REPORT ON AUDITS OF CONSOLIDATED FINANCIAL STATEMENTSJune 30, 2021 and 2020





TABLE OF CONTENTS

	Page(s)
Independent Auditors' Report	1–2
Consolidated Financial Statements:	
Consolidated Statements of Financial Position	3
Consolidated Statements of Activities	4–5
Consolidated Statements of Functional Expenses	6–9
Consolidated Statements of Cash Flows	10–11
Notes to Consolidated Financial Statements	12–34
Independent Auditors' Report on Internal Control over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance with <i>Government Auditing Standards</i>	35–36



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INDEPENDENT AUDITORS' REPORT

The Board of Directors
HomeFirst Services of Santa Clara County and Subsidiary
(A California Nonprofit Public Benefit Corporation)

Report on the Financial Statements

We have audited the accompanying consolidated financial statements of HomeFirst Services of Santa Clara County and Subsidiary ("HomeFirst") (a California nonprofit public benefit corporation), which comprise the consolidated statements of financial position as of June 30, 2021 and 2020, and the related consolidated statements of activities, functional expenses, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of 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 and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the 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 financial position of HomeFirst as of June 30, 2021 and 2020, and the changes in its net assets and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Other Reporting Required by Government Auditing Standards

In accordance with Government Auditing Standards, we have also issued our report dated October 28, 2021, on our consideration of HomeFirst's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of HomeFirst's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Auditing Standards in considering HomeFirst's internal control over financial reporting and compliance.

BPM LLP

San Jose, California October 28, 2021

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

As of June 30, 2021 and 2020

		2021	2020
ASSETS			
CURRENT ASSETS:			
Cash and cash equivalents	\$	419,367	\$ 1,662,848
Restricted cash		12,812	11,436
Government grants receivable		7,306,425	5,372,007
Other receivables, less allowance for doubtful accounts of			
\$57,500 and \$114,076 as of 2021 and 2020, respectively		223,547	32,508
Contribution receivable		267,000	3,555
Prepaid expenses		396,485	330,707
Total current assets		8,625,636	7,413,061
Property and equipment, net		20,580,890	21,335,729
OTHER ASSETS:			
Investment in partnerships		157	220
Long-term investments - endowment		141,864	108,390
Other assets		54,386	18,751
Total other assets		196,407	127,361
TOTAL ASSETS	\$	29,402,933	\$ 28,876,151
LIABILITIES AND NET ASSETS			
CURRENT LIABILITIES:			
Current portion of mortgages and notes payable	\$	-	\$ 528,487
Accounts payable and accrued expenses		837,130	696,666
Accrued payroll and related liabilities		915,980	1,321,443
Current portion government grant repayment liabilities		159,695	227,828
Current portion advances received		494,565	394,032
Current maturities of capital lease obligations		22,908	-
Other liabilities		22,478	 8,817
Total current liabilities		2,452,756	 3,177,273
LONG-TERM LIABILITIES, NET OF CURRENT PORTION:			
Accrued interest		4,639,924	4,328,675
Mortgages and notes payable		3,181,955	3,683,468
Total long-term liabilities, net of current portion		7,821,879	8,012,143
Government grant repayment liabilities		70,222	105,334
Capital lease obligations, less current maturities		102,953	-
Tenant security deposits		92,475	93,284
Advances received, net of current portion		791,162	 791,162
Total liabilities		11,331,447	 12,179,196
COMMITMENTS AND CONTIGENCIES (NOTE 18)			
NET ASSETS:			
Without donor restrictions:			
Restricted cash		12,812	11,436
Board designated for property maintenance		362,010	362,010
Long-term investment		157	220
Undesignated		11,414,480	10,302,689
Total net assets without donor restrictions	·	11,789,459	10,676,355
With donor restrictions		6,282,027	 6,020,600
Total net assets		18,071,486	16,696,955
TOTAL LIABILITIES AND NET ASSETS	\$	29,402,933	\$ 28,876,151

CONSOLIDATED STATEMENTS OF ACTIVITIES

				2021	
	Wit	thout Donor	W	ith Donor	
	Restrictions		Re	estrictions	Total
REVENUE AND OTHER SUPPORT:					
Government grants	\$	38,359,034	\$	-	\$ 38,359,034
Private grants and contributions		1,369,570		861,571	2,231,141
Rental income		1,592,168		-	1,592,168
Service revenue		496,745		-	496,745
Donated goods, services, and rent		938,913		-	938,913
Special events (net of direct expenses of \$4,635)		123,992		-	123,992
Interest income, net		2,664		-	2,664
Other revenue		153,362		_	 153,362
Total revenue and other support		43,036,448		861,571	43,898,019
Net assets released from restrictions		600,144		(600,144)	-
Total revenue and other support and net assets					
released from restrictions		43,636,592		261,427	43,898,019
EXPENSES:					
Program services:					
Emergency shelter		25,675,698		-	25,675,698
Permanent housing support		11,528,792		-	11,528,792
Property management		1,970,917		-	 1,970,917
Total program services		39,175,407		-	 39,175,407
Supporting services:					
Management and general expenses		4,006,641		-	4,006,641
Fundraising		373,399		-	373,399
Total supporting services		4,380,040		-	 4,380,040
Total expenses		43,555,447			43,555,447
Change in net assets from operations		81,145		261,427	 342,572
OTHER NONOPERATING INCOME:					
Non cash interest income - notes receivable		27,187		-	27,187
Reserve - non cash interest income - notes receivable		(27,187)		-	(27,187)
Gain on debt forgiveness		1,031,959			1,031,959
		1,031,959		-	1,031,959
Change in net assets		1,113,104		261,427	1,374,531
Net assets at beginning of year		10,676,355		6,020,600	16,696,955
Net assets at end of year	\$	11,789,459	\$	6,282,027	\$ 18,071,486

CONSOLIDATED STATEMENTS OF ACTIVITIES

				2020		
	Wit	thout Donor	Wi	ith Donor		
	Restrictions		Re	estrictions		Total
REVENUE AND OTHER SUPPORT:					-	
Government grants	\$	19,343,013	\$	-	\$	19,343,013
Private grants and contributions		1,636,651		681,720		2,318,371
Rental income		1,595,192		-		1,595,192
Service revenue		414,392		-		414,392
Donated goods, services, and rent		1,190,596		-		1,190,596
Special events (net of direct expenses of \$4,825)		122,837		-		122,837
Interest income, net		2,554		-		2,554
Other revenue		283,661		-		283,661
Total revenue and other support		24,588,896		681,720		25,270,616
Net assets released from restrictions		576,324		(576,324)		_
Total revenue and other support and net assets						
released from restrictions		25,165,220		105,396		25,270,616
EXPENSES:						
Program services:						
Emergency shelter		13,407,549		-		13,407,549
Permanent housing support		5,952,189		-		5,952,189
Property management		2,014,606		_		2,014,606
Total program services		21,374,344		-		21,374,344
Supporting services:						
Management and general expenses		2,668,608		-		2,668,608
Fundraising		554,369		_		554,369
Total supporting services		3,222,977		_		3,222,977
Total expenses		24,597,321		-		24,597,321
Change in net assets from operations		567,899		105,396		673,295
OTHER NONOPERATING INCOME:						
Sale of Tully I - restructuring of notes receivable		936,000		-		936,000
Reserve - sale of Tully I - restructuring of notes receivable		(936,000)		-		(936,000)
Non cash interest income - notes receivable		237,210		-		237,210
Reserve - non cash interest income - notes receivable		(237,210)				(237,210)
		_		_		_
Change in net assets		567,899		105,396		673,295
Net assets at beginning of year		10,108,456		5,915,204		16,023,660
Net assets at end of year	\$	10,676,355	\$	6,020,600	\$	16,696,955

CONSOLIDATED STATEMENTS OF FUNCTIONAL EXPENSES

				Program	Serv	rices	
]	Permanent			_
	Ε	Emergency	Housing		Property		
		Shelter		Support	Μ	anagement	Total
SALARIES AND RELATED EXPENSES:							
Salaries	\$	11,377,885	\$	3,883,312	\$	297,690	\$ 15,558,887
Payroll taxes and employee benefits		2,702,462		1,077,688		84,744	3,864,894
Total salaries and related expenses		14,080,347		4,961,000		382,434	19,423,781
OTHER EXPENSES:							
Professional fees		16,608		4,418		2,647	23,673
Contract services		769,458		-		1,104	770,562
Occupancy		7,156,877		929,702		391,364	8,477,943
Donated rent		-		-		-	-
Donated goods and services		655,928		-		1,250	657,178
Interest expense - cash		-		-		-	-
Interest expense - non cash		11,858		-		292,054	303,912
Financial assistance		457,767		5,435,933		-	5,893,700
Supplies		1,006,906		58,189		5,246	1,070,341
Rentals and maintenance		786,689		14,985		143,410	945,084
Telephone		223,886		37,934		31,567	293,387
Local transportation		17,847		59,167		3,376	80,390
Staff development		3,883		1,444		30	5,357
Printing and publication		17,087		2,450		30	19,567
Bad debt recovery		-		-		(45,602)	(45,602)
Other		145,979		23,570		48,000	 217,549
Total other expenses		11,270,773		6,567,792		874,476	 18,713,041
Depreciation and amortization		324,578		-		714,007	1,038,585
	\$	25,675,698	\$	11,528,792	\$	1,970,917	\$ 39,175,407

CONSOLIDATED STATEMENTS OF FUNCTIONAL EXPENSES, CONTINUED

	Supporting Services							
	M	anagement						
		and						Total
		General	Fu	ındraising		Total		Expenses
SALARIES AND RELATED EXPENSES:								
Salaries	\$	1,888,235	\$	240,981	\$	2,129,216	\$	17,688,103
Payroll taxes and employee benefits		454,842		40,070		494,912		4,359,806
Total salaries and related expenses		2,343,077		281,051		2,624,128		22,047,909
OTHER EXPENSES:								
Professional fees		271,286		522		271,808		295,481
Contract services		220,404		8,890		229,294		999,856
Occupancy		370,059		31,429		401,488		8,879,431
Donated rent		175,584		-		175,584		175,584
Donated goods and services		72,148		-		72,148		729,326
Interest expense - cash		1,795		-		1,795		1,795
Interest expense - non cash		9,296		-		9,296		313,208
Financial assistance		-		-		-		5,893,700
Supplies		64,375		26,590		90,965		1,161,306
Rentals and maintenance		12,746		2,414		15,160		960,244
Telephone		94,849		2,551		97,400		390,787
Local transportation		4,243		3,889		8,132		88,522
Staff development		103,287		1,046		104,333		109,690
Printing and publication		72,433		3,994		76,427		95,994
Bad debt recovery		-		-		-		(45,602)
Other		104,220		11,023		115,243		332,792
Total other expenses		1,576,725		92,348		1,669,073		20,382,114
Depreciation and amortization		86,839				86,839		1,125,424
	\$	4,006,641	\$	373,399	\$	4,380,040	\$	43,555,447

CONSOLIDATED STATEMENTS OF FUNCTIONAL EXPENSES

	Program Services							
	F	Imergency		Housing		Property		
		Shelter		Support	M	anagement		Total
SALARIES AND RELATED EXPENSES:								
Salaries	\$	6,971,856	\$	2,703,039	\$	237,690	\$	9,912,585
Payroll taxes and employee benefits		1,554,925		589,669		66,207		2,210,801
Total salaries and related expenses		8,526,781		3,292,708		303,897		12,123,386
OTHER EXPENSES:								
Professional fees		1,931		-		9,951		11,882
Contract services		525,480		268,970		421		794,871
Occupancy		2,012,263		332,622		342,170		2,687,055
Donated rent		-		-		-		-
Donated goods and services		914,267		-		-		914,267
Interest expense - cash		9,943		-		-		9,943
Interest expense - non cash		6,111		-		279,760		285,871
Financial assistance		27,814		1,867,329		-		1,895,143
Supplies		621,753		45,983		12,499		680,235
Rentals and maintenance		398,192		22,282		166,025		586,499
Telephone		34,716		20,860		27,126		82,702
Local transportation		9,986		77,619		2,159		89,764
Staff development		7,865		19,828		14		27,707
Printing and publication		2,189		1,116		-		3,305
Bad debt recovery		19,350		-		110,181		129,531
Other		15,098		2,872		46,619		64,589
Total other expenses		4,606,958		2,659,481		996,925		8,263,364
Depreciation and amortization		273,810				713,784		987,594
	\$	13,407,549	\$	5,952,189	\$	2,014,606	\$	21,374,344

CONSOLIDATED STATEMENTS OF FUNCTIONAL EXPENSES, CONTINUED

	Supporting Services							
	M	anagement						
		and						Total
		General	Fu	ındraising		Total		Expenses
SALARIES AND RELATED EXPENSES:								
Salaries	\$	1,275,678	\$	324,328	\$	1,600,006	\$	11,512,591
Payroll taxes and employee benefits		255,714		48,078		303,792		2,514,593
Total salaries and related expenses		1,531,392		372,406		1,903,798		14,027,184
OTHER EXPENSES:								
Professional fees		256,055		1,685		257,740		269,622
Contract services		166,277		553		166,830		961,701
Occupancy		144,024		175		144,199		2,831,254
Donated rent		162,454		-		162,454		162,454
Donated goods and services		-		113,875		113,875		1,028,142
Interest expense - cash		1,429		-		1,429		11,372
Interest expense - non cash		5,578		-		5,578		291,449
Financial assistance		(563)		-		(563)		1,894,580
Supplies		70,852		30,867		101,719		781,954
Rentals and maintenance		23,729		1,013		24,742		611,241
Telephone		116,595		1,115		117,710		200,412
Local transportation		2,916		5,139		8,055		97,819
Staff development		62,916		2,758		65,674		93,381
Printing and publication		2,540		11,143		13,683		16,988
Bad debt recovery		1,664		-		1,664		131,195
Other		29,361		13,640		43,001		107,590
Total other expenses		1,045,827		181,963		1,227,790		9,491,154
Depreciation and amortization		91,389				91,389		1,078,983
	\$	2,668,608	\$	554,369	\$	3,222,977	\$	24,597,321

CONSOLIDATED STATEMENTS OF CASH FLOWS

For the years ended June 30, 2021 and 2020

	2021	2020
Cash flows from operating activities:		
Change in net assets: \$	1,374,531	\$ 673,295
Adjustments to reconcile change in net assets to net cash		
(used in) provided by operating activities:		
Depreciation and amortization	1,125,424	1,078,983
Decrease in government liabilities	(103,245)	(58,572)
Unrealized gain on endowment, net	(33,474)	(1,165)
Donated property and equipment	(34,000)	-
Non-cash interest expense related to debt forgiveness	1,959	-
Debt forgiveness	(1,031,959)	-
Change in allowance for doubtful accounts	(56,577)	84,238
Change in accrued interest	311,249	292,446
(Increase) decrease in operating assets:		
Government grants receivable	(1,934,418)	(3,002,184)
Contributions receivable	(263,445)	195,795
Other receivables	(134,462)	(39,949)
Prepaid expenses	(65,778)	(207,237)
Other assets	(35,572)	3,672
Increase (decrease) in operating liabilities:		
Accounts payable and accrued expenses	140,464	237,982
Accrued payroll and related liabilities	(405,463)	694,900
Security deposits	(809)	16,701
Other liabilities	(16,939)	-
Advances received	131,133	83,602
Net cash (used in) provided by operating activities	(1,031,381)	52,507
Cash flows from investing activities:		
Acquisition of property and equipment	(210,724)	(293,128)
Net cash used in investing activities	(210,724)	(293,128)
Cash flows from financing activities:		
Proceeds from issuance of Paycheck Protection Program note payable		1,000,000
Net cash provided by financing activities		1,000,000
Net (decrease) increase in cash, cash equivalents, and restricted cash	(1,242,105)	759,379
Cash, cash equivalents, and restricted cash, beginning of year	1,674,284	914,905
Cash, cash equivalents, and restricted cash, end of year \$	432,179	\$ 1,674,284

CONSOLIDATED STATEMENTS OF CASH FLOWS, CONTINUED

For the years ended June 30, 2021 and 2020

		2021	2020
Supplemental disclosure of cash flows information:			
Cash paid for interest	\$	5,873	\$ -
Noncash financing activities:			
Property and equipment acquisition through capital leases	\$	125,861	\$ -
Cash, cash equivalents, and restricted cash:			
Cash and cash equivalents	\$	419,367	\$ 1,662,848
Restricted cash	<u></u>	12,812	11,436
	\$	432,179	\$ 1,674,284

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

1. Organization

HomeFirst Services of Santa Clara County and Subsidiary ("HomeFirst" or the "Organization") is a California nonprofit public benefit corporation organized in 1980. HomeFirst confronts homelessness by cultivating people's potential to be housed and stay housed. The Organization was formerly known as Emergency Housing Consortium Incorporated dba EHC LifeBuilders and officially changed its name to HomeFirst Services of Santa Clara County on March 13, 2014.

The Organization's goals are based on a business model that identifies three areas that encompass the scope of the Organization's work:

- Emergency Shelter: Year-round shelters, seasonal cold weather shelters and emergency services, as well
 as outreach
- Permanent Housing Support: Case management services, vocational and housing services, mental health and veterans' care
- Property Management: Includes property management of four locations

HomeFirst is a leading provider of services, shelter and housing opportunities to the men, women and children who are currently homeless or at imminent risk of homelessness in Santa Clara County. The Organization provides a robust continuum of care including street outreach, emergency shelter, case management, prevention services, transitional housing and permanent supportive housing. It serves over 7,000 adults, veterans, families and youth each year at eleven locations from Gilroy to Menlo Park – including the Boccardo Reception Center, which is Santa Clara County's largest emergency shelter with an overnight capacity of 250 adults, and a Sunnyvale shelter serving 170 adults and families.

The Organization is an essential link to shelter and supportive services throughout the cold weather season (essentially from mid-October to mid-April). HomeFirst manages Cold Weather Shelters in Gilroy and Mountain View, as well as four Overnight Warming Locations within the limits of the City of San Jose.

HomeFirst has two facilities for families working to sustain permanent housing – the Boccardo Family Living Center in San Martin and the Sobrato Family Living Center in Santa Clara. Sobrato House, located in downtown San Jose, is a supportive living center for young adults and their children. A permanent supportive housing facility, located on the grounds of the Veteran Affairs' Menlo Park site, provides intensive care for veterans with special needs.

2. Summary of Significant Accounting Policies

Basis of Accounting

The consolidated financial statements of the Organization have been prepared on the accrual basis of accounting.

Consolidation of Financial Statements

The consolidated financial statements include the accounts of the Organization and its wholly-owned subsidiary, EHC Delmas. The Organization is the sole member owner of EHC Delmas. There were no significant intercompany accounts or transactions that required elimination.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

2. Summary of Significant Accounting Policies, continued

Basis of Presentation

The Organization follows standards of accounting and financial reporting for voluntary health and welfare organizations. Net assets are classified based on the existence or absence of donor-imposed restrictions. Accordingly, HomeFirst classified its net assets and changes in net assets as follows:

Net Assets Without Donor Restrictions – Net assets that are not subject to donor-imposed restrictions and may be expended to support HomeFirst's operations. Net assets without donor restrictions includes \$362,010 as of June 30, 2021 and 2020, as designated by the Board of Directors (the "Board") for future maintenance for various properties owned and used.

Net Assets With Donor Restrictions – Net assets subject to stipulations imposed by donors and grantors. These include those assets which are subject to a contributor's restriction and for which the applicable restriction was not yet satisfied as of the end of the current reporting period. When restrictions are satisfied in the same accounting period as the receipt of the contribution, HomeFirst reports both the revenue and related expense in the net assets without donor restrictions class.

Cash and Cash Equivalents

Cash consists of cash on hand and cash in demand deposit accounts. Funds restricted for their use are segregated into restricted cash accounts. Restricted cash is for Bridge Housing Community and was \$12,812 and \$11,436 as of June 30, 2021 and 2020, respectively. Cash equivalents includes investments in highly liquid debt instruments with an original maturity of three months or less.

The Organization maintains its cash in bank deposit accounts which, at times, may exceed federally insured limits of \$250,000. The Organization has not experienced any losses in such accounts. Management believes it is not exposed to any significant risk on cash accounts.

Grants, Contributions, Notes and Other Receivables

The Organization considers all receivables to be fully collectible after reserves, as estimated by management. It is the Organization's policy to charge off uncollectible accounts receivable when management determines the receivable will not be collected. The total allowance for doubtful accounts for other receivables was \$57,500 and \$114,076 as of June 30, 2021 and 2020, respectively.

Property and Equipment

Property and equipment are stated at cost of acquisition or construction or at fair value, if donated. The Organization capitalizes property and equipment with a cost of \$5,000 or more and a useful life in excess of one year. Depreciation is computed using the straight-line method over the estimated useful lives of the assets, which range from three to thirty years.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

2. Summary of Significant Accounting Policies, continued

Investment in Partnerships

The Organization uses the lower of the cost method, which approximates fair value as provided by management, or appraised value to account for its general partnership interests.

Long Term Investments

The Organization invests in a Long-Term Growth Pool with Silicon Valley Community Foundation. The asset allocation of the fund is approximately 20% fixed income, 50% equity, and 30% alternatives, which includes hedge funds and private equity. The value of the investment is based on the fair value of the investment assets held in the Pool.

Revenue Recognition

Revenue from federal grants and contracts and rental income is recognized based on:

- Identifying the contract with a customer;
- Identifying the performance obligations in the contract;
- Determining the transaction price;
- Allocating the transaction price to the performance obligations in the contract; and
- Recognizing revenue when, or as, the performance obligations are satisfied.

The Organization performs the majority of its services under contracts and grants awarded by the U.S. Government. The Organization also receives rental income.

The aforementioned revenue streams, which are considered single performance obligations, are recognized as service is provided, generally upon delivery (for example, in amounts equal to allowable direct and indirect costs incurred and, where appropriate fixed fee, up to the limits specified in each agreement). Rental income is associated with tenants and residents of various properties. The rental income is recognized ratably over the period of the lease terms which includes monthly payments on the month-to-month leases. The Organization has elected to use the practical expedient to disregard the financing component when its payment terms are less than one year. The Organization has not incurred any material costs to obtain contracts to date.

Contributions

The Organization is supported primarily through government contracts and program service fees. Grants and contributions received are considered available for general operations unless specifically restricted by the donor. Contributions are recorded as restricted support if they are received with grantor stipulations that limit the use of the contributed assets. When a grantor restriction expires, that is, when a stipulated purpose restriction is accomplished, or donor restrictions are satisfied by the passage of time, net assets with donor restrictions are reclassified to net assets without donor restrictions and reported in the consolidated statement of activities as net assets released from restrictions. Contributions received with donor-imposed conditions and restrictions that are met in the same reporting period are reported as support without donor restrictions and increase net assets without donor restrictions. Any funding received in advance of expenditure is recorded as deferred revenue ("advances received"). Any eligible expenditure made in advance of funding is recorded as a receivable.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

2. Summary of Significant Accounting Policies, continued

Contributions, continued

A portion of the Organization's revenue is derived federal contracts and grants with various conditions, which include cost reimbursement based on allowable qualifying expenses, per diem based on allowable clients served, and reimbursement based on allowable hours worked. Amounts received are recognized as revenue when the Organization has incurred expenditures in compliance with specific contract or grant provisions. Amounts received prior to incurring qualifying expenditures are reported as advances received in the consolidated statement of financial position. The amounts received in advance were \$1,285,727 and \$1,185,194 as of June 30, 2021, and 2020, respectively. Conditional grants received by the Organization that have not been recognized as of June 30, 2021, because the required conditions have not yet been met, consisted of the following as of June 30, 2021:

Cost reimbursement conditions	\$ 22,004,902
Per diem based on clients served	2,092,341
Reimbursed based on hours worked	744,770
	\$ 24,842,013

Donated Goods, Services and Rent

Donated goods, services and rent are recorded at their estimated fair value as of the date of the donation. Donated services, which require a specialized skill and which the Organization would have paid for if not donated, are recorded at the estimated fair value at the time the services are rendered. The Organization also receives donated services that do not require specific expertise, but which improve the efficiency of the Organization's operations. In accordance with standards of revenue recognition for not for profit entities, the value of these donated services is not reflected in the consolidated financial statements.

Functional Expense Allocation

Directly identifiable expenses are charged to program and supporting services. Expenses related to more than one area are allocated to program and supporting services according to variables that most accurately apportion the costs. Management and general expenses include those expenses that are not directly identifiable with any other specific function, but provide for the overall support and direction of the Organization. The major expenses that are allocated are salaries, payroll taxes and benefits, professional fees, contract services, and occupancy, which are allocated on the basis of estimates of time and effort.

Advertising

The Organization's policy is to expense advertising costs as the costs are incurred. Advertising costs for the years ended June 30, 2021 and 2020 were \$71,900 and \$4,527, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

2. Summary of Significant Accounting Policies, continued

Income Taxes

The Internal Revenue Services has determined that the Organization is exempt from federal income taxes under Section 501(c)(3) of the Internal Revenue Code. The Franchise Tax Board has determined that the Organization is exempt from state income taxes under Section 23701(d) of the California Revenue Taxation Code. Accordingly, no provision for income taxes has been made in the accompanying consolidated financial statements. However, income from activities not related to the Organization's tax-exempt purpose may be subject to taxation as unrelated business income.

Use of Estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

Measure of Operations

HomeFirst includes in its measure of operations all revenue and expenses that are an integral part of its programs and supporting activities. The measure of operations does not include proceeds from property sold or the forgiven liability from government grant repayment loans, or non-cash interest income and reserve on notes receivable from partnerships.

Reclassification

Certain reclassifications have been made to the 2020 consolidated financial statement presentation to conform to the 2021 presentation.

Recent Accounting Pronouncements

In February 2016, the FASB issued ASU 2016-02, *Leases* (842) ("ASU 2016-02"). ASU 2016-02 requires lessees to recognize a right-to-use asset and a lease liability for virtually all leases (other than leases that meet the definition of a short-term lease). In June 2020, the FASB issued ASU 2020-05, which extended the effective date of ASU 2016-02 for fiscal years beginning after December 15, 2021. The Organization is in the process of evaluating the impact of ASU 2016-02 on its consolidated financial statements.

In September 2020, the FASB issued ASU 2020-07, Not-for-Profit Entities: Presentation and Disclosure by Not-for-Profit Entities for Contributed Nonfinancial Assets ("ASU 2020-07"). The amendments in ASU 2020-07 require that Not-for-Profit entities present contributed nonfinancial assets as a separate line item in the consolidated statement of activities, apart from contributions of cash or other financial assets. ASU 2020-07 also increases the disclosure requirements around contributed nonfinancial assets, including disaggregating by category the types of contributed nonfinancial assets an entity has received. ASU 2020-07 is effective for the Organization's fiscal year 2022 consolidated financial statements. Early adoption is permitted. The Organization is in the process of evaluating the impact of ASU 2020-07 on the Organization's consolidated financial statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

3. Financial Results, Liquidity and Availability

These consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America. The Organization shows positive working capital of \$6,172,880 and \$4,235,788 as of June 30, 2021 and 2020, respectively. The Organization showed a positive change in net assets of \$1,374,531 and \$673,295 for the years ended June 30, 2021 and 2020, respectively. The Organization is dependent on contributions from third-party donors, as well as federal and local grants. The ability to continue as a going concern anticipates that such funding will continue for a period of one year or more. The Organization is currently seeking additional funding from donors, lending institutions, and new grant agreements. The Organization recognizes that a portion of its expenses is attributed to depreciation, and accrued interest expense on future forgivable loans.

For purposes of analyzing resources available to meet general expenditures over a 12-month period, HomeFirst considers all expenditures related to its ongoing activities, as well as the conduct of services undertaken to support those activities, to be general expenditures.

In addition to financial assets available to meet general expenditures over the next 12 months, HomeFirst operates with a balanced budget and anticipates collecting sufficient revenue to cover general expenditures. Refer to the consolidated statement of cash flows which identifies the sources and uses of HomeFirst's cash.

HomeFirst's financial assets available for general expenditures that are without donor or other restrictions limiting their use, within one year of the consolidated statement of financial position date, were as follows as of June 30:

	 2021	 2020
Cash	\$ 419,367	\$ 1,662,848
Government grants receivable	7,306,425	5,372,007
Contribution receivable	267,000	3,555
Other receivables, net	 223,547	 32,508
	8,216,339	7,070,918
Less: Board designated for property maintenance	 (362,010)	(362,010)
	\$ 7,854,329	\$ 6,708,908

Although HomeFirst does not intent to spend from its Board designated net assets, these amounts could be made available, if necessary.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

4. Property and Equipment, Net

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

	2021	2020
Buildings	\$ 25,034,488	\$ 25,034,488
Land	8,181,804	8,181,804
Furniture and equipment	3,418,957	3,187,731
Building improvements	2,058,058	2,058,058
Motor vehicles	433,295	293,937
Land improvements	 121,588	 121,588
	39,248,190	38,877,606
Less: accumulated depreciation	(18,667,300)	(17,541,877)
	\$ 20,580,890	\$ 21,335,729

Depreciation expense was \$1,125,424 and \$1,078,983 for the years ended June 30, 2021 and 2020, respectively.

5. Capital Lease Obligations

The Organization leases equipment under capital leases which began October 2020. The economic substance of these leases is that the Organization is financing the acquisition of the assets through these leases, and, accordingly, they are recorded in the Organization's assets and liabilities.

The following is an analysis of the leased assets included in furniture and equipment for the year ended June 30:

	 2021	
Furniture and equipment	\$ 139,849	
Less: accumulated amortization	 (13,988)	
	\$ 125,861	

Amortization of assets held under capital leases is included with depreciation expense.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

5. Capital Lease Obligations, continued

The following is a schedule by years of future minimum payments required under the leases together with their present value as of June 30, 2021:

Year ending June 30:	
2022	\$ 30,696
2023	30,696
2024	30,696
2025	30,696
2026	 10,232
Total minimum lease payments	133,016
Less: amount representing interest	 (7,155)
Present value of minimum lease payments	125,861
Less: current maturities	 (22,908)
	\$ 102,953

6. Investment in Partnerships

The Organization holds a .005% general partnership interests in Tully Gardens Phase II, L.P., a California limited partnership. Tully Gardens Phase II, L.P. owns and operates a 152 unit single-room occupancy project for low income persons in San Jose, California.

2021

2020

Investment in partnerships consisted of the following as of June 30:

)21	 .020
Tully Gardens, L.P. (see Note 7)	\$ -	\$ 63
Tully Gardens Phase II, L.P.	 157	157
	\$ 157	\$ 220

The investments are valued at the lower of cost, where such cost approximates fair value as represented by management, or appraised value. For further information regarding valuation, interested parties should consult the management of the Organization. As of October 2020, the Organization transferred its general partnership interest to Core Development, Inc.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

7. Note and Advances Receivable - Affiliates

The Organization has determined that the following notes receivable, and accrued interest receivable, are uncollectible and maintained a full reserve for uncollectible amounts as of June 30, 2021 and 2020.

Notes receivable - affiliates consisted of the following as of June 30:

Tully Gardens Phase II, L.P. note dated October 1, 2002 for a
maximum amount of \$1,336,691. The source of the funds is a
grant to the Organization from the City of San Jose. Funds were
used for the construction of Tully Gardens Phase II, L.P.'s low
income housing tax credit project. Annual payments are due
and payable January 1st of each year equal to 30% of net cash
flow, as defined by the note. The interest rate is based on the
Applicable Federal Rate for long-term debt instruments in
effect at the time of each disbursement and is compounded
annually. Unpaid principal and interest is due October 1, 2042.
Accrued interest was \$1,078,987 as of June 2020. On May 25,
2021, the note and unpaid accrued interest was assigned to
Markham Plaza II L.P.

Markham Plaza II, L.P. note dated May 24, 2021 for a maximum amount of \$1,816,021. The source of the funds is assumption of loan by Markham Plaza II from the Organization as part of the sale of Tully II - Partnership. The interest rate is 2.15% and is compounded annually. Unpaid principal and interest is due May 24, 2076. Accrued interest was \$0 as of June 30, 2021.

Markham Plaza I, L.P. note dated October 31, 2019 for a maximum amount of \$5,397,798. The source of the funds is assumption of loan by Markham Plaza I from the Organization as part of the sale of Tully I - Partnership. The interest rate is 2.45% and is compounded annually. Unpaid principal and interest is due October 31, 2074. Accrued interest was \$0 as of June 30, 2021. As of October 2020, the Organization assigned this note to Core Development, Inc.

Less: valuation allowance

\$ -	\$ 1,788,834
1,816,021	-
\$ (1,816,021)	\$ 5,494,396 (7,283,230)

2021

2020

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

7. Note and Advances Receivable - Affiliates, continued

On June 14, 2018, the Organization entered into an agreement with CORE Development for the re-syndication of the Tully Gardens partnerships and the waiver of the Organization's interest in the partnerships in lieu of the following payments to HomeFirst:

- 1) \$213,479 for payroll expenses and management fees; where \$25,000 was due on the date of the agreement and the remaining \$188,479 is due upon the sale of the partnerships.
- 2) \$50,000 for syndication fees is due on the sale of the partnerships.
- 3) \$200 for termination of HomeFirst's option to purchase the properties.
- 4) Up to \$15,000 for out of pocket expenses, of which the Organization had incurred \$9,000 as of June 30, 2021.

As of June 30, 2021, the Organization recognized \$119,239 as other revenue on the consolidated statement of activities, this is related to the signing of the agreement and received upon sale of the Tully II partnership. As of June 30, 2021, Tully II has sold to Markham Plaza II and the related note and accrued interest has been assigned to Markham Plaza II L.P., and Markham Plaza I property was reassigned to CORE Development, Inc. and removed as a receivable.

8. Government Grant Repayment Liabilities

In 2006, the Organization was informed by Housing and Urban Development ("HUD") that certain costs reimbursed for support of homeless and related services did not qualify for reimbursement under HUD guidelines. As requested by HUD, the Organization performed a review of related Supportive Housing Grant monies received from HUD; thereafter, HUD and the Organization agreed to a total liability of \$204,397 as of June 30, 2018.

As of March 2019, HUD executed a repayment agreement to pay the remaining liability of \$204,397 in three calendar years, with the first quarterly installment paid in April 2019. The amount due as of June 30, 2021 is \$34,066.

The government grant liabilities includes liability to the County of Santa Clara, as follows:

- \$102,408 relates to disputed overpayment for previous grant contracts. During 2017, the Organization submitted documentation to the County of Santa Clara to support the amount in dispute. As of June 2020, the County of Santa Clara executed a repayment agreement to pay the remaining liability of \$140,446 in four calendar years, with the first monthly installment paid on July 1, 2020.
- \$93,443 relates to the year ended June 30, 2021 tentative overpayment for contract Intensive Case Management for the Chronically Homeless in North County. HomeFirst believes the County of Santa Clara overpaid due to changes in the split of Medi-Cal funding in the contract; however, the County of Santa Clara has not yet confirmed this understanding. Of the \$93,443, \$8,732 relates to disallowed costs per clinical records review for fiscal years 2018 and 2019 by Behavioral Health Service Department of County of Santa Clara.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

8. Government Grant Repayment Liabilities

As of June 30, 2021, the remaining payments for the aforementioned liabilities are due as follows:

Year ending June 30:	
2022	\$ 159,695
2023	35,112
2024	 35,110
	\$ 229,917

9. Mortgages and Notes Payable

Mortgages and notes payable consisted of the following as of June 30:

	2021	2020	
Boccardo Family Living Center			
City of Gilroy Housing and Community Development			
note dated April 1991, \$30,000 secured by deed of			
trust on the real property, bearing 2% interest. Annual			
payments of interest of \$600. Unpaid principal and			
interest was paid in March 2020. Loan and interest for			
\$30,000 were fully forgiven in November 2020.	\$ -	\$ 30,000	
County of Santa Clara HOME note dated December 1996, in the amount of \$373,500, secured by deed of trust on the real property, bearing 6% interest. Payment of principal and interest shall be deferred during			
the term of the note. Balance due December 2026.	373,500	373,500	
County of Santa Clara CDBG note dated December 1996, in the amount of \$332,552, secured by deed of trust on real property, bearing 6% interest. Payments of principal and interest shall be deferred during the term of the note.			
Balance due December 2026.	332,552	332,552	
County of Santa Clara CDBG note dated December 1996,			
in the amount of \$100,000, secured by deed of trust on			
the real property, bearing 6% interest. Payments of			
principal and interest shall be deferred during the term of			
the note. Balance due December 2026.	100,000	100,000	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

9. Mortgages and Notes Payable, continued

	2021	2020
Boccardo Family Living Center, continued		
County of Santa Clara CDBG note dated December 1996		
in the amount of \$50,000, secured by deed of trust on the		
real property, bearing 6% interest. Payments of principal		
and interest shall be deferred during the term of the note.		
Balance due December 2026.	50,000	50,000
County of Santa Clara CDBG note dated December 1996,		
in the amount of \$251,664, secured by deed of trust on		
the real property, bearing 6% interest. Payments of		
principal and interest shall be deferred during the term of		
the note. Balance due December 2026.	251,664	251,664
County of Santa Clara CDBG note dated June 1998, in		
the amount of \$11,750, secured by deed of trust on the		
real property, bearing 6% interest. Payments of principal		
and interest shall be deferred during the term of the note.		
Balance due June 2028.	11,750	11,750
Sobrato Family Living Center		
City of Sunnyvale CDBG note dated April 2001, in the		
amount of \$100,000, secured by deed of trust on the real		
property, bearing 3% interest. Payments of principal and		
interest shall be deferred during the term of the note.	400.000	400.000
Balance due April 2031.	100,000	100,000
Housing Trust Silicon Valley (formerly Lenders for		
Community Development/Opportunity Fund) note dated		
April 2004, in the amount of \$450,000, secured by deed of		
trust on the real property, bearing 0% interest. Annual		
payments of principal and interest shall be made out of		
100% residual receipts from shall be made out of $100%$		
residual receipts from operations. Balance due April 2034.	445,380	445,380

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

9. Mortgages and Notes Payable, continued

	2021	2020
Sobrato Family Living Center, continued County of Santa Clara CDBG note dated February 2001, in the amount of \$500,000, secured by deed of trust on the real property, bearing 6% interest. Payments of principal and interest shall be deferred during the term of the note. Balance due February 2031. Boccardo Reception Center City of Sunnyvale CDBG note dated July 1997, in the	500,000	500,000
amount of \$50,000, secured by deed of trust on the real property, bearing 3% interest. Payments of principal and interest shall be deferred during the term of the note. Balance due July 2027.	50,000	50,000
City of Sunnyvale CDBG note dated February 1997, in the amount of \$50,000, secured by deed of trust on the real property, bearing 3% interest. Payments of principal and interest shall be deferred during the term of the note.	50,000	50,000
Sobrato House City of Palo Alto note dated November 2005, in the amount of \$75,000, secured by a deed of trust on the property, bearing 3% simple interest. Payments of principal and interest shall be deferred during the term of the note. Balance due November 2035.	75,000	75,000
Opportunity Fund (formerly Lenders for Community Development/ Opportunity Fund) note dated April 2008, in the amount of \$240,000, secured by deed of trust, bearing 0% interest. Payments of principal and interest shall be deferred during term of the note. Balance due May 2038.	240,000	240,000
City of Sunnyvale note dated June 2006, in the amount of \$50,000, secured by deed of trust, bearing simple interest at 3%. Payments of principal and interest shall be deferred during the term of the note. Balance due June 2061.	50,000	50,000
	7 - 7	,

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

9. Mortgages and Notes Payable, continued

	2021	2020
Sobrato House, continued Two County of Santa Clara notes dated November 2006, in the amount of \$366,197, secured by deed of trust, bearing simple interest at 6%. Payments of principal and interest shall be deferred during the term of the note. Balance due November 2036.	366,197	366,197
EHC Delmas Park, LLC City of San Jose note dated October 2004, in the amount of \$185,912, secured by a deed of trust on the real property of Delmas Park. Interest is calculated at 1.25% during the construction period, 3% from after construction to the end of 15 years, and at 5% until maturity. Interest accrues and payments of principal and interest are due annually based on surplus cash. The City of San Jose is entitled to 50% of any surplus cash, of which 2.58% of the City of San Jose's portion will be used to pay this note, first interest and then principal. Unpaid principal and interest are due on October 2047.	185,912	185,912
SBA Loan Small Business Association loan under the Paycheck Protection Program ("PPP") following the Covid-19 pandemic dated April 2020, in the amount of \$1,000,000. No payment is due for six months from receipt of the funds and the loan is forgivable under certain circumstances. Amounts outstanding under the loan will bear a fixed interest rate of 1.0% per annum with a maturity date of April 2022. The Organization applied for and received full forgiveness of the loan in February 2021, which is recorded as a gain on debt forgiveness for the year ended June 30, 2021.		1,000,000
Total mortgages and notes payable	3,181,955	4,211,955
Less: current portion	\$ 3,181,955	\$ 3,683,468
	¥ 3,101,733	¥ 5,005,100

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

9. Mortgages and Notes Payable, continued

As of June 30, 2021, aggregate future annual maturities on mortgages and notes payable were as follows:

Year ending June 30:	
2022	\$ -
2023	-
2024	-
2025	-
2026	1,107,716
2027 and thereafter	 2,074,239
	\$ 3,181,955

10. Capital Lease Obligations

The Organization has a capital lease obligation with Edgeworth Integration, LLC dated October 2020, in the amount of \$125,861. Insurance was obtained to cover the equipment in accordance with the note. There are five annual payments applied to principal and interest for the 5-year term with variable interest explicitly stated per annum in financing agreement. The note maturity date is October 2025.

11. Line of Credit

The Organization has a line of credit with Heritage Bank of Commerce with a current limit of \$1,000,000 at prime interest plus 0.50% with a floor of 3.75% (currently 3.75%) with the maturity date of December 2021. The line is secured by a blanket security agreement. These borrowings are subject to various covenants, for which HomeFirst has met, or received waiver for, as of June 30, 2021. The Organization had no borrowings on the line of credit as of June 30, 2021 and 2020.

12. Net Assets With Donor Restrictions

Net assets with donor restrictions are restricted due to the following as of June 30:

	2021	2020		
Purpose of restriction:	 _			
Time restricted	\$ 6,042,425	\$	5,904,266	
Program services	97,738		7,944	
Endowment - time	55,620		22,146	
Endowment - perpetuity	 86,244		86,244	
Total net assets with donor restrictions	\$ 6,282,027	\$	6,020,600	

The Organization has recognized the receipt of an endowment bequest whose use is restricted to certain youth program activities (see Note 14).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

13. Net Assets Released From Restrictions

Net assets released from restrictions by incurring expenses that satisfied the restricted purpose during the year, by the passage of time, or by the direction of the donor were as follows for the year ended June 30:

	 2021	2020		
Program services	\$ 383,269	\$	341,974	
Time restricted	 216,875		234,350	
	\$ 600,144	\$	576,324	

14. Endowment Fund

The Organization's endowment fund currently consists of one fund created as the result of a bequest of \$86,244 received with the stipulation that it be used for endowment purposes with income henceforth to be used for certain Youth program activities. The balance of the endowment fund is recorded as long-term investments on the consolidated statement of financial position. All income earned on the endowment fund investment is treated as restricted and used from time to time to fund restricted activities.

The State of California enacted the Uniform Prudent Management of Institutional Funds Act ("UPMIFA") effective January 1, 2009, the provisions of which apply to endowment funds existing on or established after that date. Net asset classifications of donor-restricted endowment funds subject to an enacted version of UPMIFA have been accounted for appropriately in these consolidated financial statements.

Interpretation of Relevant Law

The Organization's Board has interpreted California's enacted version of UPMIFA as requiring the preservation of the fair value of the original gift as of the gift date of the donor-restricted endowment fund, absent explicit donor stipulations to the contrary. As a result of this interpretation, the Organization classifies as net assets with donor restrictions (1) the original value of gifts donated to the permanent endowment, (2) the original value of subsequent gifts donated to the permanent endowment, and (3) additions to the permanent endowment in accordance with donor directions. The remaining portion of the donor-restricted endowment fund that is not restricted perpetuity is classified as net assets with donor restrictions until those amounts are appropriated for expenditure by the fund in a manner consistent with the standard of prudence prescribed by the enacted version of UPMIFA.

Spending Policy

In accordance with the State of California's enacted version of UPMIFA, the Organization considers the following factors in making a determination to appropriate or accumulate donor-restricted endowment funds:

- (1) The duration and preservation of the Organization;
- (2) The purposes of the Organization and the endowment funds;
- (3) General economic conditions;
- (4) The possible effect of inflation and deflation;
- (5) The expected total return from income and the appreciation of investments;
- (6) Other resources of the Organization; and
- (7) The investment policies of the Organization.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

14. Endowment Fund, continued

The Organization does not have a policy for appropriating for distribution each year. The fund requires the payout to be no more than 5% based on twelve quarter balances. This is consistent with the Organization's objective to maintain the purchasing power of the endowment assets held in perpetuity, as well as to provide additional real growth through new gifts and investment return.

Investment Policy, Strategies, and Objectives

The Organization has adopted investment and spending policies for endowment assets that attempt to maximize total return consistent with an acceptable level of risk, and to provide a predictable stream of funding to programs supported by its endowment. Under this policy, as approved by the Finance Committee of the Board, the endowment assets are invested in a manner that is intended to produce results that achieve price and yield results commensurate with assuming a moderate level of investment risk. The Organization expects its endowment funds, over time, to provide an average rate of return of approximately 5% percent annually. Actual returns in any given year may vary from this amount.

To satisfy its long-term rate-of-return objectives, the Organization relies on a total return in which investment returns are achieved through both capital appreciation and current yield. The Organization targets a diversified asset allocation that helps to achieve its long-term objectives within prudent risk constraints.

Funds with Deficiencies

From time to time, the fair value of assets associated with individual donor-restricted endowment funds may fall below the level that the donor or UPMIFA requires the funds to retain as a fund of perpetual duration. There were no funds with deficiencies as of June 30, 2021 and 2020.

Changes in endowment net assets consisted of the following for the years ended June 30, 2021 and 2020:

	Without		With		
	Do	nor	Donor		
	Restrictions Restrictions			 Total	
Endowment net assets, July 1, 2019	\$	-	\$	107,224	\$ 107,224
Investment gain		-		2,403	2,403
Expenditures				(1,237)	 (1,237)
Endowment net assets, June 30, 2020		-		108,390	108,390
Investment gain		-		34,495	34,495
Expenditures				(1,021)	 (1,021)
Endowment net assets, June 30, 2021	\$	-	\$	141,864	\$ 141,864

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

15. Donated Goods, Services and Rent

The estimated fair value of donated food, goods, services and rent received are recorded as contributions. The following donations were received by the Organization during the years ended June 30:

		2020		
Donated goods:				
Food	\$	634,992	\$	904,267
Donated property and equipment		34,000		-
Goods for clients		94,334		123,875
Total donated goods		763,326		1,028,142
Donated rent		175,587		162,454
Total donated goods and rent	\$	938,913	\$	1,190,596

The Organization also receives donated services that do not require specific expertise, but which are nonetheless central to the Organization's operations. In accordance with the standards of revenue recognition for not-for-profit entities, the value of these services is not reflected in the consolidated financial statements.

16. Ground Lease

On October 15, 2004, EHC Delmas Park, LLC entered into a ground lease agreement with Delmas Park Associates, L.P. for the land located in downtown San Jose owned by EHC Delmas Park, LLC. Delmas Park Associates, L.P. built and operates a multi-family low-income housing project. The lease is for an initial period of 58 years with two options to extend for ten years each. Annual rent is to be paid to EHC Delmas Park, LLC in arrears in the amount of \$1,000 per year plus 1.324% of net cash flow of the project.

17. 401(k) Plan

The Organization sponsors the HomeFirst Services of Santa Clara 401(k) Profit Sharing Plan (the "Plan") in which employees are eligible to participate at age 21 years or older. The costs of administering the Plan are not material. Before January 2020, the Organization made contributions to the Plan at the discretion of management, which were pre-approved by the Board of Directors. In January 2020, the Organization implemented a Safe Harbor matching program of up to 4% of employees' salary. Employer contributions were made in the amounts of \$174,917 and \$49,538 for the years ended June 30, 2021 and 2020, respectively.

18. Commitments and Contingencies

Economic Dependency

The Organization received approximately 87% and 76% of its funding from government agencies, of which 34% and 56% is from the County of Santa Clara, 20% and 19% is from the Department of Veterans Affairs, and 46% and 25% is from the City of San Jose for the years ended June 30, 2021 and 2020, respectively. The Organization also has approximately 94% and 99% of its receivables from government agencies for the years ended June 30, 2021 and 2020, respectively. The continuation of this funding is dependent on the respective government agencies' budget and revenue constraints. The Organization also has received 24% of private grants and contributions from an individual and a foundation for the year ended June 30, 2021.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

18. Commitments and Contingencies, continued

Restrictions on Real Properties

Certain loan and grant agreements with governmental agencies impose restrictions on the operations of all of the properties owned by the Organization, including maximum tenant income limitations, maximum rents chargeable and the tenants' history of homelessness. Such tenant qualifications are monitored by the Organization on an ongoing basis. If such agreements and qualifications are not met, related loans and revenue received could become reimbursable to the agencies.

All of the real properties owned by the Organization are subject to liens by lenders or grantors who provided funding for the acquisition or development of the properties. None of these properties may be sold or hypothecated without the consent of the secured parties.

Grants and Contracts

Grants and contracts awarded to the Organization are subject to the funding agencies' criteria, contract terms and regulations under which expenditures may be charged and are subject to audit under such terms, regulations and criteria. Occasionally such audits may determine that certain costs incurred against the grants do not comply with the established criteria that govern them. In such cases, the Organization could be held responsible for repayments to the funding agency for the costs or be subject to the reductions of future funding in the amount of the costs.

During the year ended June 30, 2006, the Organization notified HUD of potential over drawing of funds for certain Supportive Housing Grants. At the request of HUD, the Organization conducted an internal audit of certain grants specified by HUD to determine the amount potentially reimbursable to HUD. As of June 30, 2021 and 2020, the amount of the potential liability accrued in the consolidated financial statements to the federal agency was determined by management to be \$34,066 and \$102,198, respectively (see Note 8).

COVID-19 Pandemic

In March 2020, the World Health Organization declared the novel coronavirus ("COVID-19") a global pandemic and recommended containment and mitigation measures worldwide. This contagious disease outbreak, which has continued to spread, and any related adverse public health developments, have adversely affected workforces, customers, economies, and financial markets globally, potentially leading to an economic downturn. It is not possible for the Organization to predict the duration or magnitude of the adverse results of the outbreak and its disruptive effects on its operations and financial results at this time.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

18. Commitments and Contingencies, continued

Leases

The Organization leases certain building equipment and vehicles under cancelable and non-cancelable operating leases through April 2024. Minimum commitments under subsequent operating leases are as follows:

Year ending June 30:	
2022	\$ 612,991
2023	610,628
2024	183,329
2025	84,854
2026 and thereafter	 39,088
	\$ 1,530,890

Total lease expense was \$381,187 and \$226,474 for the years ended June 30, 2021 and 2020, respectively.

In September 2008, the Organization entered into a facility agreement with The Sobrato Foundation, with a lease term of three years and an annual rent expense of \$12. In the absence of a formal renewal, the lease terms continue on a month-to-month basis, although the Organization expects that the lease will be extended with similar terms and conditions. The annual rent amount is subject to the Organization complying with the conditions of the lease agreement. The estimated fair value of rent for these facilities was \$175,587 and \$162,454 for the years ended June 30, 2021 and 2020, respectively. The estimated fair value of rents for the use of these facilities was recorded as a gift-in-kind for the years ended June 30, 2021 and 2020.

Delmas Loan

The EHC Delmas Park loan contains certain restrictions on the use of the property, and such restrictions are passed on to the ground lessee. If the ground lessee were to fail to comply with these restrictions, the lender would have the right to accelerate repayment of the loan balance.

Forgivable Loans

The Organization received forgivable loans which were used for the development of certain projects. These loans will be forgiven if the Organization has complied with certain terms and conditions of the loan throughout the loan term. If these conditions are met, the forgivable loan and accrued interest will be shown as a decrease as the restrictions are satisfied. If these conditions are not met, the monies would have to be repaid in full with accrued interest at varying interest rates. These loans are accounted for as restricted contributions when received, because the funds carry with them a restriction for the number of years the properties must be used for affordable housing and since management believes that they will be able to comply with the terms and conditions of these loans throughout their loan term.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

18. Commitments and Contingencies, continued

Forgivable Loans, continued

	2021			2020		
Boccardo Reception Center: Various notes with due						
dates ranging from May 2026 to July 2027	\$	3,600,614	\$	3,600,614		
Sobrato Family Living Center: Various notes with due						
dates ranging from January 2023 to December 2032		1,913,652		1,913,652		
Sobrato House: Notes with a due date in December 2022		75,000		75,000		
	\$	5,589,266	\$	5,589,266		
Accrued interest	\$	2,908,213	\$	2,791,945		

Accrued interest of \$2,908,214 and \$2,791,945 on the forgivable loans for the years ended June 30, 2021 and 2020, respectively, was not recorded as a contribution or debt, due to the forgivable loans being deemed contributions at the time they were received.

Restricted Grants

The Organization received grants which were used for the development of certain projects. These grants may be retained by the Organization as long as it has complied with certain terms and conditions of the grant throughout the grant term. If these conditions are met, the restricted grant is decreased as the restrictions are satisfied. If these conditions are not met, the partial or full repayment of the funds may be demanded by the funders. These grants are accounted for as contributions when received since management believes that they will be able to comply with the terms and conditions of these grants throughout their grant terms.

Balances were as follows as of June 30:

2021			2020		
\$	1,000,000	\$	1,000,000		
	953,966		953,966		
	4,000,000		4,000,000		
	8,876,293		8,876,293		
	3,300,000		3,300,000		
\$	18,130,259	\$	18,130,259		
	\$	953,966 4,000,000 8,876,293 3,300,000	\$ 1,000,000 \$ 953,966 4,000,000 8,876,293 3,300,000		

Services for Partnerships

The Organization participated in the development of Delmas Park and received certain up-front fees for its participation. The Organization agreed to provide certain services, as may be required, for building tenants for periods of 15 to 40 years without further compensation by the property owner (see Note 16).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

18. Commitments and Contingencies, continued

Legal Proceedings

The Organization is party to various legal proceedings and certain other matters that arise from time to time in the ordinary course of its business. Although litigation is inherently unpredictable, in the opinion of management, the outcomes from these proceedings will not have a material adverse effect on the cash flows, financial condition or results of operations of the Organization.

19. Fair Value Measurement

The Organization defines fair value as the exchange price that would be received for an asset or paid to transfer a liability in the principal or most advantageous market for the assets or liabilities in an orderly transaction between market participants on the measurement date. Subsequent changes in fair value of these financial assets and liabilities are recognized in earnings when they occur. When determining the fair value measurements for assets and liabilities, which are required to be recorded at fair value, the Organization considers the principal or most advantageous market in which the Organization would transact and the market-based risk measurement or assumptions that market participants would use in pricing the assets or liability, such as inherent risk, transfer restrictions and credit risk.

The Organization applies the following fair value hierarchy, which prioritizes the inputs used to measure fair value into three levels and bases the categorization within the hierarchy upon the lowest level of input that is available and significant to the fair value measurement:

- Level 1: quote prices in active markets for identical investments. Investments in Level 1 include listed equities held in the name of the Organization and exclude listed equities and other securities held indirectly through commingled funds.
- Level 2: pricing inputs, including broker quotes, are those other than exchange quoted prices in active markets, and are either directly or indirectly observable as of the reporting date for which the fair value is determined through the use of models or other valuation methodologies.
- Level 3: pricing inputs are unobservable for the investment and include situations where there is little, if any, market activity for the investments and may require a high level of judgment to determine the fair value.

The following tables summarize the financial assets and liabilities measured at fair value on a recurring basis as of June 30, 2021 and 2020:

		Assets at Fair Value as of June 30, 2021							
	Lev	Level 1 Level 2		Le	vel 3		Total		
Pooled blended fund	\$	-	\$	141,864	\$	-	\$	141,864	
Investment in partnership		-		-		157		157	
	\$		\$	141,864	\$	157	\$	142,021	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2021 and 2020

19. Fair Value Measurement, continued

	Assets at Fair Value as of June 30, 2020							
	Level 1 Level 2		Level 1 Level 2 Level 3		Total			
Pooled blended fund	\$	-	\$	108,390	\$	-	\$	108,390
Investment in partnership				-		220		220
	\$	_	\$	108,390	\$	220	\$	108,610

Level 1 assets are based on quoted market prices. Level 2 assets are based on estimated current market inputs for similar financial instruments with comparable terms and credit quality. The investment in partnership is categorized as a Level 3 asset. The primary input utilized in calculating the investment in partnerships fair value is its net asset, which represents fair market valuation of certain equity debt and other instruments held by partnerships. The Organization records 0.005% of partnership discounted net asset value to approximate fair market value.

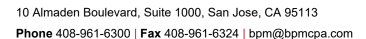
Assets measured at fair value on recurring basis using significant unobservable inputs (Level 3 inputs) are as follows:

Balance as of July 1, 2019	\$ 220
Change in value	
Balance as of June 30, 2020	220
Assets sold	(63)
Balance as of June 30, 2021	\$ 157

The change in the value of Level 3 assets for the year ended June 30, 2021 is due to the related sale and assignment of the Markham Plaza I, L.P. for a decrease in the asset value of \$63. There were no changes in the value of Level 3 assets for the year ended June 30, 2020.

20. Subsequent Events

In accordance with accounting standards affecting disclosures of subsequent events, the Organization evaluated subsequent events for recognition and disclosure through October 28, 2021, the date which these consolidated financial statements were available to be issued. Management concluded that no material subsequent events have occurred since June 30, 2021 that require recognition or disclosure in the consolidated financial statements.





INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

The Board of Directors HomeFirst Services of Santa Clara County and Subsidiary (A California Nonprofit Public Benefit Corporation)

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the consolidated financial statements of HomeFirst Services of Santa Clara County and Subsidiary ("HomeFirst" or the "Organization") (a California nonprofit public benefit corporation), which comprise the consolidated statement of financial position as of June 30, 2021, and the related consolidated statements of activities and cash flows for the year then ended, and the related notes to the consolidated financial statements, and have issued our report thereon dated October 28, 2021.

Internal Control over Financial Reporting

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

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

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

Compliance and Other Matters

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

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Purpose of this Report

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

BPM LLP

San Jose, California October 28, 2021