EAGLE POINTE DEVELOPMENT III, L.P.

FINANCIAL STATEMENTS

DECEMBER 31, 2017 AND 2016

EAGLE POINTE DEVELOPMENT III, L.P.

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INDEPENDENT AUDITORS' REPORT

To the Partners Eagle Pointe Development III, L.P.

Report on the Financial Statements

We have audited the accompanying financial statements of Eagle Pointe Development III, L.P., (a Louisiana Limited Partnership), which comprise the balance sheets as of December 31, 2017 and 2016, 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.

Management's Responsibility for the Financial Statements

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

Auditors' Responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

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

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

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Eagle Pointe Development III, L.P. as of December 31, 2017 and 2016, 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.

Report on 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 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 27, 2018, on our consideration of Eagle Pointe Development III, L.P.'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 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 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 Eagle Pointe Development III, L.P.'s internal control over financial reporting and compliance.

Bond + Jousignant; LLC

Monroe, Louisiana February 27, 2018

EAGLE POINTE DEVELOPMENT III, L.P. BALANCE SHEETS DECEMBER 31, 2017 AND 2016

ASSETS

	<u>2017</u>		<u>2016</u>
CURRENT ASSETS			
Cash and Cash Equivalents	\$ 19,530	\$	14,914
Accounts Receivable	31,357		15,548
Prepaid Expenses	16,782		16,869
Total Current Assets	 67,669		47,331
RESTRICTED DEPOSITS AND FUNDED RESERVES			
Operating Deficit Reserve	85,983		85,983
Replacement Reserve Escrow	56,596		31,936
Tenants' Security Deposits	23,666		22,282
Real Estate Tax and Insurance Escrow	3,019		2,394
Total Restricted Deposits and Funded Reserves	 169,264		142,595
PROPERTY AND EQUIPMENT			
Buildings	4,860,607		4,860,607
Land Improvements	14,000		14,000
Furniture and Equipment	 113,174		113,174
Total	 4,987,781		4,987,781
Less: Accumulated Depreciation	 (1,600,125)		(1,477,884)
Net Depreciable Assets	 3,387,656		3,509,897
Land	16,000		16,000
Total Property and Equipment	 3,403,656		3,525,897
OTHER ASSETS			
Tax Credit Fees	43,750		43,750
Less: Accumulated Amortization	(43,750)		(43,750)
Net Amortizable Assets	 -	· · · · · · · · · · · · · · · · · · ·	<u></u>
Total Other Assets	 		
TOTAL ASSETS	\$ 3,640,589	\$	3,715,823

EAGLE POINTE DEVELOPMENT III, L.P. BALANCE SHEETS DECEMBER 31, 2017 AND 2016

LIABILITIES AND PARTNERS' EQUITY

		<u>2017</u>		<u>2016</u>
CURRENT LIABILITIES				
Accounts Payable	\$	23,256	\$	23,107
Accrued Interest Payable		12,446		12,490
Base Management Fees Payable		128,236		110,935
Subordinate Management Fees Payable		79,425		69,045
Asset Management Fees Payable		1,592		-
Prepaid Rent		14,565		8,472
Due to Related Parties		17,751		63,960
Developer Fee Payable		44,153		44,153
Current Portion - Mortgage Payable		49,118		45,736
Total Current Liabilities		370,542		377,898
DEPOSITS				
Tenants' Security Deposits		12,250		13,099
Total Deposits		12,250		13,099
LONG-TERM LIABILITIES				
Mortgage Payable		1,872,530		1,916,712
Notes Payable - HABC (AHP Loan)		190,000		190,000
Notes Payable - HOME Funds		420,285		420,285
Notes Payable - HABC (Bridge Loan)		8,291		8,291
Accrued Interest - HOME Funds		228,164		208,222
Accrued Interest - HABC		121,917		112,417
Accrued Interest - HABC (Bridge Loan)		1,155		946
Deferred Developer Fees		423,973		423,973
Accrued Interest - Deferred Developer Fee		171,453		161,037
Total Long-Term Liabilities		3,437,768		3,441,883
Total Liabilities		3,820,560	<u> </u>	3,832,880
PARTNERS' EQUITY				
Partners' Equity (Deficit)		(179,971)		(117,057)
TOTAL LIABILITIES AND PARTNERS' EQUITY	<u>\$</u>	3,640,589	\$	3,715,823

EAGLE POINTE DEVELOPMENT III, L.P. STATEMENTS OF OPERATIONS FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016

	2017			<u>2016</u>	
REVENUE					
Tenant Rents	\$	503,805	\$	493,672	
Late Fees, Deposit Forfeitures, Etc.		7,055		17,388	
Total Revenue		510,860		511,060	
EXPENSES					
Maintenance and Repairs		64,046		72,835	
Utilities		85,675		78,398	
Administrative		38,732		53,867	
Management Fees		41,099		41,407	
Insurance		22,464		21,286	
Interest		193,220		196,686	
Depreciation		122,241		122,241	
Total Expenses	·	567,477		586,720	
Income (Loss) from Rental Operations	<u></u>	(56,617)		(75,660)	
OTHER INCOME AND (EXPENSES)					
Interest Income		71		31	
Asset Management Fee		(6,368)		(6,213)	
Total Other Income (Expense)		(6,297)		(6,182)	
Net Income (Loss)	\$	(62,914)	<u>\$</u>	(81,842)	

EAGLE POINTE DEVELOPMENT III, L.P. STATEMENTS OF PARTNERS' EQUITY (DEFICIT) FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016

		PA	NERAL RTNER		LIMITED I	PARTN	IERS
			Bossier				ationwide
			lousing poration,		SCDC		ffordable ing Fund 16,
	 Total		Inc.	***	LLC		LLC
Partners' Equity (Deficit), January 1, 2016	\$ (35,215)	\$	(201)	\$	(19)	\$	(34,995)
Net Income (Loss)	 (81,842)		(8)		(1)		(81,833)
Partners' Equity (Deficit), December 31, 2016	(117,057)		(209)		(20)		(116,828)
Net Income (Loss)	 (62,914)		(6)	<u></u>	(1)		(62,907)
Partners' Equity (Deficit), December 31, 2017	\$ (179,971)	\$	(215)	\$	(21)	\$	(179,735)
Profit and Loss Percentages	 100.00%		0.010%		0.001%		99.989%

EAGLE POINTE DEVELOPMENT III, L.P. STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016

		<u>2017</u>		<u>2016</u>
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net Income (Loss)	\$	(62,914)	\$	(81,842)
Adjustments to Reconcile Net Income (Loss) to Net Cash	*	(,,)	-	(;)
Provided (Used) by Operating Activities:				
Depreciation and Amortization		122,241		122,241
(Increase) Decrease in:				2
Accounts Receivable - Tenants		(15,809)		(8,960)
Real Estate Tax and Insurance Escrow		(625)		(1,764)
Prepaid Expenses		87		(1,206)
Increase (Decrease) in:				
Accounts Payable		149		9,025
Accrued Interest Payable		(44)		(250)
Prepaid Rent		6,093		5,473
Base Management Fees Payable		17,301		17,363
Subordinate Management Fees Payable		10,380		10,418
Due to Related Parties		(46,209)		(30,460)
Asset Management Fee Payable		1,592		-
Net Security Deposits Received (Paid)		(2,233)		(4,930)
Net Cash Provided (Used) by Operating Activities		30,009		35,108
CASH FLOWS FROM INVESTING ACTIVITIES:				
Deposits to Reserve for Replacements		(24,660)		(34,246)
Withdrawals from Reserve for Replacements				3,925
Net Cash Provided (Used) by Investing Activities		(24,660)		(30,321)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Principal Payments on Long Term Debt		(43,567)		(39,958)
Interest on Loan Fees		2,767		2,826
Increase in Accrued Interest - HABC (Bridge Loan)		209		104
Increase in Accrued Interest - HABC (AHP Loan)		9,500		9,500
Increase in Accrued Interest - Home Loan		19,942		19,997
Increase in Accrued Interest - Developer Fee Payable		10,416		10,470
Net Cash Provided (Used) by Financing Activities		(733)	<u></u>	2,939
Net Increase (Decrease) in Cash and Cash Equivalents		4,616		7,726
Cash and Cash Equivalents, Beginning of Year		14,914		7,188
Cash and Cash Equivalents, End of Year	\$	19,530	\$	14,914

EAGLE POINTE DEVELOPMENT III, L.P. STATEMENTS OF CASH FLOWS (CONTINUED) FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016

	2017	2016
Supplemental Disclosures of Cash Flow Information:		
Cash Paid During the Year for: Interest	\$ 150,430	\$ 154,039

NOTE A - ORGANIZATION

Eagle Pointe Development III, L.P. (the Partnership) is a limited partnership organized under the laws of the State of Louisiana. The Partnership was organized in 2004 to develop, construct, own, maintain and operate a sixty unit apartment complex intended for rental to persons of low and moderate income. The apartment complex, The Villages at Eagle Pointe III, is located in Bossier City, Louisiana. The Complex 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 Complex as to occupant eligibility and unit gross rent, among other requirements. The major activities of the Partnership are governed by the Amended and Restated Partnership Agreement (Partnership Agreement) and are subject to the administrative directives, rules, and regulations of federal and state regulatory agencies, including but not limited to, the Louisiana Housing Corporation. 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.

Change in Accounting Principle

During 2016, the Partnership adopted the provisions of Accounting Standards Update 2015-03, *Simplifying the Presentation of Debt Issuance Costs* (ASU 2015-03). Under this new accounting policy, the Partnership has retrospectively presented all debt issuance costs as a direct deduction from the carrying amount of the related obligation in the balance sheet. Amortization of the debt issuance costs is calculated using the interest method and is included as a component of interest expense.

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 statements of cash flows, cash and cash equivalents represent unrestricted cash and all highly liquid and unrestricted debt instruments purchased with a maturity of three months or less.

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Cash and Other Deposits

The Partnership has various checking, escrow and other deposits at various financial institutions. Accounts at these financial institutions are insured by the Federal Deposit Insurance Corporation up to \$250,000 per institution. At December 31, 2017, 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.

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, 2017 and 2016, accounts receivable are presented net of an allowance for doubtful accounts of \$6,067 and \$8,560, respectively.

Capitalization and Depreciation

Land, buildings and improvements are recorded at cost. Depreciation is provided for 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:

Buildings	40 years
Land Improvements	20 years
Furniture and Equipment	10 years

Amortization

Permanent closing fees resulting from legal costs incurred during closing to permanent financing are amortized over the term of the loan using the straight-line method.

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.

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

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.

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.

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.

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, 2017 and 2016.

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 27, 2018 (the date the financial statements were available to be issued) and concluded that no subsequent events have occurred that would require recognition in the financial statements or disclosure in the notes to the financial statements.

NOTE C - RESTRICTED DEPOSITS AND FUNDED RESERVES

Operating Deficit Reserve

The General Partner shall establish and at all times maintain an operating deficit reserve in the amount of \$84,623, which shall be a development cost funded from the closing of the permanent financing or from the capital contribution of the Limited Partner made pursuant to the Partnership Agreement. The General Partner shall be permitted to make withdrawals from this account in an amount up to \$3,000 per occurrences (not to exceed a cumulative total of \$25,000). Any withdrawals from this account which exceeds those maximum amounts will need approval from the Special Limited Partner. At December 31, 2017 and 2016, the balance in this account was \$85,983 and \$85,983, respectively.

Debt Service Reserve

In accordance with the Partnership Agreement, the General Partners will establish a Debt Service Reserve account in the amount of \$50,000 from proceeds from the fourth equity installment. Any withdrawals from this account will need approval from the Special Limited Partner. As of December 31, 2017 this account had been funded.

Replacement Reserve Escrow

The Partnership shall set aside, in a separate Partnership bank account, a repair and replacement reserve (the "Replacement Reserve Account"), to be funded on a monthly basis at an annual rate equal to \$300 (Increased as of January 1 of each year by the then applicable CPI Adjustment) per residential unit per year. Withdrawals from the Replacement Reserve Account are available only for specified purpose, with prior written consent of the Special Limited Partner and is governed by the Partnership Agreement. Funding amounted to \$24,660 in 2017 and \$34,246 in 2016. Withdrawals amounted to \$0 in 2017 and \$34,925 in 2016. At December 31, 2017 and 2016, the balance in this account was \$56,596 and \$31,936, respectively. For the year ended December 31, 2017, \$22,368 was required to be funded to the Replacement Reserve Account. The actual amount funded during 2017 was \$24,600 resulting in the account being adequately funded.

Balance, December 31, 2016	\$ \$31,936
Deposits: Monthly Deposits: \$2,050 x 12	24,600
Interest Earned	60
Withdrawals: Repairs	
Balance, December 31, 2017	\$ 56,596

Tenant Security Deposits

Tenants' security deposits are held in a separate bank account in the name of the project. At December 31, 2017, this account was funded in an amount greater than the security deposit liability.

NOTE C - RESTRICTED DEPOSITS AND FUNDED RESERVES (CONTINUED)

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 \$23,011 in 2017 and \$24,265 in 2016. Withdrawals amounted to \$22,386 in 2017 and \$22,501 in 2016. At December 31, 2017 and 2016, the balance in this account was \$3,019 and \$2,394, respectively.

NOTE D - LONG-TERM DEBT

Mortgage Payable

Permanent financing was provided by Home Federal Bank in March 2006 in the original amount of \$2,312,083. The term of the loan is thirty years with a thirty year amortization period. The loan bears interest at 7.5% with monthly principal and interest installments of \$16,166 until March 31, 2036 at which time the note matures and all unpaid balances on the note are due and payable. The non-recourse note is collateralized by the first mortgage on the Partnership's land and buildings.

For the years ended December 31, 2017 and 2016, the partnership maintained a debt service coverage ratio of 129% and 118%, respectively. At December 31, 2017, the loan had an outstanding balance of \$1,953,924 and accrued interest was \$12,446.

Debt issuance costs, net of accumulated amortization, of \$32,276 and \$35,043 as of December 31, 2017 and 2016, respectively, are amortized using an imputed interest rate of 1.67%.

Notes Payable - HOME Funds

The Partnership was approved by the Louisiana Housing Corporation for a HOME Funds loan in the amount of \$422,785 of which the Partnership received \$420,285. The loan bears interest of 4.68%. Monthly principal and interest payments begin on the earlier of payment of the first mortgage or April 1, 2037. The loan is payable over a fifteen-year period and matures on April 1, 2051. At December 31, 2017, the balance of the loan was \$420,285 and accrued interest was \$228,164.

Note Payable – HABC (AHP Loan)

The Partnership entered into a loan agreement with the Housing Authority of the City of Bossier City on December 17, 2016 in the amount of \$190,000. The loan bears interest at a rate of 5.00 % which accrues on the outstanding principal. Amortization of the note and payment of accrued interest shall be made only after payment of Borrower's operating expenses, the funding of adequate reserves, and the payment of any payments due or outstanding under any Construction or Permanent Financing from an institutional lender and as set forth in the Partnership Agreement. The entire balance of principal and all accrued and unpaid interest shall be due and payable on December 31, 2044. As of December 31, 2017, the balance of the loan was \$190,000 and accrued interest amounted to \$121,917.

NOTE D - LONG-TERM DEBT (CONTINUED)

Note Payable – HABC (Bridge Loan)

The Partnership entered into a loan agreement with the Housing Authority of the City of Bossier City (HABC), an affiliate of the General Partner, on December 17, 2004 in the amount of \$412,785. The loan bears interest at the Long-Term Applicable Federal Rate which accrues on the outstanding principal. Amortization of the note and payment of accrued interest shall be made only after payment of all Borrower's operating expenses and the funding of adequate reserves, and the payment of any payments due or outstanding under any Construction or Permanent Financing from an institutional lender and as set forth in the Partnership Agreement. The entire balance of principal and all accrued and unpaid interest shall be due and payable on December 31, 2044. At December 31, 2017, the balance of this loan was \$8,291 and accrued interest was \$1,155.

Principal payments due over the next five years and thereafter are as follows:

Year Ending December 31,	Amount
2018	\$ 49,118
2019	52,932
2020	57,041
2021	61,469
2022	66,241
Thereafter	\$ 2,285,699

NOTE E - PARTNERS' CAPITAL

The Partnership has one General Partner – Bossier Housing Corporation, Inc. and two Limited Partners – SCDC, LLC (Special Limited Partner) and Nationwide Affordable Housing Fund 16, LLC (Investor Limited Partner). The Partnership records capital contributions as received.

NOTE F - TRANSACTIONS WITH AFFILIATES AND RELATED PARTIES

Due to Related Parties

During 2013, the Housing Authority of the City of Bossier City (HABC) an affiliate of the General Partner, advanced funds in the amount of \$10,000 for the payment of certain operating expenses. At December 31, 2017 and 2016 the Partnership owed the HABC \$9,250 and \$9,250 respectively. These amounts are included in the financial statements under the caption "Due to Related Parties".

During 2017 and 2016, the Housing Authority of Bossier City paid for operating expenses on behalf of the Partnership. As of December 31, 2017 and 2016 the Partnership owed the HABC \$8,501 and \$54,710, respectively, for reimbursable operating expenses. These amounts are included in the financial statements under the caption "Due to Related Parties".

Management Agent Fee

The General Partner (Bossier Housing Corporation, Inc.) is under common control with the Housing Authority of the City of Bossier City, a Louisiana Public Housing Authority, the managing agent for

NOTE F - TRANSACTIONS WITH AFFILIATES AND RELATED PARTIES

the apartment complex. The Management Agent shall be paid a management fee, which consists of (1) a base management fee in the amount not to exceed five (5%) percent of operating revenues, which shall accrue if unpaid (the "Base Management Fee") and (2) a subordinate management fee in an amount not to exceed three (3%) percent of operating revenues, which shall accrue if not paid (the "Subordinate Management Fee"). The Partnership incurred base management fees of \$25,687 in 2017 and \$25,879 in 2016 and subordinate management fees of \$15,412 in 2017 and \$15,528 in 2016, for services rendered in connection with the leasing, management, and operations of the apartment complex. At December 31, 2017 and 2016, there were accrued Base Management Fees Payable of \$128,236 and \$110,935, respectively, and Subordinate Management Fees Payable of \$79,425 and \$69,045, respectively.

Developer Fee Payable

The Partnership entered into a development services agreement in the amount of \$700,000 with the Bossier Housing Corporation, Inc., the General Partner, to render services for overseeing the construction and development of the complex. The development fee has been capitalized in the basis of the building. The deferred portion of the developer fee bears interest at the Long-Term Applicable Federal Rate for January of each year. For the year end December 31, 2017 and 2016, the Deferred Developer Fee portion totaled \$423,973. At December 31, 2017 and 2016, accrued interest payable on the Deferred Developer Fee totaled \$171,453 and \$161,037, respectively. As of December 31, 2017 and 2016, total developer fee payable was \$468,126 and \$468,126, respectively.

Asset Management Fee

The Partnership shall pay the Special Limited Partner (or to an affiliate thereof) an Asset Management Fee of \$5,000 (increased each year by the applicable CPI adjustment from and after the Admission Date) per annum for its anticipated costs of oversight, management, and administration of its investments in the Project. The Asset Management Fee is due and payable within fifteen days after the end of each calendar quarter to the extent cash is available as provided in the Partnership Agreement. The Asset Management Fee shall be payable only to the extent sufficient cash flow is available pursuant to the Partnership Agreement, and 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 transaction proceeds to pay the outstanding accrued amount. The Partnership paid Asset Management Fees of \$4,776 and \$6,213, during the years ended December 31, 2017 and 2016, respectively.

NOTE G - PARTNERSHIP PROFITS AND LOSSES AND DISTRIBUTIONS

All profits and losses, other than from capital transactions detailed in the Second Amended and Restated Partnership Agreement, are allocated .010% to the General Partner and 99.989% to the Investor Limited Partner and .001% to the Special Limited Partner. Distributable cash flow is defined in the Partnership Agreement as the excess of operating revenues over the sum of operating expenses and debt service.

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

A) To the payment of any unpaid Adjuster Amount determined in accordance with Section 4.2 of the Partnership Agreement;

NOTE G - PARTNERSHIP PROFITS AND LOSSES AND DISTRIBUTIONS (CONTINUED)

- B) To the payment of any unpaid Base Management Fee;
- C) To the payment of any unpaid Asset Management Fee;
- D) To the repayment of any outstanding loan to the Partnership made by the Limited Partner;
- E) To replenishment of the Operating Reserve to the extent of any prior disbursements to cover operating deficits;
- F) To the payment of any Deferred Developer Costs due and payable, until paid in full;
- G) To the payment of any unpaid Subordinate Management Fee;
- H) To the repayment of any outstanding General Partner Loans;
- I) To the repayment of any outstanding Operating Deficit Loans;
- J) To the payment of the Secondary Loans as required by the loan documents thereto; and
- K) All remaining Cash Flow shall be distributed 0.01% to the General Partner and 99.99% to the Limited Partners.

NOTE H - CURRENT VULNERABILITY DUE TO CERTAIN CONCENTRATIONS

The Partnership's sole asset is Villages at Eagle Pointe III Apartments. 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 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 I – CONTINGENCY

The apartment complex's low-income housing tax credits are contingent on the ability of the Partnership 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 J - TAXABLE INCOME (LOSS)

A reconciliation of financial statement net income (loss) to taxable income (loss) of the Partnership for the years ended December 31, 2017 and 2016 are as follows:

	<u>2017</u>	<u>2016</u>
Financial Statement Net Income (Loss)	\$ (62,914)	\$ (81,842)
Adjustments: Excess of depreciation and amortization for financial reporting purposes over income tax purposes	(55,383)	(55,383)
Timing Differences	<u> </u>	
Taxable Income (Loss) as Shown on Tax Return	\$ <u>(118,297)</u>	\$ <u>(137,225)</u>

NOTE K - ADVERTISING

The Partnership incurred advertising costs of \$0 and \$26 in 2017 and 2016, respectively. Advertising costs are expensed as incurred.

NOTE L - EXEMPTION FROM REAL ESTATE TAXES

Based upon the requirements set forth in the Louisiana Constitution, Article 7, Section 21, the Partnership is exempt from real estate taxes. The Bossier Parish Tax Assessor has concurred with this exemption and therefore no real estate taxes have been assessed.

SUPPLEMENTAL INFORMATION

EAGLE POINTE DEVELOPMENT III, L.P. SCHEDULES OF EXPENSES FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016

	<u>2017</u>	<u>2016</u>
MAINTENANCE AND REPAIRS		
Maintenance Salaries	11,215	14,954
Maintenance Supplies	10,055	10,522
Maintenance Contracts	25,918	13,557
Maintenance Other	3,447	14,331
Grounds Maintenance	7,200	5,910
Security	· -	6,393
Employee Benefits	6,211	7,168
Total Maintenance and Repairs	\$ 64,046	\$ 72,835
UTILITIES		
Water	30,432	25,114
Electricity	9,757	10,360
Utilities - Vacant Units	896	1,070
Sewer	28,874	23,928
Utilities - Other Expense	7,104	9,059
Garbage & Trash Removal	8,612	8,867
Total Utilities	\$ 85,675	\$ 78,398
ADMINISTRATIVE		
Salaries - Admin. and Mgt.	13,325	16,475
Audit Fees	6,000	6,000
Advertising	-	26
Employee Benefits - Admin	5,074	5,214
Office Expenses	637	952
Bank Charges	1	17
Telephone & Internet	836	848
Postage / Freight	805	1,002
Professional Services	-	2
Legal Expense	609	2,580
Travel	-	97
Tax Credit Compliance	7,350	7,296
Eviction Fees	910	7,420
Bank Charges	-	9
Computer Tech Support	54	1,199
Dues and Subscriptions	2,238	4,067
Professional Services	9	352
Staff Training	884	311
Total Administrative	\$ 38,732	\$ 53,867

EAGLE POINTE DEVELOPMENT III, L.P. SCHEDULES OF EXPENSES FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016

	<u>2017</u>	<u>2016</u>
MANAGEMENT FEES Management Fees Subordinate Mgmt Fees Total Management Fees	25,687 15,412 \$ 41,099	25,879 15,528 \$ 41,407
TAXES		
INSURANCE Gen. Liability Insurance	4,840	3,515
Property Insurance	15,229	16,842
Umbrella Policy Insurance	2,395	929
Total Insurance	\$ 22,464	\$ 21,286
INTEREST		
Interest Expense	10,416	10,470
Interest on Mortgage Loan	150,385	153,790
Interest - HABC Bridge Loan	209	104
Interest Expense - AHP Grant	9,500	9,500
Interest Expense - Home Loan	19,943	19,996
Interest on Loan Fees	2,767	2,826
Total Interest	<u>\$ 193,220</u>	<u>\$ 196,686</u>
DEPRECIATION		
Depreciation Expense	122,241	122,241
Total Depreciation	<u>\$ 122,241</u>	<u>\$ 122,241</u>

EAGLE POINTE DEVELOPMENT III, L.P. SCHEDULES OF SURPLUS CASH FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016

	<u>2017</u>	2016
Tenant Rents	503,805	493,672
Late Fees, Deposit Forfeitures ,etc.	7,055	17,388
Total Operating Revenues	510,860	511,060
Operating Expenses	(567,477)	(586,720)
Add: Amortization, Depreciation & Interest	315,461	318,927
Less Debt Service \$16,166.42 x 12	(193,997)	(193,997)
Less Deposits to Replacement Reserve	(24,660)	(34,246)
Add: Withdrawals from Replacement Reserve		3,925
Total Expenditures	(470,673)	(492,111)
Surplus Cash	40,187	18,949

EAGLE POINTE DEVELOPMENT III, L.P. SCHEDULE OF COMPENSATION, BENEFITS AND OTHER PAYMENTS TO AGENCY HEAD OR CHIEF EXECUTIVE OFFICER FOR THE YEAR ENDED DECEMBER 31, 2017

Agency Head Name: Bobby R. Collins, Executive Director of the Housing Authority of the City of Bossier City, Louisiana

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



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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 Eagle Pointe Development III, L.P.

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 Eagle Pointe Development III, L.P., which comprise the balance sheets as of December 31, 2017 and 2016, 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 27, 2018.

Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered Eagle Pointe Development III, L.P.'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 Eagle Pointe Development III, L.P.'s internal control. Accordingly, we do not express an opinion on the effectiveness of Eagle Pointe Development III, L.P.'s internal control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the 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 Eagle Pointe Development III, L.P.'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.

Bond + Jousignant; LIC

Monroe, Louisiana February 27, 2018