

Local Initiatives Support Corporation

28 Liberty Street, 34th Floor, New York, NY 10005 • (212) 455-9800 • www.lisc.org

LISC Impact Notes

This prospectus supplement no. 1 (this "supplement") supplements and amends the prospectus, dated October 15, 2021 (the "prospectus"), relating to the offer and sale of up to \$200,000,000 in aggregate principal amount of LISC Impact Notes.

President and CEO of LISC

Effective December 9, 2021, Lisa Glover, who has served as interim President and CEO since March 1, 2021, will continue to serve as LISC's interim CEO through 2022. Ms. Glover will remain a member of LISC's Board of Directors.

Effective December 9, 2021, Denise Scott, LISC's Executive Vice President for Programs, will serve as LISC's President.

You should read this supplement together with the prospectus, including the more detailed information about LISC and the risk factors discussed in the prospectus. This supplement is qualified in its entirety by reference to the prospectus (including any amendments or supplements to it), except to the extent that the information in this supplement supersedes or amends information set forth in the prospectus.

Lead Agent

InspereX LLC

Agent

Morgan Stanley & Co. LLC

Prospectus supplement no. 1 dated December 13, 2021



Local Initiatives Support Corporation

28 Liberty Street, 34th Floor, New York, NY 10005 • (212) 455-9800 • www.lisc.org

LISC Impact Notes

Total Aggregate Offering	\$200,000,000 in aggregate principal amount of outstanding LISC Impact Notes.
Term/Maturity	Various terms of between 1 and 15 years, as set forth in the relevant pricing supplement.
Interest Rates	Interest rates will be fixed and will be set at the time of issuance, as set forth in the relevant pricing supplement.
Minimum Investment Requirement	\$1,000
Status	Unsecured debt obligations
Offering Expenses	Total expenses of the offering for the annual offering period commencing on the date of this prospectus, excluding sales compensation, will be approximately \$215,000. LISC estimates that, based on the \$88,462,000 aggregate principal amount of Notes outstanding as of August 27, 2021, it will receive net proceeds ranging from approximately \$110,988,386 to \$108,534,550 if the \$111,538,000 total aggregate principal amount of Notes remaining available for purchase are sold.

Lead Agent

InspereX LLC

Agent

Morgan Stanley & Co. LLC

Prospectus dated October 15, 2021

This prospectus, as it may be amended or supplemented from time to time, may be used until the expiration of the periods of time authorized by registration or exemption in the various states where LISC offers the LISC Impact Notes, which typically is 12 months from the date of effectiveness of the registration or exemption in the applicable state.

PRELIMINARY STATEMENTS

This prospectus includes information related to the offer by Local Initiatives Support Corporation ("LISC") for prospective investors to purchase the LISC Impact Notes (the "Notes"). Prospective investors are advised to read this prospectus and all ancillary documents, including any relevant pricing supplement, carefully prior to making any decisions to invest in the Notes. The Notes are issued by LISC, a 501(c)(3) tax-exempt organization and New York not-for-profit corporation certified as a Community Development Financial Institution ("CDFI") by the U.S. Department of the Treasury (the "Treasury"). LISC's principal executive office is located at 28 Liberty Street, 34th Floor, New York, NY 10005. LISC's telephone number is (212) 455-9800. Specific terms of the Notes will be described in a separate pricing supplement, which you should read carefully before making an investment decision. The Notes will be global book-entry notes, which means that they may be purchased electronically through a prospective investor's brokerage account and settled through the Depository Trust Company ("DTC").

As of August 27, 2021, the aggregate principal amount of Notes outstanding was \$88,462,000. Accordingly, as of August 27, 2021 an aggregate principal amount of \$111,538,000 of Notes remained available for purchase. The amount of Notes available for purchase will vary from time to time depending on the amount of Notes sold and the amount of Notes that mature and are repaid during the offering period.

LISC will offer the Notes through registered broker-dealers. The Notes may be offered through InspereX LLC ("InspereX") as Lead Agent for resale to other registered broker-dealers. Institutional investors may purchase Notes directly from InspereX. InspereX, or any other agent appointed by LISC, is not required to purchase or sell any specific amount of the Notes but will sell the Notes on a reasonable best-efforts basis. Through this program with InspereX, LISC expects to receive net proceeds from sales after sales compensation to InspereX based on the maturity of the Notes sold, ranging from \$997 per \$1,000 of 1-year Notes to \$975 per \$1,000 of 15-year Notes. LISC estimates that the total expenses of the offering for the 2021-2022 offering period, the approximately 12-month period beginning on the date of this prospectus, excluding sales compensation, will be approximately \$215,000 or less than 1% of the total aggregate offering. LISC estimates that, based on the aggregate principal amount of Notes outstanding of \$88,462,000 as of August 27, 2021, it will receive net proceeds ranging from approximately \$110,988,386 to \$108,534,550 if the \$111,538,000 total aggregate principal amount of Notes remaining available for purchase are sold.

Investors are cautioned not to rely on any information not expressly set forth in this prospectus. No person has been authorized to give any information or to make any representation in connection with this offering other than those contained in this prospectus, and if given or made, such information or representations must not be relied upon as having been made by LISC or InspereX. Other than this prospectus itself, information contained in, or that can be accessed through, the LISC website is not a part of this prospectus.

An investment in the Notes involves various material risks and investors may lose all or part of their investment. Prior to any investment, and in consultation with their financial, tax, and legal advisors, investors should carefully consider, among other matters, the risk factors disclosed in the "Risk Factors" section of this prospectus beginning on page 10. There can be no assurance that the list of the risks pertaining to an investment in the Notes is comprehensive. Additional risks not presently known to LISC or that are currently deemed immaterial could also materially and adversely affect LISC's financial condition, results of operations, and/or activities and prospects.

THIS PROSPECTUS SETS FORTH CONCISE INFORMATION ABOUT THE NOTES THAT INVESTORS SHOULD CONSIDER BEFORE INVESTING, AND SHOULD BE RETAINED FOR FUTURE REFERENCE. INVESTORS SHOULD READ THIS PROSPECTUS CAREFULLY BEFORE INVESTING.

THE NOTES ARE BEING OFFERED UNDER AN EXEMPTION FROM FEDERAL REGISTRATION PURSUANT TO SECTION 3(a)(4) OF THE SECURITIES ACT OF 1933, AS AMENDED ("SECURITIES ACT"), AND SECTION 3(c)(10) OF THE INVESTMENT COMPANY ACT OF 1940, AS AMENDED. THE SECURITIES AND EXCHANGE COMMISSION ("SEC") HAS NOT MADE AN INDEPENDENT DETERMINATION THAT THESE SECURITIES ARE EXEMPT FROM REGISTRATION. LISC'S OFFICERS AND EMPLOYEES ARE NOT REGISTERED AS INVESTMENT ADVISORS UNDER THE INVESTMENT ADVISORS ACT OF 1940, AS AMENDED, OR AS BROKER-DEALERS UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED ("EXCHANGE ACT").

THE NOTES MAY EITHER BE REGISTERED OR EXEMPT FROM REGISTRATION IN THE VARIOUS STATES IN WHICH THEY ARE OFFERED OR SOLD. THIS PROSPECTUS HAS BEEN FILED WITH THE SECURITIES ADMINISTRATORS IN SUCH STATES AS REQUIRED FOR REGISTRATION OR EXEMPTION.

THE NOTES HAVE NOT BEEN RECOMMENDED BY ANY FEDERAL OR STATE SECURITIES COMMISSION OR REGULATORY AUTHORITY. FURTHERMORE, THE FOREGOING AUTHORITIES HAVE NOT DETERMINED THE ACCURACY, ADEQUACY, TRUTHFULNESS, OR COMPLETENESS OF THIS PROSPECTUS AND HAVE NOT PASSED UPON THE MERIT OR VALUE OF THE NOTES, OR APPROVED, DISAPPROVED, OR ENDORSED THE OFFERING. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE. THE FOREGOING AUTHORITIES ALSO HAVE NOT PASSED UPON WHETHER THE NOTES CAN BE SOLD TO ANY OR ALL PURCHASERS IN COMPLIANCE WITH EXISTING OR FUTURE SUITABILITY OR CONDUCT STANDARDS APPLICABLE TO BROKER-DEALERS, INCLUDING THE 'REGULATION BEST INTEREST' STANDARD.

THIS PROSPECTUS IS INTENDED TO PROVIDE PROSPECTIVE INVESTORS WITH THE INFORMATION NECESSARY FOR AN INFORMED INVESTMENT DECISION. HOWEVER, NOTHING CONTAINED IN THIS PROSPECTUS IS INTENDED AS LEGAL, ACCOUNTING, TAX, OR INVESTMENT ADVICE, AND IT SHOULD NOT BE TAKEN AS SUCH. A PROSPECTIVE INVESTOR SHOULD CONSULT THE INVESTOR'S OWN LEGAL COUNSEL AND/OR FINANCIAL ADVISOR WITH RESPECT TO THE INVESTOR'S INVESTMENT IN THE NOTES. AN INVESTOR MUST RELY ON THE INVESTOR'S OWN EXAMINATIONS OF LISC, THE NOTES, AND THE TERMS OF THIS OFFERING, INCLUDING THE DISCLOSURE, MERITS, AND RISKS INVOLVED. AN INVESTOR SHOULD BE WILLING AND HAVE THE FINANCIAL CAPACITY TO PURCHASE A HIGH-RISK INVESTMENT THAT CANNOT EASILY BE LIQUIDATED.

THE NOTES MAY NOT BE TRANSFERRED OR RESOLD EXCEPT AS PERMITTED UNDER THE SECURITIES ACT, THE EXCHANGE ACT, AND APPLICABLE STATE SECURITIES LAWS, OR PURSUANT TO REGISTRATION OR EXEMPTION THEREFROM. INVESTORS SHOULD BE AWARE THAT THEY ARE REQUIRED TO BEAR THE FINANCIAL RISKS OF THIS INVESTMENT, INCLUDING THE RISK OF LOSS OF THE ENTIRE AMOUNT INVESTED.

The return of the funds of any prospective investor is dependent upon LISC's financial condition. From a financial point of view, the Notes should not be a primary investment in relation to the overall size of an investor's portfolio. An investor in the Notes should be able to lose the investor's entire investment without suffering financial hardship. Investors are encouraged to consider the concept of investment diversification when determining the amount of Notes that would be appropriate for them in relation to their overall investment portfolio and personal financial needs.

THE NOTES ARE NOT SAVINGS OR DEPOSIT ACCOUNTS OR OTHER OBLIGATIONS OF A BANK AND ARE NOT AND WILL NOT BE INSURED BY THE FEDERAL DEPOSIT INSURANCE CORPORATION ("FDIC"), THE SECURITIES INVESTMENT PROTECTION CORPORATION ("SIPC"), ANY STATE BANK INSURANCE FUND, OR ANY OTHER GOVERNMENTAL AGENCY. THE PAYMENT OF PRINCIPAL AND INTEREST TO AN INVESTOR IN THE NOTES IS DEPENDENT UPON LISC'S FINANCIAL CONDITION AND OPERATIONS AS ISSUER. ANY PROSPECTIVE INVESTOR IS ENTITLED TO REVIEW LISC'S FINANCIAL STATEMENTS, WHICH SHALL BE FURNISHED UPON REQUEST OR VIEWED ON LISC'S WEBSITE WWW.LISC.ORG.

LISC HAS NOT SET A DATE FOR THE TERMINATION OF ITS OFFERING, THOUGH THE AVAILABILITY OF THE NOTES IN EACH STATE IS DEPENDENT UPON THE EFFECTIVENESS OF ITS SECURITIES REGISTRATION OR EXEMPTION IN THAT STATE FROM TIME TO TIME.

LISC RESERVES THE RIGHT TO SUSPEND THE SALE OF THE NOTES FOR A PERIOD OF TIME OR TO REJECT ANY SPECIFIC INVESTMENT REQUEST, WITH OR WITHOUT A REASON. LISC MAY ALSO, IN ITS DISCRETION, ELECT TO ACCEPT A SPECIFIC INVESTMENT REQUEST AS A PORTION, BUT NOT ALL, OF THE AMOUNT PROPOSED FOR INVESTMENT. INSPEREX HAS ADVISED LISC THAT, AT ITS DISCRETION, IT MAY PURCHASE AND SELL NOTES, BUT THAT IT IS NOT OBLIGATED TO BUY OR SELL NOTES OR MAKE A MARKET IN THE NOTES AND MAY SUSPEND OR PERMANENTLY CEASE THAT ACTIVITY AT ANY TIME.

THIS PROSPECTUS DOES NOT CONSTITUTE AN OFFER TO SELL OR A SOLICITATION OF AN OFFER TO BUY FROM ANY PERSON IN ANY STATE OR ANY OTHER JURISDICTION IN WHICH SUCH OFFER OR SOLICITATION MAY NOT LAWFULLY BE MADE. FEDERAL AND STATE SECURITIES LAWS MAY AFFECT LISC'S ABILITY TO CONTINUE TO SELL THE NOTES IN CERTAIN STATES. THIS PROSPECTUS DOES NOT CONSTITUTE AN OFFER BY A BROKER-DEALER IN ANY STATE IN WHICH SUCH BROKER-DEALER IS NOT QUALIFIED TO ACT AS A BROKER-DEALER.

STATEMENT REGARDING "PARENT-ONLY" FINANCIAL INFORMATION

Certain financial information provided in this prospectus with respect to LISC is provided on a parent-only basis. "Parent-only" financial information is presented on a nonconsolidated basis. It includes only the assets, liabilities, revenues, expenses, and other financial information of LISC, as the parent corporation, and does not consolidate the financial information of its consolidated affiliates. A not-for-profit entity is permitted to include its interest in net assets of its controlled affiliates in its parent-only financial statements, but it is not required to do so. LISC includes its interest in net assets of controlled affiliates as LISC believes it better reflects the operations and financial position of LISC. As of December 31, 2020, LISC's controlled affiliates consisted of National Equity Fund, Inc.; New Markets Support Company, LLC; Neighborhood Properties, LLC; immito, LLC; LISC Fund Management, LLC; Detroit AHLF-CDFI Fund, LLC; Community Housing Fund LLC; and Resilience and Recovery Network, LLC. The parent-only financial information should be read in conjunction with the consolidated financial statements included at Appendix I to this prospectus. For more information on LISC's controlled affiliates, please see "Description of the Issuer – History" and Note 1 to LISC's historical audited financial statements as of and for the year ended December 31, 2020, attached to this prospectus at Appendix I.

STATE-SPECIFIC DISCLOSURES

NOTICE TO RESIDENTS OF ALABAMA.

THESE SECURITIES ARE OFFERED PURSUANT TO A CLAIM OF EXEMPTION FROM REGISTRATION UNDER SECTION 37(H) OF THE ALABAMA SECURITIES ACT AND SECTION 3(A)(4) OF THE SECURITIES ACT OF 1933.

NOTICE TO RESIDENTS OF FLORIDA.

THE SECURITIES BEING OFFERED HAVE NOT BEEN REGISTERED IN THE STATE OF FLORIDA. THE SECURITIES WILL BE SOLD PURSUANT TO THE ELEEMOSYNARY EXEMPTION IN FLORIDA STATUTES SECTION 517.051(9).

NOTICE TO RESIDENTS OF GEORGIA.

THESE SECURITIES ARE EXEMPT FROM REGISTRATION WITH THE SECURITIES COMMISSIONER OF THE STATE OF GEORGIA PURSUANT TO RULE 590-4-2-.07. AS REQUIRED BY STATE LAW, ALL RESIDENTS OF GEORGIA HAVE THE OPTION OF RESCINDING THEIR INVESTMENT WITHIN 72 HOURS OF THE EXECUTION OF A WRITTEN AGREEMENT TO PURCHASE OR TO REINVEST A NOTE AT MATURITY.

NOTICE TO RESIDENTS OF INDIANA.

THE INDIANA SECURITIES DIVISION HAS NOT IN ANY WAY PASSED UPON THE MERITS OR QUALIFICATIONS OF OR RECOMMENDED OR GIVEN APPROVAL TO, THE SECURITIES HEREBY OFFERED, OR PASSED UPON THE ACCURACY OR ADEQUACY OF THIS PROSPECTUS. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

NOTICE TO RESIDENTS OF KENTUCKY.

THESE SECURITIES ARE ISSUED PURSUANT TO A CLAIM OF EXEMPTION FROM REGISTRATION UNDER SECTION KRS 292.400(9) OF THE KENTUCKY SECURITIES ACT.

NOTICE TO RESIDENTS OF LOUISIANA.

THESE SECURITIES HAVE BEEN REGISTERED WITH THE SECURITIES COMMISSIONER OF THE STATE OF LOUISIANA UNDER SECTION 51-705(B) OF THE LOUISIANA REVISED STATUTES. THE SECURITIES COMMISSIONER, BY ACCEPTING REGISTRATION, DOES NOT IN ANY WAY ENDORSE OR RECOMMEND THE PURCHASE OF THESE SECURITIES.

NOTICE TO RESIDENTS OF MICHIGAN.

THESE SECURITIES ARE OFFERED PURSUANT TO A REGISTRATION ORDER ISSUED BY THE STATE OF MICHIGAN. THE STATE OF MICHIGAN DOES NOT RECOMMEND OR ENDORSE THE PURCHASE OF ANY SECURITIES, NOR DOES IT PASS UPON THE TRUTH. MERITS. OR COMPLETENESS OF ANY PROSPECTUS OR ANY OTHER

INFORMATION FILED WITH THIS STATE. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

NOTICE TO RESIDENTS OF MISSOURI.

THE MISSOURI SECURITIES DIVISION HAS NOT IN ANY WAY PASSED UPON THE MERITS OR QUALIFICATIONS OF THE SECURITIES HEREBY OFFERED, OR PASSED UPON THE ACCURACY OR ADEQUACY OF THIS PROSPECTUS. THESE SECURITIES HAVE NOT BEEN REGISTERED UNDER THE MISSOURI SECURITIES ACT UNDER THE EXEMPTION PROVIDED BY SECTION 409.2-201(7)(B) OF THE REVISED STATUTES OF MISSOURI. NO APPROVAL HAS BEEN GIVEN TO THE ISSUER, THESE SECURITIES, OR THE OFFER OR SALE THEREOF IN CONNECTION TO ANY MISSOURI RESIDENTS.

NOTICE TO RESIDENTS OF PENNSYLVANIA.

A REGISTRATION STATEMENT WITH RESPECT TO THE SECURITIES OFFERED BY THIS PROSPECTUS HAS BEEN FILED IN THE OFFICES OF THE PENNSYLVANIA DEPARTMENT OF BANKING AND SECURITIES IN HARRISBURG, PENNSYLVANIA. SUCH REGISTRATION STATEMENT INCLUDED CERTAIN EXHIBITS ONLY SUMMARIZED OR ALLUDED TO IN THE PROSPECTUS AND ARE AVAILABLE FOR INSPECTION AT THE HARRISBURG OFFICE OF THE DEPARTMENT DURING REGULAR BUSINESS HOURS. THE HARRISBURG OFFICE IS LOCATED IN MARKET SQUARE PLAZA, 17 N SECOND STREET, SUITE 1300, HARRISBURG, PENNSYLVANIA, 17101. REGULAR BUSINESS HOURS ARE MONDAY THROUGH FRIDAY, 8:30 AM TO 5:00 PM.

IF YOU HAVE ACCEPTED AN OFFER TO PURCHASE THESE SECURITIES MADE PURSUANT TO A PROSPECTUS WHICH CONTAINS A WRITTEN NOTICE EXPLAINING YOUR RIGHT TO WITHDRAW YOUR ACCEPTANCE PURSUANT TO SECTION 207(M) OF THE PENNSYLVANIA SECURITIES ACT OF 1972, YOU MAY ELECT, WITHIN TWO BUSINESS DAYS AFTER THE FIRST TIME YOU HAVE RECEIVED THIS NOTICE AND A PROSPECTUS (WHICH IS NOT MATERIALLY DIFFERENT FROM THE FINAL PROSPECTUS) TO WITHDRAW FROM YOUR PURCHASE AGREEMENT AND RECEIVE A FULL REFUND OF ALL MONIES PAID BY YOU. YOUR WITHDRAWAL WILL BE WITHOUT ANY FURTHER LIABILITY TO ANY PERSON. TO ACCOMPLISH THIS WITHDRAWAL, YOU NEED ONLY SEND A WRITTEN NOTICE (INCLUDING ELECTRONIC MAIL) TO THE ISSUER (OR UNDERWRITER IF ONE IS LISTED ON THE FRONT PAGE OF THE PROSPECTUS) INDICATING YOUR INTENTION TO WITHDRAW. IF YOU ARE SENDING A LETTER, IT IS PRUDENT TO SEND IT BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED, TO ENSURE THAT IT IS RECEIVED AND ALSO TO EVIDENCE THE TIME IT WAS MAILED.

IT IS THE POSITION OF THE PENNSYLVANIA DEPARTMENT OF BANKING AND SECURITIES THAT INDEMNIFICATION IN CONNECTION WITH VIOLATION OF SECURITIES LAWS IS AGAINST PUBLIC POLICY AND VOID.

NOTICE TO RESIDENTS OF SOUTH CAROLINA.

IF YOU WERE A RESIDENT OF THE STATE OF SOUTH CAROLINA WHEN YOU PURCHASED A NOTE IN THIS OFFERING PURSUANT TO THIS PROSPECTUS (A

"SOUTH CAROLINA PURCHASER"), YOU MAY DECLARE AN "EVENT OF DEFAULT" ON SUCH NOTE IF ONE OF THE FOLLOWING OCCURS:

- LISC DOES NOT PAY OVERDUE PRINCIPAL AND INTEREST ON YOUR NOTE WITHIN SIXTY DAYS AFTER LISC RECEIVES WRITTEN NOTICE FROM YOU THAT LISC FAILED TO MAKE THE PAYMENT WHEN DUE; OR
- A SOUTH CAROLINA PURCHASER WHO OWNS A NOTE OF THE SAME TYPE, TERM, AND ISSUANCE DATE AS YOUR NOTE (THE "SAME ISSUE") HAS RIGHTFULLY DECLARED AN EVENT OF DEFAULT AS TO HIS OR HER NOTE.

TO DECLARE AN EVENT OF DEFAULT, YOU MUST SUBMIT A WRITTEN DECLARATION TO LISC, INCLUDING IDENTIFYING YOUR NOTE AND SUBMITTING PROOF THAT YOU ARE A SOUTH CAROLINA PURCHASER OF SUCH NOTE. UPON A RIGHTFUL DECLARATION OF AN EVENT OF DEFAULT ON YOUR NOTE:

- YOU HAVE THE RIGHT UPON WRITTEN REQUEST TO RECEIVE THE NAME AND ADDRESS OF THE RECORD HOLDER OF EACH NOTE OF THE SAME ISSUE AS YOUR NOTE; AND
- IF YOU INDIVIDUALLY OR TOGETHER WITH OTHER SOUTH CAROLINA PURCHASERS OWN 25% OR MORE OF THE TOTAL PRINCIPAL AMOUNT OF SUCH ISSUE OUTSTANDING, THEN YOU AND SUCH SOUTH CAROLINA PURCHASERS HAVE THE RIGHT TO DECLARE SUCH ENTIRE ISSUE IN SOUTH CAROLINA DUE AND PAYABLE.

THE FOREGOING IS A BINDING OBLIGATION OF LISC ENFORCEABLE BY EACH SOUTH CAROLINA PURCHASER.

NOTICE TO RESIDENTS OF TENNESSEE.

THESE SECURITIES HAVE NOT BEEN REGISTERED WITH THE SECURITIES AND EXCHANGE COMMISSION IN RELIANCE UPON AN EXEMPTION FROM REGISTRATION SET FORTH IN THE SECURITIES ACT OF 1933. THESE SECURITIES HAVE BEEN REGISTERED WITH THE TENNESSEE DEPARTMENT OF COMMERCE AND INSURANCE. SUCH REGISTRATION DOES NOT CONSTITUTE A RECOMMENDATION OR ENDORSEMENT OF ANY SECURITY, NOR HAS THE TENNESSEE DEPARTMENT OF COMMERCE AND INSURANCE PASSED UPON THE ACCURACY OR ADEQUACY OF THE INFORMATION CONTAINED IN THIS OFFERING DOCUMENT. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

FORWARD-LOOKING STATEMENTS

Statements contained in this prospectus that are not historical facts are forward-looking statements within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act. Also, when LISC uses any of the words "anticipate," "assume," "believe," "estimate," "expect," "intend," or similar words or expressions, it is making forward-looking statements. These forward-looking statements are not guaranteed and are based on LISC's present intentions and on LISC's present expectations and assumptions. These statements, intentions, expectations, and assumptions involve risks and uncertainties, some of which are beyond LISC's control that could cause actual results or events to differ materially from those anticipated or projected. Purchasers of the Notes should not place undue reliance on these forward-looking statements, as events described or implied in such statements may not occur. Except as required by law, LISC undertakes no obligation to update or revise any forward-looking statements as a result of new information, future events, or otherwise.

TABLE OF CONTENTS

PRELIMINARY STATEMENTS	i
STATEMENT REGARDING "PARENT-ONLY" FINANCIAL INFORMATION	.iii
STATE-SPECIFIC DISCLOSURES	. iv
FORWARD-LOOKING STATEMENTS	vii
OFFERING SUMMARY	1
SUMMARY FINANCIAL INFORMATION	4
RISK FACTORS	. 10
USE OF PROCEEDS	21
DESCRIPTION OF THE ISSUER	. 23
SELECTED FINANCIAL INFORMATION	.29
FINANCING AND OPERATIONAL ACTIVITIES	.38
LENDING ACTIVITIES	43
INVESTING ACTIVITIES	. 52
BOARD OF DIRECTORS	.55
MANAGEMENT TEAM AND KEY EMPLOYEES	63
RELATED PARTY TRANSACTIONS	66
LEGAL PROCEEDINGS	66
DESCRIPTION OF THE NOTES	67
HOW TO INVEST/PLAN OF DISTRIBUTION	.74
FINANCIAL REPORTING	.75
APPENDIX I AUDITED FINANCIAL STATEMENTS OF LOCAL INITIATIVES SUPPORT CORPORATION AND CONSOLIDATED AFFILIATES AS OF AND FOR THE FISCAL YEARS ENDED DECEMBER 31, 2020, DECEMBER 31, 2019 AND	
APPENDIX II UNAUDITED INTERIM FINANCIAL STATEMENTS OF LOCAL INITIATIVES SUPPORT CORPORATION AS OF AND FOR THE SIX MONTHS	
ENDED JUNE 30, 2021	. 77

OFFERING SUMMARY

This section summarizes the legal and financial terms of the Notes that are described in more detail in the section entitled "Description of the Notes" beginning on page 67. Final terms of any particular Note, including the applicable interest rate, will be determined at the time of sale and will be contained in the relevant pricing supplement relating to those Notes. The terms in that pricing supplement may vary from and supersede the terms contained in the remainder of this prospectus, including the terms contained in this summary section and in the section entitled "Description of the Notes." Before making a decision to purchase a Note, investors are advised to read the more detailed information appearing elsewhere in this prospectus, including the relevant pricing supplement.

Key Investment Terms				
Issuer	LISC, a New York not-for-profit corporation and certified CDFI.			
Securities Offered	Up to \$200,000,000 in aggregate principal amount of Notes outstanding. As of August 27, 2021, the aggregate principal amount of Notes outstanding was \$88,462,000, meaning that an aggregate principal amount of \$111,538,000 of Notes remained available for purchase. The amount of Notes available for purchase will vary from time to time depending on the amount of Notes sold and the amount of Notes that mature and are repaid during the offering period.			
Authorized Denominations	Minimum investment of \$1,000.			
Term of Investments	Notes may be purchased for terms of between 1 and 15 years, as will be set forth in the relevant pricing supplement.			
Interest Rates and Payment Options	Interest rates will be fixed rate and will be determined by LISC at the time of issuance based on market conditions, the then-current interest rate environment, and other relevant factors. Interest rates for the Notes will be set forth in the relevant pricing supplement. Interest on each Note will be payable quarterly.			
Offering Period	No termination date has been set for this offering. This prospectus is dated October 15, 2021 and, as it may be amended or supplemented from time to time, may be used until the expiration of the periods of time authorized by registration or exemption in the various states in which LISC offers the Notes, which typically is 12 months from the date of effectiveness of the registration or exemption in the applicable state.			
Note Purchases	The Notes are available for purchase in book-entry form, which means they may be purchased electronically through the investor's brokerage account and settled through the DTC.			

Use of Proceeds	LISC will use the proceeds of the offering for general corporate purposes, including to refinance certain of LISC's existing indebtedness and as capital for loans made by LISC and its consolidated affiliates, each in support of LISC's overall mission to encourage the growth of, and provide support to, neighborhood and community development organizations and businesses that foster improvement of economic conditions; develop housing and other physical facilities; provide amenities and services; and other activities that help to revitalize disinvested communities and/or benefit low-wealth individuals and families. Additionally, LISC is dedicating \$10,000,000 of the proceeds from the sale of Notes during the 2021-2022 offering period to support its Project 10X, under which LISC will invest in building equity and wealth for Black, Indigenous, and People of Color. For additional information, please see "Use of Proceeds" on page 21.
Distribution of Notes	LISC will offer the Notes through registered broker-dealers. The Notes may be offered by or through InspereX as Lead Agent. Institutional investors may purchase Notes directly from InspereX. InspereX, or any other agent appointed by LISC, is not required to purchase or sell any specific amount of Notes but will sell the Notes on a reasonable best-efforts basis.
	Notes begin to accrue interest on the issuance date and mature on the maturity date stated in each Note. Interest accrues on a 360-day year based on twelve 30-day months. Interest on each Note will be paid quarterly and cannot be reinvested in the Notes. The interest accrual period does not include each interest payment date. The interest payment dates for Notes will be the 15th day of every third.
Interest Accrual and Interest Periods	The interest payment dates for Notes will be the 15 th day of every third month, commencing in the third succeeding calendar month following the month in which the Note is issued, unless such day is not a business day, in which case, the interest payment shall be made on the next succeeding business day.
Interest Periods	The first payment of interest under a Note shall be an amount equal to interest accruing during the period commencing on the issuance date and ending on the day preceding the first interest payment date that follows the issuance date (the "First Interest Period"). Subsequent payments of interest under the Note shall be made on each interest payment date in an amount equal to interest accruing during each period of three calendar months that follows the First Interest Period. The final payment of interest under a Note shall be made on the maturity date in an amount equal to interest accruing during the period commencing on the prior interest payment date and ending on the date preceding the maturity date.
Ranking	The Notes constitute unsecured debt obligations of LISC, and will not be secured by particular loans to specific borrowing entities or any other assets of LISC. LISC has secured obligations that rank senior to the

	Notes and has other unsecured debt obligations, including previously issued and outstanding notes, which will rank equally with the Notes. Additionally, LISC's consolidated affiliates are separate and distinct legal entities with no obligation to pay any amounts due on the Notes or to make funds available to LISC to do so, and the claims of creditors of those consolidated affiliates will have priority as to the assets and cash flows of those consolidated affiliates. For additional information, please see "Financing and Operational Activities – Schedule of Liabilities" on page 42.
Right of Redemption	If provided in the relevant pricing supplement, LISC will have the right to redeem a Note, in whole or in part, at LISC's option prior to the Note's stated maturity date. If the relevant pricing supplement does not provide for early redemption by LISC, LISC will not have the right to redeem a Note, in whole or in part, at LISC's option prior to the Note's stated maturity date. For more information, see "Description of the Notes – Right of Redemption" on page 68.
Survivor's Option	In the limited circumstances set forth below, the authorized representative of a beneficial owner of Notes may request repurchase of such Notes from LISC prior to the maturity date. This repurchase option can only be made by the authorized representative of the beneficial owner of the Notes within one year following the death of the beneficial owner, so long as the Notes were owned by the beneficial owner or his or her estate at least six months prior to the repurchase request and certain documentation requirements are satisfied. This feature is referred to as a "Survivor's Option." The right to exercise the Survivor's Option is subject to (i) a limit on total exercises by all holders of Notes in any calendar year of the greater of (x) \$1,000,000 or (y) 1% of the aggregate principal balance of all Notes outstanding at the end of the most recently completed calendar year, and (ii) a limit on individual exercises by any holder of Notes in any calendar year of \$250,000. Additional details on the Survivor's Option are described in the section entitled "Description of Notes – Survivor's Option" on page 69.
Options at Maturity/Reinvestments	Principal is required to be repaid at maturity. Investors may re-invest their repaid principal by purchasing new Notes at then-current interest rates and terms as may be offered by LISC from time to time.
Risk Factors	Please refer to "Risk Factors" beginning on page 10.
Tax Consequences	Amounts paid by an investor to purchase the Notes are not deductible for federal tax purposes. Any interest paid on the Notes to an investor is taxable. Please refer to "Description of the Notes - Interest Payments and Tax Considerations" on page 71.

SUMMARY FINANCIAL INFORMATION

The tables below set forth certain financial information regarding LISC as of and for the six-month period ended June 30, 2021 on a parent-only basis, and as of and for the year ended December 31, 2020 on a consolidated and parent-only basis. The parent-only financial information as of and for the six-month period ended June 30, 2021 is derived from LISC's historical unaudited interim financial statements as of and for such period. The consolidated and parent-only financial information as of and for the year ended December 31, 2020 is derived from LISC's historical audited financial statements as of and for such period. The financial information on the following pages should be read in conjunction with the audited annual consolidated financial statements attached to this prospectus as Appendix I and the unaudited interim financial statements attached to this prospectus as Appendix II. Additional selected financial information may be found in "Selected Financial Information" beginning on page 29. Consistent with LISC's audited financial statements, the term "Organization" as used in these financial tables refers to LISC and its consolidated affiliates.

STATEMENT OF FINANCIAL POSITION

As of June 30, 2021

	_	Parent-Only
Assets Cash and cash equivalents	\$	181,630,656
Restricted cash	Ψ	-
Investments		176,292,540
Investments in affiliates		118,527,470
Accrued interest receivable		5,123,283
Contributions receivable, net		50,572,158
Government grants and contracts receivable		21,892,363
Notes and other receivables, net		4 070 402
Due from funds		4,272,483
Loan receivable Allowance for uncollectible loans		503,640,958 (30,822,005)
Total loans, net	_	472,818,953
Total totals, liet		472,010,733
Recoverable grants to CDPs, net		15,022,595
Prepaid expenses and other assets		5,960,735
Temporary investment in Project Partnerships		-
Investment in Funds		-
Investment in Project Partnerships		4 605 707
Property and equipment, net		4,625,707
Real estate assets held for sale Deferred Costs		-
Right of Use Asset		49,572,035
Intangible asset		-7,572,035
Total assets	\$	1,106,310,978
	<u>-</u>	
<u>Liabilities and Net Assets (Deficits)</u> <u>Liabilities:</u>		
Accounts payable and accrued expenses	\$	15,490,255
Right of Use Liability	φ	51,412,979
Government contracts and loan-related advances		17,106,679
Grants payable		39,334,357
Due to affiliates		-
Capital contributions due to temporary investment in Project		
Partnerships		-
Capital contributions due to investment in partnerships		-
Deferred liabilities		-
CDA Partnerships – Long-Term Debt, net		-
CDA Partnerships – Notes Payable to Funds		-
Long-term debt of NEF funds		510,841,344
Loans and bond payable, net Total liabilities	_	634,185,614
Total habilities		034,103,014
Commitments and contingencies		
Net assets:		
Net assets attributable to the Organization		
Without donor restrictions		208,696,849
With donor restrictions		263,428,515
Total net assets attributable to the Organization		472,125,364
Net assets attributable to the noncontrolling interest in Project		
Partnerships (without donor restrictions)		470 107 061
Total net assets	_	472,125,364
Total liabilities and net assets	\$	1,106,310,978

STATEMENT OF FINANCIAL POSITION

Year ended December 31, 2020

	(Consolidated		Parent Only		
Assets						
Cash and cash equivalents	\$	255,110,700	\$	190,349,075		
Restricted cash Investments		19,380,758 173,704,822		173,704,822		
Investments in affiliates		173,704,822		107,185,019		
Accrued interest receivable		4,575,841		4,520,757		
Contributions receivable, net		47,924,958		47,924,958		
Government grants and contracts receivable		32,338,057		32,338,057		
Notes and other receivables, net		359,877		-		
Due from funds		7,900,995		4,930,937		
Loan receivable		583,902,018		499,024,128		
Allowance for uncollectible loans		(31,420,785)		(29,867,689)		
Total loans, net		552,481,233		469,156,439		
Recoverable grants to CDPs, net		13,983,125		13,983,125		
Prepaid expenses and other assets		15,595,784		3,129,520		
Temporary investment in Project Partnerships		224,975,183		-		
Investment in Funds		498,271		-		
Investment in Project Partnerships		1,642,317		-		
Property and equipment, net		48,415,738		5,116,101		
Real estate assets held for sale		-		-		
Deferred Costs		-		-		
Right of use asset		54,234,304		51,574,476		
Intangible asset Total assets	\$	2,400,000 1,455,521,963	\$	1,103,913,286		
Total assets	Ψ	1,100,021,000	Ψ.	1,103,713,200		
<u>Liabilities and Net Assets (Deficits)</u>						
Liabilities:						
Accounts payable and accrued expenses	\$	44,921,556	\$	20,518,750		
Right of use liability		57,488,471		53,605,706		
Government contracts and loan-related advances Grants payable		18,324,053 43,295,401		18,324,053 43,295,401		
Due to affiliates		431,784		45,275,401		
Capital contributions due to temporary investment in Project						
Partnerships		191,874,683		-		
Capital contributions due to investment in partnerships		-		-		
Deferred liabilities		6,191,814		-		
CDA Partnerships – Long-Term Debt, net		38,135,416		-		
CDA Partnerships – Notes Payable to Funds Long-term debt of NEF funds		3,131,121		-		
Loans and bond payable, net		551,149,527		501,625,088		
Total liabilities	-	954,943,826	_	637,368,998		
Commitments and contingencies						
Net assets:						
Net assets. Net assets attributable to the Organization						
Without donor restrictions		211,978,535		211,978,535		
With donor restrictions		254,565,753		254,565,753		
Total net assets attributable to the Organization		466,544,288		466,544,288		
Net assets attributable to the noncontrolling interest in Project		34,033,849				
Partnerships (without donor restrictions)		54,055,047		-		
Total net assets		500,578,137		466,544,288		
Total liabilities and net assets	\$	1,455,521,963	\$	1,103,913,286		
	÷	, , , , , , , , , , , , , , , , , , , ,	_	. , , ,		

STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS

Six-month period ended June 30, 2021

ID	P	arent-Only
Support and Revenues Contributions	\$	78,342,671
Government grants and contracts	Ψ	28,881,507
Interest income on investments		855,212
Interest income on loans to CDPs Fee income		14,300,861
Other income		3,610,295
Equity in earnings of affiliates		11,457,507
Net assets released from restrictions		137,448,053
Total support and revenues		137,446,033
<u>Expenses</u>		
Program Services:		21 691 106
Project development and other program activities Project grants		31,681,196 72,004,204
Project loans:		72,001,201
Interest		6,802,835
Provision for loss on receivable Increase in provision for uncollectible loans to CDPs		949,491
Provision for uncollectible recoverable grants to CDPs		939,009
Provision for losses on receivables		-
Impairment in investment in project partnerships Total program services		112,376,735
Total program services		112,370,733
Supporting Services:		15.050.400
Management and general Fund raising		15,958,482 4,146,927
Total supporting services		20.105.409
Total supporting services		20,103,407
Total expenses	\$	132,482,144
Change in net assets before gains and losses on investments, derivatives,		
equity in losses of partnership projects and other noncontrolling interest	\$	4,965,909
activities		
Transfers: Board designated net assets for loan fund activities		-
Realized & unrealized loss on investments and derivatives		615,167
Realized & unrealized loss on investment securities and interest rate swaps		_
held by project partnerships Realization of unrealized gain on investment securities available for sale by		
the operating partnerships		-
CDA Partnerships – Gain on Forgiveness of Debt		-
Gain on transfer of temporary investments in project partnerships Equity in losses of project partnerships		-
Equity in income of temporary investment in project partnerships		-
Gain on settlement of bond		-
Gain on transfer of interest in CDA Partnerships Change in net assets before noncontrolling interest activities		5,581,076
•		3,301,070
Other noncontrolling interest activities: Loss on deconsolidation		
Noncontrolling capital contributions		-
Distribution from Funds		-
Change in control related to previously unconsolidated funds		<u>-</u>
Change in net assets		5,581,076
Net assets beginning of year		466,544,288
Transfer of net assets upon deconsolidation Assumption of Interest in CDA partnerships		-
Net asset, end of year	\$	472,125,364

STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS

Year ended December 31, 2020

	Consolidated	Parent Only
Support and Revenues Contributions	\$ 249,682,202	\$ 249,682,202
Government grants and contracts Interest income on investments	146,006,721 2,272,773	146,006,721 2,082,908
Interest income on loans to CDPs	30,030,459	28,458,026
Fee income Other income	55,424,153 29,820,664	8,191,116
Equity in earnings of affiliates	29,820,004	16,087,907
Net assets released from restrictions	1,347,273	-
Total support and revenues	514,584,245	450,508,880
Expenses		
Program Services: Project development and other program activities	114,272,845	59,370,931
Project grants	233,233,794	232,781,294
Project loans: Interest	16,603,603	15,138,678
Provision for loss on receivable	2,066,314	13,136,076
Increase in provision for uncollectible loans to CDPs	5,386,938	4,619,869
Provision for uncollectible recoverable grants to CDPs Provision for losses on receivables	8,923,975	8,923,975
Impairment in investment in project partnerships	- 200 407 460	- 220 024 747
Total program services	380,487,469	320,834,747
Supporting Services:	42.024.200	20 ==2 001
Management and general Fund raising	42,371,730 8,024,751	30,753,081 8,024,751
Total supporting services	50,396,481	38,777,832
Total expenses	\$ 430,883,950	\$ 359,612,579
Change in net assets before gains and losses on investments, derivatives, equity in losses of partnership projects and other noncontrolling interest activities	\$ 83,700,295	\$ 90,896,301
Transfers: Board designated net assets for loan fund activities	-	-
Realized & unrealized loss on investments and derivatives	1,450,777	1,450,777
Realized & unrealized loss on investment securities and interest rate	-	-
swaps held by project partnerships Realization of unrealized gain on investment securities available	1 < 501	_
for sale by the operating partnerships	16,581	
CDA Partnerships – Gain on Forgiveness of Debt Gain on transfer of temporary investments in project partnerships	993,708	-
Equity in losses of project partnerships	<u>-</u>	-
Equity in income of temporary investment in project partnerships Gain on settlement of bond	(504,052)	-
Gain on transfer of interest in CDA Partnerships	2,728,932	<u>-</u>
Change in net assets before noncontrolling interest activities	88,386,241	92,347,078
Other noncontrolling interest activities:		
Loss on deconsolidation	22 456 092	-
Noncontrolling capital contributions Distribution from Funds	32,456,982	-
Change in control related to previously unconsolidated funds		
Change in net assets	120,843,223	92,347,078
Net assets (deficit), beginning of year	379,734,914	374,197,210
Transfer of net assets upon deconsolidation Assumption of Interest in CDA partnerships		
Net asset (deficit), end of year	\$ 500,578,137	\$ 466,544,288

SUPPLEMENTAL FINANCIAL INFORMATION

As of June 30, 2021

	F	Parent-Only
Unsecured Loans Receivable	\$	19,729,615
Unsecured Loans Receivable as a Percentage of Total Loans ⁽¹⁾		4%
Loans Delinquent 90 Days or More	\$	2,096,402
Loans Delinquent 90 Days or More as a Percentage of Total Loans ⁽¹⁾		0%
Notes Payable	\$	69,439,000
Notes Redeemed	\$	0
Long-Term Debt	\$	489,578,719
Net Assets without Donor Restrictions	\$	208,696,849
Net Assets without Donor Restrictions as a Percentage of Net Assets		44%
Net Assets	\$	472,125,364
Total Loans Receivable	\$	503,640,958

⁽¹⁾ Total Loans reflects gross loans receivable. LISC's allowance for uncollectible loans as of June 30, 2021 was \$30,822,005.

SUPPLEMENTAL FINANCIAL INFORMATION As of December 31, 2020

	C	Consolidated	Parent Only		
Unsecured Loans Receivable ⁽¹⁾	\$	63,590,155	\$	18,327,875	
Unsecured Loans Receivable as a Percentage of Total Loans ⁽²⁾		11%		4%	
Loans Delinquent 90 Days or More	\$	2,395,448	\$	2,395,448	
Loans Delinquent 90 Days or More as a Percentage of Total Loans ⁽²⁾		0%		0%	
Notes Payable	\$	31,870,000	\$	\$31,870,000	
Notes Redeemed	\$	0	\$	0	
Long-Term Debt	\$	529,234,669	\$	438,133,479	
Net Assets without Donor Restrictions	\$	246,012,384	\$	211,978,535	
Net Assets without Donor Restrictions as a Percentage of Net Assets		49%		45%	
Net Assets	\$	500,578,137	\$	466,544,288	
Total Loans Receivable	\$	583,902,018	\$	499,024,128	

- (1) Unsecured Loans Receivable in 2020 includes \$43 million of PPP loans. While not secured by collateral, the PPP loans have a 100% payment guarantee from the SBA.
- (2) Total Loans reflects gross loans receivable. LISC's allowance for uncollectible loans as of December 31, 2020 was \$31,420,785 on a consolidated basis and \$29,867,689 on a parent-only basis.

RISK FACTORS

An investment in the Notes involves various material risks, including the loss of all of an investor's principal. Prior to any investment, and in consultation with their financial, tax, and legal advisors, investors should carefully consider, among other matters, the following risk factors and the other information contained in this prospectus, including the relevant pricing supplement, before deciding whether to purchase Notes. There can be no assurance that the following list of risks associated with an investment in the Notes is comprehensive. Additional risks not presently known to LISC or that are currently deemed immaterial could also materially and adversely affect LISC's financial condition, results of operations, nonprofit activities, and prospects.

Risks associated with the Notes and the Offering

The Notes are not secured by any assets of LISC and will be subordinated to any existing or future secured indebtedness of LISC, and investors will be dependent solely upon the financial condition and operations of LISC for payment of principal and accrued interest on the Notes.

The Notes will be paid from net assets without donor restrictions and cash then available, which may be insufficient to pay the Notes at maturity. Net assets with donor restrictions will not be legally available for payment of the Notes if use of the assets for that purpose would be inconsistent with the restrictions imposed by donors. While it is anticipated that LISC's financial obligation to pay interest on and the principal of the Notes will be funded by LISC's cash flows, including cash flows generated from the loans LISC makes with the proceeds from the sale of the Notes, there can be no assurance that is the case. Investors in the Notes will be subordinate to LISC's secured creditors and will generally not have any priority over any other of LISC's unsecured creditors. In the event of a bankruptcy, liquidation, dissolution, reorganization, or similar proceeding, LISC's secured creditors have priority over investors in Notes, and will be entitled to recover from the collateral securing such indebtedness prior to any payment being made to holders of Notes. Thus, LISC's assets may be insufficient to fully satisfy LISC's obligations to pay the Notes. Therefore, the relative risk level is higher for the Notes than for LISC's secured indebtedness. For additional information, please see "Financing and Operational Activities – Schedule of Liabilities" on page 42.

LISC's consolidated affiliates have no obligation, contingent or otherwise, to pay any amounts due on the Notes or to make funds available to LISC to do so.

LISC's consolidated affiliates are separate and distinct legal entities with assets and liabilities of their own. The claims of creditors of those consolidated affiliates will have priority as to the assets and cash flows of those consolidated affiliates before such assets and cash flows may be made available to LISC. LISC's consolidated affiliates have no obligation, contingent or otherwise, to pay any amount due on the Notes or to make funds available to LISC to do so. In the event of a bankruptcy, liquidation, dissolution, reorganization, or similar proceeding with respect to LISC's consolidated affiliates, their creditors will be entitled to payment on their claims from assets of those consolidated affiliates. For additional information, please see "Financing and Operational Activities – Schedule of Liabilities" on page 42.

No sinking fund or other specific allocation of assets or cash flow has been made or will be made to secure payment of the principal of the Notes or to secure payment of accrued interest.

The Notes may be riskier than other notes or debt instruments for which a sinking fund is established, and LISC's ability to pay the principal and interest on the Notes will depend on the cash then available as part of LISC's net assets without donor restrictions.

The Notes are not FDIC or SIPC insured, are not bank instruments, and are subject to investment risks.

The Notes are not FDIC- or SIPC-insured or otherwise insured or guaranteed by any governmental agency and are not certificates of deposit or deposit accounts with a bank, savings and loan association, credit union, or other financial institution regulated by federal or state authorities. As a result, investors are at risk of possible total loss of principal invested.

LISC is offering the Notes on a reasonable best-efforts sales basis, and there is no minimum sales requirement.

The offering of the Notes is on a reasonable best-efforts basis. Therefore, there is no minimum sales requirement or minimum amount of proceeds that LISC must receive from the sale of the Notes before LISC will close with investors and have the right to utilize proceeds. Investors' funds will be immediately available for use by LISC as lending capital in its nonprofit activities and operations, or for other general corporate purposes, regardless of whether any threshold of sales is met. Low sales of the Notes will not result in cancellation of the offering or cause LISC to refund any amounts to investors.

The interest rate applicable to a Note is fixed at the time of issue.

Interest rates offered for the Notes may change at LISC's discretion and will be determined by LISC at the time of issuance based on market conditions, the then-current interest rate environment, and other relevant factors. Should interest rates rise, LISC is not legally obligated to pay a higher rate or to redeem the principal of a Note prior to its maturity. Moreover, the value of the Notes may decline in a rising interest rate environment. Risks of investment in the Notes may be greater than implied by a relatively low interest rate on the Notes.

LISC may have the right to redeem a Note, in whole or in part, at LISC's option prior to the Note's stated maturity date.

If provided in the relevant pricing supplement, LISC will have the right to redeem a Note, in whole or in part, at LISC's option prior to the Note's stated maturity date. There can be no assurance that the proceeds from the redemption of a Note can be reinvested in other securities having terms, interest rates, and investment risks similar to the Notes that LISC redeems. For more information on LISC's redemption right, see "Description of the Notes – Right of Redemption" on page 68.

The value of the Notes may be adversely affected by a decrease in the credit ratings assigned to the Notes or LISC.

A credit rating reflects only the view of the rating agency giving such rating. Any explanation of the significance of such rating may only be obtained from the applicable rating agency. Generally, rating agencies base their ratings on information and materials furnished and on investigation, studies, and assumptions by the rating agencies. There is no assurance that a rating will apply for any given period of time or that a rating will not be revised or withdrawn. A revision or withdrawal of a rating may have an adverse effect on the value of and ability to resell the Notes. LISC and InspereX have not undertaken any responsibility to bring to the attention of noteholders any proposed revision or withdrawal of any rating or to oppose any such proposed revision or withdrawal of any rating.

LISC has made only limited covenants in the Notes, which do not include covenants or restrictions with regard to LISC's financial condition and operations.

The Notes contain covenants to pay principal and interest when due but do not contain certain other covenants that are contained in certain of LISC's other debt obligations. For example, the Notes do not contain any "affirmative" covenants relating to LISC's financial condition, such as a threshold net income, debt-to-assets ratio, or income-to-debt ratio or other financial covenants that may appear in debt instruments issued by other financial institutions, companies, or nonprofit entities. In addition, the Notes do not contain any "negative" covenants that restrict LISC's nonprofit operations or capital structure, such as restrictions or prohibitions on the amount or type of loans that LISC may extend, or the amount or type of debt that LISC may incur, or any other types of negative covenants that may appear in notes or indebtedness issued by other financial institutions, companies, or nonprofit entities. As a result, a default may occur in LISC's other debt instruments without triggering a default under the Notes. As such, there are limited contractual protections for investors contained in the Notes.

No trust indenture has been or will be established, and no trustee has been or will be appointed. The Notes are being issued pursuant to an exemption from the Trust Indenture Act, and the provisions of that Act designed to protect debt owners are not applicable to investors in the Notes.

Debt, such as the obligations represented by the Notes, is often issued pursuant to a trust indenture, such as the type required for certain debt offerings by the Trust Indenture Act of 1939. These indentures provide covenants and procedures to protect debt owners and appoint a trustee to act for the benefit of all debt holders, to exercise their remedies collectively, and to protect their interests. However, the Notes are not governed by any indenture and there is no trustee. No trustee monitors LISC's affairs on investors' behalf, no agreement provides for joint action by investors in the event LISC defaults on the Notes, and investors do not have the other protections a trust indenture would provide. Accordingly, the Notes may be riskier than notes for which a trust indenture is established. In the event of a default under the Notes, each holder will have to seek available remedies on an individual basis, which is likely to be expensive and may not be economically practicable.

The Notes are being offered in reliance on exemptions from registration under the federal and state securities law in the states in which LISC is offering the Notes. If it is determined that the Notes are not exempt from federal and/or state securities laws, LISC may be required to make rescission offers and may be subject to other penalties for which LISC may not have the funds available.

The offering described in this prospectus is being made in reliance upon exemptions from registration under federal and state securities laws, including exemptions under Section 3(a)(4) of the Securities Act and the exemptions from registration of the securities of nonprofit charitable organizations provided by the laws of certain states in which the Notes are offered. Reliance on these exemptions does not, however, constitute a representation or guarantee that such exemptions are indeed available. LISC may seek to qualify, register, or otherwise obtain authorization for the offering in certain other states where LISC believes such qualification, registration, or other authorization is required. If, for any reason, the offering is deemed not to qualify for exemption from registration under the nonprofit securities exemptions referred to above (and if no other exemption from registration is available), and the offering is not registered with the applicable federal or state authorities, the sale of the Notes will be deemed to have been made in violation of the applicable laws requiring registration. In the event of such a violation, penalties and fines may be assessed against LISC and investors will typically have the right to rescind their purchase and to have their purchase price returned, together with interest at statutorily prescribed rates. If investors request the return of their investment, funds may not be available to LISC for that purpose, and LISC may be unable to pay all investors in any affected states. Any refunds made would also reduce funds available for LISC's operations.

A significant number of requests for rescission could leave LISC without funds sufficient to respond to rescission requests or to successfully proceed with LISC's nonprofit activities.

The Survivor's Option may be limited in amount.

LISC has a discretionary right to limit the aggregate principal amount of Notes subject to the Survivor's Option that may be exercised in any calendar year to an amount equal to the greater of \$1,000,000 or 1% of the outstanding principal amount of all Notes outstanding as of the end of the most recent calendar year. LISC also has the discretionary right to limit to \$250,000 in any calendar year the aggregate principal amount of Notes subject to the Survivor's Option that may be exercised in such calendar year on behalf of any individual deceased beneficial owner of Notes. Accordingly, no assurance can be given that exercise of the Survivor's Option for the desired amount will be permitted in any single calendar year.

Holders of Notes can only act indirectly through DTC.

Note transactions are settled through DTC. As is standard to facilitate such electronic transactions, DTC represents such Notes with one or more global certificates registered in the nominee name of "Cede & Co.," rather than in the name of the investor or investor's nominee.

Any changes in the federal and state securities laws relating to securities offered and sold by nonprofit charitable organizations could adversely affect LISC's ability to sell the Notes or LISC's ability to pay the principal and interest on the Notes.

Pursuant to current federal and state exemptions related to certain securities offerings, the Notes will not be registered with the SEC and may not be registered with certain state securities regulatory bodies. However, these laws are subject to change and frequently do change. Any such change may make it costlier and more difficult for LISC to offer and sell the Notes and could result in a decrease in the amount of Notes ultimately sold, which could affect LISC's ability to pay the principal and interest on the Notes.

SEC Regulation Best Interest imposes obligations related to investment suitability that may limit some potential investments in this offering.

The SEC's Regulation Best Interest establishes a "best interest" standard of conduct for broker-dealers and associated persons when they make a recommendation to a retail customer of any securities transaction or investment strategy involving securities. Depending on individual investor circumstances, this "best interest" standard may limit some potential investments in this offering. For more information, see "How to Invest/Plan of Distribution – Investment Suitability under SEC's Regulation Best Interest" on page 74.

No public market exists for the Notes, and therefore the transfer of the Notes is limited and restricted.

LISC has no obligation, and does not intend, to register the Notes for resale by noteholders. The Notes will not be listed for sale on any securities exchange. Dealers may be liquidity providers, and there may be a secondary market in the Notes; however, there is no assurance that dealers will be liquidity providers or that a secondary market in the Notes will develop. In addition, limitations on the transfer of the Notes may be imposed under applicable federal and state securities laws. As a result, there is no trading market for the Notes at present. Investors should therefore consider the Notes as an investment to be held until maturity.

Holders of Notes should be aware of certain tax consequences.

The interest paid or accrued on the Notes will be taxable as ordinary income to the investor in the earlier of the year it is paid or the year it is accrued, depending on the investor's method of accounting. LISC will cause each investor to be provided with a Form 1099-INT or the comparable form by January 31 of each year detailing the interest earned on their investments in the prior year. Investors will not receive a receipt for a charitable contribution and will not be entitled to a charitable deduction for the purchase of the Notes. Investors should consult with their tax advisor regarding any tax treatment of the Notes.

Risks associated with LISC

LISC may not be able to pay its obligations under the Notes if there is a material adverse effect in LISC's financial condition or results of operations.

Payment of the Notes depends on the ability of LISC to generate revenues sufficient to cover debt service on the Notes and all other indebtedness of LISC while meeting its operating expenses and other cash requirements. No representation can be made or assurance given that revenues will be realized by LISC in amounts sufficient to make the payments necessary to meet the obligations of LISC and to make debt service payments on the Notes as they become due. Future revenues and expenses of LISC are subject to, among other things, the capabilities of the management of LISC; future economic conditions; and a variety of non-economic and other conditions, many of which are unpredictable or not within LISC's control. No representation can be made or assurance given that LISC's net assets will not decrease in the future. The payment of principal and interest on the Notes, as well as other obligations of LISC, may be adversely impacted by these factors.

Examples of these factors include, but are not limited to, the following:

- General lending risks. Although LISC has established due diligence and payment monitoring
 procedures, there can be no guarantee that borrowers will repay LISC promptly or at all. While
 LISC intends to pay holders of the Notes on schedule, defaults or untimely repayments of loans by
 borrowers may result in LISC having insufficient funds to make timely payments under the Notes.
 Specific lending risks include:
 - O Changes in interest rates. LISC's earnings and cash flows depend substantially upon its net interest income. Net interest income is the difference between (x) interest income earned on its loans and other interest-bearing assets and (y) interest expense paid on interest-bearing liabilities, such as the Notes or other borrowed funds. Interest rates are sensitive to many factors that are beyond its control, including general economic conditions, competition and policies of various governmental and regulatory agencies and, in particular, the policies of the Board of Governors of the Federal Reserve System. Interest rate changes could affect: (1) LISC's ability to originate loans; (2) the fair value of LISC's financial assets and liabilities, including its investment portfolio; and (3) the average duration of LISC's interest-earning assets. Any substantial, unexpected, prolonged change in market interest rates could have a material adverse effect on LISC's financial condition and results of operations.
 - O Prepayment and refinancing risk. Prepayment and refinancing rates may adversely affect the value of LISC's loan portfolio. Prepayment and refinancing rates on loans may be affected by a number of factors including, but not limited to, interest rate levels, the availability of credit, the relative economic vitality of the area in which the related properties are located, the servicing of the loans, possible changes in tax laws, other

opportunities for investment, and other economic, social, geographic, demographic, and legal factors and other factors beyond LISC's control. Consequently, prepayment and refinancing rates cannot be predicted with certainty, and no strategy can completely insulate LISC from prepayment or other such risks. In periods of declining interest rates, prepayment and refinancing rates on loans generally increase, and the proceeds of such prepayments and refinancings received during such periods are likely to be utilized by LISC to make loans yielding less than the yields on the loans that were prepaid or refinanced.

- o Sector concentration risk. LISC finances commercial real estate, mixed-use real estate, and other projects in affordable housing; health; education; community and recreational facilities; and other projects. If one or more of these sectors experiences a financial downturn, LISC's borrowers may have difficulty making loan payments.
- O Geographic concentration risk. LISC finances nonprofit organizations, mission-aligned for-profit entities, and small businesses throughout the United States. As of December 31, 2020, 19% of LISC's revenue-generating portfolio was concentrated in California, 14% in New York and 12% in Washington, D.C. If one or more of these geographic areas experiences a financial downturn, LISC's borrowers may have difficulty making loan payments.
- O Illiquidity risk. Loans made by LISC are typically illiquid as there is no secondary market for community development loans. While investment diversification, credit analysis, and limited maturity can reduce the risk of loss, there can be no assurance that LISC will be able to liquidate its position in any particular loan, that borrowers will repay LISC promptly, or that losses will not occur.
- Charitable purpose. In furtherance of LISC's charitable purpose, LISC lends money to borrowers that are often unable to obtain financing at competitive market rates from conventional lenders, such as regulated retail or commercial banks. The reasons for this vary, but often relate to the creditworthiness of the borrower and the availability or value of the collateral the borrower is able to offer to support the credit risk represented by a loan to the borrower. As a result, there is a higher risk that LISC's loans may not be repaid.
- Lack of control. LISC may not have control over certain of its loans. Examples of loans over which
 LISC may or may not have control include loans where LISC is a subordinate lender or participated
 loans where LISC is not the lead lender. LISC's ability to manage its portfolio of loans may be
 limited by the form in which loans are made. LISC's rights to control the process following a
 borrower default may be subject to the rights of others whose interests may not be aligned with the
 interests of LISC.
- Limits on access to capital. A significant portion of LISC's revenue is derived from contributions and grants obtained through federal programs, private foundations, and other institutions. In addition, LISC relies heavily on allocations of funds from various programs offered by the U.S. Department of Treasury's Community Development Financial Institutions Fund ("CDFI Fund"). Receipt of grants and access to CDFI Fund programs are not guaranteed or renewable. They are also often associated with lengthy and stringent application processes, which can make them difficult to obtain. Periods of economic hardship may cause a decrease in the availability of grant funding as grant funding sources adopt more conservative financial practices. Budgetary constraints or shifts in the programmatic priorities of federal and private funding sources may also cause a decrease in the availability of CDFI Fund allocations and grants that are targeted to LISC's

mission. Because of the uncertain nature of grant receipts or allocations from the CDFI Fund, there is a risk that a sudden reduction in funding could occur, which may adversely impact LISC's ability to pay its obligations as they come due. LISC also depends on bank financing and other sources of financing. LISC's inability to access such funding at acceptable interest rates or at all could have a material adverse effect on its results of operations, financial condition, and business.

- LISC's investment portfolio may decline in value and may incur investment losses. LISC's investment portfolio is subject to investment risks, including the risks associated with investment in corporate bonds and fixed-income funds, U.S. government agency securities, certificates of deposit, and alternative investments. These risks may result in investment losses for LISC if the value of the investment portfolio declines. For information regarding LISC's investments, including investment returns, investment liquidity, and a discussion of applicable investment policies, see "Investing Activities" at page 52. Past performance does not indicate how LISC's investments will perform in the future.
- New business activities. LISC may enter into new business ventures or alter its existing business model in order to achieve greater social impact consistent with its charitable purpose. For example, LISC may expand the number and type of loan products or programs it offers; adjust its risk tolerance parameters with respect to new or existing business; change the manner or scope of its asset acquisition strategies, including through loan sales, purchases, and participations; change the manner or scope of its investment management strategies by engaging in joint ventures or establishing investment vehicles with, or by selling or contributing assets to, related or unrelated third parties; expand the industries or geographic areas in which it operates; or offer new forms of technical assistance or other innovative products or services. Although LISC's intention in undertaking new business activities or altering its existing business model may be to increase its social impact, losses related to these activities may adversely impair LISC's financial condition or present a risk of litigation or regulatory oversight not currently present in its existing business model.

The COVID-19 pandemic could adversely impact LISC's activities, financial condition, results of operations or cash flows.

The COVID-19 pandemic is continuing to disrupt the economy, financial markets, and societal norms in the United States and across the world, and it is impossible to predict the ultimate adverse impact it could have on LISC or its borrowers. The COVID-19 pandemic represents a material uncertainty and risk with respect to LISC's activities, financial condition, results of operations, and cash flows. The effects of COVID-19 could, among other things, result in a material increase in requests from LISC's borrowers for loan deferrals, modifications to the terms of loans from LISC, or other borrower accommodations; have a material adverse impact on the financial condition of LISC's borrowers or their clients, tenants or customers, potentially impacting their ability to make payments to LISC as scheduled and driving an increase in delinquencies and loan losses; result in additional material provisions for loan losses; result in a decreased demand for LISC's loans; force personnel to miss work or conduct operations less productively; negatively impact LISC's ability to access capital on attractive terms or at all; or lead to a decrease in LISC's liquidity. These effects could have a material adverse impact on LISC's business, financial condition, results of operations, or cash flows, which could negatively affect LISC's ability to pay the principal and interest on the Notes. For additional information, please see "Description of Issuer – Impacts of COVID-19" beginning on page 27.

Net assets with donor restrictions may not be legally available for payment of investors.

LISC has received a significant quantity of funds with donor-imposed restrictions that limit their use. Funds with donor restrictions amounted to \$37,622,255, or approximately 8% of LISC's total support and revenues, for the year ended December 31, 2020 on a parent-only basis. Additionally, \$254,565,753, or 55%, of LISC's net assets on a parent-only basis were subject to donor restrictions as of December 31, 2020. Funds with donor restrictions amounted to \$37,622,255, or approximately 7% of LISC's total support and revenues for the year ended December 31, 2020, on a consolidated basis. Also, \$254,565,753, or 51%, of LISC's net assets on a consolidated basis were subject to donor restrictions as of December 31, 2020. Donor-imposed restrictions limit the use of funding to a specified purpose, geography, and/or time period. These funds may not legally be available for payment on the Notes if use of the funds for that purpose would be inconsistent with the restrictions imposed by donors.

LISC's ability to pay the principal and interest on the Notes is dependent on the economic success of its lending activities and other sources of funds without donor restrictions.

While LISC has benefited from historically low interest rates in the marketplace over the last few years, should interest rates rise, there can be no assurance that LISC will be able to pass on those increased rates in the loans LISC makes, which could result in compression of its net interest margin and could lead to a decline in net assets without donor restrictions. Further, LISC's borrowers derive their income from a wide variety of sources, which can include public agency contracts and grants and private donations, as well as private payments for rent and services. Partial reliance on public subsidies and grants and donations may affect the ability of borrowers to repay LISC, especially in challenging economic environments when federal, state, and local sources may decline, and the volume of grants and donations may decrease. In the event that loans made by LISC, including loans made with the proceeds of the Notes, are not repaid on a timely basis, LISC may not be able to pay the Notes upon their maturity. While LISC uses a number of underwriting processes and imposes a variety of standards in making loans, there can be no assurance that all of LISC's borrowers will repay LISC on a timely basis or at all, which could impact LISC's liquidity and therefore its ability to pay all outstanding Notes when due or at all.

LISC's ability to pay the principal and interest on the Notes depends on contributions, grants and other uncertain sources of income.

In addition to loan repayments and interest income, LISC is dependent upon contributions and grants for a portion of its revenue and financial support. On a parent-only basis, for the fiscal year ended December 31, 2020, contributions (56%) and government grants (32%) made up 88% of total operating support and revenue, with the remainder coming from lending income (6%), distributions from affiliates (4%), interest income on investments (<1%), and income earned on other activities (2%). On a consolidated basis, for the fiscal year ended December 31, 2020, contributions (49%) and government grants (28%) made up 77% of total operating support and revenue, with the remainder coming from lending income (6%), fee income (11%), interest income on investments (<1%), and income earned on other activities (6%). On a consolidated basis, as of December 31, 2020, approximately 56.4% of LISC's contributions revenue was from five donors. Additionally, of the \$32.3 million in government grants and contracts receivable on a consolidated basis as of December 31, 2020, approximately \$9.5 million was from one government agency. These contributions and grants are not guaranteed, and therefore it is possible that sufficient funds will not be available to continue LISC's operations, and LISC could become unable to pay the interest or principal of the Notes when due.

LISC's lending criteria used in determining whether a loan should be made to a borrower may be more lenient than the criteria used by commercial lenders, and enforcement of these criteria may not be as rigorous.

As a charitable organization, LISC is willing and able to underwrite certain complex cash flows, often based on federal, state, and local funding and subsidy programs, with which commercial lenders may have limited experience and which may not meet conventional lending standards. LISC's underwriting is based on knowledge and experience in certain areas. In certain instances, LISC may be willing to modify and extend the terms of its loans to an extent greater than a commercial lender may be willing to do. Thus, repayment of LISC's loans may take longer than the original loan amortization or other repayment schedules, and its portfolio of loans may include loan extensions and other terms and modifications that would not be typical for a commercial lender.

LISC may incur additional debt, which may hinder its ability to pay the principal and interest on the Notes.

LISC may issue secured debt, additional notes, or other unsecured indebtedness without the consent of holders of the Notes. The incurrence by LISC of additional indebtedness may adversely affect its ability to pay the principal and interest on the Notes. Further, if LISC incurs additional indebtedness, the perception of LISC's ability to pay debt service on the Notes, regardless of LISC's actual ability to make such payments, may result in a decrease in the value or price of the Notes. In addition, if LISC incurs significant additional indebtedness, it may negatively impact LISC's ability to increase net assets.

Changes in governmental priorities and regulations may adversely affect LISC.

Some of LISC's operations are subject to regulation by federal, state, and local governmental authorities. Although LISC believes that its activities are in compliance in all material respects with applicable local, state, and federal laws, rules, and regulations, there can be no assurance that this is the case or that more restrictive laws, rules, and regulations governing its activities will not be adopted in the future, which could make compliance much more difficult or expensive, restrict its ability to originate loans, further limit or restrict the amount of interest and other charges earned under loans LISC originates, or otherwise adversely affect LISC's operations or prospects, which could adversely affect its ability to operate and to make payments under the Notes. Changes in funding priorities by federal, state, or local governments could have an adverse effect on the sectors where LISC provides financing. This could hinder LISC's ability to make loans or affect the ability of its borrowers to make loan payments. In addition, future changes in federal or state laws, rules, or regulations governing the sale of securities by religious, charitable, or other nonprofit organizations may make it more difficult for LISC to offer the Notes. Such an occurrence could result in a decrease in the amount of the Notes sold by LISC, which could potentially affect LISC's operations and its ability to pay the principal and interest on the Notes.

Failure to meet LISC's existing debt obligations on any debt agreement could result in a cross-default under other debt agreements, which could adversely affect LISC's nonprofit activities, operations, and financial condition.

LISC's existing debt is (and any future debt likely will be) structured through debt agreements, many of which contain (or will contain) provisions for financial covenants that LISC must maintain in order to avoid an event of default. If LISC were to fail to maintain a financial covenant in any of the debt agreements, it would trigger an event of default in not only that particular debt agreement, but also in all other debt agreements that contain a cross-default provision. Similarly, LISC's failure to pay interest or principal under the Notes may also trigger defaults under those debt obligations. If LISC defaults on its debt

agreements, it would negatively impact LISC's financial position and ability to pay principal and interest on the Notes when due.

Any change to LISC's nonprofit, tax-exempt, or CDFI status could negatively impact its ability to pay principal and interest on the Notes.

Federal authorities have determined that LISC is a CDFI certified by the CDFI Fund, and LISC is exempt from federal and state taxation on the basis of its nonprofit, charitable purpose. These determinations are based on a number of conditions and assumptions that must continue to be met in order for such determinations to be maintained. If LISC fails to satisfy any of those conditions or assumptions, LISC could lose its status as a CDFI, nonprofit, or tax-exempt entity, which could subject LISC to federal and/or state taxation, which would have a negative impact on its cash resources and financial viability and could ultimately negatively impact its ability to pay the principal and interest on the Notes. If LISC loses its CDFI status, it will no longer be able to participate in the various programs that are only available to CDFIs. LISC's inability to participate in such programs could pose a significant challenge to its ability to operate. The loss of its status as a nonprofit, tax-exempt entity, or CDFI may result in a default under existing arrangements, which would negatively impact LISC's financial condition and ability to pay principal and interest under the Notes when due.

If LISC does not accurately match asset-liability loan maturities with the Notes, LISC may not have sufficient capital available to pay the Notes when due.

While LISC seeks to coordinate the maturities of the loans LISC makes with the maturities of the debt LISC incurs to fund those loans, there can be no assurance that LISC will be successful in doing so with the Notes, which could impact its liquidity and therefore its ability to have sufficient cash resources available to pay the principal and interest on the Notes when due.

LISC's allowance for uncollectible loans may not be sufficient to cover potential loan losses.

LISC maintains an allowance for uncollectible loans ("Allowance") for its loan portfolio, which is determined by, among other factors, loan portfolio risk analysis, current economic conditions, loss history, and generally accepted accounting principles. While LISC performs an analysis of the adequacy of the Allowance, as do its auditors, there can be no assurance that the Allowance is or will be sufficient to address all potential losses on the loan portfolio.

Holders of Notes are subject to risk associated with bankruptcy or insolvency of LISC.

If LISC, a consolidated affiliate, or another affiliated organization seeks relief under bankruptcy or related laws, a bankruptcy court could attempt to consolidate its assets into the bankruptcy estate, possibly resulting in delayed or reduced payments to noteholders.

If LISC's consolidated affiliates become subject to claims or litigation, LISC could be liable.

LISC is a separate legal entity apart from its consolidated affiliates and believes it may not be liable for claims made against its consolidated affiliates. It is possible, however, that in the event of claims against LISC's consolidated affiliates, the claimants might contend that LISC is also liable. Such claims, if upheld by the courts, could negatively affect LISC's financial condition and ability to pay the principal and interest on the Notes.

LISC depends on the efforts of its senior management and staff, and loss of key personnel could adversely affect its operating performance and ability to pay principal and interest under the Notes when due.

Like most entities, LISC's successful operations are dependent on the efforts of its senior management and staff who are expected to continue to devote substantially all of their time and efforts to LISC's nonprofit activities. Discontinuation of such devotion of time and efforts, coupled with any inability to attract and retain other skilled personnel, could negatively impact LISC's nonprofit activities or its financial condition, which could impair its ability to pay the principal and interest on the Notes. There can be no assurance that LISC will be successful in retaining its current personnel or replacing any loss of key personnel with equally competent individuals.

LISC, and its vendors, rely on technology and technology-related services.

The majority of LISC's records are stored and processed electronically, including records of its notes receivable and notes payable. LISC relies, to a certain extent, upon third-party vendors for providing hardware, software, and services for processing, storing, and delivering information. LISC's electronic records include confidential customer information and proprietary information of its organization. Electronic processing, storage, and delivery have inherent risks, such as the potential for hardware failure; virus or malware infection; input or programming errors; inability to access data when needed; permanent loss of data; unauthorized access to data; or theft of data. While LISC and its vendors take measures to protect against these risks, it is possible that these measures will not be completely effective and that there may be other risks that have not been identified because they are different or unknown or that may emerge in the future. If LISC were to experience large-scale data inaccuracy, inability to access data for an extended time period, permanent loss of data, data breach, failure of its vendors to perform as contracted, or other significant issues regarding data, it could adversely affect all aspects of its operations. In addition, if investors elect to use LISC's website and related online or mobile services, LISC can offer no assurances and make no warranty as to their accuracy and availability, and such use is subject to the terms, conditions, and limitations set forth in applicable usage agreements.

LISC may change its policies and procedures.

This prospectus includes descriptions of policies and procedures of LISC, such as LISC's loan policies and investment policy. The descriptions of these policies and procedures are intended to help investors understand LISC's current operations. LISC's prior policies and procedures differed from the current policies and procedures described in this prospectus. Further, LISC reserves the right to change its policies and procedures in the future at any time. If LISC changes its policies and procedures, there may be an adverse impact on LISC's ability to pay the principal and interest on the Notes.

USE OF PROCEEDS

LISC is offering up to \$200,000,000 in aggregate principal amount of Notes outstanding. As of August 27, 2021, the aggregate principal amount of Notes outstanding was \$88,462,000, meaning that an aggregate principal amount of \$111,538,000 of Notes remained available for purchase as of that date. The amount of Notes available for purchase will vary from time to time depending on the amount of Notes sold and the amount of Notes that mature and are repaid during the offering period.

LISC will use the proceeds of the offering for general corporate purposes, including to refinance certain of LISC's existing indebtedness ("Refinance Purpose") and as capital for loans made by LISC and its consolidated affiliates ("Loan Purpose"), each in support of LISC's overall mission to encourage the growth of, and provide support to, neighborhood and community development organizations and businesses that foster improvement of economic conditions; develop housing and other physical facilities; provide amenities and services; and other activities that help to revitalize disinvested communities and/or benefit low-wealth individuals and families.

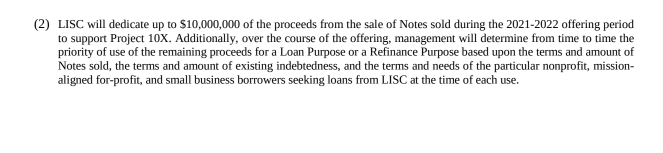
Additionally, LISC is increasing its commitment to Project 10X, a program started in 2020 under which LISC has invested in building equity and wealth for Black, Indigenous and People of Color. LISC dedicated \$10,000,000 of the proceeds from the sale of Notes during 2020-2021 offering period (the approximate 12-month period ending on the date of this prospectus) to support Project 10X and is dedicating up to an additional \$10,000,000 of the proceeds from the sale of Notes during the 2021-2022 offering period (the approximated 12-month period beginning on the date of this prospectus) to support its Project 10X. Project 10X may include investments in, among other things, homeownership and small business ownership, investing in community assets and wellbeing, and supporting quality jobs with good wages and benefits ("Project 10X"). LISC expects to use these proceeds, along with grants, partner contributions, loans and other capital raised to support Project 10X, to address critical elements to close the racial health, wealth, and opportunity gaps in the United States.

In furtherance of its Refinance Purpose, LISC intends to refinance up to \$29,715,940 of its higher cost, fixed-rate debt, which has an average interest rate of 3.17%, matures between 2022 and 2024, and can be prepaid without penalty.

As part of its Loan Purpose, LISC offers a variety of loan products to nonprofit organizations, missionaligned for-profit businesses, and small businesses operating in or supporting affordable housing, health, education, community and recreational facilities, commercial facilities, the creative economy, employment and other projects that seek to forge resilient and inclusive communities across the United States and/or benefit low-wealth individuals and families.

Expected Proceeds ⁽¹⁾	Proceeds	Used for Each l	Purpose (%) ⁽²⁾	Proceeds Used for Each Purpose (\$)(2)		
	Loan	Refinance	Project 10X	Loan	Refinance	Project 10X
Minimum: \$108,534,550	63%	27%	9%	\$68,818,610	\$29,715,940	\$10,000,000
Maximum: \$110,988,386	64%	27%	9%	\$71,272,446	\$29,715,940	\$10,000,000

⁽¹⁾ Figures are estimated based on the assumption that Notes in the aggregate principal amount of \$111,538,000 are sold. LISC expects to receive net proceeds after sales compensation to InspereX based on the maturity of the Notes sold, ranging from \$997 per \$1,000 of 1-year Notes to \$975 per \$1,000 of 15-year Notes. LISC estimates that the total expenses of the offering for the 2021-2022 offering period, excluding sales compensation, will be approximately \$215,000 and the total expenses of the offering including sales compensation will range from \$549,614 to \$3,003,450.



DESCRIPTION OF THE ISSUER

Overview

LISC is a New York not-for-profit corporation and is certified as a CDFI by the U.S. Department of the Treasury's CDFI Fund. LISC is a tax-exempt organization under Section 501(c)(3) of the Internal Revenue Code, as amended (the "Code"), and a public charity, as described under Section 509(a)(1) and Section 170(b)(1)(A)(vi) of the Code. LISC's principal executive office is located at 28 Liberty Street, 34th Floor, New York, NY 10005. As of the date of this prospectus, LISC and its consolidated affiliates operate through local offices in 37 cities and through a national rural program in 2,400 counties across 49 states, as well as Guam, Puerto Rico, and the United States Virgin Islands.

Mission

Together with residents and partners, LISC helps forge resilient and inclusive communities of opportunity across America—great places to live, work, visit, do business, and raise families.

LISC carries out its mission by encouraging growth of, and providing support to, neighborhood and community development organizations that foster improvement of economic conditions; development of housing and other physical facilities; provision of amenities and services; and other activities that help to revitalize distressed communities.

History

LISC was founded in 1979 by a group of Ford Foundation officials. LISC initially concentrated its efforts in the South Bronx, Boston, and Chicago, seeking to revitalize deeply distressed housing in historically underserved areas. In 1996, LISC was among the first community development entities to be certified as a CDFI by the CDFI Fund to provide financial products and services for underserved communities and populations. LISC is among the largest awardees of grants, loans, and investment authority in the CDFI Fund's history, garnering \$60.3 million in grant awards for lending activities since receiving CDFI certification.

Since its inception, and supported by its CDFI status, LISC has served as intermediary and convener of public- and private-sector resources within its communities by providing grant funding and technical assistance to its vast network of community partners. As the field of community development matured, and local community groups adopted a more holistic approach to the revitalization of their communities beyond housing, retail and commercial development, and community facilities, LISC's areas of focus and support have also expanded and evolved to address the needs of local community groups.

LISC has provided training, education, and financial support to organizations leading revitalization efforts in their communities. Over time, LISC has developed partnerships with government and private-sector agencies to provide resources to community organizations. Examples of these partnerships include: providing funding to 1,282 community development corporations through the U.S. Department of Housing and Urban Development's Section 4 program; partnering with the U.S. Department of Justice to provide funding and technical assistance to more than 82 community-police partnerships nationwide; helping build or renovate more than 416 recreation facilities through partnerships with the National Football League Foundation, ESPN, and Under Armour; and, leading a network of over 120 Financial Opportunity Centers to assist 14,250 people to improve their credit, 12,900 people to improve their net worth, and over 23,000 people to find employment in the most recent five-year period.

As new public policies and funding and tax programs emerged, LISC built additional new tools to expand capital access to support its charitable activities. To achieve this purpose, LISC strategically formed consolidated affiliates to support investment activities that fall outside of its core lending and grant making. More detail on LISC's consolidated affiliates is included under the heading "Legal Structure of LISC and its Consolidated Affiliates" starting on page 25.

Strategy

LISC mobilizes corporate, philanthropic, public, and private capital from local and national sources to fund a diverse toolkit of support—including loans, equity (through consolidated affiliates), grants, training, technical assistance, and public policy support—focused on improving the quality of life for historically underserved people and places. LISC takes a double-bottom-line view of its work, promoting social impact while also requiring strong financial performance of its investments. LISC's community investment model aims to improve conditions across America. By focusing on the needs of community residents, LISC also seeks to minimize displacement in places where gentrification has taken hold.

LISC believes that racial opportunity gaps—reflected in disparities in health and well-being, employment, wealth and financial security, and overall quality of life—are increasingly dividing America. This opportunity gap does not stem from any single root. Instead, LISC believes that it arises from discrimination and exclusion that systems and policies like redlining have perpetuated, leading to enduring imbalances and unequal access to basic needs like safety, housing, and healthcare, as well as inequality of educational and economic opportunities. Addressing such complex problems requires a set of equally multidimensional tools and strategies. LISC's strategic framework embraces a full range of activities that support comprehensive community development, health and safety, education, and family financial planning. The strategic framework builds on LISC's place-based development model as a new phase to ensure our contributions maximize equity and impact by building a more broadly shared American prosperity.

LISC concentrates efforts on raising capital for community investments and providing grants and making loans to nonprofit organizations, mission-aligned for-profit businesses, and small businesses that may not otherwise have access to traditional debt financing or financing at the rates LISC is able to offer.

Impact

In 2020, LISC and its consolidated affiliates provided a combined \$2 billion in grants, loans, and equity investments to community development efforts across the country.

Since its inception, LISC and its consolidated affiliates have invested an aggregate of \$24 billion in affordable housing, health, education, community and recreational facilities, public safety, employment, and other projects that seek to revitalize and stabilize low-wealth neighborhoods and benefit individuals and families living on low incomes. LISC's and its consolidated affiliates' investments have leveraged an aggregate investment of \$69 billion in development activity. LISC and its consolidated affiliates have helped finance 436,320 affordable homes and apartments and 74.4 million square feet of commercial, retail and community space. They have supported 257 early childhood centers serving approximately 26,542 children; 223 schools serving approximately 89,661 youth; 416 recreational centers and athletic fields serving approximately 750,000 youth; 103 health-related projects; 91 healthy food projects; and 33 theaters and other performance spaces.

Data indicates that as incomes rise, crime falls, property values increase, and local economies become more robust and resilient amid sustained community investments. Communities where LISC has invested intensively have shown a 9% increase in both median income and employment, compared to similar places where LISC has not made significant investments.

Areas of Operation

As of the date of this prospectus, LISC and its consolidated affiliates have 37 locations in: Atlanta, GA; Boston, MA; Buffalo, NY; Charlotte, NC; Chicago, IL; Cincinnati, OH; Denver, CO; Detroit, MI; Duluth, MN; Flint, MI; Greenville, SC; Hartford, CT; Honolulu, HI; Houston, TX; Indianapolis, IN; Jacksonville, FL; Kalamazoo, MI; Kansas City, MO; Los Angeles, CA; Louisville, KY; Memphis, TN; Milwaukee, WI; Minneapolis/St. Paul, MN; New York, NY; Newark, NJ; Norfolk, VA; Oakland, CA; Peoria, IL; Philadelphia, PA; Phoenix, AZ; Providence, RI; Richmond, VA; San Antonio, TX; San Diego, CA; Seattle, WA; Toledo, OH; and Washington, D.C. In addition, through its national rural program, LISC works in 2,400 counties in 49 states and in Guam, Puerto Rico and the United States Virgin Islands. LISC has made investments in all 50 states.

Legal Structure of LISC and its Consolidated Affiliates

In addition to local program offices, LISC has thirteen consolidated affiliates, twelve of which are actively involved in community development efforts. National Equity Fund, Inc. ("NEF") and New Markets Support Company ("NMSC") have ongoing operations that include combined 2020 investments of more than \$1.5 billion. LISC created Resilience and Recovery Network, LLC ("RRN") and immito, LLC ("immito") in 2018; The Bay's Future Fund LLC ("BFF"), Charlotte Housing Opportunity Investment Fund LLC ("CHOIF"), and LISC Fund Management, LLC ("LFM") in 2019; Detroit AHLF-CDFI Fund, LLC ("AHLF"), Black Economic Development Fund LLC ("BEDF"), BFF Preservation Fund Side Car LLC ("BFF Side Car") and Community Housing Fund LLC ("CHF") in 2020; and Southern Opportunity and Resilience Fund LLC ("SOAR") in 2021. LISC's other primary consolidated affiliate, Neighborhood Properties, LLC ("NP"), currently has limited operations and is not a significant source of revenue.

- NEF is an Illinois not-for-profit corporation formed in 1987 to raise equity-like capital for projects under the federal Low Income Housing Tax Credit ("LIHTC") program, which supports 90% of all affordable rental housing development, generates 150,000 jobs annually, and ensures capital is directed to places that might be overlooked by for-profit market participants. As of December 31, 2020, NEF has syndicated and placed \$17.5 billion in investments into LIHTC developments, resulting in the creation or preservation of 147,993 units of affordable rental housing. Based on 2020 activity, NEF upstreamed \$14.6 million in income to LISC. NEF had net assets of \$84.5 million as of December 31, 2020.
- NMSC is a Delaware limited liability company formed in 2003 to manage LISC's activities under the New Markets Tax Credit ("NMTC") program, a vehicle for financing economic development projects in under-resourced areas. NMSC has successfully applied for and received federal NMTC allocations totaling \$1.1 billion and state allocations totaling \$19.1 million, making it one of the largest recipients of NMTC allocation in the country. NMSC has made investments in 154 projects in 30 states and Washington D.C. These tax credits have leveraged an additional \$2.2 billion in financing; created or retained 24,000 construction and permanent jobs; and built 11.2 million square feet of commercial and community space, bringing schools, medical centers, arts, employers, and service providers to underinvested neighborhoods. NMSC had member equity of \$9.9 million as of December 31, 2020.
- RRN is a Texas limited liability company formed in 2018 to develop and operate a program to repair homes occupied by low- and moderate-income people affected by Hurricane Harvey. The activities of RRN are funded by a restricted contribution received by LISC.

- immito is a Delaware limited liability company formed in 2018 to manage LISC's non-bank Small Business Administration 7(a) financing activities. immito had member's equity of \$3.7 million as of December 31, 2020.
- LFM is a Delaware limited liability company formed in 2019 to manage funds in which LISC participates, including BFF, CHOIF, AHLF, BEDF, CHF, BFF Side Car, and SOAR. LFM is a pass-through entity and is not anticipated to be a significant source of revenue. LFM had equity of \$350,495 as of December 31, 2020.
- BFF is a Delaware limited liability company formed in 2019 to promote the creation of affordable housing and the preservation of existing affordable housing in the Bay Area (San Francisco and Oakland, California). BFF, in partnership with the Chan Zuckerberg Initiative Foundation, uses the proceeds of member contributions, grant capital, and debt to: (i) purchase portions of loans from participating CDFIs, including LISC and (ii) finance the construction and preservation of mixed-income and affordable housing in the Bay Area. BFF had member-equity of \$25.8 million as of December 31, 2020.
- CHOIF is a Delaware limited liability company formed in 2019 to deploy long-term, below-market capital to promote the construction and renovation of affordable housing in Charlotte, North Carolina. CHOIF operates in conjunction with the Foundation For The Carolinas to combine member contributions, grant capital, and debt from both for-profit and charitable institutions. CHOIF had member's equity of \$2.8 million as of December 31, 2020.
- AHLF is a Delaware limited liability company formed in 2020 to support the preservation and production of affordable housing by providing financing products designed to respond to Detroit, Michigan's local market conditions. LISC is the sole member of AHLF. AHLF combines and deploys proceeds from grants and debt sources to support affordable housing. AHLF had member's equity of \$8.7 million as of December 31, 2020.
- BEDF is a Delaware limited liability company formed in 2020 to invest in Black-owned and led businesses and institutions in the United States. BEDF had a deficit of \$251,592 as of December 31, 2020 as it was still in early formation.
- CHF is a Delaware limited liability company formed in 2020 to be part of the initiative started with BFF to provide financing for the creation of new affordable housing and the preservation of existing affordable housing in the Bay Area. CHF had a deficit of \$133,804 as of December 31, 2020 as it was still in early formation.
- BFF Side Car was formed in 2020 as a parallel fund to BFF to preserve existing affordable housing, with a focus on affordable housing projects at or near the end of the low-income housing tax credit compliance period. BFF Side Car is comprised of three members including LISC and NEF Investment Partner LLC, a wholly owned subsidiary of NEF. BFF Side Car had member's equity of \$10.1 million as of December 31, 2020.
- SOAR is a Delaware limited liability company formed in 2021 to address the capital needs of historically disenfranchised communities across the south and southeast United States. LISC anticipates that SOAR will be a consolidated affiliate for financial statement reporting purposes for its fiscal year ending December 31, 2021.

- NP is a Delaware limited liability company formed in 2008 to manage LISC's troubled assets. NP has limited operations and is not a significant source of revenue.
- Other past affiliated entities have included: Local Initiatives Managed Assets Corporation
 ("LIMAC"), formed to act as a secondary market vehicle to provide liquidity for LISC and other
 CDFIs; The Retail Initiative, Inc. ("TRI"), formed to support investment in supermarkets in
 underserved neighborhoods; and LISC Louisiana Loan Fund, LLC ("LLLF"), formed to aid
 housing recovery in areas impacted by hurricanes Katrina and Rita. LISC dissolved TRI in 2018
 and LIMAC and LLLF in 2019.

LISC is the sole owner of each consolidated affiliate described above, with the exception of BFF, BFF Side Car, BEDF, and CHOIF (the "Mixed Ownership Consolidated Affiliates"). The LISC Board of Directors (the "Board") elects members of the board of directors of NEF and the board of managers for each of NMSC, RRN, immito, and LFM. LFM serves as the manager of the Mixed Ownership Consolidated Affiliates, which do not have separate boards of managers. Oversight of each consolidated affiliate rests with its respective board of directors, board of managers, or manager (in the case of the Mixed Ownership Consolidated Affiliates). Representatives of LISC management serve on the NEF board of directors and the NMSC, RRN, immito, and LFM boards of managers. The NEF board of directors and the NMSC board of managers also include external (non-LISC or affiliate staff) members with relevant expertise. LISC management reports to the LISC Board or Board committees on the activities and finances of the consolidated affiliates.

Consolidated affiliates also include NMSC's affiliates and select project partnerships in which one or more wholly owned or consolidated affiliates of NEF serves as general partner (the "CDA Partnerships"). The CDA Partnerships act as general partners in certain affordable housing project partnerships to facilitate the production or rehabilitation of low-income housing. As of December 31, 2020, there were four CDA Partnerships.

The foregoing consolidated affiliates are consolidated for financial statement reporting purposes in LISC's audited annual financial statements as of and for the year ended December 31, 2020, included in Appendix I herein. See, however, "Risk Factors – The Notes will be structurally subordinated to any existing or future liability of LISC's consolidated affiliates" at page 10.

Impacts of COVID-19

COVID-19 has put on display the stark disparities in health and economic opportunity for low-wealth communities and communities of color. While COVID-19 has not materially affected LISC's operations or workforce, LISC made COVID-19 relief efforts a key priority in 2020, and this continues to be a key priority in 2021. As a trusted community development intermediary, LISC leveraged its community investment model to mobilize support to the people and communities hit hardest by the COVID-19 pandemic. LISC's COVID-19 relief and recovery activities have included: providing grants to small businesses that are the backbone of local economies; providing Paycheck Protection Program ("PPP") loans to nonprofits and small businesses; supporting community-based organizations that serve clients in need; delivering technical support and infrastructure to help residents and enterprises access work, school, commerce, and social connection; and responding to federal and local policy. As of June 30, 2021, LISC's COVID-19 relief efforts have raised over \$161.4 million in new funding and other resources for LISC in the form of private grants, loans, and credit enhancement.

As of March 17, 2020, LISC implemented a work-from-home protocol for all employees, except certain employees performing essential functions. LISC has not experienced a material disruption in its operations as a result of this protocol.

LISC has made concessions to borrowers in the form of fee waivers, maturity extensions, and payment relief with proof of COVID-19 impact. As of June 30, 2021, 51 loans with a total principal amount of \$69.9 million were on payment deferral, and 49 of these loans with a principal amount of \$63.6 million were making monthly payments. In addition, LISC made temporary changes in underwriting criteria requiring additional due diligence and approval of new funding requests by a subcommittee of the LISC Board's Executive and Finance Committee. LISC has been in close contact with borrowers in an effort to understand their ongoing needs and assess their financial condition. As of June 30, 2021, LISC has not experienced a material increase in delinquencies or loan losses. LISC continues to monitor credit quality trends within its loan portfolio. As of April 16, 2021, LISC's Executive and Finance Committee authorized the return to pre-COVID underwriting guidelines

As a non-bank 7(a) lender, immito participated as an eligible lender under the PPP, a COVID-19 relief program implemented by the SBA with support from the Department of the Treasury, to provide qualifying organizations forgivable PPP loans of up to \$10 million for eligible payroll and non-payroll costs. These loans are 100% guaranteed by the SBA and carry a fixed rate of 1.00% and a term of two years (loans made before June 5, 2020) or five years (loans made on or after June 5, 2020), if not forgiven, in whole or in part. As of June 30, 2021, immito had made 365 loans for \$55.6 million.

As of June 30, 2021, LISC's capitalization and funding sources and investment portfolio have not been adversely impacted by COVID-19.

SELECTED FINANCIAL INFORMATION

The tables below set forth certain financial information regarding LISC as of and for the six-month period ended June 30, 2021, on a parent-only basis, and as of and for the year ended December 31, 2020, on a consolidated and parent-only basis. The parent-only financial information as of and for the six-month period ended June 30, 2021, is derived from LISC's historical unaudited interim financial statements as of and for such period. The consolidated and parent-only financial information as of and for the year ended December 31, 2020, is derived from LISC's historical audited financial statements as of and for such period. The financial information on the following pages should be read in conjunction with the audited annual consolidated financial statements attached to this prospectus as Appendix I and the unaudited interim financial statements attached to this prospectus as Appendix II. Consistent with LISC's audited financial statements, the term "Organization" as used in these financial tables refers to LISC and its consolidated affiliates.

Beginning with its fiscal year ended December 31, 2018, LISC adopted the Financial Accounting Standards Board's Accounting Standards Update No. 2016-14, *Presentation of Financial Statements of Not-for-Profit Entities* ("ASU 2016-14"). Pursuant to the adoption of ASU 2016-14, what was previously presented and reported as "unrestricted net assets" is now presented and reported as "net assets without donor restrictions" and what was previously presented and reported as "temporarily restricted net assets" is now presented and reported as "net assets with donor restrictions." The adoption of ASU 2016-14 otherwise had no effect on accounting policies applied by LISC prior to its adoption. Accordingly, for the ease of readability and comparability of financial information presented throughout this prospectus, the terminology "net assets without donor restrictions" and "net assets with donor restrictions" is utilized.

In 2019, NEF adopted ASU 2014-09 which requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. The adoption of ASU 2014-09 resulted in a change in LISC's Investment in Affiliates and beginning net assets as of December 31, 2018. In addition, for the year ended December 31, 2018, equity in earnings of affiliates, change in net assets and investments in affiliates were increased. In 2019, LISC adopted ASU 2016-02, which requires lessees to recognize on the balance sheet the assets and liabilities for the rights and obligations created by leases with lease terms of more than 12 months. Accordingly, LISC recorded a noncash transitional adjustment to operating lease right-of-use assets and operating lease liabilities for 2019 and 2018. The adoption of ASU 2016-02 did not materially impact LISC's results of operations, cash flows, or presentation thereof. For more information, see Note 1 to LISC's historical audited financial statements as of and for the year ended December 31, 2020, attached to this prospectus at Appendix I.

STATEMENT OF FINANCIAL POSITION

As of June 30, 2021

	I	Parent-Only
<u>Assets</u>		_
Cash and cash equivalents	\$	181,630,656
Restricted cash		-
Investments		176,292,540
Investments in affiliates		118,527,470
Accrued interest receivable		5,123,283
Contributions receivable, net		50,572,158
Government grants and contracts receivable		21,892,363
Notes and other receivables, net		-
Due from funds		4,272,483
Loan receivable		503,640,958
Allowance for uncollectible loans		(30,822,005)
Total loans, net		472,818,953
Pacovarable grants to CDPs, not		15 022 505
Recoverable grants to CDPs, net Prepaid expenses and other assets		15,022,595
		5,960,735
Temporary investment in Project Partnerships Investment in Funds		-
Investment in Project Partnerships		_
Property and equipment, net		4,625,707
Real estate assets held for sale		-
Deferred Costs		_
Right of Use Asset		49,572,035
Intangible asset		-
Total assets	\$	1,106,310,978
<u>Liabilities and Net Assets (Deficits)</u>		
Liabilities:		
Accounts payable and accrued expenses	\$	15,490,255
Right of Use Liability		51,412,979
Government contracts and loan-related advances		17,106,679
Grants payable		39,334,357
Due to affiliates		-
Capital contributions due to temporary investment in Project Partnerships		-
Capital contributions due to investment in partnerships		-
Deferred liabilities		-
CDA Partnerships – Long-Term Debt, net		-
CDA Partnerships – Notes Payable to Funds		-
Long-term debt of NEF funds		- 510 041 244
Loans and bond payable, net	-	510,841,344
Total liabilities		634,185,614
Commitments and contingencies		
Net assets:		
Net assets attributable to the Organization		
Without donor restrictions		208,696,849
With donor restrictions		263,428,515
Total net assets attributable to the Organization		472,125,364
Net assets attributable to the noncontrolling interest in Project		<u>2,123,30-</u> T
Partnerships (without donor restrictions)		_
Total net assets		472,125,364
		, -,
Total liabilities and net assets	\$	1,106,310,978

STATEMENT OF FINANCIAL POSITION

Year Ended December 31,

	20	20	20	19	201	18	201	17	201	6 ⁽¹⁾
	Consolidated	Parent Only	Consolidated	Parent Only	Consolidated	Parent Only	Consolidated	Parent Only	Consolidated	Parent Only
Assets Cash and cash equivalents Restricted cash	\$ 255,110,700 19,380,758	\$ 190,349,075	15,743,445	\$ 117,255,836	\$ 160,670,408 5,005,804	\$115,401,422	3,489,100	\$113,443,984	\$ 211,647,888 6,341,873	\$ 155,013,552
Investments Investments in affiliates Accrued interest receivable	173,704,822 4,575,841	173,704,822 107,185,019 4,520,757	140,219,892 3,212,876	140,219,892 92,154,880 3,188,545	133,496,403 - 2,748,667	133,496,403 88,922,828 2,750,137	134,045,865 2,083,585	134,045,866 68,290,461 2,077,111	131,617,024	131,617,024 65,869,468 1,711,707
Contributions receivable, net Government grants and contracts	47,924,958	47,924,958	51,186,808	51,186,808	46,636,210	, ,	37,412,313	37,412,313	21,838,663	21,838,663
receivable Notes and other receivables, net Due from funds	32,338,057 359,877 7,900,995	32,338,057 - 4,930,937	29,646,515 8,556,412	29,646,515 4,372,275	19,127,173 6,832,475	597,213	27,820,758 10,306,760 5,604,726	27,820,758 1,745,966 4,128,086	37,908,417 11,135,837 8,832,381	37,908,417 676,508 2,485,894
Loan receivable	583,902,018	4,930,937	506,308,707	485,384,186	467,862,390		351,510,090	350,689,940		287,823,891
Allowance for uncollectible loans Total loans, net	(31,420,785) 552,481,233	(29,867,689) 469,156,439	<u>(29,772,958)</u> 476,535,749	(29,608,715) 455,775,471	(26,511,420) 441,350,970		(22,163,439) 329,346,651	<u>(22,015,439</u> <u>328,674,501</u>	(18,759,880) 262,018,554	<u>(18,611,880)</u> 269,212,011
Recoverable grants to CDPs, net	13,983,125	13,983,125	9,749,180	9,749,180	10,128,554 15,796,691	10,128,554	8,398,768	9,169,126	9,711,936	10,482,294
Prepaid expenses and other assets Temporary investment in	15,595,784	3,129,520	17,770,190	3,988,667	13,770,071	1,699,884	7,507,047	903,345	9,355,488	1,840,584
Project Partnerships Investment in Funds	224,975,183 498,271 1,642,317	-	136,689,662 1,166,849	-	57,111,500 2,022,471	-	68,360,264 3,363,455	-	162,024,919	-
Investment in Project Partnerships Property and equipment, net Real estate assets held for sale Deferred Costs	1,642,317 48,415,738	5,116,101	39,389 64,916,881 -	5,408,964	52,824 63,755,640 -		60,288 76,815,306	1,828,679	58,437 82,160,861	1,533,641
Right of use asset Intangible asset	54,234,304 2,400,000	51,574,476	58,491,235 2,670,671	55,310,940	62,004,805 2,400,000			<u>-</u>		
Total assets	\$ 1,455,521,963	\$ 1,103,913,286	\$ 1,182,678,035	\$ 968,257,973	\$ 1,029,140,595	\$888,716,656	\$ 892,092,862	\$729,540,196	\$ 956,361,859	\$ 700,189,763
<u>Liabilities and Net Assets (Deficits)</u> Liabilities:										
Accounts payable and accrued expenses Right of Use Liability	\$ 44,921,556 57,488,471	\$ 20,518,750 53,605,706	\$ 48,722,071 61,420,131	\$ 16,128,294 56,803,121	\$ 45,797,112 63,568,006	\$ 19,628,887 59,644,982	\$ 43,158,490	\$ 17,166,232	\$ 40,814,856	\$ 10,131,449
Government contracts and loan- related advances Grants payable	18,324,053 43,295,401	18,324,053 43,295,401	3,069,562 31,199,415	3,069,562 31,199,415	4,669,779 34,994,660	4,669,779 34,994,660	6,713,668 48,387,660	3,999,840 48,387,660		25,723,957 76,008,680
Due to affiliates Capital contributions due to temporary investment in	431,784	-	-	-	-	-	-	-	-	-
Project Partnerships Capital contributions due	191,874,683	-	112,087,051	-	50,217,469	-	57,616,465	-	139,903,798	-
to investment in partnerships Deferred liabilities CDA Partnerships – Long-	6,191,814	-	5,736,962	-	6,374,702	-	7,902,638	-	5,520,030	-
Term Debt, net CDA Partnerships –Notes Payable to	38,135,416	-	49,602,839	-	49,851,126		58,549,149	-	60,563,560	-
Funds Long-term debt of NEF funds	3,131,121	- - - -	4,244,720	-	3,216,914	-	4,828,720	- 272 590 040	5,000,907	- 200 219 267
Loans and bond payable, net Total liabilities	<u>551,149,527</u> 954,943,826	<u>501,625,088</u> 637,368,998	486,860,370 802,943,121	486,860,370 594,060,762	437,758,998 696,448,766		<u>372,580,049</u> <u>599,736,839</u>	<u>372,580,049</u> <u>442,133,781</u>	317,426,897 670,962,688	309,318,367 421,182,453

	202	20	201	19	201	.8	201	17	201	6 ⁽¹⁾
	Consolidated	Parent Only	Consolidated	Parent Only	Consolidated	Parent Only	Consolidated	Parent Only	Consolidated	Parent Only
Commitments and contingencies										
Net assets:										
Net assets attributable to the										
Organization										
Without donor restrictions	211,978,535	211,978,535	157,253,712	157,253,713	150,990,809	150,990,809	142,440,903	142,440,903	132,651,925	132,651,925
With donor restrictions	254,565,753	254,565,753	216,943,498	216,943,498	181,028,541	181,028,541	144,965,512	144,965,512	146,355,385	146,355,385
Total net assets attributable to the Organization Net assets attributable to the	466,544,288	466,544,288	374,197,210	374,197,211	332,019,350	332,019,350	287,406,415	287,406,415	279,007,310	279,007,310
noncontrolling interest in Project Partnerships (without donor restrictions)	34,033,849	-	5,537,704	-	672,479	-	4,949,608	-	6,391,861	-
Total net assets	500,578,137	466,544,288	379,734,914	374,197,211	332,691,829	332,019,350	292,356,023	287,406,415	285,399,171	279,007,310
Total liabilities and net assets	\$ 1,455,521,963	\$ 1,103,913,286	\$ 1,182,678,035	\$ 968,257,973	\$ 1,029,140,595	\$888,716,656	\$ 892,092,862	\$729,540,196	\$ 956,361,859	\$ 700,189,763

STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS

Six-month period ended June, 2021

0 10	P	arent-Only
Support and Revenues Contributions	\$	78,342,671
Government grants & contracts	T	28,881,507
Interest income on investments		855,212
Interest income on loans to CDPs Fee income		14,300,861
Other income		3,610,295
Equity in earnings of affiliates		11,457,507
Net assets released from restrictions		137,448,053
Total support and revenues		137,446,033
Expenses		
Program Services:		21 (01 10(
Project development and other program activities Project grants		31,681,196 72,004,204
Project loans:		72,004,204
Interest		6,802,835
Provision for loss on receivable Increase in provision for uncollectible loans to CDPs		949,491
Provision for uncollectible recoverable grants to CDPs		939,009
Provision for losses on receivables		´ -
Impairment in investment in project partnerships		110 276 725
Total program services		112,376,735
Supporting Services:		
Management and general		15,958,482
Fund raising		4,146,927
Total supporting services		20,105,409
Total expenses	\$	132,482,144
Change in net assets before gains and losses on investments,		4.065.000
derivatives, equity in losses of partnership projects and		4,965,909
other noncontrolling interest activities	\$	
Transfers: Board designated net assets for loan fund activities		-
Realized & unrealized loss on investments and derivatives		615,167
Realized & unrealized loss on investment securities and interest rate swaps		· _
held by project partnerships Realization of unrealized gain on investment securities available for sale by		
the operating partnerships		-
CDA Partnerships – Gain on Forgiveness of Debt		-
Gain on transfer of temporary investments in project partnerships		-
Equity in losses of project partnerships Equity in income of temporary investment in project partnerships		-
Gain on settlement of bond		-
Gain on transfer of interest in CDA Partnerships Change in net assets before noncontrolling interest activities		5,581,076
Change in het assets before noncontrolling interest activities		3,361,070
Other noncontrolling interest activities:		
Loss on deconsolidation Noncontrolling capital contributions		-
Distribution from Funds		-
Change in control related to previously unconsolidated funds		<u> </u>
Change in net assets		5,581,076
Net assets (deficit) beginning of year		466,544,288
Transfer of net assets upon deconsolidation		-
Assumption of Interest in CDA partnerships	-	
Net asset (deficit), end of year	\$	472,125,364
1.01 abbit (abitoti), old of jour	-	2,123,504

STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS

Year Ended December 31,

	202 Consolidated	20 Parent Only	201 Consolidated	19 Parent Only	20 Consolidated		20 Consolidated	17 Parent Only	201 Consolidated	Parent Only
Support and Revenues	Consolidated	1 arent Omy	Consolidated	1 arent Omy	Consolidated	1 arent Omy	Consolidated	1 arent Omy	Consondated	1 arent Omy
Contributions	\$ 249,682,202	\$249,682,202	\$ 95,007,400	\$ 95,007,400	\$ 97,247,236	\$ 97,247,236	\$ 68,021,953	\$ 68,021,953	\$120,819,984	\$120,819,984
Government grants & contracts	146,006,721	146,006,721	43,994,603	43,994,603	37,927,712	37,927,712	38,705,461	38,705,461	42,158,378	42,158,378
Interest income on investments	2,272,773	2,082,908	3,414,413	3,411,283	4,303,585	2,841,699	1,938,733	1,877,085	1,587,965	1,319,245
Interest income on loans to CDPs Fee income	30,030,459 55,424,153	28,458,026	29,074,867 61,835,808	26,972,043	23,370,571 54,715,090	23,191,831	17,877,900 52,262,155	17,820,588	14,221,646 53,160,318	14,178,431
Other income	29,820,664	8,191,116	20,168,769	7,959,025	18,533,560	6,648,798	20,106,479	7,612,234	16,544,132	6,512,982
Equity in earnings of affiliates	27,020,004	16,087,907	20,100,707	15,714,445	-	17,670,970	20,100,479	15,259,340	-	10,729,299
Net assets released from restrictions	1,347,273	-	_	-	_	-	_	15,257,540	_	-
Total support and revenues	514,584,245	450,508,880	253,495,860	193,058,799	236,097,754	185,528,246	198,912,681	149,296,661	248,492,423	195,718,319
Expenses										
Program Services:										
Project development and other program activities	114,272,845	59,370,931	104,487,466	51,388,105	91,627,832	46.043.188	96,361,644	45,367,938	92,685,943	45,545,778
Project grants	233,233,794	232,781,294	48,693,909	48,405,409	48,927,179	48,808,630	51,483,766	51,476,266	95,206,106	95,047,838
Project loans:		,,	, ,	,,	, ,	,,	22,100,100	,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,
Interest	16,603,603	15,138,678	14,250,123	12,618,819	16,521,641	14,539,226	9,930,920	10,006,450	9,063,428	6,825,192
Provision for loss on receivable	2,066,314		175,735		1,039,093		713,510			
Increase in provision for uncollectible loans to CDPs	5,386,938	4,619,869	7,444,124	5,101,581	5,241,758	5,241,758	4,265,106	4,265,106	5,445,091	5,445,091
Provision for uncollectible			7,444,124	3,101,381	3,241,736	3,241,738	4,203,100	4,203,100	3,443,091	3,443,091
recoverable grants to CDPs	8,923,975	8,923,975	1,678,897	1,678,897	2,526,383	2,526,383	867,558	867,558	3,381,364	3,381,364
Provision for losses on			-,,	-,,	_,===,===	_,===,===	007,000	,	2,202,20	-,,
receivables	-	-	-	-	-	-	-	-	597,605	-
Impairment in investment in	_	_							1 505 000	
project partnerships	380,487,469	320,834,747	176,730,254	119,192,811	165,883,886	117,159,185	163,622,504	111,983,318	1,507,098 207,886,635	156,245,263
Total program services	380,487,409	320,834,747	170,730,234	119,192,811	103,003,000	117,139,183	105,022,304	111,965,516	207,880,033	130,243,203
Supporting Services:										
Management and general	42,371,730	30,753,081	36,730,847	27,283,965	33,939,303	24,481,311	26,352,879	23,036,988	18,632,395	14,759,157
Fund raising	8,024,751	8,024,751	7,075,956	7,075,956	6,297,761	6,297,761	5,806,004	5,806,004	6,526,733	6,526,733
Total supporting services	50,396,481	38,777,832	43,806,803	34,359,921	40,237,064	30,779,072	32,158,883	28,842,992	25,159,128	21,285,890
Total expenses	\$ 430,883,950	\$359,612,579	\$ 220,537,057	\$153,552,732	\$206,120,950	\$147,938,257	\$195,781,387	\$140,826,310	\$233,045,763	\$177,531,153

	20	020	201	19	201	8	201'	7	2016	(1)
Change in net assets before gains and losses on invest- ments, derivatives, equity	Consolidated	Parent Only	Consolidated	Parent Only	Consolidated	Parent Only	Consolidated	Parent Only	Consolidated	Parent Only
in losses of partnership projects and other non- controlling interest activities	\$ 83,700,295	\$ 90,896,301	\$ 32,958,803	\$ 39,506,067	\$ 29,976,804	\$ 37,589,989	\$ 3,131,294	\$ 8,470,351	\$ 15,446,660	\$ 18,187,166
Transfers: Board designated net assets for loan fund activities	-	-	-	-	-	-	-	-	-	-
Realized & unrealized loss on investments and derivatives Realized & unrealized loss on investment securities and interest rate swaps held	1,450,777	1,450,777	2,671,794	2,671,794	(720,557)	(720,557)	(71,246)	(71,246)	772,068	704,479
by project partnerships Realization of unrealized gain on investment securities available for sale by the	-	-	-	-	-	-	-	-	-	-
operating partnerships CDA Partnerships – Gain on Forgiveness of Debt	16,581 993,708	-	9,228	-	67,063	-	78,808	-	-	-
Gain on transfer of temporary investments in project partnerships	-	-	-	-	-	-	241,794	-	-	-
Equity in losses of project partnerships Equity in income of temporary investment in project	-	-	-	-	-	-	359,888	-	(241,794)	-
partnerships Gain on settlement of bond Gain on transfer of interest in	(504,052)		504,052	-	28,115	-	-	-	-	-
CDA Partnerships Change in net assets before	2,728,932				3,179,358		3,095,989		_	
noncontrolling interest activities Other noncontrolling interest	88,386,241	92,347,078	36,143,877	42,177,861	32,530,783	36,869,432	6,836,527	8,399,105	15,976,934	
activities: Loss on deconsolidation	-	-	-	-	-	-	-	-	(14,561,284)	-
Noncontrolling capital contributions Distribution from Funds Change in control related to	32,456,982	-	10,899,208	-	61,520	-	120,325		-	-
previously unconsolidated funds										
Change in net assets	120,843,223	92,347,078	47,043,085	42,177,861	32,592,303	36,869,432	6,956,852	8,399,105	1,415,650	18,891,645
Net assets (deficit),beginning of year Transfer of net assets upon	379,734,914	374,197,210	332,691,829	332,019,350	300,099,526	295,149,918	285,399,171	279,007,310	3,188,251,536	
deconsolidation Assumption of Interest in CDA Partnerships		- -						_	(2,899,515,059) (4,752,956)	
Net asset (deficit), end of year	\$500,578,137	\$466,544,288	\$379,734,914	\$374,197,211	\$ 332,691,829	\$332,019,350	\$ 292,356,023	\$287,406,415	\$ 285,399,171	\$279,007,310

SUPPLEMENTAL FINANCIAL INFORMATION

As of June 30, 2021

	Parent-Only
Unsecured Loans Receivable	\$ 19,729,615
Unsecured Loans Receivable as a Percentage of Total Loans ⁽¹⁾	4%
Loans Delinquent 90 Days or More	\$ 2,096,402
Loans Delinquent 90 Days or More as a Percentage of	00/
Total Loans ⁽¹⁾	0%
Notes Payable	\$ \$69,439,000
Notes Redeemed	\$ 0
Long-Term Debt	\$ 489,578,719
Net Assets without Donor Restrictions	\$ 208,696,849
Net Assets without Donor Restrictions as a Percentage of Net Assets	44%
Net Assets	\$ 472,125,364
Total Loans Receivable	\$ 503,640,958

⁽¹⁾ Total Loans reflects gross loans receivable. LISC's allowance for uncollectible loans as of June 30, 2021 was \$30,822,005.

SUPPLEMENTAL FINANCIAL INFORMATION

As of December 31,

	202	20	201	9	201	8	201	7	20	16 ⁽¹⁾
	Consolidated	Parent Only	Consolidated	Parent Only	Consolidated	Parent Only	Consolidated	Parent Only	Consolidated	Parent Only
Unsecured Loans Receivable ⁽²⁾	\$ 63,590,155	\$ 18,327,875	\$ 14,927,075	\$ 12,519,619	\$ 23,173,488	\$ 8,946,368	\$ 9,597,183	\$ 8,930,104	\$ 10,518,932	\$ 5,464,571
Unsecured Loans Receivable as a Percentage of Tota Loans ⁽³⁾	11%	4%	3%	3%	5%	2%	3%	3%	5 4%	2%
Loans Delinquent 90 Days or More	2,395,448	2,395,448	1,666,465	1,666,465	1,249,990	1,249,990	5,520,772	5,520,772	2,040,786	2,040,786
Loans Delinquent 90 Days or More a a Percentage of Total Loans ⁽³⁾	s 0%	0%	0%	0%	0%	0%	2%	2%	5 1%	6 1%
Notes Payable	31,870,000	31,870,000	0	0	0	0	0	0	0	0
Notes Redeemed	0	0	0	0	0	0	0	0	0	0
Long-Term Debt	529,234,669	438,133,479	501,881,706	447,994,882	438,906,657	385,748,005	413,955,301	350,376,694	341,701,999	267,581,399
Net Assets without Donor Restrictions	746 017 384	211,978,535	162,791,416	157,253,712	151,663,288	150,990,809	147,390,511	142,440,903	139,043,786	132,651,925
Net Assets without Donor Restrictions as a Percentage of Net Assets		45%	43%	42%	46%	45%	50%	50%	5 49%	ó 48%
Net Assets	500,578,137	466,544,288	379,734,914	374,197,211	332,691,829	332,019,350	292,356,023	287,406,415	285,399,171	279,007,310
Total Loans Receivable	583,902,018	499,024,128	506,308,707	485,384,186	470,462,255	432,059,781	364,211,879	350,689,940	294,421,161	287,823,891

⁽¹⁾ Starting in fiscal year 2016, LISC's consolidated financial statements no longer include the Funds in which NEF and its subsidiaries serve as the general partner or managing member (as prescribed by FASB ASC 810-20). NEF determined that the limited partners' or members' substantive participating rights precludes NEF from controlling the limited partnership or limited liability company. NEF accounts for these investments using the equity method of accounting. Accordingly, the statement of changes in net assets reflects the net transfer out of \$2,899,515,059 due to the deconsolidation of these Funds.

⁽²⁾ Unsecured Loans Receivable in 2020 includes \$43.0 million of PPP loans. While not secured by collateral, the PPP loans have a 100% payment guarantee from the SBA.

⁽³⁾ Total Loans reflects gross loans receivable. LISC's allowance for uncollectible loans as of December 31, 2020 was \$31,420,785 on a consolidated basis and \$29,867,689 on a parent-only basis.

FINANCING AND OPERATIONAL ACTIVITIES

Some of the following information with respect to financing and operational activities is presented on a parent-only basis. See "Statement Regarding Parent-Only Financial Information" on page iii.

Capitalization - Parent-Only

LISC's parent-only capitalization as of June 30, 2021

Debt	
Financial institutions and insurance companies	\$ 229,937,633
Sustainability Bonds and Impact Notes	169,439,000
Foundations	60,351,107
Public agencies/entities and retirement funds	50,746,356
Nonprofit and other institutions	2,549,668
Less amortized discount and deferred costs	(2,182,420)
Total Debt	\$ 510,841,344
Net Assets	
Without donor restrictions ⁽¹⁾	\$ 208,696,849
With donor restrictions ⁽²⁾	263,428,515
Total Net Assets	472,125,364
Total Capitalization	\$ 982,966,708

⁽¹⁾ Net assets without donor restrictions have no external restrictions regarding their use or function.

Additional information on LISC's parent-only Net Assets as of June 30, 2021, is shown below:

Purpose	Portion of Net Assets	Restriction(s) and Possible Uses
Without donor restrictions	44%	Unrestricted
With donor restrictions		
Charter School Financing	13%	Credit Enhancement
Special project funds	14%	General Operating/Financing Activities
General operating and programmatic	29%	
support	27/0	General Operating
Total	100%	

⁽²⁾ Net assets with donor restrictions have donor-imposed restrictions, such as fulfilling a specified purpose. For additional information on donor-imposed restrictions, please see Notes 1 and 2 to the historical unaudited interim financial statements as and for the period ended June 30, 2021, attached to this prospectus as Appendix II.

Debt	
Financial institutions and insurance companies	\$ 257,274,731
Sustainability Bonds and Impact Notes	131,870,000
Foundations	61,257,983
Public agencies/entities and retirement funds	50,073,352
Nonprofit and other institutions	2,844,623
Less amortized discount and deferred costs	(1,695,601)
Total Debt	\$ 501,625,088
Net Assets	
Without donor restrictions ⁽¹⁾	\$ 211,978,535
With donor restrictions ⁽²⁾	254,565,753
Total Net Assets	\$ 466,544,288
Total Capitalization	\$ 968,169,376

⁽¹⁾ Net assets without donor restrictions have no external restrictions regarding their use or function.

Additional information on LISC's parent-only Net Assets as of December 31, 2020, is shown below:

Purpose	Portion of Net Assets	Restriction(s) and Possible Uses
Without donor restrictions	45%	Unrestricted
With donor restrictions		
Charter School Financing	13%	Credit Enhancement
Special project funds	13%	General Operating/Financing Activities
General operating and programmatic	200/	
support	29%	General Operating
Total	100%	

${\bf Capitalization}-{\bf \it Consolidated}$

Consolidated capitalization as of December 31, 2020

Debt	
Financial institutions and insurance companies	\$ 295,920,968
Sustainability Bonds and Impact Notes	131,870,000
Foundations	61,257,983
Public agencies/entities and retirement funds	93,939,465
Nonprofit and other institutions	11,634,070
Less amortized discount and deferred costs	(2,206,422)
Total Debt	\$ 592,416,064
Net Assets	
Without donor restrictions ⁽¹⁾	\$ 246,012,384
With donor restrictions ⁽²⁾	254,565,753
Total Net Assets	\$ 500,578,137
Total Capitalization	\$ 1,092,994,201

⁽²⁾ Net assets with donor restrictions have donor-imposed restrictions, such as fulfilling a specified purpose. For additional information on donor-imposed restrictions, please see Notes 1 and 2 to the historical audited financial statements as and for the year ended December 31, 2020, attached to this prospectus as Appendix I.

Additional information on LISC's Consolidated Net Assets as of December 31, 2020 is shown below:

Purpose	Portion of Net Assets	Restriction(s) and Possible Uses
Without donor restrictions	49%	Unrestricted
With donor restrictions		
Charter School Financing	12%	Credit Enhancement
Special project funds	12%	General Operating/Financing Activities
General operating and programmatic	270/	
support	27%	General Operating
Total	100%	

Debt Composition and Sources

Sources of Parent-Only Debt as of June 30, 2021

		Interest		% of
	Maturities	rates	Amount	Total
Financial institutions and insurance companies ⁽¹⁾	2021-2030	0.00%-4.50%	\$ 229,937,633	45%
Sustainability Bonds and Impact Notes	2022-2037	0.50%-4.65%	169,439,000	33%
Foundations	2021-2029	0.00%-4.00%	60,351,107	12%
Public agencies/entities and retirement funds	2021-2043	0.00%-3.60%	50,746,356	10%
Nonprofit and other institutions	2021-2026	0.00%-2.00%	2,549,668	0%
Less amortized discount and deferred costs	2021-2030	0.00%-4.50%	(2,182,420)	
Total			\$ 510 841 344	

⁽¹⁾ Includes \$29.3 million of outstanding floating rate debt held at interest rates of LIBOR + 1.4% to 1.8%, which, depending on market fluctuations, could exceed the stated interest rate of 4.5%.

Sources of Parent-Only Debt as of December 31, 2020

	Maturities	Interest rates	Amount	% of Total
Financial institutions and insurance companies ⁽¹⁾	2021-2030	0.00%-4.50%	\$ 257,274,731	51%
Sustainability Bonds and Impact Notes	2022-2037	0.95%-4.65%	131,870,000	26%
Foundations	2021-2029	0.00%-4.00%	61,257,983	12%
Public agencies/entities and retirement funds	2021-2043	0.00%-4.00%	50,073,352	10%
Nonprofit and other institutions	2021-2026	0.00%-2.00%	2,844,623	1%
Less amortized discount and deferred costs			(1,695,601)	
Total			\$ 501,625,088	

⁽¹⁾ Includes \$29.3 million of outstanding floating rate debt held at interest rates of LIBOR + 1.4% to 1.8% and \$5 million of outstanding floating rate debt held at interest rates of PRIME - 1.50% which, depending on market fluctuations, could exceed the stated interest rate of 4.5%.

⁽¹⁾ Net assets without donor restrictions have no external restrictions regarding their use or function.

⁽²⁾ Net assets with donor restrictions have donor-imposed restrictions, such as fulfilling a specified purpose. For additional information on donor-imposed restrictions, please see Notes 1 and 2 to the historical audited financial statements as and for the year ended December 31, 2020, attached to this prospectus as Appendix I.

Sources of Consolidated Debt as of December 31, 2020

		Interest		% of
	Maturities	rates	Amount	Total
Financial institutions and insurance companies ⁽¹⁾	2021-2057	0.00%-7.72%	\$ 295,920,968	50%
Sustainability Bonds and Impact Notes	2022-2037	0.95%-4.65%	131,870,000	22%
Foundations	2021-2029	0.00%-4.00%	61,257,983	10%
Public agencies/entities and retirement funds	2021-2043	0.00%-4.00%	93,939,465	16%
Nonprofit and other institutions	2021-2026	0.00% - 2.00%	11,634,070	2%
Less amortized discount and deferred costs			(2,206,422)	
Total			\$ 592,416,064	100%

⁽¹⁾ Includes \$29.3 million of outstanding floating rate debt held at interest rates of LIBOR + 1.4% to 1.8% and \$5 million of outstanding floating rate debt held at interest rates of PRIME - 1.50% which, depending on market fluctuations, could exceed the stated interest rate of 7.72%.

The majority of LISC's debt carries a fixed rate.

Although many of LISC's lenders are financial institutions motivated by the Community Reinvestment Act, other lending sources include foundations, nonprofit organizations, insurance companies, retirement funds, and public agencies. LISC has repaid all of its debt obligations on time and in full. The majority of LISC's debt is full recourse, unsecured obligations. As of December 31, 2020, however, LISC's debt obligation to the CDFI Fund's Bond Guarantee Program ("BGP") was full recourse and fully secured. LISC has a \$50 million bond allocation under the BGP with \$44,119,430 outstanding as of December 31, 2020.

Remaining Term on Parent-Only Debt as of June 30, 2021

Year of Debt Maturity	Total Debt Maturing	% of Total Debt
2021	\$ 23,445,045	5%
2022	70,526,982	14%
2023	58,658,378	11%
2024	50,109,971	10%
2025	57,025,508	11%
Thereafter	253,257,880	49%
	\$ 513,023,764(1)	100%

Excludes unamortized discount and deferred costs of \$594,761 related to LISC's \$100,000,000 in taxable bonds, Series 2017A and unamortized discount and deferred costs of \$1,587,659 related to LISC's Impact Notes.

Remaining Term on Parent-Only Debt as of December 31, 2020

Year of Debt Maturity	Total Debt Maturing		% of Total Debt
2021	\$	65,187,210	13%
2022		73,504,743	15%
2023		52,858,378	10%
2024		54,109,971	11%
2025		57,025,509	11%
Thereafter		200,634,878	40%
	\$	503,320,689(1)	100%

Excludes unamortized discount and deferred costs of \$626,385 related to LISC's \$100,000,000 in taxable bonds, Series 2017A and unamortized discount and deferred costs of \$1,069,216 related to LISC's Impact Notes.

Remaining Term on Consolidated Debt as of December 31, 2020

Total Debt Year of Debt Maturity Maturing		% of Total Debt
2021	\$ 65,898,638	11%
2022	109,687,029	19%
2023	53,075,829	9%
2024	55,027,046	9%
2025	65,125,797	11%
Thereafter	245,808,147	41%
	\$ 594,622,486 ⁽¹⁾	100%

⁽¹⁾ Excludes unamortized discount and deferred costs of \$626,385 related to LISC's \$100,000,000 in taxable bonds, Series 2017A, \$1,069,216 related to LISC's Impact Notes, and unamortized debt issuances costs of \$510,821 related to CDA Partnership debt.

Largest Debt Investors and Lenders as of December 31, 2020

Five Largest Investors	Amount Outstanding	% of Total Debt	Maturity	Characteristics	Secured or Unsecured
LISC Taxable Bond Series 2017A	\$100,000,000	20%	March 2037	Institutional Investors	Unsecured
CDFI Bond Guarantee Program	\$44,119,430	9%	December 2043	Public Agency	Secured
LISC Impact Notes	\$31,870,000	6%	December 2030	Individual and Institutional Investors	Unsecured
US Bank	\$27,000,000	5%	August 2021, November 2021, April 2022 and July 2024	Bank	Unsecured
Prudential	\$25,827,206	5%	September 2021 and June 2028	Insurance Company	Unsecured
	\$228,816,636	45%			

Schedule of Liabilities

Below is a schedule of LISC's secured liabilities, total liabilities of LISC's consolidated affiliates, and LISC's unsecured liabilities as of December 31, 2020:

Type of Liability	Amount
Secured Liabilities of LISC	\$44,119,430
Total Liabilities of Consolidated Affiliates	\$317,574,808
Unsecured Liabilities of LISC	\$595,456,010

LENDING ACTIVITIES

Some of the following information with respect to lending activities is presented on a parent-only basis. See "Statement Regarding Parent-Only Financial Information" on page iii of this prospectus.

LISC earns a margin on lending activity based on the spread between the interest rate charged to borrowers and the interest rate paid to capital providers. By exercising fiscally responsible underwriting practices and closely monitoring its loan portfolio, LISC seeks to earn a yield on its loan portfolio. During each of the five fiscal years ending December 31, 2016, through December 31, 2020, LISC's lending operations have been self-sustaining in that interest income earned from the loan portfolio has exceeded interest expense of related borrowing and bad debt expense.

Loan Products

LISC offers the following loan products to nonprofit organizations, mission-aligned for-profit developers, and small businesses operating in or supporting affordable housing, health, education, community and recreational facilities, commercial facilities, the creative economy, economic development, and other projects that seek to forge resilient and inclusive communities across America and/or benefit underserved individuals and families:

- Predevelopment loans
- Acquisition loans
- Construction loans
- Bridge financing
- Mini-permanent and permanent financing
- Revolving lines of credit and working capital financing
- Equipment and leasehold improvement for small businesses

Lending and Impact Criteria

LISC's loan underwriting and management policies reflect the needs of communities, LISC's charitable mission and purpose, and LISC's responsibilities to lenders and investors. LISC has broad experience with loans made to nonprofit organizations, mission-aligned for-profit developers, and small businesses engaged in community and economic development projects, and has fostered an underwriting approach tailored to a wide diversity of loan requests.

Staff in LISC's local offices and national programs originate loan requests. At the beginning of due diligence, a national underwriter from LISC's Lending team and an intake committee also staffed by the Lending team review potential loan requests and provide guidance on risks and mitigants, loan structure, and conformance to LISC's underwriting policy. After satisfactory review, the national underwriter notifies program staff to move to underwriting.

After underwriting, loan requests come to LISC's internal Credit Committee for formal approval to ensure the loan meets LISC's underwriting criteria. The Credit Committee is made up of seven voting members from LISC's national Lending, Finance, and Legal departments. The Credit Committee evaluates loans on criteria that includes, but is not limited to, the financial strength and organizational capacity of the borrower, the ability of the borrower to repay the loan, the potential project risks and mitigating factors, and the strength of underlying collateral. LISC also reviews project and product risks based on experience with the borrower and market and analysis of historical and projected performance.

LISC local offices maintain advisory boards, comprised of private and public leaders rooted in the relevant market, to ensure that loans meet the needs of local communities. When evaluating mission alignment, LISC considers how financing businesses, housing, and other community facilities will catalyze economic, health, safety, and educational mobility for individuals and communities. Factors include whether the project will be located in a low- to moderate-income community, provide goods and services that benefit an underserved community, provide quality job opportunities to underserved populations, develop partnerships with other community-based organizations, or develop needed infrastructure. LISC's mission-driven focus in loan transactions differentiates its approach from that of commercial banks and may result in the extension of credit to higher-risk borrowers in alignment with this mission.

Affiliate Lending

In addition to the LISC loan fund, consolidated affiliates will, from time to time, engage in lending activity. NEF predominately funds developers with predevelopment or pre-credit loans as bridge financing to help LIHTC projects with paying for the costs of meeting the 10% carryover requirements of the LIHTC program, acquiring land, or other predevelopment costs. Loans made by NEF are secured and reserved for based upon an analysis of the borrower's creditworthiness. Additionally, NEF provides construction or bridge financing to workforce housing and LIHTC projects, and bridge financing to meet cash needs of LIHTC funds in which NEF is the general partner. These investments are made from NEF's cash.

NMSC provides loans from its net assets and a line of credit from LISC to support its fund management business. This lending includes short-term bridge loans to projects and seven-year loans to funds in which NMSC is the general partner. The funds that NMSC manages typically include NMTC equity as credit enhancement and provide financing for small businesses and commercial real estate. Loans made by NMSC are approved by the NMSC board of managers and follow documented lending policies and procedures.

immito is authorized to provide commercial loans under the United States Small Business Administration ("SBA") 7(a) program in all 50 states and U.S. territories. immito's loan policies and process ensure loans meet the eligibility requirements of the SBA 7(a) program, and risk is assessed and approved by immito's credit committee in compliance with its underwriting standards. As of December 31, 2020, immito had a principal balance of over \$51.1 million under the SBA 7(a) and PPP program. LISC provides a line of credit to immito to support its small business lending activity.

As a non-bank 7(a) lender, immito participated as an eligible lender under PPP, a COVID-19 relief program implemented by the SBA with support from the Department of the Treasury, to provide qualifying organizations forgivable PPP loans of up to \$10 million for eligible payroll and non-payroll costs. These loans are 100% guaranteed by the SBA and carry a fixed rate of 1.00% and a term of two years (loans made before June 5, 2020) or five years (loans made on or after June 5, 2020), if not forgiven, in whole or in part. As of June 30, 2021, immito had made 365 PPP loans for \$55.6 million.

BFF purchases portions of loans from participating CDFIs, including LISC. As of December 31, 2020, BFF had purchased loans with a principal balance of \$10.3 million. In addition, as of December 31, 2020, BFF Side Car had made two loans with an aggregate principal balance of \$6.5 million.

CHOIF makes loans in accordance with its charitable purpose to promote the creation of new affordable housing and the preservation and protection of existing affordable housing. As of December 31, 2020, CHOIF had loans with an outstanding balance of \$2.1 million.

AHLF makes loans in accordance with its charitable purpose of facilitating the deployment of capital into grants and low-interest loans supporting the preservation and production of affordable housing. As of December 31, 2020, AHLF had loans receivable with an outstanding balance of \$1.7 million.

BEDF and CHF were formed in 2020 and, through June 30, 2021, had no lending activity to report.

Loan Portfolio

LISC's portfolio is diverse in loan product composition and financed asset type.

Below is a breakdown by loan product on a parent-only basis as of June 30, 2021:

Product	Total	% of Total
Acquisition	\$ 162,005,560	32%
Construction	137,284,458	27%
Mini-Permanent	44,154,599	9%
Permanent	54,097,436	11%
Bridge	12,895,228	3%
Predevelopment	32,320,460	6%
Other ⁽¹⁾	60,883,217	12%
Loans and Notes and Other Receivables, Gross	\$ 503,640,958	100%
Allowance for Uncollectible Loans	(30,822,005)	
Loans and Notes and Other Receivables, Net	\$ 472,818,953	

^{(1) &}quot;Other" includes refinancing existing debt (\$42.5 million), revolving lines of credit and working capital (\$6.8 million), immito's line of credit (\$8.8 million), and small business loans (\$1.9 million).

Below is a breakdown by loan product on a parent-only basis as of December 31, 2020:

Product	Total	% of Total
Acquisition	\$ 152,221,423	30%
Construction	128,590,777	26%
Mini-Permanent	52,265,131	10%
Permanent	52,892,890	11%
Bridge	23,775,473	5%
Predevelopment	33,395,008	7%
Other ⁽¹⁾	55,883,426	11%
Loans and Notes and Other Receivables, Gross	\$ 499,024,128	100%
Allowance for Uncollectible Loans	(29,867,689)	
Loans and Notes and Other Receivables, Net	\$ 469,156,439	

^{(1) &}quot;Other" includes refinancing existing debt (\$39.5 million), revolving lines of credit and working capital (\$7.7 million), immito's line of credit (\$8.2 million), and small business loans (\$1.8 million).

Below is a breakdown by loan product on a consolidated basis as of December 31, 2020:

Product	Total	% of Total
Acquisition	\$ 172,487,181	30%
Construction	132,804,472	23%
Mini-Permanent	52,265,131	9%
Permanent	53,398,074	9%
Bridge	24,156,651	4%
Predevelopment	36,830,674	6%
Other ⁽¹⁾	111,959,835	19%
Loans and Notes and Other Receivables, Gross	583,902,018	100%
Allowance for Uncollectible Loans	(31,420,785)	1
Loans and Notes and Other Receivables, Net	\$ 552,481,233	

^{(1) &}quot;Other" includes refinancing existing debt (\$39.5 million), short-term investments to NEF Funds (\$8.3 million), revolving lines of credit and working capital (\$6.3 million), miscellaneous NEF lending activity (\$9.4 million), small business loans (\$1.8 million), NMSC lending activity (\$3.5 million), BFF lending activity (\$16.8 million), immito 7(a) and PPP lending activity (\$51.1 million), AHLF lending activity (\$1.7 million) and CHOIF lending activity (\$2.1 million).

LISC loan-financed asset types include multifamily rental housing, charter schools, mixed-use (housing and commercial/community facilities), commercial/industrial projects, community facilities, economic development, single-family housing and other asset types. LISC has been awarded \$60.3 million in credit enhancement from the CDFI Fund's Financial Assistance, Healthy Food Financing Initiative, and Capital Magnet Fund programs. This serves as credit enhancement for a variety of LISC projects, including loans to multifamily rental housing for extremely low- to moderate-income individuals; healthy food retailers and production spaces; investments in creative placemaking spaces; and economic development lending.

Below is a breakdown of asset types on a parent-only basis as of June 30, 2021:

Asset Class	Total	% of Total
Multifamily Rental	\$ 207,485,368	41%
Charter School	67,687,714	14%
Mixed-Use	57,429,347	11%
Commercial/Industrial	86,684,249	17%
Community Facility	36,568,103	7%
Single-Family Housing	21,903,284	5%
Economic Development	10,307,248	2%
Other ⁽¹⁾	15,575,645	3%
Loans and Notes and Other Receivables, Gross	\$ 503,640,958	100%
Allowance for Uncollectible Loans	(30,822,005)
Loans and Notes and Other Receivables, Net	\$ 472,818,953	

^{(1) &}quot;Other" includes projects that do not fit in LISC's seven primary asset types, such as organizational working capital, bridge loans, and immito's line of credit.

Below is a breakdown of asset types on a parent-only basis as of December 31, 2020:

Asset Class	Total	% of Total
Multifamily Rental	\$ 195,419,473	39%
Charter School	67,109,652	13%
Mixed-Use	64,608,395	13%
Commercial/Industrial	91,457,095	18%
Community Facility	38,254,879	8%
Single-Family Housing	17,499,106	4%
Economic Development	11,479,403	2%
Other ⁽¹⁾	13,196,125	3%
Loans and Notes and Other Receivables, Gross	\$ 499,024,128	100%
Allowance for Uncollectible Loans	(29,867,689)
Loans and Notes and Other Receivables, Net	\$ 469,156,439	

^{(1) &}quot;Other" includes projects that do not fit in LISC's seven primary asset types, such as organizational working capital and bridge loans, and immito's line of credit.

Below is a breakdown of asset types on a consolidated basis as of December 31, 2020:

Asset Class	Total	% of Total
Multifamily Rental	\$ 216,035,072	37%
Charter School	67,109,652	11%
Mixed-Use	64,608,395	11%
Commercial/Industrial	103,042,430	18%
Community Facility	38,254,879	7%
Single-Family Housing	17,499,106	3%
Economic Development	46,322,209	8%
Other ⁽¹⁾	31,030,275	5%
Loans and Notes and Other Receivables, Gross	583,902,018	100%
Allowance for Uncollectible Loans	(31,420,785))
Loans and Notes and Other Receivables, Net	\$ 552,481,233	

^{(1) &}quot;Other" includes projects that do not fit in LISC's seven primary asset types, such as organizational working capital, bridge loans, and immito's line of credit.

Below is a summary of the approximate annual maturities of loans receivable in LISC's parent-only loan portfolio as of June 30, 2021:

Maturity Schedule	2021	2022	2023	2024	2025	Thereafter
Loans Receivable	\$107,288,444	\$132,917,470	\$66,376,030	\$38,261,452	\$30,367,220	\$128,430,341

Below is a summary of the approximate annual maturities of loans receivable in LISC's parent-only loan portfolio as of December 31, 2020:

Maturity Schedule	2021	2022	2023	2024	2025	Thereafter
Loans Receivable	\$170,624,390	\$90,492,363	\$63,324,790	\$39,381,800	\$24,075,085	\$111,125,700

Below is a summary of the approximate annual maturities of loans receivable in LISC's consolidated loan portfolio as of December 31, 2020:

Maturity Schedule	2021	2022	2023	2024	2025	Thereafter
Loans Receivable	\$190,189,266	\$118,795,207	\$64,586,875	\$42,262,978	\$32,038,433	\$136,029,259

LISC's portfolio is diversified as to location of borrowers. Additionally, as further described under "Credit Approval Procedures" on page 49, LISC has exposure limits to individual projects and project sponsors.

Portfolio Risk Management

The risks in LISC's lending activity include the possibility that LISC may suffer a loss of invested principal or fail to receive the expected return on investments, or that principal and interest may not be received in a timely manner. Ultimately, the performance of the LISC loan portfolio depends largely on underwriting and loan monitoring efforts.

LISC strives to mitigate its financial and programmatic risks in a number of ways. LISC maintains a strong net asset position and strives to borrow only as needed. LISC has a successful track record of raising grant funds, low-cost capital, and credit enhancement funds for its lending activities.

LISC employs a rigorous risk rating system to improve the application of underwriting guidelines at origination and to monitor portfolio quality once loans are closed. LISC further mitigates risk through loan monitoring efforts that combine local relationships and market knowledge with centralized oversight of the portfolio by LISC's Lending department and loan monitoring committees. All loans are subject to annual or more frequent review, with late, delinquent, or lower-rated loans subject to closer scrutiny and quarterly review.

Delinquencies and Loan Losses

LISC's loan portfolio has demonstrated strong performance over the past three years. The delinquency rate rose slightly from 0.29% as of December 31, 2018, to 0.48% as of December 31, 2020. Net write-offs were 0.37%, 0.24%, and 0.87% in 2018, 2019, and 2020, respectively.

The activity in the Allowance on a parent-only basis for the period ended June 30, 2021, is as follows:

	June 30, 2021			
Allowance for Uncollectible Loans as of the		(29,867,689)		
beginning of the year	\$	(27,007,007)		
Write-offs		0		
Recoveries		(4,825)		
Provision		(949,491)		
Allowance for Uncollectible Loans as of the end of the year	\$	(30,822,005)		

The activity in the Allowance on a parent-only basis for the years ended December 31, 2018, 2019 and 2020 is as follows:

	2020	2019	2018
Allowance for Uncollectible Loans as of the			
beginning of the year	\$ (29,608,715)	\$ (25,678,087)	\$ (22,015,439)
Write-offs	4,370,402	1,230,991	1,677,628
Recoveries	(9,507)	(60,038)	(98,518)
Provision	(4,619,869)	(5,101,581)	(5,241,758)
Allowance for Uncollectible Loans as of the			
end of the year	\$ (29,867,689)	\$ (29,608,715)	\$ (25,678,087)

The activity in the Allowance on a consolidated basis for the years ended December 31, 2018, 2019, and 2020 is as follows:

	2020	2019	2018
Allowance for Uncollectible Loans as of			
the beginning of the year	\$ (29,772,958)	\$ (25,678,087)	\$ (22,015,439)
Write-offs	4,370,402	1,230,991	1,677,628
Recoveries	(9,507)	(224,281)	(931,851)
Provision	(6,008,722)	(5,101,581)	(5,241,758)
Allowance for Uncollectible Loans as of			
the end of the year	\$ (31,420,785)	\$ (29,772,958)	\$ (26,511,420)

As of June 30, 2021, LISC's delinquency rate was 0.42%, which is line with previous years. LISC has made concessions to borrowers in the form of fee waivers, maturity extensions, and payment relief with proof of COVID-19 impact. As of June 30, 2021, 51 loans with a total principal amount of \$69.9 million were on payment deferral, and 49 of these loans with a principal amount of \$63.6 million are making monthly payments.

Credit Approval Procedures

In addition to the approval of the Local Advisory Committee of the LISC local program originating the financing request, loans are subject to additional review by LISC's Chief Credit Officer, an internal Credit Committee, a committee of the Board, or the full Board, depending on loan size. Additionally, LISC assigns a peer underwriter to review loans as part of the Credit Committee. The Chief Credit Officer has authority to approve all loans of \$100,000 or less. Credit Committee review is required for all loans above \$100,000. All loans above \$5 million require the additional approval of the Portfolio Review Committee, a Board committee, and all loans above \$8 million require approval of the full Board. Loan ratings are determined by the Credit Committee, utilizing the methodology described further below under "Risk Assessment."

Loans to individual projects are limited to 5% of adjusted net assets, and loans to individual sponsors are limited to 10% of adjusted net assets. Adjusted net assets are defined as total net assets less investment in affiliates. Senior management has also developed additional portfolio management guidelines relating to concentration by asset class, product type, and program area.

In response to COVID-19, LISC made temporary changes in underwriting criteria requiring additional due diligence and approval of new funding requests by a subcommittee of the LISC Board's Executive and Finance Committee. COVID-19 underwriting guidelines were in effect from April 30, 2020 through April 16, 2021. Guidelines included additional screens for approval based on strength of collateral, commitment and source of takeout, and adequate debt service coverage.

Portfolio Monitoring

Each closed and funded loan undergoes a periodic internal review that includes an update to the risk rating analysis. The Portfolio Monitoring Committee ("PMC"), consisting of staff from LISC's Lending, Finance, and Legal departments, reviews all performing loans of \$3 million or more with a risk rating of IV or above semi-annually and all other performing loans annually. Loans designated as "watch list" loans (those whose risk ratings place them in "Close Follow," "Substandard," and "Doubtful" risk categories), are reviewed quarterly by the Loan Watch Committee ("LWC") comprised of staff from the same three departments.

The Loan Monitoring Officer preparing monitoring reports employs the initial risk rating found in the credit approval system, as determined by the Credit Committee, as the basis for subsequent updates. The Director of Asset Management reviews the rating assessment prepared by the loan monitoring officer to ensure all categories have been rated appropriately. Changes to risk ratings are formally approved during PMC and LWC meetings. At each review, depending on loan performance and any changes from underwriting, the rating may be upgraded or downgraded with the approval of the relevant committee. The upgrades or downgrades are documented in committee notes and updated in the loan monitoring system.

In addition, all late and delinquent loans are reviewed monthly by a committee of Lending and Finance staff

Risk Assessment

LISC has assessed and evaluated the differing risks associated with its current lending model and captures them through two risk rating methodologies: (1) a loan risk rating system that assigns an individual reserve amount to each loan, based on risk rating; and (2) a calculation based upon the historical performance of the loan portfolio, with adjustments for identified risk factors. The loan loss reserve is calculated monthly and reported quarterly on LISC's financial statements. On a quarterly basis, the difference between the findings of the two methodologies is reviewed to ensure that portfolio risk is adequately recorded.

The purpose of LISC's rating system is to provide an objective format to consistently evaluate the application of LISC's underwriting guidelines at origination and to monitor portfolio quality once loans are closed. The ratings allow LISC to capture risk trends, establish appropriate frequency for loan monitoring, and assist in the establishment of appropriate loan loss reserves. LISC employs the following seven risk rating categories: (I) Excellent, (II) Strong, (III) Good, (IV) Acceptable, and (V) Close Follow, and during PMC review, loans can be downgraded to (VI) Substandard and (VII) Doubtful.

The table below shows the breakdown of the LISC portfolio by risk rating. As of December 31, 2020, 93% of the portfolio was rated "Acceptable" or higher.

				As of Decembe	er 31,			
	2020			2019		2018		
		% of			% of		% of	
Rating	Total	Total		Total	Total	Total	Total	
I Excellent	\$ 149,193	*	\$	201,409	*	\$ 251,659	*	
II Strong	40,056,190	8%		51,320,071	10%	60,428,378	14%	
III Good	174,134,958	35%		163,879,987	34%	167,781,820	39%	
IV Acceptable	249,445,939	50%		233,631,221	48%	178,378,528	41%	
V Close Follow	33,297,450	7%		32,472,820	7%	22,321,232	5%	
VI Substandard	777,042	*		3,878,678	1%	2,875,611	1%	
VII Doubtful	1,163,355	*		0	*	22,554	*	
Total	\$ 499,024,128	100%	\$	485,384,186	100%	\$ 432,059,781	100%	

* Less than 1%.

LISC's monthly Allowance calculation, consistent with generally accepted accounting principles, is based on historical loan loss experience and management's evaluation of the ability to collect on the loans, taking into consideration project characteristics and trends. Currently, the portfolio is divided by loan product type, since each loan product type has a different risk profile, which has been determined based on historic delinquency rates, loans on watch list, write-offs, and loans vulnerable to write-off. Specifically, acquisition loans, followed by predevelopment and then construction loans, carry a higher risk of loss than LISC's other product types, and as a result, the reserve amounts for these loans are higher. These loss rates are evaluated quarterly, based on product performance as well as changes in the overall economic environment. The above ratings are on a parent-only basis, as LISC does not rate the loan portfolios of its consolidated affiliates, and the loan portfolios of consolidated affiliates are classified as Acceptable for purposes of the consolidated audit.

INVESTING ACTIVITIES

Some of the following information with respect to investing activities is presented on a parent-only basis. See "Statement Regarding Parent-Only Financial Information" on page iii.

LISC's investment goal is to provide consistent, above-average rates of return, while controlling investment risk. Emphasis is placed on the preservation of capital through an appropriate risk-adjusted allocation among asset classes, based upon LISC's liquidity and return targets. LISC's investments are managed monthly by its Treasurer. LISC's Chief Financial Officer and Treasurer present a report to the Board on a quarterly basis, and the Investment Committee generally meets on an annual basis to review investment performance, approve any investment policy changes, and appoint/replace investment managers as needed.

	June 30, 2021			
Investments – Parent-Only		Amount	%	
Cash and cash equivalents held for investment	\$	49,096,039	28%	
Corporate bonds and fixed-income funds		40,699,855	23%	
U.S. government agencies		59,376,649	33%	
Certificates of deposit		6,406,158	4%	
Alternative Investments:				
Real estate investment trust		3,588,675	2%	
Hedge funds		10,218,211	6%	
Private Equity Funds		6,906,953	4%	
Total	\$	176,292,540	100%	
Realized & Unrealized Gains on investments and derivatives (Losses)	\$	615,167		

	As of and for the year ended Decem								
		2020			2019			2018	
Investments – Parent-Only		Amount	%		Amount	%		Amount	%
Cash and cash equivalents held									
for investment	\$	47,961,397	28% \$	•	36,147,455	26%	\$	35,362,595	27%
Corporate bonds and fixed-									
income funds		40,307,588	23%		39,604,491	28%		37,936,096	28%
U.S. government agencies		59,352,995	34%		37,989,184	27%		36,624,418	27%
Certificates of deposit		5,901,080	3%		4,553,892	3%		5,232,689	4%
Alternative Investments:									
Real estate investment trust		3,233,921	2%		3,114,764	2%		3,114,764	2%
Hedge funds		10,993,236	6%		14,948,068	11%		13,622,255	11%
Private equity funds		5,954,605	4%		3,862,038	3%		1,603,586	1%
Total	\$	173,704,822	100% \$,]	140,219,892	100%	\$	133,496,403	100%
Realized & Unrealized Gains									
on investments and derivatives									
(Losses)	\$	1,450,777	\$,	2,671,794		\$	(720,557)	

	As of and for the year ended December 31,							
		2020			2019		2018	
Investments – Consolidated		Amount	%	I	Amount	%	Amount	%
Cash and cash equivalents held								
for investment	\$	47,961,397	28% \$	6	36,147,455	26% \$	35,362,595	27%
Corporate bonds and fixed-								
income funds		40,307,588	23%		39,604,491	28%	37,936,096	28%
U.S. government agencies		59,352,995	34%		37,989,184	27%	36,624,418	27%
Certificates of deposit		5,901,080	3%		4,553,892	3%	5,232,689	4%
Alternative Investments:								
Real estate investment trust		3,233,921	2%		3,114,764	2%	3,114,764	2%
Hedge funds		10,993,236	6%		14,948,068	11%	13,622,255	11%
Private Equity funds		5,954,605	4%		3,862,038	3%	1,603,586	1%
Total	\$	173,704,822	100% \$	5 1	40,219,892	100% \$	133,496,403	100%
Realized & Unrealized Gains								
on investments								
(Losses)	\$	1,450,777	\$	6	2,671,794	\$	(720,577)	

LISC's investment portfolio returned 1.3% during the period January 1, 2020, through December 31, 2020. As of December 31, 2020, LISC had a total of 14 active managers managing the portfolio: GS High Quality Floating Rate Fund, GS Enhanced Income Fund, Vanguard Short-Term Federal Fund, BlackRock Floating Rate Income Fund, GS Princeton Fund, Liberty Harbor Corporate Credit Strategies, Cambridge Ventures, HCAP Partners IV, SustainVC Impact Fund II, LaunchNY Seed Fund I, MLK Gateway Partners, Collective WOC Fund, Blueprint Local Investments and Blue Orchid SPV.

LISC's investable assets are allocated according to the organization's investment policy guidelines. Given that the overwhelming majority of the assets underlying the portfolio are either designated for use in the near-term (12 months or less) or subject to donor-imposed investment restrictions, the portfolio is predominantly comprised of cash and short-duration investments. The remaining investments (e.g., hedge funds and private equity funds) provide diversification for the portfolio at an acceptable level of risk, and the exposure to such potentially higher yielding investments is capped at \$30 million. In June 2017, the Investment Committee, a Board Committee, approved a \$15 million carve-out for investments in funds focused on impact investing.

NEF and NMSC invest cash and cash equivalents in short-term investments and money market funds or marketable securities with original maturities of 90 days or less when purchased. immito has cash held in separate accounts that is restricted for lending activities.

A schedule of the liquidity of LISC's cash, cash equivalents, and investments on a parent-only basis as of June 30, 2021, is set forth below:

Liquidity	Fair Value	Percentage of Portfolio
< 30 days \$	335,209,184	94%
Quarterly	12,167,637	3%
> One Year	10,546,375	3%
Total \$	357,923,196	100%

A schedule of the liquidity of LISC's cash, cash equivalents, and investments on a parent-only basis as of December 31, 2020, is set forth below:

		Percentage of
Liquidity	Fair Value	Portfolio
< 30 days \$	342,372,048	94%
Quarterly	12,441,113	3%
> One Year_	9,240,737	3%
Total S	364,053,898	100%

A schedule of the liquidity of LISC's consolidated cash, cash equivalents, restricted cash, and investments as of December 31, 2020, is set forth below:

Liquidity	Fair Value	Percentage of Portfolio
< 30 days \$	407,133,673	91%
Quarterly	12,441,113	3%
> One Year	9,240,737	2%
Restricted Cash(1)	19,380,758	4%
Total \$	448,196,281	100%

⁽¹⁾ Restricted Cash is held in designated accounts pursuant to agreement

BOARD OF DIRECTORS

The Board is responsible for oversight of the day-to-day management of LISC. In accordance with LISC's bylaws, the Board may consist of not less than 18 or more than 30 directors, and the number of directors may fluctuate from time to time. As of the date of this prospectus, LISC had 24 directors made up of representatives from the private and community sectors, including some of LISC's major partners and stakeholders. Board members represent a variety of business sectors and geographic locations and contribute a wide range of knowledge, skills, and experiences to LISC's operations.

The Board meets quarterly in March, June, September, and January (for the quarter ended December 31). The Board Chairperson, President and CEO, or any two directors may also call a special meeting of the Board. In order to allow the Board to carry out its oversight of LISC, prior to each meeting, LISC management provides the Board with comprehensive materials regarding LISC activities and finances, affiliate matters, national and local programs, and other matters for Board approval or consideration.

The Board is divided into three classes, approximately equal in number, with each class of directors serving a staggered three-year term such that the term of one class of directors expires at each annual meeting. The directors of such class are elected by a majority vote of remaining then-current directors at such annual meeting. There is no limit on the number of terms each director may serve. If a director resigns, retires, or is removed, a replacement director may be elected by a majority vote of remaining then-current directors to serve the remainder of the departing director's term.

Board Committees

The Board has established four standing committees with the authority to review and approve certain corporate matters: the Audit Committee, Executive and Finance Committee, Investment Committee, and Portfolio Review Committee. A description of each committee's duties and powers follows below. From time to time, the Board also establishes special committees to address certain corporate matters. The committees meet periodically throughout the year as needed to review, address, and approve matters under their authority.

Executive and Finance Committee

The Executive and Finance Committee exercises all the powers of the Board during intervals between Board meetings, except as limited by law, LISC's articles and bylaws, or resolutions adopted by the Board. The full Board handles most duties delegated to the Executive and Finance Committee at its regular quarterly meetings. However, the Executive and Finance Committee meets on an ad hoc basis between Board meetings, as needed, to review and approve certain corporate, financial, human resources, affiliate, and program matters. The Executive and Finance Committee may also meet in connection with regular quarterly meetings to handle more complex corporate, financial, and other matters that the Board, Executive and Finance Committee Chair, or management determines are more appropriately considered by a smaller committee; in such cases, the Executive and Finance Committee may approve the matters at issue itself or may recommend such matters to the full Board for approval.

Audit Committee

The Audit Committee monitors the integrity of LISC's financial statements, LISC's compliance with legal and regulatory requirements, and the independence, qualifications, and performance of LISC's independent auditors. The Audit Committee also has oversight over LISC's whistleblower and conflict-of-interest policies and LISC's internal audit function. The Audit Committee meets several times per year to: review and approve the financial statements for LISC (parent-only) and its consolidated entities and LISC's IRS

Form 990; review the performance of and appoint LISC's external auditors; and consider financial and other affairs of LISC within its charter or as the committee determines appropriate. The Audit Committee Chair reports to the full Board on matters handled at the meeting and any risks or other issues it may identify.

Investment Committee

The Investment Committee oversees and reviews the performance of LISC's investment portfolio; approves and reviews LISC's adherence to a sound and consistent investment policy; and approves, monitors, and replaces, as appropriate, LISC's investment managers. The Investment Committee meets as needed throughout the year to address matters under its authority. Management also engages the Investment Committee Chair as needed to determine when changes are appropriate and presents a report on LISC's investment results to the full Board quarterly.

Portfolio Review Committee

The Portfolio Review Committee reviews and approves loans made by LISC that exceed delegated staff approval authority (greater than \$5 million); approves for recommendation to the full Board loans made by LISC that exceed the Portfolio Review Committee's authority (greater than \$8 million); approves for recommendation to the full Board changes in delegated authority levels for management, LISC's internal Credit Committee, and the Portfolio Review Committee; and reviews LISC's program activity against goals, overall performance of the loan portfolio, and portfolio risks and diversification. The Portfolio Review Committee meets quarterly to review program activity, portfolio performance, and requests for loans by LISC and holds several other meetings per year to review and approve requests for loans by LISC. The Portfolio Review Committee Chair, along with LISC's Senior Vice President for Lending and its Chief Credit Officer, report to the full Board on the portfolio performance and risks at each quarterly meeting.

Board Members

The individuals currently serving on LISC's Board of Directors, including the committee(s) on which each individual serves, are as follows:

Name	Business Title	Business Affiliation	Original Election Date	Current Term End Date	Committee*
Robert E. Rubin (Board Chair)	Chairman; Former Secretary; Co- Chairman Emeritus	Treasury; Council	9/15/1999	3/31/2023	Aud (ex officio), E&F (ex officio), Inv, PRC (ex officio)
Lisa Cashin (Vice Chair)	Vice Chair	LISC	9/1/2007	3/31/2024	E&F (Chair), PRC
David Hess	Partner	Centerview Partners	1/17/2019	3/31/2024	Inv (Chair)
Kathryn Merchant	Principal	Kathy Merchant LLC	9/20/2012	3/31/2022	Aud (Chair)

Name	Business Title	Business Affiliation	Original Election Date	Current Term End Date	Committee*
Nilda Ruiz	President and CEO	Asociación Puertorriqueños en Marcha	9/20/2012		PRC (Chair)
Nicole Arnaboldi	Partner	Oak Hill Capital	6/18/2020	3/31/2023	NA**
Greg Belinfanti	Senior Managing Director	One Equity Partners	1/14/2010	3/31/2024	E&F, Inv
Zack Boyers	Chairman and CEO	U.S. Bancorp Community Development Corporation	6/18/2020	3/31/2023	Inv
Alisahah Cole	System Vice President, Population Health Innovation and Policy	CommonSpirit Health	9/17/2020	3/31/2022	PRC
Audrey Choi	Chief Sustainability Officer	Morgan Stanley	6/16/2011	3/31/2022	E&F
Michelle de la Uz	Executive Director	Fifth Avenue Committee	3/17/2011	3/31/2024	PRC
Sally Durdan	Former Executive Vice President and Head of Strategy, Consumer and Community Banking	JPMorgan Chase	3/28/2013	3/31/2023	Aud
Tom Espinoza	President and CEO	Raza Development Fund	9/22/2011	3/31/2024	PRC
Gregory Fairchild	Isidore Horween Research Associate Professor of Business	University of Virginia Darden School of Business	6/21/2018	3/31/2024	NA**
Karen Fang	Managing Director, Head of Global Sustainable Finance	Bank of America	12/10/2020	3/31/2023	PRC
Ellen Gilligan	President and CEO	Greater Milwaukee Foundation	9/12/2013	3/31/2023	PRC

Name	Business Title	Business Affiliation	Original Election Date	Current Term End Date	Committee*
Lisa Glover	Interim President and CEO	LISC	6/17/2010	3/31/2022	E&F (ex officio), Inv (ex officio), PRC (ex officio)
Colvin W. Grannum	President and CEO	Bedford Stuyvesant Restoration Corporation	3/27/2001	3/31/2023	Aud, E&F
Lisa Hasegawa	Regional Vice President, Western Region	NeighborWorks America	1/22/2015	3/31/2022	Aud, PRC
Maurice A. Jones	President and CEO	OneTen	9/22/2016	3/31/2024	Inv
Randy Oostra, DM, FACHE	President and CEO	ProMedica Health System	1/18/2018	3/31/2022	E&F
Rey Ramsey	Managing Director	Lafayette Square	12/5/2002	3/31/2023	Inv
Rip Rapson	President and CEO	The Kresge Foundation	9/22/2006	3/31/2023	NA**
Jerry Rickett	President and CEO	Kentucky Highlands Investment Corporation	6/16/2016	3/31/2022	PRC

^{*} Aud = Audit, E&F = Executive and Finance, Inv = Investment, PRC = Portfolio Review

Following are brief biographies of LISC's Board members:

Robert Rubin (Board Chair), former Secretary, U.S. Treasury; Co-Chairman Emeritus, Council on Foreign Relations. Mr. Rubin is a former Secretary of the U.S. Treasury and is Co-Chairman Emeritus of the Council on Foreign Relations, after concluding his 10-year term as Co-Chairman. He joined the Clinton administration in 1993, serving as Assistant to the President for Economic Policy and the first Director of the National Economic Council. He was named Treasury Secretary in 1995 and served until 1999. Mr. Rubin joined Goldman, Sachs & Company in 1966 and served as Co-Chairman from 1990 to 1992. From 1999 to 2009, he served on the board at Citigroup and as a senior advisor. In 2010, he joined Centerview Partners as senior counselor of the firm. He serves on the board of Mount Sinai Health System and, in June 2014, completed a 12-year term as a member of the Harvard Corporation and is now a member of its Finance Committee. He is one of the founders of The Hamilton Project, an economic policy project housed at the Brookings Institution, and is author of *In an Uncertain World: Tough Choices from Wall Street to Washington*. Mr. Rubin graduated with an AB in Economics from Harvard College and received an LLB from Yale Law School. Term ends on March 31, 2023.

Lisa Cashin (Board Vice Chair; Chair of Executive and Finance Committee), *former Chief Credit Officer*, *LISC*. Ms. Cashin is the former Chief Credit Officer at LISC, a position she held for 19 years before retiring in 2007 and joining the Board. Previously, she was a Vice President at Citigroup Investment Bank and a loan officer with the real estate division of Chemical Bank. She has worked at the Boston Redevelopment

^{**} These persons are not currently appointed to a committee.

Authority, Gammon Properties in Hong Kong, and the United Nations Center for Housing, Building and Planning. She also serves as Board Chair for Prep for Prep, a leadership development and gifted education program that places high-achieving minority students from New York City at top independent and boarding schools. Ms. Cashin received a BA in Urban Anthropology from Harvard College and an MCP from the University of California at Berkeley, College of Environmental Design. Term ends on March 31, 2024.

David Hess (Chair of Investment Committee), *Partner, Centerview Partners*. Mr. Hess is a member of the technology investment banking team at Centerview Partners, one of the largest independent advisory firms. Prior to joining Centerview, Mr. Hess was a Managing Director at Goldman Sachs. He is President of the board of trustees of the Abraham Joshua Heschel School, a board member of Wharton's McNulty Leadership Program, and a member of the Council on Foreign Relations. Mr. Hess received a BS, *magna cum laude*, from the Wharton School of the University of Pennsylvania. Term ends March 31, 2024.

Kathryn Merchant (Chair of the Audit Committee), *Principal, Kathy Merchant LLC*. In May 2015, Ms. Merchant stepped down after 18 years as President/CEO of the Greater Cincinnati Foundation. During 2015-19 she returned to strategic philanthropy consulting and executive coaching. Ms. Merchant was previously director of The Pew Charitable Trusts' Neighborhood Preservation Initiative and a partner at consulting firm Holt, Wexler & Merchant. She is editor of the book "Imagineers • Impresarios • Inventors: Cincinnati's Arts and the POWER OF HER," published in 2020, and author of "Answering the Call of the Wild: The Remarkable Life of Cathryn Hosea Hilker," published in 2021. Ms. Merchant received a BA from Indiana University and an MSW from University of Connecticut. Term ends March 31, 2022.

Nilda Ruiz (Chair of Portfolio Review Committee), *President and CEO*, *Asociación Puertorriqueños en Marcha*. Since 2005, Ms. Ruiz has served as President and CEO of Asociación Puertorriqueños en Marcha ("APM"). Under Ms. Ruiz's leadership, APM has become one of the most prominent Latino-founded agencies in the nation, receiving numerous awards for its transformative work helping thousands of families lift themselves out of poverty and bringing over a billion dollars of investments into North Philadelphia. Prior to APM, Ms. Ruiz served as Senior Community Development Director for the East Coast for UnidosUS. Ms. Ruiz serves on the boards of the Urban Affairs Coalition and PNC Advisory Committee and is the president of the National Puerto Rican Agenda. Previously, Ms. Ruiz served as a mayoral appointee to the Philadelphia Planning Commission, the Temple University Economic Opportunities Advisory Committee, and Pennsylvania Governor Tom Wolf's Steering Committee. Ms. Ruiz received a BS from Temple University and an MBA from Easter College. Term ends on March 31, 2022.

Nicole Arnaboldi, *Partner*, *Oak Hill Capital*. Ms. Arnaboldi is a partner at Oak Hill Capital Management. She formerly served as the Vice Chairman of Credit Suisse Asset Management and has had a long career in the private investment field, including overseeing the firm's private equity and related activities. Ms. Arnaboldi serves as a board member for Manulife (parent of John Hancock), Commonfund, Merit Hill Capital, Prep for Prep, and the Dean's Advisory Board at Harvard Law School, and recently served on the Harvard University Task Force on Skills and Employability. Ms. Arnaboldi received a BA from Harvard College, MBA from Harvard Business School, and a JD from Harvard Law School. Term ends on March 31, 2023.

Greg Belinfanti, Senior Managing Director, One Equity Partners. Mr. Belinfanti is a Senior Managing Director and Investment Committee member at One Equity Partners, focusing on healthcare and business service industries. Prior to joining One Equity Partners in 2006, Mr. Belinfanti served as Vice President in the Investment Banking division of Lehman Brothers. He formerly served on boards for Athrocare, Prodigy, Simplura, Celltrion, and EGS and currently serves on the boards of PS Logistics, Ernest Health, Adapt Health, AMT, The Results Companies, and One Link. Mr. Belinfanti received a BA in Politics from New York University and a JD from Harvard Law School. Term ends on March 31, 2024.

Zack Boyers, Chairman & Chief Executive Officer, US Bancorp Community Development Corporation. Mr. Boyers is the Chairman and Chief Executive Officer of US Bancorp Community Development

Corporation, providing leadership and strategic direction to a team of more than 400 people who manage tax credit and lending opportunities in the community development arena nationwide. Mr. Boyers serves on the boards of Urban Strategies, St. Louis Regional Chamber, Forward Through Ferguson, and Invest STL, and serves on the National Advisory Council of the Brown School of Social Work at Washington University and on the Regional Advisory Council of IFF. Mr. Boyers received a BA from Harvard College and an MBA from Washington University. Term ends on March 31, 2023.

Alisahah Cole, *System Vice President, Population Health Innovation and Policy, CommonSpirit Health.* Dr. Cole is the System Vice President of Population Health and Innovation Policy at CommonSpirit Health, providing leadership on health equity for the largest Catholic health system, and the second-largest nonprofit hospital chain, in the United States. Prior to this role, Dr. Cole held several senior positions at Atrium Health. Dr. Cole received an undergraduate degree from Case Western Reserve and an MD from the Boonshoft School of Medicine at Wright State University, and was a Fellow of the University of North Carolina at Chapel Hill School of Medicine. Term ends on March 31, 2022.

Audrey Choi, *Chief Sustainability Officer*, *Morgan Stanley*. Ms. Choi is the Chief Sustainability Officer of Morgan Stanley and serves as the founding CEO of Morgan Stanley's Institute for Sustainable Investing where she oversees the firm's global sustainability efforts. For four years, Ms. Choi also served as Morgan Stanley's Chief Marketing Officer where she oversaw the firm's brand values. Prior to Morgan Stanley, Ms. Choi held senior policy positions in the Clinton administration and was a foreign correspondent for The Wall Street Journal. Ms. Choi serves on the boards of several nonprofits focused on sustainability and social justice, including the Sustainability Accounting Standards Board, the US Impact Investing Alliance, StoryCorps, and New York Cares. Ms. Choi received an undergraduate degree from Harvard College and an MBA from Harvard Business School. Term ends March 31, 2022.

Michelle de la Uz, Executive Director, Fifth Avenue Committee. Ms. de la Uz has served as Executive Director of Fifth Avenue Committee ("FAC") since 2004, overseeing the organization's mission and comprehensive programs serving more than 5,500 low- and moderate-income people. Prior to her work at FAC, Ms. de la Uz was a Program Director at the Center for Urban Community Services and served as Congresswoman Nydia Velázquez's first Director of Constituent Services and focused on advancing transportation, environmental justice, and immigration legislation and policy. Ms. de la Uz serves on the boards of the Association for Neighborhood and Housing Development, the New York Housing Conference, multiple bank advisory boards, and served on the NYC Planning Commission from 2012 to 2021 following appointments by then Public Advocates Bill de Blasio and Leticia James. Ms. de la Uz is an alumna of Connecticut College, Columbia University, and Harvard Kennedy School's Executive Education program. Term ends March 31, 2024.

Sally Durdan, former Executive Vice President and Head of Strategy, Consumer and Community Banking, JP Morgan Chase. Ms. Durdan retired from her role as Executive Vice President and Head of Strategy for Chase Consumer and Community Banking. Prior to joining Chase in 2004, Ms. Durdan spent 10 years at Citigroup and began her career as a strategy consultant for McKinsey & Company. Ms. Durdan serves on the board of Graham Windham and is a trustee of Mount Holyoke College. Ms. Durdan received an undergraduate degree from Mount Holyoke College, an MBA from Harvard Business School, and pursued doctoral studies in Economics at Harvard. Term ends March 31, 2023.

Tom Espinoza, *President and CEO*, *Raza Development Fund*. Mr. Espinoza is the President and CEO of Raza Development Fund ("RDF"), the largest Latino CDFI loan fund in the nation with half a billion dollars in total assets under management. In 1999, Mr. Espinoza pioneered a faith-based approach to community development, establishing RDF's Partnership of Hope and the Hope Fund. Mr. Espinoza received an undergraduate degree from Phoenix College. Term ends March 31, 2024.

Gregory Fairchild, Isidore Horween Research Professor of Business Administration, University of Virginia Darden School of Business. Mr. Fairchild is the Isidore Horween Research Professor of Business Administration at the University of Virginia's Darden School of Business; the Associate Dean for

Washington D.C., Area Initiatives; Academic Director of Public Policy and Entrepreneurship; and Academic Director for Darden's Institute for Business in Society. Mr. Fairchild has also worked in the private sector for Kraft General Foods, Procter & Gamble, and Saks Fifth Avenue. Mr. Fairchild received a BS from Virginia Commonwealth University, an MBA from the University of Virginia Darden School of Business, and a PhD from Columbia University. Term ends March 31, 2024.

Karen Fang, *Head of Global Sustainable Finance, Bank of America.* Ms. Fang is Managing Director, Head of Global Sustainable Finance at Bank of America. Formerly, she was the head of Global Fixed Income, Currencies & Commodities (FICC) Cross Asset Trading, and the head of Americas FICC Sales & Solutions. Prior to joining Bank of America, Ms. Fang was a Managing Director at Goldman Sachs and held senior positions at Merrill Lynch and Deutsche Bank. Ms. Fang received a BA in Economics from the University of Tokyo. Term ends March 31, 2023.

Ellen Gilligan, *President and CEO*, *Greater Milwaukee Foundation*. Ms. Gilligan is the President and CEO of the Greater Milwaukee Foundation, the region's largest community foundation, which has awarded more than \$800 million in grants since establishment in 1915. Prior to joining the Foundation in 2010, Ms. Gilligan was Vice President of Community Investment at the Greater Cincinnati Foundation and President of HealthPath Foundation. Ms. Gilligan is board chair of CFLeads, a board member of the Greater Milwaukee Committee, and a mayoral appointee to the City of Milwaukee's Black Male Achievement Advisory Council. Ms. Gilligan received a BA from University of Colorado at Boulder. Term ends March 31, 2023.

Lisa Glover, *Interim President and CEO*, *LISC*. Please refer to "Management Team and Key Employees" starting on page 63. Term ends March 31, 2022.

Colvin W. Grannum, President and CEO, Bedford Stuyvesant Restoration Corporation. Mr. Grannum has served as President and CEO of Bedford Stuyvesant Restoration Corporation ("Restoration") since 2001. Prior to joining Restoration, Mr. Grannum was the founding President and CEO of Bridge Street Development Corporation and practiced law for more than 17 years in the public and private sectors. Mr. Grannum serves on the boards of the Carver Federal Savings Bank, New York City Workforce Investment Board, Center for New York City Neighborhoods, Brooklyn Chamber of Commerce, and Bedford Stuyvesant Early Childhood Development Center, Inc., among others, and is on numerous advisory boards and public commissions, including as a trustee at the Metropolitan Museum of Art. Mr. Grannum received an undergraduate degree from the University of Pennsylvania and a JD from Georgetown University Law Center. Term ends March 31, 2023.

Lisa Hasegawa, *Regional Vice President, Western Region, NeighborWorks America*. Ms. Hasegawa is the Regional Vice President for the Western Region of NeighborWorks America. Ms. Hasegawa previously served as the Executive Director of the National Coalition for Asian Pacific American Community Development and also has experience in government and academia. Ms. Hasegawa received a BA from University of California Los Angeles and a SM in Public Health from Harvard University. Term ends March 31, 2022.

Maurice A. Jones, *CEO*, *OneTen*. Mr. Jones is President and CEO of OneTen, a coalition of chief executives and their companies coming together to upskill, hire, and promote one million Black Americans. Prior to this role, Mr. Jones served as LISC's President and CEO from 2016 until February 2021, where he oversaw a period of tremendous growth and expansion. He served as the Secretary of Commerce and Trade for the Commonwealth of Virginia, Deputy Secretary for the U.S. Department of Housing and Urban Development, and as Commissioner of Virginia's Department of Social Services and Deputy Chief of Staff to former Virginia Governor Mark Warner. Mr. Jones holds a master's degree in International Relations from Oxford University and a JD from the University of Virginia School of Law. Term ends March 31, 2024.

Randy Oostra, DM, FACHE, *President and CEO*, *ProMedica Health System*. Mr. Oostra is President and CEO of ProMedica, overseeing the nonprofit mission-based, integrated healthcare organization serving communities in 30 states. Prior to this role, he served as President and COO of ProMedica. Mr. Oostra received a BS from Northwestern College, an MS from University of Wisconsin-EC, an MHA from University of Minnesota, and a Doctorate in Management from Case Western Reserve University. Term ends March 31, 2022.

Rey Ramsey, *Managing Director*, *Lafayette Square*. Rey Ramsey is Managing Director at Lafayette Square. Previously, he was the CEO of Centri Capital, an impact asset management firm focused on investments in sustainable, affordable housing. He was also founder and served as CEO of One Economy Corporation, a nonprofit organization providing internet service to the homes of underserved individuals, and also served as President and COO of Enterprise Community Partners, a national nonprofit, and chairman of Habitat for Humanity International. He received a BA from Rutgers University and a JD from University of Virginia School of Law. Term ends March 31, 2023.

Rip Rapson, *President and CEO*, *The Kresge Foundation*. Mr. Rapson is President and CEO of The Kresge Foundation, a private, national foundation founded in 1924, which is dedicated to expanding opportunity in America's cities through grantmaking and social investing. Mr. Rapson began his career as a legislative assistant to U.S. Representative Don Fraser and has served as a partner at Leonard, Street & Deinard, where he represented several Minnesota nonprofit organizations; as Deputy Mayor of Minneapolis; and President of the McKnight Foundation. Mr. Rapson serves as board chair of ArtPlace America and is a board member of Living Cities, the Federal Reserve Bank of Chicago's Detroit Branch, Downtown Detroit Partnership, and M-1 Rail. Mr. Rapson received his BA from Pomona College and JD from Columbia Law School. Term ends March 31, 2023.

Jerry Rickett, *President and CEO*, *Kentucky Highlands Investment Corporation*. Since 1989, Mr. Rickett has served as the President and CEO of Kentucky Highlands Investment Corporation ("KHIC"), a nonprofit community development corporation and rural CDFI serving 22 counties in southeastern Kentucky. He also held the positions of Vice President and Marketing Manager for KHIC. Mr. Rickett is a graduate of Cumberland College and holds two master's degrees from Eastern Kentucky University. Term ends March 31, 2022.

MANAGEMENT TEAM AND KEY EMPLOYEES

The following individuals serve as LISC's executive officers, and will continue to serve in such capacities until their resignation or replacement by the Board:

Lisa Glover, *Interim President and CEO, LISC.* Ms. Glover has served as LISC's Interim President and CEO since March 2021. Ms. Glover has been a member of the LISC Board since 2010. Ms. Glover is the former Executive Vice President at U.S. Bank, retiring in March 2020. Ms. Glover joined U.S. Bank in 1986 and held a variety of first line operational roles, including management positions in commercial, consumer, and trust operations and key leadership positions in corporate compliance and internal audit. Ms. Glover is a certified risk professional, a chartered bank auditor, and a certified internal auditor. She is an active leader in both community and industry groups, previously served as Chair of LISC Milwaukee's local advisory committee from 2013 to 2016, and is past Chair of the Consumer Bankers Association's Community Reinvestment Committee. Ms. Glover holds a BBA in Corporate Finance from Iowa State University and an MLIS from University of Wisconsin.

Annie Donovan, Executive Vice President and Chief Operating Officer, LISC. Ms. Donovan joined LISC in May 2019 as LISC's Executive Vice President and Chief Operating Officer. Ms. Donovan served as Director of the U.S. Department of the Treasury's CDFI Fund from 2014 to 2019. During her tenure at the CDFI Fund, Ms. Donovan guided CDFI Fund programs and strategies, including New Markets Tax Credits, the CDFI Bond Guarantee Program, the Capital Magnet Fund, and the Healthy Food Financing Initiative. She brings extensive management experience in both the private and public sectors, including 20 years at Capital Impact Partners, a CDFI partner, where she served as Chief Operating Officer in addition to other roles. Ms. Donovan received a BA in Economics from Allegheny College and an MBA from the University of Maryland's Smith School of Business.

Michael Hearne, Executive Vice President and Chief Financial Officer, LISC (until November 5, 2021). Mr. Hearne joined LISC in 2014 after a distinguished career as an entrepreneur and lending expert with more than 25 years of experience in nonprofit, for-profit, and government financial management. From 2008 to 2013, he was managing director of M&H Properties in Annapolis, MD, where he bought, sold, and launched a wide range of commercial enterprises. From 2004 to 2007, he was President and CEO of Lafayette Federal, a \$350 million Federal Credit Union in Washington, D.C. He also co-founded Business Data Source, a financial consulting firm specializing in emerging capital markets. Mr. Hearne's background encompasses a broad range of experience, from loan syndication and securitization to navigating a complex array of federal regulations. He developed risk management models based on loans made by the U.S. Department of Housing and Urban Development and the Small Business Administration, where he served as Budget Director during the Clinton administration. Mr. Hearne received his BA in Political Science from the University of Rochester on an NROTC scholarship and thereafter spent four years as a Naval Officer, receiving a Navy Achievement Medal for navigating Minesweeper Squadron 3 through the Persian Gulf. Mr. Hearne is retiring effective November 5, 2021 and will be replaced by Christina Travers (see below).

Beth Marcus, *Executive Vice President for Resource Development, LISC*. Ms. Marcus serves as LISC's Executive Vice President for Resource Development where she works closely with other senior leadership to mobilize philanthropic support for LISC's ongoing work. Prior to this role, Ms. Marcus served as LISC's Vice President and Chief Credit Officer. Ms. Marcus has over 25 years' experience in community development and real estate finance. Ms. Marcus holds a BA from Hampshire College and an MA from Massachusetts Institute of Technology.

Constance Max, Executive Vice President for Lending, LISC. Ms. Max serves as LISC's Executive Vice President of Lending where she leads the daily operations of the Lending division including originations, closings and asset management. Ms. Max joined LISC in 2013 as Vice President and Chief Credit Officer. Prior to joining LISC, Ms. Max held a number of roles in the community and international development

field, including Vice President and Chief Credit Officer for Nonprofit Finance Fund, Director of Prudential Financial's Social Investment Division and Managing Director of Shore Bank Advisory Services. Ms. Max holds a BS in Business Administration from California Polytechnic State University, San Luis Obispo and a Master's in International Business Administration from The American Graduate School of International Management.

Denise Scott, *Executive Vice President for Programs*, *LISC*. Ms. Scott has served as Executive Vice President in charge of LISC's local and national programs since 2014. Ms. Scott leads LISC's programs and operations and leads LISC's National Housing, Health, Safety and Justice, and Sports and Recreation programs. She previously managed LISC's flagship program in New York City, focusing on affordable housing, commercial corridors, education, health, and jobs in some of the city's most underserved neighborhoods. Prior to joining LISC, Ms. Scott spearheaded a range of public and nonprofit initiatives with the U.S. Department of Housing and Urban Development, the Upper Manhattan Empowerment Zone Development Corporation, the New York City Urban Coalition, the New York City Mayor's Office of Housing Coordination, and the New York City Department of Housing Preservation and Development. Ms. Scott is the Chair of the Board of Directors of the Federal Reserve Bank of New York in addition to board positions on the NYC Housing Development Corporation and Queens Museum. Ms. Scott holds a BA from Hunter College and an MS from Columbia University.

Christina Travers, Chief Financial Officer, LISC (starting November 1, 2021). Ms. Travers, a leading voice in community development finance, returns to LISC, where she previously spent more than a decade earlier in her career helping design innovative financial management and investment strategies. Prior to her return, Ms. Travers was the CFO of Working Solutions, a CDFI micro-lender, and Vice President for Finance & Capital Strategies at Low Income Investment Fund, a CDFI loan fund. Prior to joining the CDFI industry, Ms. Travers worked as a Policy Analyst at New York City's Department of Health and Mental Hygiene. She is also a Returned Peace Corps Volunteer, completing her service in Zambia, Africa. Ms. Travers serves on the board of the Opportunity Finance Network and the Brooklyn YWCA. Ms. Travers holds a BS in Biology from Duke University and an MS in Urban Policy and Management, with a concentration in Community Development Finance, from The New School in New York City. Ms. Travers was selected as Chief Financial Officer of LISC to replace Mr. Hearne upon his retirement and is expected to start on November 1, 2021.

DIRECTOR AND EXECUTIVE COMPENSATION

LISC's directors do not receive any remuneration for their service as directors of LISC, but the board of directors may, in the future, provide for such remuneration. The table below provides the direct and indirect remuneration paid by LISC during 2020 (a) to each executive officer receiving in excess of \$150,000 during 2020 and (b) to LISC's executive officers in the aggregate.

Name	Position	Salary		Bonus and Other ompensation	ealth and Other surance	Contributions to Retirement Plan		
Maurice Jones	President & CEO ⁽¹⁾	\$	614,100	\$ 82,979	\$ 34,899	\$	26,000	
Lisa Glover	Interim President & CEO	\$	-	\$ -	\$ -	\$	-	
Annie Donovan	Executive Vice President and Chief Operating Officer	\$	294,117	\$ 23,849	\$ 25,217	\$	26,000	
Michael Hearne	Executive Vice President & Chief Financial Officer	\$	317,568	\$ 47,314	\$ 566	\$	26,000	
Beth Marcus	Executive Vice President, Resource Development	\$	256,597	\$ 34,059	\$ 25,217	\$	25,660	
Connie Max	Executive Vice President, Lending	\$	240,887	\$ 32,160	\$ 37,585	\$	26,000	
Denise Scott	Executive Vice President	\$	359,715	\$ 54,224	\$ 12,145	\$	26,000	
Aggregate of Executive Officers and Directors	s	\$	2,082,984	\$ 274,584	\$ 135,628	\$	155,660	

⁽¹⁾ Mr. Jones resigned as President & CEO effective February 28, 2021.

RELATED PARTY TRANSACTIONS

LISC has entered into or may enter into various loans, as lender or borrower, with unaffiliated third parties in the ordinary course of business. Certain directors of LISC may serve as either officers or directors of such third parties. All such loans included in such transactions are made on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable transactions with persons not related to LISC, and did not involve more than a normal risk of collectability or present other unfavorable features. Similar transactions may be expected to take place in the ordinary course of business in the future.

LEGAL PROCEEDINGS

There are no material legal proceedings presently pending against LISC or any of its directors, officers, or employees acting in their capacity as representatives of LISC.

DESCRIPTION OF THE NOTES

This section provides detail on the legal and financial terms of the Notes. Final terms of any particular Note will be determined at the time of sale and will be set forth in the relevant pricing supplement relating to those Notes, and may vary from and supersede the terms set forth in this prospectus. Before deciding to purchase any Notes, investors should read the more detailed information appearing in the relevant pricing supplement or elsewhere in this document. For additional information, please also see "State-Specific Disclosures" on page iv.

What is a LISC Impact Note?

The Notes are notes issued by LISC that help to encourage growth of and provide support to neighborhood and community development organizations, mission-aligned for-profits, and small businesses that seek to foster improvement of economic conditions, housing and other physical facilities, improvement of amenities and services, and other improvements to revitalize communities. The Notes pay a fixed interest rate that is determined by market conditions at issuance and can be purchased with a term of 1 to 15 years.

Seniority; **Security**

The Notes are unsecured general obligations of LISC. LISC has other outstanding unsecured general obligations and secured obligations. Moreover, LISC may incur additional indebtedness. Such additional indebtedness, if issued, may be either secured or unsecured and may be entitled to payment prior to payment on the Notes. Finally, LISC's consolidated affiliates have outstanding obligations, and the Notes will be effectively subordinated to such obligations. For additional information, please see "Financing and Operational Activities – Schedule of Liabilities" on page 42.

Who Can Invest?

The Notes are offered for investment by both individual and institutional investors.

Minimum Investment

The minimum investment for the Notes is \$1,000.

Distribution

LISC will offer the Notes through registered broker-dealers. The Notes may be offered through InspereX, as Lead Agent, for resale to other registered broker-dealers. Institutional investors may purchase Notes directly from InspereX. InspereX, or any other Agent appointed by LISC, is not required to purchase or sell any specific amount of Notes but will sell the Notes on a reasonable best-efforts basis.

How to Invest/Purchase Method

The Notes are available for purchase in book-entry form, which means they may be purchased through the investor's brokerage account and settled through DTC. Interest rates will be fixed rate and will be determined by LISC at the time of issuance based on market conditions, the then-current interest rate environment, and other relevant factors. Interest rates for the Notes will be set forth in the relevant pricing supplement relating to those Notes. The DTC arrangement is described below in the section entitled "Book-Entry Notes and DTC" on page 72. U.S. Bank will serve as the paying agent of the global book-entry Notes. LISC has appointed InspereX as the Lead Agent, which in turn has established a selling group of registered broker-dealers. Notes may be purchased through any broker-dealer participating in the InspereX selling

group. Investors must consult the relevant pricing supplement, available from participating brokerages, in addition to this prospectus for applicable Note terms. To purchase Notes, please contact your financial advisor or brokerage firm. Institutional investors may purchase Notes directly from InspereX.

The purchase price for the Notes is payable in full and in cash upon subscription at 100% of the principal amount of the investment.

CUSIP Numbers

LISC will assign CUSIP numbers at the time the Notes are offered for sale. "CUSIP" is an acronym that refers to Committee on Uniform Security Identification Procedures. Nine-digit, alphanumeric CUSIP numbers are used to identify securities such as the Notes. A CUSIP number, similar to a serial number, is assigned to each maturity of a security issue. For more information regarding CUSIP numbers, please see the relevant pricing supplement or visit LISC's website www.lisc.org/invest.

Interest Accrual and Interest Periods

Notes begin to accrue interest on the issuance date and mature on the maturity date stated in each Note. Interest accrues on a 360-day year based on twelve 30-day months. Interest payments will be made quarterly and cannot be reinvested. Interest rates on the Notes will be fixed.

The interest payment dates for a Note will be the 15th day of every third month, commencing in the third succeeding calendar month following the month in which the Note is issued, unless such day is not a business day, in which case the interest payment shall be made on the next succeeding business day. The first payment of interest under a Note shall be an amount equal to interest accruing during the period commencing on the issuance date and ending on the day preceding the first interest payment date that follows the issuance date (the "First Interest Period"). Subsequent payments of interest under the Note shall be made on each interest payment date in an amount equal to interest accruing during each period of three calendar months that follows the First Interest Period. The final payment of interest under a Note shall be made on the maturity date in an amount equal to interest accruing during the period commencing on the prior interest payment date and ending on the date preceding the maturity date.

Interest will be payable to the person in whose name a Note is registered at the close of business on the regular record date before each interest payment date. The first payment of interest on any Note originally issued between a regular record date and an interest payment date will be made on the interest payment date following the next succeeding regular record date to the registered owner of the Note on such next succeeding regular record date. The unpaid principal balance, and all accrued and unpaid interest under a Note, will be due and payable on the maturity date. The principal and interest payable at maturity will be paid to the person in whose name the Note is registered at the time of payment. The regular record date for an interest payment date will be the first calendar day of the month in which the interest payment date falls.

Options at Maturity/Reinvestments

Principal will be repaid at maturity for each Note, but investors have the option to re-invest their repaid principal by purchasing new Notes at then-current interest rates and terms offered by LISC.

Right of Redemption

If provided in the relevant pricing supplement, LISC will have the right to redeem a Note prior to the Note's stated maturity date. If the relevant pricing supplement does not provide for early redemption by LISC, LISC will not have the right to redeem a Note prior to the Note's stated maturity date. If a Note is redeemed,

the redemption price will be equal to the principal amount to be redeemed plus accrued and unpaid interest, if any, up to but not including the redemption date.

LISC will provide not less than 30 nor more than 60 days' notice to each registered holder of the Notes to be redeemed. If the redemption notice is given and funds deposited as required pursuant to the terms of the Notes, then interest will cease to accrue on and after the redemption date on the Notes or portions of such Notes called for redemption.

If fewer than all of the Notes are to be redeemed at any time, selection of Notes for redemption will be made on a pro rata basis or such other method as the paying agent deems appropriate and fair; provided, however, that the Notes will be redeemed only in minimum denominations of \$1,000 or any integral multiple of \$1,000 in excess thereof; and provided further that Notes shall be selected in accordance with the applicable procedures of DTC.

Survivor's Option

Subject to the limitations described below, the "Survivor's Option" is a provision in the Notes pursuant to which LISC agrees, if requested by the authorized representative of the beneficial owner of those Notes, following the death of the beneficial owner of the Notes, to repurchase such Notes so long as the Notes were owned by that beneficial owner or the estate of that beneficial owner at least six months prior to the request and certain documentation requirements are satisfied.

Upon the valid exercise of the Survivor's Option and the proper tender of the Notes for repurchase, subject to the limitations described below, LISC will repurchase the Notes, in whole or in part, at a price equal to 100% of the principal amount of the deceased beneficial owner's interest in the Notes plus unpaid interest accrued up to, but not including, the date of repurchase.

In order for a Survivor's Option to be validly exercised with respect to the Notes, the deceased beneficial owner's authorized representative must provide the following items to the broker or other entity through which the beneficial interest in the Notes is held by the deceased beneficial owner within one year of the date of death of the beneficial owner:

- a written instruction to such broker or other entity to notify DTC of the authorized representative's desire to obtain repurchase of the Notes pursuant to exercise of the Survivor's Option;
- tender of the Notes to be repurchased;
- appropriate evidence satisfactory to the paying agent (a) that the deceased was the beneficial owner of the Notes at the time of death and his, her, or their interest in the Notes was owned by the deceased beneficial owner or his or her estate at least six (6) months prior to the request for repurchase, (b) that the death of the beneficial owner has occurred, (c) of the date of death of the beneficial owner, and (d) that the authorized representative has authority to act on behalf of the deceased beneficial owner;
- if the interest in the Notes is held by a nominee of the deceased beneficial owner, a certificate or letter satisfactory to the paying agent from the nominee attesting to the deceased's beneficial ownership of such Notes;
- a written request for repurchase signed by the authorized representative of the deceased beneficial owner with the signature guaranteed by a member firm of a registered national securities exchange

or of the Financial Industry Regulatory Authority, Inc. or a commercial bank or trust company having an office or correspondent in the United States;

- if applicable, a properly executed assignment or endorsement;
- tax waivers and any other instruments or documents that the paying agent or LISC reasonably requires in order to establish the validity of the beneficial ownership of the Notes and the claimant's entitlement to repurchase; and
- any additional information the paying agent or LISC reasonably requires to evidence satisfaction of any conditions to the exercise of the Survivor's Option or to document beneficial ownership or authority to make the election and to cause the repurchase of the Notes.

In turn, the broker or other entity will deliver each of these items to the paying agent, together with evidence satisfactory to the paying agent from the broker or other entity stating that it represents the deceased beneficial owner.

A beneficial owner of a Note is a person who has the right, immediately prior to such person's death, to receive the proceeds from the disposition of that Note as well as the right to receive payment of the Note.

The death of a person holding a beneficial ownership interest in a Note as a joint tenant or tenant by the entirety with another person, or as a tenant in common with the deceased holder's spouse, will be deemed the death of a beneficial owner of that Note, and the entire principal amount of the Note held in this manner will be subject to repurchase by LISC upon exercise of the Survivor's Option. However, the death of a person holding a beneficial ownership interest in a Note as tenant in common with a person other than such deceased holder's spouse will be deemed the death of a beneficial owner only with respect to such deceased person's interest in the Note, and only the deceased beneficial owner's percentage interest in the principal amount of the Note will be subject to repurchase.

The death of a person who, during his or her lifetime, was entitled to substantially all of the beneficial ownership interests in a Note will be deemed the death of the beneficial owner of that Note for purposes of the Survivor's Option, regardless of whether that beneficial owner was the registered holder of the Note, if the beneficial ownership interest can be established to the satisfaction of the paying agent and LISC. A beneficial ownership interest will be deemed to exist in typical cases of nominee ownership, ownership under the Uniform Transfers to Minors Act or Uniform Gifts to Minors Act, community property or other joint ownership arrangements between a husband and wife. In addition, the beneficial ownership interest in a Note will be deemed to exist in custodial and trust arrangements where one person has all of the beneficial ownership interest in that Note during his or her lifetime.

LISC has the discretionary right to limit the aggregate principal amount of Notes as to which exercises of the Survivor's Option shall be accepted from authorized representatives of all deceased beneficial owners in any calendar year to an amount equal to the greater of \$1,000,000 or 1% of the aggregate principal amount of all Notes outstanding as of the end of the most recent calendar year. LISC also has the discretionary right to limit to \$250,000 in any calendar year the aggregate principal amount of Notes as to which exercises of the Survivor's Option shall be accepted by LISC from the authorized representative of any individual deceased beneficial owner of Notes in such calendar year. In addition, LISC will not permit the exercise of the Survivor's Option except in principal amounts of \$1,000 and multiples of \$1,000 and, in the event that the limitations described in this paragraph would result in the partial repurchase of any Note, the principal amount of such Note remaining outstanding after repurchase must be at least \$1,000.

An otherwise valid election to exercise the Survivor's Option may not be withdrawn. Each election to exercise the Survivor's Option will be accepted in the order that elections are received by the paying agent, except for any Note the acceptance of which would contravene any of the limitations described in the preceding paragraph. Notes accepted for repurchase through the exercise of the Survivor's Option normally will be repaid on the first interest payment date that occurs 20 or more calendar days after the date of the acceptance. Each tendered Note that is not accepted in any calendar year due to the application of any of the limitations described in the preceding paragraph will be deemed to be tendered in the following calendar year in the order in which all such Notes were originally tendered. If a Note tendered through a valid exercise of the Survivor's Option is not accepted, the paying agent will deliver a notice by first-class mail to the authorized representative of the deceased beneficial owner that states the reason that Note has not been accepted for repurchase.

All other questions regarding the eligibility or validity of any exercise of the Survivor's Option will be determined by LISC, in its sole discretion, which determination will be final and binding on all parties.

For assistance with the exercise of the Survivor's Option, please contact the paying agent by email at beverly.freeney@usbank.com or call (212) 951-6993.

Events of Default

Except in certain states under specific circumstances, the following events of nonpayment on any Note will constitute a default by LISC, but only as to that Note: (i) failure to pay the full amount of interest payable on any Note on the interest payment date provided in such Note, which failure continues unremediated for 20 or more calendar days after such payment date; or (ii) failure to pay the principal amount on any Note on its maturity date, which failure continues unremediated for 20 or more calendar days after such maturity date.

Secondary Market

The nature of this program does not presently afford the opportunity of a secondary market. The Lead Agent and any other agents appointed by LISC may make secondary market transactions, but are not obligated to do so. Dealers may be liquidity providers, but there is no assurance of such. Consequently, the purchase of a Note should be viewed as an investment to be held to maturity.

Interest Payments and Tax Considerations

This discussion of federal income tax consequences was written to support the promotion or marketing of the Notes and is not intended or written to be used, and cannot be used, by any taxpayer for the purpose of avoiding tax penalties. Investors are advised to consult their own tax counsel or advisors to determine the particular federal, state, local, or foreign income or other tax consequences particular to their investment in the Notes.

By purchasing a Note, investors may be subject to certain income tax provisions of the Code. Some of the significant federal income tax consequences of purchasing a Note include the following:

Although LISC is a 501(c)(3) organization, investors will not be entitled to a charitable deduction
for Notes purchased by such investors. If an investor elects to donate earned interest or principal,
LISC will provide an acknowledgement to the investor of the donation in accordance with Code
Section 501(c)(3) charitable contribution requirements. However, an investor may not be eligible
to utilize a charitable contribution tax deduction depending on their individual tax circumstances.

- Unless an investor holds the investor's Note through an IRA or other tax deferred account, any interest on such investor's Note will be taxed as ordinary income in the year it accrues regardless of whether interest is paid or compounded.
- Notes purchased in an IRA or other tax deferred account will be subject to the tax rules applicable to such an account, and consultation with a competent financial and tax adviser is recommended.
- Unless an investor holds the investor's Note through an IRA or other tax deferred account, LISC will cause the investor to be provided with a Form 1099-INT or the comparable form by January 31 of each year, as required by the Code, indicating the interest paid on the investor's Note(s) during the previous year.
- Investors will not be taxed on the return of any principal amount of their Notes or on the payment of interest that was previously taxed.
- Payments of interest may be subject to "backup withholding" of federal income tax (currently at the rate of 24%) if an investor fails to furnish LISC, InspereX, or its agents with a correct social security number or other tax identification number, or if an investor or the IRS have informed LISC, InspereX, or its agents the investor is subject to backup withholding.

In addition, if an investor has (or an investor and the investor's spouse together have) invested or loaned more than \$250,000 in the aggregate with or to LISC and other organizations that control, are consolidated by, or under common control with LISC, the investor may be deemed to receive additional taxable interest under Code Section 7872 if the interest paid to the investor is below the applicable federal rate ("AFR"). In that situation, the IRS may impute income up to that AFR. If an investor believes this applies to such investor, the investor should consult the investor's tax advisor.

If the law creating the tax consequences described in this summary changes, this summary could become inaccurate. This summary is based on the Code, the Treasury Regulations promulgated by the U.S. Treasury Department under the Code, and administrative interpretations and court decisions existing as of the date of this prospectus. These authorities could be changed either prospectively or retroactively by future legislation, regulations, administrative interpretations, or court decisions. Accordingly, this summary may not accurately reflect the tax consequences of an investment in the Notes after the date of this prospectus.

Finally, this summary does not address every aspect of tax law that may be significant to an investor's particular circumstances. For instance, it does not address special rules that may apply if an investor is a financial institution or tax-exempt organization, or if an investor is not a citizen or resident of the United States. It also does not address any aspect of state or local tax law that may apply to an investor.

Book-Entry Notes and DTC

LISC will issue the Notes in the form of one or more permanent global book-entry notes fully registered and deposited with or on behalf of DTC and registered in the name of Cede & Co., as nominee of DTC.

DTC has advised LISC as follows:

- DTC is a limited-purpose trust company under the New York Banking Law, a "banking organization" within the meaning of the New York Banking Law, a member of the Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code and a "clearing agency" registered under Section 17A of the Securities Exchange Act.
- DTC holds securities that its participants deposit and facilitates the settlement among participants of securities transactions, such as transfers and pledges, in deposited securities, through electronic

computerized book-entry changes in participants' accounts, thereby eliminating the need for physical movement of securities certificates.

- Direct participants include securities brokers and dealers, trust companies, clearing corporations, and other organizations.
- DTC is a wholly-owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC").
 DTCC is owned by the users of its regulated consolidated affiliates.
- Access to the DTC system is also available to others, such as securities brokers and dealers, banks, and trust companies that clear through or maintain a custodial relationship with a direct participant, either directly or indirectly.
- The rules applicable to DTC and its participants are on file with the SEC.

LISC has provided the following descriptions of the operations and procedures of DTC solely as a matter of convenience. These operations and procedures are solely within the control of DTC and may be subject to change. LISC does not take any responsibility for these operations or procedures, and investors are urged to contact DTC or its participants directly to discuss these matters.

LISC expects that under procedures established by DTC:

- Upon deposit of the global Notes with DTC or its custodian, DTC will credit through its internal system the accounts of its direct participants with portions of the principal amounts of the global book-entry Notes.
- Ownership of the Notes will be shown on, and the transfer of ownership thereof will be effected
 only through, records maintained by DTC or its nominee, with respect to interests of direct
 participants, and the records of direct and indirect participants, with respect to interests of persons
 other than participants.

The laws of some jurisdictions require purchasers of securities to take physical delivery in definitive form. Accordingly, the ability to transfer interests in the book-entry Notes represented by a global book-entry Note to those persons may be limited. In addition, because DTC can act only on behalf of its participants, who in turn act on behalf of persons who hold interests through participants, the ability of a person having an interest in Notes represented by a global book-entry Note to pledge or transfer those interests to persons or entities that do not participate in DTC's system, or otherwise to take actions in respect of such interest, may be affected by the lack of a physical definitive security in respect of such interest.

So long as DTC or its nominee is the registered owner of a global book-entry Note, DTC or that nominee will be considered the sole owner or holder of the Notes represented by that global book-entry Note for all purposes under the Notes. Except as provided below, owners of beneficial interests in a global book-entry Note will not be entitled to have Notes represented by that global book-entry Note registered in their names, will not receive or be entitled to receive physical delivery of a certificated Note, and will not be considered the owners or holders thereof under the Notes for any purpose. Accordingly, each beneficial holder owning a beneficial interest in a global book-entry Note must rely on the procedures of DTC and, if that beneficial holder is not a direct or indirect participant, on the procedures of the participant through which that beneficial holder owns its interest, to exercise any rights of a holder of Notes under the global book-entry Notes.

LISC will not have any responsibility or liability for any aspect of the records relating to or payments made on account of the Notes by DTC, or for maintaining, supervising, or reviewing any records of DTC relating to the Notes.

Payments on the Notes represented by the global book-entry Notes will be made to DTC or its nominee, as the case may be, as the registered owner thereof. LISC expects that DTC or its nominee, upon receipt of any payment on the Notes represented by a global book-entry Note, will credit participants' accounts with payments in amounts proportionate to their respective beneficial interests in the global book-entry Note as shown in the records of DTC or its nominee. LISC also expects that payments by participants to owners of beneficial interests in the global book-entry Notes held through such participants will be governed by standing instructions and customary practice, as is now the case with Notes held for the accounts of customers registered in the names of nominees for such customers. The participants will be responsible for those payments.

Payments on the Notes represented by the global book-entry Note will be made in immediately available funds. Transfers between participants in DTC will be effected in accordance with DTC rules and will be settled in immediately available funds.

HOW TO INVEST/PLAN OF DISTRIBUTION

General

Investors must consult the relevant pricing supplement, available from participating broker-dealers, in addition to this prospectus for applicable Note terms. The applicable interest rate for the Notes will be set forth in the relevant pricing supplement.

LISC has entered into a Selling Agent Agreement with InspereX, as the Lead Agent, and InspereX may resell the Notes to certain broker-dealers pursuant to a Master Selected Dealer Agreement that such broker-dealers have executed with InspereX (the "selected dealers"). Notes may be purchased by retail investors through any selected dealer. Institutional investors may purchase Notes directly from InspereX or a selected dealer. Selected dealers who effect transactions have agreed to sell Notes in accordance with the terms of this prospectus. Through this program with InspereX, LISC receives net proceeds from sales after sales compensation to InspereX and broker-dealers based on the maturity of the Notes sold, ranging from \$997 per \$1,000 of 1-year Notes to \$975 per \$1,000 of 15-year Notes. While LISC receives net proceeds after sales of less than the full par value, it uses operating funds to cover the discount such that each investor receives the full par value of a Note.

Except for Notes sold to level-fee accounts, Notes offered to the public will be offered at the public offering price set forth in the relevant pricing supplement. Selected dealers purchasing Notes on an agency basis for non-level fee client accounts shall purchase Notes at the public offering price. Notes purchased by the selected dealers for their own account may be purchased at the public offering price less the applicable concession. Notes purchased by the selected dealers on behalf of level-fee fiduciary accounts may be sold to such accounts at the public offering price less the applicable concession, in which case, such selected dealers will not retain any portion of the sales price as compensation.

Investment Recommendations under Regulation Best Interest

Regulation Best Interest ("Regulation BI") under the Securities Exchange Act of 1934 establishes a "best interest" standard of conduct for broker-dealers and associated persons when they make a recommendation to a retail customer of any securities transaction or investment strategy involving securities. A broker-dealer must act in the best interest of the retail customer at the time the recommendation is made, without placing its own financial or other interest ahead of the retail customer's interest. This general obligation is satisfied only if a broker-dealer complies with four component obligations. (1) The Disclosure Obligation requires a broker-dealer, prior to or at the time of the recommendation, to provide a retail customer, in writing, full and fair disclosure of all material facts relating to the scope and terms of the relationship with the retail

customer and all material facts relating to conflicts of interest that are associated with the recommendation. (2) The Care Obligation requires a broker-dealer to exercise reasonable diligence, care, and skill when making a recommendation to a retail customer. (3) The Conflict of Interest Obligation requires a broker-dealer to establish, maintain, and enforce written policies and procedures reasonably designed to address conflicts of interest associated with its recommendations to retail customers. (4) The Compliance Obligation requires a broker-dealer to establish, maintain, and enforce written policies and procedures reasonably designed to achieve compliance with Regulation Best Interest as a whole. Depending on individual investor circumstances, the obligations under Regulation BI may limit some recommendations in regards to this offering.

FINANCIAL REPORTING

Within 180 days of its fiscal year-end, LISC will cause the audited financial statements for the most recent fiscal year to be made available to all current investors in the Notes. The most recent financial statements are also available on the LISC website by clicking the "Financial Statements" link on the "About" page of the LISC website at www.lisc.org/about-us/, or upon written request to LISC.

APPENDIX I

AUDITED FINANCIAL STATEMENTS OF LOCAL INITIATIVES SUPPORT CORPORATION AND CONSOLIDATED AFFILIATES AS OF AND FOR THE FISCAL YEARS ENDED DECEMBER 31, 2020, DECEMBER 31, 2019 AND DECEMBER 31, 2018

Consolidating and Consolidated Financial Statements and Independent Auditor's Report

December 31, 2020 (With Comparative Financial Information as of and for the Year Ended December 31, 2019)



<u>Index</u>

	<u>Page</u>
Independent Auditor's Report	2
Financial Statements	
Consolidating and Consolidated Financial Statements	
Consolidating and Consolidated Statement of Financial Position as of December 31, 2020	4
Consolidating and Consolidated Statement of Activities and Changes in Net Assets for the Year Ended December 31, 2020	5
Consolidating and Consolidated Statement of Functional Expenses for the Year Ended December 31, 2020	6
Consolidating and Consolidated Statement of Cash Flows for the Year Ended December 31, 2020	9
Notes to Consolidating and Consolidated Financial Statements	11



Independent Auditor's Report

The Audit Committee of the Board of Directors and Management Local Initiatives Support Corporation

We have audited the accompanying consolidating and consolidated financial statements of Local Initiatives Support Corporation and Affiliates (the "Organization"), which comprise the consolidating and consolidated statement of financial position as of December 31, 2020, and the related consolidating and consolidated statements of activities and changes in net assets, functional expenses and cash flows for the year then ended and the related notes to the consolidating and consolidated financial statements.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

Our responsibility is to express an opinion on these consolidating and consolidated financial statements based on our audit. We did not audit the financial statements of certain consolidated partnerships, which statements reflect total assets of \$83,275,613 as of December 31, 2020, and change in net assets of \$(1,823,233) for the year then ended. Those statements were audited by other auditors whose reports have been furnished to us and our opinion, insofar as it relates to those amounts included for the consolidated partnerships, is based solely on the reports of the other auditors. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidating and consolidated financial statements are free from material misstatement.

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

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



Opinion

In our opinion, based on our audit and the reports of the other auditors, the consolidating and consolidated financial statements referred to above present fairly, in all material respects, the financial position of Local Initiatives Support Corporation and Affiliates as of December 31, 2020, and the changes in its net assets and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Report on Summarized Comparative Information

CohnReynickZZF

We have previously audited the Organization's 2019 consolidating and consolidated financial statements, and we expressed an unmodified audit opinion on those audited consolidating and consolidated financial statements in our report dated June 30, 2020. In our opinion, the summarized comparative information presented herein as of and for the year ended December 31, 2019, is consistent, in all material respects, with the audited consolidating and consolidated financial statements from which it has been derived.

Bethesda, Maryland

June 29, 2021

Consolidating and Consolidated Statement of Financial Position December 31, 2020

(With summarized comparative financial information as of December 31, 2019)

	LISC Parent Only				1		L					
	Operatin	g Funds	Loan	Fund								
	Without Donor	With Donor	Without Donor	With Donor		LISC Affiliates &	CDA		Without Donor	With Donor		LISC Consolidated
Assets	Restrictions	Restrictions	Restrictions	Restrictions	Total	Funds	Partnerships	Eliminations	Restrictions	Restrictions	Total	2019 Total
Cash and cash equivalents (Notes 3 and 13)	\$ 2,805,999	\$ 120,517,066	\$ 23,848,404	\$ 43,177,606	\$ 190,349,075	\$ 64,636,568	\$ 125,057	\$ -	\$ 91,416,028	\$ 163,694,672	\$ 255,110,700	\$ 166,082,281
Restricted cash (Notes 3 and 13)	-	-	-	-	-	18,321,811	1,058,947	-	19,380,758	-	19,380,758	15,743,445
Investments (Notes 3 and 14)	115,803,661	-	-	57,901,161	173,704,822	-	-		115,803,661	57,901,161	173,704,822	140,219,892
Investments in affiliates	107,185,019	-	-	-	107,185,019	-	-	(107,185,019)	4.575.044	-	4 575 044	- 040.070
Accrued interest receivable Contributions receivable, net (Note 5)	4,520,757 1,565,249	41.743.489	-	4,616,220	4,520,757 47,924,958	55,084			4,575,841 1,565,249	46.359.709	4,575,841 47,924,958	3,212,876 51,186,808
Government grants and contracts receivable (Note 6)	497.020	31,390,799		450,238	32.338.057				497.020	31.841.037	32.338.057	29.646.515
Notes and other receivables	-		-	-	-	3,289,270		(2,929,393)	359,877	-	359,877	
Due from funds (Note 17)	4,930,937	-	-	-	4,930,937	9,285,256	-	(6,315,198)	7,900,995	-	7,900,995	8,556,412
Loan receivable (Note 7)	-	-	485,684,589	13,339,539	499,024,128	93,127,395	109,480	(8,358,985)	570,562,479	13,339,539	583,902,018	506,308,707
Allowance for uncollectible loans			(29,867,689)	40,000,500	(29,867,689)	(1,553,096)	109.480	(8.358.985)	(31,420,785) 539,141,694	13.339.539	(31,420,785)	(29,772,958) 476,535,749
Total loans, net	-	-	455,816,900	13,339,539	469,156,439	91,574,299	109,480	(8,358,985)	539,141,694	13,339,539	552,481,233	4/6,535,749
Recoverable grants to CDPs, net (Note 7)	10,980,995	2,639,812	202,928	159,390	13,983,125	-		-	11,183,923	2,799,202	13,983,125	9,749,180
Prepaid expenses and other assets	1,857,066	110,341	1,162,113		3,129,520	12,282,856	183,408	-	15,485,443	110,341	15,595,784	17,770,190
Right of use asset	51,574,476	-	-	-	51,574,476	2,659,828	-	-	54,234,304		54,234,304	58,491,235
Temporary investment in Project Partnerships (Note 9)	-	-	-	-	-	224,975,183	-	-	224,975,183	-	224,975,183	136,689,662
Investment in Funds Investment in Project Partnerships and joint ventures (Note 18)	-	-	-	-	-	498,271 1.642.317	-	-	498,271 1.642.317	-	498,271 1,642,317	1,166,849 39,389
Property and equipment, net (Note 10)	5.116.101				5,116,101	1,843,714	41.455.923		48,415,738		48.415.738	64,916,881
Intangible asset	-	-	-	-	0,110,101	2,400,000		-	2,400,000		2,400,000	2,670,671
Total assets	\$ 306,837,280	\$ 196,401,507	\$ 481,030,345	\$ 119,644,154	\$ 1,103,913,286	\$ 433,464,457	\$ 42,932,815	\$ (124,788,595)	\$ 1,139,476,302	\$ 316,045,661	\$ 1,455,521,963	\$ 1,182,678,035
Liabilities and Net Assets (Deficits)												
Liabilities:												
Accounts payable and accrued expenses (Note 15)	\$ 20,248,724	\$ 229.633	s -	\$ 40.393	\$ 20.518.750	\$ 19.329.859	\$ 6.211.908	\$ (1,138,961)	\$ 44.651.530	\$ 270.026	\$ 44.921.556	\$ 48,722,071
Right of use liability	53,605,706		-	-	53,605,706	3,882,765	-	- (,,,	57,488,471		57,488,471	61,420,131
Government contracts and loan-related advances	409,572	17,664,243	-	250,238	18,324,053	-	-	-	409,572	17,914,481	18,324,053	3,069,562
Grants payable (Note 8)	-	43,295,401	-	-	43,295,401	2,600,000	-	(2,600,000)	- 404 704	43,295,401	43,295,401	31,199,415
Due to affiliates Capital contributions due to temporary investment in Project Partnerships	-	-	-	-	-	6,176,514	922,684	(6,667,414)	431,784	-	431,784	-
(Note 9)	_					191.874.683		_	191.874.683		191.874.683	112.087.051
Deferred liabilities	_	_	-	-	_	6.172.637	19,177	_	6.191.814	_	6,191,814	5,736,962
CDA Partnerships - Long-Term Debt, net (Note 16)	-	-	-	-	-	-	38,135,416	-	38,135,416	-	38,135,416	49,602,839
CDA Partnerships - Notes Payable to Funds (Note 16)	-	-	-	-	-		3,131,121	-	3,131,121	-	3,131,121	4,244,720
Loans and bond payable, net (Note 11)	5,282,502	-	496,342,586		501,625,088	57,729,531	<u> </u>	(8,205,092)	551,149,527	-	551,149,527	486,860,370
Total liabilities	79,546,504	61,189,277	496,342,586	290,631	637,368,998	287,765,989	48,420,306	(18,611,467)	893,463,918	61,479,908	954,943,826	802,943,121
Commitments and contingencies (Note 15)												
Net assets:							1					
Net assets. Net assets attributable to the Organization (Note 2)	227,290,776	135,212,230	(15,312,241)	119.353.523	466.544.288	107,185,019		(107,185,019)	211.978.535	254.565.753	466.544.288	378,158,047
Net assets attributable to the originization (Note 2)	227,200,770	100,212,200	(10,012,241)		100,017,200	101,100,010	1	(101,100,010)	211,010,000	201,000,700	.00,0,200	3.3,.33,347
& Funds						38,513,449	(5,487,491)	1,007,891	34,033,849		34,033,849	1,576,867
Total net assets (deficit)	227,290,776	135,212,230	(15,312,241)	119,353,523	466,544,288	145,698,468	(5,487,491)	(106,177,128)	246,012,384	254,565,753	500,578,137	379,734,914
Total liabilities and net assets	\$ 306.837.280	\$ 196,401,507	\$ 481.030.345	\$ 119.644.154	\$ 1,103,913,286	\$ 433,464,457	\$ 42.932.815	\$ (124.788.595)	\$ 1.139.476.302	\$ 316.045.661	\$ 1,455,521,963	\$ 1.182.678.035
i utat itabilities attu tiet assets	Ψ 300,031,200	ψ 130,401,307	Ψ 401,030,343	ψ 115,044,154	ψ 1,103,313,200	ψ 433,404,43 7	Ψ 42,332,013	ψ (12+,100,395)	Ψ 1,135,470,302	ψ 310,040,001	ψ 1,400,021,900	ψ 1,102,070,035
	<u> </u>							!				

Consolidating and Consolidated Statement of Activities and Changes in Net Assets Year Ended December 31, 2020

(With summarized comparative financial information for the year ended December 31, 2019)

	LISC Parent Only							LISC Consolidated 2020				
	Operating	Funds	Loan	Fund								
												LISC
	Without Donor	With Donor	Without Donor	With Donor		LISC Affiliates &	CDA		Without Donor	With Donor		Consolidated
SUPPORT AND REVENUES	Restrictions	Restrictions	Restrictions	Restrictions	LISC Parent Only	Funds	Partnerships	Eliminations	Restrictions	Restrictions	Total	2019 Total
Contributions (Note 5)	\$ 43,566,933	\$ 179,978,451	\$ -	\$ 26,136,818	\$ 249,682,202	\$ 3,564,769	\$ -	\$ (3,564,769)	\$ 43,566,933	\$ 206,115,269	\$ 249,682,202	\$ 95,007,400
Government grants & contracts (Note 6)	2,603,398 1,773,879	140,069,990 77	-	3,333,333 308.952	146,006,721 2.082,908	189.865	-	-	2,603,398 1,963,744	143,403,323 309.029	146,006,721 2,272,773	43,994,603 3,414,413
Interest income on investments Interest income on loans to CDPs (Note 7)	28.458.026	- ' '	-	308,952	2,082,908	1,570,997	1.436	-	30.030.459	309,029	30,030,459	29.074.867
Fee income	20,430,020	-	-	-	20,430,020	63.147.234	1,430	(7.723.081)	55,424,153	-	55,424,153	61.835.808
Other income	8.189.244	1.872	-	-	8.191.116	19.541.464	5.090.442	(3,002,358)	29.818.792	1.872	29.820.664	20.168.769
Equity in earnings of affiliates	16,087,907	- 1,012	-	-	16,087,907	-		(16,087,907)	-	- 1,072	-	-
Net assets released from restrictions	307,651,790	(296,209,845)	4,555,448	(15,997,393)	-	1,347,273	-	- , , , , , ,	313,554,511	(312,207,238)	1,347,273	-
Total support and revenues	408,331,177	23,840,545	4,555,448	13,781,710	450,508,880	89,361,602	5,091,878	(30,378,115)	476,961,990	37,622,255	514,584,245	253,495,860
EXPENSES												
Program Services: Project development and other program activities	59.370.931				59,370,931	59.135.411	7,557,955	(11,791,452)	114,272,845		114,272,845	104.487.466
Project development and other program activities Project grants (Note 8)	232,781,294	-	-	-	232,781,294	15,080,000	7,557,955	(14,627,500)	233,233,794	-	233,233,794	48,693,909
Project grants (Note 6)	232,701,234				232,701,234	13,000,000	· ·	(14,027,300)	233,233,734		233,233,734	40,033,303
Interest	15,138,678		-	-	15,138,678	475.211	1,324,942	(335,228)	16.603.603	-	16,603,603	14,250,123
Provision for loss on receivable	-	-	-	-	-	1,880,750	185,564	- '	2,066,314	-	2,066,314	175,735
Increase in provision for uncollectible loans to CDPs (Note 7)	4,360,895	-	258,974	-	4,619,869	767,069	-	-	5,386,938	-	5,386,938	7,444,124
Provision for uncollectible recoverable grants to CDPs (Note 7)	8,923,975				8,923,975			-	8,923,975		8,923,975	1,678,897
Total program services	320,575,773		258,974		320,834,747	77,338,441	9,068,461	(26,754,180)	380,487,469		380,487,469	176,730,254
Supporting Services:												
Management and general	30,753,081	_	_	_	30,753,081	11,964,976	_	(346,327)	42.371.730	_	42,371,730	36,730,847
Fund raising	8.024.751	_	-	-	8.024.751	-	_	(040,521)	8.024.751	_	8.024.751	7.075.956
Total supporting services	38,777,832				38,777,832	11.964.976	_	(346,327)	50,396,481		50,396,481	43,806,803
•												
Total expenses	359,353,605		258,974		359,612,579	89,303,417	9,068,461	(27,100,507)	430,883,950		430,883,950	220,537,057
Change in net assets before gains and losses on investments												
derivatives, equity in losses of partnership projects and												
other noncontrolling interest activities	48,977,572	23,840,545	4,296,474	13,781,710	90,896,301	58,185	(3,976,583)	(3,277,608)	46,078,040	37,622,255	83,700,295	32,958,803
Realized & unrealized loss on investments	1,450,777	-	-	-	1,450,777	-	-	-	1,450,777	-	1,450,777	2,671,794
Realization of unrealized gain on investment securities available for sale												
by the operating partnerships	-	-	-	-	-	-	16,581	-	16,581	-	16,581	9,228
CDA Partnerships - Gain on Forgiveness of Debt	-	-	-	-	-	-	1,252,496	(258,788)	993,708	-	993,708	-
Equity in income of temporary investment in project partnerships	-	-	-	-	-	(504,052)	-		(504,052)	-	(504,052)	504,052
Capital contributions	-	-	-	-	-	11,715,002	-	(11,715,002)		-	- 1	-
Gain on transfer of interest in CDA Partnerships (Note 18)	-						3,198,976	(470,044)	2,728,932		2,728,932	-
Change in net assets before noncontrolling interest activities	50,428,349	23,840,545	4,296,474	13,781,710	92,347,078	11,269,135	491,470	(15,721,442)	50,763,986	37,622,255	88,386,241	36,143,877
Other noncontrolling interest activities:												
Noncontrolling capital contributions	-					32,456,982		-	32,456,982		32,456,982	10,899,208
Change in net assets	50.428.349	23.840.545	4,296,474	13.781.710	92.347.078	43,726,117	491,470	(15,721,442)	83,220,968	37.622.255	120,843,223	47,043,085
	, ,	,_,,,,,,,	.,===, ., ,	-, - ,	,,0.0					. , , , ,		
Net assets (deficit), beginning of year	176,862,427	111,371,685	(19,608,715)	105,571,813	374,197,210	101,972,351	(5,978,961)	(90,455,686)	162,791,416	216,943,498	379,734,914	332,691,829
Net asset (deficit), end of year	\$ 227,290,776	\$ 135,212,230	\$ (15,312,241)	\$ 119,353,523	\$ 466,544,288	\$ 145,698,468	\$ (5,487,491)	\$ (106,177,128)	\$ 246,012,384	\$ 254,565,753	\$ 500,578,137	\$ 379,734,914

See Notes to Consolidating and Consolidated Financial Statements.

Consolidating and Consolidated Statement of Functional Expenses Year Ended December 31, 2020

(With summarized comparative financial information for the year ended December 31, 2019)

		LISC Par	ent Only	LISC Affiliates & Funds						
	Program Services	Management and General	Fundraising	Total	Program Services	Management and General	Fundraising	Total		
Salaries and fringe benefits	\$ 36,278,555	\$ 24,479,612	\$ 6,548,986	\$ 67,307,153	\$ 32,524,924	\$ 8,068,153	\$ -	\$ 40,593,077		
Staff travel and related expenses	177,437	119,729	32,031	329,197	303,969	45,924	-	349,893		
Professional services, consulting and legal	15,932,707	177,968	206,397	16,317,072	10,452,411	1,580,629	-	12,033,040		
Fund management fee	-	-	-	-	2,583,407	-	-	2,583,407		
Office and administrative	-	-	-	-	1,461,020	435,815	-	1,896,835		
CDA Partnerships - property expense	-	-	-	-	=	-	-	-		
NMSC reimbursable costs	-	-	-	-	5,143,043	-	-	5,143,043		
Depreciation and amortization	572,081	386,022	103,272	1,061,375	475,978	161,452	-	637,430		
Service fees	-	-	-	-	2,568,217	248,742	-	2,816,959		
Rent and utilities	3,429,594	2,314,181	619,109	6,362,884	1,449,263	167,548	-	1,616,811		
Office supplies, postage and messenger	962,534	649,487	173,756	1,785,777	32,124	5,161	-	37,285		
Bank fees and other financial expenses	-	938,883	-	938,883	1,126	261,656	-	262,782		
Accounting and auditing fees	-	391,785	-	391,785	10,382	434,244	-	444,626		
Conference and meeting	169,983	114,699	30,685	315,367	74,874	19,683	-	94,557		
Telephone	738,167	498,091	133,253	1,369,511	461,477	99,052	-	560,529		
Insurance	367,915	248,257	66,416	682,588	484,086	248,700	-	732,786		
Equipment rental	105,261	71,027	19,002	195,290	58,436	9,591	-	68,027		
Board expenses	-	20,030	-	20,030	91,800	36,200	-	128,000		
Printing, annual report and publications	38,399	25,911	6,932	71,242	3,794	3,163	-	6,957		
Project grants	232,781,294	-	-	232,781,294	15,080,000	-	-	15,080,000		
Interest	15,138,678	-	-	15,138,678	475,211	-	-	475,211		
Provision for loss on receivables	-	-	-	-	1,880,750	-	-	1,880,750		
Provision for uncollectible recoverable grants to CDPs	8,923,975	-	-	8,923,975	=	-	-	-		
Provision for uncollectible loans to CDPs	4,619,869	-	-	4,619,869	767,069	-	-	767,069		
Miscellaneous	598,298	317,399	84,912	1,000,609	955,080	139,263	<u> </u>	1,094,343		
Total	\$ 320,834,747	\$ 30,753,081	\$ 8,024,751	\$ 359,612,579	\$ 77,338,441	\$ 11,964,976	\$ -	\$ 89,303,417		

Consolidating and Consolidated Statement of Functional Expenses Year Ended December 31, 2020 (With summarized comparative financial information for the year ended December 31, 2019)

		CDA Partr	nerships		Eliminations						
	Program Services	Management and General	Fundraising	Total	Program Services	Management and General	Fundraising	Total			
	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -			
Salaries and fringe benefits	-	-	-	-	-	-	-	-			
Staff travel and related expenses	-	-	-	-	(1,513,219)	-	-	(1,513,219)			
Professional services, consulting and legal	=	-	-	-	(2,583,407)	-	-	(2,583,407)			
Fund management fee	=	-	-	-	-	-	-	=			
Office and administrative	5,024,561	-	-	5,024,561	-	-	-	-			
CDA Partnerships - property expense	=	-	-		(5,143,043)	=	=	(5,143,043)			
NMSC reimbursable costs	2,498,294	-	-	2,498,294	-	-	-	=			
Depreciation and amortization	-	-	-	-	(2,206,457)	(248,742)	-	(2,455,199)			
Service fees	-	-	-	-	(200,407)	(24,769)	-	(225,176)			
Rent and utilities	-	-	-	-	-	- '	-	-			
Office supplies, postage and messenger	-	_	-	_	-	-	-	-			
Bank fees and other financial expenses	-	-	-	_	-	-	-	_			
Accounting and auditing fees	-	-	-	-	-	-	-	_			
Conference and meeting	-	_	_	_	_	_	_	_			
Telephone	_	_	_	_	_	_	_	_			
Insurance		_		_	_	_		_			
Equipment rental	-	-	-	-	-	-	-	-			
Board expenses	-	-	-	-	-	-	-	•			
Printing, annual report and publications	-	-	-	-	(44.007.500)	-	-	(44.007.500)			
Project grants	-	-	-	-	(14,627,500)	-	-	(14,627,500)			
Interest	1,324,942	-	-	1,324,942	(335,228)	=	=	(335,228)			
Provision for loss on receivables	185,564	-	-	185,564	-	-	-	-			
Provision for uncollectible recoverable grants to CDPs	-	-	-	-	-	-	-	-			
Provision for uncollectible loans to CDPs	-	-	-	-	-	=	=	=			
Miscellaneous	35,100			35,100	(144,919)	(72,816)		(217,735)			
Total	\$ 9,068,461	\$ -	\$ -	\$ 9,068,461	\$ (26,754,180)	\$ (346,327)	\$ -	\$ (27,100,507)			

Consolidating and Consolidated Statement of Functional Expenses Year Ended December 31, 2020

(With summarized comparative financial information for the year ended December 31, 2019)

		LISC Consc	olidated 2020	LISC Consolidated 2019							
Salaries and fringe benefits	Program Services	Management and General	Fundraising	Total	Program Services	Management and General	Fundraising	Total			
Staff travel and related expenses	\$ 68,803,479	\$ 32,547,765	\$ 6,548,986	\$ 107,900,230	\$ 61,602,185	\$ 27,845,640	\$ 5,544,633	\$ 94,992,458			
Professional services, consulting and legal	481,406	165,653	32,031	679,090	2,686,463	972,395	221,317	3,880,175			
Fund management fee	24,871,899	1,758,597	206,397	26,836,893	19,485,929	784,498	76,281	20,346,708			
Office and administrative	-	-	-	-	-	-	-	-			
CDA Partnerships - property expense	1,461,020	435,815	-	1,896,835	1,476,441	323,016	-	1,799,457			
NMSC reimbursable costs	5,024,561	-	-	5,024,561	5,159,283	=	-	5,159,283			
Depreciation and amortization	-	-	-	-	-	-	-	-			
Service fees	3,546,353	547,474	103,272	4,197,099	3,942,529	538,166	100,666	4,581,361			
Rent and utilities	361,760	-	-	361,760	180,928	-	-	180,928			
Office supplies, postage and messenger	4,678,450	2,456,960	619,109	7,754,519	3,924,357	1,559,692	416,939	5,900,988			
Bank fees and other financial expenses	994,658	654,648	173,756	1,823,062	1,039,394	648,579	159,090	1,847,063			
Accounting and auditing fees	1,126	1,200,539	-	1,201,665	685	748,339	-	749,024			
Conference and meeting	10,382	826,029	-	836,411	12,608	785,304	-	797,912			
Telephone	244,857	134,382	30,685	409,924	1,388,288	674,375	163,448	2,226,111			
Insurance	1,199,644	597,143	133,253	1,930,040	999,852	471,976	106,003	1,577,831			
Equipment rental	852,001	496,957	66,416	1,415,374	677,808	411,955	51,029	1,140,792			
Board expenses	163,697	80,618	19,002	263,317	211,727	101,817	23,878	337,422			
Printing, annual report and publications	91,800	56,230	-	148,030	105,024	57,333	-	162,357			
Project grants	42,193	29,074	6,932	78,199	105,586	87,110	18,416	211,112			
Interest	233,233,794	-	-	233,233,794	48,693,909	=	-	48,693,909			
	16,603,603	-	-	16,603,603	14,250,123	-	-	14,250,123			
Provision for loss on receivables	2,066,314	-	-	2,066,314	175,735	=	-	175,735			
Provision for uncollectible recoverable grants to CDPs	8,923,975	-	-	8,923,975	1,678,897	=	-	1,678,897			
Provision for uncollectible loans to CDPs	5,386,938	=	-	5,386,938	7,444,124	-	=	7,444,124			
Mscellaneous	1,443,559	383,846	84,912	1,912,317	1,488,379	720,652	194,256	2,403,287			
Total	\$ 380,487,469	\$ 42,371,730	\$ 8,024,751	\$ 430,883,950	\$ 176,730,254	\$ 36,730,847	\$ 7,075,956	\$ 220,537,057			

Consolidating and Consolidated Statement of Cash Flows Year Ended December 31, 2020 (With summarized comparative financial information for the year ended December 31, 2019)

		LISC Affiliates &				
	LISC Parent Only	Funds	CDA Partnerships	Eliminations	2020	2019
Cash flows from operating activities:						
Change in net assets	\$ 92,347,078	\$ (445,867)	\$ 491,470	\$ (4,006,440)	\$ 88,386,241	\$ 36,143,877
Adjustments to reconcile change in net assets to net cash						
provided by (used in) operating activities: Equity in earnings of affiliate	(16,087,907)			16.087.907		
Distributions from investment in affiliates	12,772,770		-	(12,772,770)		-
	,,			(,,,		
Equity in income of temporary investments in project partnerships	-	504,052	-	-	504,052	(504,052)
Recovery of loan losses	-	(1,931,833)	-	-	(1,931,833)	(56,455)
Gain on forgiveness of debt	-		(1,252,496)	258,788	(993,708)	-
Gain on sale of limited partnership interest in Fund	-	-	(0.400.070)	-	(0.700.000)	(4,655)
Loss on transfer of interest in CDA partnerships Amortization of discounts and issuance costs	77,239	-	(3,198,976)	470,044	(2,728,932) 107,527	103,074
Depreciation and amortization	1,061,375	637,430	30,288 2,498,294		4,197,099	4,581,361
Realized and unrealized loss (gain) on investments	(1,450,777)	-	2,400,204	-	(1,450,777)	(2,671,794)
Unrealized gain on interest rate swaps held by	(1,125,111)				(1,144,111)	(=,=:,,:=:,)
Project Partnerships	-	-	(16,581)	-	(16,581)	(9,228)
Equity in income	-	119,536	-	-	119,536	53,845
(Decrease) increase in allowance for loans to CDPs, net	4,619,869	767,069	-	-	5,386,938	7,444,124
Accretion of loan receivables, net	-	(309,920)	-	-	(309,920)	(8,697)
Provision for loss on receivables	-	1,880,750	185,564	-	2,066,314	175,735
Provision for uncollectible recoverable grants	8,923,975	-	-	•	8,923,975	1,678,897
Change in operating assets and liabilities: Origination of SBA 7(a) loans	_	(16,580,690)			(16,580,690)	(6,977,635)
Proceeds from sale of guaranteed loans, net of repayment	_	10,865,632	-		10,865,632	4,477,028
Principal received from SBA 7(a) loans	-	113,879	_	_	113,879	17,629
Origination of Payroll Protection Program loans, net	-	(42,615,367)			(42,615,367)	-
Accrued interest receivable	(1,332,212)	(28,253)	-	-	(1,360,465)	(436,075)
Contributions receivable	3,261,850	-	-	-	3,261,850	(4,550,598)
Government contracts receivable	(2,691,542)	-	-	-	(2,691,542)	(10,519,342)
Notes and other receivables	-	2,312,439	(181,670)	487,635	2,618,404	5,746,632
Prepaid expenses and other assets	859,147	(562,967)	(7,415)	-	288,765	(1,383,236)
Accounts payable and accrued expenses Government contracts and loan-related advances	4,390,455	(2,248,160)	616,828	(729,870)	2,029,253	759,108
Due from affiliate	15,254,491 (558,662)	685,741	-	304,706	15,254,491 431,785	(1,600,217)
Right of use asset/liability	539,049	003,741		304,700	539,049	1,492,181
Due from funds	-	655,415	_	-	655,415	(1,723,936)
Grants payable	12,095,986	100,000		(100,000)	12,095,986	(3,795,245)
Deferred liabilities		450,581	6,798		457,379	(637,740)
Net cash provided by (used in) operating activities	134,082,184	(45,630,533)	(827,896)		87,623,755	27,794,586
Cash flows from investing activities:						
Purchase of investments	(39,072,402)				(39,072,402)	(4,917,303)
Proceeds from sale and maturities of investments	7,038,249	-	-	-	7,038,249	865,608
Investment in affiliate	(11,715,002)	-	-	11,715,002	-	-
Recoverable grants to CDPs	(16,932,177)	-	-	-	(16,932,177)	(5,415,796)
Repayments received on recoverable grants to CDPs	3,774,257	-	-	-	3,774,257	4,116,273
Loans to CDPs	(178,731,196)	(17,052,345)	-	5,573,342	(190,210,199)	(213, 262, 189)
Repayments of loans to CDPs	160,730,359	2,074,277			162,804,636	157,884,771
(Increase) in note receivable	-	(8,108,290)	_	-	(8,108,290)	9,212,923
Contributions to temporary investments in Project		(0,100,200)			(0,100,200)	>,212,>25
Partnerships and Funds		(100,072,114)			(400.070.444)	(98,869,182)
	-	,	-	•	(100,072,114)	
Distributions from investments in Funds	-	534,810	-	-	534,810	932,167
Proceeds from sale of temporary investment in Project					-	
Partnerships and Funds	-	89,470,175	-	-	89,470,175	81,664,654
Contributions to investments in Funds	-	(6,255)	-	-	(6,255)	(125,674)
Investment in Project Partnerships	-	599	_		599	13,435
Transfer of interest in CDA partnerships	_		(575,250)	_	(575,250)	_
Restricted cash escrow						254 702
Purchase of property and equipment	(768,512)	(421,972)	124,655 (45,108)	-	124,655 (1,235,592)	254,702 (5,658,216)
Net cash used in investing activities	(75,676,424)	(33,581,115)	(495,703)	17,288,344	(92,464,898)	(73,303,827)
างสะบลอก นออน แก แทชองแก่นู สบแพนชอ	(13,010,424)	(55,561,115)	(490,703)	11,200,344	(32,404,030)	(13,303,021)
Cash flows from financing activities:						
Debt issuance costs paid	(672,678)	-	-	-	(672,678)	-
Proceeds from loans payable	95,659,469	(108,691,526)	-	(4,490,250)	(17,522,307)	141,708,924
Repayment of loans payable	(80,299,312)	163,789,049	-	(1,083,092)	82,406,645	(92,670,799)
	(,,)	,,		(, , , , - ,	- ,,	(- ///

Consolidating and Consolidated Statement of Cash Flows Year Ended December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

	LISC	Parent Only	LIS	SC Affiliates & Funds	CDA	A Partnerships		Eliminations	 2020	_	2019
Proceeds from long-term debt		-		-		-		-			
Repayment of long-term debt		-		-		(192,727)		-	(192,727)		(271,377)
Proceeds from notes payable - NEF Funds Due to affiliate						506,121		-	506,121		1,027,806
CDA capital contribution		-						-	-		-
Capital contribution		-		44,171,984		-		(11,715,002)	32,456,982		10,899,208
Intangible asset Increase in charter school grant liabiliity		-		644,548		-		-	644,548		1,205,353
Distribution to noncontrolling interests				4,947					4,947		14,341
Net cash provided by financing activities		14,687,479		99,919,002		313,394		(17,288,344)	 97,631,531		61,913,456
Net increase (decrease) in cash, restricted cash and cash equivalents		73,093,239		20,707,354		(1,010,205)		-	92,790,388		16,404,215
Cash, restricted cash and cash equivalents, beginning of year		117,255,836		62,251,025		1,585,809	_		 181,092,670		164,688,455
Cash, restricted cash and cash equivalents, end of year	\$	190,349,075	\$	82,958,379	\$	575,604	\$		\$ 273,883,058	\$	181,092,670
Cash paid during the year for: Interest on indebtedness	\$	15,208,441	\$	702,595	\$	485,055	\$		\$ 16,396,091	\$	15,881,664
Supplemental disclosures of noncash investing activities: Disposal of fully appreciated fixed assets	\$	824,218	\$		\$		\$		\$ 824,218	\$	4,528,366
Fixed assets include in accounts payable and accrued expenses	\$		\$		\$		\$		\$ 	\$	
Increase in temporary investments in Project Partnerships: and capital contributions due to temporary investments in Project Partnerships for the acquisition of Project Partnerships Decrease in temporary investments in Project Partnerships and capital contributions due to temporary investments in Project	\$		\$	601,268,981	\$		\$		\$ 601,268,981	\$	550,251,574
Partnerships for the assignment of Project Partnerships to limited partnerships	\$		\$	423,009,233	\$		\$	-	\$ 423,009,233	\$	389,512,810
Supplemental disclosure of cash and noncash investing activities related to deconsolidation of CDA Partnerships:											
Assets transferred	\$	-	\$	-	\$	(15,432,514)	\$	-	\$ (15,432,514)	\$	-
Liabilities transferred Noncontrolling interest						18,757,669 (2,749,905)			18,757,669 (2,749,905)		
Cash disposed, net of cash paid	\$		\$		\$	575,250	\$		\$ 575,250	\$	-

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

Note 1 - Description of organization and summary of significant accounting policies

Description of organization

Local Initiatives Support Corporation ("LISC"), a New York not-for-profit corporation, was incorporated in 1979 to assist community development organizations throughout the United States in their efforts to transform distressed neighborhoods into healthy communities by marshaling private and public sector resources and extending financial assistance in the form of loans, lines of credit, grants, and loan guarantees and providing technical support. LISC pursues its charitable mission directly and through various subsidiaries and investments funds.

National Equity Fund, Inc.

National Equity Fund, Inc. ("NEF"), a wholly-owned subsidiary of LISC, was organized in 1987 as an Illinois not-for-profit corporation to create a national investment pool to aggregate and channel corporate equity investments into affordable housing developments. Since 1987, NEF has sponsored over 233 separate limited partnerships and limited liability companies (the "Funds") in which investments are made in affordable housing projects (the "Project Partnerships"). Generally, NEF's activities include obtaining commitments from investors, identifying and investing in affordable housing properties to be constructed or rehabilitated through partnerships with nonprofit organizations and private developers, and then monitoring the performance of such properties after completion. Benefits to fund investors are derived principally from Low-Income Housing Tax Credits ("LIHTC").

NEF is governed and its investment decisions are made by a board of directors appointed by LISC, the sole voting member of NEF. LISC has rights and duties in accordance with the Illinois General Not-For-Profit Corporation Act, as amended, with voting rights pursuant to NEF's bylaws and the Illinois Act.

NEF Community Investments, Inc. ("NEFCI"), a wholly-owned subsidiary of NEF, is responsible as the general partner, replacement general partner, managing member, or manager, for the operation and management of certain Funds. NEFCI is organized as an Illinois not-for-profit corporation and is tax-exempt. From time to time, NEF forms special-purpose entities to act as the manager of its Funds. NEFCI is also the sole member of these manager entities.

NEFCI also manages and invests in various non-LIHTC and Preservation Funds whose purpose is to provide debt and/or equity financing to develop and preserve investments that meet the community development needs of low-income communities, including (but not limited to), distressed multifamily rental housing for low and moderate-income households, affordable housing projects at or near the end of the low-income housing tax credit compliance period under Section 42 of the federal tax code, and other related community development projects.

Community Development Advocates, Inc. or its sister companies (collectively referred to as "CDA"), subsidiaries of NEF, act as general partners in certain Project Partnerships to facilitate the promotion or rehabilitation of low-income housing. As of December 31, 2020 and 2019, CDA was the general partner of four and eight Project Partnerships, respectively. The Project Partnerships where CDA acts as the general partner are collectively referred to as the "CDA Partnerships." Certain Funds are the limited partners of the CDA Partnerships.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

New Markets Support Company, LLC

New Markets Support Company, LLC ("NMSC"), a wholly-owned subsidiary of LISC, is a Delaware limited liability company formed in 2003 to manage the New Markets Tax Credit ("NMTC") activities of LISC. As of December 31, 2020 and 2019, NMSC, through LISC, has received \$1.103 billion of NMTC investment authority from the Community Development Financial Institutions Fund of the U.S. Department of the Treasury ("CDFI Fund").

NMSC is governed and its investment decisions are made by a board of managers appointed by LISC, the sole voting member of NMSC. LISC has rights and duties in accordance with the Delaware Limited Liability Company Act, as amended, with voting rights pursuant to NMSC's operating agreement and the Delaware Act.

The NMTC program provides investors with credits against federal income taxes they incur. NMTCs are passed through to an investor for each Qualified Equity Investment ("QEI") made in a Community Development Entity ("CDE") certified as such by the CDFI Fund. The investor receives credits over a seven-year period for each QEI, equal to 39% of the QEI amount. The CDE uses the QEI proceeds to make Qualified Low-Income Community Investments ("QLICIs") to Qualified Active Low-Income Community Businesses ("QALICBs"). QLICIs include loans to or equity investments in QALICBs or other CDEs. CDEs must comply with various federal requirements or investors risk recapture of tax credits plus penalties and interest thereon.

As a not-for-profit corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code (the "Code"), and therefore, without tax liability, LISC itself cannot use NMTCs. In order to utilize the allocation received by LISC from the CDFI Fund, the board of managers of NMSC suballocates NMTC investment authority to various entities organized and managed by NMSC (generally 0.01% ownership). These CDEs make investments in projects that accomplish goals consistent with the mission of LISC and in accordance with certain terms agreed to in the allocation agreements with the CDFI Fund.

NMSC also provides NMTC transaction-related consulting, administration, accounting, reporting, loan servicing, compliance and software services to unrelated third parties. These services are generally provided to organizations with similar community development missions and investing objectives as LISC. NMSC also provided management services to LISC unrelated to the NMTC program. LISC hired NMSC to provide loan servicing administration services for LISC's loan portfolio beginning on October 1, 2019. These services include onboarding new loans, invoicing for, collecting and recording of loan payments as well as providing LISC with various reports related to the loan portfolio. Last, NMSC also provides fund administration, investment management, risk management and advisory services through service agreements.

As a result of NMSC exercising its option under certain redemption agreements, NMSC has become the 100% owner of several entities and is deemed to control these entities. The entities NMSC takes ownership of as a result of these agreements typically do not have any assets, liabilities, income or expenses. In circumstances where the entities have assets, liabilities, income or expenses at yearend, NMSC consolidates those balances and all significant intra-entity balances are eliminated in consolidation. NMSC and the 100%-owned entities are collectively referred to as the "Company." NMSC intends to dissolve these wholly-owned entities when feasible.

Good Jobs Loan Fund, LLC ("GJLF"), a Delaware limited liability company and a wholly-owned subsidiary of NMSC, was formed on June 16, 2020. GJLF was formed to make loans and engage in

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

other related activities in order to increase access to quality jobs for low-income community residents and to generate financial and social impact returns for lenders to GJLF. NMSC is the sole member of GJLF and committed to make capital contributions to GJLF up to \$500,000, all of which was contributed as of December 31, 2020. Profits, losses and cash distributions are generally allocated to NMSC in accordance with GJLF's operating agreement. The term of GJLF will continue until the occurrence of certain dissolution events, as defined in its operating agreement or by law, whichever is earlier.

immito, LLC

In January 2018, LISC entered into an agreement to purchase a Small Business Lending Company ("SBLC") license for \$2.4 million. The purchase of the SBLC license was approved by the U.S. Small Business Administration ("SBA"). In connection with the acquisition of the SBLC license, LISC formed the wholly-owned subsidiary, immito, LLC ("immito"), a Delaware limited liability company, to make SBA-guaranteed small business loans pursuant to section 7(a) of the Small Business Act ("7(a) loan program"). Generally, SBA will guarantee seventy-five to ninety percent (75% to 90%) of the principal and accrued interest on such loan. As a non-depository lending institution, immito generally will utilize the ability to sell on the secondary market the guaranteed portion of loans to provide liquidity.

Generally, SBA does not deny liability on a 7(a) loan guaranty unless an organization's actions or omissions caused, or would cause, a material loss on the loan. In addition, a loan that experiences early default within the 18-month threshold established by the SBA may be subject to elevated levels of scrutiny by the SBA.

immito is governed and its investment decisions are made by a board of managers appointed by LISC, the sole voting member of immito. LISC has rights and duties in accordance with the Delaware Limited Liability Company Act, as amended, with voting rights pursuant to immito's operating agreement and the Delaware Act.

LISC Fund Management, LLC

LISC Fund Management, LLC ("LFM"), a Delaware limited liability company and a wholly-owned subsidiary of LISC, was formed in June 2019 to act as Fund Manager for various loan funds. The loan funds that LFM manages are Charlotte Housing Opportunity Investment Fund LLC, ("CHOIF"), The Bay's Future Fund LLC ("BFF"), Detroit AHLF-CDFI Fund, LLC ("AHLF"), Community Housing Fund, LLC ("CHF"), and Black Economic Development Fund, LLC, ("BEDF"). LFM, as the Manager of these loan funds, has the right to manage, control and conduct the business of each fund.

LFM is governed and its investment decisions are made by a board of managers appointed by LISC, the sole voting member of LFM. LISC has rights and duties in accordance with the Delaware Limited Liability Company Act, as amended, with voting rights pursuant to LFM's operating agreement and the Delaware Act.

LFM-Managed Funds

CHOIF, a Delaware limited liability company, was formed in 2019 to address the affordable housing crisis in the City of Charlotte and in the surrounding area of Mecklenburg County, North Carolina by promoting the creation of affordable housing and the preservation and protection of existing affordable housing and in doing so, help to relieve the poor and distressed, eliminate racial

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

discrimination, combat community deterioration, enhance community engagement and lessen the burdens of government.

CHOIF is not a wholly owned subsidiary of LISC. As of April 29, 2020, the date of the most recent Certificate of Admission, CHOIF is comprised of seven members, including LISC with capital commitments totaling \$21,000,000. As of December 31, 2020, capital contributions received by CHOIF from its members totaled \$4,075,074. LISC's capital contribution as of December 31, 2020 was \$194,052.

The term of CHOIF will continue for sixteen (16) years after the completion of the investment period, unless extended for up to two years from and after such date pursuant to CHOIF's operating agreement or terminated earlier in accordance with CHOIF's operating agreement. The investment period is expected to end five (5) years after the initial closing date (September 20, 2019), but it may end earlier upon the happening of certain events described in CHOIF's operating agreement.

CHOIF NOAH Investors, LLC ("CNI"), a consolidated subsidiary of CHOIF, was formed as a Delaware limited liability company on October 29, 2020. Pursuant to CNI's Limited Liability Agreement dated October 29, 2020, CNI was formed to address the affordable housing crisis in the Target Area by focusing on naturally occurring affordable housing in the Target Area. As the sole member of CNI, CHOIF has contributed \$1,600,000 of capital to CNI as of December 31, 2020.

BFF, originally known as the Regional Housing Flexible Fund LLC, was formed in 2019. It is a Delaware limited liability company that is not a wholly-owned subsidiary of LISC. The term of BFF will continue until the occurrence of certain dissolution events, as defined in the operating agreement, or, 2037, whichever is earlier. LISC holds a 14.59% membership interest in BFF, and its capital commitment is limited to projects that address "missing middle" housing.

The purpose of BFF is to accomplish charitable purposes, including relief of the poor and distressed, elimination of racial discrimination, combatting community deterioration, enhancing community engagement, and lessening the burdens of government in the five-county region located in the State of California consisting of San Francisco, San Mateo, Santa Clara, Alameda and Contra Costa counties (the "Bay Area") by promoting the creation of new affordable housing and the preservation of existing affordable housing. BFF will fulfill its purpose primarily through partnering with three CDFIs, including LISC (the "CDFI Lenders"). The CDFI Lenders will underwrite, originate and service loans within the Bay Area in accordance with BFF's purpose. Additionally, per the operating agreement the CDFI Lenders will provide an additional financing commitment of up to \$125,000,000, with LISC's commitment being up to \$75,000,000.

As part of its work with BFF, LFM also manages a parallel fund, BFF Preservation Fund Side Car, LLC, ("BFF Side Car"), originally known as the RHFF Preservation Side Car, LLC. It was formed and began operations in 2020, and it is comprised of three members including LISC and NEF Investment Partner LLC, a wholly-owned subsidiary of NEF (collectively, "BFF Side Car Members").

BFF Side Car's purpose is to accomplish charitable purposes, including relief of the poor and distressed, elimination of racial discrimination, combatting community deterioration, enhancing community engagement, and lessening the burdens of government in the five-county region located in the State of California consisting of San Francisco, San Mateo, Santa Clara, Alameda and Contra Costa counties (the "Bay Area") by promoting the preservation of existing affordable housing, with a focus on affordable housing projects at or near the end of the low-income housing tax credit compliance period under Section 42 of the federal tax codes. BFF Side Car was formed primarily to

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

focus on investments in LIHTC properties nearing the end of their 15-year compliance periods. The term of BFF Side Car will continue until the occurrence of certain dissolution events, as defined in the operating agreement, or 2037, whichever is earlier.

In accordance with the operating agreement for BFF Side Car, the BFF Side Car Members have stated capital commitments totaling \$10,100,100. LISC's capital commitment is \$100 and as of December 31, 2020 no contributions have been made by LISC. NEF Investment Partner's capital commitment is \$100,000 and as of December 31, 2020, no contributions have been made by NEF Investment Partner. The capital commitment of the remaining member is \$10,000,000, all of which has been contributed to BFF Side Car as of December 31, 2020. Capital contributions are due upon capital calls as defined in the operating agreement. Each of BFF Side Car Member's ownership interest is based on the percentage of its capital commitment and each member is allocated and distributed its share of profits, losses and cash flows in accordance with its respective percentage interest of capital contributions paid. No distributions will be paid to the members while any obligations are outstanding.

AHLF, a Delaware limited liability company and a wholly-owned subsidiary of LISC, was formed in January 22, 2020. AHLF was formed for the purpose of facilitating the deployment of capital into grants and low-interest loans supporting the preservation and production of affordable housing in Detroit, Michigan and engaging in any and all activities necessary, advisable, convenient or incidental thereto. The term of AHLF will continue until January 31, 2058, unless extended for up to two years from and after such date pursuant to the AHLF's operating agreement or terminated earlier in accordance with the AHLF's operating agreement or by law.

CHF, a Delaware limited liability company and a wholly-owned subsidiary of LISC, was formed in December 2020 to be part of the initiative started with BFF. It is organized exclusively for charitable purposes under section 501(c)(3) of the Code. CHF will provide financing for the creation of new affordable housing and the preservation of existing affordable housing, focusing on housing for very low income and extra low income individuals and families, in the five-county region located in the State of California consisting of San Francisco, San Mateo, Alameda and Contra Costa counties.

BEDF is a Delaware limited liability company formed in 2020 to invest in Black-owned and led businesses and institutions in the United States. It is not a wholly-owned subsidiary of LISC. BEDF's charitable purpose is to meet special social needs specifically by providing Black communities with improved access to capital in order to incentivize economic activity and wealth building. The first closing with BEDF investors of \$175,000,000 occurred in December, 2020, but no capital was called, nor did BEDF engage in any investment activity in 2020. Subsequent to December 31, 2020 and as of June 29, 2021, there was an additional investor closing of \$75,000,000 and BEDF has commenced making investments.

Additional LISC Entities

Resilience and Recovery Network, LLC, a Texas limited liability company and a wholly-owned subsidiary of LISC, was formed in March 2018 to implement and operate a program to repair homes occupied by low- and moderate-income households that were affected by Hurricane Harvey.

Neighborhood Properties, LLC also has limited activity. It was originally formed to take title on collateral property foreclosed by LISC where LISC is the highest bidder at public auction.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

Summary of significant accounting policies Consolidation

The accompanying consolidating and consolidated financial statements include the assets, liabilities, net assets, and financial activities of LISC, NEF and its affiliates, NMSC and its affiliates, immito, RRN, NP, LFM, AHLF, CHF, BFF, BFF Side Car, BEDF, and CHOIF (collectively, the "Organization"). All significant inter-organization balances and transactions have been eliminated in consolidation.

NEF consolidates limited partnerships or similar entities over which it has a controlling financial interest in accordance with FASB ASC 958-810-20, *Consolidation - Control of Partnerships and Similar Entities* ("FASB ASC 958-810-20"). Generally, FASB ASC 958-810-20 requires consolidation of limited partnerships or similar entities by the general partner of that entity under the presumption that the general partner controls the limited partnership entity. The presumption of control by a general partner can be overcome if the limited partners are able to exercise substantive kick-out or participating rights. NEF does not consolidate limited partnerships or similar entities in which it owns a general partnership interest as the presumption of control by the general partner is able to be overcome. NEF reassesses whether it holds a controlling financial interest in limited partnerships or similar entities on an annual basis.

NEF consolidates the CDA Partnerships as the presumption of control was not overcome under guidance of FASB ASC 958-810-20.

Financial statement presentation

The accompanying consolidating and consolidated financial statements are prepared on the accrual basis of accounting. The Organization reports its financial information in the following categories:

Without donor restrictions

The "Operating Funds - Without Donor Restrictions" is used to record activities supported by resources that are not subject to donor-imposed restrictions and over which management and the board of directors have discretionary control.

The "Loan Funds - Without Donor Restrictions" is used to record loans and bonds payable proceeds mainly provided to the Organization by financial institutions, insurance companies, foundations, government agencies, and other nonprofits with lender-imposed restrictions that may include making loans to Community Development Projects ("CDPs") in certain geographic areas. In some instances, loans payable proceeds are provided to fund recoverable grants to CDPs. These funds, as well as the related recoverable grant activities, are recorded in the "Operating Funds Without Donor Restrictions."

As of December 31, 2020, and 2019, Loan Funds - Without Donor Restrictions consist of \$10 million of board-designated net assets, respectively.

Principal repayments received on loans provided to CDPs funded from loan funds, as well as the provision for loan losses, are recorded in the "Loan Funds - Without Donor Restrictions." Impairment losses are charged to the "Operating Funds - Without Donor Restrictions."

The net assets of LISC Affiliates and CDA Partnerships are without donor restriction.

With donor restrictions

These funds are used to record contributions received with donor-imposed restrictions. Contributions are recorded as restricted support if they are received with donor stipulations that

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

limit their use. When a donor's restriction expires (that is, when a stipulated time restriction ends or purpose restriction is accomplished), net assets with donor restrictions are reclassified to net assets without donor restrictions and reported in the consolidating and consolidated statement of activities and changes in net assets as net assets released from restrictions.

Specifically, the "Loan Funds with Donor Restrictions" ("donor-restricted loan funds") is used to record contributions received with donor-imposed restrictions for lending and/or credit enhancement activities. "Operating Funds - With Donor Restriction" ("donor-restricted operating funds") is used to record net assets received with donor-imposed restrictions for all other activities, excluding lending and/or credit enhancement activities.

Estimates

The preparation of the consolidating and consolidated financial statements in conformity with U.S. generally accepted accounting principles 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 consolidating and consolidated financial statements and the reported amounts of revenue and expenses during the reporting period. The significant estimates made in the preparation of these consolidating and consolidated financial statements include the fair value of alternative investments, the allowance for uncollectible loans, the allowance for uncollectible receivables. Actual results could differ from those estimates.

Fair value

Fair value is defined as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants at the measurement date. The three levels of the fair value hierarchy are as follows:

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that a reporting entity has the ability to access at the measurement date.

Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly and certain alternative investments that can be redeemed at or near balance sheet date (within 90 days).

Level 3 inputs are unobservable inputs for the asset or liability and certain alternative investments that are not redeemable at or near balance sheet date (within 90 days).

Revenue recognition

Revenue and support consists primarily of contributions, government grants & contracts, interest income on loans to CPDs and fee income.

Contributions, including unconditional promises to give (pledges), are recorded as revenue at fair value on the date received or pledged. Contributions are recorded as net assets with donor restrictions if they are received with donor stipulations that limit their use as to purpose or time. Conditional promises to give are not recognized until they become unconditional, that is, when the conditions on which they depend are substantially met. Fair value is estimated giving consideration to anticipated future cash receipts (after allowance is made for uncollectible contributions) and discounting such amounts at a risk adjusted rate commensurate with the duration of the donor's payment plan. These inputs to the fair value estimate are considered Level 3 in the fair value

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

hierarchy. Amortization of the discount is recorded as additional contribution revenue in accordance with the donor imposed restrictions, if any, on the contributions.

Contributed goods are recognized initially as revenue at their estimated fair value at date of receipt and expensed when used. Contributed services are recognized as revenue if the services create or enhance nonfinancial assets or require a specialized skill, are provided by individuals possessing those skills, and typically need to be purchased if not provided by donation. Contributed services that do not meet the above criteria are not recognized as revenue and are not reported in the accompanying consolidating and consolidated financial statements.

LISC also receives government grants and contracts from a number of sources including federal, state, and local governments. These agreements are evaluated as to whether they qualify as contributions or exchange transactions as defined by U.S. generally accepted accounting principles. Government grants and contracts that are considered contributions are recognized as revenue when it is probable that the conditions surrounding the terms of the grant commitments are met. Government grants and contracts that are considered exchange transactions are recognized as revenue when services have been provided in accordance with the terms of the agreements and are reported in other income in the accompanying consolidating and consolidated statement of activities and changes in net assets.

Fee income consists of syndication fee income, asset management fee income, CDA partnerships-rental income, and disposition income.

Syndication Fee Income, Net: NEF (or its subsidiaries) provides syndication services which include organization, acquisition, and construction monitoring services to the Funds. NEF is compensated for its services through a fee that is recognized as follows:

- 25% is recognized at a point in time as a reimbursement of Fund offering and organization costs incurred by NEF
- 45% is recognized at a point in time as an acquisition fee upon closings of Funds' Project Partnerships
- 30% is recognized over time as a construction management fee during the construction period of those Project Partnerships.

In addition, NEF is reimbursed for legal closing costs associated with the acquisition of the Project Partnerships. Such amounts are presented net in the accompanying consolidating and consolidated statements of activities within fee income.

Asset Management Fee Income - Funds: An annual asset management fee is assessed for each Project Partnership in a particular Fund and is recognized over time as services are provided over the 15-year compliance period, after the project has reached qualified occupancy.

Asset Management Fee Income - Project Partnerships: NEF (or its subsidiaries) receives an asset management fee from certain Project Partnerships. The fee is earned annually over time but only payable from the operational performance of the respective Project Partnership. NEF estimated this variable consideration and recognizes only the amount that is probable such that a significant reversal of cumulative revenue recognized will not occur due to the sub-par operational performance of Project Partnerships. As of December 31, 2020 and 2019, NEF recorded a receivable in the amount of

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

\$8,726,727 and \$9,287,834, respectively, that represents NEF's best estimate of the consideration that NEF is entitled to receive under the contracts. This estimate is re-evaluated annually and takes into account general economic conditions, specific project characteristics and trends in historical collectibility rates. Because of uncertainties inherent in the estimation process, management's estimate may change in the near term. However, the amount of the change that is reasonably possible cannot be estimated.

CDA Partnerships - Rental Income: The majority of the CDA Partnerships' revenue is derived from leases with tenants generally for terms of one year or less. Rental income is recognized as rentals become due. Rental payments received in advance are deferred until earned. All leases between the partnership and the tenants of the property are operating leases.

Disposition Income: NEF (or its subsidiaries) received disposition fees from certain Funds and Project Partnerships. The fee is recognized at a point in time when a sale is consummated and proceeds are sufficient enough to satisfy certain other obligations based on the terms of the contract.

NMSC earns revenue by providing organization, underwriting, accounting, asset management, dissolution, and other services to the LLCs, which are governed by the related operating and fee agreements. Sub-allocation fees are recognized when earned or QEIs are funded. Asset management fees are recognized as income as NMSC provides the service (generally over a seven-year period). From these asset management fees, NMSC pays audit, tax, registration and filing fees and other expenses on behalf of certain LLCs. NMSC accounts for the expenses it pays on behalf of these LLCs as a reduction to total asset management fee revenue. Exit fees are recognized at the end of the NMTC compliance period, generally when the CDE exits the NMTC transaction.

NMSC also earns revenue by contracting with unrelated third parties to provide consulting, administration and compliance services on various investment transactions. Fees for such services are recognized as revenue as NMSC renders the service. Additionally, NMSC earns revenue from software licensing and related services that includes all fees earned from granting customers the right to use the software. NMSC also earns interest income on loans made to various borrowers that is accrued as earned in accordance with the contractual terms of the loan agreements.

Secondary market loan sales

immito sells the SBA-guaranteed portion of loans into the secondary market. In accordance with the accounting guidance for asset transfers, immito considers any ongoing involvement with transferred assets in determining whether the assets can be derecognized from the balance sheet. With the exception of servicing and certain performance-based guarantees, immito's continuing involvement with financial assets sold is minimal.

When immito sells the SBA-guaranteed portion of loans, it may retain servicing rights. The gain or loss on sale depends on the previous carrying amount of the SBA-guaranteed portion of loan sold, the servicing right recognized, and the consideration received, and any liabilities incurred in exchange for the transferred assets.

Upon the sale of SBA-guaranteed portion of loans, any servicing assets retained by immito are carried at the lower of cost or fair value. The servicing asset is amortized in proportion to and over the period of estimated net servicing income. Servicing income is earned for the full term of the loan or until the loan is repaid. In addition, servicing assets are assessed for impairment based on fair value at each reporting date.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

During the years ended December 31, 2020 and 2019, immito entered into sixteen and six transactions, respectively, which provided for the sale of the SBA-guaranteed portion of certain loans to unrelated parties on the secondary market. immito retained the non-guaranteed portion of these loans and the related servicing rights for all loans sold on the secondary market. The average interest rate for the loans sold on the secondary market was 6.00% and 6.83% at December 31, 2020 and 2019, respectively.

Enacted in March 2020, Section 1112 of the CARES Act ("Section 1112") provided for subsidy loan payments on all loans originated under the SBA 7(a) Small Business Loan Program in 'regular' servicing, which subsidies were not required to be repaid by the borrowers. The subsidy payments were paid by the SBA and reflected the initial six months of payments, including scheduled principal and interest payments, for any new loan originated from the implementation of the CARES Act through September 27, 2020.

Cash and cash equivalents

Cash and cash equivalents include cash in banks and on hand and highly-liquid debt instruments that have maturities of three months or less from the date of purchase by the Organization, except for those amounts held by the Organization's investment managers.

Restricted cash

As of December 31, 2020 and 2019, NEF had total restricted cash of \$40,384 and \$3,594,154, respectively, which has been designated for distributions to investors for Funds in the process of dissolution.

As of December 31, 2020 and 2019, NEF had restricted cash of \$0 and \$77, respectively, associated with NEF Preservation Fund I LP. Pursuant to the terms of the limited partnership agreement, this money is to be used to provide support services at the Project Partnership level. In addition, as of December 31, 2020 and 2019, NEF also has restricted cash of \$1,070,747 and \$2,075,483, respectively, pursuant to terms of certain agreements.

NMSC acts as a fiduciary agent and collects debt service payments from borrowers on behalf of related or third-party lenders. Debt service payments received are deposited into restricted cash accounts and are disbursed monthly to the related or third-party lenders. As the agent, NMSC recognizes a liability to the related or third-party lenders concurrent with its receipt of the debt service payments. As of December 31, 2020 and 2019, restricted cash includes loan servicing amounts of \$1,009 and \$41,145, respectively, held by NMSC on behalf of certain Investment Funds.

NMSC acted as the managing member of NMI 61 and NMI 75 from its inception in 2011 and 2013, respectively, through their dissolution on August 23, 2019 and December 16, 2020. On those dates, NMSC became 100% owner of NMI 61 and NMI 75 as a result of the Exit Agreement executed on the same dates. Pursuant to each entity's operating agreement, a loan loss reserve was held by each entity for the duration of the compliance period as a reserve against losses of principal on loans made by each entity. Upon the collection of all outstanding loans and fee receivable, payment of all expenses, and the making of required distributions per each entity's operating agreement, any cash remaining in the loan loss reserve was available for NMSC to grant to qualifying charter schools and as such is recorded as restricted cash and a charter school grant liability in the amount of \$1,864,225 and \$1,205,353 as of December 31, 2020 and 2019, respectively, on the accompanying consolidated statement of financial position.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

immito's restricted cash includes cash amounts held in separate accounts and restricted for lending (i.e. non-operational) use. As of December 31, 2020 and 2019, restricted cash held by immito was \$500,081 and \$255,583, respectively.

As of December 31, 2020 and 2019, BFF's restricted cash of \$15,103,825 and \$8,571,650 includes cash amounts restricted for use including fulfilling BFF's purpose and payment of BFF's expenses.

Pursuant to the Intercreditor Agreement between AHLF and its lenders dated September 25, 2020, a loan loss reserve is to be funded in the amount of 5.0% of the amount each lender has committed to AHLF. As of December 31, 2020, no draws had been made from any lender to AHLF and there has been no reliance on the restricted loan loss reserve to date. As of December 31, 2020, the balance in the loan loss reserve account was \$799,888.

As of December 31, 2020, the balance in CHOIF's reserve account was \$599 for use including fulfilling CHOIF's purpose and payment of CHOIF's expenses.

Investments

Investments in equity securities with readily determinable fair values and all investments in debt securities are reported at fair value in the consolidating and consolidated statement of financial position. Fair value of equity securities is based on quoted market prices. Fair values of fixed maturity securities, other than those based on quoted market prices, are based on prices provided by the Organization's custodian bank. The custodian bank uses a variety of pricing sources to determine market valuations. Each designates specific pricing services or indexes for each sector of the market upon the provider's expertise. The fair values of alternative investments are based on the net asset value, a practical expedient provided by the investment managers or general partners. Those estimated net asset values may differ significantly from the values that would have been used had a ready market for these securities existed.

Investment in funds and projects

NEF and its subsidiaries account for its partner and member interests in the Funds, NYC Distressed Funds, and the NEF Preservation Funds (collectively "Partner and Member Interests") using the equity method of accounting. Under the equity method, these investments are carried at cost, adjusted for NEF's share of net income, loss, and for cash distributions received. Under the equity method of accounting, the Partner and Member Interests will not be carried below zero unless NEF has continuing involvement in the entity. To the extent that the Partner and Member Interests with a carrying value of zero distribute cash to NEF or its subsidiaries, the distribution is recorded as other income in the Organization's consolidating and consolidated statement of activities.

NEF assesses other-than-temporary declines in values of its investments in its Partner and Member Interests. Annually, the carrying value of each investment is compared to its respective fair values. If an other-than-temporary decline in carrying value exists, an impairment loss is recorded in the Organization's consolidating and consolidated statement of activities and changes in net assets to reduce the investment to fair value.

Contract-related assets

Contract-related assets from Funds and Project Partnerships, net of estimated uncollectible accounts, were \$16,627,723 and \$17,844,245 as of December 2020 and 2019, respectively, and are included in due from funds and prepaid expenses and other assets in the accompanying consolidated statements of financial position. NEF evaluates impairment on contract-related assets annually. For

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

the years ended December 31, 2020 and 2019, no impairment loss was recognized on contractrelated assets.

Risks and uncertainties

The Organization invests in various investment securities. Investment securities are exposed to various risks such as interest rate, market, and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect the amounts reported in the consolidating and consolidated statement of financial position.

Loans receivable and the allowance for uncollectible loans

Loans receivable consist primarily of loans to CDPs originated by LISC, BFF and BFF Side Car and SBA 7(a) loans by immito.

Loan receivable are carried at their unpaid principal balance less unamortized discounts and premiums, retained loan discounts, and an allowance to reflect potentially uncollectible loan balances. The allowance for uncollectible loans is maintained at a level that, in management's judgment, is adequate to provide for potential losses. Large loans are evaluated individually for impairment; an allowance is established when the discounted cash flows of an impaired loan are lower than the carrying value of the loan. For the remainder of the portfolio, an allowance is established based on historical loan loss experience and management's evaluation of the collectability of the loans, taking into consideration project characteristics and trends. The accrual of interest income is discontinued on loans that are delinquent for over 30 days. Loans are written off when repayment is not expected to occur.

To monitor the likelihood of losses to its loan portfolio, LISC employs the following internal risk rating categories:

- I. Excellent The loan is a very strong credit, and sound in every respect. The prospect for repayment is excellent.
- II. Strong The loan is a strong credit and sound in most respects. The prospect for repayment is strong.
- III. Good The loan is a sound credit with reasonable risk for the Organization and with good repayment prospects.
- IV. Acceptable The loan is credit-worthy, but contains heightened risks from the outset. A number of developments that would reduce LISC's repayment risk have yet to occur, but no material problems have developed.
- V. Close Follow The loan has more significant risks that an "Acceptable" loan, but it is still credit-worthy.
- VI. Substandard Conditions seriously jeopardizing loan repayment have developed, and it is likely some loss of loan principal will occur.
- VII. Doubtful The loan has been partially written down but in work-out in the hopes of receiving partial payment.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

Recoverable grants

Recoverable grants are early project investments provided to CDPs that contractually require repayment generally without interest. Recoverable grants receivable are recorded when these amounts are disbursed and an allowance has been established based on historical recoverability experience that, in management's judgment, is adequate to cover potential losses.

Government contracts and loan-related advances

Government contracts and loan-related advances consists of amounts received in advance from government agencies and other organizations for the purpose of providing loans, recoverable grants and project grants to CDPs in accordance with the terms of respective contractual agreements.

Capitalized interest

NEF borrows monies in order to provide short-term secured loans to facilitate the acquisition of Project Partnership investments. It is NEF's policy to capitalize interest paid on these borrowings during the construction period of the Project Partnerships. Upon assignment of the beneficial interests of the project investments, NEF may be reimbursed for these interest costs by the Fund. Any unreimbursed costs are recorded as a reduction to fee income.

Discounts and Debt issuance costs

Debt issuance costs, net of accumulated amortization, are reported as a direct deduction from the face amount of the long-term debt to which such costs relate. Amortization of debt discount issuance costs is reported as a component of interest expense and is computed using an imputed interest rate on the related loan.

Property and equipment

Property and equipment are stated at cost less accumulated depreciation or amortization, computed using the straight-line method. Furniture, equipment, and software are depreciated over their estimated useful lives of three to seven years. Computer software development costs for internal use are capitalized and amortized on the straight-line basis over an estimated useful life of three years. Leasehold improvements are amortized over the lesser of the estimated useful lives of the assets or the remainder of the lease term, whichever is shorter. Buildings and improvements are depreciated over 27.5 to 40 years. Maintenance and repairs are charged to operations when incurred. Betterments and renewals are capitalized.

Intangible assets

immito's SBA license is recorded as an indefinite-lived intangible asset and is not amortized as the license is valid for an indefinite period of time. The license is valued at approximately \$2,400,000. The license is subject to annual impairment testing, impairment being a material adverse change that would prevent immito from conducting its 7(a) business as planned. Unless there is an indicator of impairment, which would require an interim impairment analysis, immito has elected to perform its annual evaluation for impairment on January 1 of each fiscal year.

Engagement deposits

NMSC receives deposits from projects requesting NMTC financing. The deposits are held by NMSC in bank accounts until the projects are closed, at which point the deposits may be used to reimburse for legal and other NMTC closing costs. Any excess of the deposits over legal and other NMTC closing costs is returned to the project.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

Accounting for the impairment of real estate assets

The Organization records an impairment loss on its real estate assets (land, building, and improvements) whenever their carrying value cannot be fully recovered through estimated undiscounted future cash flows from their operations, sale, and low-income housing tax credits. The amount of the impairment loss to be recognized would be the difference between the Organization's carrying value and the estimated fair value. Adjustments for impairment loss for such real estate assets are made in each period as necessary to report these investments at the lower of carrying value or fair market value less cost to sell. However, there can be no assurance that any estimated fair value of these real estate assets would ultimately be realized by the Organization in any future sale or disposition transaction. Impairment losses have no impact on the cash flow of the Organization. No impairment loss on real estate assets was recorded in 2020 and 2019.

Functional expenses

The costs of providing program services and other activities have been summarized on a functional basis in the consolidated statement of functional expenses. Accordingly, certain costs have been allocated among program services, management and general and fundraising expenses.

The expenses that are allocated and the method of allocation include the following:

Expenses	Method of allocation
Salaries and fringe benefits	Time and effort
Professional services, consulting and legal	Direct allocation based on services/time and effort
Office and administrative	Direct allocation based on invoices/time and effort
Rent and utilities	Time and effort
CDA Partnerships - property expense	Direct allocation
Project grants	Direct allocation
Service fees	Direct allocation based on services
Interest	Direct allocation
Provision for uncollectible recoverable grants to CDPs	Direct allocation
Provision for uncollectible loans to CDPs	Direct allocation
Bank fees and other financial expenses	Direct allocation
Accounting and auditing fees	Direct allocation
Board expenses	Direct allocation
All other expenses	Time and effort

Income taxes

The Organization recognizes the effect of income tax positions only if those positions are more likely than not of being sustained. Income generated from activities unrelated to the Organization's exempt purpose is subject to tax under the Code, Section 511. As a result of the Tax Cuts and Jobs Act, qualified transportation fringe benefits provided to employees are now treated as unrelated business income. Unrelated business income tax liabilities for the years ended December 31, 2020 and 2019 was immaterial.

Income tax returns filed by the Organization are subject to examination by the Internal Revenue Service for a period of three years. While no income tax returns are currently being examined by the Internal Revenue Service, tax years since 2017 remain open.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

LISC is exempt from federal income taxes under Section 501(c)(3) of the Code. It has been classified as an organization that is not a private foundation and has been designated a "publicly supported" organization of the type described in Sections 170(b)(1)(A)(vi) and 509(a)(1) of the Code.

NEF is exempt from federal income taxes under Section 501(c)(4) of the Code. As a 501(c)(4) corporation, contributions to NEF are not tax deductible.

NMSC, NP, immito, RRN, LFM, CHF, AHLF, and GJLF are single-member LLCs and are considered disregarded entities for income tax purposes.

Income or losses of the NEF Funds, and the NMTC CDEs are required to be reported by the respective members/partners on their individual tax returns. Therefore, no provision has been made for federal or state income taxes. Additionally, the low-income housing tax credits generated by the Project Partnerships are passed through the NEF Funds to their members. NMTCs are passed through to an investor for each new QEI made by an investor in a CDE.

BFF and BFF Side Car have elected to be treated as a pass-through entity for income tax purposes and, as such, is not subject to income taxes. Rather, all items of taxable income, deductions and tax credits are passed through to and are reported by its founding members on their respective income tax returns. BFF's federal tax status as a pass-through entity is based on its legal status as a limited liability company. Accordingly, BFF is not required to take any tax provisions in order to qualify as a pass-through entity. BFF is required to file and does file tax returns with the Internal Revenue Service and other taxing authorities. Accordingly, these financial statements do not reflect a provision for income taxes and BFF has no other tax positions which must be considered for disclosure. Income tax returns filed by BFF are subject to examination by the Internal Revenue Service for a period of three years.

CHOIF is treated as a partnership for income tax purpose. All income and expenses of CHOIF are attributed to the taxable income of the individual members. CNI is treated as a disregarded entity for income tax purposes. All tax attributes of CNI pass through to CHOIF and income taxes, if any, are payable by CHOIF.

Reclassifications

Reclassifications have been made to the prior year balances to conform to the current year presentations. Such reclassifications were made for comparative purposes only, and do not restate the prior year consolidating and consolidated financial statements.

Recent accounting pronouncements

In August 2018, the Financial Account Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2018-13, Fair Value Measurement (Topic 820): Disclosure Framework-Changes to the disclosure requirements for fair value measurements, which modifies the disclosure requirements for fair value measurements. The ASU is effective for annual reporting periods beginning after December 15, 2019. The Organization has implemented the provisions of ASU 2018-13 in the accompanying consolidating and consolidated financial statements. The adoption of ASU 2018-13 did not materially impact the Organization's results of operations, cash flows, or presentation thereof.

Note 2 - Net assets with donor restrictions

Net assets with donor restrictions are restricted for the Organization's 37 local/regional offices, rural programs, and several other national programs, are to be used in future years for program services,

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

such as project grants, recoverable grants, lending-related activity, technical support, and operating support to community development organizations.

As of December 31, 2020, net assets with donor restrictions were \$254,565,753 (\$135,212,230 donor-restricted operating funds and \$119,353,523 donor-restricted loan funds and included the following components: (1) *Charter School Financing* - approximately \$59.4 million of donor-restricted funds are available to support quality public charter and alternative schools in low-income neighborhoods. Included in this amount is \$58.1 million related to grants awarded by the U.S. Department of Education to LISC to provide credit enhancement on loans made by financial institutions to stimulate the financing of charter schools; (2) Lending Activities (excluding DOE funds) - in local and regional offices is approximately \$61.2 million; and (3) Operating and Programmatic Support - approximately \$134.0 million of donor-restricted funds that are to support operating and a multitude of specifically defined projects in the local/regional offices and national programs.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020

(With comparative financial information for the year ended December 31, 2019)

Note 3 - Availability and liquidity

The table below represents financial assets available for operating funds expenditures within one year at December 31, 2020 and 2019. Financial assets in the "Loan Funds - Without Donor Restrictions" and "Loan Funds - With Donor Restrictions" are not included in the table below. As explained further in Note 1, these loan funds are for lending and/or credit enhancement activities and are not available for operating expenditures. LISC also has undrawn lines of credit as further described in Note 12. As of December 31, 2020 and 2019, \$85,000,000 and \$75,000,000, respectively, of the undrawn line of credit can be used for operating funds expenditures:

	2020			2019
Financial assets at period end				
Cash and cash equivalents	\$	184,471,520	\$	122,377,997
Restricted cash		19,380,758		15,743,445
Investments		117,407,188		94,321,988
Accrued interest receivable		4,568,842		3,212,876
Contributions receivables, gross		43,308,738		44,059,402
Prepaid expenses and other assets		9,790,774		9,287,834
Government grants and contracts receivable		31,887,819		16,696,277
Loan receivable		87,205,118		20,924,521
Due from funds		7,900,995		8,556,412
Townson, in potassate in project portugueline, and of Conite!				
Temporary investments in project partnerships, net of Capital contributions due to temporary investments in project partnerships		33,100,500		24,602,611
Recoverable grants to CDPs, gross		21,225,775		10,876,380
Necoverable grants to ODI 3, gloss		21,223,773		10,070,300
Total financial assets	\$	560,248,027	\$	370,659,743
Less amounts not available to be used within one year				
Cash and cash equivalents	\$	(7,519,595)	\$	(7,212,381)
Restricted cash		-		-
Investments		(9,240,737)		(7,067,995)
Contributions receivables, gross		(12,869,887)		(16,209,870)
Notes and other receivables		(8,902,795)		(9,397,290)
Government grants and contracts receivable		(26,208,445)		(15,303,092)
Recoverable grants to CDPs, gross		(21,225,775)		(10,876,380)
Financial assets not available to be used within one year		(85,967,234)		(66,067,008)
Financial assets available to meet operating fund expenditures over the next 12 months	\$	474,280,793	\$	304,592,735

Also, LISC has financial covenants with certain LISC lenders, some of which address adequate liquidity to cover operating costs and debt service requirements. Specifically, at the end of each

Notes to Consolidating and Consolidated Financial Statements December 31, 2020

(With comparative financial information for the year ended December 31, 2019)

quarter, unrestricted operating cash, cash equivalents, and investments must be able to cover at least six months of unrestricted operating expense as defined in the terms of the loan agreements with certain LISC lenders. With regard to debt service, liquid assets must exceed six months of interest and notes payable (as defined in the terms of the loan agreements with certain LISC lenders). At December 31, 2020 and 2019, LISC was in compliance with its financial covenants.

Note 4 - Cash, cash equivalents, restricted cash, and investments

At December 31, 2020 and 2019, the Organization's total portfolio of cash, cash equivalents, restricted cash, and investments consisted of the following:

		Fair value 2020		Fair value 2019
Cash, cash equivalents, and restricted cash	\$	274,491,458	\$	181,825,726
Investments:				
Cash held for investment		47,961,397		36,147,455
Corporate bonds and fixed income funds		40,307,588		39,604,491
U.S. government agencies		59,352,995		37,989,184
Certificates of deposit		5,901,080		4,553,892
Alternative investments:				
Real estate investment trust		3,233,921		3,114,764
Hedge funds		10,993,236		14,948,068
Private equity funds		5,954,605		3,862,038
		173,704,822		140,219,892
Total cash, cash equivalents, restricted cash, and	Φ	440 406 000	c	222.045.640
investments		448,196,280		322,045,618

Notes to Consolidating and Consolidated Financial Statements December 31, 2020

(With comparative financial information for the year ended December 31, 2019)

The following table is a reconciliation of cash, restricted cash and cash equivalents within the consolidated statements of financial position to the total presented on the consolidating and consolidated statements of cash flows for the years ended December 31, 2020 and 2019:

	-	2020	2019
Cash and cash equivalents Restricted Cash:	\$	255,110,700	\$ 166,082,281
Investment Funds loan servicing balances held by NMSC		1,009	41,145
NMI 61 loan loss reserve held by NMSC		1,864,225	1,205,353
Immito lending funds		500,081	255,583
BFF funds		15,103,825	8,571,650
NEF Distributions to investors		40,384	3,594,154
CDA Partnerships - owner directed		1,058,947	1,819,632
NEF Project level agreements		11,800	255,851
NEF Preservation Fund I		-	77
CHOIF reserve		599	-
AHLF loan loss reserve		799,888	-
Total cash, cash equivalents, and restricted cash			
Consolidating and consolidated statements of financial			
position		274,491,458	181,825,726
Less: CDA Partnerships - reserves/deposits/escrow		(608,400)	 (733,056)
Total cash, cash equivalents, and restricted cash		_	 _
Consolidating and consolidated statements of cash flows	\$	273,883,058	\$ 181,092,670

The Organization invests in certain alternative investments, through "funds of funds" investments, which employ multiple investment strategies via a variety of investment managers to provide diversification and control risk. These investments create indirect exposure to the Organization through short sales of securities, trading in future and forward contracts, and other derivative products. Derivatives are tools used to maintain asset mix or manage portfolio risk exposure. While these financial instruments may contain varying degrees of risk, the Organization's risk with respect to such transactions is limited to its capital balance in each investment.

At December 31, 2020 and 2019, cash and cash equivalents include approximately \$0.7 million and \$1.3 million, respectively, held in escrow-like arrangements with loan participants and \$6.8 million and \$5.9 million, respectively in loss reserves required by specific programs.

The limitations and restrictions on the Organization's ability to redeem or sell its alternative investments vary by investment. As of December 31, 2020, the following table summarizes the composition of such investments by the various redemption provisions:

		Fair	value		Redemption	Redemption
Alternative investments		2020		2019	frequency	notice period
Real estate investment trust (A) Multi-strategy hedge funds (B) Credit-focused hedge fund (C) Private equity funds (D)		3,233,921 10,941,025 52,211 5,954,605	\$	3,114,764 14,856,875 91,193 3,862,038	Lock-up Quarterly Lock-up Lock-up	Not applicable 61 calendar days Not applicable Not applicable
	\$	20,181,762	\$	21,924,870		

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

As of December 31, 2020 and 2019, the Organization had \$3,186,662 and \$3,868,693 unfunded commitments on its alternative investments.

Information with respect to the strategies of those investment funds that is reported at estimated fair value based upon net asset value per share (or its equivalent) is as follows:

- 1. Real estate investment trust of which the Organization is a minority shareholder, principal business activities are to invest in affordable multifamily residential mortgage loans, which are subsequently syndicated to institutional investors, and to acquire equity interests in affordable multifamily residential real estate assets.
- 2. *Multi-strategy hedge funds* includes investments in funds of funds that invest across multiple hedge fund strategies and styles, including equity long/short, event-driven, relative value, tactical trading, and multi-strategy hedge funds styles.
- 3. Credit-focused hedge fund comprised of an investment in a hedge fund that seeks to achieve attractive total returns through both capital appreciation and current income. The fund seeks to achieve its investment objective through a portfolio of investments in publicly traded and privately held securities, loans, derivatives and other instruments, primarily in the corporate credit sector of the fixed income and related markets.
- 4. Private equity funds includes investment in funds licensed by the United States Small Business Administration as small business investment companies. The primary purpose of the fund is to operate as a venture fund and invest in equities, debt securities with the equity participation, secured short-term and long-term loans, and as participants with other funds.

Note 5 - Contributions receivable

At December 31, 2020 and 2019, the Organization had contributions receivable with expected receipts as follows:

	2020	2019
Due within one year Due in one to five years	\$ 37,831,482 12,869,887	\$ 36,814,098 16,209,870
Less discount (0.12%–5.00%) Less allowance for uncollectible contributions receivable	50,701,369 (2,127,411) (649,000)	 53,023,968 (1,188,160) (649,000)
Total contributions receivable, net	\$ 47,924,958	\$ 51,186,808

At December 31, 2020 and 2019, approximately 13.61% and 13.3%, respectively, of the Organization's contributions receivable was from one donor.

At December 31, 2020 and 2019, approximately 56.40% and 29.01%, respectively, of the Organization's contributions revenue was from five donors.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

Note 6 - Government grants and contracts

At December 31, 2020 and 2019, the Organization had grant commitments from various government agencies of approximately \$68.9 million and \$37.4 million, respectively, with expiring term dates ranging from 2020 to 2024. These grant commitments will be recognized in the accompanying consolidating and consolidated financial statements when it is probable that the conditions surrounding the terms of the grants will be met.

At December 31, 2020 and 2019, government grants and contracts receivable were \$32.3 million and \$29.6 million, respectively. Approximately \$9.5 million and \$7.2 million of government grants receivable at December 31, 2020 and 2019, and approximately \$63.9 million and \$13.0 million of government grants and contracts revenue for the years ended December 31, 2020 and 2019, respectively, were from one government agency.

Note 7 - Program loans, recoverable grants to community development projects, notes and other receivables

Program loans

In furtherance of its charitable purposes, LISC makes loans directly to CDPs and also to its affiliates, to benefit affiliate projects. In general, interest rates on loans to CDPs range from 0% to 8.75% and repayment terms range from 8 months to 39 years. Delinquent loans, measured as those loans whose payment is 90 days past due, totaled \$2,395,448 and \$1,666,465, respectively, at December 31, 2020 and 2019. The portion of the allowance dedicated to the delinquent loans totaled \$765,410 and \$315,564 at December 31, 2020 and 2019, respectively. At December 31, 2020, loan principal of \$170,621,164 is due to LISC within one year, of which \$75,780,775 and is due to LISC within the next six months.

SBA 7(a) Loans Receivable, Paycheck Protection Program

Enacted in March 2020, the Coronavirus Aid, Relief and Economic Security Act (the "CARES ACT") implemented the Paycheck Protection Program ("PPP"), a new SBA 7(a) loan program that provides small businesses with uncollateralized and unquaranteed loans at an interest rate of 1.00%. The loans will be fully forgiven, subject to certain limitations, when used by the borrower for payroll costs, interest on mortgages, rent and utilities. For those loans that are forgiven, the SBA will remit 100% of the remaining outstanding principal plus accrued interest to us. For those loans whose borrowers do not meet the criteria required for forgiveness, repayment obligations commence after the applicable deferment period in equal installments over the remaining term to maturity. The initial loans that were originated under the Paycheck Protection Program have a two-year term and originally had a deferment period of six months; However, as a result of amendments to the Paycheck Protection Program, these loans now are deferred for up to 16 months. All loans approved by the SBA after June 5.2020 have a five-year term and deferment period of 16 months. The loans are fully quaranteed by the SBA provided that originating lenders follow the requirements set forth in the Paycheck Protection Program. Accordingly, there is no credit risk associated with these loans since the SBA has guaranteed payments of the principal and interest. Neither the government nor lenders charge borrowers any fees in connection with the Paycheck Protection loans; however, the SBA paid lenders a fee upon funding loans under the Paycheck Protection Program.

As a SBA 7(a) licensee, immito is an authorized lender under the Paycheck Protection Program and originated \$48,167,865 of loans under the program. As of December 31,2020, \$4,609,902 of the loans were forgiven. immito expects a significant portion of these loans will be forgiven and repaid, either in part or in full, by the SBA, including both principal and accrued interest. The SBA paid immito

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

\$1,681,243 in fees upon funding loans under the Paycheck Protection Program which are deferred and amortized over the estimate life of the loans using the effective interest method and fully amortized when the underlying loan is repaid in full. As of December 31,2020, \$967,667 of the fees were deferred.

Loans to CDPs and affiliates' projects as of December 31, 2020 and 2019 comprised the following:

Loan type:		2020	2019			
Acquisition loans (1)	\$	170,599,468	\$	152,188,882		
Predevelopment loans and pre-credit loans (2)	Ψ	36,820,814	Ψ	32,505,632		
Construction loans (3)		130,266,555		131,052,515		
Other (4)		246,215,181		190,561,678		
Total	\$	583,902,018	\$	506,308,707		

LISC disaggregates loan receivables by loan type when assessing and monitoring risk and performance of the entire population. The major loan types are:

- (1) Acquisition loans to pay purchase and closing costs of a property.
- (2) Predevelopment loans and pre-credit loans to pay project predevelopment expenses.
- (3) Construction loans to pay hard and soft costs of new or rehabilitation projects.
- (4) Other includes mainly semi-permanent and permanent financing for projects, SBA 7(a) loans, bridge loans (financing the remaining gap between projects or program costs and cash from committed or anticipated sources not yet available), and working capital lines of credit to provide flexible capital to meet organizational cash flow needs.

The following tables provide an analysis of the aging of loan receivables as of December 31, 2020 and 2019:

2020	3	31–60 days past due	–90 days past due	_	reater than 90 days	 Total past due	 Current		Total gross loans receivable
Acquisition Predevelopment Construction Other	\$	1,289,054 - - - - 1,289,054	\$ - - - -	\$	94,421 - 997,350 1,303,677 2,395,448	\$ 1,383,475 - 997,350 1,303,677 3,684,502	\$ 169,215,993 36,820,814 129,269,205 244,911,504 580,217,516	\$	170,599,468 36,820,814 130,266,555 246,215,181 583,902,018
2019	3	31–60 days past due	–90 days east due	_	reater than 90 days	 Total past due	 Current	-	Total gross loans receivable
Acquisition Predevelopment Construction Other	\$	1,391,641 3,930,749 1,305,532 600,722	\$ 221,000 - - -	\$	210,568 149,712 1,306,185	\$ 1,823,209 4,080,461 2,611,717 600,722	\$ 150,365,673 28,425,171 128,440,798 189,960,956	\$	152,188,882 32,505,632 131,052,515 190,561,678
Total	\$	7,228,644	\$ 221,000	\$	1,666,465	\$ 9,116,109	\$ 497,192,598	\$	506,308,707

Notes to Consolidating and Consolidated Financial Statements December 31, 2020

(With comparative financial information for the year ended December 31, 2019)

The activity in the allowance for uncollectible loans for the years ended December 31, 2020 and 2019 is as follows:

2020		Acquisition	Pre	development		Construction		Construction Other		Other	Total	
Allowance for uncollectible loans, beginning of the year Write-offs Recoveries Provision	\$	(16,413,131) 240,842 - (2,228,766)	\$	(3,660,523) 149,712 - (773,798)	\$	(5,794,823) 2,272,779 (4,746) (502,137)	\$	(3,904,481) 1,707,069 (4,761) (2,504,021)	\$	(29,772,958) 4,370,402 (9,507) (6,008,722)		
Allowance for uncollectible loans, end of the year	\$	(18,401,055)	\$	(4,284,609)	\$	(4,028,927)	\$	(4,706,194)	\$	(31,420,785)		
2019	Acquisition		Predevelopment		Construction		Other		Total			
Allowance for uncollectible loans, beginning of the year Write-offs Recoveries Provision	\$	(12,709,740) 210,566 (20,000) (3,893,957)	\$	(3,567,222) 233,249 - (326,550)	\$	(5,703,670) 491,425 (4,560) (578,018)	\$	(3,697,455) 295,751 (199,721) (303,056)	\$	(25,678,087) 1,230,991 (224,281) (5,101,581)		
Allowance for uncollectible loans, end of the year	\$	(16,413,131)	\$	(3,660,523)	\$	(5,794,823)	\$	(3,904,481)	\$	(29,772,958)		

Loans receivable, by class and credit quality category, as of December 31, 2020 and 2019, are as follows:

		2020														
	E	xcellent		Strong		Good		Acceptable		Close Follow	S	ubstandard		Doubtful		Total
Acquisition Predevelopment and pre-credit loans Construction Other	\$	- - - 149,193	\$	5,460,119 918,808 - 33,677,263	\$	23,573,001 9,020,461 48,826,859 92,714,638	\$	115,939,753 22,476,878 64,864,313 131,042,885	\$	7,150,902 978,861 14,216,985 10,950,701	\$	94,421 - 682,621 -	\$	- - - 1,163,356	\$	152,218,196 33,395,008 128,590,778 269,698,036
Total	\$	149,193	\$	40,056,190	\$	174,134,959	\$	334,323,829	\$	33,297,449	\$	777,042	\$	1,163,356	\$	583,902,018
					2019											
		xcellent		Strong		Good		Acceptable Close Follow		Close Follow	ollow Substandard		Doubtful		Total	
Acquisition Predevelopment and pre-credit loans Construction Other	\$	201,408	\$	6,504,999 525,000 - 44,290,073	\$	27,785,793 12,112,179 56,115,225 67,866,789	\$	110,354,879 16,111,505 62,898,214 65,191,145	\$	7,332,643 714,614 8,644,607 15,780,956	\$	210,568 - 1,922,898 1,745,212	\$	- - - -	\$	152,188,882 29,463,298 129,580,944 195,075,583
Total	\$	201,408	\$	51,320,072	\$	163,879,986	\$	254,555,743	\$	32,472,820	\$	3,878,678	\$	-	\$	506,308,707

Recoverable grants to CDPs-sponsored projects

In furtherance of its charitable purposes, the Organization makes recoverable grants directly to CDPs. Recoverable grant activity for 2020 and 2019 is summarized as follows:

	 2020	2019
Gross recoverable grants beginning of year New recoverable grants made Write-offs Repayments	\$ 20,733,077 16,932,177 (2,175,573) (3,774,257)	\$ 20,720,694 5,415,796 (1,287,141) (4,116,273)
Gross recoverable grants end of year Allowance for uncollectible recoverable grants, end of year	31,715,424 (17,732,299)	20,733,076 (10,983,896)
Recoverable grants receivable, net, end of year	\$ 13,983,125	\$ 9,749,180

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

Note 8 - Grants payable

In furtherance of its charitable purposes, the Organization makes grants to CDPs. The Organization's grant activity for the years ended December 31, 2020 and 2019 is summarized below:

	2020	2019
Grants payable, beginning of year New project grants made Disbursements on commitments	\$ 31,199,415 232,781,294 (220,685,308)	\$ 34,994,660 48,405,409 (52,200,654)
Grants payable, end of year	\$ 43,295,401	\$ 31,199,415

Note 9 - Temporary investments in Project Partnerships

NEF Support Corporation, a subsidiary of NEF, may temporarily hold and currently is holding legal interests of Project Partnerships investment in the interim until the interests are assigned to a Fund. Upon assignment of the Project Partnership to a Fund, NEF's investment is typically repaid in full by the Fund.

As of December 31, 2020 and 2019, NEF was holding temporary investments in Project Partnerships of \$224,975,183 and \$129,565,674, in which NEF contributed \$31,925,930 and \$22,811,669 to the Project Partnerships and entered into promissory notes for future contributions of \$191,874,683 and \$105,278,838, respectively. During 2020, NEF recorded a \$504,052 loss on transfer of temporary investments in two Project Partnerships. Equity in income of \$504,052 related to these two Project Partnerships was recorded during 2019. As of December 31, 2020 and 2019, NEF also includes preacquisition costs of \$1,174,570 and \$971,115, respectively, in temporary investments in Project Partnerships and Funds, net.

As of December 31, 2019, NEF Investment Partners LLC, a subsidiary of NEF, was holding a \$7,123,988 temporary investment in one Fund. NEF contributed \$315,775 to the Fund and entered into a commitment for future contributions of \$6,808,213. NEF Investment Partners LLC's entire interest in the Fund was assigned to an investor at book value in 2020.

Note 10 - Property and equipment

Property and equipment consist of the following at December 31, 2020 and 2019:

	2020	2019
Furniture, equipment, computer software, and leasehold improvements Land, buildings, and improvements	\$ 17,130,195 66,493,273	\$ 17,383,567 92,898,064
Gross property and equipment Less accumulated depreciation and amortization	83,623,468 (35,207,730)	110,281,631 (45,364,750)
Total property and equipment, net	\$ 48,415,738	\$ 64,916,881

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

Related to the CDA entities, as of December 31, 2020 and 2019, the consolidating and consolidated financial statements include \$66,493,273 and \$92,898,064 in land, buildings and improvements and \$2,134,306 and \$2,755,136 in furniture, equipment, and leasehold improvements. Accumulated depreciation was \$27,171,656 and \$38,129,489 as of December 31, 2020 and 2019.

Note 11 - Loans and bond payable

At December 31, 2020 and 2019, loans and bond payable consisted of the following:

	Maturities	Interest rates	2020	2019
Financial institutions and insurance companies Sustainability Bonds	2021-2030	0.00%-4.50%	\$ 257,274,731	\$ 276,139,132
and Impact Notes	2022-2037	0.95%-4.65%	131,870,000	100,000,000
Foundations	2021-2029	0.00%-4.00%	61,257,983	53,092,482
Public agencies/entities and retirement funds	2021-2043	0.00%-4.00%	93,939,465	54,733,193
Nonprofit and other institutions	2021-2026	0.00%-2.00%	8,502,949	3,585,194
Total Less: Unamortized Discount and deferred costs (*)			552,845,128 (1,695,601)	487,550,001 (689,631)
Loans and Bonds Payable, net			\$ 551,149,527	\$ 486,860,370

Loans and bonds payable maturities

Loans payable are scheduled to be repaid as of December 31, 2020 as follows:

2021	\$ 65,187,210
2022	109,478,187
2023	52,858,378
2024	54,109,971
2025	64,918,178
Thereafter	206,293,204
	_
Total	\$ 552,845,128

In November 2020, LISC launched an Impact Notes (Notes) program for up to \$150,000,000. The proceeds of the offering will be used for general corporate purposes, including to refinance certain of LISC's existing indebtedness and as capital for loans made by LISC and its affiliates, each in support of LISC's overall mission to encourage the growth of, and provide support to, neighborhood and community development organizations and businesses that foster improvement of economic conditions; develop housing and other physical facilities; provide amenities and services; and other activities that help to revitalize disinvested communities. The Notes are sold through the Depository Trust Company (DTC). The Lead Selling Agent, Incapital, agrees to sell these notes to other agents on LISC's behalf. The Notes are issued in increments of \$1,000 or more and pay interest at various fixed interest rates. The terms of the Notes offer one-year to 10-year maturities.

As of December 31, 2020, LISC issued \$31,870,000 in Notes (\$19,880,000, 1.000% notes due November 15, 2025; \$294,000, 1.400% notes due November 15, 2027; \$9,111,000, 0.950% notes due December 15, 2025; \$757,000, 1.300% notes due December 15, 2027, and \$1,828,000, 1.700% notes due December 15, 2030). The Notes were issued at a discount of \$410,531 and LISC incurred

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

debt issuance costs of \$672,678. As of December 31, 2020, the unamortized discount and deferred costs were \$1,069,216.

In April 2017, LISC issued \$100,000,000 in Taxable Bonds, Series 2017A ("Sustainability Bonds") (\$25,000,000, 3.005% term bonds due March 1, 2022; \$25,000,000, 3.782% term bonds due March 1, 2027; \$50,000,000, 4.649% term bonds due March 1, 2037). The proceeds of the Sustainability Bonds were used to finance then existing loans payable and pay a portion of the debt issuance costs. The Sustainability Bonds were issued at a discount of \$731,478, and LISC incurred debt issuance costs of \$126,811. As of December 31, 2020 and 2019, the unauthorized discount and deferred costs were \$626,385 and \$689,631, respectively.

At December 31, 2020, LISC had \$166,350,000 of available undrawn sources of funding with maturities ranging from 2021 to 2029. Interest rates range from 0.75% to 4% fixed rate (\$143,350,000) and floating rate range from LIBOR + 1.95% to LIBOR + 2.15% (\$23,000,000).

In August 2020, immito borrowed funds from the Federal Reserve through the Paycheck Protection Program Liquidity Facility (the "PPPLF"). Advances under the PPPLF carry an interest rate of 0.35%, are made on a dollar-for-dollar basis based on the amount of loans originated under the PPP and are secured by loans processed by immito under the PPP. The maturity date of PPPLF borrowings is the same as the maturity date of the loans pledged to secure the extension of credit, two to five years. At maturity, both principal and accrued interest are due. The maturity date of a PPPLF borrowing will be accelerated if, among other things, immito has been reimbursed by the SBA for a loan forgiveness (to the extent of the forgiveness), received payment from the SBA representing exercise of the loan guarantee or received payment from the underlying borrower (to the extent of the payment received). immito borrowed funds under the PPPLF to finance all the loans immito originated under the PPP. At December 31, 2020, the outstanding balance under the PPPLF was \$43,866,113.

AHLF entered into loan agreements with various lenders dated as listed below (collectively, the "Lenders"), for credit facilities in the aggregate principal amounts as follows:

Loan Date	Lender	Maximum ount of Credit Facility
September 25, 2020 September 25, 2020 September 25, 2020	Chase New Markets Corporation Citizens Bank, N.A. First Independence Bank	\$ 12,500,000 3,000,000 2,500,000
September 25, 2020 December 16, 2020	Flagstar Bank, FSB PNC Community Development Company, LLC	2,500,000 5,000,000

Each loan has a non-revolving advance period expiring five years after the respective Loan Date, followed by a ten-year non-revolving term. The loans mature 10 years after the respective Loan Date and bear interest on outstanding principal amounts at a fixed rate per annum of 2% commencing on the first day of the third month following the first full month after the respective Loan Date. Accrued interest is due and payable quarterly on each loan beginning March 31, 2021 through maturity. Principal payments are due quarterly beginning five years after the respective Loan Date in an amount equal to 1/120th of all loans outstanding as of such date.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

All remaining outstanding principal and any unpaid interest on the loans are due and payable in full at maturity. The Lenders have the right to accelerate the maturity date of their loan upon the occurrence of an Event of Default, as further defined the respective loan agreement. The Fund may prepay the loans on a pro rata basis, in whole or in part, at any time. The loans are secured by a Guarantee Agreement. There were no borrowings against the facilities as of December 31, 2020.

BFF entered into loan agreements with various lenders dated as listed below (collectively, the "Lenders"), for credit facilities in the aggregate principal amounts as follows:

Loan Date	Lender	Maximum ount of Credit Facility
<u> </u>	Ecrider	 1 domey
August 3, 2020	First Republic Bank ("FRB")	\$ 5,000,000
August 13, 2020	The San Francisco Foundation ("SFF")	5,000,000
August 19, 2020	Silicon Valley Community Foundation ("SVCF")	1,000,000
October 29, 2020	Chase New Markets Corporation ("CNMC")	15,000,000

Each loan has a non-revolving advance period expiring five years after the respective Loan Date, followed by a five-year non-revolving term. The loans mature ten years after the respective Loan Date and bear interest on outstanding principal amounts at a fixed rate per annum of 2% for the CNMC, FRB, and SVCF loans and 2.5% for the SFF loan. Accrued interest is due and payable on the last day of each calendar quarter for each loan beginning September 30, 2020 for the FRB, SFF, and SVCF loans and December 31, 2020 for the CNMC loan through maturity. The entire principal and any unpaid interest on the loans are due and payable in full at maturity. The Lenders have the right to accelerate the maturity date of their loan upon the occurrence of an Event of Default, as further defined the respective loan agreement. As of December 31, 2020 there has not been an Event of Default and BFF is in compliance with all covenants. BFF may prepay the loans on a pro rata basis, in whole or in part, at any time. There were no borrowings against the facilities as of December 31, 2020.

CHOIF entered into loan agreements with various lenders dated as listed below, for the credit facilities in the aggregate principal amounts as follows:

Loan Date	Lender	Maximum Amount of Credit Facility		Balance as of December 31, 2020	
Eddit Date	London		· domity		
September 3, 2019	Banc of America Community Development Corp	\$	2,500,000	\$	429,924
September 20, 2019	Foundation For The Carolinas		2,500,000		429,924
December 20, 2019	Duke Energy Corporation		2,000,000		343,939
December 20, 2019	The Presbyterian Hospital		6,000,000		1,031,816
December 24, 2019	Ally Bank		5,000,000		859,847
March 2, 2020	Truist Bank		4,000,000		687,876

No amounts were outstanding as of December 31, 2019. Each loan has a non-revolving advance period expiring five years after the respective Loan Date, followed by a ten-year non-revolving term. The loans mature September 3, 2039 and bear interest on outstanding principal amounts at a fixed rate per annum of 1%, with interest payments commencing on October 1, 2024. All remaining outstanding principal and any unpaid interest payments on the loans are due and payable in full at

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

maturity. The Lenders have the right to accelerate the maturity date of their loan upon the occurrence of an Event of Default, as further defined the respective loan agreement. CHOIF may prepay the loans on a pro rate basis, in whole or in part, at any time. As of December 31, 2020, the outstanding balance of the loans was \$3,783,326 and accrued interest was \$10,377. For the year ended December 31, 2020, interest expense on the loans was \$10,377.

Pledged assets

LISC has pledged certain assets as collateral to lenders to secure (1) nonrecourse indebtedness to LISC totaling \$0 as of December 31, 2020 and 2019, and (2) \$46,513,064 and \$47,799,161 of collateral assets for the recourse indebtedness under the Community Development Financial Institution Bond Guarantee Program ("CDFI BGP Loan") totaling \$44,119,430 and \$45,545,987, as of December 31, 2020 and 2019, respectively.

Subordinated debt

At December 31, 2020, LISC has subordinated debt in loans and bonds payable totaling \$34.5 million in the form of 14 equity equivalent investments from six financial institutions. At December 31, 2019, LISC had subordinated debt included in loans and bonds payable totaling \$34.0 million in the form of 13 equity equivalent investments from six financial institutions.

Lines of credit

At December 31, 2020 and 2019, LISC had available bank lines of credit of \$65,000,000, which expire between February 10, 2021 and March 28, 2023, with interest rates ranging from LIBOR + 1.50% to LIBOR +1.875% and PRIME +1.50%. At both the years ended December 31, 2020 and 2019, the outstanding balance included in loans and bonds payable was \$10,000,000.

As of December 31, 2019, a subsidiary of NEF had a \$20,000,000 revolving credit facility with a bank to provide a portion of the equity needed to temporarily invest in Project Partnerships. The limited partnership interests in the Project Partnerships secure any monies advanced. During 2020, the revolving credit facility amount was increased to \$20,000,000. During 2020, the \$20,000,000 revolving credit facility was split into a \$10,000,000 secured credit facility and a \$10,000,000 unsecured credit facility. The current maturity dates are November 30, 2021. NEF intends to renew these facilities. Interest on any outstanding amounts is due monthly at the greater of Prime plus 25 basis points or 2.5% for the unsecured credit facility and the greater of Prime or 2.5% for the secured credit facility. The interest rates ranged from 3.25% to 4% in 2020 and 5% to 5.75% in 2019. NEF borrowed \$9,288,047 on the secured credit facility and repaid \$9,288,047 in 2020 and borrowed \$17,835,924 and repaid \$17,835,924 in 2019. The outstanding balance on December 31, 2020 and 2019 was \$0.

In 2019, NEF secured a \$15,000,000 revolving credit facility with another bank to provide a portion of the equity needed to temporarily invest in Project Partnerships, provide bridge financing to the Funds and to fund general corporate and working capital purposes that support NEF's core business activities. During 2020, the revolving credit facility amount was increased to \$20,000,000. The current maturity date is March 10, 2022. Interest on any outstanding amounts is due quarterly calculated at Prime less 90 basis points. The interest rate in 2020 ranged from 1.79% to 2.48% in 2020 and was 3.85% in 2019. NEF borrowed \$15,000,000 and repaid \$15,000,000 in 2020 and borrowed \$15,000,000 and repaid \$15,000,000 in 2019. The outstanding balance at December 31, 2020 and 2019 was \$0. NEF is also required to pay a revolving commitment fee of 0.25% based on the daily amount of the undrawn portion of the revolving credit facility.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

In May 2020, immito entered into a Loan and Security Agreement ("Loan") for a \$25,000,000 warehouse line of credit facility with a financial institution to fund the guaranteed portion of SBA 7(a) loans for up to 90 days and PPP loans until refinanced and/or forgiven by the SBA. Under the terms of the Loan, the interest rate is 0.50% per annum. Any outstanding principal, interest or other charges are due no later than May 2022. At December 31, 2020, immito had no outstanding balance. immito incurred interest expense of \$226,073 and \$75,215 for the years ended December 31, 2020 and 2019, respectively associated with all debt facilities.

Covenants

In accordance with the terms of loan agreements with certain lenders, LISC is required to meet several financial covenants. LISC was in compliance with its financial covenants at December 31, 2020.

Note 12 - Pension and thrift plans

LISC has a Code Section 403(b) defined-contribution pension plan covering all eligible employees. Plan contributions are computed based on formulas defined in the plan. Total pension expense for the years ended December 31, 2020 and 2019, was \$2,936,743 and \$3,082,397, respectively.

LISC, NEF and immito maintain thrift plans under Section 401(k) of the Code covering all eligible employees. Under the plans, employee contributions are partially matched by LISC, NEF and immito, respectively. Total thrift plan expense for the years ended December 31, 2020 and 2019 was \$2,476,190 and \$2,464,703, respectively.

Note 13 - Financial instruments with off-balance-sheet risk and fair values

Off-balance-sheet risk

The Organization is a party to certain financial instruments with off-balance-sheet risk to meet the financing needs of community development organizations across the United States. These financial instruments and arrangements include financial guarantees and loan commitments. These transactions and arrangements involve elements of credit risk. The Organization uses the same credit policies in making commitments and conditional obligations as it does for on-balance-sheet instruments.

The Organization's exposure to credit loss in the event of nonperformance of the Organization's loans have been guaranteed or sold with recourse is equal to the contractual amounts of the instruments.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

Loan commitments are agreements to lend as long as there is no violation of any condition established in the contract. The following represents the composition of financial instruments with off-balance-sheet risk:

	2020 Contract amount	 2019 Contract amount
Financial instruments whose contract amounts represent credit risk: Financial guarantees Loan commitments outstanding	\$ 6,692,173 138,948,679	\$ 5,940,642 208,780,797
Total	\$ 145,640,852	\$ 214,721,439

LISC generally makes loans over \$500,000 on a secured basis. The collateral for such loans generally consists of mortgages, security agreements, assignment of contract receivables, and guarantees.

At December 31, 2020 and 2019, LISC had interest rate swap agreements with notional amounts aggregately of \$10,000,000, respectively. At December 31, 2020 and 2019, the fair value of the interest rate swaps was (\$546,274) and \$5,802, respectively.

Fair values

The following methods and assumptions were used by the Organization in estimating its fair value disclosure for financial instruments: for cash, cash equivalents, restricted cash escrow, accrued interest receivable, contributions receivable, government grants receivable, notes and other receivables, recoverable grants, real estate held for sale, accounts payable and accrued expenses, grants payable, capital contributions due to temporary investment in Project Partnerships, and capital contributions due to investment in Project Partnerships, the respective amounts reported in the consolidating and consolidated statement of financial position, approximate fair values due to the short-term nature of these financial instruments. The carrying value of loans receivable approximates fair value, which is based on a discounted cash flow analysis using current rates the Organization would charge to similar borrowers with similar maturities and is considered market rate for loans made by similar community development financial institutions. The inputs used for the fair value estimates of these financial instruments are unobservable and are considered Level 3 in the fair value hierarchy. The carrying value of long-term debt and loans and bond payable approximates fair value, which is based on a discounted cash flow analysis using current borrowing rates, which are significant observable inputs and are considered Level 2 in the fair value hierarchy. The Organization utilized Level 3 inputs in its evaluation of impairment of investments in Project Partnerships, the provision for loss on temporary investments in Project Partnerships, the provision for loss on receivables, and the value of the bond receivable. For a discussion of valuations of investments, see Note 1.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

The following tables present the Organization's fair value hierarchy for those assets and liabilities measured at fair value on an annual basis as of December 31, 2020 and 2019:

	December 31, 2020						
	Total			uoted prices in ive markets for entical assets (Level 1)	Significant other observable inputs (Level 2)		
		_		_		_	
Cash and cash equivalents, and restricted cash escrow	\$	274,491,458	\$	274,491,458	\$		
Investments: Cash held for investment Corporate bonds and fixed	\$	47,961,397	\$	47,961,397	\$	-	
income funds		40,307,588		40,115,312		192,276	
U.S. government agencies		59,352,995		51,452,095		7,900,900	
Certificates of deposit		5,901,080		<u> </u>		5,901,080	
	\$	153,523,060	\$	139,528,804	\$	13,994,256	
Alternative investments:							
Real estate investment trust	\$	3,233,921					
Hedge funds		10,993,236					
Private equity funds		5,954,605					
		20,181,762					
Total investments	\$	173,704,822					
Interest rate swap held by LISC Interest rate swap held by NEF Project	\$	(546,274)	\$	-	\$	(546,274)	
Partnership				-			
Total interest rate swaps	\$	(546,274)	\$		\$	(546,274)	
Loan guarantee - LISC	\$	(298,902)	\$		\$	(298,902)	

Notes to Consolidating and Consolidated Financial Statements December 31, 2020

(With comparative financial information for the year ended December 31, 2019)

	December 31, 2019						
	Quoted prices in						
				ive markets for entical assets	Significant other		
	Total			(Level 1)	observable inputs (Level 2)		
		Total		(LCVCI I)		(LCVCI Z)	
Cash and cash equivalents, and							
restricted cash escrow	\$	181,825,726	\$	181,825,726	\$	-	
Investments: Cash held for investment	\$	36,147,455	\$	36,147,455	\$	_	
Corporate bonds and fixed	Ψ	00, 147,400	Ψ	00, 147,400	Ψ		
income funds		39,604,491		39,364,383		240,108	
U.S. government agencies		37,989,184		30,107,736		7,881,448	
Certificates of deposit		4,553,892				4,553,892	
	\$	118,295,022	\$	105,619,574	\$	12,675,448	
Alternative investments:							
Real estate investment trust	\$	3,114,764					
Hedge funds		14,948,068					
Private equity funds		3,862,038					
		21,924,870					
Total investments	\$	140,219,892					
Interest rate swap held by LISC	\$	5,802	\$	-	\$	5,802	
Interest rate swap held by NEF Project Partnership		170,503		-		170,503	
·					-		
Total interest rate swaps	\$	176,305	\$	-	\$	176,305	
Loan guarantee - LISC	\$	(298,902)	\$		\$	(298,902)	

Note 14 - Concentration of credit risk

LISC makes loans throughout the United States primarily to local community organizations and non-profit developers that are primarily engaged in residential, commercial, and community facility real estate development. Although LISC's portfolio is diversified as to location of borrower, the ability of LISC borrowers to repay their obligations on a timely basis may be affected by a downturn in the economy, a cutback in government subsidies, of the availability of other permanent financing sources, which may limit capital available to complete projects. The Organization places its cash and cash equivalents with high credit quality financial institutions that are federally insured. At times, invested cash may exceed federally insured amounts.

BFF's and BFF Side Car's major assets are notes receivable from borrowers with operations in the Bay Area affordable housing market. BFF's and BFF Side Car's primary source of revenue is derived from these assets. Future operations could be affected by changes in the economic conditions of the

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

geographical area or by changes in the economic condition of the borrowers or their parent companies.

AHLF's major assets are loans receivable from borrowers with operations concentrated in the Detroit, Michigan residential real estate market. The fund's primary source of revenue is derived from these assets. Future operations could be affected by changes in the economic conditions of that geographical area or by changes in the economic condition of the borrowers or their parent companies.

CHOIF's major assets are loans to and an investment in borrowers with operations concentrated in the affordable housing market in the City of Charlotte and in the surrounding area of Mecklenburg County, North Carolina. CHOIF's primary source of revenue is derived from these assets. Future operations could be affected by changes in the economic conditions of that geographical area or by changes in the economic condition of the borrowers or their parent companies.

Note 15 - Commitments and contingencies

Project Partnership guarantees and purchase commitments

In connection with the placement of a Project Partnership into a Fund in 2014, a subsidiary of NEF entered into a put agreement with the investor of the Fund. Under the agreement, the fund investor could put, assign and transfer the Project Partnership to the subsidiary or its designee at any time after expiration of the credit period and before expiration of the credit compliance period of the Project Partnership, which is anticipated to be 2025 and 2030, respectively ("Put Period"). If the option is exercised, the subsidiary would be responsible for paying the tax credit recapture to the fund investor if a catastrophic event occurs during the Put Period and the Project Partnership was unable to rebuild the lost units due to zoning reconstruction restrictions. NEF has not accrued any contingent liability as a loss is neither probable nor estimable as of December 31, 2020.

During 2015, NEF entered into a guaranty agreement with a Fund related to a Project Partnership in the Fund whereby NEF serves as a backstop to cover the project general partner's obligations if the Project Partnership's reserves are depleted and the project partnership guarantor fails to cover its obligations. NEF's guarantee is currently \$250,000 as the project reached stabilized occupancy in 2017. The guaranty period expires at the end of the operating deficit guaranty. NEF has not accrued any contingent liability as a loss is neither probable nor estimable as of December 31, 2020.

During 2019, NEF entered into a guaranty agreement with an investor related to a Project Partnership in a Fund. NEF has agreed to provide a 0% interest loan to the Fund in the event that the project's manager, as guarantor, is unable to fulfill their obligations under the development completion guaranty agreement. NEF will be fully released from this guaranty upon the Project Partnership achieving stabilized occupancy and satisfying all conditions to the payment of the fourth equity installment in accordance with the Project Partnership operating agreement. NEF's maximum exposure is \$611,000. NEF has not accrued any contingent liability as a loss is neither probable nor estimable as of December 31, 2020.

During 2020, NEF entered into a guaranty agreement with an investor related to a project partnership in a Fund. NEF has agreed to provide a construction completion guaranty in the event that construction completion does not occur on or before December 31, 2022. NEF will be fully released from this guaranty upon construction completion or a written notice from the investor stating that the guaranty is waived. NEF's maximum exposure is \$1,000,000. NEF has not accrued any contingent liability as a loss is neither probable nor estimable as of December 31, 2020.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

During 2020, NEF entered into a guaranty agreement with an investor related to a project partnership in a Fund. NEF has agreed to provide a zero percent interest loan to the Fund in the event that the project's manager, as guarantor, is unable to fulfill their obligations related to repayment in full of the construction loan as a result of the project partnership not receiving payment in full of the purchase price payable to the project partnership under the Commercial Condominium Purchase Agreement. NEF's maximum exposure is \$1,400,000. NEF has not accrued any contingent liability as a loss is neither probable nor estimable as of December 31, 2020.

During 2020, NEF entered into a guaranty agreement with a construction lender related to a project partnership. NEF has agreed to provide a backup construction completion guaranty in the event that the project's manager, as guarantor, is unable to fulfill their obligations during construction. NEF will be fully released from this guaranty upon permanent loan conversion of the fulfillment of guaranty obligations by the project manager. NEF's maximum exposure is \$1,500,000. NEF has not accrued any contingent liability as a loss is neither probable nor estimable as of December 31, 2020.

In 2020 and 2019, NEF has guaranty obligations as a backup guarantor for operating deficits for various Project Partnerships with a maximum exposure of \$1,164,643 and \$914,643, respectively. NEF has not accrued any contingent liability as a loss is neither probable nor estimable as of December 31, 2020.

The CDA Partnerships' low-income housing credits are contingent on its ability to maintain compliance with applicable sections of Section 42. Failure to maintain compliance with occupant eligibility, and/or unit gross rent, or to correct noncompliance within a specified time period could result in recapture of previously taken tax credits plus interest. In addition, such potential noncompliance may require an adjustment to the contributed capital by the limited partner(s).

As of December 31, 2020 and 2019, immito had \$2,871,357 and \$3,728,700, respectively, of unfunded commitments in connection with its SBA 7 (a) loans where portions of loans originated were partially funded. immito will fund these commitments from the same sources it uses to fund its other loans.

Pursuant to the Guarantee Agreement dated September 25, 2020, AHLF incurs a guaranty fee due to the Kresge Foundation ("Kresge") in consideration for Kresge's guarantee, which is limited to the lesser of \$10,000,000 or 15% of the aggregate principal amount of loans committed to AHLF by December 31, 2021, to enable AHLF to raise capital from lenders. The guaranty fee of \$7,500 is due annually beginning September 25, 2020 through the Termination Date of the agreement, which is the earlier of the fifteenth anniversary of the closing date of the last Qualified Project Financing (as defined in the Guarantee Agreement), or December 31, 2040. Beginning on September 25, 2025 and annually thereafter until the Termination Date, the guaranty fee incurred will be equal to the amount that is 0.40% of the undrawn Guarantee Amount (as defined in the Guarantee Agreement). The guaranty fee incurred for the period January 22, 2020 (commencement of operations) to December 31, 2020 was \$7,500. As of December 31, 2020, accounts payable and accrued expenses included \$7,500 of guaranty fees due to Kresge.

BFF Side Car is acting as a guarantor in favor of BFF. BFF Side Car irrevocably, absolutely, and unconditionally guarantees the payments by BFF to its Qualified Lenders under the Qualified Loans (as defined in a Guaranty Agreement), including principal, interest, fees, premiums, expense reimbursements, etc. and BFF Side Car agrees to pay any and all reasonable costs and expenses incurred by BFF or a Qualified Lender in enforcing any rights under the Guaranty Agreement. As of December 31, 2020, no claims or payments have been made relative to the Guaranty Agreement.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

Litigation

In the ordinary course of its activities, the Organization is a party to several legal proceedings. In the opinion of management and legal counsel, the resolution of such matters will not have a material adverse impact on the Organization's operations or financial position.

COVID-19

In early 2020, an outbreak of a novel strain of coronavirus ("COVID-19") emerged globally. As a result, events have occurred including mandates from federal, state and local authorities. There is significant uncertainty around the breadth and duration of business disruptions related to COVID-19, as well as its impact on the U.S. economy. The extent of the impact of COVID-19 has not had a negative impact on the Organization's operational and financial performance through December 31, 2020. During 2020, LISC received approximately \$138 million in private contributions for COVID-19 relief grants to small businesses. Ongoing performance will depend on certain developments, including the duration and spread of the outbreak, and the impact on employees and vendors, all of which are uncertain and cannot be determined at this time.

Operating lease, right of use asset and liability

The Organization's leased assets include office leases with remaining terms from less than one year up to 15 years. Any renewal options are excluded from the calculation of lease liabilities unless exercising the renewal option is reasonably assured. The lease agreements do not contain residual value guarantees or material restrictive covenants. Operating leases are reflected on the consolidating statement of financial position as a right of use asset and a related right of use liability. Right of use assets represent the right to use an underlying asset for the lease term and were \$54,234,304 and \$58,491,235 as of December 31, 2020 and 2019, respectively, and right of use liability represents the obligation to make lease payments arising from the lease agreement which are discounted using the Organization's incremental borrowing rate, rates ranging from 1.72% to 2.88%, as of December 31, 2020 and 2019, respectively, Operating lease right of use assets and liabilities are recognized at the commencement date, or the date on which the lessor makes the underlying asset available for use, based upon present value of the lease payments over the respective lease term. Lease expense is recognized on a straight-line basis over the lease term. Variable lease costs such as common area maintenance and property taxes are expenses as incurred.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

Minimum rental commitments under noncancelable operating real estate leases in effect at December 31, 2020 and expiring at various dates through February 2035 totaled \$68,475,928. These amounts exclude future escalation for real estate taxes and building operating expenses. Minimum future rental commitments as of December 31, 2020 are as follows:

2021	\$	6,256,583
2022		6,062,601
2023		5,373,179
2024		3,849,528
2025		4,901,671
Thereafter		42,032,366
Subtotal		68,475,928
Less: Effects of discounting	-	(10,987,457)
Total		57,488,471

Rental expense, inclusive of real estate taxes and operating costs, for the year ended December 31, 2020 and 2019, totaled \$7,754,519 and \$5,900,988, respectively.

Government contracting

Grant and contract revenue recognized from government agencies are based on actual costs incurred and reimbursable expenses from the respective government agencies. These costs are subject to audit by the Office of the Inspector General or the respective granting agencies and the ultimate revenue recognized is contingent upon the outcome of any such audits. Accordingly, the accompanying consolidating and consolidated financial statements are subject to reflecting provisions for adjustments, if any, which may result from an audit. For the year ended December 31, 2020, no such provisions were necessary.

Note 16 - CDA partnerships - long-term debt, net and notes payable to Funds

As of December 31, 2020 and 2019, the CDA Partnerships had an outstanding long-term debt balance of \$38,646,237 and \$50,226,189, respectively, which consists of mortgage notes held by banks and other lenders. Maturity dates range from 2024 to 2057 and interest rates range from 0% to 7.72% as of December 31, 2020 and 2019, respectively. Debt issuance costs were \$510,821 and \$623,350 as of December 31, 2020 and 2019, respectively, and are presented net in long-term debt on the consolidating and consolidated statement of financial position.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

Annual maturities on long-term debt and notes payable to Funds at December 31, 2020 are as follows:

2021	\$ 200,607
2022	208,842
2023	217,451
2024	917,075
2025	207,619
Thereafter	39,514,943
Total	\$ 41,266,537

Note 17 - Due from funds

Due from Funds, includes the syndication and asset management fees from Funds billed but not received as of December 31, 2020 and 2019. At December 31, 2020 and 2019, \$7,900,995 and \$8,556,412 in fees, respectively were due to NEF.

Note 18 - Project Partnerships

Investment in Project Partnerships

NEF (or its subsidiaries) has nominal (generally 1% or less) general partner or managing member interests in the Funds and other ventures and partnerships. At December 31, 2020 and 2019, NEF's investment balance in the Funds and other ventures and partnerships was \$14,530 and \$13,430, respectively, and is included in other assets, in the accompanying consolidating and consolidated statement of financial position. NEF accounts for its investments in Funds and other ventures and partnerships using the equity method of accounting, to the extent of its investment plus unrecovered advances. At December 31, 2020 and 2019, deficit balances related to certain of its investments in Funds and other ventures and partnerships were \$850,699 and \$867,659, respectively, and are included in accounts payable and accrued expenses in the accompanying consolidating and consolidated statement of financial position. NEF recorded \$16,960 of equity in income and \$61 of equity in losses as of December 31, 2020 and 2019, respectively.

NEF holds limited partner interests in NYC Distressed Funds, the NEF Preservation Funds, Enclave at Firewheel, and certain Funds in which it manages and accounts for these interests. The investment balances of these interests are \$483,741 and \$1,153,419 as of December 31, 2020 and 2019, respectively. NEF recorded \$140,023 and \$53,784 of equity in losses as of December 31, 2020 and 2019, respectively.

The CDA entities discussed in Note 1 hold generally a 1% or 0.01% general partnership interest in the CDA Partnerships. Pursuant to U.S. GAAP, CDA is deemed to control the limited partnerships and has, therefore, consolidated all entities in which it served as a general partner or managing member if the limited partners do not overcome the presumption of partnership control. CDA did not assume any general partner interests in 2020 and 2019. CDA transferred its general partner interests in four and zero CDA Partnerships to an unrelated third party in 2020 and 2019, resulting in a \$2,728,932 and \$0 gain on disposition in 2020 and 2019, respectively.

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

Assignment of Project Partnership interests

The assignment of Project Partnership interests to a Fund is recognized when the parties are bound by the terms of a contract, all consideration has been exchanged, any permanent financing for which NEF is responsible has been arranged and all conditions precedent to closing have been performed.

Interest rate swaps held by CDA Partnerships

One CDA Partnership is party to a derivative financial instrument to limit its exposure to interest rate fluctuations through the use of interest rate swaps. These instruments are held only for the purpose of hedging or limiting such risks, not for speculation. As the CDA Partnership's derivative financial instrument does not qualify for hedge accounting, the CDA Partnership recorded a \$16,581 and \$9,228 gain on interest rate swap in 2020 and 2019, respectively, and is valued within Level 2 of the fair value hierarchy.

Investments in Joint Venture

CNI owns a 29.71% joint venture interest in Archdale NOAH, LLC ("Lake Mist"), a North Carolina limited liability company, which owns certain real property in Charlotte, NC. In 2020, CNI made a \$1,600,000 equity investment to acquire a 29.71% membership interest in Lake Mist. Lake Mist was formed on October 29, 2020 to purchase, own, hold, maintain, finance, refinance, lease, renovate, repair market and sell an apartment building and other improvements in Charlotte, NC. For the year ended December 31, 2020, equity in income from Lake Mist was \$3,527.

FASB Accounting Standards Codification Topic 810 addresses how a reporting company should evaluate whether it has a controlling interest in a variable interest entity ("VIE") through means other than voting rights and under what circumstances the reporting company should consolidate the entity. CNI has determined that Lake Mist is a variable entity and CNI is not the primary beneficiary. Consequently, CNI is not required to consolidate its investment in Lake Mist. This conclusion was based on the determination that CNI does not have the power to direct the activities that most significantly impact Lake Mist's economic performance. CNI's maximum exposure to loss as a result of its involvement with the investment remains limited to the current investment balance. During the year ended December 31, 2020, CNI provided no explicit or implicit financial or other support to Lake Mist that was not previously contractually required or intended.

CNI accounts for its investment in Lake Mist using the equity method of accounting. Under the equity method of accounting, the investment is recorded at cost and adjusted for CNI's share of income or loss of Lake Mist, additional investments, and cash distributions from Lake Mist. Since CNI has no obligation to fund liabilities of Lake Mist beyond its investment, its investment in Lake Mist may not be reduced below zero. To the extent that equity losses are incurred when CNI's carrying value of its investment in Lake Mist has reached zero balance, any losses will be suspended to be used against future income.

CNI has adopted the nature of distributions approach for the classification of distributions received from equity method investees in the consolidated statement of cash flows. In accordance with this approach, distributions received from Lake Mist are classified as either operating or investing cash inflows based on the nature of the activities of Lake Mist that generated the distributions. Returns on investments are classified as operating activities in the consolidated statement of cash flows, while returns of investment are classified as investing activities.

CNI has implemented policies and practices for assessing impairment for its investment. Periodically, the carrying value is evaluated and CNI records a write down if it is determined that any impairment in value exists. If impairment exists, the carrying value is reduced to its fair value. Fair value is

Notes to Consolidating and Consolidated Financial Statements December 31, 2020 (With comparative financial information for the year ended December 31, 2019)

determined based on future cash flows. There were no impairment losses recognized for the year ended December 31, 2020.

Note 19 - NMTC award administered

As of December 31, 2020 and 2019, approximately \$1.066 billion and \$1.039 billion, respectively, of the \$1.103 billion total NMTC authority awarded to LISC had been closed. The following tables show the total allocation received, total QEIs closed, and total allocation remaining by round for the years ended December 31, 2020 and 2019:

	Projects	Allocation received	QEIs closed before 2020	QEIs closed during 2020	Total QEIs closed through December 31, 2020	Allocation remaining as of December 31, 2020
Round 1-9 and 11-12	122	\$ 908,000,000	\$ 908,000,000	\$ -	\$ 908,000,000	\$ -
Round 13	15	85,000,000	83,828,125	-	83,828,125	1,171,875
Round 15	12	60,000,000	47,000,000	8,255,208	55,255,208	4,744,792
Round 16	3	50,000,000		19,000,000	19,000,000	31,000,000
Total	152	\$ 1,103,000,000	\$ 1,038,828,125	\$ 27,255,208	\$ 1,066,083,333	\$ 36,916,667

Note 20 - Subsequent events

In connection with the preparation of the consolidating and consolidated financial statements, the Organization evaluated subsequent events after the balance sheet date as of December 31, 2020 through June 29, 2021, which was the date the consolidating and consolidated financial statements were available to be issued, and concluded that no additional matters have occurred that would require recognition or disclosure in the consolidating and consolidated financial statements.



Independent Member of Nexia International cohnreznick.com

Consolidating and Consolidated Financial Statements and Independent Auditor's Report

December 31, 2019
(With Comparative Financial Information as of and for the Year Ended December 31, 2018)



<u>Index</u>

	<u>Page</u>
Independent Auditor's Report	2
Financial Statements	
Consolidating and Consolidated Financial Statements	
Consolidating and Consolidated Statement of Financial Position as of December 31, 2019	4
Consolidating and Consolidated Statement of Activities and Changes in Net Assets for the Year Ended December 31, 2019	5
Consolidating and Consolidated Statement of Functional Expenses for the Year Ended December 31, 2019	6
Consolidating and Consolidated Statement of Cash Flows for the Year Ended December 31, 2019	9
Notes to Consolidating and Consolidated Financial Statements	11



Independent Auditor's Report

The Audit Committee of the Board of Directors and Management Local Initiatives Support Corporation

We have audited the accompanying consolidating and consolidated financial statements of Local Initiatives Support Corporation and Affiliates (the "Organization"), which comprise the consolidating and consolidated statement of financial position as of December 31, 2019, and the related consolidating and consolidated statements of activities and changes in net assets, functional expenses and cash flows for the year then ended and the related notes to the consolidating and consolidated financial statements.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

Our responsibility is to express an opinion on these consolidating and consolidated financial statements based on our audit. We did not audit the financial statements of certain consolidated partnerships, which statements reflect total assets of \$31,187,960 as of December 31, 2019, and change in net assets of \$(2,409,349) for the year then ended. Those statements were audited by other auditors whose reports have been furnished to us and our opinion, insofar as it relates to those amounts included for the consolidated partnerships, is based solely on the reports of the other auditors. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidating and consolidated financial statements are free from material misstatement.

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

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



Opinion

In our opinion, based on our audit and the reports of the other auditors, the consolidating and consolidated financial statements referred to above present fairly, in all material respects, the financial position of Local Initiatives Support Corporation and Affiliates as of December 31, 2019, and the changes in its net assets and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Adoption of New Accounting Standard

As discussed in Note 1 of the consolidating and consolidated financial statements, the Organization adopted the Financial Accounting Standards Board (the "FASB")'s Accounting Standards Update ("ASU") No. 2016-02, *Leases* (Topic 842) ("ASU 2016-02") and the FASB's ASU No. 2014-09, *Revenue from Contracts with Customers* (Topic 606) as of December 31, 2019. The requirements of the ASUs have been applied retrospectively to all periods presented. Our opinion is not modified with respect to this matter.

Report on Summarized Comparative Information

We have previously audited the Organization's 2018 consolidating and consolidated financial statements, and we expressed an unmodified audit opinion on those audited consolidating and consolidated financial statements in our report dated June 27, 2019. In our opinion, the summarized comparative information presented herein as of and for the year ended December 31, 2018, is consistent, in all material respects, with the audited consolidating and consolidated financial statements from which it has been derived.

Bethesda, Maryland

CohnReynickZZF

June 30, 2020

Consolidating and Consolidated Statement of Financial Position December 31, 2019

(With summarized comparative financial information as of December 31, 2018)

	LISC Parent Only							LISC Consolidated				
	Operatir	ing Funds Loan Fund										
	Mari - A D	Marie Danie	14/70 1 D	Marie D								
Assets	Without Donor Restrictions	With Donor Restrictions	Without Donor Restrictions	With Donor Restrictions	Total	LISC Affiliates & Funds	CDA Partnerships	Eliminations	Without Donor Restrictions	With Donor Restrictions	Total	LISC Consolidated 2018 Total
ASSELS	Restrictions	Restrictions	Restrictions	Restrictions	Iotai	runus	Partnerships	Eliminations	Restrictions	Restrictions	Total	2016 Total
Cash and cash equivalents (Note 3 and 14)	\$ 13,134,791	\$ 60,416,761	\$ 20,314,150	\$ 23,390,134	\$ 117,255,836	\$ 48,327,212	\$ 499,233	\$ -	\$ 82,275,386	\$ 83,806,895	\$ 166,082,281	\$ 160,670,408
Restricted cash (Note 3 and 14)	-	-	-	-	-	13,923,813	1,819,632	-	15,743,445	-	15,743,445	5,005,804
Investments (Note 4 and 14)	73,722,930	20,599,058	-	45,897,904	140,219,892	-	-		73,722,930	66,496,962	140,219,892	133,496,403
Investments in affiliates	92,154,880	-	-	-	92,154,880	-	-	(92,154,880)	-	-	-	
Accrued interest receivable Contributions receivable, net (Note 5)	3,188,545 114.683	43.944.719	-	7.127.406	3,188,545 51.186.808	24,331	-	-	3,212,876 114.683	51.072.125	3,212,876 51,186,808	2,748,667 46.636.210
Government grants and contracts receivable (Note 6)	549,837	16,146,440	-	12,950,238	29,646,515				549,837	29,096,678	29,646,515	19,127,173
Notes and other receivables	-	-	_	-	-	2,269,663	-	(2,269,663)	-	-	-	-
Due from funds (Note 18)	3,869,825	502,450	-	-	4,372,275	9,657,334	-	(5,473,197)	8,053,962	502,450	8,556,412	6,832,475
Loans receivable (Note 7)	-	-	469,842,856	15,541,330	485,384,186	23,566,085	144,079	(2,785,643)	490,767,377	15,541,330	506,308,707	467,862,390
Allowance for uncollectible loans			(29,608,715)		(29,608,715)	(164,243)	-	-	(29,772,958)		(29,772,958)	(26,511,420)
Total loans, net	-	-	440,234,141	15,541,330	455,775,471	23,401,842	144,079	(2,785,643)	460,994,419	15,541,330	476,535,749	441,350,970
Recoverable grants to CDPs, net (Note 7)	7.017.914	2.066.465	_	664.801	9.749.180	_	_	ĺ <u>.</u>	7.017.914	2.731.266	9.749.180	10.128.554
Prepaid expenses and other assets	2,597,839	228,715	1,162,113	-	3,988,667	12,404,763	1,386,443	(9,683)	17,541,475	228,715	17,770,190	15,796,691
Right of use assets	55,310,940	· -	· -	-	55,310,940	3,180,295	-	-	58,491,235		58,491,235	62,004,805
Temporary investment in Project Partnerships (Note 9)	-	-	-	-	-	136,689,662	-	-	136,689,662	-	136,689,662	57,111,500
Investment in Funds	-	-	-	-	-	1,166,849	-	-	1,166,849	-	1,166,849	2,022,471
Investment in Project Partnerships (Note 19)	5.408.964	-	-	-	5.408.964	39,389	57,523,711	-	39,389 64.916.881	-	39,389 64,916,881	52,824 63.755.640
Property and equipment, net (Note 11) Intangible asset	5,406,964	-	-	-	5,406,964	1,984,206 2,670,671	57,523,711		2.670.671	-	2.670.671	2.400.000
mangible asset						2,070,071			2,010,011		2,070,071	2,400,000
Total assets	\$ 257,071,148	\$ 143,904,608	\$ 461,710,404	\$ 105,571,813	\$ 968,257,973	\$ 255,740,030	\$ 61,373,098	\$ (102,693,066)	\$ 933,201,614	\$ 249,476,421	\$ 1,182,678,035	\$ 1,029,140,595
Liabilities and Net Assets (Deficits)												
Elabilido di a Hot Nocolo (Bollotto)												
Liabilities:												
Accounts payable and accrued expenses (Note 16)	\$ 15,874,823	\$ 253,471	\$ -	\$ -	\$ 16,128,294	\$ 21,124,479	\$ 12,123,849	\$ (654,551)	\$ 48,468,600	\$ 253,471	\$ 48,722,071	\$ 45,797,112
Right of use liability	56,803,121	4 000 027	-	-	56,803,121	4,617,010	-	-	61,420,131	4 000 027	61,420,131	63,568,006
Government contracts and loan-related advances Grants payable (Note 8)	1,989,525	1,080,037 31,199,415	-	-	3,069,562 31,199,415	2,500,000	-	(2,500,000)	1,989,525	1,080,037 31,199,415	3,069,562 31,199,415	4,669,779 34,994,660
Due to affiliates	_	-	_	-	-	5,129,395	1,365,745	(6,495,140)	_	-	-	-
Capital contributions due to temporary investment in						., .,	,,	(, , , , , ,				
Project Partnerships (Note 9)	-	-	-	-	-	112,087,051	-	-	112,087,051	-	112,087,051	50,217,469
Deferred liabilities	-	-	-	-	-	5,722,056	14,906	-	5,736,962	-	5,736,962	6,374,702
CDA Partnerships - Long-Term Debt, net (Note 17)	-	-	-	-	-	-	49,602,839	-	49,602,839	-	49,602,839	49,851,126
CDA Partnerships - Notes Payable to Funds Loans and bond payable, net (Note 12)	5.541.251	-	- 481.319.119	-	486.860.370	2.631.750	4,244,720	(2.631.750)	4,244,720 486,860,370	-	4,244,720 486,860,370	3,216,914 437,758,998
Loans and bond payable, net (Note 12)	3,341,231		401,319,119		400,000,370	2,031,730		(2,031,730)	400,000,370		460,000,370	437,730,990
Total liabilities	80,208,720	32,532,923	481,319,119	-	594,060,762	153,811,741	67,352,059	(12,281,441)	770,410,198	32,532,923	802,943,121	696,448,766
												1
Commitments and contingencies (Note 16)												
Net assets:												1
Net assets attributable to the Organization (Note 2)	176,862,428	111,371,685	(19,608,715)	105,571,813	374,197,211	92,110,819	-	(92,110,820)	157,253,712	216,943,498	374,197,210	332,019,350
Net assets attributable to the noncontrolling in Project								ĺ				1
Partnerships and Funds	-			- 105 571 5 :-	-	9,817,470	(5,978,961)	1,699,195	5,537,704	-	5,537,704	672,479
Total net assets (deficit)	176,862,428	111,371,685	(19,608,715)	105,571,813	374,197,211	101,928,289	(5,978,961)	(90,411,625)	162,791,416	216,943,498	379,734,914	332,691,829
	<u> </u>							<u> </u>				\vdash
Total liabilities and net assets	\$ 257,071,148	\$ 143,904,608	\$ 461,710,404	\$ 105,571,813	\$ 968,257,973	\$ 255,740,030	\$ 61,373,098	\$ (102,693,066)	\$ 933,201,614	\$ 249,476,421	\$ 1,182,678,035	\$ 1,029,140,595

See Notes to Consolidating and Consolidated Financial Statements.

Consolidating and Consolidated Statement of Activities and Changes in Net Assets Year Ended December 31, 2019

(With summarized comparative financial information for the year ended December 31, 2018)

	LISC Parent Only							LISC Consolidated 2019				
	Operating Funds Loan Fund											
										=		LISC
SUPPORT AND REVENUES	Without Donor Restrictions	With Donor Restrictions	Without Donor Restrictions	With Donor Restrictions	LISC Parent Only	LISC Affiliates & Funds	CDA Partnerships	Eliminations	Without Donor Restrictions	With Donor Restrictions	Total	Consolidated 2018 Total
SUFFORT AND REVENUES	restrictions	restrictions	restrictions	rtesulcuons	LIGOT AIGHT ONly	1 unus	r artiferships	Ellilliduolis	restrictions	rtestrictions	TOTAL	2010 Total
Contributions (Note 5)	\$ 3,804,170	\$ 84,687,699	\$ -	\$ 6,515,531	\$ 95,007,400	\$ 2,500,000	\$ -	\$ (2,500,000)	\$ 3,804,170	\$ 91,203,230	\$ 95,007,400	\$ 97,247,236
Government grants and contracts (Note 6)	3,299,556	23,495,047	-	17,200,000	43,994,603	-	-	-	3,299,556	40,695,047	43,994,603	37,927,712
Interest income on investments	2,447,234	385	-	963,664	3,411,283	3,130		-	2,450,364	964,049	3,414,413	4,303,585
Interest income on loans to CDPs (Note 7) Fee income	26,972,043	-	-	-	26,972,043	2,098,813 62,073,549	4,011	(237,741)	29,074,867 61.835.808	-	29,074,867 61,835,808	23,370,571 54,715,090
Other income	7,979,425	(20,400)	_	-	7,959,025	12,375,991	4,965,090	(5,131,337)	20,189,169	(20,400)	20,168,769	18,533,560
Equity in earnings of affiliates	15,714,445	(20,400)	_	_	15,714,445	12,070,001	-,500,000	(15,714,445)	20,100,100	(20,400)	20,100,700	-
Net assets released from restrictions	96,926,969	(95,122,144)		(1,804,825)			-		96,926,969	(96,926,969)		-
Total support and revenue	157,143,842	13,040,587		22,874,370	193,058,799	79,051,483	4,969,101	(23,583,523)	217,580,903	35,914,957	253,495,860	236,097,754
EXPENSES												
Program Services:							1					
Project development and other program activities	51,388,105	_	-	_	51,388,105	50,925,593	8,109,798	(5,936,030)	104,487,466	-	104,487,466	91,627,832
Project grants (Note 8)	48,405,409	-	-	-	48,405,409	13,878,000	-	(13,589,500)	48,693,909	-	48,693,909	48,927,179
Project loans:									-			
Interest	12,618,819	-	-	-	12,618,819	77,510	1,637,756	(83,962)	14,250,123	-	14,250,123	16,521,641
Provision for loss on receivable Increase in provision for uncollectible loans to CDPs (Note 7)	1,170,953	-	3,930,628	-	5,101,581	2,342,543	347,830	(172,095)	175,735 7,444,124	-	175,735 7,444,124	1,039,093 5,241,758
Provision for uncollectible recoverable grants to CDPs	1,170,933	-	3,930,026	-	5,101,561	2,342,343	-	-	7,444,124	-	7,444,124	5,241,756
(Note 7)	1.678.897	_	_	_	1.678.897	_	_	_	1.678.897	_	1.678.897	2.526.383
Total program services	115,262,183		3,930,628		119,192,811	67,223,646	10,095,384	(19,781,587)	176,730,254		176,730,254	165,883,886
Owner of the Complete												
Supporting Services: Management and general	27,283,965				27,283,965	10,312,700		(865,818)	36,730,847		36,730,847	33,939,303
Fund raising	7.075.956	-	-	-	7,075,956	10,312,700	I -	(000,010)	7.075.956	-	7.075.956	6,297,761
Total supporting services	34,359,921				34,359,921	10,312,700	-	(865,818)	43,806,803		43,806,803	40,237,064
Total expenses	149,622,104		3,930,628		153,552,732	77,536,346	10,095,384	(20,647,405)	220,537,057		220,537,057	206,120,950
Change in net assets before gains and losses on investments												
derivatives, equity in losses of partnership projects and												
other noncontrolling interest activities	7,521,738	13,040,587	(3,930,628)	22,874,370	39,506,067	1,515,137	(5,126,283)	(2,936,118)	(2,956,154)	35,914,957	32,958,803	29,976,804
Transfers: Board designated net assets for loan fund activities	_	_	_	_	_	_	_	_	_	_	_	_
Realized and unrealized loss on investments	2,671,794				2,671,794			_	2,671,794		2,671,794	(720,557)
Realization of unrealized gain on investment securities available for	2,011,104				2,071,704				2,071,704		2,071,754	(120,001)
sale by the operating partnerships	-	_	-	-	-	-	9,228	-	9,228	-	9,228	67,063
Gain on transfer of temporary investments in project partnerships	-	-	-	-	-	-	-	-	-	-	-	-
Equity in income of temporary investment in project partnerships	-	-	-	-	-	504,052	-	(4.000.000)	504,052	-	504,052	28,115
Capital contributions Gain on transfer of interest in CDA Partnerships (Note 19)	-	-	-	-	-	1,000,000	-	(1,000,000)	-	-	-	3.179.358
Change in net assets before noncontrolling interest activities	10,193,532	13,040,587	(3,930,628)	22,874,370	42,177,861	3,019,189	(5,117,055)	(3,936,118)	228,920	35,914,957	36,143,877	32,530,783
g	,,	,,	(=,===,===)	,,	,,	2,2.2,.22	(=,,===)	(=,===,::=)	,	,,	,,	,,
Other noncontrolling interest activities:							1					
Noncontrolling capital contributions						10,899,208			10,899,208		10,899,208	61,520
Change in net assets	10,193,532	13,040,587	(3,930,628)	22,874,370	42,177,861	13,918,397	(5,117,055)	(3,936,118)	11,128,128	35,914,957	47,043,085	32,592,303
							l ''					1
Net assets (deficit), beginning of year (Note 1)	166,668,896	98,331,098	(15,678,087)	82,697,443	332,019,350	88,009,892	(861,906)	(86,475,507)	151,663,288	181,028,541	332,691,829	300,099,526
Net asset (deficit), end of year	\$ 176,862,428	\$ 111,371,685	\$ (19,608,715)	\$ 105,571,813	\$ 374,197,211	\$ 101,928,289	\$ (5,978,961)	\$ (90,411,625)	\$ 162,791,416	\$ 216,943,498	\$ 379,734,914	\$ 332,691,829
, , ,	,,	, , , , , , , , , , , , , , , , , , , ,	. (.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(2,212,222)	, , , , , , , , , , , , , , , , , , , ,	. ,,,,,,,			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

See Notes to Consolidating and Consolidated Financial Statements.

Consolidating and Consolidated Statement of Functional Expenses Year Ended December 31, 2019

(With summarized comparative financial information for the year ended December 31, 2018)

		LISC Pare	ent Only	LISC Affiliates & Funds				
	Program Services	Management and General	Fundraising	Total	Program Services	Management and General	Fundraising	Total
Salaries and fringe benefits	\$ 30,714,876	\$ 20,725,418	\$ 5,544,633	\$ 56,984,927	\$ 30,887,309	\$ 7,120,222	\$ -	\$ 38,007,531
Staff travel and related expenses	1,226,003	827,268	221,317	2,274,588	1,460,460	145,127	-	1,605,587
Professional services, consulting and legal	12,494,655	227,723	76,281	12,798,659	7,020,467	569,286	-	7,589,753
Office and administrative	-	=	-	-	1,476,441	323,016	-	1,799,457
CDA Partnerships - property expense	-	-	-	-	-	-	-	-
NMSC reimbursable costs	-	=	-	-	4,071,132	-	-	4,071,132
Depreciation and amortization	557,647	376,283	100,666	1,034,596	477,842	161,883	-	639,725
Service fees	-	=	-	-	1,925,381	352,755	-	2,278,136
Rent and utilities	2,309,663	1,558,487	416,939	4,285,089	1,614,694	190,966	-	1,805,660
Office supplies, postage and messenger	881,290	594,667	159,090	1,635,047	158,104	53,912	-	212,016
Bank fees and other financial expenses	-	456,087	-	456,087	685	292,252	-	292,937
Accounting and auditing fees	-	397,100	-	397,100	12,608	388,204	-	400,812
Conference and meeting	905,433	610,957	163,448	1,679,838	482,855	63,418	-	546,273
Telephone	587,211	396,231	106,003	1,089,445	412,641	75,745	-	488,386
Insurance	282,681	190,744	51,029	524,454	395,127	221,211	-	616,338
Equipment rental	132,274	89,254	23,878	245,406	79,453	12,563	-	92,016
Board expenses	-	38,799	-	38,799	105,024	18,534	-	123,558
Printing, annual report and publications	102,015	68,837	18,416	189,268	3,571	18,273	-	21,844
Project grants	48,405,409	-	-	48,405,409	13,878,000	-	-	13,878,000
Interest	12,618,819	-	-	12,618,819	77,510	-	-	77,510
Provision for loss on receivables	-	-	-	-	58,008	-	-	58,008
Provision for uncollectible recoverable grants to CDCs	1,678,897	-	-	1,678,897	-	-	-	-
Provision for uncollectible loans to CDCs	5,101,581	-	-	5,101,581	2,342,543	-	-	2,342,543
Miscellaneous	1,194,357	726,110	194,256	2,114,723	283,791	305,333	-	589,124
Total	\$ 119,192,811	\$ 27,283,965	\$ 7,075,956	\$ 153,552,732	\$ 67,223,646	\$ 10,312,700	\$ -	\$ 77,536,346

Consolidating and Consolidated Statement of Functional Expenses Year Ended December 31, 2019

(With summarized comparative financial information for the year ended December 31, 2018)

	CDA Partnerships			Eliminations				
	Program Services	Management and General	Fundraising	Total	Program Services	Management and General	Fundraising	Total
	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Salaries and fringe benefits Staff travel and related expenses	-	-	-	-	- (29,193)	- (12,511)	-	- (41,704)
Professional services, consulting and legal	-	-	-	-	-	-	=	-
Office and administrative	5,202,758	-	-	5,202,758	(43,475)	-	-	(43,475)
CDA Partnerships - property expense	-	-	-	-	(4,071,132)	-	-	(4,071,132)
NMSC reimbursable costs	2,907,040	-	-	2,907,040	- (4.744.450)	(050 755)	-	- (0.007.000)
Depreciation and amortization	-	-	-	-	(1,744,453)	(352,755)	-	(2,097,208)
Service fees	-	-	-	-	-	(189,761)	-	(189,761)
Rent and utilities	-	-	-	-	-	-	-	-
Office supplies, postage and messenger	-	-	-	-	-	-	-	-
Bank fees and other financial expenses	-	-	-	-	-	-	-	-
Accounting and auditing fees	-	-	-	-	-	-	-	-
Conference and meeting Telephone	-	-	-	-	-	-	-	-
Insurance	-	-	-	-	-	-	-	-
Equipment rental	-	-	-	-	-	-	-	-
Board expenses	-	-	-	-	=	=	-	-
Printing, annual report and publications	-	-	-	-	(40 500 500)	-	-	(40 500 500)
Project grants	4 007 750	-	-	4 007 750	(13,589,500)	-	-	(13,589,500)
Interest	1,637,756	-	-	1,637,756	(83,962)	-	-	(83,962)
Provision for loss on receivables	347,830	-	-	347,830	(172,095)	-	-	(172,095)
Provision for uncollectible recoverable grants to CDCs	-	-	-	-	-	-	-	-
Provision for uncollectible loans to CDCs	-	-	-	-	- (47 777\	(240.704)	-	(250 500)
Miscellaneous		-	\$ -	e 10.005.394	(47,777)	(310,791)	<u>-</u>	(358,568)
Total	\$ 10,095,384	ф -	Ф -	\$ 10,095,384	\$ (19,781,587)	\$ (865,818)	Ф -	\$ (20,647,405)

Consolidating and Consolidated Statement of Functional Expenses Year Ended December 31, 2019

(With summarized comparative financial information for the year ended December 31, 2018)

	LISC Consolidated 2019			LISC Consolidated 2018				
	Program Serv	Management ices and General	Fundraising	Total	Program Services	Management and General	Fundraising	Total
Salaries and fringe benefits	\$ 61,602	,185 \$ 27,845,640	\$ 5,544,633	\$ 94,992,458	\$ 54,226,971	\$ 25,551,164	\$ 4,963,790	\$ 84,741,925
Staff travel and related expenses	2,686	,463 972,395	221,317	3,880,175	2,228,559	1,067,852	208,472	3,504,883
Professional services, consulting and legal	19,485	,929 784,498	76,281	20,346,708	16,603,194	508,577	74,569	17,186,340
Office and administrative	1,476	,441 323,016	-	1,799,457	(302,357)	(16,817)	-	(319,174)
CDA Partnerships - property expense	5,159	,283 -	-	5,159,283	5,225,936	-	-	5,225,936
NMSC reimbursable costs		-	-	-	-	-	-	-
Depreciation and amortization	3,942	,529 538,166	100,666	4,581,361	4,100,994	426,368	76,519	4,603,881
Service fees	180	,928 -	-	180,928	100,000	-	-	100,000
Rent and utilities	3,924	,357 1,559,692	416,939	5,900,988	3,637,919	1,700,427	416,138	5,754,484
Office supplies, postage and messenger	1,039	,394 648,579	159,090	1,847,063	1,392,583	968,881	157,686	2,519,150
Bank fees and other financial expenses		685 748,339	-	749,024	-	700,699	-	700,699
Accounting and auditing fees	12	,608 785,304	-	797,912	-	776,737	-	776,737
Conference and meeting	1,388	,288 674,375	163,448	2,226,111	843,476	478,876	110,534	1,432,886
Telephone	999	,852 471,976	106,003	1,577,831	886,645	426,998	89,816	1,403,459
Insurance	677	,808 411,955	51,029	1,140,792	620,179	279,671	42,501	942,351
Equipment rental	211	,727 101,817	23,878	337,422	212,603	112,303	25,603	350,509
Board expenses	105	,024 57,333	-	162,357	-	39,684	-	39,684
Printing, annual report and publications	105	,586 87,110	18,416	211,112	698,643	198,178	14,065	910,886
Project grants	48,693	,909 -	-	48,693,909	48,927,179	-	-	48,927,179
Interest	14,250	,123 -	-	14,250,123	16,521,641	-	-	16,521,641
Provision for loss on receivables	233	,743 -	-	233,743	1,079,097	-	-	1,079,097
Provision for uncollectible recoverable grants to CDCs	1,678	,897 -	-	1,678,897	2,526,383	-	-	2,526,383
Provision for uncollectible loans to CDCs	7,444	,124 -	-	7,444,124	5,241,758	-	-	5,241,758
Miscellaneous	1,430	,371 720,652	194,256	2,345,279	1,112,483	719,705	118,068	1,950,256
Total	\$ 176,730	,254 \$ 36,730,847	\$ 7,075,956	\$ 220,537,057	\$ 165,883,886	\$ 33,939,303	\$ 6,297,761	\$ 206,120,950

Consolidating and Consolidated Statement of Cash Flows Year Ended December 31, 2019 (With comparative financial information for the year ended December 31, 2018)

	LISC Parent Only	LISC Affiliates & Funds	CDA Partnerships	Eliminations	2019	2018
Cash flows from operating activities:						
Change in net assets	\$ 42,177,861	\$ 2,019,189	\$ (5,117,055)	\$ (2,936,118)	\$ 36,143,877	\$ 32,592,303
Adjustments to reconcile change in net assets to net cash				, , , , ,		
provided by (used in) operating activities:						
Equity in earnings of affiliate	(15,714,445)	-	-	15,714,445	-	-
Distributions from investment in affiliates	12,613,514	-	-	(12,613,514)	-	-
Equity in income of temporary investments in project partnerships	-	(504,052)	-	-	(504,052)	
Recovery of loan losses	-	(56,455)	-	-	(56,455)	(121,774)
Gain on transfer of temporary investments in Project Partnerships						
Gain on sale of investment in real estate company	-	(46,276)	-	46,276	-	-
Gain on forgiveness of debt	_	(40,270)	_		-	(28,113)
Gain on sale of limited partnership interest in Fund	_	(4,655)	_	-	(4,655)	(18,642)
Loss on transfer of interest in CDA partnerships	-	-	-	-	-	(3,179,358)
Amortization of discounts and issuance costs	63,247	3,261	36,566	-	103,074	99,813
Depreciation and amortization	1,034,596	639,725	2,907,040	-	4,581,361	4,603,881
Realized and unrealized loss (gain) on investments	(2,671,794)	-	-	-	(2,671,794)	720,557
Unrealized gain on interest rate swaps held by						
Project Partnerships	-		(9,228)	-	(9,228)	(67,063)
Equity in income	-	53,845	-	-	53,845	(65,384)
(Decrease) increase in allowance for loans to CDPs, net	5,101,581	(669,090)	-	-	4,432,491	5,241,758
Accretion of loan receivables, net Provision for loss on receivables	-	(8,697)	347,830	(172,095)	(8,697) 2,412,043	1,079,097
Provision for uncollectible recoverable grants	1.678.897	2,236,308	347,030	(172,093)	1,678,897	2,526,383
Change in operating assets and liabilities:	1,070,097	-	-	-	1,070,097	2,320,303
Origination of SBA 7(a) loans	_	(6.977.635)	_	_	(6.977.635)	_
Proceeds from sale of guaranteed loans, net of repayment	_	4,477,028	_	_	4,477,028	_
Principal received from SBA 7(a) loans	-	17,629	-	-	17,629	-
Accrued interest receivable	(438,408)	2,333	-	-	(436,075)	(710,082)
Contributions receivable	(4,550,598)	-	-	-	(4,550,598)	(8,647,299)
Government contracts receivable	(10,519,342)	-	-	-	(10,519,342)	8,693,585
Notes and other receivables	-	3,505,095	(166,866)	172,095	3,510,324	(8,188,299)
Prepaid expenses and other assets	(1,691,570)	399,422	(81,405)	(9,683)	(1,383,236)	(1,941,510)
Accounts payable and accrued expenses	(3,500,592)	4,340,042	1,123,651	(1,203,993)	759,108	5,502,889
Government contracts and loan-related advances	(1,600,217)	-	-	- 440.054	(1,600,217)	669,939
Due from affiliate Right of use asset/liability	(1,713,144) 1,492,181	593,193	-	1,119,951	- 1,492,181	-
Due from funds	1,492,101	(1,723,936)	-	-	(1,723,936)	(1,264,836)
Grants payable	(3,795,245)	500,000	_	(500,000)	(3,795,245)	(13,393,000)
Deferred liabilities	(0,700,210)	(597,034)	(40,706)	(000,000)	(637,740)	(1,512,541)
Net cash provided by (used in) operating activities	17,966,522	8,199,240	(1,000,173)	(382,636)	24,782,953	22,592,304
Cash flows from investing activities:	(4.047.202)				(4.047.202)	(2.075.024)
Purchase of investments Proceeds from sale and maturities of investments	(4,917,303) 865,608	-	-	-	(4,917,303) 865,608	(3,075,831) 2,904,737
Return of capital from investment in affiliate	868.878	-	-	(868,878)	-	2,904,737
Investment in affiliate	(1,000,000)	_		1,000,000		
Recoverable grants to CDPs	(5,415,796)	_	_	-	(5,415,796)	(7,416,390)
Repayments received on recoverable grants to CDPs	4,116,273	_	_	_	4,116,273	3,160,220
Loans to CDPs	(210,863,967)	(2,018,339)	-	2,631,750	(210,250,556)	(197,095,485)
Repayments of loans to CDPs	156,368,609	1,516,162	-	-	157,884,771	114,397,742
(Increase) in note receivable	-	9,160,030	-	52,893	9,212,923	(16,580,604)
Contributions to temporary investments in Project					-	
Partnerships and Funds	-	(98,869,182)	-	-	(98,869,182)	(58,010,558)
Distributions from investments in Funds	-	932,167	-	-	932,167	3,460,921
Proceeds from sale of temporary investment in Project Partnerships and Funds	_	81,664,654	_	_	81,664,654	61,860,326
Contributions to investments in Funds	-	(125,674)	_	_	(125,674)	(1,980,947)
Investment in Project Partnerships	-	13,435	-	-	13,435	7,464
Transfer of interest in CDA partnerships	-	-,	-	-	-	(363,709)
Net proceeds from sale of real estate property	-	(822,601)	-	822,601	-	-
Restricted cash escrow	-		254,702	-	254,702	346,165
Sale of computer software	-	-	-	-	-	103,899
Purchase of property and equipment	(5,172,535)	(359,031)	(126,650)		(5,658,216)	(1,215,921)
Net cash used in investing activities	(65,150,233)	(8,908,379)	128,052	3,638,366	(70,292,194)	(99,497,971)

Consolidating and Consolidated Statement of Cash Flows Year Ended December 31, 2019 (With comparative financial information for the year ended December 31, 2018)

	LISC Parent Only	LISC Affiliates & Funds	CDA Partnerships	Eliminations	2019	2018
Cash flows from financing activities:						
Proceeds from loans payable	108,873,000	28,345,674	-	4,490,250	141,708,924	116,864,163
Repayment of loans payable	(59,834,875)	(25,713,924)	-	(7,122,000)	(92,670,799)	(51,748,461)
Proceeds from long-term debt		-	-	-	-	- '
Repayment of long-term debt	-	-	(101,389)	(169,988)	(271,377)	(270,078)
Proceeds from notes payable - NEF Funds	-	-	1,027,806	-	1,027,806	211,954
Due to affiliate	-	(546,008)	-	546,008	-	-
Capital contribution	-	11,899,208	-	(1,000,000)	10,899,208	61,520
Increase in charter school grant liabiliity	-	1,205,353	-	-	1,205,353	-
Intangible asset	-	-	-	-	-	(2,400,000)
Distribution to noncontrolling interests	-	14,341	-	-	14,341	-
Net cash provided by financing activities	49,038,125	15,204,644	926,417	(3,255,730)	61,913,456	62,719,098
Net increase (decrease) in cash and cash equivalents	1,854,414	14,495,505	54,296	-	16,404,215	(14,186,569)
Cash, cash equivalents and restricted cash, beginning of year	115,401,422	47,755,520	1,531,513		164,688,455	178,875,024
Cash and cash equivalents and restricted cash, end of year	\$ 117,255,836	\$ 62,251,025	\$ 1,585,809	\$ -	\$ 181,092,670	\$ 164,688,455
Cash paid during the year for: Interest on indebtedness	\$ 14,750,513	\$ 388,796	\$ 742,355	\$ -	\$ 15,881,664	\$ 9,813,713
Supplemental disclosures of noncash investing activities: Disposal of fully appreciated fixed assets	\$ 4,528,366	\$ -	\$ -	\$ -	\$ 4,528,366	\$ 18,010
Fixed assets inclued in accounts payable and accrued expenses		\$ -	\$ -	\$ -	\$ -	\$ 30,355
Increase in temporary investments in Project Partnerships and capital contributions due to temporary investments in Project Partnerships for the acquisition of Project Partnerships Decrease in temporary investments in Project Partnerships and capital contributions due to temporary investments in Project Partnerships for the assignment of Project Partnerships to limited partnerships	\$ - \$ -	\$ 550,251,574 \$ 389,512,810	\$ - \$ -	\$ - \$ -	\$ 550,251,574 \$ 389,512,810	\$ 440,875,071 \$ 390,263,509
Supplemental disclosure of cash and noncash investing activities	Ψ	Ψ σσσ,σ12,σ1σ			Ψ 000,012,010	Ψ 000,200,000
related to deconsolidation of CDA Partnerships: Assets transferred Liabilities transferred	\$ - -	\$ - -	\$ - -	\$ - -	\$ - -	\$ (10,074,836) 13,467,555
Noncontrolling interest						(3,029,010)
Cash disposed, net of cash paid	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 363,709

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Note 1 - Description of organization and summary of significant accounting policies

Description of organization

Local Initiatives Support Corporation ("LISC"), a New York not-for-profit corporation, was incorporated in 1979 to assist community development organizations throughout the United States in their efforts to transform distressed neighborhoods into healthy communities by marshaling private and public sector resources and extending financial assistance in the form of loans, lines of credit, grants, and loan guarantees and providing technical support.

National Equity Fund, Inc. ("NEF") was organized as an Illinois not-for-profit corporation to create a national investment pool to aggregate and channel corporate equity investments into affordable housing developments. Since 1987, NEF has sponsored over 220 separate limited partnerships and limited liability companies (the "Funds") in which investments are made in affordable housing projects (the "Project Partnerships"). Generally, NEF's activities include obtaining commitments from investors, identifying and investing in affordable housing properties to be constructed or rehabilitated through partnerships with nonprofit organizations and private developers, and then monitoring the performance of such properties after completion. Benefits to fund investors are derived principally from Low-Income Housing Tax Credits ("LIHTC").

NEF is governed and its investment decisions are made by a board of directors appointed by LISC, the sole voting member of NEF. LISC has rights and duties in accordance with the Illinois General Not-For-Profit Corporation Act, as amended, with voting rights pursuant to NEF's bylaws and the Illinois Act.

NEF Community Investments, Inc. ("NEFCI"), a wholly-owned subsidiary of NEF, is responsible as the general partner, replacement general partner, managing member, or manager, for the operation and management of certain Funds. NEFCI is organized as an Illinois not-for-profit corporation and is tax-exempt. From time to time, NEF forms special-purpose entities to act as the manager of its Funds. NEFCI is also the sole member of these manager entities. The unaudited assets and liabilities of certain special-purpose entity managers for the multi-investor Funds are presented below:

	 2019			2018			
	Unaudited			Unaudited			
	Assets		Liabilities	Assets			Liabilities
Special-purpose entity manager:	 						
NEF 2009 LLC	\$ 4,070,377	\$	2,794,781	\$	3,948,907	\$	2,698,908
National Equity Fund 2011 LLC	9,393,524		4,519,626		9,207,965		4,361,627
NEF 2011 Fund Manager LLC	4,319,828		3,122,779		4,181,720		3,010,595
NEF 2012 Fund Manager LLC	5,516,079		4,652,432		5,358,091		4,516,008
NEF 2013 Fund Manager LLC	4,652,340		4,329,622		4,537,760		4,228,694
NEF 2014 Fund Manager LLC	5,422,725		6,568,392		4,977,950		6,274,400

The special-purpose entity managers are separate legal entities whose assets and credit are not available to satisfy the debts of any other entities or persons.

In 2019 and 2018, NEFCI managed and invested in the NEF Preservation Fund I LP, NEF Preservation Fund II LP, and NEF Mortgage Loan Fund I LP (collectively "NEF Preservation Funds"). The NEF Preservation Funds' purpose is to provide debt and/or equity financing to develop and preserve investments that meet the community development needs of low-income communities, including (but not limited to) affordable housing projects at or near the end of the low-income housing tax credit compliance period under Section 42 of the federal tax code. During

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

2019, NEFCI sold its limited partnership interest in NEF Preservation Mortgage Loan Fund I LP to an unrelated third party at a gain of \$18,642, which is included in other income on the accompanying consolidating and consolidated statement of activities and changes in net assets.

NEFCI also manages and invests in the NYC Distressed Multifamily Housing Fund I LP and NYC Distressed Multifamily Housing Fund II LP (collectively "NYC Distressed Funds"), whose purpose is to provide financing to develop and preserve distressed multifamily rental housing for low- and moderate-income households and for other related community development projects. During 2019 NEFCI sold its limited partnership interest in NYC Distressed Multifamily Housing Fund II LP at a loss of \$1,035 which is included in office and administrative expenses on the accompanying consolidating and consolidated statements of functional expenses.

Community Development Advocates, Inc. or its sister companies (collectively referred to as "CDA"), subsidiaries of NEF, acts as general partners in certain Project Partnerships to facilitate the promotion or rehabilitation of low-income housing. As of December 31, 2019 and 2018, CDA was the general partner of eight Project Partnerships. The Project Partnerships where CDA acts as the general partner are collectively referred to as the "CDA Partnerships." The Funds are the limited partners of the CDA Partnerships.

All references to "NEF Funds" contained in these consolidating and consolidated financial statements refer to the Limited Partnerships or Limited Liability Companies ("LLCs") in which NEF has an interest.

New Markets Support Company, LLC ("NMSC") is a Delaware limited liability company formed in 2003 to manage the New Markets Tax Credit ("NMTC") activities of LISC. As of December 31, 2019 and 2018, LISC, the sole member of NMSC, has received \$1.053 billion of NMTC investment authority from the Community Development Financial Institutions Fund of the U.S. Department of the Treasury ("CDFI Fund").

The NMTC program provides investors with credits against federal income taxes they incur. NMTCs are passed through to an investor for each Qualified Equity Investment ("QEI") made in a Community Development Entity ("CDE") certified as such by the CDFI Fund. The investor receives credits over a seven-year period for each QEI, equal to 39% of the QEI amount. The CDE uses the QEI proceeds to make Qualified Low-Income Community Investments ("QLICIs") to Qualified Active Low-Income Community Businesses ("QALICBs"). QLICIs include loans to or equity investments in QALICBs or other CDEs. CDEs must comply with various federal requirements or investors risk recapture of tax credits plus penalties and interest thereon.

NMSC is governed by a board of managers, which is elected by LISC. As a not-for-profit corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code (the "Code"), and therefore, without tax liability, LISC itself cannot use NMTCs. In order to utilize the allocation received by LISC from the CDFI Fund, the board of managers of NMSC suballocates NMTC investment authority to various LLCs organized and managed by NMSC (generally 0.01% ownership). These CDEs make investments in projects that accomplish goals consistent with the mission of LISC and in accordance with certain terms agreed to in the allocation agreements with the CDFI Fund.

NMSC also provides NMTC transaction-related consulting, administration, accounting, reporting, loan servicing, compliance and software services to unrelated third parties. These services are generally provided to organizations with similar community development missions and investing objectives as LISC. NMSC also provided management services to LISC unrelated to the NMTC

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

program. LISC hired NMSC to provide loan servicing administration services for LISC's loan portfolio beginning on October 1, 2019. These services include onboarding new loans, invoicing for, collecting and recording of loan payments as well as providing LISC with various reports related to the loan portfolio. NMSC previously provided management services to LISC for set-up and administration of its Small Business Lending programs. NMSC has discontinued providing services specific to LISC's Small Business Lending programs and as of December 31, 2018, NMSC has no further obligations with regard to these programs.

As a result of NMSC exercising its option under certain redemption agreements, NMSC has become the 100% owner of several LLCs and is deemed to control these entities. The entities NMSC takes ownership of as a result of these agreements typically do not have any assets, liabilities, income or expenses. In circumstances where the LLCs have assets, liabilities, income or expenses at year-end, NMSC consolidates those balances and all significant intra-entity balances are eliminated in consolidation. NMSC and the 100%-owned LLCs are collectively referred to as the "Company." NMSC intends to dissolve these wholly-owned LLS when feasible. During the year ended December 31, 2019, NMSC became the 100% owner of New Markets Investment 61, LLC ("NMI 61"). Pursuant to the NMI 61 operating agreement and investor arrangement, NMI 61 had a significant amount of cash remaining on its balance sheet subsequent to NMSC becoming the 100% owner of NMI 61.

In January 2018, LISC entered into an agreement to purchase a Small Business Lending Company ("SBLC") license for \$2.4 million. The purchase of the SBLC license was approved by the U.S. Small Business Administration ("SBA"). LISC formed the wholly-owned subsidiary, Immito, LLC ("Immito"), to make SBA-guaranteed small business loans pursuant to section 7(a) of the Small Business Act ("7(a) loan program"). Generally, SBA will guarantee seventy-five to ninety percent (75% to 90%) of the principal and accrued interest on such loan. As a non-depository lending institution, Immito generally will utilize the ability to sell on the secondary market the guaranteed portion of loans to provide liquidity.

Generally, SBA does not deny liability on a 7(a) loan guaranty unless an organization's actions or omissions caused, or would cause, a material loss on the loan. In addition, a loan that experiences early default within the 18-month threshold established by the SBA may be subject to elevated levels of scrutiny by the SBA.

During 2019, Immito closed on loans with a principal balance of over \$7 million, which is considered its main business operating activity.

Resilience and Recovery Network, LLC ("RRN"), a wholly-owned Texas limited liability company, was formed in March 2018 to implement and operate a program to repair homes occupied by low-and moderate-income households that were affected by Hurricane Harvey.

LISC is also the sole member of Local Initiatives Managed Assets Corporation ("LIMAC"), LISC Louisiana Loan Fund LLC ("LLLF"), and Neighborhood Properties, LLC ("NP"), LISC Fund Management, LLC ("LFM") and Charlotte Housing Opportunity Investment Fund, LLC ("CHOIF"). LIMAC, LLLF, and NP have limited activity. LIMAC was originally established in 1986 to create a national secondary market for affordable housing and community development loans. As of January 15, 2019, LISC filed for dissolution of LIMAC with the New York State Department of State. LLLF was formed to serve as the vehicle through which LISC provides acquisition and predevelopment financings to support development of affordable and mixed-income housing in hurricane-impacted parishes of Louisiana. NP was formed to take title on collateral property foreclosed by LISC where LISC is the highest bidder at public auction.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

LISC Fund Management, LLC ("LFM"), a Delaware limited liability company, was formed in June 2019 to act as Fund Manager for various loan funds.

Charlotte Housing Opportunity Investment Fund LLC ("CHOIF") was formed on September 20, 2019 as a limited liability company under the laws of Delaware. The purpose of CHOIF is to deploy long-term below-market capital to promote the construction and renovation of affordable housing in Charlotte.

Additionally, LISC is the founding member of The Bay's Future Fund LLC ("BFF"), which was formed on May 15, 2019 as a limited liability company under the laws of Delaware. The purpose of BFF is to facilitate charitable activities to relieve economic distress in the Bay Area of the State of California.

Summary of significant accounting policies Consolidation

The accompanying consolidating and consolidated financial statements include the assets, liabilities, net assets, and financial activities of LISC, NEF and its affiliates, NMSC, Immito, RRN, LIMAC, TRI, LLLF, NP, LFM, CHOIF and BFF (collectively, the "Organization"). All significant inter-organization balances and transactions have been eliminated in consolidation.

Financial statement presentation

The accompanying consolidating and consolidated financial statements are prepared on the accrual basis of accounting. The Organization reports its financial information in the following categories:

Without Donor Restrictions

The "Operating Funds - Without Donor Restrictions" is used to record activities supported by resources that are not subject to donor-imposed restrictions and over which management and the board of directors have discretionary control.

The "Loan Funds - Without Donor Restrictions" is used to record loans and bonds payable proceeds mainly provided to the Organization by financial institutions, insurance companies, foundations, government agencies, and other nonprofits with lender-imposed restrictions that may include making loans to Community Development Projects ("CDPs") in certain geographic areas. In some instances, loans payable proceeds are provided to fund recoverable grants to CDPs. These funds, as well as the related recoverable grant activities, are recorded in the "Operating Funds Without Donor Restrictions."

As of December 31, 2019, and 2018, Loan Funds - Without Donor Restrictions consist of \$10 million of board-designated net assets, respectively.

Principal repayments received on loans provided to CDPs funded from loan funds, as well as the provision for loan losses, are recorded in the "Loan Funds - Without Donor Restrictions." Impairment losses are charged to the "Operating Funds - Without Donor Restrictions."

The net assets of LISC Affiliates and CDA Partnerships are without donor restriction.

With Donor Restrictions

These funds are used to record contributions received with donor-imposed restrictions. Contributions are recorded as restricted support if they are received with donor stipulations that limit their use. When a donor's restriction expires (that is, when a stipulated time restriction ends or purpose restriction is accomplished), net assets with donor restrictions are reclassified to net

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

assets without donor restrictions and reported in the consolidating and consolidated statement of activities and changes in net assets as net assets released from restrictions.

Specifically, the "Loan Funds With Donor Restrictions" ("donor-restricted loan funds") is used to record contributions received with donor-imposed restrictions for lending and/or credit enhancement activities. "Operating Funds - With Donor Restriction" ("donor-restricted operating funds") is used to record net assets received with donor-imposed restrictions for all other activities, excluding lending and/or credit enhancement activities.

Estimates

The preparation of the consolidating and consolidated financial statements in conformity with U.S. generally accepted accounting principles 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 consolidating and consolidated financial statements and the reported amounts of revenue and expenses during the reporting period. The significant estimates made in the preparation of these consolidating and consolidated financial statements include the fair value of alternative investments, the allowance for uncollectible loans, the allowance for uncollectible receivables. Actual results could differ from those estimates.

Fair value

Fair value is defined as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants at the measurement date. The three levels of the fair value hierarchy are as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that a reporting entity has the ability to access at the measurement date.
- Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly and certain alternative investments that can be redeemed at or near balance sheet date (within 90 days).
- Level 3 inputs are unobservable inputs for the asset or liability and certain alternative investments that are not redeemable at or near balance sheet date (within 90 days).

Revenue recognition

Revenue and support consists primarily of contributions, government grants & contracts, interest income on loans to CPDs and fee income.

Contributions, including unconditional promises to give (pledges), are recorded as revenue at fair value on the date received or pledged. Contributions are recorded as net assets with donor restrictions if they are received with donor stipulations that limit their use as to purpose or time. Conditional promises to give are not recognized until they become unconditional, that is, when the conditions on which they depend are substantially met. Fair value is estimated giving consideration to anticipated future cash receipts (after allowance is made for uncollectible contributions) and discounting such amounts at a risk adjusted rate commensurate with the duration of the donor's payment plan. These inputs to the fair value estimate are considered Level 3 in the fair value hierarchy. Amortization of the discount is recorded as additional contribution revenue in accordance with the donor imposed restrictions, if any, on the contributions.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Contributed goods are recognized initially as revenue at their estimated fair value at date of receipt and expensed when used. Contributed services are recognized as revenue if the services create or enhance nonfinancial assets or require a specialized skill, are provided by individuals possessing those skills, and typically need to be purchased if not provided by donation. Contributed services that do not meet the above criteria are not recognized as revenue and are not reported in the accompanying consolidating and consolidated financial statements.

The Organization also receives government grants and contracts from a number of sources including federal, state, and local governments. These agreements are evaluated as to whether they qualify as contributions or exchange transactions as defined by U.S. generally accepted accounting principles. Government grants and contracts that are considered contributions are recognized as revenue when it is probable that the conditions surrounding the terms of the grant commitments are met. Government grants and contracts that are considered exchange transactions are recognized as revenue when services have been provided in accordance with the terms of the agreements and are reported in other income in the accompanying consolidating and consolidated statement of activities and changes in net assets.

Fee income consists of syndication fee income, asset management fee income, CDA partnerships-rental income, and disposition income.

Syndication Fee Income, Net: NEF (or its subsidiaries) provides syndication services which include organization, acquisition, and construction monitoring services to the Funds. NEF is compensated for its services through a fee that is recognized as follows:

- 25% is recognized at a point in time as a reimbursement of Fund offering and organization costs incurred by NEF
- 45% is recognized at a point in time as an acquisition fee upon closings of Funds' Project Partnerships
- 30% is recognized over time as a construction management fee during the construction period of those Project Partnerships.

In addition, NEF is reimbursed for legal closing costs associated with the acquisition of the Project Partnerships. Such amounts are presented net in the accompanying consolidating and consolidated statements of activities within fee income.

Asset Management Fee Income - Funds: An annual asset management fee is assessed for each Project Partnership in a particular Fund and is recognized over time as services are provided over the 15-year compliance period, after the project has reached qualified occupancy.

Asset Management Fee Income - Project Partnerships: NEF (or its subsidiaries) receives an asset management fee from certain Project Partnerships. The fee is earned annually over time but only payable from the operational performance of the respective Project Partnership. NEF estimated this variable consideration and recognizes only the amount that is probable such that a significant reversal of cumulative revenue recognized will not occur due to the sub-par operational performance of Project Partnerships. As of December 31, 2019 and 2018, NEF recorded a receivable in the amount of \$9,287,834 and \$8,965,411, respectively, that represents NEF's best estimate of the consideration that NEF is entitled to receive under the contracts. This estimate is re-evaluated annually and takes into account general economic conditions, specific project characteristics and trends in historical collectibility rates. Because of uncertainties inherent in the

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

estimation process, management's estimate may change in the near term. However, the amount of the change that is reasonably possible cannot be estimated.

CDA Partnerships - Rental Income: The majority of the CDA Partnerships' revenue is derived from leases with tenants generally for terms of one year or less. Rental income is recognized as rentals become due. Rental payments received in advance are deferred until earned. All leases between the partnership and the tenants of the property are operating leases.

Disposition Income: NEF (or its subsidiaries) received disposition fees from certain Funds and Project Partnerships. The fee is recognized at a point in time when a sale is consummated and proceeds are sufficient enough to satisfy certain other obligations based on the terms of the contract.

NMSC earns revenue by providing organization, underwriting, accounting, asset management, dissolution, and other services to the LLCs, which are governed by the related operating and fee agreements. Sub-allocation fees are recognized when earned or QEIs are funded. Asset management fees are recognized as income as NMSC renders the service (generally over a seven-year period). From these asset management fees, NMSC pays audit, tax, registration and filing fees and other expenses on behalf of certain LLCs. NMSC accounts for the expenses it pays on behalf of these LLCs as a reduction to total asset management fee revenue. Exit fees are recognized at the end of the NMTC compliance period, generally when the CDE exits the NMTC transaction.

NMSC also earns revenue by contracting with unrelated third parties to provide consulting, administration and compliance services on NMTC transactions. Fees for such services are recognized as income as NMSC renders the service. Additionally, NMSC earns revenue from software licensing and related services that includes all fees earned from granting customers the right to use the software. NMSC also earns interest income on loans made to various borrowers that is accrued as earned in accordance with the contractual terms of the loan agreements.

Secondary market loan sales

Immito sells the SBA-guaranteed portion of loans into the secondary market. In accordance with the accounting guidance for asset transfers, Immito considers any ongoing involvement with transferred assets in determining whether the assets can be derecognized from the balance sheet. With the exception of servicing and certain performance-based guarantees, Immito's continuing involvement with financial assets sold is minimal.

When Immito sells the SBA-guaranteed portion of loans, it may retain servicing rights. The gain or loss on sale depends on the previous carrying amount of the SBA-guaranteed portion of loan sold, the servicing right recognized, and the consideration received, and any liabilities incurred in exchange for the transferred assets.

Upon the sale of SBA-guaranteed portion of loans, any servicing assets retained by Immito are carried at the lower of cost or fair value. The servicing asset is amortized in proportion to and over the period of estimated net servicing income. Servicing income is earned for the full term of the loan or until the loan is repaid. In addition, servicing assets are assessed for impairment based on fair value at each reporting date.

During the year ended December 31, 2019, Immito entered into six transactions which provided for the sale of the SBA-guaranteed portion of certain loans to unrelated parties on the secondary market. Immito retained the non-guaranteed portion of these loans and the related servicing rights

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

for all loans sold on the secondary market. The average interest rate for the six loans sold on the secondary market in 2019 was 6.83% at December 31, 2019.

Cash and cash equivalents

Cash and cash equivalents include cash in banks and on hand and highly-liquid debt instruments that have maturities of three months or less from the date of purchase by the Organization, except for those amounts held by the Organization's investment managers.

Restricted cash

As of December 31, 2019 and 2018, NEF had total restricted cash of \$3,594,154 and \$2,466,153, respectively, which is included within net assets without donor restrictions in the accompanying consolidating and consolidated statements of financial position and has been designated for distributions to investors for Funds in the process of dissolution.

As of December 31, 2019, and 2018, NEF had restricted cash of \$77 and \$67,101, respectively, associated with NEF Preservation Fund I LP. Pursuant to the terms of the limited partnership agreement, this money is to be used to provide support services at the Project Partnership level. In addition, as of December 31, 2019 and 2018, NEF also has restricted cash of \$2,075,483 and \$2,416,199, respectively, pursuant to terms of certain agreements.

NMSC acts as a fiduciary agent and collects debt service payments from borrowers on behalf of related or third-party lenders. Debt service payments received are deposited into restricted cash accounts and are disbursed monthly to the related or third-party lenders. As the agent, NMSC recognizes a liability to the related or third-party lenders concurrent with its receipt of the debt service payments. As of December 31, 2019, and 2018, restricted cash includes loan servicing amounts of \$41,145 and \$50,044, respectively, held by NMSC on behalf of certain Investment Funds.

NMSC acted as the managing member of NMI 61 from its inception in 2011 through its dissolution on August 23, 2019. At that time, NMSC became 100% owner of NMI 61 as a result of the Exit Agreement executed on the same date. Pursuant to the NMI 61 operating agreement, a loan loss reserve was held by NMI 61 for the duration of the compliance period as a reserve against losses of principal on loans made by NMI 61. Upon the collection of all outstanding loans and fee receivable, payment of all expenses, and the making of required distributions per the NMI 61 operating agreement, any cash remaining in the loan loss reserve is available for NMSC to grant to qualifying charter schools and as such is recorded as restricted cash and a charter school grant liability in the amount of \$1,205,353 as of December 31, 2019 on the accompanying consolidated statement of financial position.

Immito's restricted cash includes cash amounts held in separate accounts and restricted for lending (i.e. non-operational) use. As of December 31, 2019, and 2018, restricted cash held by Immito was \$255,583 and \$6,307, respectively.

As of December 31, 2019, BFF's restricted cash of \$8,571,650 includes cash amounts restricted for use including fulfilling BFF's purpose and payment of BFF's expenses.

Investments

Investments in equity securities with readily determinable fair values and all investments in debt securities are reported at fair value in the consolidating and consolidated statement of financial position. Fair value of equity securities is based on quoted market prices. Fair values of fixed maturity securities, other than those based on quoted market prices, are based on prices provided

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

by the Organization's custodian bank. The custodian bank uses a variety of pricing sources to determine market valuations. Each designates specific pricing services or indexes for each sector of the market upon the provider's expertise. The fair values of alternative investments are based on the net asset value, a practical expedient provided by the investment managers or general partners. Those estimated net asset values may differ significantly from the values that would have been used had a ready market for these securities existed.

Contract-related assets

Contract-related assets from Funds and Project Partnerships, net of estimated uncollectible accounts, were \$17,844,245 and \$15,797,886 as of December 2019 and 2018, respectively, and are included in Due from Funds, Net and Asset Management Fee Receivable from Project Partnerships in the accompanying consolidated of financial position. NEF evaluates impairment on contract-related assets annually. For the years ended December 31, 2019 and 2018, no impairment loss was recognized on contract-related assets.

Investment in funds

NEF and its subsidiaries account for its partner and member interests in the Funds, NYC Distressed Funds, and the NEF Preservation Funds (collectively "Partner and Member Interests") using the equity method of accounting. Under the equity method, these investments are carried at cost, adjusted for NEF's share of net income, loss, and for cash distributions received. Under the equity method of accounting, the Partner and Member Interests will not be carried below zero unless NEF has continuing involvement in the entity. To the extent that the Partner and Member Interests with a carrying value of zero distribute cash to NEF or its subsidiaries, the distribution is recorded as other income in the Organization's consolidating and consolidated statement of activities.

NEF assesses other-than-temporary declines in values of its investments in its Partner and Member Interests. Annually, the carrying value of each investment is compared to its respective fair values. If an other-than-temporary decline in carrying value exists, an impairment loss is recorded in the Organization's consolidating and consolidated statement of activities and changes in net assets to reduce the investment to fair value.

Risks and uncertainties

The Organization invests in various investment securities. Investment securities are exposed to various risks such as interest rate, market, and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect the amounts reported in the consolidating and consolidated statement of financial position.

Loans receivable and the allowance for uncollectible loans

Loans receivable consist primarily of loans to Community Development Projects ("CPDs") originated by LISC and certain developer related project notes facilitated by NEF.

Loan receivable are carried at their unpaid principal balance less unamortized discounts and premiums, retained loan discounts, and an allowance to reflect potentially uncollectible loan balances. The allowance for uncollectible loans is maintained at a level that, in management's judgment, is adequate to provide for potential losses. Large loans are evaluated individually for impairment; an allowance is established when the discounted cash flows of an impaired loan are lower than the carrying value of the loan. For the remainder of the portfolio, an allowance is established based on historical loan loss experience and management's evaluation of the collectability of the loans, taking into consideration project characteristics and trends. The accrual

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

of interest income is discontinued on loans that are delinquent for over 30 days. Loans are written off when repayment is not expected to occur.

To monitor the likelihood of losses to its loan portfolio, LISC employs the following internal risk rating categories:

- I. Excellent The loan is a very strong credit, and sound in every respect. The prospect for repayment is excellent.
- II. Strong The loan is a strong credit and sound in most respects. The prospect for repayment is strong.
- III. Good The loan is a sound credit with reasonable risk for the Organization and with good repayment prospects.
- IV. Acceptable The loan is credit-worthy, but contains heightened risks from the outset. A number of developments that would reduce LISC's repayment risk have yet to occur, but no material problems have developed.
- V. Close Follow The loan has more significant risks that an "Acceptable" loan, but it is still credit-worthy.
- VI. Substandard Conditions seriously jeopardizing loan repayment have developed, and it is likely some loss of loan principal will occur.
- VII. Doubtful The loan has been partially written down but in work-out in the hopes of receiving partial payment.

Recoverable grants

Recoverable grants are early project investments provided to CDPs that contractually require repayment generally without interest. Recoverable grants receivable are recorded when these amounts are disbursed and an allowance has been established based on historical recoverability experience that, in management's judgment, is adequate to cover potential losses.

Government contracts and loan-related advances

Government contracts and loan-related advances consists of amounts received in advance from government agencies and other organizations for the purpose of providing loans, recoverable grants and project grants to CDPs in accordance with the terms of respective contractual agreements.

Capitalized interest

NEF borrows monies in order to provide short-term secured loans to facilitate the acquisition of Project Partnership investments. It is NEF's policy to capitalize interest paid on these borrowings during the construction period of the Project Partnerships. Upon assignment of the beneficial interests of the project investments, NEF may be reimbursed for these interest costs by the Fund. Any unreimbursed costs are recorded as a reduction to fee income.

Discounts and issuance costs on debt issuance

Discounts and issuance costs, net of accumulated amortization, are reported as a direct deduction from the face amount of the long-term debt to which such costs relate. Amortization of debt discount

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

issuance costs is reported as a component of interest expense and is computed using an imputed interest rate on the related loan.

Deferred costs

Financing costs incurred are amortized over the term of the loan on a straight-line basis, which approximates the effective interest-rate method.

Property and equipment

Property and equipment are stated at cost less accumulated depreciation or amortization, computed using the straight-line method. Furniture, equipment, and software are depreciated over their estimated useful lives of three to seven years. Computer software development costs for internal use are capitalized and amortized on the straight-line basis over an estimated useful life of three years. Leasehold improvements are amortized over the lesser of the estimated useful lives of the assets or the remainder of the lease term, whichever is shorter. Buildings and improvements are depreciated over 27.5 to 40 years. Maintenance and repairs are charged to operations when incurred. Betterments and renewals are capitalized.

Intangible assets

Immito's SBA license is recorded as an indefinite-lived intangible asset and is not amortized as the license is valid for an indefinite period of time. The license is valued at approximately \$2,400,000. The license is subject to annual impairment testing, impairment being a material adverse change that would prevent Immito from conducting its 7(a) business as planned. Unless there is an indicator of impairment, which would require an interim impairment analysis, Immito has elected to perform its annual evaluation for impairment on January 1 of each fiscal year.

Engagement deposits

NMSC receives deposits from projects requesting NMTC financing. The deposits are held by NMSC in bank accounts until the projects are closed, at which point the deposits may be used to reimburse for legal and other NMTC closing costs. Any excess of the deposits over legal and other NMTC closing costs is returned to the project.

Accounting for the impairment of real estate assets

The Organization records an impairment loss on its real estate assets (land, building, and improvements) whenever their carrying value cannot be fully recovered through estimated undiscounted future cash flows from their operations, sale, and low-income housing tax credits. The amount of the impairment loss to be recognized would be the difference between the Organization's carrying value and the estimated fair value. Adjustments for impairment loss for such real estate assets are made in each period as necessary to report these investments at the lower of carrying value or fair market value less cost to sell. However, there can be no assurance that any estimated fair value of these real estate assets would ultimately be realized by the Organization in any future sale or disposition transaction. Impairment losses have no impact on the cash flow of the Organization. No impairment loss on real estate assets was recorded in 2019 and 2018.

Functional expenses

The costs of providing program services and other activities have been summarized on a functional basis in the consolidated statement of functional expenses. Accordingly, certain costs have been allocated among program services, management and general and fundraising expenses.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

The expenses that are allocated and the method of allocation include the following:

Expenses	Method of allocation
Salaries and fringe benefits	Time and effort
Professional services, consulting and legal	Direct allocation based on services/time and effort
Office and administrative	Direct allocation based on invoices/time and effort
Rent and utilities	Time and effort
CDA Partnerships - property expense	Direct allocation
Project grants	Direct allocation
Service fees	Direct allocation based on services
Interest	Direct allocation
Provision for uncollectible recoverable grants to CDCs	Direct allocation
Provision for uncollectible loans to CDCs	Direct allocation
Bank fees and other financial expenses	Direct allocation
Accounting and auditing fees	Direct allocation
Board expenses	Direct allocation
All other expenses	Time and effort

Income taxes

The Organization recognizes the effect of income tax positions only if those positions are more likely than not of being sustained. Income generated from activities unrelated to the Organization's exempt purpose is subject to tax under the Code, Section 511. As a result of the Tax Cuts and Jobs Act, qualified transportation fringe benefits provided to employees are now treated as unrelated business income. Unrelated business income tax liabilities for the years ended December 31, 2019 and 2018 was immaterial.

Income tax returns filed by the Organization are subject to examination by the Internal Revenue Service for a period of three years. While no income tax returns are currently being examined by the Internal Revenue Service, tax years since 2016 remain open.

LISC is exempt from federal income taxes under Section 501(c)(3) of the Code. It has been classified as an organization that is not a private foundation and has been designated a "publicly supported" organization of the type described in Sections 170(b)(1)(A)(vi) and 509(a)(1) of the Code.

NEF is exempt from federal income taxes under Section 501(c)(4) of the Code. As a 501(c)(4) corporation, contributions to NEF are not tax deductible.

LIMAC is a exempt from federal income taxes under Section 501(c)(3) of the Code. It has been determined that LIMAC is not a private foundation within the meaning of Section 509(a) of the Code because it is an organization of the type described in Section 509(a)(2) of the Code.

NMSC, LLLF, NP, Immito, RRN, LFM, and CHOIF are single-member LLCs and are considered disregarded entities for income tax purposes.

Income or losses of the NEF Funds, and the NMTC CDEs are required to be reported by the respective members/partners on their individual tax returns. Therefore, no provision has been made for federal or state income taxes. Additionally, the low-income housing tax credits generated by the Project Partnerships are passed through the NEF Funds to their members. NMTCs are passed through to an investor for each new QEI made by an investor in a CDE.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

BFF has elected to be treated as a pass-through entity for income tax purposes and, as such, is not subject to income taxes. Rather, all items of taxable income, deductions and tax credits are passed through to and are reported by its founding members on their respective income tax returns. BFF's federal tax status as a pass-through entity is based on its legal status as a limited liability company. Accordingly, BFF is not required to take any tax provisions in order to qualify as a pass-through entity. BFF is required to file and does file tax returns with the Internal Revenue Service and other taxing authorities. Accordingly, these financial statements do not reflect a provision for income taxes and BFF has no other tax positions which must be considered for disclosure. Income tax returns filed by BFF are subject to examination by the Internal Revenue Service for a period of three years.

Consolidation

The Corporation consolidates limited partnerships or similar entities over which it has a controlling financial interest in accordance with FASB ASC 958-810-20, *Consolidation - Control of Partnerships and Similar Entities* ("FASB ASC 958-810-20"). Generally, FASB ASC 958-810-20 requires consolidation of limited partnerships or similar entities by the general partner of that entity under the presumption that the general partner controls the limited partnership entity. The presumption of control by a general partner can be overcome if the limited partners are able to exercise substantive kick-out or participating rights. The Corporation does not consolidate limited partnerships or similar entities in which it owns a general partnership interest as the presumption of control by the general partner is able to be overcome. The Corporation reassesses whether it holds a controlling financial interest in limited partnerships or similar entities on an annual basis.

The Organization consolidates the CDA Partnerships as the presumption of control was not overcome under guidance of FASB 958-810.

Reclassifications

Reclassifications have been made to the prior year balances to conform to the current year presentations. Such reclassifications were made for comparative purposes only, and do not restate the prior year consolidating and consolidated financial statements.

Recent accounting pronouncements

In May 2014, the FASB issued ASU No. 2014-09, *Revenue from Contracts with Customers (Topic 606)* ("ASU 2014-09"), which requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. ASU 2014-09 replaces most existing revenue recognition guidance in U.S. GAAP when it becomes effective. Additionally, ASU No. 2015-14, *Revenue from Contracts with Customers, Deferral of the Effective Date* ("ASU 2015-14"), was issued by the FASB in August 2015. ASU 2015-14 amended the effective date of ASU 2104-09. Early adoption is permitted, but not before the original effective date for private business entities (i.e. January 2018). The provisions of ASU 2014-09 were effective for LISC on January 1, 2018 and did not have a significant impact on the special-purpose financial statements. NEF adopted ASU 2014-09 in 2019 using the full retrospective method. This resulted in a change in LISC's Investment in Affiliates and beginning net assets of \$7,743,503 as of January 1, 2018 due to the cumulative effect of NEF adopting ASU 2014-09. In addition, in 2018 equity in earnings of affiliates, change in net assets and investments in affiliates were increased by \$1,221,908, and \$8,965,411, respectively, due to NEF's Adoption of ASU 2014-09.

In February 2016, the FASB issued ASU No. 2016-02, *Leases* (Topic 842) ("ASU 2016-02"), which requires lessees to recognize on the balance sheet the assets and liabilities for the rights and obligations created by leases with lease terms of more than 12 months. The recognition,

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

measurement, and presentation of expenses and cash flows arising from a lease by a lessee will continue to primarily depend on its classification as a finance or operating lease. However, unlike current U.S. GAAP, which requires only capital leases to be recognized on the balance sheet, ASU 2016-02 will require both types of leases to be recognized on the balance sheet. ASU 2016-02 also requires disclosures about the amount, timing, and uncertainty of cash flows arising from leases. These disclosures include qualitative and quantitative requirements, providing additional information about the amounts recorded in the financial statements. ASU 2016-02 is effective for fiscal years beginning after December 15, 2019 with early adoption permitted.

The Organization adopted ASU2016-02 using the modified retrospective approach at the beginning of the earliest period presented. ASU 2016-02 requires that lessees recognize right of use assets and lease liabilities calculated based on present value of the lease payments for all lease agreements with terms that are greater than 12 months using the rate implicit of the lessee's incremental borrowing rate. The adoption of ASU 2016-02 resulted in recording a noncash transitional adjustment to operating lease right of use assets and operating lease liabilities of \$58,491,235 and \$61,420,131, respectively. In addition, in 2018, total assets and total liabilities were increased by \$62,004,805, due to LISC's adoption of ASU 2016-02. The adoption of ASU 2016-02 did not materially impact our results of operations, cash flows, or presentation thereof.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

The following summarizes the impact to the 2018 consolidating and consolidated statement of financial position for 2018 pursuant to the adoption of ASU 2014-09 and ASU 2016-02.

<u>Assets</u>	2018 as reported	Effect of adoption of ASU 2014-09	Effect of adoption of ASU 2016-02	2018 as previously stated	
Cash and cash equivalents (Note 3 and 14)	\$ 160,670,408	\$ -	\$ -	\$ 160,670,408	
Restricted cash (Note 3 and 14)	5,005,804	Ψ -	Ψ - -	5,005,804	
Investments (Note 3 and 14)	133,496,403	_		133,496,403	
Investments in affiliates	100,400,400	_	_	100,400,400	
Accrued interest receivable	2,748,667	_	_	2,748,667	
Contributions receivable, net (Note 5)	46,636,210	_	_	46,636,210	
Government grants and contracts receivable (Note 6)	19,127,173	_	_	19,127,173	
Notes and other receivables	-	_	_	-	
Due from funds (Note 18)	6,832,475	_	_	6,832,475	
Loan receivable (Note 7)	467,862,390	_	-	467,862,390	
Allowance for uncollectible loans	(26,511,420)	-	-	(26,511,420)	
		<u> </u>		(==,=:,,:==)	
Total loans, net	441,350,970	-	-	441,350,970	
Recoverable grants to CDPs, net (Note 7)	10,128,554	_	_	10,128,554	
Prepaid expenses and other assets	15,796,691	(8,965,411)	-	6,831,280	
Right of use asset	62,004,805	-	(62,004,805)	-	
Temporary investment in Project Partnerships (Note 9)	57,111,500	_	(02,001,000)	57,111,500	
Investment in Funds	2,022,471	_	_	2,022,471	
Investment in Project Partnerships (Note 19)	52,824	_	_	52,824	
Property and equipment, net (Note 11)	63,755,640	_	_	63,755,640	
Intangible asset	2,400,000			2,400,000	
Total assets	\$ 1,029,140,595	\$ (8,965,411)	\$ (62,004,805)	\$ 958,170,379	
Liabilities and Net Assets (Deficits)					
Liabilities:					
Accounts payable and accrued expenses (Note 16)	\$ 45,797,112	\$ -	\$ 1,563,201	\$ 47,360,313	
Right of use liability	63,568,006	-	(63,568,006)	-	
Government contracts and loan-related advances	4,669,779	-	-	4,669,779	
Grants payable (Note 8)	34,994,660	-	-	34,994,660	
Due to affiliates	-	-	-	-	
Capital contributions due to temporary investment in Project Partnerships					
(Note 9)	50,217,469	-	-	50,217,469	
Deferred liabilities	6,374,702	-	-	6,374,702	
CDA Partnerships - Long-Term Debt, net (Note 17)	49,851,126	-	-	49,851,126	
CDA Partnerships - Notes Payable to Funds	3,216,914	-	-	3,216,914	
Loans and bond payable, net (Note 12)	437,758,998	<u> </u>		437,758,998	
Total liabilities	696,448,766	-	(62,004,805)	634,443,961	
Commitments and contingencies (Note 16)					
Net assets:					
Net assets attributable to the Organization (Note 2)	332,019,350	(8,965,411)	_	323,053,939	
Net assets attributable to the organization (Note 2)	332,013,000	(0,000,711)	-	020,000,000	
Funds	672,479	_	-	672,479	
Total net assets (deficit)	332,691,829	(8,965,411)		323,726,418	
Total liabilities and net assets	\$ 1,029,140,595	\$ (8,965,411)	\$ (62,004,805)	\$ 958,170,379	

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

The following summarizes the impact to the 2018 consolidating and consolidated statement of activities for 2018 pursuant to the adoption of ASU 2014-09 and ASU 2016-02:

Support and Revenues	2018 as reported	Effect of adoption of ASU 2014-09	Effect of adoption of ASU 2016-02	2018 as previously stated
Contributions (Note 5)	\$ 97,247,236	\$ -	\$ -	\$ 97,247,236
Government grants & contracts (Note 6)	37,927,712	-	-	37,927,712
Interest income on investments	4,303,585	_	-	4,303,585
Interest income on loans to CDPs (Note 7)	23,370,571	-	-	23,370,571
Fee income	54,715,090	(1,221,908)	-	53,493,182
Other income	18,533,560	-	-	18,533,560
Equity in earnings of affiliates	· · · -	-	-	-
Net assets released from restrictions	-	-	-	-
Total support and revenues	236,097,754	(1,221,908)	-	234,875,846
Expenses				
Program Services:				
Project development and other program activities	91,627,832	-	-	91,627,832
Project grants (Note 8)	48,927,179	-	-	48,927,179
Project loans:		=	-	-
Interest	16,521,641	=	-	16,521,641
Provision for loss on receivable	1,039,093	=	-	1,039,093
Increase in provision for uncollectible loans to CDPs (Note 7)	5,241,758	=	-	5,241,758
Provision for uncollectible recoverable grants to CDPs (Note 7)	2,526,383			2,526,383
Total program services	165,883,886	-		165,883,886
Supporting Services:				
Management and general	33,939,303	-	-	33,939,303
Fund raising	6,297,761	-	-	6,297,761
Total supporting services	40,237,064			40,237,064
Total expenses	206,120,950			206,120,950
Change in net assets before gains and losses on investments				
derivatives, equity in losses of partnership projects and				
other noncontrolling interest activities	29,976,804	(1,221,908)	-	28,754,896
Transfers: Board designated net assets for loan fund activities				
Transfers: Board designated net assets for loan fund activities				
Realized & unrealized loss on investments	(720,557)	_	-	(720,557)
Realization of unrealized gain on investment securities available for sale by	(-, /			(-, /
the operating partnerships	67,063	-	-	67,063
Gain on transfer of temporary investments in project partnerships	-	-	-	-
Equity in income of temporary investment in project partnerships	28,115	-	-	28,115
Capital contributions	-	=	-	-
Gain on transfer of interest in CDA Partnerships (Note 19)	3,179,358			3,179,358
Change in net assets before noncontrolling interest activities	32,530,783	(1,221,908)	-	31,308,875
Other noncontrolling interest activities:				
Noncontrolling capital contributions	61,520			61,520
Change in net assets	32,592,303	(1,221,908)	-	31,370,395
Net assets (deficit), beginning of year	300,099,526	(7,743,503)		292,356,023
Net asset (deficit), end of year	\$ 332,691,829	\$ (8,965,411)	\$ -	\$ 323,726,418
•				

In November 2016, the Financial Accounting Standards Board issued Accounting Standards Update 2016-08, *Statement of Cash Flows (Topic 230) - Restricted Cash* ("ASU 2016-08") to address diversity in practice with respect to the cash flow presentation of changes in amounts described as restricted cash and cash equivalents. ASU 2016-18 requires a reporting entity to include amounts described as either restricted cash or restricted cash and cash equivalents (collectively referred to as "restricted cash" herein) when reconciling beginning and ending balances in its statements of cash flows. The update also amends Topic 230 to require disclosures about the nature of restricted cash and provide a reconciliation of cash, cash equivalents and restricted cash between the balance sheet and statement of cash flows. ASU 2016-18 was adopted retrospectively during the year ended December 31, 2019. Consequently, 2018 beginning and ending cash, cash equivalents, and restricted cash in the consolidating and consolidated statement of cash flows was increased from \$177,522,976 to \$178,875,024 and \$160,670,408 to \$164,688,455, respectively.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

The following table is a reconciliation of cash, cash equivalents, and restricted cash within the consolidated statements of financial position to the total presented on the consolidating and consolidated statements of cash flows for the years ended December 31, 2019 and 2018:

	 2019		2018
Cash and cash equivalents Restricted cash:	\$ 166,082,281	\$	160,670,408
Investment Funds loan servicing balances held by NMSC NMI 61 loan loass reserve held by NMSC	41,145 1,205,353		50,044 -
immito lending funds BFF funds NEF Distributions to investors	255,583 8,571,650 3,594,154		6,307 - 2,466,153
CDA Partnerships - owner directed NEF Project level agreements	1,819,632 255,851		2,466,153 2,265,146 151,053
NEF Preservation Fund I	77		67,101
Total cash, cash equivalents, and restricted cash Consolidating and consolidated statements of financial			
position Less: CDA Partnerships - reserves/deposits/escrow	181,825,726 (733,056)		165,676,212 (987,757)
Total cash, cash equivalents, and restricted cash			
Consolidating and consolidated statements of cash flows	\$ 181,092,670	\$	164,688,455

In June 2018, FASB issued ASU 2018-08, Clarifying the Scope and the Accounting Guidance for Contributions Received and Contributions Made. This standard assists entities in evaluating whether transactions should be accounted for as contributions or exchange transactions and determining whether a contribution is conditional. The Organization has implemented the provisions of ASU 2018-08 applicable to both contributions received and to contributions made in the accompanying special-purpose financial statements under a modified prospective basis. Accordingly, there is no effect on net assets in connection with the implementation of ASU 2018-08.

Note 2 - Net assets with donor restrictions

Net assets with donor restrictions are restricted for the Organization's 33 local/regional offices, rural programs, and several other national programs, are to be used in future years for program services, such as project grants, recoverable grants, lending-related activity, technical support, and operating support to community development organizations.

As of December 31, 2019, net assets with donor restrictions were \$216,943,498 (\$111,371,685 donor-restricted operating funds and \$105,571,813 donor-restricted loan funds and included the following components: (1) *Charter School Financing* - approximately \$65 million of donor-restricted funds are available to support quality public charter and alternative schools in low-income neighborhoods. Included in this amount is \$58.1 million related to grants awarded by the U.S. Department of Education to LISC to provide credit enhancement on loans made by financial institutions to stimulate the financing of charter schools; (2) Lending Activities (excluding DOE funds) - in local and regional offices is approximately \$47.4 million; and (3) General Operating and Programmatic Support - approximately \$104.5 million of donor-restricted funds that are for use by specific local/regional offices and national programs for both general operating and programmatic support.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Note 3 - Availability and liquidity

The table below represents financial assets available for operating funds expenditures within one year at December 31, 2019 and 2018. Financial assets in the "Loan Funds - Without Donor Restrictions" and "Loan Funds - With Donor Restrictions" are not included in the table below. As explained further in Note 1, these loan funds are for lending and/or credit enhancement activities and are not available for operating expenditures. LISC also has undrawn lines of credit as further described in Note 12. As of December 31, 2019 and 2018, \$75,000,000 and \$0, respectively, of the undrawn line of credit can be used for operating funds expenditures:

	2019	2018
Financial assets at period end		
Cash and cash equivalents	\$ 122,377,997	\$ 128,690,918
Restricted cash	15,743,445	5,005,804
Investments	94,321,988	77,638,861
Accrued interest receivable	3,212,876	2,748,667
Contributions receivables, gross	44,059,402	42,683,407
Prepaid expenses and other assets	9,287,834	-
Government grants and contracts receivable	16,696,277	18,376,935
Loans receivable	20,924,521	18,376,935
Due from funds	8,556,412	6,832,475
Temporary investments in project partnerships,		
net of Capital contributions due to temporary investments in project partnerships	24,602,611	6,894,031
Recoverable grants to CDPs, gross	10,876,380	20,511,304
Total financial assets	370,659,743	275,144,592
Less amounts not available to be used within one year		
Cash and cash equivalents	(7 212 201)	(11,304,208)
Restricted cash	(7,212,381)	, , ,
Investments	(7.067.00E)	(56,351)
	(7,067,995)	(4,828,311)
Contributions receivables, gross Loans receivables	(16,209,870)	(11,350,334)
254.15 15551142.155	(9,397,290)	(11,074,096)
Government grants and contracts receivable	(15,303,092)	(17,172,021)
Recoverable grants to CDPs, gross	(10,876,380)	(20,511,304)
Financial assets not available to be used within one year	(66,067,008)	(76,296,625)
Financial assets available to meet operating fund expenditures over the next 12 months	\$ 304,592,735	\$ 198,847,967

Also, LISC has financial covenants with certain LISC lenders, some of which address adequate liquidity to cover operating costs and debt service requirements. Specifically, at the end of each quarter, unrestricted operating cash, cash equivalents, and investments must be able to cover at least six months of unrestricted operating expense as defined in the terms of the loan agreements with certain LISC lenders. With regard to debt service, liquid assets must exceed six months of interest and notes payable (as defined in the terms of the loan agreements with certain LISC lenders). At December 31, 2019 and 2018, LISC was in compliance with its financial covenants.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Note 4 - Cash, cash equivalents, restricted cash, and investments

At December 31, 2019 and 2018, the Organization's total portfolio of cash, cash equivalents, restricted cash, and investments consisted of the following:

	Fair value 2019	Fair value 2018
Cash, cash equivalents, and restricted cash	\$ 181,825,726	\$ 165,676,212
Investments:		
Cash held for investment	36,147,455	35,362,595
Corporate bonds and fixed income funds	39,604,491	37,936,096
U.S. government agencies	37,989,184	36,624,418
Certificates of deposit	4,553,892	5,232,689
Alternative investments:		
Real estate investment trust	3,114,764	3,114,764
Hedge funds	14,948,068	13,622,255
Private equity funds	3,862,038	1,603,586
	140,219,892	133,496,403
Total cash, cash equivalents, restricted cash, and investments	\$ 322,045,618	\$ 299,172,615

The Organization invests in certain alternative investments, through "funds of funds" investments, which employ multiple investment strategies via a variety of investment managers to provide diversification and control risk. These investments create indirect exposure to the Organization through short sales of securities, trading in future and forward contracts, and other derivative products. Derivatives are tools used to maintain asset mix or manage portfolio risk exposure. While these financial instruments may contain varying degrees of risk, the Organization's risk with respect to such transactions is limited to its capital balance in each investment.

At December 31, 2019 and 2018, cash and cash equivalents include approximately \$1.3 million and \$4.6 million, respectively, held in escrow-like arrangements with loan participants and \$5.9 million and \$6.7 million, respectively in loss reserves required by specific programs.

The limitations and restrictions on the Organization's ability to redeem or sell its alternative investments vary by investment. As of December 31, 2019, the following table summarizes the composition of such investments by the various redemption provisions:

	Fair	value	Redemption	Redemption
Alternative investments	2019	2018	frequency	notice period
Real estate investment trust (A) Multi-strategy hedge funds (B) Credit-focused hedge fund (C) Private equity funds (D)	\$ 3,114,764 14,856,875 91,193 3,862,038	\$ 3,114,764 13,512,294 109,961 1,603,586	Lock-up Quarterly Lock-up Lock-up	Not applicable 61 calendar days Not applicable Not applicable
	\$ 21,924,870	\$ 18,340,605		

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

As of December 31, 2019 and 2018, the Organization had \$3,868,693 and \$4,396,414 unfunded commitments on its alternative investments.

Information with respect to the strategies of those investment funds that is reported at estimated fair value based upon net asset value per share (or its equivalent) is as follows:

- 1. Real estate investment trust of which the Organization is a minority shareholder, principal business activities are to invest in affordable multifamily residential mortgage loans, which are subsequently syndicated to institutional investors, and to acquire equity interests in affordable multifamily residential real estate assets.
- 2. *Multi-strategy hedge funds* includes investments in funds of funds that invest across multiple hedge fund strategies and styles, including equity long/short, event-driven, relative value, tactical trading, and multi-strategy hedge funds styles.
- 3. Credit-focused hedge fund comprised of an investment in a hedge fund that seeks to achieve attractive total returns through both capital appreciation and current income. The fund seeks to achieve its investment objective through a portfolio of investments in publicly traded and privately held securities, loans, derivatives and other instruments, primarily in the corporate credit sector of the fixed income and related markets.
- 4. Private equity funds includes investment in funds licensed by the United States Small Business Administration as small business investment companies. The primary purpose of the fund is to operate as a venture fund and invest in equities, debt securities with the equity participation, secured short-term and long-term loans, and as participants with other funds.

Note 5 - Contributions receivable

At December 31, 2019 and 2018, the Organization had contributions receivable with expected receipts as follows:

	2019	2018
Due within one year Due in one to five years	\$ 36,814,098 16,209,870	\$ 36,324,496 11,350,334
Less discount (0.12%–5.00%) Less allowance for uncollectible contributions	53,023,968 (1,188,160)	47,674,830 (389,620)
receivable	(649,000)	(649,000)
Total contributions receivable, net	\$ 51,186,808	\$ 46,636,210

At December 31, 2019 and 2018, approximately 13.3% and 17.8%, respectively, of the Organization's contributions receivable was from one donor.

At December 31, 2019 and 2018, approximately 29.01% and 55%, respectively, of the Organization's contributions revenue was from five donors.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Note 6 - Government grants and contracts

At December 31, 2019 and 2018, the Organization had grant commitments from various government agencies of approximately \$37.4 and \$29.3 million, respectively, with expiring term dates ranging from 2020 to 2023. These grant commitments will be recognized in the accompanying consolidating and consolidated financial statements when it is probable that the conditions surrounding the terms of the grants will be met.

At December 31, 2019 and 2018, government grants and contracts receivable were \$29.6 million and \$19.1 million, respectively. Approximately \$7.2 million and \$8.4 million of government grants receivable at December 31, 2019 and 2018, and approximately \$13.0 million and \$13.4 million of government grants and contracts revenue for the year ended December 31, 2019 and 2018, respectively, were from one government agency.

Note 7 - Program loans, recoverable grants to community development projects, notes and other receivables

Program loans

In furtherance of its charitable purposes, LISC makes loans directly to CDPs and also to its affiliates, to benefit affiliate projects. In general, interest rates on loans to CDPs range from 0% to 9% and repayment terms range from 10 months to 36 years. Delinquent loans, measured as those loans whose payment is 90 days past due, totaled \$1,666,465 and \$1,249,990, respectively, at December 31, 2019 and 2018. The portion of the allowance dedicated to the delinquent loans totaled \$315,564 and \$221,827 at December 31, 2019 and 2018, respectively. At December 31, 2019, loan principal of \$131,136,569 is due to LISC within one year, of which \$66,571,769 and is due to LISC within the next six months.

Loans to CDPs and affiliates' projects as of December 31, 2019 and 2018 comprised the following:

Loan type:	2019	 2018
Acquisition loans (1) Predevelopment loans and pre-credit loans (2) Construction loans (3) Other (4)	\$ 152,188,882 32,505,632 131,052,515 190,561,678	\$ 123,846,031 27,986,789 125,135,347 190,894,223
Total	\$ 506,308,707	\$ 467,862,390

LISC disaggregates loan receivables by loan type when assessing and monitoring risk and performance of the entire population. The major loan types are:

- (1) Acquisition loans to pay purchase and closing costs of a property
- (2) Predevelopment loans and pre-credit loans to pay project predevelopment expenses
- (3) Construction loans to pay hard and soft costs of new or rehabilitation projects
- (4) Other includes mainly semi-permanent and permanent financing for projects, SBA 7(a) loans, bridge loans (financing the remaining gap between projects or program costs and cash from committed or anticipated sources not yet available), and working capital lines of credit to provide flexible capital to meet organizational cash flow needs.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

The following tables provide an analysis of the aging of loan receivables as of December 31, 2019 and 2018:

			20	019					
	1–60 days past due	–90 days ast due	reater than 90 days past due		Total past due		Current	lo	Total gross ans receivable
Acquistion Predevelopment and pre-credit loans Construction Other	\$ 1,391,641 3,930,749 1,305,532 600,722	\$ 221,000 - - -	\$ 210,568 149,712 1,306,185	\$	1,823,209 4,080,461 2,611,717 600,722	\$	150,365,673 28,425,171 128,440,798 189,960,956	\$	152,188,882 32,505,632 131,052,515 190,561,678
Total	\$ 7,228,644	\$ 221,000	\$ 1,666,465	\$	9,116,109	\$	497,192,598	\$	506,308,707
				018					
	1–60 days past due	–90 days ast due	 reater than 90 days past due		Total past due	_	Current	lo	Total gross ans receivable
Acquisition Predevelopment and pre-credit loans Construction Other	\$ 500,000 - 1,069,206 3,086,074	\$ - - - -	\$ 820,892 233,249 195,849	\$	1,320,892 233,249 1,265,055 3,086,074	\$	122,525,139 27,753,540 123,870,292 187,808,149	\$	123,846,031 27,986,789 125,135,347 190,894,223
Total	\$ 4,655,280	\$ 	\$ 1,249,990	\$	5,905,270	\$	461,957,120	\$	467,862,390

The activity in the allowance for uncollectible loans for the years ended December 31, 2019 and 2018 is as follows:

2019	Acquisition	Predevelopment and pre-credit loans	Construction	Other	Total
Allowance for uncollectible loans, beginning of the year Write-offs Recoveries Provision	\$ (12,709,740) 210,566 (20,000) (3,893,957)	\$ (3,567,222) 233,249 - (326,550)	\$ (5,703,670) 491,425 (4,560) (578,018)	\$ (3,697,455) 295,751 (199,721) (303,056)	\$ (25,678,087) 1,230,991 (224,281) (5,101,581)
Allowance for uncollectible loans, end of the year	\$ (16,413,131)	\$ (3,660,523)	\$ (5,794,823)	\$ (3,904,481)	\$ (29,772,958)
2018	Acquisition	Predevelopment and pre-credit loans	Construction	Other	Total
Allowance for uncollectible loans, beginning of the year Write-offs Recoveries Provision Allowance for uncollectible	\$ (10,007,007) - - (2,702,733)	\$ (2,881,054) - - (686,168)	\$ (5,932,420) 1,117,370 (36,971) (851,649)	\$ (3,194,958) 560,258 (894,880) (1,001,208)	\$ (22,015,439) 1,677,628 (931,851) (5,241,758)
loans, end of the year	\$ (12,709,740)	\$ (3,567,222)	\$ (5,703,670)	\$ (4,530,788)	\$ (26,511,420)

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Loans receivable, by class and credit quality category, as of December 31, 2019 and 2018, are as follows:

				20)19			
Acquistion Predevelopment and pre-credit loans Construction Other Total	Excellent \$ 201,408 \$ 201,408	Strong \$ 6,504,999 525,000 - 44,290,073 \$ 51,320,072	Good \$ 27,785,793 12,112,179 56,115,225 67,866,789 \$ 163,879,986	Acceptable \$ 110,354,879 16,111,505 62,898,214 65,191,145 \$ 254,555,743	Close Follow \$ 7,332,643 714,614 8,644,607 15,780,956 \$ 32,472,820	Substandard \$ 210,568 1,922,898 1,745,212 \$ 3,878,678	Doubtful	Total \$ 152,188,882 29,463,298 129,580,944 195,075,583 \$ 506,308,707
				20)18			
Acquistion	Excellent -	Strong \$ 12,164,388	Good \$ 44,195,881	Acceptable \$ 61,584,868	Close Follow \$ 4,224,253	Substandard \$ 422,365	Doubtful \$ -	Total \$ 122,591,755
Predevelopment and pre-credit loans Construction	-	983,384	7,717,706 48.285.339	15,116,363 67.593.880	277,310 5,319,492	2,453,246	22,554	24,117,317 123,651,957
Other	251,658	47,280,606	103,385,503	34,083,417	12,500,177	-	-	197,501,361
Total	\$ 251,658	\$ 60,428,378	\$ 203,584,429	\$ 178,378,528	\$ 22,321,232	\$ 2,875,611	\$ 22,554	\$ 467,862,390

Recoverable grants to CDPs-sponsored projects

In furtherance of its charitable purposes, the Organization makes recoverable grants directly to CDPs. Recoverable grant activity for 2019 and 2018 is summarized as follows:

	2019	2018
Gross recoverable grants, beginning of year New recoverable grants made Write-offs Repayments	\$ 20,720,694 5,415,796 (1,287,141) (4,116,273)	\$ 17,235,089 7,416,390 (1) (3,160,220)
Gross recoverable grants, end of year Allowance for uncollectible recoverable grants,	20,733,076	21,491,258
end of year	(10,983,896)	(11,362,704)
Recoverable grants receivable, net, end of year	\$ 9,749,180	\$ 10,128,554

Note 8 - Grants payable

In furtherance of its charitable purposes, the Organization makes grants to CDPs. The Organization's grant activity for the years ended December 31, 2019 and 2018 is summarized below:

	2019	2018
Grants payable, beginning of year New project grants made Disbursements on commitments	\$ 34,994,660 48,405,409 (52,200,654)	\$ 48,387,660 48,808,630 (62,201,630)
Grants payable, end of year	\$ 31,199,415	\$ 34,994,660

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Note 9 - Temporary investments in Project Partnerships

NEF Support Corporation, a subsidiary of NEF, may temporarily hold and currently is holding beneficial interests of Project Partnerships in the interim until the beneficial interests are assigned to a Fund. Upon assignment of the Project Partnerships to a Fund, NEF's investment is typically repaid in whole by the Fund.

As of December 31, 2019 and 2018, NEF was holding temporary investments in Project Partnerships of \$129,565,674 and \$48,998,629, in which NEF contributed \$22,811,669 and \$6,039,954 to the Project Partnerships and entered into promissory notes for future contributions of \$105,278,838 and \$42,348,041, respectively. During 2019, NEF recorded equity in income of \$504,052 related to temporary investments in two Project Partnerships. No equity in income or loss was recorded during 2018 pertaining to these investments. As of December 31, 2019 and 2018, NEF also includes preacquisition costs of \$971,115 and \$610,634, respectively, in Temporary Investments in Project Partnerships and Funds, Net. In 2019 and 2018, NEF recorded equity in losses of \$0 related to temporary investments.

As of December 31, 2019, NEF Investment Partners LLC, a subsidiary of NEF, was holding a \$7,123,988 temporary investment in one Fund. NEF contributed \$315,775 to the Fund and entered into a commitment for future contributions of \$6,808,213. NEF Investment Partners LLC's entire interest in the Fund was assigned to an investor at book value in 2020.

As of December 31, 2018, NEFCI was holding temporary investments in two Funds of \$8,112,871. NEF contributed \$243,443 to the Funds and entered into a commitment for future contributions of \$7,869,428. NEFCI's interest in both Funds was assigned to investors at book value in 2019.

Note 10 - Acquisitions

Acquisitions are accounted for in accordance with the FASB ASC Topic 958-805, Not-for-Profit Entities - Business Combinations. On September 27, 2010, NEF acquired Homestead Capital for the purpose of expanding NEF's presence in the northwest region of the United States. Upon acquisition, NEF allocated the purchase price based on the fair value of the acquired assets, including other identifiable intangible assets such as acquired in-place contracts and customer relationship value, and assumed liabilities. NEF estimated fair value based on discounted cash flow analyses and other valuation techniques. As a result, determining the fair value involved assumptions and estimates, including discount rates, expense growth rates and collectability. NEF allocated \$644,012 of the purchase price to certain other intangibles including acquired in-place contract value and customer relationship value. The portions of the purchase price allocated to inplace contracts and customer relationship value are amortized on a straight-line basis over periods ranging from six to 18 years. NEF recorded accumulated amortization of \$444,355 and \$395,938 as of December 31, 2019 and 2018, respectively. Such amounts are included in other assets in the accompanying consolidating and consolidated statements of financial position. NEF incurred amortization expense pertaining to acquired in-place intangibles of \$48,417 and \$49,859 for the years ended December 31, 2019 and 2018, respectively.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

The following table presents the amortization during the next five years and thereafter related to the acquired in-place intangibles for NEF as of December 31, 2019:

	In-place contracts	_	Customer lationship	 Total
Year:	_		_	
2020	\$ 42,967	\$	2,646	\$ 45,613
2021	38,020		2,646	40,666
2022	30,574		2,646	33,220
2023	24,044		2,646	26,690
2024	19,982		2,646	22,628
Thereafter	25,548		5,292	30,840
:	\$ 181,135	\$	18,522	\$ 199,657

Note 11 - Property and equipment

Property and equipment consist of the following at December 31, 2019 and 2018:

	2019	2018
Furniture, equipment, computer software, and leasehold improvements Land, buildings, and improvements	\$ 17,383,567 92,898,064	\$ 16,369,291 92,782,489
Gross property and equipment Less accumulated depreciation and amortization	110,281,631 (45,364,750)	109,151,780 (45,396,140)
Total property and equipment, net	\$ 64,916,881	\$ 63,755,640

Related to the CDA entities, as of December 31, 2019 and 2018, the consolidating and consolidated financial statements include \$92,898,064 and \$92,782,489 in Land, Buildings and Improvements and \$2,755,136 and \$2,744,062 in Furniture, Equipment, and Leasehold Improvements. Accumulated depreciation was \$38,129,489 and \$35,345,784 as of December 31, 2019 and 2018.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Note 12 - Loans and bond payable

At December 31, 2019 and 2018, loans and bond payable consisted of the following:

	Maturities	Interest rates	2019	2018
Financial institutions and				
insurance companies	2020–2037	0.00%-5.00%	\$ 376,139,132	\$ 330,998,790
Foundations	2020-2025	0.00%-4.50%	53,092,482	47,760,313
Public agencies/entities and				
retirement funds	2020-2043	0.00%-4.00%	54,733,193	55,139,348
Nonprofit and other institutions	2020–2026	0.00%-2.50%	3,585,194	4,613,425
Total			487,550,001	438,511,876
Less: Unamortized discount and deferred cos	ts (*)		(689,631)	(752,878)
Loans and Bonds Payable, net			\$ 486,860,370	\$ 437,758,998

Loans and bonds payable maturities

Loans payable are scheduled to be repaid as of December 31, 2019 as follows:

	Principal				
2020	\$ 39,555,119				
2021	58,557,226				
2022	64,433,978				
2023	73,655,997				
2024	41,943,305				
Thereafter	209,404,376				
Total	\$ 487,550,001				

^{*} In April 2017, LISC issued \$100,000,000 in Taxable Bonds, Series 2017A ("Sustainability Bonds") (\$25,000,000, 3.005% term bonds due March 1, 2022; \$25,000,000, 3.782% term bonds due March 1, 2027; \$50,000,000, 4.649% term bonds due March 1, 2037). The proceeds of the Sustainability Bonds were used to finance then existing loans payable and pay a portion of the debt issuance costs. The Sustainability Bonds were issued at a discount of \$731,478, and LISC incurred debt issuance costs of \$126,581. As of December 31, 2019 and 2018, the unauthorized discount and deferred costs were \$689,631 and \$752,878, respectively.

At December 31, 2019, LISC had \$124,650,000 of available undrawn sources of funding with maturities ranging from 2020 to 2029. Interest rates range from 1% to 4% fixed rate (\$111,650,000) and floating rate range from LIBOR + 1.95% to LIBOR + 2.15% (\$13,000,000).

Pledged assets

LISC has pledged certain assets as collateral to lenders to secure (1) nonrecourse indebtedness to LISC totaling \$0 and \$1,342,243 as of December 31, 2019 and 2018, and (2) \$47,799,161 and \$49,364,181 of collateral assets for the recourse indebtedness under the Community Development Financial Institution Bond Guarantee Program ("CDFI BGP Loan") totaling \$45,545,987 and \$46,934,808, as of December 31, 2019 and 2018, respectively.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Subordinated debt

At December 31, 2019, LISC has subordinated debt in loans and bonds payable totaling \$34 million in the form of 13 equity-equivalent investments from six financial institutions. At December 31, 2018, LISC had subordinated debt included in loans and bonds payable totaling \$25.5 million in the form of 10 equity-equivalent investments from five financial institutions.

Lines of credit

At December 31, 2019 and 2018, LISC had available bank lines of credit of \$65,000,000, which expire between February 10, 2020 and December 17, 2021 with interest rates ranging from LIBOR + 1.75% to LIBOR + 2.15%. At December 31, 2019 and 2018, the outstanding balance included in loans and bonds payable was \$10,000,000 and \$10,000,000, respectively.

A subsidiary of NEF has a \$10,000,000 revolving credit facility with a bank to provide a portion of the equity needed to temporarily invest in Project Partnerships. During 2019, the revolving credit facility amount was increased to \$20,000,000. The current maturity date is May 31, 2020. NEF intends to renew this facility. The limited partnership interests in the Project Partnerships will secure any monies advanced. Interest on any outstanding amounts is due monthly at the greater of prime plus 25 basis points or 4%. The interest rate was 5% to 5.75% in 2019 and 5.25% to 5.75% in 2018. NEF borrowed \$17,835,924 and repaid \$17,835,924 in 2019 and borrowed \$6,944,551 and repaid \$6,944,551 on this line in 2018. The outstanding balance at December 31, 2019 and 2018 was \$0.

In 2019, NEF secured a \$15,000,000 revolving credit facility with another bank to provide a portion of the equity needed to temporarily invest in Project Partnerships, provide bridge financing to the Funds and to fund general corporate and working capital purposes that support NEF's core business activities. The current maturity date is March 10, 2021. Interest on any outstanding amounts is due quarterly calculated at Prime less 90 basis points. The interest rate in 2019 was 3.85%. NEF borrowed \$15,000,000 and repaid \$15,000,000 in this line in 2019. The outstanding balance at December 31, 2019 was \$0.

Covenants

In accordance with the terms of loan agreements with certain lenders, LISC is required to meet several financial covenants. LISC was in compliance with its financial covenants at December 31, 2019.

Note 13 - Pension and thrift plans

LISC has a Code Section 403(b) defined-contribution pension plan covering all eligible employees. Plan contributions are computed based on formulas defined in the plan. Total pension expense for the years ended December 31, 2019 and 2018, was \$3,082,397 and \$2,441,379, respectively.

LISC, NEF and Immito maintain thrift plans under Section 401(k) of the Code covering all eligible employees. Under the plans, employee contributions are partially matched by LISC, NEF and Immito, respectively. Total thrift plan expense for the years ended December 31, 2019 and 2018 was \$2,464,703 and \$2,249,985, respectively.

Note 14 - Financial instruments with off-balance-sheet risk and fair values

Off-balance-sheet risk

The Organization is a party to certain financial instruments with off-balance-sheet risk to meet the financing needs of community development organizations across the United States. These financial

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

instruments and arrangements include financial guarantees and loan commitments. These transactions and arrangements involve elements of credit risk. The Organization uses the same credit policies in making commitments and conditional obligations as it does for on-balance-sheet instruments.

The Organization's exposure to credit loss in the event of nonperformance of the Organization's loans have been guaranteed or sold with recourse is equal to the contractual amounts of the instruments.

Revolving loans are agreements to lend as long as there is no violation of any condition established in the contract. The following represents the composition of financial instruments with off-balance-sheet risk:

	2019	2018
	Contract	Contract
	amount	amount
Financial instruments whose contract amoun represent credit risk: Financial guarantees Loan commitments outstanding	\$ 5,940,642 208,780,797	\$ 6,120,139 234,677,386
Total	\$ 214,721,439	\$ 240,797,525

LISC generally makes loans over \$500,000 on a secured basis. The collateral for such loans generally consists of mortgages, security agreements, assignment of contract receivables, and guarantees.

At December 31, 2019 and 2018, LISC had interest rate swap agreements with notional amounts aggregately of \$10,000,000 and \$0, respectively. At December 31, 2019 and 2018, the fair value of the interest rate swaps was \$5,802 and \$0, respectively.

Fair values

The following methods and assumptions were used by the Organization in estimating its fair value disclosure for financial instruments: for cash, cash equivalents, restricted cash escrow, accrued interest receivable, contributions receivable, government grants receivable, notes and other receivables, recoverable grants, real estate held for sale, accounts payable and accrued expenses, grants payable, capital contributions due to temporary investment in Project Partnerships, and capital contributions due to investment in Project Partnerships, the respective amounts reported in the consolidating and consolidated statement of financial position, approximate fair values due to the short-term nature of these financial instruments. The carrying value of loans receivable approximates fair value, which is based on a discounted cash flow analysis using current rates the Organization would charge to similar borrowers with similar maturities and is considered market rate for loans made by similar community development financial institutions. The inputs used for the fair value estimates of these financial instruments are unobservable and are considered Level 3 in the fair value hierarchy. The carrying value of long-term debt and loans and bond payable approximates fair value, which is based on a discounted cash flow analysis using current borrowing rates, which are significant observable inputs and are considered Level 2 in the fair value hierarchy. The Organization utilized Level 3 inputs in its evaluation of impairment of investments in Project Partnerships, the provision for loss on temporary investments in Project Partnerships, the provision

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

for loss on receivables, and the value of the bond receivable. For a discussion of valuations of investments, see Note 1.

The following tables present the Organization's fair value hierarchy for those assets and liabilities measured at fair value on an annual basis as of December 31, 2019 and 2018:

	December 31, 2019					
	Total		Level 1		Level 2	
Cash and cash equivalents, and				_		
restricted cash escrow	\$	181,825,726	\$	181,825,726	\$	
Investments:				_		·
Cash held for investment Corporate bonds and fixed	\$	36,147,455	\$	36,147,455	\$	-
income funds		39,604,491		39,364,383		240,108
U.S. government agencies		37,989,184		30,107,736		7,881,448
Certificates of deposit		4,553,892				4,553,892
	\$	118,295,022	\$	105,619,574	\$	12,675,448
Alternative investments:						
Real estate investment trust	\$	3,114,764				
Hedge funds	•	14,948,068				
Private equity funds		3,862,038				
		21,924,870				
Total investments	\$	140,219,892				
	•	F 000	•		•	5.000
Interest rate swap held by LISC	\$	5,802	\$	-	\$	5,802
Interest rate swap held by NEF Project Partnership	_	170,503				170,503
Total interest rate swaps	\$	170,503	\$		\$	170,503
Loan guarantee - LISC	\$	(298,902)	\$	-	\$	(298,902)

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

	December 31, 2018					
		Total	Level 1		Level 2	
Cash and cash equivalents, and						
restricted cash escrow	\$	165,676,212	\$	165,676,212	\$	_
Investments:						
Cash held for investment	\$	35,362,595	\$	35,362,595	\$	-
Corporate bonds and fixed						
income funds		37,936,096		37,619,043		317,053
U.S. government agencies		36,624,418		28,895,272		7,729,146
Certificates of deposit		5,232,689				5,232,689
	\$	115,155,798	\$	101,876,910	\$	13,278,888
Alternative investments:						
Real estate investment trust	\$	3,114,764				
Hedge funds	Ψ	13,622,255				
Private equity funds		1,603,586				
		1,000,000				
		18,340,605				
Total investments	\$	133,496,403				
		<u> </u>				
Interest rate swap held by NEF Project Partnership	\$	179,731	\$	-	\$	179,731
Total interest rate swaps	\$	179,731	\$	-	\$	179,731
Loan guarantee - LISC	\$	(298,902)	\$	_	\$	(298,902)

Note 15 - Concentration of credit risk

LISC makes loans throughout the United States primarily to local community organizations and non-profit developers that are primarily engaged in residential, commercial, and community facility real estate development. Although LISC's portfolio is diversified as to location of borrower, the ability of LISC borrowers to repay their obligations on a timely basis may be affected by a downturn in the economy, a cutback in government subsidies, of the availability of other permanent financing sources, which may limit capital available to complete projects. The Organization places its cash and cash equivalents with high credit quality financial institutions that are federally insured. At times, invested cash may exceed federally insured amounts.

BFF operations are heavily concentrated in the affordable housing market in the San Francisco Bay Area. Future operations could be affected by changes in the economic or other conditions in that geographical area of the domain for such housing.

Note 16 - Commitments and contingencies

Project Partnership guarantees and purchase commitments

In connection with the placement of a Project Partnership into a Fund in 2014, a subsidiary of NEF entered into a put agreement with the investor of the Fund. Under the agreement, the fund investor could put, assign and transfer the Project Partnership to the subsidiary or its designee at any time after expiration of the credit period and before expiration of the credit compliance period of the Project Partnership, which is anticipated to be 2025 and 2030, respectively ("Put Period"). If the option is exercised, the subsidiary would be responsible for paying the tax credit recapture to the fund investor if a catastrophic event occurs during the Put Period and the Project Partnership was

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

unable to rebuild the lost units due to zoning reconstruction restrictions. NEF has not accrued any contingent liability as a loss is neither probable nor estimable as of December 31, 2019.

During 2015, NEF entered into a guaranty agreement with a Fund related to a Project Partnership in the Fund whereby NEF serves as a backstop to cover the project general partner's obligations if the Project Partnership's reserves are depleted and the project partnership guarantor fails to cover its obligations. NEF's guarantee is currently \$250,000 as the project reached stabilized occupancy in 2017. The guaranty period expires at the end of the operating deficit guaranty. NEF has not accrued any contingent liability as a loss is neither probable nor estimable as of December 31, 2019.

During 2018, NEF entered into a guaranty agreement with a Fund related to a Project Partnership in the Fund. NEF has agreed to provide additional back-up guaranty funding in the event that the project's manager, as guarantor, is unable to fulfill their obligations relating to the liquidated damage rights under the development completion guaranty agreement. NEF's maximum exposure is \$557,468. NEF has not accrued any contingent liability as a loss is neither probable nor estimable as of December 31, 2019.

During 2018, NEF, as general partner of a Fund, entered into a tax credit purchase and transfer agreement with two Project Partnerships. NEF agreed to purchase the state tax credits associated with the Project Partnerships for a purchase price of \$4,366,385. As of December 31, 2018, NEF is the sole member of this Fund. The state tax credits were transferred to third-party investors in August 2019 when the Fund closed. NEF has no further liability as of December 31, 2019.

During 2019, NEF entered into a guaranty agreement with a construction lender related to a Project Partnership in a Fund. NEF has agreed to provide a construction completion guaranty in the event that the project's manager, as a guarantor, is unable to fulfill their obligations during construction and all funds in pledged accounts have been depleted. NEF will be fully released from this guaranty upon construction completion and receipt of the project's final certificate of occupancy. NEF's maximum exposure is \$500,000. NEF has not accrued any contingency liability as a loss is neither probable nor estimable as of December 31, 2019.

During 2019, NEF entered into a guaranty agreement with an investor related to a Project Partnership in a Fund. NEF has agreed to provide a 0% interest loan to the Fund in the event that the project's manager, as guarantor, is unable to fulfill their obligations under the development completion guaranty agreement. NEF will be fully released from this guaranty upon the Project Partnership achieving stabilized occupancy and satisfying all conditions to the payment of the fourth equity installment in accordance with the Project Partnership operating agreement. NEF's maximum exposure is \$611,000. NEF has not accrued any contingent liability as a loss is neither probable nor estimable as of December 31, 2019.

In 2019 and 2018, NEF has guaranty obligations as a backup guarantor for operating deficits for various Project Partnerships with a maximum exposure of \$914,643 and \$867,511, respectively. NEF has not accrued any contingent liability as a loss is neither probable nor estimable as of December 31, 2019.

The CDA Partnerships' low-income housing credits are contingent on its ability to maintain compliance with applicable sections of Section 42. Failure to maintain with occupied eligibility and/or unit gross rent, or to correct noncompliance within a specified time period could result in recapture of previously taken tax credits plus interest. In addition, such noncompliance may require an adjustment to the contributed capital by the limited partner(s).

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Litigation

In the ordinary course of its activities, the Organization is a party to several legal proceedings. In the opinion of management and legal counsel, the resolution of such matters will not have a material adverse impact on the Organization's operations or financial position.

Operating lease, right of use asset and liability

The Organization's leased assets include office leases with remaining terms from less than one year up to 15 years. Any renewal options are excluded from the calculation of lease liabilities unless exercising the renewal option is reasonably assured. The lease agreements do not contain residual value guarantees or material restrictive covenants. Operating leases are reflected on the consolidating statement of financial position as a right of use asset and a related right of use liability. Right of use assets represent the right to use an underlying asset for the lease term and were \$58,491,235 and \$62,004,805 as of December 31, 2019 and 2018, respectively, and right of use liability represents the obligation to make lease payments arising from the lease agreement which are discounted using the Organization's incremental borrowing rate, rates ranging from 1.72% to 2.88%, as of December 31, 2019 and 2018, respectively, Operating lease right of use assets and liabilities are recognized at the commencement date, or the date on which the lessor makes the underlying asset available for use, based upon present value of the lease payments over the respective lease term. Lease expense is recognized on a straight-line basis over the lease term. Variable lease costs such as common area maintenance and property taxes are expenses as incurred.

Minimum rental commitments under noncancelable operating real estate leases in effect at December 31, 2018 and expiring at various dates through February 2035 totaled \$74,034,658. These amounts exclude future escalation for real estate taxes and building operating expenses. Minimum future rental commitments as of December 31, 2019 are as follows:

2020	\$ 6,054,126
2021	6,016,464
2022	5,883,705
2023	5,296,799
2024	3,849,528
Thereafter	 46,934,036
	 _
Subtotal	74,034,658
Less: Effects of discounting	 (12,614,527)
Total	\$ 61,420,131
2023 2024 Thereafter Subtotal Less: Effects of discounting	\$ 5,296,799 3,849,528 46,934,036 74,034,658 (12,614,527)

Rental expense, inclusive of real estate taxes and operating costs, for the year ended December 31, 2019 and 2018, totaled \$5,900,988 and \$5,754,484, respectively.

Government contracting

Grant and contract revenue recognized from government agencies are based on actual costs incurred and reimbursable expenses from the respective government agencies. These costs are subject to audit by the Office of the Inspector General or the respective granting agencies and the ultimate revenue recognized is contingent upon the outcome of any such audits. Accordingly, the accompanying consolidating and consolidated financial statements are subject to reflecting provisions for adjustments, if any, which may result from an audit. For the year ended December 31, 2019, no such provisions was necessary.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Note 17 - CDA partnerships - long-term debt, net

As of December 31, 2019 and 2018, the CDA Partnerships had an outstanding long-term debt balance of \$50,226,189 and \$50,510,722, respectively, which consists of mortgage notes held by banks and other lenders. Maturity dates range from 2020 to 2057 and interest rates range from 0% to 7.72% as of December 31, 2019 and 2018, respectively. Unamortized debt issuance costs were \$623,350 and \$659,596 as of December 31, 2019 and 2018, respectively, and are presented net in long-term debt on the consolidating and consolidated statement of financial position.

As of December 31, 2019 and 2018, one CDA Partnership is in technical default on their long-term debt in the amount of \$287,374. For these CDA Partnerships, management is working with the lenders and does not expect an unfavorable outcome.

Annual maturities on long-term debt at December 31, 2019 are as follows:

2020	\$ 584,085
2021	312,739
2022	1,029,798
2023	1,512,697
2024	1,612,951
Thereafter	 45,173,919
Total	\$ 50,226,189

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Note 18 - Due from funds

Due from funds includes the syndication and asset management fees billed but not received as of December 31, 2019 and 2018. At December 31, 2019 and 2018, the following fees are due to NEF:

		2019		2018
ACD Midwest Fund I LP	\$	_	\$	109,612
ACD Midwest Fund II LP	•	237,718	•	-
California Equity Fund 2016 LP		177,852		-
California Equity Fund 2018 LP		39,846		1,199,082
California Equity Fund 2019 LP		526,383		-
NEF Capital One Investment Fund LLC		-		119,654
Four Eighty-One Housing Investment Fund IV LP		-		148,408
FNBC Leasing Investment Fund LLC		100,833		10,833
GS-NYEF Fund 2009 LLC		89,172		22,200
Homestead Equity Fund XIII LP		167,536		· -
Homestead Equity Fund XIV LP		284,910		515,131
Homestead Equity Fund XV LP		90,027		942,065
Homestead Equity Fund XVI LP		1,303,491		-
MS CTR Fund I LLC		116,347		52,853
National Equity Fund 2006 LP		171,057		1,697
National Equity Fund 2007 LP		148,447		-
National Equity Fund 2018 LP		297,985		294,552
National Equity Fund 2019 LP		1,063,618		-
Nationwide Affordable Housing Fund XX - NEF LLC		82,500		7,500
NEF Chicago West Town Fund LP		301,961		55,467
NEF Community Preservation Fund I LP		91,275		-
NEF Florida Affordable Housing Fund II LP		86,299		-
NEF FRE Affordable Housing Fund LP		-		731,907
NEF Friendship Village Fund LLC		67,483		96,144
NEF Investment Partners Fund V LP		111,232		30,698
NEF Investment Partners Fund VI LP		79,497		2,523
NEF New York Regional Fund LP		808,702		599,216
NEF New York Special Tax Credit Fund 2016 LP		-		131,482
NEF Preservation Fund II LP		91,857		-
NEF Preservation Mortgage Loan Fund I LP		621,185		-
NEF Regional Fund VIII - Chicago LP		384,532		481,364
NEF Regional Secondary - California LP		-		371,845
NEF 2018 Texas Regional Fund LP		350,703		219,963
NYC Distressed Multifamily Housing Fund I LP		88,465		63,465
Other Funds		575,499		624,814
	\$	8,556,412	\$	6,832,475

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Note 19 - Project Partnerships

Investment in Project Partnerships

NEF (or its subsidiaries) has nominal (generally 1% or less) general partner or managing member interests in the Funds and other ventures and partnerships. At December 31, 2019 and 2018, NEF's investment balance in the Funds and other ventures and partnerships was \$13,430 and \$13,730, respectively, and is included in other assets, in the accompanying consolidating and consolidated statement of financial position. NEF accounts for its investments in Funds and other ventures and partnerships using the equity method of accounting, to the extent of its investment plus unrecovered advances. At December 31, 2019 and 2018, deficit balances related to certain of its investments in Funds and other ventures and partnerships were \$867,659 and \$867,598, respectively, and are included in accounts payable and accrued expenses in the accompanying consolidating and consolidated statement of financial position. NEF recorded \$61 and \$54,964 of equity in losses as of December 31, 2019 and 2018, respectively.

NEF holds limited partner interests in NYC Distressed Funds, the NEF Preservation Funds, Enclave at Firewheel, and certain Funds in which it manages and accounts for these interests. The investment balances of these interests are \$1,153,419 and \$2,008,741 as of December 31, 2019 and 2018, respectively. NEF recorded \$53,784 of equity in losses and \$120,348 as of December 31, 2019 and \$120,348 of equity in income as of December 31, 2018.

The CDA entities discussed in Note 1 hold generally a 1% or 0.01% general partnership interest in the CDA Partnerships. Pursuant to U.S. GAAP, CDA is deemed to control the limited partnerships and has, therefore, consolidated all entities in which it served as a general partner or managing member if the limited partners do not overcome the presumption of partnership control. CDA did not assume any general partner interests in 2019 and 2018. CDA transferred its general partner interests in four and three CDA Partnerships to an unrelated third party in 2019 and 2018, resulting in a \$0 and \$3,179,358 gain on disposition in 2019 and 2018, respectively.

Assignment of Project Partnership interests

The assignment of Project Partnership interests to a Fund is recognized when the parties are bound by the terms of a contract, all consideration has been exchanged, any permanent financing for which NEF is responsible has been arranged and all conditions precedent to closing have been performed.

Interest rate swaps held by CDA Partnerships

One CDA Partnership is party to a derivative financial instrument to limit its exposure to interest rate fluctuations through the use of interest rate swaps. These instruments are held only for the purpose of hedging or limiting such risks, not for speculation. As of December 31, 2019 and 2018, the fair value of the interest rate swap was \$170,503 and \$179,731, respectively, and is included in accounts payable and other liabilities in the companying consolidating and consolidated statement of financial position. As the CDA Partnership's derivative financial instrument does not qualify for hedge accounting, the CDA Partnership recorded a \$9,228 and \$67,063 gain on interest rate swap in 2019 and 2018, respectively, and is valued within Level 2 of the fair value hierarchy.

Notes to Consolidating and Consolidated Financial Statements December 31, 2019

Note 20 - NMTC award administered

As of December 31, 2019 and 2018, approximately \$1.039 billion and \$987 million, respectively, of the \$1.053 billion total NMTC authority awarded to LISC had been closed. The following tables show the total allocation received, total QEIs closed, and total allocation remaining by round for the years ended December 31, 2019 and 2018:

	Projects	Allocation received	QEIs closed before 2019	QEIs closed during 2019	Total QEIs closed through December 31, 2019	Allocation remaining as of December 31, 2019
Round 1–9 and 11 Round 12 Round 13 Round 15	99 23 15 7	\$ 838,000,000 70,000,000 85,000,000 60,000,000	\$ 838,000,000 68,224,381 80,625,000	\$ - 1,775,619 3,203,125 47,000,000	\$ 838,000,000 70,000,000 83,828,125 47,000,000	\$ - 1,171,875 13,000,000
Total	144	\$ 1,053,000,000	\$ 986,849,381	\$ 51,978,744	\$ 1,038,828,125	\$ 14,171,875
	Projects	Allocation received	QEIs closed before 2018	QEIs closed during 2018	Total QEIs closed through December 31, 2018	Allocation remaining as of December 31, 2018
Round 1–9 and 11 Round 12 Round 13	99 22 12	\$ 838,000,000 70,000,000 85,000,000	\$ 838,000,000 63,075,166 67,550,000	\$ - 6,649,215 11,575,000	\$ 838,000,000 69,724,381 79,125,000	\$ - 275,619 5,875,000
Total	133	\$ 993,000,000	\$ 968,625,166	\$ 18,224,215	\$ 986,849,381	\$ 6,150,619

As of December 31, 2019 and 2018, 72 and 58 projects, respectively, reached the end of their compliance periods. During 2019 and 2018, NMSC recognized \$422,900 and \$627,476 in exit fee revenue from 14 and nine CDEs, respectively, related to these projects.

Note 21 - Subsequent events

In connection with the preparation of the consolidating and consolidated financial statements, the Organization evaluated subsequent events after the balance sheet date of December 31, 2019 through June 30, 2020, which was the date the consolidating and consolidated financial statements were available to be issued, and concluded that other than the subsequent event discussed below, no additional matters have occurred that would require recognition or disclosure in the consolidated financial statements.

In early 2020, an outbreak of a novel strain of coronavirus (COVID-19) emerged globally. As a result, events have occurred including mandates from federal, state and local authorities leading to an overall decline in economic activity which could result in a loss of revenue and other material adverse effects to the Organization's financial position, results of operations, and cash flows. The Organization is not able to reliably estimate the length or severity of this outbreak and the related financial impact.



Independent Member of Nexia International cohnreznick.com

APPENDIX II

UNAUDITED INTERIM FINANCIAL STATEMENTS OF LOCAL INITIATIVES SUPPORT CORPORATION AS OF AND FOR THE SIX MONTHS ENDED JUNE 30, 2021

Interim Unaudited Financial Statements

June 30, 2021 (With Comparative Financial Information as of and For the Year Ended June 30, 2020)

Interim Unaudited Financial Statements

Index

	<u>Page</u>
Financial Statements	
Interim Unaudited Statement of Financial Position	1
Interim Unaudited Statement of Activities	2
Interim Unaudited Statement of Functional Expenses	3
Interim Unaudited Statement of Cash Flows	4
Notes to Interim Unaudited Financial Statements	5

LOCAL INITIATIVES SUPPORT CORPORATION (Parent-Only) Interim Unaudited Statement of Financial Position June 30, 2021 (With summarized comparative financial information as of June 30, 2020)

	Operating funds		Loan	funds		
<u>Assets</u>	Without donor restrictions	With donor restrictions	Without donor restrictions	With donor restrictions	2021 Total	2020 Total
Cash and cash equivalents (Note 4 and 12) Investments (Note 4 and 12) Accrued interest receivable Contributions receivable, net (Note 5) Government grants and contracts receivable (Note 6) Other assets Due (to)/from affiliates (Note 16)	\$ 6,994,140 95,378,641 5,123,283 1,745,451 62,518 4,375,771 4,272,483	\$ 99,516,565 23,000,000 - 45,010,487 21,379,607 29,825	\$ 27,348,436 - - - - 1,162,112	\$ 47,771,515 57,913,899 - 3,816,220 450,238	\$ 181,630,656 176,292,540 5,123,283 50,572,158 21,892,363 5,567,708 4,272,483	\$ 131,457,479 151,808,646 3,558,655 48,812,171 15,864,150 1,829,459 1,176,203
Loans to Community Development Projects (CDPs) and affiliates projects (Notes 7, 10, and 16) Allowance for uncollectible loans (Note 7)		- - -	489,874,879 (30,822,005)	13,766,079	503,640,958 (30,822,005)	535,442,529 (32,035,250)
Total loans, net	-	-	459,052,874	13,766,079	472,818,953	503,407,279
Recoverable grants to CDPs, net (Note 7 and 16) Prepaid expenses and deposits Right of use asset Investment in affiliates and Funds (Notes 1, 15, and 16) Fixed assets, net	11,584,966 300,361 49,572,035 118,527,470 4,625,707	2,800,451 92,666 - - -	455,178 - - - -	182,000 - - - - -	15,022,595 393,027 49,572,035 118,527,470 4,625,707	9,127,154 86,936 53,251,406 107,062,169 5,041,118
Total assets	\$ 302,562,826	\$ 191,829,601	\$ 488,018,600	\$ 123,899,951	\$ 1,106,310,978	\$ 1,032,482,825
Liabilities and Net Assets						
Accounts payable and accrued expenses (Note 14) Right of use liability Government contracts and loan-related advances (Note 1) Grants payable (Note 8) Loans and bonds payable (Note 10)	\$ 15,270,523 51,412,979 4,350,231 9,500 6,556,187	\$ 219,732 - 12,306,210 39,324,857 -	\$ - - - 504,285,157	\$ - - 450,238 - -	\$ 15,490,255 51,412,979 17,106,679 39,334,357 510,841,344	\$ 12,733,917 54,554,469 1,435,551 35,621,580 538,976,403
Total liabilities	77,599,420	51,850,799	504,285,157	450,238	634,185,614	643,321,920
Board designated net assets for loan fund activity Net assets not board designated	224,963,406	139,978,802	10,000,000 (26,266,557)	123,449,713	10,000,000 462,125,364	10,000,000 379,160,905
Total net assets	224,963,406	139,978,802	(16,266,557)	123,449,713	472,125,364	389,160,905
Total liabilities and net assets	\$ 302,562,826	\$ 191,829,601	\$ 488,018,600	\$ 123,899,951	\$ 1,106,310,978	\$ 1,032,482,825

LOCAL INITIATIVES SUPPORT CORPORATION
(Parent Only)
Interim Unaudited Statement of Activities and Changes in Net Assets
For the Period Ended June 30, 2021
(With summarized comparative financial information for the period ended June 30, 2020)

	Operatir	ng funds	Loan	funds		
	Without donor	With donor	Without donor	With donor		
	restrictions	restrictions	restrictions	restrictions	2021 Total	2020 Total
Support and revenues	ф 0.007.40F	A 75.005.400	\$ -	\$ 100.000	A 70.040.074	\$ 65 996 464
Contributions	\$ 2,937,185	\$ 75,305,486	\$ -	\$ 100,000 7,500,000	\$ 78,342,671 28,881,507	\$ 65,996,464 13,760,040
Government grants and contracts (Note 6) Interest income on investments	1,254,552 842,237	20,126,955	-	12,975	26,661,50 <i>1</i> 855,212	1,208,524
Interest income on loans to CDPs (Note 7)	14,300,861			12,975	14,300,861	13,763,908
Other income	3,559,310	50,985			3,610,295	2,328,229
Equity in earnings of affiliates and Funds (Note 1, 15 and 16)	11,457,507	50,505			11,457,507	13,041,222
Net assets released from restrictions	94,233,639	(90,716,854)	_	(3,516,785)	-	-
	01,200,000	(00,1 10,001)		(0,0:0,100)		
Total support and revenues	128,585,291	4,766,572		4,096,190	137,448,053	110,098,387
Expenses						
Program services						
Project development and other program activities	31,681,196	-	-	-	31,681,196	24,483,848
Project grants (Note 8)	72,004,204	-	-	-	72,004,204	42,310,233
Project loans	6,802,835				6,802,835	7 600 040
Interest on loans and bonds payable Increase in allowance for uncollectible loans to CDPs	0,002,033	-	-	-	0,002,033	7,628,219
(Note 7)	(4,825)		954,316		949.491	2,421,210
Provision for uncollectible recoverable grants to CDPs	939,009		354,510		939,009	400,342
1 Tovision for unconcedible recoverable grants to obt 3	333,003				333,003	400,042
Total program services	111,422,419		954,316		112,376,735	77,243,852
Supporting services						
Management and general	15,958,482	_	_	_	15,958,482	13,510,899
Fund-raising	4,146,927	_	_	_	4,146,927	3,513,091
g						
Total supporting services	20,105,409				20,105,409	17,023,990
Total expenses	131,527,828		954,316		132,482,144	94,267,842
Changes in net assets before transfers,						
and realized and unrealized						
gain(loss) on investments	(2,942,537)	4,766,572	(954,316)	4,096,190	4,965,909	15,830,545
Realized (loss) gain on investments and derivatives	(984,104)	_	_	_	(984,104)	587.294
Unrealized gain(loss) on investments and derivatives	1,599,271	_	_	_	1,599,271	(1,454,144)
• , ,						
Net realized and unrealized (loss) on						
investments and derivatives	615,167				615,167	(866,850)
Change in net assets	(2,327,370)	4,766,572	(954,316)	4,096,190	5,581,076	14,963,695
Net assets (deficit), beginning of year	227,290,776	135,212,230	(15,312,241)	119,353,523	466,544,288	374,197,210
Net assets (deficit), end of period	\$ 224,963,406	\$ 139,978,802	\$ (16,266,557)	\$ 123,449,713	\$ 472,125,364	\$ 389,160,905

LOCAL INITIATIVES SUPPORT CORPORATION

(Parent Only)
Interim Unaudited Statement of Functional Expenses
Period ended June 30, 2021
(With comparative financial information for the period ended June 30, 2020)

		20	21			20	20	
		Management				Management		
	Program	and			Program	and		
	services	general	Fundraising	Total	services	general	Fundraising	Total
Salaries and fringe benefits	\$ 19,273,462	\$ 13,005,117	\$ 3,479,235	\$ 35,757,814	\$ 15,788,760	\$ 10,653,751	\$ 2,850,179	\$ 29,292,690
Staff travel and related expenses	2,899	1,956	523	5,378	176,805	119,302	31,917	328,024
Consulting and legal	8,746,727	45,817	16,422	8,808,966	5,164,682	117,123	35,393	5,317,198
Depreciation and amortization	225,276	152,009	40,667	417,952	287,463	193,971	51,893	533,327
Rent and utilities	1,668,398	1,125,782	301,178	3,095,358	1,643,606	1,109,053	296,703	3,049,362
Office supplies, postage and messenger	628,129	423,841	113,390	1,165,360	408,368	275,554	73,718	757,640
Bank fees and other financial expenses	-	268,603	-	268,603	-	351,860	-	351,860
Accounting and auditing fees	-	204,550	-	204,550	-	26,875	-	26,875
Conference and meeting	46,380	31,295	8,372	86,047	158,978	107,273	28,699	294,950
Telephone	306,970	207,133	55,414	569,517	264,412	178,417	47,732	490,561
Insurance	183,418	123,765	33,111	340,294	154,091	103,976	27,816	285,883
Equipment rental	54,862	37,019	9,904	101,785	54,106	36,509	9,767	100,382
Board expenses	-	-	-	-	-	15,672	-	15,672
Printing, annual report and publications	20,808	14,040	3,756	38,604	22,133	14,934	3,995	41,062
Project grants	72,004,204	-	-	72,004,204	42,310,233	-	-	42,310,233
Interest	6,802,835	-	-	6,802,835	7,628,219	-	-	7,628,219
Provision for uncollectible recoverable grants to CDCs	939,009	-	-	939,009	400,342	-	-	400,342
Provision for uncollectible loans to CDCs	949,491	-	-	949,491	2,421,211	-	-	2,421,211
Miscellaneous	523,867	317,555	84,955	926,377	360,443	206,629	55,279	622,351
	\$ 112,376,735	\$ 15,958,482	\$ 4,146,927	\$ 132,482,144	\$ 77,243,852	\$ 13,510,899	\$ 3,513,091	\$ 94,267,842

LOCAL INITIATIVES SUPPORT CORPORATION

(Parent Only)

Interim Unaudited Statement of Cash Flows

 $\label{eq:June 30, 2021}$ (With summarized comparative financial information for the period ended June 30, 2020)

Cook flows from aparating activities		2020
Cash flows from operating activities	•	14 000 005
Change in net assets \$ 5,581,076	\$	14,963,695
Adjustments to reconcile change in net assets to net cash		
provided by (used in) operating activities [Squitt in cornings of efficience and Funds (41, 457, 507)]		(42.044.222)
Equity in earnings of affiliates and Funds (11,457,507)		(13,041,222)
Interaffiliate revenue and expenses 1,839,107 Realized and unrealized loss on investments and derivatives (615,167)		(1,866,067)
		866,850
Depreciation and amortization 417,952		533,327
Amortization of discounts and issuance costs 176,902 Provision for uncollectible loans to CDPs 954,316		31,626
		2,421,210
Provision for uncollectible recoverable grants to CDPs 939,009		400,342
Change in operating assets and liabilities		(070.440)
Accrued interest receivable (602,526)		(370,110)
Contributions receivable (2,647,200)		2,374,637
Government grants receivable 10,445,694		13,782,365
Other assets (3,172,012)		462,077
Due to/from affiliates 658,454		3,196,072
Right of use asset/liability (190,286)		(189,118)
Prepaid expenses and deposits 340,797		978,153
Accounts payable and accrued expenses (5,028,496)		(3,376,361)
Government contracts and loan-related advances (1,217,374)		(1,652,033)
Grants payable (3,961,044)		4,422,165
Net cash provided by (used in) operating activities (7,538,305)		23,937,608
Cash flows from investing activities		
Purchases of investments (3,658,772)		(15,319,189)
Proceeds from sale and maturities of investments 1,686,221		3,495,630
Investment in affiliates and Funds (1,724,052)		-
Purchases of fixed assets 72,442		(165,481)
Recoverable grants made to CDPs (2,779,060)		(1,291,425)
Repayments received on recoverable grants to CDPs 800,582		1,513,109
Loans to CDPs and affiliated projects (63,815,132)		(106,207,860)
Repayments received on loans to CDPs and affiliated projects 59,198,302		56,154,842
Net cash (used in) investing activities (10,219,469)		(61,820,374)
Cash flows from financing activities		
Issuance costs paid (663,721)		_
Proceeds from loans and bonds payable 50,623,000		58,100,000
Repayments of loans and bonds payable (40,919,924)		(6,015,591)
(10,010,021)	-	(0,010,001)
Net cash provided by financing activities 9,039,355		52,084,409
Net increase (decrease) in cash and cash equivalents (8,718,419)		14,201,643
Cash and cash equivalents, beginning of year 190,349,075	<u> </u>	117,255,836
Cash and cash equivalents, end of period \$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	\$	131,457,479
	=	-
Supplemental disclosure of cash flow information		
Cash paid during the period for Interest on indebtedness \$ 6.688,034	φ	7 622 745
Interest on indebtedness \$ 6,688,034	\$	7,622,745

Notes to Interim Unaudited Financial Statements June 30, 2021

Note 1 - Organization and summary of significant accounting policies

Corporate purposes

Local Initiatives Support Corporation ("LISC" or the "Organization"), a New York not-for-profit corporation, was incorporated in 1979 to assist local community organizations throughout the United States in their efforts to transform distressed neighborhoods into healthy communities by marshaling private and public sector resources, extending financial assistance in the form of loans, lines of credit, grants, and loan guarantees, and providing technical support.

Basis of accounting

In accordance with LISC's Loan or Report Agreements between the Organization and certain lenders (the "Agreements"), these interim unaudited financial statements include the assets, liabilities, revenues, and expenses of LISC parent-only. A not-for-profit entity is permitted to include its interest in net assets of its controlled affiliates in its parent-only financial statements, but it is not required. LISC includes its interest in net assets of controlled affiliates, as LISC believes it better reflects the operations and financial position of LISC. LISC's controlled affiliates consist of National Equity Fund, Inc. ("NEF"), New Markets Support Company, LLC ("NMSC"), Neighborhood Properties, LLC ("NP"), immito, LLC, Resilience and Recovery Network, LLC ("RRN"), LISC Fund Management, LLC ("LFM"), Detroit AHLF-CDFI Fund, LLC ("AHLF") Community Housing Fund LLC ("CHF"), and Southern Opportunity and Resilience ("SOAR") Fund. Also included in the parent-only financial statements is LISC's 5% interest in the Charlotte Housing Opportunity Investment Fund, LLC ("CHOIF").

NEF and NMSC are the controlled affiliates who have significant activity. NEF was organized as an Illinois not-for-profit corporation to create a national investment pool to aggregate and channel Low Income Housing Tax Credit equity investments into affordable housing developments. NMSC, a Delaware limited liability company, was formed in 2003 to manage the New Markets Tax Credit ("NMTC") activities of LISC.

In January 2018, LISC entered into an agreement to purchase a "Small Business Lending Company" ("SBLC") license for \$2.4 million. The purchase of the SBLC license was approved by the U.S. Small Business Administration ("SBA"). LISC formed the wholly owned subsidiary immito, LLC (previously referred to as LISC SBLC) to make SBA-guaranteed small business loans pursuant to section 7(a) of the Small Business Act ("7(a) loan program").

RRN, a Texas limited liability company, was formed in March 2018 to implement and operate a program to repair homes occupied by low- and moderate-income households that were affected by Hurricane Harvey.

LFM, a Delaware limited liability company, was formed in June 2019 to act as Fund Manager to various loan funds.

AHLF, a Delaware limited liability company, was formed in January 2020 to pursue affordable housing preservation and production in the City of Detroit.

CHF, a Delaware limited liability company, was formed in December 2020 and is organized exclusively for charitable purposes under section 501(c)(3) of the Code. CHF will provide financing for the creation of new affordable housing and the preservation of existing affordable housing in the five-county region located in the State of California consisting of San Francisco, San Mateo, Alameda and Contra Costa counties (the Bay Area).

Notes to Interim Unaudited Financial Statements June 30, 2021

The SOAR Fund, a Delaware limited liability company was formed in April 2021 to address the capital needs of historically disenfranchised communities across the South and Southeast United States. The Fund targets small businesses and nonprofits with 50 employees and fewer, with an explicit focus on historically under-resourced communities, including organizations in low-income areas and businesses owned by women and people of color.

CHOIF, a Delaware limited liability company was formed in 2019 to address the affordable housing crisis in the City of Charlotte and in the surrounding area of Mecklenburg County, North Carolina by promoting the creation of affordable housing and the preservation and protection of existing affordable housing and in doing so, help to relieve the poor and distressed, eliminate racial discrimination, combat community deterioration, enhance community engagement and lessen the burdens of government.

All interaffiliate transactions in the interim unaudited statement of activities have been eliminated.

These interim unaudited financial statements are not intended to present the financial position and change in net assets of LISC in conformity with U.S. generally accepted accounting principles, as the accounts of the controlled affiliates have not been consolidated.

Tax status

LISC is exempt from federal income taxes under Section 501(c)(3) of the U.S. Internal Revenue Code (the "Code"). LISC has been classified as an organization that is not a private foundation and has been designated a "publicly supported" organization of the type described in Sections 170(b)(1)(A)(VI) and 509(a)(1) of the Code.

The Organization recognizes the effect of income tax positions only if those positions are more likely than not of being sustained. Income generated from activities unrelated to the Organization's exempt purpose is subject to tax under the Code Section 511. The Organization did not recognize any unrelated business income tax liabilities for the periods ended December 31, 2020 and 2019. Income tax returns filed by the Organization are subject to examination by the Internal Revenue Service (the "IRS") for a period of three years. While no income tax returns are currently being examined by the IRS, tax years since 2017 remain open.

Financial statement presentation

The accompanying interim unaudited financial statements are prepared on the accrual basis of accounting. The Organization reports its financial information in the following categories:

Without Donor Restrictions

The "Operating Funds - Without Donor Restrictions" is used to record activities supported by resources that are not subject to donor-imposed restrictions and over which management and the board of directors have discretionary control.

The "Loan Funds - Without Donor Restrictions" is used to record loans and bonds payable proceeds mainly provided to the Organization by financial institutions, insurance companies, foundations, government agencies, and other nonprofits with lender-imposed restrictions that may include making loans to Community Development Projects ("CDPs") in certain geographic areas. In some instances, loans payable proceeds are provided to fund recoverable grants to CDPs.

Notes to Interim Unaudited Financial Statements June 30, 2021

These funds as well as the related recoverable grant activities are recorded in the "Operating Funds Without Donor Restrictions."

As of June 30, 2021 and 2020, Loan Funds - net assets without donor restrictions consist of \$10 million of board-designated net assets.

Principal repayments received on loans provided to CDPs funded from loan funds, as well as the provision for loan losses, are recorded in the "Loan Funds - Without Donor Restrictions." Impairment losses are charged to the "Operating Funds Without Donor Restrictions."

With Donor Restrictions

These funds are used to record contributions received with donor-imposed restrictions. Contributions are recorded as restricted support if they are received with donor stipulations that limit their use. When a donor's restriction expires (that is, when a stipulated time restriction ends or purpose restriction is accomplished), net assets with donor restrictions are reclassified to net assets without donor restrictions and reported in the interim unaudited statement of activities as net assets released from restrictions.

Specifically, the "Loan Funds With Donor Restrictions" ("donor-restricted loan funds" is used to record contributions received with donor-imposed restrictions for lending and/or credit enhancement activities. "Operating Funds - With Donor Restriction" (donor-restricted operating funds") is used to record assets received with donor-imposed restrictions for all other activities, excluding lending and/or credit enhancement activities.

Fixed assets

Fixed assets consist of software, equipment, and leasehold improvements and are stated at cost less accumulated depreciation or amortization, computed using the straight-line method. Furniture, software, and equipment are depreciated over their estimated useful lives of three to five years. Leasehold improvements are amortized over the lease term or the life of the asset, whichever is shorter.

Cash and cash equivalents

Cash and cash equivalents include cash in banks and on hand and highly liquid debt instruments that have maturities of three months or less from the date of purchase by the Organization, except for those amounts held by the Organization's investment managers, which are classified as investments.

Investments

Investments in equity securities with readily determinable fair values and all investments in debt securities are reported at fair value in the interim unaudited statement of financial position. Fair value of such equity securities is based on quoted market prices. Fair values of fixed maturity securities, other than those based on quoted market prices, are based on prices provided by the Organization's custodian banks. The custodian banks use a variety of pricing sources to determine market valuations. Each designates specific pricing services or indexes for each sector of the market upon the provider's expertise. The fair values of alternative investments are based on the net asset value, a practical expedient provided by the investment managers or general partners. Those estimated net asset values may differ significantly from the values that would have been used had a ready market for these securities existed.

Notes to Interim Unaudited Financial Statements June 30, 2021

Contributions and government grants and contracts

Contributions, including unconditional promises to give (pledges), are recorded as revenue on the date received or pledged. Contributions are recorded as net assets with donor restrictions if they are received with donor stipulations that limit their use as to purpose or time. Conditional promises to give are not recognized until they become unconditional; that is, when the conditions on which they depend are substantially met. Contributions receivable due to be collected greater than one year from the date of the interim unaudited statement of financial position are discounted using a risk-adjusted rate commensurate with the duration of the donor's payment plan. Amortization of the discount is recorded as additional contribution revenue in accordance with the donor-imposed restrictions, if any, on the contributions.

Contributed goods are recognized as revenue at their estimated fair value at date of receipt and expensed when used. Contributed services are recognized as revenue if the services create or enhance nonfinancial assets or require a specialized skill, are provided by individuals possessing those skills, and typically need to be purchased if not provided by donation. Contributed services that do not meet the above criteria are not recognized as revenues and are not reported in the accompanying interim unaudited financial statements.

LISC also receives government grants and contracts from a number of sources including federal, state, and local governments. These agreements are evaluated as to whether they qualify as contributions or exchange transactions as defined by U.S. generally accepted accounting principles. Government grants and contracts that are considered contributions are recognized as revenue when it is probable that the conditions surrounding the terms of the grant commitments are met. Government grants and contracts that are considered exchange transactions are recognized as revenue when services have been provided in accordance with the terms of the Agreements and are reported in other income in the interim unaudited statement of activities.

Risks and uncertainties

The Organization invests in various investment securities. Investment securities are exposed to various risks, such as interest rate, market, and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect the amounts reported in the interim unaudited statement of financial position.

Fair value

Fair value is defined as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants at the measurement date. The three levels of the fair value hierarchy are as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that a reporting entity has the ability to access at the measurement date.
- Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
- Level 3 inputs are unobservable inputs for the asset or liability.

Notes to Interim Unaudited Financial Statements June 30, 2021

Estimates

The preparation of the interim unaudited financial statements in conformity with the Agreements 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 interim unaudited financial statements and the reported amounts of revenues and expenses during the reporting period. The significant estimates made in the preparation of these interim unaudited financial statements include the fair value of alternative investments, the allowance for uncollectible loans, the allowance for uncollectible recoverable grants, and the allowance for uncollectible contributions receivable. Actual results could differ from those estimates.

Loans receivable and the allowance for uncollectible loans

Loans receivable are carried at their unpaid principal balance less an allowance to reflect potentially uncollectible loan balances. The allowance for uncollectible loans is maintained at a level that, in management's judgment, is adequate to provide for potential losses. The amount of the allowance is based on management's evaluation of the collectability of the loans. Large loans are evaluated individually for impairment an allowance is established when the discounted cash flows of an impaired loan are lower than the carrying value of the loan. For the remainder of the portfolio, an allowance is established based on historical loan loss experience and management's evaluation of the collectability of the loans, taking into consideration project characteristics and trends. The accrual of interest income is discontinued on loans that are delinquent for over 90 days. Loans are written off when repayment is not expected to occur.

To monitor the likelihood of losses to its loan portfolio, LISC employs the following internal risk rating categories:

- I. Excellent The loan is a very strong credit, and sound in every respect. The prospect for repayment is excellent.
- II. Strong The loan is a strong credit and sound in most respects. The prospect for repayment is strong.
- III. Good The loan is a sound credit with reasonable risk for the Organization and with good repayment prospects.
- IV. Acceptable The loan is credit worthy, but contains heightened risks from the outset. A number of developments that would reduce LISC's repayment risk have yet to occur, but no material problems have developed.
- V. Close Follow The loan has more significant risks than an "Acceptable" loan, but it is still credit worthy.
- VI. Substandard Conditions seriously jeopardizing loan repayment have developed, and it is likely some loss of loan principal will occur.
- VII. Doubtful The loan has been partially written down but in work out in the hopes of receiving partial payment.

Recoverable grants

Recoverable grants are early project investments provided to CDPs that contractually require repayment without interest. Recoverable grants receivable are recorded when these amounts are disbursed and an allowance has been established based on historical recoverability experience that, in management's judgment, is adequate to cover potential losses.

Notes to Interim Unaudited Financial Statements June 30, 2021

Government contracts and loan-related advances

Government contracts and loan-related advances consist of amounts received in advance from government agencies and other organizations for the purpose of providing loans, recoverable grants, and project grants in accordance with the terms of respective contractual agreements.

Discounts and issuance costs on debt issuance

Discounts and issuance costs, net of accumulated amortization, are reported as a direct deduction from the face amount of the loans and bonds payable to which such costs relate. Amortization of debt discount and issuance costs are reported as a component of interest expense and is computed using an imputed interest rate on the related loans and bonds payable.

Functional expenses

The costs of providing program services and other activities have been summarized on a functional basis in the interim unaudited statement of functional expenses. Accordingly, certain costs have been allocated among program services, management and general and fundraising expenses. Such allocations are determined by management on an equitable basis.

The expenses that are allocated include the following:

Expenses	Method of allocation
Salaries and fringe benefits	Time and effort
Consultant and legal	Direct allocation based on services/time and effort
Rent and utilities	Time and effort
Project grants	Direct allocation
Interest	Direct allocation
Provision for uncollectible recoverable grants to CDCs	Direct allocation
Provision for uncollectible loans to CDCs	Direct allocation
Bank fees and other financial expenses; accounting and auditing fees; board expenses	Direct allocation
All other expenses	Time and effort

Comparative financial information

The accompanying interim unaudited statement of activities is presented with prior year summarized financial information in total, but not by net asset class. Such information does not include sufficient detail to constitute a complete presentation; accordingly, such information should be read in

Notes to Interim Unaudited Financial Statements June 30, 2021

conjunction with the Organization's June 30, 2020 interim unaudited financial statements, from which the summarized information was derived.

Recent accounting pronouncements

In August 2018, the Financial Account Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2018-13, Fair Value Measurement (Topic 820): Disclosure Framework-Changes to the disclosure requirements for fair value measurements, which modifies the disclosure requirements for fair value measurements. The ASU is effective for annual reporting periods beginning after December 15, 2019. The Organization has implemented the provisions of ASU 2018-13 in the accompanying unaudited financial statements. The adoption of ASU 2018-13 did not materially impact the Organization's results of operations, cash flows, or presentation thereof.

Note 2 - Net assets with donor restrictions

Net assets with donor restrictions are restricted for the Organization's 37 local/regional offices, rural programs, and several other national programs, or are to be used in future years for program services, such as project grants, recoverable grants, lending-related activity, technical support, and operating support to community development organizations.

As of June 30, 2021, net assets with donor restrictions were \$263,428,515 (\$139,978,802 donor restricted operating funds and \$123,449,713 donor restricted loan funds) and included the following components: (1) Charter School Financing - approximately \$59.2 million of donor-restricted funds are available to support quality public charter and alternative schools in low-income neighborhoods. Included in this amount is \$58.2 million related to grants awarded by the U.S. Department of Education ("DOE") to LISC to provide credit enhancement on loans made by financial institutions to stimulate the financing of charter schools, (2) Lending Activities (excluding "DOE" funds) in local and regional offices - approximately \$65.3 million and (3) Operating and Programmatic Support - approximately \$138.9 million of donor-restricted funds available to support operating and a multitude of specifically defined projects in the local/regional offices and national programs.

Notes to Interim Unaudited Financial Statements June 30, 2021

Note 3 - Availability and liquidity

The table below represents financial assets available for operating funds expenditures within one year at June 30, 2021 and 2020. Financial assets in the "Loan Funds - Without Donor Restrictions" and "Loan Funds - With Donor Restrictions" are not included in the table below. As explained further in Note 1, these loan funds are for lending and/or credit enhancement activities and are not available for operating funds expenditures. LISC also has undrawn lines of credit as further described in Note 10. As of June 30, 2021 and 2020, \$30,000,000 and \$15,000,000, respectively, of the undrawn line of credit can be used for operating funds expenditures:

	2021	2020
Financial assets at period end		
Cash and cash equivalents	\$ 106,510,705	\$ 88,836,171
Investments	118,378,641	93,940,005
Accrued interest receivable	5,123,283	3,558,655
Contributions receivables, net	49,532,349	50,021,925
Government grants and contracts receivable	21,442,125	15,413,912
Due (to)/from affiliates	4,272,483	1,176,203
Recoverable grants to CDPs, gross	 22,091,449	 10,258,897
Total financial assets	\$ 327,351,035	\$ 263,205,768
Less amounts not available to be used within one year		
Cash and cash equivalents	(11,018,550)	(9,175,602)
Investments	(10,546,375)	(7,753,890)
Contributions receivables, gross	(11,627,250)	(42,160,841)
Government grants and contracts receivable	(17,076,421)	(14,157,258)
Recoverable grants to CDPs, gross	(22,091,449)	(10,258,897)
11000 volue 10 grams to 021 s, gross	 (22,001,110)	 (10,200,057)
Financial assets not available to be used within one year	 (72,360,045)	(83,506,488)
Einemaiol assets available to meet an austine fund armanditures avan the		
Financial assets available to meet operating fund expenditures over the next 12 months	\$ 254,990,990	\$ 179,699,280

Also, LISC has financial covenants with certain LISC lenders, some of which address adequate liquidity to cover operating costs and debt service requirements. Specifically, at the end of each quarter, unrestricted operating cash, cash equivalents, and investments must be able to cover at least six months of unrestricted operating expense as defined in the terms of the loan agreements with certain LISC lenders. With regard to debt service, liquid assets must exceed six months of interest and notes payable (as defined in the terms of the loan agreements with certain LISC lenders). At June 30, 2021 and 2020, LISC was in compliance with its financial covenants.

Notes to Interim Unaudited Financial Statements June 30, 2021

Note 4 - Cash, cash equivalents, and investments

At June 30, 2021 and 2020, the Organization's total portfolio of cash, cash equivalents, and investments consisted of the following:

	Fair v	/alue
	2021	2020
Cash and cash equivalents	181,630,657	\$ 131,457,479
Investments		
Cash and cash equivalents held for investment	49,096,038	47,999,009
Corporate bonds and fixed-income funds	40,699,855	39,173,431
U.S. government agencies	59,376,649	39,082,197
Certificates of deposit	6,406,158	4,592,019
Alternative investments		
Real estate investment trust	3,588,675	3,114,764
Hedge funds	10,218,211	13,249,625
Private equity funds	6,906,953	4,597,601
	176,292,539	151,808,646
Total cash, cash equivalents and investments	\$ 357,923,196	\$ 283,266,125

The Organization invests in certain alternative investments, through "funds of funds" investments, which employ multiple investment strategies via a variety of investment managers to provide diversification and control risk. These investments create indirect exposure to the Organization through short sales of securities, trading in future and forward contracts, and other derivative products. Derivatives are tools used to maintain asset mix or manage portfolio risk exposure. While these financial instruments may contain varying degrees of risk, the Organization's risk with respect to such transactions is limited to its capital balance in each investment.

At June 30, 2021 and 2020, cash and cash equivalents include approximately \$0.7 million and \$0.6 million, respectively, held in escrow-like arrangements with loan participants and \$10.4 million and \$8.6 million, respectively, in loss reserves required by specific programs.

Notes to Interim Unaudited Financial Statements June 30, 2021

The limitations and restrictions on the Organization's ability to redeem or sell its alternative investments vary by investment. As of June 30, 2021 and 2020, the following table summarizes the composition of such investments by the various redemption provisions:

	Fair value			Redemption frequency	Redemption notice period
	2021		2020		
Alternative investments					
Real estate investment trust (A)	\$ 3,588,675		3,114,764	Lock-up	Not applicable
Multi-strategy hedge funds (B)	10,167,464		13,208,100	Quarterly	61 calendar days
Credit-focused hedge funds (C)	50,747		41,525	Lock-up	Not applicable
Private equity funds (D)	 6,906,953		4,597,601	Lock-up	Not applicable
	\$ 20,713,839	\$	20,961,990		

As of June 30, 2021, and 2020, the Organization had \$2,486,576 and \$3,491,634 unfunded commitments on its alternative investments.

Information with respect to the strategies of those investment funds, which are reported at estimated fair value based upon net asset value per share (or its equivalent), is as follows:

- (A) Real estate investment trusts of which the Organization is a minority shareholder; principal business activities are to invest in affordable multifamily residential mortgage loans, which are subsequently syndicated to institutional investors, and to acquire equity interests in affordable multifamily residential real estate assets.
- (B) *Multi-strategy hedge funds* includes investments in funds of funds that invest across multiple hedge fund strategies and styles, including equity long/short, event-driven, relative value, tactical trading, and multi-strategy hedge funds styles.
- (C) Credit-focused hedge funds comprised of an investment in a hedge fund that seeks to achieve attractive total returns through both capital appreciation and current income. The fund seeks to achieve its investment objective through a portfolio of investments in publicly traded and privately held securities, loans, derivatives, and other instruments, primarily in the corporate credit sector of the fixed income and related markets.
- (D) *Private equity funds* includes investments in funds licensed by the United States Small Business Administration as small business investment companies. The primary purpose of each fund is to operate as a venture fund and invest in equities, debt securities with equity participation, secured short-term and long-term loans, and as participants with other funds.

Notes to Interim Unaudited Financial Statements June 30, 2021

Note 5 - Contributions receivable

At June 30, 2021 and 2020, the Organization had contributions receivable with expected receipts as follows:

	2021	2020		
Due within one year	\$ 41,721,319	\$	37,859,778	
Due in one to five years	11,627,250		12,789,553	
	 53,348,569		50,649,331	
Less discount (0.12%-5.00%)	(2,127,411)		(1,188,160)	
Less allowance for uncollectible contributions receivable	(649,000)		(649,000)	
Total contributions receivable, net	\$ 50,572,158	\$	48,812,171	

At June 30, 2021 and 2020, approximately 12.93% and 13.44%, respectively, of the Organization's contributions receivable was from one donor.

At June 30, 2021 and 2020, approximately 52.44% and 49.17%, respectively, of the Organization's contributions revenue were from five donors.

Note 6 - Government grants and contracts

At June 30, 2021 and 2020, LISC had grant commitments from various government agencies of approximately \$59.7 million and \$38.8 million, respectively, with expiring term dates ranging from 2021 to 2024. These grant commitments will be recognized in the accompanying interim unaudited financial statements when it is probable that the conditions surrounding the terms of the grants will be met.

At June 30, 2021 and 2020, government grants and contracts receivable were \$21.9 million and \$15.9 million, respectively. Approximately \$8.9 million and \$7.5 million of government grants receivable at June 30, 2021 and 2020, respectively, and approximately \$5.9 million and \$5.8 million of government grants and contracts revenue for the periods ended June 30, 2021 and 2020, respectively, were from one government agency.

Note 7 - Program loans and recoverable grants to community development projects

Program loans

In furtherance of its charitable purposes, LISC makes loans directly to CDPs and also to its affiliates, to benefit affiliate projects. In general, interest rates on loans to CDPs range from 0% to 8.75% and repayment terms range from 6 months to 39 years. Delinquent loans, measured as those loans whose payment is greater than 90 days past due, totaled \$2,096,402 and \$6,390,427, respectively, at June 30, 2021 and 2020. The portion of the allowance dedicated to the delinquent loans totaled \$989,515 and \$931,287 at June 30, 2021 and 2020, respectively. At June 30, 2021, loan principal of \$191,637,150 is due to LISC within one year, of which \$107,288,444 is due to LISC within the next six months.

Notes to Interim Unaudited Financial Statements June 30, 2021

Loans to CDPs and affiliates' projects as of June 30, 2021 and 2020 are comprised of the following:

	 2021	2020
Loan type		
Acquisition loans	\$ 162,005,560	\$161,340,167
Predevelopment loans	32,320,460	35,121,967
Construction loans	137,284,458	142,050,180
Other	172,030,480	196,930,215
Total	\$ 503,640,958	\$ 535,442,529

LISC disaggregates loan receivables by loan type when assessing and monitoring risk and performance of the entire population. The major loan types are:

- 1. Acquisition loans to pay purchase and closing costs of a property;
- 2. Predevelopment loans to pay project predevelopment expenses;
- 3. Construction loans to pay hard and soft costs of new or rehabilitation projects;
- 4. Other includes mainly semi-permanent and permanent financing for projects, bridge loans (financing the remaining gap between projects or program costs and cash from committed or anticipated sources not yet available), and working capital line of credits to provide flexible capital to meet organizational cash flow needs.

The following tables provide an analysis of the aging of loan receivables as of June 30, 2021 and 2020:

)21					
					G	reater than						
	3	1–60 days		l–90 days		90 days		Total				Total gross
		past due		past due		past due		past due		Current	loa	ans receivable
Acquisition	\$	2,425,554	\$	_	\$	94,421	\$	2,519,975	\$	159,485,585	\$	162,005,560
Predevelopment	•	-	•	576,219	•	_	•	576,219	,	31,744,241	•	32,320,460
Construction		312,806		-		997,350		1,310,156		135,974,302		137,284,458
Other		1,446,244		-		1,004,631		2,450,875		169,579,604		172,030,480
Total	\$	4,184,605	\$	576,219	\$	2,096,402	\$	6,857,225	\$	496,783,733	\$	503,640,958
						20	20					
					G	reater than						
	3	1–60 days	61	l–90 days		90 days		Total				Total gross
		past due		past due		past due		past due		Current	loa	ans receivable
Acquisition	\$	1,191,061	\$	_	\$	2,751,974	\$	3,943,035	\$	157,397,132	\$	161,340,167
Predevelopment	Ψ	-	Ψ	_	Ψ	1,099,579	Ψ	1,099,579	Ψ	34,022,388	Ψ	35,121,967
Construction		6,932,281		_		1,090,773		8,023,054		134,027,126		142,050,180
Other		3,041,401		1,235,120		1,448,101		5,724,622		191,205,593	_	196,930,215
Total	\$	11,164,743	\$	1,235,120	\$	6,390,427	\$	18,790,290	\$	516,652,239	\$	535,442,529

Notes to Interim Unaudited Financial Statements June 30, 2021

The activity in the allowance for uncollectible loans for the years ended June 30, 2021 and 2020 is as follows:

			2021		
		Pre-			
	Acquisition	development	Construction	Other	Total
Allowance for uncollectible loans, beginning of year Write-offs	\$ (16,782,316)	\$ (3,720,144)	\$ (3,547,615)	\$ (5,817,614)	\$ (29,867,689)
Recoveries	_	_	(2,445)	(2,380)	(4,825)
Provision	(2,396,582)	(662,901)	(1,274,244)	3,384,235	(949,491)
Allowance for uncollectible		(22,)22 /			
loans, end of period	\$ (19,178,897)	\$ (4,383,045)	\$ (4,824,304)	\$ (2,435,759)	\$ (30,822,005)
			2020		
		Pre-			
	Acquisition	development	Construction	Other	Total
Allowance for uncollectible loans, beginning of year Write-offs	\$ (16,413,131) -	\$ (3,660,524)	\$ (5,794,823) -	\$ (3,740,237) -	\$ (29,608,715) -
Recoveries	-	-	(2,350)	(2,975)	(5,325)
Provision	(1,278,435)	(315,105)	105,395	(933,065)	(2,421,210)
Allowance for uncollectible loans, end of period	\$ (17,691,566)	\$ (3,975,629)	\$ (5,691,778)	\$ (4,676,277)	\$ (32,035,250)

Loans receivable, by class and credit quality category, as of June 30, 2021 and 2020, are as follows:

	2021								
	Excellent	Strong	Good	Acceptable	Close Follow	Substandard	Doubtful	Total	
Acquisition	-	4,390,000	20,538,899	123,651,133	12,372,710	1,052,819	-	162,005,560	
Predevelopment	-	1,055,302	14,016,262	16,292,817	553,799	402,279	=	32,320,460	
Construction	=	-	51,675,351	77,410,832	6,518,305	682,621	997,350	137,284,458	
Other	124,904	30,017,500	93,229,421	41,956,587	5,200,773	636,985	864,310	172,030,480	
Total	124,904	35,462,803	179,459,933	259,311,368	24,645,587	2,774,703	1,861,659	503,640,958	
				20:	20				
	Excellent	Strong	Good	Acceptable	Close Follow	Substandard	Doubtful	Total	
Acquisition	-	4,889,999	21,454,077	127,161,491	7,625,719	208,880	=	161,340,166	
Predevelopment	=	-	12,432,966	21,766,809	772,480	149,712	-	35,121,967	
Construction	-	-	57,790,459	68,273,220	14,071,042	1,915,459	=	142,050,180	
Other	175,550	49,006,604	86,636,798	43,440,699	15,341,466	2,329,099		196,930,216	
Total	175,550	53,896,603	178,314,300	260,642,219	37,810,707	4,603,150		535,442,529	

LISC did not have any loan modifications that were considered troubled debt restructurings or impaired loans for the years ended June 30, 2021 and 2020.

Notes to Interim Unaudited Financial Statements June 30, 2021

Recoverable grants

In furtherance of its charitable purposes, LISC makes recoverable grants directly to CDPs. Recoverable grant activity for 2021 and 2020 is summarized as follows:

	2021	2020
Gross recoverable grants receivable, beginning of year New recoverable grants made Write-offs Repayments	\$ 31,715,424 2,779,060 (582,798) (800,582)	\$ 20,733,077 1,291,425 (488,884) (1,513,109)
Gross recoverable grants receivable, end of period Allowance for uncollectible recoverable grants,	33,111,105	20,022,509
end of period	(18,088,510)	(10,895,355)
Recoverable grants receivable, net, end of period	\$ 15,022,595	\$ 9,127,154

Note 8 - Grants payable

In furtherance of its charitable purposes, LISC makes grants to CDPs. Grant expense is recorded as an expense when the grant is approved by the Organization. Grants are generally awarded for a sixmonth to three-year period. The Organization's grant activity for the periods ended June 30, 2021 and 2020 is summarized below:

	 2021	2020		
Grants payable, beginning of year New project grants made Disbursements on commitments	\$ 43,295,401 72,004,204 (75,965,248)	\$	31,199,415 42,310,233 (37,888,068)	
Grants payable, end of period	\$ 39,334,357	\$	35,621,580	

Note 9 - Fixed assets

Fixed assets consist of the following at June 30, 2021 and 2020:

	 2021	2020		
Software	\$ 359,387	\$	946,705	
Equipment	371,194		410,141	
Furniture & Fixtures	2,256,829		2,101,471	
Leasehold improvements	 3,239,988		3,097,895	
Gross fixed assets	6,227,397		6,556,212	
Less accumulated depreciation and amortization	 (1,601,691)		(1,515,094)	
Fixed assets, net	\$ 4,625,707	\$	5,041,118	

Notes to Interim Unaudited Financial Statements June 30, 2021

Note 10 - Loans and bonds payable

At June 30, 2021 and 2020, loans and bonds payable consisted of the following:

	Maturities	Interest rates	 2021		2020
Financial institutions and					
insurance companies	2021-2030	0.00%-4.50%	\$ 229,937,633	\$	306,467,938
Sustainability bonds and					
impact notes	2022-2037	0.50%-4.65%	\$ 169,439,000	\$	100,000,000
Foundations	2021-2029	0.00%-4.00%	60,351,107		76,162,807
Public agencies/entities and					
retirement funds	2021-2043	0.00%-3.60%	50,746,356		53,971,218
Nonprofit and other institutions	2021-2026	0.00%-2.00%	 2,549,668		3,032,448
Total			513,023,764		539,634,411
Less unamortized discount and					
deferred costs (**)			 (2,182,420)		(658,008)
Loans and bonds payable, net			\$ 510,841,344	\$	538,976,403

As of June 30, 2021 and 2020, accrued interest was \$2,511,416 and \$2,725,993, respectively, and is included as a component of accounts payable and accrued expenses on the accompanying interim unaudited statement of financial position.

Loans and bonds principal and future interest payments as of June 30, 2021 are scheduled to be repaid as follows:

	Principal	Interest	Total
2021*	23,445,045	6,296,563	29,741,609
2022	70,526,982	11,566,690	82,093,672
2023	58,658,378	10,344,322	69,002,700
2024	50,109,971	9,469,539	59,579,510
2025	57,025,508	8,316,002	65,341,510
Thereafter	253,257,879	38,156,271	291,414,150
Total	\$ 513,023,764	\$ 84,149,387	\$ 597,173,151

^{*} As of June 30, 2021, loans outstanding of \$23,445,045 and scheduled interest payments of \$6,296,563 are due in the next six months.

^{**} In November 2020, LISC launched an Impact Notes (Notes) program for up to \$150,000,000. The proceeds of the offering will be used for general corporate purposes, including to refinance certain of LISC's existing indebtedness and as capital for loans made by LISC and its affiliates, each in support of LISC's overall mission to encourage the growth of, and provide support to, neighborhood and community development organizations and businesses that foster improvement of economic conditions; develop housing and other physical facilities; provide amenities and services; and other activities that help to revitalize disinvested communities. The Notes are sold through the Depository Trust Company (DTC). The Lead Selling Agent, Incapital,

Notes to Interim Unaudited Financial Statements June 30, 2021

agrees to sell these notes to other agents on LISC's behalf. The Notes are issued in increments of \$1,000 or more and pay interest at various fixed interest rates. The terms of the Notes offer one-year to 10-year maturities.

As of June 30, 2021, LISC issued \$69,439,000 in Notes (\$19,880,000, 1.00% notes due November 17, 2025; \$294,000, 1.40% notes due November 15, 2027; \$9,111,000, 0.95% notes due December 15, 2025; \$757,000, 1.30% notes due December 15, 2027; \$1,828,000, 1.70% notes due December 15, 2030; \$8,250,000, 0.95% notes due January 15, 2026; \$40,000, 1.80% notes due January 15, 2031; \$5,703,000, 1.80% notes due February 15, 2031; \$5,000,000, 0.50% notes due February 15, 2024; \$7,002,000, 1.25% notes due March 16, 2026; \$3,880,000, 1.90% notes due April 15, 2028; \$144,000, 2.30% notes due May 15, 2031; and \$7,550,000, 1.30% notes due May 15, 2026). The Notes were issued at a discount of \$745,805 and LISC incurred debt issuance costs of \$839,056. As of June 30, 2021, the unamortized discount and deferred costs were \$1,587,659.

In April 2017, LISC issued \$100,000,000 in Taxable Bonds, Series 2017A (Sustainability Bonds) (\$25,000,000, 3.005% term bonds due March 1, 2022; \$25,000,000, 3.782% term bonds due March 1, 2027; \$50,000,000, 4.649% term bonds due March 1, 2037). The proceeds of the Sustainability Bonds were used to finance then existing loans payable and pay a portion of the debt issuance costs. The Sustainability Bonds were issued at a discount of \$731,478, and LISC incurred debt issuance costs of \$126,811. As of June 30, 2021 and 2020, the unamortized discount and deferred costs were \$594,761 and \$658,008, respectively.

At June 30, 2021, LISC had \$201,850,000 of available undrawn sources of funding with maturities ranging from 2021 to 2029. Interest rates range from 0.75% to 4% fixed rate (\$173,850,000) and floating rate range from LIBOR + 1.50% to LIBOR + 2.15% (\$25,000,000) and PRIME - 1.00% (\$3,000,000).

Pledged assets

LISC has pledged certain assets as collateral to lenders to secure (1) non-recourse indebtedness to LISC totaling of \$0 as of June 30, 2021 and 2020 and (2) \$45,484,970 and \$47,169,903 of collateral assets for the recourse indebtedness under the Community Development Financial Institution Bond Guarantee Program (CDFI BGP Loan) totaling \$43,388,434 and \$44,836,076 as of June 30, 2021 and 2020, respectively.

Subordinated debt

At June 30, 2021, LISC has subordinated debt included in loans and bonds payable totaling \$27.5 million in the form of eleven equity equivalent investments from six financial institutions. At June 30, 2020, LISC had subordinated debt included in loans and bonds payable totaling \$34.0 million in the form of thirteen equity equivalent investments from seven financial institutions.

Lines of credit

At June 30, 2021 and 2020, LISC had available bank lines of credit of \$65,000,000, which expire between December 17, 2021 and March 28, 2023, with interest rates ranging from LIBOR + 1.50% to LIBOR + 1.875%, and PRIME - 1.50%. At June 30, 2021 and 2020, the outstanding balance included in loans and bond payable was \$0 and \$30,000,000, respectively.

Covenants

In accordance with the terms of loan agreements with certain LISC lenders, LISC is required to meet several financial covenants. LISC was in compliance with its financial covenants at June 30, 2021.

Notes to Interim Unaudited Financial Statements June 30, 2021

Note 11 - Pension and thrift plans

LISC has a Code Section 403(b) defined-contribution pension plan covering all eligible employees. Plan contributions are computed based on formulas defined in the plan. Total pension expense for the periods ended June 30, 2021 and 2020 was \$1,616,040 and \$1,405,563 respectively.

LISC also maintains a thrift plan under Section 401(k) of the Code covering all eligible employees. Under the plan, employee contributions are partially matched by LISC. Total thrift plan expense for the periods ended June 30, 2021 and 2020 was \$274,181 and \$234,207 respectively.

Note 12 - Financial instruments with off-balance-sheet risk and fair values

Off-balance-sheet risk

LISC is a party to certain financial instruments with off-balance-sheet risk to meet the financing needs of community development organizations across the United States. These financial instruments and arrangements include financial guarantees and loan commitments. These transactions and arrangements involve elements of credit risk. LISC uses the same credit policies in making commitments and conditional obligations as it does for on-balance-sheet instruments.

Loan commitments are agreements to lend as long as there is no violation of any condition established in the contract.

The following represents the composition of financial instruments whose contract amounts represent off-balance-sheet credit risk:

	2021 Contract amount	2020 Contract amount
Financial instruments whose contract amounts represent off-balance-sheet credit risk Financial guarantees Loan commitments outstanding	\$ 6,692,173 138,918,639	\$ 5,940,642 169,810,945
Total	\$ 145,610,812	\$ 175,751,587

LISC generally makes loans over \$500,000 on a secured basis. The collateral for such loans generally consists of mortgages, security agreements, assignment of contract receivables, and guarantees.

At June 30, 2021 and 2020, LISC has interest rate swap agreements with notional amounts in the aggregate of \$10,000,000. At June 30, 2021 and 2020, the fair value of the interest rate swaps was (\$363,972) and (\$637,652), respectively.

Notes to Interim Unaudited Financial Statements June 30, 2021

Fair values

The following tables present the Organization's fair value hierarchy for those assets and liabilities measured at fair value on an annual basis as of June 30, 2021 and 2020:

Cash and cash equivalents \$ 181,630,656 \$ 181,630,656 \$ 181,630,656 \$ - Investments \$ 49,096,039 \$ 49,096,039 \$ - Cash and cash equivalents held for investment \$ 49,096,039 \$ 49,096,039 \$ - Corporate bonds and fixed-income funds \$ 40,699,855 \$ 40,526,812 173,043 U.S. government agencies \$ 59,376,649 \$ 51,492,634 7,884,015 Certificates of deposit \$ 155,578,701 \$ 141,115,485 \$ 14,463,216 Investments reported at net asset value or its equivalent Real estate investment trust Hedge funds \$ 3,588,675 10,218,211 Private equity funds \$ 6,906,953 \$ 40,000,000				June 30, 2021	
Cash and cash equivalents \$ 181,630,656 \$ 181,630,656 \$ - Investments Cash and cash equivalents held for investment Corporate bonds and fixed-income funds \$ 49,096,039 \$ 49,096,039 \$ - Corporate bonds and fixed-income funds 40,699,855 40,526,812 173,043 U.S. government agencies 59,376,649 51,492,634 7,884,015 Certificates of deposit 6,406,158 - 6,406,158 Investments reported at net asset value or its equivalent Real estate investment trust Hedge funds 3,588,675 10,218,211				active markets for identical	other observable
Investments			Total		 •
Cash and cash equivalents held for investment \$ 49,096,039 49,096,039 \$ - Corporate bonds and fixed-income funds 40,699,855 40,526,812 173,043 U.S. government agencies 59,376,649 51,492,634 7,884,015 Certificates of deposit 6,406,158 - 6,406,158 Investments reported at net asset value or its equivalent Real estate investment trust Hedge funds 3,588,675 10,218,211	Cash and cash equivalents	\$	181,630,656	\$ 181,630,656	\$
held for investment \$ 49,096,039 \$ - Corporate bonds and fixed-income funds	Investments				
fixed-income funds U.S. government agencies Certificates of deposit 59,376,649 51,492,634 7,884,015 6,406,158 - 6,406,158 Investments reported at net asset value or its equivalent Real estate investment trust Hedge funds 40,699,855 59,376,649 51,492,634 7,884,015 6,406,158 * 141,115,485 * 14,463,216 3,588,675 10,218,211	held for investment	\$	49,096,039	49,096,039	\$ -
Certificates of deposit 6,406,158 - 6,406,158 \$ 155,578,701 \$ 141,115,485 \$ 14,463,216 Investments reported at net asset value or its equivalent Real estate investment trust Hedge funds 3,588,675 Hedge funds 10,218,211	•			40,526,812	173,043
\$ 155,578,701 \$ 141,115,485 \$ 14,463,216 Investments reported at net asset value or its equivalent Real estate investment trust Hedge funds \$ 3,588,675				51,492,634	
Investments reported at net asset value or its equivalent Real estate investment trust 3,588,675 Hedge funds 10,218,211	Certificates of deposit		6,406,158		 6,406,158
asset value or its equivalent Real estate investment trust 3,588,675 Hedge funds 10,218,211		\$	155,578,701	\$ 141,115,485	\$ 14,463,216
Real estate investment trust 3,588,675 Hedge funds 10,218,211	•				
	• • • • • • • • • • • • • • • • • • •		3,588,675		
Private equity funds 6,906,953			, ,		
	Private equity funds		6,906,953		
20,713,839			20,713,839		
Total investments \$ 176,292,540	Total investments	\$	176,292,540		
Interest rate swaps (363,972) - (363,972) Loan guarantee (755,920) - (755,920)	•		, ,	<u>-</u>	, ,

Notes to Interim Unaudited Financial Statements June 30, 2021

	June 30, 2020							
				uoted prices in ctive markets for identical assets	Significant other observable inputs			
	Total			(Level 1)		(Level 2)		
Cash and cash equivalents	\$	131,457,479	\$	131,457,479	\$			
Investments Cash and cash equivalents								
held for investment Corporate bonds and	\$	47,999,009	\$	47,999,009	\$	-		
fixed-income funds		39,173,430		38,963,777		209,653		
U.S. government agencies Certificates of deposit		39,082,197 4,592,019		31,182,159 -		7,900,038 4,592,019		
	\$	130,846,656	\$	118,144,946	\$	12,701,710		
Investments reported at net asset value or its equivalent								
Real estate investment trust		3,114,764						
Hedge funds Private equity funds		13,249,625 4,597,601						
Filvate equity fullus		4,397,001						
		20,961,990						
Total investments	\$	151,808,646						
Interest rate swaps Loan guarantee	\$	(637,652) (298,902)	\$	-	\$	(637,652) (298,902)		

Notes to Interim Unaudited Financial Statements June 30, 2021

Note 13 - Concentration of credit risk

LISC makes loans throughout the United States primarily to local community organizations and non-profit developers that are primarily engaged in residential, commercial, and community facility real estate development. Although LISC's portfolio is diversified as to location of borrower, the ability of LISC borrowers to repay their obligations on a timely basis may be affected by a downturn in the economy, a cutback in government subsidies, or the availability of other permanent financing sources, which may limit the capital available to complete projects. The Organization places its cash and cash equivalents with high credit quality financial institutions that are federally insured. At times, invested cash and cash equivalents may exceed federally insured amounts.

Note 14 - Commitments and contingencies

Litigation

In the ordinary course of its activities, LISC is a party to several legal proceedings. In the opinion of management and legal counsel, the resolution of such matters will not have a material impact on LISC's operations or financial condition.

COVID-19

In early 2020, an outbreak of a novel strain of coronavirus ("COVID-19") emerged globally. As a result, events have occurred including mandates from federal, state and local authorities. There is significant uncertainty around the breadth and duration of business disruptions related to COVID-19, as well as its impact on the U.S. economy. The extent of the impact of COVID-19 has not had a negative impact on the Organization's operational and financial performance through June 30, 2021. Ongoing performance will depend on certain developments, including the duration and spread of the outbreak, and the impact on employees and vendors, all of which are uncertain and cannot be determined at this time.

Operating lease, right of use asset and liability

The Organization's leased assets include office leases with remaining terms from less than one year up to 15 years. Any renewal options are excluded from the calculation of lease liabilities unless exercising the renewal option is reasonably assured. The lease agreements do not contain residual value guarantees or material restrictive covenants. Operating leases are reflected on the interim unaudited statement of financial position as a right of use asset and a related right of use liability. Right of use assets represent the right to use an underlying asset for the lease term and were \$49,572,035 and \$53,251,406 as of June 30, 2021 and 2020, respectively, and right of use liability represents the obligation to make lease payments arising from the lease agreement which are discounted using the Organization's incremental borrowing rate, rates ranging from 1.54% to 2.88%, as of June 30, 2021 and 2020, respectively. Operating lease right of use assets and liabilities are recognized at the commencement date, or the date on which the lessor makes the underlying asset available for use, based upon the present value of the lease payments over the respective lease term. Lease expense is recognized on a straight-line basis over the lease term. Variable lease costs such as common area maintenance and property taxes are expensed as incurred.

Notes to Interim Unaudited Financial Statements June 30, 2021

Minimum rental commitments under non-cancelable operating real estate leases in effect at June 30, 2021 and expiring at various dates through February 2035 totaled \$61,346,932. These amounts exclude future escalation for real estate taxes and building operating expenses. Commitments as of June 30, 2021 are as follows:

2021	2,231,007
2022	5,026,905
2023	4,475,545
2024	3,049,238
Thereafter	46,564,237
Subtotal	\$ 61,346,932
Less: Effect of Discounting	(9,933,953)
	\$ 51,412,979

Rental expense, inclusive of real estate taxes and operating costs, for the periods ended June 30, 2021 and 2020 totaled \$3,095,358 and \$3,049,362, respectively.

Government contracting

Grant and contract revenue recognized from government agencies are based on actual costs incurred and reimbursable expenses from the respective government agencies. These costs are subject to audit by the Office of Inspector General or the respective granting agencies, and the ultimate revenue recognized is contingent upon the outcome of any such audits. Accordingly, the accompanying interim unaudited financial statements are subject to reflecting provisions for adjustments, if any, which may result from an audit. For the period ended June 30, 2021 and 2020, no such provisions were necessary.

Note 15 - Investments in affiliates and Funds

Investments in affiliates as of June 30, 2021 and 2020 consist of the following:

Affiliates & Funds	2021		 2020
NEF	\$	93,206,488	\$ 96,203,868
NMSC		9,587,032	8,864,210
NP		100,000	100,000
immito, LLC		4,073,668	2,096,165
RRN, LLC (a)		336	129,693
LFM, LLC		2,729,000	(331,767)
AHLF		8,402,860	-
CHF		(382,463)	-
CHOIF		153,844	-
SOAR		656,705	
	\$	118,527,470	\$ 107,062,169

At June 30, 2021 and 2020, NP did not hold any real estate assets.

Notes to Interim Unaudited Financial Statements June 30, 2021

LISC received conditional grants of \$6,689,769 in support of RRN activity. RRN reached its overall goals and objectives in November 2020.

The following table presents the summary of net income/change in net assets of affiliates and funds, interaffiliate eliminations, and other adjustments, and equity in earnings of affiliates:

				2021						2020		
		Change in	In	teraffiliate				Change in	I	nteraffiliate		
	- 1	net assets	е	limination				net assets		elimination		
	0	f/members'	á	and other	LI	SC's equity	0	f/members'		and other	L	ISC's equity
		equity in	ac	djustments	in	earnings of		equity in	a	ndjustments	in	earnings of
Affiliates & Funds	affili	iates & Funds	(Note 16)	affili	ates & Funds	affil	iates & Funds		(Note 16)	affil	iates & Funds
NEF	\$	8,724,233	\$	154,192	\$	8,878,425	\$	15,262,145	\$	119,193	\$	15,381,338
NMSC		(325,586)		(688,860)		(1,014,446)		431,736		(293,075)		138,661
immito, LLC		313,995		21,771		335,766		(279,009)		(958,859)		(1,237,868)
RRN, LLC		-		-		=		(73,170)		(1,763,080)		(1,836,250)
LFM, LLC		2,378,504		2,352,003		4,730,508		(434,413)		1,029,754		595,341
AHLF		(310,585)		-		(310,585)		-		-		-
CHF (1)		(248,659)		(530,000)		(778,659)		-		-		-
CHOIF (2)		153,844		(194,052)		(40,208)		-		-		-
SOAR (3)		656,705		(1,000,000)		(343,295)						
	\$	11,342,451	\$	115,055	\$	11,457,507	\$	14,907,289	\$	(1,866,067)	\$	13,041,222

Interaffiliate elimination and other adjustments includes a \$1.0 million investment in Southern Opportunity Resilience Fund for the year ended June 30, 2021 and a \$1.0 million investment in immito, LLC for the year ended June 30, 2020.

Note 16 - Related party transactions

LISC provides various services to its affiliates. LISC earns a service fee from NEF for providing project-related services, which include project selection assistance, assistance to project partnerships, and closing and monitoring of project investments. LISC also provides office space to NEF. NEF is charged a pro rata share of the monthly lease costs, inclusive of operation costs and real estate tax escalations. In addition, LISC earns a management fee for technical and management assistance provided to LLLF and NP. Furthermore, certain shared expenses are reimbursed to LISC pursuant to an allocation agreement between parties.

Notes to Interim Unaudited Financial Statements June 30, 2021

Interaffiliate revenue and expenses

The following table represents revenues and expenses from affiliates, net at June 30, 2021 and 2020:

	2021		2020	
NEF service fee	\$	14,472	\$	10,820
NEF interest income		-		21,129
NEF grant from LISC		(7,000)		-
NEF rental income		106,570		62,244
NEF grant		40,150		25,000
NMSC consulting fee		(302,788)		(370,485)
NMSC service fee		(386,072)		77,410
immito interest income		35,333		41,141
immito investment				(1,000,000)
immito consulting fee		(13,562)		111,920
RRN service fee		-		(1,875,000)
RRN grant from LISC		-		87,683
LFM management fee		-		942,071
LFM service fee		2,352,003		-
,	\$	1,839,107		(1,866,067)

Due from affiliates

Due from (to) affiliates consisted of the following at June 30, 2021 and 2020:

	 2021	2020			
NEF NMSC NP immito, LLC	\$ (22,158) (187,183) 44,060	\$	(29,974) (459,636) 44,060 3,321		
RRN, LLC LISC Fund Management, LLC AHLF	- 4,437,864 (100)		588,678 1,029,754		
Total	\$ 4,272,483	\$	1,176,203		

As of June 30, 2021 and 2020, due from NEF included (\$82,158) and (\$29,974) in shared expenses, \$60,000 and \$0 in services fee receivable, respectively. As of June 30, 2021 and 2020, due from LFM included \$3,955,077 and \$988,629 in shared expenses and \$482,787 and \$41,125 in legal expenses incurred on behalf of LFM, respectfully.

Other related-party activities

LISC provided NEF and NEF-related entities a \$15,000,000 revolving line of credit to borrow monies to provide short-term secured loans to facilitate the acquisitions of project partnership investments. The maturity date is December 31, 2021. There was an outstanding balance of \$0 and \$10,000,000 as of June 30, 2021 and 2020. For the periods ended June 30, 2021 and 2020, LISC earned \$0 and \$21,129 in interest income on the revolving line of credit, respectively. The loans are secured by

Notes to Interim Unaudited Financial Statements June 30, 2021

assignments of investor notes and/or interests in project investments. LISC also provided a \$5 million working capital line of credit with a maturity date of December 31, 2021. There was an outstanding balance of \$0 as of June 30, 2021 and 2020.

On November 15, 2017, LISC provided NMSC a \$10,000,000 revolving line of credit. The line of credit may be prepaid and is secured by the underlying project loans. The maturity date is December 31, 2030. There was an outstanding balance of \$0 as of June 30, 2021 and 2020.

LISC provided a \$15,000,000 working capital line of credit to immito, LLC, maturing February 1, 2024, to fund program eligible Small Business Administration 7(a) small business loans. As of June 30, 2021 and 2020, \$8,815,160 and \$2,938,466 was outstanding, respectively.

On April 30, 2020, LISC provided a \$10,000,000 loan to immito, LLC, to be used to provide Paycheck Protection Program loans to non-profits. The maturity date is October 20, 2022. There was \$0 and \$10,000,000 outstanding as of June 30, 2021 and 2020, respectively.

Note 17 - Subsequent events

In connection with the preparation of the interim unaudited financial statements, the Organization evaluated subsequent events after the balance sheet date of June 30, 2021 through August 13, 2021 which was the date the interim unaudited financial statements were available to be issued, and concluded that no additional matters have occurred that would require recognition or disclosure in the Interim Unaudited financial statements.