BROOKSTOWN PLACE PARTNERSHIP, ALPIC

FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

BROOKSTOWN PLACE PARTNERSHIP, ALPIC

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INDEPENDENT AUDITORS' REPORT

To the Partners Brookstown Place Partnership, ALPIC

Opinion

We have audited the accompanying financial statements of Brookstown Place Partnership, ALPIC, (a Louisiana Limited Partnership), which comprise the balance sheets as of December 31, 2024 and 2023, 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 financial statements referred to above present fairly, in all material respects, the financial position of Brookstown Place Partnership, ALPIC as of December 31, 2024 and 2023, and the results of its operations 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 Brookstown Place Partnership, ALPIC 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; 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.

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 Brookstown Place Partnership, ALPIC's ability to continue as a going concern within one year after the date that the financial statements are available to be issued.

Auditors' 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. 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, including omissions, 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 Brookstown Place Partnership, ALPIC'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 Brookstown Place Partnership, ALPIC'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 supplemental information on pages 20 through 23 is presented for purposes of additional analysis 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. The information has been subjected to the auditing 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.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated February 28, 2025, on our consideration of Brookstown Place Partnership, ALPIC's internal control over financial reporting and our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to solely 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 Brookstown Place Partnership, ALPIC'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 Brookstown Place Partnership, ALPIC's internal control over financial reporting and compliance.

Monroe, Louisiana February 28, 2025

Bond + Tousignant; LIC

BROOKSTOWN PLACE PARTNERSHIP, ALPIC BALANCE SHEETS DECEMBER 31, 2024 AND 2023

ASSETS

	<u>2024</u>		<u>2024</u> <u>2023</u>	
CURRENT ASSETS				
Cash and Cash Equivalents	\$	7,531	\$	8,825
Accounts Receivable - Tenants		5,513		7,842
Prepaid Expenses		43,588		29,745
Total Current Assets		56,632		46,412
RESTRICTED DEPOSITS AND FUNDED RESERVES				
Replacement Reserve Escrow		53,276		54,282
Operating Deficit Reserve		26,186		25,961
Tenants' Security Deposits		5,772		6,009
Real Estate Tax and Insurance Escrow		41,188		28,755
Total Restricted Deposits and Funded Reserves		126,422		115,007
PROPERTY AND EQUIPMENT				
Buildings		4,432,207		4,432,207
Land Improvements		232,385		232,385
Furniture and Equipment		139,464		139,464
Total		4,804,056		4,804,056
Less: Accumulated Depreciation	(2,215,030)		(2,092,535)
Net Depreciable Assets		2,589,026		2,711,521
Land		55,460		55,460
Total Property and Equipment		2,644,486		2,766,981
OTHER ASSETS				
Tax Credit Fees		18,150		18,150
Less: Accumulated Depreciation		(18,150)		(18,150)
Net Amortizable Assets	-	-		-
Total Other Assets		-		-
TOTAL ASSETS	\$	2,827,540	\$	2,928,400

BROOKSTOWN PLACE PARTNERSHIP, ALPIC BALANCE SHEETS DECEMBER 31, 2024 AND 2023

LIABILITIES AND PARTNERS' EQUITY

	<u>2024</u>		<u>2023</u>	
CURRENT LIABILITIES				
Accounts Payable	\$	12,619	\$	6,422
Prepaid Rent		4,931		4,205
Accrued Interest Payable		3,228		3,622
Management Fees Payable		1,366		1,481
Current Portion of Long-Term Debt		14,123		13,167
Total Current Liabilities		36,267		28,897
DEPOSITS				
Tenants' Security Deposits		5,757		6,009
Total Deposits		5,757		6,009
LONG-TERM LIABILITIES				
Mortgage Payable		823,898		835,981
Due to Related Parties		57,589		31,097
Deferred Developer Fees		274,943		274,943
Asset Management Fees Payable		61,378		55,245
Total Long-Term Liabilities		1,217,808		1,197,266
Total Liabilities		1,259,832		1,232,172
PARTNERS' EQUITY				
Partners' Equity (Deficit)		1,567,708		1,696,228
TOTAL LIABILITIES AND PARTNERS' EQUITY	\$ 2	2,827,540	\$	2,928,400

BROOKSTOWN PLACE PARTNERSHIP, ALPIC STATEMENTS OF OPERATIONS FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

	<u>2024</u>		<u>2023</u>	
REVENUE				
Tenant Rents	\$	309,309	\$	309,309
Less Vacancies, Concessions, Etc.		7,329		12,262
Late Fees, Deposit Forfeitures, Etc.		2,358		2,722
Total Revenue		318,996		324,293
EXPENSES				
Maintenance and Repairs		66,576		57,299
Utilities		3,219		2,534
Administrative		40,776		42,882
Management Fees		19,032		19,236
Taxes		35,811		33,060
Insurance		90,619		77,207
Interest		63,312		64,051
Depreciation		122,495		122,847
Total Expenses		441,840		419,116
Income (Loss) from Rental Operations		(122,844)		(94,823)
OTHER INCOME AND (EXPENSES)				
Interest Income		456		234
Entity Expense - Partnership & Asset Management Fees		(6,132)		(5,945)
Total Other Income (Expense)		(5,676)		(5,711)
Net Income (Loss)	\$	(128,520)	\$	(100,534)

BROOKSTOWN PLACE PARTNERSHIP, ALPIC STATEMENTS OF PARTNERS' EQUITY (DEFICIT) FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

			GEI	NERAL				
			PARTNER		PARTNER LIMITED PARTN		RTNERS	
			Part	ners-for-				
			Pı	rogess	A	lliant		Alliant
		Deve		elopment	Tax	Credit		MT 46,
	Total		Comp	oany, LLC	46	, LLC		LLC
Partners' Equity (Deficit), January 1, 2023	\$	1,796,762	\$	(202)	\$	(202)	\$	1,797,166
Net Income (Loss)		(100,534)		(10)		(10)		(100,514)
Partners' Equity (Deficit), December 31, 2023	\$	1,696,228	\$	(212)	\$	(212)	\$	1,696,652
Net Income (Loss)		(128,520)		(13)		(13)		(128,494)
Partners' Equity (Deficit), December 31, 2024	\$	1,567,708	\$	(225)	\$	(225)	\$	1,568,158
Profit and Loss Percentages		100.00%		0.01%		0.01%		99.98%

BROOKSTOWN PLACE PARTNERSHIP, ALPIC STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

	<u>2024</u>		<u>2023</u>
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net Income (Loss)	\$ (128,520)	\$	(100,534)
Adjustments to Reconcile Net Income (Loss) to Net Cash			
Provided (Used) by Operating Activities:			
Depreciation and Amortization	122,495		122,847
(Increase) Decrease in:			
Accounts Receivable - Tenants	2,329		(6,258)
Prepaid Insurance	(13,843)		467
Increase (Decrease) in:			
Accounts Payable	6,197		1,971
Prepaid Rent	726		3,262
Accrued Interest Payable	(394)		(575)
Management Fee Payable	(115)		(71)
Tenants' Security Deposits	(252)		(249)
Net Cash Provided (Used) by Operating Activities	(11,377)		20,860
CASH FLOWS FROM FINANCING ACTIVITIES:			
Payments on Mortgage Payable	(13,167)		(12,276)
Interest on Loan Fees	2,040		
Increase (Decrease) in Due to Related Parties	26,492		2,068
	· ·		9,668
Increase in Asset Management Fees Payable Not Cook Provided (Heed) by Financing Activities	 6,133		5,945
Net Cash Provided (Used) by Financing Activities	21,498		5,405
Net Increase (Decrease) in Cash and Restricted Cash	10,121		26,265
Cash and Restricted Cash, Beginning of Year	 123,832		97,567
Cash and Restricted Cash, End of Year	\$ 133,953	\$	123,832
Reconciliation of cash and restricted cash reported within the balance			
that sum to the total of the same such amounts in the statements of case	vs.		
Cash and Cash Equivalents	\$ 7,531	\$	8,825
Tenants' Security Deposits	5,772		6,009
Real Estate Tax and Insurance Escrow	41,188		28,755
Operating Deficit Reserve	26,186		25,961
Replacement Reserve	53,276	_	54,282
Total Cash and Restricted Cash	\$ 133,953	\$	123,832

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

BROOKSTOWN PLACE PARTNERSHIP, ALPIC STATEMENTS OF CASH FLOWS (CONTINUED) FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

<u>2024</u>		<u>2023</u>
\$ 61 666	\$	62.558
\$	2024 \$ 61,666	

NOTE A - ORGANIZATION

Brookstown Place Partnership, ALPIC, (the Partnership) was organized in 2005 as a limited partnership to develop, construct, own, maintain, and operate twenty-five single-family homes intended for rental to persons of low and moderate income. These homes are located on various sites in Baton Rouge, Louisiana and are collectively known as Brookstown Place Subdivision (the Complex). Each home has qualified and been allocated low-income housing tax credits pursuant to Internal Revenue Code Section 42 (Section 42) which regulates the use of the homes as to occupant eligibility and unit gross rent, among other requirements. The major activities of the Partnership are governed by the Amended and Restated Articles of Partnership in Commendam, including amendments (Partnership Agreement) and are subject to the administrative directives, rules, and regulations of federal and state regulatory agencies, including but not limited to, the state housing finance agency. Such administrative directives, rules, and regulations are subject to change by federal and state agencies.

NOTE B – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A summary of the 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 accounting principles generally accepted in the United States of America.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts 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 statement of cash flow, cash and cash equivalents represent unrestricted cash and all highly liquid and unrestricted 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 several financial institutions. Accounts at the financial institutions are insured by the Federal Deposit Insurance Corporation up to \$250,000 per institution. At December 31, 2024, the Partnership had no uninsured deposits.

Tenant Receivable and Bad Debt Policy

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

NOTE B – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

The Partnership provides an allowance for doubtful accounts equal to the estimated uncollectible amounts. The Partnership's estimate is based on historical collection experience and a review of the current status of tenant accounts receivable. It is reasonably possible that the Partnership's estimate of the allowance for doubtful accounts will change. At December 31, 2024 and 2023, accounts receivable are presented net of an allowance for doubtful accounts of \$0 and \$0, respectively.

Capitalization and Depreciation

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

Buildings40 yearsLand Improvements20 yearsFurniture and Equipment10 years

Amortization

Organization costs are expensed as incurred.

Tax credit monitoring fees are amortized over the fifteen year Low-Income Tax Credit Compliance 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.

Rental Income

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.

Income Taxes

The Partnership has elected to be treated as a pass-through entity for income tax purposes and, as such, is not subject to income taxes. Rather, all items of taxable income, deductions and tax credits are passed through to and are reported by its owners on their respective income tax returns. The Partnership's federal tax status as a pass-through entity is based on its legal status as a partnership. Accordingly, the Partnership is not required to take any tax positions in order to qualify as a pass-through entity. The Partnership is required to file and does file tax returns with the Internal Revenue Service and other taxing authorities. Accordingly, these financial statements do not reflect a provision for income taxes and the Partnership has no other tax positions which must be considered for disclosure.

NOTE B – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Impairment of Long-Lived Assets

The Partnership reviews its rental property for impairment whenever events or changes in circumstances indicate that the carrying value of an asset may not be recoverable. When recovery is reviewed, if the undiscounted cash flows estimated to be generated by the property are less than their carrying amounts, management compares the carrying amount of the property to its fair value in order to determine whether an impairment loss has occurred. The amount of the impairment loss is equal to the excess of the asset's carrying value over its estimated fair value. No impairment loss has been recognized during the years ended December 31, 2024 and 2023.

Subsequent Events

Events that occur after the balance sheet date but before the financial statements were available to be issued must be evaluated for recognition or disclosure. The effects of subsequent events that provide evidence about conditions that existed at the balance sheet date are recognized in the accompanying financial statements. Subsequent events which provide evidence about conditions that existed after the balance sheet date require disclosure in the accompanying notes. Management evaluated the activity of the partnership through February 28, 2025 (the date the financial statements were available to be issued). The General Partner has been notified of its requirement pursuant to Section 3.1 of the Partnership Agreement to make a capital contribution to pay the remaining deferred developer fee. As of the date of the financial statements, no capital contribution has been made.

NOTE C – RESTRICTED DEPOSITS AND FUNDED RESERVES

Replacement Reserve

Commencing in the month following the month in which completion occurs, the General Partners shall set aside, in a separate Partnership bank account, a repair and replacement reserve, to be funded on a monthly basis at an annual rate equal to the greater of \$300 per unit (which annual rate shall be adjusted, on January 1 of each fifth year thereafter, to equal the product of \$300 multiplied by the CPI Adjustment as of the adjustment date), or that required by the lender. Withdrawals from the account shall be approved by the Administrative Limited Partnership upon request from the General Partner prior to withdrawing the funds. The Replacement Reserve has been underfunded since 2017. A deposit of \$7,501 should be made to bring the account current and monthly deposits should be increased to \$845. Funding amounted to \$8,673 in 2024 and \$8,649 in 2023. Withdrawals amounted to \$9,679 in 2024 and \$0 in 2023. At December 31, 2024 and 2023, the balance in this account was \$53,276 and \$54,282, respectively.

Balance, December 31, 2023	\$	54,282
Deposits: Monthly Deposits: \$703.44 x 12		8,441
Interest Earned		232
Withdrawals:	_	(9,679)
Balance, December 31, 2024	\$	53,276

NOTE C – RESTRICTED DEPOSITS AND FUNDED RESERVES (CONTINUED)

Tenants' Security Deposits

This account consists of deposits made by tenants that are held in a separate bank account in the name of the project until either returned or forfeited. At December 31, 2024, this account was adequately funded.

Operating Deficit Reserve

The General Partners shall establish and at all times maintain an operating deficit reserve in the amount of \$25,000, which shall be funded from the capital contribution of the Investor Limited Partner made pursuant to the Partnership Agreement. The operating deficit reserve account shall be jointly held in the name of the Partnership and the Administrative Limited Partner. Any withdrawal from the account requires the consent of the Administrative Limited Partner. Withdrawals amounted to \$0 and \$0 in 2024 and 2023, respectively. At December 31, 2024 and 2023, the balance in this account was \$26,186 and \$25,961, respectively.

Real Estate Tax and Insurance Escrow

Transfers of sufficient sums are to be made to this account for payment of insurance and real estate taxes. Funding amounted to \$97,480 in 2024 and \$98,934 in 2023. Withdrawals amounted to \$85,047 in 2024 and \$81,487 in 2023. At December 31, 2024 and 2023, the balance in this account was \$41,188 and \$28,755, respectively.

NOTE D – PARTNERS' CAPITAL

The Partnership has one General Partner – Partners-For-Progress Development Company, LLC; and two Limited Partners – Alliant Tax Credit 46, LLC, (Administrative Limited Partner), and Alliant MT 46, LLC, (Investor Limited Partner). The Partnership records capital contributions as received.

NOTE E – LONG-TERM DEBT

Mortgage Payable

Permanent financing was obtained from Enterprise Team, Inc. on February 4, 2009. The loan has a twenty year permanent mortgage with a forty year amortization period in the original amount of \$1,000,000. This loan matures on March 1, 2029. The loan bears an annual interest rate of 7.03% with monthly interest and principal payments of \$6,236, and one balloon payment in the year 2029. For the years ended December 31, 2024 and 2023, the partnership maintained a debt service coverage ratio of 78% and 104%. The loan had an outstanding balance of \$869,982 and accrued interest of \$3,228 at December 31, 2024. The non-recourse note is collateralized by buildings and land.

Debt issuance costs, net of accumulated amortization, of \$31,961 and \$34,001 as of December 31, 2024 and 2023, respectively, are amortized using an imputed interest rate of 2.77%.

NOTE E – LONG-TERM DEBT (CONTINUED)

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

Year Ending December 31,	<u>Amount</u>
2025	\$ 14,123
2026	15,149
2027	16,248
2028	17,428
2029	807,034
Thereafter	\$ -

NOTE F – TRANSACTIONS WITH AFFILIATES AND RELATED PARTIES

Operating Deficits

The General Partner hereby covenants to lend to the Partnership any Operating Loans required to fund Operating Deficits incurred by the Partnership during the Operating Deficit Guaranty Period and not obtainable from the Operating Deficit Reserve Account. Any loans shall be made and funded by the General Partner when the operating obligations of the Partnership giving rise to the Operating Deficit are due in fulfillment of the obligations of the General Partner to the Partnership, the Investor Limited Partner and the Administrative Limited Partner. In the event payments due hereunder are not paid by the General Partner within ten days, the Partnership, the Investor Limited Partner and/or the Administrative Limited Partner (the "Advancing Party"), has the right but not the obligation, to advance any such amounts required to be paid by the General Partner. Such advances shall at the election of the Advancing Party be deemed a loan to the General Partner and, in addition to all other rights and remedies available to the Advancing Party, the General Partner shall reimburse the Advancing Party the full amount of such funds advanced by it plus interest in such amount from the date so advanced at a rate per annum equal to the Interest Rate. In the event there is any Cash Flow and/or Sale or Refinancing Transaction Proceeds which would otherwise be payable to the General Partner, the Partnership shall first apply such funds to any unpaid amounts owed the Administrative Limited Partner and/or the Investor Limited Partner as the Advancing Party hereunder.

Asset Management Fee

Commencing on January 1, 2009 and for each year thereafter, the Partnership shall pay to the Investor Limited Partner an asset management fee of \$4,000 per annum for its services in reviewing the informational reports, financial statements and tax returns. Any portion of the Asset Management Fee which cannot be paid shall accrue without interest until there is sufficient cash flow or sale or refinancing proceeds to pay the outstanding accrued amount. For the years ended December 31, 2024 and 2023, \$0 and \$0, respectively, of asset management fees were paid and the balance of asset management fees payable was \$61,378 and \$55,245, respectively.

NOTE F – TRANSACTIONS WITH AFFILIATES AND RELATED PARTIES (CONTINUED)

<u>Developer Fee Payable</u>

The Partnership has incurred a developer fee in the amount of \$615,000 to Partners-for-Progress Development Company, LLC, as its Managing General Partner, for services rendered to the Partnership for overseeing the construction and development of the complex. The development fee has been capitalized in the basis of the building. Per Section 3.1 of the Partnership Agreement, if the Development Fee has not been paid in full by December 31, 2018, the General Partners will make a capital contribution with ten (10) days thereafter in an amount sufficient for payment of any unpaid balance of the Development Fee. As of December 31, 2024, a capital contribution has not been made to satisfy the requirements of the Partnership Agreement. A capital contribution should be made in 2025 to pay the balance of the Developer Fee. Development fees in the amount of \$0 and \$0 were paid in 2024 and 2023, respectively. On December 31, 2009 a promissory note was signed by the manager of Partners For Progress Development Company, LLC, to pay Brookstown Place Consulting, LLC the amount of \$206,207 representing 75% of the developer fee payable. As of December 31, 2024, and 2023, the balance of the developer fee payable was \$68,736 and \$68,736, respectively. As of December 31, 2024 and 2023, the balance owed on the developer fee promissory note was \$206,207 and \$206,207, respectively.

Supervisory and Incentive Management Fee

The Partnership shall pay to the Supervisory Agent (Partners for Progress Development Company, LLC) a Supervisory Management Fee in an amount equal to forty percent (40%) of Cash Flow remaining after application of Cash Flow against the amounts described in Sections 9.2A (i) through 9.2A (viii) of the Partnership Agreement for such year pursuant to Section 9.2A(ix) of the Partnership Agreement, provided that the Supervisory Management Fee for any year shall not exceed ten percent (10%) of gross revenues of the Development for such year. During the years ended December 31, 2024 and 2023, no Supervisory Management Fees were incurred or paid.

The Partnership shall pay to the Supervisory Agent (Partners for Progress Development Company, LLC) an Incentive Management Fee equal to percent (40.0%) of Cash Flow remaining after application of Cash Flow against the amounts described in Sections 9.2A (i) through 9.2A (viii) of the Partnership Agreement for such year pursuant to Section 9.2A(x) of the Partnership Agreement, provided that the Incentive Management Fees for any year shall not exceed ten percent (10%) of gross revenues of the Development for such year. During the years ended December 31, 2024 and 2023, no Incentive Management Fees were incurred or paid.

Notwithstanding anything to the contrary set forth in the Partnership Agreement or in the Supervisory Agreement, in no event will the sum of the fees payable pursuant to the Supervisory Agreement plus any fees payable to a General Partner or any Affiliate thereof under the Management Agreement exceed twelve percent (12%) of Effective Gross Income per year determined on a cumulative non-compounded basis.

Due to Related Parties

Partners-for-Progress Development Company, LLC, as its Managing General Partner, paid \$21,429 for an insurance deductible to help cover the costs of repairs for flood damage that occurred in 2016. During 2023, an affiliate paid insurance premiums of \$9,668 for the partnership and the partnership repaid during 2024. During 2024, an affiliate paid insurance premiums of \$36,160. As of December 31, 2024, the balance owed to related parties was \$57,589.

NOTE G – PARTNERSHIP PROFITS AND LOSSES AND DISTRIBUTIONS

After giving effect to special allocations as set forth in the Partnership agreement, all profits and losses shall be allocated 0.01% to the General Partner, 0.01% to the Administrative Limited Partner, and 99.98% to the Investor Limited Partner.

Distributions of distributable cash from operations for each fiscal year will be made as follows:

- A) To the Investor Limited Partner in an amount equal to the unpaid Housing Tax Credit Shortfall Payment;
- B) To replenish any funds disbursed from the Operating Deficit Reserve Account until the Operating Deficit Reserve Account is funded to the Operating Reserve Amount;
- C) To pay interest on any loans, including Voluntary Loans (but excluding Operating Loans and Deferred Development Fee), from Partners or their Affiliates provided for herein, pro rata in accordance with the amount of interest accrued as of the date of such distribution:
- D) To repay principal of any loans, including Voluntary Loans (but excluding Operating Loans and Deferred Development Fee), payable to Partners or their affiliates, pro rata in accordance with the amount of the principal balances as of the date of such distribution;
- E) To pay in full any unpaid Asset Management Fees;
- F) To pay in full any unpaid and accrued management fee;
- G) To pay in full any unpaid Development Fee;
- H) To pay in full any Operating Loans:
- I) To pay the Supervisory Management Fee due pursuant to the Supervisory Agreement;
- J) To pay the Incentive Management Fee payable pursuant to the Supervisory Agreement;
- K) The balance to be paid 99.98% to the Investor Limited Partner, 0.01% to the Administrative Limited Partner, 0.01% to the General Partner.

NOTE H - CONTINGENCY

The Partnership's low-income housing tax credits are contingent on its ability to maintain compliance with applicable sections of Section 42 of the Internal Revenue Code. Failure to maintain compliance with occupant eligibility, and/or unit gross rent or to correct noncompliance within a specified time period could result in recapture of previously taken tax credits plus interest.

NOTE I – CURRENT VULNERABILITY DUE TO CERTAIN CONCENTRATIONS

The Partnership's sole asset is Brookstown Place Subdivision. The Partnership's operations are concentrated in the affordable housing 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

NOTE I – CURRENT VULNERABILITY DUE TO CERTAIN CONCENTRATIONS (CONTINUED)

and regulations of federal, state and local regulatory agencies, including, but not limited to, the State Housing Agency. Such administrative directives, rules and regulations are subject to change by an act of Congress or an administrative change mandated by the State Housing Agency. Such changes may occur with little notice or inadequate funding to pay for the related cost, including the additional administrative burden to comply with a change.

NOTE J - MANAGEMENT AGENT

The Partnership has entered into an agreement with NDC Asset Management, LLC to provide services in connection with rent-up, leasing and operation of the project. Management fees are charged at a rate of 6% of the collected rent. Management fees incurred for the years ended December 31, 2024 and 2023 were \$19,032 and \$19,236, respectively.

NOTE K – TAXABLE INCOME (LOSS)

A reconciliation of financial statement net income (loss) to taxable income (loss) of the Partnership for the year ended December 31, 2024 and 2023 is as follows:

	<u>2024</u>	<u>2023</u>
Financial Statement Net Income (Loss)	\$ (128,520)	\$ (100,534)
Adjustments:		
Excess of depreciation and amortization for financial reporting purposes over income tax purposes	 21,623	 20,218
Taxable Income (Loss) as Shown on Tax Return	\$ (106,897)	\$ (80,316)

NOTE L – ADVERTISING

The Partnership incurred advertising costs of \$0 in 2024 and \$0 in 2023. These costs are expensed as incurred.

NOTE M – TAX CREDITS

During the year ended December 31, 2008, the Partnership was awarded Low-Income Housing Tax Credits in the amount of \$4,382,000 to be allocated over ten years. As of December 31, 2024, \$4,382,000 in tax credits have been taken with \$0 remaining to be taken.



BROOKSTOWN PLACE PARTNERSHIP, ALPIC SCHEDULES OF EXPENSES FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

	<u>2024</u>	<u>2023</u>
MAINTENANCE AND REPAIRS		
Maintenance Salaries	14,810	11,601
Maintenance Supplies	-	946
Maintenance Contracts	2,353	10,732
Repairs & Maintenance	32,732	15,286
Grounds Maintenance	15,046	17,609
Pest Control	1,635	1,125
Total Maintenance and Repairs	\$ 66,576	\$ 57,299
UTILITIES		
Electricity	1,363	1,752
Water	754	309
Sewer	739	410
Trash Removal	363	63
Total Utilities	\$ 3,219	\$ 2,534
ADMINISTRATIVE		
Office Salaries/Commission	543	340
Office Expense	6,205	4,323
Manager Salary	15,319	15,645
Superintendent Salary	243	5,986
Legal	158	-
Auditing	7,660	7,500
Accounting Fees	1,149	1,097
Bad Debts	894	-
Administrative Travel	1,350	1,450
Staff Training	417	694
Telephone	5,207	4,209
Bank Service Charges	327	200
Internet Expense	1,304	1,278
Compliance/Monitor Fee		160
Total Administrative	\$ 40,776	\$ 42,882
MANAGEMENT FEES		
Management Fee	19,032	19,236
Total Management Fees	\$ 19,032	\$ 19,236

BROOKSTOWN PLACE PARTNERSHIP, ALPIC SCHEDULES OF EXPENSES FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

	<u>2024</u>	<u>2023</u>
TAXES		
Real Estate Taxes	33,310	30,308
Payroll Taxes	2,501	2,752
Total Taxes	\$ 35,811	\$ 33,060
INSURANCE		
Property/Liability Insurance	78,712	66,616
Other Insurance	33	30
Fidelity Bond	239	96
Workers Compensation	1,666	1,220
Hospitalization BC/BS	9,969	9,245
Total Insurance	\$ 90,619	\$ 77,207
INTEREST		
Mortgage Interest	61,272	61,983
Interest - Loan Fees	2,040	2,068
Total Interest	\$ 63,312	\$ 64,051
DEPRECIATION AND AMORTIZATION		
Depreciation	122,495	122,847
Total Depreciation and Amortization	<u>\$ 122,495</u>	\$ 122,847

BROOKSTOWN PLACE PARTNERSHIP, ALPIC SCHEDULE OF COMPENSATION, BENEFITS AND OTHER PAYMENTS TO AGENCY HEAD OR CHIEF EXECUTIVE OFFICER FOR THE YEAR ENDED DECEMBER 31, 2024

Agency Head Name: J. Wesley Daniels, Jr., Executive Director of the Housing Authority of East Baton Rouge Parish

<u>Purpose</u>	<u>e</u> <u>Amount</u>	
Salary	\$0	
Benefits	\$0	
Auto/Mileage	\$0	
Travel	\$0	
Meals	\$0	
Continuing Education, Per Diem, Etc.	\$0	
Unvouchered Expenses	\$0	

BROOKSTOWN PLACE PARTNERSHIP, ALPIC SCHEDULE OF PROJECT CASH FLOW DISTRIBUTION FOR THE YEAR ENDED DECEMBER 31, 2024

	2024
CASH RECEIPTS	
Total Revenue per Statement of Operations	\$ 318,996
(Increase) Decrease in Accounts Receivable	2,329
Increase (Decrease) in Deferred Rent Income	726
Net Decrease in Replacement Reserve	1,006
Total Cash Receipts	323,057
CASH EXPENDITURES	
Total Expenses per Statement of Operations	441,840
Less: Depreciation, Amortization and Interest	(185,807)
Net Increase in Tax & Insurance Escrow	12,433
Debt Service Payments	74,832
Total Cash Expenditures	343,298
Cash Flow Available for Distribution	\$ (20,241)

Dist	ribution and Application of Cash Flow per Section 9.2 A of the Partnership Agreement:	Payable to:	Paid	To Be Paid	Amount Remaining
(A)	To the Investor Limited Partner in an amount equal to the unpaid Housing Tax Credit Shortfall Payment.	Alliant MT 46, LLC	-	-	(20,241)
(B)	To replenish any funds disbursed from the Operating Deficit Reserve Account until the Operating Deficit Reserve Account is funded to the Operating Reserve Amount;	N/A	-	-	(20,241)
(C)	To pay interest on any loans, including Voluntary Loans (but excluding Operating Loans and Deferred Development Fee), from Partners or their Affiliates provided for herein, pro rata in accordance with the amount of interest accrued as of the date of such distribution.		-	-	(20,241)
(D)	To repay principal of any loans, including Voluntary Loans (but excluding Operating Loans and Deferred Development Fee), payable to Partners or their affiliates, pro rata in accordance with the amount of the principal balances as of the date of such distribution.		-	-	(20,241)
(E)	To pay in full any unpaid Asset Management Fees;	Alliant MT 46, LLC	-	-	(20,241)
(F)	To pay in full any unpaid and accrued management fee;	NDC Real Estate Management, LLC	-	-	(20,241)
(G)	To pay in full any unpaid Development Fee;	Partners-For- Progress Development Company, LLC		-	(20,241)
(H)	To pay in full any Operating Loans;	N/A	-	-	(20,241)
(I)	To pay the Supervisory Management Fee due pursuant to the Supervisory Agreement;	Partners-For- Progress Development Company, LLC	-	-	(20,241)
(J)	To pay the Incentive Management Fee payable pursuant to the Supervisory Agreement;	Partners-For- Progress Development Company, LLC	-	-	(20,241)
	Investor Limited Partner (99.97%)	Alliant MT 46, LLC	-	-	(20,241)
(L)	Administrative Limited Partner (.01%)	Alliant Tax Credit 46, LLC	-	-	(20,241)
(12)	General Partner (.02%)	Partners-For- Progress Development Company, LLC	-	-	(20,241)



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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 Brookstown Place Partnership, ALPIC

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the financial statements of Brookstown Place Partnership, ALPIC, which comprise the balance sheets as of December 31, 2024 and 2023, 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, and have issued our report thereon dated February 28, 2025.

Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered Brookstown Place Partnership, ALPIC's internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of Brookstown Place Partnership, ALPIC's internal control. Accordingly, we do not express an opinion on the effectiveness Brookstown Place Partnership, ALPIC's control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the entity'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. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

Compliance and Other Matters

As part of obtaining reasonable assurance about whether Brookstown Place Partnership, ALPIC'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 determination of financial statement amounts. 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 the entity's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the entity's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Monroe, Louisiana February 28, 2025

Bond + Tousignant, LIC