveries ⁽⁴⁾	1,068	5,508	0	6,576
Net Claim Activity	1,068	5,508	0	6,576
Other ⁽⁵⁾	199,891	(1,810,839)	0	(1,610,948)
Net Cash from Selected Activity	(\$480,699)	(\$210,889)	\$ 0	(\$691,588)

Notes:

⁽¹⁾ Premiums and credit enhancement related fees as collected.

⁽²⁾ Operating expenses include salaries and benefits, general administrative and intradepartmental expenses.

⁽³⁾ Claims include principal, interest, and supplemental expenses incurred on claims and carrying costs on acquired properties.

⁽⁴⁾ Includes payment receipts on mortgage receivables and collections from the MD Central Collection Unit

(5) Amount includes changes in other assets and liabilities such as accounts receivables from other funds and escrows.

During the fiscal year ending June 30, 2024, the net activity in MHF's operating cash was (\$1,331,925) for Single Family and \$4,164,065 for Multi-Family. The change in operating cash in Single Family was primarily due to allocated operating expenses exceeding revenues. The change in operating cash in Multi-Family was primarily due to premium and applications fees on new insurance applications exceeding the allocated operating expenses coupled with the receipt of the cash proceeds of a bond security securing Multi-Family loans - one of which matured in January 2024 and the other was accelerated due to default in April 2024.

During the first nine months of fiscal year 2025, ending March 31, 2025, the net activity in MHF's operating cash was (\$480,699) for Single Family and (\$210,889) for Multi-Family. The change in operating cash in Single Family was primarily due to allocated operating expenses exceeding revenues. The change in operating cash in Multi-Family was primarily due to cash advances made to the court-appointed receiver for two properties to address certain life, health and safety issues that were identified by the receiver. Refer to ⁽²⁷⁾ *Renaissance Plaza Deed of Trust Note in the original principal amount of \$7,000,000* under Notes to the Multi-Family Claims for additional details. These expenses were offset by premium and applications fees collected on new insurance applications.

Liquidity

MHF's primary uses of funds are to pay its operating expenses (direct and indirect) and to satisfy Business, Multifamily and Single Family claims under its insurance policies resulting from loan defaults (payment or physical) by insured borrowers. In general, MHF's insurance policies require MHF to pay claims to lenders, which include the total principal outstanding, interest in arrears (through foreclosure), and other expenses associated with failed real estate loans (e.g., foreclosure costs, negative escrows, etc.). MHF occasionally acquires a loan or property with the payment of a claim. The proceeds of the sale of acquired loans or properties are deducted from the original claims to derive the net loss (or net gain) associated with the defaulted loan claims.

In addition to any proceeds from the sale of assets acquired through the payment of claims, MHF's primary revenue sources result from mortgage insurance premiums paid by borrowers and the investment earnings on insurance reserves. These assets, together with the corpus of the reserves held by MHF, are available to pay insurance claims and related expenses. The available reserves are leveraged against insurance commitments outstanding. Calculations for the leverage ratios are shown in "Discussion of Leverage Ratios" below.

To manage MHF's resources effectively from both a business and liquidity sense, the management of MHF has developed several claim paying strategies. For Multifamily defaulted loans, MHF may pay a debt service claim after a borrower has missed a total of six monthly payments. These claim payments represent any unpaid principal and interest due from the regular scheduled payment. While making these monthly payments, MHF, working with the Administration, attempts to work out the loan in order to minimize its loss. When the final workout of the loan is completed, MHF either pays a partial claim or pays the full claim. A workout may be accomplished through (a) refinancing of the loan after re-underwriting the debt to enable the project to meet debt service from net operating income or (b) payment of claims and resale of the asset to minimize the total size of the claim.

For Single Family defaulted loans, MHF generally requires the lender to foreclose on the loan and secure the property before it pays the claim. This affords MHF the ability to begin marketing the property for resale at the same time it has paid out the cash. MHF attempts to resell Single Family properties in a manner that provides for recoveries as soon as possible while minimizing holding costs. While MHF strives to sell its Real Estate Owned (REO) to homebuyers, its desire to conduct quick turnaround sales does necessitate the selling of a significant portion of the REO to investors and non-profit organizations. Selling to investors generally increases the overall net loss on the claim to MHF.

Discussion of Single Family Regular Insurance Leverage Ratios

MHF operates its Single Family insurance in accordance with an insurance agreement with the Administration dated as of August 1, 2010 (the "2010 Single Family Insurance Agreement"). Claims under the 2010 Single Family Insurance Agreement may be paid from the Single Family Regular Insurance Reserve.

The 2010 Single Family Insurance Agreement amended and restated an insurance agreement dated as of May 14, 1980 (the "1980 Single Family Insurance Agreement") and an insurance agreement dated as of June 20, 2005. Under the 1980 Single Family Insurance Agreement, pool insurance was provided for single family mortgages financed under a bond resolution for which no bonds remain outstanding. As of August 1, 2010, under the 2010 Single Family Insurance Agreement, must released from the obligation to provide pool insurance under the 1980 Single Family Insurance Agreement.

Under the 2010 Single Family Insurance Agreement, MHF has contracted with the Administration that, except as necessary to pay claims or advances on claims, MHF will not permit the ratio of the aggregate dollar amount of the Single Family insurance to assets in the Single Family Regular Insurance Reserve (as may be reduced as described below) to exceed 25 to 1, and that no new insurance payable from the Single Family Regular Insurance

Reserve shall be issued or committed to, if upon such issuance or commitment and subsequent issuance, that ratio would be exceeded.

Due to MHF having never insured loans that were securitized by Fannie Mae, on April 4, 2014 MHF notified Fannie Mae of its intent to cease seeking certification as a Fannie Mae qualified insurer and requested that Fannie Mae remove MHF from its list of eligible mortgage insurance providers. The Administration and MHF have entered into the First Amendment to the 2010 Single Family Insurance Agreement between MHF and the Administration, dated as of April 30, 2014, which eliminates the obligation of MHF to take all actions necessary for the qualification of Single Family Regular Program insurance as mortgage insurance from a qualified insurer within the meaning of Section 3.02(6)(2) of the Fannie Mae Charter Act.

Selected Information about the Single Family Regular Insurance Reserve Ratios

	<u>06/30/23</u>	<u>06/30/24</u>	<u>03/31/25</u>
Single Family Regular Insurance Reserve ⁽¹⁾⁽²⁾	\$13,893,666	\$13,692,636	\$13,692,636
Amount Available for Calculation of Ratio of	13,893,666	13,692,636	13,692,636
Insurance to Available Reserve ⁽³⁾			
Primary Insurance coverage in force ⁽⁴⁾			
Insurance Agreement prior to 2005	814,140	501,967	348,190
Insurance Agreement post 2005	3,052,988	2,750,214	2,481,573
Pool Insurance coverage in force ⁽⁵⁾	-	-	-
Ratio of Mortgage Loans to the Regular Reserve	0.28 to 1	0.24 to 1	0.21 to 1

Notes:

⁽¹⁾ The Single Family Program does not include amounts, if any, which have been restricted for possible additional insurance coverage in the Unallocated Reserve. As of March 31, 2025, MHF had committed no additional primary insurance coverage.

⁽²⁾ Fund balances for MHF reserves are calculated in the same manner as in the financial statements of MHF and include investment income earned and allocated by the Secretary to the Single Family Regular Insurance Reserve.

⁽³⁾ In order to determine the leverage ratios, if the Unrestricted Accumulated Deficit exceeds the Unallocated Reserve, the Single Family Regular Insurance Reserve or the Multifamily Insurance Reserve may be reduced in a manner determined by MHF to be appropriate. As of March 31, 2025, there was no reduction in the Single Family Regular Insurance Reserve to cover the accumulated deficit.

⁽⁴⁾ The primary insurance coverage is 25% of the allowable claim for loans insured prior to 2005 under the Single Family Insurance Agreement (\$1,392,61 at March 31, 2025). The primary insurance coverage is 35% of the allowable claim for loans insured under the 2005 Single Family Insurance Agreement (\$7,090,208 at March 31, 2025).

⁽⁵⁾ In 2010, MHF provided pool coverage for certain loans done by the Administration prior to 1997. Effective August 1, 2010 the Administration released MHF from any obligation to provide pool insurance for MHF Pool-Insured Loans.

Discussion of Multifamily Insurance Leverage Ratios

MHF operates its multifamily insurance in accordance with an amended and restated insurance agreement dated February 12, 2006, with the Administration (the "Insurance Agreement").

Under the Insurance Agreement, MHF has contracted with the Administration that, except as necessary to pay claims or advances on claims, MHF will not permit the ratio of Multifamily insurance to assets in the Multifamily Insurance Reserve (as may be reduced as described below) to exceed 10 to 1, and that no new insurance payable from the Multifamily Insurance Reserve shall be issued or committed to if upon such issuance or commitment and subsequent issuance the ratio would exceed 10 to 1. (Under the terms of the Insurance Agreement, loans insured by MHF that are reinsured without contingent liability on the part of MHF are not taken into account in determining MHF's compliance with the maximum 10 to 1 ratio of amounts insured to assets in the Multifamily Insurance Reserve).

Selected Information about the Multifamily Insurance Reserve Ratios

	<u>06/30/23</u>	<u>06/30/24</u>	<u>03/31/25</u>
Total Multifamily Insurance Reserve ⁽¹⁾	\$53,698,739	\$60,698,739	\$60,698,739
Amount Available for Calculation of Ratio of Insurance to Available Reserve ⁽²⁾	53,698,739	60,698,739	60,698,739
Insurance Outstanding			
Multifamily mortgage insurance in force	\$195,494,511	\$209,185,247	\$252,910,480
Ratio of Insurance to Available Reserve	3.93 to 1	3.74 to 1	4.17 to 1

Notes:

⁽¹⁾ The Multifamily Insurance Reserve does not include amounts, if any, which have been restricted for possible additional insurance coverage in the Unallocated Reserve. As of March 31, 2025, MHF had committed to additional mortgages in the amount of \$10,780,333.

⁽²⁾ In order to determine the leverage ratios, if the Unrestricted Accumulated Deficit exceeds the Unallocated Reserve, the Single Family Regular Insurance Reserve or the Multifamily Insurance Reserve may be reduced in a manner determined by MHF to be appropriate. As of March 31, 2025, there was no reduction in the Multifamily Insurance Reserve to cover the accumulated deficit.

The total amount of the Multifamily Insurance Reserve is available to pay multifamily insurance claims. In addition, to the extent available, MHF could elect to pay all or part of any multifamily claim from the Unallocated Reserve or from operating funds. MHF maintains other reserves that are not available to pay such claims (e.g., the Single Family Regular, Revitalization, and General Reserves).

SINGLE FAMILY INFORMATION

Certain Additional Expected Single Family Claims

Under its Single Family Regular insurance program, MHF is not obligated to pay claims on Single Family insurance until after the insured lender has completed foreclosure, evicted the occupants of the properties (if necessary) and restored the property to a condition satisfactory to MHF. As a result, at any time there are a number of mortgages that have been foreclosed and which are likely to result in payment of claims, but which have not yet reached the point where MHF recognizes them as liabilities in its financial statements. MHF includes its projection of net losses with respect to these potential claims in its financial statements as part of the allowance for Single Family insurance losses. These amounts are potentially payable from other resources of MHF, including operating cash, the Unallocated Reserve and the Single Family Regular Insurance Reserve.

Discussion of Single Family Operations

MHF has taken steps to address the potential Single Family claims. A part of this focus is applying active loss mitigation strategies to Single Family loans to prevent them from going to foreclosure, including forbearance and extended repayment plans. In addition, operational reviews of the loan servicers are ongoing. The reviews are intended to ensure that loss mitigation strategies are being pursued in applicable cases.

MHF is also managing its sales of units acquired through foreclosure or similar action to improve overall returns by employing private sector contractors and real estate brokers to perform repairs, listings and sales of all REO units.

Single Family Claims Experience

The following chart sets forth information about claims on mortgage loans insured under the Single Family Regular Insurance Reserve and the Revitalization Program Insurance Reserve. Prior to 2016, MHF acquired properties upon paying a claim. No properties have been acquired by MHF since fiscal year 2016 as the Administration has elected to keep title to all acquired properties and only request MHF to pay its pro rata claim amount. The data for all reporting periods is subject to adjustment due to additional expenses paid and proceeds received after the close of the reporting periods. No claims have been paid year to date March 31 of Fiscal year 2025.

Single Family Claims Experience

	<u>06/30/23</u>	06/30/24	<u>03/31/25</u>
Pro-Rata Claims Paid	(\$65,995) ⁽¹⁾	\$201,030	\$ -
Properties Acquired Gross Claims Paid	(65,995)	\$201,030	-
Recoveries	(6,101)		-
Net Claims Paid	(\$72,096)	\$201,030	\$ -

⁽¹⁾ The amount is net of the \$11,762 claim in fiscal year 2023 and the reversal of a \$77,757 prior year claim due to the denial of the claim submitted.

2010 Single Family Insurance Agreement

The 2010 Single Family Insurance Agreement provides as follows:

(1) MHF will not decrease the amount of funds in the Single Family Regular Insurance Reserve as increased from time to time for any reason except to pay claims and advances against claims

arising under the Program and for expenditures with respect to properties acquired by MHF as a result of payment of such claims.

- (2) Except as necessary to pay claims and advances on claims and except for expenditures with respect to properties acquired by MHF as a result of payment of such claims, MHF will not exceed a certain leverage ratio. See "Management's Presentation of the MHF Program – Discussion of Leverage Ratios."
- (3) MHF and the Administration agree that MHF is released from any obligation to continue to provide pool insurance for loans originally covered by pool insurance under the 1980 Single Family Insurance Agreement.

Terms of Single Family Insurance Coverage

MHF insures mortgage loans on one-to-four family structures under its Single Family Regular Program, which includes the Primary Insurance Program and the Pool Insurance Program.

Pool Insurance. Effective August 1, 2010, MHF was released from any obligation to provide pool insurance for loans originally covered by pool insurance under the 1980 Single Family Insurance Agreement.

Payment of Claims, MHF pays all claims in cash and may settle under one of four options:

- (1) Loan Assignment MHF takes an assignment of the mortgage and pays the claim (but not including expenses of foreclosure and acquisition of title);
- (2) Fixed Percentage Settlement claim settlement under this option is applicable when MHF provides for payment based on a declared percentage of the outstanding loan amount before foreclosure sale, and MHF, under this method, also waives any interest in the subject property;
- (3) Lender Acquisition Settlement the lender acquires title at foreclosure (or by deed in lieu of foreclosure) and transfers title to MHF, and MHF pays the amount of the claim up to the percentage specified in the insurance policy; and
- (4) Third Party Acquisition when the property is sold to a third party (at foreclosure, by the lender after taking a deed in lieu of foreclosure, or by the borrower after the commencement of foreclosure proceedings), with the approval of MHF, MHF pays the lesser of the percentage specified in the primary policy before crediting net sales proceeds or the full claim after crediting net proceeds of sale.

For claims paid under the Lender Acquisition Settlement method, MHF requires the Administration to take all steps required after default in order to deliver the property to MHF in a condition satisfactory to MHF. These steps may include foreclosure, eviction of the occupants if necessary, and cleaning of the property. As a result, a substantial period may elapse between the time an insured loan goes into default and payment of a claim. MHF Regulations regarding Single Family mortgage insurance do not require MHF to pay interest on a claim from the time an insured lender acquires title to the property, or from the date MHF agrees to take a Loan Assignment or make a Fixed Percentage Settlement, to the time the claim is paid. Claims are paid after the title to the property has been conveyed, which is at least 60 days after foreclosure and could be longer.

MHF will review cases that involve claims of more than nine months of delinquent interest on a case by case basis to ascertain the cause for the delayed claim and determine the amount of interest, if any, in excess of nine

months to be paid. Interest will be paid in excess of nine months where circumstances beyond the control of the insured lender caused the delay in making the claim, such as the filing of bankruptcy by the mortgagor.

MULTIFAMILY INFORMATION

Multifamily Insurance in Force and Available Reserves

The following table sets forth information about outstanding insurance on mortgage loans under MHF's Multifamily program as of March 31, 2025. The amounts shown are net of debt service claim payments.

		# Of	Original Insured	
Lender	Units	Loans	Principal Amount	Current Balances
CDA permanent financing on large				
multifamily projects ⁽¹⁾	9,010	108	\$267,877,100	\$233,740,062
CDA Demonstration Program ⁽²⁾	-	-	-	-
CDA Special Housing Opportunity Program				
(SHOP) ⁽³⁾	291	88	14,078,864	8,390,085
TOTAL	9,301	196	\$281,955,964	\$242,130,147

Outstanding Multifamily Insurance

⁽¹⁾ Loans financed with proceeds of the Administration's Housing Revenue Bonds and the Administration's Multi-Family Residential Revenue Bonds (Insured Mortgage Loans). The loans provided permanent financing for construction and for developments located in 21 counties and the City of Baltimore. The projects (not including SHOP) contain units that are assisted under the Section 8 Program.

⁽²⁾ On December 9, 2014, CDA and MHF created a new Demonstration Program whereby MHF insures short term loans. By utilizing MHF for this purpose, borrowers may avoid the need to obtain costly letters of credit. No loans are outstanding under this program at March 31. 2025.

⁽³⁾ Loans financed with proceeds of the Administration's Special Housing Opportunities Program.

Charts detailing the multifamily loans insured by MHF and financed by the Administration may be found in the Administration's filings in accordance with Rule 15c2-12 of the Securities and Exchange Commission with the Electronic Municipal Market Access ("EMMA") for Housing Revenue Bonds and for Multifamily Housing Revenue Bonds (Insured Mortgage Loans).

Certain Additional Expected Multifamily Claims

MHF Regulations provide that after a multifamily mortgage loan insured by MHF has been in default for six months, the Administration or any other public agency that is an insured lender may require that the mortgage loan be assigned to MHF and an insurance claim paid by MHF to the Administration or such public agency. MHF currently has no insured loans in financial default.

Discussion of Multifamily Operations

Portfolio Risk Rating. Since June 1997, the Department has developed and implemented a rating system for the MHF-insured Multifamily portfolio. The Department evaluates each insured project each quarter and assigns the loan a rating of "A," "B," or "C". Factors considered in evaluating projects include the project type, the vacancy level, net operating income and debt service coverage ratio, whether the mortgage is delinquent, the age of the loan and the age of the project, whether there is significant deferred maintenance, adequacy of funds held in reserve for replacements in relation to age and condition of project, rating by the Department in its annual management review, and stability of the market surrounding the property.

"A" Projects are those projects that require no more than standard attention because factors indicate the least prospect of default.

"B" Projects are those projects which are not in default but require more oversight and monitoring and present the possibility for default if existing conditions deteriorate further.

"C" Projects are those projects that are in financial or physical default or otherwise present a strong risk of financial or physical default.

-	Outstanding Principal Balances	Percentage of Total Principal	Number of Loans	Number of Projects
"A" Loans: ⁽¹⁾	\$424,209,412	65.3%	76	61
"B" Loans: "C" Loans:	225,156,083	34.7%	32	32
Portfolio Totals:	\$649,365,495	100.0%	108	93

MHF's Risk Rating of the Multifamily Projects as of March 31, 2025

⁽¹⁾ Included in the 'A' Loans, in the "Outstanding Principal Balance" column, is \$8,390,085 for 88 group home (SHOP) loans, which are not reflected in the 'Number of Loans' nor 'Number of Projects' columns

Portfolio Management. The Division evaluates each of the loans in the "B" and "C" categories to develop an appropriate plan for mitigating risk of potential default. Strategies may include loan modification, use of additional resources, adjustments to funding of reserves for replacement going forward, payment forbearance, and replacement of management agents.

Multifamily Claims Experience

The following chart describes claims paid by MHF on loans insured under the Multifamily Insurance Reserve as of March 31, 2025.

In the column entitled "Claims Net of Cash Recoveries," the figures show the result as of March 31, 2025. Workouts are in progress. See the individual footnotes below for further information.

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		Interest & Carrying			Claims Net of Cash	Date Claim
Development/Claim Status	Principal	Costs	Total	Recoveries	Recoveries	Paid
<u>Closed Claims</u>						
Single Family Mortgage Loans ⁽¹⁾	\$ 309,392	\$-	\$ 309,392	\$ 346,620	\$ 37,228	Various
Beethoven Apartments	40,000	-	40,000	40,000	-	
Douglynne Woods & Rhoda's Legacy	566,658	-	566,658	566,658	-	04/1982
Bond Street ⁽²⁾	543,940	71,711	615,651	408,859	(206,792)	08/1989
Belleview-Manchester ⁽³⁾	288,333	-	288,333	-	(288,333)	10/1990
Strathdale Manor Apartments ⁽⁴⁾	10,700,000	2,376,830	13,076,830	-	(13,076,830)	05/1994
Walker Mill ⁽⁵⁾	3,346,441	1,229,080	4,575,521	2,314,817	(2,260,704)	01/1997
Edmondale ⁽⁶⁾	457,739	24,206	481,945	-	(481,945)	04/1997
Town Properties ⁽⁷⁾ Loch Raven ⁽⁸⁾	819,111 12,103,623	12,493 1,065,472	831,604 13,169,095	582,989 9,080,444	(248,615) (4,088,651)	07/1997 02/1998
Village Home Apartments ⁽⁹⁾	954,202	55,182	1,009,384	649,523	(359,861)	12/1998
Regent Apartments ⁽¹⁰⁾	1,227,455	72,446	1,299,901	860,603	(439,298)	01/1999
Maple Avenue ⁽¹¹⁾	3,053,892	211,540	3,265,432	1,748,397	(1,517,035)	06/1999
Westfield Apartments ⁽¹²⁾	4,401,438	390,924	4,792,362	2,910,539	(1,881,823)	11/1999
Westfield Gardens ⁽¹³⁾	496,757	1,735	498,492	279,435	(219,057)	11/1999
Apartments at the Greens ⁽¹⁴⁾	6,337,284	21,927	6,359,211	6,010,026	(349,185)	11/1999
Stewarttown ⁽¹⁵⁾	2,543,590	-	2,543,590	2,150,000	(393,590)	12/1999
Telephone Apartments ⁽¹⁶⁾	1,030,275	33,569	1,063,844	773,833	(290,011)	01/2001
Robinwood Townhomes ⁽¹⁷⁾	2,451,741	218,057	2,669,798	2,630,807	(38,991)	11/2001
North Avenue Terraces ⁽¹⁸⁾	1,155,285	48,762	1,204,047	750,000	(454,047)	07/2002
SHOP Loans ⁽¹⁹⁾	772,987	78,925	851,912	725,068	(126,844)	03/2001
Bell Haven Apartments ⁽²⁰⁾	5,856,640	2,449,128	8,305,768	5,842,157	(2,463,611)	03/1996
Quail Run/Bay Street Properties ⁽²¹⁾	1,182,578	37,677	1,220,255	1,186,575	(33,680)	03/2003
Tomall Apartments ⁽²²⁾	152,885	994	153,879	75,000	(78,879)	06/2004
Market Mews ⁽²³⁾	1,700,014	1,565,862	3,265,876	2,168,828	(1,097,048)	12/1985
Eastdale ⁽²⁴⁾	3,302,667	320,060	3,622,727	3,622,727	-	11/1999
Villages of Laurel ⁽²⁵⁾	5,036,854	607,133	5,643,987	5,643,987	-	11/1999
Hollins Townhouses ⁽²⁶⁾	2,445,475	1,073,289	3,518,764	2,052,599	(1,466,165)	10/1990
Lease Purchase ⁽²⁹⁾	1,534,088	82,619	1,616,707	1,000,277	(616,430)	05/1996
<u>Claims where debt is outstanding</u>						
Renaissance Plaza ⁽²⁷⁾	\$6,907,349	\$4,680,554	\$11,587,903	\$5,071,731	(\$6,516,168)	02/1991
Mount Pleasant ⁽²⁸⁾	3,506,595	601,296	4,107,891	4,066,175	(41,716)	02/1996

MULTIFAMILY CLAIMS PAID BY MHF

Notes:

⁽¹⁾ Claims on eight Single Family loans insured under the Multi-Family Reserve before 1980.

⁽²⁾ Bond Street Deed of Trust Note in the original principal amount of \$543,940.

⁽³⁾ Belleview-Manchester was a Construction Loan under Administration's HELP Program; secured by a second mortgage. First insured lender bought property at the foreclosure sale.

⁽⁴⁾ Strathdale Manor Apartments Deed of Trust Note in the original principal amount of \$14,285,000. Claim amount paid by MHF included \$10,700,000 of original principal on the Note and \$145,139 in interest. MHF paid \$2,205,204 of operating deficits for the project. The proceeds of a letter of credit in the amount of \$3,585,000 provided by Maryland National Bank were used to cover the rest of the original principal portion of the Note. As required by an intercreditor agreement between MHF and Maryland National Bank, MHF filed for foreclosure on August 4, 1994, and after prolonged negotiations with Baltimore City, the project developer, and other developers interested in further renovating the project proved unsuccessful, the property was sold to Baltimore City at foreclosure on April 15, 1997. The property was sold for an amount that was insufficient to provide any recovery to MHF.

⁽⁵⁾ Walker Mill Deed of Trust Note in the original principal amount of \$4,400,000, as modified by an allonge dated November 5, 1987, reducing the principal amount of the Note to \$3,400,000. The Deed of Trust Note was sold and assigned to an unrelated third party purchaser on February 6, 1997.

⁽⁶⁾ Edmondale Deed of Trust Note was in the original principal amount of \$508,000.

⁽⁷⁾ Town Properties Deed of Trust Note in the original principal amount of \$884,984. The property was sold to an unrelated third party at foreclosure on August 7, 1997.

⁽⁸⁾ Loch Raven Deed of Trust in the original principal amounts, as amended into two, Deed of Trust Notes: of \$9,765,000 and \$2,785,000, respectively. In return, the Administration accepted a demand note from MHF in the principal amount of \$11,782,615, the amount of the outstanding indebtedness net of the non-refundable deposit for the sale of the Deed of Trust Notes bearing interest at 8.25%. The Deed of Trust Notes were sold and assigned to an affiliate of the borrower on February 3, 1998. MHF received net sale proceeds in the amount of \$8,900,000, which were combined with additional claim payments totaling \$2,890,216 to repay the claim note and accrued interest. The net loss on the transaction was paid from the Unallocated Reserve.

⁽⁹⁾ Village Home Apartments Deed of Trust Note in the original principal amount of \$986,856, dated September 30, 1993. The property was sold for \$640,000. The Administration accepted a claim note from MHF for \$1,009,109. MHF paid \$318,664 plus \$50,720 paid previously as pre-claim payments and \$275 per diem interest and then signed over the proceeds to repay the claim note in December 1999.

⁽¹⁰⁾ Regent Apartments Deed of Trust Note in the original principal amount of \$1,255,000 dated September 16, 1994. The property was sold for \$860,603. The Administration accepted a claim note from MHF for \$1,299,265. MHF paid \$383,187 plus \$55,475 paid previously as preclaim payments and \$636 per diem interest and then signed over the proceeds to repay the claim note in January 1999.

⁽¹¹⁾ Maple Avenue Deed of Trust Note in the original principal amount of \$3,150,000 dated March 12, 1992. The property was sold for \$1,700,000 less settlement charges. The Administration accepted a claim note from MHF for \$2,953,878. MHF paid \$1,288,286 plus \$310,294 paid previously as pre-claim payments, \$1,259 per diem interest, signed over the proceeds, and, with \$10,000 received directly by the Administration, repaid the claim note in June 1999.

⁽¹²⁾ Westfield Apartments Deed of Trust Note in the original principal amount of \$4,600,000 dated April 12, 1983. The property was sold for \$2,910,539. MHF paid a partial claim in the amount of \$1,433,520 that includes \$390,924 of accrued interest plus \$448,303 paid previously as pre-claim payments.

⁽¹³⁾ Westfield Gardens Deed of Trust Notes in the original principal amounts of \$498,908 and \$28,150 dated September 21, 1983. The property was sold for \$279,435. MHF paid a partial claim in the amount of \$180,318, which included \$1,735 of accrued interest, plus \$38,739 paid previously as pre-claim payments.

⁽¹⁴⁾ Apartments at the Greens Deed of Trust Notes in the original principal amounts of \$6,348,627 and \$341,850 dated April 21, 1983. The property was sold for \$6,010,026. MHF paid a partial claim in the amount of \$302,222, which included \$21,927 of accrued interest, plus \$46,963 paid previously as pre-claim payments.

⁽¹⁵⁾ Stewarttown Deed of Trust Note in the original principal amount of \$3,136,100 dated July 18, 1975. The property was sold for \$2,150,000. MHF paid a partial claim payment in the amount of \$393,590.

⁽¹⁶⁾ In May 1993, MHF paid a partial claim on a project called Telephone Apartments, in the amount of \$291,487 for which a promissory note has been received. On February 8, 2001, MHF sold the Deed of Trust Note. The proceeds of the sale exceeded the claim paid to the Administration by MHF by \$1,477. The partial claim of \$291,487 will not be repaid. MHF had an allowance for loan loss for the full amount of this note.

⁽¹⁷⁾ Robinwood Townhomes Deed of Trust Note was in the original principal amount of \$2,641,750. MHF paid a claim in full in the amount of \$2,653,883 on November 9, 2001. MHF foreclosed on this property on November 15, 2001. MHF sold the property for the purchase amount of \$2,410,000. The Circuit Court of Baltimore City ratified the sale on January 10, 2002. On June 24, 2002, MHF collected \$2,330,331 in net sales proceeds.

⁽¹⁸⁾ In July 2002, MHF issued a claim note to the Administration and accepted assignment of an insured Deed of Trust and Deed of Trust Note in the original principal amount of \$1,350,000 that financed a project known as North Avenue Terrace. MHF sold the Deed of Trust Note and received sales proceeds in the amount of \$750,000 on July 25, 2002. MHF paid the claim note in full with payment to the Administration in the amount of \$1,145,826 on July 30, 2002.

⁽¹⁹⁾ Nine Deed of Trust Notes in the original principal amounts of \$833,650 for the various SHOP loans. MHF paid full claim payments on the nine loans in the amounts of \$824,224. In March 2001, MHF accepted five loan assignments in the original principal amount of \$502,950. MHF paid full claims on the five loans for \$491,062 and received full recovery on the first and fourth loans by virtue of third party sales at foreclosure on June 7, 2001. MHF realized losses on the sale of the second and third loans of approximately \$27,000 and \$22,000, respectively. MHF realized a loss of approximately \$40,000 on the fifth loan by virtue of third party purchasing on June 7, 2001. In August 2001, MHF accepted one assignment in the principal amount of \$108,000. MHF paid a full claim on the loan for \$106,372 and realized full recovery at a third party foreclosure sale on August 16, 2001. In October 2001, MHF accepted another three assignments in the original principal amount of \$222,700. MHF paid full claims on the three loans for \$226,790 and received full recovery on one loan at the third party foreclosure sale on June 13, 2002. MHF realized losses of approximately \$18,000 and \$16,000 on the two loans at the third party foreclosure sale on June 13, 2002. The court ratified the foreclosure sales on July 26, 2002.

⁽²⁰⁾ In June 1996, MHF accepted assignment of a Deed of Trust and Deed of Trust Note, for a project named Belle Haven, in the original amount of \$6,186,990. MHF paid a claim in full for the project in the amount of \$7,995,330 on June 26, 1996. MHF received partial recovery of this amount upon disposition of the underlying collateral. The property was brought-in by MHF with a bid of \$5,100,000 at foreclosure auction held on July 25, 2000. The Circuit Court of Prince George's County ratified the foreclosure sale on January 25, 2001. A contract for the sale of the property was executed on February 7, 2001, and sold on August 30, 2001, in the amount of \$5,100,000. MHF received net proceeds from the sale in the amount of \$4,844,394 and a Note in the remaining amount of \$210,000 payable by February 1, 2004. The purchaser made payments on the MHF Note totaling \$232,981, including the final payment in the amount of \$130,772, which was received on May 21, 2003.

⁽²¹⁾ In March 2003, MHF accepted assignment of an insured Deed of Trust and Deed of Trust Note in the original principal amount of \$1,276,037 that financed a project know as Quail Run Apartments (Bay Street Properties). MHF paid the claim note in full on March 13, 2003 with a payment to the Administration in the amount of \$1,058,783. The property was sold at foreclosure auction on June 27, 2003 for \$1,160,000. Settlement of the transaction occurred on November 5, 2003. On December 2, 2003, the Circuit Court for Worcester County ratified the auditor's report of the transaction. On December 4, 2003, after payment of the auctioneer's commission and advertising expenses, sales proceeds in the amount of \$1,174,575 were collected with additional interest received.

⁽²²⁾ On September 19, 1984, the Administration made a loan in the principal amount of \$250,000 to Ronald H. Thomas in connection with a project called Tomall Apartments. MHF paid the claim note in full on June 28, 2004 with a payment to the Administration in the amount of \$153,879. On June 30, 2004, MHF collected \$75,000, which represents a partial recovery. The property was sold to a new owner who plans to rehabilitate the project.

⁽²³⁾ Market Mews Deed of Trust Note is in the original principal amount of \$1,700,000. MHF paid all amounts in arrears totaling \$151,733. The Administration accepted a promissory note from MHF in the total principal amount of \$1,693,568, with interest at the annual rate of 7%, which had a maturity date of December 31, 1995. MHF paid the claim note in full as of February 22, 1995. To date, MHF has paid principal and interest on the claim note and operating deficits in the total amount of \$3,265,876. MHF foreclosed on this development in an uncontested foreclosure proceeding held on July 14, 1995. The original collateral for the loan consisted of 31 scattered site units of which all units were sold.

⁽²⁴⁾ Eastdale Deed of Trust was in the original amount of \$3,401,000. The loan was refunded with \$2,450,000 in new bond proceeds. MHF made a partial claim payment in the amount of \$746,513 and pre-claim payments in the amount of \$426,214. MHF received cash of \$54,324 and a Cash Flow Note in the amount of \$1,118,403, equal to the net claim paid. The MHF Note is secured by a second deed of trust lien on the land

and improvements on which the project is located. To date the project has made net payments on the MHF Note of \$490,510. In July 2010, the loan was paid off and MHF received payment in the amount of \$627,893.

⁽²⁵⁾ Villages of Laurel Deed of Trust Note is in the original amount of \$5,140,000. The loan was refunded with \$3,173,200 in new bond proceeds. MHF made a partial claim payment in the amount of \$1,645,098 and pre-claim payments in the amount of \$825,689. MHF received cash of \$54,023 and a Cash Flow Note in the amount of \$2,416,765, equal to the net claim paid. The MHF Note is secured by a second deed of trust lien on the land and improvements on which the project is located. To date the project has made net payments on the MHF Note of \$686,059. In March 2011, the loan was paid off and MHF received payment in the amount of \$1,730,706.

⁽²⁶⁾ Hollins Townhouses Deed of Trust Note in the original principal amount of \$2,300,000. MHF paid all amounts in arrears totaling \$176,025, and the Administration accepted a promissory note from MHF in the total principal amount of \$2,427,094, with interest at the annual rate of 7%, which had a maturity date of December 31, 1995. MHF paid the claim note in full as of February 22, 1995. To date, MHF has paid principal and interest on the claim note and operating deficits in full as of February 22, 1995. To date, MHF has paid interest on the claim note and operating deficits in the total amount of \$3,518,764. MHF foreclosed on this development in an uncontested foreclosure proceeding held on July 14, 1995. The original collateral for the loan consisted of 48 scattered site units of which the last unit was sold in April 2011.

⁽²⁷⁾ Renaissance Plaza Deed of Trust Note in the original principal amount of \$7,000,000. MHF paid all amounts in arrears totaling \$428,052 in February 1991. In connection with the default, MHF also paid additional principal of \$6,880,050; interest totaling \$1,498,664, and operating deficits in the amount of \$2,781,137. The Renaissance Plaza project, which consists of three buildings, was sold pursuant to the orders of a judicial receivership. Closing on the sale of one building (Renaissance Plaza I) occurred on December 30, 1993. MHF received two notes in payment of the purchase price: a first lien mortgage in the amount of \$2,722,544 at 6.22% interest, \$365,000 of which is an amortizing loan, the balance to be paid out of cash flow, if any from the properties; and a second lien gap note in the amount of \$512,404 at 0% interest until maturity. The gap note was paid in full at the closing of financing for rehabilitation of the building on February 18, 1994. The closing of the other two buildings (Renaissance Plaza II) occurred on December 14, 1994. MHF received three notes in payment of the purchase price for the two buildings: a first lien mortgage in the amount of \$2,600,000 at 7.4% interest to begin amortizing on January 1, 1997; a second lien mortgage in the amount of \$500,000 at 0% interest until maturity (April 13, 1995), and a default rate of 7.4% interest. The gap note was paid in full at the closing on February 14, 1995. The \$2,600,000 ded of trust note was sold at par and assigned to the Administration on September 24, 1996, in connection with an issuance of bonds by the Administration.

On January 1, 2024, the \$2,722,544 Renaissance Plaza I mortgage note matured with a remaining principal balance of \$2,357,544 and minimum principal and interest build up in the amount of \$6,147,309.35. MHF ordered an appraisal to determine the final amount due pursuant to the repayment terms of the note. Upon completion of the appraisal and reconciliation process under the mortgage note, the entire balance of the note was immediately due. On February 22, 2024, MHF made separate demand on the owner of Renaissance Plaza I relating to the physical condition at the project, which demands were not timely addressed to MHF's satisfaction. On April 23, 2024, MHF accelerated the outstanding debt on the Renaissance Plaza II properties. In May 2024, Reliable Property Management, Inc. was appointed Receiver by the Circuit Court of Baltimore City to take possession and control of the Renaissance Plaza I and Renaissance Plaza II properties and improvements consisting of the Esplanade, Emersonian and Temple Gardens. In June 2024, \$2,454,439.76 in net cash proceeds of a matured Zero-Coupon Bond assigned to MHF as collateral on the mortgage notes was applied to the outstanding interest on the Renaissance Plaza Notes on a prorata basis. Since the Receiver has been in place, MHF has funded \$1,406,318 to the Receiverships to correct certain life, health and safety issues identified at the property and for other care and preservation expenses to maintain the collateral pending sale.

⁽²⁸⁾ In February 1996, MHF accepted assignment of a Deed of Trust and Deed of Trust Note in the original principal amount of \$3,900,000 for a project called Mount Pleasant. MHF paid a claim for the project in the amount of \$4,107,891 on February 15, 1996. The property was sold to new ownership that planned to rehabilitate the project using a combination of new equity funds and State and City of Baltimore financing in combination with proceeds of the Administration's Multi-Family 1995 December Bond Issue in the amount of \$2,550,000. New Administration and MHF loan documents were executed in conjunction with a loan closing in July 1996. MHF received a Deed of Trust Note in the amount of \$1,087,259 of which \$293,770 is an amortizing 0% interest loan, and the balance is a cash flow loan with interest accruing at 2% per annum. MHF received partial recovery of \$2,450,000 at the time of closing and \$1,066,720 in September 1996. Reserves for construction contingences and various operating expenses, in the amount of \$460,305, were funded from the recovery proceeds. In June 1998, a construction reserve held by MHF in the amount of \$198,000 and cost certification savings received from the Administration in the amount of \$100,513 were applied to reduce the outstanding principal balance of the Deed of Trust note held by MHF.

⁽²⁹⁾ In May 1996, MHF accepted assignment of a Deed of Trust and Deed of Trust Note in the original amount of \$2,000,000, which financed a project known as Lease Purchase. MHF paid a claim for the project in the amount of \$1,587,498 on May 15, 1996. MHF received partial recovery of this amount upon disposition of the underlying collateral. MHF accepted a deed of assignment on this project on July 12, 1996. The original collateral for the loan consisted of 40 scattered site units, the last two of which were sold in April 2020.

Actuarial Study

The Insurance Agreement amended in 2006 no longer requires periodic actuarial studies.

Staff

The Director of MHF is appointed by the Secretary of the Department and serves at the pleasure of the Secretary, with such authority as the Secretary determines to delegate to the Director. The Director also serves as the Director of the Division of Credit Assurance of the Department.

Financial operations for MHF have been centralized and are now within the Division of Finance and Administration for the Department.

Certain senior staff members of the Division of Credit Assurance, the Division of Finance and Administration, and MHF are as follows:

<u>Name</u>	<u>Position</u>
Joseph A. Pulver	Director, Division of Credit Assurance and MHF
Sergei V. Kuzmenchuk	Chief Financial Officer
Kenneth F. Fick	Director, Division of Finance and Administration
Crystal Quinzani	Deputy Director, Division of Finance and Administration
Eizebel Trojillo	Deputy Director, Division of Finance and Administration

Joseph A. Pulver joined the Division of Credit Assurance as Deputy Director in February 2023. Prior to joining the Division of Credit Assurance, Mr. Pulver worked as an Assistant Attorney General in the Office of the Attorney General of the State of Maryland assigned to the Department of Housing and Community Development and, primarily, the Division of Credit Assurance. Mr. Pulver has 14 years' experience as an attorney representing primarily creditors in financial, banking and real estate workouts, litigation and transactions, including his four years with the Office of the Attorney General, six years as an associate and partner at Shapiro Sher Guinot & Sandler in Baltimore City, MD, and four years an associate at Leitess Friedberg in Owings Mills, MD. Mr. Pulver has a Juris Doctorate (JD) and Masters in Business Administration (MBA) from the University of Baltimore and a Bachelor of Science (BS) degree in General Business from the Robert H. Smith School of Business at the University of Maryland.

Sergei V. Kuzmenchuk joined the Department as its Chief Financial Officer in June of 2015 after serving as Chief Financial Officer at the District of Columbia Housing Finance Agency (the "DCHFA") since October 2008. Prior to joining the DCHFA, he served as the Department's Deputy Director of Finance for the Administration from August 2000 until January 2006, and Director of Finance for the Administration from January 2006 until October of 2008. Prior to his work at the Department and DCHFA, Mr. Kuzmenchuk worked in various financial management and international trade and banking capacities, both domestically and overseas. Mr. Kuzmenchuk earned his Master of Business Administration degree in Accounting in 2002 from the Joseph A. Sellinger, S.J., School of Business and Management, Loyola University, and in 1995 earned a Master of Public Management degree in Public Sector Financial Management from the School of Public Policy, University of Maryland, College Park. In 1993, Mr. Kuzmenchuk received his Bachelor of Arts and Master of Arts degrees in English and French Interpretation from the Minsk State Linguistic University, Minsk, Belarus.

Kenneth F. Fick was appointed Director of the Division of Finance and Administration effective January 10, 2024. Mr. Fick has extensive experience serving in key financial leadership positions at both private and public companies including serving as Vice President of Financial Planning and Analysis ("FP&A") at Citrin Cooperman & Company, LLP; Vice President of FP&A at Berkeley Research Group, LLC; Director in the Strategy & Transformation Services practice at Morgan Franklin Consulting, LLC; Chief Financial Officer of Dreamscape Marketing, LLC; Senior Director of FP&A for Vertis Communications Inc. and Director in the Forensic and Litigation Consulting Practice at FTI Consulting Inc. Mr. Fick holds a Bachelor of Science degree in Accounting from the State University of New York at Buffalo and a Master of Business Administration degree from the College of William and Mary.

Crystal Quinzani is Deputy Director for the Division of Finance and Administration (DFA), a position that she held since May 2022. She also served as the Acting Director of DFA from August 2023 to January 2024. Ms. Quinzani joined the Department in August 2016 as Director of Financial Analysis for DFA and in July 2017 became Director of MHF Finance for DFA. She came to the Department from the State of Florida, where she worked for the Florida Office of Financial Regulation for seven years and was Area Financial Manager for the Division of Banking. Prior to her work with the State of Florida, she spent 16 years working in various capacities in community banks in the Orlando, Florida area. She holds a Bachelor of Arts degree in Finance from the University of Central Florida.

Eizebel Trojillo was appointed Deputy Director of the Division of Finance and Administration (DFA), effective May 2022. Prior to her appointment, Ms. Trojillo served as the Director of Budget Analysis for DFA, a position that she held since November 2019. Before joining the Department, Ms. Trojillo worked overseas with Royal Dutch Shell Philippines for 20 years, with her last position being the Downstream Compliance Manager in charge of Governance, Risk, and Sarbanes-Oxley Act Compliance. Ms. Trojillo holds a Bachelor of Science degree in Accounting from the Assumption College, Makati, Philippines, and is a Certified Public Accountant (Philippines chapter).

Additional Information

For additional information, please contact Investor Relations via phone at (301) 429-7897 or via email at <u>cdabonds mailbox.DHCD@maryland.gov</u>