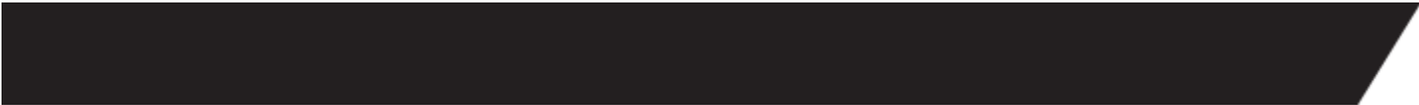


Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries



Consolidated Financial Statements and Supplementary Information

Years Ended June 30, 2022 and 2021

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Independent Auditor's Report

Board of Directors
Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Charlotte, NC

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries (a North Carolina not-for-profit organization) (the "Organization"), which comprise the consolidated statements of financial position as of June 30, 2022 and 2021, and the related consolidated statements of activities, changes in net assets, functional expenses, and cash flows for the years then ended, and the related notes to the consolidated financial statements, which collectively comprise the Organization's consolidated financial statements as listed in the table of contents.

In our opinion, the accompanying consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Organization as of June 30, 2022 and 2021, 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.

Basis for Opinion

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

Responsibilities of Management 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.

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Organization's ability to continue as a going concern within one year after the date that the consolidated financial statements are available to be issued.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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

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

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

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

Supplementary Information

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The accompanying schedule of expenditures of federal awards, as required by Title 2 U.S. Code of Federal Regulations Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards*, is presented for purposes of additional analysis and is not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The information has been subjected to the auditing procedures applied in the audits 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.

FORVIS

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated October 26, 2022, on our consideration of the Organization's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Organization's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Organization's internal control over financial reporting and compliance.

FORVIS,LLP

Charlotte, NC
October 26, 2022

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Consolidated Statements of Financial Position
June 30, 2022 and 2021

(2 pages)

	<u>2022</u>	<u>2021</u>
ASSETS		
Current assets:		
Cash	\$ 22,208,903	\$ 7,201,304
Restricted cash for Living Legacy fund	86,482	230,805
Restricted cash for escrow funds	1,357,226	905,779
Restricted cash for joint venture reserves	302,559	210,364
Funds held for others	171,556	102,040
Sales tax and other receivables	316,852	282,564
Inventory	395,111	237,512
Prepaid expenses	319,012	272,949
Current portion of mortgage loans receivable	3,011,530	3,174,308
Current portion of unconditional promises to give, net	1,119,482	418,080
Current portion of repair ministry receivables	85,039	58,929
Grants and other assistance receivable	654,188	467,764
Property and equipment held for sale	<u>1,057,540</u>	<u>-</u>
Total current assets	31,085,480	13,562,398
Unconditional promises to give, less discount	2,152,369	610,016
Investments held at the Foundation for the Carolinas	197,218	227,536
Investment in NMTC joint ventures	7,485,041	5,367,257
Investment in HCR-FC Marlborough Woods, LLC	1,250,000	-
Mortgage loans receivable, less discount	26,874,665	28,016,232
Real estate owned	8,064,909	9,664,085
New houses under construction	5,425,179	4,523,823
Deferred lease assets	101,329	115,996
Property and equipment, net	<u>8,794,545</u>	<u>9,880,211</u>
Total assets	<u>\$ 91,430,735</u>	<u>\$ 71,967,554</u>

See accompanying notes.

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Consolidated Statements of Financial Position
June 30, 2022 and 2021

(2 pages)

	<u>2022</u>	<u>2021</u>
LIABILITIES AND NET ASSETS		
Current liabilities:		
Accounts payable and accrued liabilities	\$ 1,207,686	\$ 1,842,700
Funds held for others	171,556	102,040
Escrow funds for taxes and insurance - mortgage escrow accounts	1,357,226	905,779
Deferred revenue	379,015	747,535
Refundable advance, paycheck protection program loan #2	-	1,628,952
Current portion of non-interest-bearing notes payable, less discount	436,005	431,863
Current portion of long-term debt	<u>544,391</u>	<u>863,635</u>
Total current liabilities	4,095,879	6,522,504
Non-interest-bearing notes payable, less discount	4,807,446	5,132,350
Long-term debt, less current portion, net of unamortized debt issuance costs and discounts	<u>18,522,042</u>	<u>16,344,628</u>
Total liabilities	<u>27,425,367</u>	<u>27,999,482</u>
Net assets:		
Without donor restrictions	56,071,051	39,982,769
With donor restrictions	<u>7,934,317</u>	<u>3,985,303</u>
Total net assets	<u>64,005,368</u>	<u>43,968,072</u>
Total liabilities and net assets	<u>\$ 91,430,735</u>	<u>\$ 71,967,554</u>

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Consolidated Statements of Activities
Years Ended June 30, 2022 and 2021

	<u>2022</u>	<u>2021</u>
Revenues and other support without donor restrictions:		
Contributions	\$ 18,580,023	\$ 3,837,619
Donated property, materials and services	674,559	537,352
Total contributions	19,254,582	4,374,971
Home sale and repair income	12,414,855	6,979,393
Imputed interest income on mortgage loans receivable and repair ministry receivables	2,073,312	2,160,215
ReStore retail and coffee shop operations	8,772,244	7,685,352
Housing grants and other revenues	5,029,685	5,230,895
	47,544,678	26,430,826
Net assets released from restrictions	1,659,359	1,883,401
Revenues and other support without donor restrictions	49,204,037	28,314,227
Expenses:		
Program:		
Construction, supervision, and support	15,002,201	9,891,036
ReStore retail and coffee shop operations	6,495,653	6,193,977
Family support	1,885,619	1,901,646
Repair ministry expenses	5,087,961	4,501,619
Interest expense, net	469,044	540,832
Support to Habitat International	512,103	466,296
Discount on current year below-market-interest mortgage loans, and repair ministry receivables, net of payoffs	114,564	(26,042)
Advocacy expenses	217,558	153,946
	29,784,703	23,623,310
Management and general	1,435,298	1,314,609
Fundraising and public relations	1,895,754	1,486,306
Total expenses	33,115,755	26,424,225
Increase in net assets without donor restrictions	\$ 16,088,282	\$ 1,890,002

See accompanying notes.

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Consolidated Statements of Changes in Net Assets
Years Ended June 30, 2022 and 2021

	<u>2022</u>	<u>2021</u>
Net assets without donor restrictions:		
Increase in net assets without donor restrictions	<u>\$ 16,088,282</u>	<u>\$ 1,890,002</u>
Net assets with donor restrictions:		
Restricted contributions	5,638,942	1,759,118
Investment return, net	(30,569)	52,471
Net assets released from restrictions	<u>(1,659,359)</u>	<u>(1,883,401)</u>
Increase (decrease) in net assets with donor restrictions	<u>3,949,014</u>	<u>(71,812)</u>
Increase in net assets	20,037,296	1,818,190
Net assets, beginning of year	<u>43,968,072</u>	<u>42,149,882</u>
Net assets, end of year	<u><u>\$ 64,005,368</u></u>	<u><u>\$ 43,968,072</u></u>

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Consolidated Statements of Functional Expenses
Years Ended June 30, 2022 and 2021

(2 pages)

	2022				
	Construction and Homeownership	Retail	Fundraising	Management and General	Total
Advertising and communications	\$ 21,776	\$ 149,378	\$ 6,997	\$ 955	\$ 179,106
Bank and credit card processing fees	10,566	278,742	15,008	26,065	330,381
Cost of homes/goods sold	15,901,951	676,466	-	-	16,578,417
Depreciation and amortization	169,111	171,943	12,487	57,813	411,354
Facilities	106,199	1,179,042	16,901	14,607	1,316,749
Insurance	81,937	107,505	8,985	12,057	210,484
Interest expense	461,250	7,794	1,827	2,604	473,475
Miscellaneous	-	1,442	383	7,561	9,386
Mortgage discounts (net of payoffs)	114,564	-	-	-	114,564
Office operations	50,336	34,987	75,796	27,328	188,447
Professional fees/contract labor	379,655	144,610	172,557	238,619	935,441
Program expenses	181,914	2,966	-	-	184,880
Salaries and benefits	4,814,086	3,435,561	1,214,497	870,856	10,335,000
Special events	32,011	1,511	274,511	1,468	309,501
Technology	193,246	174,895	55,586	100,442	524,169
Habitat International tithe and support	512,103	-	-	-	512,103
Training, travel and dues	138,737	15,841	36,672	42,254	233,504
Vehicles	82,440	108,407	226	-	191,073
Volunteer and staff appreciation	29,374	12,357	3,321	32,669	77,721
	<u>\$ 23,281,256</u>	<u>\$ 6,503,447</u>	<u>\$ 1,895,754</u>	<u>\$ 1,435,298</u>	<u>\$ 33,115,755</u>

See accompanying notes.

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Consolidated Statements of Functional Expenses
Years Ended June 30, 2022 and 2021

(2 pages)

	2021				
	Construction and Homeownership	Retail	Fundraising	Management and General	Total
Advertising and communications	\$ 87,158	\$ 260,449	\$ 145,901	\$ 39,569	\$ 533,077
Bank and credit card processing fees	16,967	228,657	10,961	19,376	275,961
Cost of homes/goods sold	10,844,411	494,606	-	-	11,339,017
Depreciation and amortization	186,733	212,367	23,206	2,707	425,013
Facilities	89,294	1,237,980	23,076	28,669	1,379,019
Insurance	89,461	88,308	3,962	8,221	189,952
Interest expense	540,832	-	-	-	540,832
Miscellaneous	50,403	7,325	150	33,980	91,858
Mortgage discounts (net of payoffs)	(26,042)	-	-	-	(26,042)
Office operations	42,316	42,721	27,060	34,604	146,701
Professional fees/contract labor	223,455	27,678	100,675	256,103	607,911
Program expenses	367,580	-	-	-	367,580
Salaries and benefits	4,081,519	3,249,589	1,047,033	708,072	9,086,213
Special events	15,053	3,897	21,633	1,219	41,802
Technology	144,057	177,321	70,392	150,331	542,101
Habitat International tithe and support	466,296	-	-	-	466,296
Training, travel and dues	49,070	487	8,363	19,522	77,442
Vehicles	141,594	140,387	461	451	282,893
Volunteer and staff appreciation	19,176	22,205	3,433	11,785	56,599
	<u>\$ 17,429,333</u>	<u>\$ 6,193,977</u>	<u>\$ 1,486,306</u>	<u>\$ 1,314,609</u>	<u>\$ 26,424,225</u>

See accompanying notes.

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Consolidated Statements of Cash Flows
Years Ended June 30, 2022 and 2021

(2 pages)

	<u>2022</u>	<u>2021</u>
Cash flows from operating activities:		
Increase in net assets	\$ 20,037,296	\$ 1,818,190
Adjustments to reconcile increase in net assets to net cash provided by operating activities:		
Imputed interest income on mortgage loans and repair ministry receivables	(2,073,312)	(2,160,215)
Imputed interest expense on non-interest-bearing notes payable	161,510	191,158
Discount on current year mortgage loans and repair ministry receivables	114,564	(26,042)
Discount on current year below-market-interest notes payable	(77)	(25,217)
Provision for uncollectible repair ministry receivables	6,987	1,929
Provision for uncollectible promises to give	112,182	30,343
Depreciation	374,344	425,013
Amortization of debt issuance costs	19,283	15,756
Gain on sale of property and equipment	(748)	(1,400)
Net changes in operating assets and liabilities:		
Mortgage loans receivable	3,267,892	3,756,718
Unconditional promises to give	(2,355,937)	(671,623)
Repair ministry receivables	(37,896)	37,692
Grant and other assistance receivable	(186,424)	(202,143)
Other receivables, prepaid expenses and other assets	(80,351)	130,141
Inventory	(157,599)	(19,881)
Houses under construction	(901,356)	(859,367)
Deferred lease assets	14,667	(115,996)
Real estate owned	1,599,176	(1,234,076)
Accounts payable and accrued liabilities	(635,014)	607,374
Mortgage escrow accounts	451,447	427,387
Funds held for others	69,516	32,548
Deferred revenue	(368,520)	676,366
Refundable advance, paycheck protection program loan #1	-	(1,628,952)
Refundable advance, paycheck protection program loan #2	(1,628,952)	1,628,952
	<u>17,802,678</u>	<u>2,834,655</u>
Net cash provided by operating activities		

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Consolidated Statements of Cash Flows
Years Ended June 30, 2022 and 2021

(2 pages)

	<u>2022</u>	<u>2021</u>
Cash flows from investing activities:		
Acquisition of and improvements to property and equipment	(352,621)	(194,597)
Proceeds from sale of property and equipment	7,151	3,398
Net change in investments held at Foundation for the Carolinas	30,318	(49,529)
Investment in joint venture	(2,117,784)	-
Investment in HCR Marlborough LLC	(1,250,000)	-
Net cash used by investing activities	<u>(3,682,936)</u>	<u>(240,728)</u>
Cash flows from financing activities:		
Payments on long-term debt and non-interest-bearing notes payable	(3,077,803)	(2,053,338)
Proceeds from issuance of long-term debt and non-interest-bearing notes payable	4,615,476	856,366
Payment of debt issuance costs	(180,981)	-
Net cash provided (used) by financing activities	<u>1,356,692</u>	<u>(1,196,972)</u>
Net increase in cash and restricted cash	15,476,434	1,396,955
Cash and restricted cash, at beginning of year	<u>8,650,292</u>	<u>7,253,337</u>
Cash and restricted cash, at end of year	<u>\$ 24,126,726</u>	<u>\$ 8,650,292</u>
Reconciliation of cash and restricted cash to the consolidated statements of financial position:		
Cash	\$ 22,208,903	\$ 7,201,304
Restricted cash for Living Legacy fund	86,482	230,805
Restricted cash for escrow funds	1,357,226	905,779
Restricted cash for joint venture reserves	302,559	210,364
Funds held for others	171,556	102,040
	<u>\$ 24,126,726</u>	<u>\$ 8,650,292</u>
Supplemental disclosure of cash flow information:		
Cash paid for interest, net of amounts capitalized	<u>\$ 311,966</u>	<u>\$ 333,918</u>

Notes to Consolidated Financial Statements

1. Description of Organization and Summary of Significant Accounting Policies

Habitat for Humanity of Charlotte, Inc. was incorporated on February 21, 1983, as an interdenominational not-for-profit organization whose purpose is to encourage, promote and assist in the building, redevelopment and repair of low-income housing in the Charlotte, North Carolina region. Habitat for Humanity of Charlotte, Inc. entered into an agreement and plan of merger with Our Towns of North Mecklenburg-Iredell Habitat for Humanity, Inc. effective February 29, 2020, to combine resources and serve more families in the Charlotte region. In connection with the merger, Habitat for Humanity of Charlotte, Inc. (as the surviving entity) changed its name to Habitat for Humanity of the Charlotte Region, Inc. (collectively, with its consolidated affiliates, "Habitat" or the "Organization").

Habitat sells housing to low-income persons utilizing affordable mortgage loans. Habitat's repair ministry provides affordable repair services to homeowners utilizing non-interest-bearing loans. Habitat finances its operations through continuing contributions, mortgage and note payment receipts, retail net income, low interest loans, and local, state and federal grants. In 2015, Habitat formed three wholly owned subsidiaries, Habitat Charlotte Homes, LLC, Habitat Charlotte Properties, LLC, and HFHC Holdings, LLC for purposes of purchasing land and building the houses. In 2016, Habitat formed another wholly owned subsidiary, HFHC Funding, LLC, for the purposes of holding mortgages securitizing debt with financial institutions.

Habitat operates six Habitat for Humanity ReStores (the "ReStores"), retail operations, where home furnishings, appliances, and other miscellaneous items are donated and then sold to the community at a greatly reduced price. Revenue is recognized by Habitat at the time the goods are sold. Due to the nature of the donated items, the value of the inventory is not recognized until sold. As part of operations at one of the ReStores, a coffee shop ("Julia's Coffee") is operated by employees and volunteers of the Organization. Both the ReStores and Julia's Coffee are operated with the sole purpose of generating funds to assist in the Organization's main purpose of building houses.

Basis of consolidation

The consolidated financial statements include the accounts of Habitat for Humanity of the Charlotte Region, Inc., Habitat Charlotte Homes, LLC, Habitat Charlotte Properties, LLC, HFHC Holdings, LLC, and HFHC Funding, LLC. All intercompany balances and transactions have been eliminated upon consolidation.

Basis of accounting

The consolidated financial statements of the Organization have been prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America ("GAAP") and accordingly reflect all significant assets, liabilities, revenues and expenses required by GAAP.

Classification of net assets

Net assets of the Organization are classified as net assets without donor restrictions or net assets with donor restrictions.

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

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries

Notes to Consolidated Financial Statements

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

Donor-restricted contributions are reported as increases in net assets with donor restrictions. When a restriction expires, net assets are reclassified from net assets with donor restrictions to net assets without donor restrictions in the consolidated statements of activities.

GAAP provides guidance on the net asset classification of donor-restricted endowment funds for a not-for-profit organization that is subject to an enacted version of the Uniform Prudent Management of Institutions Funds Act of 2006 ("UPMIFA"). UPMIFA is a model act approved by the Uniform Law Commission that serves as a guideline for states to use in enacting legislation. The state of North Carolina enacted a version of UPMIFA on March 16, 2009.

Revenue recognition

The Organization's revenue from contracts with customers consists of home sales and repairs, and Habitat ReStore sales. The Organization's contracts have a single performance obligation. The transaction price is the amount of consideration to which the Organization expects to be entitled in exchange for transferring goods to the customer. Revenue is recorded based on transaction price, which is a fixed consideration. The Organization recognizes Habitat ReStore sales at a point in time when control of the goods is passed to the customer, which typically occurs at point of sale and is also when customer payment is collected. Sales from the Habitat ReStores are reported net of sales tax collected.

The Organization recognizes revenue from home sales and critical home repairs at a point in time, when a closing occurs. A closing for homes sales is considered to occur when title, possession and other attributes of ownership have been transferred to the buyer; and the Organization is not obligated to perform significant activities after the sale. For critical home repairs, a closing occurs at the completion of the repair work. Revenue from the sale of homes and critical home repairs is recorded in the consolidated statements of activities as home sale and repair income.

Contributions and support

Contributions are recognized when the donor makes a promise to give that is, in substance, unconditional. Donor-restricted contributions are reported as increases in net assets with donor restrictions. When a restriction expires, net assets with donor restrictions are reclassified to net assets without donor restrictions. The Organization recognizes as unrestricted revenue any donor-restricted contributions whose restrictions are met in the same reporting period the contribution was received and any related conditions were met.

During the year ended June 30, 2022, the Organization received \$13,500,000 of contribution revenue from The Northern Trust Charitable Giving Program, a program of The Chicago Community Foundation, making up 72% of the total contribution revenue. This contribution was a one-time gift and is unrestricted in nature.

Contributed services

A substantial number of volunteers have made significant contributions of their time to Habitat, principally in the areas of house construction, retail, administration and fundraising. The value of non-professional contributed time is not reflected in the accompanying consolidated financial statements. However, Habitat values donated professional services based on the market value of the service being provided. The market value of contributed professional services for the years ended June 30, 2022 and 2021 was approximately \$64,000 and \$31,000, respectively.

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Notes to Consolidated Financial Statements

Houses under construction and real estate owned

Houses under construction and real estate owned, including pre-acquisition, acquisition, and development costs, building materials, and labor are recorded at cost when assets are acquired, or services are provided, as applicable, or at estimated fair market value when donated. Foreclosed homes purchased by the Organization are recorded at cost when the homes are acquired. A portion of overhead expenses is allocated to the cost of houses. No interest is capitalized as a cost of houses. The fair value of property and materials contributed for the years ended June 30, 2022 and 2021 was approximately \$609,000 and \$497,000, respectively.

Reclaimed houses are recorded as a component of real estate owned at the outstanding mortgage balance at the date of reclamation if foreclosed or at the fair market value if repurchased. During the years ended June 30, 2022 and 2021, Habitat reclaimed ten and twenty houses, respectively, of which zero and one houses, respectively, were obtained through foreclosure. The aggregate recorded values of reclaimed homes for the years ended June 30, 2022 and 2021 were approximately \$2,250,000 and \$3,510,000 respectively.

Inventory

Inventory consists of building materials used during the home building process and is stated at the lower of cost (determined by the first-in, first-out method) or market. Also included in inventory are the supplies for the coffee shop, Julia's Coffee, as well as products purchased by the Organization for future sales at the ReStore locations.

Property and equipment

Property and equipment is carried at cost or, if donated, at the approximate fair value at the date of donation. Gifts of long-lived assets with explicit restrictions that specify how the assets are to be used and gifts of cash or other assets that must be used to acquire long-lived assets are reported as restricted support. Absent explicit donor stipulations about how long such long-lived assets must be maintained, the Organization reports expirations of donor restrictions when the donated or acquired long-lived assets are placed in service. Depreciation of property and equipment is computed over useful lives using the straight-line method. Maintenance, repair costs and minor replacements are charged to expense as incurred.

The Organization primarily uses the straight-line method of depreciation over the estimated useful lives of the assets, as follows:

Land improvements	4 to 15 years
Buildings and improvements	10 to 40 years
Machinery and equipment	3 to 10 years

Income taxes

Habitat is exempt from federal income tax as an organization described in Section 501(c)(3) of the Internal Revenue Code; accordingly, the accompanying consolidated financial statements do not reflect a provision or liability for federal and state income taxes. The Organization has determined that it does not have any material unrecognized tax benefits or obligations as of June 30, 2022 and 2021.

Cash

The Company considers deposits on account and investments with maturity dates less than three months at the time of purchase to be cash. As of June 30, 2022 and 2021, there were no investments included in the cash balance. At various times throughout the year, the Company has deposits in excess of amounts covered by federal depository insurance. Cash accounts at a financial institution are insured by the Federal Deposit Insurance Corporation up to \$250,000. The uninsured portion of these accounts as of June 30, 2022 and 2021, totaled \$23,102,741 and \$7,536,856, respectively.

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
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Restricted cash

Restricted cash consists of amounts held in deposit accounts that have been restricted by donors for investment in the Living Legacy Fund, for amounts held on behalf of mortgagors for payment of taxes and insurance, and for amounts reserved for compliance and servicing fees related to a joint venture.

Unconditional promises to give

Unconditional promises to give are recognized as revenues in the period received and as increases of assets or decreases of liabilities depending on the form of benefits received. Promises to give are recorded at their present value less an allowance for uncollectible promises to give. Pledges receivable are due at various dates through 2027. The gross long-term pledges receivable are discounted at a rate commensurate with the risks involved. This rate is 4.78% for the years ended June 30, 2022 and 2021. For the years ended June 30, 2022 and 2021, there was no allowance for uncollectible promises deemed necessary. The allowance for uncollectible promises to give is based upon a review of outstanding pledge receivables and historical collection information.

At June 30, 2022, the Organization had three contributors that accounted for approximately 84% of the outstanding unconditional promises to give. At June 30, 2021, the Organization had one contributor that accounted for approximately 70% of the outstanding unconditional promises to give.

Repair ministry receivables

Repair ministry receivables are recorded at their present value less an allowance for uncollectible repair ministry receivables. Repair ministry receivables are due at various dates through 2027. The gross long-term repair ministry receivables are discounted at a rate commensurate with the risks involved. This rate is 7.41% and 7.23% for the years ended June 30, 2022 and 2021, respectively. For the years ended June 30, 2022 and 2021, the Organization had an allowance for repair ministry receivables of approximately \$137,000 and \$130,000, respectively. The allowance for repair ministry receivables is based upon a review of outstanding repair ministry receivables and historical collection information.

Mortgage loans receivable

The Organization records and accounts for mortgage loans receivable based on the present value of the loan at the time of closing. For purposes of calculating loan present values, interest rates are determined based on the market rates for a similar type of loan on the date of closing and range from 5.00% to 8.14% for all loans outstanding. This method of accounting properly reflects the value of the mortgage loans receivable in the consolidated financial statements and recognizes interest income over the life of the loans. An expense is recorded upon the sale of houses for the difference between the face value of the mortgage loans receivable and the present value of the loans. The Organization has not established an allowance for doubtful accounts as it can reclaim houses through foreclosure in the event that a loan is deemed to be uncollectible, and management believes any reclaimed house can be resold at or above the amount of unpaid, discounted loan principal plus costs to sell the home. Mortgage loans receivable are generally considered delinquent when payment is thirty days past due; however, delinquency status may be mitigated by other qualitative factors.

Grants and other assistance receivable

The Organization is a beneficiary of grants from various federal, state, and local government entities. The Organization recognizes grant revenue as eligible expenditures are made. A portion of grants receivable represents that portion of grant revenue recognized, but not yet collected.

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During the years ended June 30, 2022 and 2021, the Organization was awarded restricted grants totaling \$4,936,000 and \$2,001,500, respectively, that contained donor conditions. Since these grants represent conditional promises to give, they are not recorded as housing grant revenue until donor conditions are met. The grant funds are typically received from the donors under reimbursement arrangements, and accordingly, funds are not received in advance of the conditions being met. However, during the years ended June 30, 2022 and 2021, the Organization received zero and one grants in advance, respectively, totaling \$0 and \$750,000, respectively. During the years ended June 30, 2022 and 2021, housing grant revenues recorded under conditional grants amounted to \$2,450,891 and \$2,548,408, respectively.

Investments in joint ventures and HCR-FC Marlborough Woods, LLC

The Organization's investments in the New Markets Tax Credit joint ventures (see Note 16) and HCR-FC Marlborough Woods, LLC (see Note 17) are accounted for under the cost method or the equity method, depending upon the Organization's respective ownership interest in the entities, and the ability to exercise significant influence over the activities of those entities. Whether or not the Organization exercises significant influence with respect to a specified investment depends on an evaluation of several factors including, among others, representation on the joint venture partnership's board of directors and ownership level, which is generally a 20% to 50% interest in the voting securities of the respective joint venture. Investments for which the Organization does not have the ability to exercise significant influence over the activities of the entities do not have a readily determinable fair value and therefore are recorded at cost, as adjusted for impairment or observable price changes, if any, with distributions received from the investment reported as revenue on the consolidated statement of activities. Investments for which the Organization does have the ability to exercise significant influence over the activities of the entities are recorded under the equity method, with the investment recorded at transaction cost, with distributions received from the investment reported as direct reductions in the investment. Under the equity method, the Organization's equity in the net income or loss of the investment is also recorded as investment gain or loss.

Functional expenses

The costs of providing program and supporting services have been summarized on a functional basis in the consolidated statements of functional expenses. Accordingly, certain costs have been allocated between the program and supporting services benefited. Directly identifiable expenses are charged to the appropriate programs and supporting services. Expenses related to more than one function are charged to programs and supporting services on the basis of estimates made by management.

Estimates

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

Recent accounting pronouncements

In February 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2016-02, Leases (Topic 842). Under the new guidance, lessees will be required to recognize a lease liability and right-of-use asset at the commencement date for all leases, with the exception of short-term leases. In June 2020, the FASB issued ASU No. 2020-05, which gave entities the option to defer the adoption of Topic 842 for one year. The guidance will be effective for the Organization beginning July 1, 2022. The Organization is currently evaluating the impact of adopting this new accounting guidance on its consolidated financial statements.

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In August 2016, the FASB issued ASU 2016-13, *Measurement of Credit Losses on Financial Instruments*. The pronouncement seeks to provide financial statement users with more decision-useful information about the expected credit losses on financial instruments and other commitments to extend credit held by a reporting entity at each reporting date by replacing the incurred loss impairment methodology in current GAAP with a methodology that reflects expected credit losses and requires consideration of a broader range of reasonable and supportable information to inform credit loss estimates. It is effective for fiscal years beginning July 1, 2023. The Organization is currently evaluating the impact of adopting this new accounting guidance on its consolidated financial statements.

Reclassifications

Certain amounts from the 2021 financial statements have been reclassified to conform to the 2022 presentation. Total net assets and changes in net assets are unchanged due to the reclassification.

Subsequent events

The Organization evaluated the effect subsequent events would have on the consolidated financial statements through October 26, 2022, which is the date the consolidated financial statements were available to be issued.

2. Liquidity and Availability

As part of its liquidity management, the Organization has a policy to structure its financial assets to be available as its general expenditures, liabilities, and other obligations come due.

The following schedule explains the Organization's financial assets to meet cash needs for general expenditures within one year. The financial assets were derived from the total assets on the statements of financial position by excluding the assets that are unavailable for general expenditures, including debt service, for the 12 months following June 30, 2022 and 2021.

	<u>2022</u>	<u>2021</u>
Financial assets at year-end:		
Cash	\$ 22,208,903	\$ 7,201,304
Current portion of mortgages receivable, net	3,011,530	3,174,308
Current portion of unconditional promises to give, net	1,119,482	418,080
Other current receivables	<u>971,040</u>	<u>750,328</u>
 Total financial assets	 27,310,955	 11,544,020
 Less amounts not available to be used within one year:		
Current portion of mortgages receivable, net, included in net assets with donor restrictions	 <u>(87,187)</u>	 <u>(74,520)</u>
 Financial assets available to meet general expenditures over the next 12 months	 <u>\$ 27,223,768</u>	 <u>\$ 11,469,500</u>

In addition, the Organization had a \$1,100,000 line of credit available to be drawn on through May 31, 2023 (see Note 10).

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
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3. Net Assets with Donor Restrictions

Net assets with donor restrictions at June 30, 2022 and 2021 are available for the following purposes:

	<u>2022</u>	<u>2021</u>
Purpose or time restricted:		
Adopt a Home	\$ -	\$ 100,000
Critical Home Repair	1,525,000	450,000
New home construction	-	261,870
Apprentices	375,000	125,668
URP grant funds	-	17,716
Knight Foundation grant	15,655	15,655
Hurricane relief	7,635	7,635
International partner pledges	800	1,600
Contributions for international partners	41,250	3,136
Mortgage relief funds	264	46,256
Morris field (Plato Price) development	2,927,187	937,214
ReStore capital improvements	-	22,501
Workforce development	11,845	11,845
East Lane	<u>915,792</u>	<u>-</u>
	<u>\$ 5,820,428</u>	<u>\$ 2,001,096</u>
Permanently restricted:		
Endowments held at The Foundation for the Carolinas	\$ 197,218	\$ 227,536
Living Legacy	<u>1,916,671</u>	<u>1,756,671</u>
	<u>\$ 2,113,889</u>	<u>\$ 1,984,207</u>

4. Housing Activities

During the year ended June 30, 2022, Habitat started construction on 42 new houses, received 4 parcels through donation, commenced repair activities on 22 recycled houses, and commenced repair activities on 141 houses through the critical home repairs program. During the year ended June 30, 2021, Habitat started construction on 39 new houses, commenced repair activities on 23 recycled houses, and commenced repair activities on 131 houses through the critical home repairs program. Completed houses were either sold at appraised value or held in inventory at cost, as real estate owned, pending sale.

At June 30, 2022 and 2021, respectively, Habitat had 55 and 38 houses under construction on land owned by Habitat. At June 30, 2022 and 2021, there were no vacant foreclosed houses held in real estate owned. Sales of houses were approximately \$12,275,000 and \$6,443,000 during the years ended June 30, 2022 and 2021, respectively.

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As of June 30, 2022, scheduled annual mortgage receipts are approximately:

2023	\$ 3,011,530
2024	2,903,835
2025	2,817,762
2026	2,720,982
2027	2,605,302
Thereafter	<u>31,639,074</u>
	45,698,485
Less discount	<u>(15,812,290)</u>
	<u>\$ 29,886,195</u>

Effective March 23, 2018, the Organization entered into a Loan Origination Agreement with Charlotte Metro Federal Credit Union. In accordance with the agreement, Charlotte Metro Federal Credit Union (“CMFCU”) committed to originating 30 mortgage loans for homes sold by the Organization to qualified low-income individuals and families, in the aggregate amount of \$3,000,000 plus or minus 5%, at a rate of \$1,000,000 per year beginning on March 1, 2018. The Organization is responsible for servicing the loans. The Organization, if requested by CMFCU, must either purchase or provide a substitute mortgage loan, for any mortgage loans delinquent more than 60 days under the agreement. On October 20, 2021, the agreement was amended to extend the agreement through December 31, 2024 initially, then to extend it automatically on an annual basis for three years unless terminated by either party pursuant to the agreement. In addition, the amendment calls for mortgages to be originated in the amount of \$1,500,000 plus or minus 10%, annually. As of June 30, 2022 and 2021, 36 mortgage loans and 30 mortgage loans, respectively have been originated under the agreement with CMFCU.

Effective September 28, 2018 the Organization entered into a Loan Origination Agreement with First Bank. In accordance with the agreement, First Bank committed to originating mortgage loans for homes sold by the Organization to qualified low-income individuals and families, in the aggregate amount of \$3,000,000 plus or minus 5%, at a rate of \$1,000,000 per year beginning on January 1, 2019 and expiring on December 31, 2021. In June 2021, the agreement was amended to extend the agreement through December 31, 2022 initially, then to extend it automatically on an annual basis unless terminated by either party pursuant to the agreement. In addition, the amendment calls for mortgages to be originated in the amount of \$1,000,000 plus or minus 5%, annually. The Organization is responsible for servicing the loans. The Organization, if requested by First Bank, must either purchase or provide a substitute mortgage loan, for any mortgage loans delinquent more than 60 days under the agreement. As of June 30, 2022 and 2021, 51 mortgage loans and 28 mortgage loans, respectively, have been originated under the agreement with First Bank.

Effective June 25, 2019 the Organization entered into a Loan Origination Agreement with South State Bank. In accordance with the agreement, South State Bank committed to originating mortgage loans for homes sold by the Organization to qualified low-income individuals and families, in the aggregate amount of \$4,500,000 plus or minus 5%, at a rate of \$1,500,000 per year beginning on January 1, 2020. The Organization, if requested by South State Bank, must either purchase or provide a substitute mortgage loan, for any mortgage loans delinquent more than 60 days under the agreement. As of June 30, 2022 and 2021, 23 mortgage loans and 14 mortgage loans, respectively, have been originated under the agreement with South State Bank.

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Effective June 25, 2021 the Organization entered into a Loan Origination Agreement with HomeTrust Bank. In accordance with the agreement, HomeTrust Bank committed to originating mortgage loans for homes sold by the Organization to qualified low-income individuals and families, in the aggregate amount of \$5,000,000 beginning on December 1, 2021. The Organization, if requested by HomeTrust Bank, must either purchase or provide a substitute mortgage loan, for any mortgage loans delinquent more than 90 days under the agreement. As of June 30, 2022 and 2021, 9 mortgage loans and 0 mortgage loans, respectively, have been originated under the agreement with HomeTrust Bank.

5. Leasing Activities

The Organization purchased eight condos during the year ended June 30, 2019 as a part of a plan for future development. All eight condos were being rented at the time of the purchase. During 2022, three condos were sold. As of June 30, 2022 and 2021, four condos and six condos, respectively, are currently leased on a month-to-month basis, and one condo and two condos, respectively, are vacant. As the remaining leases expired, the agreements were not renewed, but the leasing will continue on a month-to-month basis. The condos are recorded as real estate owned on the consolidated statements of financial position, as improvements are being made to the condos, all of which will eventually be sold to homeowners.

The Organization leases space in an office building to an unrelated party under an operating lease agreement with an initial term of 84 months. The agreement has a one-time early termination option, which allows the tenant to terminate the lease at the end of the 48th month following the commencement of the lease. As a condition precedent to exercising the right of termination, the tenant must pay the Organization an early termination fee equal to the sum of (i) all of the Organization’s unamortized transaction costs including brokerage fees, tenant improvement allowance payments and legal fees, with interest at a rate of 9% per annum from the time incurred, and (ii) an amount equal to three months of base rent at the rate applicable to the month in which the early termination becomes effective, as defined in the lease agreement. Real property under operating leases at June 30, 2022 and 2021 was \$538,635 and \$552,992, respectively, and is included in property and equipment on the consolidated statements of financial position. Accumulated depreciation on real property under operating leases was \$35,544 and \$21,187 at June 30, 2022 and 2021, respectively.

Future minimum lease payments to be received are as follows:

2023	\$	63,849
2024		65,763
2025		67,737
2026		68,764
2027		<u>71,873</u>
	\$	<u>337,986</u>

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6. Unconditional Promises to Give

As of June 30, 2022, unconditional promises to give are expected to be collected as follows:

2023	\$	1,119,482
2024		1,415,173
2025		575,708
2026		314,970
2027		<u>4,310</u>
		3,429,643
Less discount		<u>(157,792)</u>
Total	\$	<u>3,271,851</u>

7. Repair Ministry Receivables

As of June 30, 2022, repair ministry receivables are expected to be collected as follows:

2023	\$	95,778
2024		50,641
2025		39,077
2026		31,643
2027		<u>18,847</u>
		235,986
Less discount		(13,951)
Less allowance for uncollectible repair ministry receivables		<u>(136,996)</u>
Total	\$	<u>85,039</u>

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8. Property and Equipment

A summary of property and equipment at June 30, 2022 and 2021 is as follows:

	<u>2022</u>	<u>2021</u>
Land	\$ 3,401,331	\$ 3,838,017
Automobiles	638,728	508,455
Tools	131,514	131,514
Equipment	155,687	132,201
Computer equipment	492,276	443,430
Leasehold improvements	349,651	442,931
Real property	<u>6,047,282</u>	<u>6,563,554</u>
	11,216,469	12,060,102
Less accumulated depreciation	<u>(2,421,924)</u>	<u>(2,179,891)</u>
Property and equipment, net	<u>\$ 8,794,545</u>	<u>\$ 9,880,211</u>

Property and equipment held for sale

Property and equipment held for sale on June 30, 2022 consists of land of \$436,686, real property of \$659,314, and accumulated depreciation of \$38,460. During the year ended June 30, 2022, following an analysis of the Organization's physical locations, management decided to sell the Cornelius office space, and pursue another office space in Davidson via a leasing arrangement. Accordingly, on August 4, 2022, the Organization sold the Cornelius office building and related land to an unrelated third party, for a purchase price of \$1,100,000. The Organization recorded a gain on sale in the amount of approximately \$37,000.

9. Notes Payable and Long-Term Debt

Notes payable and long-term debt at June 30, 2022 and 2021 consist of the following:

	<u>2022</u>	<u>2021</u>
North Carolina Housing Financing Agency ("NCHFA"), non-interest-bearing notes, payable in monthly installments ranging from \$56 to \$222, maturing through April 2051	\$ 6,521,924	\$ 6,939,375
Self-Help Homeownership Opportunity Program ("SHOP"), non-interest-bearing notes, payable in monthly installments ranging from \$21 to \$1,586, maturing through March 2027	253,541	318,259
Bank of North Carolina loan, payable in monthly installments of \$9,264, including interest at 2.00%, secured by mortgages receivable on homes, maturing through August 2045	1,132,104	1,288,406
First Bank loan, payable in monthly installments of \$2,952, including interest at 2.50%, secured by mortgages receivable on homes, maturing through September 2044	316,364	399,192

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	<u>2022</u>	<u>2021</u>
Bank of America Community Development loan, payable in quarterly installments of \$41,667, including interest at 3.00%, unsecured, maturing through September 2028	1,041,664	1,208,331
First Bank loan, payable in monthly installments of \$2,664, including interest at 2.50%, secured by mortgages receivable on homes, maturing through August 2047	513,233	532,114
People's Bank loan, payable in monthly installments of \$14,679, including interest at 2.00%, secured by mortgages receivable on homes, maturing through June 2046	1,880,433	2,206,331
Loan payable to HFHI NMTC Sub-CDE II, LLC, interest only payments due semi-annually beginning in October 2017 and principal and interest payments beginning in October 2024, interest at 0.68%, maturing through July 2047 (see Note 16)	4,435,278	4,435,278
Loan payable to USBCDE Sub-CDE 200, LLC, interest only payments due semi-annually beginning in June 2020 and principal and interest payments beginning in December 2027, interest at 1.02%, maturing through January 2040 (see Note 16)	3,300,000	3,300,000
Loan payable to HFHI NMTC Sub-CDE IV and V, LLC, interest only payments due semi-annually beginning in November 2021 and principal and interest payments beginning in May 2029, interest at 0.74%, maturing through July 2051 (see Note 16)	2,864,763	-
South State Bank loan in the maximum amount of \$2,100,000, secured by land and building of the Wendover ReStore and 3816 Latrobe Drive; interest only payments for 36 consecutive months beginning December 1, 2018 at a fixed interest rate of 4.00%. The principal balance of the loan shall not exceed \$1,900,000 on December 1, 2019, \$1,700,000 on December 1, 2020, and \$1,500,000 on December 1, 2021. Beginning January 1, 2022, the loan will be payable in equal monthly payments of principal and interest in the amount required to repay the loan in full amortized over a seven year term, maturing ten years following the closing date on November 1, 2028	-	1,628,988
HomeTrust Bank loan, payable in monthly installments of \$9,625, including interest at 2.00%, secured by mortgages receivable on homes, maturing through August 2046	1,664,227	1,817,100
Bank of America loan in the maximum amount of \$750,000, with interest at 2.25%, secured by land and building of the Cornelius ReStore; payable in equal monthly payments of principal and interest in the amount of \$6,997 through maturity of January 29, 2031	659,535	722,021
Bank of America Community Development loan, interest only payments due quarterly beginning in March 2022 and principal payments of \$280,000 due annually beginning January 2027, including interest at 1.00%, unsecured, maturing through January 2033.	1,750,000	-

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	<u>2022</u>	<u>2021</u>
	26,333,066	24,795,395
Less discount	(1,532,014)	(1,693,447)
Less unamortized debt issuance costs	(491,168)	(329,472)
	24,309,884	22,772,476
Less current portion	(980,396)	(1,295,498)
	<u>\$ 23,329,488</u>	<u>\$ 21,476,978</u>

Amortization of the discount is reported in the consolidated statements of activities as interest expense. Total interest cost incurred was \$473,475 and \$540,832, respectively, for the years ended June 30, 2022 and 2021.

Interest rates used to discount the notes were determined based on the market rates for similar types of notes on the origination dates. Management determined the following interest rates to be reasonable as of June 30:

	<u>2022</u>	<u>2021</u>
NCHFA	n/a	2.28%
SHOP	2.28%	2.27% to 2.28%

The terms of the South State Bank mortgage payable, which is secured by the land and building of the Wendover ReStore and 3816 Latrobe Drive, as well as the Bank of America mortgage payable, which is secured by the Cornelius ReStore, require the Organization to maintain a ratio of funded debt to unrestricted net assets (net assets without donor restrictions) not to exceed 1.0. In addition, the Organization is subject to certain financial-related covenants related to the Bank of America Community Development loan, including maintaining total net assets of at least 40% of total assets. At June 30, 2022 and 2021, the Organization is in compliance with these requirements.

Scheduled maturities for notes payable and long-term debt outstanding at June 30, 2022, for each of the next five years are as follows:

2023	\$ 980,396
2024	986,403
2025	1,137,664
2026	1,132,655
2027	1,384,530
Thereafter	<u>20,711,418</u>
	<u>\$ 26,333,066</u>

10. Line of Credit

The Organization has a \$1,100,000 line of credit from Bank of America N.A. The line of credit bears interest at the Bloomberg Short-Term Bank Daily Floating Rate plus 2.15%. The line of credit expires on May 31, 2023. At June 30, 2022 and 2021, no amounts had been drawn on this line of credit.

11. Letters of Credit

The Organization has two letters of credit totaling \$310,100 from People’s Bank, which name Mecklenburg County Land Use & Environmental Services Agency as the beneficiary. The letters of credit are required by Mecklenburg County as a guarantee for completion of sewer repairs to be paid by the Organization in a subdivision previously developed. The letters of credit are secured by cash held in an account with People’s Bank. At June 30, 2022 and 2021, funds in that account totaled \$6,312,952 and \$310,195, respectively. The letters of credit expire on June 2, 2024.

12. Operating Leases

The Organization leases the space for 4 ReStores, with various lease terms expiring from April 2023 through December 2032. The monthly base lease payments range from \$13,368 to \$22,222, plus taxes, insurance, and common area maintenance charges where applicable in accordance with the leases. As of June 30, 2022 and 2021, the deferred rent liability related to these leases amounted to \$80,953 and \$86,372, respectively. Other office space and equipment is leased under various operating leases through March 2025. Rent expense was approximately \$915,000 and \$965,000 for the years ended June 30, 2022 and 2021, respectively.

Future minimum lease payments are as follows:

2023	\$	822,507
2024		724,054
2025		565,083
2026		452,724
2027		462,337
Thereafter		<u>1,431,782</u>
	\$	<u>4,458,487</u>

13. Paycheck Protection Program Loan

On May 1, 2020, the Organization was granted a loan of \$1,628,952 from South State Bank under the Paycheck Protection Program (“PPP”). The PPP, established as part of the Coronavirus Aid, Relief and Economic Security Act (“CARES Act”), provides for loans to qualifying businesses for amounts up to 2.5 times of the average monthly payroll expenses of the qualifying business. The loans and accrued interest are forgivable after twenty-four weeks (the “covered period”) as long as the borrower uses the loan proceeds for eligible purposes, including payroll, benefits, rent and utilities, and maintains its payroll levels. The amount of loan forgiveness will be reduced if the Organization terminates employees or reduces salaries during the twenty-four-week period. The unforgiven portion of the PPP loan is payable over two years at an interest rate of 1%, with a deferral of payments for the first six months. On February 3, 2021, the Organization was granted a second PPP loan of \$1,628,952 from South State Bank, as part of second draw PPP loans established by the Consolidated Appropriations Act in December 2020. Second draw PPP loans have the same general loan terms as the first draw PPP loans, but have a maturity date of five years (February 3, 2026), and a payment deferral period of 10 months.

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The covered period for the first PPP loan expired during the year ended June 30, 2021, and the Organization applied for forgiveness of the loan in June 2021. The Organization received formal forgiveness of the loan on July 14, 2021. Accordingly, as of June 30, 2021, the conditions of loan forgiveness were substantially met, and the Organization recognized the entire \$1,628,952 balance of the loan as grant revenue. The Organization applied for forgiveness of the second PPP loan in April 2022 and received formal forgiveness of the loan on April 20, 2022. Accordingly, as of June 30, 2022, the conditions of loan forgiveness were substantially met, and the Organization recognized the entire \$1,628,952 balance of the loan as grant revenue.

14. Endowment Funds

According to the governing agreement, the endowment funds held by Foundation for the Carolinas (the “FFTC”) are the property of FFTC. However, as Habitat may collect its donor advised account balances on request and is considered to be the beneficiary of the endowment funds, these amounts are shown as investments on the accompanying consolidated statements of financial position. The funds held by FFTC include mutual funds, hedge funds and alternative investments. Investment gains and losses flow through net assets with donor restrictions.

The Board of Directors of the FFTC has absolute authority and discretion as to the investment and reinvestment of the assets of the fund. The Organization utilizes earnings from the fund to assist with operations. The entirety of the endowment funds are permanently restricted and held by the FFTC.

Changes in endowment net assets for the years ended June 30, 2022 and 2021 are as follows:

	<u>2022</u>	<u>2021</u>
Endowment net assets, beginning of year	\$ <u>227,536</u>	\$ <u>178,007</u>
Investment return:		
Unrealized losses	<u>(26,018)</u>	<u>54,051</u>
Total investment return	<u>(26,018)</u>	<u>54,051</u>
Contributions	<u>250</u>	<u>-</u>
Fees	<u>(2,325)</u>	<u>(1,580)</u>
Grants approved	<u>(2,225)</u>	<u>(2,942)</u>
Net increase (decrease)	<u>(30,318)</u>	<u>49,529</u>
Endowment net assets, end of year	\$ <u>197,218</u>	\$ <u>227,536</u>

15. Fair Value Measurements

Fair value as defined under GAAP is an exit price, representing the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The Organization utilizes market data or assumptions that market participants would use in pricing the asset or liability. GAAP establishes a three-tier fair value hierarchy, which prioritizes the inputs used in measuring fair value. These tiers include: Level 1, defined as observable inputs such as quoted prices in active markets; Level 2, defined as inputs other than quoted prices in active markets that are either directly or indirectly observable; and Level 3, defined as unobservable inputs about which little or no market data exists, therefore requiring an entity to develop its own assumptions.

The Organization has investments in endowment funds which are measured at fair value on a recurring basis. The following methods and assumptions were used to estimate the fair value of each class of financial instruments for which it is practicable to estimate that value:

Endowment funds

Fair values for the endowment funds are based on the values of the underlying investments held by the funds at any given time. The underlying investments within the funds are made up of items including mutual funds, marketable securities, hedge funds, common collective trusts, and alternative investments. The investments in the endowment funds fall into the Level 3 category based on the lowest level of any input in the endowment investments that is significant to the fair value measurements. The investment accounts are held at the Foundation for the Carolinas on behalf of the Organization. Prices or valuations require using significant unobservable inputs in determining fair value. The inputs into the determination of fair value require significant judgment or estimation by the investment manager. The investment manager uses either the market approach, which generally consists of using comparable market transactions, or the income approach which generally consists of the net present value of estimated future cash flows, adjusted as appropriate for liquidity, credit, market and/or other risk factors. The inputs used by the investment manager in estimating the value of Level 3 investments include the Net Asset Value (“NAV”) and capital account values provided by the managers for investment fund positions, original transaction price, recent transaction in the same or similar instruments for private equity positions, original transaction price for the common stock position and a single broker quote for the corporate bond position.

The Organization recognizes transfers between levels in the fair value hierarchy at the end of the reporting period. For the years ended June 30, 2022 and 2021, there were no transfers between fair value levels. There were no changes in the valuation methodologies used in the fair value hierarchy for the years ended June 30, 2022 and 2021, respectively.

The following table sets forth by level within the fair value hierarchy the Organization’s financial assets and liabilities accounted for at fair value on a recurring basis as of June 30, 2022 and 2021. Assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. The Organization’s assessment of the significance of a particular input to the fair value measurement requires judgment and may affect the valuation of fair value assets and liabilities and their placement within the fair value hierarchy levels.

	As of June 30, 2022			Fair Value
	Level 1	Level 2	Level 3	
Endowment fund	<u>\$ -</u>	<u>\$ -</u>	<u>\$ 197,218</u>	<u>\$ 197,218</u>

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Notes to Consolidated Financial Statements

	As of June 30, 2021			
	<u>Level 1</u>	<u>Level 2</u>	<u>Level 3</u>	<u>Fair Value</u>
Endowment fund	\$ -	\$ -	\$ 227,536	\$ 227,536

The table below sets forth a summary of changes in the fair value of the Organization's Level 3 assets that use significant unobservable inputs (Level 3 measurements) for the years ended June 30, 2022 and 2021:

	<u>Endowment Fund</u>	
	<u>2022</u>	<u>2021</u>
Balance, beginning of year	\$ 227,536	\$ 178,007
Additions	250	-
Unrealized gains (losses)	(26,018)	54,051
Expenditures	(4,550)	(4,522)
Balance, end of year	<u>\$ 197,218</u>	<u>\$ 227,536</u>

The preceding methods described may produce a fair value calculation that may not be indicative of net realizable value or reflective of future values. Furthermore, although the Organization believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

16. New Market Tax Credits and Associated Joint Ventures

On July 19, 2017, January 17, 2020, and July 30, 2021, the Organization closed on separate New Market Tax Credit ("NMTC") transactions involving U.S. Bancorp Community Development Corporation ("USBCDC"), its related entities and agents. The NMTC program was established as part of the Community Renewal Tax Relief Act of 2000. The goal of the NMTC program is to spur revitalization efforts of low-income and impoverished communities across the United States and its Territories by providing tax credit incentives to investors in a certified community development entity. The tax credit for investors equals 39% of the investment, which is credited over a seven-year period. A community development entity is required to participate and has a primary mission of providing financing for revitalization projects in low-income communities.

NMTC financing allows organizations such as affiliates of Habitat for Humanity International to receive low-interest loans or investment capital from community development entities, primarily financial institutions, which allow their investors to receive tax credits to be applied against their federal tax liability.

The following is a summary of the NMTC transaction entered into during the year ended June 30, 2018:

HFHI NMTC Leverage Lender 2016-1, LLC

In July 2017 the Organization acquired a 24.40% membership interest in HFHI NMTC Leverage Lender, LLC (the "LLC") in exchange for a cash investment of \$2,999,654. The LLC was formed to provide financing for the borrower's equity investment in a community development entity - HFHI NMTC Sub-CDE II, LLC ("CDE"), and is solely managed by a third party. Accordingly, the LLC entered into a Loan Agreement to lend \$12,292,681 to Twain Investment Fund 250, LLC. ("Borrower"). The Borrower used the loan proceeds as its equity investment in the CDE which, in turn, used the proceeds of the Borrower's equity investment to fund the loans to the members of the LLC, including Habitat for Humanity of the Charlotte Region, Inc. Effective November 2, 2017, the operating agreement of the LLC was amended to admit additional members, reducing Habitat for Humanity of the Charlotte Region, Inc.'s membership interest to 13.88%.

The LLC's loan receivable bears interest at a rate of 1% per annum. The loan receivable matures on July 19, 2040 and requires semi-annual accrued interest payments until November 10, 2024 and semi-annual principal and interest payments commencing on November 10, 2024 sufficient to fully amortize the loan. Simultaneous with these transactions, the LLC entered into an Option Agreement with USBCDC to put the ownership interest in the Borrower for \$1,000 commencing 15 calendar days after the end of the seven-year credit period applicable to each qualified equity investment made by the Borrower in the CDE, beginning on the first credit allowance date and ending on the last day prior to the seventh anniversary of the last credit allowance date and continuing for six months, or call the ownership interest for a 12-month period following the expiration of the Put Option at fair market value.

Loan payable - HFHI NMTC Sub-CDE II, LLC

As a component of the NMTC transaction, the Organization received a loan of \$4,435,278 from the CDE and entered into a Loan and Security Agreement ("Agreement") dated July 19, 2017. The Organization is obligated under the Agreement and related Promissory Note to pay interest on the borrowings at a rate of 0.68% per annum with a maturity date of July 19, 2047. Commencing on November 5, 2017 and semi-annually until May 5, 2024, the Organization is required to make payments of accrued interest. Commencing on November 5, 2024 and semi-annually thereafter, the Organization is required to make equal principal and interest payments in an amount to fully amortize the loan by its maturity date. Pursuant to the Agreement, the Organization is required to comply with the NMTC requirements as generally set forth in the Internal Revenue Code ("IRC") Section 45D, including that the Organization maintain a Separate Business such that the Separate Business will qualify as a qualified active low-income community business as defined in IRC Section 45D. Only the Separate Business assets of the Organization were pledged as security under the Agreement to the CDE.

In accordance with the Agreement, the Organization is required to maintain a separate Affiliate Expense Reserve, which is used to pay compliance and servicing fees to Habitat for Humanity International in semi-annual installments. The initial required funding under the Agreement as it relates to the Organization was \$221,663. As of June 30, 2022 and 2021, the balance of the Affiliate Expense Reserve was \$66,405 and \$98,279, respectively, and is included in restricted cash for joint venture reserves on the consolidated statements of financial position.

Upon exercise of the put/call option, the promissory notes will become the property of the LLC. The exercise will effectively allow the Organization to extinguish the outstanding debt and realize its joint venture investment and note receivable without further cash flow activity.

The following is a summary of the NMTC transaction entered into during the year ended June 30, 2020:

Charlotte-Paterson Leverage I, LLC

In January 2020 the Organization acquired a 38.82% membership interest in Charlotte-Paterson Leverage I, LLC (the "LLC") in exchange for an investment of \$2,367,603. The LLC was formed to provide financing for the borrower's equity investment in a community development entity - USBCDE Sub-CDE 200, LLC ("CDE"), and is solely managed by a third party. Accordingly, the LLC entered into a Loan Agreement to lend \$6,098,373 to Twain Investment Fund 452, LLC. ("Borrower"). The Borrower used the loan proceeds as its equity investment in the CDE which, in turn, used the proceeds of the Borrower's equity investment to fund the loans to the members of the LLC, including Habitat for Humanity of the Charlotte Region, Inc.

The LLC's loan receivable bears interest at a rate of 1% per annum. The loan receivable matures on January 17, 2040 and requires semi-annual accrued interest payments until June 17, 2027 and semi-annual principal and interest payments commencing on December 17, 2027 sufficient to fully amortize the loan. Simultaneous with these transactions, the LLC entered into an Option Agreement with USBCDC to put the ownership interest in the Borrower for \$1,000, plus any income taxes, state or local transfer taxes, or other closing costs attributable to the exercise of the put, plus any amounts due and owing to USBCDC or the Borrower from the LLC or its affiliates, commencing the first day following the end of the tax credit investment period, and/or upon the occurrence of a tax credit recapture, or call the ownership interest for a 6-month period following the expiration of the Put Option at fair market value.

Loan payable – USBCDE Sub-CDE 200, LLC

As a component of the NMTC transaction, the Organization received a loan of \$3,300,000 from the CDE and entered into a Loan and Security Agreement ("Agreement") dated January 17, 2020. The Organization is obligated under the Agreement and related Promissory Note to pay interest on the borrowings at a rate of 1.0234% per annum with a maturity date of January 17, 2040. Commencing on June 5, 2020 and semi-annually until June 5, 2027, the Organization is required to make payments of accrued interest. Commencing on December 5, 2027 and semi-annually thereafter, the Organization is required to make equal principal and interest payments in an amount to fully amortize the loan by its maturity date. Pursuant to the Agreement, the Organization is required to comply with the NMTC requirements as generally set forth in the Internal Revenue Code ("IRC") Section 45D, including that the Organization maintain a Separate Business such that the Separate Business will qualify as a qualified active low-income community business as defined in IRC Section 45D. Only the Separate Business assets of the Organization were pledged as security under the Agreement to the CDE.

In accordance with the Agreement, the Organization is required to maintain a separate Expense Reserve account, which is used to pay advisory, servicing fees, and administrative costs to Smith NMTC Associates, LLC in annual installments. The initial required funding under the Agreement as it relates to the Organization was \$129,750. As of June 30, 2022 and 2021, the balance of the Expense Reserve was \$100,617 and \$112,085, respectively, and is included in restricted cash for joint venture reserves on the consolidated statements of financial position.

Upon exercise of the put/call option, the promissory notes will become the property of the LLC. The exercise will effectively allow the Organization to extinguish the outstanding debt and realize its joint venture investment and note receivable without further cash flow activity.

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Notes to Consolidated Financial Statements

The following is a summary of the NMTC transaction entered into during the year ended June 30, 2022:

HFHI NMTC Leverage Lender 2021, LLC

In July 2021 the Organization acquired a 14.44% membership interest in HFHI NMTC Leverage Lender, LLC (the "LLC") in exchange for a cash investment of \$2,117,784. The LLC was formed to provide financing for the borrower's equity investment in two community development entities - HFHI NMTC Sub-CDE IV, LLC and HFHI NMTC Sub-CDE V, LLC (the "CDE's"), and is solely managed by a third party. Accordingly, the LLC entered into a Loan Agreement to lend \$7,609,629 to USBCDC Investment Fund 369, LLC and \$845,514 to USBCDC Investment Fund 544, LLC (collectively, the "Borrowers"), using additional capital proceeds provided by the Organization and 3 other Habitat for Humanity affiliates which were admitted to the LLC in July 2021, of which the Organization's contribution represented 25% of the additional capital contributions made. The Borrowers used the loan proceeds as equity investments in the CDE's which, in turn, used the proceeds of the Borrower's equity investment to fund the loans to the members of the LLC, including Habitat for Humanity of the Charlotte Region, Inc.

The LLC's loan receivables bear interest at a rate of 1% per annum. The loan receivables mature on May 10, 2047 and require semi-annual accrued interest payments until May 10, 2029 and semi-annual principal and interest payments commencing on May 10, 2029 sufficient to fully amortize the loans. Simultaneous with these transactions, the LLC entered into an Option Agreement with each of U.S. Bancorp Community Development Corporation ("USBCDC") and USBCDC NMTC Fund 2020-6, LLC to put the ownership interest in Twain Investment Fund 544, LLC and USBCDC Investment Fund 369, LLC, for \$1,000 each, commencing 15 calendar days after the end of the seven year credit period applicable to each qualified equity investment made by the Borrower in the CDEs, beginning on the first credit allowance date and ending on the last day prior to the seventh anniversary of the last credit allowance date and continuing for six months, or call the ownership interest for a 12-month period following the expiration of the Put Option at fair market value.

Loan payable - HFHI NMTC Sub-CDE IV and V, LLC

As a component of the NMTC transaction, the Organization received a loan of \$2,578,287 from HFHI NMTC SUB-CDE IV, LLC and a loan of \$286,476 from HFHI NMTC SUB-CDE V, LLC and entered into a Loan and Security Agreement ("Agreement") dated July 30, 2021 for both. The Organization is obligated under the Agreements and related Promissory Notes to pay interest on the borrowings at a rate of 0.74% per annum with a maturity date of July 30, 2051. Commencing on November 5, 2021 and semi-annually until November 5, 2028, the Organization is required to make payments of accrued interest. Commencing on May 5, 2029 and semi-annually thereafter, the Organization is required to make equal principal and interest payments in an amount to fully amortize the loans by their maturity dates. Pursuant to the Agreement, the Organization is required to comply with the NMTC requirements as generally set forth in the Internal Revenue Code ("IRC") Section 45D, including that the Organization maintain a Separate Business such that the Separate Business will qualify as a qualified active low-income community business as defined in IRC Section 45D. Only the Separate Business assets of the Organization were pledged as security under the Agreement to the CDE.

In accordance with the Agreement, the Organization is required to maintain a separate Affiliate Expense Reserve, which is used to pay compliance and servicing fees to Habitat for Humanity International in semi-annual installments. The initial required funding under the Agreement as it relates to the Organization was \$144,115. As of June 30, 2022 and 2021, the balance of the Affiliate Expense Reserve was \$135,537 and \$0, respectively, and is included in restricted cash for joint venture reserves on the consolidated statements of financial position.

Upon exercise of the put/call option, the promissory notes will become the property of the LLC. The exercise will effectively allow the Organization to extinguish the outstanding debt and realize its joint venture investment and note receivable without further cash flow activity.

17. Investment in HCR-FC Marlborough Woods, LLC

Habitat Charlotte Region created and is the sole member of HCR Marlborough, LLC. HCR Marlborough, LLC has joined with Freedom Communities (a local nonprofit organization) to create HCR-FC Marlborough Woods, LLC. Each entity is a 50/50 member of HCR-FC Marlborough Woods, LLC. The two nonprofits teamed up to acquire 23 housing units in the Camp Greene neighborhood in West Charlotte and transition the units from rentals to owner occupied over the course of the next 10 years. The program will be open to current residents and other qualified buyers. As of June 30, 2022 and 2021, the Organization's investment approximates its underlying equity in the net assets of HCR-FC Marlborough Woods, LLC. As of June 30, 2022, HCR-FC Marlborough Woods, LLC's assets and liabilities totaled \$2,505,089 and \$0, respectively. HCR-FC Marlborough Woods, LLC's revenues and net income for the year ended June 30, 2022 were \$38,159 and \$5,089, respectively.

18. Living Legacy Fund

The Living Legacy Fund is a permanently restricted fund that finances mortgages for Habitat homeowners and invests mortgage payments back into the future mortgage financing. Unlike an endowment fund, the Organization invests the principal immediately in mortgages for new housing. Contributions to the Living Legacy Fund of \$160,000 were made during the year ended June 30, 2022. The balance of this fund includes \$86,482 of cash on hand and \$1,830,189 of mortgages receivable as of June 30, 2022. Contributions to the Living Legacy Fund of \$122,502 were made during the year ended June 30, 2021. The balance of this fund included \$230,805 of cash on hand and \$1,525,866 of mortgages receivable as of June 30, 2021.

19. Retirement Plan

The Organization maintains a retirement savings plan (the "Plan") under the terms of Section 403(b) of the Internal Revenue Code. All salaried employees over the age of 18 are eligible to participate upon hire date. In accordance with the Plan document, the Organization, at the discretion of management, may provide matching contributions equal to 100% of the employee's pre-tax contributions, up to 3% of eligible compensation. During the years ended June 30, 2022 and 2021, the Organization contributed approximately \$214,000 and \$73,000, respectively. Due to cost saving measures implemented in response to the COVID-19 pandemic, the employer match was stopped from July 1, 2020 through January 31, 2021.

20. Related-Party Transactions

The Organization pays quarterly tithes and management service fees to Habitat for Humanity International ("HFHI"), an affiliate of the Organization. The Organization paid approximately \$512,000 and \$466,000 to HFHI to support HFHI's international work for the years ended June 30, 2022 and 2021, respectively. In addition, the Organization paid approximately \$156,300 and \$212,600 to HFHI for AmeriCorps volunteers serving at the Organization for the years ended June 30, 2022 and June 30, 2021, respectively.

As of June 30, 2022, and June 30, 2021, the Organization had a payable balance due to HFHI of approximately \$195,900 and \$121,600, respectively.

Supplementary Information

Independent Auditor’s 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*

Board of Directors
Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Charlotte, NC

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 Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries (a North Carolina not-for-profit organization) (the “Organization”), which comprise the consolidated statements of financial position as of June 30, 2022 and 2021, and the related consolidated statements of activities, changes in net assets, functional expenses, and cash flows for the years then ended, and the related notes to the consolidated financial statements, and have issued our report thereon dated October 26, 2022.

Report on Internal Control over Financial Reporting

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

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the Organization’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 or significant deficiencies may exist that are not identified.

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Report on Compliance and Other Matters

As part of obtaining reasonable assurance about whether the Organization'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 audits, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

Purpose of this Report

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

FORVIS, LLP

**Charlotte, NC
October 26, 2022**

Independent Auditor's Report on Compliance for the Major Federal Program and on Internal Control over Compliance Required by the OMB Uniform Guidance

Board of Directors
Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Charlotte, NC

Report on Compliance for Major Federal Program

Opinion on Major Federal Program

We have audited Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries' (the "Organization") compliance with the types of compliance requirements described in the *OMB Compliance Supplement* that could have a direct and material effect on the Organization's major federal program for the year ended June 30, 2022. The Organization's major federal program is identified in the summary of auditor's results section of the accompanying schedule of findings and questioned costs.

In our opinion, the Organization complied, in all material respects, with the compliance requirements referred to above that could have a direct and material effect on its major federal program for the year ended June 30, 2022.

Basis for Opinion on Major Federal Program

We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America ("GAAS"); the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States; and the audit requirements of Title 2 U.S. *Code of Federal Regulations* Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* ("Uniform Guidance"). Our responsibilities under those standards and the Uniform Guidance are further described in the Auditor's Responsibilities for the Audit of Compliance section of our report.

We are required to be independent of the Organization and to meet our other ethical responsibilities, in accordance with relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on compliance for the major federal program. Our audit does not provide a legal determination of the Organization's compliance with the compliance requirements referred to above.

Auditor's Responsibilities for the Audit of Compliance

Our objectives are to obtain reasonable assurance about whether material noncompliance with the compliance requirements referred to above occurred, whether due to fraud or error, and express an opinion on the Organization's compliance based on our audit. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS, *Government Auditing Standards*, and the Uniform Guidance will always detect material noncompliance when it exists. The risk of not detecting material noncompliance resulting from fraud is higher than for that resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Noncompliance with the compliance requirements referred to above is considered material, if there is a substantial likelihood that, individually or in the aggregate, it would influence the judgment made by a reasonable user of the report on compliance about the Organization's compliance with the requirements of the major federal program as a whole.

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

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material noncompliance, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the Organization's compliance with the compliance requirements referred to above and performing such other procedures as we considered necessary in the circumstances.
- Obtain an understanding of the Organization's internal control over compliance relevant to the audit in order to design audit procedures that are appropriate in the circumstances and to test and report on internal control over compliance in accordance with the Uniform Guidance, but not for the purpose of expressing an opinion on the effectiveness of the Organization's internal control over compliance. Accordingly, no such opinion is expressed.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and any significant deficiencies and material weaknesses in internal control over compliance that we identified during the audit.

Report on Internal Control over Compliance

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

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Our consideration of internal control over compliance was for the limited purpose described in the Auditor's Responsibilities for the Audit of Compliance section above and was not designed to identify all deficiencies in internal control over compliance that might be material weaknesses or significant deficiencies in internal control over compliance. Given these limitations, during our audit we did not identify any deficiencies in internal control over compliance that we consider to be material weaknesses, as defined above. However, material weaknesses or significant deficiencies in internal control over compliance may exist that were not identified.

Our audit was not designed for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, no such opinion is expressed.

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

FORVIS,LLP

**Charlotte, NC
October 26, 2022**

Schedule of Findings and Questioned Costs

1. Summary of Audit Results

1. The independent auditor's report expresses an unmodified opinion on the fair presentation of the consolidated financial statements in accordance with accounting principles generally accepted in the United States of America.
2. No significant deficiencies or material weaknesses in internal control over financial reporting were disclosed by the audit.
3. No instance of noncompliance material to the consolidated financial statements were disclosed by the audit.
4. No significant deficiencies or material weaknesses in internal control over compliance were disclosed by the audit.
5. The independent auditor's report on compliance for the major federal program expresses an unmodified opinion.
6. No findings required to be reported in accordance with 2 CFR 200.516(a) were disclosed by the audit.
7. The program tested as a major program was the U.S. Department of Housing and Urban Development Entitlement Grants Cluster: Community Development Block Grants (Assistance Listing Number 14.218).
8. The threshold for distinguishing between Type A and Type B programs was \$750,000.
9. The auditee qualified as a low-risk auditee.

2. Financial Statement Findings

There were no findings related to the financial statements required to be reported in accordance with *Government Auditing Standards* for the year ended June 30, 2022.

3. Federal Award Findings and Questioned Costs

There were no findings related to federal awards required to be reported in accordance with 2 CFR 200.516(a) for the year ended June 30, 2022.

Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries
Schedule of Expenditures of Federal Awards
Year Ended June 30, 2022

Federal Grantor/Pass-through Grantor/Program or Cluster Title	Grant Number	Federal Assistance Listing Number	Federal Expenditures
U.S. Department of Housing and Urban Development:			
Pass-through programs from:			
Town of Mooresville, North Carolina:			
Home Investments Partnership Program	21-281	14.239	\$ 80,000
Total Home Investments Partnership Program			<u>80,000</u>
Pass-through programs from:			
Habitat for Humanity International, Inc.:			
Self-Help Homeownership Opportunity Program (2017)	SH17-020	14.247	2,850
Self-Help Homeownership Opportunity Program (2019)	SH19-020	14.247	<u>112,016</u>
Total Self-Help Homeownership Opportunity Program			<u>114,866</u>
Section 4 Capacity Building for Community Development and Affordable Housing	FR-6300-N-07	14.252	<u>4,637</u>
Total Capacity Building for Community Development and Affordable Housing			<u>4,637</u>
Veterans Housing Rehabilitation and Modification Program	FR-6300-N-39	14.278	<u>12,484</u>
Total Veterans Housing Rehabilitation and Modification Program			<u>12,484</u>
Pass-through programs from:			
City of Charlotte, North Carolina:			
Entitlement Grants Cluster:			
Community Development Block Grants (Wait list 2020)	2021000366	14.218	3,838
Community Development Block Grants (Plato Price)	2020001179	14.218	71,588
Community Development Block Grants (2021)	2021000468	14.218	45,588
Community Development Block Grants (2022)	2200000063	14.218	399,425
Community Development Block Grants (Rehabilitation 2022)	2022000895	14.218	<u>332,859</u>
			<u>853,298</u>
Mecklenburg County, North Carolina:			
Entitlement Grants Cluster:			
Community Development Block Grants (Cornelius/Huntersville)	41229755	14.218	50,000
Community Development Block Grants (Huntersville)	37978797	14.218	<u>25,092</u>
			<u>75,092</u>
Total Entitlement Grants Cluster			<u>928,390</u>
Total expenditures			<u>\$ 1,140,377</u>

Notes to Schedule of Expenditures of Federal Awards

1. Basis of Presentation

The accompanying schedule of expenditures of federal awards (the "Schedule") includes the federal grant activity of Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries under the programs of the federal government for the year ended June 30, 2022. The information in this Schedule is presented in accordance with the requirements of Title 2 U.S. *Code of Federal Regulations* Part 200, *Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards* ("Uniform Guidance"). Because the Schedule presents only a selected portion of the operations of Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries, it is not intended to and does not present the financial position, changes in net assets, or cash flows of Habitat for Humanity of the Charlotte Region, Inc.

2. Summary of Significant Accounting Policies

Expenditures reported on the Schedule are reported on the accrual basis of accounting. Such expenses are recognized following the cost principles contained in the Uniform Guidance, wherein certain types of expenses are not allowable or are limited as to reimbursement. Habitat for Humanity of the Charlotte Region, Inc. and Subsidiaries has not elected to use the 10% de minimis cost rate.

3. Program Income

In accordance with terms of the grants, program income totaling \$70,013 was used to reduce the amount of federal funds used in completing the projects.