

Capital Impact Investment Notes

Up to \$150,000,000

Interest rates set with each offering

Total Aggregate Offering	\$150,000,000
Term/Maturity	Various terms of up to 20 years
Interest Rates	Interest rates will be fixed rate and are set at the time of issuance and are determined by current market conditions. Interest rates will be set forth in the accompanying pricing supplement.
Minimum Investment Requirement	\$1,000
Status	Unsecured debt obligations

Lead Agent

InspereX

Investor dollars are not used to pay sales concessions or any other expenses of the offering.

Prospectus dated September 30, 2022

Included in this Prospectus is the essential information related to the Capital Impact Investment Notes (the "Notes"), fixed income securities that raise capital to financially support impact investments targeted towards underserved communities across the United States. Prospective investors are advised to read this Prospectus carefully prior to making any decisions to invest in the Notes. The Notes are issued by Capital Impact Partners ("Capital Impact"), a District of Columbia nonprofit corporation organized at the direction of the United States Congress that is a tax-exempt Internal Revenue Code 501(c)(3) public charity and is a Community Development Financial Institution ("CDFI") certified by the U.S. Department of the Treasury Community Development Financial Institutions Fund (the "CDFI Fund"). Capital Impact's national headquarters are located at 1400 Crystal Drive, Suite 500, Arlington, Virginia 22202. Capital Impact's telephone number is (703) 647-2300. Specific terms of the Notes will be described in a separate pricing supplement. 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").

Capital Impact will offer Notes through registered broker-dealers. The Notes may be offered to or through InspereX LLC ("InspereX") as lead agent for resale ("Lead Agent") to other registered broker-dealers.¹ InspereX, or any other agent appointed by Capital Impact, is not required to purchase or sell any specific amount of Notes but will sell the Notes on a best-efforts basis. Through this offering with InspereX, Capital Impact 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 \$970 per \$1,000 of 20-year Notes. Capital Impact estimates that the total expenses of the offering excluding sales compensation will be approximately \$500,000, or .33% of the total aggregate, resulting in estimated net proceeds ranging from \$145,200,000 to \$149,250,000 if the total amount of Notes being offered are sold.

The Notes are subject to certain risks, discussed in the section entitled "Risk Factors" beginning on page 17.

Investors are cautioned not to rely on any information not expressly set forth in this Prospectus (or any related pricing supplement). Investors are advised to read this Prospectus and any related pricing supplement carefully prior to making any decision to purchase the Notes. 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 representation must not be relied upon as having been made by Capital Impact.

This Prospectus and any related pricing supplement are intended to provide potential investors with information necessary to make an informed investment decision. However, nothing contained herein is intended as legal, accounting, tax or investment advice, and it should not be taken as such. A prospective investor should consult his or her own legal, tax, and/or financial advisor concerning potential investments in the Notes. An investor must rely on his or her own evaluations of Capital Impact, the Notes, and the terms of this offering, including the merits and risks involved.

In this Prospectus and in the course of its operations, Capital Impact will make a number of forward-looking statements. The words "believe," "expect," "intend," "anticipate," "estimate," "project," and other similar expressions identify forward-looking statements, which speak only as of the date the statement was made. Forward-looking statements are inherently subject to risks and uncertainties, some of which cannot be predicted or quantified. Future events and actual results could differ materially from those set forth in,

¹ In early July 2021, 280 Securities LLC merged into Incapital LLC, Capital Impact's Lead Agent for resale of its Notes. Incapital LLC then changed its name to InspereX LLC, which will continue to act as Lead Agent for resale of Capital Impact's Notes.

contemplated by, or underlying these forward-looking statements. Statements in this Prospectus, including those contained in the section entitled "Risk Factors," describe factors, among others, that could contribute to or cause such differences.

Neither the Notes nor the adequacy of this Prospectus have been approved, disapproved, or passed on by the Securities and Exchange Commission (the "SEC"), any state securities commission, or any other regulatory body. Any representation to the contrary is a criminal offense.

None of the SEC, any state securities commission, nor any other regulatory body have passed upon whether the offering can be sold in compliance with existing or future suitability or conduct standard, including the "best interest" standard established pursuant to Regulation Best Interest ("Reg BI") under the Securities Exchange Act of 1934, as amended (the "Exchange Act").

The Notes are not and will not be insured or guaranteed by the Federal Deposit Insurance Company ("FDIC"), the Securities Investment Protection Corporation ("SIPC"), or any other agency.

This Prospectus does not constitute an offer nor the solicitation of an offer to sell to any person in any state or any other political jurisdiction in which such offer or solicitation may not lawfully be made. This Prospectus does not constitute an offer by a broker-dealer in any state where said broker-dealer is not qualified to act as a broker-dealer. Federal and state securities laws may affect Capital Impact's ability to continue to sell the Notes in certain states. As of the date hereof, the Notes will be offered for sale in the United States, excluding the State of Arkansas and the State of Washington.

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 (the "Securities Act"), and Section 3(c)(10) of the Investment Company Act of 1940, as amended (the "Investment Company Act"). The SEC has not made an independent determination that these Notes are exempt from registration.

There is not expected to be any secondary market in the Notes. The Notes may not be transferred or resold except as permitted under the Securities Act, the Exchange Act, and applicable state securities laws. Accordingly, investors should be aware that they may be required to bear the financial risks of this investment for an indefinite period of time.

InspereX has advised Capital Impact 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.

The Notes will be offered on a continuous basis. Capital Impact has not set a date for termination of this offering in the event it elects to terminate the offering prior to the sale of the total aggregate offering amount.

FOR RESIDENTS OF ALABAMA ONLY:

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. A REGISTRATION STATEMENT RELATING TO THESE SECURITIES HAS NOT BEEN FILED WITH THE ALABAMA SECURITIES COMMISSION OR WITH THE UNITED STATES SECURITIES AND EXCHANGE COMMISSION. NEITHER THE ALABAMA SECURITIES COMMISSION NOR THE UNITED STATES SECURITIES AND EXCHANGE COMMISSION HAS PASSED UPON THE VALUE OF THESE SECURITIES, MADE ANY RECOMMENDATIONS AS TO THEIR PURCHASE, APPROVED OR DISAPPROVED OF THE OFFERING, OR PASSED UPON THE ADEQUACY OR ACCURACY OF THIS PROSPECTUS. ANY REPRESENTATION TO THE CONTRARY IS UNLAWFUL.

FOR RESIDENTS OF CALIFORNIA ONLY:

CAPITAL IMPACT HAS REGISTERED TO SELL UP TO \$150,000,000 OF NOTES PURSUANT TO THIS PROSPECTUS DURING A 12-MONTH PERIOD.

FOR RESIDENTS OF FLORIDA ONLY:

THESE SECURITIES HAVE NOT BEEN REGISTERED IN THE STATE OF FLORIDA. THE SECURITIES WILL BE SOLD PURSUANT TO THE ELEEMOSYNARY EXEMPTION IN FLORIDA STATUTES SECTION 517.015(9).

FOR RESIDENTS OF GEORGIA ONLY:

THESE SECURITIES ARE EXEMPT FROM REGISTRATION WITH THE SECURITIES COMMISSIONER OF THE STATE OF GEORGIA PURSUANT TO RULE 590-4-2-.07. THE SECURITIES COMMISSIONER, BY ACCEPTING REGISTRATION, DOES NOT IN ANY WAY ENDORSE OR RECOMMEND THE PURCHASE OF ANY OF THESE SECURITIES.

IN ORDER TO REMAIN IN COMPLIANCE WITH THE POLICIES ESTABLISHED BY THE GEORGIA DIVISION OF SECURITIES AND BUSINESS REGULATION, AUTOMATIC REINVESTMENT AT MATURITY (AS DISCUSSED ON PAGE 12) WILL NOT BE OFFERED TO GEORGIA INVESTORS.

CAPITAL IMPACT HAS FILED NOTICE TO SELL UP TO \$150,000,000 OF THE NOTES IN THE STATE OF GEORGIA. IF AND WHEN \$150,000,000 IN THE NOTES HAVE BEEN SOLD IN THE STATE OF GEORGIA, UNDER THIS EXEMPTION, WHICH INCLUDES NEW SALES AS WELL AS RENEWALS, CAPITAL IMPACT MUST FILE NOTICE OF A NEW ISSUE OF SECURITIES IN THE STATE OF GEORGIA BEFORE IT MAY EFFECT ANY ADDITIONAL NEW SALES OR RENEWALS.

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. PLEASE NOTE THAT NO INVESTOR IN THE STATE OF GEORGIA HAS EVER EXERCISED THIS OPTION.

FOR RESIDENTS OF INDIANA ONLY:

THE INDIANA SECURITIES DIVISION HAS NOT IN ANY WAY PASSED UPON THE MERITS OR QUALIFICATIONS OF, OR RECOMMENDED OR GIVEN APPROVAL TO, THE SECURITIES OFFERED, OR PASSED UPON THE ACCURACY OR ADEQUACY OF THIS PROSPECTUS.

IN MAKING AN INVESTMENT DECISION, INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THE TERMS OF THIS OFFERING, INCLUDING THE MERITS AND RISKS INVOLVED. THESE SECURITIES HAVE NOT BEEN RECOMMENDED BY ANY FEDERAL OR STATE SECURITIES COMMISSION OR REGULATORY AUTHORITY. FURTHERMORE, THE FOREGOING AUTHORITIES HAVE NOT CONFIRMED THE ACCURACY OR DETERMINED THE ADEQUACY OF THIS DOCUMENT. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE. THESE SECURITIES ARE SUBJECT TO RESTRICTIONS ON TRANSFERABILITY AND RESALE AND MAY NOT BE TRANSFERRED OR RESOLD EXCEPT AS PERMITTED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, AND THE APPLICABLE STATE SECURITIES LAWS, PURSUANT TO REGISTRATION OR EXEMPTION THEREFROM. INVESTORS SHOULD BE AWARE THAT THEY MAY BE REQUIRED TO BEAR THE FINANCIAL RISKS OF THIS INVESTMENT FOR AN INDEFINITE PERIOD OF TIME.

FOR RESIDENTS OF KENTUCKY ONLY:

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

FOR RESIDENTS OF LOUISIANA ONLY:

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.

FOR RESIDENTS OF MICHIGAN ONLY:

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.

FOR RESIDENTS OF OHIO ONLY:

IN ORDER TO REMAIN IN COMPLIANCE WITH POLICIES ESTABLISHED BY THE OHIO DIVISION OF SECURITIES, AUTOMATIC REINVESTMENT AT MATURITY (AS DISCUSSED ON PAGE 12) WILL NOT BE OFFERED TO OHIO INVESTORS. OHIO INVESTORS SHALL NOT INVEST MORE THAN 10% OF THEIR LIQUID NET WORTH IN THE ISSUER, AFFILIATES OF THE ISSUER, AND IN ANY OTHER NON-TRADED DEBT INVESTMENT PROGRAM. "LIQUID NET WORTH" IS DEFINED AS THAT PORTION OF NET WORTH (TOTAL ASSETS EXCLUSIVE OF PRIMARY RESIDENCE, HOME FURNISHINGS, AND AUTOMOBILES, MINUS TOTAL LIABILITIES) COMPRISED OF CASH, CASH EQUIVALENTS, AND READILY MARKETABLE SECURITIES.

FOR RESIDENTS OF OREGON ONLY:

IN ORDER TO REMAIN IN COMPLIANCE WITH POLICIES ESTABLISHED BY THE OREGON DIVISION OF FINANCE AND CORPORATE SECURITIES, AUTOMATIC REINVESTMENT AT MATURITY (AS DISCUSSED ON PAGE 12) WILL NOT BE OFFERED TO OREGON INVESTORS. CAPITAL IMPACT WILL REGISTER TO SELL \$150,000,000 OF NOTES IN OREGON PURSUANT TO THIS PROSPECTUS DURING A 12-MONTH PERIOD.

FOR RESIDENTS OF PENNSYLVANIA ONLY:

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 COMMISSION 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. THE PHONE NUMBER FOR THE PENNSYLVANIA DEPARTMENT OF BANKING AND SECURITIES IS (717) 787-8059.

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 MONEYS 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 A NOTICE BY FACSIMILE OR ELECTRONIC MAIL) TO CAPITAL IMPACT OR INSPEREX INDICATING YOUR INTENTION TO WITHDRAW. 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.

The paying agent is U.S. Bank Trust Company, National Association ("U.S. Bank"), located at 100 Wall Street, Suite 600, New York, NY 10005 ("Paying Agent").

The Lead Agent authorized to affect sales of the Notes through its selling group is InspereX, located at 200 South Wacker Drive, Suite 3400, Chicago, IL 60606. InspereX has been authorized by Capital Impact to offer the Notes for sale and resell the Notes to other registered broker-dealers that are members of InspereX's network of selected dealers.

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.

FOR RESIDENTS OF TENNESSEE ONLY:

IN MAKING AN INVESTMENT DECISION INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THE TERMS OF THE OFFERING, INCLUDING THE MERITS AND RISKS INVOLVED. THESE SECURITIES HAVE NOT BEEN RECOMMENDED BY ANY FEDERAL OR STATE SECURITIES COMMISSION OR REGULATORY AUTHORITY. FURTHERMORE, THE FOREGOING AUTHORITIES HAVE NOT CONFIRMED THE ACCURACY OR DETERMINED THE ADEQUACY OF THIS DOCUMENT. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE. THESE SECURITIES ARE SUBJECT TO RESTRICTIONS ON TRANSFERABILITY AND RESALE AND MAY NOT BE TRANSFERRED OR RESOLD EXCEPT AS PERMITTED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, AND THE APPLICABLE STATE SECURITIES LAWS, PURSUANT TO REGISTRATION OR EXEMPTION THEREFROM. INVESTORS SHOULD BE AWARE THAT THEY MAY BE REQUIRED TO BEAR THE FINANCIAL RISKS OF THIS INVESTMENT FOR AN INDEFINITE PERIOD OF TIME. The paying agent is U.S. Bank Trust Company, National Association ("U.S. Bank"), located at 100 Wall Street, Suite 600, New York, NY 10005 ("Paying Agent").

The Lead Agent authorized to affect sales of the Notes through its selling group is InspereX LLC, located at 200 South Wacker Drive, Suite 3400, Chicago, IL 60606. InspereX LLC has been authorized by Capital Impact to offer the Notes for sale and resell the Notes to other registered broker-dealers that are members of InspereX LLC's network of selected dealers, and broker-dealers may re-offer the Notes to their retail and institutional customers. InspereX LLC may also re-offer the Notes to its institutional customers.

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.

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 Capital Impact uses any of the words "anticipate," "assume," "believe," "estimate," "expect," "intend" or similar expressions, it is making forward-looking statements. These forward-looking statements are not guaranteed and are based on Capital Impact's present intentions and on Capital Impact's present expectations and assumptions. These statements, intentions, expectations, and assumptions involve risks and uncertainties, some of which are beyond Capital Impact's control, that could cause actual results or events to differ materially from those anticipated or projected. Purchasers of 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, Capital Impact undertakes no obligation to update or revise any forward-looking statements as a result of new information, future events or otherwise.

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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 61. Final terms of any particular Note, including the public offering price, will be determined at the time of sale and will be contained in the accompanying pricing supplement relating to those Notes. The terms in that pricing supplement may vary from and supersede the terms contained in 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 and in the accompanying pricing supplement.

Key Investment Terms						
Issuer	Capital Impact Partners, a District of Columb nonprofit corporation and certified CDFI.					
Securities Offered	Up to \$150,000,000 of Capital Impact Investment Notes.					
Authorized Denominations	Minimum investment of \$1,000.					
Term of Investments	Notes may be purchased for various terms up to 20 years.					
Interest Rates and Payment Options	Interest rates will be fixed rate and are set at the time of issuance and are determined by current market conditions. Interest rates for the Notes will be set forth in the accompanying pricing supplement relating to those Notes. Interest payments will be made quarterly.					
Offering Period	No termination date has been set for this offering.					
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 DTC. As of the date hereof, the Notes will be offered and sold only in the United States, excluding the State of Arkansas and the State of Washington and any territories thereof.					
Use of Proceeds	The proceeds of the offering will be used primarily to fund initiatives that meet critical					

	needs in low-income communities across the United States, including through Capital Impact's subsidiaries, affiliates, strategic partners, joint ventures and third-party intermediaries, including CDC Small Business Finance Corporation ("CDC"), as further described on page 33. Capital Impact may allow investors who offer to purchase a minimum of \$2,000,000 in Notes to request that Capital Impact use the proceeds of the Notes purchased by such investor for a particular purpose (i.e. to benefit vulnerable populations in a particular geography, or to meet a critical need in a particular industry or sector); Capital Impact will weigh a variety of factors when considering such requests, including, in particular, whether or not the use of the proceeds to benefit such population, geography, or sector is aligned with Capital Impact's non-profit, tax-exempt purposes and strategic plan, and will accept or decline such requests in its sole discretion. The proceeds of the offering may also be used to purchase securities or other assets that will be leveraged to support Capital Impact's lending and investment activities and general operations, and for general corporate purposes.
Distribution of Notes	Capital Impact will offer the Notes through registered broker-dealers. The Notes may be offered to or through InspereX as Lead Agent for resale. InspereX, or any other agent appointed by Capital Impact, is not required to purchase or sell any specific amount of Notes but sells the Notes on a best-efforts basis.
Interest Accrual and Interest Periods	Notes begin to accrue interest on the issuance date and mature on the relevant anniversary of issuance. Interest accrues on a 360-day year based on twelve 30-day months. Interest is paid out quarterly and cannot be reinvested.
	The interest payment dates for a Note will be the fifteenth day of every third month, commencing in the third succeeding calendar month

	following the month in which the Note is issued, unless such calendar 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 closing date of the Note and ending on the day preceding the fifteenth day of the third full calendar month that follows such closing date (the "First Interest Period"). The interest accrual period does not include each interest payment date. Subsequent payments of interest under the Note shall be in an amount equal to interest accruing during each period of three calendar months that follow the First Interest Period.
Ranking	The Notes constitute unsecured debt obligations of Capital Impact. Capital Impact has secured obligations that rank senior to the Notes and has other unsecured debt obligations, including previously issued and outstanding Capital Impact Investment Notes, that will rank equally with the Notes.
Redemption	Notes may be redeemable by Capital Impact prior to stated maturity at Capital Impact's option, as provided in the relevant pricing supplement. Notes will not be repayable at the option of the Note holder prior to stated maturity date, except as provided under "Survivor's Option" below.
Survivor's Option	In the limited circumstances set forth below, a holder of Notes may sell the Notes back to Capital Impact prior to stated maturity. This sale 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 of the Notes, so long as the Notes were owned by the beneficial owner or his or her estate at least six months prior to the 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 63.
Options at Maturity/Reinvestments	Principal is automatically repaid at maturity. Investors may reinvest their repaid principal by purchasing new Notes at then-current interest rates and terms offered by Capital Impact.
Covenants	The Notes are subject to the terms of an indenture (the "Indenture"), with U.S. Bank Trust Company, National Association (as successor in interest to U.S. Bank National Association) ("U.S. Bank") serving as indenture trustee (the "Indenture Trustee"). The Indenture contains certain affirmative and negative covenants.
Risk Factors	Please refer to "Risk Factors" beginning on page 17.
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 65.

SUMMARY FINANCIAL INFORMATION

The tables below set forth select financial information as of and for the years ended December 31, 2017 through 2021. This information is based on our historical audited financial statements and should be read in conjunction with the financial statements attached to this Prospectus as Appendix I.

Capital Impact Partners and Subsidiaries Consolidated Statements of Financial Position As of December 31, 2017 through December 31, 2021

	2017	2018	2019	2020	2021
Assets					
Cash and cash equivalents - unrestricted	\$ 28,596,868	\$ 54,798,361	\$ 48,413,099	\$ 59,662,347	\$ 73,212,984
Cash and cash equivalents - restricted	29,408,229	31,696,272	24,627,037	27,638,893	25,053,259
Accounts and interest receivable	2,832,906	2,858,058	2,796,591	2,314,277	2,831,834
Contributions receivable	525,000	7,900,000	1,925,000	-	250,000
Investments	5,802,541	7,110,149	38,705,826	36,279,999	33,922,261
Mortgage Backed and US Treasury Securities	48,249,579	53,090,027	69,466,573	66,386,667	59,429,070
Loans receivable (1)	311,259,856	347,634,426	371,351,435	371,116,831	364,076,525
Less: allowance for loan losses	(11,001,026)	(11,833,262)	(13,154,705)	(13,482,640)	(13,355,265)
Loans receivable, net	300,258,830	335,801,164	358,196,730	357,634,191	350,721,260
Loans receivable - subsidiaries (2)	60,007,244	32,481,332	33,833,895	30,730,771	27,105,392
Other assets	3,060,779	2,983,074	2,959,813	3,118,407	2,928,134
Right of use assets ⁽⁶⁾		-	10,794,995	9,496,017	8,637,426
Total assets	\$ 478,741,976	\$ 528,718,437	\$591,719,559	\$ 593,261,569	\$584,091,620
Liabilities and Net Assets					
Liabilities:					
Accounts payable and accrued expenses	\$ 3,784,058	\$ 4,391,302	\$ 3,043,820	\$ 3,847,742	\$ 5,033,519
Refundable advance liability	4,800,000	4,650,000	7,245,759	8,853,592	6,694,569
Office vacation obligation	2,668,125	-	-	-	-
Deferred rent and tenant allowance (6)	1,647,720	2,036,402	-	-	-
Revolving lines of credit	85,000,000	75,000,000	54,000,000	29,500,000	-
Notes payable	76,212,388	76,752,847	70,655,976	61,924,794	52,230,970
Investor Notes, net	40,734,213	98,237,284	134,570,907	159,538,327	183,197,579
Subordinated debt	10,718,000	10,718,000	2,500,000	2,500,000	2,500,000
Federal Home Loan Bank borrowing	11,000,000	11,000,000	47,271,304	47,271,304	47,271,304
Bond loan payable	40,930,079	48,044,247	58,908,325	61,077,161	58,849,113
Notes payable - subsidiaries	60,157,656	37,986,941	35,906,016	30,696,140	27,384,895
Lease liabilities (6)	-	-	13,208,278	12,442,193	11,463,612
Total liabilities	337,652,239	368,817,023	427,310,385	417,651,253	394,625,561
Net assets:					
Without donor restrictions (4)	102,693,027	105,180,311	106,859,410	121,469,936	120,919,519
Noncontrolling interest in consolidated subsidiaries ⁽³⁾	20,104,251	25,004,079	30,104,079	20,572,345	20,572,345
Total without donor restrictions	122,797,278	130,184,390	136,963,489	142,042,281	141,491,864
With donor restrictions ⁽⁵⁾	18,292,459	29,717,024	27,445,685	33,568,035	47,974,195
Total net assets	141,089,737	159,901,414	164,409,174	175,610,316	189,466,059
Total liabilities and net assets	\$ 478,741,976	\$ 528,718,437	\$591,719,559	\$ 593,261,569	\$584,091,620

(1) As of December 31, 2021, Capital Impact had \$10,773,690 of outstanding receivables from unsecured loans, or 3% of all outstanding loans receivable.

(2) Capital Impact's subsidiaries had no outstanding receivables from unsecured loans at December 31, 2021.

(3) As of December 31, 2017, 2018 and 2019, this represents the non-managing member's 80% equity interest in Community Investment Impact Fund, LLC and Community Investment Impact Fund II, LLC, which is exclusive of Capital Impact's equity interest. On January 1, 2020, Community Investment Impact Fund II, LLC merged with Community Investment Impact Fund, LLC, which decreased the non-managing member's equity interest to 70%. As such, as of December 31, 2020 and 2021, this represents the non-managing member's 70% equity interset in Community Investment Impact Fund, LLC.

Per ASU 2016-14, Capital Impact now classifies net assets into two categories: Without donor restrictions and With donor restrictions.

- (4) Net assets without donor restrictions means that contributions are available for unrestricted use. Prior to 2017, this was referred to as unrestricted net assets.
- (5) Net Assets with donor restrictions are contributions with donor-imposed time or purpose restrictions. Prior to 2017, this was referred to as temporarily and permanently restricted net assets.
- (6) Per ASU 2016-02, Capital Impact Partners now recognizes lease assets and lease liabilities on the statement of financial position for all leases with terms longer than 12 months. The new standard is effective for the fiscal year beginning January 1, 2019.

Capital Impact Partners and Subsidiaries

Consolidated Statements of Activities

For Years ended December 31, 2017 through December 31, 2021

	2017	2018	2019	2020	2021
nanges in net assets without donor restrictions:					
Financial activity:					
Financial income:					
Interest income on loans	\$ 18,172,429	\$ 21,569,459	\$ 23,118,073	\$ 23,426,997	\$ 21,999,67
Loan fees *	406,069	686,432	989,576	879,695	751,999
Investment income, net *	1,002,093	920,722	4,321,328	2,802,042	(399,959
Gain / (loss) on equity method investments *	-	(92,493)	(181,184)	1,502,237	110,112
Gain / (loss) on NMTC unwind	(3,941)	94,891	(11,844)	(420)	23,600
Total financial income	19,576,650	23,179,011	28,235,949	28,610,551	22,485,430
	19,576,650	23,179,011	20,233,949	20,010,551	22,405,430
Financial expense:					
Interest expense	7,608,780	9,899,399	10,975,588	11,368,935	10,312,851
Provision (credit) for loan losses	2,229,350	850,353	1,631,866	713,095	13,875
Bad debt expense	190,208	146,893	-	-	-
Total financial expense	10,028,338	10,896,645	12,607,454	12,082,030	10,326,726
Net financial income	9,548,312	12,282,366	15,628,495	16,528,521	12,158,704
	-,,-	, - ,	-,,	-,,-	, , -
Revenue and support:					
Loan servicing fees *	1,924,772	1,653,562	1,419,708	1,228,083	1,103,502
Fees *	2,755,204	3,228,661	1,270,797	623,448	1,023,369
Contract revenue	4,559	1,143	-	-	57,648
Contribution	-	-	-	15,000,000	2,000,000
Other income	49,236	7,277	108,310	348,175	122,469
Net assets released from restrictions	7,536,098	5,304,316	6,958,858	8,190,657	14,110,28 ²
Total revenue and support	12,269,869	10,194,959	9,757,673	25,390,363	18,417,269
_					
Expenses:	9,648,009	11 177 022	11 000 014	10 074 207	16 564 622
Innovative community lending program	, ,	11,177,033	11,238,214	12,074,387	16,564,633
Total program expenses	9,648,009	11,177,033	11,238,214	12,074,387	16,564,633
Support expenses:					
Management and general	9,378,237	9,077,413	10,229,848	12,719,502	11,977,33 [,]
Fundraising	931,915	690,416	899,203	1,295,402	1,604,226
Total expenses	19,958,161	20,944,862	22,367,265	26,089,291	30,146,190
Change in not expecte without denot restrictions					
Change in net assets without donor restrictions	4 000 000	4 500 400	0.040.000	45 000 500	100 700
before non-operating items and noncontrolling activitie	1,860,020	1,532,463	3,018,903	15,829,593	429,783
Gain on extinguishment of office vacating agreement	-	1,937,432	-	-	-
NCB office vacating expense	(2,727,544)	-	-	-	-
Cancellation of debt - subsidiary	9,119,937	-	-	-	-
Bad debt expense - subsidiary	(9,119,937)	-	-	-	-
Change in net assets without donor restrictions before	•				
noncontrolling Interest activities	(867,524)	3,469,895	3,018,903	15,829,593	429,783
Noncontrolling interest - capital contribution	20,104,058	4,900,000	5,100,000		
Noncontrolling interest - distribution	(52,511)	(982,783)	(1,339,804)	(4,983,306)	(980,200
-	(52,511)	(302,703)	(1,555,004)		(300,200
Noncontrolling interest – return of investment Change in net assets without donor restrictions	- 19,184,023	7,387,112	6,779,099	(5,767,495) 5,078,792	(550,417
	,,	.,,.	-,,	-,	(000,00
Change in net assets with donor restrictions					
Investment Income, net*	56,863	152,650	249,945	62,924	30,639
Grant revenue	1,014,600	16,576,231	4,437,574	14,250,083	28,485,802
Net assets released from restrictions	(7,536,098)	(5,304,316)	(6,958,858)	(8,190,657)	(14,110,28
Change in net assets with donor restrictions	(6,464,635)	11,424,565	(2,271,339)	6,122,350	14,406,160
Change in net assets	12,719,388	18,811,677	4,507,760	11,201,142	13,855,743
g					
et assets, beginning	128,370,349	141,089,737	159,901,414	164,409,174	175,610,310

* Fee revenue and investment income reclassifications are a result of changes in GAAP, discussed within the audited financial statements attached to this Prospectus as Appendix I. These reclassifications have no impact on the Change in Net Assets.

Additional Summary Financial Information

Selected Financial Data	2017	2018	2019	2020	2021
Cash and cash equivalents, (Unrestricted and Restricted)	\$58,005,097	\$86,494,633	\$73,040,136	\$87,301,240	\$98,266,243
Amount of unsecured loans receivable	\$9,541,021	\$10,179,152	\$11,287,287	\$10,172,217	\$10,773,690
Loan delinquencies as a percent of loans receivable ⁽¹⁾	0.5%	0.5%	0.3%	0.1%	2.0%
Notes payable and revolving lines of credit	\$161,212,388	\$151,752,847	\$124,655,976	\$91,424,794	\$52,230,970
Notes payable subsidiaries	\$60,157,656	\$37,986,941	\$35,906,016	\$30,696,140	\$27,384,895
Amount of notes redeemed during the fiscal year	\$-	\$130,000	\$10,368,000	\$17,126,000	\$10,302,000
Amount of Capital Impact Investment Notes sold	\$41,777,000	\$58,425,000	\$46,904,000	\$42,537,000	\$33,866,000
Other long-term debt	\$62,648,079	\$69,762,247	\$108,679,629	\$110,848,465	\$108,620,417
Net assets without donor restrictions before noncontrolling interest	\$102,693,027	\$105,180,311	\$106,859,410	\$121,469,936	\$120,919,519
Change in Net Assets ⁽²⁾	\$12,719,388	\$18,811,677	\$4,507,760	\$11,201,142	\$13,855,743
Non-managing member's net equity interest activities in Community Investment Impact Fund, LLC and Community Investment Impact Fund II, LLC included in Change in Net Assets	\$20,051,547	\$3,917,217	\$3,760,196	\$(10,750,801)	\$(980,200)
Net assets as a percentage of total assets	29.5%	30.2%	27.8%	29.6%	32.4%
Net Assets without donor restrictions before noncontrolling interest as a percentage of total assets ⁽²⁾	21.5%	19.9%	18.1%	20.5%	20.7%
Net Assets without donor restrictions before noncontrolling interest as a percentage of total assets less subsidiaries debt ⁽²⁾	24.5%	21.4%	19.2%	21.6%	21.7%
Net Assets without donor restrictions before noncontrolling interest plus subordinated debt as a percentage of total assets less subsidiaries debt ⁽²⁾	27.1%	23.6%	19.7%	22.0%	22.2%
Total liabilities less subsidiaries debt as a percentage of net assets	196.7%	206.9%	238.1%	220.3%	193.8%

(1) Includes loan balances on which payments of principal or interest are delinquent ninety (90) days or more and non-accruing balances.

(2) Net assets without donor restrictions means that contributions are available for unrestricted use. Prior to 2017, this was referred to as unrestricted net assets.

RISK FACTORS

An investment in the Notes involves various material risks, including the loss of principal. Prior to any investment, and in consultation with their financial and legal advisors, investors should carefully consider, among other matters, the following risk factors and the other information contained in this Prospectus 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 Capital Impact or that are currently deemed immaterial could also materially and adversely affect Capital Impact's financial condition, results of operations, business, and prospects.

Risks associated with the Notes and the Offering

The Notes are not secured by any assets of Capital Impact and will be effectively subordinated to any of Capital Impact's existing or future secured indebtedness.

The Notes are general unsecured obligations of Capital Impact and will be effectively subordinated to any of the Capital Impact's existing and future secured indebtedness, to the extent of the value of the collateral securing such indebtedness. As of December 31, 2021, Capital Impact's outstanding secured indebtedness was \$106,120,417. The secured indebtedness consisted of \$58,849,113 outstanding under the U.S. Department of the Treasury Community Development Financial Institutions Fund's (the "CDFI Fund") Bond Guarantee Program (the "CDFI Fund BGP") and \$47,271,304 outstanding under Capital Impact's secured credit facility with the Federal Home Loan Bank of Atlanta ("FHLB-A"). The FHLB-A secured credit facility provides Capital Impact with the ability to draw up to 20% of its total assets. As of December 31, 2021, the total available borrowings under the CDFI Fund BGP were \$0 and the total available borrowings under the FHLB-A secured credit facility were \$66,985,255. Payment of principal and interest will depend solely upon the financial condition of Capital Impact. Further, no sinking fund or other similar deposit has been or will be established by Capital Impact to ensure payment of the Notes except as may be required by law. In the event of a bankruptcy, liquidation, dissolution, reorganization or similar proceeding, Capital Impact's secured creditors (and the secured creditors of Capital Impact's subsidiaries) 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, Capital Impact's assets, including any collateral securing other obligations, may be insufficient to fully satisfy Capital Impact's obligations to repay the Notes. Therefore, the relative risk level is higher for the Notes than for Capital Impact's secured indebtedness.

The Notes will be effectively subordinated to any existing or future indebtedness of Capital Impact's subsidiaries.

Capital Impact's subsidiaries are separate and distinct legal entities and have no obligation, contingent or otherwise, to pay any amounts due on the Notes or to make funds available to Capital Impact to do so. As a result, the Notes will be effectively subordinated to all existing and future obligations (including trade payables) of Capital Impact's subsidiaries, and the claims of creditors of those subsidiaries, including trade creditors, will have priority as to the assets and cash flows of those subsidiaries. As of December 31, 2021, Capital Impact's subsidiaries' outstanding indebtedness was \$27,384,895. In the event of a bankruptcy, liquidation, dissolution, reorganization or similar proceeding with respect to Capital Impact's subsidiaries, holders of their indebtedness, including their trade creditors, will be entitled to payment on their claims from assets of those subsidiaries.

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; nor are the Notes 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 loss of principal invested.

Capital Impact is offering the Notes on a best-efforts sales basis and there is no minimum sales requirement.

The sale of the Notes is a best-efforts offering and there is no minimum sales requirement. Thus, a low sales volume may not prompt cancellation of the offering or cause Capital Impact to refund Note purchases to existing investors.

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

Interest rates offered for the Notes may change at Capital Impact's discretion and will be driven by market conditions and the current interest rate environment. Should interest rates rise, Capital Impact is not legally obligated to pay a higher rate or to redeem the principal of a Note prior to its maturity. Moreover, the marketability and 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.

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

There is no assurance that any ratings assigned to the Notes or to Capital Impact at the time of issuance will not be lowered or withdrawn at any time, which could adversely affect the market price and marketability of the Notes.

Capital Impact may redeem the Notes prior to maturity.

Capital Impact has a discretionary right to redeem all or a portion of the Notes prior to maturity. This enables Capital Impact to manage its leverage relative to its liquidity needs. If Capital Impact elects to exercise this right with respect to your Notes, the redemption of your Notes will prevent you from realizing the full value of your investment through the scheduled maturity date.

The Survivor's Option may be limited in amount.

Capital Impact 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. Capital Impact 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 will depend in part on the Indenture Trustee enforcing provisions of the Indenture.

Capital Impact has made arrangements with U.S. Bank to serve as Indenture Trustee. The Indenture defines the possible events of default that could cause the Indenture Trustee to accelerate Capital Impact's Note payment obligations (see "Certain Key Indenture Provisions"). The Indenture does not ensure or secure the repayment of the Notes.

Individual holders of Notes may be unable to control actions taken under the Indenture.

The consent or approval of the holders of a specified percentage of the aggregate principal amount of all outstanding series of Notes is required before various actions may be taken under the Indenture. These actions include the appointment of a successor Indenture Trustee following an Indenture Trustee resignation, the amendment of the Indenture under specified circumstances, the waiver of Events of Default, and certain other events. There can be no assurance that an individual investor's interests with respect to actions under the Indenture will coincide with those of other investors.

Holders of Notes can only act indirectly through DTC and the Indenture Trustee.

Note transactions are settled through DTC. As is standard to facilitate such electronic transactions, DTC represents the Notes with one or more global certificates registered in the nominee name of "Cede & Co.," the nominee of DTC, rather than in the name of the investor or investor's nominee. To exercise their rights under the Indenture, beneficial owners can only act indirectly through DTC and its participating organizations under their established rules. The Indenture Trustee does not track the beneficial owners of global bookentry Notes.

There is not expected to be any secondary market in the Notes.

The Notes will not be listed for sale on any securities exchange and the nature of this offering does not afford the opportunity of a public or secondary market in the Notes. Consequently, the purchase of a Note should be viewed as an investment to be held to maturity.

Holders of Notes should be aware of certain tax consequences.

Although Capital Impact is a 501(c)(3) nonprofit corporation, 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. Investors should be provided with an IRS Form 1099 by their broker in January 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.

Regulation Best Interest.

The SEC has adopted Reg BI, which became effective on June 30, 2020. Reg BI establishes a new standard of conduct for broker-dealers and their associated persons when making a recommendation of any securities transaction or investment strategy involving securities to a retail customer. A retail customer is any natural person, or the legal representative of such person, who receives a recommendation of any securities transaction or investment strategy involving securities from a broker-dealer and uses the recommendation primarily for personal, family, or household purposes. When making such a recommendation, a broker-dealer

and its associated persons must act in the best interest of such retail customer when making a recommendation to purchase bonds in this offering, without placing their financial or other interest ahead of the retail customer's interests. This standard is different and higher than the current suitability standard applied by the Financial Industry Regulatory Authority, a self-regulatory organization for broker-dealers. Under Reg BI and the SEC rules, the broker-dealer must meet four component obligations:

- Disclosure Obligation: The broker-dealer must provide certain required disclosures, including details about their services and fee structures, before or at the time of the recommendation about the recommendation and the relationship between the broker-dealer and its retail customer. The disclosure includes a customer relationship summary on Form CRS. The broker-dealer's disclosures are separate from the disclosures we provide to investors in this Prospectus.
- Care Obligation: The broker-dealer must exercise reasonable diligence, care, and skill in making the recommendation.
- Conflict of Interest Obligation: The broker-dealer must establish, maintain, and enforce written policies and procedures reasonably designed to address conflicts of interest.
- Compliance Obligation: The broker-dealer must establish, maintain, and enforce written policies and procedures reasonably designed to achieve compliance with Reg BI.

In addition, state regulators and/or legislatures in Nevada, New Jersey and New York have proposed measures that would make broker-dealers, sales agents and investment advisers and their representatives subject to a fiduciary duty when recommending securities, investment strategies and account types to retail customers. The SEC in Reg BI intentionally deferred the question of preemption of state laws and regulations to the courts, and some of the state proposals would allow for a private right of action for investors to sue financial intermediaries. Capital Impact cannot predict at this time the effect Reg BI and other state regulatory initiatives may have on the offering.

Reg BI and other potential fiduciary rules may change the way financial advisors, agents and financial institutions do business. These rules may impact the way in which the Notes are marketed and offered by Capital Impact's distribution partners, which could have an impact on customer demand, impact the margins Capital Impact makes on its services or increase compliance costs and burdens.

Risks associated with Capital Impact

We may not be able to repay our obligations under the Notes if there is a material adverse effect in our financial condition or results of operations.

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

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

- General lending risks. Although Capital Impact has established due diligence and payment monitoring procedures, there can be no guarantee that borrowers will repay Capital Impact promptly or at all. While Capital Impact intends to pay its investors on schedule, defaults or untimely repayments of investments may result in Capital Impact having insufficient capital to satisfy all outstanding Notes. Specific lending risks include:
 - General commercial real estate investment risk. A significant portion of Capital Impact's loan portfolio consists of assets with first lien mortgages on commercial real estate. Our borrowers derive cash flows and value from the performance of the commercial real estate and thus, we are subject to general risks of investments in commercial real estate. These risks include:
 - Declines in the value of real estate;
 - Risks related to general and local economic conditions, including a health epidemic or pandemic described further on page 26;
 - Dependency on management skills of the borrower or third-party property management firm;
 - Risk depending on the timing of cash flows from the underlying mortgage properties;
 - Increases in property taxes and operating expenses, including energy costs;
 - Changes in zoning laws and other governmental rules, regulations and fiscal policies; compliance with existing legal and regulatory requirements, including environmental controls and regulations;
 - Expenses incurred in the cleanup of environmental problems;
 - Risks related to the type and use of a particular commercial property; and
 - Casualty or condemnation losses, including where liability and casualty insurance does not provide full protection.
 - Changes in interest rates. Capital Impact's earnings and cash flows depend substantially upon our net interest income. Net interest income is the difference between interest income earned on our loans, and interest expense paid on interest-bearing liabilities, such as borrowed funds. Interest rates are sensitive to many factors that are beyond our 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) our ability to originate loans; (2) the fair value of our financial assets and liabilities, including our investment portfolio; and (3) the average duration of our interest-earning assets. Any substantial, unexpected, prolonged change in market interest rates could have a material adverse effect on our financial condition and results of operations.
 - *Prepayment and refinancing risk*. Prepayment and refinancing rates may adversely affect the value of our loan portfolio. Prepayment and refinancing rates on loans may be affected by a number of factors including, but not limited to, the availability of mortgage 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 our control. Consequently, prepayment and refinancing rates cannot be predicted with certainty and no strategy can completely insulate us from prepayment or other such risks. In periods of declining interest rates, prepayment and refinancing rates on loans generally increase. If general interest rates decline at the same time, the proceeds of such prepayments and refinancings received during such periods are likely to be reinvested by us in loans yielding less than the yields on the loans that were prepaid or refinanced.

- Sector concentration risk. Capital Impact finances commercial real estate, mixed use real estate and other projects in the healthcare, education, affordable housing and community development sectors. If one or more of these sectors experiences a financial downturn, Capital Impact borrowers may have difficulty making loan payments.
- Geographic concentration risk. As of December 31, 2021, 25% of Capital Impact's revenuegenerating loan portfolio was concentrated in California and 24% of its loan portfolio was concentrated in Michigan. If one or more of these geographic areas experiences a financial downturn, Capital Impact borrowers may have difficulty making loan payments.
- Illiquidity risk. Loans made by Capital Impact 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 Capital Impact will be able to liquidate its position in any particular loan, that borrowers will repay Capital Impact promptly, or that losses will not occur.
- Adequacy of loan loss reserve. Capital Impact maintains a loan loss reserve in accordance with GAAP; it is reviewed quarterly by the Senior Director & Credit Officer and the Board of Directors (see "Lending Activities – Credit Quality and Risk Management – Loss Reserve" on page 44). However, the loan loss reserve may not be adequate to meet all potential losses.
- Charitable purpose. In furtherance of Capital Impact's charitable purpose, Capital Impact lends money to borrowers which are not able 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 Capital Impact's loans may not be repaid.
- *Lack of control*. Capital Impact may not have control over certain of its investments. Capital Impact's ability to manage its portfolio of investments may be limited by the form in which they are made. In certain situations, Capital Impact may:
 - acquire only a minority and/or a non-controlling participation in an underlying loan;
 - engage in intermediary lending by making a loan to another financial institution with a distinct mission, underwriting practices and asset management capabilities, which in turn, makes loans to borrowers;
 - engage in intermediary investing by making equity investments in joint ventures with a distinct mission, underwriting practices and asset management capabilities, which in turn,

make investments, which may be in the form of equity or debt, in projects that help us accomplish our charitable purpose to support underserved communities; or

 rely on independent third-party management or servicing with respect to the management of our loans.

Capital Impact'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 its own.

- Limits on access to capital. A significant portion of Capital Impact's revenue is derived from grants obtained through federal programs, private foundations and other institutions. In addition, Capital Impact relies heavily on allocations of funds from various tax credit programs offered by the CDFI Fund. Receipt of grants and access to tax credit programs are neither guaranteed, nor 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 Capital Impact'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 Capital Impact's ability to repay its obligations as they come due. We also depend on sales of Notes, bank financing, transaction or asset specific funding arrangements, asset sales and other sources of financing to execute our business plan. Our inability to access such funding at acceptable interest rates or at all could have a material adverse effect on our results of operations, financial condition and business (see "A health epidemic or pandemic, including the coronavirus outbreak, may have an adverse effect on Capital Impact's business" below).
- Other investments. In addition to our lending program, we make investments in, and grants to, cooperative organizations, non-profit organizations, CDFIs, investment funds, joint ventures and others involved in supporting programs that are generally related to Capital Impact's mission. The scale, scope, or focus of these investments may change over time, consistent with Board approval and oversight. These investments, which are not subject to our normal underwriting standards, tend to be higher risk investments than those in our loan portfolio. In certain cases, our investments may be in the form of minority equity investments where we do not control the underwriting or asset management of the investments. If these investments are not recoverable, it will result in a reduction of capital available to support our lending activities.
- Loan servicing and portfolio management. In addition to providing capital directly to end borrowers, Capital Impact also services loans owned by third parties and engages in lending activities through its wholly owned subsidiaries. Capital Impact's subsidiaries are typically formed specifically for the purpose of lending to borrowers operating within a particular industry or geography, and are typically financed through senior-subordinate debt structures by Capital Impact and third-party investors. Capital Impact manages all aspects of the business of these subsidiaries, including the origination and servicing of loans made by the subsidiaries. Capital Impact bears risk relating to its servicing obligations and the conflicts of interest that may exist in cases where Capital Impact is both a servicer and a lender to a subsidiary. Capital Impact may also suffer reductions in servicing income if Capital Impact's origination of new loans is slower than the pace of maturing loans.
- *Technical assistance*. Capital Impact also provides technical assistance (e.g., consulting services) to a wide range of stakeholders, including project borrowers, community development organizations,

strategic partners, policy makers and internal business units. When providing these services to unaffiliated third parties, Capital Impact bears the risk of both payment and performance in relation to the underlying technical assistance agreement. Failure to perform services to the satisfaction of the third-party client may result in non-payment and/or legal action against Capital Impact.

• New business activities. Capital Impact 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, Capital Impact 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. For example, in late 2017 and again in late 2018, we entered into separate \$25 million joint ventures with Annaly Capital Management, Inc., a NYSE-listed diversified capital manager that invests in and finances residential and commercial assets, to support community development projects in underserved communities. In 2021, Capital Impact entered into a strategic alliance with CDC, as further described on page 33. Although Capital Impact'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 Capital Impact's financial condition or present a risk of litigation or regulatory oversight not currently present in its existing business model.

We may incur or guaranty additional debt which may hinder our ability to pay debt service on the Notes.

As of the date of this Prospectus, Capital Impact has sold approximately \$259,000,000 aggregate principal amount of Capital Impact Investment Notes since the launch of the program in 2017, of which approximately \$43,000,000 was sold under the Prospectus dated September 24, 2021. In addition, in connection with our strategic alliance with CDC, as further described on page 33, we have guaranteed approximately \$51,090,968 aggregate principal amount of CDC's indebtedness as of December 31, 2021. Capital Impact may issue additional Notes under the Indenture pursuant to supplemental indentures or other unsecured indebtedness and may guarantee additional CDC indebtedness without the consent or approval of the owners of any Notes then outstanding. However, through December 31, 2023, management does not expect to guarantee more than \$75,000,000 aggregate principal amount of CDC's indebtedness. The outstanding Capital Impact Investment Notes, any additional Notes or any additional unsecured indebtedness will rank equally with the Notes. The Indenture does not limit the amount of additional Notes or other unsecured indebtedness that may be issued or guaranteed. The incurrence by Capital Impact of additional indebtedness or guarantees of CDC indebtedness may adversely affect its ability to make payments required on the Notes. Further, if Capital Impact incurs additional indebtedness or guarantees additional CDC indebtedness, the market perception of Capital Impact's ability to pay debt service on the Notes, regardless of Capital Impact's actual ability to make such payments, may result in a decrease in the marketability of the Notes.

Changes in federal and state priorities and regulations may adversely affect Capital Impact.

Changes in funding priorities by the federal and state governments, such as support for Federally Qualified Health Centers or charter schools and in affordable housing, could have an adverse effect on the sectors where we provide financing. This could hinder our ability to make loans or affect the ability of our 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

Capital Impact to offer the Notes. Such an occurrence could result in a decrease in the amount of the Notes sold by Capital Impact, which could potentially affect Capital Impact's operations and its ability to meet its obligations to noteholders.

Failure of Capital Impact or CDC to meet existing debt obligations on any debt agreement could result in a cross-default under other debt agreements, which could adversely affect our business, operations and financial condition.

Capital Impact's and CDC'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 Capital Impact and CDC must maintain in order to avoid an event of default. If Capital Impact or CDC 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 mechanism. If Capital Impact defaults on its debt agreements or CDC defaults on its debt agreements, in light of Capital Impact's guarantee of CDC indebtedness, it would negatively impact Capital Impact's financials and ability to pay interest and principal under the Notes when due.

Any change in Capital Impact's non-profit, tax exempt or CDFI status could negatively impact its ability to meet its obligations under the Notes.

Federal authorities have determined that Capital Impact is a CDFI certified by the CDFI Fund and is also exempt from federal and state taxation on the basis of its charitable purpose. These determinations rest upon a number of conditions and assumptions that must continue to be met on an ongoing basis. If Capital Impact fails to comply with any of these conditions or assumptions, Capital Impact could lose its CDFI, nonprofit or tax-exempt status. If Capital Impact loses its non-profit or tax-exempt status, it will be subjected to federal and/or state taxation. If Capital Impact became subject to federal or state taxation, this could negatively impact its financial viability and cash flow, and its ability to sell Notes pursuant to exemptions for non-profit charitable securities, all of which could ultimately negatively impact its ability to meet its obligations under the Notes. If Capital Impact loses its CDFI status, it will no longer be able to participate in the various programs that are only available to CDFIs. These programs include the CDFI Fund Financial Assistance Awards; Technical Assistance Awards; and the CDFI Fund BGP. The inability to benefit from CDFI Fund programs would pose a serious challenge to Capital Impact's ability to operate. Finally, a loss of Capital Impact's or CDC's non-profit, tax exempt or CDFI status would result in an event of default under certain of Capital Impact's and CDC's debt agreements and other agreements with third parties, which defaults would negatively impact Capital Impact's financials and ability to pay interest and principal under the Notes when due.

Failure of Capital Impact to comply with the National Consumer Cooperative Bank Act could negatively impact its ability to meet its obligations under the Notes.

Capital Impact was formed in 1982 as a District of Columbia nonprofit corporation that is a tax-exempt 501(c)(3) public charity at the direction of the United States Congress, pursuant to amendments to the National Consumer Cooperative Bank Act ("NCCBA") adopted in 1981. Capital Impact was formed to support the development of cooperatives in underserved communities. While Capital Impact actively engages in activities that are fully consistent with the intent and purpose of the NCCBA, and seeks to engage with cooperatives, Capital Impact has expanded its impact beyond cooperatives to other organizations that embrace two core and foundational principles of cooperation: voluntary and open membership and democratic member control, and which serve members of a low or moderate income, or otherwise

underserved, community. The NCCBA does not subject Capital Impact to any Federal regulatory oversight. However, Capital Impact could be examined or audited in the future, if the United States Congress were to take action to authorize Federal oversight, or a Federal agency or department (such as the General Accounting Office) were to successfully assert that it possessed the authority to exercise oversight of Capital Impact. Any Federal oversight resulting in a determination that Capital Impact failed to comply with the NCCBA could ultimately negatively impact its ability to meet its obligations under the Notes.

Investments in readily marketable securities are subject to market risk, which may have a material adverse impact on Capital Impact's financial condition and results of operation.

A portion of Capital Impact's liquid assets (including a portion of the proceeds of this offering) is or may be invested in readily marketable securities, such as mortgage-backed securities ("MBS"), and is therefore subject to market risks. As a result, Capital Impact may incur losses if the market values of those investments decline. Capital Impact may grow its MBS portfolio in order to leverage capital through its FHLB-A secured credit facility. The MBS may be subject to periodic "mark-to-market" valuations, which may have a negative, interim effect on the reported value of the MBS prior to realization of an investment in the MBS.

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

If Capital Impact, a subsidiary, or another affiliated company 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. While Capital Impact or the Indenture Trustee are permitted to hold certain segregated funds as Paying Agent under the Indenture, the enforceability in bankruptcy of any pledge of such segregated funds may be limited. Furthermore, there is some risk that a bankruptcy court would deem segregated funds held by Capital Impact or the Indenture Trustee as assets of the bankrupt estate.

Capital Impact's loss of key management personnel could adversely affect its operating performance and ability to pay interest and principal under the Notes when due.

Capital Impact is dependent on the efforts of its key management. Competition for senior management personnel can be intense and Capital Impact may not be able to retain its key management. Although Capital Impact believes qualified replacements could be found for any departures of key management, the loss of their services could adversely affect Capital Impact's operating performance and ability to pay interest and principal under the Notes when due.

A health epidemic or pandemic, including the coronavirus outbreak, may have an adverse effect on Capital Impact's business.

The COVID-19 pandemic initially resulted in governments instituting quarantines, restrictions on travel, and limitation on the operations of non-essential businesses. Such actions have caused significant financial market volatility, a deterioration in general economic conditions, record-low interest rates, supply chain issues, global business disruptions affecting companies across various industries, and wide-ranging changes in consumer behavior. The duration and impact of the COVID-19 public health crisis on the financial markets and overall economy are uncertain, as is the efficacy of government and central bank interventions. The extent to which the COVID-19 pandemic impacts our operations will depend on future developments, which are highly uncertain and cannot be predicted with confidence, including the future rate of occurrence or mutation of COVID-19, continuation of or changes in governmental responses to the ongoing COVID-19 pandemic, and the effectiveness of responsive actions taken in the U.S. to contain and manage the disease.

Although the U.S. Food and Drug Administration has approved certain therapies and vaccines for emergency use and distribution to certain groups of individuals, the overall percentage of the population able and willing to receive vaccinations is lower than desired by health professionals and there are concerns regarding the overall efficacy of the vaccines once widely administered, especially as new strains of COVID-19 have been discovered. Capital Impact's business could be materially and adversely affected by the continued COVID-19 public health crisis or the outbreak of another widespread health epidemic or pandemic, particularly if located in regions where we derive a significant amount of our loan-portfolio revenue. To the extent the operations of Capital Impact's borrowers are adversely affected, including by changes in federal, state or local laws related to rent deferrals, mortgage forbearance, foreclosure or eviction, Capital Impact's borrowers' ability to meet their loan obligations may be adversely affected, which, in turn, could lead to loan default, which would adversely affect Capital Impact's results of operations. Finally, the continued COVID-19 public health crisis or the outbreak of another widespread health epidemic or pandemic could lead to further volatility and disruption in global financial markets, which could adversely affect Capital Impact's ability to obtain financing to execute its business plan and increase the volatility of the daily mark-to-market values of the underlying securities in its mortgage-backed securities portfolio.

Shared directors of Capital Impact and CDC in connection with the strategic alliance could result in conflicts of interests.

In connection with the strategic alliance, as further described on page 33, Capital Impact and CDC each have substantially overlapping Board members, consisting of certain pre-transaction Capital Impact and CDC Board members as well as certain newly appointed directors. The meetings of the Boards of Directors of both organizations are primarily held jointly. As a result of the sharing of directors, persons associated with CDC will be in a position to exercise significant influence over Capital Impact's affairs, which influence might not be consistent with the interests of some of Capital Impact's noteholders. In addition, directors of both Capital Impact and CDC will have fiduciary duties to both entities. As a result, such directors could experience a conflict of interest between their duties to Capital Impact and CDC in the future, which may have an adverse effect on Capital Impact's business and prospects.

Shared executive officers of Capital Impact and CDC in connection with the strategic alliance will result in a split in management time and could result in conflicts of interest.

In connection with the strategic alliance, Capital Impact and CDC each have substantially overlapping executive management teams, including Ellis Carr, Capital Impact's President and Chief Executive Officer, serving as President and Chief Executive Officer of both organizations. Accordingly, Capital Impact's executive management team will need to split their time between Capital Impact and CDC. Although Capital Impact believes that its management will spend sufficient time to meet their responsibilities, the amount of time devoted to Capital Impact will depend on specific circumstances at any given point in time. As a result, in a given period, management may spend less than a majority of their time on Capital Impact's matters. The diversion of management's time and attention may have an adverse effect on Capital Impact's business and prospects.

As a result of the sharing of executive management, persons associated with CDC will be in a position to exercise significant influence over Capital Impact's affairs, which influence might not be consistent with the interests of some of Capital Impact's noteholders. As a result, such officers could experience a conflict of interest between their duties to Capital Impact and CDC in the future, which may have an adverse effect on Capital Impact's business and prospects.

Capital Impact's proposed broker-dealer and investment advisory activities are subject to a number of risks

As described under "Description of the Issuer - Broker-Dealer Activities" beginning on page 33 below, Capital Impact is developing a business plan to commence broker-dealer and investment advisory activities. These activities represent new offerings for which Capital Impact has limited prior experience. These activities expose Capital Impact to a number of risks, including:

- Extensive regulation, which could subject us to additional costs and significant penalties. Broker-٠ dealer and investment advisory activities are subject to extensive regulation under federal and state laws by governmental agencies, supervisory authorities and self-regulatory organizations. The costs and uncertainty related to complying with such regulations is significant. These regulations affect Capital Impact's business operations and impose capital, client protection, and market conduct requirements on Capital Impact's regulated subsidiaries as well as restrictions on the activities that Capital Impact's regulated subsidiaries are allowed to conduct. Capital Impact may also become subject to increasing regulatory scrutiny as its operations grow. Regulators have broad discretion in connection with their supervisory and enforcement activities and examination policies and could prevent Capital Impact from pursuing its business strategy. Despite efforts to comply with applicable legal requirements, there are a number of risks, particularly in areas where applicable laws or regulations may be unclear or where regulators could revise their previous guidance. Any enforcement actions or other proceedings brought by regulators against Capital Impact, its regulated subsidiaries or their respective officers or employees could result in fines, penalties, cease and desist orders, enforcement actions, suspension, disgualification or expulsion, or other disciplinary sanctions, including limitations on business activities, any of which could harm Capital Impact's reputation and adversely affect its results of operations and financial condition.
- Failure to meet capital adequacy and liquidity guidelines could affect Capital Impact's financial condition. Capital Impact's regulated subsidiaries must meet certain capital and liquidity standards, subject to qualitative judgments by regulators about the adequacy of their capital and internal assessment of their capital needs. Failure by Capital Impact's regulated subsidiaries to meet minimum capital requirements could result in certain mandatory and additional discretionary actions by regulators that, if undertaken, could have a negative impact on Capital Impact.
- Investment advisory operations may subject Capital Impact to fiduciary or other legal liability for investor losses. Fund management and administration are complex activities and include functions such as recordkeeping and accounting, security pricing, corporate actions, compliance with investment restrictions, asset value computations, account reconciliations, and required distributions to fund investors. Failure to properly perform operational tasks could subject Capital Impact's regulated subsidiaries to regulatory sanctions, penalties or litigation and result in reputational damage, liability to investors, and the termination of investment advisory agreements and the withdrawal of assets under management.

USE OF PROCEEDS

The proceeds of the offering will be used primarily to fund initiatives that meet critical needs in low-income communities across the United States, including through Capital Impact's subsidiaries, affiliates, strategic partners, joint ventures and third-party intermediaries, including CDC, as further described on page 33. The proceeds of the offering may also be used to purchase securities or other assets that will be leveraged to support Capital Impact's lending activities and general operations, and for general corporate purposes.

Consistent with Capital Impact's existing projects, initiatives that are funded using the proceeds from the offering are expected to be focused in the healthcare, education, affordable housing and community development sectors. Proceeds will also be used to provide technical assistance to borrowers and other market participants as projects are developed in order to increase the likelihood that its borrowers' projects will be successful and have a positive impact on the communities they serve. Capital Impact typically invests in cooperatives, cooperative-like organizations, non-profits and other organizations that are dedicated to supporting these sectors. However, Capital Impact may identify other initiatives, such as making small business loans, that are consistent with its mission of delivering both the capital and commitment that help people build strong, vibrant communities of opportunities, and use the proceeds of the offering for such purposes.

Capital Impact may allow investors who offer to purchase a minimum of \$2,000,000 in Notes to request that Capital Impact use the proceeds of the Notes purchased by such investor for a particular purpose (i.e. to benefit vulnerable populations in a particular geography, or to meet a critical need in a particular industry or sector); Capital Impact will weigh a variety of factors when considering such requests, including, in particular, whether or not the use of the proceeds to benefit such population, geography, or sector is aligned with Capital Impact's non-profit, tax-exempt purposes and strategic plan, and will accept or decline such requests in its sole discretion.

DESCRIPTION OF THE ISSUER

Overview

Capital Impact is a District of Columbia nonprofit corporation, formed in 1982 pursuant to Title 2 of the National Consumer Cooperative Bank Act of 1978, as amended, at the direction of the United States Congress. Capital Impact 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 in Section 509(a)(1) and Section 170(b)(1)(A)(vi) of the Code. Capital Impact's principal executive office is located in Arlington, Virginia; it also has offices located in Oakland, California, Detroit, Michigan, New York, New York, and a new office in Austin, Texas which opened in 2020. In 2011, Capital Impact was certified as a CDFI by the CDFI Fund.

Mission

Capital Impact's charitable purpose is to provide financial services and technical assistance to cooperatives and other organizations which support underserved communities. Capital Impact accomplishes its charitable purpose by financing projects in the healthcare, education, affordable housing and community development sectors, and by providing technical assistance to borrowers and other market participants as projects are developed in order to increase the likelihood that its borrowers' projects will be successful and have a positive impact on the communities they serve. Through capital and commitment, Capital Impact helps people build communities of opportunity that break barriers to success.

Strategy

Capital Impact's business strategy is one that supports comprehensive community revitalization and is specifically designed to actualize its vision of a nation of communities built on a foundation of equity, inclusiveness, and cooperation, in which high-quality healthcare, healthy foods, affordable housing, and a quality education are accessible to everyone present in the community. Capital Impact's business strategy may develop over time, consistent with Board approval and oversight, as a result of the strategic alliance with CDC, as further described on page 33.

Cooperatives, cooperative-like organizations, and other organizations that are dedicated to supporting these sectors receive financial support (primarily in the form of loans) and technical assistance (primarily in the form of sector-specific expertise) from Capital Impact in furtherance of its charitable purpose; Capital Impact believes that it is strategically positioned to bring people together in a spirit of cooperation to create businesses, provide services and develop property in their own communities, thus increasing access to goods, developing needed infrastructure to support commerce and essential community services and opening fair and efficient markets to a greater segment of the population.

As discussed in more detail in the section on the "Strategic Alliance with CDC Small Business Finance Corporation" below, Capital Impact's business strategy also includes working alongside CDC to provide a unique suite of lending products and programs that support community efforts to create strong, vibrant, and healthy places of opportunity, and will increase the impact and financial sustainability of both organizations.

Lending

Capital Impact's core business is to lend capital to organizations engaged in community development projects that are aligned with Capital Impact's mission. A typical borrower is an organization involved in developing commercial real estate that creates affordable housing or becomes the backbone for community-based

services in one of the company's sectors; examples include charter schools and community health centers. Although Capital Impact offers a variety of debt products to its borrowers at different stages of the borrower's life cycle, as more fully described below, a typical loan is one that is secured by a first lien on commercial real estate. Because borrowers in Capital Impact's sectors are often unable to obtain financing at competitive rates directly from conventional lenders, such as regulated retail or commercial banks, Capital Impact prides itself on sourcing and providing capital to mission-oriented borrowers at competitive rates and/or on terms that are generally more flexible than those that may be available to the borrowers in the traditional capital markets.

Although Capital Impact operates on a nation-wide basis, our lending products provide facilities-related financing targeted to key community pillars located primarily in one of our five core geographies, which are anchored by the locations of our offices and staff. This strategy targets capital and commitment across multiple sectors simultaneously, such as affordable housing, charter schools, healthy food retailers, community health centers and community-based aging projects, to create a set of interconnected resources that work to strengthen each other. At the present time, Capital Impact's investments are concentrated in the California, Michigan and northern Ohio, Washington, D.C. metropolitan area, New York City metropolitan area and central Texas (Austin, San Antonio, Dallas/Fort Worth and Houston). These geographic concentrations may shift in the ordinary course of business as Capital Impact evaluates its business strategy, including new opportunities that arise in new geographies, and its concentration risk, which may result in a re-balancing of its portfolio.

Capital Impact often works with local and national strategic partners, including community development organizations, private foundations, other CDFIs and the community development groups within commercial banks, to establish viable ties to the communities it serves, enhance its market presence and increase the scope of the financial products and technical assistance that it can bring to market. Capital Impact's strategic partners are selected based on a variety of factors, including mission alignment, commitment to a particular sector or geography, community ties and financial strength.

In addition to providing capital directly to project borrowers, Capital Impact engages in lending activities with its strategic partners through its wholly owned subsidiaries, affiliates and third-party intermediaries, including CDC, as further described on page 33, and through the purchase and sale of whole loans and fractional loan participations.

Capital Impact's subsidiaries are typically formed specifically for the purpose of lending to borrowers operating within a particular sector or geography and are typically financed by Capital Impact and its strategic partners through senior-subordinate debt structures. The senior-subordinate debt structures used to capitalize the subsidiaries allow Capital Impact to provide project borrowers with financing on flexible terms and afford its strategic partners an opportunity to more broadly share risk in markets that have historically been difficult for them to finance at market rates. Capital Impact manages all aspects of the business of these subsidiaries, including the origination and servicing of loans made by the subsidiaries. These subsidiaries are actively engaged in sector-specific or geographically focused lending activities.

Capital Impact's intermediary lending relationships allow Capital Impact to finance the lending activity of other lenders to achieve scale in an area in which the intermediary has a particular focus or expertise. Examples of intermediaries financed by Capital Impact include joint ventures, cooperative loan funds, non-profit organizations, including CDC, as further described on page 33, and other CDFIs. In each case, the mission, underwriting practices and asset management capabilities of the intermediary are believed to be aligned with those of Capital Impact.

The purchase and sale of whole loans and fractional loan participations, directly by Capital Impact or through special purpose entities or joint ventures, enable Capital Impact to create liquidity, manage credit risk and diversify its portfolio.

Sources of capital used to finance or otherwise support Capital Impact's programs include: institutional debt, grants, guarantees, credit enhancements and program-related investments, the Notes and special purpose entities or joint ventures. Most of this capital originates from Federal government programs, private foundations, retail investors, or other institutions focused on using Capital Impact's established lending platform to scale community development efforts.

Servicing and Portfolio Management

In addition to servicing a portfolio of loans for itself and, for a customary fee, its wholly owned subsidiaries, Capital Impact also services commercial loans that are owned in whole or in part by strategic partners, affiliated or unaffiliated funds, including special purpose entities and joint ventures, with similar community development goals, or that are a part of tax credit transactions in which Capital Impact is also a leverage lender or allocatee. Servicing clients typically bring capital and sector-specific expertise to transactions in which Capital Impact has an interest, but do not have the necessary servicing platform or personnel to service their own loans or loans of the type originated by Capital Impact for community development purposes. Servicing includes the management of billing and payment applications and responding to the immediate needs of the borrower. Capital Impact generates fee revenue when it performs servicing on behalf of third parties and limits this activity to transactions in which the strategy and mission of the parties, or the underlying community development purpose of the loans being serviced, is aligned; it is not a service that is marketed independently of Capital Impact's core competency in community development. Capital Impact's portfolio management team manages all aspects of each loan over its life, and monitors loan performance and the credit risk relating to each loan.

Technical Assistance

Although Capital Impact does not generate a substantial amount of revenue through its technical assistance activities, it views technical assistance as being core to its mission and critical to the success of its project borrowers and the communities it serves. Capital Impact's technical assistance activities include research, writing, analytics and consulting in areas in which Capital Impact's team of professionals have industry-recognized expertise. Capital Impact's technical assistance benefits a wide range of stakeholders, including existing and potential project borrowers, community development organizations, strategic partners, policy makers and internal business units, all of whom are dedicated to actualizing Capital Impact's vision for a more inclusive and equitable society.

Other Investments

In addition to our lending program, we make investments in, and grants to, cooperative organizations, nonprofit organizations, CDFIs, investment funds, joint ventures and others involved in supporting programs that are generally related to Capital Impact's mission. These investments, which are not subject to our normal underwriting standards, tend to be higher risk investments than those in our loan portfolio. In certain cases, our investments may be in the form of minority equity investments where we do not control the underwriting or asset management of the investments. If these investments are not recoverable, it will result in a reduction of capital available to support our lending activities.

Strategic Alliance with CDC Small Business Finance Corporation

On July 15, 2021, Capital Impact consummated a transaction with CDC Small Business Finance Corporation, a California nonprofit corporation, which is a Certified Development Company as certified by the U.S. Small Business Administration ("CDC"), whereby Capital Impact and CDC operate together to focus on economic empowerment and equitable wealth creation but will continue to remain as separate legal and tax entities. The strategic alliance provides for Capital Impact and CDC the unique ability to deliver a full suite of lending products and programs that support community efforts to create strong, vibrant, and healthy places of opportunity, designed to increase the impact and financial sustainability of both organizations.

In connection with the strategic alliance, Capital Impact amended its organizational documents to (i) convert from a membership to a non-membership organization and (ii) revise its Board makeup (as described further below). In connection with the strategic alliance, each of Capital Impact and CDC have reconstituted its Boards of Directors to have substantially overlapping Board members, consisting of certain pre-transaction Capital Impact and CDC Board members as well as certain newly appointed directors. The meetings of the Boards of Directors of both organizations are primarily held jointly to ensure consistency of approach on overall strategy and business planning. In addition, Capital Impact and CDC have substantially overlapping executive management teams with Ellis Carr, Capital Impact's President and Chief Executive Officer, serving as President and Chief Executive Officer of both organizations.

In connection with the strategic alliance, Capital Impact and CDC will each continue to have separate audited financial statements but will also have combined audited financial statements. To enable each organization to benefit from the combined financial strength of both organizations Capital Impact and CDC cross guarantee most of the other party's debt and are co-borrowers on other obligations to enable each organization to benefit from the combined financial strength of both organizations, although CDC is not a guarantor of the Notes. Capital Impact and CDC are continuing to evaluate whether CDC will become a guarantor or co-issuer of the Notes in the future.

In July 2022, the strategic alliance of Capital Impact and CDC was rebranded as Momentus Capital, although each of Capital Impact and CDC will continue operating as a separate entity committed to serving its key market and clients, complementing Capital Impact's and CDC's shared missions of community development and support for small businesses.

Broker-Dealer Activities

Stemming from research that uncovered significant demand for investment capital in communities across the country, Capital Impact believes that it can play a deeper role in communities than with their core lending activities. Leveraging Capital Impact's current footprint and market positions, Capital Impact is developing a business plan for an intermediary role in community development finance to help bridge the gap between capital sources and community development projects by offering a range of financial services.

As part of this strategy, in February 2022, through a taxable subsidiary, Capital Impact acquired an SEC-registered broker-dealer and a member of FINRA which has been renamed Momentus Securities, LLC ("Momentus Securities"). Momentus Securities seeks to become a first-of-its kind mission-driven investment bank to better connect institutional investors with community organizations through community-centric securities offerings and other services that raise capital for funding Capital Impact's and CDC's shared mission – community development and support for small businesses. Its proposed business lines, institutional brokerage focused on mergers and acquisitions advisory and investment banking, among other transactional

businesses, are yet to be reviewed by, and subject to the approval of, FINRA. Momentus Securities has not yet commenced active operations.

Capital Impact Partners has also recently formed a taxable indirect wholly-owned investment adviser subsidiary, Equitable Prosperity Manager LLC ("Equitable Prosperity"), which is intended to serve as an investment manager. Equitable Prosperity plans to raise a series of impact investment funds primarily funded by third party institutional sources. The fund(s) intend to raise capital in order to invest in growth-stage small and medium sized community businesses as part of bolstering Capital Impact's community development-focused program and mission to support small businesses. Active operations have not yet commenced.

These broker-dealer activities are intended to generate revenue streams in the form of fee income and commissions (whether related to placement, financing or investment banking).

Demonstrated Results

Capital Impact's dedication to its mission has led it to become recognized as a leader in community development in communities across the country. Notably, as of December 31, 2021, Capital Impact has:

- disbursed more than \$2.5 billion to organizations that provide services to more than 6.0 million people in low-income communities annually;
- become a significant non-profit community health center lender in the country, with more than \$912 million deployed to Federally Qualified Health Centers and other community-based health care providers, touching 3.4 million patients nationwide;
- > provided close to \$1 billion in financing to charter schools serving over 3,000 students annually;
- deployed over \$200 million to healthy food retailers and wholesalers that have eliminated food deserts and other low access areas;
- disbursed approximately \$200 million to the revitalization of housing and mixed-use facilities in Detroit, Michigan; and
- disbursed over \$400 million toward the financing of affordable housing units. Since 2018, CIP has provided financing for over 900 units of affordable housing every year.

LENDING ACTIVITIES

Loan Products

Capital Impact offers the following loan products to organizations operating in or supporting the community healthcare, education, affordable housing, and community development sectors:

- revolving lines of credit;
- working capital financing;
- bridge financing;
- construction and renovation loans;
- tenant improvement loans;
- real estate acquisition loans;
- predevelopment loans;
- permanent loans; and
- equipment loans.

Although Capital Impact's loans are typically secured by a first lien on the real estate or other business assets of the borrower, Capital Impact sometimes takes a subordinated or unsecured position in a transaction. Capital Impact believes that this flexibility enables it to support borrowers throughout their life cycles, and that this support leads to greater social impact in the communities it serves. Determinations regarding the level of credit risk that is supportable in a particular transaction, including the type and amount of collateral required to secure Capital Impact's position, are made in accordance with its underwriting guidelines and the underwriting and approval process described below.

Lending Criteria

Because Capital Impact is a public charity, it places strong emphasis during the evaluation process on the connection between the borrower's project and Capital Impact's charitable purpose and mission. Capital Impact considers the likelihood that the borrower's project will drive societal change in a community or sector served by Capital Impact and may give greater weight to the potential social impact of the project than it does to other factors that traditionally drive the credit decisions of commercial banks. When considering mission alignment, Capital Impact typically focuses on the degree to which the project will:

- benefit low-income or disadvantaged populations;
- increase access to goods and services in underserved communities;
- develop needed infrastructure to support commerce;
- drive further development and density within a targeted area; and
- support Capital Impact's core cooperative principles of equity and inclusion.

Potential loans are evaluated by Capital Impact's Credit Committee to determine the fit with Capital Impact's overall strategy and mission, and then potential loans move to underwriting to determine if the credit and risk requirements set forth in Capital Impact's underwriting guidelines are met. The factors used to evaluate potential loans include:

- how the proposed loan fits within Capital Impact's strategy for the sector or geography;
- the risk of the loan relative to the risk allocations within Capital Impact's portfolio by sector and geography and the overall credit quality of the portfolio;
- the financial strength of the borrower;

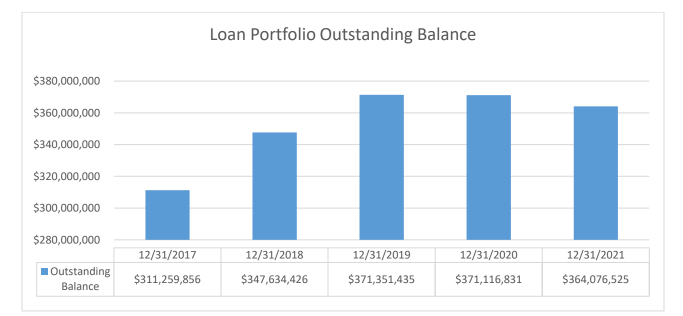
- the financial projections for the project to be financed;
- the ability of the borrower to repay the loan obligation;
- the value of the collateral for the loan (if any);
- the need for and availability of additional credit support if the creditworthiness of the borrower is questionable or the value of the collateral is low;
- the success of other similar projects completed by the borrower (if any);
- the availability of capital to finance the transaction at competitive rates; and
- the interest of third parties, such as community development organizations, CDFIs, community banks and private foundations, to partner on the transaction, including, for example, through co-lending arrangements, or loan sales or participations, directly or through special purpose entities or joint ventures.

Capital Impact's mission focus during the evaluation process differentiates it from its for-profit peers in the financial services and banking industries and may result in the extension of credit to higher risk borrowers consistent with its mission.

Capital Impact maintains a loan policy that provides a framework for and expectations to management regarding the scope and nature of Capital Impact's lending, in furtherance of Capital Impact's mission and tax-exempt purposes. The loan policy is reviewed and approved by Capital Impact's Board of Directors on an annual basis.

Loan Portfolio

Capital Impact's loan portfolio consists of loans reflected in Capital Impact's loans receivable balance as set forth in its accompanying audited financial statements. The loans receivable balance includes loans disbursed through Capital Impact as well as Capital Impact's portion of loans disbursed through seven consolidated subsidiaries.² Capital Impact earns revenue (which may include interest, management fees, servicing fees, and other revenue) related to its subsidiary loans and loans it manages on behalf of unaffiliated third parties; but these loans are not reflected in Capital Impact's loans receivable balances set forth in the accompanying audited financial statements.

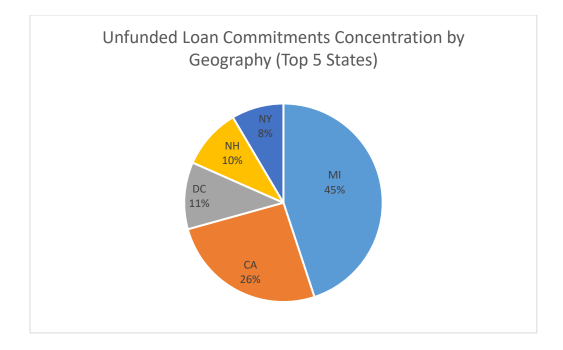


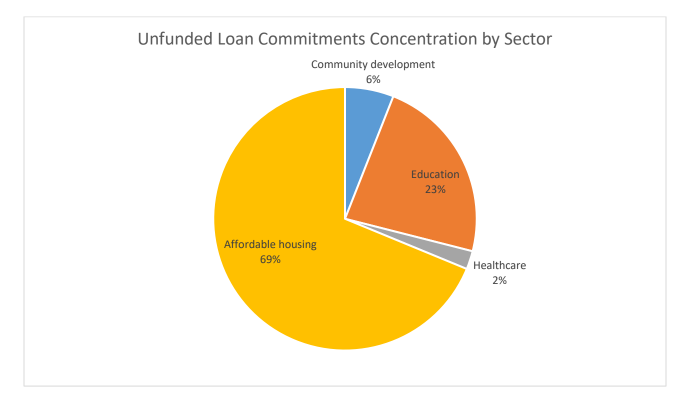
Capital Impact's loan portfolio grew from 2017 through 2021, as illustrated in the below chart.

In the normal course of business, Capital Impact makes commitments to extend loans and lines of credit, which are not reflected in its financial statements until they are disbursed. Since many of the commitments are expected to expire without being completely drawn upon, the total commitment amounts do not necessarily represent future cash requirements. Capital Impact's unfunded loan commitment balance as of December 31, 2021 was \$59,197,655³, the detail of which is illustrated in the following charts.

² Six subsidiaries were consolidated on Capital Impact's financial statements during the period of 2017 to 2021: Community Economic Development, LLC ("CED"), Impact V CDE 7, LLC ("CDE 7"), FPIF, LLC, Detroit Neighborhoods Fund, LLC, Community Investment Impact Fund, LLC ("CIIF"), Community Investment Impact Fund II, LLC ("CIIF II") and Alliance Securities Manager LLC. CED dissolved as of April 8, 2016; CIIF commenced operations as of December 13, 2017; Impact V CDE 7 dissolved as of February 2018; CIIF II commenced operations as of December 28, 2018; and CIIF II merged with and into CIIF as of January 1, 2020 and is no longer in existence.

³ This represents the unfunded commitment based on Capital Impact's consolidated financials. The figure includes unfunded commitments of \$184.07 to Capital Impact's subsidiaries.





Lending Process: Underwriting and Approval

Each new loan is evaluated in a multi-phase process that is both formal and documented to ensure that the loan is aligned with Capital Impact's mission and strategy, the credit risk represented by the loan falls within acceptable risk parameters and the structure and terms of the loan serve to mitigate identified risks to the extent possible.

Screening Committee. Each new loan is evaluated on a preliminary basis by a Screening Committee, comprised of Capital Impact's Directors of Loan Originations and Senior Director and Credit Officer. The Screening Committee evaluates the loan to determine its fit with Capital Impact's lending strategy, the requirements of a particular lending initiative (if applicable), and the resources available to fund it.

Credit Committee. The loan is then evaluated by the Credit Committee, comprised of Capital Impact's President and Chief Executive Officer, Chief Lending Officer, Senior Director and Credit Officer, and Senior Director of Portfolio and Asset Management. After screening, the Credit Committee evaluates the loan to determine the strength of the preliminary due diligence conducted by the loan officer, the financials of the prospective borrower, and the proposed structure of the loan.

At least two members of the Credit Committee must approve moving the loan to underwriting. Known exceptions to Capital Impact's underwriting guidelines and conditions to closing are documented by the Credit Committee and must be addressed during the underwriting process; noted exceptions and closing conditions may result in changes in loan structure and/or a requirement for additional credit support. Exceptions to Capital Impact's pricing guidelines must be approved by its Treasurer.

Underwriting. A loan that receives a positive evaluation by the Credit Committee moves to underwriting and a non-binding term sheet is typically issued to the prospective borrower. During underwriting, due diligence is completed; all exceptions to Capital Impact's underwriting guidelines, pricing guidelines, and any applicable lending initiative requirements (including those identified earlier by the Credit Committee) are noted, together with any potential mitigants, and the structure of the proposed loan is modified, if and to the extent necessary to address residual risk. The underwriting is submitted to the Credit Committee and if the issues identified during the initial review by the Credit Committee and underwriting processes have been addressed to the satisfaction of the Credit Committee (and any exceptions to the pricing guidelines have been approved by the Treasurer), the Credit Committee approves the loan. If the underwriting is unsatisfactory, the Credit Committee rejects the loan. If the aggregate principal amount of the loan exceeds the credit limit established by Capital Impact's Board of Directors, it must also be approved by the Board or the Board committee to which approval authority has been delegated.

Commitment Letters. A non-binding commitment letter is issued to the prospective borrower in connection with most approved loans. Commitment letters are developed with the support of Capital Impact's legal department and are reviewed and approved by a Director of Loan Originations and Senior Director and Credit Officer prior to issuance.

Closing. Licensed attorneys within Capital Impact's legal department work with staff in its Lending and Operations departments to document and close all approved loans. Capital Impact's Legal department has developed and consistently leverages standardized forms and processes to manage risks that vary based on the type and location of transaction. Outside counsel is consulted by Capital Impact's Legal department if subject matter expertise is not resident within the department.

Disbursements and Servicing. The Servicing department adds the details of each loan and other borrowerrelated information into Capital Impact's loan accounting system to enable proper reporting and management of the asset. Servicers manage billing, payment application and any immediate issues and questions from the borrower. Construction management staff actively manages all aspects of each construction loan, including the general contractor relationship, contract, and other due diligence review, draw requests and disbursements, and construction budget management. These processes are intended to ensure that loans are disbursed to borrowers in accordance with applicable loan documentation when conditions to disbursement have been satisfied; payments from borrowers are collected and deposited into the appropriate corporate account(s); an appropriate portion of the payments are remitted to the investors in the loan (if any); and other ministerial functions related to the loan have been completed.

Portfolio Management. Each loan is assigned a risk rating when the loan is closed; ratings are assigned in accordance with Capital Impact's underwriting guidelines. Risk ratings are re-evaluated and adjusted (if necessary) on a periodic basis.

Capital Impact's portfolio management team, with the support of its Legal department, manages all aspects of each loan over its life, including delinquencies, waivers, amendments, and modifications, and monitors loan performance and the credit risk related to each loan by conducting annual site visits and periodic loan reviews. The frequency and scope of the site visits and loan reviews vary depending on the risk rating assigned to the loan; risk rating adjustments are typically made as a result of information acquired during the portfolio management process.

Credit Quality and Risk Management

Oversight. The Senior Director and Credit Officer is responsible for monitoring and managing Capital Impact's credit quality and risk management function. Credit quality metrics and trends, the allowance for loan loss, and new loan programs are evaluated and discussed at risk management meetings led by the Senior Director and Credit Officer. Key risk, operations and accounting personnel attend and participate in the meetings. Issues identified during the meetings are assigned to appropriate personnel for resolution.

Risk Rating System and Loan Review. Capital Impact maintains a risk rating system that is applied to all loans originated by it or its subsidiaries and to all third-party loans that are serviced by Capital Impact. The risk rating system identifies the risks that exist in the portfolio, supports the development of the allowance for loan loss, and provides guidance regarding the level of resources that should be devoted to monitoring a particular credit.

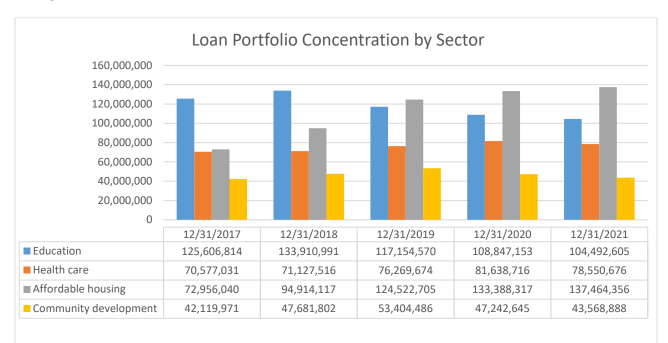
The risk ratings are evaluated each year in the ordinary course of the audit of Capital Impact's consolidated financial statements. Additionally, a random sampling of the loan portfolio is reviewed at least once per year by an independent consultant. The results of the independent loan reviews, which examine, among other things, the risk ratings assigned to the loans, are presented to the Board of Directors.

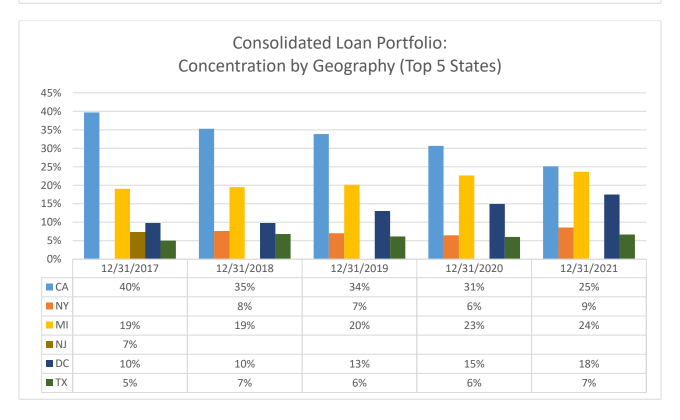
Diversification and Concentration. Capital Impact seeks to diversify its risk by lending in a variety of sectors and geographies. However, consistent with its strategy and mission, Capital Impact is focused in several specific sectors and geographies. Capital Impact's sectors at the present time are: healthcare, education, affordable housing, and community development. Overlaying the sectors is a focus on particular geographies – specifically California, Michigan and northern Ohio, the Washington, D.C. metropolitan area, the New York City metropolitan area and central Texas (Austin, San Antonio, Dallas/Fort Worth and Houston), with growth opportunities in other geographies subject to evaluation. Capital Impact also has concentrations in the areas

of loan product and loan size. No single loan or borrower represents 10% or greater of Capital Impact's total loan portfolio as of December 31, 2021.

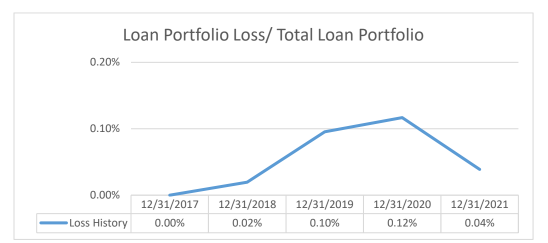
Capital Impact does not have established quantitative lending concentration or geographic limits, but actively monitors the loan portfolio on a quarterly basis. Concentration and geographic risks, and any related changes in approach, are reported to the Board of Directors on a regular basis.

The following charts illustrate Capital Impact's sector-specific and geographic concentrations. Concentrations will shift over time as new opportunities in new sectors or geographies are integrated into Capital Impact's strategic plan, or as the Senior Director & Credit Officer determines that shifts in approach are advisable to manage risk:

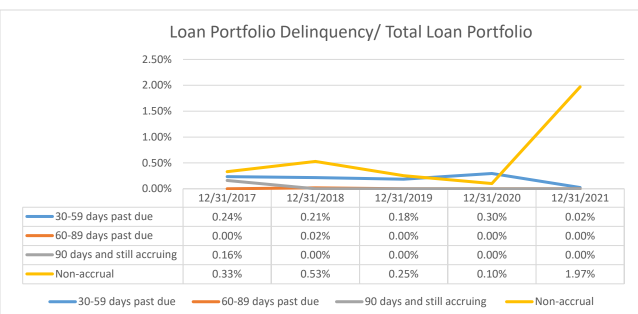




Loss Reserve. Capital Impact maintains a general allowance for loan loss that is used to reserve against losses in the loan portfolio funded on its balance sheet. The Senior Director & Credit Officer is responsible for the calculation and evaluation of the allowance on a quarterly basis for the balance sheet loan portfolio. Establishing an appropriate level of allowance for loan loss involves both objective and subjective measures. First, Capital Impact applies a general reserve percentage on all loans in its portfolio based on risk rating assigned. This process provides a numerical calculation to be used as a base figure for the actual allowance. Second, impaired loans are identified as incurred. Each loan is evaluated quarterly to determine the sufficiency of collateral coverage. If appropriate, the value may be discounted further. The outstanding balance (or ultimate commitment) of the loan is compared to the discounted value of the collateral and a specific reserve is identified if the collateral is insufficient. This additional reserve is added to the general reserve calculation. Third, Capital Impact performs a trend analysis on six areas of risk and, if needed, increases the allowance by the calculated amounts. Upon totaling the results of these three steps, a calculation is done to determine the variance from the actual allowance in existence on Capital Impact's financial records. Capital Impact's goal is to have that variance in the range of +/- 5%.



The following charts illustrate Capital Impact's portfolio performance history from 2017 to 2021.



Loans on non-accrual increased from \$374,991 at 12/31/2020 to \$7,173,438 at 12/31/2021. The increase was the result of two large loans being placed on non-accrual. One of these borrowers, a to-be-formed housing cooperative in Washington, DC, was struggling with converting to a cooperative per the loan agreement with Capital Impact, several tenants were delinquent on rent payments, and there was poor leadership from their Board of Directors. A new Board of Directors has been put in place and the borrower has hired consultants to get the project back on track. This loan has since been placed back on accrual status. The second borrower, a mixed-use construction project in Detroit, was placed on non-accrual status due to significant cost overruns which caused a large financing gap in the project. The gap has since been addressed and the project has been placed back on accrual status.

INVESTING ACTIVITIES

Capital Impact's investment policy is to invest its liquid assets in securities that are intended to: (i) preserve principal, (ii) ensure adequate liquidity, (iii) manage interest rate exposure, and (iv) achieve desired rates of return, except to the extent that Capital Impact makes potentially higher risk investments, as described under "Risk Factors" above. These potentially higher-risk investments are typically in cooperative organizations, non-profit organizations, CDFIs and others involved in supporting programs that are generally related to Capital Impact's mission. In addition, Capital Impact invests in securities that are used to provide Capital Impact with a base of eligible collateral to enable it to borrow under its FHLB-A credit facility.

Capital Impact's investment and liquidity management policies are reviewed and approved by the Board each year, and only the Board may approve amendments to such policies. It is the responsibility of the Chief Financial Officer to monitor and report compliance with the policies, and the Chief Financial Officer, together with their designees are authorized to make investments that are in compliance with the investment and liquidity policies. The following table depicts Capital Impact's cash, cash equivalents, and investments from 2019 to 2021. In 2021, Capital Impact Partners investments generated \$399,959 of net interest loss. The net loss on interest income is the result of unrealized losses incurred from the Mortgage Backed Securities portfolio. The Alternative Investments category within this table represents a mix of Capital Impact's equity method investments, marketable equity securities, and debt investments.

	2019	2020	2021
Cash, cash equivalents - Unrestricted	\$48,413,099	\$59,662,347	\$73,212,984
Cash, cash equivalents - Restricted	\$24,627,037	\$27,638,893	\$25,053,259
Mortgage Backed and US Treasury Securities	\$69,466,573	\$66,386,667	\$59,429,070
Alternative Investments	\$38,705,826	\$36,279,999	\$33,922,261

BOARD OF DIRECTORS

Capital Impact's Board is responsible for setting the mission, vision, and direction of Capital Impact, and for supervising its executive officers. Accordingly, the Board approves Capital Impact's strategic plan; sets annual corporate goals, which are measured against the strategic plan; approves the annual budget; approves Capital Impact's annual audited financial statements; evaluates executive performance and sets executive compensation; resolves potential conflicts of interest; and ensures that appropriate financial controls are in place.

The Board is comprised of a total of eighteen (18) individuals. The Board is divided into three classes as nearly equal in size as is practicable. The term of office of the initial Class I directors expires on July 15, 2022, the term of office of the initial Class II directors expires on July 15, 2023, and the term of office of the initial Class III directors expires on July 15, 2024. Any directors elected to replace those of the class whose terms expire shall be elected to hold office for three (3) years and until their respective successors shall have been duly elected and qualified. No person shall be eligible to be nominated for election as a non-employee director of Capital Impact after having served as a director for a period of nine (9) years or more since July 15, 2021. Capital Impact strives to fill Board vacancies when they occur with individuals who possess core competencies and backgrounds that are aligned with Capital Impact's mission and strategy, and that are complementary to the qualifications of the directors who are re-elected to serve another term. Board members are reimbursed for out-of-pocket expenses related to Board activities and are eligible to receive a stipend for their service.

The Board may (but is not required to) designate and appoint committees. The Board prescribes the powers and functions of each committee. The Board has constituted the following standing committees: an Executive Committee; a Finance and Risk Committee; and an Audit Committee. The committee structure is re-evaluated on an annual basis and may change at the discretion of the Board.

Regular meetings of the Board are held at least quarterly at places and times fixed by the Board. Regular meetings of each Board committee are held at places and times fixed by the committee.

To the knowledge of Capital Impact, no director has been convicted of any criminal activity, is the subject of any pending criminal proceedings, or has been the subject of any order, judgment, or decree of any court enjoining such person from any activities associated with the offer or sale of securities.

The following individuals presently serve on Capital Impact's Board:

Oswaldo Acosta (Class III). Oswaldo Acosta is the President and CEO of CityFirst Enterprises. He brings his lending, project finance, and entrepreneurial experience to lead the City First Enterprises efforts in advancing the region's economic development agenda. Prior to CFE, Mr. Acosta launched a food distribution company, was head of the Small Business group at the Latino Economic Development Center, part of the commercial lending group at Self-Help, and served as an economic consultant for Stone & Webster in London, UK, before being assigned to lead projects with The World Bank in Washington, D.C. Currently, he is a member of the Impact Investment Committee of the Baltimore Community Foundation and sits on the Board of Directors for Baltimore's Impact Hub. He recently joined Greater Baybrook Alliance's board. Mr. Acosta is also a member of the Board of Directors of CDC. Mr. Acosta holds a B.S. in Economics from Monterrey Institute of Technology, a M.A. in Political Economy from the United Kingdom's University of Essex, and an MSC in Economic Regulation from the London School of Economics and Political Science.

Rick Benito (Class I). Rick Benito is a senior vice president and national SBA executive at Bank of America. In this role, he supports the bank's national Small Business Administration (SBA) sales and support teams. Mr. Benito joined Bank of America in 1995 after 7 years at Wells Fargo, having served in a variety of roles at both banks. Mr. Benito's previous career experience includes the Xerox Corporation and serving as a Lieutenant in the United States Navy. Mr. Benito is active in Bank of America's Community Volunteer Network serving as leader of the Military Support and Advisory Group in San Diego. He has served on a number of boards and other civic organizations with a focus on education, veterans' issues, and economic development. Mr. Benito is also a member of the Board of Directors of CDC. He completed the Consumer Bankers Association Graduate School of Retail Bank Management program at the University of Virginia and is a graduate of LEAD San Diego. He received his Bachelor of Science degree in Business Administration from Valparaiso University in Indiana.

Alaina C. Beverly (Class II). Alaina Beverly has been the Assistant Vice President for Urban Affairs in the Office of Federal Relations at the University of Chicago since 2017, where she is responsible for sharing the University's research, scholarship, and models of urban investment with federal policymakers and national partners. At the University of Chicago, Ms. Beverly successfully launched Urban America Forward, an annual convening of national civil rights leaders, scholars, community-based practitioners, and foundations to examine evidence-based policies to further equity in America's cities. Ms. Beverly was previously a principal at the Raben Group from 2010 to 2013, where she provided strategic planning, communications, government relations, and third-party partnership services to a broad range of non-profit, corporate and philanthropic clients. Ms. Beverly served as Associate Director, Office of Urban Affairs at the White House from 2009-2010. Ms. Beverly earned a B.A. in Political Science and African American Studies from Stanford University, and a J.D. from the University of Michigan Law School.

Erik Caldwell (Class II). Erik Caldwell is the Director of Data Strategy for The Atlas for Cities. As Director of Data Strategy, Mr. Caldwell leads the development and launch of buyer intent and market intelligence products for The Atlas. The Atlas is a free online community for state and local government officials who join The Atlas to browse case studies, follow trending topics, and post questions to crowdsource ideas and advice. Since it launched in April 2019, The Atlas has engaged more than 25,000 local government leaders from 3,400 cities and has grown an average of 15% month over month. Mr. Caldwell has extensive experience working within local government having served as Chief Sustainability Officer, Deputy Chief Operating Officer, and Economic Development Director at the City of San Diego. In these roles, Mr. Caldwell leveraged data analytics to establish a culture of data driven decision making. Mr. Caldwell is also a member of the Board of Directors of CDC.

Sheryl Cameron (Class II). Sheryl Cameron is the Executive Director for the SBA Solutions Group at Chase. She has over 38 years of banking experience, the last twenty-four specializing in SBA lending. Ms. Cameron oversees sales and operation teams that provide support for SBA products offered by Chase. She has designed and facilitated access to capital seminars at multiple Chase for Business events to provide valuable insights to small business owners on how to use credit to grow their business and manage cash flow. She has been an instructor for the National Association of Government Guaranteed Lenders (NAGGL) for over nineteen years. Ms. Cameron is a member of the NAGGL Large Lender Committee and has also sat on the NAGGL Technical Issues Committee. Ms. Cameron also sits on the Board of Directors for the National Association of Development Companies and CDC. Ms. Cameron graduated summa cum laude from Western International University with a bachelor's degree in Finance.

Ellis Carr (Class III). Ellis Carr is the President and CEO of Capital Impact and CDC. Mr. Carr has more than 20 years of experience in the financial services and mortgage industries. Mr. Carr has served as Capital Impact's

President and Chief Executive Officer since 2016 and CDC's President and Chief Executive Officer since April 2021. Mr. Carr originally joined Capital Impact in 2012 as the Chief Financial Officer and Treasurer. Prior to joining Capital Impact, he held various positions in the investments, capital markets, strategy, and corporate finance areas within Freddie Mac, and in fixed-income fund management both domestically and abroad at Deutsche Bank. Mr. Carr is an Aspen Institute Finance Leader Fellow; serves on Morgan Stanley's Community Development Advisory Board; is the Board Chair for Martha's Table; and serves as Board Treasurer for HPN (the Housing Partnership Network). Mr. Carr is also a member of the Board of Directors of CDC. In 2018, he was recognized on Washington Business Journal's list of "Top Minority Business Leaders," as well as being named among their "Top 40 under 40" business executives in 2015. Mr. Carr graduated from Towson University with a bachelor's degree in Accounting, and from Georgetown University with a master's degree in Real Estate with a concentration in Finance.

Kurt Chilcott, Chair of Board (Class I). Kurt Chilcott is the retired President and CEO of CDC. For over 35 years, Mr. Chilcott has been dedicated to economic development and creating access to responsible and affordable capital for small businesses. Mr. Chilcott served as the President and CEO of CDC from 1998-2021, helping the organization to become the leading small business lender in the country. While there he helped pioneer a variety of new mission-based lending products and advanced strategic initiatives to raise capital. Mr. Chilcott now serves as the Chair of the Board of Directors of CDC and also serves on the boards of the National Association of Development Companies, the California Endowment, and the International Economic Development Strategy creating one of the first industry cluster-based regional economic development strategies in the nation and leading the revitalization of numerous underserved communities throughout San Diego. Mr. Chilcott received his bachelor's degree from Harvard University and a Master of Public Policy degree from University of California, Berkeley.

Grace Chionuma (Class III). Grace Chionuma is the Co-Head of the Housing and Community Development Finance Group within Public Finance Banking at Morgan Stanley and a member of the Municipal Securities Operating Committee. She leads Morgan Stanley's capital markets coverage of CDFIs, NonProfit Affordable Housing Developers, and charter schools. Ms. Chionuma served has led several CDFI debt IPOs including for Local Initiatives Support Corporation, Enterprise Community Loan Fund, Low Income Investment Fund, and BlueHub Loan Fund. She has worked with Freddie Mac on affordable housing securitizations and Freddie Mac's first issuance under its Social Bond Framework which financed affordable housing loans. In addition, she has worked with foundations including the Ford Foundation and the MacArthur Foundation to raise capital from institutional investors to increase grants during the COVID-19 and economic crisis of 2020. Ms. Chionuma is also a member of the Board of Directors of CDC. Ms. Chionuma earned her B.A. at Dartmouth College, completing majors in both Government and Philosophy; and she earned her M.B.A. at Yale University School of Management.

Gary Cunningham (Class III). Gary Cunningham is the President and CEO of Prosperity Now. Under Mr. Cunningham's leadership, Prosperity Now is focused on moving from just mitigating the effects of a broken racist system to transforming that system by testing, investing, and scaling what works. Mr. Cunningham is a recognized and respected expert on entrepreneurship, job creation, and racial wealth equity and is a sought-after thought leader on issues related to building a more inclusive economy. Prior to joining Prosperity Now, he served as President and CEO of the Metropolitan Economic Development Association in the Twin Cities, where he was recognized as an innovator in minority business development. Earlier, Mr. Cunningham held senior leadership positions in philanthropic, community development, health care, housing, and transportation organizations. Mr. Cunningham is also a member of the Board of Directors of CDC. Mr. Cunningham earned a Bachelor of Arts degree in Public Policy from Metropolitan State University, and a

Master of Public Administration from Harvard University's Kennedy School of Government. He serves on a number of Boards including the Association for Enterprise Opportunity, First Children's Finance, and Artspace.

Jennifer Smith Dolin (Class I). Jennifer Smith Dolin is a member of the Board of Directors for National Cooperative Bank, N.A. (NCB). She previously served as the Vice President of Operations for Mercy Housing California, a public benefit non-profit corporation, where she manages the collaboration between real estate development, in resident services, property management and portfolio services and also runs the retail development and relocation services for low-income multi-family housing throughout the state of California. Her commitment to community revitalization began in New York City where she worked in the economic development department of Common Ground. She received her Bachelor of Science degree in Business from Santa Clara University.

Casey P. Fannon (Class III). Casey Fannon joined NCB in 1996. He is currently the President and Chief Executive Officer of NCB and is a member of NCB's Executive Committee, Enterprise Risk Management Committee, Asset Liability Committee and Credit Right Risk Management Committee. Prior to becoming CEO, Mr. Fannon served as President and was responsible for corporate lending and relationship management for the bank's cooperative markets and customers. Mr. Fannon also previously served as Vice President for the bank and was responsible for overseeing NCB's business development and loan production for New York and national cooperative housing and traditional commercial real estate lines of business. Mr. Fannon has also held positions in the bank's Real Estate Group, Strategic Initiatives Group, and Capital Markets group. He received a B.S. in Finance from Bentley University and is a Chartered Financial Analyst charter holder.

Pedro I. Goitia (Class II). Mr. Goitia is a retired Partner from KPMG, where he spent his entire career (32 years). After spending 11 years in the audit department serving banking and other financial institutions, he was promoted to Partner in 1995 and moved to the advisory department to specialize in the structured finance and mortgage banking industries. During his 21 years as a Partner, he led/co-led the securitization group, served as account representative for several large local and national securitization and mortgage banking clients and was project manager on multi-year engagements involving risk management process, financial reporting processes/controls and compliance testing of credit agreements. Throughout his career, Mr. Goitia was heavily involved in diversity and inclusion initiatives, serving as Partner Champion of the D.C. Area Hispanic Latino Network and Trustee of the KPMG Foundation. Mr. Goitia is also a member of the Board of Directors of CDC. Mr. Goitia earned a B.S.B.A. from Washington University in St. Louis in 1983 and a Master's Degree in Accountancy from the George Washington University in 1984. He is a Certified Public Accountant.

Gail Markulin (Class II). Gail Markulin is the retired Director of Capital Markets for the Federal Home Loan Bank-Office of Finance (FHLBank); Ms. Markulin worked at FHLBank for more than 27 years, serving in various capital markets positions. Ms. Markulin currently serves on the Board of Directors for Aspire! Afterschool Learning and previously volunteered as a tutor and mentor with AHC, Inc., a nonprofit affordable housing developer of low- and moderate-income housing in Virginia, Maryland and Washington, D.C. Ms. Markulin is also a member of the Board of Directors of CDC. Ms. Markulin earned an M.B.A. in Finance from George Washington University and a B.A. from Pennsylvania State University.

Ray Moncrief (Class II). Ray Moncrief currently serves as Executive Vice President and Chief Operating Officer of Outdoor Venture Corporation and has served on its Board of Directors since 1983. Mr. Moncrief is the President and Chief Executive Officer of Mountain Ventures, Inc., a licensed SBIC, wholly owned by Kentucky Highlands. He is also President and Chief Executive Officer and a board member of Southern Appalachian

Management Company, LLC and Eclipse Management, LLC, and the General Partner of Meritus Ventures, L.P. President Donald Trump and President George W. Bush appointed Mr. Moncrief to the Community Development Advisory Board. Mr. Moncrief is a founding director and is currently Chairman of the Board of Directors of the Community Development Venture Capital Alliance (CDVCA). He received the NASVF Lifetime Achievement in Seed Investing Award. This award was presented to him by the National Association of Seed and Venture Funds in 2012. Mr. Moncrief is an active Director on several corporate Boards of Directors, including CDC, and has been an advocate for using equity for economic development. Mr. Moncrief earned a B.S. Degree in Accounting from Louisiana Tech University in 1972.

Tyler Orion (Class I). Tyler Orion is Co-Founder and Officer of Precision Healthcare Ecosystem, a nonprofit pioneering a new model of healthcare focused on patient education and empowerment, primarily through its flagship program, Project Apollo. Ms. Orion has decades of experience in enterprise development and business incubation. She served as interim President and COO of CONNECT, having served as President and Chief Executive Officer of the San Diego Regional Technology Alliance (RTA) until its merger with CONNECT in 2005. CONNECT is a technology business accelerator dedicated to the creation and sustained growth of innovative, science-based companies. She has served on numerous boards for companies and non-profit organizations and has been recognized by San Diego Business Journal and others for her leadership in the regional entrepreneurial ecosystem. Ms. Orion is also a member of the Board of Directors of CDC. Ms. Orion earned her M.B.A. in Health Services Management from Webster University, her bachelor's degree from Thomas A. Edison College, and studied Drama/Directing at Carnegie-Mellon University.

Frank Robinson (Class III). Frank Robinson has served as the Diverse Markets Executive and Community-Based Programs Manager for MUFG Union Bank since 1996. In this capacity, Mr. Robinson strategically advises the president of Union Bank and partners with Commercial, Business Banking, Small Business Administration, Affluent and High Net Worth lines of business. This enables a diverse client engagement and culture with a focus on Black/African-American, Latinx, Asian, Native Americans, LGBTQ, veterans, and female clients. He is also in charge of Union Bank's student run branch program, the financial education centers, and Corporate Social Responsibility's special projects. In 2003, he became a vice president and segment manager of Business Diversity Lending for the bank, in this capacity he oversaw the bank's Special Purpose Credit Program. Mr. Robinson is also a member of the Board of Directors of CDC. Mr. Robinson earned a bachelor's degree in business management from California State University, San Bernardino. He is also a graduate of Pacific Coast Banking School at the University of Washington. Mr. Robinson serves on the board of the Educating Young Minds and is the Western Province Chairman of the Kappa 100 for Kappa Alpha Psi Fraternity, Inc.

Tom Topuzes (Class I). Tom Topuzes is President and CEO of Thomas Topuzes & Associates, a consultancy that provides a wide range of services to organizations in the public, private, and non-profit sectors. He and his firm advise clients across the United States and Mexico on strategic planning, trans-border commerce, financial institution regulatory relations, and more. His professional experience includes executive roles at multiple banks, government service as the Region XI SBA Administrator and within the Office of the Governor of California, and private legal practice. Mr. Topuzes has been deeply involved in his community, serving as director, trustee, advisor or founder to over a dozen leading organizations in sectors as diverse as banking, education, health, local, state and national agencies, and economic development. Mr. Topuzes is also a member of the Board of Directors of CDC Small Business Finance. He received his bachelor's degree from San Diego Mesa College. He served in the United States Air Force and is an active member of the State Bar of California.

Dan Varner (Class I). Dan Varner has been the Chief Executive Officer of Goodwill Industries of Greater Detroit, a non-profit organization focused on employment training, education, support and job placement programs for residents of Greater Detroit, since 2016. Mr. Varner served as Chief Executive Officer at Excellent Schools Detroit from 2011 to 2016, and worked as a Program Officer at the W.K. Kellogg Foundation on both the Michigan and Education & Learning teams from 2010 to 2011. Mr. Varner was the cofounder of Think Detroit where he served as the Chief Operating/Finance Officer from 2000 to 2006 and the Chief Executive Officer of Think Detroit PAL, which was the result of a merger with the Detroit Police Athletic League, from 2006 to 2010. Mr. Varner is also a member of the Board of Directors of CDC. Mr. Varner earned a B.A. from the University of Michigan and a J.D. from the University of Michigan Law School.

The following sets forth board member compensation during 2021:

Board Member	Compensation (2021)
Wilson Beebe, Jr ¹	1,250.00
Alaina Beverly	5,000.00
Jennifer Smith-Dolin	5,000.00
Casey Fannon	5,000.00
Pedro Goitia	5,000.00
Paul Hazen ¹	1,250.00
Eli Kennedy ¹	1,250.00
Gail Markulin	5,000.00
L. Ray Moncrief	5,000.00
Daniel Varner	3,750.00
David Vliet ¹	1,250.00
Rick Benito ²	3,750.00
Erik Caldwell ²	3,750.00
Sheryl Cameron ²	-
Kurt Chilcott ²	5,000.00
L. Tyler Orion ²	3,750.00
Frank Robinson ²	3,750.00
Tom Topuzes ²	3,750.00
Oswaldo Acosta ³	1,250.00
Grace Chionuma ³	-
Gary Cunningham ³	1,250.00
Total	65,000.00

¹ Resigned as Board member in February 2021.

² Elected as Board member in April 2021.

³ Elected as Board member in July 2021.

MANAGEMENT TEAM AND KEY EMPLOYEES

Capital Impact's principal executive office is located at 1400 Crystal Drive, Suite 500, Arlington, Virginia 22202.

Ellis Carr, President and Chief Executive Officer. Ellis Carr has more than 20 years of experience in the financial services and mortgage industries. Mr. Carr has served as Capital Impact's President and Chief Executive Officer since 2016 and CDC's President and Chief Executive Officer since April 2021. Mr. Carr originally joined Capital Impact in 2012 as the Chief Financial Officer and Treasurer. Prior to joining Capital Impact, he held various positions in the investments, capital markets, strategy and corporate finance areas within Freddie Mac and in fixed income fund management both domestically and abroad at Deutsche Bank. Mr. Carr is an Aspen Institute Finance Leader Fellow; serves on Morgan Stanley's Community Development Advisory Board; serves on the San Francisco Federal Reserve, Community Development Advisory Board; is the Board Chair for Martha's Table; and Board Treasurer for HPN (the Housing Partnership Network). In 2018, he was recognized on the Washington Business Journal's list of "Top Minority Business Leaders," as well as being named among their "Top 40 under 40" business executives in 2015. Mr. Carr graduated from Towson University with an undergraduate degree in accounting, and from Georgetown University with a master's degree in real estate with a concentration in finance.

Natalie Gunn, Chief Financial Officer. Natalie Nickens Gunn is responsible for formulating and executing Capital Impact's financial road map, capital base expansion, and investor relations. In her position, she has raised and closed on more than \$300 million of capital. She also manages the overall direction for accounting, tax, audit, treasury, and financial planning and analysis. Mrs. Gunn also serves as Chief Financial Officer of CDC. Mrs. Gunn has corporate financing and accounting experience across the public and private sectors, including serving as Capital Impact's Controller before stepping into the Chief Financial Officer and Chief Administrative Officer position. In 2020, the Washington Business Journal named her to their "Women Who Mean Business" List honoring the region's most influential businesswomen. Prior to joining Capital Impact, she held senior positions at the Government National Mortgage Association (Ginnie Mae), NCB, Capital Automotive REIT, Host Hotels and Resorts and PricewaterhouseCoopers. Mrs. Gunn is a Certified Public Accountant and graduated magna cum laude from Hampton University with a degree in accounting, and serves on the Board and Finance Committee of Pathways for Housing, DC.

Brian McEvoy, General Counsel, Chief Compliance Officer and Corporate Secretary. As General Counsel, Chief Compliance Officer, and Corporate Secretary, Brian McEvoy leads the legal and compliance functions at Capital Impact Partners. Brian has significant experience in the commercial, multifamily/housing, real estate and finance sectors, including broad experience in commercial lending and structured finance, equity, securitization, policy and strategy, product and platform development, risk management, operations, regulatory and compliance. Mr. McEvoy also serves as General Counsel, Chief Compliance Officer and Corporate Secretary of CDC. Most recently he was Vice President and Deputy General Counsel at Fannie Mae. Prior to joining Fannie Mae, Brian was in private practice in large, national law firms. Brian graduated summa cum laude from Towson University, where he received a Bachelor of Science in Business Administration and Management, with dual concentrations in Finance and Marketing. He graduated with honors from the University of Maryland Francis King Carey School of Law, where he received a Juris Doctor.

Kim Dorsett, Chief Human Resources Officer. Kimberly Dorsett is responsible for developing and executing Capital Impact's human resource strategy in support of the overall business plan and strategic direction of the organization. This includes overseeing areas of succession planning, talent acquisition, organizational and performance management, training and development, compensation and benefits administration, and diversity, equity, and inclusion. She has more than 20 years of experience in the financial services and

construction industries. Mrs. Dorsett also serves as Chief Human Resources Officer for CDC. Prior to joining Capital Impact in 2016, first as a Director and then as Senior Director in 2018, she was the Human Resources Director for Federal Home Loan Banks – Office of Finance. Mrs. Dorsett graduated from Bethune-Cookman University with a bachelor's degree in Business Administration, and from Marymount University with a master's degree in Management.

Raymond Guthrie, Head of Capital Deployment. Raymond Guthrie is responsible for overseeing the teams that provide a continuum of solutions that Capital Impact Partners and CDC Small Business Finance can offer to communities including financial, intellectual, and social capital. This includes teams focusing on community development real estate lending; SBA 504 real estate lending; SBA small business lending; equitable alternative credit products; equity investments; capacity building programs, and business advising services. Raymond was previously the Managing Director of the American Heart Association's Impact Investment Group focused on investing in social enterprises operating within and supporting communities of color. In addition, he co-created the first of its kind ESG Exchanged Traded Fund (ETF) with New York Life Investment Management that is currently traded on the NYSE, with a portion of the ETF's management fee supporting the AHA's impact funds. His career has also included positions at the Skoll Foundation and Calvert Investments, as well as serving as a U.S. diplomat in emerging economies across Africa and Asia. Raymond earned his B.B.A. in Economics and Business Law at the University of Miami, and his Juris Doctor at Howard University.

Jaret Ings, Senior Director of Finance and Treasurer. Jaret Ings has the responsibility of overseeing the Treasury and Financial Analysis functions, which includes cash and investment management, debt portfolio management, debt capital markets, investor relations, compliance, managing bank relationships, and financial analysis. Mr. Ings also serves as Treasurer of CDC. Prior to joining Capital Impact, Mr. Ings served in a senior treasury leadership capacity at National Railroad Passenger Corporation ("Amtrak"). Prior to joining Amtrak, Mr. Ings worked in Corporate Banking and Financial Services with PNC Bank, N.A., SunTrust Bank, N.A. and Ford Motor Credit Company. Mr. Ings is a graduate of Florida Agricultural & Mechanical University (B.S. Business Administration, Finance Concentration) and Florida Atlantic University (M.B.A., Accounting Concentration).

Robert Villarreal, Chief External Affairs Officer. Robert Villarreal joined Capital Impact Partners as Chief Operating Officer in 2021 and also serves in the same role at CDC Small Business Finance. Mr. Villarreal is a staunch advocate of getting capital into the hands of all entrepreneurs, particularly those who've historically struggled to get affordable loans — including women, minorities and veterans. He has 20-plus years of economic development and non-profit experience, having served a variety of roles in his career. In his current role, his responsibilities include Marketing and Communications, developing grant and capital opportunities, forming strategic partnerships, and leading policy and government affairs. Mr. Villarreal previously led CDC Small Business Finance's Community Lending Programs. Under his leadership the organization became the No. 1 SBA Community Advantage lender in the nation. Mr. Villarreal serves on several boards and advisory committees. He holds Bachelor's degrees in Political Science and Anthropology from University of California, San Diego and a master's in International Political Studies from the Monterey Institute of International Studies.

Matt Wehland, Chief Operations Officer. Matt Wehland is responsible for Capital Impact and CDC's business operations strategy and execution. This includes Lending Operations, Portfolio Management, Credit, Information Technology, Data Operations, Compliance, Facilities Management, and the affiliated Ventures+ SAAS platform. Mr. Wehland joined Capital Impact in 2019 and served as the Senior Director of Lending Operations prior to assuming the role of COO in 2022. He has more than 25 years of experience in the financial services industry. Prior to joining Capital Impact, he served as Senior Vice President at both Capital

One and National Cooperative Bank. Mr. Wehland graduated from the University of Maryland, College Park with a degree in Political Science. He currently serves as a board member for his local housing cooperative.

Karla Gill, Chief Technology Officer. Karla Gill is responsible for Capital Impact and CDC's technology infrastructure. In her role overseeing the integration of new technologies that make our work more effective, she manages the Ventures Lending Technologies, IT, and data analytics and development teams. Karla brings 30 years of experience with both for-profit and nonprofit organizations and management consulting spanning the financial services, hospitality, and telecommunications industries. She served as Chief Information & Innovation Officer at MissionSquare Retirement leading digital transformation and previously held IT Vice President roles at Marriott International pioneering emerging technologies. Karla earned her Master of Science in Information Systems and her Bachelor of Science in Computer Science from Virginia Tech. She serves on the Capitol CIO Advisory Board and VT Computer Science and Business Information Technology Advisory Boards.

EXECUTIVE COMPENSATION

The following table lists the total compensation of Capital Impact's executive management team during the year ended December 31, 2021. No staff member receives sales-related commissions.

Name	Title	Compensation (2021)
Ellis Carr	President and Chief Executive Officer	\$725,300
Natalie Gunn	Chief Financial Officer	\$461,411
Brian McEvoy	General Counsel, Chief Compliance Officer and Corporate Secretary	\$274,183
Diane Borradaile ¹	Chief Lending Officer	\$337,515
Kim Dorsett	Chief Human Resources Officer	\$292,399
Raymond Guthrie ²	Head of Capital Deployment	\$181,290
Kim Buttemer ³	Chief Operating Officer	\$377,148
Matt Wehland ⁴	Chief Operations Officer	\$ O
Karla Gill⁵	Chief Technology Officer	\$ 0

¹Diane Borradaile retired in March 2022.

² Raymond Guthrie was hired in July 2021 and promoted to Head of Capital Deployment in January 2022.

³ Kim Buttemer retired in February 2022

⁴ Matt Wehland was promoted to Chief Operations Officer in March 2022 and thus, had no executive officer compensation in 2021.

⁵ Karla Gill was hired in August 2022 and thus, had no executive officer compensation in 2021.

LEGAL PROCEEDINGS

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

CAPITALIZATION

Capital Impact's capitalization as of December 31, 2021 is shown below.

	Amount Outstanding
Debt:	
Revolving Lines of Credit	\$0
Notes Payable	\$52,230,970
Capital Impact Investment Notes	\$185,583,000
Subordinated debt	\$2,500,000
FHLB-A	\$47,271,304
CDFI Fund BGP	\$58,849,113
Subtotal Debt	\$346,434,387
Less: Capital Impact Investment Notes issuance costs	(\$2,385,421)
Total Debt ⁽¹⁾	\$344,048,966
Net assets:	
Without donor restrictions ⁽²⁾	\$120,919,519
Noncontrolling interest ⁽³⁾	\$20,572,345
Total net assets without donor restrictions	\$141,491,864
With donor restrictions ⁽⁴⁾	\$47,974,195
Total net assets	\$189,466,059
Total Capitalization	\$533,515,025

¹ Total Debt does not include subsidiary debt or lease obligations.

² Net assets without donor restrictions have no external restrictions regarding their use or function.

³ Represents the non-managing member's 70% equity interest in Community Investment Impact Fund, which is exclusive of Capital Impact's equity interest.
 ⁴ Not exects with dense restrictions have dense impaced restrictions such as (i) fulfilling a specified purpose, and

⁴ Net assets with donor restrictions have donor-imposed restrictions such as (i) fulfilling a specified purpose, and/or (ii) the passage of a specified amount of time regarding use or function.

Additional information on Capital Impact's net assets as of December 31, 2021 is shown below:

Purpose	Portion of Total Net Assets	Restriction(s) and Possible Uses
Net Assets without Donor		
Restrictions		
Without Donor	64%	Unrestricted
Restrictions		
Noncontrolling Interest	11%	Unrestricted
Net Assets with Donor		
Restrictions		
Programs	4%	General Operating
Credit Enhancement	15%	Credit Enhancement
Financing	6%	Lending Activity
Total	100%	

Debt Composition and Sources

Sources o	f Debt a	t Decembe	r 31. 2021
3001CC3 0	JDCDLU	December	51,2021

Type of Investor	Number of Investors	Total Debt Payable	% of Total Debt Payable	Average per Investor
Financial Institutions	3	\$17,500,000	5%	5,833,333
Foundations/CDFI	6	\$37,230,970	11%	6,205,162
Federal Government/FHLB	2	\$106,120,417	31%	53,060,208
Total ¹	11	\$160,851,387	47%	\$14,622,853.33

1 Does not include Capital Impact Investment Notes, of which \$185,583,000 was outstanding as of December 31, 2021 (representing 54% of total loans payable as of December 31, 2021), as these notes are held by investors in book-entry form through their brokerage account. Thus, the identity of investors in Capital Impact Investment Notes is unknown.

With the exception of its revolving lines of credit, Capital Impact's debt carries a fixed rate.

Although Capital Impact does not have a policy in place which specifically limits the level of senior secured indebtedness that can be incurred by Capital Impact, there are a number of policies and practices in place that address the issue, including (i) a Board-approved policy called the "Delegations of Authority," which requires management to seek the approval of the Board prior to incurring indebtedness, (ii) multiple third party credit agreements, which require Capital Impact to actively monitor and manage financial covenants, including covenants relating to the level and type of indebtedness incurred by Capital Impact, (iii) the supervision and oversight of enterprise risk by the Senior Director & Credit Officer, pursuant to Capital Impact's Enterprise Risk Management Policy, and (iv) the supervision and oversight of the General Counsel and Chief Compliance Officer with respect to risk-related compliance matters.

*Remaining Term on Debt at December 31, 2021*¹

Year of Debt Maturity	Total Debt Maturing	% of Total Debt	
2022	\$66,213,922	19%	
2023	\$32,404,488	9%	
2024	\$39,468,341	11%	
2025	\$25,650,407	8%	
2026 and Beyond	\$182,697,229	53%	
Total	\$346,434,387	100%	

¹ This excludes issuance costs.

Largest Debt Investors at December 31, 2021¹

Five Largest Investors	Dollar Amount Outstanding	% of Total Loans Payable	Final Maturity	Characteristics	Secured or Unsecured
CDFI BGP 2014 & 2016	\$58,849,113	17%	December 2045	Federal Government/FHLB	Secured
FHLB	\$47,271,304	14%	December 2029	Federal Government/FHLB	Secured
The California Endowment	\$15,000,000	4%	December 2027 & August 2030	Foundation/CDFI	Unsecured
JPMorgan Chase	\$10,000,000	3%	May 2023	Financial Institution	Unsecured
Impact Community Capital	\$10,000,000	3%	January 2022	Foundation/CDFI	Unsecured
Total Debt from Five Largest Investors	\$141,120,417	41%			

Does not include Capital Impact Investment Notes, of which \$185,583,000 was outstanding as of December 31, 2021 (representing 54% of total loans payable as of December 31, 2021), as these notes are held by investors in book-entry form through their brokerage account. Thus, the identity of investors in Capital Impact Investment Notes is unknown.

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 accompanying 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 elsewhere in this document.

What is a Capital Impact Investment Note?

The Capital Impact Investment Notes are notes issued by Capital Impact that help channel investment capital to social and economic impact investments in the United States. The Notes pay a fixed interest rate that is determined by market conditions at issuance and can be purchased with a term of 1, 3, 5, 7, 10, 15, or 20 years.

Seniority; Security

The Notes are unsecured general obligations of Capital Impact. Capital Impact has outstanding other unsecured general obligations and secured obligations. Moreover, the Indenture does not restrict Capital Impact from incurring 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, Capital Impact's subsidiaries have outstanding obligations and the Notes will be effectively subordinated to such obligations.

Who Can Invest

The Notes are marketed to both individual and institutional investors.

Minimum Investment

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

Distribution

Capital Impact will offer the Notes through registered broker-dealers. The Notes may be offered to or through InspereX, as Lead Agent for resale to other registered broker-dealers. InspereX, or any other agent appointed by Capital Impact, is not required to purchased or sell any specific amount of Notes but sells the Notes on a best-efforts basis.

How to Invest / Purchase Method

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 DTC. Interest rates are set at the time of issuance and are determined by current market conditions. Interest rates for the Notes will be set forth in the accompanying pricing supplement relating to those Notes. The DTC arrangement is described below in the section entitled "— Book-Entry Notes and DTC" on page 67. U.S. Bank serves as issuing agent, registrar, and Paying Agent of global book-entry Notes. Capital Impact 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 current 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.

CUSIP Numbers

Capital Impact will assign CUSIP numbers at the time Notes are offered for sale. "CUSIP" is an acronym that refers to Committee on Uniform Security Identification Procedures and the nine-digit, alphanumeric CUSIP numbers that 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 applicable pricing supplement or visit Capital Impact's website www.capitalimpact.org.

Trust Indenture

All Notes are subject to a Trust Indenture, with U.S. Bank serving as Indenture Trustee. Under the Trust Indenture and subject to the terms of the Trust Indenture, the Indenture Trustee will take specified actions on behalf of noteholders in the event of a default on the Notes. Certain issues relating to the Trust Indenture are set forth beginning on page 69. Upon request, Capital Impact provides copies of the Trust Indenture, which defines the rights of noteholders.

Interest Accrual and Interest Periods

Notes begin to accrue interest on the issuance date and mature on the relevant anniversary of issuance. Interest accrues on a 360-day year based on twelve 30-day months. Interest is paid out quarterly and cannot be reinvested. Interest rates on the Notes will be fixed rate.

The interest payment dates for a Note will be the fifteenth day of every third month, commencing in the third succeeding calendar month following the month in which the Note is issued, unless such calendar 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 closing date of the Note and ending on the fifteenth day of the third calendar month that follows such closing date (the "First Interest Period"). Subsequent payments of interest under the Note shall be in an amount equal to interest accruing during each period of three calendar months that follow the First Interest Period. 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 principal and interest payable at maturity will be paid to the person in whose name the Note is registered at the time of payment. Unless otherwise specified in the applicable pricing supplement, 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 is automatically repaid at maturity, but investors have the option to reinvest their repaid principal by purchasing new Notes at then-current interest rates and terms offered by Capital Impact.

Redemption

Notes may be redeemable by Capital Impact prior to stated maturity at Capital Impact's option, as provided in the relevant pricing supplement. Notes will not be repayable at the option of the Note holder prior to stated maturity date, except as provided under "Survivor's Option" below or in the relevant pricing supplement.

Survivor's Option

Subject to the repayment limitations described below, the "Survivor's Option" is a provision in the Notes pursuant to which Capital Impact agrees to repay the Notes, if requested by the authorized representative of the beneficial owner of those Notes, following the death of the beneficial owner of the Notes, so long as the Notes were owned by that beneficial owner or the estate of that beneficial owner at least six (6) 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 repayment, subject to the repayment limitations described below, we will repay 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 to the date of repayment.

To obtain repayment pursuant to exercise of the Survivor's Option for 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 repayment pursuant to exercise of the Survivor's Option;
- appropriate evidence satisfactory to the Indenture Trustee and Capital Impact (a) that the deceased
 was the beneficial owner of the Notes at the time of death and his or her interest in the Notes was
 owned by the deceased beneficial owner or his or her estate at least six months prior to the request
 for repayment, (b) that the death of the beneficial owner has occurred, (c) of the date of death of
 the beneficial owner, and (d) that the representative has authority to act on behalf of the 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 Indenture Trustee and Capital Impact from the nominee attesting to the deceased's beneficial ownership of such Notes;
- a written request for repayment 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 Indenture Trustee and Capital Impact reasonably require in order to establish the validity of the beneficial ownership of the Notes and the claimant's entitlement to repayment; and

• any additional information the Indenture Trustee or Capital Impact reasonably require 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 repayment of the Notes.

In turn, the broker or other entity will deliver each of these items to the Indenture Trustee, together with evidence satisfactory to the Indenture Trustee 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 principal 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 repayment by Capital Impact 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 repayment.

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 trustee. 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.

Capital Impact has the discretionary right to limit the aggregate principal amount of Notes as to which exercises of the Survivor's Option shall be accepted by us 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. Capital Impact 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 Capital Impact from the authorized representative of any individual deceased beneficial owner of Notes in such calendar year. In addition, Capital Impact 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 repayment of any Note, the principal amount of such Note remaining outstanding after repayment 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 Indenture Trustee, except for any Note the acceptance of which would contravene any of the limitations described in the preceding paragraph. Notes accepted for repayment through the exercise of the Survivor's Option normally will be repaid on the first interest payment date that occurs twenty (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 Indenture Trustee will deliver a notice by firstclass mail to the authorized representative of the deceased beneficial owner that states the reason that Note has not been accepted for repayment.

All other questions regarding the eligibility or validity of any exercise of the Survivor's Option will be determined by Capital Impact, in its sole discretion, which determination will be final and binding on all parties. For the avoidance of doubt, Capital Impact also retains the right to reject in its sole discretion any exercise of the Survivor's Option where the deceased held no or only a minimal beneficial ownership interest in the Notes and entered into arrangements with third parties in relation to the Notes prior to death for the purpose of permitting or attempting to permit those third parties to directly or indirectly benefit from the exercise of the Survivor's Option.

For assistance with the exercise of the Survivor's Option, please contact U.S. Bank by email at cts.survivor.options@usbank.com or call 800-934-6802.

Events of Default

Notes will become immediately due and payable upon the occurrence of certain insolvency events of Capital Impact, as specified in Section 5.01 of the Indenture. Upon the occurrence of other "Events of Default" with respect to any series of Notes specified in Section 5.01 of the Indenture, the Indenture Trustee may, and shall, if so directed by the holders of not less than twenty-five percent (25%) of the aggregate outstanding amount of such Series of Notes, declare that the Notes are immediately due and payable. Such events include, among other things, non-payment of principal or interest.

Secondary Market

The nature of this offering does not presently afford the opportunity of a secondary market. The Lead Agent and other Agents appointed by Capital Impact may make secondary market transactions, but are not obligated to do so. Consequently, the purchase of a Note should be viewed as an investment to be held to maturity.

Interest Payments and Tax Considerations

This summary of U.S. federal income tax considerations is for general information purposes only, is not relevant to all noteholders of the Notes, and is not tax advice. This summary does not purport to deal with all aspects of U.S. federal income taxation that may be relevant to a particular noteholder in light of the prospective noteholder's circumstances. For instance, it does not address special rules that may apply if the noteholder is a financial institution or tax-exempt organization, or if the noteholder is not a "U.S. Person" within the meaning of the Internal Revenue Code or holds its investment in the notes in an Individual Retirement Account (IRA). This summary deals only with Notes that are held as "capital assets" within the meaning of Section 1221 of the Code and are acquired for cash upon original issuance at their initial "issue price".

Stated interest.

It is anticipated, and this discussion assumes, that the Notes will be issued at par or at a discount that is less than a "de minimis" amount for United States federal income tax purposes.

Any interest paid or accrued on a Note will be ordinary income to the holder for federal income tax purposes, at the time received or accrued. Although the Issuer is a 501(c)(3) organization, a noteholder is not entitled to a deduction with respect to the Notes it purchases. The purchase of a Note is not deemed a charitable contribution.

In addition, for certain noteholders, if the interest paid to the noteholder is below the applicable federal rate the IRS may impute income up to that applicable federal rate.

Sale, exchange, retirement, redemption or other disposition of the Notes.

Upon the sale, exchange, retirement, redemption or other taxable disposition of a Note, you will recognize gain or loss equal to the difference, if any, between the amount you realize upon the sale, exchange, retirement, redemption or other taxable disposition (less an amount equal to any accrued but unpaid stated interest, which will be taxable as interest income to the extent not previously included in income) and your adjusted tax basis in the Note. Your adjusted tax basis in a Note will generally be your U.S. dollar cost for that Note. Any gain or loss you recognize will generally be capital gain or loss and will generally be long term capital gain or loss if you have held the Note for more than one year. Long term capital gains of non-corporate U.S. Holders (including individuals) are eligible for reduced rates of taxation. The deductibility of capital losses is subject to limitations.

Information reporting and backup withholding.

In general, information reporting requirements will apply to payments of stated interest on a Note and the proceeds from a sale, exchange, retirement, redemption or other taxable disposition of a Note paid to non-exempt noteholders. Payments described in the previous sentence may be subject to "back-up withholding" of U.S. federal income tax if a non-exempt noteholder fails to furnish a correct Social Security Number or tax identification number, or if the Internal Revenue Service ("IRS") informs the applicable withholding agent that the noteholder is subject to back-up withholding.

If the laws addressed in this "Interest Payments and Tax Considerations" summary change, this summary could become inaccurate. This summary is based on the Code, the regulations promulgated 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.

If you are considering the purchase of Notes, you should consult your tax advisors concerning the particular United States federal income tax consequences to you of the purchase, ownership and disposition of the Notes and accepting a below-market rate of return on your investment, as well as the consequences to you arising under other United States federal tax laws and the laws of any other taxing jurisdiction.

Book-Entry Notes and DTC

Capital Impact 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 Capital Impact 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 subsidiaries.
- 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.

Capital Impact 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. Neither Capital Impact nor the Indenture Trustee takes any responsibility for these operations or procedures, and you are urged to contact DTC or its participants directly to discuss these matters.

Capital Impact 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 Indenture and 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 Indenture or under the Notes for any purpose, including with respect to the giving of any direction, instruction or approval to the Indenture Trustee. 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 Indenture or the global book-entry Notes.

Neither Capital Impact nor the Indenture Trustee will have any responsibility or liability for any aspect of the records relating to or payments made on account of 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. Capital Impact 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. Capital Impact also expects that payments by participants to owners of beneficial interests in the global book-entry Note 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.

CERTAIN KEY INDENTURE PROVISIONS

Indenture Covenants

The Indenture contains the following covenants:

Existence; Tax-Exempt and Non-Profit Status. Capital Impact will keep in full effect its existence, rights and franchises as a corporation under the laws of the District of Columbia (unless it becomes, or any successor issuer hereunder is or becomes, organized under the laws of any other state, in which case such successor issuer will keep in full effect its existence, rights and franchises under the laws of such other jurisdiction) and will obtain and preserve its qualification to do business in each jurisdiction in which such qualification is or shall be necessary to protect the validity and enforceability of this Indenture and the Notes. Capital Impact is and at all times until the termination of this Indenture will be organized and operated exclusively for religious, educational, benevolent, charitable, or reformatory purposes exempt from federal income taxes under Section 501(c)(3) of the Code, and not for pecuniary profit, and no part of the net earnings of Capital Impact inures or shall inure to the benefit of any person, private stockholder, or individual. Capital Impact is and shall at all times be excluded from the definition of an investment company under Section 3(c)(10)(B) of the Investment Company Act.

Merger, Consolidation or Sale of Assets. Capital Impact may not consolidate or merge with or into, or transfer all or substantially all of its assets to, any person unless: (i) either Capital Impact shall be the resulting or surviving entity or such person (A) is a corporation organized and existing under the laws of the United States, a State thereof or the District of Columbia, (B) is organized and operated exclusively for religious, educational, benevolent, fraternal, charitable, or reformatory purposes exempt from federal income taxes under Section 501(c)(3) of the Code, and not for pecuniary profit, (C) has no part of its net earnings which inures or shall inure to the benefit of any person, private stockholder, or individual, and (D) is excluded from the definition of an investment company under Section 3(c)(10)(B) of the Investment Company Act; (ii) if Capital Impact is not the resulting or surviving entity, such person assumes by supplemental indenture satisfactory to the Indenture Trustee all of the obligations of Capital Impact under the Notes and the Indenture; and (iii) immediately before and immediately after the transaction no event of default exists.

Indenture Events of Default

"Events of Default," wherever used herein, means any one of the following events (whatever the reason for such Event of Default and whether it shall be voluntary or involuntary or be effected by operation of law or pursuant to any judgment, decree or order of any court or any order, rule or regulation of any administrative or governmental body):

- a) Failure to pay on any Payment Date the full amount of accrued interest on any Note, which failure continues unremedied for ten (10) or more calendar days after such Payment Date;
- b) Failure to pay the principal of or premium (if any) on, any Note, on its related Maturity Date, which failure continues unremedied for ten (10) or more calendar days after such Maturity Date;
- c) Failure on the part of Capital Impact to observe or perform any covenants or agreements set forth in the Indenture (other than a covenant or agreement of Capital Impact a breach of which is elsewhere in this Section specifically dealt with or which has expressly been included in this Indenture solely for the benefit of one or more Series of Notes other than such Series), which failure has a material adverse effect on the Noteholders and which continues unremedied for a period of sixty (60) calendar days after there has been given

written notice to Capital Impact by the Indenture Trustee, or to Capital Impact by the holders of at least a majority in outstanding principal amount of the Notes of such Series, a written notice specifying such Default or breach and requiring it to be remedied and stating that such notice is a "Notice of Default" under the Indenture;

- d) Any representation or warranty made by Capital Impact in the Indenture proves to have been incorrect in any material respect and continues to be incorrect in any material respect for sixty (60) days after written notice and as a result of which the interests of the Noteholders are materially and adversely affected;
- e) The occurrence of an Insolvency Event relating to Capital Impact;
- f) Capital Impact becomes an "investment company" within the meaning of the Investment Company Act;
- g) This Indenture is required to become qualified under the Trust Indenture Act of 1939, as amended; or
- h) Capital Impact fails to provide to the Indenture Trustee the Issuer Payment Confirmation in accordance with section 3.01(b)(ii) of the Indenture, which failure continues unremedied for ten (10) or more days.

Information Concerning the Indenture Trustee

If an Event of Default occurs, the holders of specified percentage amounts of the then outstanding Notes will have the right to direct the Indenture Trustee to exercise remedies in accordance with the terms of the Indenture, subject to certain exceptions. The Indenture Trustee will be under no obligation to exercise any of its rights or powers under the Indenture at the request of any Holder of Notes, unless such Holder shall have offered to the Indenture Trustee security and indemnity satisfactory to it against any loss, liability or expense.

HOW TO INVEST / DISTRIBUTION

Investors must consult the relevant pricing supplement, available from participating broker-dealers, in addition to this Prospectus for applicable Note terms.

The public offering price of the Notes will be set forth in the relevant pricing supplement. Please note that proceeds from the sale of the Notes will not be used to pay commissions or any other costs related to the sale of the Notes; all commissions or related costs will be paid from Capital Impact's operating budget and will therefore not be charged to investors.

Capital Impact has entered into a Selling Agent Agreement with InspereX, as the Lead Agent, and InspereX may resell the Notes to certain broker-dealers (the "selected dealers"). Notes may be purchased through any selected dealer that has entered into a Master Selected Dealer Agreement with InspereX. Selected dealers who effect transactions have agreed to sell Notes in accordance with the terms of this Prospectus. Through this offering with InspereX, Capital Impact receives net proceeds from sales after sales compensation to InspereX and broker dealers based on the maturity of the Notes sold, from \$997 per \$1,000 of 1-year Notes to \$970 per \$1,000 of 20-year Notes. While Capital Impact 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 applicable 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 or retirement 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.

As of the date hereof, the Notes will be offered for sale in the United States, excluding the State of Arkansas and the State of Washington and any territories thereof.

FINANCIAL REPORTING

Within 120 days of the fiscal year end, Capital Impact sends or makes available to all current investors in the Notes the audited financial statements for the most recent fiscal year end. The most recent financial statements are also available on Capital Impact's website <u>http://www.capitalimpact.org</u> and upon written request to Capital Impact.

APPENDIX I

AUDITED FINANCIAL STATEMENTS

Consolidated Financial Report with Independent Auditor's Report

December 31, 2021 and 2020

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CohnReznick LLP cohnreznick.com



Independent Auditor's Report

Board of Directors Capital Impact Partners

Opinion

We have audited the consolidated financial statements of Capital Impact Partners and Subsidiaries, which comprise the consolidated statement of financial position as of December 31, 2021, and the related 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 consolidated financial statements.

In our opinion, 2021 consolidated financial statements present fairly, in all material respects, the financial position of Capital Impact Partners and Subsidiaries as of December 31, 2021, and the changes in its net assets and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in the United States of America ("GAAS"). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of Capital Impact Partners and Subsidiaries and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Prior Period Financial Statements

The consolidated financial statements of Capital Impact Partners and Subsidiaries as of and for the year ended December 31, 2020 were audited by another auditor whose report dated March 25, 2021, expressed an unmodified opinion.

Responsibilities of Management for the Financial Statements

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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



In performing an audit in accordance with GAAS, we:

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

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

Report on Supplementary Information

Our audit was conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The supplementary consolidating information is presented for purposes of additional analysis and is not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements themselves, and other records used to prepare the consolidated financial statements themselves, and other records used to prepare the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the consolidated financial statements as a whole. The 2020 supplementary consolidating information was subjected to the auditing procedures applied in the 2020 audit of the basic financial statements by another auditor, whose report on such information stated that it was fairly stated in all material respects in related to the 2020 consolidated financial statements as a whole.

Cohn Reznick ILP

Bethesda, Maryland

March 23, 2022

Consolidated Statements of Financial Position December 31, 2021 and 2020

	2021		2020
Assets			
Cash and cash equivalents – unrestricted	\$ 73,212,	984 \$	59,662,347
Cash and cash equivalents – restricted	25,053,	259	27,638,893
Accounts and interest receivable	2,831,	334	2,314,277
Contributions receivable	250,	000	-
Investments	33,922,	261	36,279,999
Mortgage backed securities	59,429,	070	66,386,667
Loans receivable	364,076,	525	371,116,831
Less: allowance for loan losses	(13,355,	265)	(13,482,640)
Loans receivable, net	350,721,	260	357,634,191
Loans receivable – subsidiaries	27,105,	392	30,730,771
Other assets	2,928,	134	3,118,407
Right of use assets	8,637,	426	9,496,017
Total assets	\$ 584,091,	6 20 \$	593,261,569
Liabilities and Net Assets			
Liabilities:			
Accounts payable and accrued expenses	\$ 5,033,	519 \$	3,847,742
Refundable advance liability	6,694,	569	8,853,592
Revolving lines of credit		-	29,500,000
Notes payable	52,230,	970	61,924,794
Investor notes, net	183,197,	579	159,538,327
Subordinated debt	2,500,	000	2,500,000
Federal Home Loan Bank borrowing	47,271,	304	47,271,304
Bond loan payable	58,849,	113	61,077,161
Notes payable – subsidiaries	27,384,	395	30,696,140
Lease liabilities	11,463,	612	12,442,193
Total liabilities	394,625,	561	417,651,253
Net assets:			
Without donor restrictions	120,919,	519	121,469,936
Noncontrolling interest in consolidated subsidiaries	20,572,		20,572,345
Total without donor restrictions	141,491,	364	142,042,281
With donor restrictions	47,974,	195	33,568,035
Total net assets	189,466,	059	175,610,316
Total liabilities and net assets	\$ 584,091,	620 \$	593,261,569

Consolidated Statements of Activities and Changes in Net Assets Years Ended December 31, 2021 and 2020

Changes in net assets without donor restrictions: Financial income: \$ 21,999.678 \$ 23,426,997 Financial income: Nestment income on loans \$ 21,999.678 \$ 23,426,997 Loan fees (399.999) 2,402,042 Gain on equity method investments (110,112 1,162,237 Gain (loss) on NMTC unwind 22,485,430 (420) Total financial expense: 10,312,851 11,368,935 110,312,851 11,368,935 Provision for ban losses 10,326,726 12,082,030 10,326,726 12,082,030 Net financial expense: 10,312,851 11,368,935 10,326,726 12,082,030 Net financial expense 10,326,726 12,082,030 12,24,69 348,175 Contract revenue 2,000,000 15,000,000 15,000,000 15,000,000 Other income 14,110,281 3,100,657 14,102,483 12,074,387 Non-financial expenses: 14,654,633 12,074,387 12,954,062 12,954,062 12,954,062 12,954,062 12,954,062 12,954,062 12,954,062 12,954,062 12,954,062 12,954,062 12,974,387 12,974,		2021	2020
Financial income: \$ 21,999,678 \$ 23,426,997 Loan fees 751,999 879,695 Investment income, net (399,993) 2,402,042 Gain on equity method investments 110,112 1,502,237 Gain (loss) on NMTC unwind 23,600 (420) Total financial income 10,312,851 11,368,935 Provision for ban bases 10,312,851 11,368,935 Provision for ban bases 10,326,726 12,082,030 Net financial expense 10,326,726 12,082,030 Net financial income 1,103,502 1,228,083 Contract revenue 37,648 - Contract revenue 37,648 - Contract revenue 11,02,502 1,228,083 Contribution 22,000,000 15,000,000 Other income 142,469 349,175 Non-financial expenses: 142,469 349,175 Non-transcreleased from donor restrictions 142,469 32,3063 Non-transcreleases end moderse restrictions 142,469 32,90,682 Nonorcontrolling inter	Changes in net assets without donor restrictions:		
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Loan fees 751,399 879,695 Investment income, net (339,359) 2,802,042 Gain (toss) on NMTC unwind 23,600 (420) Total financial expense: 10,312,851 11,368,335 Provision for lean bases 10,312,851 11,368,335 Provision for lean bases 10,326,726 12,002,030 Net financial expense: 10,326,726 12,002,030 Net financial expense 10,326,726 12,002,030 Net financial expense 1,033,502 1,228,083 Fees 1,033,502 1,228,083 Contract revenue 57,648 - Contract revenue 57,648 - Contribution 2,000,000 15,000,000 Other income 18,417,269 26,390,363 Non-financial expenses: 11,97,331 12,074,387 Total non-financial expenses 30,146,190 26,099,291 Change in net assets without door restrictions 429,783 15,829,593 Non-controlling interest - exturn of investment - (6,767,485) Noncontrolli	Financial income:		
Investment income, net (399,959) 2,802,042 Gain on equity method investments 110,112 1,502,237 Gain (loss) on MNTC unwind 23,000 (420) Total financial income 22,485,430 28,610,551 Financial expense: 10,312,851 11,368,935 Provision for loan losses 13,875 713,995 Total financial expense 10,326,276 12,082,030 Net financial income 12,158,704 16,528,521 Revenue and support: 1 103,3502 1,228,083 Fees 1,023,369 623,448 - Contribution 2,000,000 15,000,000 15,000,000 Other income 122,469 344,175 Total revenue and support Incorate expenses: 14,110,281 8,190,657 Total revenue and support 16,564,633 12,074,387 Non-financial expenses: 11,977,331 12,719,502 12,043,305 12,074,387 Non-financial expenses 30,146,190 26,008,291 10,042,66 1,295,402 Non-financial expenses: 10,977	Interest income on loans	\$ 21,999,678	23,426,997
Gain on equity method investments 110,112 1,502,237 Gain (bass) on NMTC unwind 23,600 (420) Total financial income 22,485,430 22,661,051 Financial expense: 10,312,851 11,368,935 Interest expense 10,326,726 12,082,030 Net financial expense: 10,326,726 12,082,030 Net financial income 12,158,704 16,528,521 Revenue and support: 1,003,502 1,228,083 Loan servicing fees 1,003,502 1,228,083 Contribution 2,000,000 15,000,000 Other income 12,2469 348,175 Net assets released from door restrictions 14,110,281 8,190,657 Total revenue and support 12,2469 348,175 Not-financial expenses: 110,157,331 12,074,387 Non-financial expenses: 11,19,77,331 12,074,387 Support expenses: 16,564,633 12,074,387 Management and general 1,19,77,331 12,719,502 Change in net assets without donor restrictions 429,783 15,829,	Loan fees	751,999	879,695
Gain (loss) on NMTC unwind 23,600 (420) Total financial income 22,485,430 28,610,551 Financial expense: 10,312,851 11,368,935 Interest expense 10,326,726 12,082,030 Net financial expense 10,326,726 12,082,030 Net financial expense 12,158,704 16,528,521 Revenue and support: 2 2 Loan servicing fees 1,103,502 1,228,083 Fees 1,023,369 623,448 Contract revenue 57,648 - Contribution 2,000,000 15,000,000 Other income 12,2469 348,175 Net asset released from donor restrictions 14,110,281 8,190,657 Total revenue and support 18,417,269 25,390,363 Non-financial expenses: 10,564,633 12,074,387 Nonpagement and general 11,977,331 12,719,502 Fundraising 16,64,226 12,95,402 Noncontrolling interest - etium of investment - (5,767,495) Increase in net assets without onor r	Investment income, net		2,802,042
Total financial income 22,485,430 28,610,551 Financial expense: 10,312,851 11,368,935 Provision for loan losses 13,875 713,095 Total financial expense 10,322,726 12,022,030 Net financial income 12,158,704 16,528,521 Revenue and support: 11,035,502 1,228,063 Loan servicing fees 1,023,369 623,448 Contract revenue 57,648 - Contribution 2,000,000 15,000,000 Other income 122,469 348,175 Net assets released from donor restrictions 14,110,281 8,190,657 Total revenue and support 16,564,633 12,074,387 Non-financial expenses: 11,037,331 12,718,502 Innovative community lending program 16,564,633 12,074,387 Support expenses: 30,146,190 26,089,291 Change in net assets without donor restrictions 429,783 15,829,593 Noncontrolling interest - distributions (550,417) 5,078,592 Noncontrolling interest - return of investment income, net		110,112	1,502,237
Financial expense: 10,312,851 11,368,935 Provision for loan losses 13,875 713,095 Total financial expense 10,326,726 12,082,030 Net financial expense 12,158,704 16,528,521 Revenue and support: 1,033,309 623,448 Contribution 2,000,000 15,000,000 Other income 12,7648 - Contribution 2,000,000 15,000,000 Other income 12,2469 348,175 Total revenue and support 18,417,269 25,390,363 Nordinancial expenses: 14,110,281 8,190,657 Horowatic community lending program 16,564,633 12,074,387 Support expenses: 14,102,81 8,190,267 Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses: 30,146,190 26,089,291 Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Noncontrolling interest - distributions (6,576,473) 15,078,792 Otal non-fi	Gain (loss) on NMTC unwind	23,600	(420)
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Provision for loan losses 13,875 713,095 Total financial expense 10,326,726 12,082,030 Net financial income 12,158,704 16,528,521 Revenue and support: 1,003,502 1,228,083 Loan servicing fees 1,102,3,69 623,448 Contract revenue 57,643 - Contract revenue 57,643 - Contract revenue 57,643 - Contract revenue 57,643 - Contract revenue and support 12,2469 348,175 Net assets released from donor restrictions 14,110,281 8,190,657 Total revenue and support 18,654,633 12,074,387 Non-financial expenses: 16,564,633 12,074,387 Management and general 11,977,331 12,719,502 Fundraising 12,680,226 1,228,402 Total non-financial expenses: 30,146,190 26,089,291 Management and general 11,977,331 12,719,502 1,205,402 Fundraising 16,664,633 12,074,387 15,829,593	Financial expense:		
Total financial expense 10,326,726 12,082,030 Net financial income 12,158,704 16,528,521 Revenue and support: Loan servicing fees 1,103,502 1,228,083 Fees 1,023,699 623,448 - Contribution 2,000,000 15,000,000 016,000 Other income 12,469 348,175 Net assets released from donor restrictions 14,110,281 8,190,657 Total non-financial program 16,564,633 12,074,387 Total non-financial program 16,564,633 12,074,387 Support expenses: 11,977,331 12,719,502 Management and general 11,977,331 12,719,502 Fundraising 16,064,223 12,829,023 Total non-financial expenses 30,146,190 26,089,291 Change in net assets without donor restrictions 429,783 15,829,593 Noncontrolling interest activities - (5,767,495) Increase in net assets without donor restrictions (980,200) (4,983,306) Noncontrolling interest activititis - (5,767,495)<	Interest expense	10,312,851	11,368,935
Net financial income 12,158,704 16,528,521 Revenue and support: Loan servicing fees 1,103,502 1,228,083 Fees 1,023,369 623,448 Contribution 2,000,000 15,000,000 Other income 122,469 348,175 Net assets released from door restrictions 14,110,281 8,190,657 Total revenue and support 18,417,269 25,390,363 Non-financial expenses: 11,977,331 12,074,387 Support expenses: 16,564,633 12,074,387 Support expenses: 11,977,331 12,719,502 Total non-financial program expenses 16,64,633 12,074,387 Support expenses: 11,977,331 12,719,502 Total non-financial expenses 16,64,633 12,074,387 Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses 30,146,190 26,089,291 Change in net assets without donor restrictions 429,783 15,829,593 Noncontrolling interest - actiwrits	Provision for loan losses	13,875	713,095
Revenue and support: 1,103,502 1,228,083 Loan servicing fees 1,103,502 1,228,083 Fees 1,023,369 623,448 Contract revenue 57,648 - Contribution 2,000,000 15,000,000 Other income 122,469 348,175 Net assets released from door restrictions 14,110,281 8,190,657 Total revenue and support 18,417,269 25,390,363 Non-financial expenses: 16,564,633 12,074,387 Innovative community lending program 16,564,633 12,074,387 Support expenses: 11,977,331 12,719,502 Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses 30,146,190 26,089,291 Change in net assets without door restrictions 429,783 15,829,593 Noncontrolling interest - esturitions (550,417) 5,078,792 Changes in net assets without donor restrictions (550,417) 5,078,792 Investment income, net 30,639 <t< td=""><td>Total financial expense</td><td>10,326,726</td><td>12,082,030</td></t<>	Total financial expense	10,326,726	12,082,030
Loan servicing fees 1,103,502 1,228,083 Fees 1,023,369 623,448 Contract revenue 57,648 - Contribution 2,000,000 15,000,000 Other income 122,469 348,175 Net assets released from donor restrictions 14,110,281 8,190,657 Total revenue and support 18,417,269 25,390,363 Non-financial expenses: 16,564,633 12,074,387 Total revenue and support 16,564,633 12,074,387 Support expenses: 11,977,331 12,719,502 Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses 30,146,190 26,089,291 Other expenses: 30,146,190 26,089,291 15,829,593 Noncontrolling interest – distributions (980,200) (4,983,306) Noncontrolling interest – stributions (980,200) (4,983,306) Noncontrolling interest – stributions (50,417) 5,078,792 Changes in net assets with donor restrictions: <	Net financial income	12,158,704	16,528,521
Loan servicing fees 1,103,502 1,228,083 Fees 1,023,369 623,448 Contract revenue 57,648 - Contribution 2,000,000 15,000,000 Other income 122,469 348,175 Net assets released from donor restrictions 14,110,281 8,190,657 Total revenue and support 18,417,269 25,390,363 Non-financial expenses: 16,564,633 12,074,387 Total revenue and support 16,564,633 12,074,387 Support expenses: 11,977,331 12,719,502 Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses 30,146,190 26,089,291 Other expenses: 30,146,190 26,089,291 15,829,593 Noncontrolling interest – distributions (980,200) (4,983,306) Noncontrolling interest – stributions (980,200) (4,983,306) Noncontrolling interest – stributions (50,417) 5,078,792 Changes in net assets with donor restrictions: <	Revenue and support:		
Fees 1,023,369 623,448 Contract revenue 57,648 - Contribution 2,000,000 15,000,000 Other income 122,469 348,175 Net assets released from donor restrictions 14,110,281 8,190,657 Total revenue and support 18,417,269 25,390,363 Non-financial expenses: 16,564,633 12,074,387 Management and general 11,977,331 12,774,387 Support expenses: 11,977,331 12,774,502 Management and general 11,977,331 12,774,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses 30,146,190 26,089,291 Change in net assets without donor restrictions 429,783 15,829,593 Noncontrolling interest - citimbutions (980,200) (4,983,306) Noncontrolling interest - return of investment - (5,767,495) Increase in net assets without donor restrictions (550,417) 5,078,792 Change in net assets with donor restrictions (14,110,281) (8,190,657) Investment income, net 30,639 62,924 Grant revenue		1,103,502	1.228.083
Contract revenue 57,648 - Contribution 2,000,000 15,000,000 Other income 122,469 348,175 Net assets released from donor restrictions 14,110,281 8,190,657 Total revenue and support 18,417,269 25,390,363 Non-financial expenses: 16,564,633 12,074,387 Total non-financial program expenses 16,564,633 12,074,387 Support expenses: 11,977,331 12,719,502 Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses: 30,146,190 26,089,291 Change in net assets without donor restrictions 429,783 15,829,593 Noncontrolling interest – distributions (980,200) (4,983,306) Noncontrolling interest – sets without donor restrictions (550,417) 5,078,792 Changes in net assets with donor restrictions: (14,110,281) (8,190,657) Increase in net assets with donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions (14,110,281) </td <td>-</td> <td></td> <td></td>	-		
Contribution 2,000,000 15,000,000 Other income 122,469 348,175 Net assets released from donor restrictions 14,110,281 8,190,657 Total revenue and support 18,417,269 25,390,363 Non-financial expenses: 16,564,633 12,074,387 Innovative community lending program expenses 16,564,633 12,074,387 Support expenses: 16,564,633 12,074,387 Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses: 30,146,190 26,089,291 Change in net assets without donor restrictions 429,783 15,829,593 Noncontrolling interest – distributions (980,200) (4,983,306) Noncontrolling interest – distributions (550,417) 5,078,792 Changes in net assets with donor restrictions: (14,110,281) (8,190,657) Increase in net assets with donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions (14,110,281) (8,190,657) Increase in net assets with donor restric			
Other income 122,469 348,175 Net assets released from donor restrictions 14,110,281 8,190,657 Total revenue and support 18,417,269 25,390,363 Non-financial expenses: 16,564,633 12,074,387 Innovative community lending program expenses 16,564,633 12,074,387 Support expenses: 16,564,633 12,074,387 Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses 30,146,190 26,089,291 Change in net assets without donor restrictions before noncontrolling interest activities 429,783 15,829,593 Noncontrolling interest – distributions (980,200) (4,983,306) Noncontrolling interest – distributions (980,200) (4,983,306) Noncontrolling interest – distributions: (550,417) 5,078,792 Changes in net assets without donor restrictions: (550,417) 5,078,792 Investment income, net 30,639 62,924 Grant revenue 28,485,802 14,250,083 Net assets released from		2,000,000	15.000.000
Net assets released from donor restrictions 14,110,281 8,190,657 Total revenue and support 18,417,269 25,390,363 Non-financial expenses: 16,564,633 12,074,387 Total non-financial program expenses 16,564,633 12,074,387 Support expenses: 11,977,331 12,719,502 Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses: 30,146,190 26,089,291 Change in net assets without donor restrictions before noncontrolling interest activities 429,783 15,829,593 Noncontrolling interest – distributions (980,200) (4,983,306) Noncontrolling interest – return of investment - (5,767,495) Increase in net assets without donor restrictions: (550,417) 5,078,792 Changes in net assets with donor restrictions: (14,110,281) (8,190,657) Investment income, net 30,639 62,924 Grant revenue 28,485,802 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) Ghange in net assets with donor restrictions	Other income	122,469	
Total revenue and support 18,417,269 25,390,363 Non-financial expenses: Innovative community lending program expenses 16,564,633 12,074,387 Support expenses: Management and general 11,977,331 12,074,387 Fundraising 1,604,226 1,295,402 Total non-financial expenses 30,146,190 26,089,291 Change in net assets without donor restrictions before noncontrolling interest activities 429,783 15,829,593 Noncontrolling interest – distributions (980,200) (4,983,306) Noncontrolling interest – distributions (550,417) 5,078,792 Changes in net assets with donor restrictions (550,417) 5,078,792 Investment income, net 30,639 62,924 Grant revenue 28,485,802 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions 14,406,160 6,122,350 Change in net assets with donor restrictions 14,406,160 6,122,350 Change in net assets with donor restrictions 14,406,160 6,122,350 Change in net as	Net assets released from donor restrictions		
Innovative community lending program 16,564,633 12,074,387 Total non-financial program expenses 16,564,633 12,074,387 Support expenses: 11,977,331 12,719,502 Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses 30,146,190 26,089,291 Change in net assets without donor restrictions 429,783 15,829,593 Noncontrolling interest – distributions (980,200) (4,983,306) Noncontrolling interest – return of investment - (5,767,495) Increase in net assets with donor restrictions: (550,417) 5,078,792 Changes in net assets with donor restrictions: 30,639 62,924 Grant revenue 28,485,802 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Total revenue and support	18,417,269	, ,
Innovative community lending program 16,564,633 12,074,387 Total non-financial program expenses 16,564,633 12,074,387 Support expenses: 11,977,331 12,719,502 Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses 30,146,190 26,089,291 Change in net assets without donor restrictions 429,783 15,829,593 Noncontrolling interest – distributions (980,200) (4,983,306) Noncontrolling interest – return of investment - (5,767,495) Increase in net assets with donor restrictions: (550,417) 5,078,792 Changes in net assets with donor restrictions: 30,639 62,924 Grant revenue 28,485,802 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Non-financial expenses:		
Total non-financial program expenses 16,564,633 12,074,387 Support expenses: Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses 30,146,190 26,089,291 Change in net assets without donor restrictions before noncontrolling interest activities 429,783 15,829,593 Noncontrolling interest – distributions (980,200) (4,983,306) 0 Noncontrolling interest – return of investment - (5,767,495) 1 Increase in net assets without donor restrictions (550,417) 5,078,792 Changes in net assets with donor restrictions: 14,406,160 6,122,350 Investment income, net 28,485,802 14,250,083 Grant revenue 28,485,802 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Innovative community lending program	16,564,633	12,074,387
Management and general 11,977,331 12,719,502 Fundraising 1,604,226 1,295,402 Total non-financial expenses 30,146,190 26,089,291 Change in net assets without donor restrictions 429,783 15,829,593 Noncontrolling interest – distributions (980,200) (4,983,306) Noncontrolling interest – return of investment - (5,767,495) Increase in net assets with donor restrictions: (550,417) 5,078,792 Changes in net assets with donor restrictions: (14,110,281) (8,190,657) Investment income, net 30,639 62,924 Grant revenue 28,485,802 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions 11,406,160 6,122,350 Change in net assets 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Total non-financial program expenses	16,564,633	12,074,387
Fundraising 1,604,226 1,295,402 Total non-financial expenses 30,146,190 26,089,291 Change in net assets without donor restrictions before noncontrolling interest activities 429,783 15,829,593 Noncontrolling interest - distributions (980,200) (4,983,306) Noncontrolling interest - return of investment - (5,767,495) Increase in net assets without donor restrictions (550,417) 5,078,792 Changes in net assets with donor restrictions: - (4,20,339) 62,924 Grant revenue 30,639 62,924 Grant revenue 28,485,802 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) (14,110,281) (8,190,657) Change in net assets with donor restrictions 14,406,160 6,122,350 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174 164,409,174 164,409,174	Support expenses:		
Total non-financial expenses30,146,19026,089,291Change in net assets without donor restrictions before noncontrolling interest activities429,78315,829,593Noncontrolling interest – distributions(980,200)(4,983,306)Noncontrolling interest – return of investment-(5,767,495)Increase in net assets without donor restrictions(550,417)5,078,792Changes in net assets with donor restrictions: Investment income, net30,63962,924Grant revenue28,485,80214,250,083Net assets released from donor restrictions(14,110,281)(8,190,657)Change in net assets with donor restrictions14,406,1606,122,350Change in net assets13,855,74311,201,142Net assets, beginning175,610,316164,409,174	Management and general	11,977,331	12,719,502
Change in net assets without donor restrictions before noncontrolling interest activities429,78315,829,593Noncontrolling interest - distributions(980,200)(4,983,306)Noncontrolling interest - return of investment-(5,767,495)Increase in net assets without donor restrictions(550,417)5,078,792Changes in net assets with donor restrictions:30,63962,924Grant revenue30,63962,924Grant revenue(14,110,281)(8,190,657)Change in net assets with donor restrictions14,406,1606,122,350Change in net assets13,855,74311,201,142Net assets, beginning175,610,316164,409,174	Fundraising	1,604,226	1,295,402
before noncontrolling interest activities 429,783 15,829,593 Noncontrolling interest - distributions (980,200) (4,983,306) Noncontrolling interest - return of investment - (5,767,495) Increase in net assets without donor restrictions (550,417) 5,078,792 Changes in net assets with donor restrictions: - (14,110,281) (8,190,657) Investment income, net 30,639 62,924 (14,110,281) (8,190,657) Change in net assets with donor restrictions (14,110,281) (8,190,657) (8,190,657) Change in net assets with donor restrictions 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Total non-financial expenses	30,146,190	26,089,291
Noncontrolling interest – distributions (980,200) (4,983,306) Noncontrolling interest – return of investment - (5,767,495) Increase in net assets without donor restrictions (550,417) 5,078,792 Changes in net assets with donor restrictions: - (30,639) 62,924 Grant revenue 30,639 62,924 30,639 62,924 Grant revenue 28,485,802 14,250,083 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions 14,406,160 6,122,350 Change in net assets 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Change in net assets without donor restrictions		
Noncontrolling interest – return of investment - (5,767,495) Increase in net assets without donor restrictions (550,417) 5,078,792 Changes in net assets with donor restrictions: 30,639 62,924 Grant revenue 28,485,802 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions 14,406,160 6,122,350 Change in net assets 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	before noncontrolling interest activities	429,783	15,829,593
Increase in net assets without donor restrictions (550,417) 5,078,792 Changes in net assets with donor restrictions: 30,639 62,924 Investment income, net 30,639 62,924 Grant revenue 28,485,802 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions 14,406,160 6,122,350 Change in net assets 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Noncontrolling interest – distributions	(980,200)	(4,983,306)
Changes in net assets with donor restrictions: 30,639 62,924 Investment income, net 30,639 62,924 Grant revenue 28,485,802 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions 14,406,160 6,122,350 Change in net assets 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Noncontrolling interest – return of investment	-	(5,767,495)
Investment income, net 30,639 62,924 Grant revenue 28,485,802 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions 14,406,160 6,122,350 Change in net assets 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Increase in net assets without donor restrictions	(550,417)	5,078,792
Grant revenue 28,485,802 14,250,083 Net assets released from donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions 14,406,160 6,122,350 Change in net assets 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Changes in net assets with donor restrictions:		
Net assets released from donor restrictions (14,110,281) (8,190,657) Change in net assets with donor restrictions 14,406,160 6,122,350 Change in net assets 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Investment income, net	30,639	62,924
Change in net assets with donor restrictions 14,406,160 6,122,350 Change in net assets 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Grant revenue	28,485,802	14,250,083
Change in net assets 13,855,743 11,201,142 Net assets, beginning 175,610,316 164,409,174	Net assets released from donor restrictions	(14,110,281)	(8,190,657)
Net assets, beginning 175,610,316 164,409,174	Change in net assets with donor restrictions	14,406,160	6,122,350
	Change in net assets	13,855,743	11,201,142
Net assets, ending \$ 189,466,059 \$ 175,610,316	Net assets, beginning	175,610,316	164,409,174
	Net assets, ending	\$ 189,466,059	5 175,610,316

Consolidated Statements of Functional Expenses Years Ended December 31, 2021 and 2020

		gram Expenses Innovative				-		
2021	(Community Lending Program		Management and General		Fundraising		Total
Interest expense	\$	10,312,851	\$	-	\$	-	\$	10,312,851
Provision for loan loss		13,875		-		-		13,875
Salaries and benefits		11,150,269		5,864,502		730,667		17,745,438
Professional fees		121,096		1,044,086		154,045		1,319,227
Contractual services		762,409		2,707,321		399,441		3,869,171
Corporate development		56,399		420,029		61,971		538,399
Lease expense		614,933		601,319		88,719		1,304,971
Insurance		-		256,555		37,852		294,407
Travel and entertainment		36,429		35,282		5,206		76,917
Training and tuition		6,728		58,382		8,614		73,724
Grant expense		3,231,401		-		-		3,231,401
Depreciation		85,188		192,033		-		277,221
Other		499,781		797,822		117,711		1,415,314
	\$	26,891,359	\$	11,977,331	\$	1,604,226	\$	40,472,916

	Pro	Program Expenses		Support Expenses			Support Expenses		_	
		Innovative								
		Community	Ν	lanagement						
2020	Le	nding Program	á	and General	F	undraising		Total		
Interest expense	\$	11,368,935	\$	-	\$	_	\$	11,368,935		
Provision for loan loss	Ť	713,095	•	-	•	-		713,095		
Salaries and benefits		8,678,406		7,090,822		426,017		16,195,245		
Professional fees		117,455		1,017,906		163,743		1,299,104		
Contractual services		1,092,338		2,507,424		403,350		4,003,112		
Corporate development		40,868		462,071		74,330		577,269		
Lease expense		629,265		560,699		75,229		1,265,193		
Insurance		-		191,215		30,759		221,974		
Travel and entertainment		30,851		29,664		4,772		65,287		
Training and tuition		19,828		73,814		11,874		105,516		
Grant expense		591,000		-		-		591,000		
Depreciation		99,438		224,157		-		323,595		
Other		774,938		561,730		105,328		1,441,996		
	\$	24,156,417	\$	12,719,502	\$	1,295,402	\$	38,171,321		

Consolidated Statements of Cash Flows Years Ended December 31, 2021 and 2020

		2021	2020
Cash flows from operating activities:	•	10.055 710	• • • • • • • • •
Change in net assets	\$		\$ 11,201,142
Noncontrolling interest activities		(980,200)	(10,750,801)
Change in net assets before noncontrolling interest activities		14,835,943	21,951,943
Adjustments to reconcile change in net assets to			
net cash provided by operating activities:		40.075	740.005
Provision for loan losses		13,875	713,095
Depreciation		277,221	323,595
Amortization of notes issuance costs		282,172	252,775
Straight-line rent expense		1,203,038	1,403,831
Gain (loss) on investments		1,492,524	(1,209,424)
Loss on equity method investments		(110,112)	(1,502,237)
(Loss) gain on NMTC unwind		(23,600)	420
Distribution on earnings from equity method investments		4,930	2,308
Accretion of interest on loans		52,111	53,353
Decrease (increase) in:			
Accounts and interest receivable		(517,557)	482,314
Contributions receivable		(250,000)	1,925,000
Other assets		(82,085)	(61,585)
(Decrease) increase in:			
Accounts payable and accrued expenses		1,235,305	840,132
Refundable advance liability		(2,159,023)	1,607,833
Lease liabilities		(1,323,028)	(870,938)
Net cash provided by operating activities		14,931,714	25,912,415
Cash flows from investing activities:			
Loan originations and advances		(74,816,477)	(59,110,944)
Loan purchases		(916,103)	-
Loan repayments		73,246,455	56,960,388
Loan sales		9,385,182	2,000,000
Loan originations and advances – subsidiaries		· · ·	(7,501,522)
Loan repayments – subsidiaries		3,625,379	10,604,646
Proceeds received from returns of investment from equity investment		2,225,446	3,967,536
Proceeds from sale and distributions of investments		552,000	62,532
Purchase of investments		(37,279)	(88,758)
Proceeds from sale of Mortgage Backed Securities		31,801,193	28,970,594
Purchase of Mortgage Backed Securities		(26,589,768)	(24,697,237)
Purchase of furnishings and equipment			(420,605)
Net cash provided by investing activities		(4,863) 18,471,165	10,746,630
		10,471,105	10,740,030
Cash flows from financing activities:			5 000 000
Proceeds from notes payable		-	5,000,000
Repayment of notes payable		(9,745,935)	(13,784,535)
Proceeds from bond loan payable		-	4,250,000
Repayment of bond loan payable		(2,228,048)	(2,081,164)
Proceeds from issuance of Investor Notes, net		33,865,044	42,161,057
Repayment of Investor Notes		(10,302,000)	(17,126,000)
Payment of issuance cost of Investor Notes		(185,964)	(320,412)
Capital distributions paid – noncontrolling interest		(1,029,728)	(5,019,516)
Capital - returns on investment paid to noncontrolling interest		-	(5,767,495)
Proceeds from notes payable – subsidiaries		-	3,242,367
Repayment of notes payable – subsidiaries		(3,311,245)	(8,452,243)
Proceeds from lines of credit		5,000,000	14,700,000
Repayment of lines of credit		(34,500,000)	(39,200,000)
Net cash used in financing activities		(22,437,876)	(22,397,941)
Net increase in cash and cash equivalents		10,965,003	14,261,104
Cash and cash equivalents – beginning		87,301,240	73,040,136
Cash and cash equivalents – ending	\$	98,266,243	\$ 87,301,240

Consolidated Statements of Cash Flows (Continued) Years Ended December 31, 2021 and 2020

	2021	2020
Cash and cash equivalents consist of:		
Cash and cash equivalents – unrestricted	\$ 73,212,984	\$ 59,662,347
Cash and cash equivalents – restricted	 25,053,259	27,638,893
	\$ 98,266,243	\$ 87,301,240
Supplemental disclosure of cash flow information:		
Cash paid during the year for interest	\$ 10,366,482	\$ 11,502,490
Supplemental schedule of noncash operating activities: Loan forgiveness	\$ 141,250	\$ -
Supplemental schedules of noncash investing and financing activities:		
Distributions payable to noncontrolling interest included in accounts payable	\$ 239,436	\$ 288,964
Tenant allowance for leasehold improvements and furniture	\$ 	\$ 232,050
Additions to right of use assets and liabilities obtained from operating leases	\$ -	\$ 165,186

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies

Description of activities: Capital Impact Partners is a nonprofit organization without capital stock organized under the laws of the District of Columbia at the direction of the U.S. Congress in 12 U.S. Code 3051(b). The purpose of Capital Impact Partners is to provide industry altering financial services and technical assistance programs designed to spark systemic change for lasting economic progress. Capital Impact Partners empowers communities to create more affordable cooperative homeownership, access to healthy foods, housing and services for the elderly, and facilities for health care centers and charter schools. The Community Development Financial Institutions Fund of the U.S. Treasury Department has designated Capital Impact Partners as a certified Community Development Financial Institution ("CDFI").

Effective February 8, 2021, Capital Impact Partners ("CIP") amended its organizational documents. The amendments were primarily to convert from a membership to a non-membership organization and to revise the board makeup and size requirements in relation to the membership conversion.

CDC Small Business Finance Corp. ("CDC") is a California not-profit organization committed to serving the capital needs of small businesses in California, Nevada, and Arizona. CDC is a Certified Development Company certified by the U.S. Small Business Administration. Its mission is to champion the growth of diverse small companies in its communities through advocacy and lending services. CDC arranges industrial and commercial real estate, and business development loans for small business companies located throughout the states of California, Nevada, and Arizona.

Effective April 1, 2021, CIP and CDC (collectively, the "Organization") aligned their operations under one chief executive officer and a joint board of directors (the "Alliance"). The Alliance innovates how capital and investments flow into historically disinvested communities to advance economic empowerment and equitable wealth creation. Capital Impact Partners and CDC remain as separate legal and tax entities with no control over the other.

CIP and CDC cross guarantee most of the other party's debt, and are co-borrowers on other obligations to enable each organization to benefit from the combined financial strength of both organizations.

CIP and CDC have substantially overlapping executive management teams with Ellis Carr, Capital Impact's President and Chief Executive Officer, serving as President and Chief Executive Officer of both organizations.

The transaction closed on July 15, 2021.

Note 1. Description of Activities and Significant Accounting Policies (Continued)

The following table provides information on Capital Impact Partners' various subsidiaries:

Subsidiary Name	Ownership %	Purpose of Subsidiary	Included in Consolidated Financials
Community Solutions Group, LLC	100%	Formed to foster development and provide technical assistance to cooperative organizations and similar non-profit organizations and provide capital in support of development projects by making strategic grants and business planning advances. This entity had no activity in 2021 and 2020.	Yes
VCBCI Education Conduit, LLC	100%	Formed to facilitate, encourage and assist in financing charter schools. This entity holds Capital Impact Partner's interest in the Charter School Financing Partnership (CSFP), LLC. This entity had no activity in 2021 and 2020.	Yes
mpact NMTC Holdings II, LLC	100%	Formed to act as a non-managing member for NMTC Community Development Entities (CDEs) with Capital Impact Partners acting as managing member. This entity had no activity in 2021 and 2020.	Yes
Detroit Neighborhoods Fund, LLC DNF, LLC)	100%	The purpose of this fund is to provide financing for mixed-use and multi-family rental housing and healthy foods retail in underserved areas in Detroit, Michigan.	Yes
FPIF, LLC	100%	The purpose of this fund is to channel funds to a predominately low income population aged 50+.	Yes
Community Investment Impact Fund, LLC		The purpose of this fund is to engage solely in the business of, directly or indirectly, owning, holding for investment, exchanging, selling and disposing of investments in loans and other related activities. Capital Impact Partners is the managing member of this entity. Community Investment Impact Fund II, LLC merged with and into this entity, on January 1, 2020. Effective January 1, 2020, Capital Impact Partners increased its managing member ownership from 20% to 30%.	Yes
Alliance Securities Manager LLC	100%	This LLC is a holding company created for the purpose of holding interests in potential future investment business lines. This entity had no activity in 2021 and 2020.	Yes

Capital Impact Partners, was established under the National Consumer Cooperative Bank Act, provides comprehensive financial services to cooperatives and other member-owned organizations throughout the United States.

As an inherent part of its charter and mission, Capital Impact Partners makes loans to established cooperatives and cooperative-like businesses and, in some markets, makes special loans in the form of predevelopment loans to newer, less established organizations focused on multifamily housing development. As a development finance entity, Capital Impact Partners originates higher risk acquisition, construction and term loans to housing, community facility, food retail, education and worker cooperatives and cooperative-like entities. Consequently, repayment estimates for these higher risk loans are less predictable than those to mature, established organizations. Loans originated by Capital Impact Partners are both secured and unsecured, and many are to borrowers that may be unable to obtain conventional credit.

Pursuant to the National Consumer Cooperative Bank Act and Section 501(c)(3) of the Internal Revenue Code, Capital Impact Partners is exempt from Federal taxation. In 1998, Capital Impact Partners received exemption from franchise or income tax from the State of California, the Commonwealth State of Virginia and the Government of the District of Columbia.

Capital Impact Partners' principal sources of revenue and support are interest income and fees earned from its lending activities, grants and contributions.

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies (Continued)

Significant accounting policies:

Basis of presentation: The consolidated financial statements (collectively, the financial statements) are in conformity with accounting principles generally accepted in the United States of America ("U.S. GAAP"), which have been applied on a consistent basis and follow general practices within the not-for-profit industry.

Principles of consolidation: The financial statements include the accounts of Capital Impact Partners and its consolidated subsidiaries, which include Community Solutions Group, LLC, NCBCI Education Conduit, LLC, Detroit Neighborhoods Fund, LLC, FPIF, LLC, Community Investment Impact Fund, LLC, Impact NMTC Holdings II, LLC and Alliance Securities Manager LLC. All intercompany balances and transactions are eliminated in consolidation.

Use of estimates: The preparation of financial statements in conformity with generally accepted accounting principles in the United States ("U.S. GAAP") requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Unrestricted cash and cash equivalents: Unrestricted cash and cash equivalents consist of cash and investment securities with original maturities at the date of purchase of less than 90 days.

Restricted cash and cash equivalents: Capital Impact Partners has certain restricted cash and cash equivalents that are held per terms of grant and loan agreements.

Contributions receivable: Capital Impact Partners accounts for unconditional contributions received as without donor restriction, or with donor restrictions depending on the existence or nature of any donor restrictions. All donor-restricted support is reported as an increase in net assets with donor restrictions as to time or purpose depending on the nature of the restriction.

Investments: Investments in equity securities, money market funds, Mortgage Backed Securities with readily determinable fair values are stated at fair value measured, as more fully described in Note 21. Capital Impact Partners' investment in Real Estate Investment Trust ("REIT"), and other investments are stated at estimated fair value, as more fully described in Note 21. Interest and dividend income are recognized when earned. Any unrealized or realized gains or losses are reported in the statements of activities as a change in assets without donor restrictions, unless explicit donor intent or law restricts their use, in which case unrealized or realized gains or losses are reported in the statements of activities as a change in assets with donor restrictions. Investment return is reported net of investment expenses. In 2020, Capital Impact Partners adjusted the term of amortization of premium/accretion of discount on Mortgage Backed Securities from the contractual maturity (i.e., 30 years) to the average prepayment term (10 years). The acceleration in this term relates to the increase in mortgage payoffs due to refinancing of homes, which comprise these securities. The amortization/accretion is reported with investment income, net without donor restrictions.

Investments in other entities are accounted for under the equity or the cost method depending on Capital Impact Partners' voting interest and the degree of control or influence Capital Impact Partners may have over the operations of these entities, as noted below:

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies (Continued)

Investments in New Markets Tax Credit entities: Investments in New Markets Tax Credit ("NMTC") entities are accounted for under the equity method of accounting under which Capital Impact Partners' share of net income or loss is recognized in the statements of activities and added or subtracted from the investment account, and distributions received are treated as a reduction of the investment account.

Investment in ROC USA, LLC: Capital Impact Partners has a 23.81% voting interest in ROC USA, LLC and 33% equity investment in ROC USA, LLC and is accounting for its investments in ROC USA, LLC under the equity method of accounting. Accordingly, Capital Impact Partners' share of the change in net assets without donor restrictions of the affiliate is recognized as income or loss in Capital Impact Partners' statements of activities and added to or subtracted from the investment account. Dividends received from the affiliate are treated as a reduction of the investment account. Capital Impact Partners appoints two of the eleven directors of the Board of Directors. The purpose of ROC USA, LLC is to aid people living in manufactured home communities, through technical assistance, loans, training and assistance in the purchase of their communities and the operation of those communities as resident-owned and/or controlled entities.

Investment in Charter School Financing Partnership, LLC: Capital Impact Partners has a 20% voting interest in Charter School Financing Partnership, LLC ("CSFP") and is accounting for its investment in CSFP under the equity method of accounting. Accordingly, Capital Impact Partners' share of net income of the affiliate is recognized as income or loss in Capital Impact Partners' statements of activities and added to or subtracted from the investment account. Dividends received from the affiliate are treated as a reduction of the investment account. Capital Impact Partners one of the five managers of the

Board of Managers. CSFP was established to encourage, facilitate and assist charter schools with financing and educational related activities.

Investment in FHLB Stock: In January 2015, Capital Impact Partners became a member of the Federal Home Loan Bank of Atlanta ("FHLBank Atlanta") and is required to maintain an investment in capital stock in FHLBank Atlanta. The FHLBank Atlanta stock does not have a readily determinable value as ownership is restricted and there is no ready market for this stock. As a result, the stock is carried at cost and management evaluates periodically for impairment based on the ultimate recovery of the cost basis of the stock. No impairment was noted as of December 31, 2021 or 2020.

Investment in Workforce Affordable Housing Fund I, LLC: In July 2019, Capital Impact Partners became a 96% non-controlling member in the Investment in Workforce Affordable Housing Fund I, LLC and is accounting for its Investment under the equity method of accounting. Capital Impact Partners does not consolidate Workforce Affordable Housing Fund I, LLC since it is not the managing member and the managing member controls the entity. The purpose is to invest in multifamily affordable housing properties located in specified areas in the U.S. Housing properties are to be acquired, held for investment then sold. Members record their proportionate share of income or loss from the properties and gain/loss upon sale of the property.

Noncontrolling interest in consolidated subsidiaries: The noncontrolling interest represents the equity interest in Community Investment Impact Fund, LLC exclusive of Capital Impact Partners' interest. Community Investment Impact Fund, LLC (CIIF) is a for-profit entity, which is jointly owned by Capital Impact Partners (managing member with 30% ownership) and Annaly Social Impact LLC ("Annaly") (non-managing member with 70% ownership). The non-managing member does not have substantive kick-out rights or substantive participating rights and therefore cannot consolidate. CIIF shall engage solely in the business of owning, holding for investment, exchanging, selling and disposing of investments in loans and other activities related or incidental to the foregoing business.

Note 1. Description of Activities and Significant Accounting Policies (Continued)

The Operating agreements outline the "waterfall" of funds for CIIF to distribute to its investors. Distributions include: 1) preferred return of funds to Annaly, and 2) remaining portion of interest payments allocated to Annaly and Capital Impact Partners.

Finally, in year 2024, principal payments to Annaly and Capital Impact Partners will commence as the loans in the Fund pay off.

Loans receivable:

Loans: Loans are stated at their principal amounts outstanding, net of deferred loan fees. Interest income is accrued daily at the loans' respective interest rates. Related direct loan origination fees and costs are deferred and amortized over the life of the loans. Fees relating to expired commitments are recognized as non-interest income. If a commitment is exercised during the commitment period, the fee at the time of exercise is recognized over the life of the loan as an adjustment of yield.

Impaired loans: A loan is considered impaired when, based on current information and events, it is probable that Capital Impact Partners will be unable to collect the scheduled payments of principal or interest when due according to the contractual terms of the loan agreement. Factors considered by management in determining impairment include payment status, collateral value and the probability of collecting scheduled principal and interest payments when due. Management determines the significance of payment delays and payment shortfalls on a case-by-case basis, taking into consideration all of the circumstances surrounding the loan and the borrower, including the length of the delay, the reasons for the delay, the borrower's prior payment record, and the amount of the shortfall in relation to the principal and interest owed. Impairment is generally measured on a loan-by-loan basis using the fair value of collateral, since Capital Impact Partners' loans are largely collateral dependent.

Impaired loans also include troubled debt restructurings ("TDRs"), if any, where management has modified loan terms and made concessions to borrowers in financial difficulty. Consequently, the allowance for loan losses related to TDRs is based on discounted cash flows using the loan's initial effective interest rate or the fair value of the collateral for certain collateral-dependent loans.

Under the Coronavirus Aid, Relief, and Economic Security Act (the "CARES Act"), financial institutions generally do not need to categorize COVID-19-related modifications as TDRs. As a result, loans that have been restructured for short term COVID-19 related hardships are not categorized as TDRs.

Non-accrual loans: The accrual of interest on outstanding loans is discontinued at the time the loan is 90 days delinquent unless the credit is well secured and in process of collection. When the accrual of interest ceases, any unpaid interest previously recorded as income is deducted from income. Any future payments received are applied to reduce principal. At such time as full collection of the remaining recorded balance is expected in the ordinary course of business, interest payments are recorded as interest income on a cash basis. Loans may be reinstated to accrual status when all payments are brought current and, in the opinion of management, collection of the remaining principal and interest can reasonably be expected. If at any time collection of principal or interest is considered doubtful, all or some portion of the loan is charged off for financial reporting purposes, although collection efforts may still continue.

Allowance for loan losses: The allowance for losses is a valuation reserve that management believes will be adequate to absorb possible losses on existing loans that may become uncollectible. It is established through a provision for loan losses charged to expense. Loans deemed to be uncollectible, such as debt discharged in bankruptcy or collateral deterioration, are charged against the allowance. Subsequent recoveries, if any, are credited to the allowance. The allowance is maintained at a level believed adequate by management to absorb estimated potential losses after considering changes, past loss experience, the

Note 1. Description of Activities and Significant Accounting Policies (Continued)

nature of the portfolio and current economic conditions. However, the allowance is an estimate that could change if there are significant changes in the portfolio and/or economic conditions.

The allowance consists of allocated and general components. The allocated component relates to loans that are classified as impaired. For those loans that are classified as impaired, an allowance is established when the discounted cash flows (or collateral value for collateral dependent loans or observable market price) of the impaired loan is lower than the carrying value of that loan. The general component covers non-classified loans and is based on historical charge-off experience and expected losses given Capital Impact Partners' internal risk rating process. Other adjustments are made to the allowance for pools of loans after an assessment of internal or external influences on credit quality that are not reflected in the historical loss or risk rating data.

Transfers of financial assets: Transfers of financial assets are accounted for as sales when control over the assets has been surrendered. Control over transferred assets is deemed to be surrendered when: (1) the assets have been isolated from Capital Impact Partners, (2) the transferee obtains the right to pledge or exchange the transferred assets and no condition both constrains the transferee from taking advantage of that right and provides more than a trivial benefit for the transferor, and (3) the transferor does not maintain effective control over the transferred assets through either (a) an agreement that both entitles and obligates the transferor to repurchase or redeem the assets before maturity or (b) the ability to unilaterally cause the holder to return specific assets, other than through a cleanup call.

Contributions receivable: Capital Impact Partners accounts for contributions received as without donor restriction or with donor restrictions depending on the existence or nature of any donor restrictions. All donor restricted support is reported as an increase in net assets with donor restrictions as to time or purpose depending on the nature of the restriction. When the donor restrictions expire (that is, when a stipulated time restriction ends or purpose restriction is accomplished), donor restricted net assets are reclassified to net assets without donor restrictions and reported in the statements of activities as net assets released from restrictions. Contributions receivable, which represents unconditional promises to give, are recognized as revenue in the period received and as assets, decreases of liabilities or expenses depending on the form of the benefits received. Conditional promises to give, which depend on the existence of both performance barriers and right of return language are recorded as deferred revenue.

Other assets: Other assets include deposits, a program advance, prepaid expenses and furniture, equipment and leasehold improvements (see Note 10).

Right of use assets / lease liabilities: Capital Impact Partners recognizes right of use assets and lease liabilities on the statements of financial position for all leases with terms longer than 12 months. Right of use assets and lease liabilities are recognized at the lease commencement date based on the present value of the remaining lease payments over the lease term, using the incremental borrowing rate. Leases are classified as either finance or operating, with classification affecting the pattern of expense recognition in the statements of activities. Lease expense is recognized on a straight-line basis over the term of the lease. The options to extend the lease term are not included in the right of use assets and liabilities recorded, when applicable. Capital Impact Partners has elected the practical expedient of not separating lease components from non-lease components.

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies (Continued)

Investor Notes: Capital Impact Partners launched an Investor Notes ("Notes") program in 2017. The proceeds of the offerings are used primarily to fund initiatives that meet critical needs in low income communities across the United States, including through Capital Impact Partners' subsidiaries and third party intermediaries. The proceeds of the offerings may also be used to purchase securities or other assets that will be leveraged to support Capital Impact Partners' lending activities and general operations. The Notes are sold through the Depository Trust Company ("DTC"). The Lead Selling Agent agrees to sell these notes to other agents on Capital Impact Partners behalf.

Capital Impact Partners incurs agent and other fees to issue the Notes program. The fees include legal, accounting, and underwriting fees which are capitalized in accordance with U.S. GAAP and amortized using the effective-yield method over the term of the Notes and are presented net of the Investor Notes on the statements of financial position.

US Bank has been designated as the indenture trustee to the indenture agreement and in this capacity US Bank serves as paying agent for the Notes. The Notes constitute unsecured debt obligations of Capital Impact Partners.

Net assets: Capital Impact Partners classifies net asset into two categories: Without Donor Restrictions and With Donor Restrictions. All contributions are considered to be available for unrestricted use unless specifically restricted by the donor. Donor restricted net assets are contributions with temporary, donor-imposed time or purpose restrictions. Donor restricted net assets can be released from restriction when the time restrictions expire or the contributions are used for their intended purpose at which time they are reported in the statements of activities as net assets released from restrictions. Donor restricted funds also include donor contributions to be held in perpetuity totaling \$8,124,438 and \$6,865,489, respectively, at December 31, 2021 and 2020.

Revenue recognition: Capital Impact Partners generally measures revenue based on the amount of consideration Capital Impact Partners expects to receive for the transfer of services to a customer, then recognizes this revenue when or as Capital Impact Partners satisfies its performance obligations under the contract, except in transactions where U.S. GAAP provides other applicable guidance. Material revenue streams are reported separately on the statements of activities.

Revenue recognized at a point in time includes NMTC Suballocation Fees, fund underwriting fees and unused fee income:

NMTC suballocation fees are paid to Capital Impact Partners from the community development entity ("CDE") for Capital Impact Partners' allocation of its NMTC award to the CDE. The fees are a percentage of the qualified equity investment ("QEI") made from the investor member to the CDE. The performance obligation by Capital Impact Partners is to assist in the transfer of its NMTC allocation to a CDE; therefore, the performance obligation is satisfied and revenue recognized when the deal closes.

In December 2020, the California Primary Care Association ("CPCA") established the CPCA COVID Response Loan Fund ("Fund") to finance loans to California community healthcare centers. Capital Impact Partners serves as both the Program Administrator and Servicer of loans originated by this fund. As Program Administrator of these off balance sheet loans, Capital Impact Partners reviews and manages the loan application process. This role entitles Capital Impact Partners to earn a Fund Underwriting fee of 1% per loan, which is recognized upon receipt in the Statement of Activities. In addition, Capital Impact Partners has committed to guarantee payments on defaulted loans for up to 5% of the total amount disbursed, not to exceed \$1.5 million. As loans are originated, the guarantee fees are recorded as a contingent liability and offset to underwriting fee income.

Note 1. Description of Activities and Significant Accounting Policies (Continued)

Unused fees are paid to Capital Impact Partners from borrowers with revolving line of credit loans; equal to fifteen basis points of the difference between the maximum available loan amount and average aggregate amount outstanding during the immediate preceding year. The unused fees are recognized upon receipt.

Revenue recognized over a period of time includes Asset Management Fees, Fund Management Fees and Credit Enhancement Fees:

Asset management fees are earned by Capital Impact Partners for management services for NMTC programs and includes assisting with NMTC program requirements. These performance obligations are estimated to be satisfied evenly over the life of each loan. The fee is either based on basis points of the outstanding balance of a loan or a flat fee. The fee is accrued monthly and paid quarterly. Asset management fees earned from subsidiaries are eliminated upon consolidation.

Fund management fees are earned by Capital Impact Partners for management of investment funds that it manages for the NMTC program. The performance obligations are estimated to be satisfied evenly over the year and as such are recognized over time in one calendar year. The fund management fees are a flat annual amount that ranges from \$10,000 to \$25,000. They are accrued monthly and paid either monthly or quarterly. Fund management fees earned from subsidiaries are eliminated upon consolidation.

Credit enhancement fees are collected from investment funds or from borrowers by Capital Impact Partners for the credit enhancement facility arrangement with the California Charter Schools Association. The performance obligation is to provide credit enhancement, which is estimated to occur evenly over the life of the facilities. The fee is 0.10% of the average daily outstanding principal balance of the credit enhancement facilities and is paid annually to the California Charter Schools Association.

Loan servicing fees: Capital Impact Partners recognizes loan servicing fees on the loans that it services for third parties. These fees are earned over the life of the loan.

Functional expense allocation: The costs of providing various programs and other activities have been summarized on a functional basis in the statements of activities. Accordingly, certain costs have been allocated among the programs and supporting services benefited. Management and general expenses include the departments of President's Office, Equity and Impact, Information Technology, Human Resources, Finance and Legal. These departments also benefit various programs. Any direct program related invoices such as Professional Fees and Contractual Services, specific to the teams noted above, are reported as program expenses. Salaries and Benefits, Travel and Entertainment, Depreciation and certain and other expenses are allocated as a percentage of time worked on program specific duties.

Income taxes: Capital Impact Partners is generally exempt from federal income taxes under the provisions of Section 501(c)(3) of the Internal Revenue Code. In addition, Capital Impact Partners qualifies for charitable contribution deductions and has been classified as an organization that is not a private foundation. Income which is not related to exempt purposes, less applicable deductions, is subject to federal corporate income taxes. Management evaluated Capital Impact Partners' tax positions and concluded that Capital Impact Partners had taken no uncertain tax positions that require adjustment to the financial statements. Consequently, no accrual for federal or state tax liability for interest and penalties was deemed necessary for the years ended December 31, 2021 and 2020. Capital Impact Partners files tax returns in the U.S. federal jurisdiction and California. Generally, Capital Impact Partners is no longer subject to income tax examination by the U.S. federal or state tax authorities for years before 2018.

Note 1. Description of Activities and Significant Accounting Policies (Continued)

Community Investment Impact Fund, LLC, ("CIIF") is a consolidated subsidiary of Capital Impact Partners and is a Delaware limited liability company. The entity files an annual tax return to report the income, deductions, gains, losses, etc., from its operations, but does not pay income tax. Instead, any profits or losses pass through to its members, Capital Impact Partners and Annaly. Each member includes its share of the entity's income/loss on its tax return.

Upcoming accounting pronouncements not yet adopted:

In June 2016, the FASB issued ASU No. 2016-13, Financial Instruments - Credit Losses (Subtopic 326); in November 2018, the FASB issued ASU 2018-19, Codification Improvements to Topic 326, Financial Instruments - Credit Losses; in May 2019, the FASB issued ASU 2019-05, Credit Losses (Topic 326): Targeted Transition Relief.; and in November 2019, the FASB issued ASU 2019-10, Financial Instruments - Credit Losses (Topic 326), Derivatives and Hedging (Topic 815), and Leases (Topic 842) Effective Dates. The existing incurred loss model will be replaced with a current expected credit loss ("CECL") model for both originated and acquired financial instruments carried at amortized cost and off-balance sheet credit exposures, including loans, loan commitments, held-to-maturity debt securities, financial guarantees, net investment in leases, and most receivables. Recognized amortized cost financial assets will be presented at the net amount expected to be collected through an allowance for credit losses. Expected credit losses on off-balance sheet credit exposures will be recognized through a liability. Unlike current guidance, which requires certain favorable changes in expected cash flows to be accreted into interest income, both favorable and unfavorable changes in expected credit losses (and therefore the allowance) will be recognized through credit loss expense as they occur. With the exception of purchased financial assets with a more than insignificant amount of credit deterioration since origination, for which the initial allowance will be added to the purchase price of the assets, the initial allowance on financial assets subject to the scope (whether originated or acquired) will be recognized through credit loss expense. Expanded disclosures will also be required. The ASU is effective for fiscal years beginning after December 15, 2022. Capital Impact Partners is currently evaluating the impact of adopting this new guidance on its financial statements.

In March 2020, the FASB issued ASU 2020-03, *Codification Improvements to Financial Instruments*. This ASU addresses various financial instruments topics. The amendments related to Issues 1, 2, 3, 4 and 5 within the ASU are conforming amendments and effective for annual reporting periods beginning after December 15, 2019 for Capital Impact Partners and have no significant impact to the Capital Impact Partners' financial statements. For entities that have not yet adopted ASU 2016-13, the effective dates for the amendments related to Issues 6 and 7 within ASU 2020-03 are the same as the effective dates in ASU 2016-13. As such, the amendments related to Issues 6 and 7 are effective for annual reporting periods beginning after December 15, 2022 for Capital Impact Partners. Capital Impact Partners is currently evaluating the impact of adopting this new guidance on its financial statements.

Notes to Consolidated Financial Statements

Note 2. Cash and Cash Equivalents

Cash and cash equivalents, including restricted balances, consist of the following at December 31:

	 2021	2020
Cash in bank Overnight investments Other short-term investments	\$ 79,940,681 3,231,483 15,094,079	\$ 66,943,530 7,621,308 12,736,402
	\$ 98,266,243	\$ 87,301,240
Unrestricted Restricted	\$ 73,212,984 25,053,259 98,266,243	\$ 59,662,347 27,638,893 87,301,240

Restricted cash and cash equivalents are held, per respective agreements, for the following purposes: a) lending for the affordable housing in low income community, b) to cover loan losses under a charter school loan program from the United States Department of Education ("USED") and c) other programs.

Note 3. Liquidity

Capital Impact Partners regularly monitors liquidity required to meet its annual operating needs and other contractual commitments, while also striving to maximize the return on investment of its funds not required for annual operations.

Notes to Consolidated Financial Statements

Note 3. Liquidity (Continued)

As of December 31, 2021 and 2020, the following financial assets are available to meet annual operating needs of the 2022 and 2021 fiscal year, respectively:

	 2021	2020
Total assets at year-end:		
Cash and cash equivalents – unrestricted	\$ 73,212,984	\$ 59,662,347
Cash and cash equivalents – restricted	25,053,259	27,638,893
Accounts and interest receivable	2,831,834	2,314,277
Contributions receivable	250,000	-
Loans receivable, net	350,721,260	357,634,191
Loans receivable – subsidiaries	27,105,392	30,730,771
Other assets	2,928,134	3,118,407
Investments	33,922,261	36,279,999
Mortgage Backed Securities	59,429,070	66,386,667
Right of use assets	 8,637,426	9,496,017
Total assets	 584,091,620	593,261,569
Less amounts not available to be used within one year:		
Cash and cash equivalents – unrestricted – subsidiaries	(3,971,928)	(4,536,755)
Cash and cash equivalents – restricted	(25,053,259)	(27,638,893)
Contributions receivable	(250,000)	-
Loans receivable, due after one year, net	(313,252,891)	(333,369,975)
Loans receivable – subsidiaries	(27,105,392)	(30,730,771)
Other assets	(2,928,134)	(3,118,407)
Investments	(33,922,261)	(36,279,999)
Investments in pledged Mortgage Backed Securities	(52,066,945)	(50,092,004)
Unfunded loan commitments	(59,197,655)	(41,386,526)
Right of use assets	(8,637,426)	(9,496,017)
Debt service relief fund	-	(1,193,603)
Diversity in Development Detroit Loan Fund	(7,500,000)	(7,500,000)
Diversity in Development DMV Loan Fund	(7,875,500)	(5,000,000)
Assets not available to be used within one year	 (541,761,391)	(550,342,950)
Financial assets available to meet general expenditures	 ·	<u> </u>
within one year	\$ 42,330,229	\$ 42,918,619

Note 4. Concentration of Credit Risk and Concentration of Contributions

Capital Impact Partners maintains cash in various financial institutions. Cash balances at each financial institution are insured by the Federal Deposit Insurance Corporation up to \$250,000.

At December 31, 2021 and 2020, Capital Impact Partners had uninsured balances of \$77,455,852 and \$65,611,025, respectively, that are included in cash and cash equivalents. Capital Impact Partners has not experienced any losses in such accounts. Capital Impact Partners' management believes it limits any significant credit risk by placing its deposits with high quality financial institutions. Uninsured amounts of \$8,394,808 and \$17,783,141 are held in short-term investments, in sweep accounts and non-bank money market accounts at December 31, 2021 and 2020, respectively.

As indicated in Note 8, a substantial portion of the loan portfolio is represented by loans to affordable housing projects. Most affordable housing loans have reserves established to mitigate risk of borrower payment issues. In addition, a substantial portion of the loan portfolio is represented by loans to charter

Notes to Consolidated Financial Statements

Note 4. Concentration of Credit Risk and Concentration of Contributions (Continued)

schools. The viability of the borrowers and their ability to honor their contracts is dependent upon their ability to retain their charters. Approximately 20% and 21% of the portfolio represents loans made to entities associated with the NMTC program at December 31, 2021 and 2020, respectively. Approximately 25% and 31% of the portfolio represents loans made in the state of California and approximately 24% and 23% in the state of Michigan at December 31, 2021 and 2020, respectively.

During the years ended December 31, 2021 and December 31 2020, \$11,250,000 or approximately 37% of total restricted grants and contributions were from one donor and \$15,000,000 or approximately 51% of total restricted grants and contributions were from one donor, respectively.

Note 5. Investments

Investments consist of the following as of December 31:

	 2021	2020
Marketable equity securities	\$ 428,882	\$ 315,348
Real estate investment trust	1,602,086	1,443,712
Other investments	286,673	281,805
Total investments at fair value (Note 21)	 2,317,641	2,040,865
Equity method investments:		
ROC USA, LLC	3,697,232	3,361,301
Charter School Financing Partnership, LLC	294,264	294,264
Workforce Affordable Housing Fund I, LLC	24,611,526	26,942,843
Other equity method investment	392,518	575,097
Equity method investments in New Markets Tax Credit entities (Note 18)	39,680	19,229
Total equity method investments	29,035,220	31,192,734
Investments at cost	2,069,400	2,546,400
Debt investment	500,000	500,000
	\$ 33,922,261	\$ 36,279,999

ROC USA, LLC: In February 2019, Capital Impact Partners contributed an additional \$750,000 into ROC USA, LLC and amended the existing operating agreement (for \$500,000) to incorporate this new equity investment. The revised operating agreement allows for the investor members to receive distributions equal to 5% of their capital contribution. Capital Impact Partners received a distribution of \$62,500 during each of the years ended December 31, 2021 and 2020, respectively. The allocation of the change in net assets without donor restriction and voting rights remained consistent with the original agreement at 33.33% and 23.81%, respectively. As provided for in the operating agreement of ROC USA, LLC, there are certain limitations affecting member capital withdrawals. For the years ending December 31, 2021 and 2020, Capital Impact Partners recognized gains of \$398,431 and \$432,267, respectively.

Note 5. Investments (Continued)

The following is a summary of financial information for the years ended December 31, 2021 and 2020, for ROC USA, LLC:

	 2021	2020
Total assets	\$ 122,911,907	\$ 129,035,432
Total liabilities	106,499,817	114,574,711
Net assets	16,412,090	14,460,721
Total revenue	5,583,934	5,729,422
Total expenses	4,388,641	4,432,623
Change in net assets without donor restrictions	1,195,293	1,296,799

Workforce Affordable Housing Fund I, LLC: In December 2019, Capital Impact Partners invested in the Workforce Affordable Housing Fund I, LLC. The purpose of this transaction is to invest in multifamily affordable housing properties located in specific areas throughout the United States. During the years ended December 31, 2021 and 2020, Capital Impact Partners recorded distributions of \$2,225,446 and \$0, respectively. During the years ended December 31, 2021 and 2020, Capital Impact Partners received returns of investment of \$0 and \$3,967,536, respectively. Capital Impact Partners' allocated income (loss) was (\$105,871) and \$927,555 for the years ended December 31, 2021 and 2020, respectively.

	 2021	2020
Total assets	\$ 26,719,574	\$ 29,292,146
Total liabilities	61,118	47,168
Total members' capital	26,658,456	29,244,978
Total revenue	183,061	1,047,724
Total expenses	90,997	130,183
Net income	92,064	917,541

Charter School Financing Partnership, LLC ("CSFP"): As of December 31, 2021 and 2020, Capital Impact Partners had an investment of \$294,264 for both years. The net income of CSFP is allocated 18% to Capital Impact Partners and amounted to \$0 and \$43,118, respectively, for the years ended December 31, 2021 and 2020.

Other equity method investments: In 2018, Capital Impact Partners entered into an agreement to invest \$500,000 in Develop Detroit, a nonprofit developer in Detroit, Michigan. The balance recorded as of December 31, 2021 and 2020, was \$392,518 and \$475,997, respectively. Net gain (loss) recorded as of December 31 2021 and 2020 was (\$83,480) and \$0, respectively. The balance of the other equity method investment as of December 31, 2021 and 2020, was \$0 and \$99,100, respectively. Net gain (loss) recorded as of December 31 2021 and 2020 was \$(99,100) and \$99,100, respectively.

Debt investment: In 2018, Capital Impact Partners entered into a debt investment with a CDFI in the cooperative sector. The balance recorded as of December 31, 2021 and 2020 was \$500,000.

Investments at cost: Capital Impact Partners is a member of FHLBank Atlanta, whose mission is to support member's residential-mortgage and economic-development lending activities. FHLBank Atlanta is a cooperative bank that offers, among other services, competitively priced financing. As a requirement of membership, Capital Impact Partners was required to purchase Class A Membership Stock of \$250,000, which carries voting rights and is also an earning asset with dividends. Capital Impact Partners will be required to purchase additional stock in the amount of 4.5% of each advance and pledge cash or securities as collateral for advances.

Note 5. Investments (Continued)

At December 31, 2021 and 2020, the amount of stock held was \$2,069,400 and \$2,546,400, respectively. As of December 31, 2021 and 2020, Capital Impact Partners has drawn advances totaling \$47,271,304 from FHLBank Atlanta.

Note 6. Mortgage Backed Securities

Capital Impact Partners purchases Mortgage Backed Securities in order to serve as collateral/pledge base for FHLBank Atlanta borrowings and earn a return on idle cash. Total FHLBank Atlanta borrowings are \$47,271,304 as of December 31, 2021 and 2020. The balance of pledged Mortgage Backed Securities are \$52,066,945 and \$50,092,004 as of December 31, 2021 and 2020, respectively. The remaining unpledged balance, net of discount, which is available to secure future advances are \$7,362,125 and \$16,294,663 as of December 31, 2021 and 2020, respectively.

The Mortgage Backed Securities by category as of December 31, 2021 and 2020 are as follows:

	2021	2020
Mortgage Backed Securities:		
Federal Home Loan Mortgage Company (FHLMC)	\$ 4,891,690	\$ 11,283,729
Federal National Mortgage Association (FNMA)	556,807	1,414,830
Government National Mortgage Association (GNMA)	5,761,981	8,107,527
Uniform Mortgage Backed Securities (UMBS)	 48,218,592	45,580,581
	\$ 59,429,070	\$ 66,386,667

Note 7. Contributions Receivable

As of December 31, 2021 and 2020, contributions receivable are \$250,000 and \$0, respectively, all due in one year.

As of December 31, 2021 and 2020, total conditional contributions receivable not recorded is \$20,725,000 and \$3,333,334, respectively. The conditional unrecorded receivables include a right of release dependent on available funding or satisfactory progress.

Note 8. Loans Receivable

Capital Impact Partners is a development finance organization and in that capacity originates higher risk development loans in the following primary market sectors: affordable housing, education, health care and community development. The loans originated by Capital Impact Partners are secured and unsecured and many times go to borrowers who may otherwise be unable to obtain conventional credit.

Note 8. Loans Receivable (Continued)

Capital Impact Partners' loan portfolio is diversified in terms of sector. The following is the distribution of loans outstanding at December 31:

	 2021		%	2020	0	%
By Sector:						
Education	\$ 104,492,605		29	\$ 108,847,153		29
Health care	78,550,676		21	81,638,716		22
Affordable housing	137,464,356		38	133,388,317		36
Community development	 43,568,888		12	47,242,645		13
Total – Capital Impact Partners	364,076,525		100	371,116,831		100
Detroit Neighborhoods Fund, LLC	19,414,419			19,728,553		
FPIF, LLC	 7,690,973	_		 11,002,218	_	
	\$ 391,181,917	-		\$ 401,847,602	_	

Real estate loans are used to finance the development of affordable housing projects and to provide term financing to the operation of affordable housing projects once they have been completed. Loans that are made to finance development are usually short-term and are repaid from either a construction or permanent loan. Term loans take the form of mortgages and are repaid from the operations of the real estate cooperative. Interest rates range from 0.00% to 7.57% and maturities from December 1, 2021 to July 1, 2053.

The commercial lending portfolio is diverse. Loans range from lines of credit to term loans. Loans are typically secured by general business assets (e.g., real estate, inventory, receivables, fixed assets and leasehold interests). Loan underwriting decisions are made on the basis of the analysis of markets, management, and cash flow potential; and not primarily on the basis of collateral coverage. These loans are expected to be repaid from cash flows generated by the borrower's operating activities. Interest rates range from 0.00% to 8.85% and maturities from September 1, 2021 to December 1, 2045.

COVID Relief Program: In response to the COVID-19 economic crisis, Capital Impact Partners established a \$1.5 million fund to assist high-need borrowers with debt payments for up to four months. In the event borrowers have exhausted reserves and are unable to operationally support debt payments, a Debt Service Relief Fund loan would be sized to support up to four months of principal and interest payments of the borrowers. As of December 31, 2021 and 2020, the designated fund for the COVID Relief Program fund had an available balance of \$0 and \$1,193,603, respectively.

Subsidiaries:

Detroit Neighborhoods Fund, LLC ("DNF, LLC"): DNF, LLC was formed during 2014 under the laws of the state of Delaware. Capital Impact Partners is the sole member and manager of this LLC. DNF, LLC was formed specifically for the purpose of providing financing for mixed-use and multi-family rental housing and healthy foods retail in underserved areas in Detroit, Michigan. Capital Impact Partners' role is managing the DNF, LLC and identifying, originating, closing and servicing the loans. For this role, Capital Impact Partners receives an annual loan servicing fee of 200 basis points of the average daily outstanding principal balance of each end borrower loan. The lenders have committed to lend an aggregate of \$30 million to the fund. The lenders in the fund are Capital Impact Partners, with a \$10 million commitment and J.P. Morgan Chase Community Development Corporation, with a \$20 million commitment. All loans from each investor are evidenced by individual promissory notes from each lender to DNF, LLC. The loans are with sole recourse to the DNF, LLC and include no obligation for repayment on the part of Capital Impact Partners. Interest rates range from 5.0% to 5.25% and maturities from March 1, 2025 to June 27, 2029.

Note 8. Loans Receivable (Continued)

FPIF, LLC: FPIF, LLC was formed during 2014 under the laws of the state of Delaware. Capital Impact Partners is the sole member and manager of this LLC. FPIF, LLC is organized as a special purpose entity to channel funds to a predominately low income population aged 50+. The lenders had committed to lend an aggregate of \$72,666,667 to FPIF, LLC. FPIF, LLC is capitalized with \$7,266,667 or 10% subordinated debt from Capital Impact Partners, funded partly by a program related investment from AARP Foundation. The commitment expired on December 31, 2018. AARP Foundation's Program Related Investment is included in the notes payable section of the accompanying statements of financial position. The senior debt constitutes \$65,400,000 or 90% of the borrowings from a special purpose entity between Calvert Foundation and AARP Foundation. The loans are with sole recourse to the FPIF, LLC and include no obligation for repayment on the part of Capital Impact Partners. Interest rates range from 5.50% to 6.25% and maturities from May 29, 2022 to December 20, 2024.

Refer to Note 14, Notes Payable - Subsidiaries, for further details on subsidiary loans receivables.

Note 9. Credit Quality

Loan origination and risk management: Capital Impact Partners has certain lending policies and procedures in place that are designed to maximize loan income within an acceptable level of risk. Management reviews and approves these policies and procedures on a regular basis. A reporting system supplements the review process by providing management with frequent reports related to loan production, loan quality, concentration of credit, loan delinquencies and non-performing and potential problem loans. Diversification in the loan portfolio is a means of managing risk associated with fluctuations in economic conditions.

Capital Impact Partners' lending is focused on owner-occupied commercial real estate in its primary sectors, which include:

- Education
- Health care
- Affordable housing
- Community development

Commercial real estate loans are viewed primarily as cash flow loans and secondarily as loans secured by real estate. Commercial real estate lending typically involves higher loan principal amounts and the repayment of these loans is generally largely dependent on the successful operation of the property securing the loan or the business conducted on the property securing the loan. Commercial real estate loans may be more adversely affected by conditions in the real estate markets or in the general economy. Capital Impact Partners mitigates this risk by focusing on owner-occupied commercial real estate transactions in its sectors of education and health care. Management monitors and evaluates commercial real estate loans based on collateral, geography and risk grade criteria.

Once it is determined that the borrower's management possesses sound ethics and solid business acumen, Capital Impact Partners' management examines current and projected cash flows to determine the ability of the borrower to repay their obligations as agreed. Loans are primarily made based on the identified cash flows of the borrower and secondarily on the underlying collateral provided by the borrower. The cash flows of borrowers, however, may not be as expected and the collateral securing these loans may fluctuate in value. Most loans are secured by the assets being financed or other business assets such as accounts receivable or inventory and may incorporate a personal guarantee to attempt to reduce the risk of loss. Some short-term loans may be made on an unsecured basis.

Note 9. Credit Quality (Continued)

Age analysis of past due loans: The following tables represent an aging of loans by sector as of December 31, 2021 and 2020. The tables present the principal amount outstanding on the loans that may be past due for principal and/or interest payments contractually due:

	30 - 59 Days		60 - 89 Days		90 days and				Total Past				
December 31, 2021	Past Due		Past Due		Still Accruing		Non-accrual		Due		Current		Total Loans
Education	\$. \$:	\$-	\$	190,904	\$	190,904	\$	104,301,701	\$	104,492,605
Health care			-		-		-		-		78,550,676		78,550,676
Affordable housing	87,45	0	-		-		6,755,034		6,842,484		130,621,872		137,464,356
Community development and other			-		-		227,500		227,500		43,341,388		43,568,888
	\$ 87,45	0\$	-	;	\$-	\$	7,173,438	\$	7,260,888	\$	356,815,637	\$	364,076,525
December 31, 2020	0 - 59 Days Past Due		- 89 Days Past Due		90 days and Still Accruing		Non-accrual		Total Past Due		Current		Total Loans
Education	\$ -	\$	-	\$	-	\$	314,991	\$	314,991	\$	108,532,162	\$	108,847,153
Health care	-		-		-		-		-		81,638,716		81,638,716
Affordable housing	-		-		-		-		-		133,388,317		133,388,317
Community development and other	 1,096,512		-		-		60,000		1,156,512		46,086,133		47,242,645
	\$ 1,096,512	\$	-	\$	-	\$	374,991	\$	1,471,503	\$	369,645,328	\$	371,116,831

Credit quality indicators: Capital Impact Partners assigns internal credit classifications at the inception of each loan. These ratings are reviewed by an independent third party on a semi-annual basis as well as periodic internal reviews based on Capital Impact Partners' credit guidelines and when loans are renewed. Quarterly reviews are required if the borrower fails to meet contractual expectations or other performance degradation that would warrant increased monitoring. If a loan is in default for a period of 90 days or more or when the contractual collection of principal or interest is in doubt, the loan is placed on nonaccrual status and the credit quality would be downgraded to substandard or doubtful. The following definitions summarize the basis for each classification.

Above Average: These borrowers have a clear ability to service debt from the primary repayment source, strong working capital position, acceptable leverage ratios, and stable operating trends. These borrowers must have current and regularly received financial information in the file, be in compliance with all financial covenants with no material delays in meeting reporting covenants, and be properly documented. Additionally, they have stable and experienced management, profitable operations for the past three years, sufficient cash flow to service debt, and if there is reliance on fund raising, it is minimal and history has proven it is a reliable source of income.

Pass: These borrowers have a clear ability to service debt from the primary repayment source and a history of strong financial performance. These loans may have a short-term or situational weakness that

is expected to resolve within 24 months; examples include major construction or rehabilitation, business expansion to additional sites or services, large loan for borrower or lender and change in a key member of management. These borrowers must have current and regularly received financial information in the file, be in compliance with loan covenants, and be properly documented.

Note 9. Credit Quality (Continued)

Watch: These borrowers are generally acceptable risks but show some signs of weakness in cash flow or financial strength or have short or unstable earnings history. The borrower may be unable to achieve projected operations and/or may have covenant violations. These loans are performing as agreed and may be characterized by uncertain industry outlook, cyclical or highly competitive, greater sensitivity to market forces and business cycles, full collateral coverage, insufficient current financial information or outdated loan officer review to determine repayment ability, or weak management.

Special Mention: These loans are currently protected but are potentially weak. These loans constitute an undue and unwarranted credit risk but not to the point of justifying a classification of substandard. The credit risk may be relatively minor yet constitute an unwarranted risk in light of the circumstances surrounding a specific loan. These loans may be characterized by a downward trend in sales profit levels and margins, cash flow strained in order to meet debt repayment schedule, non-compliance with covenants, high leverage and weak liquidity, weak industry conditions or collateral impairment.

Substandard: These loans are inadequately protected by the current net worth and repayment capacity of the obligor or of the collateral pledged, if any. Loans so classified must have a well-defined weakness or weaknesses that will jeopardize the liquidation of the debt. They are characterized by the distinct possibility that Capital Impact Partners will sustain some loss if the deficiencies are not corrected.

Doubtful: These loans have all the weaknesses of substandard loans with the added characteristic that the weaknesses make collection or liquidation in full, on the basis of currently existing facts, conditions, and values, highly questionable and improbable. The possibility of loss is extremely high, but because of certain important, and reasonably specific, pending factors which may work to the advantage and strengthening of the loan, a charge-off is deferred until its more exact status may be determined. Pending factors include proposed merger, acquisition, or liquidation procedures, capital injection, perfecting liens on additional collateral and refinancing plans.

The following tables summarize the loan portfolio by sector and the internally assigned credit quality ratings for those categories at December 31, 2021 and 2020.

December 31, 2021	A	bove Average	Pass		Watch	S	pecial Mention		Substandard		Doubtful		Total
Education	\$	2,207,104	\$ 49,233,882	\$	52,119,166	\$	391,990	\$	294,354	\$	246,109	\$	104,492,605
Health Care		-	8,072,636		60,020,655		10,457,385		-		-		78,550,676
Affordable Housing		670,092	13,188,941		101,396,559		12,923,854		8,640,560		644,350		137,464,356
Community Development & Other		-	14,261,344		18,295,750		10,666,314		-		345,480		43,568,888
Total	\$	2,877,196	\$ 84,756,803	\$	231,832,130	\$	34,439,543	\$	8,934,914	\$	1,235,939	\$	364,076,525
December 31, 2020	Abo	ove Average	Pass		Watch	Sp	pecial Mention		Substandard		Doubtful		Total
Education	\$	2.292.847 \$	27,803,582	¢	78.134.531		301.202	¢		\$	314,991	¢	108.847.153
Health Care	φ	3,851,318	11.614.618	φ	52.848.425	φ	13,324,355	φ		φ	514,551	¢	81.638.716
Affordable Housing		691,368	14.970.997		95,866,490		16,918,431		3,971,681		969,350		133,388,317
Community Development & Other		-	9,275,358		34,599,497		3,111,086		-		256,704		47,242,645
Total	\$	6,835,533 \$	63,664,555	\$	261,448,943	\$	33,655,074	\$	3,971,681	\$	1,541,045	\$	371,116,831

Note 9. Credit Quality (Continued)

Allowance for loan losses: The allowance for loan losses as a percentage of loans outstanding as of December 31, 2021 and 2020, was 3.7% and 3.6%, respectively, of Capital Impact Partners' total loan portfolio, which includes a special reserve related to a specific lending program. The allowance excluding this specific lending program was 3.7% and 3.6% as of December 31, 2021 and 2020, respectively.

Capital Impact Partners performs a migration analysis of Capital Impact Partners' loan risk ratings and loan loss ratios in determining the allowance for loan loss calculation.

The following tables summarize the allowance for loan losses as of and for the years ended December 31, 2021 and 2020, by sector and the amount of loans evaluated individually or collectively for impairment by sector.

December 31, 2021		Education		Health Care		Affordable Housing		Community Development	Total
Allowance for loan losses:									
Beginning balance	\$	3,109,51	3 5	2,689,136	\$	5,955,366	\$	1,728,625	\$ 13,482,640
Charge-offs		-	•	-		-		(141,250)	(141,250)
Recoveries		-	•	-		-		-	-
Provisions		(491,98	89)	(244,430)	529,126		221,168	13,875
	\$	2,617,52	24 3	\$ 2,444,706	\$	6,484,492	\$	1,808,543	\$ 13,355,265
Ending balance of allowance									
for loan losses:									
Individually evaluated for impairment	\$	73,90)4 (6 -	\$	201,199	\$	105,000	\$ 380,103
Collectively evaluated for impairment		2,543,62	20	2,444,706		6,283,293		1,703,543	12,975,162
	\$	2,617,52	24 3	\$ 2,444,706	\$	6,484,492	\$	1,808,543	\$ 13,355,265
Loan ending balances:									
Individually evaluated for impairment	\$	190,90)4 (6 -	\$	4,691,199	\$	227,500	\$ 5,109,603
Collectively evaluated for impairment		104,301,70		78,550,676		132,773,157		43,341,388	358,966,922
	\$	104,492,60				137,464,356	\$	43,568,888	\$ 364,076,525
D		-				Affordable	Community		T ()
December 31, 2020	1	Education	1	lealth Care		Housing	L	evelopment	 Total
Allowance for loan losses:									
Beginning balance	\$	3,033,113	\$	2,107,050	\$	4,807,272	\$	3,207,270	\$ 13,154,705
Charge-offs		-		-		-		(433,451)	(433,451)
Recoveries		-		-		-		48,291	48,291
Provisions		76,400	•	582,086		1,148,094	•	(1,093,485)	 713,095
	\$	3,109,513	\$	2,689,136	\$	5,955,366	\$	1,728,625	\$ 13,482,640
Ending balance of allowance									
for loan losses:									
Individually evaluated for impairment	\$	214,289	\$	-	\$	-	\$	-	\$ 214,289
Collectively evaluated for impairment	<u> </u>	2,895,224		2,689,136		5,955,366		1,728,625	 13,268,351
	\$	3,109,513	\$	2,689,136	\$	5,955,366	\$	1,728,625	\$ 13,482,640
Loan ending balances:									
Individually evaluated for impairment	\$	274,871	\$	-	\$	-	\$	52,500	\$ 327,371
Collectively evaluated for impairment		108,572,282		81,638,716		133,388,317		47,190,145	370,789,460

81,638,716 \$

133,388,317

\$

47,242,645

\$

371,116,831

108,847,153

\$

\$

Note 9. Credit Quality (Continued)

Impaired loans: The following tables summarize the impaired loans as of December 31, 2021 and 2020. The tables segregate the loans by sector for impaired loans with specific allowances for losses and impaired loans without specific allowances.

December 31, 2021	Recorded Investment	Unpaid Principal Balance	Related Allowance	Average Recorded Investment	Interest Income Recognized*
With no related allowance recorded:					
Education	\$ -	\$ -	\$ -	\$ -	\$ -
Health care	-	-	-	-	-
Affordable housing	-	-	-	-	-
Community development	 -	-	-	-	-
Subtotal	 -	-	-	-	-
With an allowance recorded:					
Education	190,904	246,109	73,904	278,063	3,704
Health care	-	-	-	-	-
Affordable housing	4,691,199	4,712,630	201,199	4,712,630	204,245
Community development	 227,500	227,500	105,000	287,144	-
Subtotal	 5,109,603	 5,186,239	 380,103	5,277,837	 207,949
Total:					
Education	190,904	246,109	73,904	278,063	3,704
Health care	-	-	-	-	-
Affordable housing	4,691,199	4,712,630	201,199	4,712,630	204,245
Community development	 227,500	227,500	105,000	287,144	-
Total	\$ 5,109,603	\$ 5,186,239	\$ 380,103	\$ 5,277,837	\$ 207,949

* Interest income recognized on a cash basis during 2021 was \$0.

December 31, 2020	ecorded /estment	Unpaid Principal Balance	Related Allowance	Average Recorded Investment	R	Interest Income ecognized*
With no related allowance recorded:						
Education	\$ -	\$ -	\$ -	\$ -	\$	-
Health care	-	-	-	-		-
Affordable housing	-	-	-	-		-
Community development	 52,500	60,000	-	32,083		-
Subtotal	 52,500	60,000	-	32,083		-
With an allowance recorded:						
Education	274,871	314,991	214,289	318,088		31,381
Health care	-	-	-	-		-
Affordable housing	-	-	-	-		-
Community development	-	-	-	-		-
Subtotal	 274,871	314,991	214,289	318,088		31,381
Total:						
Education	274,871	314,991	214,289	318,088		31,381
Health care	-	-	-	-		-
Affordable housing	-	-	-	-		-
Community development	52,500	60,000	-	32,083		-
Total	\$ 327,371	\$ 374,991	\$ 214,289	\$ 350,171	\$	31,381

*Interest income recognized on a cash basis during 2020 was \$0.

Impaired loans include loans modified in TDRs where concessions have been granted to borrowers experiencing financial difficulties. These concessions could include a reduction of interest rate on the loan, payment extensions, forbearance or other actions intended to maximize collection.

Note 9. Credit Quality (Continued)

As of December 31, 2021, Capital Impact Partners modified one loan with an unpaid principal balance of \$280,000 that is classified as a TDR and included in impaired loans. As of December 31, 2020, Capital Impact Partners had no loans that were classified as TDRs and included in impaired loans.

There were no loans previously identified as TDRs that re-defaulted in 2021 or 2020.

Subsidiaries with loans, DNF, LLC and FPIF, LLC: These funds are structured so that if there are losses at the fund, they pass through to each of the lenders that funded the loans in the fund, first on a junior/subordinated debt level and then at the senior debt level. Therefore, in the event of a loss that exceeds Capital Impact Partners' junior portion of the loan, the applicable senior lender will absorb the remainder of the loss. Capital Impact Partners is not required to make up any payment shortages from borrowers due to other participating lenders. Additionally, certain funds (i.e., DNF, LLC) are required to maintain certain amounts of cash in the fund (until maturity) that will serve as an additional reserve to the senior lenders' position.

The structured fund documents do not account for the establishment of an allowance in the pricing of the ultimate loans to the borrowers and fees charged. The legal documents address how losses will be absorbed through the "waterfall" language in each fund. Typically, it is the junior lenders that take the first loss if there is no cash reserve or other enhancement that can absorb some portion of non-payment

or charge off. The remainder of the loss is absorbed by the senior lender(s). Capital Impact Partners underwrites, services and manages all loans funded from these structured funds and therefore performs initial and ongoing routine evaluations of the performance of each loan's borrower and its ability to repay. Capital Impact Partners will evaluate each of the loans within these funds, individually, to determine allowance for loan loss levels. There was no allowance recorded as of December 31, 2021 and 2020.

Note 10. Other Assets

Included in other assets as of December 31, 2021 and 2020, are the following:

A balance of \$200,000, for a cash deposit with Wells Fargo Bank on behalf of Phoenix Collegiate Academy, Inc., a charter school operator. The cash deposit, per the agreement dated November 29, 2012, provided credit enhancement that enabled Phoenix Collegiate Academy, Inc. to finance the cost of acquiring, constructing, improving and equipping the land and building for a middle and high school campus. Capital Impact Partners used proceeds of a grant from the U.S. Department of Education ("DOE") received in a prior year to fund its participation. In return for its investment and providing credit enhancement, Capital Impact Partners earns an annual debt service fee.

A cash pledge deposit balance of \$536,257 and \$536,186, as of December 31, 2021 and 2020, respectively, per a pledge and security agreement dated February 1, 2012 between Capital Impact Partners and CSFP. CSFP used funds borrowed from the Walton Family Foundation to fund a loan to Alliance for College-Ready Public Schools, a charter school operator. The Walton Family Foundation requires CSFP to pledge a percentage of the unpaid principal of the loan to secure repayment of their loan. Capital Impact Partners used proceeds of a grant from the DOE received in a prior year to satisfy the pledge requirement. In consideration of its obligation, Capital Impact Partners earns a monthly fee.

Note 10. Other Assets (Continued)

On September 1, 2015, Capital Impact Partners entered into an agreement with CoMetrics to provide a program related investment loan in the aggregate principal amount of \$300,000 to finance its business and operations, consistent with its cooperative purposes. The loan was funded in two separate tranches and pays interest at an initial rate of 1% and increases to 5% if CoMetric's earnings reach a certain level. Capital Impact Partners has advanced \$300,000, as of December 31, 2021 and 2020. The loan has earned interest of \$3,000 and \$4,003 for the years ended December 31, 2021 and 2020, respectively.

\$599,717 within the Other Assets represents Prepaid Assets and Security Deposits on leased property for Capital Impact Partners offices.

Furniture, equipment and leasehold improvements at December 31, 2021 and 2020, were comprised as follows:

	 2021	2020
Furniture, equipment and software	\$ 1,062,506	\$ 1,057,643
Leasehold improvements	 1,917,052	1,917,052
	 2,979,558	2,974,695
Less accumulated depreciation and amortization	 (1,687,398)	(1,410,178)
	\$ 1,292,160	\$ 1,564,517

Note 11. Leases

Capital Impact Partners has operating leases for five corporate offices. Leases have remaining lease terms of 1 year to 13 years, some of which include options to extend the leases for up to 5 years. The components of lease expense were as follows:

	 2021	2020
Operating lease cost - fixed Operating lease cost - variable	\$ 1,228,388 76,583	\$ 1,172,151 93,042
	\$ 1,304,971	\$ 1,265,193
Cash paid for amounts included in the measurement of lease liabilities: Operating cash flows from operating leases	\$ 1,323,028	\$ 870,938
Non-cash investing and financing activities: Additions to right of use assets obtained from operating lease	\$ -	\$ 165,186
Weighted average remaining lease term Operating leases	11 years	11 years
Weighted average discount rate Operating leases	2.91%	2.91%

Because we generally do not have access to the rate implicit in the lease, we utilize our incremental borrowing rate as the discount rate.

Note 11. Leases (Continued)

Maturities of lease liabilities were as follows:

Years ending December 31:	
2022	\$ 1,234,715
2023	1,239,077
2024	1,220,844
2025	1,248,504
2026	1,278,167
Thereafter	 7,510,399
Total lease payments	13,731,706
Less imputed interest	 (2,268,094)
	\$ 11,463,612

Capital Impact Partners signed a 15-year lease agreement for its Arlington, Virginia offices on October 19, 2016. The lease commitment period is from December 1, 2017 through November 30, 2032. The lease agreement provides for annual escalations on base rent and there is a 5-year renewal option after the initial 15-year lease term.

In September 2019, Capital Impact Partners entered into a new \$2 million operating lease to secure additional space for the Arlington, Virginia office. The lease is for 13 years and ends November 30, 2032.

Capital Impact Partners also leases office space in Detroit, Michigan and in New York, New York. Finally, there is office space in Oakland, California and Austin, Texas, which have rent agreements due to expire in 2022.

Lease incentives are amortized using the straight-line method over the respective lease term and are presented in statements of activities as part of lease expense.

Note 12. Refundable Advance Liability

Capital Impact Partners reports a refundable advance liability for funds received from conditional contributions from various grantors. These contributions remain classified as a refundable advance until the agreed upon conditions or barriers are met. The refundable advance liability balance was \$6,694,569 and \$8,853,592 as of December 31, 2021 and 2020, respectively.

Note 13. Notes and Bond Payable, Revolving Lines of Credit, Subordinated Debt and Investor Notes

Notes and bond payable, revolving lines of credit, Investor Notes and subordinated debt as of December 31, 2021 and 2020, consist of the following:

	Commitment	Available Undrawn	December 31, 2021		December 31, 2020	Interest Rate Range	Maturity Date Range
Revolving lines of credit	\$ 105,000,000	\$ 105,000,000	\$ -	\$	29,500,000	1.85% - 2.00%	June 2022 - September 2025
Unsecured - fixed rate	59,700,000	-	52,230,970		61,924,794	.88% - 3.78%	January 2022 - August 2030
Investor Notes, net	185,583,000	-	185,583,000		162,019,000	.40% - 4.10%	January 2022 - October 2035
Subordinated debt	2,500,000	-	2,500,000		2,500,000	2.00%	December 2023
Federal Home Loan Bank borrowing	114,256,559	66,985,255	47,271,304		47,271,304	2.37%	December 2029
Bond payable	95,000,000	-	58,849,113		61,077,161	2.10% - 2.60%	March 2044 - December 2045
	562,039,559	171,985,255	346,434,387		364,292,259	-	
Investor Notes issuance cost	-	-	(2,385,421)		(2,480,673)	2.13% - 4.80%	
	\$ 562,039,559	\$ 171,985,255	\$ 344,048,966	\$	361,811,586		

Note 13. Notes and Bond Payable, Revolving Lines of Credit, Subordinated Debt and Investor Notes (Continued)

Capital Impact Partners has certain debt agreements that contain both operational and financial covenants requiring Capital Impact Partners to maintain minimum cash and cash equivalents balances and certain financial ratios.

Investor Notes: Capital Impact Partners issued Investor Notes in 2021, continuous from its 2020 offering, for up to \$150,000,000. The Notes are sold through the Depository Trust Company ("DTC"). The Lead Selling Agent agrees to sell these notes to other agents on Capital Impact Partners' behalf. The Notes were issued in increments of \$1,000 or more and pay interest at a various fixed interest rates. The terms for the Notes were one-year, three-year, five-year, seven-year, ten-year and twenty-year maturities.

US Bank has been designated as the indenture trustee to the indenture agreement and serves as paying agent for the Notes. The Notes are senior to the subordinated loans. At December 31, 2021 and 2020, the Note holders held \$185,583,000 and \$162,019,000, respectively, of the total Notes payable balance. Interest rates range between 0.40% and 4.10%. Aggregate annual maturities of Capital Impact Partners' Investor Notes over each of the next five years and thereafter, as of December 31, 2021, are as follows:

Years ending December 31:		
2022	\$ 46,	557,000
2023	15,	441,000
2024	17,	638,000
2025	12,	903,000
2026	13,	183,000
Thereafter	79,	861,000
	\$ 185,	583.000

FHLB borrowing: As a member bank, Capital Impact Partners may request advances from FHLBank Atlanta. As of December 31, 2021, the outstanding balance was \$47,271,304 secured by Mortgage Backed Securities in the amount of \$52,066,945. As of December 31, 2020, the outstanding balance was \$47,271,304 secured by Mortgage Backed Securities in the amount of \$50,092,004.

CDFI Bond Guarantee Program: The CDFI Bond Guarantee Program was enacted through the Small Business Jobs Act of 2010. The bond provides fixed-rate long-term capital, which can be used to finance eligible community and economic development purposes, such as small businesses, charter schools, health care facilities and affordable housing.

On September 25, 2014, Capital Impact Partners was awarded a \$55,000,000 allocation in the \$200,000,000 issuance of the CDFI Fund Bond Guarantee Program to Community Reinvestment Fund, USA. Capital Impact Partners committed 100% of its allocation and drew down on the bond by September 25, 2019 as required by the program. Under the program, bonds are purchased by the Federal Financing Bank and carry a 100% guarantee from the Secretary of the Treasury.

On July 15, 2016, Capital Impact Partners was awarded an additional \$40,000,000 allocation in the \$165,000,000 issuance of the CDFI Fund Bond Guarantee Program to Community Reinvestment Fund, USA. As a condition of the program, Capital Impact Partners must pledge eligible secondary borrower loans as collateral to draw on the loan. The loans bear interest at the applicable Federal Financing bank rate plus .375% liquidity premium at the time of each draw down. Capital Impact Partners, per the Bond Guarantee Program's requirements, had fully committed 100% of its allocation and drew down on the bond by July 15, 2021 as required by the program.

Note 13. Notes and Bond Payable, Revolving Lines of Credit, Subordinated Debt and Investor Notes (Continued)

Capital Impact Partners has drawn on the 2014 bond and advanced bond proceeds to end borrowers. As of December 31, 2021 and 2020, the bonds payable balance was \$46,411,726 and \$48,226,842, respectively, secured by pledged loans receivable of \$50,017,941 and \$51,387,501, respectively.

Capital Impact Partners has drawn on the 2016 bond and advanced bond proceeds to end borrowers. As of December 31, 2021 and 2020, the bonds payable balance was \$12,437,387 and \$12,850,319, respectively, secured by pledged loans receivable of \$12,975,361 and \$13,227,330, respectively.

Capital Impact Partners paid program related facility fees totaling \$0 and \$2,200 for each of the years ended December 31, 2021 and 2020.

Aggregate annual maturities of Capital Impact Partners' borrowings over each of the next five years and thereafter, as of December 31, 2021, are as follows:

Years ending December 31:	
2022	\$ 66,213,922
2023	32,404,488
2024	39,468,341
2025	25,650,407
2026	22,197,779
Thereafter	160,499,450
	\$ 346,434,387

U.S. GAAP requires interest expense and contribution revenue to be reported in connection with loans of cash to not-for-profit organizations that are interest free or that have below-market interest rates. The contribution is recognized at the time the loan is made and amortized using the effective interest method. The accretion increases interest expense and notes payable.

For the Kellogg Foundation, Capital Impact Partners recognized interest expense of \$3,131 and \$5,188 for the years ended December 31, 2021 and 2020, respectively.

For the Ford Foundation received in 2014, Capital Impact Partners recognized interest expense of \$48,980 and \$48,165 for the years ended December 31, 2021 and 2020, respectively.

Aggregate interest accretion over the next four years for Capital Impact Partners' loans with below-market interest rates as of December 31, 2021, is as follows:

	Kellogg oundation	Fo	Ford oundation	Totals
Years ending December 31:				
2022	\$ 649	\$	35,721	\$ 36,370
2023	-		19,396	19,396
2024	-		2,794	2,794
	\$ 649	\$	57,911	\$ 58,560

Two investors waived interest payments as part of their COVID-19 relief efforts. Interest payments waived as of December 31, 2021 and 2020 total \$17,260 and \$169,475, respectively, and is reflected as other income in the statements of activities.

Notes to Consolidated Financial Statements

Note 14. Notes Payable – Subsidiaries

The notes payable under DNF, LLC and FPIF, LLC are with sole recourse to DNF, LLC and FPIF, LLC and include no obligation for repayment on the part of Capital Impact Partners.

Subsidiary	Lender	Con	nmitment	C	ecember 31, 2021	D	ecember 31, 2020	Interest Rate	Final Maturity Date	Payment Details
DNF, LLC	JPMorgan Chase	\$	-	\$	19,693,922	\$	19,693,922	2.00%	June 2029	Monthly interest, with consecutive quarterly principal payments beginning in June 2024
FPIF, LLC	FPIF Feeder Facility LP				7,690,973		11,002,218	3.42%	August 2031	Monthly interest and principal

Aggregate annual maturities of subsidiary borrowings over each of the next five years and thereafter, as of December 31, 2021, are as follows:

Years ending December 31:	
2022	\$ 3,190,974
2023	-
2024	4,682,005
2025	256,550
2026	269,925
Thereafter	18,985,441
	\$27,384,895

Note 15. Net Assets With Donor Restrictions

Donor restricted net assets are those net assets whose use by Capital Impact Partners is limited by the donors for a special purpose or restricted to be used in a later period. At December 31, 2021 and 2020, donor restricted net assets consisted of the following:

Purpose	2021	2020
Charter School Program	\$ 16,543,554	\$ 16,561,749
Revolving loan fund - Affordable Housing Financing	8,124,438	6,865,489
Affordable Housing Financing	4,206,007	2,314,000
Equity and Inclusion	5,842,463	_,,
Disability Financing	-	268,750
Healthy Food Financing	-	2,750,000
Financial Assistance	-	657,464
DC Entrepreneurs of Color Fund	1,437,561	2,157,711
Equitable Developer	10,578,451	215,479
Detroit Corridor Initiative	517,775	414,239
Aging Initiative	156,273	132,389
Racial and Health Equity	9,045	-
COVID-19 Small Business Joint Response	-	791,691
Various	558,628	439,074
	\$ 47,974,195	\$ 33,568,035

Contributions receivable of \$250,000 and \$0, respectively, as of December 31, 2021 and 2020, were both time restricted and purpose restricted and are included in the above amounts.

Note 16. Fees

Material revenue streams are reported separately on the statements of activities. Revenue is either recognized at a point in time or over a period of time.

Revenue recognized at a point in time includes NMTC Suballocation Fees, Fund underwriting fees and Unused fee income. Revenue recognized over a period of time includes Fund Management Fees, Asset Management Fees, Guarantee Fees, and Credit Enhancement Fees.

Fees – recognized at point in time	2021			
NMTC suballocation fees	\$	618,750 \$	180,000	
Fund underwriting fee		53,125	48,025	
Unused fee income		3,496	-	
		675,371	228,025	
Fees – recognized over time				
Asset management fees		288,870	381,050	
Fund management fees		53,366	10,000	
Credit enhancement fees		3,568	4,373	
Guarantee fees		2,194	-	
		347,998	395,423	
	\$	1,023,369 \$	623,448	

Note 17. Related Party Transactions

NCB and NCB Financial Savings Bank (NCB, FSB): Capital Impact Partners and its subsidiaries maintain cash accounts with NCB, FSB. Balances totaled \$ 38,929,649 and \$32,592,511 as of December 31, 2021 and 2020, respectively.

In the normal course of business, Capital Impact Partners, NCB and NCB, FSB will sell and purchase loan participations from each other. Capital Impact Partners' balance was \$7,799,402 and \$7,863,094 as of December 31, 2021 and 2020, respectively.

ROC USA, LLC: ROC USA Capital is a wholly-owned subsidiary of ROC USA, LLC (see Note 1). Capital Impact Partners has purchased loan participations from ROC USA Capital in the ordinary course of business. The balance for the purchased loan participation from ROC USA Capital as of December 31, 2021 and 2020, was \$7,943,297 and \$9,921,181, respectively. Capital Impact Partners services these loans; however, per an agreement between Capital Impact Partners and ROC USA, LLC, Capital Impact Partners does not earn a servicing fee.

CSFP: In December 2011, Capital Impact Partners purchased a \$500,000 participation in a \$3,500,000 investment made by the Charter School Financing Partnership, in which Capital Impact Partners is a 20% partner, as more fully described in Note 10.

Develop Detroit: In 2018, Capital Impact Partners entered into an agreement to invest \$500,000 in Develop Detroit, a nonprofit developer in Detroit, Michigan. The balance recorded as of December 31, 2021 and 2020 was \$392,518 and \$475,997, respectively. A member of Capital Impact Partners executive management is a board member of the Housing Partnership Network, in which Develop Detroit is a lending affiliate within the Housing Partner Network.

Note 17. Related Party Transactions (Continued)

Workforce Affordable Housing Fund I, LLC: In July 2019, Capital Impact Partners became a 96% noncontrolling member in the Investment in Workforce Affordable Housing Fund I, LLC. The NHP Foundation is the 4% controlling member. A member of Capital Impact Partners executive management team is a trustee of The NHP Foundation. The balance recorded as of December 31, 2021 and 2020 was \$24,611,526 and \$26,942,843, respectively.

Other: In the normal course of business, members of the Capital Impact Partners Board of Directors may be related to cooperatives receiving or eligible to receive loans. Capital Impact Partners has conflict of interest policies, which require, among other things, that a board member be disassociated from decisions that pose a conflict of interest, or the appearance of a conflict of interest.

Loans to applicants who are affiliated with a member of Capital Impact Partners are subject to the same eligibility and credit criteria, as well as the same loan terms and conditions, as all other loan requests. Any new loan made to an organization related to a member of the Board is reported to the Finance and Risk Committee at the next regular meeting. An analysis of the activity during the years ended December 31, 2021 and 2020, for the aggregate amount of these loans is as follows:

Balance, December 31, 2019	\$ 16,038,829
Net changes	 2,213,864
Balance, December 31, 2020	18,252,693
Net changes	 (3,881,263)
Balance, December 31, 2021	\$ 14,371,430

Note 18. New Markets Tax Credit Program ("NMTC")

During 2005, Capital Impact Partners implemented its NMTC program and has 25 and 28 limited liability Companies ("LLCs") that are CDEs, through December 31, 2021 and 2020, respectively.

The LLCs were formed to obtain qualified equity investments from investors and make qualified investments in Qualified Active Low-Income Community Businesses ("QALICB") in accordance with the terms of the NMTC program pursuant to Section 45D of the Internal Revenue Code. Investors made capital contributions of approximately \$16,500,000 and \$9,000,000 to these LLCs during 2021 and 2020, respectively, in anticipation of receiving new markets tax credits of approximately \$6,435,000 and \$3,510,000 in 2021 and 2020, respectively. Capital Impact Partners serves as the managing member of these LLCs, contributed nominal capital and has financial interests in the NMTC entities noted below.

During 2021, five of the NMTC entities reached their seven-year transaction period and were completely dissolved. In connection with the dissolution of these entities, Capital Impact Partners incurred a gain of \$23,600, which is reflected in the statement of activities for the year ended December 31, 2021.

During 2020, four of the NMTC entities reached their seven-year transaction period and were completely dissolved. In connection with the dissolution of these entities, Capital Impact Partners incurred a loss of \$420, which is reflected in the statement of activities for the year ended December 31, 2020.

Notes to Consolidated Financial Statements

Note 18. New Markets Tax Credit Program ("NMTC") (Continued)

Capital Impact Partners serves as the managing member of the following deals which includes deals with Chase NMTC entities below:

Impact CDE 50 LLC	Impact CDE 63 LLC
Impact CDE 51 LLC	Impact CDE 64 LLC
Impact CDE 52 LLC	Impact CDE 65 LLC
Impact CDE 53 LLC	Impact CDE 66 LLC
Impact CDE 54 LLC	Impact CDE 67 LLC
Impact CDE 55 LLC	Impact CDE 68 LLC
Impact CDE 56 LLC	Impact CDE 69 LLC
Impact CDE 57 LLC	Impact CDE 70 LLC
Impact CDE 58 LLC	Impact CDE 71 LLC
Impact CDE 59 LLC	Impact CDE 72 LLC
Impact CDE 60 LLC	Impact CDE 73 LLC
Impact CDE 61 LLC	Impact CDE 74 LLC
Impact CDE 62 LLC	

At December 31, 2021 and 2020, Capital Impact Partners had a .01% interest in each of the above entities.

The total amount of the investment is as follows:

	Inv	vestment		Investment
		2020		
Capital Impact Partners New Markets				
Tax Credit Entities	\$	39,680	\$	19,229

The following is a summary of the audited financial information of these companies as of and for the years ended December 31, 2021 and 2020:

		2021		2020
Total assets	\$	175,226,055	\$	191,826,312
Total liabilities	Ψ	186,361	Ψ	193,291
Members' capital		175,039,694		191,633,021
Total revenue		3,328,507		4,599,603
Total expenses		2,791,013		2,000,573
Net income		537,494		2,599,030

Under the agreements with the LLCs, Capital Impact Partners earns fees for its initial services including investor syndication, LLC organization, Ioan origination, and NMTC sub-allocation. Capital Impact Partners also earns continuing fees for Ioan servicing. As explained in Note 16 material revenue streams recognized at a point in time or recognized over time are reported separately on the statement of activities. During the years ended December 31, 2021 and 2020, Capital Impact Partners earned \$889,453 and \$1,039,230, respectively, of servicing fees from these LLCs. In addition, Capital Impact Partners reflected accounts receivable of \$0 and \$12,991, as of December 31, 2021 and 2020, respectively.

Note 18. New Markets Tax Credit Program ("NMTC") (Continued)

In most of the agreements with the LLCs, Capital Impact Partners could be responsible for reimbursing the LLCs in the event of recapture and/or loss of the tax credits for failure to comply with Section 45D of the Internal Revenue Code as a result of errors made by Capital Impact Partners in its role as Managing Member. In most cases, the amount of reimbursement is limited to fees received or a multiple thereof. Capital Impact Partners has retained qualified consultants and implemented control systems to minimize the potential of any such recapture. Management believes the likelihood of recapture is remote and no liabilities have been recorded as of December 31, 2021 and 2020.

To date, Capital Impact Partners has been awarded eight NMTC allocations, totaling \$687,000,000.

Note 19. Commitments and Contingencies

Capital Impact Partners is a party to financial instruments with off-balance sheet risk in the normal course of business to meet the financing needs of its customers or business partners. These financial instruments include commitments to extend credit and standby letters of credit. These instruments involve, to varying degrees, elements of credit risk in excess of the amount recognized in the balance sheet. The contract or notional amounts of these instruments reflect the extent of Capital Impact Partners' involvement in these particular classes of financial instruments. Capital Impact Partners' exposure to credit loss, in the event of nonperformance by the other party, is represented by the contractual or notional amount of those instruments. Capital Impact Partners uses the same credit policies in making commitments and conditional obligations as they do for on-balance sheet instruments.

In the normal course of business, Capital Impact Partners makes commitments to extend term loans, BPAs and lines of credit, which are not reflected in the accompanying financial statements. The commitments to extend credit are agreements to lend to a customer as long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. Since many of the commitments are expected to expire without being completely drawn upon, the total commitment amounts do not necessarily represent future cash requirements. Capital Impact Partners evaluates each customer's creditworthiness on a case-by-case basis. The amount of collateral obtained, if deemed necessary by Capital Impact Partners upon extension of credit, is based on management's credit evaluation of the borrower. At December 31, 2021 and 2020, these outstanding commitments totaled \$59,197,655 and \$41,386,526, respectively.

The California Primary Care Association established the CPCA COVID Response Loan Fund (Fund) to assist California community healthcare centers in December 2020. The \$25 million loan fund is comprised of numerous lenders who will make secured loans to the Fund. This debt capital is utilized to finance loans to be made by the Fund to California community health centers. Capital Impact Partners serves as both the Program Administrator and Servicer of loans originated by this fund and earns a monthly servicing fee of 50 basis points and a 1% underwriting fee per loan. In addition, Capital Impact Partners has committed to guarantee payments on defaulted loans for up to 5% of the total amount disbursed, not to exceed \$1.5 million. The Fund documents outline the specific triggers for accessing the guarantee. The total amount of borrower loans disbursed by the Fund as of December 31, 2021 was \$11,900,000. As loans are originated, the underwriting fee is allocated between the contingent liability and underwriting fee income. As of December 31, 2021 and 2020, Capital Impact Partners recorded \$9,375 and \$8,475, respectively, of contingent liability, which represents the fair value of the guarantee. For the years ended December 31, 2021 and 2020, Capital Impact Partners recorded \$48,025 in net underwriting fee income. This amount is included with fee revenue in the statements of activities.

Notes to Consolidated Financial Statements

Note 19. Commitments and Contingencies (Continued)

Capital Impact Partners is committed to initiate the \$12.5 million Diversity in Development - Detroit Loan Fund. In May 2020, the Diversity in Development fund was launched to deploy low-cost and flexible construction financing to minority developers who live in and around Detroit, Michigan. The response to the loan fund led to successfully closing \$4.3 million in loans through December 31, 2021 and \$5 million in loans through December 31, 2020. Capital Impact Partners expects to close the remaining \$3.2 million before December 31, 2022.

Capital Impact Partners is committed to initiate a \$20 million Diversity in Development DMV (Washington, DC, Maryland and Virginia) Loan Fund over 3 years, successfully closing \$9.6 million in loans in 2021. The fund will provide acquisition and pre-development loans to enable minority developers to acquire and develop affordable housing and other community facilities in the Washington D.C., Maryland and Virginia area. Capital Impact Partners expects to close the remaining \$10.4 million before December 31, 2023.

On March 11, 2020, the President of the United States declared that the coronavirus outbreak constituted a national emergency. The health pandemic led to volatility and disruption in the global financial markets and impacted many businesses, including government offices and private foundations. Although the pandemic continued through 2021, Capital Impact Partners pivoted by permitting employees to work remotely throughout the national emergency and leveraged its financial strength, flexibility and resources to withstand disruptions in loan payments.

Note 20. Employee Benefits

Capital Impact Partners' employees participate in the non-contributory defined contribution retirement plan and the 401(k) plan. Under the non-contributory defined contribution retirement plan, Capital Impact Partners contributes 6% of a participant's annual salary into the plan. Total expenses for the retirement plans for the years ended December 31, 2021 and 2020 were \$ 656,387 and \$569,660, respectively. The employee thrift plan is organized under IRS Code Section 401(k) and Capital Impact Partners contributes up to 6% of each participant's annual salary. Contributions and expenses were \$ 707,079 and \$652,463 for 2021 and 2020, respectively. Total retirement plans forfeited for the years ended December 31, 2021 and 2020, were \$251,662 and \$82,623, respectively.

Note 21. Fair Value

Fair value measurements: Capital Impact Partners uses fair value measurements to record fair value adjustments to certain assets and liabilities and to determine fair value disclosures. In accordance with accounting guidance, the fair value of a financial instrument is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Fair value is best determined based upon quoted market prices. However, in many instances, there are no quoted market prices for Capital Impact Partners' various financial instruments. In cases where quoted market prices are not available, fair values are based on estimates using present value or other valuation techniques. Those techniques are significantly affected by the assumptions used, including the discount rate and estimates of future cash flows. Accordingly, the fair value estimates may not be realized in an immediate settlement of the instrument.

If there has been a significant decrease in the volume and the level of activity for the asset or liability, a change in valuation technique or the use of multiple valuation techniques may be appropriate. In such instances, determining the price at which willing market participants would transact at the measurement date under current market conditions depends on the facts and circumstances and requires the use of significant judgment. The fair value is a reasonable point within the range that is most representative of fair value under current market conditions. A three-level hierarchy exists for fair value measurements based upon the inputs to the valuation of an asset or liability. The classification within the hierarchy is determined based on the lowest level input that is significant to the fair value measurement.

Note 21. Fair Value (continued)

- Level 1: Valuation is based on quoted prices in active markets for identical assets or liabilities
- Level 2: Valuation is determined from observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets or liabilities in markets that are not active; or inputs that are observable for the asset or liability, either directly or indirectly through market corroboration, for substantially the full term of the financial instrument
- Level 3: Valuation is derived from model-based and other techniques in which one significant input is unobservable in the market and which may be based on Capital Impact Partners' own estimates about assumptions that a market participant would use to value the asset or liability

Fair value on a recurring basis: The table below presents the financial assets and liabilities measured at fair value on a recurring basis:

	D	ecember 31,								
	2021			Level 1	Level 2			Level 3		
Assets (liabilities):										
Marketable equity securities	\$	428,882	\$	428,882	\$	-	\$	-		
Real estate investment trust		1,602,086		-		-		1,602,086		
Other investments		286,673		-		-		286,673		
Mortgage Backed Securities		59,429,070		-		59,429,070		-		
Guarantee liability		(9,375)		-		-		(9,375)		
	\$	61,737,336	\$	428,882	\$	59,429,070	\$	1,879,384		
	C	ecember 31,								
		2020		Level 1		Level 2		Level 3		
Assets (liabilities):										
Marketable equity securities	\$	315,348	\$	315,348	\$	-	\$	-		
Real estate investment trust		1,443,712		-		-		1,443,712		
Other investments		281,805		-		-		281,805		
Mortgage Backed Securities		66,386,667		-		66,386,667		-		
Guarantee liability		(8,475)		-		-		(8,475)		
,	\$	68,419,057	\$	315,348	\$	66,386,667	\$	1,717,042		

The following is a description of the valuation methodologies used for instruments measured at fair value. These valuation methodologies were applied to all of Capital Impact Partners' financial assets and liabilities that are carried at fair value on a recurring basis.

Marketable equity securities: The fair value of these securities is the market value based on quoted market prices, or market prices provided by recognized broker dealers. Therefore, these assets are classified as Level 1.

Real estate investment trust ("REIT"): The fair value of the REIT is based upon a dividend yield capitalization method of establishing fair value developed by the REIT and communicated to its investors. It reflects the nature of the REIT's business, and measures the REIT's ability to produce cash flow to pay dividends. Under the dividend yield capitalization methodology, the expected dividends for the upcoming 12 months are projected, imputing a dividend payout ratio of 90%. This imputed forward-looking dividend is then capitalized at the Dow Jones Corporate Financials Index yield – a composite of 32, long-term bond issuances from established, creditworthy financial institutions. Fair value is derived by capitalizing the projected dividend per share at this market yield and is also supported by the REIT's net asset valuation

Note 21. Fair Value (continued)

("NAV") under the rational that, the REIT is, at a minimum, worth the liquidation value of its assets. Therefore, these assets are classified as Level 3 and use Level 3 inputs to fair value.

Mortgage Backed and U.S. Treasury Securities: These securities receive interest income based on their stated interest rates and are classified as Level 2 instruments, as there are no quoted market prices in active markets for identical assets. The fair value is determined using models and other valuation methodologies, which are corroborated by market data.

Other investments: The fair value of other investments is generally based upon the ending capital value evidenced by the issuers' K-1 or audited financial statements. In some instances, equity method is used as most closely approximating fair value. Therefore, these assets are classified as Level 3.

Guarantee liability: The fair value of a guarantee liability is based the present value of the difference between the net contractual cash flows required under a debt instrument, and the net contractual cash flows that would have been required without the guarantee.

There was no change in the valuation techniques used to measure fair value of investments in the years ended December 31, 2021 and 2020. There were no transfers into or out of level 3 during the years ended December 31, 2021 and 2020.

Changes in Level 3 assets and liabilities measured at fair value on a recurring basis are summarized as follows:

	202	21	202	2020		
Beginning balance at January 1	\$	1,717,042	\$	1,686,683		
Total net gains included in change in net assets		171,717		38,866		
Purchases		(9,375)		(8,475)		
Sales		-		(32)		
Ending balance at December 31	\$	1,879,384	\$	1,717,042		

Fair value on a nonrecurring basis: Certain financial instruments and liabilities are not measured at fair value on an ongoing basis but are subject to fair value adjustments in certain circumstances (for example, when there is evidence of impairment). The table below presents the assets measured at fair value on a nonrecurring basis.

	De	ecember 31,					
		2021	Level 1	Level 2	Level 3		
Assets:							
Impaired loans, net of							
specific reserves	\$	4,729,500	\$ -	\$ -	\$ 4,729,500		
	De	ecember 31,					
		2020	Level 1	Level 2	Level 3		
Assets:							
Impaired loans, net of							
specific reserves	\$	113,082	\$ -	\$ -	\$ 113,082		

Note 21. Fair Value (continued)

Impaired Loans Net of Specific Reserves, which are measured for impairment using the loan's observable market price or the fair value of the collateral for collateral-dependent loans. Appraised and reported values may be discounted based on management's historical knowledge, changes in market conditions from the time of valuation, and/or management's expertise and knowledge of the client and client's business. Based on this information, impaired loans, net of specific reserves, are valued using Level 3 inputs. The valuation allowance for impaired loans is included in the allowance for loan losses in the statements of financial position.

Note 22. Noncontrolling Interest in Consolidated Subsidiaries

Capital Impact Partners presents the noncontrolling interest in CIIF, its consolidated subsidiary, as a separate line item within net assets in the statement of financial position as of December 31, 2021 and 2020.

CIIF began operations on December 13, 2017. CIIF II began operations on December 28, 2018 and merged into CIIF on January 1, 2020. A 10% equity contribution of \$3,763,007 by Capital Impact Partners increased its managing member ownership to 30% from 20% and reduced Annaly's non-managing member ownership to 70% from 80%.

A summary of the 2021 and 2020 activity follows:

	CIIF							
	CIP	Total						
Balance, December 31, 2019	\$ 5,067,109	\$ 20,104,079	\$ 25,171,188					
Transfer from CIIF II due to merger	2,557,248	10,000,000	12,557,248					
Contributions	3,763,007	-	3,763,007					
Net income	490,517	1,219,067	1,709,584					
Distributions	(472,062)	(4,983,306)	(5,455,368)					
Return on investment	(2,471,783)	(5,767,495)	(8,239,278)					
Audit re-adjustment 2018	(454)	-	(454)					
Balance, December 31, 2020	8,933,582	20,572,345	29,505,927					
Contributions	-	-	-					
Net income	462,218	980,200	1,442,418					
Distributions	(447,278)	(980,200)	(1,427,478)					
Balance, December 31, 2021	\$ 8,948,522	\$ 20,572,345	\$ 29,520,867					

Note 22. Noncontrolling Interest in Consolidated Subsidiaries (Continued)

Distributions of \$239,436 and \$288,964 were payable from CIIF to Annaly as of December 31, 2021 and 2020, respectively. Three CIIF loans receivable totaling \$8,239,278 were sold to Capital Impact Partners in December 2020 and the payoff cash was returned to members as a return of their investment.

Note 23. Subsequent Events

Capital Impact Partners has evaluated its subsequent events (events occurring after December 31, 2021) through March 23, 2022, which represents the date the financial statements were issued.

On December 10, 2021, Alliance Securities Manager LLC, a Delaware limited liability company and whollyowned subsidiary of Capital Impact Partners ("ASM"), entered into a Membership Interest.

Purchase Agreement ("Purchase Agreement") with ROX Financial Inc., a Delaware corporation ("ROX"), to purchase all of ROX's rights, title and interest in RPS Securities LLC, a Texas limited liability company ("RPS") and a member broker dealer of the Financial Industry Regulatory Authority ("FINRA"). In December 2021, a continuing membership application was submitted by RPS to FINRA as a change in ownership and is subject to FINRA approval.

RPS is a limited liability company organized under the laws of the state of Texas on January 15, 2020. On November 9, 2020, RPS received approval to become a broker-dealer and as such is registered as a broker-dealer with the Securities and Exchange Commission ("SEC") and is a member of FINRA. RPS is approved to engage in investment advisory services, including merger and acquisition advisory services, which may result in securities offerings.

On February 11, 2022, RPS' continuing membership application was approved by FINRA and shortly after, on February 17, 2022, ASM acquired all of the interests in RPS pursuant to the Purchase Agreement and renamed RPS as Alliance Securities LLC effective February 17, 2022.

Refundable advance liability

Due to subsidiaries

Investor Notes, net

Notes payable

Consolidating Statement of Financial Position December 31, 2021

	с	apital Impact Partners	Detroit ighborhoods Fund, LLC	FPIF, LLC	h	Community nvestment npact Fund , LLC	E	liminations	Total
Assets									
Cash and cash equivalents – unrestricted	\$	69,241,056	\$ 314,683	\$ 310,603	\$	3,346,642	\$	-	\$ 73,212,984
Cash and cash equivalents – restricted		24,660,328	392,931	-		-		-	25,053,259
Accounts and interest receivable		2,738,910	128,683	42,775		169,005		(247,539)	2,831,834
Contributions receivable		250,000	-	-		-		-	250,000
Investments		42,870,783	-	-		-		(8,948,522)	33,922,261
Mortgage Backed Securities		59,429,070	-	-		-		-	59,429,070
Loans receivable		364,076,525	-	-		-		-	364,076,525
Less: allow ance for loan losses		(13,355,265)	-	-		-		-	(13,355,265)
Loans receivable, net		350,721,260	-	-		-		-	350,721,260
Loans receivable – subsidiaries		-	29,261,380	8,545,526		26,730,728		(37,432,242)	27,105,392
Other assets		2,928,134	-	-		-		-	2,928,134
Right of use assets		8,637,426	-	-		-		-	8,637,426
Total assets	\$	561,476,967	\$ 30,097,677	\$ 8,898,904	\$	30,246,375	\$	- (46,628,303)	\$ 584,091,620
Liabilities and Net Assets									
Liabilities:									
Accounts payable and accrued expenses	\$	4,394,737	\$ 120,728	\$ 40,085	\$	725,508	\$	(247,539)	\$ 5,033,519

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(10,701,514)

(37,679,781)

(26,730,728)

Subordinated debt 2,500,000 -Federal Home Loan Bank borrow ing 47,271,304 -58,849,113 Bond loan payable -Notes payable – subsidiaries -29,540,883 Lease liabilities 11,463,612 . 29,661,611 Total liabilities 393,332,612 Net assets:

6,694,569

26,730,728

52,230,970

183,197,579

Without donor restrictions	120,170,160		436,066		313,293	-		-		120,919,519
Noncontrolling interest in consolidated subsidiaries	-		-		-	29,520,867		(8,948,522)		20,572,345
Total without donor restrictions	 120,170,160		436,066		313,293	29,520,867		(8,948,522)		141,491,864
With donor restrictions	47,974,195	F	-		-	-		-		47,974,195
Total net assets	 168,144,355		436,066		313,293	29,520,867		(8,948,522)		189,466,059
	504 470 007		20.007.077	•	0 000 004	20.040.075	¢	(40,000,000)	*	504 004 000
Total liabilities and net assets	\$ 561,476,967	\$	30,097,677	\$	8,898,904	\$ 30,246,375	\$	(46,628,303)	\$	584,091,620

Consolidating Statement of Activities Year Ended December 31, 2021

		Detroit Neighborhoods Fund	I.	Community Investment		
	Capital Impact Partners	LLC	FPIF, LLC	Impact Fund , LLC	Eliminations	Total
Changes in net assets without donor restrictions:			,			
Financial activity:						
Financial income:						
Interest income on loans	\$ 18,736,144	\$ 1,522,506	\$ 584,570	\$ 1,610,174	\$ (453,716)	\$ 21,999,678
Loan fees	641,941		9,500	100,558		751,999
Investments income, net	56,476	803	698	4,282	(462,218)	(399,959)
Gain on equity method investments	110,112				-	110,112
Gain on NMTC unwind	23,600					23,600
Total financial income	19,568,273	1,523,309	594,768	1,715,014	(915,934)	22,485,430
Financial expense:						
Interest expense	9,606,245	798,698	361,624		(453,716)	10,312,851
Provision for loan losses	13,875	-			-	13,875
Total financial expense	9,620,120	798,698	361,624	•	(453,716)	10,326,726
Net financial income	9,948,153	724,611	233,144	1,715,014	(462,218)	12,158,704
Revenue and support:						
Loan servicing fees	2,030,136				(926,634)	1,103,502
Fees	1,159,289				(135,920)	1,023,369
Contract revenue	57,648				-	57,648
Contribution	2,000,000				-	2,000,000
Other income	121,826			643		122,469
Net assets released from donor restrictions	14,110,281					14,110,281
Total revenue and support	19,479,180	•	-	643	(1,062,554)	18,417,269
Expenses:						
Innovative community lending program	16,562,263	597,254	197,432	270,238	(1,062,554)	16,564,633
Total program expenses	16,562,263	597,254	197,432	270,238	(1,062,554)	16,564,633
Support expenses:						
Management and general	11,950,305	24,025		3,001		11,977,331
Fundraising	1,604,226				-	1,604,226
Total expenses	30,116,794	621,279	197,432	273,239	(1,062,554)	30,146,190
Change in net assets without donor restricti	one					
before noncontrolling interest activities	(689,461)	103,332	35,712	1,442,418	(462,218)	429,783
Noncontrolling interest – distributions				(1,427,478)	447,278	(980,200)
Change in net assets without				(.,,,	,	(000,200)
donor restrictions	(689,461)	103,332	35,712	14,940	(14,940)	(550,417)
Change in net assets with donor restrictions:						
Investment income, net	30,639					30,639
Grant revenue	28,485,802				-	28,485,802
Net assets released from donor restrictions	(14,110,281)					(14,110,281)
Change in net assets with donor	(14,110,201)					(14,110,201)
restrictions	14,406,160			-	-	14,406,160
Change in net assets	13,716,699	103,332	35,712	14,940	(14,940)	13,855,743
Net assets, beginning	154,427,656	332,734	277,581	29,505,927	(8,933,582)	175,610,316
Net assets, ending	\$ 168,144,355	\$ 436,066	\$ 313,293	\$ 29,520,867	\$ (8,948,522)	\$ 189,466,059
not doosto, onding	+ 100,144,000	+	+ 515,255	+ 25,520,007	+ (0,040,022)	+ 100,400,000

The following consolidated entities did not have 2021 activity:

1) Community Solutions Group, LLC 2) NCBCI Education Conduit, LLC 3) Impact NMTC Holdings II, LLC 4) Alliance Securities Manager LLC

Consolidating Statement of Financial Position December 31, 2020

December 31, 2020					o .					
	C	Capital Impact Partners	Detroit eighborhoods Fund, LLC	FPIF, LLC	Community Investment npact Fund , LLC	In	Community vestment Impact Fund II, LLC	Elin	ninations	Total
Assets										
Cash and cash equivalents – unrestricted	\$	55,125,592	\$ 218	\$ 273,339	\$ 4,263,198	\$	-	\$	-	\$ 59,662,347
Cash and cash equivalents - restricted		27,350,967	287,926	-	-		-		-	27,638,893
Accounts and interest receivable		2,472,274	127,477	59,805	176,950		-		(522,229)	2,314,277
Investments		45,214,035	-	-	-		-	(8	,934,036)	36,279,999
Mortgage Backed Securities		66,386,667	-	-	-		-		-	66,386,667
Loans receivable		371,116,831	-	-	-		-		-	371,116,831
Less: allow ance for loan losses		(13,482,640)	-	-	-		-		-	(13,482,640)
Loans receivable, net		357,634,191	-	-	-		-		-	357,634,191
Loans receivable – subsidiaries		-	29,575,514	12,224,687	25,556,260		-	(36	6,625,690)	30,730,771
Other assets		3,118,407	-	-	-		-			3,118,407
Right of use assets		9,496,017	-	-	-		-			9,496,017
Total assets	\$	566,798,150	\$ 29,991,135	\$ 12,557,831	\$ 29,996,408	\$	-	\$(46	- 6,081,955)	\$ 593,261,569
Liabilities and Net Assets										
Liabilities:										
Accounts payable and accrued expenses	\$	3,706,863	\$ 117,518	\$ 55,563	\$ 490,481	\$	-	\$	(522,683)	\$ 3,847,742
Refundable advance liability		8,853,592	-	-	-		-		-	8,853,592
Due to subsidiaries		25,556,260	-	-	-		-	(25	,556,260)	-
Revolving lines of credit		29,500,000	-	-	-		-		-	29,500,000
Notes payable		61,924,794	-	-	-		-		-	61,924,794
Investor Notes, net		159,538,327	-	-	-		-		-	159,538,327
Subordinated debt		2,500,000	-	-	-		-		-	2,500,000
Federal Home Loan Bank borrow ing		47,271,304	-	-	-		-		-	47,271,304
Bond loan payable		61,077,161	-	-	-		-		-	61,077,161
Notes payable – subsidiaries		-	29,540,883	12,224,687	-		-	(11	,069,430)	30,696,140
Lease liabilities		12,442,193	-	-	-		-		-	12,442,193
Total liabilities		412,370,494	29,658,401	 12,280,250	490,481		-	(37	7,148,373)	 417,651,253
Net assets:										
Without donor restrictions		120,859,621	332,734	277,581	-		-		-	121,469,936
Noncontrolling interest in consolidated subsidiaries		-	-	-	29,505,927		-		,933,582)	20,572,345
Total without donor restrictions		120,859,621	332,734	277,581	29,505,927		-	(8	,933,582)	142,042,281
With donor restrictions		33,568,035	-	-	-		-		-	33,568,035
Total net assets		154,427,656	332,734	277,581	29,505,927		-	(8	,933,582)	175,610,316
Total liabilities and net assets	\$	566,798,150	\$ 29,991,135	\$ 12,557,831	\$ 29,996,408	\$	-	\$(46	6,081,955)	\$ 593,261,569

Consolidating Statement of Activities Year Ended December 31, 2020

	Capital Impact Partners	Detroit Neighborhoods Fund, LLC	FPIF, LLC	Community Investment Impact Fund , LLC	Community Investment Impact Fund II, LLC	Eliminations	Total
Changes in net assets without donor restrictions:	Partiers	Fulla, LLC	FPIF, LLG	Fund, LLC	Fund II, LLC	EIIMINAUOUS	TOLAI
Financial activity:							
Financial income:							
Interest income on loans	\$ 19.404.425	\$ 1,319,248	\$ 1.125.322	\$ 2,041,346	s -	\$ (463,344) \$	23.426.997
Loan fees	831,013	φ 1,515,2 4 0	48,682	φ 2,041,340	Ψ - -	φ (+03,3++) 4	879,695
Investments income, net	3,259,694	3,997	1,533	9,026	-	(472,208)	2,802,042
Gain on equity method investments	1,502,237	3,997	1,555	5,020	-	(472,200)	1,502,237
Loss on NMTC unwind	(420)		-	-	-	-	(420)
Total financial income	24,996,949	1,323,245	1,175,537	2,050,372	-	(935,552)	28,610,551
	· · ·						
Financial expense:							
Interest expense	10,411,280	713,515	707,484	-	-	(463,344)	11,368,935
Provision for loan losses	713,095	-	-	-	-	-	713,095
Total financial expense	11,124,375	713,515	707,484	-	-	(463,344)	12,082,030
Net financial income	13,872,574	609,730	468,053	2,050,372	-	(472,208)	16,528,521
Revenue and support:							
Loan servicing fees	2,202,500	-				(974,417)	1,228,083
Fees	857,055	_		-	-	(233,607)	623,448
Contribution	15,000,000			-	-	(_00,001)	15.000.000
Other income	346,778	526		871	-		348.175
Net assets released from donor restrictions	8,190,657	520		-			8,190,657
Total revenue and support	26,596,990	526	-	871	-	(1,208,024)	25,390,363
-							
Expenses:							
Innovative community lending program	12,007,699	520,398	417,703	337,065	-	(1,208,478)	12,074,387
Total program expenses	12,007,699	520,398	417,703	337,065	-	(1,208,478)	12,074,387
Support expenses:							
Management and general	12,620,354	94,100	-	5,048	-	-	12,719,502
Fundraising	1,295,402	-	-	-	-		1,295,402
Total expenses	25,923,455	614,498	417,703	342,113	-	(1,208,478)	26,089,291
Change in net assets without donor restrictions							
before noncontrolling interest activities	14,546,109	(4,242)	50,350	1,709,130	-	(471,754)	15,829,593
Noncontrolling interest – capital contribution	-	-	-	3,763,007	-	(3,763,007)	-
Noncontrolling interest – transfer	-	-	-	12,557,248	(12,557,248)	-	-
Noncontrolling interest – distributions	-	-	-	(5,455,368)	-	472,062	(4,983,306)
Noncontrolling interest – return of investment		-	-	(8,239,278)		2,471,783	(5,767,495)
Change in net assets without				(0,200,210)		_,,	(0,101,100)
donor restrictions	14,546,109	(4,242)	50,350	4,334,739	(12,557,248)	(1,290,916)	5,078,792
Change in net assets with donor restrictions:							
Investment income, net	62,924	-	-	-	-	-	62.924
Grant revenue	14,250,083			-	-		14,250,083
Net assets released from donor restrictions	(8,190,657)	-				-	(8,190,657)
Change in net assets with donor	(0,130,037)	-	-	-	-	-	(0,130,057)
restrictions	6,122,350	-	-	-	-	-	6,122,350
Change in net assets	20,668,459	(4,242)	50,350	4,334,739	(12,557,248)	(1,290,916)	11,201,142
Net assets, beginning	133,759,197	336,976	227,231	25,171,188	12,557,248	(7,642,666)	164,409,174
Net assets, ending	\$ 154,427,656	\$ 332,734	\$ 277,581	\$ 29,505,927	\$ -	\$ (8,933,582)	175,610,316

The following consolidated entities did not have 2020 activity: 1) Community Solutions Group, LLC 2) NCBCI Education Conduit, LLC 3) Impact NMTC Holdings II, LLC

Consolidated Financial Report December 31, 2020

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RSM US LLP

Independent Auditor's Report

Board of Directors Capital Impact Partners

Report on the Financial Statements

We have audited the accompanying consolidated financial statements of Capital Impact Partners and Subsidiaries (the Organization), which comprise the consolidated statements of financial position as of December 31, 2020 and 2019, the related consolidated statements of activities, functional expenses and cash flows for the years then ended, and the related notes to the consolidated financial statements (collectively, the financial statements).

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these 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 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 financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the 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 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 financial statements.

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

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Opinion

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

Other Matter

Our audits were conducted for the purpose of forming an opinion on the financial statements as a whole. The accompanying consolidating information is presented for purposes of additional analysis rather than to present the financial position and change in net assets of the individual entities and is not a required part of the financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements and certain additional procedures, including procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the financial statements as a whole.

RSM US LLP

Blue Bell, Pennsylvania March 24, 2021

Consolidated Statements of Financial Position December 31, 2020 and 2019

	2020	2019
Assets		
Cash and cash equivalents – unrestricted	\$ 59,662,347	\$ 48,413,099
Cash and cash equivalents – restricted	27,638,893	24,627,037
Accounts and interest receivable	2,314,277	2,796,591
Contributions receivable	-	1,925,000
Investments	36,279,999	38,705,826
Mortgage Backed and U.S. Treasury Securities	66,386,667	69,466,573
Loans receivable	371,116,831	371,351,435
Less allowance for loan losses	(13,482,640)	(13,154,705)
Loans receivable, net	 357,634,191	358,196,730
Loans receivable – subsidiaries	30,730,771	33,833,895
Other assets	3,118,407	2,959,813
Right of use assets	 9,496,017	10,794,995
Total assets	\$ 593,261,569	\$ 591,719,559
Liabilities and Net Assets		
Liabilities:		
Accounts payable and accrued expenses	\$ 3,847,742	\$ 3,043,820
Refundable advance liability	8,853,592	7,245,759
Revolving lines of credit	29,500,000	54,000,000
Notes payable	61,924,794	70,655,976
Investor Notes, net	159,538,327	134,570,907
Subordinated debt	2,500,000	2,500,000
Federal Home Loan Bank borrowing	47,271,304	47,271,304
Bond loan payable	61,077,161	58,908,325
Notes payable – subsidiaries	30,696,140	35,906,016
Lease liabilities	12,442,193	13,208,278
Total liabilities	 417,651,253	427,310,385
Commitments and contingencies (Note 20)		
Net assets:		
Without donor restrictions	121,469,936	106,859,410
Noncontrolling interest in consolidated subsidiaries	20,572,345	30,104,079
Total without donor restrictions	 142,042,281	136,963,489
With donor restrictions	33,568,035	27,445,685
Total net assets	 175,610,316	164,409,174
Total liabilities and net assets	593,261,569	\$ 591,719,559

Consolidated Statements of Activities Years Ended December 31, 2020 and 2019

	2020	2019
Changes in net assets without donor restrictions:		
Financial activity:		
Financial income:		
Interest income on loans	\$ 23,426,997 \$, ,
Loan fees	879,695	989,576
Investment income, net	2,802,042	4,321,328
Gain (loss) on equity method investments	1,502,237	(181,184)
Loss on NMTC unwind	(420)	(11,844)
Total financial income	28,610,551	28,235,949
Financial expense:		
Interest expense	11,368,935	10,975,588
Provision for loan losses	713,095	1,631,866
Total financial expense	12,082,030	12,607,454
Net financial income	16,528,521	15,628,495
Revenue and support:		
Loan servicing fees	1,228,083	1,419,708
Fees	623,448	1,270,797
Contribution	15,000,000	-
Other income	348,175	108,310
Net assets released from donor restrictions	8,190,657	6,958,858
Total revenue and support	25,390,363	9,757,673
Expenses:		
Innovative community lending program	12,074,387	11,238,214
Total program expenses	12,074,387	11,238,214
Support expenses:		
Management and general	12,719,502	10,229,848
Fundraising	1,295,402	899,203
Total expenses	26,089,291	22,367,265
Change in net assets without donor restrictions		
before noncontrolling interest activities	15,829,593	3,018,903
Noncontrolling interest – capital contribution	-	5,100,000
Noncontrolling interest – distributions	(4,983,306)	(1,339,804)
Noncontrolling interest – return of investment	(5,767,495)	-
Change in net assets without donor restrictions	5,078,792	6,779,099
Changes in net assets with donor restrictions:		
Investment income, net	62,924	249,945
Grant revenue	14,250,083	4,437,574
Net assets released from donor restrictions	(8,190,657)	(6,958,858)
Change in net assets with donor restrictions	6,122,350	(2,271,339)
Change in net assets	11,201,142	4,507,760
Net assets, beginning	164,409,174	159,901,414
Net assets, ending	<u>\$ 175,610,316 </u> \$	164,409,174

Consolidated Statements of Functional Expenses Years Ended December 31, 2020 and 2019

	Prog	gram Expenses	Support Expenses			_		
		Innovative						
	(Community	N	lanagement				
2020	Len	ding Program	and General		F	undraising		Total
Interest expense	\$	11,368,935	\$	-	\$	-	\$	11,368,935
Provision for loan loss		713,095		-		-		713,095
Salaries and benefits		8,678,406		7,090,822		426,017		16,195,245
Professional fees		117,455		1,017,906		163,743		1,299,104
Contractual services		1,092,338		2,507,424		403,350		4,003,112
Corporate development		40,868		462,071		74,330		577,269
Lease expense		629,265		560,699		75,229		1,265,193
Insurance		-		191,215		30,759		221,974
Travel and entertainment		30,851		29,664		4,772		65,287
Training and tuition		19,828		73,814		11,874		105,516
Grant expense		591,000		-		-		591,000
Depreciation		99,438		224,157		-		323,595
Other		774,938		561,730		105,328		1,441,996
	\$	24,156,417	\$	12,719,502	\$	1,295,402	\$	38,171,321

	Pro	Program Expenses		Support Expenses			_	
		Innovative						
		Community	N	lanagement				
2019	Le	nding Program	á	and General	F	undraising		Total
Interest expense	\$	10,975,588	\$	-	\$	-	\$	10,975,588
Provision for loan loss		1,631,866		-		-		1,631,866
Salaries and benefits		6,405,657		6,313,063		348,730		13,067,450
Professional fees		125,983		538,955		80,534		745,472
Contractual services		933,962		1,094,679		163,573		2,192,214
Corporate development		47,430		603,819		90,226		741,475
Lease expense		544,790		462,679		61,348		1,068,817
Insurance		2,130		175,236		26,185		203,551
Travel and entertainment		235,949		150,970		22,559		409,478
Training and tuition		55,052		114,975		17,180		187,207
Grant expense		1,959,118		-		-		1,959,118
Depreciation		103,300		232,863		-		336,163
Other		824,843		542,609		88,868		1,456,320
	\$	23,845,668	\$	10,229,848	\$	899,203	\$	34,974,719

Consolidated Statements of Cash Flows Years Ended December 31, 2020 and 2019

	2020	2019
Cash flows from operating activities:		
Change in net assets	\$ 11,201,142	\$ 4,507,760
Noncontrolling interest activities	(10,750,801)	3,760,196
Change in net assets before noncontrolling interest activities	21,951,943	747,564
Adjustments to reconcile change in net assets to		
net cash provided by operating activities:		
Provision for loan losses	713,095	1,631,866
Depreciation	323,595	336,163
Amortization of notes issuance costs	252,775	163,561
Amortization of right of use assets	1,298,978	901,078
Change in discount on lease liabilities	104,853	109,439
Gain on investments	(1,209,424)	(1,827,631)
(Gain) loss on equity method investments	(1,502,237)	181,184
Loss on NMTC unwind	420	11,844
Distribution on earnings from equity method investments	2,308	2,053
Accretion of interest on loans	53,353	53,129
Decrease (increase) in:		
Accounts and interest receivable	482,314	61,467
Contributions receivable	1,925,000	5,975,000
Other assets	(61,585)	(144,690)
(Decrease) increase in:		
Accounts payable and accrued expenses	840,132	(1,423,781)
Refundable advance liability	1,607,833	2,595,759
Lease liabilities	(870,938)	(633,637)
Net cash provided by operating activities	25,912,415	8,740,368
Cash flows from investing activities:		
Loan originations and advances	(59,110,944)	(75,932,601)
Loan purchases	(00,,0,0)	(7,288,956)
Loan repayments	56,960,388	55,811,878
Loan sales	2,000,000	3,382,247
Loan originations and advances – subsidiaries	(7,501,522)	(3,817,123)
5		
Loan repayments – subsidiaries	10,604,646	2,464,563
Proceeds received from returns of investment from equity method investment	3,967,536	-
Proceeds from sale and distributions of investments	62,532	340,018
Purchase of investments	(88,758)	(32,174,147)
Proceeds from sale of Mortgage Backed and U.S. Treasury Securities	28,970,594	12,878,577
Purchase of Mortgage Backed and U.S. Treasury Securities	(24,697,237)	(27,384,118)
Purchase of furnishings and equipment	(420,605)	(168,212)
Net cash provided by (used in) investing activities	10,746,630	(71,887,874)
Cash flows from financing activities:		
Proceeds from notes payable	5,000,000	-
Repayment of notes payable	(13,784,535)	(6,150,000)
Proceeds from bond loan payable	4,250,000	12,787,000
Repayment of bond loan payable	(2,081,164)	(1,922,923)
Repayment of subordinate notes payable	-	(8,218,000)
Proceeds from Federal Home Loan Bank borrowing	-	36,271,304
Proceeds from issuance of Investor Notes, net	42,161,057	46,789,485
Repayment of Investor Notes	(17,126,000)	(10,368,000)
Payment of issuance cost of Investor Notes	(320,412)	(251,423)
Capital contribution received – noncontrolling interest	-	5,100,000
Capital distributions paid – noncontrolling interest	(5,019,516)	(1,263,509)
Capital returns of investment paid to noncontrolling interest	(5,767,495)	-
Proceeds from notes payable – subsidiaries	3,242,367	-
Repayment of notes payable – subsidiaries	(8,452,243)	(2,080,925)
Proceeds from lines of credit	14,700,000	19,000,000
Repayment of lines of credit	(39,200,000)	(40,000,000)
Net cash (used in) provided by financing activities	(22,397,941)	49,693,009
Net increase (decrease) in cash and cash equivalents	14,261,104	(13,454,497)
Cash and cash equivalents – beginning	73,040,136	86,494,633

(Continued)

Consolidated Statements of Cash Flows (Continued) Years Ended December 31, 2020 and 2019

		2020		2019
Cash and cash equivalents consist of:				
Cash and cash equivalents – unrestricted	\$	59,662,347	\$	48,413,099
Cash and cash equivalents – restricted		27,638,893		24,627,037
	\$	87,301,240	\$	73,040,136
			Ŧ	
Supplemental disclosure of cash flow information:				
Cash paid during the year for interest	\$	11,502,490	\$	10,952,069
Supplemental schedules of noncash investing and financing activities:	•		•	
Distributions payable to noncontrolling interest included in accounts payable	\$	288,964	\$	325,174
Tenant allowance for leasehold improvements and furniture	\$	232,050	\$	-
Additions to right of use assets as of January 1, 2019	\$	-	\$	8,578,460
Additions to laces liskilities as of lanuary 1, 2010	¢		¢	10 614 862
Additions to lease liabilities as of January 1, 2019	\$	-	Þ	10,614,862
Additions to right of use assets and liabilities obtained from operating leases	\$	165,186	\$	3,117,614
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Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies

Description of activities: Capital Impact Partners is a nonprofit organization without capital stock organized under the laws of the District of Columbia at the direction of the U.S. Congress in 12 U.S. Code 3051(b). The purpose of Capital Impact Partners is to provide industry altering financial services and technical assistance programs designed to spark systemic change for lasting economic progress. Capital Impact Partners empowers communities to create more affordable cooperative homeownership, access to healthy foods, housing and services for the elderly and facilities for health care centers and charter schools. The Community Development Financial Institutions Fund of the U.S. Treasury Department has designated Capital Impact Partners as a certified Community Development Financial Institution (CDFI).

The following table provides information on Capital Impact Partners' various subsidiaries:

Subsidiary Name	Ownership %	Purpose of Subsidiary	Included in Consolidated Financials
Community Solutions Group, LLC	100%	Formed to foster development and provide technical assistance to cooperative organizations and similar non-profit organizations and provide capital in support of development projects by making strategic grants and business planning advances.	Yes
NCBCI Education Conduit, LLC	100%	Formed to facilitate, encourage and assist in financing charter schools. This entity holds Capital Impact Partner's interest in the Charter School Financing Partnership (CSFP), LLC.	Yes
Impact NMTC Holdings II, LLC	100%	Formed to act as a non-managing member for NMTC Community Development Entities (CDEs) with Capital Impact Partners acting as managing member.	Yes
Detroit Neighborhoods Fund, LLC (DNF, LLC)	100%	The purpose of this fund is to provide financing for mixed-use and multi-family rental housing and healthy foods retail in underserved areas in Detroit, Michigan.	Yes
FPIF, LLC	100%	The purpose of this fund is to channel funds to a predominately low income population aged 50+.	Yes
Community Investment Impact Fund, LLC	30%	The purpose of this fund is to engage solely in the business of, directly or indirectly, owning, holding for investment, exchanging, selling and disposing of investments in loans and other related activities. Capital Impact Partners is the managing member of this entity. Community Investment Impact Fund II, LLC merged with and into this entity, the surviving entity, on January 1, 2020. Effective January 1, 2020, Capital Impact Partners increased its managing member ownership from 20% to 30%.	
Community Investment Impact Fund II, LLC	20% (2019)	The purpose of this fund is to engage solely in the business of, directly or indirectly, owning, holding for investment, exchanging, selling and disposing of investments in loans and other related activities. Capital Impact Partners is the managing member of this entity. This entity merged with and into Community Investment Impact Fund, LLC, on January 1, 2020. The fund had no activity in 2020.	Yes
Woodward Corridor Investment Fund, LLC (WWCF, LLC)	100% (2019)	Formed during 2013 to support community development projects benefiting low and moderate income populations, in particular by providing financing to developers of multi-family rental housing and mixed use facilities in Detroit, Michigan, establishing one or more credit facilities to finance such community development projects. This fund had no activity and dissolved on March 5, 2019.	Yes

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies (Continued)

Capital Impact Partners, was established under the National Consumer Cooperative Bank Act, provides comprehensive financial services to cooperatives and other member-owned organizations throughout the United States. The Board of Directors for Capital Impact Partners consists of eleven members, five of whom are elected from among the then-current senior executive officers or directors (or directors-elect) of the National Cooperative Bank or any of its subsidiaries, including, without limitation, National Cooperative Bank, N.A. (the NCB) and six of whom are not related to NCB.

As an inherent part of its charter and mission, Capital Impact Partners makes loans to established cooperatives and cooperative-like businesses and, in some markets, makes special loans in the form of predevelopment loans to newer, less established organizations focused on multifamily housing development. As a development finance entity, Capital Impact Partners originates higher risk acquisition, construction and term loans to housing, community facility, food retail, education and worker cooperatives and cooperative-like entities. Consequently, repayment estimates for these higher risk loans are less predictable than those to mature, established organizations. Loans originated by Capital Impact Partners are both secured and unsecured and many are to borrowers that may be unable to obtain conventional credit.

Pursuant to the National Consumer Cooperative Bank Act and Section 501(c)(3) of the Internal Revenue Code, Capital Impact Partners is exempt from Federal taxation. In 1998, Capital Impact Partners received exemption from franchise or income tax from the State of California, the State of Virginia and the Government of the District of Columbia.

Capital Impact Partners' principal sources of revenue and support are interest income and fees earned from its lending activities, grants and contributions.

Significant accounting policies:

Basis of presentation: The consolidated financial statements (collectively, the financial statements) are in conformity with accounting principles generally accepted in the United States of America (U.S. GAAP), which have been applied on a consistent basis and follow general practices within the not-for-profit industry.

Principles of consolidation: The financial statements include the accounts of Capital Impact Partners and its consolidated subsidiaries, which include Community Solutions Group, LLC, NCBCI Education Conduit, LLC, Woodward Corridor Investment Fund, LLC (dissolved in March 2019), Detroit Neighborhoods Fund, LLC, FPIF, LLC, Community Investment Impact Fund, LLC, Community Investment Impact Fund II, LLC (2019) and Impact NMTC Holdings II LLC. Community Investment Impact Fund II, LLC merged into Community Investment Impact Fund, LLC on January 1, 2020. All significant intraorganization accounts and transactions have been eliminated in consolidation.

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

Unrestricted cash and cash equivalents: Unrestricted cash and cash equivalents consist of cash and investment securities with original maturities at the date of purchase of less than 90 days.

Restricted cash and cash equivalents: Capital Impact Partners has certain restricted cash and cash equivalents that are held per terms of grant and loan agreements.

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies (Continued)

Investments: Investments in equity securities, money market funds, Mortgage Backed and U.S. Treasury Securities with readily determinable fair values are stated at fair value measured, as more fully described in Note 22. Capital Impact Partners' investment in Real Estate Investment Trust (REIT), and other investments are stated at estimated fair value as more fully described in Note 22. Interest and dividend income are recognized when earned. Any unrealized or realized gains or losses are reported in the statements of activities as a change in assets without donor restrictions, unless explicit donor intent or law restricts their use, in which case unrealized or realized gains or losses are reported in the statements of activities as a change in assets with donor restrictions. Investment return is reported net of investment expenses. In 2020, Capital Impact Partners adjusted the term of amortization of premium/accretion of discount on Mortgage Backed Securities from the contractual maturity (i.e. 30 years) to the average prepayment term (10 years). The acceleration in this term relates to the increase in mortgage payoffs due to refinancing of homes, which comprise these securities. The amortization/accretion is reported with investment income, net without donor restrictions.

Investments in other entities are accounted for under the equity or the cost method depending on Capital Impact Partners' voting interest and the degree of control or influence Capital Impact Partners may have over the operations of these entities, as noted below:

Investments in New Markets Tax Credit entities: Investments in New Markets Tax Credit (NMTC) entities are accounted for under the equity method of accounting under which Capital Impact Partners' share of net income or loss is recognized in the statements of activities and added or subtracted from the investment account and distributions received are treated as a reduction of the investment account.

Investment in ROC USA, LLC: Capital Impact Partners has a 23.81% voting interest in ROC USA, LLC and 33% equity investment in ROC USA, LLC and is accounting for its investments in ROC USA, LLC under the equity method of accounting. Accordingly, Capital Impact Partners' share of the change in net assets without donor restrictions of the affiliate is recognized as income or loss in Capital Impact Partners' statements of activities and added to or subtracted from the investment account. Dividends received from the affiliate are treated as a reduction of the investment account. Capital Impact Partners appoints two of the 11 directors of the Board of Directors. The purpose of ROC USA, LLC is to aid people living in manufactured home communities, through technical assistance, loans, training and assistance in the purchase of their communities and the operation of those communities as resident-owned and/or controlled entities.

Investment in Charter School Financing Partnership, LLC: Capital Impact Partners has a 20% voting interest in Charter School Financing Partnership, LLC (CSFP) and is accounting for its investment in CSFP under the equity method of accounting. Accordingly, Capital Impact Partners' share of net income of the affiliate is recognized as income or loss in Capital Impact Partners' statements of activities and added to or subtracted from the investment account. Dividends received from the affiliate are treated as a reduction of the investment account. Capital Impact Partners appoints one of the five managers of the Board of Managers. CSFP was established to encourage, facilitate and assist charter schools with financing and educational related activities.

Investment in FHLB Stock: In January 2015, Capital Impact Partners became a member of the Federal Home Loan Bank of Atlanta (FHLBank Atlanta) and is required to maintain an investment in capital stock in FHLBank Atlanta. The FHLBank Atlanta stock does not have a readily determinable value as ownership is restricted and there is no ready market for this stock. As a result, the stock is carried at cost and management evaluates periodically for impairment based on the ultimate recovery of the cost basis of the stock. No impairment was noted as of December 31, 2020 or 2019.

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies (Continued)

Investment in Workforce Affordable Housing Fund I, LLC: In July 2019, Capital Impact Partners became a 96% non-controlling member in the Investment in Workforce Affordable Housing Fund I, LLC and is accounting for its investment under the equity method of accounting. Capital Impact Partners does not consolidate Workforce Affordable Housing Fund I, LLC since it is not the managing member and the managing member controls the entity. The purpose is to invest in multifamily affordable housing properties located in specified areas in the U.S. Housing properties are to be acquired, held for investment then sold. Members record their proportionate share of income or loss from the properties and gain/loss upon sale of the property.

Noncontrolling interest in consolidated subsidiaries: The noncontrolling interest represents the equity interest in Community Investment Impact Fund, LLC (2020 and 2019) and Community Investment Impact Fund II, LLC (2019) exclusive of Capital Impact Partners' interest. Community Investment Impact Fund, LLC (CIIF) (2020 and 2019) and Community Investment Impact Fund II, LLC (2019) are for-profit entities, which are jointly owned by Capital Impact Partners (managing member with 30% ownership in 2020 and 20% ownership in 2019) and Annaly Social Impact LLC (Annaly) (non-managing member with 70% ownership in 2020 and 80% ownership in 2019). Annaly and Capital Impact Partners executed an agreement and plan of merger, effective January 1, 2020, to merge CIIF II into CIIF. Capital Impact Partners consolidates CIIF (2020 and 2019) and CIIF II (2019) financial statements as the managing member and is presumed to control it. The non-managing members do not have substantive kick-out rights or substantive participating rights and therefore cannot consolidate. CIIF (2020 and 2019) and CIIF II (2019) shall engage solely in the business of, owning, holding for investment, exchanging, selling and disposing of investments in loans and other activities related or incidental to the foregoing business. The Operating agreements outline the waterfall of funds for CIIF (2020 and 2019) and CIIF II (2019) to distribute to its investors. Distributions include: 1) preferred return of funds to Annaly and 2) remaining portion of interest payments allocated to Annaly and Capital Impact Partners. Finally, in year five, principal payments to Annaly and Capital Impact Partners will commence.

Loans receivable:

Loans: Loans are stated at their principal amounts outstanding, net of deferred loan fees. Interest income is accrued daily at the loans' respective interest rates. Related direct loan origination fees and costs are deferred and amortized over the life of the loans. Fees relating to expired commitments are recognized as non-interest income. If a commitment is exercised during the commitment period, the fee at the time of exercise is recognized over the life of the loan as an adjustment of yield.

Impaired Ioans: A loan is considered impaired when, based on current information and events, it is probable that Capital Impact Partners will be unable to collect the scheduled payments of principal or interest when due according to the contractual terms of the loan agreement. Factors considered by Management in determining impairment include payment status, collateral value and the probability of collecting scheduled principal and interest payments when due. Management determines the significance of payment delays and payment shortfalls on a case-by-case basis, taking into consideration all of the circumstances surrounding the loan and the borrower, including the length of the delay, the reasons for the delay, the borrower's prior payment record and the amount of the shortfall in relation to the principal and interest owed. Impairment is generally measured on a loan-by-loan basis using the fair value of collateral, since Capital Impact Partners' loans are largely collateral dependent.

Impaired loans also include troubled debt restructurings (TDRs), if any, where management has modified loan terms and made concessions to borrowers in financial difficulty. Consequently, the allowance for loan losses related to TDRs is based on discounted cash flows using the loan's initial effective interest rate or the fair value of the collateral for certain collateral-dependent loans.

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies (Continued)

Under the Coronavirus Aid, Relief, and Economic Security Act (the CARES Act), financial institutions generally do not need to categorize COVID-19 related modifications as TDRs. As a result, loans that have been restructured for short term COVID-19 related hardships are not categorized as TDRs.

Non-accrual loans: The accrual of interest on outstanding loans is discontinued at the time the loan is 90 days delinquent unless the credit is well secured and in process of collection. When the accrual of interest ceases, any unpaid interest previously recorded as income is deducted from income. Any future payments received are applied to reduce principal. At such time as full collection of the remaining recorded balance is expected in the ordinary course of business, interest payments are recorded as income on a cash basis. Loans may be reinstated to accrual status when all payments are brought current and in the opinion of management, collection of the remaining principal and interest can reasonably be expected. If at any time collection of principal or interest is considered doubtful, all or some portion of the loan is charged off for financial reporting purposes, although collection efforts may still continue.

Allowance for loan losses: The allowance for losses is a valuation reserve that management believes will be adequate to absorb possible losses on existing loans that may become uncollectible. It is established through a provision for loan losses charged to expense. Loans deemed to be uncollectible are charged against the allowance. Subsequent recoveries, if any, are credited to the allowance. The allowance is maintained at a level believed adequate by Management to absorb estimated potential losses after considering changes, past loss experience, the nature of the portfolio and current economic conditions. However, the allowance is an estimate that could change if there are significant changes in the portfolio and/or economic conditions.

The allowance consists of allocated and general components. The allocated component relates to loans that are classified as impaired. For those loans that are classified as impaired, an allowance is established when the discounted cash flows (or collateral value for collateral dependent loans or observable market price) of the impaired loan is lower than the carrying value of that loan. The general component covers non-classified loans and is based on historical charge-off experience and expected losses given Capital Impact Partners' internal risk rating process. Other adjustments are made to the allowance for pools of loans after an assessment of internal or external influences on credit quality that are not reflected in the historical loss or risk rating data.

Transfers of financial assets: Transfers of financial assets are accounted for as sales when control over the assets has been surrendered. Control over transferred assets is deemed to be surrendered when: (1) the assets have been isolated from Capital Impact Partners, (2) the transferee obtains the right to pledge or exchange the transferred assets and no condition both constrains the transferee from taking advantage of that right and provides more than a trivial benefit for the transferor and (3) the transferor does not maintain effective control over the transferred assets through either (a) an agreement that both entitles and obligates the transferor to repurchase or redeem the assets before maturity or (b) the ability to unilaterally cause the holder to return specific assets, other than through a cleanup call.

Contributions receivable: Capital Impact Partners accounts for contributions received as without donor restriction or with donor restrictions depending on the existence or nature of any donor restrictions. All donor restricted support is reported as an increase in net assets with donor restrictions as to time or purpose depending on the nature of the restriction.

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies (Continued)

When the donor restrictions expire (that is, when a stipulated time restriction ends or purpose restriction is accomplished), donor restricted net assets are reclassified to net assets without donor restrictions and reported in the statements of activities as net assets released from restrictions. Contributions receivable, which represents unconditional promises to give, are recognized as revenue in the period received and as assets, decreases of liabilities or expenses depending on the form of the benefits received. Conditional promises to give, which depend on the existence of both performance barriers and right of return language are recorded as deferred revenue.

Other assets: Other assets include deposits, a program advance, prepaid expenses and furniture, equipment and leasehold improvements (see Note 11).

Right of use assets / lease liabilities: Capital Impact Partners recognizes right of use assets and lease liabilities on the statements of financial position for all leases with terms longer than 12 months. Right of use assets and liabilities are recognized at the lease commencement date based on the present value of the remaining lease payments over the lease term, using the incremental borrowing rate. Leases are classified as either finance or operating, with classification affecting the pattern of expense recognition in the statements of activities. Lease expense is recognized on at straight-line basis over the term of the lease.

Investor Notes: Capital Impact Partners launched an Investor Notes (Notes) program in 2017. The proceeds of the offerings will be used primarily to fund initiatives that meet critical needs in low income communities across the United States, including through Capital Impact Partners' subsidiaries and third party intermediaries. The proceeds of the offerings may also be used to purchase securities or other assets that will be leveraged to support Capital Impact Partners' lending activities and general operations, and for general corporate purposes. The Notes are sold through the Depository Trust Company (DTC). The Lead Selling Agent agrees to sell these notes to other agents on Capital Impact Partners behalf.

Capital Impact Partners incurred agent and other fees to launch the Notes program. The fees included legal, accounting, and underwriting fees which were capitalized in accordance with U.S. GAAP and amortized using the effective-yield method over the term of the Notes and are presented net of the Investor Notes on the statements of financial position.

US Bank has been designated as the indenture trustee to the indenture agreement and in this capacity US Bank serves as paying agent for the notes. The Notes constitute unsecured debt obligations of Capital Impact Partners.

Net assets: Capital Impact Partners classifies net asset into two categories: Without Donor Restrictions and With Donor Restrictions. All contributions are considered to be available for unrestricted use unless specifically restricted by the donor. Donor restricted net assets are contributions with temporary, donor-imposed time or purpose restrictions. Donor restricted net assets can be released from restriction when the time restrictions expire or the contributions are used for their intended purpose at which time they are reported in the statements of activities as net assets released from restrictions. Donor restricted funds also include donor contributions to be held in perpetuity of which there were none at December 31, 2020 and 2019.

Revenue recognition: Capital Impact Partners generally measures revenue based on the amount of consideration Capital Impact Partners expects to receive for the transfer of services to a customer, then recognizes this revenue when or as Capital Impact Partners satisfies its performance obligations under the contract, except in transactions where U.S. GAAP provides other applicable guidance. Material revenue streams are reported separately on the statements of activities.

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies (Continued)

Revenue recognized at a point in time includes NMTC Suballocation Fees, NMTC Success Fees and fund underwriting fees:

NMTC suballocation fees are paid to Capital Impact Partners from the community development entity (CDE) for Capital Impact Partners' allocation of its NMTC award to the CDE. The fees are 2% of the qualified equity investment (QEI) made from the investor member to the CDE. The performance obligation by Capital Impact Partners is to assist in the transfer of its NMTC allocation to a CDE; therefore, the performance obligation is satisfied and revenue recognized when the deal closes.

The NMTC success fees are earned for managing the investments of the CDE. The fees are comprised of the Loan Loss Reserve account balance plus interest earnings over the seven years. The fees are typically 2% of the QEI and are payable at the completion of the seven-year compliance period, after the unwind is complete. The fee has variable considerations as the amount is based on the level of performance by Capital Impact Partners up until the end of the compliance period when the hurdle is met and there are no recapture events. Revenue is therefore recognized at a point in time when the deal successfully unwinds. Payment is due upon completion of the unwind.

In December 2020, the California Primary Care Association (CPCA) established the CPCA COVID Response Loan Fund (Fund) to finance loans to California community healthcare centers. Capital Impact Partners serves as both the Program Administrator and Servicer of loans originated by this fund. As Program Administrator, Capital Impact Partners reviews and manages the loan application process. This role entitles Capital Impact Partner to earn a Fund Underwriting fee of 1% per loan. In addition, Capital Impact Partners has committed to guarantee payments on defaulted loans for up to 5% of the total amount disbursed, not to exceed \$1.5 million. As loans are originated, the guarantee fees are recorded as a contingent liability and offset to underwriting fee income.

Revenue recognized over a period of time includes Asset Management Fees, Fund Management Fees and Credit Enhancement Fees.

Asset management fees are earned by Capital Impact Partners for management services for NMTC programs and includes assisting with NMTC program requirements. These performance obligations are estimated to be satisfied evenly over the life of each loan. The fee is either based on basis points of the outstanding balance of a loan or a flat fee. The fee is accrued monthly and paid quarterly. Asset management fees earned from subsidiaries are eliminated upon consolidation.

Fund management fees are earned by Capital Impact Partners for management of investment funds that it manages for the NMTC program. The performance obligations are estimated to be satisfied evenly over the year and as such are recognized over time in one calendar year. The fund management fees are a flat annual amount that range from \$10,000 to \$25,000. They are accrued monthly and paid either monthly or quarterly. Fund management fees earned from subsidiaries are eliminated upon consolidation.

Credit enhancement fees are collected from investment funds or from borrowers by Capital Impact Partners for the credit enhancement facility arrangement with the California Charter Schools Association. The performance obligation is to provide credit enhancement, which is estimated to occur evenly over the life of the facilities. The fee is 0.10% of the average daily outstanding principal balance of the credit enhancement facilities and is paid annually to the California Charter Schools Association.

Loan servicing fees: Capital Impact Partners recognizes loan servicing fees on the loans that it services for third parties. These fees are earned over the life of the loan.

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies (Continued)

Functional expense allocation: The costs of providing various programs and other activities have been summarized on a functional basis in the statements of activities. Accordingly, certain costs have been allocated among the programs and supporting services benefited. Management and general expenses include the departments of President's Office, Equity and Inclusion, Information Technology, Human Resources, Finance and Legal. These departments also benefit various programs. Any direct program related invoices such as Professional Fees and Contractual Services, specific to the teams noted above, are reported as program expenses. Salaries and Benefits, Travel and Entertainment and Depreciation Certain and other expenses are allocated as a percentage of time worked on program specific duties.

Income taxes: Capital Impact Partners is generally exempt from federal income taxes under the provisions of Section 501(c)(3) of the Internal Revenue Code. In addition, Capital Impact Partners qualifies for charitable contribution deductions and has been classified as an organization that is not a private foundation. Income which is not related to exempt purposes, less applicable deductions, is subject to federal corporate income taxes. Management evaluated Capital Impact Partners' tax positions and concluded that Capital Impact Partners had taken no uncertain tax positions that require adjustment to the financial statements. Consequently, no accrual for federal or state tax liability for interest and penalties was deemed necessary for the years ended December 31, 2020 and 2019. Capital Impact Partners files tax returns in the U.S. federal jurisdiction, California and Delaware. Generally, Capital Impact Partners is no longer subject to income tax examination by the U.S. federal or state tax authorities for years before 2017.

Community Investment Impact Fund, LLC, (CIIF) (2020 and 2019) and Community Investment Impact Fund II, LLC, (CIIF II) (2019) are consolidated subsidiaries of Capital Impact Partners and are Delaware Limited Liability Companies. The entities file annual tax returns to report the income, deductions, gains, losses, etc., from its operations, but does not pay income tax. Instead, any profits or losses pass through to its members, Capital Impact Partners and Annaly. Each member includes its share of the entity's income/loss on its tax return. Annaly and Capital Impact Partners executed an agreement and plan of merger, effective January 1, 2020, to merge CIIF II into CIIF. As such, CIIF II's final annual tax return was filed in 2020.

Reclassifications: Certain reclassifications were made in the 2019 financial statements to conform to the current year presentation with no effect on the changes in net assets or net assets.

Recent accounting pronouncements adopted:

In March 2020, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) 2020-04, *Reference Reform Rate (Topic 848): Facilitation of the Effects of Reference Reform Rate on Financial Reporting.* As of December 31, 2020, the Capital Impact Partners adopted ASU 2020-04. ASU 2020-04 provides optional guidance to ease the effects of accounting for reference rate reform in financial reporting. The guidance is applicable to all contracts and transactions that reference LIBOR or a reference rate expected to be discontinued and is modified to another referenced interest rate index. Capital Impact Partners adopted the guidance prospectively in May 2020 with no intent to close loans priced against LIBOR.

In August 2018, the FASB issued ASU 2018-13, *Fair Value Measurement (Topic 820): Disclosure Framework—Changes to the Disclosure Requirements for Fair Value Measurement*. This ASU removes, modifies and adds certain disclosure requirements of Accounting Standards Codification (ASC) Topic 820. Capital Impact Partners adopted the guidance as of January 1, 2020 with no significant impact to the financial statements.

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies (Continued)

In April 2019, the FASB issued ASU 2019-04, *Codification Improvements to Topic 326, Financial Instruments*—*Credit Losses, Topic 815, Derivatives and Hedging, and Topic 825, Financial Instruments.* This ASU makes clarifying amendments to certain financial instrument standards. This guidance contains several effective dates. Capital Impact Partners adopted the amendments related to ASC 825 effective as of January 1, 2020 with no significant impact to the financial statements.

Upcoming accounting pronouncements not yet adopted:

In June 2016, the FASB issued ASU 2016-13, Financial Instruments - Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments, which creates a new credit impairment standard for financial instruments. The existing incurred loss model will be replaced with a current expected credit loss (CECL) model for both originated and acquired financial instruments carried at amortized cost and off-balance sheet credit exposures, including loans, loan commitments, held-to-maturity debt securities, financial guarantees, net investment in leases and most receivables. Recognized amortized cost financial assets will be presented at the net amount expected to be collected through an allowance for credit losses. Expected credit losses on off-balance sheet credit exposures will be recognized through a liability. Unlike current guidance, which requires certain favorable changes in expected cash flows to be accreted into interest income, both favorable and unfavorable changes in expected credit losses (and therefore the allowance) will be recognized through credit loss expense as they occur. With the exception of purchased financial assets with a more than insignificant amount of credit deterioration since origination, for which the initial allowance will be added to the purchase price of the assets, the initial allowance on financial assets subject to the scope (whether originated or acquired) will be recognized through credit loss expense. Expanded disclosures will also be required. The ASU is effective for fiscal years beginning after December 15, 2022. Capital Impact Partners is currently evaluating the impact of adopting this new guidance on the financial statements.

In April 2019, the FASB issued ASU 2019-04, *Codification Improvements to Topic 326, Financial Instruments*—*Credit Losses, Topic 815, Derivatives and Hedging, and Topic 825, Financial Instruments.* This ASU makes clarifying amendments to certain financial instrument standards. This guidance contains several effective dates. The amendments related to ASC 326 are effective for annual reporting periods beginning after December 15, 2022, and the amendments related to ASC 815 are effective for annual reporting periods beginning after December 15, 2020, for Capital Impact Partners. Capital Impact Partners is currently evaluating the impact of adopting this new guidance on the financial statements.

In May 2019, the FASB issued ASU 2019-05, *Credit Losses (Topic 326): Targeted Transition Relief.* This ASU provides entities that have certain instruments within the scope of Subtopic 326-20, Financial Instruments – Credit Losses – Measured at Amortized Cost, with an option to irrevocably elect the fair value option in Subtopic 825-10, Financial Instruments – Overall, applied on an instrument-by-instrument basis for eligible instruments, upon adoption of Topic 326. For entities that have not yet adopted the credit losses standard, the ASU is effective when they implement the credit losses standard. Capital Impact Partners is currently evaluating the effect that this guidance will have on the financial statements.

In November 2019, the FASB issued ASU 2019-11, *Codification Improvements to Topic 326, Financial Instruments–Credit Losses.* This ASU provides narrow-scope improvements to Topic 326. For entities that have not yet adopted ASU 2016-13 as of November 26, 2019, the effective dates for ASU 2019-11 are the same as the effective dates and transition requirements in ASU 2016-13. As such, the ASU is effective for annual reporting periods beginning after December 15, 2022, for Capital Impact Partners.

Notes to Consolidated Financial Statements

Note 1. Description of Activities and Significant Accounting Policies (Continued)

In January 2020, the FASB issued ASU 2020-01, *Investments–Equity Securities (Topic 321), Investments–Equity Method and Joint Ventures (Topic 323), and Derivatives and Hedging (Topic 815)– Clarifying the Interactions between Topic 321, Topic 323, and Topic 815 (a consensus of the Emerging Issues Task Force).* This ASU clarifies certain interactions between the guidance to account for certain equity securities under Topic 321, investments under equity method of accounting under Topic 323, and derivatives and hedging under Topic 815. These amendments improve current U.S. GAAP by reducing diversity in practice and increasing comparability of the accounting for these interactions. This ASU is effective for annual reporting periods beginning after December 15, 2021, for Capital Impact Partners.

In March 2020, the FASB issued ASU 2020-03, *Codification Improvements to Financial Instruments*. This ASU addresses various financial instruments topics. The amendments related to Issues 1, 2, 3, 4 and 5 within the ASU are conforming amendments and effective for annual reporting periods beginning after December 15, 2019, for Capital Impact Partners and have no significant impact to the Capital Impact Partners' financial statements. For entities that have not yet adopted ASU 2016-13, the effective dates for the amendments related to Issues 6 and 7 within ASU 2020-03 are the same as the effective dates in ASU 2016-13. As such, the amendments related to Issues 6 and 7 are effective for annual reporting periods beginning after December 15, 2022, for Capital Impact Partners.

Note 2. Cash and Cash Equivalents

Cash and cash equivalents, including restricted balances, consist of the following at December 31:

		2020		2019
Cash in bank Overnight investments Other short-term investments	\$	66,943,530 7,621,308 12,736,402	\$	45,416,316 18,377,166 9,246,654
	\$	87,301,240	\$	73,040,136
Unrestricted Restricted	\$ \$	59,662,347 27,638,893 87,301,240	\$ \$	48,413,099 24,627,037 73,040,136

Restricted cash and cash equivalents are held, per respective agreements, for the following purposes: a) lending for the affordable housing in low income community, b) to cover loan losses under a charter school loan program from the United States Department of Education (USED) and c) other programs.

Notes to Consolidated Financial Statements

Note 3. Liquidity

Capital Impact Partners regularly monitors liquidity required to meet its annual operating needs and other contractual commitments, while also striving to maximize the return on investment of its funds not required for annual operations. As of December 31, 2020 and 2019, the following financial assets are available to meet annual operating needs of the 2021 and 2020 fiscal year, respectively:

	2020	2019
Total assets at year-end:		
Cash and cash equivalents – unrestricted	\$ 59,662,347	\$ 48,413,099
Cash and cash equivalents – restricted	27,638,893	24,627,037
Accounts and interest receivable	2,314,277	2,796,591
Contributions receivable	-	1,925,000
Loans receivable, net	357,634,191	358,196,730
Loans receivable – subsidiaries	30,730,771	33,833,895
Other assets	3,118,407	2,959,813
Investments	36,279,999	38,705,826
Mortgage Backed and U.S. Treasury Securities	66,386,667	69,466,573
Right of use assets	 9,496,017	10,794,995
Total assets	 593,261,569	591,719,559
Less amounts not available to be used within one year:		
Cash and cash equivalents – unrestricted – subsidiaries	(4,536,755)	(9,759,570)
Cash and cash equivalents – restricted	(27,638,893)	(24,627,037)
Contributions receivable	-	(1,925,000)
Loans receivable, due after one year, net	(333,369,975)	(321,601,732)
Loans receivable – subsidiaries	(30,730,771)	(33,833,895)
Other assets	(3,118,407)	(2,959,813)
Investments	(36,279,999)	(38,705,826)
Investments in pledged Mortgage Backed and U.S. Treasury Securities	(50,092,004)	(51,548,069)
Unfunded loan commitments	(41,386,526)	(48,671,002)
Right of use assets	(9,496,017)	(10,794,995)
Debt service relief fund	(1,193,603)	-
Diversity in Development Detroit Loan Fund	(7,500,000)	-
Diversity in Development DMV Loan Fund	 (5,000,000)	-
Assets not available to be used within one year	(550,342,950)	(544,426,939)
Financial assets available to meet general expenditures		
within one year	\$ 42,918,619	\$ 47,292,620

Note 4. Concentration of Credit Risk and Concentration of Contributions

Capital Impact Partners maintains cash in various financial institutions. Cash balances at each financial institution are insured by the Federal Deposit Insurance Corporation up to \$250,000.

At December 31, 2020 and 2019, Capital Impact Partners had uninsured balances of \$65,611,025 and \$45,725,023, respectively, that are included in cash and cash equivalents. Capital Impact Partners has not experienced any losses in such accounts. Capital Impact Partners' management believes it limits any significant credit risk by placing its deposits with high quality financial institutions. Uninsured amounts of \$17,783,141 and \$22,622,900 are held in short-term investments, in sweep accounts and non-bank money market accounts at December 31, 2020 and 2019, respectively.

Notes to Consolidated Financial Statements

Note 5. Concentration of Credit Risk and Concentration of Contributions (Continued)

As indicated in Note 9, a substantial portion of the loan portfolio is represented by loans to affordable housing projects. Most affordable housing loans have reserves established to mitigate risk of borrower payment issues. In addition, a substantial portion of the loan portfolio is represented by loans to charter schools. The viability of the borrowers and their ability to honor their contracts is dependent upon their ability to retain their charters. Approximately 21% and 28% of the portfolio represents loans made to entities associated with the NMTC program at December 31, 2020 and 2019, respectively. Approximately 31% and 34% of the portfolio represents loans made in the state of California and approximately 23% and 20% in the state of Michigan at December 31, 2020 and 2019, respectively.

During the year ended December 31, 2020, \$15,000,000 or approximately 51% of total grants and contributions was from one donor.

Note 6. Investments

Investments consist of the following as of December 31:

	 2020	2019
Marketable equity securities	\$ 315,348	\$ 310,282
Real estate investment trust	1,443,712	1,404,880
Other investments	281,805	281,803
Total investments at fair value (Note 22)	2,040,865	1,996,965
Equity method investments:		
ROC USA, LLC	3,361,301	2,991,535
Charter School Financing Partnership, LLC	294,264	251,146
Workforce Affordable Housing Fund I, LLC	26,942,843	29,982,824
Other equity method investments	575,097	475,997
Equity method investments in New Markets Tax Credit entities (Note 19)	19,229	20,859
Total equity method investments	31,192,734	33,722,361
Investments at cost	2,546,400	2,486,500
Debt investment	500,000	500,000
	\$ 36,279,999	\$ 38,705,826

Equity method investments:

ROC USA, **LLC**: In February 2019, Capital Impact Partners contributed an additional \$750,000 into ROC USA, LLC and amended the existing operating agreement (for \$500,000) to incorporate this new equity investment. The revised operating agreement allows for the investor members to receive distributions equal to 5% of their capital contribution. Capital Impact Partners received a distribution of \$62,500 and \$39,583 during the years ended December 31, 2020 and 2019, respectively. The allocation of the change in net assets without donor restriction and voting rights remained consistent with the original agreement at 33.33% and 23.81%, respectively. As provided for in the operating agreement of ROC USA, LLC, there are certain limitations affecting member capital withdrawals. For the years ending December 31, 2020 and 2019, Capital Impact Partners recognized gains (losses) of \$432,267 and (\$324,032), respectively. At December 31, 2020 and 2019, Capital Impact Partners had total investments in ROC USA, LLC of \$3,361,301 and \$2,991,535, respectively.

Notes to Consolidated Financial Statements

Note 6. Investments (Continued)

The following is a summary of financial information for the years ended December 31, 2020 and 2019, for ROC USA, LLC:

	 2020	2019
Total assets	\$ 129,035,432	\$ 123,751,390
Total liabilities	114,574,711	109,657,996
Net assets	14,460,721	14,093,394
Total revenue	5,729,422	2,384,523
Total expenses	4,432,623	3,375,253
Change in net assets without donor restrictions	1,296,799	(990,730)

Workforce Affordable Housing Fund I, LLC: In December 2019, Capital Impact Partners invested in the Workforce Affordable Housing Fund I, LLC. The purpose of this transaction is to invest in multifamily affordable housing properties located in specific areas throughout the United States. During the years ended December 31, 2020 and 2019, Capital Impact Partners made capital contributions of \$0 and \$29,837,174, respectively. During the years ended December 31, 2020 and 2019, Capital Impact Partners received returns of investment of \$3,967,536 and \$0, respectively. Capital Impact Partners allocated income was \$927,555 and \$145,650 for the years ended December 31, 2020 and 2019, respectively.

	 2020	2019
Total assets	\$ 29,491,167	\$ 31,123,261
Total liabilities	45,807	3,970,232
Total members' capital	29,445,360	27,153,029
Total revenue	1,015,810	230,935
Total expenses	49,607	79,215
Net income	966,203	151,720

Charter School Financing Partnership, LLC (CSFP): As of December 31, 2020 and 2019, Capital Impact Partners had an investment of \$294,264 and \$251,146, respectively. The net income of CSFP is allocated 18% to Capital Impact Partners and amounted to \$43,118 and \$21,200, respectively, for the years ended December 31, 2020 and 2019. Capital Impact Partners received a distribution of \$0 and \$790 during the years ended December 31, 2020 and 2019, respectively.

Other equity method investments: In 2018, Capital Impact Partners entered into an agreement to invest \$500,000 in Develop Detroit, a nonprofit developer in Detroit, Michigan. The balance recorded as of December 31, 2020 and 2019, was \$475,997. The balance of the other equity method investment as of December 31, 2020 and 2019, was \$99,100 and \$0, respectively.

Debt investment: In 2018, Capital Impact Partners entered into a debt investment with a CDFI in the cooperative sector. The balance recorded as of December 31, 2020 and 2019, was \$500,000.

Notes to Consolidated Financial Statements

Note 6. Investments (Continued)

Investments at cost: Capital Impact Partners is a member of FHLBank Atlanta, whose mission is to support member's residential-mortgage and economic-development lending activities. FHLBank Atlanta is a cooperative bank that offers, among other services, competitively priced financing. As a requirement of membership, Capital Impact Partners was required to purchase Class A Membership Stock of \$250,000, which carries voting rights and is also an earning asset with dividends. Capital Impact Partners will be required to purchase additional stock in the amount of 4.5% of each advance and pledge cash or securities as collateral for advances. At December 31, 2020 and 2019, the amount of stock held was \$2,546,400 and \$2,486,500, respectively. As of December 31, 2020 and 2019, Capital Impact Partners has drawn advances totaling \$47,271,304 from FHLBank Atlanta.

Note 7. Mortgage Backed and U.S. Treasury Securities

Capital Impact Partners purchases Mortgage Backed and U.S. Treasury Securities in order to serve as collateral/pledge base for FHLBank Atlanta borrowings and earn a return on idle cash. Total FHLBank Atlanta borrowings are \$47,271,304 as of December 31, 2020 and 2019. The balance of pledged Mortgage Backed and U.S. Treasury Securities are \$50,092,004 and \$51,548,069 as of December 31, 2020 and 2019, respectively. The remaining unpledged balance, net of discount, which is available to secure future advances are \$16,294,663 and \$17,918,504 as of December 31, 2020 and 2019, respectively.

The Mortgage Backed and U.S. Treasury Securities by category as of December 31, 2020 and 2019, are as follows:

	2020	2019
Mortgage Backed Securities:		
Federal Home Loan Mortgage Company (FHLMC)	\$ 11,283,729	\$ 13,932,302
Federal National Mortgage Association (FNMA)	1,414,830	1,804,908
Government National Mortgage Association (GNMA)	8,107,527	8,856,898
Uniform Mortgage Backed Securities (UMBS)	45,580,581	43,916,765
U.S. Treasury Securities:		
U.S. Treasury Notes	-	955,700
	\$ 66,386,667	\$ 69,466,573

Note 8. Contributions Receivable

As of December 31, 2020 and 2019, contributions receivable are \$0 and \$1,925,000, respectively, all due in one year.

As of December 31, 2020 and 2019, total conditional contributions receivable not recorded is \$3,333,334 and \$1,241,667, respectively. The conditional unrecorded receivables include a right of release dependent on available funding or satisfactory progress.

Note 9. Loans Receivable

Capital Impact Partners is a development finance organization and in that capacity originates higher risk development loans in the following primary market sectors: affordable housing, education, health care and community development. The loans originated by Capital Impact Partners are secured and unsecured and many times go to borrowers who may otherwise be unable to obtain conventional credit.

Notes to Consolidated Financial Statements

Note 9. Loans Receivable (Continued)

Capital Impact Partners' loan portfolio is diversified in terms of sector. The following is the distribution of loans outstanding at December 31:

	2020		%		2019	%
By Sector:						
Education	\$ 108,847,153		29	\$	117,154,570	32
Health care	81,638,716		22		76,269,674	21
Affordable housing	133,388,317		36		124,522,705	33
Community development	 47,242,645		13		53,404,486	14
Total – Capital Impact Partners	371,116,831		100	_	371,351,435	100
Detroit Neighborhoods Fund, LLC	19,728,553				14,379,434	
FPIF, LLC	 11,002,218	_			19,454,461	
	\$ 401,847,602	_		\$	405,185,330	

Real estate loans are used to finance the development of affordable housing projects and to provide term financing to the operation of affordable housing projects once they have been completed. Loans that are made to finance development are usually short-term and are repaid from either a construction or permanent loan. Term loans take the form of mortgages and are repaid from the operations of the real estate cooperative. Interest rates range from 3.58% to 7.57% and maturities from January 1, 2021 to July 1, 2053.

The commercial lending portfolio is diverse. Loans range from lines of credit to term loans. Loans are typically secured by general business assets (e.g., real estate, inventory, receivables, fixed assets and leasehold interests). Loan underwriting decisions are made on the basis of the analysis of markets, management and cash flow potential and not primarily on the basis of collateral coverage. These loans are expected to be repaid from cash flows generated by the borrower's operating activities. Interest rates range from 0.00% to 8.85% and maturities from January 1, 2021 to December 1, 2045.

COVID Relief Program: In response to the COVID-19 economic crisis, Capital Impact Partners established a \$1.5 million fund to assist high-need borrowers with debt payments for up to four months. In the event borrowers have exhausted reserves and are unable to operationally support debt payments, a Debt Service Relief Fund loan would be sized to support up to four months of principal and interest payments of the borrowers. As of December 31, 2020, the designated fund for the COVID Relief Program fund had an available balance of \$1,193,603.

Subsidiaries:

Detroit Neighborhoods Fund, LLC (DNF, LLC): DNF, LLC was formed during 2014 under the laws of the state of Delaware. Capital Impact Partners is the sole member and manager of this LLC. DNF, LLC was formed specifically for the purpose of providing financing for mixed-use and multi-family rental housing and healthy foods retail in underserved areas in Detroit, Michigan. Capital Impact Partners' role is managing the DNF, LLC and identifying, originating, closing and servicing the loans. For this role, Capital Impact Partners receives an annual loan servicing fee of 200 basis points of the average daily outstanding principal balance of each end borrower loan. The lenders have committed to lend an aggregate of \$30 million to the fund. The lenders in the fund are Capital Impact Partners, with a \$10 million commitment and J.P. Morgan Chase Community Development Corporation, with a \$20 million commitment. All loans from each investor are evidenced by individual promissory notes from each lender to DNF, LLC. The loans are with sole recourse to the DNF, LLC and include no obligation for repayment on the part of Capital Impact Partners. Interest rates range from 5.0% to 5.25% and maturities from March 1, 2025 to June 27, 2029.

Notes to Consolidated Financial Statements

Note 9. Loans Receivable (Continued)

FPIF, LLC: FPIF, LLC was formed during 2014 under the laws of the state of Delaware. Capital Impact Partners is the sole member and manager of this LLC. FPIF, LLC is organized as a special purpose entity to channel funds to a predominately low income population aged 50+. The lenders had committed to lend an aggregate of \$72,666,667 to FPIF, LLC. FPIF, LLC is capitalized with \$ 7,266,667 or 10% subordinated debt from Capital Impact Partners, funded partly by a program related investment from AARP Foundation. The commitment expired on December 31, 2018. AARP Foundation's Program Related Investment is included in the notes payable section of the accompanying statements of financial position. The senior debt constitutes \$65,400,000 or 90% of the borrowings from a special purpose entity between Calvert Foundation and AARP Foundation. Interest rates range from 5.43% to 6.25% and maturities from May 29, 2022 to December 20, 2024.

Refer to Note 15, Notes Payable – Subsidiaries, for further details on subsidiary loans receivables.

Note 10. Credit Quality

Loan origination and risk management: Capital Impact Partners has certain lending policies and procedures in place that are designed to maximize loan income within an acceptable level of risk. Management reviews and approves these policies and procedures on a regular basis. A reporting system supplements the review process by providing management with frequent reports related to loan production, loan quality, concentration of credit, loan delinquencies and non-performing and potential problem loans. Diversification in the loan portfolio is a means of managing risk associated with fluctuations in economic conditions.

Capital Impact Partners' lending is focused on owner-occupied commercial real estate in its primary sectors, which include:

- Education
- Health care
- Affordable housing
- Community development

Commercial real estate loans are viewed primarily as cash flow loans and secondarily as loans secured by real estate. Commercial real estate lending typically involves higher loan principal amounts and the repayment of these loans is generally largely dependent on the successful operation of the property securing the loan or the business conducted on the property securing the loan. Commercial real estate loans may be more adversely affected by conditions in the real estate markets or in the general economy. Capital Impact Partners mitigates this risk by focusing on owner-occupied commercial real estate transactions in its sectors of education and health care. Management monitors and evaluates commercial real estate loans based on collateral, geography and risk grade criteria.

Once it is determined that the borrower's management possesses sound ethics and solid business acumen, Capital Impact Partners' management examines current and projected cash flows to determine the ability of the borrower to repay their obligations as agreed. Loans are primarily made based on the identified cash flows of the borrower and secondarily on the underlying collateral provided by the borrower. The cash flows of borrowers, however, may not be as expected and the collateral securing these loans may fluctuate in value. Most loans are secured by the assets being financed or other business assets such as accounts receivable or inventory and may incorporate a personal guarantee to attempt to reduce the risk of loss. Some short-term loans may be made on an unsecured basis.

Notes to Consolidated Financial Statements

Note 10. Credit Quality (Continued)

Age analysis of past due loans: The following tables represent an aging of loans by sector as of December 31, 2020 and 2019. The tables present the principal amount outstanding on the loans that may be past due for principal and/or interest payments contractually due:

	30	- 59 Days	60 -	89 Days	90	days and			Total Past			
December 31, 2020	I	Past Due	Pa	st Due	Stil	I Accruing	Non-accrual		Due	Current		Total Loans
Education	\$	-	\$	-	\$	-	\$ 314,991	\$	314,991	\$ 108,532,162	\$	108,847,153
Health care		-		-		-	-		-	81,638,716		81,638,716
Affordable housing		-		-		-	-		-	133,388,317		133,388,317
Community development and other	1	1,096,512		-		-	60,000		1,156,512	46,086,133		47,242,645
	\$ ´	1,096,512	\$	-	\$	-	\$ 374,991	\$	1,471,503	\$ 369,645,328	\$	371,116,831
	30	- 59 Days	60 -	89 Days	90	days and		-	Total Past			
December 31, 2019	I	Past Due	Pa	st Due	Stil	I Accruing	Non-accrual		Due	Current		Total Loans
Education	\$		\$		\$		\$ 377,950	\$	377,950	\$ 116,776,620	\$	117,154,570
Health care	φ	-	φ	-	φ	-	ф <i>311</i> ,950	φ	377,950	76,269,674	φ	76,269,674
Affordable housing		-		-		-	- 560,070		- 560,070	123,962,635		
Community development and other		- 685,595		-		-	500,070		560,070 685,595	52,718,891		124,522,705 53,404,486
	¢	,	¢	-	¢	-	-	¢	,		¢	, ,
	\$	685,595	\$	-	\$	-	\$ 938,020	\$	1,623,615	\$ 369,727,820	\$	371,351,435

Credit quality indicators: Capital Impact Partners assigns internal credit classifications at the inception of each loan. These ratings are reviewed by an independent third party on a semi-annual basis as well as periodic internal reviews based on Capital Impact Partners' credit guidelines and when loans are renewed. Quarterly reviews are required if the borrower fails to meet contractual expectations or other performance degradation that would warrant increased monitoring. If a loan is in default for a period of 90 days or more or when the contractual collection of principal or interest is in doubt, the loan is placed on nonaccrual status and the credit quality would be downgraded to substandard or doubtful. The following definitions summarize the basis for each classification.

Above average: These borrowers have a clear ability to service debt from the primary repayment source, strong working capital position, acceptable leverage ratios and stable operating trends. These borrowers must have current and regularly received financial information in the file, be in compliance with all financial covenants with no material delays in meeting reporting covenants and be properly documented. Additionally, they have stable and experienced management, profitable operations for the past three years, sufficient cash flow to service debt and if there is reliance on fund raising, it is minimal and history has proven it is a reliable source of income.

Pass: These borrowers have a clear ability to service debt from the primary repayment source and a history of strong financial performance. These loans may have a short-term or situational weakness that is expected to resolve within 24 months; examples include major construction or rehabilitation, business expansion to additional sites or services, large loan for borrower or lender and change in a key member of management. These borrowers must have current and regularly received financial information in the file, be in compliance with loan covenants, and be properly documented.

Notes to Consolidated Financial Statements

Note 10. Credit Quality (Continued)

Watch: These borrowers are generally acceptable risks but show some signs of weakness in cash flow or financial strength or have short or unstable earnings history. The borrower may be unable to achieve projected operations and/or may have covenant violations. These loans are performing as agreed and may be characterized by uncertain industry outlook, cyclical or highly competitive, greater sensitivity to market forces and business cycles, full collateral coverage, insufficient current financial information or outdated loan officer review to determine repayment ability or weak management.

Special mention: These loans are currently protected but are potentially weak. These loans constitute an undue and unwarranted credit risk but not to the point of justifying a classification of substandard. The credit risk may be relatively minor yet constitute an unwarranted risk in light of the circumstances surrounding a specific loan. These loans may be characterized by a downward trend in sales profit levels and margins, cash flow strained in order to meet debt repayment schedule, non-compliance with covenants, high leverage and weak liquidity, weak industry conditions or collateral impairment.

Substandard: These loans are inadequately protected by the current net worth and repayment capacity of the obligor or of the collateral pledged, if any. Loans so classified must have a well-defined weakness or weaknesses that will jeopardize the liquidation of the debt. They are characterized by the distinct possibility that Capital Impact Partners will sustain some loss if the deficiencies are not corrected.

Doubtful: These loans have all the weaknesses of substandard loans with the added characteristic that the weaknesses make collection or liquidation in full, on the basis of currently existing facts, conditions, and values, highly questionable and improbable. The possibility of loss is extremely high, but because of certain important and reasonably specific, pending factors which may work to the advantage and strengthening of the loan, its charge-off is deferred until its more exact status may be determined. Pending factors include proposed merger, acquisition or liquidation procedures, capital injection, perfecting liens on additional collateral and refinancing plans.

The following tables summarize the loan portfolio by sector and the internally assigned credit quality ratings for those categories at December 31, 2020 and 2019.

					Affordable		Community	
December 31, 2020	E	Education	Health Care		Housing		Development	Total
Above average	\$	2,292,847	\$ 3,851,318	\$	691,368	\$	-	\$ 6,835,533
Pass		27,803,582	11,614,618		14,970,997		9,275,358	63,664,555
Watch		78,134,531	52,848,425		95,866,490		34,599,497	261,448,943
Special mention		301,202	13,324,355		16,918,431		3,111,086	33,655,074
Substandard		-	-		3,971,681		-	3,971,681
Doubtful		314,991	-		969,350		256,704	1,541,045
	\$ 1	108,847,153	\$ 81,638,716	\$ 1	133,388,317	\$	47,242,645	\$ 371,116,831
					Affordable		Community	
December 31, 2019		Education	Health Care		Housing		Development	Total
Above average	\$	2,372,717	\$ 1,078,733	\$	711,564	9	- S	\$ 4,163,014
Pass		33,552,004	20,640,993		11,841,050		12,532,356	78,566,403
Watch		80,851,899	52,124,862		101,553,908		29,877,388	264,408,057
Special mention		-	2,425,086		8,984,118		10,304,106	21,713,310
Substandard		-	-		-		326,862	326,862
Doubtful		377,950	-		1,432,065		363,774	2,173,789
	\$	117,154,570	\$ 76,269,674	\$	124,522,705	9	53,404,486	\$ 371,351,435

Notes to Consolidated Financial Statements

Note 10. Credit Quality (Continued)

Allowance for loan losses: The allowance for loan losses as a percentage of loans outstanding as of December 31, 2020 and 2019, was 3.6% and 3.5%, respectively, of Capital Impact Partners' total loan portfolio, which includes a special reserve related to a specific lending program. The allowance excluding this specific lending program was 3.6% and 3.3% as of December 31, 2020 and 2019, respectively.

Capital Impact Partners performs a migration analysis of Capital Impact Partners' loan risk ratings and loan loss ratios in determining the allowance for loan loss calculation.

The following tables summarize the allowance for loan losses as of and for the year ended December 31, 2020 and 2019, by sector and the amount of loans evaluated individually or collectively for impairment by sector.

December 31, 2020		Education	ł	Health Care		Affordable Housing		Community Development		Total
Allowance for loan losses:										
Beginning balance	\$	3,033,113	\$	2,107,050	\$	4,807,272	\$	3,207,270	\$	13,154,705
Charge-offs	•	-	Ŧ	_,,	*	-	Ŧ	(433,451)	•	(433,451)
Recoveries		-		-		-		48,291		48,291
Provisions		76,400		582,086		1,148,094		(1,093,485)		713,095
-	\$	3,109,513	\$	2,689,136	\$	5,955,366	\$	1,728,625	\$	13,482,640
Ending balance of allowance for loan losses:										
Individually evaluated for impairment	\$	214,289	\$	-	\$	-	\$	-	\$	214,289
Collectively evaluated for impairment		2,895,224		2,689,136		5,955,366		1,728,625		13,268,351
	\$	3,109,513	\$	2,689,136	\$	5,955,366	\$	1,728,625	\$	13,482,640
Loan ending balances:										
Individually evaluated for impairment	\$	274,871	\$	-	\$	-	\$	52,500	\$	327,371
Collectively evaluated for impairment		108,572,282		81,638,716		133,388,317		47,190,145	:	370,789,460
-	\$	108,847,153	\$	81,638,716	\$	133,388,317	\$	47,242,645	\$:	371,116,831

Notes to Consolidated Financial Statements

Note 10. Credit Quality (Continued)

						Affordable		Community	
December 31, 2019	Education		Health Care			Housing		evelopment	Total
Allowance for loan losses:									
Beginning balance	\$	3,336,333	\$	1,721,737	\$	3,580,382	\$	3,194,810	\$ 11,833,262
Charge-offs		-		-		(40,217)		(313,977)	(354,194)
Recoveries		-		-		-		43,771	43,771
Provisions		(303,220)		385,313		1,267,107		282,666	1,631,866
	\$	3,033,113	\$	2,107,050	\$	4,807,272	\$	3,207,270	\$ 13,154,705
Ending balance of allowance for loan losses:									
Individually evaluated for impairment	\$	114,950	\$	-	\$	500,000	\$	-	\$ 614,950
Collectively evaluated for impairment		2,918,163		2,107,050		4,307,272		3,207,270	12,539,755
	\$	3,033,113	\$	2,107,050	\$	4,807,272	\$	3,207,270	\$ 13,154,705
Loan ending balances:									
Individually evaluated for impairment	\$	376,017	\$	-	\$	560,070	\$	-	\$ 936,087
Collectively evaluated for impairment	•	116,778,553	Ŧ	76,269,674	,	123,962,635	+	53,404,486	370,415,348
· ·	-	117,154,570		76,269,674		124,522,705	\$	53,404,486	371,351,435

Impaired loans: The following tables summarize the impaired loans as of December 31, 2020 and 2019. The tables segregate the loans by sector for impaired loans with specific allowances for losses and impaired loans without specific allowances.

December 31, 2020	Recorded Investment		Unpaid Principal Balance		Related Allowance		Average Recorded Investment		Interest Income Recognized*	
With no related allowance recorded:										
Education	\$	-	\$	-	\$	-	\$	-	\$	-
Health care		-		-		-		-		-
Affordable housing		-		-		-		-		-
Community development		52,500		60,000		-		32,083		-
Subtotal		52,500		60,000		-		32,083		-
With an allowance recorded:										
Education		274,871		314,991		214,289		318,088		31,381
Health care		-		-		-		-		-
Affordable housing		-		-		-		-		-
Community development		-		-		-		-		-
Subtotal		274,871		314,991		214,289		318,088		31,381
Total:										
Education		274,871		314,991		214,289		318,088		31,381
Health care		-		-		-		-		-
Affordable housing		-		-		-		-		-
Community development		52,500		60,000		-		32,083		-
Total	\$	327,371	\$	374,991	\$	214,289	\$	350,171	\$	31,381

* Interest income recognized on a cash basis during 2020 was \$0.

Notes to Consolidated Financial Statements

Note 10. Credit Quality (Continued)

December 31, 2019	-	Recorded Investment		Unpaid Principal Balance		Related Allowance	Average Recorded Investment		Re	Interest Income ecognized*
With no related allowance recorded:										
Education	\$	-	\$	-	\$	-	\$	-	\$	-
Health care		-		-		-		-		-
Affordable housing		60,070		60,070		-		61,393		3,545
Community development		-		-		-		-		-
Subtotal		60,070		60,070		-		61,393		3,545
With an allowance recorded:										
Education		376,017		377,950		114,950		410,186		24,575
Health care		-		-		-		-		-
Affordable housing		500,000		500,000		500,000		500,000		23,230
Community development		-		-		-		-		-
Subtotal		876,017		877,950		614,950		910,186		47,805
Total:										
Education		376,017		377,950		114,950		410,186		24,575
Health care		-		-		-		-		-
Affordable housing		560,070		560,070		500,000		561,393		26,775
Community development		-		-		-		-		-
Total	\$	936,087	\$	938,020	\$	614,950	\$	971,579	\$	51,350

*Interest income recognized on a cash basis during 2019 was \$0.

Impaired loans include loans modified in TDRs where concessions have been granted to borrowers experiencing financial difficulties. These concessions could include a reduction of interest rate on the loan, payment extensions, forbearance or other actions intended to maximize collection.

As of December 31, 2020 and 2019, Capital Impact Partners had no loans that were classified as TDRs included in impaired loans.

There were no loans previously identified as TDRs that re-defaulted in 2020 or 2019.

Subsidiaries with loans, DNF, LLC and FPIF, LLC: These funds are structured so that if there are losses at the fund, they pass through to each of the lenders that funded the loans in the fund, first on a junior/subordinated debt level and then at the senior debt level. Therefore, in the event of a loss that exceeds Capital Impact Partners' junior portion of the loan, the applicable senior lender will absorb the remainder of the loss. Capital Impact Partners is not required to make up any payment shortages from borrowers due to other participating lenders. Additionally, certain funds (i.e. DNF, LLC) are required to maintain certain amounts of cash in the fund (until maturity) that will serve as an additional reserve to the senior lenders' position.

The structured fund documents do not account for the establishment of an allowance in the pricing of the ultimate loans to the borrowers and fees charged. The legal documents address how losses will be absorbed through the waterfall language in each fund. Typically, it is the junior lenders that take the first loss if there is no cash reserve or other enhancement that can absorb some portion of non-payment or charge off. The remainder of the loss is absorbed by the senior lender(s). Capital Impact Partners underwrites, services and manages all loans funded from these structured funds and therefore performs initial and ongoing routine evaluations of the performance of each loan's borrower and its ability to repay.

Notes to Consolidated Financial Statements

Note 10. Credit Quality (Continued)

Capital Impact Partners will evaluate each of the loans within these funds, individually, to determine allowance for loan loss levels.

Note 11. Other Assets

Included in other assets as of December 31, 2020 and 2019, are the following:

A balance of \$200,000, for a cash deposit with Wells Fargo Bank on behalf of Phoenix Collegiate Academy, Inc., a charter school operator. The cash deposit, per the agreement dated November 29, 2012, provided credit enhancement that enabled Phoenix Collegiate Academy, Inc. to finance the cost of acquiring, constructing, improving and equipping the land and building for a middle and high school campus. Capital Impact Partners used proceeds of a grant from the U.S. Department of Education (DOE) received in a prior year to fund its participation. In return for its investment and providing credit enhancement, Capital Impact Partners earns an annual debt service fee.

A cash pledge deposit balance of \$536,186 and \$533,530, as of December 31, 2020 and 2019, respectively, per a pledge and security agreement dated February 1, 2012 between Capital Impact Partners and CSFP. CSFP used funds borrowed from the Walton Family Foundation to fund a loan to Alliance for College-Ready Public Schools, a charter school operator. The Walton Family Foundation requires CSFP to pledge a percentage of the unpaid principal of the loan to secure repayment of their loan. Capital Impact Partners used proceeds of a grant from the DOE received in a prior year to satisfy the pledge requirement. In consideration of its obligation, Capital Impact Partners earns a monthly fee.

On September 1, 2015, Capital Impact Partners entered into an agreement with CoMetrics to provide a program related investment loan in the aggregate principal amount of \$300,000 to finance its business and operations, consistent with its cooperative purposes. The loan was funded in two separate tranches and pays interest at an initial rate of 1% and increases to 5% if CoMetric's earnings reach a certain level. Capital Impact Partners has advanced \$300,000, as of December 31, 2020 and 2019. The loan has earned interest of \$4,003 and \$3,257 for the years ended December 31, 2020 and 2019, respectively.

Furniture, equipment and leasehold improvements at December 31, 2020 and 2019, were comprised as follows:

	 2020	2019
Furniture, equipment and software	\$ 1,057,643	\$ 966,427
Leasehold improvements	1,917,052	1,587,663
	2,974,695	2,554,090
Less accumulated depreciation and amortization	(1,410,178)	(1,086,582)
	\$ 1,564,517	\$ 1,467,508

Notes to Consolidated Financial Statements

Note 12. Leases

Capital Impact Partners has operating leases for five corporate offices. Leases have remaining lease terms of 1 year to 14 years, some of which include options to extend the leases for up to five years.

The components of lease expense were as follows:

	 2020		2019
Operating lease cost - fixed Operating lease cost - variable	\$ 1,172,151 93,042	\$	1,016,696 52,121
	\$ 1,265,193	\$	1,068,817
Cash paid for amounts included in the measurement of lease liabilities: Operating cash flows from operating leases	\$ 870,938	\$	633,637
Non-cash investing and financing activities: Additions to right of use assets obtained from operating lease	\$ 165,186	\$	3,117,614
Operating lease right of use assets as of January 1, 2019, upon adoption of ASU 2016-02	\$ -	\$	8,578,460
Operating lease liabilities as of January 1, 2019, upon adoption of ASU 2016-02	\$ -	\$	10,614,862
Weighted average remaining lease term Operating leases	11 years	6	12 years
Weighted average discount rate Operating leases	2.91%)	2.91%

Because Capital Impact Partners does not have access to the rate implicit in the lease, Capital Impact Partners utilizes its incremental borrowing rate as the discount rate.

Maturities of lease liabilities were as follows:

Years ending December 31:	
2021	\$ 1,400,287
2022	1,232,949
2023	1,240,817
2024	1,220,844
2025	1,248,504
Thereafter	8,788,566
Total lease payments	15,131,967
Less imputed interest	(2,689,774)
	\$12,442,193

Capital Impact Partners signed a 15-year lease agreement for its Arlington, Virginia offices on October 19, 2016. The lease commitment period is from December 1, 2017 through November 30, 2032. The lease agreement provides for annual escalations on base rent and there is a 5-year renewal option after the initial 15-year lease term.

Notes to Consolidated Financial Statements

Note 12. Leases (Continued)

In September 2019, Capital Impact Partners entered into a new \$2 million operating lease to secure additional space for the Arlington, Virginia office. The lease is for 13 years and ends November 30, 2032. The lease agreement provides for a tenant allowance of \$232,050 utilized to defray the buildout costs of the suite and furniture. The lease agreement also includes rent abatement on the monthly rent payments within the first nine months of occupancy.

Capital Impact Partners also leases office space in Detroit, Michigan, which includes rent abatement on the monthly rent payments within the first five months of occupancy. Additionally, Capital Impact Partners leases office space in New York, New York, as of February 2019, which includes rent abatement on monthly rent payments for the first 180 days of occupancy. Finally, there is office space in Oakland, California and Austin, Texas, which have a rent agreements due to expire in 2021.

Lease incentives are amortized using the straight-line method over the respective lease term and are presented in the statements of activities as part of lease expense. Lease expense was \$1,265,193 and \$1,068,817 for the years ended December 31, 2020 and 2019, respectively.

Note 13. Refundable Advance Liability

Capital Impact Partners reports a refundable advance liability for funds received from conditional contributions from various grantors. These contributions remain classified as a refundable advance until the agreed upon conditions or barriers are met. The refundable advance liability balance was \$8,853,592 and \$7,245,759 as of December 31, 2020 and 2019, respectively.

Note 14. Notes and Bond Payable, Revolving Lines of Credit, Subordinated Debt and Investor Notes

Notes and bond payable, revolving lines of credit, Investor Notes and subordinated debt as of December 31, 2020 and 2019, consist of the following:

		Available	December 31,	December 31,		
	 Commitment	Undrawn	2020	2019	Interest Rate Range	Maturity Date Range
Revolving lines of credit	\$ 125,000,000	\$ 95,500,000	\$ 29,500,000	\$ 54,000,000	1.90% - 2.84%	September 2021 - May 2025
Unsecured - fixed rate	81,100,000	-	61,924,794	70,655,976	0.88% - 3.78%	January 2022 - August 2030
Investor Notes, net	162,019,000	-	162,019,000	136,608,000	1.00% - 4.10%	January 2021 - October 2035
Subordinated debt	2,500,000	-	2,500,000	2,500,000	2.00%	December 2023
Federal Home Loan Bank borrowing	118,286,052	71,014,748	47,271,304	47,271,304	2.37%	December 2029
Bond payable	95,000,000	26,646,000	61,077,161	58,908,325	2.10% - 2.59%	March 2024 - December 2045
	 583,905,052	193,160,748	364,292,259	369,943,605	-	
Investor Notes issuance cost	-	-	(2,480,673)	(2,037,093)	_	
	\$ 583,905,052	\$ 193,160,748	\$ 361,811,586	\$ 367,906,512	_	

Capital Impact Partners has certain debt agreements that contain both operational and financial covenants requiring Capital Impact Partners to maintain minimum cash and cash equivalents balances and certain financial ratios.

Notes to Consolidated Financial Statements

Note 14. Notes and Bond Payable, Revolving Lines of Credit, Subordinated Debt and Investor Notes (Continued)

Revolving Lines of Credit:

Revolving lines of credit - variable: Capital Impact Partners has three variable rate revolving lines of credit with different financial institutions, one of which is comprised of a group of four lenders. The interest rates are calculated by adding a spread to the London Interbank Offering Rate (LIBOR). The maturity dates on each of these lines of credit range from September 2021 through September 2024. The outstanding balance on these lines of credit total \$24,500,000 and \$44,000,000 at December 31, 2020 and 2019, respectively.

Revolving line of credit - fixed: Capital Impact Partners has a revolving line of credit with a fixed interest rate that matures in May 2025, which allows draws for the period through May 31, 2021. The outstanding balance on this line of credit was \$5,000,000 and \$10,000,000 at December 31, 2020 and 2019, respectively.

Unsecured Fixed Rate: Capital Impact Partners has several unsecured debt agreements with Banks and Foundations with fixed interest rates. Three and two agreements are established with banks as of December 31, 2020 and 2019, and seven and ten are established with foundations/CDFIs as of December 31, 2020 and 2019, respectively.

Investor Notes: Capital Impact Partners issued Investor Notes in 2020, continuous from its 2019 offering, for up to \$150,000,000. The Notes are sold through the Depository Trust Company (DTC). The Lead Selling Agent agrees to sell these notes to other agents on Capital Impact Partners' behalf. The Notes were issued in increments of \$1,000 or more and pay interest at a various fixed interest rates. The terms for the Notes were one-year, three-year, five-year, seven-year, ten-year and fifteen-year maturities.

US Bank has been designated as the indenture trustee to the indenture agreement and serves as paying agent for the Notes. The Notes are senior to the subordinated loans. At December 31, 2020 and 2019. the Note holders held \$162,019,000 and \$136,608,000, respectively of the total Notes payable balance. Interest rates range between 1.00% and 4.10%. Aggregate annual maturities of Capital Impact Partners' Investor Notes over each of the next five years and thereafter, as of December 31, 2020, are as follows:

Years ending December 31:	
2021	\$ 10,287,000
2022	37,455,000
2023	15,441,000
2024	17,653,000
2025	12,903,000
Thereafter	68,280,000
	\$ 162,019,000

Subordinated debt: Capital Impact Partners has a debt agreement with a financial institution which has a fixed interest rate and matures in December 2023. The ending balance as of December 31, 2020 and 2019 was \$2,500,000 and \$2,500,000, respectively. Principal and interest payments are subordinated to all other creditors of Capital Impact Partners.

FHLB borrowing: As a member bank, Capital Impact Partners may request advances from FHLBank Atlanta. As of December 31, 2020, the outstanding balance was \$47,271,304 secured by Mortgage Backed Securities in the amount of \$50,092,004. As of December 31, 2019, the outstanding balance was \$47,271,304 secured by Mortgage Backed and U.S. Treasury Securities in the amount of \$51,548,069.

Notes to Consolidated Financial Statements

Note 14. Notes and Bond Payable, Revolving Lines of Credit, Subordinated Debt and Investor Notes (Continued)

CDFI Bond Guarantee Program: The CDFI Bond Guarantee Program was enacted through the Small Business Jobs Act of 2010. The bond provides fixed-rate long-term capital, which can be used to finance eligible community and economic development purposes, such as small businesses, charter schools, health care facilities and affordable housing.

On September 25, 2014, Capital Impact Partners was awarded a \$55,000,000 allocation in the \$200,000,000 issuance of the CDFI Fund Bond Guarantee Program to Community Reinvestment Fund, USA. Capital Impact Partners has committed 100% of its allocation and drew down on the bond by September 25, 2019, as required by the program. Under the program, bonds are purchased by the Federal Financing Bank and carry a 100% guarantee from the Secretary of the Treasury.

On July 15, 2016, Capital Impact Partners was awarded an additional \$40,000,000 allocation in the \$165,000,000 issuance of the CDFI Fund Bond Guarantee Program to Community Reinvestment Fund, USA. As a condition of the program, Capital Impact Partners must pledge eligible secondary borrower loans as collateral to draw on the loan. The loans bear interest at the applicable Federal Financing Bank rate plus 0.375% liquidity premium at the time of each draw down. Capital Impact Partners, per the Bond Guarantee Program's requirements, had fully committed 100% of its allocation by July 15, 2018, but will have until July 15, 2021, to draw down on the bond.

Capital Impact Partners has drawn on the 2014 bond and advanced bond proceeds to end borrowers. As of December 31, 2020 and 2019, the bonds payable balance was \$48,226,842 and \$49,997,167, respectively, secured by pledged loans receivable of \$51,387,501 and \$52,679,231, respectively.

Capital Impact Partners has drawn on the 2016 bond and advanced bond proceeds to end borrowers. As of December 31, 2020 and 2019, the bonds payable balance was \$12,850,319 and \$8,911,158, respectively, secured by pledged loans receivable of \$13,227,330 and \$9,153,248, respectively.

Capital Impact Partners paid approximately \$2,200 in facility fees related to this program for each of the years ended December 31, 2020 and 2019.

Aggregate annual maturities of Capital Impact Partners' borrowings over each of the next five years and thereafter, as of December 31, 2020, are as follows:

Years ending December 31:	
2021	\$ 32,671,827
2022	68,261,904
2023	34,311,646
2024	41,845,606
2025	29,268,046
Thereafter	157,933,230
	\$ 364,292,259

U.S. GAAP requires interest expense and contribution revenue to be reported in connection with loans of cash to nonprofit organizations that are interest free or that have below-market interest rates. The contribution is recognized at the time the loan is made and amortized using the effective interest method. The accretion increases interest expense and notes payable.

For the Kellogg Foundation, Capital Impact Partners recognized interest expense of \$5,188 and \$5,766 for the years ended December 31, 2020 and 2019, respectively.

Notes to Consolidated Financial Statements

Note 14. Notes and Bond Payable, Revolving Lines of Credit, Subordinated Debt and Investor Notes (Continued)

For the Ford Foundation received in 2014, Capital Impact Partners recognized interest expense of \$48,165 and \$47,363 for the years ended December 31, 2020 and 2019, respectively.

Aggregate interest accretion over the next four years for Capital Impact Partners' loans with below-market interest rates as of December 31, 2020, is as follows:

	Kellogg undation	Fo	Ford oundation 2	Totals
Years ending December 31:				
2021	\$ 3,131	\$	48,980	\$ 52,111
2022	649		35,721	36,370
2023	-		19,396	19,396
2024	 -		2,794	2,794
	\$ 3,780	\$	106,891	\$ 110,671

Two investors waived interest payments as part of their COVID-19 relief efforts. Interest payments waived as of December 31, 2020 total \$169,475 and is reflected as other income in the statements of activities.

Note 15. Notes Payable – Subsidiaries

The notes payable under DNF, LLC and FPIF, LLC are with sole recourse to DNF, LLC and FPIF, LLC and include no obligation for repayment on the part of Capital Impact Partners.

Subsidiary	Lender	Commitment	De	ecember 31, 2020	December 31, 2019	Interest Rate	Final Maturity Date	Payment Details
DNF, LLC	JPMorgan Chase	\$ 20,000,000	\$	19,693,922	\$ 16,451,555	2.00%	June 2029	Monthly interest, with consecutive quarterly principal payments beginning in June 2024
FPIF, LLC	FPIF Feeder Facility LP	-	\$	11,002,218 30,696,140	19,454,461 \$ 35,906,016	3.33%	August 2031	Monthly interest and principal

Aggregate annual maturities of subsidiary borrowings over each of the next five years and thereafter, as of December 31, 2020, are as follows:

Years ending December 31:	
2021	\$ 148,296
2022	4,643,922
2023	1,710,000
2024	4,682,006
2025	256,551
Thereafter	19,255,365
	\$ 30,696,140

Notes to Consolidated Financial Statements

Note 16. Net Assets With Donor Restrictions

Donor restricted net assets are those net assets whose use by Capital Impact Partners is limited by the donors for a special purpose or restricted to be used in a later period. At December 31, 2020 and 2019, donor restricted net assets consisted of the following:

Purpose		2020	20 2019		
Charter School Program	\$	16,561,749	\$	16,536,930	
Revolving loan fund - Affordable Housing Financing	Ψ	6,865,489	Ψ	5,425,509	
Affordable Housing Financing		2,314,000		1,869,935	
Disability Financing		268,750		_	
Healthy Food Financing		2,750,000		225,716	
Financial Assistance		657,464		-	
DC Entrepreneurs of Color Fund		2,157,711		2,142,286	
Detroit Corridor Initiative		414,239		493,736	
Detroit Equitable Developer		215,479		206,846	
Aging Initiative		132,389		152,934	
Loan Loss Reserve		7,500		75,000	
COVID-19 Small Business Joint Response		791,691		-	
Various		431,574		316,793	
	\$	33,568,035	\$	27,445,685	

Contributions receivable of \$0 and \$1,145,000, respectively, as of December 31, 2020 and 2019, were both time restricted and purpose restricted and are included in the above amounts.

Note 17. Fees

Material revenue streams are reported separately on the statements of activities. Revenue is either recognized at a point in time or over a period of time

Revenue recognized at a point in time includes NMTC Suballocation Fees, NMTC Success Fees and fund underwriting fees. Revenue recognized over a period of time includes Fund Management Fees, Asset Management Fees and Credit Enhancement Fees.

Fees – recognized at point in time	2020			2019	
NMTC suballocation fees	\$	180,000	\$	500,000	
NMTC success fees	Ψ	-	Ψ	364,518	
Fund underwriting fee		48,025		-	
		228,025		864,518	
Fees – recognized over time					
Asset management fees		381,050		381,859	
Fund management fees		10,000		16,206	
Credit enhancement fees		4,373		8,214	
		395,423		406,279	
	\$	623,448	\$	1,270,797	

Notes to Consolidated Financial Statements

Note 18. Related Party Transactions

NCB and NCB Financial Savings Bank (NCB, FSB): Capital Impact Partners and its subsidiaries maintain cash accounts with NCB, FSB. Balances totaled \$32,592,511 and \$26,701,492 as of December 31, 2020 and 2019, respectively.

In the normal course of business, Capital Impact Partners, NCB and NCB, FSB will sell and purchase loan participations from each other. As of December 31, 2020 and 2019, such participations have included loans to:

Center for Elders Independence: Capital Impact Partners purchased the outstanding balance of this loan from NCB, FSB during 2014. Capital Impact Partners' balance was \$1,044,890 and \$1,078,733 as of December 31, 2020 and 2019, respectively.

Numero Uno: Capital Impact Partners purchased the outstanding balance of this Ioan from NCB, FSB during 2017. Capital Impact Partners' balance was \$1,920,000 and \$2,400,000 as of December 31, 2020 and 2019, respectively. Capital Impact Partners purchased the outstanding balance of an additional Numero Uno Ioan from NCB, FSB during 2019. Capital Impact Partners' balance was \$2,000,000 as of December 31, 2020 and 2019, respectively.

Poplar Grove: Capital Impact Partners sold 50% of the outstanding balance of this loan to NCB, FSB during 2017. Capital Impact Partners' balance sold was \$0 and 2,483,683 as of December 31, 2020 and 2019, respectively.

Care Resource: Capital Impact Partners purchased the outstanding balance of this loan from NCB, FSB during 2019. Capital Impact Partners' balance as of December 31, 2020 and 2019, was \$2,898,203 and \$3,053,464, respectively.

ROC USA, LLC: ROC USA Capital is a wholly owned subsidiary of ROC USA, LLC (see Note 1). Capital Impact Partners has purchased loan participations from ROC USA Capital in the ordinary course of business. The balance for the purchased loan participation from ROC USA Capital as of December 31, 2020 and 2019, was \$9,921,181 and \$10,085,626, respectively. Capital Impact Partners services these loans; however, per an agreement between Capital Impact Partners and ROC USA, LLC, Capital Impact Partners does not earn a servicing fee.

CSFP: In December 2011, Capital Impact Partners purchased a \$500,000 participation in a \$3,500,000 investment made by the Charter School Financing Partnership, in which Capital Impact Partners is a 20% partner, as more fully described in Note 11.

Develop Detroit: In 2018, Capital Impact Partners entered into an agreement to invest \$500,000 in Develop Detroit, a nonprofit developer in Detroit, Michigan. The balance recorded as of December 31, 2020 and 2019 was \$475,997. A member of Capital Impact Partners executive management is a board member of the Housing Partnership Network, in which Develop Detroit is a lending affiliate within the Housing Partner Network.

Workforce Affordable Housing Fund I, LLC: In July 2019, Capital Impact Partners became a 96% noncontrolling member in the Investment in Workforce Affordable Housing Fund I, LLC. The NHP Foundation is the 4% controlling member. A member of Capital Impact Partners executive management team is a trustee of the NHP Foundation. During the years ended December 31, 2020 and 2019, Capital Impact Partners made capital contributions of \$0 and \$29,837,174, respectively. During the years ended December 31, 2020 and 2019, Capital Impact Partners received returns of capital of \$3,967,536 and \$0, respectively. For the years ended December 31, 2020 and 2019, Capital Impact income was \$927,555 and \$145,650, respectively.

Notes to Consolidated Financial Statements

Note 18. Related Party Transactions (Continued)

Other: In the normal course of business, members of the Capital Impact Partners Board of Directors may be related to cooperatives receiving or eligible to receive loans. Capital Impact Partners has conflict of interest policies, which require, among other things, that a board member be disassociated from decisions that pose a conflict of interest or the appearance of a conflict of interest.

Loans to applicants who are affiliated with a member of Capital Impact Partners are subject to the same eligibility and credit criteria, as well as the same loan terms and conditions, as all other loan requests. Any new loan made to an organization related to a member of the Board is reported to the Finance, Audit and Risk Committee at the next regular meeting. An analysis of the activity during the years ended December 31, 2020 and 2019, for the aggregate amount of these loans is as follows:

Balance, December 31, 2018	\$ 27,921,290
Net changes	(718,084)
Balance, December 31, 2019	27,203,206
Net changes	2,213,864
Balance, December 31, 2020	\$ 29,417,070

Note 19. New Markets Tax Credit Program (NMTC)

During 2005, Capital Impact Partners implemented its NMTC program and has 28 and 31 Limited Liability Companies (LLCs) that are CDEs, through December 31, 2020 and 2019, respectively.

The LLCs were formed to obtain qualified equity investments from investors and make qualified investments in Qualified Active Low-Income Community Businesses (QALICB) in accordance with the terms of the NMTC program pursuant to Section 45D of the Internal Revenue Code. Investors made capital contributions of approximately \$9,000,000 and \$25,000,000 to these LLCs during 2020 and 2019, respectively, in anticipation of receiving new markets tax credits of approximately \$3,510,000 and \$9,750,000 in 2020 and 2019, respectively. Capital Impact Partners serves as the managing member of these LLCs, contributed nominal capital and has financial interests in the NMTC entities noted below.

During 2020, four of the NMTC entities reached their seven-year transaction period and were completely dissolved. In connection with the dissolution of these entities, Capital Impact Partners incurred a loss of \$420, which is reflected in the statement of activities for the year ended December 31, 2020.

During 2019, four of the NMTC entities reached their seven-year transaction period and were completely dissolved. In connection with the dissolution of these entities, Capital Impact Partners incurred a loss of \$11,844, which is reflected in the statement of activities for the year ended December 31, 2019.

Notes to Consolidated Financial Statements

Note 19. New Markets Tax Credit Program (NMTC) (Continued)

Capital Impact Partners serves as the managing member of the following deals which includes deals with Chase NMTC entities below:

Impact CDE 42 LLC	Impact CDE 59 LLC
Impact CDE 46 LLC	Impact CDE 60 LLC
Impact CDE 47 LLC	Impact CDE 61 LLC
Impact CDE 48 LLC	Impact CDE 62 LLC
Impact CDE 49 LLC	Impact CDE 63 LLC
Impact CDE 50 LLC	Impact CDE 64 LLC
Impact CDE 51 LLC	Impact CDE 65 LLC
Impact CDE 52 LLC	Impact CDE 66 LLC
Impact CDE 53 LLC	Impact CDE 67 LLC
Impact CDE 54 LLC	Impact CDE 68 LLC
Impact CDE 55 LLC	Impact CDE 69 LLC
Impact CDE 56 LLC	Impact CDE 70 LLC
Impact CDE 57 LLC	Impact CDE 71 LLC
Impact CDE 58 LLC	Impact CDE 72 LLC

At December 31, 2020 and 2019, Capital Impact Partners had a 0.01% interest in each of the above entities.

The total amount of the investment is as follows:

	A	mount of	A	mount of	
	h	Investment		vestment	
		2020		2019	
Capital Impact Partners New Markets					
Tax Credit Entities	\$	19,229	\$	20,859	

The following is a summary of the audited financial information of these companies as of and for the years ended December 31, 2020 and 2019:

		2020		2019
	•		•	
Total assets	\$	191,826,312	\$	208,082,918
Total liabilities		193,291		179,053
Members' capital		191,633,021		207,903,865
Total revenue		4,599,603		6,305,070
Total expenses		2,000,573		2,812,338
Net income		2,599,030		3,492,732

Notes to Consolidated Financial Statements

Note 19. New Markets Tax Credit Program (NMTC) (Continued)

Under the agreements with the LLCs, Capital Impact Partners earns fees for its initial services including investor syndication, LLC organization, Ioan origination, NMTC sub-allocation, etc. Capital Impact Partners also earns continuing fees for Ioan servicing. As explained in Note 17 material revenue streams recognized at a point in time or recognized over time are reported separately on the statements of activities. During the years ended December 31, 2020 and 2019, Capital Impact Partners earned \$1,039,230 and \$1,005,655, respectively, of servicing fees from these LLCs. In addition, Capital Impact Partners reflected accounts receivable of \$12,991 and \$8,025, as of December 31, 2020 and 2019 respectively.

In most of the agreements with the LLCs, Capital Impact Partners could be responsible for reimbursing the LLCs in the event of recapture and/or loss of the tax credits for failure to comply with Section 45D of the Internal Revenue Code as a result of errors made by Capital Impact Partners in its role as Managing Member. In most cases, the amount of reimbursement is limited to fees received or a multiple thereof. Capital Impact Partners has retained qualified consultants and implemented control systems to minimize the potential of any such recapture. Management believes the likelihood of recapture is remote and no liabilities have been recorded as of December 31, 2020 and 2019.

To date, Capital Impact Partners has been awarded seven NMTC allocations, totaling \$627,000,000.

Note 20. Commitments and Contingencies

Capital Impact Partners is a party to financial instruments with off-balance sheet risk in the normal course of business to meet the financing needs of its customers or business partners. These financial instruments include commitments to extend credit and standby letters of credit. These instruments involve, to varying degrees, elements of credit risk in excess of the amount recognized in the balance sheet. The contract or notional amounts of these instruments reflect the extent of Capital Impact Partners' involvement in these particular classes of financial instruments. Capital Impact Partners' exposure to credit loss, in the event of nonperformance by the other party, is represented by the contractual or notional amount of those instruments. Capital Impact Partners uses the same credit policies in making commitments and conditional obligations as they do for on-balance sheet instruments.

In the normal course of business, Capital Impact Partners makes commitments to extend term loans, BPAs and lines of credit, which are not reflected in the accompanying financial statements. The commitments to extend credit are agreements to lend to a customer as long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. Since many of the commitments are expected to expire without being completely drawn upon, the total commitment amounts do not necessarily represent future cash requirements. Capital Impact Partners evaluates each customer's creditworthiness on a case-by-case basis. The amount of collateral obtained, if deemed necessary by Capital Impact Partners upon extension of credit, is based on management's credit evaluation of the borrower. At December 31, 2020 and 2019, these outstanding commitments totaled \$41,386,526 and \$48,671,002, respectively.

Notes to Consolidated Financial Statements

Note 20. Commitments and Contingencies (Continued)

The California Primary Care Association established the CPCA COVID Response Loan Fund (Fund) to assist California community healthcare centers in December 2020. The \$30 million loan fund is comprised of numerous lenders who will make secured loans to the Fund. This debt capital is utilized to finance loans to be made by the Fund to California community health centers. Capital Impact Partners serves as both the Program Administrator and Servicer of loans originated by this fund and earns a monthly servicing fee of 50 basis points and a 1% underwriting fee per loan. In addition, Capital Impact Partners has committed to guarantee payments on defaulted loans for up to 5% of the total amount disbursed, not to exceed \$1.5 million. The Fund documents outline the specific triggers for accessing the guarantee. The total amount of borrower loans disbursed by the Fund as of December 31, 2020 was \$5,650,000. As loans are originated, the underwriting fee is allocated between the contingent liability and underwriting fee income. As of December 31, 2020, Capital Impact Partners recorded \$8,475 of contingent liability, which represents the fair value of the guarantee. For the year ended December 31, 2020, Capital Impact Partners recorded \$48,025 in underwriting fee income. This amount is included with fee revenue in the statements of activities.

Capital Impact Partners committed to initiate the \$12.5 million Diversity in Development - Detroit Loan Fund. In May 2020, the Diversity in Development fund was launched to deploy low-cost and flexible construction financing to minority developers who live in and around Detroit, Michigan. The response to the loan fund led to successfully closing approximately \$5 million in loans through December 31, 2020. Capital Impact Partners expects to close the remaining \$7.5 million before December 31, 2022.

Capital Impact Partners committed to initiate the \$20 million Diversity in Development DMV Loan Fund over 3 years, with an intention to close \$5 million during 2021. The fund will provide acquisition and predevelopment loans to enable minority developers to acquire and develop affordable housing and other community facilities in the Washington D.C., Maryland and Virginia area.

On March 11, 2020, the President declared that the coronavirus outbreak in the United States constitutes a national emergency. Capital Impact Partners' business could be materially and adversely affected by a widespread health epidemic, such as the 2020 coronavirus outbreak. The implications could be more severe if located in regions where we derive a significant amount of our loan-portfolio revenue. The occurrence of such an outbreak or other adverse public health development could materially disrupt our business and other businesses, including governmental offices, private foundations and Capital Impact Partners' borrowers. If U.S. federal, state or local governments are closed, timely awards of federal, state and local program funds that Capital Impact has applied for or may apply for in the future may not be made, which could adversely affect Capital Impact Partners. Finally, the outbreak of a widespread health epidemic or pandemic, such as the 2020 coronavirus outbreak, may lead to volatility and disruption in global financial markets, which could adversely affect our ability to obtain financing to execute our business plan and increase the volatility of the daily mark-to-market values of the underlying securities in its mortgage-backed securities portfolio. The extent to which the coronavirus outbreak impacts Capital Impact Partners' results will depend on future developments, which are highly uncertain and cannot be predicted, including new information which may emerge concerning the severity of the coronavirus outbreak and actions taken to contain the coronavirus outbreak or its impact, among others.

Notes to Consolidated Financial Statements

Note 21. Employee Benefits

Capital Impact Partners' employees participate in the non-contributory defined contribution retirement plan and the 401(k) plan. Under the non-contributory defined contribution retirement plan, Capital Impact Partners contributes 6% of a participant's annual salary into the plan. Total expenses for the retirement plans for the years ended December 31, 2020 and 2019, were \$569,660 and \$495,614, respectively. The employee thrift plan is organized under IRS Code Section 401(k) and Capital Impact Partners contributes up to 6% of each participant's annual salary. Contributions and expenses were \$652,463 and \$580,172 for 2020 and 2019, respectively. Total retirement plans fund contributions forfeited for the years ended December 31, 2020 and \$243,670, respectively.

Note 22. Fair Value

Fair value measurements: Capital Impact Partners uses fair value measurements to record fair value adjustments to certain assets and liabilities and to determine fair value disclosures. In accordance with accounting guidance, the fair value of a financial instrument is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Fair value is best determined based upon quoted market prices. However, in many instances, there are no quoted market prices for Capital Impact Partners' various financial instruments. In cases where quoted market prices are not available, fair values are based on estimates using present value or other valuation techniques. Those techniques are significantly affected by the assumptions used, including the discount rate and estimates of future cash flows. Accordingly, the fair value estimates may not be realized in an immediate settlement of the instrument.

If there has been a significant decrease in the volume and the level of activity for the asset or liability, a change in valuation technique or the use of multiple valuation techniques may be appropriate. In such instances, determining the price at which willing market participants would transact at the measurement date under current market conditions depends on the facts and circumstances and requires the use of significant judgment. The fair value is a reasonable point within the range that is most representative of fair value under current market conditions. A three-level hierarchy exists for fair value measurements based upon the inputs to the valuation of an asset or liability. The classification within the hierarchy is determined based on the lowest level input that is significant to the fair value measurement.

- Level 1: Valuation is based on quoted prices in active markets for identical assets or liabilities
- Level 2: Valuation is determined from observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities in active markets quoted prices for identical or similar assets or liabilities in markets that are not active; or inputs that are observable for the asset or liability, either directly or indirectly through market corroboration, for substantially the full term of the financial instrument
- Level 3: Valuation is derived from model-based and other techniques in which one significant input is unobservable in the market and which may be based on Capital Impact Partners' own estimates about assumptions that a market participant would use to value the asset or liability

Notes to Consolidated Financial Statements

Note 22. Fair Value (Continued)

Fair value on a recurring basis: The table below presents the financial assets and liabilities measured at fair value on a recurring basis:

	C	ecember 31, 2020	Level 1	Level 2	Level 3
Assets (liabilities):					
Marketable equity securities	\$	315,348	\$ 315,348	\$ -	\$ -
Real estate investment trust		1,443,712	-	-	1,443,712
Other investments		281,805	-	-	281,805
Mortgage Backed Securities		66,386,667	-	66,386,667	-
Guarantee liability		(8,475)	-	-	(8,475)
-	\$	68,419,057	\$ 315,348	\$ 66,386,667	\$ 1,717,042
		December 31, 2019	Level 1	Level 2	Level 3
Assets:					
Marketable equity securities	\$	310,282	\$ 310,282	\$ -	\$ -
Real estate investment trust		1,404,880	-	-	1,404,880
Other investments		281,803	-	-	281,803
Mortgage Backed Securities		68,510,873	-	68,510,873	-
U.S. Treasury Securities		955,700	-	955,700	-
-	\$	71,463,538	\$ 310,282	\$ 69,466,573	\$ 1,686,683

The following is a description of the valuation methodologies used for instruments measured at fair value. These valuation methodologies were applied to all of Capital Impact Partners' financial assets and liabilities that are carried at fair value on a recurring basis.

Marketable equity securities: The fair value of these securities is the market value based on quoted market prices, or market prices provided by recognized broker dealers. Therefore, these assets are classified as Level 1.

Real estate investment trust (REIT): The fair value of the REIT is based upon a dividend yield capitalization method of establishing fair value developed by the REIT and communicated to its investors. It reflects the nature of the REIT's business, and measures the REIT's ability to produce cash flow to pay dividends. Under the dividend yield capitalization methodology, the expected dividends for the upcoming 12 months are projected, imputing a dividend payout ratio of 90%. This imputed forward-looking dividend is then capitalized at the Dow Jones Corporate Financials Index yield – a composite of 32, long-term bond issuances from established, creditworthy financial institutions. Fair value is derived by capitalizing the projected dividend per share at this market yield and is also supported by the REIT's net asset valuation (NAV) under the rational that, the REIT is, at a minimum, worth the liquidation value of its assets. Therefore, these assets are classified as Level 3 and use Level 3 inputs to fair value.

Mortgage Backed and U.S. Treasury Securities: These securities receive interest income based on their stated interest rates and are classified as Level 2 instruments, as there are no quoted market prices in active markets for identical assets. The fair value is determined using models and other valuation methodologies, which are corroborated by market data.

Other investments: The fair value of other investments is generally based upon the ending capital value evidenced by the issuers' K-1 or audited financial statements. In some instances, equity method is used as most closely approximating fair value. Therefore, these assets are classified as Level 3.

Notes to Consolidated Financial Statements

Note 22. Fair Value (Continued)

Guarantee liability: The fair value of a guarantee liability is based on the present value of the difference between the net contractual cash flows required under a debt instrument and the net contractual cash flows that would have been required without the guarantee.

There was no change in the valuation techniques used to measure fair value of investments in the years ended December 31, 2020 and 2019.

Changes in Level 3 assets and liabilities measured at fair value on a recurring basis are summarized as follows:

	 2020	2019
Beginning balance at January 1	\$ 1,686,683	\$ 2,099,965
Total net gains (losses) included in change in net assets	38,866	(113,637)
Purchases	(8,475)	-
Sales	(32)	(299,645)
Ending balance at December 31	\$ 1,717,042	\$ 1,686,683

Fair value on a nonrecurring basis: Certain financial instruments and liabilities are not measured at fair value on an ongoing basis but are subject to fair value adjustments in certain circumstances (for example, when there is evidence of impairment). The table below presents the assets measured at fair value on a nonrecurring basis.

	De	cember 31, 2020	Level 1	Level 2	Level 3			
Assets:								
Impaired loans, net of specific reserves	\$	60,582	\$ 	\$ 	\$	60,582		
	De	cember 31, 2019	Level 1	Level 2		Level 3		
Assets: Impaired loans, net of								
specific reserves	\$	261,067	\$ -	\$ -	\$	261,067		

Impaired loans net of specific reserves are measured for impairment using the loan's observable market price or the fair value of the collateral for collateral-dependent loans. Appraised and reported values may be discounted based on management's historical knowledge, changes in market conditions from the time of valuation, and/or management's expertise and knowledge of the client and client's business. Based on this information, impaired loans, net of specific reserves, are valued using Level 3 inputs. The valuation allowance for impaired loans is included in the allowance for loan losses in the statements of financial position.

Note 23. Noncontrolling Interest in Consolidated Subsidiaries

Capital Impact Partners presents the noncontrolling interest in CIIF, its consolidated subsidiary, as a separate line item within net assets in the statement of financial position as of December 31, 2020.

Notes to Consolidated Financial Statements

Note 23. Noncontrolling Interest in Consolidated Subsidiaries (Continued)

Capital Impact Partners presents the noncontrolling interest in CIIF and CIIF II, its consolidated subsidiaries, as a separate line item within net assets in the statement of financial position as of December 31, 2019.

CIIF began operations on December 13, 2017. CIIF II began operations on December 28, 2018, and merged into CIIF on January 1, 2020. A 10% equity contribution of \$3,763,007 by Capital Impact Partners increased its managing member ownership to 30% from 20% and reduced Annaly's non-managing member ownership to 70% from 80%.

A summary of the 2020 and 2019 activity follows:

	CIP			Annaly	Total
Balance, December 31, 2018 Contributions	\$	5,026,015 -	\$	20,104,079 -	\$ 25,130,094 -
Net income		297,888		955,100	1,252,988
Distributions		(256,794)		(955,100)	(1,211,894)
Balance, December 31, 2019		5,067,109		20,104,079	25,171,188
Transfer from CIIF II due to merger		2,557,248		10,000,000	12,557,248
Contributions		3,763,007		-	3,763,007
Net income		490,517		1,219,067	1,709,584
Distributions		(472,062)		(4,983,306)	(5,455,368)
Return of investment		(2,471,783)		(5,767,495)	(8,239,278)
Balance, December 31, 2020	\$	8,934,036	\$	20,572,345	\$ 29,506,381

Distributions of \$288,964 and \$252,030 were payable from CIIF to Annaly as of December 31, 2020 and 2019, respectively. Three CIIF loans receivable totaling \$8,239,278 were sold to Capital Impact Partners in December 2020 and the payoff cash was returned to members.

	CIIF II						
		CIP	Annaly			Total	
Balance, December 31, 2018	\$	1,225,000	\$	4,900,000	\$	6,125,000	
Contributions		1,275,000		5,100,000		6,375,000	
Net income		70,573		384,704		455,277	
Distributions		(13,325)		(384,704)		(398,029)	
Balance, December 31, 2019		2,557,248		10,000,000		12,557,248	
Transfer to CIIF due to merger		(2,557,248)		(10,000,000)		(12,557,248)	
Balance, December 31, 2020	\$	-	\$	-	\$	-	

Distributions of \$0 and \$73,144 were payable from CIIF II to Annaly as of December 31, 2020 and 2019, respectively.

Notes to Consolidated Financial Statements

Note 24. Subsequent Events

Capital Impact Partners has evaluated its subsequent events (events occurring after December 31, 2020) through March 24, 2021, which represents the date the financial statements were issued.

On February 9, 2021, Capital Impact Partners entered into an agreement with CDC Small Business Finance Corporation, a California nonprofit corporation and a Certified Development Company, certified by the U.S. Small Business Administration (CDC). Capital Impact Partners and CDC intend to operate together to focus on economic empowerment and equitable wealth creation and will continue to offer a full suite of lending products and programs. Capital Impact Partners and CDC will remain as separate legal and tax entities. Capital Impact Partners and CDC are evaluating whether to cross-guarantee or become co-issuers or co-obligors of all of the other party's debt, to enable each organization to benefit from the combined financial strength of both organizations.

Related to the agreement between Capital Impact Partners and CDC, effective February 8, 2021, Capital Impact Partners amended its organizational documents. The amendments were primarily to convert from a membership to a non-membership organization and to revise the board makeup and size requirements in relation to the membership conversion such that the Capital Impact Partners board went from eleven to eight (with seven current directors to one vacancy). On March 24, 2021, the board makeup and size requirements were further revised such that, effective April 1, 2021, Capital Impact Partners will have a board consisting of fourteen directors, who will each serve for a term of one year, with no director serving more than eight consecutive terms. The term of each of the directors currently serving on the board will expire in May 2021, and the term of the seven directors joining the board on April 1, 2021 will expire on March 31, 2022.

Capital Impact Partners and CDC will have substantially overlapping executive management teams with Ellis Carr, Capital Impact's President and Chief Executive Officer, serving as Chief Executive Officer of both organizations.

Closing of the transaction is subject to customary and other closing conditions and is expected to occur in mid-2021.

Consolidating Statement of Financial Position December 31, 2020

	c	Capital Impact Partners	N	Detroit eighborhoods Fund, LLC	FPIF, LLC	Inve	Community estment Impact Fund, LLC	Inv	Community vestment Impact Fund II, LLC	Elii	minations	Total
Assets												
Cash and cash equivalents – unrestricted	\$	55,125,592	\$	218	\$ 273,339	\$	4,263,198	\$	-	\$	-	\$ 59,662,347
Cash and cash equivalents – restricted		27,350,967		287,926	-		-		-		-	27,638,893
Accounts and interest receivable		2,472,274		127,477	59,805		176,950		-		(522,229)	2,314,277
Investments		45,214,035		-	-		-		-		(8,934,036)	36,279,999
Mortgage Backed and U.S. Treasury Securities		66,386,667		-	-		-		-		-	66,386,667
Loans receivable		371,116,831		-	-		-		-		-	371,116,831
Less: allowance for loan losses		(13,482,640)		-	-		-		-		-	(13,482,640)
Loans receivable, net		357,634,191		-	-		-		-		-	357,634,191
Loans receivable – subsidiaries		-		29,575,514	12,224,687		25,556,260		-		(36,625,690)	30,730,771
Other assets		3,118,407		-	-		-					3,118,407
Right of use assets		9,496,017		-	-		-		-		-	9,496,017
Total assets	\$	566,798,150	\$	29,991,135	\$ 12,557,831	\$	29,996,408	\$	-	\$	- (46,081,955)	\$ 593,261,569
Liabilities and Net Assets												
Liabilities:												
Accounts payable and accrued expenses	\$	3,706,863	\$	117,518	\$ 55,563	\$	490,027	\$	-	\$	(522,229)	\$ 3,847,742
Refundable advance liability		8,853,592		-	-		-		-		-	8,853,592
Due to subsidiaries		25,556,260		-	-		-		-		(25,556,260)	-
Revolving lines of credit		29,500,000		-	-		-		-		-	29,500,000
Notes payable		61,924,794		-	-		-		-		-	61,924,794
Investor Notes, net		159,538,327		-	-		-		-		-	159,538,327
Subordinated debt		2,500,000		-	-		-		-		-	2,500,000
Federal Home Loan Bank borrowing		47,271,304		-	-		-		-		-	47,271,304
Bond loan payable		61,077,161		-	-		-		-		-	61,077,161
Notes payable – subsidiaries		-		29,540,883	12,224,687		-		-		(11,069,430)	30,696,140
Lease liabilities		12,442,193		-	-		-		-		-	12,442,193
Total liabilities		412,370,494		29,658,401	12,280,250		490,027		-		(37,147,919)	417,651,253
Net assets:												
Without donor restrictions		120,859,621		332,734	277,581		-		-			121,469,936
Noncontrolling interest in consolidated subsidiaries		-		-	-		29,506,381		-		(8,934,036)	20,572,345
Total without donor restrictions		120,859,621		332,734	277,581		29,506,381		-		(8,934,036)	142,042,281
With donor restrictions		33,568,035		-	-		-		-		-	33,568,035
Total net assets		154,427,656		332,734	277,581		29,506,381		-		(8,934,036)	175,610,316
Total liabilities and net assets	\$	566,798,150	\$	29,991,135	\$ 12,557,831	\$	29,996,408	\$	-	\$	(46,081,955)	\$ 593,261,569

Consolidating Statement of Activities Year Ended December 31, 2020

	Capital Impact Partners	Detroit Neighborhoods Fund, LLC	FPIF, LLC	Community Investment Impact Fund , LLC	Community Investment Impact Fund II, LLC	Eliminations	Total
Changes in net assets without donor restrictions:		,	,		,		
Financial activity:							
Financial income:							
Interest income on loans	\$ 19,404,425	\$ 1,319,248	\$ 1,125,322	\$ 2,041,346	s -	\$ (463,344) \$	23,426,997
Loan fees	831,013	· · · ·	48,682	· · · ·	· ·	-	879,695
Investments income, net	3,259,694	3,997	1,533	9,026	-	(472,208)	2,802,042
Gain on equity method investments	1,502,237	-	-	-	-		1,502,237
Loss on NMTC unwind	(420)	-	-	-	-	-	(420)
Total financial income	24,996,949	1,323,245	1,175,537	2,050,372	-	(935,552)	28,610,551
Financial expense:							
Interest expense	10,411,280	713,515	707,484	-	-	(463,344)	11,368,935
Provision for loan losses	713,095	-	-	-	-	-	713,095
Total financial expense	11,124,375	713,515	707,484	-	-	(463,344)	12,082,030
Net financial income	13,872,574	609,730	468,053	2,050,372	-	(472,208)	16,528,521
Revenue and support:							
Loan servicing fees	2,202,500	-	-	-	-	(974,417)	1,228,083
Fees	857,055	-	-	-	-	(233,607)	623,448
Contribution	15,000,000	-	-	-	-	-	15,000,000
Other income	346,778	526	-	871	-	-	348,175
Net assets released from donor restrictions	8,190,657	-	-	-	-	-	8,190,657
Total revenue and support	26,596,990	526	-	871	-	(1,208,024)	25,390,363
Expenses:							
Innovative community lending program	12,007,699	520,398	417,703	336,611	-	(1,208,024)	12,074,387
Total program expenses	12,007,699	520,398	417,703	336,611	-	(1,208,024)	12,074,387
Support expenses:							
Management and general	12,620,354	94,100	-	5,048		-	12,719,502
Fundraising	1,295,402	-	-	-	-	-	1,295,402
Total expenses	25,923,455	614,498	417,703	341,659	-	(1,208,024)	26,089,291
Change in net assets without donor restrictions							
before noncontrolling interest activities	14,546,109	(4,242)	50,350	1,709,584	-	(472,208)	15,829,593
Noncontrolling interest – capital contribution	-	-	-	3,763,007	-	(3,763,007)	-
Noncontrolling interest – transfer	-	-	-	12,557,248	(12,557,248)	-	-
Noncontrolling interest – distributions	-	-	-	(5,455,368)		472,062	(4,983,306)
Noncontrolling interest – return of investment	-	-	-	(8,239,278)		2,471,783	(5,767,495)
Change in net assets without							
donor restrictions	14,546,109	(4,242)	50,350	4,335,193	(12,557,248)	(1,291,370)	5,078,792
Change in net assets with donor restrictions:							
Investment income, net	62,924	-	-	-	-	-	62,924
Grant revenue	14,250,083			-	-	-	14,250,083
Net assets released from donor restrictions	(8,190,657)	-	-	-	-	-	(8,190,657)
Change in net assets with donor							
restrictions	6,122,350	-		-	-	-	6,122,350
Change in net assets	20,668,459	(4,242)	50,350	4,335,193	(12,557,248)	(1,291,370)	11,201,142
Net assets, beginning	133,759,197	336,976	227,231	25,171,188	12,557,248	(7,642,666)	164,409,174
Net assets, ending	\$ 154,427,656	\$ 332,734	\$ 277,581	\$ 29,506,381	\$ -	\$ (8,934,036) \$	175,610,316

The following consolidated entities did not have 2020 activity: 1) Community Solutions Group, LLC 2) NCBCI Education Conduit, LLC 3) Impact NMTC Holdings II, LLC

Consolidating Statement of Financial Position December 31, 2019

Assets	Capital Impact Partners	Detroit Neighborhoods Fund, LLC	FPIF, LLC	Commu Investmen Fund ,	Impact	Community Investment Impact Fund II, LLC	Eliminations	Total
Cash and cash equivalents – unrestricted	\$ 38,653,529	\$ 2,162,254	\$ 222,411	\$ 4,91	9,398	\$ 2,455,507	\$-	\$ 48,413,099
Cash and cash equivalents – restricted	24,383,100	243,937	-		-	-	-	24,627,037
Accounts and interest receivable	2,674,017	97,822	124,341	11	1,944	66,118	(277,651)	2,796,591
Contributions receivable	1,925,000	-	-		-	-	-	1,925,000
Investments	46,348,491	-	-		-	-	(7,642,665)	38,705,826
Mortgage Backed and U.S. Treasury Securities	69,466,573	-	-		-	-	-	69,466,573
Loans receivable	371,351,435	-	-		-	-	-	371,351,435
Less: allowance for loan losses	(13,154,705)	-	-		-	-	-	(13,154,705)
Loans receivable, net	358,196,730	-	-		-	-	-	358,196,730
Loans receivable – subsidiaries	-	22,605,212	21,616,068	24,29	1,154	10,137,903	(44,816,442)	33,833,895
Other assets	6,722,820	-	-		-	-	(3,763,007)	2,959,813
Right of use assets	10,794,995	-	-		-	-	-	10,794,995
Total assets	\$ 559,165,255	\$ 25,109,225	\$ 21,962,820	\$ 29,32	2,496	\$ 12,659,528	- \$ (56,499,765)	\$591,719,559
Liabilities and Net Assets								
Liabilities:								
Accounts payable and accrued expenses	\$ 2,616,452	\$ 94,916	\$ 119,521	\$ 4.15	1,308	\$ 102,280	\$ (4,040,657)	\$ 3,043,820
Refundable advance liability	7,245,759	-	-	• .,.•	-	-	-	7,245,759
Due to subsidiaries	34,429,057	-	-		-	-	(34,429,057)	-
Revolving lines of credit	54,000,000	-	-		-	-	-	54,000,000
Notes payable	70,655,976	-	-		-	-	-	70,655,976
Investor Notes, net	134,570,907	-	-		-	-	-	134,570,907
Subordinated debt	2,500,000	-	-		-	-	-	2,500,000
Federal Home Loan Bank borrowing	47,271,304	-	-		-	-	-	47,271,304
Bond loan payable	58,908,325	-	-		-	-	-	58,908,325
Notes payable – subsidiaries	-	24,677,333	21,616,068		-	-	(10,387,385)	35,906,016
Lease liabilities	13,208,278	-	-		-	-	-	13,208,278
Total liabilities	425,406,058	24,772,249	21,735,589	4,15	1,308	102,280	(48,857,099)	427,310,385
Net assets:								
Without donor restrictions	106,313,512	336,976	227,231		-	-	(18,309)	106,859,410
Noncontrolling interest in consolidated subsidiaries	-	-		25,17	1,188	12,557,248	(7,624,357)	30,104,079
Total without donor restrictions	106,313,512	336,976	227,231	25,17		12,557,248	(7,642,666)	136,963,489
With donor restrictions	27,445,685	-	-	,	-	-	-	27,445,685
Total net assets	133,759,197	336,976	227,231	25,17	1,188	12,557,248	(7,642,666)	164,409,174
Total liabilities and net assets	\$ 559,165,255	\$ 25,109,225	\$ 21,962,820	\$ 29,32	2,496	\$ 12,659,528	\$ (56,499,765)	\$591,719,559

Consolidating Statement of Activities Year Ended December 31, 2019

	Capital Impact Partners	Detroit Neighborhoods Fund, LLC	FPIF, LLC	Community Investment Impact Fund , LLC	Community Investment Impact Fund II, LLC	Eliminations	Total
Changes in net assets without donor restrictions:							
Financial activity: Financial income:							
Interest income on loans	\$ 19,148,417	\$ 1,057,905	\$ 1,354,682	\$ 1,484,698	\$ 533,917	\$ (461,546)	\$ 23,118,073
Loan fees	969,855	φ 1,007,000 -	19,721	φ 1,404,030 -	φ 000,017 -	φ (+01,5+0) -	989,576
Investments income, net	4,657,872	26,196	1,734	8,622	13,673	(386,769)	4,321,328
Loss on equity method investments	(181,184)					(· ·)	(181,184)
Loss on NMTC unwind	(11,844)	-	-	-	-	-	(11,844)
Total financial income	24,583,116	1,084,101	1,376,137	1,493,320	547,590	(848,315)	28,235,949
Financial expense:							
Interest expense	9,922,053	667,202	847,879	-	-	(461,546)	10,975,588
Provision for loan losses	1,631,866	-	-	-	-	-	1,631,866
Bad debt expense	-		-	-	-	-	-
Total financial expense	11,553,919	667,202	847,879	-	-	(461,546)	12,607,454
Net financial income	13,029,197	416,899	528,258	1,493,320	547,590	(386,769)	15,628,495
Revenue and support:							
Loan servicing fees	2,308,810	-	-	-	-	(889,102)	1,419,708
Fees	1,546,520	-	-	-	-	(275,723)	1,270,797
Other income	107,678	-	-	532	100	-	108,310
Net assets released from donor restrictions	6,958,858	-	-	-	-	-	6,958,858
Total revenue and support	10,921,866	-	-	532	100	(1,164,825)	9,757,673
Expenses:							
Innovative community lending program	11,188,333	420,319	463,849	238,125	92,413	(1,164,825)	11,238,214
Total program expenses	11,188,333	420,319	463,849	238,125	92,413	(1,164,825)	11,238,214
Support expenses:							
Management and general	10,227,109	-	-	2,739	-	-	10,229,848
Fundraising	899,203	-	-	-	-	-	899,203
Total expenses	22,314,645	420,319	463,849	240,864	92,413	(1,164,825)	22,367,265
Change in net assets without donor							
restrictions before non-operating and							
non controlling interest activities	1,636,418	(3,420)	64,409	1,252,988	455,277	(386,769)	3,018,903
Noncontrolling interest – capital contribution	-	-	-	-	6,375,000	(1,275,000)	5,100,000
Noncontrolling interest – distributions	-	-	-	(1,211,894)	(398,029)	270,119	(1,339,804)
Change in net assets without							
donor restrictions	1,636,418	(3,420)	64,409	41,094	6,432,248	(1,391,650)	6,779,099
Change in net assets with donor restrictions:							
Investment income, net	249,945	-	-	-	-	-	249,945
Grant revenue	4,437,574	-	-	-	-	-	4,437,574
Net assets released from donor restrictions	(6,958,858)	-	-	-	-	-	(6,958,858)
Change in net assets with donor							
restrictions	(2,271,339)	-	-	-	-	-	(2,271,339)
Change in net assets	(634,921)	(3,420)	64,409	41,094	6,432,248	(1,391,650)	4,507,760
Net assets, beginning	134,394,118	340,396	162,822	25,130,094	6,125,000	(6,251,016)	159,901,414
Net assets, ending	\$ 133,759,197	\$ 336,976	\$ 227,231	\$ 25,171,188	\$ 12,557,248	\$ (7,642,666)	\$ 164,409,174

The following consolidated entities did not have 2019 activity: 1) Community Solutions Group, LLC 2) NCBCI Education Conduit, LLC 3) Impact NMTC Holdings II, LLC 4) Woodward Corridor Investment Fund, LLC.