Consolidating Financial Statements and Independent Auditors' Reports June 30, 2021

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Independent Auditors' Report

The Board of Directors of Way Finders, Inc.

Report on the Financial Statements

We have audited the accompanying consolidating financial statements of Way Finders, Inc., (a nonprofit organization) and subsidiaries (collectively, the Organization), which comprise the consolidating statement of financial position as of June 30, 2021, and the related consolidating statements of activities, changes in net assets/(deficit), functional expenses, and cash flows for the year then ended, and the related notes to the consolidating financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these consolidating 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 the consolidating financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these consolidating financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidating financial statements are free from material misstatement.

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

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

Opinion

In our opinion, the consolidating financial statements referred to above present fairly, in all material respects, the financial position of Way Finders, Inc. and subsidiaries as of June 30, 2021, and the changes in its net assets and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Other Matters

Our audit was conducted the purpose of forming an opinion on the consolidating financial statements as a whole. The accompanying supplementary information shown on pages 72 to 77 is presented for the purpose of additional analysis and is not a required part of the consolidating financial statements. The accompanying schedule of expenditures of federal awards, as required by Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance), is also presented for the purpose of additional analysis and is not a required part of the consolidating financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidating financial statements. The information has been subjected to the auditing procedures applied in the audit of the consolidating financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidating financial statements or to the consolidating financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated, in all material respects, in relation to the consolidating financial statements as a whole.

Other Reporting Required by Government Auditing Standards

Daniel Dennis & Company LLP

In accordance with Government Auditing Standards, we have also issued a report dated November 12, 2021, on our consideration of the Organization'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 Organization's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Audit Standards in considering the Organization's internal control over financial reporting and compliance.

November 12, 2021

Consolidating Statement of Financial Position June 30, 2021

Assets

			7155615								
	Way Finders		Common Capital		Affordable Housing Subsidiaries		Other Subsidiaries		Eliminations	(Consolidated
Current Assets											
Cash	\$ 6,696,628	\$	1,571,810	\$	1,857,101	\$	257,918	\$	-	\$	10,383,457
Restricted cash	19,350,708		-		-		148,936		-		19,499,644
Grants receivable	2,792,454		119,005		16,745		-		-		2,928,204
Capital campaign pledges receivable	588,884		-		-		-		-		588,884
Accounts receivable	293,546		822		174,323		173,247		(48,973)		592,965
Parent/subsidiaries receivables	4,015,597		-		-		-		(4,015,597)		-
Small business loans receivable, net	-		1,375,013		-		-		(3,738)		1,371,275
Other loans receivable, net	115,239		10,000		-		-		-		125,239
Interest receivable	-		14,713		-		-		(3,684)		11,029
Investments	-		-		58,097		-		-		58,097
Prepaid expenses and other assets	 171,937	_	20,196		158,452	_	2,359	_	-		352,944
Total current assets	 34,024,993	_	3,111,559	_	2,264,718		582,460	_	(4,071,992)		35,911,738
Property and Equipment											
Land	170,000		-		8,698,491		3,732,063		(322,871)		12,277,683
Buildings and improvements	2,584,951		-		131,437,950		10,564,679		(6,590,972)		137,996,608
Furniture and equipment	3,191,894		38,084		1,049,531		253,128		82,177		4,614,814
Software	406,736		29,950		-		-		-		436,686
Less: accumulated depreciation	 (3,136,756)		(67,800)		(34,605,063)	_	(380,432)	_	381,547		(37,808,504)
Total property and equipment	 3,216,825	_	234		106,580,909	_	14,169,438		(6,450,119)		117,517,287
Other Assets											
Investments	642,530		31,216		(136,566)		109,755		(564,209)		82,726
Capital campaign pledges receivable	81,694		-		-		-		-		81,694
Restricted cash	1,228,123		1,270,285		7,303,644		91,945		-		9,893,997
Restricted investments	-		-		124,338		-		-		124,338
Work in progress	1,869,071		-		11,842,564		5,014,228		(297,299)		18,428,564
Small business loans receivable, net	-		3,277,688		-		-		(393,372)		2,884,316
Other loans receivable, net	20,146,273		-		81,150		-		(963,600)		19,263,823
Intangible assets, net	 	_		_	372,066	_	200	_			372,266
Total other assets	 23,967,691		4,579,189	_	19,587,196	_	5,216,128	_	(2,218,480)		51,131,724
Total assets	\$ 61,209,509	\$	7,690,982	\$	128,432,823	\$	19,968,026	\$	(12,740,591)	\$	204,560,749

Consolidating Statement of Financial Position – *Continued*June 30, 2021

Liabilities and Net Assets

		2,,			5500	.5						
	,	Way Finders		Common Capital		Affordable Housing Subsidiaries		Other Subsidiaries		Eliminations	(Consolidated
Current Liabilities												
Accounts payable	\$	1,070,307	\$	19,097	\$	1,448,519	\$	771,462	\$	(40,833)	\$	3,268,552
Parent/subsidiaries payables		-		37,628		737,813		3,240,156		(4,015,597)		-
Accrued expenses		2,665,312		85,147		618,052		59,925		(8,140)		3,420,296
Advances on grants and contracts		17,547,352		-		656,891		-		-		18,204,243
Mortgages and notes payable		1,595,150		1,020,356		10,883,935		462,500		(3,738)		13,958,203
Non-amortizing notes payable		53,540		-		-		832,735		-		886,275
Deferred revenue		7,605	_	-	_	42,663	_	5,006	_	-		55,274
Total current liabilities	_	22,939,266	_	1,162,228	_	14,387,873	_	5,371,784	_	(4,068,308)		39,792,843
Noncurrent Liabilities												
Amortizing notes payable		8,550,739		1,830,523		12,151,178		14,774,375		(393,372)		36,913,443
Non-amortizing notes payable		723,696		-		47,066,489		-		(13,073,438)		34,716,747
Escrow liabilities		771,166		20,000		496,099		4,422		-		1,291,687
Advances on grants and contracts		11,048,446		-		2,225,264		-		-		13,273,710
Accrued interest		-	_	-	_	9,928,874	_	-	_	(2,942,867)		6,986,007
Total noncurrent liabilities		21,094,047		1,850,523	_	71,867,904		14,778,797		(16,409,677)		93,181,594
Total liabilities	_	44,033,313	_	3,012,751	_	86,255,777	_	20,150,581	_	(20,477,985)		132,974,437
Net Assets												
Non-controlling interest		-		-		32,209,602		-		-		32,209,602
Without donor restrictions												
Board designated for affordable housing program		3,374,182		-		-		-		-		3,374,182
Undesignated		11,077,505		4,264,471		(233,267)		(182,555)		7,737,394		22,663,548
With donor restrictions		2,724,509	_	413,760	_	10,200,711	_			-		13,338,980
Total net assets		17,176,196		4,678,231	_	42,177,046		(182,555)		7,737,394		71,586,312
Total liabilities and net assets	\$	61,209,509	\$	7,690,982	\$	128,432,823	\$	19,968,026	\$	(12,740,591)	\$	204,560,749

Way Finders, Inc. and Subsidiaries Consolidating Statement of Activities For the Year Ended June 30, 2021

	Way Finders	Common Capital	Affordable Housing Subsidiaries	Other Subsidiaries	Eliminations	Consolidated
Changes in Net Assets Without Donor Restrictions						
Revenue and Support						
Contributions	\$ 4,554,192	\$ 446,748	\$ -	\$ -	\$ -	\$ 5,000,940
Capital campaign	8,233	-	-	-	-	8,233
Grant assistance payments	76,015,546	-	-	-	-	76,015,546
Grants - Neighbor Works America	530,357	-	-	-	-	530,357
Government grants and contracts	22,189,350	375,046	671,175	-	-	23,235,571
Program fees	382,355	58,285	246,799	-	(20,000)	667,439
Property and asset management fees	741,656	-	-	-	(643,100)	98,556
Developer fees	796,228	-	-	153,593	(892,418)	57,403
Proceeds from sale of single family homes	-	-	-	30,000	-	30,000
Lending interest income	307,762	382,817	-	-	(219,331)	471,248
Investment income	78,860	(6,334)	8,140	3,122	-	83,788
Royalties	-	27,308	-	-	-	27,308
Rental income	484,682	-	7,329,578	680,740	(741,048)	7,753,952
Gain on sale of property	-	-	-	377,212	(377,212)	-
Debt forgiveness income	2,692,000	-	-	-	-	2,692,000
Release from restriction	523,478	135,500	141,054			800,032
Total revenue and support	109,304,699	1,419,370	8,396,746	1,244,667	(2,893,109)	117,472,373
Expenses						
Rental assistance	49,751,890	-	-	-	-	49,751,890
Client services	44,594,838	-	-	-	(20,000)	44,574,838
Small business lending	-	827,284	-	-	-	827,284
Home ownership services	706,047	-	-	-	-	706,047
Real estate development & property management	5,838,809	-	-	835,692	(1,179,127)	5,495,374
Rental properties	405,718	-	12,238,694	555,425	(961,667)	12,238,170
Fundraising	675,936	-	-	-	(10,457)	665,479
General and administrative	2,768,720	303,402	880,932	151,952	(1,275,804)	2,829,202
Total expenses	104,741,958	1,130,686	13,119,626	1,543,069	(3,447,055)	117,088,284
Change in net assets without donor restrictions	4,562,741	288,684	(4,722,880)	(298,402)	553,946	384,089

Way Finders, Inc. and SubsidiariesConsolidating Statement of Activities – *Continued* For the Year Ended June 30, 2021

Changes in Net Assets With Donor Restrictions	W	ay Finders		Common Capital		Affordable Housing Subsidiaries	S	Other Subsidiaries	Eliminations	C	onsolidated
Contributions	\$	60,000	\$	272,260	\$	_	\$	_		\$	332,260
Capital campaign	Ψ	16,103	Ψ	-	Ψ	-	Ψ	_	_	Ψ	16,103
Release from restriction		(523,478)		(135,500)		(141,054)			-		(800,032)
Change in net assets with donor restrictions		(447,375)	_	136,760	_	(141,054)	_				(451,669)
Change in net assets		4,115,366		425,444		(4,863,934)		(298,402)	553,946		(67,580)
Less amounts attributed to noncontrolling interest			_			3,970,467	_				3,970,467
Change in net assets, controlling interest	\$	4,115,366	\$	425,444	\$	(893,467)	\$	(298,402)	\$ 553,946	\$	3,902,887

Way Finders, Inc. and Subsidiaries
Consolidating Statement of Changes in Net Assets/(Deficit)
For the Year Ended June 30, 2021

						Affordable						
			Common Housing			Other						
		Way Finders		Capital		Subsidiaries		Subsidiaries	I	Eliminations	(Consolidated
Net assets at beginning of year	\$	13,060,830	\$	4,252,787	\$	40,821,733	\$	115,847	\$	7,183,448	\$	65,434,645
Capital contribution		-		-		6,267,149		-		-		6,267,149
Equity distribution		-		-		(5,385)		-		-		(5,385)
Syndication costs		-		-		(42,517)		-		-		(42,517)
Change in net assets	_	4,115,366		425,444		(4,863,934)		(298,402)		553,946		(67,580)
Net assets at end of year	\$	17,176,196	\$	4,678,231	\$	42,177,046	\$	(182,555)	\$	7,737,394	\$	71,586,312

Way Finders, Inc. and SubsidiariesConsolidating Statement of Functional Expenses For the Year Ended June 30, 2021

			Way Finders			Common Capital	Affordable Housing Subsidiaries	Other Subsi	diaries		
	Rental Assistance	Client Services	Home Ownership	Real Estate Development & Property Mgmt.	Rental Properties	Small Business Lending	Rental Properties	Real Estate Development & Property Mgmt.	Rental Properties	Eliminations	Consolidated Program Services
Expenses:	A 2205.000	A	A 400 051	0.50	0.00.621	A 201 00 5	A 1117.537	206.420	•	Φ (C2 = 0 C =)	
Salaries	\$ 3,205,898	\$ 5,742,848	\$ 420,871		\$ 89,631	\$291,895	\$ 1,117,537			\$ (635,865)	
Payroll tax and fringe benefits	759,232	1,450,445	103,241	210,658	19,070	60,819	269,246	66,239	-	(119,219)	2,819,731
Employee training	4,710	7,496	8,659	7,984	-	-	1,632	-	-	-	30,481
Professional services	79,141	358,150	6,158	13,953	6,368	36,987	156,482	24,385	-	(20,000)	661,624
Contract services	24,108	125,327	58,710	27,735	2,023	576	5,839	-	-	-	244,318
Communications	17,040	80,274	4,691	3,339	6,969	-	109,434	-	-	-	221,747
Postage	52,389	17,552	733	2,031	640	748	6,174	-	-	-	80,267
Materials production	44,670	15,372	1,836	3,600	327	880	12,736	1,308	-	-	80,729
Program expense	6,494	3,803,127	-	76,362	-	-	1,810	-	-	-	3,887,793
Office supplies	31,460	47,832	3,302	13,562	186	2,102	9,529	-	-	-	107,973
Licenses, dues and fees	100,621	9,875	13,201	36,292	190	3,362	3,782	-	50	-	167,373
Travel	25,630	6,665	-	1,621	1,009	592	24,224	-	-	-	59,741
Audit expense	27,035	49,743	2,378	26,219	-	3,011	-	-	-	-	108,386
Legal expense	-	-	-	-	10,275	-	86,062	-	-	-	96,337
Insurance	20,525	116,156	2,866	9,889	15,438	15,534	327,650	4,538	-	-	512,596
Bad debt expense	-	-	800	4,033,296	-	248,675	29,190	-	-	(18,000)	4,293,961
Repairs and maintenance	-	48	-	16,657	41,375	-	1,189,986	-	4,354	-	1,252,420
Utilities	-	1,224	-	2,246	50,781	-	1,022,178	5,798	4,214	-	1,086,441
Recruitment	159	181,636	26	100,387	-	-	961	-	-	-	283,169
Other taxes	-	-	-	7,557	21,922	-	538,211	-	-	-	567,690
Interest	-	15,968	-	69,764	66,577	46,787	2,520,212	6,232	151,921	(656,406)	2,221,055
Provider reimbursement	43,146	-	-	-	-	-	-	-	-	-	43,146
Other expenses	21,273	108,344	1,510	12,156	281	-	116,711	-	455	-	260,730
Depreciation and amortization	-	5,117	-	1,764	68,150	-	4,611,352	10,080	308,067	(219,714)	4,784,816
Client assistance disbursed	44,753,049	31,257,497	5,000	-	-		-	-	-	-	76,015,546
Computer operations	158,687	479,404	22,182	102,257	4,308	29,194	56,608	3,236	-	-	855,876
Occupancy	337,956	608,585	42,385	73,576	-	29,076	1,528	28,831	86,364	(114,378)	1,093,923
Marketing and outreach	38,667	101,403	7,498	12,210	-	57,046	-	-	-	-	216,824
Cost of single family homes sold	-	-	-	-	-	-	-	1,395	-	-	1,395
Loss on impairment	-	-	-	-	-	-	-	377,212	-	(377,212)	-
Other administrative expenses		4,750			198		19,620				24,568
Total expenses	\$49,751,890	\$ 44,594,838	\$ 706,047	\$ 5,838,809	\$ 405,718	\$827,284	\$12,238,694	\$ 835,692	\$ 555,425	\$ (2,160,794)	\$ 113,593,603

Way Finders, Inc. and Subsidiaries Consolidating Statement of Functional Expenses – Continued For the Year Ended June 30, 2021

	Way Finders	Common Capital	Affordable Housing Subsidiaries	Other Subsidiaries			Way Finders		
	Administration	Administration	Administration	Administration	Eliminations	Consolidated Administration	Fundraising	Eliminations	Consolidated Fundraising
Expenses:									
Salaries	\$ 2,379,354	\$ 135,772	\$ -	\$ -	\$ -	\$ 2,515,126	\$ 191,816	\$ -	\$ 191,816
Payroll tax and fringe benefits	437,282	18,553	-	-	-	455,835	35,971	-	35,971
Employee training	25,656	975	-	-	-	26,631	-	-	-
Professional services	159,601	6,570	-	-	-	166,171	6,905	-	6,905
Contract services	62,744	10,695	-	-	-	73,439	-	-	-
Communications	112,359	3,459	-	6,665	-	122,483	1,700	-	1,700
Postage	3,722	110	-	307	-	4,139	383	-	383
Materials production	36,499	595	-	-	-	37,094	2,314	-	2,314
Management fees	-	-	694,689	116,057	(698,300)	112,446	-	-	-
Program expense	51,548	-	-	-	-	51,548	198	-	198
Office supplies	-	-	-	1,271	-	1,271	1,479	-	1,479
Licenses, dues and fees	209,499	26,713	41,915	14,141	-	292,268	7,323	-	7,323
Travel	-	8	-	261	-	269	-	-	-
Audit expense	1,107	-	140,776	13,250	-	155,133	1,007	-	1,007
Legal expense	-	525	-	-	-	525	-	-	-
Insurance	5,286	1	-	-	-	5,287	1,165	-	1,165
Bad debt expense	13,108	-	-	-	-	13,108	-	-	-
Repairs and maintenance	44,764	-	-	-	-	44,764	-	-	-
Utilities	5,054	-	-	-	-	5,054	-	-	-
Recruitment	33,843	249	-	-	-	34,092	135	-	135
Other taxes	1,628	-	-	-	-	1,628	-	-	-
Interest	20,605	-	-	-	(6,034)	14,571	375,745	(10,457)	365,288
Other expenses	122,549	998	-	-	-	123,547	770	-	770
Depreciation and amortization	153,686	389	-	-	-	154,075	-	-	-
Computer operations	(604,406)	-	-	-	-	(604,406)	9,601	-	9,601
Occupancy	(199,632)	-	-	-	(626,670)	(826,302)	11,440	-	11,440
Marketing and outreach	(155,314)	-	-	-	-	(155,314)	27,984	-	27,984
Other administrative expenses	(151,822)	97,790	3,552		55,200	4,720			
Total expenses	\$ 2,768,720	\$ 303,402	\$ 880,932	\$ 151,952	\$(1,275,804)	\$ 2,829,202	\$ 675,936	\$ (10,457)	\$ 665,479

Way Finders, Inc. and Subsidiaries Consolidating Statement of Functional Expenses – Continued For the Year Ended June 30, 2021

	Total Program Services	Total Administration	Total Fundraising	Eliminations	Consolidated
Expenses:			0		
Salaries	\$ 12,148,812	\$ 2,515,126	\$ 191,816	\$ (635,865)	\$ 14,219,889
Payroll tax and fringe benefits	2,938,950	455,835	35,971	(119,219)	3,311,537
Employee training	30,481	26,631	-	-	57,112
Professional services	681,624	166,171	6,905	(20,000)	834,700
Contract services	244,318	73,439	-	-	317,757
Communications	221,747	122,483	1,700	-	345,930
Postage	80,267	4,139	383	-	84,789
Materials production	80,729	37,094	2,314	-	120,137
Management fees	-	810,746	-	(698,300)	112,446
Program expense	3,887,793	51,548	198	-	3,939,539
Office supplies	107,973	1,271	1,479	-	110,723
Licenses, dues and fees	167,373	292,268	7,323	-	466,964
Travel	59,741	269	-	-	60,010
Audit expense	108,386	155,133	1,007	-	264,526
Legal expense	96,337	525	-	-	96,862
Insurance	512,596	5,287	1,165	-	519,048
Bad debt expense	4,311,961	13,108	-	(18,000)	4,307,069
Repairs and maintenance	1,252,420	44,764	-	-	1,297,184
Utilities	1,086,441	5,054	-	-	1,091,495
Recruitment	283,169	34,092	135	-	317,396
Other taxes	567,690	1,628	-	-	569,318
Interest	2,877,461	20,605	375,745	(672,897)	2,600,914
Provider reimbursement	43,146	- -	-	-	43,146
Other expenses	260,730	123,547	770	-	385,047
Depreciation and amortization	5,004,530	154,075	-	(219,714)	4,938,891
Client assistance disbursed	76,015,546	-	-	-	76,015,546
Computer operations	855,876	(604,406)	9,601	-	261,071
Occupancy	1,208,301	(199,632)	11,440	(741,048)	279,061
Marketing and outreach	216,824	(155,314)	27,984	-	89,494
Cost of single family homes sold	1,395	-	-	-	1,395
Loss on impairment	377,212		-	(377,212)	-
Other administrative expenses	24,568	(50,480)		55,200	29,288
Total expenses	\$ 115,754,397	\$ 4,105,006	\$ 675,936	\$ (3,447,055)	\$ 117,088,284

Way Finders, Inc. and Subsidiaries Consolidating Statement of Cash Flows For the Year Ended June 30, 2021

	Way Finders	Common Capital	Affordable Housing Subsidiaries	Other Subsidiaries	Eliminations	Consolidated
Cash Flows From Operating Activities:						
Change in net assets	\$ 4,115,366	\$ 425,444	\$ (4,863,934)	\$ (298,402)	\$ 553,946	\$ (67,580)
Adjustments to reconcile change in net assets to net						
cash provided by/(used in) operating activities:						
Depreciation and amortization	228,717	389	4,611,352	318,147	(219,714)	4,938,891
Non-cash contributions	(3,975,000)	-	-	-	-	(3,975,000)
Contributions restricted for long-term assets	(16,103)	-	-	-	-	(16,103)
Debt forgiveness income	(2,692,000)	-	-	-	-	(2,692,000)
Gain on sale of property	-	-	-	(377,212)	377,212	-
Loss on impairment	-	-	-	377,212	(377,212)	-
Bad debt expense	4,047,204	248,675	29,190	-	(18,000)	4,307,069
Recognition of imputed interest	54,031	-	156,539	-	-	210,570
Amortization of financing costs charged as interest expense	-	-	26,470	9,751	-	36,221
(Increase)/decrease in operating assets:						
Grants receivable	(1,063,645)	43,719	325	-	-	(1,019,601)
Capital campaign pledges receivable	577,177	-	-	-	-	577,177
Accounts receivable	5,203	4,333	105,269	192,323	16,703	323,831
Parent/subsidiaries receivables	282,758	-	-	-	(282,758)	-
Small business loans receivable	-	109,623	-	-	(218,304)	(108,681)
Other loans receivable	(131,953)	-	-	-	-	(131,953)
Interest receivable	-	-	-	-	50	50
Prepaid expenses and other assets	(64,900)	(12,613)	65,563	-	-	(11,950)
Increase/(decrease) in operating liabilities:						
Accounts payable	224,279	(24,205)	(148,196)	10,627	(20,000)	42,505
Parent/subsidiaries payables	-	(124,237)	(91,526)	(345,348)	561,111	-
Accrued expenses	526,549	18,499	17,252	(76,302)	3,297	489,295
Contract advances	13,413,776	-	(580,518)	-	-	12,833,258
Deferred revenue	(726)	-	(5,746)	4,756	-	(1,716)
Escrow liabilities	150,763	-	63,596	-	-	214,359
Accrued interest			1,349,996		(526,904)	823,092
Net cash provided by/(used in) operating activities	15,681,496	689,627	735,632	(184,448)	(150,573)	16,771,734

Way Finders, Inc. and Subsidiaries Consolidating Statement of Cash Flows – Continued For the Year Ended June 30, 2021

	Way Finders	Common Capital	Affordable Housing Subsidiaries	Other Subsidiaries	Eliminations	Consolidated
Cash Flows From Investing Activities:	way Finders	Сарнаі	Subsidiaries	Subsidiaries	Emimations	Consolidated
Purchase of investments	_	_	(528)	_	_	(528)
Proceeds from sale of investments	71,531	7,768	-	_	_	79,299
Proceeds paid on loans receivable	(37,163)	-	_	_	18,000	(19,163)
Payments received on loans receivable	135,946	_	_	_	(119,834)	16,112
Payment of work in progress costs	(1,256,395)	-	(11,563,324)	(1,774,686)	(67,731)	(14,662,136)
Purchase of fixed assets	(347,815)		(68,324)			(416,139)
Net cash provided by/(used in) investing activities	(1,433,896)	7,768	(11,632,176)	(1,774,686)	(169,565)	(15,002,555)
Cash Flows From Financing Activities:						
Contributions restricted for long-term assets	16,103	-	_	_	-	16,103
Payments on financing fees and other intangible assets	-	-	(133,386)	_	-	(133,386)
Proceeds from mortgages and notes payable	-	434,000	11,095,126	375,473	(18,000)	11,886,599
Payments on mortgages and notes payable	(1,015,756)	(192,837)	(3,854,716)	(125,000)	338,138	(4,850,171)
Contributed capital	-	-	5,228,698	-	-	5,228,698
Equity distribution	-	-	(5,385)	-	-	(5,385)
Payments on syndication costs			(42,517)			(42,517)
Net cash provided by/(used in) financing activities	(999,653)	241,163	12,287,820	250,473	320,138	12,099,941
Net increase/(decrease) in cash	13,247,947	938,558	1,391,276	(1,708,661)		13,869,120
Cash and restricted cash at beginning of year	14,027,512	1,903,537	7,769,469	2,207,460		25,907,978
Cash and restricted cash at end of year	\$27,275,459	\$2,842,095	\$ 9,160,745	\$ 498,799	\$ -	\$39,777,098
Supplementary Disclosure of Cash Flow Information						
Cash paid for interest (net of \$284,528 of capitalized interest)	\$ 494,628	\$ 46,787	\$ 875,632	\$ 148,402	\$ (145,635)	\$ 1,419,814
Cash paid for income taxes	\$ -	\$ -	\$ 456	\$ 5,472	\$ -	\$ 5,928
Noncash Investing and Financing Activities						
Capital contributions received through conversion of notes payable	\$ -	\$ -	\$ 1,038,451	\$ -	\$ -	\$ 1,038,451

Notes to Consolidating Financial Statements
June 30, 2021

1. The Organization

Way Finders, Inc. (Way Finders) was incorporated in November 1972, under the provisions of Chapter 180 of the General Laws of the Commonwealth of Massachusetts for the purpose of assisting the social welfare of low and moderate-income persons. Way Finders' initial activity was the administration of an experimental, federally funded housing allowance project in the metropolitan Springfield area, in cooperation with the Commonwealth of Massachusetts. Since 1981, Way Finders' Articles of Organization requires that Way Finders' activities be exclusively charitable and educational within the meaning of section 501(c)(3) of the Internal Revenue Code of 1954, as amended. Way Finders' activities are conducted through both the charitable organization and subsidiaries which are described below.

Way Finders was chartered as a NeighborWorks® organization in October 2008. The affiliation with NeighborWorks® requires ongoing reporting and regular management reviews. It also provides opportunities for grants, capital funding and technical assistance, along with training slots for NeighborWorks® training institutes.

Way Finders, its subsidiaries and controlled entities (the Organization) provide assistance to the community under the following programs:

Rental Assistance

Rental assistance programs provide rent supplements to qualified low-income households under programs subsidized by federal and state funds. A variety of supportive services are provided to rental assistance participants.

Client Services

Client services include temporary shelter and supportive services for the homeless and transitional housing and supportive services for victims of domestic violence and other formerly homeless families. Way Finders provides a wide variety of information and referral services, housing counseling and education services for tenants, as well as access to financial assistance to help families and individuals avoid homelessness. The services are funded through federal and state programs and private grants and donations.

Small Business Lending

Small business lending programs stimulate the local economy by providing small business loans and business assistance primarily to low and moderate-income residents of Western Massachusetts who lack access to traditional financing arrangements.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

1. The Organization – Continued

Home Ownership Services

Home ownership services include education and counseling for first-time homebuyers, post-purchase and foreclosure prevention counseling, and educational services for rental property owners. Way Finders also provides access to financial resources for down payment and closing costs, to address lead-paint hazards in the home, and for home modification loans for the disabled.

Real Estate Development & Property Management

Real estate development services include both new construction and purchase and rehabilitation of properties to provide affordable individual, single family and multi-family rental housing and affordable owner occupied housing. These activities are financed by accessing federal and state programs and private lenders. Property management services are provided to various affordable housing projects. Way Finders and its subsidiaries own a direct or indirect interest in most of the projects developed by Way Finders. These efforts are aimed at ensuring that the properties meet the needs of their low to moderate income residents as well as maintaining the financial viability of these properties in the future.

Rental Properties

Rental properties provide affordable housing to eligible tenants under short-term operating leases. Rental properties include properties wholly owned by Way Finders and its subsidiaries as well as partnerships that are controlled by Way Finders and its subsidiaries through general partner interests.

Principles of Consolidation

The Organization includes the following:

Common Capital, Inc.

Common Capital, Inc. was organized as a non-profit corporation to provide small business loans and business assistance to companies owned by low and moderate-income residents. Effective April, 1, 2017, the Organization acquired Common Capital, Inc. as a result of Way Finders becoming the sole member of Common Capital, Inc. through a strategic alliance agreement.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

1. The Organization – Continued

Affordable Housing Subsidiaries

HAP Community Housing Services, Inc. (HAP-CHS) is a wholly-owned subsidiary of Way Finders. HAP-CHS is a for-profit corporation, formed in August 1982 for the purpose of developing and operating affordable housing. HAP-CHS owns and operates Mountain View Apartments, an affordable housing apartment complex located in Hadley, Massachusetts. Additionally, HAP-CHS is a general partner in Dwight Clinton Joint Venture, which owns and operates Dwight Clinton Apartments. HAP-CHS's stock has no par value with 1,000 shares authorized and 700 shares issued and outstanding.

Southampton Housing for the Elderly, Inc. was organized in 1983 as a non-profit corporation, to provide elderly and disabled persons of low to very low income with housing facilities and services specifically designed to meet their needs in Southampton, Massachusetts. Southampton Housing for the Elderly, Inc.'s Board of Directors is made up of Way Finders' employees.

Stevens Senior Housing of Ludlow, Inc. was organized in 2010 as a non-profit corporation, to provide elderly persons of low income with housing facilities in Ludlow, Massachusetts. The majority of Stevens Senior Housing of Ludlow, Inc.'s Board of Directors is made up of members of Way Finders' Board of Directors and Way Finders' employees.

Butternut Properties Limited Partnership was formed on February 21, 2003, as a limited partnership to build, own, maintain and operate an affordable housing apartment complex located in Amherst, Massachusetts. The Partnership consists of one general partner, Butternut Housing, Inc. with a .01% share and one limited partner, Whitcombs Walnut LLC with a 99.99% share.

Dwight Clinton Joint Venture was formed in July 1987 as a joint venture to acquire, rehabilitate and operate a transitional and low income family apartment building in Holyoke, Massachusetts. Way Finders and HAP-CHS each own a 50% interest in Dwight Clinton Joint Venture.

NewCourt Terrace LLC was formed on July 22, 2002, as a limited liability company to build, own, maintain and operate an affordable housing apartment complex located in Springfield, Massachusetts. The Company consists of one managing member, Kibbe Court, Inc. with a .01% share and one investor member with a 99.99% share. Effective December 31, 2019, WF Real Estate LLC acquired the investor limited member interest from the original investor making the Company a wholly owned subsidiary of Way Finders.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

1. The Organization – Continued

Paradise Pond, LLC was formed as a single member LLC, owned by Way Finders, in May 2005 to acquire, rehabilitate and operate an affordable housing apartment complex located in Northampton, Massachusetts.

The following entities were formed for the purpose of acquiring, rehabilitating and operating affordable housing properties in Western Massachusetts and are controlled by Way Finders though its subsidiary interests in general partner interests. The limited partner interests are reflected as non-controlling interests in the net assets section of the consolidating financial statements.

- CBA Housing Limited Partnership
- Church Street School Limited Partnership
- KenQuad Limited Partnership
- Library Commons Limited Partnership
- Live Pleasant Limited Partnership
- Lumber Yard Northampton Limited Partnership
- Olympia Amherst Limited Partnership
- Parsons Limited Partnership
- Sergeant House Limited Partnership
- Verano Apartments Limited Partnership

Other Subsidiaries

1780 HCHQ, Inc. (HCHQ) was organized in 2018 as a non-profit corporation, to support the functions of and carry out the purposes of Way Finders. During 2018, HCHQ acquired property on Main Street in Springfield, Massachusetts which was developed into Way Finders' new housing center and headquarters.

Lumber Master LLC was formed June 25, 2019, as a limited liability company to maintain and operate 5,451 of commercial/retail/office real estate located in Northampton Massachusetts. The Partnership consists of two members: Way Finders as the managing member has a 51% share and Valley Community Development Corporation (Valley CDC) has a 49% share.

MBL Housing and Development LLC (MBL) is a wholly owned subsidiary of Way Finders. MBL was acquired on July 1, 2015 and converted from an S Corporation to a single member LLC in August 2015. MBL provides consulting services to developers of affordable housing projects.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

1. The Organization – Continued

HAP Revitalization LLC was formed as a single member LLC, owned by Way Finders, in March 2009 for the purpose of acquiring real estate for neighborhood revitalization programs. HAP Revitalization dissolved during fiscal year 2021.

Neighborhood Collaborative LLC (the Collaborative) was originally formed as a single member LLC in April 2005 owned by Way Finders. In 2006, additional members were admitted. Way Finders remains the managing member and 51% owner. The Collaborative acquired real property in target areas to be developed by members of the Collaborative. During fiscal year 2021, the Collaborative transferred all of its assets and liabilities to WF Real Estate Holdings LLC and subsequently dissolved.

Chicopee Kendall LLC was formed as a sole member LLC, owned by Way Finders, in December 2008 for the purpose of acquiring the limited partnership interests in syndicated limited partnerships at the end of their tax credit compliance period. Additionally, Chicopee Kendall LLC acquires real estate property for the development of future affordable housing apartment complexes.

Fuller Future LLC was formed as a single member LLC, owned by Way Finders, in October 2015 for the purpose of acquiring and developing property located on Fuller Street in Ludlow, Massachusetts.

LC2 Holyoke LLC was formed as a single member LLC, owned by Way Finders, in June 2018 for the purpose of acquiring and developing properties located on Appleton Street, Elm Street and Chestnut Street in Holyoke, Massachusetts.

Rosewood Way LLC was formed as a single member LLC, owned by Way Finders, in March 2019 for the purpose of acquiring and developing properties located on Mill Street in Agawam, Massachusetts.

WF Real Estate Holdings LLC was formed as a single member LLC, owned by Way Finders, in March 2019 for the purpose of acquiring the limited investor member interest in NewCourt Terrace LLC. Additionally, WF Real Estate Holdings LLC acquired real estate property previously held by the Collaborative.

Whitcombs Walnut LLC was formed as a single member LLC, owned by Way Finders, in January 2010 for the purpose of acquiring the limited partnership interest in Butternut Properties Limited Partnership.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

1. The Organization – Continued

Butternut Housing, Inc. is a wholly owned subsidiary of HAP-CHS. Butternut Housing, Inc. is a for-profit corporation formed in February 2003 for the purpose of developing and operating affordable housing through its role as general partner in a limited partnership. Butternut Housing, Inc. is the general partner of Butternut Properties Limited Partnership with a 0.01% interest. Butternut Housing, Inc.'s stock has no par value with 15,000 shares authorized and 79 shares issued and outstanding.

CBA Charlton Housing, Inc. is a wholly owned subsidiary of Way Finders. CBA Charlton Housing, Inc. is a for-profit corporation formed in November 2008 for the purpose of developing and operating affordable housing through its role as general partner in a limited partnership. CBA Charlton Housing, Inc. is the general partner of CBA Housing Limited Partnership with a 0.01% interest. CBA Charlton Housing, Inc.'s stock has no par value with 1,000 shares authorized and 79 shares issued and outstanding.

Kibbe Court, Inc. is a wholly owned subsidiary of HAP-CHS. Kibbe Court, Inc. is a for-profit corporation formed in July 2002 for the purpose of developing and operating affordable housing through its role as managing member in a limited liability company. Kibbe Court, Inc. is the managing member of NewCourt Terrace LLC with a 0.01% interest. Kibbe Court, Inc.'s stock has no par value with 15,000 shares authorized and 79 shares issued and outstanding.

Verano, Inc. is a wholly owned subsidiary of HAP-CHS. Verano, Inc. is a for-profit corporation formed in September 2004 for the purpose of developing and operating affordable housing through its role as general partner in a limited partnership. Verano, Inc. is the general partner of Verano Apartments Limited Partnership with a 0.01% interest. Verano, Inc.'s stock has no par value with 1,000 shares authorized and 79 shares issued and outstanding.

Belmont Byers LLC is a 79% owned subsidiary of Way Finders. Belmont Byers LLC was formed in November 2014 for the purpose of developing and operating affordable housing through its role as general partner in a limited partnership. Belmont Byers LLC is the general partner of KenQuad Limited Partnership with a 0.01% interest.

Greenville Park LLC was originally formed as a single member LLC in April 2007, owned by Way Finders. An additional member was admitted in June 2009. Way Finders remains the managing member and 79% owner. Greenville Park LLC is the general partner of Church Street School Limited Partnership with a 0.01% interest.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

1. The Organization – Continued

Library Commons LLC is a wholly owned subsidiary of Way Finders. Library Commons LLC was formed in May 2019 for the purpose of developing and operating affordable housing through its role as general partner in a limited partnership. Library Commons LLC is the general partner of Library Commons Limited Partnership with a 0.01% interest.

Lumber Yard 256 LLC is a 51% owned subsidiary of Way Finders. Lumber Yard 256 LLC was formed in September 2017 for the purpose of developing and operating affordable housing through its role as general partner in a limited partnership. Lumber Yard 256 LLC is the general partner of Lumber Yard Northampton Limited Partnership with a 0.01% interest.

Olympia Drive 85 LLC is a 79% owned subsidiary of Way Finders, Inc. Olympia Drive 85 LLC was formed in May 2013 for the purpose of developing and operating affordable housing through its role as general partner in a limited partnership. Olympia Drive 85 LLC is the general partner of Olympia Amherst Limited Partnership with a 0.01% interest.

Parsons Village LLC is a 51% owned subsidiary of Way Finders. Parsons Village LLC was formed in January 2014 for the purpose of developing and operating affordable housing through its role as general partner in a limited partnership. Parsons Village LLC is the general partner of Parsons Limited Partnership with a 0.01% interest.

Pleasant Crossings LLC is a 79% owned subsidiary of Way Finders. Pleasant Crossings LLC was formed in August 2016 for the purpose of developing and operating affordable housing through its role as general partner in a limited partnership. Pleasant Crossings LLC is the general partner of Live Pleasant Limited Partnership with a 0.01% interest.

Sergeant House GP LLC is a 51% owned subsidiary of Way Finders. Sergeant House GP LLC was formed in September 2018 for the purpose of developing and operating affordable housing through its role as general partner in a limited partnership. Sergeant House GP LLC is the general partner of Sergeant House Limited Partnership with a 0.01% interest.

2. Summary of Significant Accounting Policies

Accounting Method

The Organization uses the accrual basis of accounting in conformity with accounting principles generally accepted in the United States of America.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

2. Summary of Significant Accounting Policies – Continued

Revenue Recognition

Contributions, Grants and Government Contracts

Contributions received are recorded as net assets without donor restrictions or net assets with donor restrictions, depending on the existence and/or nature of any donor-imposed restrictions. Contributions that are restricted by the donor are reported as an increase in net assets without donor restrictions if the restriction expires in the reporting period in which the contribution is recognized. All other donor restricted contributions are reported as an increase in net assets with donor restrictions, depending on the nature of restriction. When a restriction expires (that is, when a stipulated time restriction ends or purpose restriction is accomplished), net assets with donor restrictions are reclassified to net assets without donor restrictions and reported in the consolidating statement of activities as net assets released from restrictions. Conditional contributions are not included as support until the conditions are met.

Grant income from interest-free and below market rate loans is recorded as an increase in net assets with donor restrictions and recognized at the amount by which the principal loan exceeds the net present value of the amount due at maturity. The related net assets with donor restrictions are amortized to interest expense over the life of the loan using the effective interest rate method.

The Organization receives revenue from fixed price, cost reimbursement or unit based government grants and contacts. These grants and contracts are conditional upon certain performance requirements and/or the incurrence of allowable qualifying expenditures and are recognized as revenue when the conditions have been met. Way Finders also manages the day-to-day operations of various federal and state subsidy programs on behalf of local landlords and tenants. Way Finders bills each federal and state agency monthly and, in turn, distributes these funds to the landlords. Amounts received prior to satisfying the grant or contract conditions are reported as advances on grants and contracts in the consolidating statement of financial position.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

2. Summary of Significant Accounting Policies – Continued

Contracts with Customers and Other Exchange Transactions

The Organization provides services to real estate development projects under written development service agreements which define the scope of activities to be provided by the Organization. The activities within the agreements are highly interdependent with each other and comprise an integral series of activities associated with the completion of a real estate development project. The agreements define the fixed compensation that the Organization is expected to receive and a schedule of payments to be made by the project. The performance obligations under the agreements are satisfied over time. The Organization recognizes revenue from development service agreements over time as services are rendered based on the amount of reimbursable costs incurred and the ratio of development costs incurred to total budgeted development costs. Due to the contingent nature of a real estate development project getting funded, revenue recognition does not begin until it is probable a project will have sources of funds to make the payments under the agreement. At the beginning and end of year ended June 30, 2021, contract assets related to development service fees consisted of accounts receivable in the amounts of \$544,250 and \$275,241, respectively. There were no contract liabilities related to development service fees at the beginning or end of year ended June 30, 2021.

The Organization provides services to affordable housing rental projects under written management service agreements which define the scope of activities to be provided by the Organization. Services include managing the rental operations of the projects as well as asset management services provided to the project's owner. Fees for rental operation services are earned monthly based on the terms in the agreement which provide for compensation based on a percentage of rent collections or a fixed fee for each occupied housing unit. Asset management fees are recognized annually and may be contingent upon a project's available net cash flow. At the beginning and end of year ended June 30, 2021, contract assets related to property and asset management fees consisted of accounts receivable in the amounts of \$7,769 and \$8,030, respectively. There were no contract liabilities related to property and asset management fees at the beginning or end of year ended June 30, 2021.

The Organization receives residential rental income from apartments, which are reserved for people with low income. Residential rental income is recognized at gross potential rent of the apartments based on the current rents. Rental income is recognized for commercial space rentals on a straight-line basis over the term of the lease. Advance receipts of rental income are deferred and classified as liabilities until earned. All leases between the Partnership and its tenants are operating leases. The Organization believes that the rental income stream is exempted from compliance with Financial Accounting Standards Board's (FASB) Accounting Standard Update (ASU) 2014-09, *Revenue from Contracts with Customers* (Topic 606) due to its inclusion under current and future lease standards.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

2. Summary of Significant Accounting Policies – Continued

The Organization has additional revenue streams from educational and counseling services provided to current and potential homeowners; lending fees related to closing small business loans; and tenant charges including laundry, damages and other miscellaneous fees. These amounts are not significant to the financial statements and are recognized as revenue at the point in time the services are provided or fees are incurred.

Net Asset Classification

Net assets of the Organization are classified into two categories based on the existence or absence of donor-imposed restrictions as follows:

Net Assets Without Donor Restrictions

Net assets without donor restrictions are not subject to donor-imposed restrictions and may be expended for any purpose in performing the primary objectives of the Organization. These net assets may be used at the discretion of the Organization's management and the Board of Directors.

Net Assets With Donor Restrictions

Net assets with donor restrictions are subject to stipulations imposed by donors, and grantors. Some donor restrictions are temporary in nature; those restrictions will be met by actions of the Organization or by the passage of time. Other donor restrictions are perpetual in nature, where by the donor has stipulated the funds be maintained in perpetuity.

Cash and Cash Equivalents

For the purpose of the statement of cash flows, all highly liquid investments with maturities of three months or less when purchased are considered to be cash equivalents. At June 30, 2021, the Organization did not have any cash equivalents.

The following table provides a reconciliation of cash and restricted cash reported within the balance sheets that sum to the total of the same such amounts shown in the statement of cash flows:

Cash	\$10,383,457
Restricted cash - current	19,499,644
Restricted cash - non-current	9,893,997
Total cash and restricted cash shown in the	
consolidating statement of cash flows	\$39,777,098

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

2. Summary of Significant Accounting Policies – Continued

Restricted cash consists of cash received under contracts with contract imposed restrictions, revolving loan funds, capital project funds, client funds held in trust, and mortgagor restricted escrows and funded reserves. All restricted cash is required to be held in separate accounts. See Note 3 for more information.

Loans Receivable

Loans receivable are carried at unpaid principal balances, less an allowance for loan losses. The allowance for loan losses is increased by charges to provision for losses and decreased by charge-offs, net of recoveries. Management's periodic evaluation of the adequacy of the allowance is based on the Organization's past loan loss experience, specific impaired loans, adverse situations that may affect the borrower's ability to repay, estimated value of any underlying collateral, and current economic conditions. Past due status is determined based on loan terms. Loans are considered impaired if full principal or interest payments are not anticipated in accordance with the loan terms. The Organization's practice is to charge off any loan or portion of a loan when the loan is determined by management to be uncollectible due to the borrower's failure to meet repayment terms, the borrower's deteriorating or deteriorated financial condition, the depreciation of the underlying collateral or for other reasons.

Loans are placed on non-accrual status when management believes, after considering economic conditions, business conditions, and collection efforts, that the loans are impaired or collection of interest is doubtful. Uncollected interest previously accrued is charged off or an allowance is established by a charge to interest income. Interest income on non-accrual loans is recognized only to the extent cash payments are received. Costs and fees associated with the issuance of loans are expensed in the period incurred.

Grants and Capital Campaign Pledges Receivable

Unconditional promises to give are presented net of an allowance for doubtful accounts. Management's periodic evaluation of the adequacy of the allowance is based on its past experience and promises to give are charged off when deemed uncollectible. At June 30, 2021, the Organization has not established any allowance for uncollectible promises to give because, based upon past experience, all amounts are considered collectible.

Unconditional promises to give that are expected to be collected within one year are recorded at net realizable value. Unconditional promises to give that are expected to be collected in future years are recorded at the present value of their estimated future cash flows. The discounts on those amounts are computed using risk-adjusted interest rates applicable to the years in which the promises are received. Discount amortization is included in contribution revenue.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

2. Summary of Significant Accounting Policies – Continued

Grants and Capital Campaign Pledges Receivable

Unconditional promises to give are presented net of an allowance for doubtful accounts. Management's periodic evaluation of the adequacy of the allowance is based on its past experience and promises to give are charged off when deemed uncollectible. At June 30, 2021, the Organization has not established any allowance for uncollectible promises to give because, based upon past experience, all amounts are considered collectible.

Unconditional promises to give that are expected to be collected within one year are recorded at net realizable value. Unconditional promises to give that are expected to be collected in future years are recorded at the present value of their estimated future cash flows. The discounts on those amounts are computed using risk-adjusted interest rates applicable to the years in which the promises are received. Discount amortization is included in contribution revenue.

Accounts Receivable

Accounts receivable are presented net of the allowance for doubtful accounts. Management's periodic evaluation of the adequacy of the allowance is based on its past experience and accounts receivable are charged off when deemed uncollectible. At June 30, 2021, the Organization has not established any allowance for uncollectible accounts because, based upon past experience, all amounts are considered collectible.

Investments

The Organization accounts for its investments in non-controlled entities with voting rights using the equity method of accounting. Under the equity method, the investment is carried at cost and adjusted for the Organization's share of income, losses, additional investments, and cash distributions from the entities. The Organization ceases recognition of losses for financial statement purposes once the cost of the investment is reduced to zero. Changes in the value of the investments, which are other than temporary, are recognized as necessary.

Other investments in non-controlled entities are accounted for using the cost method. Changes in the value of the investments, which are other than temporary, are recognized as necessary.

Certificates of deposits (CD's) are investments that are not debt or equity securities and are recorded at cost. CD's with an original maturity less than one year are classified as current assets on the consolidating statement of financial position.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

2. Summary of Significant Accounting Policies – Continued

Fixed Assets

Fixed assets are carried at cost less accumulated depreciation. The Organization capitalizes all expenditures for furniture, equipment, and leasehold improvements with a useful life of more than one year and a cost of over \$1,000. Depreciation expense totaled \$4,834,080 for the year ended June 30, 2021. Depreciation is calculated using the straight-line method over the estimated useful lives of the assets.

Estimated useful lives are as follows:

Building	20-40 years
Improvements	5-40 years
Furniture & equipment	3-10 years
Software	3 years

Long lived assets, such as buildings are reviewed on an ongoing basis for impairment whenever events or changes in circumstances indicate that the carrying value may not be recoverable. Recoverability is measured by a comparison of the carrying amount of the asset to the future net undiscounted cash flow expected to be generated by the asset including any estimated proceeds from the eventual disposition of the asset. If the asset is considered to be impaired, the impairment to be recognized is measured at the amount by which the carrying amount of the asset exceeds its fair value. As of June 30, 2021, management has determined that there has been no impairment of the long lived assets.

Management uses the direct expense method to account for planned major maintenance activities, under which actual costs incurred are expensed directly when maintenance is performed.

Work in Progress

In connection with its real-estate development activities, the Organization capitalizes all preacquisition, acquisition, development and construction costs as work in progress.

The Organization follows the policy of capitalizing interest on notes financing the construction of projects as a component of work in progress. If a project is abandoned, the costs are charged to expense in the year of abandonment. At June 30, 2021, work in progress of \$18,428,564 is reflected at cost, which approximates net realizable value. Work in progress is pledged as collateral for the related loans (Note 9).

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

2. Summary of Significant Accounting Policies – Continued

Amortization

Costs associated with Way Finders' subsidiaries' acquisition of the tax credits and initial lease up totaling \$754,914 are recorded at cost and amortized over their estimated useful lives. Amortization expense for the year ended June 30, 2021 was \$104,811.

Estimated amortization expense for the next five years is:

Fiscal Year	Amount
2022	\$38,706
2023	\$38,706
2024	\$36,762
2025	\$36,583
2026	\$34,920

Financing Costs

Financing costs, net of accumulated amortization, are reported as a direct reduction of the obligation to which such costs relate. Amortization of financing costs is reported as a component of interest expense and is computed using the straight-line method over the related mortgage notes terms.

Advertising Costs

The Organization expenses advertising costs when they are incurred.

Below Market Loans

Section 42 of the Internal Revenue Code governs the administration of the Low Income Housing Tax Credit (LIHTC), a tax incentive created to foster a legislated public policy directive of the United States of America to create affordable low income housing. Some of Way Finders' subsidiaries were formed in order to create low income housing in order to generate LIHTC.

Other governmental entities having a similar policy have lent money to these subsidiaries at advantageous terms. These subsidiaries have not discounted their below market interest rate loans as they were made at arm's length and to preserve the integrity of costs eligible for the LIHTC.

Way Finders and its subsidiaries discount below market loans to their present value when proceeds are received. The excess of proceeds over their present value are recognized as grant income. The discounts on below market loans are amortized to interest expense over the lives of the loans.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

2. Summary of Significant Accounting Policies – Continued

Income Taxes

Way Finders, Common Capital, Inc., 1780 HCHQ, Inc., Southampton Housing for the Elderly, Inc., and Stevens Senior Housing of Ludlow, Inc. are exempt from income taxes as non-profit corporations under Section 501(c)(3) of the U.S. Internal Revenue Code and are also exempt from state income taxes, except for income taxes on unrelated business income, if any. For the year ended June 30, 2021, these entities had no unrelated business income subject to income taxes. Accordingly, no provision for income taxes has been included in these consolidating financial statements. Way Finders' for-profit subsidiaries file separate income tax returns.

Way Finders' for-profit corporate subsidiaries account for income taxes, whereby deferred taxes are recognized using the liability method. This method calculates deferred tax assets and liabilities based on tax rates that are expected to apply when temporary differences reverse.

Regarding Way Finders' partnership subsidiaries, no provision has been made for Federal or state income taxes since each partner or member includes its pro-rata share of net income or loss in its return.

The Organization evaluates tax positions taken or expected to be taken in its tax returns and in its subsidiaries' tax returns to determine whether the tax positions are "more-likely-than-not" of being sustained by the applicable tax authority. At June 30, 2021, Way Finders believes that it has no uncertain tax positions within its tax returns or within any of its subsidiaries' open tax returns (2018-2021).

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 that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Accordingly, actual results could differ from those estimates.

Functional Expenses

The costs of providing the various programs and other activities have been summarized on a functional basis. Accordingly, certain costs have been allocated among the programs based on direct charges, personnel time estimates, space utilization and number of housing units administered.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

3. Restricted Cash and Restricted Investments

Restricted cash and restricted investments consist of the following:

	Cash		Investments	
Federal rental assistance	\$ 3,807,558	\$	-	
State rental assistance	13,554,970		-	
Capital projects fund	726,110		-	
Unadvanced loan program proceeds	1,406,585		-	
Client deposits held in trust	1,253,816		-	
Undisbursed construction funds	38,166		-	
Mortgage escrows and reserves	7,336,150		124,338	
Small business lending and revolving loan funds	1,270,286			
Total	\$29,393,641	\$	124,338	

4. Investments

Equity Method Investments

Common Capital, Inc.'s investment in CTI Energy Services, LLC is accounted for using the equity method because Common Capital, Inc. has voting rights on CTI Energy Services, LLC's Management Board. Common Capital initially contributed \$50,000 for a 2.34% ownership interest. Common Capital, Inc.'s share of net loss for the year ended June 30, 2021 was \$7,768. At June 30, 2021, the investment in CTI Energy Services, LLC was \$18,766.

Cost Method Investment

The Organization holds several CD's with original maturities greater than three months. The CD's accrue interest at rates ranging from 0.03% to 0.5% and mature between August 23, 2021 and January 13, 2022. At June 30, 2021, the CD's balances were \$182,603.

Way Finders invested \$51,510 for a 1% subscriber's interest in HPI Holding Company, Inc. (HPI). Way Finders along with various other unrelated entities entered into a contractual agreement to form HPI, a Vermont insurance company. Way Finders purchases its liability insurance through HPI. The investment in HPI Holding, Inc. is valued at cost due to the lack of information that can be used to approximate the fair value. Management annually receives audited financial statements and performs an assessment of any possible impairment. As of June 30, 2021, management has determined that no such impairment exists.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

4. **Investments** – Continued

Common Capital, Inc. purchased 498 shares of Real Pickle Cooperative Inc.'s preferred stock for \$12,450. At June 30, 2021, the investment is carried at its original cost of \$12,450.

5. Capital Campaign Pledges and Grants Receivable

Capital campaign pledges and grants receivable consist of the following:

Description	1	Amount
Capital campaign pledges	\$	670,578
Family shelter services program		731,242
Federal rental assistance programs		452,104
Emergency rental and mortgage assistance programs		575,407
Small business lending programs		119,005
HomeBase program		48,732
Housing consumer education center program		191,435
Foreclosure prevention programs		306,311
Secure jobs program		34,587
Safe step program		137,485
Rental assistance for families in transition program		34,110
Continuum of care program		70,695
Other		227,091
Total	\$3	3,598,782

Capital campaign pledges and grants receivable are expected to be collected as following:

In one year or less	\$ 3,517,088
Between one year and five years	84,089
Gross contributions receivable	3,601,177
Unamortized discount	(2,395)
Net contributions receivable	\$ 3,598,782

Contributions to be received beyond one year have been discounted to the anticipated net present value of the future cash flows at rates between 0.18% and 2.12%.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

6. Small Business Loans Receivable

At June 30, 2021, Common Capital, Inc. has \$4,726,741 of notes receivable (net of eliminations totaling \$397,110) less an allowance for loan losses of \$471,150. The loans accrue interest at rates between 2% and 10% and mature at various times through October 2043. Loan balances totaling \$1,573,401 are pledged as security for Common Capital, Inc.'s notes payable described in Note 9.

The following table presents informative data regarding the aging of small business loans receivable at June 30, 2021:

Current balances	\$4,653,155
Past due balances:	
30-60 days	15,014
61-90 days	6,282
> 90 days	52,290
Total past due balances	73,586
Total small business loans receivable	\$4,726,741

At June 30, 2021, no small business loans are deemed to be impaired.

Allowance for Loan Losses

Common Capital, Inc. uses an internal risk rating and loan loss reserve methodology to better measure the impact of changes in market conditions, borrower capacity and collateral condition in order to calculate its annual loan loss reserve amount. The reported loan loss reserve for the year ended June 30, 2021 reflects this methodology. All loans are evaluated individually. Each class of loan requires judgment to determine the estimation method that fits the credit risk characteristics within the portfolio. There were no changes in Common Capital, Inc.'s accounting policies and practices during the year.

Common Capital, Inc. estimates loan losses using an internally developed risk review method applied to all performing loans which considers the loan-to-value, lien priority, historical loss experience, or other factors that could impact the probability of default and potential loss. Management applies judgment to develop its own view of loss probability within the portfolios with the objective of establishing an allowance for the losses within the portfolios as of the reporting date.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

6. **Small Business Loans Receivable** – Continued

Reflected in the portions of the allowance is an amount for uncertainty and imprecision in determining allowance valuations. It is the practice of Common Capital, Inc. to charge off any loan when the loan is determined to be uncollectible due to the borrower's failure to meet repayment terms, the borrower's continued deteriorating financial position, the loan to value has changed significantly, the underlying collateral has depleted, or for other subjective factors. No single statistic or measurement determines the adequacy of the allowance for loan losses. Changes in the allowance for loan losses and the related provision expense can have a material impact on the change in net assets.

Activity in the allowance for loan losses is as follows:

Balance on July 1, 2020	\$ 376,561
Provision for losses	216,675
Provision for forgivable loans	32,000
Loans charged off	(154,086)
Balance on June 30, 2021	\$ 471,150

Credit Quality Information

Risk ratings are used to assess individual credit risk and as a tool in assessing overall portfolio risk. Risk ratings are used by Common Capital, Inc. to capture business risk and viability. Historical financial performance and collateral protection are not considered material drivers of risk rating until such time as a loan appears to have reduced viability. In the event of a question of viability, the loan loss reserve may be set separately from the risk rating in order to capture loss potential. The internal risk ratings are as follows:

		Assigned Loan
Risk		Loss
Rating	Description of Creditworthiness	Percentage
1	Viability of collection is very high	3%
2	Viability of collection is high	6%
3	Viability of collection is good but subject to external	12%
	factors	
4	Viability of collection is subject to external factors	20%
5	Reasonable chance of effecting a turnover or restructuring	25% - 50%
6	Probability of turnaround is low	75%
7	Loss status; business assets liquidated	100%

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

6. **Small Business Loans Receivable** – Continued

The recorded small business loans receivable by credit quality indicator as of June 30, 2021 is as follows:

Risk rating 1	\$ 820,864
Risk rating 2	2,970,848
Risk rating 3	567,520
Risk rating 4	18,954
Risk rating 5	316,555
Risk rating 7	32,000
Total small business loans receivable	\$4,726,741

The information used to internally rate the small business loans was updated as of June 30, 2021. As necessary, adjustments are made to Common Capital, Inc.'s method of estimating the allowance for loan losses.

7. Other Loans Receivable

Home Modification Loan Program

Way Finders has an agreement with the Community Economic Development Assistance Corporation (CEDAC) to administer a home modification loan program (HMLP) which offers loans of \$50,000 or less to eligible property owners. Under HMLP, loans are made to finance modifications to homes to provide for the needs of elders or persons with disabilities. The loans are secured by promissory notes and mortgages on borrower's homes and carry annual interest rates of 0% to 3%. The majority of these loans are interest-free, with repayment required when the property is sold or the title is transferred. Amortized loans do not require monthly payments, with repayment required between 5 and 15 years depending on the loan amount.

Proceeds from repayment of loans will be used to make new loans under HMLP. Upon termination of the HMLP contract, all assets of HMLP are to be returned to CEDAC.

At June 30, 2021, Way Finders was servicing \$9,106,090 of outstanding HMLP loans with 308 homeowners and \$1,182,379 of program funds were in a restricted cash account for future lending. At June 30, 2021, the total program assets under the HMLP was \$10,288,469.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

7. **Other Loans Receivable** – Continued

NMTC Leverage Loan

On December 20, 2018, under the new Market Tax Credit (NMTC) structure, Way Finders entered into a leverage loan agreement with COCRF Investor 140, LLC (Investment Fund), in the amount of \$10,044,800, funded in two tranches of \$9,550,364 and \$494,436. The loans are secured by the Investment Fund's interest in certain limited liability companies. The Investment Fund used the proceeds to make equity contributions to NMTC investors who, in a combination with investor equity, provided NMTC loans to 1780 HCHQ, Inc. (see Note 9). The leverage loans are payable in quarterly installments of interest only at a rate of 1.377% through December 2026, and thereafter, in quarterly installments of principal and interest of \$95,555 and \$42,352, respectively, through December 2046. At June 30, 2021, the outstanding loan balances were \$9,550,364 and \$494,436.

Hunter Place Apartments Limited Partnership

The rights to Hunter Place Apartments Limited Partnership's Massachusetts low-income housing tax credits were donated to Way Finders in 2016. Way Finders sold these tax credits to Clocktower Tax Credits, LLC for \$1,350,186. Way Finders subsequently loaned the sales proceeds back to Hunter Place Apartments Limited Partnership. The note is secured by the apartment complex, accrues interest at 0.01% compounded annually, and matures on December 31, 2054. At June 30, 2021, the outstanding loan balance was \$1,350,186. Way Finders has fully allowed against the outstanding loan balance and has not recognized accrued interest income due to the length of the maturity period and the loan's repayment priority.

Chapin School Veterans Housing LLC

The rights to Chapin School Veterans Housing LLC's Massachusetts low-income housing tax credits and Massachusetts historic tax credits were donated to Way Finders in 2017. Way Finders sold these low-income and historic tax credits to Quincy Mutual Fire Insurance Company for \$760,000 and \$890,000, respectively. Way Finders subsequently loaned sales proceeds of \$730,000 and \$890,000 back to Chapin School Veterans Housing LLC. The notes are secured by the apartment complex, accrue interest at 0.01% compounded annually, and mature on December 31, 2055. At June 30, 2021, the outstanding loan balances were \$730,000 and \$890,000. Way Finders has fully allowed against the outstanding loan balances and has not recognized accrued interest income due to the length of the maturity period and the loans' repayment priority.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

7. **Other Loans Receivable** – Continued

Agawam Veterans Housing, LLC

The rights to Agawam Veterans Housing, LLC's Massachusetts low-income housing tax credits and Massachusetts historic tax credits were donated to Way Finders in 2018. Way Finders sold these low-income and historic tax credits to Stratford Agawam Investors Limited Partnership for \$1,050,167 and \$2,047,000, respectively. Way Finders subsequently loaned sales proceeds of \$1,050,167 and \$2,047,000 back to Agawam Veterans Housing, LLC. The notes are secured by the apartment complex, accrue no interest, and mature on December 31, 2057. At June 30, 2021, the outstanding loan balances were \$1,050,167 and \$2,047,000. Way Finders has fully allowed against the outstanding loan balances due to the length of the maturity period and the loans' repayment priority.

St. James Common Apartments LLC

The rights to St. James Common Apartments LLC's Massachusetts historic tax credits were donated to Way Finders in 2019. Way Finders sold these tax credits to Apple, Inc. for \$1,316,000. Way Finders subsequently loaned the sales proceeds of \$1,274,000 back to St. James Common Apartments LLC. The note is secured by the apartment complex, accrues interest at 2.82% compounded annually, and matures on December 31, 2057. At June 30, 2021, the outstanding loan balance was \$1,274,000. Way Finders has fully allowed against the outstanding loan balance and has not recognized accrued interest income due to the length of the maturity period and the loan's repayment priority.

Kendall Apartments LLC

The rights to Kendall Apartments LLC's Massachusetts low-income tax credits were donated to Way Finders in 2019. Way Finders sold these tax credits to RSEP Holdings, LLC for \$1,184,574. Way Finders subsequently loaned the sales proceeds of \$1,184,574 back to Kendall Apartments LLC. The note is secured by the apartment complex, accrues interest at 2% compounded annually, and matures on October 8, 2048. At June 30, 2021, the outstanding loan balance was \$1,184,574. Way Finders has fully allowed against the outstanding loan balance and has not recognized accrued interest income due to the length of the maturity period and the loan's repayment priority.

Moseley Apartments Limited Partnership

The rights to Moseley Apartments Limited Partnership's Massachusetts historic tax credits were donated to Way Finders in 2020. Way Finders sold these tax credits to Arbella Mutual Insurance Company for \$1,217,635. Way Finders subsequently loaned the sales proceeds of \$1,217,635 back to Moseley Apartments Limited Partnership. The note is secured by the apartment complex, accrues interest at 3.05% compounded annually, and matures on December 31, 2064. At June 30, 2021, the outstanding loan balance was \$1,217,635. Way Finders has fully allowed against the outstanding loan balance and has not recognized accrued interest income due to the length of the maturity period and the loan's repayment priority.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

7. **Other Loans Receivable** – Continued

MacArthur Terrace LLC

The rights to MacArthur Terrace LLC's Massachusetts low-income housing tax credits were donated to Way Finders in 2021. Way Finders sold these tax credits to the Savings Bank Mutual Life Insurance Company of Massachusetts for \$3,975,000. Way Finders subsequently loaned the sales proceeds of \$3,975,000 back to MacArthur Terrace LLC. The note is non-interest bearuing, secured by the apartment complex and matures on December 31, 2062. At June 30, 2021, the outstanding loan balance was \$3,975,000. Way Finders has fully allowed against the outstanding loan balance due to the length of the maturity period and the loan's repayment priority.

Community Development Corporation of South Berkshire, Inc.

On June 27, 2018, Way Finders provided financing to Community Development Corporation of South Berkshire, Inc. (CDCSB) approved up to \$100,000 in the form of a note receivable. During 2021, the approved amount was increased to \$125,000. The proceeds from the note will be used by CDCSB to acquire real estate located at 910 Main Street in Great Barrington, Massachusetts. The note accrues interest at 4.25% per annum and payment of outstanding principal and interest are due upon the closing of construction financing but no later than June 30, 2023. The note is secured by the real estate located at 910 Main Street in Great Barrington, Massachusetts. At June 30, 2021, the outstanding loan receivable balance was \$100,788.

32 Byers Street, Inc.

Way Finders provided financing to 32 Byers Street, Inc. approved up to \$150,000. The proceeds from the note will be used to refinance the borrower's mortgage on its real estate. The note accrues interest at 4.025% per annum and is secured by the real estate located at 32 Byers Street in Springfield, Massachusetts. The note requires monthly payments of principal and interest and matures on October 31, 2028. At June 30, 2021, the outstanding loan receivable balance was \$127,384.

Pioneer Valley Grows Investment Fund, Inc.

Common Capital has invested \$10,000 with Pioneer Valley Grows Investment Fund, Inc. in the form of an unsecured loan receivable. The proceeds of the loan are being used by Pioneer Valley Grows Investment Fund, Inc. to invest in local community farms and farmland. The loan accrues interest at 2% per annum and matured December 2, 2025. At June 30, 2021, the outstanding balance on the loan receivable was \$10,000.

Notes to Consolidating Financial Statements – *Continued*June 30, 2021

8. Advances on Grants and Contracts

Advances on grants and contracts consist of the following:

Description	Amount
Federal rental assistance programs	\$ 3,924,345
Massachusetts rental assistance programs	776,707
Home modification loan program	10,530,460
Tax credit exchange funds	2,805,785
Rental assistance for families in transition	11,874,769
Emergency rent and mortgage assistance	167,409
FHLBB affordable housing program	500,000
HomeBase program	289,862
Financial literacy and debt resolution education	205,205
Foreclosure prevention programs	248,141
Other	155,270
Total contract advances	\$31,477,953

9. Mortgages and Notes Payable

Mortgages and notes payable consist of the following at June 30, 2021:

	Amortizing	Non-amortizing
Way Finders, Inc.:		
Operations:		
Line of credit to Cooperative Fund of New England, maximum loan amount is \$1,000,000, interest accrues at 5.5% and is payable monthly through April 15, 2023. The line of credit is secured by real property on Prospect Street in Springfield, Massachusetts, certain equipment and accounts receivable.	\$ 394,152	\$ -
Note payable to Coastal Enterprises, Inc. for \$850,000 bearing interest 7.132% per annum. Monthly payments of interest only are required under the note through June 2021. Thereafter, monthly payments of principal and interest in the amount of \$6,711 will be made. The note is secured by a second priority interest in the NMTC leverage loan receivable and matures December 2025. Common Capital, Inc. is participating in this note and has a \$147,110 share at June 30, 2021, which has been eliminated the consolidating financial statements.	682,161	_

Notes to Consolidating Financial Statements – *Continued*June 30, 2021

9. Mortgages and Notes Payable – Continued

Springfield, Massachusetts.

Morigages ana Notes Fayable – Commuea		
	Amortizing	Non-amortizing
Way Finders entered into an agreement with Massachusetts Development Finance Agency to borrow \$6,960,000 funded by Way Finders Issue, Series 2018 Revenue Bonds. The note bears interest at a fixed rate of 4.02% per annum through December 2028. In January 2029, the interest rate adjusts to the sum of Federal Home Loan Bank plus 2.25% basis points multiplied by 0.6886. Monthly payments of interest only are due to Peoples Bank, the registered owner of the bonds, through July 2020. Thereafter, monthly payments of principal and interest in the amount of \$37,042 will be made to Peoples Bank. The note is	Amortizing	Non-amortizing
secured by the undisbursed construction funds held by Peoples		
bank, a first priority interest in the NMTC leverage loan		
receivable, and leasehold improvements in the property located at	(001 (72	
1780 Main Street in Springfield, Massachusetts.	6,891,672	-
Note payable to the Trustees for the Diocese of Western Massachusetts, bearing interest at 4% and payable in quarterly payments of interest only. The principal and all accrued but unpaid interest shall be due in full on December 1, 2023.	350,000	-
Note payable to the Life Insurance Community Investment Initiative, LLC approved up to \$3,800,000. The note bears interest at 5% per annum and calls for monthly interest payments only. The note is secured by the capital campaign pledges receivable. The outstanding principal balance and unpaid interest shall be due in full on March 31, 2022.	531,250	_
Shan be due in fun on March 31, 2022.	331,230	_
Note payable to The Housing Partnership Fund, Inc. approved up to \$1,500,000 bearing interest 5.5% per annum. Monthly payments of interest only are required under the note. The principal and all unpaid interest shall be due in full on August 26, 2021.	1,000,000	_
Note payable to CEDAC approved up to \$400,000. Interest accrues at 7% and is payable along with the outstanding principal balance upon obtaining permanent financing. Proceeds have been used to fund the predevelopment costs at NewCourt Terrace in		
C . C . C . 11 . M.		50.540

53,540

Way Finders, Inc. and Subsidiaries
Notes to Consolidating Financial Statements – Continued
June 30, 2021

Mortgages and Notes Payable – Continued 9.

Morigages and Noies Payable – Commuea	4	N 7
Earle Street Apartments:	Amortizing	Non-amortizing
Mortgage note payable to Massachusetts Housing Partnership Fund, payable in monthly installments of \$1,690, including principal and interest at 7.25% and matures on December 31, 2026. The note is secured by the apartment complex.	149,544	-
Mortgage note payable to Massachusetts Housing Partnership Fund. The note is non-interest bearing requiring no payments until December 31, 2027 and is secured by the apartment complex. The note is reflected net of unamortized discount of \$30,234 (effective rate of 4.41%) with a face amount of \$121,864.	-	91,630
Mortgage note payable to CEDAC, non-interest bearing, payable annually to the extent that cash receipts exceed 105% of cash disbursements. Any remaining unpaid principal is due and payable on January 7, 2037. The note is secured by the apartment complex and assignment of certain leases and rents. The note is reflected net of unamortized discount of \$100,159 (effective rate of 4.41%) with a face amount of \$202,345.	-	102,186
The Lorraine:		
Mortgage note payable to CEDAC under the Housing Innovations Fund II Program. The note is non-interest bearing and will be repaid out of surplus cash. The unpaid balance and accrued interest are due upon the sale or refinancing of the underlying property but no later than March 8, 2030. The note is secured by the apartment complex and an assignment of leases and rents. The note is reflected net of unamortized discount of \$272,829 (effective rate of 9.05%) with a face amount of \$500,000.	-	227,171
Mortgage note payable to the Commonwealth of Massachusetts Department of Housing and Community Development (DHCD) under the Housing Stabilization Fund Program. The note is non-interest bearing requiring no payments until April 24, 2030, provided the intended use of the property does not change. The note is secured by the apartment complex and an assignment of leases and rents. The note is reflected net of unamortized discount of \$274,529 (effective rate of 9.05%) with a face amount of		
\$500,000.	-	225,471

Notes to Consolidating Financial Statements – Continued June 30, 2021

9.

Mortgages and Notes Payable – Continued		
Mortgage note payable to the City of Northampton, due March 14, 2030, with an option for a ten year extension. The note is non-interest bearing, does not require any payments until the due date, and is secured by the apartment complex. The note is reflected net of unamortized discount of \$92,762 (effective rate of 9.05%) with a face amount of \$170,000.	Amortizing -	Non-amortizing 77,238
Line of credit with TD Bank with a maximum loan amount of \$1,500,000 and interest accrues at the Wall Street Journal prime rate (3.25% at June 30, 2021). Funds from this line are to be used to issue small business loans which serve as collateral to secure the line. The line is due on demand except that any outstanding balances on loans issued from this line shall be repaid as the loans are repaid to Common Capital, Inc.	134,502	-
Line of credit with Freedom Credit Union with a maximum loan amount of \$250,000 and interest accrues at 3.75% per annum. Funds from this line are to be used to issue small business loans which serve as collateral to secure the line. The line is due on demand except that any outstanding balances on loans issued from this line shall be repaid as the loans are repaid to Common Capital, Inc.	219,383	-
Note payable to SBA, payable in monthly installments of \$3,569 including interest of 0.5%, and matures November 10, 2024. Interest is reviewed periodically and adjusted to either 1.75% or 0.5% based on the loan portfolio balances held by Common Capital, Inc. The note is secured by an interest in the micro loans issued and by the funds held in Microloan Revolving Loan Funds.	147,383	_
Note payable to SBA, payable in monthly installments of \$5,844 including interest of 0.5%, and matures August 8, 2027. Interest is reviewed periodically and adjusted to either 1.75% or 0.5% based on the loan portfolio balances held by Common Capital,		

425,237

Inc. The note is secured by an interest in the micro loans issued

and by the funds held in Microloan Revolving Loan Funds.

Notes to Consolidating Financial Statements – *Continued*June 30, 2021

9. Mortgages and Notes Payable – Continued

Mortgages and Notes Payable – Continued		17
Note payable to SBA, payable in monthly installments of \$5,888 including interest of 1.25%, and matures May 7, 2029. Interest is reviewed periodically and adjusted to either 2.5% or 1.25% based on the loan portfolio balances held by Common Capital, Inc. The note is secured by an interest in the micro loans issued and by the funds held in Microloan Revolving Loan Funds.	Amortizing 531,532	Non-amortizing
Note payable to SBA, payable in monthly installments of \$6,944 begining December 2021 including interest of 0%, and matures November 19, 2030. Interest is reviewed periodically and adjusted to either 0% or 2% based on the loan portfolio balances held by Common Capital, Inc. The note is secured by an interest in the micro loans issued and by the funds held in Microloan Revolving Loan Funds.	350,000	_
Note payable to the Sisters of Charity of St. Elizabeth, bearing interest at 1% and payable in annual payments of interest only. The principal and all accrued but unpaid interest shall be due in full on March 30, 2024.	25,000	_
Note payable to the Trustees for the Diocese of Western Massachusetts, bearing interest at 4% and payable in quarterly payments of interest only. The principal and all accrued but unpaid interest shall be due in full on April 1, 2024.	100,000	-
Notes payable consisting of loans from various organizations, trusts and individuals. These parties have chosen to lend to Common Capital, Inc. to support the Community First Fund. Interest between 2% and 2.65% is due and payable semi-annually. Principal is due and payable on the third or fifth anniversary of the date of the agreements, unless the lender elects to renew the loan for an additional three or five year term or donate the principal and/or interest to Common Capital, Inc. These notes are unsecured.	917,842	_
Affordable Housing Subsidiaries:		
Butternut Properties Limited Partnership:		
Mortgage note payable to DHCD under the HOME Investment Partnership Program. The note is non-interest bearing requiring no payments until March 8, 2041 and is secured by the apartment complex. The note is reflected net of unamortized discount of		
\$510,966 (effective rate of 7%) with a face amount of \$683,073.	-	172,107

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

9. Mortgages and Notes Payable – Continued

Mortgages and Notes Payable – Continued		
	Amortizing	Non-amortizing
Mortgage note payable to DHCD administered by the Massachusetts Housing Finance Agency (MHFA) under the Affordable Housing Trust Fund Program. The note is non-interest bearing requiring no payments until March 8, 2041 and is secured by the apartment complex. The note is reflected net of unamortized discount of \$748,215 (effective rate of 7%) with a face amount of \$1,000,000.	-	251,785
Dwight Clinton Joint Venture:		
Mortgage note payable to DHCD under the Housing Stabilization Fund Program. The note is non-interest bearing requiring no payments until May 13, 2029. The note is secured by the apartment complex and assignment of certain leases and rents. The note is reflected net of unamortized discount of \$250,440 (effective rate of 8.81%) with a face amount of \$500,000.	-	249,560
Mortgage note payable to DHCD under the HOME Investment Partnership Program. The non-interest bearing loan requires no payments until August 2035, at which time the outstanding balance is due. The note is secured by the apartment complex and assignment of certain leases and rents. The loan is reflected net of unamortized discount of \$71,478 (effective rate of 9.86%) with a face amount of \$95,151.	-	23,673
Mountain View Apartments of HAP-CHS:		
Mortgage notes payable to the United States Department of Agriculture (USDA), Rural Development Agency, bearing interest at 8.5%, payable in monthly installments of \$8,359 to maturity, June 1, 2037. The notes are secured by a mortgage on the apartment complex and assignment of certain leases and rents. The Project receives a monthly interest subsidy in the amount of \$5,899, for a reduced monthly loan payment of \$2,460.	875,012	-
Mortgage note payable to Massachusetts Housing Partnership Fund Board under Housing Stabilization Fund Program. The note is non-interest bearing with no payments due until the maturity date of April 28, 2033. The note is carried net of unamortized discount of \$394,453 (effective rate of 9.05%) with a face amount of \$600,000. The note is secured by the apartment		205 547

205,547

complex and assignments of certain leases and rents.

Way Finders, Inc. and SubsidiariesNotes to Consolidating Financial Statements – *Continued* June 30, 2021

Mortgages and Notes Payable – Continued 9.

Morigages and Moles Fayable – Commued	Am outivino	Mon amouti - ina
Paradise Pond LLC:	Amortizing	Non-amortizing
Mortgage note payable to Massachusetts Housing Partnership Fund, payable in monthly installments of \$650, including interest at 6.1%, and matures October 31, 2026. The loan is secured by the apartment complex.	60,750	-
Mortgage note payable to Massachusetts Housing Partnership Fund, bearing interest at 2%, payable in monthly interest payments only. The note is due October 31, 2026, and is secured by the apartment complex.	134,263	-
Mortgage note payable to DHCD administered by MHFA under the Affordable Housing Trust Fund Program. The note is non-interest bearing requiring no payments until August 15, 2035. The note is secured by the apartment complex and assignment of certain leases and rents. The note is reflected net of unamortized discount of \$506,280 (effective rate of 7.5%) with a face amount of \$775,000.	_	268,720
Mortgage note payable to DHCD under the Housing Stabilization Fund Program. The note is non-interest bearing requiring no payments until August 15, 2055. The note is secured by the apartment complex and assignment of certain leases and rents. The note is reflected net of unamortized discount of \$659,424 (effective rate of 7.5%) with a face amount of \$715,000.	_	55,576
Mortgage note payable to CEDAC, non-interest bearing, payable annually to the extent that cash receipts exceed 105% of cash disbursements. Any remaining unpaid principal is due and payable on August 15, 2035. The note is secured by the apartment complex and assignment of certain leases and rents. The note is reflected net of unamortized discount of \$555,275 (effective rate		
of 7.5%) with a face amount of \$850,000.	-	294,725

Notes to Consolidating Financial Statements – Continued June 30, 2021

9.

Mortgages and Notes Payable – Continued		
	Amortizing	Non-amortizing
Southampton Housing for the Elderly, Inc.:		
The Organization has a thirty-five year 2.6% HUD insured mortgage note payable to Walker and Dunlop LLC. The note requires monthly payments for principal and interest of \$11,881. The final payment is due February 1, 2032. The note is secured by the apartment complex and assignment of certain leases and rents. The outstanding principal balance at June 30, 2021 was \$2,734,189.		
Financing costs of \$140,307 are being amortized using the straight-line rate method. The effective interest rate on the loan approximates to 2.89%. Accumulated amortization at June 30, 2021 was \$46,898.	2,640,780	-
Stevens Senior Housing of Ludlow, Inc.:		
Mortgage note payable to DHCD under the HOME Investment Partnership Program. The note is non-interest bearing requiring no payments until September 25, 2044. The note is secured by the apartment complex and assignment of certain leases and rents. The note is reflected net of unamortized discount of \$272,619 (effective rate of 4.61%) with a face amount of \$415,000.		
Financing costs of \$14,302 are being amortized using the straight-line rate method. The effective interest rate on the loan approximates to 5.37%. Accumulated amortization at June 30, 2021 was \$3,219.	-	131,298
Mortgage note payable to DHCD under the Housing Stabilization Fund Program. The note is non-interest bearing requiring no payments until September 25, 2064. The note is secured by the apartment complex and assignment of certain leases and rents. The note is reflected net of unamortized discount of \$859,748 (effective rate of 4.61%) with a face amount of \$994,743.		
Financing costs of \$34,282 are being amortized using the straight-		

105,336

line rate method. The effective interest rate on the loan approximates to 5.27%. Accumulated amortization at June 30,

2021 was \$4,623.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

9. Mortgages and Notes Payable – Continued

Mortgage note payable to DHCD administered by MHFA under
the Affordable Housing Trust Fund Program. The note is non-
interest bearing requiring no payments until September 25, 2054.
The note is secured by the apartment complex and assignment of
certain leases and rents. The note is reflected net of unamortized
discount of \$783,440 (effective rate of 4.61%) with a face amount
of\$1,000,000.

Financing costs of \$34,462 are being amortized using the straightline rate method. The effective interest rate on the loan approximates to 5.5%. Accumulated amortization at June 30, 2021 was \$5,818.

Mortgage note payable to CEDAC, non-interest bearing, payable annually to the extent that cash receipts exceed 105% of cash disbursements. Any remaining unpaid principal is due and payable on September 25, 2044. The note is secured by the apartment complex and assignment of certain leases and rents. The note is reflected net of unamortized discount of \$197,074 (effective rate of 4.61%) with a face amount of \$300,000.

Financing costs of \$10,339 are being amortized using the straightline rate method. The effective interest rate on the loan approximates to 5.37%. Accumulated amortization at June 30, 2021 was \$2,328.

CBA Housing Limited Partnership:

Mortgage note payable to USDA Rural Development is payable in monthly installments of \$2,876, net of a monthly subsidy of \$3,164 and bears interest at 4.875% per annum. The agreement provides for an interest subsidy making the effective rate 1% over the life of the note. Final payment is due in January 22, 2060, or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.

Amortizing Non-amortizing

187,916

94,915

1,258,412

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

9. Mortgages and Notes Payable – Continued

Mortgage note payable to DHCD under the HOME Investment
Partnership Program, accrues no interest except on delinquent
payments. The note is payable on November 21, 2040, or upon
the occurrence of an event of default or the sale or other transfer
of the Project. The apartment complex is pledged as collateral
for the mortgage. The outstanding principal balance at June 30,
2021 was \$715,000.

Financing costs of \$13,028 are being amortized using the straightline rate method. The effective interest rate on the loan approximates to 0.06%. Accumulated amortization at June 30, 2021 was \$4,559.

Mortgage note payable to DHCD administered by MHFA under the Affordable Housing Trust Fund Program, accrues no interest except on delinquent payments. All interest and principal due under this note are payable on November 21, 2040, or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage. The outstanding principal balance at June 30, 2021 was \$1,000,000.

Financing costs of \$18,222 are being amortized using the straight-line rate method. The effective interest rate on the loan approximates to 0.06%. Accumulated amortization at June 30, 2021 was \$6,378.

Church Street School Limited Partnership:

Mortgage note payable to USDA Rural Development is payable in monthly installments of \$2,123, net of a monthly subsidy of \$2,691 and bears interest at 5.375% per annum. The agreement provides for an interest subsidy making the effective rate 1% over the life of the note. Final payment is due on October 1, 2038, or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.

Amortizing Non-amortizing

706,531

988,156

927,446

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

9. Mortgages and Notes Payable – Continued

Mortgage note payable to DHCD under the HOME Investment
Partnership Program, accrues interest at a rate of 7.50%
compounded annually. All interest and principal due under this
note are payable on May 24, 2038, or upon the occurrence of an
event of default or the sale or other transfer of the Project. The
note is secured by a mortgage on the apartment complex and
assignment of certain leases and rents.

Mortgage note payable to DHCD administered by MHFA under the Affordable Housing Trust Fund, accrues interest at a rate of 7.50% compounded annually. All interest and principal due under this note are payable on May 24, 2038, or upon the occurrence of an event of default or the sale or other transfer of the Project. The note is secured by a mortgage on the apartment complex and assignment of certain leases and rents.

KenQuad Limited Partnership:

Mortgage note payable to MHP is secured by the real estate and personal property in the original amount of \$650,000. Monthly payments of interest at a rate equal to the LIBOR daily floating rate plus 2.25% are due through the July 1, 2017. Thereafter, the note requires monthly principal and interest payments of \$3,470, bears an interest rate of 4.95% per annum, and matures in June 2034. The outstanding principal balance at June 30, 2021 was \$609,210.

Financing costs of \$76,257 are being amortized using the straightline rate method. The effective interest rate on the loan approximates to 3.24%. Accumulated amortization at June 30, 2021 was \$20,230.

Mortgage note payable under the HOME Investments Partnership Program through DHCD and the City of Springfield bearing simple interest at a rate of 1% interest per annum. The note and accrued interest are due and payable in full on June 16, 2047, net of amortized discount of \$416,860 (effective rate of 2.5%) with a face amount of \$1,127,000. The note is secured by the apartment complex and assignment of certain leases and rents.

Amortizing Non-amortizing

243,890

733,960

553,183

- 710,140

Notes to Consolidating Financial Statements – Continued June 30, 2021

9.

Mortgages and Notes Payable – Continued		
	Amortizing	Non-amortizing
Mortgage note payable under the HOME Investments Partnership		
Program through DHCD and the City of Springfield bearing		
simple interest at a rate of 1% interest per annum. The note and		
accrued interest are due and payable in full on June 16,		
2047, net of amortized discount of \$158,813 (effective rate		
of 2.5%) with a face amount of \$435,000. The note is secured		
by the apartment complex and assignment of certain leases and		
rents.	-	276,187
Market and the Will of Control of the Land of the Control of the C		
Mortgage note payable to Valley CDC funded through the sale of		
the Project's Massachusetts low-income housing tax credits. The		
note bears interest at 2.5% compounded annually. Unpaid		
principal and interest is due December 2065. The note is secured		1 120 125
by a mortgage on the apartment complex.	-	1,128,125
Mortgage note payable to Valley CDC funded through the sale of		
the Project's Massachusetts historic rehabilitation tax credits. The		
note bears interest at 2.5% compounded annually. Unpaid		
principal and interest is due December 2065. The note is secured		
by a mortgage on the apartment complex.	-	1,979,731
Library Commons Limited Partnership:		
MHIC LLC provided construction funding of \$11,970,000 with		

MHIC LLC provided construction funding of \$11,970,000 with interest at a rate of 4.75% per annum fixed for the term of the loan. The note requires interest only payments and matures September 28, 2021. If the note is assigned to a permanent lender on or before September 28, 2021, the principal balance will be paid down to \$522,500. The maturity date will be extended twenty years from the date of the assignment, with monthly payments of principal and interest at an interest rate of 4.71% per annum fixed. The apartment complex is pledged as collateral for the mortgage.

10,111,703

Notes to Consolidating Financial Statements – Continued June 30, 2021

9. N

0 00110 0 0, 2021		
Mortgages and Notes Payable – Continued	Amortizing	Non-amortizing
MHIC CMF Affordable Housing Fund I LLC provided construction funding of \$630,000 with interest at a rate of 4.75% per annum fixed for the term of the loan. The note requires interest only payments and matures September 28, 2021. If the note is assigned to a permanent lender on or before September 28, 2021, the principal balance will be paid down to \$27,500. The maturity date will be extended twenty years from the date of the assignment, with monthly payments of principal and interest at an interest rate of 4.71% per annum fixed. The apartment complex is pledged as collateral for the mortgage.	532,195	-
Mortgage note payable to CEDAC under the Housing Innovations Fund Program and accrues interest at a rate of 1% simple interest based on a 360 day year. All interest and principal due under this note are payable on February 17, 2071, or upon the occurrence of an event of default or the sale or other transfer of the Project. The note is secured by a mortgage on the apartment complex and assignment of certain leases and rents.	-	1,899,304
Mortgage note payable to DHCD under the Housing Stabilization Fund Program and accrues interest at a rate of 1% simple interest based on a 360 day year. All interest and principal due under this note are payable on February 17, 2071, or upon the occurrence of an event of default or the sale or other transfer of the Project. The note is secured by a mortgage on the apartment complex and assignment of certain leases and rents.	-	847,800
Mortgage note payable to DHCD under the HOME Investment Partnership Program and accrues interest at a rate of 1% simple interest based on a 360 day year. All interest and principal due under this note are payable on February 17, 2071, or upon the occurrence of an event of default or the sale or other transfer of the Project. The note is secured by a mortgage on the apartment complex and assignment of certain leases and rents.	-	742,500

Mortgage note payable to DHCD administered by MHFA under the Affordable Housing Trust Fund Program and accrues interest at a rate of 1% simple interest based on a 360 day year. All interest and principal due under this note are payable on February 17, 2071, or upon the occurrence of an event of default or the sale or other transfer of the Project. The note is secured by a mortgage on the apartment complex and assignment of certain leases and rents.

1,000,000

Notes to Consolidating Financial Statements – Continued June 30, 2021

9. Mortgages and Notes Payable – Continued

	Amortizing	Non-amortizing
Mortgage note payable to the City of Holyoke accruing interest at		
a rate of 1% simple interest based on a 360 day year. All interest		
and principal due under this note are payable on February 17,		
2071, or upon the occurrence of an event of default or the sale or		
other transfer of the Project. The note is secured by a mortgage		
on the apartment complex and assignment of certain leases and		
rents.	-	360,000

Live Pleasant Limited Partnership:

Easthampton Savings Bank provided construction funding of \$8,480,710 with interest at a rate of 4% per annum fixed for the construction period. On December 16, 2018, the construction period ended and the interest rate was set at 5.93% per annum. The note required interest only payments thru the construction period. At the end of the construction period a principal payment was made to reduce the principal balance to \$2,314,310 with monthly payments of principal and interest required for the subsequent 30 years thereafter. The apartment complex is pledged as collateral for the mortgage. The outstanding principal balance at June 30, 2021 was \$2,240,144.

Financing costs of \$48,962 are being amortized using the straightline rate method. The effective interest rate on the loan approximates to 6.13%. Accumulated amortization at June 30, 2021 was \$3,264.

Mortgage note payable to DHCD under the Housing Stabilization Fund Program and accrues interest at a rate of 1% compounded annually. All interest and principal due under this note are payable on December 16, 2066, or upon the occurrence of an event of default or the sale or other transfer of the Project. The note is secured by a mortgage on the apartment complex and assignment of certain leases and rents.

Mortgage note payable to DHCD administered by MHFA under the Affordable Housing Trust Fund, accrues interest at a rate of 1% compounded annually. All interest and principal due under this note are payable on December 16, 2046, or upon the occurrence of an event of default or the sale or other transfer of the Project. The note is secured by a mortgage on the apartment complex and assignment of certain leases and rents.

2,194,446

500,000

1,083,000

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

9. Mortgages and Notes Payable – Continued

Mortgage note payable to CEDAC under the Housing
Preservation and Stabilization Trust Fund Program and accrues
interest at a rate of 1% compounded annually. All interest and
principal due under this note are payable on February 16, 2048,
or upon the occurrence of an event of default or the sale or other
transfer of the Project. The note is secured by a mortgage on the
apartment complex and assignment of certain leases and rents.

Mortgage note payable to CEDAC under the Housing Innovations Fund Program and accrues interest at a rate of 1% compounded annually. All interest and principal due under this note are payable on February 16, 2048, or upon the occurrence of an event of default or the sale or other transfer of the Project. The note is secured by a mortgage on the apartment complex and assignment of certain leases and rents.

Mortgage note payable to CEDAC under the Facilities Consolidation Fund Program and accrues interest at a rate of 1% compounded annually. All interest and principal due under this note are payable on February 16, 2048, or upon the occurrence of an event of default or the sale or other transfer of the Project. The note is secured by a mortgage on the apartment complex and assignment of certain leases and rents.

Lumber Yard Northampton Limited Partnership:

TD Bank provided construction funding of \$2,500,000 with interest at a rate of 5.53% per annum fixed for the term of the loan. On December 19, 2019, the note converted to permanent financing and the maturity date extended to December 19, 2039, with monthly payments of principal and interest required based on a 30 year amortization schedule. The apartment complex is pledged as collateral for the mortgage. The outstanding principal balance at June 30, 2021 was \$2,449,914.

Financing costs of \$79,908 are being amortized using the straight-line method. The effective interest rate on the loan approximates to 5.85%. Accumulated amortization at June 30, 2021 was 6,108.

Amortizing Non-amortizing

1,500,000

1,000,000

707,000

2,376,114

Notes to Consolidating Financial Statements – *Continued*June 30, 2021

9. Mortgages and Notes Payable – Continued

Mongages and Moles I ayable — Commuea		
Mortgage note payable to DHCD under the Housing Stabilization Fund Program, accrues no interest except on delinquent payments. The note is payable on February 19, 2069, or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.	Amortizing	Non-amortizing 1,000,000
Mortgage note payable to DHCD administered by MHFA under the Affordable Housing Trust Fund Program, accrues no interest except on delinquent payments. All interest and principal due under this note are payable on February 19, 2049 or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.	-	1,000,000
Mortgage note payable to DHCD under the Commercial Area Transit Node Housing Program, accrues no interest except on delinquent payments. The note is payable on February 19, 2049, or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.	-	1,000,000
Mortgage note payable to CEDAC under the Community Based Housing Program, accrues no interest except on delinquent payments. The note is payable on February 19, 2049, or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.	-	325,000
Mortgage note payable to Valley CDC accruing interest at 3.5% compounded annually. All interest and principal due under this note are payable on December 19, 2049 or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.	-	755,023
New Court Terrace LLC:		
Mortgage note payable to DHCD under the HOME Investment Partnership Program, accrues interest compounded annually at a rate of 5.75% per annum. All interest and principal due under this note are payable on October 2, 2033, or upon the occurrence of an event of default, as specified in the loan agreement. The apartment complex is pledged as collateral for the mortgage.	_	550,000
1		220,000

Notes to Consolidating Financial Statements – Continued June 30, 2021

9.

Mortgages and Notes Payable – Continued		
Mortgage note payable to the City of Springfield Office of Housing and Neighborhood Services under the Lead Hazard Abatement Program, accrues interest at a rate of 5.75% per annum. All interest and principal due under this note are payable October 2, 2023, or on demand if the premises are not used as required in Section 3 of the loan agreement. The apartment complex is pledged as collateral for the mortgage.	Amortizing	Non-amortizing 220,000
Mortgage note payable to the City of Springfield Community Development Department under the HOME Investment Partnership Program, accrues interest thereon compounded annually at a rate of 6.5% per annum. All interest, principal, and other payments due under this note are payable July 25, 2042, or upon sale or refinance of the Project. The apartment complex is pledged as collateral for the mortgage.	-	450,000
Mortgage note payable to DHCD administered by MHFA under the Affordable Housing Trust Fund Program, accrues interest at a rate of 5% per annum. All interest and principal due under this note are payable on October 1, 2033, or upon the occurrence of an event of default or the sale or other transfer of the Project. Under these circumstances, the note becomes immediately payable and due. The apartment complex is pledged as collateral for the mortgage.	-	667,612
Olympia Amherst Limited Partnership:		
Massachusetts Housing Partnership Fund has provided funding in the amount of \$535,000. The loan bears interest at 6.97% and is payable in monthly installments of principal and interest of \$3,549 through April 2035. The note is secured by the apartment complex. The outstanding principal balance at June 30, 2021 was \$495,035.		
Financing costs of \$99,823 are being amortized using the straight-line rate method. The effective interest rate on the loan approximates to 9.28%. Accumulated amortization at June 30, 2021 was \$30,778.	425,990	-
Mortgage note payable to DHCD under the Housing Stabilization Fund Program, accrues interest at 1% per annum. The note is payable on September 5, 2063, or upon the occurrence of an event of default or the sale or other transfer of the Project. The		1.715.000

1,715,000

apartment complex is pledged as collateral for the mortgage.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

9. Mortgages and Notes Payable – Continued

	Amortizing	Non-amortizing
Mortgage note payable to DHCD administered by MHFA under		
the Affordable Housing Trust Fund Program, accrues interest at		
1% per annum. All interest and principal due under this note are		
payable on September 5, 2044 or upon the occurrence of an		
event of default or the sale or other transfer of the Project. The		
apartment complex is pledged as collateral for the mortgage.	-	1,000,000

Parsons Limited Partnership:

Easthampton Savings Bank provided construction funding of \$4,656,447 with interest at a rate of 3.75% per annum fixed for the term of the loan The note requires interest only payments thru the construction period. At the end of the construction period a \$750,000 principal payment is due with monthly payments of principal and interest for the subsequent 30 years required thereafter. The apartment complex is pledged as collateral for the mortgage. The outstanding principal balance at June 30, 2021 was \$674,384.

Financing costs of \$38,340 are being amortized using the straightline rate method. The effective interest rate on the loan approximates to 4.285%. Accumulated amortization at June 30, 2021 was \$6,071.

Mortgage note payable to DHCD under the Non-Federal Investment Trust Fund Program, accrues no interest except on delinquent payments. The note is payable on July 27, 2045, or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.

Mortgage note payable to DHCD under the Housing Stabilization Fund Program, accrues no interest except on delinquent payments. The note is payable on July 27, 2065, or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.

642,115 -

490,217

- 1,000,000

Way Finders, Inc. and Subsidiaries
Notes to Consolidating Financial Statements – Continued
June 30, 2021

9.

assignment of certain leases and rents.

Mortgages and Notes Payable – Continued		
Mortgage note payable to DHCD administered by MHFA under the Affordable Housing Trust Fund Program, accrues no interest except on delinquent payments. All interest and principal due under this note are payable on July 27, 2065 or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.	Amortizing	Non-amortizing 1,175,000
Mortgage note payable to Valley CDC, accrues no interest except on delinquent payments. All interest and principal due under this note are payable on July 28, 2065 or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.	-	300,000
Sergeant House Limited Partnership:		
Mortgage note payable to CEDAC under the Housing Innovations Fund I Program non-interest bearing, payable annually to the extent that cash receipts exceed 105% of cash disbursements. Any remaining unpaid principal is due and payable on March 15, 2050. The note is secured by the apartment complex and assignment of certain leases and rents. The note is reflected net of amortized discount of \$166,870 (effective rate of 2.74%) with a face amount of \$240,735.	-	73,865
Mortgage note payable to CEDAC under the Housing Innovations Fund III Program non-interest bearing, payable annually to the extent that cash receipts exceed 105% of cash disbursements. Any remaining unpaid principal is due and payable on March 15, 2050. The note is secured by the apartment complex and assignment of certain leases and rents. The note is reflected net of amortized discount of \$251,275 (effective rate of 2.74%) with a face amount of \$362,500.	-	111,225
Mortgage note payable to CEDAC under the Housing Innovations Fund Program and accrues interest at a rate of 2% simple interest based on a 360 day year. All interest and principal due under this note are payable on May 17, 2050, or upon the occurrence of an event of default or the sale or other transfer of the Project. The note is secured by a mortgage on the apartment complex and		
againment of autoin lagge and neuto		500 000

500,000

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

9. *Mo*

Mortgages and Notes Payable – Continued		
,	Amortizing	Non-amortizing
Mortgage note payable to CEDAC under the Facilities Consolidation Fund Program and accrues interest at a rate of 2% simple interest based on a 360 day year. All interest and principal due under this note are payable on May 17, 2050, or upon the occurrence of an event of default or the sale or other transfer of the Project. The note is secured by a mortgage on the apartment complex and assignment of certain leases and rents.	-	265,000
Mortgage note payable to DHCD administered by MHFA under the Affordable Housing Trust Fund Program and accrues interest at a rate of 2% simple interest based on a 360 day year. All interest and principal due under this note are payable on May 17, 2050, or upon the occurrence of an event of default or the sale or other transfer of the Project. The note is secured by a mortgage on the apartment complex and assignment of certain leases and rents.	_	850,000
Totalo.		030,000
Mortgage note payable to Valley CDC accruing interest at 2.1% compounded annually. All interest and principal due under this note are payable on March 1, 2065 or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.	-	580,051
Mortgage note payable to Bridge Street LLC, a subsidiary of Valley CDC accruing interest at 3% compounded annually. All interest and principal due under this note are payable on March 1, 2065 or upon the occurrence of an event of default or the sale or other transfer of the Project. The apartment complex is pledged as collateral for the mortgage.	_	181,226
Verano Apartments Limited Partnership:		
Massachusetts Housing Partnership Fund has provided funding in the amount of \$415,000. The loan bears interest at 6.23% and is payable in monthly installments of principal and interest of \$2,550 through October 2036. The note is secured by the apartment complex.	302,704	-
Mortgage note payable to DHCD under the HOME Investment Partnership Program, accrues interest at a rate of 5.5% per annum. All interest and principal due under this note are payable on August 14, 2035, or upon the occurrence of an event of default		

550,000

or the sale or other transfer of the Project. Under these circumstances, the note becomes immediately payable and due. The note is secured by the apartment complex and assignment of

certain leases and rents.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

9. Mortgages and Notes Payable – Continued

Mortgage note payable to DHCD administered by MHFA under
the Affordable Housing Trust Fund, accrues interest at a rate of
4% per annum. All interest and principal due under this note are
payable on August 14, 2035, or upon the occurrence of an event
of default or the sale or other transfer of the Project. Under these
circumstances, the note becomes immediately payable and due.
The note is secured by the apartment complex and assignment of
certain leases and rents.

Mortgage note payable to the City of Holyoke Office for Community Development, accrues interest at a rate of 5.5% per annum. All principal and interest payments under this note shall be payable on August 14, 2035. No payments shall be due before the maturity date. The note is secured by the apartment complex and assignment of certain leases and rents.

Self Help Shelters, Inc. and HAP CHS, doing business as the joint venture Rehab Shelters, acting by and through HAP CHS, have provided funding of \$247,500. This note bears interest compounding annually at a rate of 9%. Payment began two years after date of borrowing, and continuing every 12 months thereafter during the entire term of this note to an amount equal to the prior calendar year's net cash flow. The note is secured by the apartment complex and assignment of certain leases and rents. The entire outstanding balance of principal and unpaid interest shall be due upon the sooner of: (a) the date which is 20 years from the borrowing date, or (b) the sale or transfer of the real property comprising collateral for this note. Under these circumstances, the note becomes immediately payable and due. HAP-CHS's 45% share of principal and accrued interest have been eliminated in the consolidating financial statements.

Other Subsidiaries:

MBL Housing and Development LLC:

Note payable to Neighborworks Capital Corporation approved up to \$500,000, bearing interest at 3% and payable in quarterly payments only until July 1, 2018. Thereafter principal payments of \$31,250 plus interest will be made quarterly. The outstanding principal balance and all accrued but unpaid interest is payable on July 1, 2022. The loan has been guaranteed by Way Finders.

Amortizing Non-amortizing

550,000

100,000

136,350

125,000

Way Finders, Inc. and SubsidiariesNotes to Consolidating Financial Statements – *Continued* June 30, 2021

Mortgages and Notes Payable – Continued 9.

Mortgages and Notes Payable – Continued		
Fuller Future LLC:	Amortizing	Non-amortizing
Note payable to the Life Initiative approved up to \$337,500, bearing interest at 5% and payable in quarterly interest payments only. The outstanding principal balance and all accrued but unpaid interest is payable upon obtaining permanent financing, but no later than February 18, 2022. Proceeds have been used to fund the acquisition of 188 Fuller Street in Ludlow, Massachusetts.	337,500	-
LC2 Holyoke LLC:		
Note payable to CEDAC approved up to \$101,500, bearing interest at 5.6% and payable in quarterly interest payments only. The outstanding principal balance and all accrued but unpaid interest is payable upon obtaining permanent financing, but no later than July 23, 2022. Proceeds have been used to fund the acquisition of 207 Elm Street in Holyoke Massachusetts.	101,500	-
Note payable to CEDAC approved up to \$250,000. Interest accrues at 7% and is payable along with the outstanding principal balance upon obtaining permanent financing. Proceeds have been used to fund the predevelopment costs at Library Commons II in Holyoke, Massachusetts.	-	182,735
Note payable to CEDAC approved up to \$150,000. Interest accrues at 3% and is payable along with the outstanding principal balance upon obtaining permanent financing. Proceeds have been used to fund the predevelopment costs at Library Commons II in Holyoke, Massachusetts.	-	150,000
Rosewood Way LLC:		
Note payable to CEDAC approved up to \$800,000. Interest accrues at 7% and is payable along with the outstanding principal balance upon obtaining permanent financing. Proceeds have been used to fund the predevelopment costs at 586 Mill Street in Agawam, Massachusetts.	-	500,000
Note payable to the Life Initiative approved up to \$513,000, bearing interest at 5% and payable in quarterly interest payments only. The outstanding principal balance and all accrued but unpaid interest is payable upon obtaining permanent financing, but no later than July 21, 2022. Proceeds have been used to fund the		
acquisition of 586 Mill Street in Agawam, Massachusetts.	513,000	-

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

9. Mortgages and Notes Payable – Continued

2021 was \$1,096.

Mortgages and Notes Payable – Continued		
	Amortizing	Non-amortizing
1780 HCHQ, Inc.		
Note payable to 18 VRV 2008 LLC in the amount of \$2,383,562 bearing interest at 1% and payable in quarterly interest payments only through December 2025. Thereafter, quarterly payments of principal and interest of \$25,211 will commence and continue through December 2052. The note is secure by the property located at 1780 Main Street, Springfield, Massachusetts.		
Financing costs of \$53,313 are being amortized using the straight-line rate method. The effective interest rate on the loan approximates to 1.07%. Accumulated amortization at June 30, 2021 was \$1,822.	2,332,071	-
Note payable to 18 VRV 2008 LLC in the amount of \$1,056,438 bearing interest at 1% and payable in quarterly interest payments only through December 2025. Thereafter, quarterly payments of principal and interest of \$11,174 will commence and continue through December 2052. The note is secure by the property located at 1780 Main Street, Springfield, Massachusetts.		
Financing costs of \$23,629 are being amortized using the straight-line rate method. The effective interest rate on the loan approximates to 1.07%. Accumulated amortization at June 30, 2021 was \$808.	1,033,617	-
Note payable to 18 VRV 2008 LLC in the amount of \$1,435,000 bearing interest at 1% and payable in quarterly interest payments only through December 2025 and a \$50,000 principal payment on December 20, 2025. Thereafter, quarterly payments of principal and interest of \$14,649 will commence and continue through December 2052. The note is secure by the property located at 1780 Main Street, Springfield, Massachusetts.		
Financing costs of \$32,096 are being amortized using the straight- line rate method. The effective interest rate on the loan approximates to 1.07%. Accumulated amortization at June 30,	1.404.000	

1,404,000

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

9. Mortgages and Notes Payable – Continued

Note payable to MHIC NE CDE II Subsidiary 51 LLC in the			
amount of \$4,099,726 bearing interest at 1% and payable in			
quarterly interest payments only through December 2025.			
Thereafter, quarterly payments of principal and interest of			
\$43,363 will commence and continue through December 2052.			
The note is secure by the property located at 1780 Main Street,			
Springfield, Massachusetts.			
Financing costs of \$91,698 are being amortized using the straight-			

Financing costs of \$91,698 are being amortized using the straightline rate method. The effective interest rate on the loan approximates to 1.07%. Accumulated amortization at June 30, 2021 was \$3,133.

Note payable to MHIC NE CDE II Subsidiary 51 LLC in the amount of \$1,817,074 bearing interest at 1% and payable in quarterly interest payments only through December 2025. Thereafter, quarterly payments of principal and interest of \$19,219 will commence and continue through December 2052. The note is secure by the property located at 1780 Main Street, Springfield, Massachusetts.

Financing costs of \$40,642 are being amortized using the straight-line rate method. The effective interest rate on the loan approximates to 1.07%. Accumulated amortization at June 30, 2021 was \$1,388.

Note payable to MHIC NE CDE II Subsidiary 51 LLC in the amount of \$2,425,200 bearing interest at 1% and payable in quarterly interest payments only through December 2025 and a \$86,000 principal payment on December 20, 2025. Thereafter, quarterly payments of principal and interest of \$24,742 will commence and continue through December 2052. The note is secure by the property located at 1780 Main Street, Springfield, Massachusetts.

Financing costs of \$54,244 are being amortized using the straightline rate method. The effective interest rate on the loan approximates to 1.07%. Accumulated amortization at June 30, 2021 was \$1,853. Amortizing Non-amortizing

4,011,161

1,777,820

2,372,809

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

9.

Total long-term liabilities

Mortgages and Notes Payable – Continued		
Note payable to COCRF SubCDE 79 LLC in the amount of \$476,712 bearing interest at 1% and payable in quarterly interest payments only through December 2025. Thereafter, quarterly payments of principal and interest of \$5,042 will commence and continue through December 2052. The note is secure by the property located at 1780 Main Street, Springfield, Massachusetts.	Amortizing	Non-amortizing
Financing costs of \$10,663 are being amortized using the straight-line rate method. The effective interest rate on the loan approximates to 1.07%. Accumulated amortization at June 30, 2021 was \$364.	466,413	-
Note payable to COCRF SubCDE 79 LLC in the amount of \$211,288 bearing interest at 1% and payable in quarterly interest payments only through December 2025. Thereafter, quarterly payments of principal and interest of \$2,235 will commence and continue through December 2052. The note is secure by the property located at 1780 Main Street, Springfield, Massachusetts.		
Financing costs of \$4,726 are being amortized using the straight-line rate method. The effective interest rate on the loan approximates to 1.07%. Accumulated amortization at June 30, 2021 was \$162.	206,724	-
Note payable to COCRF SubCDE 79 LLC in the amount of \$312,000 bearing interest at 1% and payable in quarterly interest payments only through December 2025. Thereafter, quarterly payments of principal and interest of \$3,300 will commence and continue through December 2052. The note is secure by the property located at 1780 Main Street, Springfield, Massachusetts.		
Financing costs of \$6,978 are being amortized using the straight-line rate method. The effective interest rate on the loan approximates to 1.07%. Accumulated amortization at June 30, 2021 was \$238.	305,260	_
Total notes payable	50,871,646	35,603,022
Less current portion	(13,958,203)	(886,275)

\$ 36,913,443

\$ 34,716,747

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

9. Mortgages and Notes Payable – Continued

The maturities of the mortgages and notes for the ensuing five years and thereafter are summarized as follows:

Fiscal Year	Amount
2022	\$ 14,844,478
2023	1,965,936
2024	1,434,547
2025	736,224
2026	1,887,901
Thereafter	73,954,408
Total note payments	94,823,494
Unamortized financing fees	(775,083)
Unamortized discount	(7,573,743)
Present value of note payments	\$ 86,474,668

Interest costs for the year ended June 30, 2021 was \$2,980,558, of which \$379,644 was capitalized. Additionally, amortized financing fees charged to interest expense for the year ended June 30, 2021 was \$36,221.

10. Related Party Transactions

During 2021, a member of Way Finders' Board of Directors was an officer of Valley CDC, a Massachusetts non-profit organization.

Financing

The Organization has five notes payable to Valley CDC and its subsidiaries as described in Note 9.

Members of Common Capital, Inc.'s Board of Directors and employees of the Organization have loaned \$16,000 to Common Capital, Inc.'s Community First Fund as described in Note 9.

Rental Income

Lumber Master LLC leases office space to Valley CDC under a non-cancellable lease agreement that expires in December 2039. During 2021, Lumber Master LLC charged \$25,245 in rents to Valley CDC under the lease agreement. At June 30, 2021, Valley CDC owed Lumber Master LLC \$6,058 in rents receivable.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

11. Net Assets

Board Designated

The Board of Directors has designated \$3,374,182 in net assets without donor restrictions to be used in support of affordable housing programs.

Net Assets with Donor Restrictions

The following summarizes the activity of net assets with donor restrictions for the year ended June 30, 2021:

		Donor	Releases	
	Balance	Restricted	from	Balance
	June 30, 2020	Contributions	Restriction	June 30, 2021
NeighborWorks Capital Fund	\$ 1,152,245	\$ -	\$(171,200)	\$ 981,045
Capital campaign	1,076,071	16,103	(196,745)	895,429
Community health innovation	312,000	-	(170,500)	141,500
Springfield loan fund	-	272,260	-	272,260
Client services programs	6,500	-	(6,500)	-
Organizational development	11,250	-		11,250
Green energy development	5,000	-	-	5,000
Elderly supportive housing	4,391,300	-	-	4,391,300
Below market rate loans	6,775,008	-	(195,087)	6,579,921
Time restricted	61,275	60,000	(60,000)	61,275
Total	\$ 13,790,649	\$ 348,363	\$(800,032)	\$ 13,338,980

Non-controlling Interest

During the year ended June 30, 2021, affordable housing subsidiaries received capital contributions from non-controlling interest owners totaling \$6,267,149. Additionally, an affordable housing subsidiary made equity distributions to non-controlling interest owners totaling \$5,385.

12. Income Taxes

Way Finders' for-profit subsidiaries had provisions for income taxes for the year ended June 30, 2021, consisting of the following:

Description	Ai	Amount	
State tax expense	\$	5,928	
Federal tax expense	_		
Total	\$	5,928	

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

12. Income Taxes – Continued

As of June 30, 2021, Way Finders' for-profit subsidiaries had net operating loss carry-forwards totaling approximately \$148,003 available to offset future taxable income. Certain net operating loss carry-forwards will expire at various times between 2021 and 2040 Additionally, Way Finders' for-profit subsidiaries had net passive loss carry-forwards totaling approximately \$58,318 and passive tax credit carry-forwards totaling approximately \$3,810 available to offset future passive taxable income. It is unclear if Way Finders will realize value from these credits and loss carry-forwards; accordingly a related tax deferred asset has not been recorded.

13. Retirement Plans

Way Finders Tax Sheltered Annuity Retirement Plan

Way Finders provides retirement benefits for its full-time employees through its tax sheltered annuity retirement plan. This plan constitutes a defined contribution plan under section 403(b) of the Internal Revenue Code. All employees are eligible to make elective contributions to the plan upon the beginning of employment and employees who have completed 1.5 years of service as defined by the plan are eligible for employer contributions. Prior to August 1, 2019, the Plan requires Way Finders to make a 20% employer match of employee contributions of up to 2% of annual compensation. Additionally, Way Finders may make discretionary employer contributions to eligible employees based on their compensation as defined by the Plan. Employer contributions for the year ended June 30, 2021 was \$308,017.

Common Capital SIMPLE IRA Plan

Common Capital, Inc. has a SIMPLE IRA plan which is available to all employees who have completed 90 days of service. Employees may contribute into the plan on a tax-deferred basis. Common Capital, Inc. contributes a matching contribution on a semi-monthly basis. The amount of such contribution is equal to the amount of salary reduction employees elect to defer to a maximum of 3% of the employee's compensation. During 2017, the plan was frozen and eligible employees now are enrolled in Way Finders Tax Sheltered Annuity Retirement Plan.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

14. Rental Income Under Operating Leases

The Organization has commercial lease agreements with tenants that expire at various times through 2039. The minimum future rental income on non-cancelable operating leases over the next five years are as follows:

Fiscal Year	A	Amount	
2022	\$	185,600	
2023	\$	115,962	
2024	\$	62,283	
2025	\$	63,530	
2026	\$	64,808	

15. Commitments

Leases

The Organization leases program space and equipment under non-cancelable operating leases expiring in various years through fiscal year 2022. For the year ended June 30, 2021, expense under the various leases totaled \$215,247. The minimum payments due on the leases for the next three years are as follows:

Fiscal Year	Amount
2022	\$ 111,727
2023	104,891
2024	97,539
2025	74,226
2026	 60,021
Total	\$ 448,404

Construction Contract

On August 12, 2019, Library Commons Limited Partnership executed a \$12,839,035 contract for the construction of the Library Commons Project. Through June 30, 2021, change orders were approved increasing the contract amount to \$13,991,234. At June 30, 2021, costs incurred under the contract totaled \$13,579,937. The remaining \$411,297 in construction costs under the contract will be incurred in fiscal year 2022.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

15. Commitments – Continued

Financing Commitments

Way Finders has a line of credit with Massachusetts Housing Investment Corporation to a maximum of \$500,000 secured by certain assets of Way Finders. Interest accrues at the Wall Street Journal's prime rate plus 2.5% and outstanding amounts on the line are payable on demand. At June 30, 2021, there was no balance outstanding on the line of credit. The line expires December 1, 2021.

Common Capital Inc. has a line of credit with Greenfield Cooperative Bank to a maximum of \$100,000. Funds from this line are to be used for working capital needs. The line is secured by an assignment and pledge of a promissory note and collateral documents. Interest accrues at the Wall Street Journal's prime rate plus 0.5% and outstanding amounts on the line are payable on demand. At June 30, 2021, there was no balance outstanding on the line of credit. The line expires November 6, 2021.

The Organization has received various financing commitments to fund acquisition, predevelopment and construction costs related to development and renovations at several of its projects. As of June 30, 2021, the following commitments were received:

			Amount	
Lender	Project	Commitment	Received	Outstanding
MHIC LLC	Library Commons	\$11,970,000	\$ 10,111,703	1,858,297
MHIC CMF Affordable				-
Housing Fund I LLC	Library Commons	630,000	532,195	97,805
CEDAC	Library Commons	2,000,000	1,899,304	100,696
DHCD	Library Commons	942,000	847,800	94,200
DHCD	Library Commons	825,000	742,500	82,500
City of Holyoke	Library Commons	400,000	36,000	364,000
CEDAC	Library Commons II	250,000	182,735	67,265
CEDAC	Mill Street	800,000	500,000	300,000
CEDAC	NewCourt Terrace	400,000	53,540	346,460
	Total	\$18,217,000	\$14,905,777	\$ 3,311,223

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

16. Liquidity and Availability

The following represents the Organization's financial assets at June 30, 2021:

Financial assets:

Cash	\$ 10,383,457
Restricted cash	19,499,644
Grants receivable	2,928,204
Capital campaign pledges receivable	588,884
Accounts receivable	592,965
Small business loans receivable, net	1,371,275
Other loans receivable, net	125,239
Interest receivable	11,029
Investments	58,097
Total financial assets	35,558,794
Less amounts not available to be used within one year	
Net assets with donor restrictions	13,338,980
Less net assets with donor restrictions invested	
in long term assets	(10,971,221)
Board designated net assets	3,374,182
Loan receivable repayments restricted for lending	1,371,275
	7,113,216
Financial assets available to meet general expenditures	

As part of its liquidity management, the Organization has a policy to structure its financial assets to be available as its general expenditures, liabilities and other obligations come due. Additionally, Way Finders' affordable housing subsidiaries maintains restricted deposits and funded reserves totaling \$7,460,488 included in non-current restricted cash and restricted investments at June 30, 2021. The ability to use these restricted deposits and funded reserves are subject to lender and investor approval. The restricted deposits and funded reserves are closely monitored by management, lenders and investors to ensure they are adequately funded to meet future expenditures.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

17. Concentrations

Cash

The Organization maintains its cash accounts in several commercial banks located in Massachusetts. Accounts at each bank are guaranteed by the Federal Deposit Insurance Corporation (FDIC) up to \$250,000 per bank. Additionally, deposits in excess of FDIC coverage are covered by Depositors Insurance Fund (DIF) at certain Massachusetts banks. The Organization does not believe it is exposed to significant risk as it periodically reviews the credit standings of the related institutions.

A summary of the total insured and uninsured cash balances at June 30, 2021 is as follows:

Total cash in all banks	\$40,699,190
Portion insured by FDIC and DIF	(38,380,572)
Uninsured cash balances	\$ 2,318,618

Small Business Loans Receivable

All small business loans receivable are from businesses located in western Massachusetts. The lending policies of Common Capital, Inc. consider collateral in its underwriting. Common Capital, Inc. will obtain sufficient available collateral, but due to Common Capital, Inc.'s mission, it may approve loans which are either completely unsecured or are functionally unsecured based on the likely collateral value in a liquidation scenario. Common Capital, Inc. also recognizes that in instances where it is a subordinate lender, it will be at financial disadvantage in liquidation scenarios.

Support

The Organization's main source of funding is provided from grants and contracts with DHCD, which is approximately 80% of its revenue and 56% of its grants receivable for the year ended June 30, 2021.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

18. Contingencies

Operations

The Organization's real estate holdings are concentrated in the multifamily real estate market. In addition, the Organization operates in a heavily regulated environment. The operations of the Organization are subject to the administrative directives, rules and regulations of federal, state and local regulatory agencies, including, but not limited to HUD, SBA, U.S. Department of the Treasury, DHCD and MassHousing ("the Agencies"). Such administrative directives, rules and regulations are subject to change by an Act of Congress or an administrative change mandated by the Agencies. Changes may occur with little notice or inadequate funding to pay for the related costs, including the additional administrative burden, to comply with such changes.

NeighborWorks Capital Grants

NeighborWorks® has provided capital grants in prior years for making affordable loans to capital projects. These amounts are classified as net assets with donor restrictions although proceeds on capital projects, or interest earned, over and above the corpus may be transferred to net assets without donor restrictions for furthering Way Finders' mission. However, should Way Finders become defunct, all remaining grant funds, interest earnings, capital project proceeds and the loan and capital projects portfolios representing use of these funds will revert to NeighborWorks®. No capital grants were received and NeighborWorks® approved the release of \$171,200 to net assets without donor restrictions during 2021. The total net assets with donor restrictions of \$981,045 at June 30, 2021, is restricted by NeighborWorks® for affordable loans to capital projects.

Litigation

The Organization is defending complaints (judicial and administrative) for discrimination by a current employees and former clients, and a claim of emotional distress due to harassment by a former client. The Organization believes it has meritorious defenses against each of the complaints and intends to vigorously contest them, and expects that the resolution of such complaints will not have a material adverse effect on its financial position. Therefore, no adjustment has been made to the 2021 financial statements.

Grant Funding

The Organization's various grants and contracts are subject to audit by appropriate governmental agencies. Acceptance of final costs incurred under these grants and contracts resides with these grantors. As of the date of these statements, the materiality of adjustments to final costs, if any, cannot be determined although management does not anticipate any. Therefore, no adjustment has been made to the 2021 financial statements.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

18. Contingencies – Continued

CDFI Certification Status

On September 17, 2013, Common Capital, Inc. was re-certified by the U.S. Department of the Treasury's Community Development Financial Institution Fund as a Community Development Financial Institution. Common Capital, Inc.'s certification is subject to annual reviews by U.S. Department of the Treasury's Community Development Financial Institution Fund. Common Capital, Inc. satisfied its annual review during 2021.

SBA Community Advantage

Common Capital, Inc. is required to maintain loan loss reserve accounts to cover potential losses arising from defaulted Community Advantage loans. The minimum requirement is 5% of the unguaranteed portion of Common Capital, Inc.'s Community Advantage loan portfolio. Common Capital, Inc. was in compliance with this requirement for the year ended June 30, 2021 by maintaining restricted bank accounts that exceed the required minimum.

Surplus Revenue Retention

Surplus generated under Commonwealth of Massachusetts unit rate contracts must comply with 808 CMR 1.03(7), "Surplus Revenue Retention Policy". In accordance with these requirements, Way Finders is entitled to retain surplus up to twenty percent (20%) of the total revenue of all Commonwealth programs per year as unrestricted net assets. The surplus can be used to further Way Finders' charitable purposes, but may not be used for non-reimbursable expenses as defined in 808 CMR 1.05. For the year ended June 30, 2021, the current year surplus revenue did not exceed 20% of the total revenue of all of the Commonwealth programs.

COVID-19

On March 11, 2020, the World Health Organization characterized the outbreak of a novel strain of coronavirus (COVID-19) as a pandemic. In addition, multiple jurisdictions in the U.S. have declared a state of emergency. The Organization has continued operating during the pandemic, however there have been disruptions and restrictions on our employees' ability to work. Changes to the operating environment may increase operating costs. The future effects of these issues cannot be reasonably estimated. It is anticipated that these impacts will continue for some time.

Notes to Consolidating Financial Statements – *Continued* June 30, 2021

19. Conditional Promise to Give

Way Finders has several government grants and contracts whose revenue is conditional upon delivering specific services to clients or incurring qualifying expenditures. These conditional grants and contacts will be recognized in the financial statements when the conditions on which they depended are substantially met. At June 30, 2021, conditional promises to give totaled \$19,712,638, of which \$18,051,561 has been received and included in advances on grants and contracts in the consolidating statement of financial position.

20. Debt Forgiveness Income

During 2020, the Organization received a \$2,692,000 loan under the SBA's Payroll Protection Program administered by Berkshire Bank. During 2021, the loan was forgiven as the Organization used the loan proceeds for eligible expenditures under the Payroll Protection Program. The debt forgiveness income is reported on the statement of activities for the year ended June 30, 2021.

21. Subsequent Events

The Organization has performed an evaluation of subsequent events through November 12, 2021, which is the date the Organization's consolidating financial statements were available to be issued. No material subsequent events have occurred since June 30, 2021 that requires recognition or disclosure in these financial statements.

SUPPLEMENTAL INFORMATION

Way Finders, Inc. and Subsidiaries
Schedule of Financial Position for Way Finders, Inc. June 30, 2021

Assets

	Оре	erations	Assistance Payments	Rental Properties]	Intra-company Eliminations	V	Way Finders
Current Assets								
Cash	\$	6,657,161	\$ -	\$ 39,467	\$	-	\$	6,696,628
Restricted cash	1	4,811,883	4,538,825	-		-		19,350,708
Grants receivable		2,707,725	84,729	-		-		2,792,454
Capital campaign pledges receivable		588,884	-	-		-		588,884
Accounts receivable		254,890	-	38,656		-		293,546
Related party receivables		3,976,830	77,498	-		(38,731)		4,015,597
Loans receivable, net		115,239	-	-		-		115,239
Prepaid expenses and other assets		155,083	 	 16,854			_	171,937
Total current assets	2	29,267,695	 4,701,052	 94,977	_	(38,731)		34,024,993
Property and Equipment								
Land		57,000	-	113,000		-		170,000
Buildings and improvements		211,971	-	2,372,980		-		2,584,951
Furniture and equipment		3,177,169	-	14,725		-		3,191,894
Software		406,736	-	-		-		406,736
Less: accumulated depreciation	((2,094,352)	 	 (1,042,404)				(3,136,756)
Total property and equipment		1,758,524	 	 1,458,301		<u>-</u>		3,216,825
Other Assets								
Investments		642,530	-	-		-		642,530
Contribution receivable		81,694	-	-		-		81,694
Restricted cash		-	755,647	472,476		-		1,228,123
Work in progress		1,894,604	-	48		(25,581)		1,869,071
Loans receivable, net	2	20,241,273	 	 		(95,000)		20,146,273
Total other assets	2	22,860,101	 755,647	 472,524	_	(120,581)		23,967,691
Total assets	\$ 5	3,886,320	\$ 5,456,699	\$ 2,025,802	\$	(159,312)	\$	61,209,509

Way Finders, Inc. and Subsidiaries
Schedule of Financial Position for Way Finders, Inc. - Continued June 30, 2021

Liabilities and Net Assets

	Operations		Assistance Payments		Rental Properties	ntra-company Eliminations	V	Way Finders
Current Liabilities								
Accounts payable	\$ 1,041,677	\$	-	\$	28,630	\$ -	\$	1,070,307
Related party payables	-		-		38,731	(38,731)		-
Accrued expenses	2,665,312		-		-	-		2,665,312
Advances on grants and contracts	12,846,300		4,701,052		-	-		17,547,352
Mortgages and notes payable	1,585,394		-		9,756	-		1,595,150
Non-amortizing notes payable	53,540		-		-	-		53,540
Deferred revenue	 2,245			_	5,360	 		7,605
Total current liabilities	 18,194,468		4,701,052	_	82,477	 (38,731)	_	22,939,266
Noncurrent liabilities								
Amortizing notes payable	8,410,951		-		139,788	-		8,550,739
Non-amortizing notes payable	-		-		818,696	(95,000)		723,696
Escrow liabilities	-		755,647		15,519	-		771,166
Advances on grants and contracts	 11,048,446			_		 	_	11,048,446
Total noncurrent liabilities	 19,459,397		755,647	_	974,003	 (95,000)		21,094,047
Total liabilities	 37,653,865		5,456,699	_	1,056,480	 (133,731)		44,033,313
Net Assets								
Without donor restrictions								
Board designated for affordable housing program	3,374,182		-		-	-		3,374,182
Undesignated	10,904,274		-		198,812	(25,581)		11,077,505
With donor restrictions	 1,953,999	_			770,510	 		2,724,509
Total net assets	 16,232,455			_	969,322	 (25,581)		17,176,196
Total liabilities and net assets	\$ 53,886,320	\$	5,456,699	\$	2,025,802	\$ (159,312)	\$	61,209,509

Way Finders, Inc. and Subsidiaries
Schedule of Revenue, Support and Expenses for Way Finders, Inc.
June 30, 2021

	Witho	out Donor Restric	tions	With Donor	With Donor Restrictions		
	Operations	Assistance Payments	Rental Properties	Operations	Rental Properties	Intra-company Eliminations	Way Finders
Revenue and Support							
Contributions	\$ 4,554,192	\$ -	\$ -	\$ 60,000	\$ -	\$ -	\$ 4,614,192
Capital campaign	8,233	-	-	16,103	-	-	24,336
Grant assistance payments	· -	76,015,546	-	-	-	-	76,015,546
Grants - Neighbor Works America	530,357	-	-	-	-	-	530,357
Government grants and contracts	22,189,350	-	-	-	_	-	22,189,350
Program fees	380,423	_	1,932	_	_	_	382,355
Property and asset management fees	782,965	_	-	_	_	(41,309)	741,656
Developer fees	1,017,274	_	_	_	_	(221,046)	796,228
Lending interest income and fees	307,762	_	_	_	_	-	307,762
Investment income	93,450	_	730	_	_	(15,320)	78,860
Rental income	77,647	_	407,035	_	_	(13,320)	484,682
Debt forgiveness income	2,692,000	_	-	_	_	_	2,692,000
Release from restriction	469,445	_	54,033	(469,445)	(54,033)	-	-
Total revenue and support	33,103,098	76,015,546	463,730	(393,342)	(54,033)	(277,675)	108,857,324
Expenses							
Salaries	13,101,432	_	89,631		_	(186,951)	13,004,112
Payroll tax and fringe benefits	3,030,924	-	19,070	-	-	,	
		-	19,070	-		(34,095)	3,015,899
Employee training	54,505		(269	-	-	-	54,505
Professional services	623,908	-	6,368	-	-	-	630,276
Contract services	298,624	-	2,023	-	-	-	300,647
Communications	219,403	-	6,969	-	-	-	226,372
Postage	76,810	-	640	-	-	-	77,450
Materials production	104,291	-	327	-	-	-	104,618
Management fees	-	-	41,309	-	-	(41,309)	-
Program expense	3,937,729	-	-	-	-	-	3,937,729
Office supplies	97,635	-	186	-	-	-	97,821
Licenses, dues and fees	376,421	-	580	-	-	-	377,001
Travel	33,916	-	1,009	-	-	-	34,925
Audit expense	107,489	-	-	-	-	-	107,489
Legal expense	-	-	10,275	-	-	-	10,275
Insurance	155,887	-	15,438	-	-	-	171,325
Bad debt expense	4,047,204	-	-	-	-	-	4,047,204
Repairs and maintenance	61,469	-	41,375	-	-	-	102,844
Utilities	8,524	-	50,781	-	-	-	59,305
Recruitment	316,186	-	-	-	-	-	316,186
Other taxes	9,185	-	21,922	-	-	-	31,107
Interest	482,082	-	66,577	-	-	-	548,659
Provider reimbursement	43,146	-	-	-	-	-	43,146
Other expenses	266,602	-	281	-	-	-	266,883
Depreciation and amortization	160,567	-	68,150	-	-	-	228,717
Client assistance disbursed	-	76,015,546	-	-	-	-	76,015,546
Computer operations	167,725	-	4,308	-	-	-	172,033
Occupancy	874,310	-	-	-	_	-	874,310
Marketing and outreach	32,448	_	-	-	_	-	32,448
Other administrative expenses	(148,080)		1,206				(146,874)
Total expenses	28,540,342	76,015,546	448,425			(262,355)	104,741,958
Change in net assets	\$ 4,562,756	\$ -	\$ 15,305	\$ (393,342)	\$ (54,033)	\$ (15,320)	\$ 4,115,366

Way Finders, Inc. and Subsidiaries Schedule of Financial Position for Housing Assistance Programs June 30, 2021

	Federal Voucher	Moderate Rehab			Total
Assets					
Restricted cash	\$ 4,404,863	\$ 163,150	\$ 731,245	\$ 214	\$ 5,299,472
Grants receivable - DHCD	143,373	10,000	-	380,262	533,635
Accounts receivable - DHCD	-	-	180	-	180
Related party receivables	2,435,738	1,061,061	-	593,528	4,090,327
Prepaid expenses and other assets	3,683	-	-	-	3,683
Buildings and improvements	4,667	-	-	-	4,667
Software	113,199	23,935	-	-	137,134
Less: accumulated depreciation	(113,199)	(23,935)			(137,134)
Total assets	\$ 6,992,324	\$ 1,234,211	\$ 731,425	\$ 974,004	\$ 9,931,964
Liabilities					
Accounts payable	\$ 18,122	\$ 5,800	\$ -	\$ 473	\$ 24,395
Related party payables	-	-	724,526	_	724,526
Accrued expenses	125,113	57,255	17,934	1,132	201,434
Escrow liabilities	755,647	-	_	-	755,647
Advances on grants and contracts	3,725,742	139,674	776,707	58,929	4,701,052
Total liabilities	4,624,624	202,729	1,519,167	60,534	6,407,054
Net Assets					
Without donor restrictions					
Undesignated	-	-	(787,742)	913,470	125,728
Board designated for affordable					
housing program	2,342,700	1,031,482	-	-	3,374,182
With donor restrictions	25,000				25,000
Total net assets	2,367,700	1,031,482	(787,742)	913,470	3,524,910
Total liabilities and net assets	\$ 6,992,324	\$ 1,234,211	\$ 731,425	\$ 974,004	\$ 9,931,964

Schedule of Revenue, Expenses, and Changes in Net Assets for Housing Assistance Programs
For the Year Ended June 30, 2021

	Federal	Moderate		Other	
	Voucher	Rehab	MRVP	Programs	Total
Revenue and Support					
Contributions	\$ 25,000	\$ -	\$ -	\$ -	\$ 25,000
Grant assistance payments	34,402,966	4,063,080	6,127,798	159,205	44,753,049
Government grants and contracts	4,251,554	516,725	490,250	44,646	5,303,175
Program fees	21,484	-	1,321	44,061	66,866
Investment income				2,988	2,988
Total revenue and support	38,701,004	4,579,805	6,619,369	250,900	50,151,078
Expenses					
Salaries	2,508,323	317,382	343,689	36,504	3,205,898
Payroll tax and fringe benefits	603,823	68,583	77,268	9,558	759,232
Employee training	4,710	-	-	-	4,710
Professional services	65,650	13,301	-	190	79,141
Contract services	5,850	-	17,726	532	24,108
Communications	10,898	5,887	-	255	17,040
Postage	42,129	3,959	6,221	80	52,389
Materials production	44,071	344	174	81	44,670
Program expense	6,494	-	-	-	6,494
Office supplies	27,404	1,738	1,976	342	31,460
Licenses, dues and fees	100,621	-	-	-	100,621
Travel	22,135	3,267	228	-	25,630
Audit expense	13,934	11,366	1,509	226	27,035
Insurance	16,737	1,664	1,883	241	20,525
Recruitment	159	-	-	=	159
Provider reimbursement	43,146	-	-	-	43,146
Other expenses	20,167	-	-	1,106	21,273
Client assistance disbursed	34,402,966	4,063,080	6,127,798	159,205	44,753,049
Computer operations	129,789	12,713	13,920	2,265	158,687
Occupancy	274,634	26,620	29,998	6,704	337,956
Marketing and outreach	32,654	2,458	2,623	932	38,667
Administrative allocation	432,719	42,345	46,381	7,757	529,202
Total expenses	38,809,013	4,574,707	6,671,394	225,978	50,281,092
Change in net assets	(108,009)	5,098	(52,025)	24,922	(130,014)
Net assets - beginning of year	2,475,709	1,026,384	(735,717)	888,548	3,654,924
Net assets - end of year	\$2,367,700	\$1,031,482	<u>\$(787,742)</u>	<u>\$913,470</u>	\$3,524,910

Schedule of Financial Position - NeighborWorks® America Capital Fund June 30, 2021

Assets	
Cash	\$ 25,327
Related party receivables	583,718
Loans receivable	 372,000
Total assets	\$ 981,045
Liabilities and Net Assets	
Liabilities	\$ -
Net assets	 981,045
Total liabilities and net assets	\$ 981,045

Way Finders, Inc. and Subsidiaries

Schedule of Activities - NeighborWorks® America Capital Fund For the Year Ended June 30, 2021

Revenue, Gains, Other Support and Release of Capital:

Capital grant - NeighborWorks® America - beginning balance	\$ 1,152,245
Additions	-
Released - unrestricted	 (171,200)
Net assets at end of year	\$ 981,045

Investment income in the amount of \$1,868 was earned on the net assets of the NeighborWorks® America Investment and Grant Agreement and was available for unrestricted use by Way Finders. There were no proceeds from capital projects in excess of the amount of funds necessary to maintain the net assets at a level disclosed in the Investment and Grant Agreement with NeighborWorks® America (\$981,045). Accordingly, no funds were transferred from the NeighborWorks® America Revolving Loan and Capital Projects Fund for that purpose.

SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS

Federal Grantor Cluster or Program Title Pass-through Grantor	Federal Assistance Listing Number	Federal Pass-through Entity Identifying Number	Total Federal Expenditures	Expenditures to Subrecipients
U.S. Department of Housing and Urban Development				
Fair Housing Initiatives Program				
Direct Program	14.408	FEOI190062	\$ 41,734	\$ 16,367
Direct Program	14.408	FEOI190062	76,792	33,858
Total Fair Housing Initiatives Program			118,526	50,225
Moving to Work Demonstration Program				
Passed through Massachusetts Department of Housing and				
Community Development (DHCD)	14.881	SCOCD264520759015MTW	36,128,254	-
Passed through Massachusetts DHCD	14.881	SCOCD264520759015SUP	87,250	-
Passed through Massachusetts DHCD	14.881	SCOCD264520759015SNO	180,173	-
COVID 19 Moving to Work Demonstration Program				
Passed through Massachusetts DHCD	14.881	SCOCD26452186RAASUPP	1,170,569	-
Passed through Massachusetts DHCD	14.881	SCOCD26452186MTWERMA	593,471	-
Passed through Massachusetts DHCD	14.881	SCOCD264521869025COV	1,249	
Total Moving to Work Demonstration Program			38,160,966	
Section 8 Project-Based Cluster: Lower Income Housing Assistance Program - Section 8 Moderate Rehabilitation	14.957	SCOCD2(4020750010MBD	4 570 905	
Passed through Massachusetts DHCD	14.856	SCOCD264020759019MRB	4,579,805	-
COVID 19 HOME Investment Partnership Program Passed through City of Springfield	14.239	20200760	1,716,700	-
Supportive Housing Program				
Passed through Massachusetts DHCD	14.235	MA0257LIT161912	137,729	-
Passed through Massachusetts DHCD	14.235	MA0257LIT162013	68,865	-
Passed through City of Springfield	14.235	MA0459U1T041906	63,263	-
Passed through Community Action Pioneer Valley	14.235	MA00721T071912	18,820	-
Passed through Community Action Pioneer Valley	14.235	MA00721T072013	8,574	
Total Supportive Housing Program			297,251	

See accompanying notes to the schedule

Federal Grantor Cluster or Program Title Pass-through Grantor	Federal Assistance Listing Number	Federal Pass-through Entity Identifying Number	Total Federal Northampton	Expenditures to Subrecipients
Housing Voucher Cluster Section 8 Housing Choice Vouchers Passed through Massachusetts DHCD	14.871	SCOCD264020759014HCV	284,292	-
COVID 19 Mainstream Voucher Program Passed through Massachusetts DHCD	14.879	SCOCD 264221869027MS5	7,308	-
Family Unification Program Passed through Massachusetts DHCD	14.880	SCOCD264120759016FUP	439,699	-
Total Housing Voucher Cluster			731,299	
Continuum of Care Program Passed through Massachusetts DHCD Passed through Massachusetts DHCD	14.267 14.267	MA0243LIT16912 MA0243LIT162013	115,664 51,624	<u>-</u>
Total Continuum of Care Program			167,288	
CDBG - Entitlement Grants Cluster Community Development Block Grants/Entitlement Grants				
Passed through Massachusetts DHCD (Loan)	14.218	N/A	170,000	-
Passed through City of Springfield	14.218	N/A	174,500	-
Passed through City of Northampton COVID 19 Community Development Block Grants/Entitlement Grants	14.218	81-21	23,685	-
Passed through City of Springfield	14.218	20200764	528,687	
Total CDBG - Entitlement Grants Cluster			896,872	
Family Self Sufficiency Program Passed through Massachusetts DHCD	14.896	SCOCD264020759021FSS	218,947	-
COVID 19 Emergency Solutions Grant Program Passed through Massachusetts DHCD	14.231	SCOCD8000ESGCV2021F000	171,824	-
Supportive Housing for Persons with Disabilities Passed through Massachusetts DHCD	14.181	SCOCD264220759017MS5	138,028	-

See accompanying notes to the schedule

Federal Grantor Cluster or Program Title Pass-through Grantor	Federal Assistance Listing Number	Federal Pass-through Entity Identifying Number	Total Federal Expenditures	Expenditures to Subrecipients
Housing Counseling Assistance Program Passed through Housing Partnership Network	14.169	20-13	62,726	_
Community Development Block Grants/State's Program and Non-entitlement Grants in Hawaii	14.228	20-180-006		
Passed through Town of West Springfield COVID 19 Community Development Block Grants/State's Program and Non-entitlement Grants in Hawaii	14.228	20-180-006	2,200	-
Passed through Town of Agawam	14.228	N/A	984,986	
Total Community Development Block Grants/State's Program and	Non-entitlement		987,186	
Total U.S. Department of Housing and Urban Development			48,247,418	50,225
U.S. Department of Treasury				
NeighborWorks Grant Funds				
Passed through Neighborworks Reinvestment Corporation	21.U01	R-SUPINT-2021-61926	13,000	-
Passed through Neighborworks Reinvestment Corporation	21.U01	R-SUPINT-2021-62056	20,000	-
Passed through Neighborworks Reinvestment Corporation	21.U01	R-NEC-2021-61276	390,000	-
Passed through Neighborworks Reinvestment Corporation	21.U01	R-PRI-2021-62935	20,000	-
Passed through Neighborworks Reinvestment Corporation	21.U01	R-NWW-2021-61659	500	-
Passed through Neighborworks Reinvestment Corporation	21.U01	R-SUPINT-2021-63725	10,000	-
Passed through Neighborworks Reinvestment Corporation	21.U01	R-CLI-2021-62915	4,000	
Total NeighborWorks Grant Funds			457,500	
COVID-19 Coronavirus Relief Fund Passed through Massachusetts DHCD	21.019	OCD2650HSLERAFT21000	1,588,310	-
COVID 19 Emergency Rental Assistance Program Passed through Massachusetts DHCD	21.023	OCD2650HSLERAFT21000	18,912,258	
Total U.S. Department of Treasury			20,958,068	

Federal Grantor Cluster or Program Title Pass-through Grantor	Federal Assistance Listing Number	Federal Pass-through Entity Identifying Number	Total Federal Expenditures	Expenditures to Subrecipients
U.S. Department of Commerce				
Economic Development Cluster Economic Adjustment Assistance Direct Program Direct Program Total Economic Adjustment Assistance	11.307 11.307	01-79-08851 01-79-14260	435,215 484,014 919,229	
Total U.S. Department of Commerce			919,229	
Small Business Administration				
Microloan Program				
Direct Program (Loan)	59.046	702-510-5007 SBA	189,265	-
Direct Program (Loan)	59.046	960-371-5003 SBA	492,903	-
Direct Program (Loan)	59.046	365-889-7003 SBA	594,817	-
Direct Program (Loan)	59.046	839-167-8202 SBA	350,000	-
Direct Program (Grant)	59.046	SBAHQ-19-Y-0015	200,546	
Total Microloan Program			1,827,531	
7(a) Loan Guarantees				
Direct Program (Loan Guarantees)	59.012	N/A	767,718	
Total Small Business Administration			2,595,249	
U.S. Department of Health and Human Services				
Social Services Block Grant				
Passed through Massachusetts Department of Public Health (DPH)	93.667	INTF3423M03181028012	417,146	
Total U.S. Department of Health and Human Services			417,146	

Federal Grantor Cluster or Program Title Pass-through Grantor	Federal Assistance Listing Number	Federal Pass-through Entity Identifying Number	Total Federal Expenditures	Expenditures to Subrecipients
U.S. Department of Homeland Security				
Emergency Food and Shelter National Board Program Passed through United Way of the Pioneer Valley Total U.S. Department of Homeland Security	97.024	N/A	19,338 19,338	
U.S. Department of Agriculture			<u> </u>	
Pilot Projects to Reduce Dependency and Increase Work Requirements and Work Effort under SNAP Passed through the University of Massachusetts Medical School	10.596	N/A	8,392	
Total U.S. Department of Agriculture			8,392	-
U.S. Department of Justice				
Crime Victim Assistance Passed through Massachusetts DPH	16.575	INTF343MO3W200168018	46,491	
Total U.S. Department of Justice			46,491	
Total expenditures of federal awards			\$ 73,211,331	\$ 50,225

Notes to Schedule of Expenditures of Federal Awards For the Year Ended June 30, 2021

1. Basis of Presentation

The accompanying schedule of expenditures of federal awards (the Schedule) includes the federal grant activity of Way Finders, Inc. (Way Finders) under programs of the Federal government for the year ended June 30, 2021. The information in the Schedule is presented in accordance with the requirements of Title 2 U.S. *Code of Federal Regulations* Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance). Because the Schedule presents only a selected portion Way Finders' operations, it is not intended to and does not present the financial position, changes in net assets or cash flows of Way Finders.

2. Summary of Significant Accounting Policies

- a) Expenditures reported on the Schedule are reported on the accrual basis of accounting. Such expenditures are recognized following the cost principles contained in the Uniform Guidance, wherein certain types of expenditures are not allowable or are limited as to reimbursement.
- b) The Organization has elected to use the 10% de minimus indirect cost rate as allowed under the Uniform Guidance.

3. Loan and Guarantee Assistance

Community Development Block Grant (CFDA #14.218)

The Community Development Block Grant loan which was received in a prior fiscal year, is included on the Schedule at its outstanding balance as of July 1, 2020 as it includes continuing compliance requirements. During 2021, no additional proceeds were received or payments made. At June 30, 2021, the loan balance was \$170,000.

Microloan Program (CFDA #59.046)

Federal awards in the form of loans from the U.S. Small Business Administration (SBA) are included on the Schedule at their outstanding balances as of July 1, 2020 plus any new proceeds received during fiscal year 2021 as they include continuing compliance requirements. The activity on these loans for the year ended June 30, 2021 is as follows:

Federal Award Number	702-510-	960-371-	365-889-	839-167-
	5007 SBA	5003 SBA	7003 SBA	8202 SBA
Balance July 1, 2020	\$189,265	\$492,903	\$594,817	\$ -
Proceeds received	-	-	-	350,000
Payments made	(41,882)	(67,333)	(63,285)	-
Balance June 30, 2021	<u>\$147,383</u>	\$425,570	\$531,532	\$350,000

Notes to Schedule of Expenditures of Federal Awards – *Continued* For the Year Ended June 30, 2021

3. Loan and Guarantee Assistance – Continued

7(a) Loan Guarantees (CFDA #59.012)

The SBA has guaranteed between 75% and 90% of qualifying outstanding balances on loans receivable made by Common Capital, Inc. The federal award expenditures reported on the Schedule is equal to the outstanding guarantees at July 1, 2020 plus any additional guarantees made during the year ended June 30, 2021. At June 30, 2020, the guarantees covered \$626,948 of \$776,096 qualifying loans. At June 30, 2021, the guarantees covered \$655,773 of \$795,605 qualifying loans. SBA provided an additional \$140,770 in guarantees for \$159,833 in new loans made during the year ended June 30, 2021.

4. Economic Adjustment Assistance (CFDA #11.307)

In accordance with the U.S. Office of Management and Budget (OMB) *Compliance Supplement* for this program, expenditures reported on the Schedule are calculated as follows:

Federal Award Number	01-	79-14260	01-	79-08851
Revolving Loan Fund principal at June 30, 2021 Revolving Loan Fund cash and investment balances at	\$	437,180	\$	746,201
June 30, 2021		142,338		89,696
Administrative expenses paid out of the Revolving Loan Fund during fiscal year 2021		25,499		34,533
Total program expenditures for the year ended June 30, 2021 Federal share of the Revolving Loan Fund		605,017 80%		870,430 50%
Federal expenditures for the year ended June 30, 2021	\$	484,014	\$	435,215

REPORTS ON INTERNAL CONTROL AND COMPLIANCE



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

The Board of Directors of Way Finders, Inc.

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the consolidating financial statements of Way Finders, Inc. and subsidiaries (the Organization) which comprise the consolidating statement of financial position as of June 30, 2021, and the related consolidating statements of activities, changes in net assets/(deficit), functional expenses, and cash flows for the year then ended, and the related notes to the consolidating financial statements, and have issued our report thereon dated November 12, 2021.

Internal Control Over Financial Reporting

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

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

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

Compliance and Other Matters

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

Purpose of this Report

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

November 12, 2021

Vaniel Dennis & Company LLP



Independent Auditors' Report on Compliance For Each Major Program and on Internal Control

Over Compliance Required by the Uniform Guidance

The Board of Directors of Way Finders, Inc.

Report on Compliance for Each Major Federal Program

We have audited Way Finders, Inc. and subsidiaries' (the Organization) compliance with the types of compliance requirements described in the *OMB Compliance Supplement* that could have a direct and material effect on each of the Organization's major federal programs for the year ended June 30, 2021. The Organization's major federal programs are identified in the summary of auditors' results section of the accompanying schedule of findings and questioned costs.

The Organization's consolidating financial statements include the operations of Southampton Housing for the Elderly, Inc. and Stevens Senior Housing of Ludlow, Inc., which received \$3,229,003 and \$4,946,447, respectively, in federal awards, which are not included in the schedule of expenditures of federal awards during the year ended June 30, 2021. Our audit, as described below, did not include the operations of Southampton Housing for the Elderly, Inc. and Stevens Senior Housing of Ludlow, Inc. because their federal awards are audited within each organization's stand-alone audit performed in accordance with Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance).

Management's Responsibility

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

Auditors' Responsibility

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

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

Opinion on Each Major Federal Program

In our opinion, the Organization complied, in all material respects, with the types of compliance requirements referred to above that could have a direct and material effect on each of its major federal programs for the year ended June 30, 2021.

Report on Internal Control Over Compliance

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

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

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

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

November 12, 2021

Vaniel Dennis & Company LLP

Schedule of Findings and Questioned Costs For the Year Ended June 30, 2021

I. SUMMARY OF AUDITORS' RESULTS

Financial Statements Type of auditor's report issued	-	Unm	odified		
 Internal control over financia Material weaknesses identifie Significant deficiencies identifie not considered to be material 	al reporting: ed? Ged that are		_yes _	X X	_no none reported
Noncompliance material to fina statements noted?	ncial		yes	X	no
Federal Awards Internal control over major programmer Material weaknesses identified a Significant deficiencies identified not considered to be material	ed? Ged that are		_yes _	X X	_no _none reported
Type of auditor's report issued for major programs -	on compliance	Unm	odified		
Any audit findings disclosed that required to be reported in acco 2 CFR section 200.516(a)?			_yes _	X	_no
Indentification of major program CFDA Number 21.019	ns: Name of Program <i>Coronavirus Relief Fun</i>	ıd			
20.023	Emergency Rental Assistance Program				
Dollar threshold used to disting type A and type B programs:	uish between	\$	2,196,	339	
Anditee qualified as low-risk as	nditee?	X	Ves		110

Schedule of Findings and Questioned Costs – *Continued*For the Year Ended June 30, 2021

II. FINANCIAL STATEMENT FINDINGS

<i>A</i> .	Deficiencies in Internal Control over Financial Reporting
	None
В.	Material Fraud and Noncompliance with Provisions of Laws and Regulations
	None
<i>C</i> .	Material Noncompliance with Provisions of Contracts and Grants Agreements
	None
D.	Material Abuse
	None
III.	FEDERAL AWARD FINDINGS AND QUESTIONED COSTS

None

Summary Schedule of Prior Audit Findings For the Year Ended June 30, 2021

There were no unresolved audit findings from prior year's audits of Way Finders, Inc. and subsidiaries.