

CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2020 AND 2019

Contents December 31, 2020 and 2019

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# **Independent Auditor's Report**

To the Board of Directors of BlueHub Capital, Inc. and Affiliates:

### **Report on the Consolidated Financial Statements**

We have audited the accompanying consolidated financial statements of BlueHub Capital, Inc. and Affiliates (collectively, the Corporation) (see Note 1), which comprise the consolidated statements of financial position as of December 31, 2020 and 2019, and the related consolidated statements of activities, changes in net assets and non-controlling interests, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

# Management's Responsibility for the Consolidated Financial Statements

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

### Auditor's Responsibility

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

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

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

### **Opinion**

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of BlueHub Capital, Inc. and Affiliates as of December 31, 2020 and 2019, and the changes in their net assets and non-controlling interests and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

# **Report on Supplemental Information**

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The accompanying supplemental information on pages 58 through 61 as of and for the years ended December 31, 2020 and 2019, is presented for purposes of additional analysis and is not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the consolidated financial statements as a whole.

Boston, Massachusetts April 9, 2021

Consolidated Statements of Financial Position December 31, 2020 and 2019

Assets	2020	2019
Current Assets:  Cash and cash equivalents	\$ 83,600,632	¢ 02.4E0.127
•	. , ,	\$ 82,458,137 5,950,771
Cash and cash equivalents - escrow funds	4,751,143 4,735,427	, ,
Cash and cash equivalents - loan loss reserves Current portion of restricted deposits		4,832,548
Short-term investments	14,017,420	2,186,401
Current portion of loans and interest receivable, net	67,209,999	2,081,168 50,785,294
Current portion of affiliate fees receivable	543,882	637,692
•	•	•
Grants and other accounts receivable	3,371,554	3,079,367
Other current assets	477,970	480,298
Total current assets	178,708,027	152,491,676
Restricted Deposits, net of current portion	11,601,126	11,194,952
Loans Receivable, net of current portion and allowance for loan losses	252,406,199	270,764,299
Affiliate Fees Receivable, net of current portion	2,259,220	2,933,133
Investments in Affiliates	390,649	371,156
Right-of-Use Lease Asset	1,443,348	-
Property, Equipment and Interests in Real Property, net	10,079,963	13,375,211
Total assets	\$ 456,888,532	\$ 451,130,427
Liabilities, Net Assets and Non-Controlling Interests		
Current Liabilities:	¢ 20.02€ 227	¢ 47.020.71 <i>C</i>
Current portion of bonds and loans payable	\$ 20,036,227	\$ 47,939,716
Current portion of permanent loan capital - subordinated loans payable	-	81,606
Interest and accounts payable	3,324,216	2,064,048
Escrow funds	4,751,143	5,950,771
Conditional advances	5,005,000	3,095,000
Current portion of lease obligation	422,700	
Total current liabilities	33,539,286	59,131,141
Bonds and Loans Payable, net	242,689,894	226,330,639
Lease Obligation, net	1,020,648	-
Deferred Revenue	3,094,305	4,287,786
Permanent Loan Capital - Subordinated Loans Payable, net of current portion	24,750,000	23,772,889
Total liabilities	305,094,133	313,522,455
Net Assets and Non-Controlling Interests:		
Without donor restrictions:		
General	107,698,783	97,464,504
Board designated for loan loss reserves	10,001,349	9,834,987
Total without donor restrictions	117,700,132	107,299,491
With donor restrictions:		
Revolving loan capital	23,162,337	19,063,810
Other purpose restrictions	3,987,682	496,531
Total with donor restrictions	27,150,019	19,560,341
Total net assets	144,850,151	126,859,832
Non-controlling interests	6,944,248	10,748,140
Total net assets and non-controlling interests	151,794,399	137,607,972
Total liabilities, net assets and non-controlling interests	\$ 456,888,532	\$ 451,130,427
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<sup>\*</sup> See accompanying supplemental Combining and Consolidating Statements of Financial Position on pages 58 and 59.

Parameta   National Section   National Programs   National Program		2020	2019
Financial and earned revenue:   Interest on loans, net   \$ 20,701,563   \$ 19,188,569     Program revenue and fees   \$ 3,13,808   \$ 6,064,070     Net gains on shared apporeciation agreements and sales of real estate   \$ 1,277,961   \$ 2,503,704     Net loan loss recoveries   \$ 1,587,561   \$ 2,648,311     Investment income   \$ 70,157   \$ 85,985     Less - interest expense   \$ (9,944,807)   \$ (9,316,643)     Net financial and earned revenue   \$ 20,087,657   \$ 21,947,861     Grants and contributions   \$ 116,428   \$ 84,575     Net assets released from purpose restrictions   \$ 20,000   \$ 22,032,436     Operating expenses:   \$ 20,000   \$ 22,032,436     Operating expenses:   \$ 20,000   \$ 22,032,436     Operating expenses   \$ 7,763,667   \$ 8,205,923     Consultants and professional fees   \$ 2,594,348   \$ 1,22,347     Office operations   \$ 98,664   \$ 14,22,347     Organizational support   \$ 48,461   \$ 142,933     Marketing   \$ 342,404   \$ 364,341     Interest   \$ 117,346   \$ 15,6771	Changes in Net Assets Without Donor Restrictions:		
Interest on loans, net			
Program revenue and fees         5,313,808 (6,084,070)           Net Joan on shared appreciation agreements and sales of real estate         1,727,961 (2,03,704)           Net Ioan loss recoveries         1,587,561 (2,648,311)           Investment income         9,944,807) (9,31,6543)           Less - Interest expense         9,944,807) (9,31,6543)           Net financial and earned revenue         20,087,657 (21,947,861)           Grants and contributions         116,428 (84,575)           Net assets released from purpose restrictions         20,000 (20,000)           Total operating revenues         20,224,085 (22,032,436)           Operating expenses:         25,004,348 (1,422,347)           Personnel         7,763,667 (8,205,922)           Consultants and professional fees         2,504,348 (1,022,976)           Organizational support         986,004 (1)02,576 (819,418)           Organizational support         428,441 (364,341)           Interest         117,346 (157,679)           Depreciation and amortization         12,749,386 (12,454,679)           Depreciation and amortization         21,600,010 (2,209,614)           Total operating expenses         14,909,396 (14,664,293)           Changes in net assets without donor restrictions from operations         5,314,689 (7,665,705)           Other changes in net assets without donor		4	
Net gains on shared appreciation agreements and sales of real estate Net loan loss recoveries Investment income Less - interest expense Less - interest expense Less - interest expense Net financial and earned revenue Net assets released from restrictions for loan capital Ne	,		
Net loan loss recoveries   1,587,561   2,648,311   1,000,000   1	~		
Investment income			
Less - interest expense         (9,944,807)         (9,316,643)           Net financial and earned revenue         20,087,657         21,947,861           Grants and contributions         116,428         84,575           Net assets released from purpose restrictions         20,000         -           Total operating revenues         20,224,085         22,032,436           Operating expenses:         7,763,667         8,205,923           Personnel         7,763,667         8,205,923           Consultants and professional fees         2,504,348         1,422,434           Office operations         986,604         1,032,976           Program expenses         606,576         818,918           Organizational support         428,441         452,953           Marketing         342,494         364,341           Interest         117,346         156,721           Total operating expenses before depreciation and amortization         12,749,386         12,454,679           Depreciation and amortization         12,749,386         12,454,679           Total operating expenses         3,342,409         3,361,448           Other changes in net assets without donor restrictions from operations         5,314,689         7,368,143           Other changes in net assets witho			
Net financial and earned revenue         20,087,657         21,947,861           Grants and contributions         116,428         84,575           Net assets released from purpose restrictions         20,000         -           Total operating revenues         20,224,085         22,032,436           Operating expenses:         7,763,667         8,205,023           Personnel         7,763,667         8,205,023           Consultants and professional fees         2,504,348         1,402,397           Office operations         986,604         1,032,976           Program expenses         606,576         819,418           Organizational support         428,441         452,953           Marketing         342,404         364,341           Interest         117,346         115,6721           Total operating expenses before depreciation and amortization         12,749,386         12,454,679           Depreciation and amortization         2,160,001         2,209,614           Total operating expenses         14,909,396         14,664,293           Changes in net assets without donor restrictions from operations         5,314,689         7,368,143           Other changes in net assets without donor restrictions         1,255,599         2,625,000           Share of in			
Grants and contributions         116,428         84,575           Net assets released from purpose restrictions         20,000         -           Total operating revenues         20,224,085         22,032,436           Operating expenses:         2           Personnel         7,763,667         8,205,923           Consultants and professional fees         2,504,348         1,422,474           Office operations         986,604         1,032,976           Porgam expenses         606,576         819,418           Organizational support         428,441         452,953           Marketing         342,404         364,341           Interest         117,346         156,721           Total operating expenses before depreciation and amortization         12,749,386         12,454,679           Depreciation and amortization         2,160,010         2,209,614           Total operating expenses         14,999,396         14,664,293           Other changes in net assets without donor restrictions:         3,346,899         7,368,143           Other changes in net assets without donor restrictions:         2,625,000         2,625,000           Share of income of affiliate         2,5461         25,474         25,474           Net assets released from restrictions for l	Less - interest expense	(9,944,807)	(9,510,045)
Net assets released from purpose restrictions         20,000         -           Total operating revenues         20,224,085         22,032,436           Operating expenses:         Personnel         7,763,667         8,205,923           Consultants and professional fees         2,504,348         1,422,347           Office operations         986,604         1,032,976           Program expenses         606,576         819,418           Organizational support         428,441         452,953           Marketing         342,404         364,341           Interest         117,346         156,721           Total operating expenses before depreciation and amortization         12,749,386         12,454,679           Depreciation and amortization         2,160,010         2,209,614           Total operating expenses         14,909,396         14,664,293           Changes in net assets without donor restrictions from operations         5,314,689         7,368,143           Other changes in net assets without donor restrictions         25,461         25,474           Net assets released from restrictions for loan capital         1,256,599         2,625,000           Share of income of affiliate         25,461         25,474         25,471           Net assets released from restrictions	Net financial and earned revenue	20,087,657	21,947,861
Total operating revenues         20,224,085         22,032,436           Operating expenses:         Personnel         7,763,667         8,205,923           Consultants and professional fees         2,504,348         1,422,347           Office operations         986,604         1,032,976         819,418           Organizational support         428,441         452,953         442,844         452,953           Marketing         342,004         364,341         117,346         156,721           Total operating expenses before depreciation and amortization         12,749,386         12,454,679           Depreciation and amortization         2,160,010         2,209,614           Total operating expenses         14,999,396         14,664,293           Changes in net assets without donor restrictions from operations         5,314,689         7,368,143           Other changes in net assets without donor restrictions:         1,256,599         7,665,000           Share of income of affiliate         25,461         25,474         Net assets released from restrictions for loan capital         25,461         25,474           Changes in net assets without donor restrictions         6,596,749         11,018,617           Changes in net assets without donor restrictions         7,605,705         5,038,000			84,575
Operating expenses:         7,763,667         8,205,923           Consultants and professional fees         2,504,348         1,422,347           Office operations         986,604         1,032,976           Program expenses         606,576         819,418           Organizational support         428,441         452,953           Marketing         342,404         364,341           Interest         117,346         156,721           Total operating expenses before depreciation and amortization         12,749,386         12,454,679           Depreciation and amortization         2,160,010         2,209,614           Total operating expenses         14,909,396         14,664,293           Changes in net assets without donor restrictions from operations         5,314,689         7,368,143           Other changes in net assets without donor restrictions:         1         25,599         2,625,000           Grants for loan capital         2,54,61         25,474         25,474         Net assets released from restrictions for loan capital         2,54,61         25,474           Changes in net assets without donor restrictions         6,596,749         11,018,617           Changes in Net Assets With Donor Restrictions         7,605,705         5,038,000           Interest income         3,973 <td>Net assets released from purpose restrictions</td> <td>20,000</td> <td></td>	Net assets released from purpose restrictions	20,000	
Personnel         7,763,667         8,205,923           Consultants and professional fees         2,504,348         1,422,347           Office operations         986,604         1,032,976           Program expenses         606,576         8119,418           Organizational support         428,441         452,953           Marketing         342,404         364,341           Interest         117,346         156,721           Total operating expenses before depreciation and amortization         12,749,386         12,454,679           Depreciation and amortization         2,160,010         2,209,614           Total operating expenses         14,909,396         14,664,293           Changes in net assets without donor restrictions from operations         5,314,689         7,368,143           Other changes in net assets without donor restrictions:         3,468         7,368,143           Other changes in net assets without donor restrictions:         1,256,599         2,625,000           Share of income of affiliate         2,5474         2,5474         15,000,000           Changes in net assets without donor restrictions         6,596,749         11,018,617           Changes in net assets without donor restrictions         7,605,705         5,038,000           Interest income	Total operating revenues	20,224,085	22,032,436
Consultants and professional fees         2,504,348         1,422,347           Office operations         986,604         1,032,976           Program expenses         606,576         819,418           Organizational support         428,441         452,953           Marketing         342,404         364,341           Interest         117,346         156,721           Total operating expenses before depreciation and amortization         12,749,386         12,454,679           Depreciation and amortization         2,160,010         2,209,614           Total operating expenses         14,909,396         14,664,293           Changes in net assets without donor restrictions from operations         5,314,689         7,368,143           Other changes in net assets without donor restrictions:         36,569,99         2,625,000           Share of income of affiliate         1,256,599         2,625,000           Share of income of affiliate         25,461         25,474           Net assets released from restrictions for loan capital         -         1,000,000           Changes in Net Assets With Donor Restrictions:         -         1,000,000           Interest income         3,973         3,973         32,999           Net assets released from restrictions for loan capital         -	Operating expenses:		
Office operations         986,604         1,032,976           Program expenses         606,576         819,418           Organizational support         428,441         452,953           Marketing interest         342,404         364,341           Interest         117,346         156,721           Total operating expenses before depreciation and amortization         12,749,386         12,454,679           Depreciation and amortization         2,160,010         2,209,614           Total operating expenses         14,909,396         14,664,293           Changes in net assets without donor restrictions from operations         5,314,689         7,368,143           Other changes in net assets without donor restrictions:         1,256,599         2,625,000           Share of income of affiliate         1,256,599         2,625,000           Share of income of affiliate         25,461         25,474           Net assets released from restrictions for loan capital         -         1,000,000           Changes in Net Assets With Donor Restrictions:         7,605,705         5,038,000           Interest income         3,973         32,999           Net assets released from restrictions for loan capital         -         (1,000,000)           Net assets released from purpose restrictions         (20,00	Personnel	7,763,667	8,205,923
Program expenses         606,576         819,418           Organizational support         428,441         452,931           Marketing         342,404         364,341           Interest         117,346         156,721           Total operating expenses before depreciation and amortization         12,749,386         12,454,679           Depreciation and amortization         2,160,010         2,209,614           Total operating expenses         14,909,396         14,664,293           Changes in net assets without donor restrictions from operations         5,314,689         7,368,143           Other changes in net assets without donor restrictions:         25,461         25,474           Net assets released from restrictions for loan capital         1,256,599         2,625,000           Share of income of affiliate         25,461         25,474           Net assets released from restrictions for loan capital         25,461         25,474           Net assets with Donor Restrictions:         6,596,749         11,018,617           Changes in Net Assets With Donor Restrictions:         7,605,705         5,038,000           Interest income         3,973         32,999           Net assets released from restrictions for loan capital         - (1,000,000)           Net assets released from purpose restrictions			
Organizational support         428,441         452,953           Marketing         342,404         364,341           Interest         117,346         156,721           Total operating expenses before depreciation and amortization         12,749,386         12,454,679           Depreciation and amortization         2,160,010         2,209,614           Total operating expenses         14,909,396         14,664,293           Changes in net assets without donor restrictions from operations         5,314,689         7,368,143           Other changes in net assets without donor restrictions:         3,265,000         2,625,000           Share of income of affiliate         25,461         25,474           Net assets released from restrictions for loan capital         -         1,000,000           Changes in Net Assets With Donor Restrictions:         -         11,018,617           Changes in Net Assets With Donor Restrictions:         -         10,000,000           Net assets released from restrictions for loan capital         -         1,000,000           Net assets released from purpose restrictions         3,973         32,999           Net assets released from purpose restrictions         (20,000)         -           Changes in net assets with donor restrictions         7,589,678         4,070,999			
Marketing Interest         342,404 156,721         364,341 117,346         1556,721           Total operating expenses before depreciation and amortization         12,749,386         12,454,679           Depreciation and amortization         2,160,010         2,209,614           Total operating expenses         14,909,396         14,664,293           Changes in net assets without donor restrictions from operations         5,314,689         7,368,143           Other changes in net assets without donor restrictions:           Grants for loan capital         1,256,599         2,625,000           Share of income of affiliate         25,461         25,474           Net assets released from restrictions for loan capital         -         1,000,000           Changes in net assets without donor restrictions         6,596,749         11,018,617           Changes in Net Assets With Donor Restrictions:           Grants and contributions         7,605,705         5,038,000           Interest income         3,973         32,999           Net assets released from restrictions for loan capital         -         (20,000)         -           Net assets released from purpose restrictions         7,589,678         4,070,999           Changes in net assets with donor restrictions         7,589,678 </td <td>· ·</td> <td>•</td> <td></td>	· ·	•	
Total operating expenses before depreciation and amortization   12,749,386   12,454,679     Depreciation and amortization   2,160,010   2,209,614     Total operating expenses   14,909,396   14,664,293     Changes in net assets without donor restrictions from operations   5,314,689   7,368,143     Other changes in net assets without donor restrictions:   Grants for loan capital   1,256,599   2,625,000     Share of income of affiliate   25,461   25,474     Net assets released from restrictions for loan capital   - 1,000,000     Changes in net assets without donor restrictions   6,596,749   11,018,617     Changes in Net Assets With Donor Restrictions:   Grants and contributions   7,605,705   5,038,000     Interest income   3,973   32,999     Net assets released from restrictions for loan capital   - (1,000,000)     Net assets released from purpose restrictions   (20,000)   - (20,000)     Changes in net assets with donor restrictions   7,589,678   4,070,999     Changes in net assets with donor restrictions   15,089,616     Changes in Net Assets Attributable to Non-Controlling Interests   213,750   133,458		,	
Total operating expenses before depreciation and amortization 12,749,386 12,454,679  Depreciation and amortization 2,160,010 2,209,614  Total operating expenses 14,909,396 14,664,293  Changes in net assets without donor restrictions from operations 5,314,689 7,368,143  Other changes in net assets without donor restrictions:  Grants for loan capital 1,256,599 2,625,000 Share of income of affiliate 25,461 25,474 Net assets released from restrictions for loan capital 25,461 25,474 Net assets released from restrictions for loan capital - 1,000,000  Changes in net assets without donor restrictions 5,038,000 Interest income 3,973 3,2999 Net assets released from restrictions for loan capital - (1,000,000) Net assets released from purpose restrictions (20,000) - Changes in net assets with donor restrictions 7,589,678 4,070,999  Changes in net assets with donor restrictions 14,186,427 15,089,616  Changes in Net Assets Attributable to Non-Controlling Interests 213,750 133,458		,	
Depreciation and amortization 2,209,614  Total operating expenses 14,909,396 14,664,293  Changes in net assets without donor restrictions from operations 5,314,689 7,368,143  Other changes in net assets without donor restrictions:  Grants for loan capital 1,256,599 2,625,000 Share of income of affiliate 25,461 25,474 Net assets released from restrictions for loan capital 25,461 25,474 Net assets released from restrictions for loan capital 5,596,749 11,018,617  Changes in Net Assets With Donor Restrictions Grants and contributions 7,605,705 5,038,000 Interest income 3,973 32,999 Net assets released from restrictions for loan capital 7,605,705 1,000,000 Net assets released from purpose restrictions 7,589,678 4,070,999  Changes in net assets with donor restrictions 7,589,678 4,070,999  Changes in net assets 114,186,427 15,089,616  Changes in Net Assets Attributable to Non-Controlling Interests 213,750 133,458	Interest	117,346	156,721
Total operating expenses 14,909,396 14,664,293  Changes in net assets without donor restrictions from operations 5,314,689 7,368,143  Other changes in net assets without donor restrictions:  Grants for loan capital 1,256,599 2,625,000 Share of income of affiliate 25,461 25,474 Net assets released from restrictions for loan capital 2,5461 2,5461 Changes in net assets without donor restrictions 6,596,749 11,018,617  Changes in Net Assets With Donor Restrictions:  Grants and contributions 7,605,705 5,038,000 Interest income 3,973 32,999 Net assets released from purpose restrictions (20,000) Net assets released from purpose restrictions (20,000)  Changes in net assets with donor restrictions 7,589,678 4,070,999  Changes in net assets  Changes in Net Assets Attributable to Non-Controlling Interests 213,750 133,458	Total operating expenses before depreciation and amortization	12,749,386	12,454,679
Changes in net assets without donor restrictions from operations5,314,6897,368,143Other changes in net assets without donor restrictions:1,256,5992,625,000Grants for loan capital1,256,5992,625,000Share of income of affiliate25,46125,474Net assets released from restrictions for loan capital-1,000,000Changes in net assets without donor restrictions6,596,74911,018,617Changes in Net Assets With Donor Restrictions:Grants and contributions7,605,7055,038,000Interest income3,97332,999Net assets released from restrictions for loan capital-(1,000,000)Net assets released from purpose restrictions(20,000)-Changes in net assets with donor restrictions7,589,6784,070,999Changes in net assets14,186,42715,089,616Changes in Net Assets Attributable to Non-Controlling Interests213,750133,458	Depreciation and amortization	2,160,010	2,209,614
Other changes in net assets without donor restrictions:Grants for loan capital1,256,5992,625,000Share of income of affiliate25,46125,474Net assets released from restrictions for loan capital-1,000,000Changes in net assets without donor restrictionsGrants and contributions7,605,7055,038,000Interest income3,97332,999Net assets released from restrictions for loan capital-(1,000,000)Net assets released from purpose restrictions(20,000)-Changes in net assets with donor restrictions7,589,6784,070,999Changes in net assets14,186,42715,089,616Changes in Net Assets Attributable to Non-Controlling Interests213,750133,458	Total operating expenses	14,909,396	14,664,293
Grants for loan capital         1,256,599         2,625,000           Share of income of affiliate         25,461         25,474           Net assets released from restrictions for loan capital         -         1,000,000           Changes in net assets without donor restrictions         6,596,749         11,018,617           Changes in Net Assets With Donor Restrictions:         -         -           Grants and contributions         7,605,705         5,038,000           Interest income         3,973         32,999           Net assets released from restrictions for loan capital         -         (1,000,000)           Net assets released from purpose restrictions         (20,000)         -           Changes in net assets with donor restrictions         7,589,678         4,070,999           Changes in net assets         14,186,427         15,089,616           Changes in Net Assets Attributable to Non-Controlling Interests         213,750         133,458	Changes in net assets without donor restrictions from operations	5,314,689	7,368,143
Share of income of affiliate25,46125,474Net assets released from restrictions for loan capital-1,000,000Changes in net assets without donor restrictions6,596,74911,018,617Changes in Net Assets With Donor Restrictions:Grants and contributions7,605,7055,038,000Interest income3,97332,999Net assets released from restrictions for loan capital-(1,000,000)Net assets released from purpose restrictions(20,000)-Changes in net assets with donor restrictions7,589,6784,070,999Changes in net assets14,186,42715,089,616Changes in Net Assets Attributable to Non-Controlling Interests213,750133,458			
Net assets released from restrictions for loan capital - 1,000,000  Changes in net assets without donor restrictions 6,596,749 11,018,617  Changes in Net Assets With Donor Restrictions:  Grants and contributions 7,605,705 5,038,000 Interest income 3,973 32,999  Net assets released from restrictions for loan capital - (1,000,000)  Net assets released from purpose restrictions (20,000) - Changes in net assets with donor restrictions 7,589,678 4,070,999  Changes in net assets With Donor Restrictions 7,589,678 15,089,616  Changes in Net Assets Attributable to Non-Controlling Interests 213,750 133,458		1,256,599	2,625,000
Changes in net assets without donor restrictions  Changes in Net Assets With Donor Restrictions:  Grants and contributions Interest income Net assets released from restrictions for loan capital Net assets released from purpose restrictions  Changes in net assets with donor restrictions  Changes in net assets with donor restrictions  T,589,678  4,070,999  Changes in net assets  14,186,427  Changes in Net Assets Attributable to Non-Controlling Interests  213,750  133,458		25,461	
Changes in Net Assets With Donor Restrictions:Grants and contributions7,605,7055,038,000Interest income3,97332,999Net assets released from restrictions for loan capital-(1,000,000)Net assets released from purpose restrictions(20,000)-Changes in net assets with donor restrictions7,589,6784,070,999Changes in net assets14,186,42715,089,616Changes in Net Assets Attributable to Non-Controlling Interests213,750133,458	Net assets released from restrictions for loan capital	<del>-</del> .	1,000,000
Grants and contributions 7,605,705 5,038,000 Interest income 3,973 32,999 Net assets released from restrictions for loan capital - (1,000,000) Net assets released from purpose restrictions (20,000) Changes in net assets with donor restrictions 7,589,678 4,070,999 Changes in net assets 14,186,427 15,089,616 Changes in Net Assets Attributable to Non-Controlling Interests 213,750 133,458	Changes in net assets without donor restrictions	6,596,749	11,018,617
Interest income 3,973 32,999 Net assets released from restrictions for loan capital - (1,000,000) Net assets released from purpose restrictions (20,000)  Changes in net assets with donor restrictions 7,589,678 4,070,999  Changes in net assets 114,186,427 15,089,616  Changes in Net Assets Attributable to Non-Controlling Interests 213,750 133,458	Changes in Net Assets With Donor Restrictions:		
Net assets released from restrictions for loan capital Net assets released from purpose restrictions  Changes in net assets with donor restrictions  Changes in net assets  Changes in Net Assets Attributable to Non-Controlling Interests  (1,000,000) - (20,000) - (1,000	Grants and contributions	7,605,705	5,038,000
Net assets released from purpose restrictions (20,000) -  Changes in net assets with donor restrictions 7,589,678 4,070,999  Changes in net assets 114,186,427 15,089,616  Changes in Net Assets Attributable to Non-Controlling Interests 213,750 133,458	Interest income	3,973	
Changes in net assets with donor restrictions 7,589,678 4,070,999  Changes in net assets 14,186,427 15,089,616  Changes in Net Assets Attributable to Non-Controlling Interests 213,750 133,458		-	(1,000,000)
Changes in Net Assets Attributable to Non-Controlling Interests  14,186,427  15,089,616  213,750  133,458	Net assets released from purpose restrictions	(20,000)	
Changes in Net Assets Attributable to Non-Controlling Interests 213,750 133,458	Changes in net assets with donor restrictions	7,589,678	4,070,999
	Changes in net assets	14,186,427	15,089,616
Changes in net assets attributable to BlueHub Capital, Inc. and Affiliates \$ 14,400,177 \$ 15,223,074	Changes in Net Assets Attributable to Non-Controlling Interests	213,750	133,458
	Changes in net assets attributable to BlueHub Capital, Inc. and Affiliates	\$ 14,400,177	\$ 15,223,074

<sup>\*</sup> See accompanying supplemental Combining and Consolidating Statements of Activities on pages 60 and 61.

Consolidated Statements of Changes in Net Assets and Non-Controlling Interests For the Years Ended December 31, 2020 and 2019

	Without Donor Restrictions		With Donor	Restrictions		
	General	Board Designated for Loan Loss Reserves	Revolving Loan Capital	Other Purpose Restrictions	Non- Controlling Interests	Total Net Assets and Non-Controlling Interests
Net Assets and Non-Controlling Interests, December 31, 2018	\$ 88,202,514	\$ 7,944,902	\$ 14,012,811	\$ 1,476,531	\$ 10,881,598	\$ 122,518,356
Changes in net assets	11,152,075	-	5,050,999	(980,000)	(133,458)	15,089,616
Transfers of net assets without donor restrictions	(1,890,085)	1,890,085				
Net Assets and Non-Controlling Interests, December 31, 2019	97,464,504	9,834,987	19,063,810	496,531	10,748,140	137,607,972
Changes in net assets	6,810,499	-	4,098,527	3,491,151	(213,750)	14,186,427
Adjustments to reflect controlled transfer	3,590,142	-	-	-	(3,590,142)	-
Transfers of net assets without donor restrictions	(166,362)	166,362				
Net Assets and Non-Controlling Interests, December 31, 2020	\$ 107,698,783	\$ 10,001,349	\$ 23,162,337	\$ 3,987,682	\$ 6,944,248	\$ 151,794,399

	2020	2019
Cash Flows from Operating Activities: Changes in net assets	\$ 14,186,427	\$ 15,089,616
Adjustments to reconcile changes in net assets	ÿ 14,100,427	7 13,003,010
to net cash provided by operating activities:		
Depreciation and amortization	2,275,048	2,209,614
Interest - amortization	180,048	56,909
Net loan loss recoveries	(2,297,561)	(2,648,311)
Realized gains on sale of real estate	(380,472)	(365,960)
Share of income in affiliate	(25,461)	(25,474)
Grants for loan capital, credit enhancement and investment uses Changes in operating assets and liabilities:	(8,662,304)	(7,663,000)
Due to affiliates	1,604,945	521,203
Interest receivable	(993,673)	(297,459)
Affiliate fees receivable	272,733	1,192,862
Grants and other accounts receivable	417,812	(365,180)
Other current assets	2,328	(84,023)
Interest and accounts payable	1,250,668	258,382
Deferred revenue	(1,193,481)	(1,844,177)
Deferred loan fees	(20,610)	(35,236)
Net cash provided by operating activities	6,616,447	5,999,766
Cash Flows from Investing Activities:  Issuance of Joans receivable	(40,426,702)	(72 002 717)
	(40,436,783)	(72,893,717)
Principal payments of loans receivable  Purchase of property and equipment	46,718,960 (1.797,616)	48,489,334 (15,001,277)
Proceeds from sale of property	(1,797,616) 1,736,308	(15,901,277) 949,026
Redemption and sales of short-term investments	2,081,168	4,486,889
Escrow funds	(1,199,628)	(2,452,563)
Purchase of deferred compensation investments and reinvested income	(1,065,281)	(663,130)
Net cash provided by (used in) investing activities	6,037,128	(37,985,438)
Cash Flows from Financing Activities:		
Grants for revolving capital and investment uses	8,662,304	7,663,000
Proceeds from loans payable	6,660,908	47,133,978
Proceeds from bond payable	75,000,000	8,000,000
Principal payments on subordinated loans payable	(104,495)	(4,517,162)
Principal payments on loans payable	(93,262,239)	(15,660,905)
Proceeds from subordinated loans payable	1,000,000	1,000,000
Conditional advances	1,910,000	(218,000)
Cash paid for debt issuance costs  Net cash provided by (used in) financing activities	<u>(839,265)</u> (972,787)	(140,483) 43,260,428
·		
Net Change in Cash, Cash Equivalents and Restricted Deposits	11,680,788	11,274,756
Cash, Cash Equivalents and Restricted Deposits:	105.050.670	04 684 022
Beginning of year	105,959,679	94,684,923
End of year	\$ 117,640,467	\$ 105,959,679
Reconciliation of Cash, Cash Equivalents and Restricted Deposits Reported Within the Consolidated Statements of Financial Position:		
Cash and cash equivalents	\$ 83,600,632	\$ 82,458,137
Cash and cash equivalents - escrow funds	4,751,143	5,950,771
Cash and cash equivalents - loan loss reserves	4,735,427	4,832,548
Restricted deposits	25,618,546	13,381,353
Less - amounts classified as investments	(1,065,281)	(663,130)
Total cash, cash equivalents and restricted deposits shown in the consolidated statements of cash flows	\$ 117,640,467	\$ 105,959,679
Supplemental Disclosure of Cook Flam Information		
Supplemental Disclosure of Cash Flow Information:  Cash paid for interest	\$ 9,806,748	\$ 9,882,167
	<del></del>	

Notes to Consolidated Financial Statements December 31, 2020 and 2019

#### 1. OPERATIONS AND RELATED ENTITIES

#### **OPERATIONS**

BlueHub Capital, Inc. (the Holding Company), a Massachusetts nonprofit corporation, was organized in September 1994 to create and preserve healthy communities where low-income people live and work. The Holding Company manages and develops community development financial initiatives which directly or indirectly benefit low-income or disadvantaged people or communities.

The Holding Company operates cooperatively with three other affiliated Massachusetts nonprofit corporations:

- **BlueHub Loan Fund, Inc.** (the Loan Fund) was formed in 1984 to provide below market rate capital to community-based organizations for the development of affordable housing.
- BCLF Managed Assets Corporation d/b/a BlueHub Managed Assets (Managed Assets) was formed in 1994 to manage, design, implement, and evaluate programs on behalf of third parties that provide loan underwriting, management, servicing, and financial and managerial technical assistance services.
- BCLF Ventures, Inc. d/b/a BlueHub Venture Fund (the Venture Fund) was formed in 1994 to assist small community-based businesses and entrepreneurs to start, grow, and expand businesses which strengthen the low-income business community.

The four affiliated nonprofit corporations are collectively referred to as the Corporation. To carry out its mission, the Corporation provides capital for sustainable community-based projects. These projects increase or preserve low-income housing or provide jobs or services for low-income or disadvantaged people or communities. The Corporation receives the money it invests in community-based projects from socially concerned investors, which include individuals, religious organizations, banks, and other financial intermediaries, foundations and corporations. A significant portion of the Corporation's projects are in New England and the Mid-Atlantic states.

# **Nonprofit Status**

The four affiliated nonprofit corporations are individually exempt from Federal income taxes as organizations formed for charitable purposes under Section 501(c)(3) of the Internal Revenue Code (IRC). Donors may deduct contributions made to the Corporation within the requirements of the IRC. Managed Assets is classified as a private non-operating foundation and is subject to an excise tax on net investment income, as defined under Section 4949(e) of the IRC. Managed Assets is also subject to IRC's regulations governing required minimum expenditures for charitable purposes. The other three nonprofit corporations are classified as publicly supported organizations. The Corporation is also exempt from state income taxes.

# **Community Development Financial Institutions**

The Loan Fund, the Venture Fund, and Aura Mortgage have been granted status as Community Development Financial Institutions (CDFIs) by the U.S. Department of the Treasury (the Treasury), qualifying each for certain awards and support from the Treasury. The Loan Fund had received a permanent loan capital - subordinated loan payable from the Treasury (see Note 8), which was repaid in 2019. The Loan Fund also received Capital Magnet Fund awards of \$6,000,000 and \$4,800,000 in 2020 and 2019, respectively, and Healthy Foods Financing Initiative funds of \$2,750,000 and \$1,500,000 in 2020 and 2019, respectively. Aura Mortgage has a \$100 million loan under the CDFI Bond Guarantee Program (see Note 7).

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 1. OPERATIONS AND RELATED ENTITIES (Continued)

### **OPERATIONS** (Continued)

### **Community Development Financial Institutions (Continued)**

In connection with the assistance received from the Treasury, the Corporation is generally required to adhere to specific performance goals and requirements as outlined in each agreement with the Treasury and affordability requirements of the Capital Magnet Funds. Failure to adhere to these requirements may result in discontinued Federal assistance from the Treasury, repayment of Federal assistance received, and ineligibility to receive future funding.

#### **RELATED ENTITIES**

#### **Consolidated Affiliates**

The nonprofits comprising the Corporation and the following affiliates of the Corporation have been consolidated within the accompanying consolidated financial statements.

### **BCC REO, LLC**

In 2011, the Loan Fund formed BCC REO LLC (BCC REO), a Massachusetts limited liability company, to hold real and personal property. The Loan Fund is the sole member of BCC REO, which has elected to be treated as a disregarded entity for tax purposes. BCC REO's activities are included with those of the Loan Fund in these consolidated financial statements. There was no activity in BCC REO during 2020 and 2019.

# **BCC NMTC Manager, LLC**

During 2011, Managed Assets formed BCC NMTC Manager, LLC (NMTC Manager), a Massachusetts limited liability company, to manage certain aspects of its New Markets Tax Credit programs (see page 12). Managed Assets is the sole member of NMTC Manager, which has elected to be treated as a disregarded entity for tax purposes. The activities of NMTC Manager are included with those of Managed Assets in these consolidated financial statements.

# **Solar Energy Programs**

The Corporation operates its Solar Energy Programs through the following consolidated affiliates noted below:

### BCC Solar Energy Advantage, Inc. and BCC SEA Fund Manager, LLC

The Corporation formed BCC Solar Energy Advantage, Inc. (SEA), a Massachusetts for-profit corporation, to facilitate the delivery of solar energy to affordable housing projects and others. The Holding Company owns 100% of SEA's common stock and all members of SEA's Board of Directors are employees of the Corporation. As of December 31, 2020 and 2019, SEA had completed construction of solar panels at twelve sites in Massachusetts (see Note 6), and entered into long-term contracts with the owners to provide electricity to the sites.

In 2011, SEA also formed BCC SEA Fund Manager, LLC (SEA Fund Manager), a Massachusetts single member limited liability company, to administer aspects of its solar energy development programs. SEA Fund Manager has elected to be a disregarded entity of SEA for tax purposes.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 1. OPERATIONS AND RELATED ENTITIES (Continued)

# **RELATED ENTITIES (Continued)**

### **Solar Energy Programs** (Continued)

### Kinzer Drive Solar, LLC

The Corporation formed Kinzer Drive Solar, LLC (Kinzer Drive), a Massachusetts single member limited liability company, whose sole member is SEA. Kinzer Drive has elected to be a disregarded entity of SEA for tax purposes. Kinzer Drive was created to hold a solar energy project located in Gardner, Massachusetts.

# **BCC SEA QALICB I, LLC**

BCC SEA QALICB I, LLC (SEA QALICB), a Delaware limited liability company, whose sole member is SEA, was formed in January 2008 to facilitate the delivery of solar energy to affordable housing projects and other facilities. SEA QALICB maintains six solar energy projects in Massachusetts.

### **BCC NMTC CDE XVI, LLC**

During 2013, the Corporation activated BCC NMTC CDE XVI, LLC (CDE XVI), a Massachusetts limited liability corporation, to provide investment capital through the NMTC program (see page 12) to businesses in low-income communities that are not served by conventional forms of financing or equity.

CDE XVI is related to the following entities (the CDE XVI entities):

**BCC Solar USB Investment Fund, LLC** (the USB Investment Fund), a Missouri limited liability company, was formed in October 2013 for the purpose of making a qualified equity investment (QEI) in CDE XVI. Until November 10, 2020, the USB Investment Fund's equity interests were owned by an outside investor (see below).

### **BCC NMTC CDE XVI, LLC**

On November 10, 2020, at the conclusion of the NMTC compliance period, the USB Investment Fund and SEA entered into a membership transfer agreement for SEA to acquire the USB Investment Fund's interest in CDE XVI at a price equal to the outstanding balance of the loan payable to the Loan Fund plus \$1,000 (see Note 4). This transfer effectively moved the USB Investment Fund's non-controlling interest to SEA (see Note 2). Subsequently, CDE XVI transferred its interest in BCC SEA QALICB II, LLC to SEA and CDE XVI was dissolved as of December 31, 2020.

BCC SEA QALICB II, LLC (SEA QALICB II), a Delaware limited liability company, was formed in December 2012 to facilitate the delivery of solar energy to affordable housing projects and other facilities. SEA is the Manager Member of SEA QALICB II with a .01% interest. CDE XVI made a qualified low income community investment (QLICI) to SEA QALICB II during 2013 to fund construction of nine solar energy projects located in Massachusetts. Through the QLICI, CDE XVI acquired a 99.99% interest in SEA QALICB II. As a result of the transfers mentioned above, SEA acquired 100% of SEA QALICB II's member interest as of December 31, 2020.

The USB Investment Fund was a disregarded entity of its investor and was eliminated from the consolidated financial statements in 2020 because of the transfer agreement with SEA. CDE XVI and SEA QALICB II were partnerships for tax purposes, but CDE XVI was dissolved in 2020 and SEA QALICB II became a disregarded entity of SEA.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 1. OPERATIONS AND RELATED ENTITIES (Continued)

**RELATED ENTITIES (Continued)** 

**Solar Energy Programs** (Continued)

### **BCC NMTC CDE XXII, LLC**

During 2015, the Corporation activated BCC NMTC CDE XXII, LLC (CDE XXII), a Massachusetts limited liability corporation, to provide investment capital through the NMTC program (see page 12) to businesses in low-income communities that are not served by conventional forms of financing or equity.

CDE XXII is related to the following entities (the CDE XXII entities):

**BCC Solar III Investment Fund, LLC** (the Investment Fund), a Massachusetts limited liability company, was formed in August 2015, for the purpose of making a QEI in CDE XXII. The Investment Fund's equity interests are owned by an outside investor, but its activities are controlled by SEA Fund Manager as a non-member manager.

The Investment Fund entered into an option agreement with CDE XXII and NMTC Manager, whereby the Investment Fund, following the expiration of the credit period in 2021, has the option to sell its investor interest in the CDE to the NMTC Manager for a purchase price of \$1,000 plus all amounts outstanding under the leverage loan, provided that the total does not exceed the fair market value of the Investment Fund. Upon the Investment Fund's exercise of the put option, NMTC Manager may elect to have a designee purchase the Investment Fund's interest for the put price in lieu of the CDE redeeming the Investment Fund's interest. In the event that the Investment Fund does not elect to exercise the put option, the NMTC Manager has a call option to purchase the interest from the Investment Fund at fair market value, as defined in the agreement, at any time during the six-month period following the put option period expiration.

**BCC Solar III, LLC** (Solar III), a Delaware limited liability company, was formed in November 2014, to facilitate the delivery of solar energy to affordable housing projects and other facilities. SEA is the Manager Member of Solar III with a 1% interest. CDE XXII made an equity investment QLICI to Solar III during 2015 to fund construction of four solar energy projects. Through the QLICI, CDE XXII acquired a 99% interest in Solar III.

The Investment Fund is a disregarded entity of its investor. CDE XXII and Solar III are partnerships for tax purposes.

### **Foreclosure and Home Mortgage Services**

The Corporation operates foreclosure and home mortgage services through its Stabilizing Urban Neighborhoods Initiative (BlueHub SUN). The goal of the BlueHub SUN is to stop the displacement of families and the neighborhood destabilizing effects of home vacancies and abandonment by enabling homeowners with overleveraged properties to stay in their homes.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 1. OPERATIONS AND RELATED ENTITIES (Continued)

# **RELATED ENTITIES (Continued)**

### Foreclosure and Home Mortgage Services (Continued)

The foreclosure and home mortgage services of BlueHub SUN are carried out through the following consolidated affiliates:

# Aura Mortgage Advisors, LLC

The Corporation formed Aura Mortgage Advisors, LLC (Aura), a Massachusetts limited liability company, with the Venture Fund as its sole member. Aura has elected to be a disregarded entity for tax purposes. Aura was formed for the purpose of acting as a mortgage broker for low-income people and communities. Aura is licensed as a mortgage broker and lender in Massachusetts by the Massachusetts Division of Banks (the Division). Aura's licenses as a mortgage broker and lender are subject to renewal annually and are scheduled for renewal by December 31, 2021. Aura is approved as a Title II Federal Housing Administration lender by the U.S. Department of Housing and Urban Development (HUD). Aura has registered to conduct business in several states outside of Massachusetts in order to expand the operation of BlueHub SUN.

Aura and Aura Direct Financing (see below) are collectively referred to as Aura Mortgage in these consolidated financial statements.

In order to maintain its licensed broker and lender status, Aura Mortgage is required to maintain a minimum net worth of \$200,000 and must have two surety bonds filed with the state of Massachusetts; a broker bond for \$75,000 and a lender bond in the amount of \$100,000 to \$500,000, based on the dollar amount of loans closed in the prior year. Aura Mortgage met these requirements as of December 31, 2020 and 2019.

In addition, Aura Mortgage is required to have a mortgage lender surety bond in states in which it operates. As of December 31, 2020, Aura Mortgage had the following surety bonds:

Bond Amount
\$ 25,000
\$ 150,000
\$ 300,000
\$ 150,000
\$ 100,000
\$ 200,000

### **Aura Direct Financing LLC**

Aura Direct Financing LLC (Aura Direct) was created as a single member limited liability company of Aura Mortgage to act as the "approved financing entity" incident to the CDFI Bond Guarantee program (see Note 7), to hold certain mortgage loans and other related assets. Aura Direct has elected to be a disregarded entity of the Venture Fund for tax purposes.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 1. OPERATIONS AND RELATED ENTITIES (Continued)

# **RELATED ENTITIES** (Continued)

### Foreclosure and Home Mortgage Services (Continued)

### NSP Residential, LLC

The Holding Company formed NSP Residential, LLC (NSP), a Massachusetts limited liability company, to combat community deterioration and to improve general conditions where low-income people live and work. The Holding Company is NSP's sole member and NSP has elected to be a disregarded entity for tax purposes. NSP purchases and rehabilitates residential properties in foreclosure or at risk of foreclosure in low-income communities in connection with BlueHub SUN. NSP seeks to resell purchased properties to low-income individuals, often to the original homeowner. The properties are generally purchased by NSP in negotiated transactions from lenders holding the foreclosed properties or troubled loans. Once the purchases by NSP are complete, the homeowners apply for financing through Aura Mortgage or other sources, thereby allowing the residents (either previous owners or persons renting the residence) to remain in the homes and avoid eviction.

# SUN Initiative Financing, LLC

The Corporation formed SUN Initiative Financing, LLC (SUN Financing) as a Massachusetts limited liability company to finance the operations of BlueHub SUN. SUN Financing provides financing for activities of BlueHub SUN within the geographic areas surrounding Revere, Boston, and other surrounding areas in Massachusetts. SUN Financing received a capital contribution from an outside investor for \$3,500,000, which acts as first loss capital related to its portfolio of mortgage loans receivable. NSP is SUN Financing's Managing Member. NSP and the outside investor each hold 50% of the membership units in SUN Financing. SUN Financing has raised additional capital in the form of loans payable from investors (see Note 7).

SUN Financing has elected to be treated as a partnership for income tax purposes. Items of income, loss, credits, or deductions arising from operations are reported by the members on their respective income tax returns. In accordance with SUN Financing's operating agreement, net profits are allocated to each member until they have been allocated net profits in amounts equal to any prior net losses allocated, and then 50% to NSP and 50% to the outside investor member. Net losses are allocated to the members until their positive capital account balances are reduced to zero, and then 100% to the outside investor member.

# Other Affiliates - Unconsolidated

### One Percent for America

Subsequent to December 31, 2020, the Corporation formed a new social business venture, One Percent for America (OPA), to build an inclusive future for America by driving down the cost of financing U.S. citizenship fees for millions of new Americans. OPA will be operated through three newly formed affiliates under control of the Corporation. Managed Assets has committed to provide initial funding of \$3 million to OPA. The Corporation expects to consolidate the financial statements of OPA beginning in 2021.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 1. **OPERATIONS AND RELATED ENTITIES** (Continued)

**RELATED ENTITIES** (Continued)

Other Affiliates - Unconsolidated (Continued)

### **BCLF Ventures II, LLC**

The Corporation is also related to BCLF Ventures II, LLC (Ventures II, LLC). Ventures II, LLC is a Massachusetts limited liability company formed for the purpose of making investments in businesses that benefit low-income people and communities. The Corporation is related to Ventures II, LLC through common management and the Venture Fund's financial interest in Ventures II, LLC. The Venture Fund is the Managing Member and a regular member of Ventures II, LLC. The Corporation accounts for its interest in Ventures II, LLC on the equity method (see Notes 2 and 3).

# **New Market Tax Credit Community Development Entities**

The Holding Company has been granted status by the Treasury as a Community Development Entity (CDE). The Holding Company has received allocations of NMTC from the Treasury which have yielded approximately \$523 million of QEIs that have been syndicated as of December 31, 2020.

The Holding Company has formed a total of forty-six CDEs (collectively, the CDE LLCs), fourteen of which were active as of December 31, 2020:

BCC NMTC CDE XVI, LLC (closed in 2020) (see page 8)	BCC NMTC CDE XXV, LLC
BCC NMTC CDE XVII, LLC (closed in 2020)	BCC NMTC CDE XXVI, LLC
BCC NMTC CDE XVIII, LLC (closed in 2020)	BCC NMTC CDE XXVII, LLC
BCC NMTC CDE XIX, LLC	BCC NMTC CDE XXVIII, LLC
BCC NMTC CDE XX, LLC	BCC NMTC CDE XXIX, LLC
BCC NMTC CDE XXI, LLC	BCC NMTC CDE XXX, LLC
BCC NMTC CDE XXII, LLC	BCC NMTC CDE XXXI, LLC
BCC NMTC CDE XXIII, LLC	BCC NMTC CDE XXXII, LLC
BCC NMTC CDE XXIV, LLC	

Other CDE LLCs have been formed for future NMTC allocations, but have conducted no financial activity to date and are as follows:

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BCC NMTC CDE XXXIII, LLC - BCC NMTC CDE XLVI, LLC
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The CDE LLCs were formed as Massachusetts limited liability companies which Managed Assets or the NMTC Manager control as managing members generally with .01% interests and unrelated investors are admitted as regular members generally with 99.99% interests.

#### 2. SIGNIFICANT ACCOUNTING POLICIES

# **Basis of Presentation**

The Corporation prepares its consolidated financial statements in accordance with generally accepted accounting standards and principles (U.S. GAAP) established by the Financial Accounting Standards Board (FASB). References to U.S. GAAP in these notes are to the FASB Accounting Standards Codification (ASC).

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

# **Principles of Consolidation and Combination**

The consolidated financial statements include the nonprofit affiliates comprising the Corporation and all wholly-owned and majority-owned for-profit limited liability companies and corporations (see Note 1). All significant intercompany balances and transactions have been eliminated in the accompanying consolidated financial statements.

The Corporation combines the financial statements of CDE XVI and CDE XXII and their related entities (see Note 1), because of its rights to receive substantial economic benefits, including net cash flows, and because of its substantive managing control over activities of these entities which house a substantial portion of the Corporation's Solar Energy Programs. All other active CDE LLCs (see Note 1) are not required to be consolidated in the accompanying consolidated financial statements because of the financial interests and participating rights of the investor members.

The Corporation also combines the financial statements of SUN Financing, which is an integral part of the Corporation's Foreclosure and Home Mortgage Services program. NSP controls the activities of SUN Financing as its managing member, and other affiliates of the Corporation conduct substantial intercompany activities with SUN Financing in connection with BlueHub SUN (see Note 1).

Under the principles of consolidation applicable to business corporations, an entity is considered as maintaining control over an affiliated corporation if it owns more than 50% of the affiliate's outstanding stock. Since the Corporation owns a majority of the outstanding stock of SEA (see Note 1), it is considered to maintain a controlling financial interest, and therefore, the financial statements of SEA are included in the accompanying consolidated financial statements.

# **Adoption of New Accounting Standards**

The Corporation adopted FASB Topic 842, *Leases*, using the optional transition method with January 1, 2020 as the date of initial adoption. The Corporation elected the practical expedients permitted under the transition guidance within the new standard, which among other things, allowed the Corporation to carry forward the historical lease classification. In addition, the Corporation elected the practical expedient to use hindsight in determining the lease term for existing leases, which resulted in shortening the lease terms for certain existing leases and the useful lives of corresponding leasehold improvements as certain options to renew were not reasonably certain.

As a result of adopting the new standard effective January 1, 2020, the Corporation recorded an additional net right-of-use lease asset and lease obligation liability (see Note 10). Adoption of the new standard did not impact the Corporation's changes in net assets and had no impact on cash flows.

### **Estimates**

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

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### **Fair Value Measurements**

The Corporation follows the accounting and disclosure standards pertaining to ASC Topic, *Fair Value Measurements*, for qualifying assets and liabilities. Fair value is defined as the price that the Corporation would receive upon selling an asset or pay to settle a liability in an orderly transaction between market participants.

The Corporation uses a framework for measuring fair value that includes a hierarchy that categorizes and prioritizes the sources used to measure and disclose fair value. This hierarchy is broken down into three levels based on inputs that market participants would use in valuing the financial instruments based on market data obtained from sources independent of the Corporation. Inputs refer broadly to the assumptions that market participants would use in pricing the financial instrument, including assumptions about risk. Inputs may be observable or unobservable. Observable inputs are inputs that reflect the assumptions market participants would use in pricing the financial instrument developed based on market data obtained from sources independent of the reporting entity. Unobservable inputs are inputs that reflect the reporting entity's own assumptions about the assumptions market participants would use in pricing the asset developed based on the best information available.

The three-tier hierarchy of inputs is summarized in the three broad levels as follows:

- Level 1 Inputs that reflect unadjusted quoted prices in active markets for identical assets at the measurement date.
- Level 2 Inputs other than quoted prices that are observable for the asset either directly or indirectly, including inputs in markets that are not considered to be active.
- Level 3 Inputs that are unobservable and which require significant judgment or estimation.

An asset or liability's level within the framework is based upon the lowest level of any input that is significant to the fair value measurement.

# Cash and Cash Equivalents and Concentration of Risk

For purposes of the accompanying consolidated statements of cash flows, cash and cash equivalents consist of depository accounts and all highly liquid investments purchased with a maturity of three months or less, and includes cash held for loan loss reserves, loan escrow funds (see below), and certain restricted depository accounts held in connection with a bond payable agreement (see Note 7).

Cash and cash equivalents are maintained in various banks in Massachusetts and are insured within limits of the Federal Deposit Insurance Corporation. At times, cash and cash equivalents may exceed the insured limits. Management monitors, on a regular basis, the financial condition of the financial institutions, along with the Corporation's balances, to minimize potential risk.

The Corporation held cash balances of \$4,751,143 and \$5,950,771 in escrow for outside parties as of December 31, 2020 and 2019, respectively. These amounts are escrowed for borrowers for various purposes, including deposits for purchases of properties, working capital reserves, replacement reserves, and construction fund escrows.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

# Cash and Cash Equivalents and Concentration of Risk (Continued)

Cash and cash equivalents - loan loss reserves include a variety of funds set aside in connection with the Corporation's Foreclosure and Home Mortgage Services business. Aura Mortgage received contracted support from the Commonwealth of Massachusetts for use as loan loss reserves. SUN Financing and SUN Financing II have also used capital contributions from investors as loan loss reserves. These reserves are invested in cash and short-term certificates of deposit and are available to provide liquidity to BlueHub SUN in the event of mortgage loan losses (see Note 14).

#### **Short-Term Investments**

Short-term investments included a certificate of deposit held by Managed Assets, that earned interest at a rate of 2.3% annually and had a balance of \$2,081,168 at December 31, 2019. The certificate of deposit matured in February 2020 and was not renewed.

#### Loans Receivable and Allowance for Loan Losses

Loans receivable are stated net of unamortized deferred loan origination fees and an allowance for loan losses (see Notes 4 and 5). Interest on loans is calculated by using the simple interest method on monthly balances of the principal amount outstanding.

Provisions are made for estimated loan losses based on management's evaluation of each loan. Loss recoveries are recorded in the year the recovery is known. The allowance for loan losses (see Note 5) is established through a provision for loan losses, which is charged to operations. The allowance is an amount that management believes will be adequate to absorb expected losses on existing loans that may become uncollectible. Management evaluates loan collectability through consideration of factors, such as previous loss experience, performance of individual loans in accordance with contract terms, financial strength and cash flows of the borrower, realizable values of collateral, and current economic conditions that may affect the borrower's ability to repay.

U.S. GAAP requires nonprofit organizations to record interest expense and contribution revenue in connection with loans payable that are interest free or that have below-market interest rates. Likewise, funds loaned to borrowers at below-market interest rates should also result in imputed revenue and contribution expense. Interest rates on bonds and loans payable are disclosed in Note 7. Interest rates on loans receivable are disclosed in Note 4. The Loan Fund believes that the benefits derived from below-market rate loans received are passed through to the borrowers via below-market rate loans made, and that there is no material difference between community development finance market rates and the stated rates of loans in their portfolios. Consequently, no adjustments have been made to the accompanying consolidated financial statements to reflect rate differentials.

# **Credit Enhancement**

Using the proceeds of a grant received in 2017 from the U.S. Department of Education (see page 18), the Loan Fund enters into credit enhancement agreements with charter schools and third-party lenders to act as the guarantor of loans between the charter schools and the lenders (see Note 13). Under the terms of the agreements, the Loan Fund deposits amounts, as defined in the agreements, into credit enhancement reserves held by the Loan Fund for the benefit of the lenders as collateral for the charter schools' loans. The agreements are in effect until the earlier of the maturity of the loans or early pay-off of the loans. If the charter schools' default on the loans, the lenders are entitled to the collateral to the extent of the default, not to exceed the designated credit enhancement reserve.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

# **Credit Enhancement** (Continued)

All remaining collateral deposits and accrued income are deposited back to the grant reserve funds at the expiration of the agreements and are then available for subsequent use in new credit enhancement transactions on a revolving basis. For accounting purposes, the Loan Fund accrues for losses against the credit enhancement reserves when losses are deemed probable and can be estimated. There were no losses incurred during 2020 or 2019.

#### **Investments in Affiliates**

The Corporation maintains an equity investment in Ventures II, LLC where the Corporation is deemed to exercise significant influence over Ventures II, LLC (see Notes 1 and 3). The Corporation accounts for this investment using the equity method. Under the equity method, the investment is initially recorded at cost and then increased or decreased by the share of income or loss of the investee. Distributions of cash reduce the carrying value of the investment. For investments carried on the equity method, the Corporation records its share of income of affiliates as other changes in net assets without donor restrictions in the accompanying consolidated statements of activities.

All other closely held affiliate investments are recorded using the cost method and are generally eliminated in consolidation (see Note 3). Under the cost method, an investment is carried at its original cost and cash distributions of profits are reported as income.

The Corporation periodically assesses the carrying balance of all investments in affiliates for possible impairment.

# Property, Equipment and Interests in Real Property

Management records all significant expenditures for property and equipment (see Note 6), with useful lives in excess of one-year at cost, if purchased, or at the fair market value on the date received, if donated. Renewals and betterments are capitalized as additions to the related asset accounts, while repairs and maintenance are expensed as incurred.

Depreciation is recorded using the straight-line method over the following useful lives:

Computer and office equipment
Leasehold improvements
Solar energy equipment
Rental properties

3 - 5 years
Life of lease
10 - 12 years
25 years (after being held one year)

With respect to solar energy equipment, as developed and operated under Solar Energy Programs (see Note 1), management has adopted a policy of reducing the cost of such equipment by the amount of grants and rebates received in connection with the development of the equipment (see Note 6). This reporting policy reduces the carrying cost of solar energy equipment to the net cost expected to be recovered through the operation and future disposition of the equipment.

Real estate owned consists of real property acquired in satisfaction of lending transactions of the Loan Fund or BlueHub SUN. Real estate owned is held for sale and is recorded at the lesser of the fair value at the time of acquisition less estimated costs of sale or the net recorded investment in the loan (see Note 6). Real estate owned is not depreciated but is periodically evaluated for possible impairment.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

# **Property, Equipment and Interests in Real Property** (Continued)

Also included in property and equipment are purchased rental properties and properties held for sale within BlueHub SUN (see Note 1), which are recorded at the lower of cost or fair value. Properties held for sale are generally rented to low-income homeowners under rent-to-buy arrangements (see Note 6).

The Corporation accounts for the carrying value of long-lived assets in accordance with the requirements of ASC Topic, *Property, Plant and Equipment*. As of December 31, 2020 and 2019, the Corporation has not recognized any significant reduction in the carrying value of its property and equipment when considering these requirements.

#### **Conditional Advances**

The Loan Fund records the amount of proceeds of certain Federal award programs, which it has not committed to qualifying projects, as conditional advances that are mandated by the grant agreements. During 2020 and 2019, the Loan Fund received Federal grants totaling \$6,000,000 and \$4,800,000, respectively. Due to timing of the awards, \$5,005,000 and \$3,095,000 of the funds were not yet committed to qualifying projects as of December 31, 2020 and 2019, respectively, and are reported as conditional advances in the accompanying consolidated statements of financial position. During 2020, the Loan Fund committed \$2,260,000 that was remaining as of December 31, 2019, to qualifying projects, and such amounts are included in grants and contributions in the accompanying 2020 consolidated statement of activities. The conditional advances as of December 31, 2020, are expected to be deployed or committed for qualifying projects in future periods.

#### **Debt Issuance Costs**

Debt issuance costs represent costs incurred in connection with the closing of notes and bond payable (see Note 7). These fees are amortized into interest expense over the term of the related financing. Amortization is calculated using the straight-line method which approximates the effective interest method. The unamortized debt issuance costs are reported as a reduction of the notes and bond payable. Unamortized costs related to financing that is terminated before original maturity are written-off as non-operating expense.

### Leases

Lease obligation liabilities are discounted to the present value of the future payments remaining after January 1, 2020 (the commencement date) (see Note 10). The lease payments are discounted at a rate equal to the Corporation's estimated incremental borrowing rate on the lease commencement date. Lease payments include fixed lease payments. Upon implementation of the new lease standard, effective January 1, 2020 (see page 13), the right-of-use (ROU) asset is measured using the lease liability, plus any initial direct costs and reduced by any lessor incentive. The ROU asset is amortized over the lease period on the straight-line basis. Interest calculated on the lease obligation and amortization of the ROU asset are recorded as a lease expense and included in office operations. These amounts equal the aggregate total of the lease payments over the lease term.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

# **Net Assets and Non-Controlling Interests**

**Net assets without donor restrictions** include those net resources of the Corporation that bear no external restrictions. These include the Corporation's general net assets and net assets designated by the Board of Directors for loan loss reserves. Board designated net assets for loan loss reserves consist of amounts deemed available in the event of loan losses to provide a source of liquidity to meet financing and other obligations related to lending activities (see Note 5).

During 2017, the Board of Directors established a \$2 million reserve utilizing NSP's net assets to create scholarships for youth impacted by foreclosure. This is included in general net assets without donor restrictions. There were no scholarships awarded during 2020 or 2019.

The Board of Directors may also authorize the transfer of net assets without donor restrictions among the affiliates for working capital needs or to support new initiatives.

**Net assets with donor restrictions** are net financial resources restricted by donors as to the purpose or timing of expenditure. Net assets with donor restrictions are purpose restricted as follows as of December 31:

	2020	2019
Revolving Loan Capital: CDFI Capital Magnet ED Credit Enhancement Permanent loan capital	\$ 14,235,573 8,043,443 <u>883,321</u>	\$ 10,141,019 8,039,470 883,321
Subtotal revolving loan capital	23,162,337	19,063,810
Other Purpose Restrictions: CDFI Fund awards Other Financial Assistance Renewable and Energy Efficiency Program Energy Advantage Program (EAP)	3,311,151 - 200,000 476,531	20,000 - 476,531
Subtotal other purpose restrictions	3,987,682	496,531
Total net assets with donor restrictions	\$ 27,150,019	<u>\$ 19,560,341</u>

Revolving loan capital represents awards from the Department of Education for credit enhancement (see Note 13), CDFI Capital Magnet awards and other CDFI Fund grants and other permanent loan capital from donors (see below). The ED credit enhancement grant is used to provide credit enhancement in the form of securable collateral in connection with the financing of charter school facilities (see pages 15 and 16 and Note 13). The Capital Magnet awards are used to make loans to qualified projects. Each of these grants requires that the proceeds be revolved for recurring use during the term of the respective agreements. Accordingly, the expended grant proceeds plus applicable donor designated accumulations remain in net assets with donor restrictions until depleted by losses or until the agreements expire. The ED credit enhancement grant expires in September 2040 and the Capital Magnet awards expire on various dates through March 2024.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

# Net Assets and Non-Controlling Interests (Continued)

Permanent loan capital is the term the Loan Fund uses to describe those capital resources which are intended to provide a permanent capital base for lending activities, meet debt covenants and provide for potential loan losses. The Loan Fund has three categories of permanent loan capital: net assets with donor restrictions, designated by the Board of Directors (see page 18), and subordinated loans payable (see Note 8). No outside donor has imposed an obligation on the Loan Fund to replenish the principal of any gift of permanent loan capital in the event such funds are needed to offset loan losses. Accordingly, donor-restricted permanent loan capital awards have been classified as net assets with donor restrictions in the accompanying consolidated statements of financial position.

CDFI Fund awards as of December 31, 2020, primarily relate to proceeds from the Healthy Food Financing Initiative.

EAP net assets with donor restrictions consist of the unspent proceeds from a grant in the original amount of \$5,000,000 received in 2007, which is restricted for a partnership between the Corporation and other agencies to design and implement a financing program to support the installation of on-site renewable energy systems for low-income housing across Massachusetts.

Renewable and Energy Efficiency Program net assets with donor restrictions are restricted for expanding affordable renewable energy efficient products and services to low-income communities.

Other financial assistance as of December 31, 2019, represents a restricted contribution for Building Pathways, which provides a gateway for low-income area residents, particularly in underserved communities, to access family-sustaining careers in the construction industry.

**Non-Controlling Interests** represent the net capital interests of outside investors participating in the ownership of certain consolidated affiliates of the Corporation.

Non-controlling interests are comprised of the following activity:

	SUN Financing	BCC Solar USB Investment Fund, LLC	BCC Solar III Investment Fund, LLC	Total
Non-controlling interests at December 31, 2018	\$ 2,596,410	\$ 3,652,826	\$ 4,632,362	\$ 10,881,598
Changes in net assets	77,523	(73,474)	(137,507)	(133,458)
Non-controlling interests at December 31, 2019	2,673,933	3,579,352	4,494,855	10,748,140
Changes in net assets Controlled transfer	(127,074) 	10,790 <u>(3,590,142</u> )	(97,466) 	(213,750) (3,590,142)
Non-controlling interests at December 31, 2020	<u>\$ 2,546,859</u>	<u>\$</u>	<u>\$ 4,397,389</u>	<u>\$ 6,944,248</u>

The USB Investment Fund's investor interest was transferred to SEA pursuant to a put option exercised in 2020 (see Note 1). This controlled transfer is reflected in the accompanying 2020 consolidated statement of changes in net assets and non-controlling interests.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### **Consolidated Statements of Activities**

Transactions deemed by management to be ongoing, major, or central to the provision of program services are reported as operating revenue and expenses in the accompanying consolidated statements of activities. Non-operating revenue (expenses) include loan capital transactions and investment earnings accounted for under the equity method.

# **Revenue Recognition**

Financial and earned revenues are generally recognized as revenue without donor restrictions as earned on an accrual basis. Interest income related to certain restricted revolving capital grants is restricted for use in qualified activities, and is accordingly reported as net assets with donor restrictions.

The Corporation follows the guidance from ASC Topic 606, *Revenue from Contracts with Customers,* for applicable types of revenue which include NMTC sub-allocation fees, electric utility charges, and sales of renewable energy certificates.

Revenue recognition is determined through the following steps:

- Identification of the contract, or contracts, with a customer;
- Identification of the performance obligations in the contract;
- Determination of the transaction price;
- Allocation of the transaction price to the performance obligations in the contract; and
- Recognition of revenue when, or as, the performance obligations are satisfied.

Program revenue and fees for the years ended December 31, 2020 and 2019, include:

	2020	2019
Solar Renewable Energy Certificates (SRECs) (see Note 6) NMTC sub-allocation fees (see Note 9) Power purchase and host agreements (see Note 6) Loan fees (see below) Other	\$ 2,203,297 1,459,993 1,034,927 776,629 34,126	\$ 2,120,707 2,152,848 976,331 939,259 93,597
Total	5,508,972	6,282,742
Less - intercompany eliminations related to NMTC program	(195,164)	(218,672)
	<u>\$ 5,313,808</u>	<u>\$ 6,064,070</u>

The Loan Fund generally amortizes loan origination fees for loans with terms greater than one year in length over the term of the loans. Unamortized deferred loan fees are included as an adjustment to the carrying value of loans receivable in the accompanying consolidated statements of financial position (see Note 4). Net loan origination fees of BlueHub SUN are not significant and are not amortized.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

# Revenue Recognition (Continued)

Grants and contributions may be conditional or unconditional in accordance with ASU 2018-08, *Not-for-Profit Entities (Topic 958): Clarifying the Scope and the Accounting Guidance for Contributions Received and Contributions Made.* A grant or contribution is considered conditional when the donor imposes both a barrier and a right of return. Conditional grants and contributions are recognized as revenue on the date all donor-imposed barriers are overcome or explicitly waived by the donor. Barriers may include specific and measurable outcomes, limitations on the performance of an activity, and other stipulations related to the grant or contribution. A donor has a right of return of any assets transferred or a right of release of its obligation to transfer any assets in the event the Corporation fails to overcome one or more barriers. Assets received before the barrier is overcome are accounted for as refundable or conditional advances.

Grants and contributions are recorded as revenue when unconditionally received or pledged. Grants and contributions with donor restrictions are transferred to net assets without donor restrictions as costs related to purpose restrictions are incurred or time restrictions have lapsed.

All other revenue is recorded when earned.

### **Expense Allocation**

Expenses related directly to a function are distributed to that function, while other expenses are allocated based upon management's expectation of the percentage attributable to each function. The consolidated financial statements contain certain categories of expenses that are attributable to program and supporting functions and are allocated on a reasonable basis that is consistently applied. The expenses that are allocated include personnel, office operations, consultants, marketing, professional fees, and insurance and other, which are allocated based on an estimate of time and level of effort spent on the Corporation's program and supporting functions.

The Corporation's expenses for the year ended December 31, 2020, by their natural and functional classifications are as follows:

	_	Program		eneral and ninistration	Fun <u>raisi</u>	-		Total
Personnel Consultants and professional	\$	6,764,363	\$	999,304	\$	-	\$	7,763,667
fees		1,974,223		530,125		-		2,504,348
Depreciation and amortization		2,028,851		131,159		-		2,160,010
Office operations		241,175		745,429		-		986,604
Program expenses		606,576		-		-		606,576
Insurance and other		309,510		118,931		-		428,441
Marketing		-		157,333	185	,071		342,404
Interest	_	117,346	_				_	117,346
Subtotal operating		12,042,044	:	2,682,281	185	,071		14,909,396
Interest for lending operations	_	9,904,327		<u>-</u>	-		_	9,904,327
Total	\$	<u>21,946,371</u>	\$ 2	2,682,281	<u>\$ 185</u>	<u>,071</u>	\$	24,813,723

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

# **Expense Allocation (Continued)**

The Corporation's expenses for the year ended December 31, 2019, by their natural and functional classifications are as follows:

	Program	General and Administration	Fund- raising	Total
Personnel Consultants and professional	\$ 6,955,159	\$ 1,250,764	\$ -	\$ 8,205,923
fees	881,178	541,169	_	1,422,347
Depreciation and amortization	2,063,998	145,616	-	2,209,614
Office operations	292,316	740,660	-	1,032,976
Program expenses	819,418	-	-	819,418
Marketing	-	159,950	204,391	364,341
Interest	156,721	-	-	156,721
Organizational support	344,414	108,539		<u>452,953</u>
Subtotal operating	11,513,204	2,946,698	204,391	14,664,293
Interest for lending operations	9,316,643		<del>_</del> _	9,316,643
Total	\$ 20,829,847	<u>\$ 2,946,698</u>	<u>\$ 204,391</u>	<u>\$ 23,980,936</u>

#### **Income Taxes**

For the consolidated corporate entities, income tax expense is based on pre-tax financial accounting income. The corporate entities account for income taxes according to the asset and liability method in accordance with ASC Topic, *Income Taxes*. The differences between the consolidated financial statement amounts and the tax bases of assets and liabilities are determined annually. Deferred tax assets and liabilities are computed for those differences that will result in taxable or deductible amounts in future periods using currently enacted tax laws and rates that apply to the periods in which the differences are expected to affect taxable income. Valuation allowances are established when necessary to reduce deferred tax assets to the amount that will more-likely-than-not be realized (see Note 12). Income tax expense is the tax payable or refundable for the current period plus or minus the change during the period in deferred income tax assets and liabilities.

The Corporation and its operating affiliates account for uncertainty in income taxes. This standard clarifies the accounting for uncertainty in tax positions and prescribes a recognition threshold and measurement attribute for the accompanying consolidated financial statements regarding a tax position taken or expected to be taken in a tax return. The Corporation has determined that there are no uncertain tax positions which qualify for either recognition or disclosure in the accompanying consolidated financial statements at December 31, 2020 and 2019. The Corporation does not expect that the amounts of unrecognized tax benefits will change significantly within the next twelve-months.

# **Subsequent Events**

Subsequent events have been evaluated through April 9, 2021, which is the date the consolidated financial statements were available to be issued. An event that met the criteria for disclosure in the consolidated financial statements is included in Note 1.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

#### 3. INVESTMENTS IN AFFILIATES

#### **Cost Method Investments Eliminated in Consolidation**

Managed Assets' investments in CDE XVI and CDE XXII (see Note 1) are carried on the cost method of accounting (see Note 2) as follows and have been eliminated from the accompanying consolidated financial statements at December 31:

		2019
CDE XVI CDE XXII	\$ - <u>598</u>	\$ 753 598
	\$ <u>598</u>	\$ 1,351

Managed Assets recovered its investment in CDE XVI upon its closure during 2020 (see Note 1).

The Venture Fund's investments in Aura Mortgage (see Note 1) are carried on the cost method of accounting (see Note 2) as follows and has been eliminated from the accompanying consolidated financial statements at December 31:

	2020	2019
Aura Mortgage	\$ 11,670,000	\$ 11,170,000

The Holding Company's investments in NSP and SEA (see Note 1) are also carried on the cost method of accounting (see Note 2) as follows and have been eliminated from the accompanying consolidated financial statements at December 31:

	_	2020	 2019
NSP SEA	\$ —	3,400,000 800,000	\$ 3,400,000 800,000
	<u>\$</u>	4,200,000	\$ 4,200,000

### **Cost Method Investments in CDE LLCs**

The consolidated financial statements only include the financial statements of CDEs XVI and XXII (see Notes 1 and 2). Managed Assets and NMTC Manager maintain a small membership interest in other CDE LLCs and account for them using the cost method of accounting.

### 3. **INVESTMENTS IN AFFILIATES** (Continued)

# Cost Method Investments in CDE LLCs (Continued)

As of December 31, 2020 and 2019, Managed Assets had the following amounts invested in the unconsolidated CDE LLCs:

	2020	2019
BCC NMTC CDE XVII, LLC	\$ -	\$ 3,316
BCC NMTC CDE XVIII, LLC	-	4,000
BCC NMTC CDE XIX, LLC	687	687
BCC NMTC CDE XX, LLC	1,928	1,928
BCC NMTC CDE XXI, LLC	1,384	1,384
BCC NMTC CDE XXIII, LLC	431	431
BCC NMTC CDE XXIV, LLC	550	550
BCC NMTC CDE XXV, LLC	500	500
BCC NMTC CDE XXVI, LLC	1,000	1,000
BCC NMTC CDE XXVII, LLC	1,000	1,000
BCC NMTC CDE XXVIII, LLC	800	800
BCC NMTC CDE XXIX, LLC	250	250
BCC NMTC CDE XXXII, LLC	300	300
BCC NMTC CDE XXXI, LLC	800	800
BCC NMTC CDE XXXII, LLC	300	300
	<u>\$ 9,930</u>	<u>\$ 17,246</u>

# **Equity Method Investment in BCLF Ventures II, LLC**

The Venture Fund accounts for its investment in Ventures II, LLC using the equity method of accounting (see Note 1). The Venture Fund increases or decreases its investment by its respective share of Ventures II, LLC net income or loss and decreases its investment by distributions received.

The Venture Fund's net investment in Venture II, LLC was \$380,719 and \$355,258, respectively, as of December 31, 2020 and 2019, as follows:

	2020	2019
Net investment, beginning of year	\$ 355,258	\$ 329,784
Share of income	<u>25,461</u>	25,474
Net investment, end of year	<u>\$ 380,719</u>	<u>\$ 355,258</u>

Summarized financial information for Ventures II, LLC is as follows as of and for the years ended December 31:

	2020	2019
Assets	<u>\$ 3,741,552</u>	\$ 3,486,912
Equity	<u>\$ 3,741,552</u>	\$ 3,486,912
Revenues Expenses	\$ 299,015 <u>44,375</u>	\$ 302,877 48,136
Net income	<u>\$ 254,640</u>	<u>\$ 254,741</u>

Notes to Consolidated Financial Statements December 31, 2020 and 2019

#### 4. LOANS AND INTEREST RECEIVABLE

#### Loan Fund

Portfolio Lending

The Loan Fund offers a variety of loan products of both short- and long-term maturity, including term loans, as well as revolving and non-revolving lines of credit, for the following purposes:

**Construction**: for construction or rehabilitation of residential (single family and multifamily) and commercial properties.

**Organizational**: for organizational capacity building, recapitalization and/or providing operating capital.

**Permanent**: for long-term financing for newly constructed or rehabilitated or existing multi-family housing, community facilities or commercial real estate.

**Pre-development**: for financing the upfront cost of real estate development projects prior to construction, such as for permitting, design and due diligence.

**Site acquisition**: for acquisition of property for development, whether for commercial or housing developments.

Loans receivable bear interest at rates ranging from zero percent to eight percent (0% - 8%) and mature at various dates through 2042. The weighted average rate of interest on loans was 5.93% and 5.94% as of December 31, 2020 and 2019, respectively. Borrowers generally include nonprofit community organizations, private developers, and businesses which benefit low-income individuals and communities. Loans receivable are generally made in connection with affordable housing and community development projects and are primarily collateralized by first or second mortgages on the property of the borrower. The Loan Fund also has some loans secured through third mortgages, all assets of the borrower, cash held by the lender, or other forms of collateral. The Loan Fund's five largest outstanding loans receivable collectively comprised approximately 15% of the portfolio as of December 31, 2020 and 2019.

Loans receivable of the Loan Fund are presented net of third-party loan participations of \$30,941,242 and \$29,883,640 as of December 31, 2020 and 2019, respectively. All loan participations qualify as loan sales in accordance with ASC Topic, *Accounting for Transfers and Servicing of Assets and Liabilities*. Interest on loans of the Loan Fund is presented net of interest of \$1,956,648 and \$1,519,372 collected on behalf of and paid to loan participants in 2020 and 2019, respectively.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 4. LOANS AND INTEREST RECEIVABLE (Continued)

Loan Fund (Continued)

Portfolio Lending (Continued)

The Loan Fund's loans receivable are as follows at December 31:

	2020			2019
Туре	Number of Loans	Net Loan Amount	Number of Loans	Net Loan Amount
Construction Organizational Permanent Pre-development Site acquisition	45 9 66 8 <u>31</u>	\$ 62,946,768 5,043,997 90,503,237 3,939,896 52,590,778	59 10 57 7 28	\$ 100,655,315
Interest receivable on above loans	<u>159</u>	215,024,676 3,389,621 \$ 218,414,297	<u>161</u>	206,742,225 2,395,948 \$ 209,138,173

The majority of the Loan Fund's loans receivable is secured by real estate holdings in the New England and the Mid-Atlantic states and could be affected by adverse real estate markets and other economic factors in the region. Certain loans receivable from charter schools are also secured by \$5,617,020 and \$5,504,225 of the Loan Fund's restricted deposits dedicated to credit enhancement activities (see Note 13) as of December 31, 2020 and 2019, respectively.

The Loan Fund had committed \$53,953,112 and \$56,149,353 for future disbursements on existing loan commitments and lines of credit to unrelated borrowers as of December 31, 2020 and 2019, respectively. Among the tools available to manage liquidity are collections of existing loans receivable, lines of credit with financial institutions (see Note 7), as well as the potential to initiate loan sales and loan participation agreements with lending partners.

The following is an aging analysis of the Loan Fund's past due portion of loan principal at December 31:

	2020	2019
60 - 89 days Greater than 90 days	\$ 1,500 59,456	\$ 2,500 36,000
Total past due	60,956	38,500
Principal balance of 90-day delinquent loans Current	2,185,230 212,778,490	303,985 206,399,750
	\$ 215,024,676	\$ 206,742,225

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 4. LOANS AND INTEREST RECEIVABLE (Continued)

Loan Fund (Continued)

Special Tax-Credit Lending

As of December 31, 2020 and 2019, the Loan Fund has entered into 126 and 113 arrangements, respectively, to act as the nonprofit intermediary to improve the economic value of Massachusetts historic and state low-income tax credits of qualifying projects in Massachusetts. The Loan Fund received a donation of tax credits from each project's sponsor and made loans to the respective project entity from the proceeds of the Loan Fund's resale of the credits to outside investors. The loans have interest rates ranging from 0% to 4.25%, which the Loan Fund will receive on the maturity dates through July 2072. As part of each arrangement, the Loan Fund receives fees up to .05% of the total loan, not to be less than \$15,000. These fees are included in program revenue and fees in the accompanying consolidated statements of activities and totaled \$229,702 and \$90,221 for 2020 and 2019, respectively.

Total outstanding principal balances are \$531,148,081 and \$488,573,218 as of December 31, 2020 and 2019, respectively. These loans have specific restrictions surrounding their use, and due to their long-term deferred nature and likelihood of collectability, the notes are fully reserved at December 31, 2020 and 2019. The provision associated with these allowances is netted with the value of the tax credit donations in the accompanying consolidated financial statements. Interest earned on these loans was fully reserved for the years ended December 31, 2020 and 2019. As of December 31, 2020 and 2019, there was outstanding interest receivable on these loans of \$492,554 and \$482,806, respectively, in the accompanying consolidated financial statements.

# **Foreclosure and Home Mortgage Services**

Through the operations of BlueHub SUN, NSP purchases and rehabilitates residential properties in foreclosure or at risk of foreclosure in low-income communities in Massachusetts. NSP seeks to resell these properties to low-income individuals. The properties are generally purchased by NSP in negotiated transactions from lenders holding the foreclosed properties or troubled loans. Once the purchases by NSP are complete, the homeowners apply for financing through Aura Mortgage or other sources, thereby allowing the residents (either previous owners or persons renting the residence) to remain in the homes and avoid eviction. Once originated, mortgages receivable issued by Aura Mortgage may be held by Aura Mortgage or transferred to Aura Direct or SUN Financing based upon the source of capital for the mortgages receivable.

To satisfy collateralization requirements associated with the bond payable (see Note 7) loans receivable and the related loan loss allowance are sometimes transferred between Aura Mortgage and SUN Financing and SUN Financing II. Since the closing of the bond payable (see Note 7) Aura Mortgage has retained substantially all newly issued mortgage loans receivable. Aura Mortgage, in collaboration with an outside management company (see Note 10) continues to service all loans initiated under the program.

# Mortgage Loans Receivable

Loans receivable consist of mortgage loans receivable from low-income individuals in the states of Massachusetts, New Jersey, Maryland, Illinois, Rhode Island, Connecticut, and Pennsylvania. Adverse real estate markets in these states could affect the value of BlueHub SUN's loans receivable. These loans are generally secured by a first priority mortgage on the property and mature at various dates through 2049. The allowance for loan losses reduces the reported loan values.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 4. LOANS AND INTEREST RECEIVABLE (Continued)

# Foreclosure and Home Mortgage Services (Continued)

Mortgage Loans Receivable (Continued)

Loans receivable of BlueHub SUN consisted of the following at December 31:

	2020			2019		
	Number of Loans	Interest Rates	Monthly Payments	Number of Loans	Interest Rates	Monthly Payments
Aura Mortgage	531	5.625% - 8.500%	\$172 - \$4,261	582	5.625% - 8.500%	\$172 - \$4,261
SUN Financing	135	5.750% - 8.500%	\$298 - \$3,583	119	5.750% - 6.500%	\$287 - \$3,413

The weighted average interest rates for Aura Mortgage as of December 31, 2020 and 2019, were 6.38% and 6.37%, respectively. The weighted average interest rates for SUN Financing as of December 2020 and 2019, were 6.61% and 6.59%, respectively.

The following is an aging analysis of BlueHub SUN's loans receivable at December 31:

	2020	2019
60 - 89 days	\$ 1,877,017	\$ 3,457,683
Greater than 90 days	11,899,530	12,862,054
Total past due	13,776,547	16,319,737
Current	103,856,198	113,906,648
Total loans receivable	<u>\$ 117,632,745</u>	\$ 130,226,385

In response to the economic conditions posed by the COVID-19 pandemic (see Note 15), BlueHub SUN offered forbearance accommodations to borrowers who were current on their mortgages at the time of forbearance was offered. As of December 31, 2020, the current loans include \$11,370,769 of loans under such forbearance accommodations.

BlueHub SUN maintains certain cash held for loan loss reserves (see Notes 1 and 14). These reserves become available as a source to repay financing obligations in the event of non-payment of loans receivable associated with these cash reserves. BlueHub SUN re-deploys the cash to other loans within its portfolio upon repayment of loans receivable associated with the reserves. When loans receivable are transferred among the affiliates, any loan loss reserves associated with such loans are generally also transferred.

For the properties purchased by NSP and then resold to individuals through a mortgage loan, NSP holds shared appreciation agreements with each borrower that entitle NSP to a specified share of the proceeds less the original contract sales price on any potential future sale of these properties as outlined in these agreements. Realized gains from shared appreciation agreements are earned when borrowers sell their properties. The gain realized is the difference between sale price and net book value of interests in real property at time of NSP's original sale of the property to the borrower. Income received by NSP associated with shared appreciation agreements is recognized upon full repayment of loans receivable within BlueHub SUN. For the years ended December 31, 2020 and 2019, NSP recognized gains related to shared appreciation notes totaling \$1,347,489 and \$2,137,744, respectively, resulting from the sale of properties, which are included in net gains on shared appreciation agreements and sales of real estate and tax credit notes in the accompanying consolidated statements of activities.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 4. LOANS AND INTEREST RECEIVABLE (Continued)

# Maturities

Maturities of the loans and interest receivable as of December 31, 2020, are as follows:

		Foreclosur Mortgag		
		Aura	SUN	
<u>Year</u>	Loan Fund	<u>Mortgage</u>	<u>Financing</u>	Total
2021	\$ 65,703,126	\$ 1,623,338	\$ 341,326	\$ 67,667,790
2022	17,510,988	1,768,969	363,561	19,643,518
2023	16,991,015	1,881,685	387,254	19,259,954
2024	16,126,969	2,001,593	412,501	18,541,063
2025	15,967,571	2,129,154	439,404	18,536,129
Thereafter	86,114,628	82,499,989	23,783,971	192,398,588
	218,414,297	91,904,728	25,728,017	336,047,042
Adjustment for deferred loan fees (see Note 2) Less - allowance for loan	(581,609)	-	-	(581,609)
losses (see Note 5)	(3,523,233)	(8,300,866)	(4,025,136)	(15,849,235)
Net loans and interest receivable	214,309,455	83,603,862	21,702,881	319,616,198
Less - current portion	(65,245,335)	(1,623,338)	(341,326)	(67,209,999)
Net long-term portion	\$ 149,064,120	\$ 81,980,524	<u>\$ 21,361,555</u>	\$ 252,406,199

Loans receivable are as follow as of December 31, 2019:

	Foreclosure and Home Mortgage Services			
	Loan Fund	Aura Mortgage	SUN Financing	<u>Total</u>
Gross loans receivable Adjustment for deferred	\$ 209,138,173	\$ 104,601,936	\$ 25,624,449	\$ 339,364,558
loan fees (see Note 2)	(602,219)	-	-	(602,219)
Less - allowance for loan losses (see Note 5)	(2,813,234)	(10,517,125)	(3,882,387)	(17,212,746)
Net loans and interest				
receivable	205,722,720	94,084,811	21,742,062	321,549,593
Less - current portion	(48,782,800)	(1,689,687)	(312,807)	(50,785,294)
Net long-term portion	\$ 156,939,920	\$ 92,395,124	<u>\$ 21,429,255</u>	<u>\$ 270,764,299</u>

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 4. LOANS AND INTEREST RECEIVABLE (Continued)

#### **Affiliate Loans**

From time-to-time, the Corporation and its affiliates may enter into intercompany borrowing arrangements to support general operations or specific business initiatives. Those borrowing arrangements not described elsewhere in these footnotes are described here. All intercompany borrowings with affiliates are eliminated in the consolidation.

The Loan Fund has entered into the following lending arrangements with certain consolidating affiliates.

# **SUN Financing**

The Loan Fund entered into a Note Purchase Agreement and an initial unsecured note under this agreement with SUN Financing. Under this note, the Loan Fund made advances to SUN Financing in the aggregate principal amount of \$10,000,000. Funds advanced are used to acquire and refinance homes at risk of foreclosure. This intercompany loan bears interest ranging from 1.00% to 4.00% per annum and interest is due quarterly. Interest paid to the Loan Fund was \$216,181 and \$269,167 for 2020 and 2019, respectively. As of December 31, 2020 and 2019, principal outstanding under this agreement totaled \$5,000,000. All remaining unpaid principal and interest are due on the maturity date of December 2025, as extended during 2020.

#### SEA

The Loan Fund had a leverage loan agreement with SEA in the original amount of \$1,472,876, which was used in the finance of solar panel installations within a new markets tax credit financing structure (see Note 1). Interest on this note accrued at 6%. On October 31<sup>st</sup> of each year, all accrued interest and unpaid principal, to the extent of cash flow as outlined in the agreement, was due. During 2020 and 2019, payments of principal were \$164,939 and \$204,550, respectively, and fully repaid the loan. As of December 31, 2019, the outstanding balance of the loan was \$164,939. Total interest was \$1,210 and \$15,817 for 2020 and 2019, respectively, and has been eliminated in the accompanying consolidated statements of activities.

The Loan Fund also loaned \$3,000,000 of the proceeds of the permanent loan capital - subordinated loans payable to SEA (see Notes 1 and 8) to finance a portion of certain assets of SEA. The entire principal is outstanding at December 31, 2020 and 2019. This intercompany loan bears interest at 3%, payable quarterly, is unsecured, and matures in September 2029. Interest on these borrowings totaled \$90,000 in 2020 and 2019 and has been eliminated in the accompanying consolidated statements of activities.

### USB Investment Fund/SEA

During 2013, the Loan Fund entered into a leverage loan with the USB Investment Fund in the amount of \$5,224,207, which was used in the financing of solar panel installations within a new markets tax credit financing structure. Interest on this note accrues at 6% per annum, compounded annually. Beginning on December 31, 2013, and thereafter at each succeeding year, all accrued interest and unpaid principal, to the extent of net cash flow as outlined in the agreement, is due and payable. All remaining principal and interest are due on the maturity date of November 6, 2023. This loan may be prepaid without penalty. During 2020 and 2019, USB Investment Fund made payments of principal of \$393,256 and \$460,422, respectively. In connection with the membership interest transfer agreement (see Note 1), SEA assumed the outstanding balance of \$157,119 of the loan payable. During 2020, SEA paid off the remaining balance of the loan payable. As of December 31, 2019, the outstanding balance of the loan was \$550,375. Total interest incurred was \$27,281 and \$48,578 for 2020 and 2019, respectively, and has been eliminated in the accompanying consolidated statements of activities.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 4. LOANS AND INTEREST RECEIVABLE (Continued)

# **Affiliate Loans** (Continued)

Affiliate loans consist of the following at December 31:

	2020	2019
Intercompany borrowings:  Loan Fund receivable from SUN Financing  Loan Fund receivable from SEA  Loan Fund receivable from the USB Investment	\$ 5,000,000 3,000,000	\$ 5,000,000 3,000,000
Fund/SEA Loan Fund receivable from the 481 Investment Fund/SEA	-	550,375
		164,939
Sub-total affiliate loans receivable	8,000,000	8,715,314
Affiliate loan receivables eliminated in consolidation	(8,000,000)	(8,715,314)
Total net affiliate loans receivable	<u>\$ -</u>	<u>\$ -</u>

Interest on these borrowings totaled \$334,532 and \$423,562 in 2020 and 2019, respectively, which has also been eliminated from the accompanying consolidated financial statements.

# 5. ALLOWANCE FOR LOAN LOSSES AND LOAN LOSS RESERVES

### Loan Fund

Loan loss reserves is the term used by the Loan Fund and certain significant investors to refer to the balance of loan loss allowances plus otherwise net assets without donor restrictions which have been designated by the Board of Directors as a hedge against potential loan losses. Covenants with certain significant investors require the Loan Fund to maintain loan loss reserves equal to at least 5% of loans receivable of the Loan Fund.

The Loan Fund's loan loss reserves consist of the following as of December 31:

		2019
Allowance for loan losses (see Notes 2 and 4) Board designated net assets for general loan loss reserves (see Note 2)	\$ 3,523,233	\$ 2,813,234
	10,001,349	9,834,987
	<u>\$ 13,524,582</u>	\$ 12,648,221

2020

An allowance for loan losses is an estimate of expected loan losses expressed as a reduction of the carrying value of loans receivable. The loan loss allowance is based on expected losses as determined under the Loan Fund's risk rating system. In addition, the Loan Fund's Board of Directors designates net assets without donor restrictions for loan loss reserves, so that the sum of the loan loss allowance and board designated general and loan loss reserves equals at least 5% of total loans receivable of the Loan Fund.

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# 5. ALLOWANCE FOR LOAN LOSSES AND LOAN LOSS RESERVES (Continued)

Loan Fund (Continued)

The allowance for loan losses consists of the following at December 31:

2020	O Construction za	organi- ational	<u>Permanent</u>	Pre- development	Site <u>Acquisition</u>	Total
Allowance for loan losses, December 31, 2019	\$ 420,126 \$	8,388	\$ 1,816,174	\$ 414,970	\$ 153,576	\$ 2,813,224
Provision Recoveries	721,901 	6,189	- (18,091)	<u>-</u>		728,090 (18,091)
Allowance for loan losses, December 31, 2020	<u>\$ 1,142,027</u> <u>\$ :</u>	<u>14,577</u>	\$ 1,798,08 <u>3</u>	<u>\$ 414,970</u>	<u>\$ 153,576</u>	<u>\$ 3,523,233</u>
Ending balance: Individually evaluated for impairment	\$ 945,623 \$	8,353	\$ 782,068	<u>\$</u>	<u>\$ -</u>	<u>\$ 1,736,043</u>
Troubled Debt Restructuring	\$ 945,623 <u>\$</u>	8,353	<u>\$ 782,068</u>	<u>\$ -</u>	<u>\$</u> -	<u>\$ 1,736,043</u>
2019		organi- ational	<u>Permanent</u>	Pre- development	Site <u>Acquisition</u>	Total
Allowance for loan losses, December 31, 2018	\$ 229,799 \$	2 755				
	Ψ 223), 33 Ψ	2,755	\$ 1,898,134	\$ 414,970	\$ 267,576	\$ 2,813,234
Provision Recoveries	190,327	5,633 -	\$ 1,898,134 104,704 (186,664)	\$ 414,970 - -	\$ 267,576 - (114,000)	\$ 2,813,234 300,664 (300,664)
	190,327	5,633 <u>-</u>	104,704	\$ 414,970 - - - \$ 414,970	-	300,664
Recoveries  Allowance for loan losses,	190,327 	5,633 - 8,388	104,704 (186,664)	- -	(114,000)	300,664 (300,664)

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 5. ALLOWANCE FOR LOAN LOSSES AND LOAN LOSS RESERVES (Continued)

# Loan Fund (Continued)

The Loan Fund uses an eight level credit rating system, with "1" representing the highest quality/lowest risk credits and "8" representing the lowest quality/highest credit risk credits. The following table presents the Loan Fund's loans receivable balances and related allowance by risk rating at December 31:

		2020		2019		
Category	Risk <u>Rating</u>	Loan Balance	Loan Loss Allowance	Loan Balance	Loan Loss Allowance	
Pass Special Mention Substandard General Reserve	1 - 4 5 - 6 7 - 8	\$ 200,800,641 11,550,722 2,673,313	\$ - 1,159,249 1,727,690 636,294	\$ 197,057,021 8,897,136 788,068	\$ - 1,726,356 788,068 298,810	
		<u>\$ 215,024,676</u>	\$ 3,523,233	\$ 206,742,225	<u>\$ 2,813,234</u>	

### **Impaired Loans and Troubled Debt Restructurings**

The Corporation identifies a loan as impaired when it is probable that interest and/or principal will not be collected according to the contractual terms of the loan agreement. In accordance with guidance provided by the ASC Topic, *Impairment (Recoverability) of a Loan*, management employs one of three methods to determine and measure impairment: the Present Value of Future Cash Flow Method; the Fair Value of Collateral Method; and the Observable Market Price of a Loan Method. To perform an impairment analysis, the Loan Fund reviews a loan's internally assigned risk rating, its outstanding balance, value of the collateral, guarantors, and a current report of the action being implemented. Based on the nature of the specific loan, one of the impairment methods is chosen and any impairment is determined, based on criteria established for impaired loans.

A troubled debt restructuring (TDR) occurs when a creditor, for economic or legal reasons related to a borrower's financial condition, grants a concession to the borrower that it would not otherwise consider, such as below market interest rates, extending the maturity of a loan, or a combination of both. The Loan Fund considers all loans modified in a TDR to be impaired.

At the time a loan is modified in a TDR, the Loan Fund considers several factors in determining whether the loan should accrue interest, including:

- Cash flow necessary to pay the interest;
- Whether the customer is current on their interest payments; and
- Whether the Loan Fund expects the borrower to perform under the revised terms of the restructuring.

Short-term modifications made in response to COVID-19 (see Note 15) to borrowers who were current prior to any relief, are not TDRs. This includes short-term modifications such as payment deferrals, extensions of repayment terms or other delays in payment that are insignificant. Borrowers considered current are those that are less than thirty-days past due on their contractual payments at the time a modification program is implemented.

# 5. ALLOWANCE FOR LOAN LOSSES AND LOAN LOSS RESERVES (Continued)

# Impaired Loans and Troubled Debt Restructurings (Continued)

As of December 31, 2020 and 2019, loans that were impaired and classified as TDRs were as follows:

	2020	
Number of Loans Restructured	Amount of Restructured Loans	Related Allowance for Loan Loss
2	\$ 1,891,245	\$ 945,622
2	782,068	782,068
<u>1</u>	41,762	8,353
<u>5</u>	<u>\$ 2,715,075</u>	\$ 1,736,043
	2019	
Number of Loans <u>Restructured</u>	Amount of Restructured Loans	Related Allowance for Loan Loss
3	\$ 2.647.621	\$ 1.721.094
	Loans Restructured  2  2  1  5  Number of Loans	Number of Loans  Restructured  2 \$ 1,891,245  2 782,068  1 41,762  5 \$ 2,715,075  Number of Loans  Restructured Loans  Amount of Restructured Loans

The above loans are all on "non-accrual" basis.

# **Foreclosure and Home Mortgage Services**

BlueHub SUN uses an eight-level credit rating system, with "1" representing the highest quality/lowest risk credits and "8" representing the lowest quality/highest credit risk credits.

The following table presents BlueHub SUN loans receivable balances and related allowance by risk rating at December 31:

		2020		201	9
Category	Risk <u>Rating</u>	Loan Balance	Loan Loss Allowance	Loan Balance	Loan Loss Allowance
Pass Special Mention Substandard General reserve	1 - 2 3 - 6 7 - 8	\$ 79,062,740 24,793,459 13,776,546	\$ 3,144,107 3,151,169 3,403,486 2,627,240	\$ 93,621,838 20,284,810 16,319,737	\$ 3,719,889 2,200,223 4,067,696 4,411,704
		<u>\$ 117,632,745</u>	\$ 12,326,002	\$ 130,226,385	\$ 14,399,512

# 5. ALLOWANCE FOR LOAN LOSSES AND LOAN LOSS RESERVES (Continued)

# Foreclosure and Home Mortgage Services (Continued)

The loan loss allowance consists of the following:

	2020	2019
Beginning of year	\$ 14,399,512	\$ 14,779,941
Loan loss allowance established with mortgage origination (see Note 2) Payment made for program return of funds Reduction for loans converted to real estate owned Recovery from loans repaid Loan loss recoveries	423,826 (199,775) - (1,947,561) (350,000)	2,668,376 (211,463) (189,031) (1,798,311) (850,000)
End of year	<u>\$ 12,326,002</u>	<u>\$ 14,399,512</u>

BlueHub SUN had no write-offs of loan principal during 2020 and 2019.

Impaired loans as of December 31, 2020 and 2019, are set forth in the tables below:

		2020	
	Number of Impaired Loans	Amount of Impaired Loans	Related Allowance for Loan Loss
SUN Financing	<u>8</u>	\$ 1,664,624	<u>\$ 416,156</u>
		2019	
	Number of Impaired Loans	Amount of Impaired Loans	Related Allowance for Loan Loss
SUN Financing	<u>26</u>	\$ 6,894,047	<u>\$ 1,391,469</u>

There were no troubled debt restructurings during 2020 or 2019.

# 6. PROPERTY, EQUIPMENT AND INTERESTS IN REAL PROPERTY

# **Holding Company**

Property and equipment of the Holding Company are as follows as of December 31:

	2020	2019
Computer equipment	\$ 188,845	\$ 188,845
Office equipment	82,492	67,393
Leasehold improvements	<u>1,138,555</u>	1,138,555
	1,409,892	1,394,793
Less - accumulated depreciation	942,122	<u>810,963</u>
	<u>\$ 467,770</u>	<u>\$ 583,830</u>

Depreciation expense of the Holding Company for 2020 and 2019 was \$131,159 and \$145,616, respectively.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 6. PROPERTY, EQUIPMENT AND INTERESTS IN REAL PROPERTY (Continued)

# **Solar Energy Programs**

The Corporation operates various ground and roof-mounted photovoltaic panel installations that are owned by the affiliates that operate its Solar Energy Programs (see Note 1). All projects are located in Massachusetts.

In connection with certain of these installations, SEA and SEA QALICB received financial support in the form of grant proceeds of the Holding Company's EAP grant (see Note 2), Massachusetts Renewable Energy Trust (MRET) rebates, Massachusetts Clean Energy Center (MCEC) grants, and Federal Payments for Specified Energy Property in Lieu of Tax Credits under Section 1603 of the American Recovery and Reinvestment Act of 2009 (Section 1603 payments), all of which have reduced the cost of the solar energy equipment for depreciation purposes (see Note 2). There are specific recapture provisions associated with the MRET rebates and Section 1603 payments. SEA and SEA QALICB were in compliance with these provisions as of December 31, 2020 and 2019.

The net carrying value of the solar panel projects are as follows at December 31:

2020	SEA	SEA QALICB	SEA QALICB II	Solar III	Total
Solar energy panels and installation Less - MRET rebates, MCEC grants and Section 1603	\$ 10,618,648	\$ 5,093,562	\$ 6,907,480	\$ 9,718,922	\$ 32,338,612
payments  Less - EAP grants received  from the Holding	(5,141,188)	(215,889)	-	-	(5,357,077)
Company	(2,307,684)				(2,307,684)
Depreciable cost basis Less - accumulated	3,169,776	4,877,673	6,907,480	9,718,922	24,673,851
depreciation	(2,676,884)	(3,701,265)	(3,816,422)	(4,605,591)	(14,800,162)
Net book value of projects	\$ 492,892	\$ 1,176,408	\$ 3,091,058	<u>\$ 5,113,331</u>	9,873,689
Less - elimination of develop earned by SEA	er fee profit				(323,142)
Net book value of projects afte	r elimination				\$ 9,550,547

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 6. PROPERTY, EQUIPMENT AND INTERESTS IN REAL PROPERTY (Continued)

# **Solar Energy Programs** (Continued)

2019	SEA	SEA QALICB	SEA QALICB II	Solar III	Total
Solar energy panels and installation Less - MRET rebates, MCEC grants and Section 1603	\$ 10,554,805	\$ 5,091,403	\$ 6,906,911	\$ 9,718,284	\$ 32,271,403
payments  Less - EAP grants received  from the Holding	(5,141,188)	(215,889)	-	-	(5,357,077)
Company	(2,307,684)				(2,307,684)
Depreciable cost basis Less - accumulated	3,105,933	4,875,514	6,906,911	9,718,284	24,606,642
depreciation	(2,409,033)	(3,295,517)	(3,240,471)	(3,634,139)	(12,579,160)
Net book value of projects	\$ 696,900	\$ 1,579,997	\$ 3,666,440	\$ 6,084,145	12,027,482
Less - elimination of develop earned by SEA	er fee profit				(384,653)
Net book value of projects afte	r elimination				\$ 11,642,829

For the years ended December 31, 2020 and 2019, depreciation expense related to SEA, SEA QALICB, SEA QALICB II, and Solar III totaled \$2,220,432 and \$2,199,260, respectively.

The Holding Company and SEA are the developers of the solar projects on behalf of the affiliates which own them. The portion of developer fee that is considered intercompany profit has been eliminated from the consolidated financial statements.

### **Solar Operations**

SEA, SEA QALICB, SEA QALICB II and Solar III have power purchase and host agreements (PPA) with the host of each of the solar panel projects. Each agreement obligates the hosts to buy the net metering credits produced by the respective solar panel projects. SEA, SEA QALICB, SEA QALICB II and Solar III bill the hosts monthly at rates per net metering credit as specified in the agreements. On various anniversary dates, SEA, SEA QALICB, SEA QALICB II and Solar III have the options to sell the solar panel projects system to the hosts for certain amounts. If SEA, SEA QALICB, SEA QALICB II and Solar III do not exercise the option, the hosts have the option to buy the systems at fair market value and the hosts also have the option to purchase the solar panel project systems at fair market value at the agreements expiration dates. SEA, SEA QALICB, SEA QALICB II and Solar III have determined that their power purchase agreements are operating leases. SEA, SEA QALICB, SEA QA

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 6. PROPERTY, EQUIPMENT AND INTERESTS IN REAL PROPERTY (Continued)

# **Solar Energy Programs** (Continued)

The solar developments also earn Solar Renewable Energy Credits (SRECs) and Renewable Energy Certificates (RECs) under the Commonwealth of Massachusetts' Renewable Portfolio Standard program for the production of energy through the solar energy projects. SEA entered into transaction agreements with two utility companies to sell specified amounts of SRECs and RECs at specified rates to these companies for specified time periods. If SEA does not provide the specified quantity of RECs as described in the agreements, SEA would be obligated to reimburse the utility company for any additional costs paid to obtain substitute RECs over the agreed-upon price. SEA acts as an agent for the RECs earned by the QALICBs and generally transfers the RECs and SRECs to the contracting utility upon receipt.

Solar Energy Program revenues are as follows for 2020 and 2019, and are included in program revenue and fees in the accompanying consolidated statements of activities:

224.5	2020	2019
PPA Revenue: SEA PPA SEA QALICB PPA SEA QALICB II PPA SOlar III PPA	\$ 281,219 91,072 243,822 418,814	\$ 221,885 91,648 241,117 421,681
Sub-total PPA revenue	1,034,927	976,331
REC/SREC Revenue: SEA REC SEA SREC SEA QALICB SREC SEA QALICB II SREC Solar III SREC Other	35,531 148,666 287,372 665,947 1,065,781	14,523 144,838 292,568 636,754 1,005,274 26,750
Total REC/SREC revenue	2,203,297	2,120,707
Total	<u>\$ 3,238,224</u>	\$ 3,097,038

### **Foreclosure and Home Mortgage Services**

NSP

In connection with activities of BlueHub SUN, foreclosed and other residential properties in low-income communities are purchased by NSP, rehabilitated and held for resale with the intent that they be resold to the original owner. SUN Financing generally acquires the beneficial interests in these properties.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 6. PROPERTY, EQUIPMENT AND INTERESTS IN REAL PROPERTY (Continued)

# SUN Financing's Interests in Real Property and Real Estate Owned

Properties Held for Sale

Interests in real property held for sale substantially consist of real property owned by NSP in which SUN Financing has purchased an interest of the real property's income. At the time of sale, NSP transfers the value of the property to SUN Financing. NSP manages the rental and held for sale properties and transfers the net rental income to the affiliate holding the interest. Total rental income received by NSP totaled \$9,066 and \$63,522 for the years ended December 31, 2020 and 2019, respectively, and is included in program revenue and fees in the accompanying consolidated statements of activities. NSP transferred rental income totaling \$2,705 and \$24,611 to SUN Financing during 2020 and 2019, respectively. Due to the uncertainty of when these properties will sell, these properties have been classified as long-term assets in the accompanying consolidated statements of financial position.

A reconciliation of properties held for sale by BlueHub SUN is as follows as of December 31:

Balance at December 31, 2018	Ş	71,389
Purchase of interests in real properties Cost basis of interests in real property converted		15,545,244
to interests in loans receivable (see Note 4)	(	<u>15,460,907</u> )
Balance at December 31, 2019		155,726
Purchase of interests in real properties Cost basis of interests in real property converted		1,746,937
to interests in loans receivable (see Note 4)		(1,902,663)
Balance at December 31, 2020	\$	

### Real Estate Owned

Aura Mortgage and SUN Financing have foreclosed on various residential real estate properties which each had financed and in which each had an interest in the loan receivable. Aura Mortgage and SUN Financing acquired ownership of the residential real estate properties and canceled the respective mortgage loans. There were two new SUN Financing properties acquired through foreclosure in 2020 and two new SUN Financing properties acquired through foreclosure in 2019. There is one property remaining under SUN Financing as of December 31, 2020. The remaining property has an agreement where the current delinquent tenant must vacate the property by mid-2021 where upon SUN Financing intends to remodel and sell the remaining properties. SUN Financing's real estate owned was \$152,358 and \$1,099,336 as of December 31, 2020 and 2019, respectively.

During 2020, SUN Financing sold seven residential real estate properties, yielding proceeds of \$1,736,308, and recognized gains on the sales of these residential real estate properties of \$380,472. During 2019, SUN Financing sold four residential real estate properties, yielding proceeds of \$1,033,364, and recognized gains on the sales of these residential real estate properties of \$365,960. These gains are included in realized gains from sales of real estate in the accompanying consolidated statements of activities.

# 6. PROPERTY, EQUIPMENT AND INTERESTS IN REAL PROPERTY (Continued)

# **SUN Financing's Interests in Real Property and Real Estate Owned** (Continued)

Real Estate Owned (Continued)

Total property and equipment, interests in real property and real estate owned, net is comprised of the following at December 31:

	2020	2019
Holding Company property and equipment SEA - Solar energy equipment Foreclosure and Home Mortgage Services:	\$ 467,770 9,550,547	\$ 583,830 11,642,829
SUN Financing - foreclosed property SUN Financing - properties held for sale	152,358 	1,099,336 <u>155,726</u>
Less - eliminations	10,170,675 (90,712)	13,481,721 (106,510)
	<u>\$ 10,079,963</u>	<u>\$ 13,375,211</u>

Eliminations represent the undepreciated net profit of capitalized developer fees earned by the Holding Company related to solar installations.

#### 7. BONDS AND LOANS PAYABLE

# **Loan Fund**

Bonds Payable

During 2020, the Loan Fund completed its first public debt offering, \$75 million in unsecured Sustainability Bonds (the Bonds). Proceeds from the Bonds are exclusively applied to finance or refinance a combination of both green and social projects. The proceeds of the Bonds were used primarily to refinance certain existing fixed and floating debt obligations of the Loan Fund.

The balance of bonds payable of the Loan Fund was as follows as of December 31:

	2020	2019
The Loan Fund issued a public debt offering of Sustainability Bonds comprised of ten-year term bonds for \$56,250,000 in January 2020. The issued bonds have a maturity date of January 1, 2030, and an interest rate of 3.099% per annum, payable semiannually. Accrued interest as of December 31, 2020, is \$871,594. The bonds are rated A- by S&P Global Ratings.	\$ 56,250,000	\$ -
The Loan Fund issued a public debt offering of Sustainability Bonds comprised of seven-year serial bonds for \$18,750,000 in January 2020. The issued bonds have a maturity date of January 1, 2027, and an interest rate of 2.89% per annum, payable semiannually. Accrued interest as of December 31, 2020, is \$270,938. The bonds are rated A- by S&P Global		
Ratings.	18,750,000	
Total bonds payable	75,000,000	-
Less - unamortized debt issuance costs	(763,771)	
	<u>\$ 74,236,229</u>	<u>\$</u> -

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 7. BONDS AND LOANS PAYABLE (Continued)

Loan Fund (Continued)

Bonds Payable (Continued)

Debt issuance costs totaling \$869,176 as of December 31, 2020, are recorded at cost and are amortized over the lives of the Bonds. The Loan Fund uses the straight-line method of amortizing imputed interest associated with these costs, as the effective interest method does not materially impact the consolidated financial statements. Imputed interest totaled \$105,405 for the year ended December 31, 2020, and is included in interest expense in the accompanying consolidated statements of activities. Total accumulated amortization as of December 31, 2020, was \$105,405.

The Loan Fund must comply with various reporting covenants under the Bonds agreements of which the Loan Fund was in compliance as of December 31, 2020.

Loans Payable

The balance of loans payable of the Loan Fund was as follows as of December 31:

	2020	2019
The Loan Fund has a \$20,000,000 unsecured revolving line of credit with a financial institution, which expires on October 31, 2025. The loan was amended to increase the available line of credit to \$20,000,000 from \$15,000,000 in December 2019. The interest rate on this line of credit is 2.5% and interest is due in quarterly payments.	\$ 20,000,000	\$ 20,000,000
The Loan Fund has a \$10,000,000 unsecured revolving line of credit with a financial institution, which expires on December 31, 2025. The interest rate on this line of credit is 2% and interest is due in quarterly payments.	10,000,000	10,000,000
The Loan Fund has a \$10,000,000 unsecured non-revolving line of credit with a financial institution, which expires on October 31, 2026. The interest rate on this line of credit is 2.4% and interest is due quarterly on the first day of each quarter.	10,000,000	10,000,000
The Loan Fund has a \$10,000,000 unsecured non-revolving line of credit agreement with a financial institution, which expires on May 30, 2024. Draws bear interest at a fixed 3.63% interest rate of the outstanding balance.	10,000,000	10,000,000
The Loan Fund has a \$15,000,000 unsecured non-revolving line of credit with a financial institution, which as amended in 2019, expires on August 1, 2026. The interest rate on this line of credit is fixed at 3.49%.	5,000,000	15,000,000

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 7. BONDS AND LOANS PAYABLE (Continued)

Loan Fund (Continued)

Loans Payable (Continued)

	2020	2019
The Loan Fund had two \$10,000,000 unsecured non-revolving lines of credit with a financial institution, which were set to expire on December 21, 2021 and September 28, 2025, respectively. The interest rate on the first line of credit was based on the applicable Federal Home Loan Bank of Boston (FHLBB) rate at the time of the borrowings. The interest rate on the second line of credit was based on the FHLBB rate at the time of the borrowing plus 1%. The interest rates were locked-in on the specific date of each draw. These lines of credit were satisfied with proceeds from the new bond payable.	-	20,000,000
The Loan Fund had a \$10,000,000 unsecured non-revolving line of credit agreement with a financial institution, which was set to expire on September 1, 2026. The first \$5,000,000 drawn bore interest at a fixed 4.5% interest rate and the second \$5,000,000 bore an interest rate of 4%. This line of credit was satisfied with proceeds from the new bond payable.	_	10,000,000
The Loan Fund had a \$10,000,000 unsecured revolving line of credit with a financial institution, which was set to expire on March 13, 2021. The interest rate on this line of credit was based on a thirty-day London Interbank Offered Rate (LIBOR) (0.15% and 1.75% as of December 31, 2020 and 2019, respectively), plus 2.05%. This line of credit was satisfied with proceeds from the new bond payable.	-	10,000,000
The Loan Fund had a \$5,000,000 unsecured non-revolving line of credit with a financial institution, which was set to expire on December 11, 2025. The interest rate on this line of credit was based on the FHLBB rate at the time of the borrowing, plus 1.25%. This line of credit was satisfied with proceeds from the new bond payable.	-	5,000,000
The Loan Fund had a \$5,000,000 unsecured revolving line of credit with a financial institution, which was set to expire on August 29, 2022. The interest rate on this line of credit was based on a thirty-day LIBOR (0.15% and 1.75% as of December 31, 2020 and 2019, respectively), plus 1.5%. This loan was paid off during 2020.	-	5,000,000

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 7. BONDS AND LOANS PAYABLE (Continued)

Loan Fund (Continued)

Loans Payable (Continued)

	2020	2019
The Loan Fund had a \$10,000,000 unsecured revolving line of credit with a financial institution, which originally expired on May 31, 2018. During 2018, this line of credit was amended and extended until August 27, 2021. The interest rate on this line of credit was based on a thirty-day LIBOR (0.14889% and 1.7543% as of December 31, 2020 and 2019, respectively), plus 2.5%. This loan was paid off during 2020.	-	2,500,000
The Loan Fund had a \$10,000,000 unsecured revolving line of credit with a financial institution, which was set to expire on December 31, 2021. The interest rate on this line of credit was fixed at 3.56% for draws before December 31, 2019. For draws after December 31, 2019, the interest rate was based on the FHLBB rate at the time of the borrowing plus		
1.25%. This loan was paid off during 2020.		2,500,000
Total lines of credit	55,000,000	120,000,000
Other loans payable (see below)	27,139,892	35,232,475
Less - unamortized debt issuance costs Less - current portion	82,139,892 (79,918) (9,730,144)	155,232,475 (158,737) (7,482,992)
	\$ 72,329,830	\$ 147,590,746

Other loans payable of the Loan Fund represent loans by approximately 340 lenders (investors) in principal amounts ranging from \$1,000 to \$3,000,000. Other loans payable bear interest at rates ranging from 0% to 3.9%, payable at various dates through 2040. In the ordinary course of operations, the Loan Fund may negotiate extensions of maturity with many investors. The current maturities as of December 31, 2020, include approximately \$421,000 of loan principal which has matured, but has not been paid or formally extended. Management is in the process of negotiating extensions of these loans. Current maturities as of December 31, 2020, also include approximately \$1,214,540 considered due on demand.

Debt issuance costs totaling \$280,351 and \$310,262 as of December 31, 2020 and 2019, respectively, are recorded at cost and are amortized over the lives of their respective loans payable. The Loan Fund uses the straight-line method of amortizing imputed interest associated with these costs, as the effective interest method does not materially impact the accompanying consolidated financial statements. Imputed interest totaled \$48,907 and \$31,175 for the years ended December 31, 2020 and 2019, respectively, and is included in interest expense in the accompanying consolidated statements of activities. Total accumulated amortization as of December 31, 2020 and 2019, was \$200,433 and \$151,526, respectively.

The Loan Fund had a total of \$50,000,000 of unused available credit on lines of credit with financial institutions as of December 31, 2020.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 7. BONDS AND LOANS PAYABLE (Continued)

### **Solar Energy Programs**

Solar III

Solar III entered into a direct loan (the direct loan) agreement with a bank in the amount of \$4,802,252. Outstanding amounts bear interest at 5.11% per annum. Solar III is required to make principal and interest payments to fully amortize the loan in ten years. Beginning on December 31, 2016, and through December 31, 2025, Solar III is also required to make an additional annual principal payment equal to 95% of surplus cash flow as defined in the loan agreement. As of December 31, 2020, there was an additional estimated principal payment of \$253,739 due in 2021 based on expected surplus cash flow. Solar III made an additional principal payment of \$34,418 in 2020 based on the cash position of Solar III after payment of other required payments (see Note 8). As of December 31, 2019, there was an additional estimated principal payment of \$100,625 due based on expected surplus cash flow. Solar III made an additional principal payment of \$609,507 in 2019 based on the cash position of Solar III after payment of other required payments (see Note 8). BCC SEA has unconditionally guaranteed Solar III's loan, and the direct loan is also secured by all assets of Solar III. The balance of the direct loan was \$1,949,886 and \$2,449,043 as of December 31, 2020 and 2019, respectively.

### **Foreclosure and Home Mortgage Services**

#### **SUN Financing**

Loans payable under the Note Purchase Agreement issued by SUN Financing bear interest at rates ranging from 1.00% to 4.25%, payable quarterly in arrears, and were set to mature at various dates through March 2021. During 2020, SUN Financing negotiated the extension of some of these notes to December 2025. Included in the current portion of bonds and loans payable as of December 31, 2020, is \$4,511,410 paid off subsequent to year end, as well as \$75,000 in negotiation for extension to December 2025. Also included in the current portion is \$2,000,000, which will mature in 2021. All non-current loans will mature in December 2025. All loans payable may be prepaid without penalty.

The Note Purchase Agreements require SUN Financing to maintain certain covenants as specified in the agreements. As of December 31, 2020 and 2019, SUN Financing was in compliance with these covenants.

The total amount outstanding under these note payable agreements, excluding the Loan Fund's \$5,000,000 interest (see Note 4), was as follows as of December 31:

	2020	2019
SUN Financing	<u>\$ 26,345,291</u>	<u>\$ 37,951,703</u>

Interest expense under the loans payable, excluding the Loan Fund's interest, was as follows for the years ended December 31:

	2020	2019
SUN Financing	<u>\$ 1,534,791</u>	<u>\$ 1,545,860</u>

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 7. BONDS AND LOANS PAYABLE (Continued)

Foreclosure and Home Mortgage Services (Continued)

#### **Aura Mortgage**

Bond Payable

Aura Mortgage has a bond loan agreement with a nonprofit bond qualified issuer organization and bank as Trustee for a maximum amount of \$100,000,000. Aura Mortgage had drawn \$83,000,000 as of December 31, 2020 and 2019. All draws must be substantiated by proper loan collateral and the last draw must occur by September 18, 2022. Under the promissory note issued incident to the bond loan agreement, interest accrues at a fixed rate on a given tranche, dependent upon the timing of the draw of the related payments. The draws on the bond payable were subject to a weighted-average interest rate of 2.91% as of December 31, 2020 and 2019. Quarterly principal and interest payments plus applicable administrative and Trustee fees began on March 15, 2018. The quarterly principal and interest payments were \$947,971 as of December 31, 2020 and 2019. All remaining unpaid principal and accrued interest are due and payable in March 2047. The loan may be prepaid in whole or in part in increments of \$100,000 subject to a call premium.

The principal balance at December 31, 2020 and 2019, was \$77,550,674 and \$79,497,143, respectively. The bond payable is shown net of unamortized debt issuance costs of \$675,537 and \$701,272 as of December 31, 2020 and 2019, respectively. Interest expense and loan servicing fees for the years ended December 31, 2020 and 2019, on the bond payable totaled \$2,661,175 and \$2,593,358, respectively, and is included in interest expense in the accompanying consolidated statements of activities. The bond is guaranteed under the CDFI Bond Guarantee program and a third party limited guarantee of \$3,000,000 (see page 46).

Aura Mortgage is also required to comply with certain financial and non-financial covenants associated with the bond payable. Among these is a requirement for Aura Mortgage to independently meet net asset covenants in which Aura Mortgage must in at least two out of three consecutive fiscal years have a positive change in net assets without donor restrictions. Second, Aura Mortgage must also meet a defined net assets without donor restrictions ratio where net assets without donor restrictions divided by total assets is greater than or equal to 18% for any two consecutive fiscal quarters within each year. Aura Mortgage was in compliance with these covenants as of December 31, 2020 and 2019.

In connection with the net asset covenants, the Venture Fund and Aura Mortgage entered into an agreement where the Venture Fund will contribute up to \$6,000,000 of capital contributions to Aura Mortgage (see Note 3), if Aura Mortgage is unable to independently meet the net assets without donor restrictions ratio covenants. The Venture Fund has contributed \$3,000,000 for this purpose including \$500,000 in 2020 and 2019, which are included in the accompanying consolidated statements of changes in net assets and non-controlling interests.

As part of the bond loan agreement, Aura Mortgage is obligated to pay the bank as a Trustee on a quarterly basis. The fees include agency administrative fees, Trustee fees, and qualified issuer fees. Aura Mortgage is also obligated to the qualified issuer and lender of the bond payable for one-time fees and other on-going quarterly fees, including bond facilitation fees, program administrator and servicing fees, and loan collateral fees. The Trustee has also been assigned without recourse, rights, title and interest in the collateral of the pledged loans receivable.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 7. BONDS AND LOANS PAYABLE (Continued)

# Aura Mortgage (Continued)

Bond Payable (Continued)

Proceeds advanced to Aura under the bond loan agreement are subsequently loaned to Aura Direct which uses the proceeds to make qualifying mortgage loans receivable of BlueHub SUN. The bond payable is collateralized by a note evidencing this affiliate borrowing in an amount equal to 101% of the bond proceeds advanced, the balance of which has been eliminated from the accompanying consolidated financial statements. The bond payable is also collateralized by any unspent proceeds of its borrowing from Aura, the pool of loans receivable held by Aura Direct, as well as certain restricted deposit balances (see Note 14). The collateralization on the loan agreement between Aura and Aura Direct is to be not less than 125%, calculated as outstanding principal on the loans with Aura Direct, plus the restricted deposit account, divided by the outstanding obligation on the Aura Direct loan payable to Aura. During 2020, the collateralization requirement was temporarily reduced from 125% to 105% in response to COVID-19 (see Notes 5 and 15).

#### Guarantees

Aura Mortgage has entered into an agreement with a large national foundation whereupon the foundation has guaranteed up to \$3,000,000 in conjunction with the bond payable. In the event that the loans collateralized are insufficient to meet debt service obligations of the bond payable, the foundation will advance up to \$3,000,000 to Aura Mortgage. Advances under the guarantee would take the form of a subordinated loan payable to the foundation due and payable in full in November 2047. The unpaid principal balance would bear interest at an annual rate of 3%. Interest-only payments would be required on a quarterly basis until the note's maturity.

The bond payable is also guaranteed by the U.S. Treasury under the terms of the CDFI Bond Guarantee program. In the event that insufficient cash flow exceeds the limited \$3 million foundation guarantee, the balances of the CDFI bond risk share pool (see Note 14), and the required overcollateralization cash balances, the Treasury will provide funds to offset any remaining principal, interest or call premium then in default. Advances by the Treasury under the guarantee take the form of a balance payable to the Treasury under a reimbursement note.

# **Holding Company**

# Paycheck Protection Program

The Corporation applied for and was awarded a forgivable loan of \$1,259,604 from the Paycheck Protection Program (PPP) established by the Coronavirus Aid, Relief and Economic Security Act (CARES Act) through a bank. The funds were used to pay certain payroll costs, including benefits, as well as rent and utilities during the covered period as defined in the CARES Act. A portion of these funds may be forgiven, as defined in the agreement, at the end of the covered period and the remainder of the funds will be due over a two-year period with interest at 1%. Any repayment will be deferred until the Small Business Administration notifies the lender of the amount of the loan that will be forgiven, provided that the Corporation submits the application for forgiveness within ten months after the completion of the covered period. The balance of loan which was not forgiven, plus interest, will be due in equal monthly payments through the maturity date as defined by the bank.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 7. BONDS AND LOANS PAYABLE (Continued)

# Holding Company (Continued)

Paycheck Protection Program (Continued)

There are no covenants with which to comply, and the note is not secured by any collateral as of December 31, 2020. There was no accrued interest on the note payable as of December 31, 2020, as it would be immaterial to the overall consolidated financial statements. The Corporation anticipates the note payable will be forgiven in full.

#### Maturities

The schedule of maturities (below) includes only regularly scheduled principal payments for principal outstanding at December 31, 2020, and does not include payments related to commitments to pay available or excess cash which may be determined from time-to-time under certain agreements.

Maturities of all loans and bond payable, as adjusted for commitments to refinance current maturities, as of December 31, 2020 and 2019, are as follows:

2020	Loan Fund	Holding Company	Solar Energy Programs	Foreclosure and Homes Mortgage Services	Total
2021 2022 2023 2024 2025 Thereafter	\$ 9,730,144 4,555,699 2,278,799 12,565,789 31,798,534 96,210,932	5 279,912 9 - 9 - 4 -	\$ 742,790 514,635 569,888 122,573	\$ 8,583,601 2,055,457 2,116,376 2,176,499 9,452,519 79,511,513	\$ 20,036,227 7,405,699 4,965,063 14,864,861 41,251,053 175,722,444
Total loans Less - current portion Less - unamortized debt issuance costs	157,139,892 (9,730,144 (843,689	4) (979,692)	1,949,886 (742,790)	103,895,965 (8,583,601) (675,537)	264,245,347 (20,036,227) (1,519,226)
Loans payable, net of current portion	\$ 146,566,059	<u>9</u> <u>\$ 279,912</u>	\$ 1,207,096	\$ 94,636,827	<u>\$ 242,689,894</u>
2019		Loan Fund	Solar Energy Programs	Foreclosure and Homes Mortgage Services	Total
Total loans Less - current po Less - unamortiz issuance costs	ed debt	\$ 155,232,475 (7,482,992) (158,737)	\$ 2,449,043 (565,363)	\$ 117,448,846 (39,891,361) (701,272)	\$ 275,130,364 (47,939,716) (860,009)
Loans payabl current poi	•	\$ 147,590,746	\$ 1,883,680	\$ 76,856,213	\$ 226,330,639

Notes to Consolidated Financial Statements December 31, 2020 and 2019

#### 8. PERMANENT LOAN CAPITAL – SUBORDINATED LOANS PAYABLE

Permanent loan capital - subordinated loans payable consist of long-term subordinated loans payable of the Loan Fund (46 and 47 individual loans as of December 31, 2020 and 2019, respectively) from financial and other institutions, bearing simple interest at rates between 1.9% and 4%. These loans have substantially similar terms including annual interest-only payments until final maturity, occurring between 2020 and 2040. An additional note with principal of \$2,000,000 requires interest-only payments until February 2028, at which time the note requires additional quarterly principal payments of \$250,000 until the balance is repaid. These loans are subordinate and junior to all other obligations of the Loan Fund. Only two notes with original principal of \$500,000 each are currently amortizing.

Each loan was issued with an initial maturity of nine to twenty years. The initial maturity dates automatically extend by one year at the end of each of the first five years of the loans' terms. The final maturity dates may then be extended at their anniversary dates, indefinitely, based upon specified criteria in the loan terms and agreements of the Loan Fund and the lenders.

Permanent loan capital - subordinated loans payable also included a \$4,410,000 Equity Equivalent Security (EQ2 Security) with the Treasury (see Note 1), which the Loan Fund entered into in 2011. Outstanding amounts under this agreement bore interest at 2% through the maturity date in September 2019. The Loan Fund was required to make quarterly interest payments until maturity. The Loan Fund fully paid off the EQ2 Security with the Treasury in 2019.

Permanent loan capital - subordinated loans payable were as follows as of December 31:

	2020	2019
Total loans Less - current portion	\$ 24,750,000 	\$ 23,854,495 (81,606)
Net long-term portion	<u>\$ 24,750,000</u>	<u>\$ 23,772,889</u>

### 9. NEW MARKETS TAX CREDITS PROGRAM

The New Markets Tax Credits Program was formed to provide investment capital raised through the Federal NMTC Program to businesses in low-income communities that are not served by conventional forms of financing or equity. The Corporation implements the program by competitively applying for allocations of NMTC and seeking investor capital for qualifying projects nationally. The majority of its NMTC allocations have been used to make low-interest loans through the CDE LLCs (see Note 1). The loan proceeds were provided for various projects including:

- for the purpose of acquiring land, developing, owning, operating, and selling income producing timberlands;
- to construct a sweet potato processing plant and make other certain improvements for the production and sale of sweet potato food products;
- to build and renovate charter schools; and
- to facilitate the delivery of solar energy to affordable housing projects and other facilities.

Managed Assets entered into agreements with the CDE LLCs' Investor Members, who provided approximately \$523 million of cumulative QEIs as of December 31, 2020, to make QLICIs of the active CDE LLCs. By making QLICIs, the CDE LLCs enable the Investor Members to claim approximately \$204 million of NMTC over credit periods of seven years.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 9. **NEW MARKETS TAX CREDITS PROGRAM** (Continued)

For Managed Assets' participation in establishing the CDE LLCs and underwriting the QLICIs made, Managed Assets earns upfront and sub-allocation fees, which are included in program revenue and fees (see Note 2) in the accompanying consolidated statements of activities. There were no fees earned in 2020 or 2019.

Sub-allocation fees may also include delayed portions earned by Managed Assets as compensation for annual services related to servicing and management of the CDE entities. Though the delayed sub-allocation fees are recognized over the seven-year expected lives of the CDE LLCs, the entire fee is recorded as receivable at the inception of the agreement because these fees are generally guaranteed to be paid by the respective CDE LLCs or their investors. The delayed portions not yet collected are included in affiliate fees receivable and deferred revenue in the accompanying consolidated statements of financial position. Delayed fees receivable are as follows at December 31:

	2020	2019	Quarterly Installments Payable Through
BCC NMTC CDE XXI, LLC	\$ -	\$ 136,155	March 2020
BCC NMTC CDE XXII, LLC *	200,000	300,000	December 2020
BCC NMTC CDE XXIII, LLC	246,323	307,893	December 2020
BCC NMTC CDE XXIV, LLC	660,000	660,000	Entire fee due in
			March 2024
BCC NMTC CDE XXV, LLC	167,393	219,393	June 2024
BCC NMTC CDE XXVI, LLC	374,444	474,444	September 2024
BCC NMTC CDE XXVII, LLC	375,789	548,787	June 2024
BCC NMTC CDE XXVIII, LLC	313,111	393,111	August 2024
BCC NMTC CDE XXIX, LLC	90,764	115,764	August 2024
BCC NMTC CDE XXX, LLC	130,000	160,000	June 2025
BCC NMTC CDE XXXI, LLC	317,778	397,778	December 2024
BCC NMTC CDE XXXII, LLC	127,500	157,500	March 2024
Total	3,003,102	3,981,624	
Less - eliminations (*)	(200,000)	(410,799)	
Less - current portion	(543,882)	(637,692)	
2000 000 po	<u>(5.5,532</u> )	(00.,002)	
	<u>\$ 2,259,220</u>	<u>\$ 2,933,133</u>	

The current portion of delayed fees receivable represents the amount expected to be paid by CDE/LLCs during the following year based on expected available cash.

# 9. **NEW MARKETS TAX CREDITS PROGRAM** (Continued)

NMTC sub-allocation fees are recognized when the payment is made on the performance obligation to Managed Assets. For 2020 and 2019, Managed Assets and the Holding Company have reported \$1,459,993 (Managed Assets: \$959,993, Holding Company: \$500,000) and \$2,152,848 (Managed Assets: \$1,152,848, Holding Company: \$1,000,000), respectively, of these fees as revenue, which are included in program revenue and fees in the accompanying consolidated statements of activities. The portion of the delayed fees which Managed Assets allocates to future services is included in deferred revenue in the accompanying consolidated statements of financial position.

Deferred revenue is as follows at December 31:

	2020	2019
BCC NMTC CDE XVI, LLC * BCC NMTC CDE XVII, LLC BCC NMTC CDE XVIII, LLC BCC NMTC CDE XIX, LLC BCC NMTC CDE XX, LLC BCC NMTC CDE XX, LLC	\$ - - - 171,821 231,667	\$ 110,799 56,401 107,482 48,143 398,126 430,239
BCC NMTC CDE XXII, LLC * BCC NMTC CDE XXIII, LLC BCC NMTC CDE XXIV, LLC BCC NMTC CDE XXV, LLC BCC NMTC CDE XXVI, LLC	164,287 122,900 660,000 170,833 366,667	250,000 184,478 660,000 220,833 466,667
BCC NMTC CDE XXVII, LLC BCC NMTC CDE XXVIII, LLC BCC NMTC CDE XXIX, LLC BCC NMTC CDE XXX, LLC BCC NMTC CDE XXXI, LLC BCC NMTC CDE XXXII, LLC	416,667 286,667 89,583 130,000 320,000 	516,667 366,667 114,583 160,000 400,000 157,500
Total NMTC delayed fees Less - eliminations *  Total deferred revenue	3,258,592 (164,287) \$ 3,094,305	4,648,585 (360,799) \$ 4,287,786

Terms of the agreements with the Investor Members require Managed Assets to maintain certain covenants to avoid recapture of NMTC and possible reimbursement of a portion of upfront fees it has received. At December 31, 2020 and 2019, Managed Assets was in compliance with all such covenants and management expects to maintain compliance throughout the seven-year NMTC credit period of each of QEI.

Total fees earned by Managed Assets and the Holding Company related to the NMTC programs are \$1,459,993 and \$2,152,848 for the years ended December 31, 2020 and 2019, respectively.

### 10. LEASES AND OTHER COMMITMENTS

### Leases

The Corporation has a lease agreement to rent office space and parking in Roxbury, Massachusetts through June 2024, with an option to extend for an additional five-year period. Monthly base rent under this lease is \$23,066, with additional rent of \$12,159 per month as set forth in the lease agreement. The Corporation is also responsible for its proportionate share of property taxes and certain operating expenses, as defined in the agreement.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 10. LEASES AND OTHER COMMITMENTS (Continued)

# Leases (Continued)

The right-of-use asset (see Note 2) and accumulated amortization at December 31, 2020, is as follows:

ROU asset - office lease	\$ 1,855,733
Less - accumulated amortization	412,385
Total ROU asset - office lease	\$ 1.443.348

Total lease expense was \$412,385 and \$418,738 for 2020 and 2019, respectively, and is included in office operations in the accompanying consolidated statements of activities.

Future minimum payments under the office lease are as follows for the years ending December 31:

2021 2022 2023 2024	\$ 422,70 422,70 422,70 	00 00
Total future minimum payr Less - discount to prese Less - current portion		02)
Lease obligation, net	\$ 1,020,64	<u>48</u>

The lease payments have been discounted using a discount rate of 1%.

The Corporation also has lease commitments for office equipment and telecommunications and information technology services. These agreements require aggregate monthly operating payments of approximately \$1,600 and expire at various dates through July 2021.

### **Servicing Agreement**

Aura Mortgage has a loan servicing agreement with a company to service and maintain a portion of the loan portfolio of the Foreclosure and Home Mortgage Services. The agreement automatically renews annually for terms of one year unless Aura Mortgage or the company elect to terminate the agreement. Under the terms of the agreement, the company receives a monthly service fee for each loan, a fee for setting up new loans, and fees related to monthly reports related to the portfolio. The total compensation to the company under this agreement was \$139,345 and \$123,218 for the years ended December 31, 2020 and 2019, respectively, and is included in program expenses in the accompanying consolidated statements of activities.

### 11. RETIREMENT PLANS

The Holding Company has adopted an IRC Section 401(k) plan managed by an investment manager, which includes a Roth option. Employees may withhold contributions from their salaries on a tax-deferred basis within IRC limits. The Corporation provides a 100% match for all employee contributions up to 6% of their total wages, not exceeding \$205,000 annually. All employees age 21 and over are eligible to participate in the plan. Pension expense for 2020 and 2019 was \$267,102 and \$322,474, respectively, and is included in personnel in the accompanying consolidated statements of activities.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# **11. RETIREMENT PLANS** (Continued)

During 2019, the Corporation established a 457(b) salary deferral plan for certain employees. All contributions and related earnings are immediately vested. The Corporation contributed \$39,000 and \$57,000 to this plan during 2020 and 2019, respectively, which is included in personnel in the accompanying consolidated statements of activities. Employee contributions during 2020 and 2019 were \$78,000 and \$76,000, respectively. The balance in the deferred compensation plan was \$268,479 and \$140,178 at December 31, 2020 and 2019, respectively, and is reported as both an asset and liability in the accompanying consolidated statements of financial position.

During 2019, the Corporation also established a 457(f) salary deferral plan for key executives. Contributions vest over a two-year period. The Corporation declared contributions of \$500,000 to this plan during each of 2020 and 2019, of which \$250,000 and \$83,333 is included in personnel in the accompanying consolidated statements of activities for 2020 and 2019, respectively. Contributions are accrued as personnel expense on a straight-line basis over the two-year vesting periods.

The Corporation funds the contributions, and participants are able to direct the investments which remain assets of the Corporation until fully vested. Accordingly, the liability to the participants also includes investment earnings expected to be paid to the participants. The Corporation fully funded the 2019 contribution and funded \$200,000 of the 2020 contribution. The balance of investments in the deferred compensation plan was \$796,802 and \$522,952 at December 31, 2020 and 2019, respectively. The accrued liability to participants was \$397,868 and \$83,333 at December 31, 2020 and 2019, respectively.

Deferred compensation investments of the 457(b) and 457(f) plans consist of mutual funds which are valued using Level 1 inputs within the fair value hierarchy (see Notes 2 and 14).

### 12. INCOME TAXES

Significant balances with differences in accounting and tax basis consist primarily of net operating loss carryforwards of SEA. At December 31, 2020 and 2019, SEA had the following net operating loss (NOL) carryforwards available to offset future taxable income:

	2020	2019
SEA: Federal NOL State NOL	\$ 6,061,800 \$ 4,158,700	\$ 5,910,700 \$ 4,043,600

Federal and state NOLs incurred before 2018 may be carried forward for twenty years following the year of loss. These carryforwards expire at various times through 2037. NOLs incurred after 2017 do not expire. Utilization of NOL carryforwards may be subject to a substantial annual limitation due to ownership change limitations that could occur in the future as provided by Section 382 of the IRC. Due to the uncertainty of recognizing these carryforwards in future periods, the deferred tax assets associated with them have been fully reserved as of December 31, 2020 and 2019.

As of December 31, 2020 and 2019, the components of SEA's net deferred tax asset are as follows:

	2020	2019
Net operating loss carryforwards Less - valuation allowance	\$ 1,529,000 <u>1,529,000</u>	\$ 1,497,000 1,497,000
	<u>\$</u>	<u>\$</u>

Notes to Consolidated Financial Statements December 31, 2020 and 2019

#### 13. CREDIT ENHANCEMENT

The Loan Fund administers proceeds of an \$8 million conditional grant from the Department of Education (ED) (see Note 2), in collaboration with the Nonprofit Finance Fund to use the grant proceeds plus interest earned to provide credit enhancement for charter schools. Under the agreement, the Loan Fund facilitates additional security to lenders and investors by using the ED grant funds for the fulfillment of debt service reserve requirements on behalf of the charter school bond holders and lenders, as well as provide loan guarantees and collateral funds. The Loan Fund was considered to have met the conditions upon substantial deployment of the funds, but undeployed funds must be returned to and are refundable to ED in the case of default. The ED agreement expires in September 2040. The Loan Fund actively monitors this program and no losses are deemed probable for 2020 or 2019.

Pursuant to the credit enhancement agreements, bank accounts are established as depositories for collateral reserves pledged on behalf of the charter school borrowers. Under the terms of agreements, the Loan Fund cannot withdraw, transfer, pledge, or otherwise use any funds, securities or other financial assets in these accounts without permission of the secured lenders until termination of the underlying credit enhancement agreements.

Credit enhancement funds were deployed as follows as of December 31:

	2020	2019
Cash collateral (thirteen and eleven active arrangements as of December 31, 2020 and 2019, respectively) Grant reserve funds	\$ 8,028,952 16,893	\$ 7,914,981 126,841
	\$ 8,045,845	\$ 8,041,822

Approximately \$5.5 million of the cash collateral escrowed secures loans receivable of the Loan Fund as of December 31, 2020 and 2019 (see Note 4).

Interest income reinvested to the grant reserve totaled \$3,973 and \$32,999 for the years ended December 31, 2020 and 2019, respectively.

Maturity dates of the active arrangements as of December 31, 2020 and 2019, range from February 1, 2022 through February 28, 2037, as follows:

2021	\$ -
2022	\$ 471,652
2023	\$ 880,718
2024	\$ 1,508,280
2025	\$ 301,239
Thereafter	\$ 4,867,063

Notes to Consolidated Financial Statements December 31, 2020 and 2019

#### 14. RESTRICTED DEPOSITS AND LOAN LOSS RESERVES

# **Restricted Deposits**

Restricted deposits is comprised of the following as of December 31:

	2020	2019
BlueHub SUN: CDFI bond risk share pool account Pledged loan payment account * Restricted deposit account *	\$ 2,490,000 491,540 13,525,880	\$ 2,490,000 498,552 1,687,849
Subtotal BlueHub SUN	16,507,420	4,676,401
Loan Fund: Credit enhancement reserves (see Note 13)	8,045,845	8,041,822
Holding Company: Restricted deposits for deferred compensation investments (see Note 11)	1,065,281	663,130
Less - current portion *	25,618,546 (14,017,420)	13,381,353 (2,186,401)
Net long-term portion	\$ 11,601,126	\$ 11,194,952

### BlueHub SUN

Aura Mortgage is required to maintain several accounts as part of the bond loan agreement (see Note 7).

### CDFI Bond Risk Share Pool

This account is held by Aura Mortgage and maintained by the Trustee for the purpose of protecting against a payment default on the bond loan before the Treasury Guarantee (see Note 7) is exercised. The deposits into the account must be equal to 3% of the total amount advanced on the bond and must be funded by Aura Mortgage from sources other than the proceeds of the bond. Deposits into this account must be funded at each advance under the terms of the bond loan agreement. Amounts in the risk share pool will not be returned to Aura Mortgage until maturity of the bond.

# Pledged Loan Payments

Aura Mortgage is obligated to maintain an account with the Trustee for the purpose of depositing incoming loan payments from loans held by Aura Direct. Withdrawals from this account are used to pay debt service on the bond payable and fees owed to the Trustee (see Note 7). Any excess amounts after the above required payments are transferred into the Required Overcollateralization Cash Account (ROCA) (see page 55).

# 14. RESTRICTED DEPOSITS AND LOAN LOSS RESERVES (Continued)

# **Restricted Deposits** (Continued)

### BlueHub SUN (Continued)

# Required Overcollateralization Cash

Aura Mortgage is required to maintain an account, the ROCA, with the Trustee for additional bond loan collateral in the event there is insufficient collateral as calculated by the Trustee. The ROCA is funded with excess pledged loan payments (see page 54). Any excess amount of cash above and beyond the calculated amount is deposited into the restricted deposit account (see below). Funds are only to be withdrawn from the ROCA with respect to all or any portion of accelerated amounts due and payable as a result of any event of default in accordance with the bond loan agreement or of the promissory note. There was no required balance in this account as of December 31, 2020 and 2019, as the account is only to be funded based on a finding of insufficient collateral by the Trustee.

### Restricted Deposit Account

Aura Mortgage is required to maintain an account with the Trustee that holds cash collateral from the pool of loans held by Aura Direct. Any excess amount above and beyond the ROCA can be distributed to Aura Mortgage's operating cash account upon written request of Aura Mortgage. Aura Mortgage is required to hold at least 3% of the total outstanding draws on the bond payable in this account.

### **Holding Company**

# Restricted Deposits for Deferred Compensation Investments

Holding Company is the plan sponsor for the Corporation's 457(b) and 457(f) deferred compensation plans (see Note 11) in which the Holding Company maintains the investment assets of the participating employees and key executives.

### **Loan Loss Reserves**

Below is a reconciliation of cash and cash equivalents - loan loss reserves held in connection with BlueHub SUN for 2020 and 2019:

	Aura <u>Mortgage</u>	SUN Financing	Total
Balance at December 31, 2018	\$ 1,404,660	\$ 3,639,351	\$ 5,044,011
Payment made for program return of funds (see Note 5) Interest earned on loan loss reserves Withdrawals of accumulated interest	(211,463) - -	- 116,717 <u>(116,717</u> )	(211,463) 116,717 (116,717)
Balance at December 31, 2019	1,193,197	3,639,351	4,832,548
Payment made for program return of funds (see Note 5) Interest earned on loan loss reserves Withdrawals of accumulated interest	(96,187) - -	- 29,850 (30,874)	(96,187) 29,850 (30,874)
Balance at December 31, 2020	\$ 1,097,010	\$ 3,638,327	\$ 4,735,427

Notes to Consolidated Financial Statements December 31, 2020 and 2019

# 14. RESTRICTED DEPOSITS AND LOAN LOSS RESERVES (Continued)

# Loan Loss Reserves (Continued)

Cash and cash equivalents - loan loss reserves consist primarily of cash received by Aura Mortgage related to contracts awarded from the Commonwealth of Massachusetts in connection with certain loans receivable. At times, a portion of the cash received from these contracts may be transferred to other BlueHub SUN entities that hold the interest in loans that benefit from the loan loss reserve support.

In addition to the contract funds noted above, cash and cash equivalents - loan loss reserves also includes the proceeds and net earnings of the initial capital contribution of \$3,500,000 received by SUN Financing from its investor member (see Note 1).

#### 15. CONTINGENCIES

#### Lawsuit

On February 14, 2020, a lawsuit was filed and later amended, by ten mortgage holders against Aura Mortgage and its affiliates, the Holding Company and NSP (collectively, the Defendants). All individual borrowers on these ten mortgages are Massachusetts residents and the case was filed under Massachusetts consumer protection laws, with the plaintiffs seeking to certify a class. The claims made against the Defendants are focused on consumer protection theories of misrepresentation, unfair lending practices, and asserting the mortgages in question are products that are classified as "predatory" due to interest rates and the additional shared appreciation second mortgage (see Note 4). The Defendants have responded denying such claims and the case is currently in the discovery phase. The Defendants will defend against such suit vigorously and do not currently expect any losses. The process to certify a class has not begun and the Corporation does not have an estimate of loss nor do they expect that a loss is probable. The Corporation does not believe this action is likely to have a material adverse effect upon its operations, assets or properties.

# Coronavirus

In March 2020, the COVID-19 coronavirus pandemic emerged in the United States triggering widespread government mandated and voluntary business closures, which in turn have led to substantial interruptions in financial markets, employment and the economy as a whole. The economic conditions created by the pandemic impacted the Corporation's borrowers and their ability to repay the loans receivable of the Corporation. The Corporation's Foreclosure and Home Mortgage Services program has been particularly affected by Federal and state legislation temporarily suspending foreclosures. Though the potential financial effects cannot be reasonably estimated at this time, these circumstances may have adverse effects on the Corporation, its operations, pipeline of loan closings and financing commitments for projects currently in development, and future financial statements. The accompanying consolidated financial statements, including loan loss allowances (see Note 5) have not been adjusted for any potential financial effects that may occur in the future related to the current uncertainty.

Management of the Corporation is monitoring these events and their borrowers closely to assess the financial impact of the situation and determine appropriate courses of action. As of the date of this report, the Corporation is unable to accurately predict how the Coronavirus will affect the results of its operations because the duration of the outbreak is uncertain.

Notes to Consolidated Financial Statements December 31, 2020 and 2019

### 16. LIQUIDITY AND AVAILABILITY OF FINANCIAL ASSETS

The Corporation's financial assets available within one year for general operating purposes are as follows from December 31:

	2020	2019
Cash and cash equivalents Short-term investments	\$ 83,600,632 -	\$ 82,458,137 2,081,168
Current portion of loans and interest receivable	67,209,999	50,785,294
Current portion of affiliate fees receivable	543,882	637,692
Grants and other accounts receivable	3,371,554	3,079,367
Total financial assets	154,726,067	139,041,658
NSP board designated reserves for scholarships for		
youth (see page 18)	(2,000,000)	(2,000,000)
Board designated reserves (see Note 2)	(10,001,349)	(9,834,987)
Conditional advances and net assets with donor		
restrictions	(18,427,643)	(11,041,988)
Financial assets available to meet cash needs		
for general expenditures within one year	<u>\$ 124,297,075</u>	\$ 116,164,683

The Corporation deploys capital resources into multiple business initiatives for the benefit of low and moderate-income people and their communities. Business initiatives are intended to operate self-sustainably but may require seed capital from philanthropic sources or the Corporation's general reserves to develop sufficient scale to operate sustainably.

A substantial portion of the Corporation's financial resources are dedicated to the lending operations of the Loan Fund and BlueHub SUN. Both operations are supported substantially with borrowed capital (see Note 7) in proportion with equity resources that reduce the overall cost of funds. The Loan Fund and BlueHub SUN have access to capital to meet loan commitments and demand in the form of repayments of existing loans receivable, available lines of credit and available bond proceeds in the case of BlueHub SUN. BlueHub SUN can access restricted deposits through written request (see Note 14). To supplement liquidity for mission-related financing, the Corporation also utilizes participation strategies and other co-lending agreements with mission-related partners.

The Corporation has consistently generated sufficient interest and fees earned on its lending activities to offset operating costs and loan losses. As part of the Corporation's liquidity management, the Corporation has a policy to structure its financial assets to be available as its general expenditures, liabilities, and other obligations come due.

### 17. RECLASSIFICATION

Certain amounts in the 2019 consolidated financial statements were reclassified to conform with the 2020 presentation.

		BlueHub Capital, Inc. and Affiliates						
Assets	Loan Fund	Managed Assets	Venture Fund	Holding Company	Solar Energy Programs	Foreclosure and Home Mortgage Services	Eliminations	Total
13000				Сотрану		<u> </u>	Limitations	1000
Current Assets:	4							
Cash and cash equivalents Cash and cash equivalents - escrow funds	\$ 40,565,044 905,176	\$ 19,428,280	\$ 1,269,645	\$ 4,035,581 3,845,967	\$ 1,005,648	\$ 17,296,434	\$ -	\$ 83,600,632 4,751,143
Cash and cash equivalents - escrow funds  Cash and cash equivalents - loan loss reserves	903,170	-	-	3,643,307	-	4,735,427	-	4,735,427
Current portion of restricted deposits	-	-	-	-	-	14,017,420	-	14,017,420
Current portion of loans and interest receivable, net	65,245,335	-	-	-	-	1,964,664	-	67,209,999
Current portion of affiliate fees receivable	-	743,882	-	-	-	-	(200,000)	543,882
Grants and other accounts receivable	-	454.074	-	6,731	1,481,852	1,882,971	-	3,371,554
Other current assets Current portion of due from affiliates	-	154,871 24,131	10,798	180,688 1,922,757	132,347 165,298	10,064	(2,122,984)	477,970
Total current assets	106,715,555	20,351,164	1,280,443	9,991,724	2,785,145	39,906,980	(2,322,984)	178,708,027
Total current assets	100,713,333	20,331,104	1,200,443	3,331,724	2,703,143	33,300,300	(2,322,304)	170,700,027
Restricted Deposits, net of current portion	8,045,845	-	-	1,065,281	-	2,490,000		11,601,126
Loans Receivable, net	149,064,120	-	-	-	-	103,342,079	-	252,406,199
Affiliate Fees Receivable, net of current portion	8,000,000	2,259,220	-	-	-	-	(8,000,000)	2,259,220
Origination Costs - Sub-Allocation Fee, net of accumulated amortization	-	- 0.020	-	4 200 000	246,431	-	(246,431)	-
Investments in Affiliates  Due from Affiliates, net of current portion	-	9,930	12,050,722	4,200,000	-	-	(15,870,003)	390,649
Right-of-Use Lease Asset	-	3,000,000	-	1,443,348	-	-	(3,000,000)	1,443,348
Property, Equipment and Interests in Real Property, net	-	-	-	467,770	9,550,547	152,358	(90,712)	10,079,963
,							(0.0): ==/	
Total assets	\$ 271,825,520	\$ 25,620,314	\$ 13,331,165	\$ 17,168,123	\$ 12,582,123	\$ 145,891,417	\$ (29,530,130)	\$ 456,888,532
Liabilities, Net Assets and Non-Controlling Interests								
Current Liabilities:								
Current portion of bonds and loans payable	\$ 9,730,144	\$ -	\$ -	\$ 979,692	\$ 742,790	\$ 8,583,601	\$ -	\$ 20,036,227
Interest and accounts payable	1,694,964	95,446	-	1,014,521	85,366	433,919	-	3,324,216
Current portion of affiliate loans and interest payable	-	-	-	-	200,000	-	(200,000)	-
Escrow funds	905,176	-	-	3,845,967	-	-	-	4,751,143
Conditional advances	5,005,000	-	-	-	-	-	-	5,005,000
Current portion of due to affiliates	109,607	-	-	-	395,500	1,617,877	(2,122,984)	-
Current portion of lease obligation Total current liabilities	17,444,891	95,446		422,700 6,262,880	1,423,656	10,635,397	(2,322,984)	422,700 33,539,286
Bonds and Loans Payable, net	146,566,059	-	-	279,912	1,207,096	94,636,827	-	242,689,894
Affiliate Loans and Interest Payable, net of current portion	-	-	-	1 020 640	-	5,000,000	(5,000,000)	1 020 640
Lease Obligation, net Deferred Revenue	-	3,258,592	-	1,020,648	-	-	(164,287)	1,020,648 3,094,305
Due to Affiliates, net of current portion	_	3,236,332	_	3,000,000	3,000,000	_	(6,000,000)	3,094,303
Permanent Loan Capital - Subordinated Loans Payable, net of current portion	24,750,000	_	_	-	-	_	-	24,750,000
Total liabilities	188,760,950	3,354,038		10,563,440	5,630,752	110,272,224	(13,487,271)	305,094,133
Net Assets and Non-Controlling Interests:								
Without donor restrictions:								
General	46,589,733	22,266,276	13,331,165	6,128,152	-	-	19,383,457	107,698,783
Board designated for loan loss reserves	10,001,349						<u>-</u> _	10,001,349
Total without donor restrictions	56,591,082	22,266,276	13,331,165	6,128,152			19,383,457	117,700,132
week to the second seco								
With donor restrictions:	22 462 227							22 462 227
Revolving loan capital Other purpose restrictions	23,162,337 3,311,151	-	-	476,531	200,000	-	-	23,162,337 3,987,682
Total with donor restrictions	26,473,488			476,531	200,000			27,150,019
						-		
Total net assets	83,064,570	22,266,276	13,331,165	6,604,683	200,000		19,383,457	144,850,151
Stockholder's equity and members' investment:								
Stockholder's equity - Solar Energy Advantage, Inc.	-	-	-	-	2,353,384	-	(2,353,384)	-
Members' investment - NSP Residential, LLC	-	-	-	-	-	8,031,942	(8,031,942)	-
Members' investment - Aura Mortgage Advisors, LLC						25,040,392	(25,040,392)	
Total stockholder's equity and members' investment					2,353,384	33,072,334	(35,425,718)	
Non-controlling interests:								
SUN Initiative Financing, LLC	_	-	-	-	-	2,546,859	-	2,546,859
Solar Energy Programs	-	-	-	-	4,397,987	-	(598)	4,397,389
Total non-controlling interests					4,397,987	2,546,859	(598)	6,944,248
Total net assets and non-controlling interests	83,064,570	22,266,276	13,331,165	6,604,683	6,951,371	35,619,193	(16,042,859)	151,794,399
Total liabilities, net assets and non-controlling interests	\$ 271,825,520	\$ 25,620,314	\$ 13,331,165	\$ 17,168,123	\$ 12,582,123	\$ 145,891,417	\$ (29,530,130)	\$ 456,888,532
. otal massimics, net assets and non-controlling interests	¥ 2/1,023,320	¥ 25,020,314	¥ 10,001,100	y 11,100,123	¥ 12,502,125	y 110,001,711	7 (23,330,130)	· .50,000,332

	BlueHub Capital, Inc. and Affiliates							
Assets	Loan Fund	Managed Assets	Venture Fund	Holding Company	Solar Energy Programs	Foreclosure and Home Mortgage Services	Eliminations	Total
Current Assets:	_							
Cash and cash equivalents	\$ 31,609,606	\$ 17,801,838	\$ 2,117,507	\$ 3,101,915	\$ 468,829	\$ 27,358,442	\$ -	\$ 82,458,137
Cash and cash equivalents - escrow funds	1,066,742	-	-	4,799,525	-	84,504	-	5,950,771
Cash and cash equivalents - loan loss reserves Current portion of restricted deposits	-	-	-	-	-	4,832,548 2,186,401	-	4,832,548 2,186,401
Short-term investments	-	2,081,168	-	-	-	2,180,401	-	2,081,168
Current portion of loans and interest receivable, net	48,782,800	-	-	-	-	2,002,494	-	50,785,294
Current portion of affiliate fees receivable	5,000,000	1,048,491	-	-	-		(5,410,799)	637,692
Grants and other accounts receivable Other current assets	-	131,782	-	9,696 121,376	1,339,527 189,013	1,730,144 38,127	-	3,079,367 480,298
Current portion of due from affiliates	-	16,232	-	1,987,992	109,013	30,127	(2,004,224)	480,238
Total current assets	86,459,148	21,079,511	2,117,507	10,020,504	1,997,369	38,232,660	(7,415,023)	152,491,676
Destricted Describe and of succession	0.044.022			662 120		2 400 000		11 104 053
Restricted Deposits, net of current portion Loans Receivable, net	8,041,822 156,939,920	-	-	663,130	-	2,490,000 113,824,379	-	11,194,952 270,764,299
Affiliate Fees Receivable, net of current portion	3,715,314	2,933,133	-	-	-	-	(3,715,314)	2,933,133
Origination Costs - Sub-Allocation Fee, net of accumulated amortization	-	-	-	-	530,622	-	(530,622)	-
Investments in Affiliates, net	-	17,246	11,525,261	4,200,000	-	-	(15,371,351)	371,156
Due from Affiliates, net of current portion Property, Equipment and Interests in Real Property, net	-	3,000,000	-	- 583,830	- 11,642,829	- 1,255,062	(3,000,000) (106,510)	- 13,375,211
Total assets	\$ 255,156,204	\$ 27,029,890	\$ 13,642,768	\$ 15,467,464	\$ 14,170,820	\$ 155,802,101	\$ (30,138,820)	\$ 451,130,427
Liabilities, Net Assets and Non-Controlling Interests	_							
Current Liabilities:	4 - 400 000				4 555.050	4 20 204 254		4 47 000 746
Current portion of bonds and loans payable  Current portion of permanent loan capital - subordinated loans payable	\$ 7,482,992 81,606	\$ -	\$ -	\$ -	\$ 565,363	\$ 39,891,361	\$ -	\$ 47,939,716 81,606
Interest and accounts payable	469,480	95,447	-	869,620	115,379	514,122	-	2,064,048
Current portion of affiliate loans and interest payable	-	-	-	-	410,799	-	(410,799)	-
Escrow funds	1,066,742	-	-	4,799,525	-	84,504	-	5,950,771
Conditional advances	3,095,000	-	-	-	17.024	- 6 412 241	(7.004.224)	3,095,000
Current portion of due to affiliates Total current liabilities	292,772 12,488,592	95,447	281,177 281,177	5,669,145	17,034 1,108,575	6,413,241 46,903,228	(7,004,224) (7,415,023)	59,131,141
Bonds and Loans Payable, net	147,590,746	_	-	_	1,883,680	76,856,213	-	226,330,639
Affiliate Loans and Interest Payable, net of current portion	-	-	-	-	715,314	-	(715,314)	-
Deferred Revenue	-	4,648,585	-	-	-	-	(360,799)	4,287,786
Due to Affiliates, net of current portion	-	-	-	3,000,000	3,000,000	-	(6,000,000)	-
Permanent Loan Capital - Subordinated Loans Payable, net of current portion Total liabilities	23,772,889 183,852,227	4,744,032	281,177	8,669,145	6,707,569	123,759,441	(14,491,136)	23,772,889 313,522,455
Net Assets and Non-Controlling Interest:								
Without donor restrictions:								
General Board designated for loan loss reserves	42,385,180	22,285,858	13,361,591	6,321,788	-	-	13,110,087	97,464,504
Total without donor restrictions	9,834,987 52,220,167	22,285,858	13,361,591	6,321,788	<del></del>		13,110,087	9,834,987
week to the second seco								
With donor restrictions: Revolving loan capital	19,063,810	_					_	19,063,810
Other purpose restrictions	20,000	-	-	476,531	-	-	-	496,531
Total with donor restrictions	19,083,810			476,531	-	-		19,560,341
Total net assets	71,303,977	22,285,858	13,361,591	6,798,319	-	-	13,110,087	126,859,832
Stockholder's equity and members' investment:								
Stockholder's equity and members investment: Stockholder's equity - Solar Energy Advantage, Inc.	_	_	_	_	(612,307)	_	612,307	_
Members' investment - NSP Residential, LLC	-	-	-	-	-	7,777,117	(7,777,117)	-
Members' investment - Aura Mortgage Advisors, LLC						21,591,610	(21,591,610)	
Total stockholder's equity and members' investment					(612,307)	29,368,727	(28,756,420)	
Non-controlling interests:								
SUN Initiative Financing, LLC	-	-	-	-	-	2,673,933	-	2,673,933
Solar Energy Programs Total pop-controlling interests					8,075,558	2,673,933	(1,351)	8,074,207
Total non-controlling interests					8,075,558	2,073,933	(1,351)	10,748,140
Total net assets and non-controlling interests	71,303,977	22,285,858	13,361,591	6,798,319	7,463,251	32,042,660	(15,647,684)	137,607,972
Total liabilities, net assets and non-controlling interests	\$ 255,156,204	\$ 27,029,890	\$ 13,642,768	\$ 15,467,464	\$ 14,170,820	\$ 155,802,101	\$ (30,138,820)	\$ 451,130,427

	BlueHub Capital, Inc. and Affiliates							
	Loan Fund	Managed Assets	Venture Fund	Holding Company	Solar Energy Programs	Foreclosure and Home Mortgage Services	Eliminations	Total
Changes in Net Assets Without Donor Restrictions:								
Operating revenues:								
Financial and earned revenue:								
Interest on loans, net	\$ 13,211,491	\$ -	\$ -	\$ -	\$ -	\$ 7,824,604	\$ (334,532)	\$ 20,701,563
Program revenue and fees	742,702	959,993	25,000	500,060	3,238,224	42,993	(195,164)	5,313,808
Net gains on shared appreciation agreements and sales of real estate	-	-	-	-	-	1,727,961	-	1,727,961
Recovery (provision) of loan losses	(710,000)	-	-	_	_	2,297,561	_	1,587,561
Investment income	134,485	72,098	6,937	88,258	100	399,693	-	701,571
Less - interest expense	(5,712,176)					(4,448,812)	216,181	(9,944,807)
Net financial and earned revenue	7,666,502	1,032,091	31,937	588,318	3,238,324	7,844,000	(313,515)	20,087,657
Grants and contributions	-	-	-	116,428	-	-	-	116,428
Net assets released from purpose restrictions	20,000					-		20,000
Total operating revenues	7,686,502	1,032,091	31,937	704,746	3,238,324	7,844,000	(313,515)	20,224,085
Operating expenses:								
Personnel	3,573,785	668,210	55,780	571,542	509,769	2,384,581	-	7,763,667
Consultants and professional fees	348,225	283,177	13,283	88,502	284,057	1,487,104	-	2,504,348
Office operations	418,882	49,543	3,389	23,538	277,921	213,331	-	986,604
Program expenses	-	-	-	572	219,118	386,886	-	606,576
Organizational support	107,914	35,321	15,372	21,378	63,957	184,499	-	428,441
Marketing	123,380	15,422	-	61,691	30,845	111,066	-	342,404
Interest		-	-	-	235,697	-	(118,351)	117,346
Total operating expenses before depreciation and amortization	4,572,186	1,051,673	87,824	767,223	1,621,364	4,767,467	(118,351)	12,749,386
Depreciation and amortization				131,159	2,328,840		(299,989)	2,160,010
Total operating expenses	4,572,186	1,051,673	87,824	898,382	3,950,204	4,767,467	(418,340)	14,909,396
Changes in net assets without donor restrictions from operations	3,114,316	(19,582)	(55,887)	(193,636)	(711,880)	3,076,533	104,825	5,314,689
Other changes in net assets without donor restrictions:								
Grants for loan capital	1,256,599	-	-	-	-	-	-	1,256,599
Share of income of affiliate			25,461	<u>-</u>		<u> </u>	<u>-</u>	25,461
Changes in net assets without donor restrictions	4,370,915	(19,582)	(30,426)	(193,636)	(711,880)	3,076,533	104,825	6,596,749
Changes in Net Assets With Donor Restrictions:								
Grants and contributions	7,405,705	-	-	-	200,000	-	-	7,605,705
Interest income	3,973	-	-	-	-	-	-	3,973
Net assets released from purpose restrictions	(20,000)							(20,000)
Changes in net assets with donor restrictions	7,389,678				200,000			7,589,678
Changes in net assets	11,760,593	(19,582)	(30,426)	(193,636)	(511,880)	3,076,533	104,825	14,186,427
Changes in Net Assets Attributable to Non-Controlling Interests	<u> </u>				86,676	127,074		213,750
Changes in net assets attributable to BlueHub Capital, Inc. and operating affiliates	\$ 11,760,593	\$ (19,582)	\$ (30,426)	\$ (193,636)	\$ (425,204)	\$ 3,203,607	\$ 104,825	\$ 14,400,177

	BlueHub Capital, Inc. and Affiliates							
	Loan Fund	Managed Assets	Venture Fund	Holding Company	Solar Energy Programs	Foreclosure and Home Mortgage Services	Eliminations	Total
Changes in Net Assets Without Donor Restrictions:								
Operating revenues:								
Financial and earned revenue:								
Interest on loans, net	\$ 11,703,442	\$ -	\$ -	\$ -	\$ -	\$ 7,908,689	\$ (423,562)	\$ 19,188,569
Program revenue and fees	700,811	1,152,848	25,000	1,000,075	3,097,038	306,970	(218,672)	6,064,070
Net gains on shared appreciation agreements and sales of real estate		-	-	-	-	2,503,704	-	2,503,704
Recovery (provision) of loan losses	_	_	_	_	-	2,648,311	_	2,648,311
Investment income	196,747	353,995	19,239	23,948	631	265,290	_	859,850
Less - interest expense	(5,162,760)	-	13,233	23,3 10	-	(4,423,050)	269,167	(9,316,643)
Less - interest expense	(3,102,700)					(4,423,030)	209,107	(9,310,043)
Net financial and earned revenue	7,438,240	1,506,843	44,239	1,024,023	3,097,669	9,209,914	(373,067)	21,947,861
Grants and contributions	<del>-</del> _			84,575				84,575
Total operating revenues	7,438,240	1,506,843	44,239	1,108,598	3,097,669	9,209,914	(373,067)	22,032,436
Operating expenses:								
Operating expenses:	2 440 275	CO7 FC2	70 777	200.007	204 427	2 226 064		0.205.022
Personnel	3,419,275	697,563	70,777	389,907	391,437	3,236,964	-	8,205,923
Consultants and professional fees	335,168	183,383	3,330	120,674	261,437	518,355	-	1,422,347
Office operations	375,537	57,716	4,989	61,417	255,036	278,281	-	1,032,976
Program expenses		-	-	9,614	233,608	576,196	-	819,418
Organizational support	119,748	39,265	13,164	23,866	146,537	110,373	-	452,953
Marketing	120,600	12,060	-	83,791	51,160	96,730	-	364,341
Interest					311,116		(154,395)	156,721
Total operating expenses before depreciation and amortization	4,370,328	989,987	92,260	689,269	1,650,331	4,816,899	(154,395)	12,454,679
Depreciation and amortization				145,616	2,385,664		(321,666)	2,209,614
Total operating expenses	4,370,328	989,987	92,260	834,885	4,035,995	4,816,899	(476,061)	14,664,293
Changes in net assets without donor restrictions from operations	3,067,912	516,856	(48,021)	273,713	(938,326)	4,393,015	102,994	7,368,143
Other changes in net assets without donor restrictions:								
Grants for loan capital	2,625,000	_	_	_	_	_	_	2,625,000
Share of income of affiliate		_	25,474	_	-	_	_	25,474
Net assets released from restrictions for loan capital	1,000,000	-	-	-	-	-	_	1,000,000
Changes in net assets without donor restrictions	6,692,912	516,856	(22,547)	273,713	(938,326)	4,393,015	102,994	11,018,617
Changes in het assets without donor restrictions	0,032,312	310,630	(22,547)	273,713	(938,320)	4,393,013	102,334	11,010,017
Changes in Net Assets With Donor Restrictions:								
Grants and contributions	5,038,000	_	_	_	_	_	_	5,038,000
Interest income	32,999	_	_	_	_	_	_	32,999
Net assets released from restrictions for loan capital	(1,000,000)	_	_	_	_	_	_	(1,000,000)
Net assets released from restrictions for loan capital	(1,000,000)							(1,000,000)
Changes in net assets with donor restrictions	4,070,999							4,070,999
Changes in net assets before discontinued operations	10,763,911	516,856	(22,547)	273,713	(938,326)	4,393,015	102,994	15,089,616
Changes in Net Assets Attributable to Non-Controlling Interests	<u> </u>				210,981	(77,523)		133,458
Changes in net assets attributable to BlueHub								
Capital, Inc. and operating affiliates	\$ 10,763,911	\$ 516,856	\$ (22,547)	\$ 273,713	\$ (727,345)	\$ 4,315,492	\$ 102,994	\$ 15,223,074