VILLA GARDENS LIMITED PARTNERSHIP

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DECEMBER 31, 2021 AND 2020

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INDEPENDENT AUDITORS' REPORT

To the Partners and Management of Villa Gardens Limited Partnership Lafayette, Louisiana

Opinion

We have audited the accompanying financial statements of Villa Gardens Limited Partnership (a Louisiana Limited Partnership), which comprise the balance sheets as of December 31, 2021 and 2020 and the related statements of operations, partners' equity (deficit), and cash flows for the years then ended, and the related notes to the financial statements.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of Villa Gardens Limited Partnership as of December 31, 2021 and 2020, and the results of its operations, changes in partners' equity (deficit) and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

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

Responsibilities of Management for the 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, and for 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.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about Villa Gardens Limited Partnership's ability to continue as a going concern within one year after the date that the 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 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 generally accepted auditing standards and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with generally accepted auditing standards and Government Auditing Standards, we:

• Exercise professional judgment and maintain professional skepticism throughout the audit.

- Identify and assess the risks of material misstatement of the 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 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 Villa Gardens Limited Partnership's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about Villa Gardens Limited Partnership's ability to continue as a going concern for a reasonable period of time.

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

Supplementary Information

Our audits were conducted for the purpose of forming an opinion on the financial statements as a whole. The Schedule of Expenses, the Schedule of Operating Income and Expense Variances – AMEC Model to Actual Comparisons, the Computation of Surplus Cash, Distributions, and Residual Receipts – LHC – Tax Credit Assistance Program, the TCAP Computation of Surplus Cash, and the Schedule of Compensation, Benefits, and Other Payments to the Agency Head or Chief Executive Officer are presented for purposes of additional analysis and are not a required part of the financial statements. The 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. The information has been subjected to the auditing procedures applied in the audits 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.

Other Reporting Required by Government Auditing Standards

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In accordance with *Government Auditing Standards*, we have also issued our report dated February 28, 2022 on our consideration of Villa Gardens Limited Partnership's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, grant agreements, and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of Villa Gardens Limited Partnership's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering Villa Gardens Limited Partnership's internal control over financial reporting and compliance.

Monroe, Louisiana February 28, 2022

VILLA GARDENS LIMITED PARTNERSHIP BALANCE SHEETS DECEMBER 31,

ASSETS

	2021	2020
CURRENT ASSETS		
Cash-Operating	\$ 26,032	\$ 45,788
Accounts Receivable - Tenants (Net)	7,665	15,033
Accounts Receivable - Agency Subsidy	-	1,046
Accounts Receivable - Other	1,626	416
Insurance Proceeds Receivable	-	119,697
Prepaid Expenses	16,635	14,617
Total Current Assets	51,958	196,597
RESTRICTED DEPOSITS AND FUNDED RESERVES		
Operating Reserve	179,959	179,689
Replacement Reserve	102,584	85,273
Tax and Insurance Escrow	40,887	41,288
Tenants' Security Deposits	33,960	34,785
Total Restricted Deposits and Funded Reserves	357,390	341,035
PROPERTY AND EQUIPMENT		
Buildings	5,993,368	5,977,936
Furniture and Equipment	557,374	557,374
Site Improvements	1,355,582	1,346,514
Total	7,906,324	7,881,824
Less: Accumulated Depreciation	(2,845,290)	(2,656,907)
Net Depreciable Assets	5,061,034	5,224,917
Land	415,324	415,324
Construction In Progress	-	41,800
Total Property and Equipment	5,476,358	5,682,041
OTHER ASSETS		
Tax Credit Fees	42,250	42,250
Less: Accumulated Amortization	(42,250)	(41,546)
Utility Deposits	900	900
Total Other Assets	900	1,604
Total Assets	\$ 5,886,606	\$ 6,221,277

The accompanying notes are an integral part of these financial statements.

VILLA GARDENS LIMITED PARTNERSHIP BALANCE SHEETS DECEMBER 31,

LIABILITIES AND PARTNERS' EQUITY

	2021		2020
CURRENT LIABILITIES			
Accounts Payable	\$ 47,2	246	34,590
Deferred Revenue	12,6	563	177
Deferred Insurance Proceeds		-	119,697
Management Fee Payable		-	738
Asset Management Fee Payable	8,0	064	-
Accrued Interest Payable - Capital One	8,7	01	8,701
Current Portion of Long-Term Debt	30,8		28,692
Total Current Liabilities	107,5	544	192,595
DEPOSITS			
Tenants' Security Deposits	33,9	960	35,180
Total Deposits	33,9	960	35,180
LONG-TERM LIABILITIES			
Note Payable - Capital One, Net of Unamortized Debt Issuance Costs	1,311,7	78	1,332,903
Note Payable - LPTFA	457,6	514	457,614
Note Payable - LHC TCAP	833,5	528	833,528
Accrued Interest Payable - LHC TCAP	318,1	71	284,367
Accrued Partnership Management Fees Payable	90,0	050	77,525
Total Long-Term Liabilities	3,011,1	41	2,985,937
Total Liabilities	3,152,6		3,213,712
PARTNERS' EQUITY			
Parners' Equity	2,733,9	961	3,007,565
Total Partners' Equity	2,733,9	061	3,007,565
Total Liabilities and Partners' Equity	\$ 5,886,6	506	6,221,277

The accompanying notes are an integral part of these financial statements.

VILLA GARDENS LIMITED PARTNERSHIP STATEMENTS OF OPERATIONS FOR THE YEARS ENDED DECEMBER 31,

	2021	2020	
REVENUE			
Rents	\$ 441,762	\$ 443,645	
Loss of Rents Recovery	4,200	-	
Vacancies	(12,800)	(2,754)	
Concessions	(15,355)	(9,078)	
Bad Debts	(4,001)	(1,629)	
Late Fees, Deposits Forfeitures, etc.	11,177	7,752	
Other Income	<u></u> _	3,023	
Total Revenue	424,983	440,959	
EXPENSES			
Maintenance and Repairs	147,483	114,371	
Utilities	7,110	5,026	
Administrative	66,130	53,113	
Management Fees	26,756	25,899	
Taxes	25,625	24,755	
Insurance	65,867	57,435	
Interest	137,264	139,217	
Depreciation and Amortization	241,715	286,485	
Total Expenses	717,950	706,301	
Net Income (Loss) from Operations	(292,967)	(265,342)	
OTHER INCOME (EXPENSE)			
Interest Income	408	768	
Casualty Gain (Loss)	39,544	-	
Asset Management Fees	(8,064)	(7,829)	
Partnership Management Fees	(12,525)	(11,702)	
Total Other Income (Expense)	19,363	(18,763)	
Net Income (Loss)	\$ (273,604)	\$ (284,105)	

The accompanying notes are an integral part of these financial statements.

VILLA GARDENS LIMITED PARTNERSHIP STATEMENTS OF PARTNERS' EQUITY (DEFICIT) FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020

				S	pecial		
		Ge	eneral	L	imited	Ir	nvestment
		Pa	ırtner	P	artner		Partner
	 Total	Но	ayette ousing thority		fudson P, LLC		ndson Villa ardens, LP
Partners' Equity (Deficit), December 31, 2019	\$ 3,291,670	\$	(265)	\$	(50,265)	\$	3,342,200
Net Loss	 (284,105)		(28)		(28)		(284,049)
Partners' Equity (Deficit), December 31, 2020	3,007,565		(293)		(50,293)		3,058,151
Net Loss	 (273,604)		(27)		(27)		(273,550)
Partners' Equity (Deficit), December 31, 2021	\$ 2,733,961	\$	(320)	\$	(50,320)	\$	2,784,601
Profit and Loss Percentages	100.00%		0.01%		0.01%		99.98%

VILLA GARDENS LIMITED PARTNERSHIP STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31,

	2021	2020
CASH FLOWS FROM OPERATING ACTIVITIES:	Φ (272 (04)	Φ (204.105)
Net Income (Loss)	\$ (273,604)	\$ (284,105)
Adjustments to Reconcile Net Income (Loss) to Cash		
Provided by (Used in) Operating Activities:	241.715	207.405
Depreciation and Amortization	241,715	286,485
Casualty (Gain) Loss	(39,544)	(7.141)
(Increase)Decrease in Accounts Receivable - Tenants (Net)	7,368	(7,141)
(Increase)Decrease in Accounts Receivable - Agency Subsidy	1,046	(1,046)
(Increase)Decrease in Accounts Receivable - Other	(1,210)	104
(Increase)Decrease in Prepaid Expenses	(2,018)	(3,062)
Increase(Decrease) in Accounts Payable	12,656	24,988
Increase(Decrease) in Deferred Revenue	12,486	(761)
Increase(Decrease) in Management Fee Payable	(738)	738
Increase(Decrease) in Asset Management Fee Payable	8,064	-
Increase(Decrease) in Partnership Management Fee Payable	12,525	11,702
Increase(Decrease) in Accrued Interest Payable	33,804	33,732
Increase(Decrease) in Security Deposit Liability	(1,220)	1,195
Total Adjustments	284,934	346,934
Net Cash Provided by (Used in) Operating Activities	11,330	62,829
CASH FLOWS FROM INVESTING ACTIVITIES:		
Payments for Property and Equipment	_	(41,800)
Acquisition/Construction of Property and Equipment - Hurricane and Fire Restoration	(103,136)	-
Payments for Cleaning and Debris Removal - Fire Restoration	(2,600)	_
Receipt of Insurance Proceeds - Hurricane and Fire Restoration	119,697	_
Net Cash Provided by (Used in) Investing Activities	13,961	(41,800)
The Cush Tro Audu by (Osbu III) Investing Trouvilles		(11,000)
CASH FLOWS FROM FINANCING ACTIVITIES:		
Payment on Long-Term Debt	(28,692)	(26,667)
Net Cash Provided by (Used in) Financing Activities	(28,692)	(26,667)
1.00 cash 110 hada of (cood iii) 1 mantang 1.00 hada	(20,0)2)	(20,007)
Net Increase (Decrease) in Cash and Cash Equivalents	(3,401)	(5,638)
Cash and Cash Equivalents at Beginning of Year	386,823	392,461
CASH AND CASH EQUIVALENTS AT END OF YEAR	\$ 383,422	\$ 386,823
CASILAND CASILEQUIVALENTS AT END OF TEAK	\$ 303,422	\$ 300,023
Supplemental Disclosures of Cash Flow Information:		
Cook and Cook Englander		
Cash and Cash Equivalents	e 26.022	¢ 45.700
Cash-Operating	\$ 26,032	\$ 45,788
Operating Reserve	179,959	179,689
Replacement Reserve	102,584	85,273
Tax and Insurance Escrow	40,887	41,288
Tenants' Security Deposits	33,960	34,785
Total Cash and Equivalents	\$ 383,422	\$ 386,823

VILLA GARDENS LIMITED PARTNERSHIP STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31,

	2021	2020
Supplemental Disclosures of Cash Flow Information (Continued):		
Cash Paid During the Year for:		
Interest	\$ 103,460	\$ 105,485

NOTE A – REPORTING ENTITY AND OPERATIONS

Villa Gardens, Limited Partnership, (the Partnership) was formed as a limited partnership under the laws of the State of Louisiana on November 5, 2009, for the purpose to acquire, construct, own, finance, lease, and operate a qualified low income housing project (the Property) within the meaning of Section 42 of the Internal Revenue Code.

The Property consists of a 43 unit, single-family home rental complex, located in Lafayette, Louisiana and was placed in service on March 23, 2011. The Property is eligible for Low-Income Housing Tax Credits established under the program described in Section 42 of the Internal Revenue Code (low-income housing tax credit) which regulates the use of the Property with respect to occupant eligibility and unit rent levels, among other requirements.

The major activities and operations of the Partnership are governed by the Amended and Restated Articles of Partnership (the Partnership Agreement) and are subject to the administrative directives, rules, and regulations of federal and state regulatory agencies, including but not limited to, LHC (formerly the Louisiana Housing Finance Agency). Such administrative directives, rules, and regulations are subject to change by federal and state agencies.

NOTE B – PARTNERSHIP AND PARTNERS

Pursuant to the Partnership Agreement, the Partnership is comprised of three partners (collectively, the Partners). The Partnership's general partner, Lafayette Housing Authority (the General Partner); a limited partner, Hudson Villa Gardens LP (the Limited Partner); and, a special limited partner, Hudson SLP LLC (the Special Limited Partner).

The Housing Authority of the City of Lafayette, Louisiana (the Housing Authority) is obligated to guarantee the obligations of the General Partner, pursuant to an Unconditional Guaranty executed by the Housing Authority.

On September 21, 2011, the Special Limited Partner assigned its interest in the Partnership to Hudson VG SLP LLC, which now acts as the Partnership's Special Limited Partner.

As the result of certain circumstances precluding the General Partner from meeting its obligations under the Partnership Agreement, on September 26, 2011, the Special Limited Partner exercised certain of its rights under the Partnership Agreement to cause the authority of the General Partner to be restricted and to require that the Special Limited Partner provide consent to any and all actions of the General Partner.

On January 16, 2012, the Construction Loan matured. Following this maturity, the Construction Loan became subject to remedies of the Construction/Permanent Lender, which remedies include acceleration of the Construction Loan, termination of the permanent loan commitment and/or initiation of foreclosure proceedings.

As the result of non-performance by the General Partner under the provisions of the Partnership Agreement and as the result of the technical default of the Partnership under the Construction Loan, the Special limited Partner issued a Notice of Default to the General Partner on February 3, 2012. This Notice of Default allowed for a 30-day cure period as prescribed by the Partnership Agreement.

NOTE B – PARTNERSHIP AND PARTNERS (CONTINUED)

The General Partner failed to respond to the Notice, and failed to cure the cited defaults within the prescribed cure period.

On March 7, 2012, the Special Limited Partner took action to remove Villa Gardens Housing Corporation as the general partner of the Partnership.

Concurrent with the removal of Villa Gardens Housing Corporation as the general partner of the Partnership, the general partner interest was assigned to the Lafayette Housing Authority. Effective as of March 7, 2012, the Lafayette Housing Authority assumed responsibility as the General Partner of the Partnership.

NOTE C – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A summary of significant accounting policies consistently applied in the preparation of the accompanying financial statements follows.

Basis of Accounting

The financial statements of the Partnership are prepared on the accrual basis of accounting and in accordance with U.S. generally accepted accounting principles.

Estimates

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

Cash and Cash Equivalents

For purposes of the statements of cash flows, cash and cash equivalents represent unrestricted cash, restricted deposits, funded reserves and all highly liquid and unrestricted and restricted debt instruments purchased with a maturity of three months or less.

Cash and Other Deposits

The Partnership has various checking, escrow, and other deposits at various financial institutions. Noninterest-bearing and interest-bearing accounts, in the aggregate, are insured up to \$250,000 at each financial institution by the Federal Deposit Insurance Corporation (FDIC). As of December 31, 2021, there were uninsured deposits of \$93,138.

Collateralization Policy for Financial Instruments

The Partnership does not require collateral to support financial instruments subject to credit risk.

NOTE C – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Capitalization and Depreciation

Land, buildings, improvements, and equipment are recorded at cost. Depreciation is provided for in amounts sufficient to relate the cost of depreciable assets to operations using the straight-line method over their estimated service lives as follows:

Buildings 40 years Furniture, Fixtures and Equipment 10 years Site Improvements 20 years

Improvements are capitalized, while expenditures for maintenance and repairs are charged to expense as incurred. Upon disposal of depreciable property, the appropriate property accounts are reduced by the related costs and accumulated depreciation. The resulting gains and losses are reflected in the statements of operations.

Amortization

Organization costs are expensed as incurred. Tax credit costs are amortized over the ten year tax credit period using the straight-line method.

Debt Issuance Costs

Debt issuance costs, net of accumulated amortization, are reported as a direct reduction of the obligation to which such costs relate. Amortization of debt issuance costs is reported as a component of interest expense and is computed using the interest method.

Tenants' Security Deposits

Tenants' security deposits are held in a separate bank account in the name of the apartment complex. At December 31, 2021, the tenants' security deposit was funded in an amount equal to the security deposit liability.

Rental Income and Deferred Rents

Rental income is recognized as rentals become due. Rental payments received in advance are deferred until earned. All leases between the Partnership and the tenants of the property are operating leases.

Tenant rent charges for the current month are due on the first of each month. Tenants who are evicted or move out are charged with damages or cleaning fees, if applicable. Tenant accounts receivable consists of amounts due for rental income, other tenant charges and charges for damages and cleaning fees in excess of forfeited security deposits. The Partnership does not accrue interest on the tenant receivable balances.

Tenant receivables are reported net of an allowance for doubtful accounts. As of December 31, 2021 and 2020, the allowance for doubtful accounts was \$0 and \$1,629, respectively. Management's estimate of the allowance is based on historical collection experience and a review of the current status of tenant accounts receivable. It is reasonably possible that management's estimate of the allowance will change.

NOTE C – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Income Taxes

No provision or benefit for income taxes has been included in these financial statements since taxable income or loss passes through to, and is reportable by, the partners individually. The time limit for taxing authorities to examine the Partnership's income tax returns is generally three years from the date of filing or the due date, whichever is later, unless civil or criminal fraud is proven, for which there is no time limit. The Partnership files income tax returns in the U.S. federal jurisdiction, and various state jurisdictions. The Partnership is no longer subject to U.S. federal and state income tax examinations by tax authorities for years before 2018.

FASB ASC 360, Property, Plant, and Equipment

FASB ASC 360, *Property, Plant, and Equipment* requires that long-lived assets and certain identifiable intangibles held and used by an entity be reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Application of the impairment provisions of FASB ASC 360, *Property, Plant, and Equipment* has not materially affected the Partnership's reported earnings, financial condition or cash flows.

NOTE D - NOTE PAYABLE

Permanent Loan – Capital One

On March 7, 2012, the Partnership entered into a permanent loan agreement to receive funds up to the amount of \$1,600,000 from Capital One, National Association. This permanent loan (the Permanent Loan) is payable in monthly installments of principal and interest in the amount of \$11,013 until its maturity in fifteen years, March 7, 2027, at which time any remaining principal and interest is due and payable. The Permanent Loan bears interest at a fixed rate of 7.34% per annum and is collateralized primarily by the Partnership's land and improvements, thereon.

As of December 31, 2021 and 2020, the Permanent Loan had a balance of \$1,393,822 and \$1,422,514, with interest accrued of \$8,701 and \$8,701, respectively.

	2021	2020
Note Payable – Capital One	\$ 1,393,822	\$ 1,422,514
Less: Unamortized Debt Issuance Costs	(51,174)	(60,919)
Note Payable - Capital One, Net	\$ 1,342,648	\$ 1,361,595

Note Payable – LPTFA

The Partnership entered into a permanent loan agreement with Lafayette Public Trust Financing Authority on July 16, 2010 (the LPTFA Loan). The maximum loan amount that can be drawn is \$463,250. The LPTFA Loan bears no interest and is payable solely from 75% of net cash flow of the Partnership commencing on January 2011. The LPTFA Loan matures on June 30, 2025. The LPTFA Loan is primarily collateralized by a mortgage on real property and a security agreement. As of December 31, 2021 and 2020, the total note payable was \$457,614 and \$457,614, respectively.

NOTE D – NOTE PAYABLE (CONTINUED)

Note Payable – LHC TCAP

The LHC has committed loan proceeds of \$833,527 to the Partnership (the TCAP Loan), of which \$833,527 has been received by the Partnership. The TCAP Loan bears interest at a fixed rate of 4.00% per annum, which accrues on the outstanding principal balance and is payable in annual installments solely from 75% of surplus cash, due on the first day of April commencing April 1, 2012. The TCAP Loan will mature on August 1, 2045, which is the date all unpaid sums under the note are due and payable. The TCAP Loan also details that payments shall be made only out of and to the extent of the cash flow of the Partnership after payment of all operating expenses approved by the LHC. As a condition to obtaining this financing, the Partnership has entered into a regulatory agreement with LHC, whereby rentals are to be restricted to low-income tenants rents charged are to be restricted to a percentage of the tenant's median income.

Should the LHC issue a written notice to the Partnership of an instance of noncompliance with the regulatory agreement, the Partnership shall have thirty days from the issuance of such notice to correct the noncompliance. Should the noncompliance not be corrected within the thirty days, the LHC has the right to declare the entire amount of mortgage immediately due and payable.

The balance at December 31, 2018 and 2020 was \$833,528 and \$833,528, with interest accrued of \$318,171 and \$284,367, respectively.

Maturities of Long-Term Debt

Maturities of long-term debt for the next five years and thereafter are as follows:

Year Ending				
December 31	 Amount			
2022	\$ 30,870			
2023	\$ 33,214			
2024	\$ 35,735			
2025	\$ 38,449			
2026	\$ 41,368			
Thereafter	\$ 2,505,328			

NOTE E - RELATED PARTY TRANSACTIONS

Asset Management Fee

The Partnership shall pay the Asset Management Fee annually to the Special Limited Partner for property management oversight, tax credit compliance monitoring, and related services. The Asset Management Fee is an annual fee in the amount of \$6,000, to be increased annually by three percent (3%) and accrues on a cumulative basis. For the years ended December 31, 2021 and 2020, Asset Management Fees incurred totaled \$8,064 and \$7,829, respectively. At December 31, 2021 and 2020, Asset Management Fees were owed in the amount of \$8,064 and \$0, respectively.

NOTE E – RELATED PARTY TRANSACTIONS (CONTINUED)

Partnership Management Fees

The Partnership shall pay to the General Partner a cumulative Partnership Management Fee to be increased annually in the amount and priority specified in section 8.10 of the Partnership Agreement to compensate the General Partner for managing the Partnership's operations and assets and coordinating the preparation of the required State Housing Finance Agency, federal, state, and local tax and other required filings and financial reports. The Partnership Management Fee shall equal \$10,000 per year, increasing annually by the CPI percentage. Any unpaid Partnership Management Fee in a given fiscal year shall accrue and be payable from net cash flow available in future years. For the years ended December 31, 2021 and 2020, Partnership Management Fees incurred totaled \$12,525 and \$11,702, respectively. At December 31, 2021 and 2020, Partnership Management Fees payable totaled \$90,050 and \$77,525, respectively.

NOTE F - RESTRICTED ESCROW DEPOSITS AND RESERVES

Operating Reserve

The General Partner shall establish an operating reserve account (the Operating Reserve) which is to be funded at the time of the funding of the Third Capital Contribution by the Limited Partner in the amount of \$175,000. The operating reserve account shall be maintained for the duration of the Compliance Period (after which, funds on deposit may be released and distributed as net cash flow in accordance with section 7.03 of the Partnership Agreement) and shall be used exclusively to pay for Operating Deficits incurred by the Partnership with the consent of the Special Limited Partner. Subsequent to the initial period, any amounts on deposit in the operating reserve account in excess of \$175,000 may be released to the General Partner. Should the balance in the operating reserve account fall below \$175,000, distributions shall be made from net cash flow to maintain a minimum balance of \$175,000.

As of December 31, 2021 and 2020, the Operating Reserve had a balance of \$179,959 and \$179,689, respectively.

Replacement Reserve

The General Partner shall establish a replacement reserve account (the Replacement Reserve), to be funded each month (on an annualized basis) the greater of (i) the amount required by the Construction/Permanent Lender and (ii) \$300 per unit annually, to be increased annually by 3%.

Monthly funding of the Replacement Reserve is to commence as of the month following substantial completion of the apartment complex, as defined in the Partnership Agreement. The Partnership shall utilize amounts in the Replacement Reserve to fund major repair, capital expenditures and replacement of capital items for the property, subject to consent of the Special Limited Partner. In the event that the reserve minimum payment to the Replacement Reserve required under the terms of the Partnership Agreement exceeds the amount required by the Construction/Permanent Lender, the Special Limited Partner shall establish a separate account called the SLP Replacement Reserve Account, into which the General Partner shall deposit any such excess. Interest earned on either account shall become part of that account.

In accordance with the TCAP Replacement Reserve Agreement, upon execution and delivery of the TCAP loan documents, the Partnership is required to establish a Replacement Reserve Fund. Commencing on the date the first scheduled monthly payment is due under the TCAP Reserve For Replacement Agreement after

NOTE F – RESTRICTED ESCROW DEPOSITS AND RESERVES (CONTINUED)

Replacement Reserve (Continued)

the conversion and continuing on the same day of each successive month until the end of the Review Period of 60 months after the first scheduled monthly payment date, the Partnership shall pay to LHC or the Permanent Lender of the TCAP Loan \$1,075 per month for deposit into the Replacement Reserve Fund, together with any regular monthly payments as required by the TCAP mortgage.

For the year ended December 31, 2021, \$17,337 was required to be funded to the Replacement Reserve account. The actual amount funded during the year ended December 31, 2021 was \$17,172, which resulted in the account being underfunded by \$165 for the year ended December 31, 2021. For the year ended December 31, 2020, \$16,832 was required to be funded to the Replacement Reserve account. The actual amount funded during the year ended December 31, 2020 was \$16,690, which resulted in the account being underfunded by \$142 for the year ended December 31, 2020. As of December 31, 2021, the account was underfunded by a total amount of \$3,938. As of December 31, 2021 and 2020, the Replacement Reserve had a balance of \$102,584 and \$85,273, respectively.

Replacement Reserve Account activity for the years ended December 31, 2021 and 2020 is as follows:

Replacement Reserve			
Beginning Balance 12/31/2017	\$	68,336	
Deposits		16,690	
Interest		247	
Withdrawals		(-)	
Ending Balance 12/31/2018		85,273	
Deposits		17,172	
Interest		139	
Withdrawals		(-)	
Ending Balance 12/31/2019	\$	102,584	

NOTE G – PARTNERS AND CONTRIBUTIONS

Article V of the Partnership Agreement sets forth the capital contributions of the Partners. The General Partner's, Lafayette Housing Authority, capital contribution is \$10. The Special Limited Partner's, Hudson SLP LLC, capital contribution is \$10. The Limited Partner's, Hudson Villa Gardens LP, capital contribution is \$5,999,400. Each of the Partners' capital contributions are subject to adjustments in accordance with the terms of the Partnership Agreement. The Partnership records capital contributions as received and distributions as paid. During the years ended December 31, 2021 and 2020, there were no capital contributions received. During the years ended December 31, 2021 and 2020, no distributions were paid to the Partners.

NOTE H – PARTNERSHIP PROFITS AND LOSSES AND DISTRIBUTIONS

All Partnership profits, losses, and tax credits are allocated among the Partners according to Section 7.02 of the Partnership Agreement, which dictates that .015 is allocated to the General Partner, .015 is allocated to the Special Limited Partner and the remaining 99.98% is allocated to the Limited Partner. Distributions of cash flow are governed by Sections 7.03 of the Partnership Agreement.

NOTE I – MANAGEMENT FEE

The Partnership pays a property management fee to Latter and Blum Property Management, Inc. equal to six percent (6.0%) of actual rent collections for the preceding month. For the years ended December 31, 2021 and 2020, Management Fees incurred and paid totaled \$26,756 and \$25,899, respectively. At December 31, 2021 and 2020, Management Fees were owed in the amount of \$0 and \$738, respectively.

NOTE J – ADVERTISING

During the years ended December 31, 2021 and 2020, advertising costs were incurred in the amount of \$820 and \$430, respectively. Advertising costs are expensed as incurred.

NOTE K – TAXABLE INCOME (LOSS)

A reconciliation of financial statement net income (loss) to taxable loss of the Partnership for the years ended December 31, 2021 and 2020, is as follows:

	2021	2020
Financial statement net income (loss)	\$ (273,604)	\$ (284,105)
Adjustments:		
Excess of depreciation for income		
tax purposes over financial		
reporting purposes	34,281	137,002
Timing difference in income/expense		
Recognition	25,310	(6,116)
Taxable loss shown on tax return	\$ (214,013)	\$ (153,219)

NOTE L – PROPERTY TAXES

The Partnership is exempt from paying property taxes and therefore did not incur property taxes for the years ended December 31, 2021 and 2020.

NOTE M - CASUALTY LOSS

During the year ended December 31, 2020, the apartment complex was damaged by a hurricane. The Partnership paid construction costs related to the hurricane in the amount of \$58,000. During the year ended December 31, 2021, the Partnership received insurance proceeds related to the claim in the amount of \$41,889. During the year ended December 31, 2021, the Partnership disposed of fixed asset costs related to the claim in the amount of \$48,932 with an unrecoverable book value of \$24,670, which resulted in a net casualty gain of \$17,219 from the disposal and restoration related to the hurricane.

During the year ended December 31, 2020, the apartment complex was damaged by a fire. The Partnership paid construction costs related to the fire in the amount of \$86,936. During the year ended December 31, 2021, the Partnership received insurance proceeds related to the claim in the amount of \$77,808. As of December 31, 2020, insurance proceeds receivable was in the amount of \$77,808. During the year ended December 31, 2021, the Partnership disposed of fixed asset costs related to the claim in the amount of \$71,504 with an unrecoverable book value of \$52,883 and paid additional clean-up debris costs in the amount of \$2,600, which resulted in a net casualty gain of \$22,325 from the disposal and restoration related to the fire.

NOTE N – CONTINGENCY

The Partnership's Low Income Housing Tax Credits are contingent on its ability to maintain compliance with applicable sections of Section 42. Failure to maintain compliance with the occupant eligibility, and/or unit gross rent, or to correct noncompliance within a specified time period could result in recapture of previously taken tax credits plus interest.

NOTE O – CURRENT VULNERABILITY DUE TO CERTAIN CONCENTRATIONS

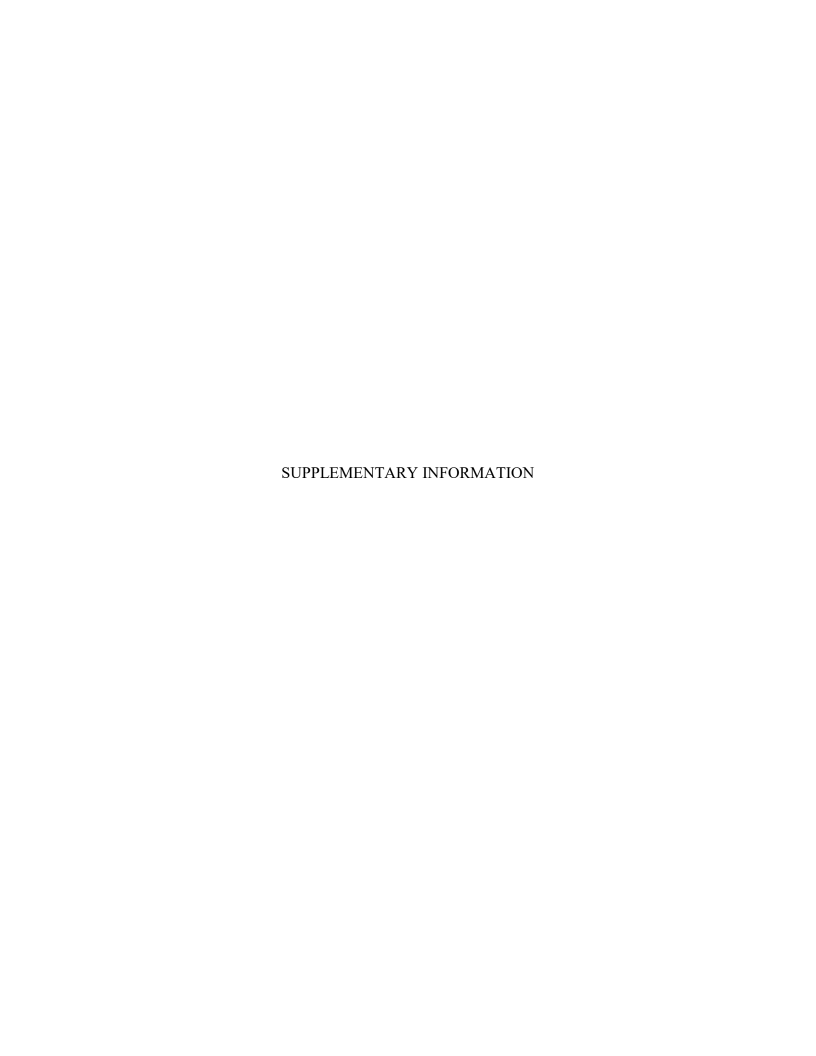
The Partnership's sole asset is Villa Gardens. The Partnership's operations are concentrated in the low-income real estate market. In addition, the Partnership operates in a heavily regulated environment. The operations of the Partnership are subject to the administrative directives, rules and regulations of federal and state regulatory agencies, including but not limited to, the state housing financing agency. Such administrative directives, rules and regulations are subject to change by federal and state agencies. Such changes may occur with little notice or inadequate funding to pay for related cost, including the additional administrative burden, to comply with a change.

NOTE P – RISKS AND UNCERTAINTIES

In March 2020, the worldwide Coronavirus (Covid 19) outbreak was declared a pandemic by the World Health Organization. If the Partnership should experience a disruption in collection of rents, this could adversely affect the Partnership's ability to meet its obligations in the future. As of the report date, the State of Louisiana was in phase III which did allow non-essential businesses to re-open. In addition, the Coronavirus Aid, Relief and Economic Security Act provides for a federal moratorium on evictions of tenants who cannot afford to pay their rent during the pandemic and live in government subsidized housing or landlords with rental properties with federally-backed mortgages, which expired on August 26, 2021. Although the Partnership has not experienced a material negative impact to its results of operations, cash flows and financial position as of the report date, any future material negative impact is unknown at this time due to the highly unpredictable nature of this virus and its effects and disruption to businesses in the future.

NOTE Q – SUBSEQUENT EVENTS

The Partnership has evaluated subsequent events through February 28, 2022, the date which the financial statements were available for issue.



VILLA GARDENS LIMITED PARTNERSHIP SCHEDULE OF EXPENSES FOR THE YEARS ENDED DECEMBER 31,

	2021		2020		
MAINTENANCE AND REPAIRS					
Salaries	\$	57,100	\$	54,246	
Repairs Contract		20,489		3,415	
Supplies		24,749		18,820	
Painting & Decorating		747		929	
Cleaning		729		843	
Grounds		19,798		19,623	
Garbage and Trash Removal		4,111		3,812	
Services		17,053		12,683	
Miscellaneous		2,707		-	
Total Maintenance and Repairs	\$	147,483	\$	114,371	
UTILITIES					
Electricity	\$	6,278	\$	4,333	
Water and Sewer		832		693	
Total Utilities	\$	7,110	\$	5,026	
ADMINISTRATIVE					
Manager Salaries	\$	28,317	\$	27,518	
Advertising	*	820	*	430	
Bank Charges		953		843	
Office Expense		5,127		4,714	
Telephone		1,547		2,290	
Travel		472		619	
Bookkeeping/Accounting		1,176		3,000	
Legal and Professional Fees		24,051		10,928	
Other Administrative Expenses		3,667		2,771	
Total Administrative	\$	66,130	\$	53,113	
TAXES					
Payroll Taxes	\$	25,625	\$	24,755	
Total Taxes	\$	25,625	\$	24,755	
INSURANCE					
Property and Liability Insurance	\$	62,668	\$	54,402	
Employee Benfits	Ψ	3,199	Ψ	3,033	
Total Insurance	\$	65,867	\$	57,435	
INTEREST EXPENSE					
Interest on Mortgage	\$	103,460	\$	105,322	
Interest on Mortgage - LHC TCAP	Ψ	33,804	Ψ	33,895	
Total Interest Expense	\$	137,264	\$	139,217	
Total Interest Expense	Ψ	107,201	Ψ	107,411	

VILLA GARDENS LIMITED PARTNERSHIP SCHEDULE OF OPERATING INCOME AND EXPENSE VARIANCES AMEC MODEL PROFORMA TO ACTUAL COMPARISONS FOR THE YEAR ENDED DECEMBER 31, 2021

Project Name: VILLA GARDENS

3.00% Inflation Rate for Income/Expenses 2.50% Inflation Rate for Replacement Reserve

2.30/0 1	manus rate for replacement reserve	2021 Year 11 AMEC Model	12/31/2021 Year 11 Actual	Explanation of Variances Exceeding 5.00%
Income Star	tement	- IIII O III O		Expansion of Animeto Exceeding 610070
Rental Inco	ome	-12%		
F	Residential-			
5121	Rental Income GROSS VACANCY	\$ 507,920 \$	445,962	
5121	Rental Income NET VACANCY	-	-	
5190	Other	-		
5140 S	Stores & Commercial-		<u>-</u> .	
Total Rental	Income:	507,920	445,962	
Vacancies: I	Enter as Negative	-21%		
5220 A	Apartments-	(35,554)	(12,800)	
5240 S	Stores & Commercial-	-	-	
5270 C	Garage & Parking Spaces-	-	-	
5290 N	Miscellaneous Concessions-	-	(15,355)	
Total Vacan	cies:	(35,554)	(28,155)	
Net Rental I	ncome:	472,366	417,807	
Other Incom	ne & Bad Debt	107%		
5910 I	Laundry & Vending-	-	-	
6370 A	Apartment Bad Debt- Enter as Neg.	-	(4,001)	
6370 C	Commercial Bad Debt- Enter as Neg.	-	-	
5920 N	NSF, Damages & Late Charges, Other-	3,467	11,177	
Total Other	Income:	3,467	7,176	
EFFECTIV	E GROSS INCOME	475,833	424,983	
Admin. Exp	s	-24%		
6210 A	Advertising-	1,653	820	
6250 A	Admin. Exps	-	10,361	
6310	Office Salaries-	31,931	-	
6311	Office Supplies-	-	3,655	
6320 N	Management Fee-	28,535	26,756	
6330 N	Management or Super. Sal	44,053	28,317	
6331 N	Mgmt. or Super. Free Rent Unit-	-	-	
6340 I	Legal Expenses (Project)-	-	825	
6350 A	Auditing Exps. (Project)-	10,081	9,406	
6351 E	Bookkeeping Fees/Acct. Services-	-	1,176	
6390 I	LHFA Asset Management Fee	6,719	11,570	
Total Admin	. Less Management Fee	94,437	66,130	
Total Admir	ı. Exps.:	122,972	92,886	
Utilities Exp	ense	8%		
6420 F	Fuel Oil/Coal-	-	-	
6420 F	Fuel for Domestic Hot Water-	-	-	
6450 H	Electricity (Light & Misc. Power)-	4,703	6,278	
6451 V	Water-	-	296	
6452	Gas-	1,882	-	
6453 S	Sewer-	<u> </u>	536	
Total Utilitie	es Exps.:	6,585	7,110	

VILLA GARDENS LIMITED PARTNERSHIP SCHEDULE OF OPERATING INCOME AND EXPENSE VARIANCES AMEC MODEL PROFORMA TO ACTUAL COMPARISONS FOR THE YEAR ENDED DECEMBER 31, 2021

Project Name: VILLA GARDENS

3.00% Inflation Rate for Income/Expenses 2.50% Inflation Rate for Replacement Reserve

	Ye			ır 11	Explanation of Variances Exceeding 5.00%
xpenses		148%			
O&M Payroll-		16,344		57,100	
O&M Supplies-		3,360		33,283	
O&M Contract-		8,064		46,524	
Garbage & Trash Removal-		3,413		4,111	
Security Payroll/Contract-		-		-	
Elevator Maintenance/Contract-		-		-	
HVAC R & M-		7,391		6,465	
Other Expenses-		4,703		-	
Misc. O & M Expenses-		-		-	
Neighborhood Network-		16,126		-	
M Expenses:		59,401		147,483	
nsurance		44%			
Real Estate Taxes-		-			
Payroll Taxes (FICA)-		3,360		25,625	
Misc. Taxes, Licenses, & Permits-		-		-	
Property & Liability Insurance-		50,397		62,668	
Fidelity Bond Insurance-		-		-	
Workmen's Compensation-		3,360			
Health Ins. & Other Emp.Benefits-		6,544		3,199	
Other Insurance-		-			
es & Insurance:		63,661		91,492	
		34%			
DPERATING EXPENSES:		252,620		338,971	
CRATING INCOME:	\$	223,213	\$	86,012	
		4%			
ent Reserves	\$	16,513	\$	17,172	
ED NET OPERATING INCOME	\$	206,700	\$	68,840	
	O&M Supplies- O&M Contract- Garbage & Trash Removal- Security Payroll/Contract- Elevator Maintenance/Contract- HVAC R & M- Other Expenses- Misc. O & M Expenses- Neighborhood Network- M Expenses: Insurance Real Estate Taxes- Payroll Taxes (FICA)- Misc. Taxes, Licenses, & Permits- Property & Liability Insurance- Fidelity Bond Insurance- Workmen's Compensation- Health Ins. & Other Emp.Benefits-	AMEO Composes O&M Payroll- O&M Supplies- O&M Contract- Garbage & Trash Removal- Security Payroll/Contract- Elevator Maintenance/Contract- HVAC R & M- Other Expenses- Misc. O & M Expenses- Neighborhood Network- M Expenses: Insurance Real Estate Taxes- Payroll Taxes (FICA)- Misc. Taxes, Licenses, & Permits- Property & Liability Insurance- Fidelity Bond Insurance- Workmen's Compensation- Health Ins. & Other Emp.Benefits- Other Insurance- Total Reserves Sent Reserves Sent Reserves S	O&M Payroll- 16,344 O&M Supplies- 3,360 O&M Contract- 8,064 Garbage & Trash Removal- 3,413 Security Payroll/Contract- - Elevator Maintenance/Contract- - HVAC R & M- 7,391 Other Expenses- 4,703 Misc. O & M Expenses- - Neighborhood Network- 16,126 M Expenses: 59,401 Insurance Real Estate Taxes- - Payroll Taxes (FICA)- 3,360 Misc. Taxes, Licenses, & Permits- - Property & Liability Insurance- 50,397 Fidelity Bond Insurance- - Workmen's Compensation- 3,360 Health Ins. & Other Emp.Benefits- 6,544 Other Insurance- - es & Insurance: 63,661 OPERATING EXPENSES: 252,620 CRATING INCOME: \$ 223,213 ent Reserves \$ 16,513	AMEC Model Ac	AMEC Model Actual

VILLA GARDENS LIMITED PARTNERSHIP COMPUTATION OF SURPLUS CASH, DISTRIBUTIONS, AND RESIDUAL RECEIPTS LHC - TAX CREDIT ASSISTANCE PROGRAM DECEMBER 31, 2021

U.S. Department of Housing and Urban Development Office of Housing

Computation of Surplus Cash, Distributions and Residual Receipts

Federal Housing Commissioner

Project Name:	Fiscal Period Ended	:	Project Number:			
Villa Gardens	12/31/2021					
Part A - Compute Surplus Cash						
Cash			•			
1. Cash (Accounts 1110, 1120, 1191, 119						
2. Tenant subsidy vouchers due for period	l covered by financial stateme	ent	\$ - \$			
3. Other (describe)			\$			
(a) Total Cash (Add Li	nes 1, 2 and 3)				\$	59,992
Current Obligations			_			
4. Accrued mortgage interest payable			\$	8,701		
5. Delinquent mortgage principal paymen	ts		\$	-		
6. Delinquent deposits to reserve for repla	cements		\$	3,938		
7. Accounts payable (due within 30 days)			\$	47,246		
8. Loans and notes payable (due within 30) days)		\$	2,487		
9. Deficient Tax Insurance or MIP Escrov	v Deposits		\$	-		
10. Accrued expenses (not escrowed)			\$	-		
11. Prepaid Rents (Account 2210)	Prepaid Rents (Account 2210) \$					
12. Tenant security deposits liability (Acco	ount 2191)		\$ 33,960			
13. Other (Deferred Insurance Proceeds)			\$	-		
(b) Less Total Current (Obligations (Add Lines 4 thro	ough 13)			\$	108,995
(c) Surplus Cash (Defic	iency) (Line (a) minus Line ((b))	\$			(49,003)
Part B - Compute Distributions to Own	ers and Required Deposit t	o Residual Receipts				
1. Surplus Cash					\$	-
Limited Dividend Projects						
2a. Annual Distribution Earned During Fi	tatement	\$	=			
2b. Distribution Accrued and Unpaid as of	Period	\$	-			
2c. Distributions Paid During Fiscal Period Covered by Statement			\$	-		
3. Amount to be Carried on Balance Sheet as Distribution Earned but Unpaid (Line 2a plus 2b minus 2c)			\$	-		
4. Amount Available for Distribution Du	uring Next Fiscal Period				\$	-
5. Deposit Due Residual Receipts (Must	be deposited with mortgagee	within 60 days after				-
Prepared By	<i></i>		Reviewed By			
Loan Technician	Date	Loan Servicer			Date	

VILLA GARDENS LIMITED PARTNERSHIP TCAP COMPUTATION OF SURPLUS CASH FOR THE YEAR ENDED DECEMBER 31, 2021

Cash from FY 2021 Operations:		
FY 2021 Rent Revenues	\$ 424,983	
FY 2021 Interest Income	408	
FY 2021 Other Income	 	
Subtotal A	 425,391	
Less:		
FY 2021 Operating Expenses	338,971	
Debt Service due in FY 2021	132,156	
FY 2021 Required Replacement Reserves Deposit	17,337	
Payments for Capital Expenditures	 -	
Subtotal B	 488,464	
FY 2021 Surplus Cash (Subtotal A - Subtotal B)	\$ (63,073)	See Note (a).
FY 2021 TCAP Payment Due - See Note (b) below. *	 0	75% of FY 2021 Surplus Cash

NOTES:

- (a) As used here, Surplus Cash means all operating revenue earned in FY 2021 in excess of (i) FY 2021 operating expenses (excluding depreciation), (ii) debt service due in FY 2021, (iii) required deposits in FY 2021 to the replacement reserves and (iv) any other required reserve deposits in FY 2021. Foley & Judell, L.L.P., as Asset Manager, will review the audit and adjust the operating budget, if necessary, to eliminate non-operating items such as capital expenditures, distributions, excessive payments to related parties, etc. No TCAP payment is required if a Deferred Developer Fee is shown or if Subtotal B exceeds Subtotal A.
- (b) Annual Installments. Payments of interest and principal under the TCAP Note shall be made in annual installments (each, an "Annual Installment") to be paid to LHFA on or before April 1 of each calendar year of the TCAP Loan Term commencing April 1, 2012 (a "Payment Date"). Each Annual Installment shall equal seventy-five percent (75%) of Surplus to be paid solely from Surplus Cash (as described in the TCAP Loan Agreement) to the extent Surplus Cash is generated from the operation of the Project. Notwithstanding the foregoing to the contrary, all outstanding Indebtedness under the TCAP Note is due on the Maturity Date (TCAP Promissory Note Sec. 3(a)).

^{*} TCAP payment is subordinated to required payment to LPTFA.



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

To the Partners and Management of Villa Gardens Limited Partnership Lafayette, Louisiana

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, the financial statements of Villa Gardens Limited Partnership, which comprise the balance sheet as of December 31, 2021, and the related statements of operations, partners' equity (deficit), and cash flows for the year then ended, and the related notes to the financial statements, and have issued our report thereon February 28, 2022.

Report on Internal Control Over Financial Reporting

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

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

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

Report on Compliance and Other Matters

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

Purpose of this Report

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

Little 4 assista, LLC
Monroe, Louisiana

February 28, 2022

VILLA GARDENS LIMITED PARTNERSHIP

SCHEDULE OF COMPENSATION, BENEFITS AND OTHER PAYMENTS TO THE AGENCY HEAD OR CHIEF EXECUTIVE OFFICER

FOR THE YEAR ENDED DECEMBER 31, 2021

Please refer to the Schedule of Compensation, Benefits and Other Payments to the Agency Head or Chief Executive Officer included in the Lafayette Housing Authority's audit report for information relative to compensation, benefits and other payments to the agency head or chief executive officer.