Consolidated Financial Statements and Independent Auditor's Report

December 31, 2021 and 2020



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Independent Auditor's Report

To the Board of Trustees Enterprise Community Partners, Inc.

Opinion

We have audited the consolidated financial statements of Enterprise Community Partners, Inc. ("Partners") and its Subsidiaries and Affiliates, which comprise the consolidated statements of financial position as of December 31, 2021 and 2020, and the related consolidated statements of activities, functional expenses, changes in net assets, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the financial position of Enterprise Community Partners, Inc. and its Subsidiaries and Affiliates as of December 31, 2021 and 2020, and the change in their net assets and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America ("GAAS"). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of Enterprise Community Partners, Inc. and its Subsidiaries and Affiliates, 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 the consolidated financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about Enterprise Community Partners, Inc. and its Subsidiaries and Affiliates' ability to continue as a going concern for one year after the date that the consolidated financial statements are issued.

Auditor's Responsibilities for the Audit of the Financial Statements

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



In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of Enterprise Community Partners, Inc. and its Subsidiaries and Affiliates' internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the consolidated financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about Enterprise Community Partners, Inc. and its Subsidiaries and Affiliates' 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 audit was conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The supplementary consolidating information is presented for purposes of additional analysis and is not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the consolidated financial statements as a whole.

CohnReynickIIP

Bethesda, Maryland April 28, 2022

Consolidated Statements of Financial Position December 31, 2021 and 2020

(\$ in thousands)

<u>Assets</u>

	2021		2020
\$	181,217 187,779 53,020 171,685 818,531 44,670 13,385 242,941 15,102 297,032 1,003 41,669 171,401 135,514 19,267 9,543	\$	172,721 223,954 14,948 122,082 351,813 28,270 - 199,910 13,727 282,669 502 26,475 136,186 64,358 17,663 9,543
<u>\$</u>	2,403,759	\$	1,664,821
\$	88,643 49,777 14,006 30,700 1,215,286 180,056 22,271 1,210 29,479 11,450 1,642,878	\$	66,089 48,224 18,600 13,131 644,241 138,131 19,083 1,618 24,375 10,727 984,219
\$	449,747 139,645 171,489 760,881 2,403,759	\$	402,409 112,771 165,422 680,602 1,664,821
	\$	 \$ 181,217 187,779 53,020 171,685 818,531 44,670 13,385 242,941 15,102 297,032 1,003 41,669 171,401 135,514 19,267 9,543 \$ 2,403,759 \$ 2,403,759 \$ 2,403,759 \$ 88,643 49,777 14,006 30,700 1,215,286 180,056 22,271 1,210 29,479 11,450 1,642,878 449,747 139,645 171,489 760,881 	\$ 181,217 \$ 187,779 53,020 171,685 818,531 44,670 13,385 242,941 15,102 297,032 1,003 41,669 171,401 135,514 19,267 9,543 \$ \$ 2,403,759 \$ \$ 2,403,759 \$ \$ 2,403,759 \$ \$ 2,403,759 \$ \$ 2,403,759 \$ \$ 2,403,759 \$ \$ 2,403,759 \$ \$ 2,403,759 \$ \$ 2,403,759 \$ \$ 49,777 14,006 30,700 1,215,286 180,056 22,271 1,210 29,479 11,450 1 1,642,878 449,747 139,645 171,489 760,881 760,881 1

Consolidated Statements of Activities Years Ended December 31, 2021 and 2020

(\$ in thousands)

		2021		2020				
	Without Donor Restrictions	With Donor Restrictions	Total	Without Donor Restrictions	With Donor Restrictions	Total		
Revenue and support								
Gains from mortgage banking activities	\$ 183,183	\$ -	\$ 183,183	\$ 160,467	\$-	\$ 160,467		
Contributions	1,578	102,192	103,770	49,249	105,670	154,919		
Syndication fees	61,940	-	61,940	44,766	-	44,766		
Loan servicing fees	34,354	-	34,354	24,231	-	24,231		
Asset management fees Interest income	31,911 28,156	-	31,911 28,156	30,366 27,902	-	30,366 27,902		
Property management fees and reimbursed costs	28,156 26,908	-	28,156 26,908	27,902 23,836	-	27,902 23,836		
Grants and contracts	17,763	4,373	20,908	23,830	- 13,726	34,933		
Rental income	15,351	4,575	15,351	10.345	-	10,345		
Development fees	6,643	-	6,643	8,287	-	8,287		
Advisory services and other fees	3,041	-	3,041	3,876	-	3,876		
Investment income	104	441	545	986	404	1,390		
Other revenue	16,669		16,669	17,458		17,458		
	427,601	107,006	534,607	422,976	119,800	542,776		
Net assets released from restrictions	104,067	(104,067)		156,658	(156,658)	-		
Total revenue and support	531,668	2,939	534,607	579,634	(36,858)	542,776		
Expenses								
Program activities	417,366	-	417,366	427, 127	-	427,127		
Management and general	16,335	-	16,335	16,104	-	16,104		
Fundraising	5,762		5,762	5,218		5,218		
Total expenses	439,463		439,463	448,449		448,449		
Excess (deficiency) of revenue and support								
over expenses from operations	92,205	2,939	95,144	131,185	(36,858)	94,327		
Net realized and unrealized gain on investments	12	3,128	3,140	367	1,913	2,280		
		0,120	,		1,010			
Impairment	(599)	-	(599)	(3,072)	-	(3,072)		
Equity in net income from unconsolidated partnerships	6,545		6,545	3,270		3,270		
Change in net assets before income taxes	98,163	6,067	104,230	131,750	(34,945)	96,805		
Income tax expense	9,171		9,171	10,101		10,101		
Change in net assets	88,992	6,067	95,059	121,649	(34,945)	86,704		
Change in net assets, noncontrolling interest	(43,124)	-	(43,124)	(35,626)	-	(35,626)		
Change in net assets, controlling interest	\$ 45,868	\$ 6,067	\$ 51,935	\$ 86,023	\$ (34,945)	\$ 51,078		

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

(\$ in thousands)

		20	21			2020							
Expenses	Program Activities	nagement d General	Fur	ndraising	 Total		Program Activities		nagement d General	Fur	ndraising		Total
Salaries and employee benefits	\$ 239,157	\$ 11,427	\$	4,191	\$ 254,775	\$	204,418	\$	11,817	\$	4,254	\$	220,489
Grants	85,593	-		-	85,593		131,224		-		-		131,224
Occupancy	20,339	876		242	21,457		13,292		619		238		14,149
General operating expenses	19,018	1,629		509	21,156		16,412		1,370		373		18,155
Professional and contract services	15,475	1,558		559	17,592		23,289		1,291		173		24,753
Interest expense	16,734	64		-	16,798		15,695		132		-		15,827
Depreciation and amortization expense	10,689	607		93	11,389		8,926		659		72		9,657
Provision for loan losses and bad debt expense	7,251	-		-	7,251		10,743		-		-		10,743
Travel and related costs	2,262	110		7	2,379		1,707		82		23		1,812
Marketing expenses	695	56		159	910		1,108		128		74		1,310
Meetings and conferences	 153	 8		2	 163		313		6		11		330
	\$ 417,366	\$ 16,335	\$	5,762	\$ 439,463	\$	427,127	\$	16,104	\$	5,218	\$	448,449

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

(\$ in thousands)

	Without Donor Restrictions									
	Controlling Interest			controlling nterest	Total		With Donor Restrictions		-	olidated Net Assets
Balance, December 31, 2019	\$			\$	\$ 200,367		550,816			
Contributions		-		90,237		90,237		-		90,237
Distributions		-		(3,100)		(3,100)		-		(3,100)
Redemption of noncontrolling member's interest		-		(38,416)		(38,416)		-		(38,416)
Tax effect of sale of ownership interest in controlled subsidiary		(5,639)		-		(5,639)		-		(5,639)
Reallocation of interests to reflect ownership share		26,215		(26,215)		-		-		-
Change in net assets		86,023		35,626		121,649		(34,945)		86,704
Balance, December 31, 2020		402,409		112,771		515,180		165,422		680,602
Contributions		-		1,085		1,085		-		1,085
Distributions		-		(15,645)		(15,645)		-		(15,645)
Redemption of noncontrolling member's interest		-		(595)		(595)		-		(595)
Reallocation of interests to reflect ownership share		1,470		(1,470)		-		-		-
Noncontrolling interest brought on in consolidation		-		375		375		-		375
Change in net assets		45,868		43,124		88,992		6,067		95,059
Balance, December 31, 2021	\$	449,747	\$	139,645	\$	589,392	\$	171,489	\$	760,881

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

(\$ in thousands)

	2021			2020		
Cash flows from operating activities						
Changes in net assets	\$	95,059	\$	86,704		
Adjustments to reconcile changes in net assets to net cash used in						
operating activities						
Depreciation and amortization expense		11,389		9,657		
Amortization of debt issuance costs		817		424		
Deferred tax expense		3,163		7,967		
Taxes paid on sale of ownership interest in controlled subsidiary		-		(2,720)		
Gain upon sale of investments in unconsolidated partnerships		-		(4,150)		
Gain upon sale of affordable housing properties		-		(159)		
Equity in net income from unconsolidated partnerships		(6,545)		(3,270)		
Provision for loan losses		5,791		10,535		
Bad debt expense		1,460		208		
Impairment expense		599		3,072		
Net realized and unrealized gain investments		(3,140)		(2,280)		
Origination of mortgages held for sale		(4,032,639)		(3,304,277)		
Proceeds from sales of loans to third parties		3,569,698		3,057,686		
Origination of mortgage servicing rights		(63,711)		(59,452)		
Amortization of mortgage servicing rights		24,719		16,598		
(Increases) decreases in assets				,		
Contributions receivable, net		(38,072)		(3,705)		
Accounts and other receivables, net		(47,451)		(11,614)		
Loans and notes receivable, net		(1,930)		(2,216)		
Derivative assets		(16,400)		(6,066)		
Investments in unconsolidated partnerships		(5,120)		(1,183)		
Prepaid expenses and other assets		(959)		(2,841)		
Increases (decreases) in liabilities		(000)		(2,011)		
Accounts payable, accrued expenses, and other liabilities		14,964		(19,730)		
Grants payable		1,553		46,892		
Funds held for others		(4,986)		(8,935)		
Deferred tax liabilities, net		25		(0,000)		
Derivative liabilities		17,569		(2,799)		
Indebtedness		(508)		18		
		(000)	·	10		
Net cash used in operating activities		(474,655)		(195,636)		
Cash flows from investing activities						
Advances on loans and notes receivable		(110,712)		(75,328)		
Repayments of loans and notes receivable		95,354		78,347		
Net (purchases) proceeds from sales of investments		(12,063)		28,957		
Purchases of property and equipment		(9,110)		(10,534)		
Purchase of trade name		(100)		-		
Investments made in unconsolidated partnerships		(3,073)		(3,588)		
Proceeds from sale of investments in unconsolidated partnerships		-		4,163		
Acquisition of affordable housing property		(16,600)		-		
Net cash acquired in purchase of limited partner interests		5,212		-		
Cash paid for acquisition of assets of Paragon		(2,000)		-		
Cash paid upon merger with Maher		-		(1,215)		
Capital contributions to unconsolidated partnerships		-		(298)		
Distributions from investments in unconsolidated partnerships		10,254		8,904		
Net cash (used in) provided by investing activities		(42,838)		29,408		

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

(\$ in thousands)

	 2021	 2020
Cash flows from financing activities Proceeds from indebtedness Indebtedness repayments Payment of debt issuance costs Contributions from noncontrolling interest holders Distributions to noncontrolling interest holders	 563,038 (57,242) (827) 1,085 (16,240)	 320,763 (101,678) - 88,737 (41,516)
Net cash provided by financing activities	 489,814	 266,306
Net (decrease) increase in cash and cash equivalents	(27,679)	100,078
Cash and cash equivalents, beginning of year	 396,675	 296,597
Cash and cash equivalents, end of year	\$ 368,996	\$ 396,675
Supplementary disclosure of cash flow information Cash paid for interest during the year, net of amounts capitalized	\$ 17,783	\$ 14,874
Income taxes paid, net	\$ 3,566	\$ 3,966
Reconciliation of cash, cash equivalents, and restricted cash and cash equivalents presented in the statements of cash flows Cash and cash equivalents Restricted cash and cash equivalents	\$ 181,217 187,779	\$ 172,721 223,954
Total cash, cash equivalents, and restricted cash and cash equivalents presented in the statements of cash flows	\$ 368,996	\$ 396,675
Supplementary disclosure of significant noncash investing and financing activities Commitments to make capital contributions to unconsolidated partnerships	\$ 178,782	\$ 138,131
Transfers of investments in unconsolidated partnerships	\$ 136,857	\$ 88,301
Disposal of fully depreciated property and equipment	\$ 2,248	\$ 5,274
Note payable relieved through assignment of note receivable	\$ 471	\$ -
Loans receivable written off	\$ 133	\$ -
Net assets without donor restrictions was decreased and deferred tax liabilities, net were increased for the tax effect of the sale of ownership interest in a controlled subsidiary	\$ -	\$ 2,919
Loans and notes receivable, net increased and prepaid expenses and other assets, net increased for a note receivable that was received in lieu of cash for predevelopment costs	\$ 	\$ 614

See Note 1 for noncash activities related to the deconsolidation of affordable housing properties, merger with Maher Commercial Mortgage, LLC, acquisition of affordable housing property, acquisition of limited partner interests, and asset purchase of Paragon

Note 1 - Organization and nature of operations

Basis of presentation

The consolidated financial statements include the accounts and transactions of Enterprise Community Partners, Inc. ("Partners"), and our subsidiaries and affiliates (collectively, "we", "Enterprise", or "us") in which we have controlling interest, including Enterprise Community Investment, Inc. ("Investment"), Enterprise Community Loan Fund ("Loan Fund"), Bellwether Enterprise Real Estate Capital, LLC and Subsidiaries ("Bellwether") and Enterprise Community Development, Inc. and Subsidiaries ("ECD"), among others. Our consolidated financial statements have been prepared on an accrual basis and include the accounts of Partners and all for-profit subsidiaries and not-for-profit affiliates it controls. The ownership interests of other parties in entities we consolidate are presented as noncontrolling interest in our consolidated financial statements. We primarily use the equity method to account for the interests in entities we do not control. Significant intercompany balances and transactions are eliminated in consolidation.

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 judgments that affect the reported amounts of assets and liabilities and disclosures of contingencies at the date of the financial statements and revenue and expenses recognized during the reporting period. Significant estimates are inherent in the preparation of these consolidated financial statements in a number of areas, including revenue recognition, evaluation of the collectability of accounts, contributions and other receivables, assessment of the value of investments in unconsolidated partnerships and goodwill, valuation of mortgage loans held for sale ("MLHS"), derivative assets and liabilities and mortgage servicing rights ("MSRs"), useful lives of property and equipment and intangible assets, estimation of potential losses relating to loans and development cost overruns, measurement of uncertain tax positions and determination of certain deferred income tax assets and liabilities and associated valuation allowances, allocation of expenses between functional expense category, determination of the fair value of unconditional contributions, and evaluation of guarantee obligations. Actual results could differ from our estimates.

Organization and business

Partners is a 501(c)(3) and 509(a)(1) publicly supported charitable organization. Our mission is to make home and community places of pride, power and belonging, and platforms for resilience and upward mobility for all. Partners accomplishes this mission by providing local communities technical assistance, training and financial resources. More specifically, we provide: operating grants to community organizations; loans to community-based developers of low-income housing, community organizations and certain affiliates; technical services and training programs; and research and information services. Partners obtains funding primarily from contracts, grants and contributions from the federal government, foundations, corporations, individuals, state and local governments and through services provided to subsidiaries and affiliates.

Investment is a stock based, 501(c)(4) social welfare organization. Investment supports Partners' mission by providing investment capital and development services for affordable housing and community revitalization efforts. Investment's core business strategy involves working in partnership with developers and corporate investors to invest and manage equity and debt investments in affordable housing and catalytic commercial properties in low-income and emerging communities throughout the United States. These investments may qualify for low-income housing tax credits ("LIHTC"), historic tax credits, new markets tax credits ("NMTC"), and/or Opportunity Zone federal tax incentives. In support of our core strategy, Investment provides asset management and consulting

services, offers debt financing products to affordable residential and commercial properties, provides development and management expertise relating to the construction of affordable housing properties, and provides property management services to affordable housing properties.

Loan Fund is a 501(c)(3) and 509(a)(2) organization, and a community development financial institution ("CDFI"). Loan Fund provides innovative financial products and technical assistance to support community organizations in the acquisition, development and rehabilitation of decent, affordable housing for low- and moderate-income families and to assist in the revitalization of their communities. Loan Fund's support comes principally from interest income on loans, contributions, grants and investment income.

Bellwether originates permanent loans for a wide range of institutional investors, including life insurance companies, pension funds, government agencies and banks. Bellwether also manages mortgage loan servicing for these institutional investors. Bellwether is a Federal Housing Administration ("FHA") Title II Non-supervised Mortgagee and is an approved Government National Mortgage Association ("Ginnie Mae") issuer of mortgage-backed securities. Bellwether is also a licensed Freddie Mac Optigo Seller Servicer of Conventional, Manufactured Housing Community, Senior Housing and Targeted Affordable Housing ("TAH") Loans. In addition, Bellwether is a full Delegated Underwriting and Servicing ("DUS") Lender in the Federal National Mortgage Association ("Fannie Mae") program. Bellwether is required to maintain financial eligibility and adhere to financial reporting requirements under these programs (see Note 22).

On April 20, 2020, Bellwether entered into a Unit Purchase Agreement with an unaffiliated third party, whereby the third party purchased certain Bellwether Class B voting membership units and Class C non-voting membership units for an aggregate purchase price of \$45.0 million. Bellwether used the \$45.0 million in transaction proceeds to repurchase 13.85% of the outstanding Class A voting membership units from pre-existing members. From this repurchase, Investment received \$26.8 million in proceeds, which reflects Investment's pro-rata share of the proceeds, based on its 59.45% ownership and controlling voting interest in Bellwether prior to the sale. In exchange for the \$26.8 million in proceeds, Investment's ownership interest in Bellwether was diluted to 51.22%, while its controlling voting interest in Bellwether was diluted to 56.48%.

On October 15, 2020, Bellwether entered into an additional Unit Purchase Agreement with the same, previously unaffiliated third party that purchased interest on April 20, 2020, whereby they purchased certain Bellwether Class C non-voting membership units for an aggregate purchase price of \$38.9 million. Of the \$38.9 million in transaction proceeds, \$28.9 million was used to repurchase 8.64% of the outstanding Class A voting membership units from pre-existing members, while \$10.0 million was retained by Bellwether, effectively diluting existing members' interest by 2.57%. From this repurchase, Investment received \$13.8 million in proceeds. In exchange for the \$13.8 million in proceeds, Investment's ownership interest in Bellwether was diluted to 45.30%, while its controlling voting interest in Bellwether became 57.38%.

As of December 31, 2021 and 2020, our ownership interest in Bellwether was 44.91% and 45.00%, respectively. As of December 31, 2021 and 2020, our controlling voting interest was 60.88% and 56.89%, respectively.

Through our controlled affiliates Enterprise Homes, Inc. ("EHI") and Community Preservation and Development Corporation ("CPDC"), we develop and support financially sound, socially responsible affordable housing for low-income individuals, families, and communities through acquisition, development and ownership, property management, and work in partnership with residents of

housing developments to establish programs that strengthen their communities and increase opportunities for individual growth.

Effective January 1, 2020, EHI changed its name to ECD. Concurrently, CPDC's governance documents were amended to provide ECD with control of the appointment of CPDC's board of directors and thus control of CPDC. Investment had previously controlled CPDC. The newly combined ECD is one of the nation's largest, not-for-profit affordable housing developers. This change in control did not have any impact on these consolidated financial statements as we continue to control and consolidate ECD and its controlled affiliate, CPDC, subsequent to this reorganization.

On March 31, 2021, we formed EPF Growth Fund, LLC ("EFP"), which we wholly-own and as of the date of formation, consolidate into these financial statements. We formed EPF to serve as a vehicle for providing unsecured working capital and predevelopment loans to people of color as well as other historically marginalized individual leaders in the real estate industry.

Donor restrictions

Net assets, revenue, expenses, gains and losses are classified based on the existence or absence of donor-imposed restrictions. Accordingly, net assets and changes therein are classified as follows:

- <u>Net assets without donor restrictions</u> Net assets not subject to donor-imposed restrictions.
- <u>Net assets with donor restrictions</u> Net assets subject to donor-imposed restrictions that will be met by our actions and/or the passage of time, or maintained perpetually by us.

Revenue is reported as increases in net assets without donor restrictions unless use of the related assets are limited by donor-imposed restrictions. Investment proceeds and realized/unrealized gains and losses are reported as changes in net assets without donor restrictions unless specifically limited by donor-imposed restrictions. We elected the simultaneous release option for donor-restricted contributions that were initially conditional contributions. We classify these contributions as net assets without donor restrictions if the restriction is met in the same reporting period the revenue is recognized. Expenses are reported as decreases in net assets without donor restrictions. Expirations of donor restrictions on net assets (i.e., the donor-stipulated purpose has been fulfilled and/or the stipulated time period has elapsed) are reported as reclassifications from net assets with donor restrictions to net assets without donor restrictions, except for those subject to the simultaneous release option.

Partners has been the recipient of several contributions which are designated to provide gap financing for affordable housing properties, capacity building support to land bank and community land bank trust and code enforcement/housing improvements in New York. The majority of these funds are distributed as pass-through funding with a small portion of the funds being designated to cover our operating costs to administer the program. The net assets with donor restrictions balance for this program includes designated pass-through funds in the amount of \$18 million and \$58 million as of December 31, 2021 and 2020, respectively. In addition, primarily due to the adoption of new guidance surrounding contributions made, which is discussed further in Note 2, pass-through funds for this program included in grants payable on the consolidated statements of financial position as of December 31, 2021 and 2020 amounted to \$31 million and \$36 million, respectively.

Additionally, during the years ended December 31, 2021 and 2020, Partners received non-federal donor restricted contributions to provide relief and support to organizations in response to the novel strain of coronavirus ("Covid-19") of approximately \$12 million and \$65 million, respectively, of which approximately \$10 million and \$60 million, respectively, is designated as pass-through funding.

For the year ended December 31, 2021, Partners also received large contributions related to other key programmatic initiatives of approximately \$59 million, of which, approximately \$41 million is designated as pass-through funding.

Deconsolidation of affordable housing properties

On January 14, 2020 and May 8, 2020, respectively, two wholly-owned affordable housing properties moved from the predevelopment stage of construction to the development stage. At this time, each of these properties admitted third party limited partners as owners. Subsequent to their admission, these third party limited partners hold substantive participating rights over the significant operating activities of each of the two properties and therefore these entities were deconsolidated as of the dates the third party limited partners were admitted. The effect on these consolidated financial statements of the deconsolidation is summarized as follows (\$ in thousands):

Accounts and other receivables, net	\$ 159
Prepaid expenses and other assets	(3,967)
Loans and notes receivable, net	3,967
Gain upon deconsolidation	(159)

Merger with Maher Commercial Mortgage, LLC

On October 16, 2020, Bellwether entered into an Asset Purchase Agreement with Maher Commercial Mortgage, LLC ("Maher") to combine the businesses of Maher and Bellwether. Maher is a correspondent-based mortgage banking firm headquartered in Philadelphia, Pennsylvania. The acquisition is expected to add approximately \$1.0 billion in annual loan volume and \$3.0 billion in servicing volume to Bellwether. Ownership interest in Bellwether was issued to key employees of Maher in connection with the acquisition, including total consideration of \$2.7 million, which consisted of a cash payment of \$1.2 million and equity consideration valued at \$1.5 million. This transaction was accounted for in accordance with business combinations accounting guidance. The effect on these consolidated financial statements of the combination is summarized as follows (\$ in thousands):

Cash and cash equivalents	\$ (1,225)
Restricted cash and cash equivalents	10
Prepaid expenses and other assets	6
Property and equipment	16
Mortgage servicing rights	3,443
Intangible assets	270
Accounts payable and accrued expenses	(1,010)
Funds held for others	(10)
Net assets without donor restrictions - noncontrolling interest	(1,500)

The amount recognized as accounts payable and accrued expenses is a contingent liability which represents additional payments to be made based on the achievement of specific performance factors in the future.

Acquisition of affordable housing property

On February 26, 2021, ECD acquired an affordable housing property located in Silver Spring, MD for \$16.6 million. The purchase was accounted for as an asset acquisition. Under asset acquisition guidance, the purchase price is allocated to the individual assets acquired and liabilities assumed based on their relative fair values, and generally no gain or loss upon purchase is recognized. This

transaction resulted in an increase in property and equipment of \$14.3 million and intangible assets of \$2.3 million to these consolidated financial statements.

Acquisition of limited partner interests

During 2021, ECD acquired the remaining limited partnership interests in seven affordable housing properties for which ECD previously held the general partner interest for a combined purchase price of \$2.5 million. Subsequent to the purchase of the limited partner interests, ECD was deemed to control the partnerships, and therefore, upon purchase consolidated the assets and liabilities into these consolidated financial statements. As these purchases did not constitute the purchase of a business, they have been accounted for as asset acquisitions. The initial effect on these consolidated financial statements upon acquisition is summarized as follows (\$ in thousands):

Cash and cash equivalents	\$ (1,136)
Restricted cash and cash equivalents	6,348
Accounts and other receivables	112
Investments in unconsolidated partnerships	(2,999)
Prepaid expenses and other assets	416
Loans and notes receivable	(267)
Property and equipment	69,697
Intangible assets	2,626
Accounts payable and accrued expenses	(7,427)
Funds held for others	(392)
Indebtedness	(66,238)
Deferred revenue and other liabilities	(365)
Net assets without donor restrictions - noncontrolling interest	(375)

Asset purchase of Paragon

On December 28, 2021, Bellwether entered into an Asset Purchase and Contribution Agreement through one of its subsidiaries with Paragon Mortgage Corporation ("Paragon") to purchase assets and hire employees. Paragon is an FHA, HUD MAP and Lean approved mortgage lender based in Phoenix, Arizona. Total consideration for the purchase of Paragon's operating assets consisted of a cash payment of \$2 million. The transaction resulted in an increase in accounts and other receivables of \$2 million to these consolidated financial statements.

Note 2 - Significant accounting policies

Revenue recognition and related matters

Gains from mortgage banking activities

Gains from mortgage banking activities are recognized when Bellwether enter into a commitment to originate a loan with a borrower and when Bellwether enters into a corresponding commitment to sell that loan to an investor. Bellwether does not enter into commitments to make loans to borrowers until they have the corresponding commitment from an investor to purchase the loans. The commitments are recognized at their fair values, which reflect the fair value of the contractual loan origination related fees and sale premiums, net of costs, and the estimated fair value of the expected net cash flows associated with the servicing of the loan. Also, included in gains from mortgage banking activities are changes to the fair value of loan commitments, forward sale commitments, and loans held for sale that occur during their respective holding periods. Upon

sale of the loans, no gains or losses are recognized as such loans are recorded at fair value during their holding periods. MSRs are recognized as assets upon the sale of the loans. Additionally, placement fees are recorded as gains from mortgage banking activities when we directly arrange commitments between a permanent investor and a borrower. Placement fees are recognized as revenue when all significant services have been performed.

Contributions

Contributions, which are unconditional transfers of cash or other assets as well as unconditional promises to give, are recognized as net assets with donor restrictions in the period the promise is made if there are donor stipulations on use or payments to be received in future periods. Contributions are recognized as net assets without donor restrictions if there are no donor stipulations on use or the donor permits payments to be received in future periods to be used in the current period. We reclassify net assets with donor restrictions to net assets without donor restrictions at the time the restriction for release is met. Unconditional grants made by us in accordance with the restricted purpose of a donor-restricted contribution made to us are generally considered to meet the donor-imposed restriction at the time we issue the grant, as we have no additional performance specific to the issuance of the grant. The reclassification of net assets may include payments due to us in future periods. If there are explicit stipulations or other indications that the donor-imposed restriction intends for grants to be made by us in a future period rather than the current period, then we issue the grant in such future period.

Conditional promises to give are not recognized until the conditions on which they depend are substantially met. Conditional promises to give with payments received in advance are classified as liabilities. As we elected the simultaneous release option for donor-restricted contributions that were initially conditional contributions, we classify these contributions as net assets without donor restrictions if the restriction is met in the same reporting period the revenue is recognized.

Contributions are initially measured at fair value or net realizable value if receipt is expected in less than one year. In estimating fair value, we use the income approach. For contributions where receipt is expected in more than one year, we apply a discount rate, determined at the time the contribution is initially recognized and commensurate with the risk involved. This rate is based on management's assessment of current market expectations plus a reasonable risk premium. The average discount rate for 2021 and 2020 was 1.91% and 1.34%, respectively. Amortization of the discount is recorded as additional contribution revenue. Contributions of assets other than cash are recorded at estimated fair value at the date of the gift.

An allowance for uncollectible contributions receivable is made based upon management's judgment, inclusive of factors such as prior collection history, the type of contribution and other relevant factors.

Contributions with donor imposed restrictions from the top five contributors, excluding the passthrough contributions discussed in Note 1, comprise approximately 39% and 58% of total contributions for 2021 and 2020, respectively.

In addition, during the year ended December 31, 2020, we received a one-time, unrestricted contribution from a philanthropist in the amount of \$50.0 million.

Contributed materials and services

In-kind contributions consist of donated goods, rent and professional services provided to ECD. All amounts are recorded at fair value at the time of contribution. Donated professional services are recorded at their fair value at the time the service is performed. Donated facilities are recorded

Notes to Consolidated Financial Statements December 31, 2021 and 2020

at their estimated fair value during the time of use. For the years ended December 31, 2021 and 2020, ECD recognized in-kind contribution revenue and expense of \$0.7 million, which is included on the accompanying consolidated statements of activities in contributions.

A substantial number of other volunteers contributed their services. The value of these services is not reflected in the accompanying consolidated financial statements in accordance with accounting guidance for not-for-profit organizations.

Syndication fees

We earn syndication fees for services relating to forming limited partnership entities, particularly LIHTC funds (known as "Investment Funds"), selling interests in those partnerships to investors and acquiring interests in affordable housing properties that are expected to generate a stream of low-income housing tax credits. Syndication fees from the sale of partnership interests to investors and related acquisitions of interests in properties are recognized as the partnerships acquire property interests, which is deemed to be the point our performance obligation has been satisfied and control has been transferred to the customer, provided that various criteria relating to the terms of the transactions and any subsequent involvement by us with the interests sold are met. Revenue relating to transactions that do not meet the established criteria is deferred and recognized when the criteria are met. All syndication fees earned represent market rates.

We may elect to defer the collection of a portion of the fees earned for syndication services if the Investment Funds have short-term liquidity needs. If deferral is elected, we record the related revenue and receivables based on the estimated date of collection using appropriate discount rates. Accretion of interest is included in syndication fees in the consolidated statements of activities.

Loan servicing fees

Loan servicing fees represent income earned for servicing loan portfolios owned by permanent investors, net of amortization of capitalized MSRs, if applicable. Loan servicing fees are generally calculated on the outstanding principal balance of the loan serviced and recognized as income as services are performed. Loan servicing costs are charged to expense as incurred.

Asset management fees

We earn asset management fees in providing oversight and management services relating to investments held by various affiliated partnerships. Revenue is recognized under the terms of the related agreements, over time as we provide the contracted services to the customers and collectability is reasonably assured. Certain syndication fees are associated with certain asset management services to be performed throughout the life of the limited partnerships and these fees are deferred and recognized as a component of asset management fees over the periods that the services are performed. Advance payments received under multi-year agreements are recorded as deferred revenue and recognized over time as revenue when services are performed.

Interest income

Interest income on loans and notes receivable is accrued on the principal balance outstanding at the contractual interest rate. Direct origination costs are offset against related origination fees and the net amount is amortized over the life of the loan as a component of interest income. For certain loans and notes receivable that were initially recorded at fair value due to rules surrounding accounting for business combinations, interest income is accrued using the effective interest method.

Effective interest method

Interest income is accrued using the effective interest method on loans and notes receivable, and interest expense is accrued using the effective interest method on loans and notes payable that were recorded initially in these financial statements at their fair values due to rules surrounding accounting for business combinations.

Property management fees and reimbursed costs

ECD earns property management fees for providing management, marketing, and operation services to multi-family LIHTC and workforce housing properties. Fees for such services are billed and recognized over time as ECD provides the contracted services. For the years ended December 31, 2021 and 2020, ECD recognized property management fee revenue of \$7.9 million and \$6.7 million, respectively.

Under ECD's property management agreements, ECD is entitled to be reimbursed for certain costs ECD incurs on behalf of the managed housing properties, with no added mark-up. These costs consist primarily of payroll and related expenses for the housing properties where ECD is the employer of the employees performing services at the housing properties. ECD's agreements also provide for the ability to bill for certain operational costs, such as allocated IT costs as the related costs are incurred. For the years ended December 31, 2021 and 2020, ECD recognized cost reimbursement revenue of \$19.0 million and \$17.1 million, respectively.

Grants and contracts

Grants and contracts are generally conditional promises of funding from government sources. The funding includes stipulations that must be met by us in order to be entitled to the assets transferred or promised. These are generally cost reimbursement contracts where the stipulations are met at the time costs are incurred. Certain grants and contracts provide for reimbursement of indirect costs, generally based on a specified percentage of direct costs. The revenue related to direct and indirect costs is recorded as an addition to net assets without donor restrictions if the restrictions are met in the same reporting period, in accordance with our election of the simultaneous release option.

Approximately 68% and 48% of the grants and contract revenue is derived from federal cost reimbursement contracts in 2021 and 2020, respectively. Approximately 85% and 50% of the federal funding is provided by the U.S. Department of Housing and Urban Development ("HUD") in 2021 and 2020, respectively.

Rental income

Rental income, principally derived from short-term leases on apartment units, is recognized as income on the accrual basis as it is earned, and collectability is reasonably assured. Advance receipts of rental income are deferred and classified as liabilities until earned.

A portion of the rental income is in the form of subsidy payments from HUD under Section 8 of the National Housing Act. Rent for certain units is subsidized based on tenant income levels. Rent increases require HUD approval.

Development fees

ECD recognizes development fees primarily relating to low-income housing rental properties that ECD assists in developing, in accordance with development service agreements. ECD views its contractual obligations under these agreements as a single performance obligation and recognizes revenue over time using the percentage of completion method, in accordance with ECD's estimates of the satisfaction of the performance obligation and transfer of the development

and construction management services. Certain portions of development fee revenue may be deferred due to contractual support obligations that may require funding from ECD after the completion of the construction period of the low-income housing rental property. These deferrals are recognized after it is reasonably estimable that ECD has no further support obligations that will require funding under the contract which generally occurs after construction completion and stabilization, as defined in the contract, of the low-income housing rental property. Revenue recognized in excess of billings recorded are accounted for as unbilled receivables, and cash received in excess of revenue recognized is accounted for as deferred revenue. Development fee revenue, which is contractually deferred, and will be paid out of the operating cash surpluses of the underlying low-income housing rental properties are included in deferred development fees, and discounted based upon the net present value of the expected future payments.

Under certain of ECD's development fee agreements, ECD is responsible for costs that are in excess of an agreed maximum amount. In these cases, ECD recognizes revenue under the percentage of completion method, as described above. However, if a current estimate of total contract costs indicates that costs are expected to be incurred in excess of the agreed-upon maximum amount, a loss is recognized in full in the period such excess costs are determined.

Advisory services and other fees

Revenue is recognized under the terms of the related agreements, when services are performed and collectability is reasonably assured. A liability is recognized for advance payments received under agreements, and revenue is recognized when services are performed.

Investment income

Investment earnings on funds held pursuant to donor-imposed restrictions are reported as investment income and added to net assets with donor restrictions. Changes in market value on investments with donor-imposed restrictions are reported as net realized and unrealized gains and losses and added to or deducted from net assets with donor restrictions.

Cash and cash equivalents and investments

Our investment policies define authorized investments and establish various guidelines for the credit quality, amounts and maturities of investments held. Authorized investments include corporate and U.S. government and agency obligations, certificates of deposit, banker's acceptances, repurchase agreements, and money market mutual funds. The carrying value of such investments approximates their market value. Short-term investments with maturities at dates of purchase of three months or less are classified as cash equivalents.

Restricted cash and cash equivalents

Restricted cash and cash equivalents consist of funds held for lending activity, restricted contributions and funds held for others under escrow, partnership and fiscal agent agreements.

Accounts and other receivables

Accounts and other receivables are reported net of an allowance for doubtful accounts. We routinely evaluate our accounts and other receivables balances and allow for anticipated losses based on our best estimate of probable losses.

Short-term loans receivable consisting of term loans, including bridge loans made by Bellwether to borrowers that are awaiting permanent financing, are carried at their uncollected principal balance, and are included in accounts and other receivables, net. Interest income, if applicable, on short-term loans receivable is recognized on an accrual basis.

We routinely evaluate the creditworthiness of our borrowers and other related factors and establish a reserve where we believe collectability is no longer reasonably assured. These short-term loans receivable are generally collateralized by a security interest in the underlying assets and/or other assets owned by the borrowers.

Mortgage loans held for sale

Bellwether originates or acquires MLHS for investors. Bellwether's holding period for these MLHS is generally one month. Bellwether measures its MLHS at fair value. The fair value is estimated by using current investor commitments to purchase loans, adjusted for the value attributable to obtained MSRs or obligations to approximate the value of a whole loan.

Derivative assets and liabilities

Bellwether enters into interest rate lock commitments with borrowers on loans intended to be held for sale and enter into forward sale commitments with investors. These commitments are not entered into on a speculative basis as each commitment to lend has a corresponding commitment from an investor to purchase. These commitments are considered freestanding derivative instruments and, as such, must be reflected at fair value with changes included in earnings within our consolidated financial statements. Fair value of derivatives related to these loan commitments includes the effects of interest rate movements between the time of the commitment and the time of the loan funding and investor purchase, any loan origination fees and premiums on the anticipated sale of the loan, net of costs, and the fair value of the expected net cash flows associated with the servicing of the loan as part of the fair value of the underlying commitments.

Principles of consolidation - limited partnerships and similar entities

We have subsidiaries and controlling interests in entities subject to not-for-profit consolidation principles, and subsidiaries and controlling interests in entities subject to for-profit consolidation principles. Not-for-profit consolidation principles require limited partnerships or similar entities to be consolidated by the general partner or managing member under the presumption that the general partner or managing member controls the entity. The presumption of control by a general partner or managing member can be overcome if the limited partners are able to exercise substantive kick-out or participating rights. We do not consolidate limited partnerships or similar entities in which we own a general partner or managing member interest and for which the presumption of control has been overcome, and instead account for these interests using the equity method of accounting. For limited partnerships or similar entities in which we are solely a limited partner or investor member, we account for these interests using the equity method of accounting or financial decisions of the entity, or using the fair value method if we are not able to influence those decisions.

Interests in other entities held by our subsidiaries and controlled entities subject to for-profit consolidation principles are evaluated to determine if the entities are variable interest entities ("VIEs"). If the entities are determined to be VIEs, we then make a determination as to whether or not we are the primary beneficiary. The primary beneficiary is the party with both the power to direct the activities of a VIE that most significantly impact its economic performance and the obligation to absorb losses or right to receive benefits of the VIE that could potentially be significant to the VIE. We consolidate VIEs in which we are the primary beneficiary and account for our noncontrolling interests in VIEs and other entities we do not control using the equity method of accounting.

Under the equity method, the initial investment is recorded at cost, increased by our share of income and contributions, and decreased by our share of losses and distributions. As a general partner or managing member, our investment balance may be reduced below zero. Distributions we receive

from investments with carrying amounts less than zero are recognized as income to the extent the distribution is not indicative of a future funding obligation.

Under the fair value method, the investment is carried at fair value with changes in the fair value recognized through changes in net assets. Under the fair value method, investments without a readily determinable fair value, as a practical expedient, may be estimated using the net asset value per share. If no net asset value per share is available, then the investment may be measured at cost minus impairment and adjusted to fair value if a future event occurs that provides us with enough observable inputs to determine the fair value.

If events or circumstances indicate an other than temporary decline in value, the carrying amount of our investment in an unconsolidated partnership is written down to fair value, with the write down being classified as impairment.

Loans and notes receivable

We make loans to and enter into notes with community-based not-for-profit and for-profit mission aligned affordable housing developers, community organizations and certain affiliates for the purpose of supporting low-income communities. We have two segments of loans and notes in our portfolio - housing loans and notes and other loans and notes. Housing loans and notes are primarily for the purpose of acquiring, renovating and/or constructing multi-family residential housing. Our other loans and notes generally provide financing for a variety of community development needs, including community facilities, such as charter schools and health care centers, as well as loans and notes that encourage community development through the support of growth and operating needs of organizations in low-income communities. Our loans and notes are generally collateralized by real estate. The majority of the loans and notes have repayment terms requiring a balloon payment when construction or permanent financing on the underlying property is secured, the property is sold, or at the stated maturity date. Our other loans and notes also include notes issued by Bellwether to their employees for the purpose of acquiring an equity interest in Bellwether, the terms of which vary.

We may modify loans or notes for a variety of reasons. Modifications include changes to interest rates, principal and interest payment terms, loan or note maturity dates, and collateral. Some modifications are in conjunction with a troubled debt restructure when a loan or note is no longer performing under the current loan or note terms. These modifications may include the types of modifications noted above and/or a forbearance agreement. We also enter into loan participation agreements with other organizations as the lead lender. If certain conditions are met, these loan participations are accounted for as sales by derecognizing the participation interest sold. No gain or loss on sale is incurred. If the conditions are not met, we continue to carry the full loan receivable in our consolidated financial statements and reflect the participation component of the loan as a secured borrowing with a pledge of collateral. We did not have any loans that did not meet the conditions for sale accounting treatment at December 31, 2021. We had \$1.5 million in loan participations that did not meet the conditions for sale accounting treatment at December 31, 2020. These loan participations were recorded in loans and notes receivable, net, offset in indebtedness, and represent no risk to us (see Note 16). We retain the servicing rights on participations and provide loan servicing on other loan arrangements as well. Since the benefits of servicing approximate the costs, no servicing asset or liability is recognized.

During the loan and note approval process, underwriting criteria is generally consistent regardless of the portfolio segment. Criteria considered for housing loans and notes include an analysis of the market, sponsor, primary repayment sources, loan takeout options and collateral. For other loans and notes and investments, more attention is focused on additional criteria, such as the borrower's business plan and cash flow from operations. Once loans and notes are approved, our monitoring processes are consistently applied across portfolio segments.

As a result of these monitoring processes, we generally group our loans and notes into three categories:

- <u>Performing</u> Loans and notes are performing and borrower is expected to fully repay obligations.
- <u>Monitored</u> Loans and notes are performing but require monitoring due to change in market, sponsor or other factors that have the potential to impact the borrower's ability to repay obligations.
- <u>Impaired</u> The primary source of repayment is questionable and the value of the underlying collateral has declined, increasing the probability that we will be unable to collect all principal and interest due.

For impaired loans or notes, we discontinue the accrual of interest income in our statements of activities. Interest payments received on these loans or notes are recognized as either a reduction of principal, or if it is determined that principal can be fully repaid irrespective of collateral value, as interest income. Interest accrual is resumed when the quality of the loan or note improves sufficiently to warrant interest recognition.

Loans and notes are carried at their unpaid principal balance, less an allowance for loan losses to reflect potentially uncollectible balances. The allowance for loan losses is based upon management's periodic evaluation of the criteria used to initially underwrite the loan or note as well as other credit factors, economic conditions, historic loss trends and other risks inherent in the overall portfolio such as geographic or sponsor concentration risks. The allowance is increased through a provision for loan losses which is charged to expense and reduced by write-offs, net of recoveries. Loans or notes are written off when repayment is not expected to occur. When a third party guarantees loss coverage on a loan or note and a write-off occurs, the amount received is netted against the write-off for reporting purposes. After write-off, we continue to pursue collection of the amount owed.

Restricted investments

Restricted investments at December 31, 2021 and 2020, consisted of stock, marketable securities, and mutual funds. Investment in stock is with the Federal Home Loan Bank of Atlanta, which is accounted for using the cost method and is evaluated annually for impairment. As of and for the year ended December 31, 2021 and 2020, we did not identify any events or changes in circumstances that might have a significant adverse effect on the recorded cost of this investment requiring the recording of a loss on impairment. Investments in marketable securities consist of U.S. Treasury and agency securities, which are classified as held to maturity and carried at amortized cost. The original basis of such investments is the purchase price. Investment income is recorded when earned as an addition to net assets without donor restrictions unless restricted by a donor.

Mutual fund investments are selected by the participants in our nonqualified deferred compensation plan. The investments in such mutual funds are measured at fair value with changes in value recorded as an offset to the corresponding liability at the end of each reporting period.

Mortgage servicing rights and mortgage servicing obligations

MSRs are recognized as separate assets when purchased, when the servicing is contractually separated from the underlying mortgage loans by sale or securitization of the loans with servicing rights retained, or when the right to service a loan originated by others is assumed. Whenever Bellwether obtains an obligation to service a loan, Bellwether assesses whether a servicing asset or liability should be recognized. A mortgage servicing asset is recognized whenever the compensation for servicing is expected to exceed current market servicing costs. Likewise, servicing liabilities are recognized when servicing fees to be received are not expected to adequately compensate Bellwether for its expected cost. The MSRs are initially recognized at fair value based on the expected future net cash flow to be received over the estimated life of the loan discounted at market rates. Subsequently, the mortgage servicing assets or liabilities are amortized in proportion to, and over the period of, estimated servicing income. The amortization expense is included as a reduction of loan servicing fees in the consolidated statements of activities.

The fair value of MSRs is estimated using an internal valuation model at the time of capitalization. This model determines fair value by estimating the present value of anticipated future net servicing cash flows. Estimates of the fair value involve assumptions, including discount rates, servicing costs, and other economic factors which are subject to change over time.

Changes in the underlying assumptions could cause the fair value of MSRs to change significantly. To the extent that the carrying value of MSRs exceeds fair value, the asset is considered to be impaired and a valuation reserve is recorded as a reduction of servicing income in current earnings. Valuation reserves are adjusted to reflect changes in the measurement of impairment. At December 31, 2021 and 2020, no valuation reserve was necessary.

Property and equipment and intangible assets

Property and equipment and intangible assets are stated at cost less accumulated depreciation and amortization. If events or circumstances indicate that the carrying amount is not recoverable, the related asset is tested for impairment and written down to the fair value, if impaired. Upon meeting certain criteria, we capitalize external direct costs incurred and payroll and payroll-related expenses for employees who are directly associated with developing or obtaining software applications and related upgrades and enhancements. The cost of property and equipment and certain intangible assets is depreciated or amortized using the straight-line method over the estimated useful lives of the related assets, which range from six months to 40 years. Some intangible assets are amortized ratably as related fees are earned. Land is not depreciated, while leasehold improvements are capitalized and depreciated over the shorter of their useful lives or lease terms. In addition, certain intangible assets are not amortized, rather they are reviewed for impairment annually and whenever a triggering event occurs.

Goodwill

Goodwill is not amortized; rather, it is reviewed for impairment annually. New guidance was issued which allows private companies and not-for-profit entities to forgo the evaluation of goodwill impairment triggering events occurring throughout a reporting period. This change in the guidance was applied by us prospectively in 2020, our year of adoption.

Grants payable and grant expense

Unconditional grants made by us are reported as decreases in net assets without donor restrictions in the period the grant is made. Unconditional grants made by us in accordance with the restricted purpose of a donor-restricted contribution to us consider the period of performance and payment terms of the restricted contribution received by us. Conditional grants made by us are reported as

decreases in net assets without donor restrictions in the period the conditions are substantially met by the grantee. Conditional grants include stipulations by us that must be met before the recipient is entitled to the transfer of assets and include a right of return of the assets or release of the obligation to transfer assets if the stipulations are not met. All grants payable outstanding as of December 31, 2021 are expected to be paid during the year ended December 31, 2022.

Funds held for others

We hold assets, primarily cash and cash equivalents, for third parties pursuant to fiscal agency and similar contractual arrangements. The assets held are classified as restricted and the liability is included in funds held for others.

Debt issuance costs

Debt issuance costs, net of accumulated amortization, are reported as a direct deduction from the face amount of the loans and notes payable and line of credit borrowings to which such costs relate. Amortization of debt issuance costs is reported as a component of interest expense, and is computed using an imputed rate of interest on loans and notes payable with amortizing principal payments and using the straight-line method for line of credit borrowings.

Repayable grants and forgivable notes payable

ECD accounts for grants that include repayments terms if compliance requirements are not met and notes that are forgivable if certain compliance requirements are met as loans and notes payable. ECD recognizes the grant income or the debt forgiveness income only when all compliance requirements have been met and no ongoing obligations exist at the end of the compliance period. For loans and notes payable that are forgiven in tranches, ECD recognizes the debt forgiveness income in accordance with the timing of the legal forgiveness of the loans and notes.

Allowance for loan loss sharing

Bellwether bears a portion of the risk of loan losses for certain mortgages it originates and services based on the terms set forth in its agreements with investors. Bellwether maintains an allowance for loan loss sharing for loans at a level that, in management's judgment, is adequate to provide for estimated potential losses. This judgment is based upon various risk assessments including the value of the collateral, the operating results of the properties, the remaining years of available tax credits, the borrower's financial condition and Bellwether's loss experience with similar loans.

Guarantee obligations

We account for our exposure to losses under guarantees by recording a liability equal to the estimated value of the guarantee based on the facts and circumstances existing at the time the guarantee is undertaken. Determining the estimated fair value of a contingent liability requires management to make significant estimates and assumptions, including among others, market interest rates, historical loss experience on similar guarantees, total financial exposure, probability of loss, and severity and timing of possible losses. The guarantee obligation is reduced as identified risks are deemed to have expired based upon the satisfaction of applicable measures or milestones, which reduce or eliminate the guarantee exposure.

Income taxes

Partners and certain affiliates consolidated in these financial statements are exempt from income taxes with respect to their charitable activities, except for unrelated business income. These tax-exempt entities did not have any unrelated business income during the years ended December 31, 2021 and 2020. Accordingly, no provision or benefit for income taxes has been recorded in the accompanying consolidated financial statements related to our tax-exempt activities and no other tax positions which must be considered for disclosure. However, we are liable for federal and state

Notes to Consolidated Financial Statements December 31, 2021 and 2020

income taxes with respect to some of our for-profit subsidiaries. These subsidiaries are primarily involved in our mortgage, LIHTC asset management, Opportunity Zone federal tax incentive, and certain non-tax credit affordable housing investment fund activities. In addition, certain of our subsidiaries that act as the general partners of affordable housing properties have made Internal Revenue Code Section 168(h) elections, which causes them to be treated as taxable corporations. The provision for or benefit from income taxes has been recorded on the accompanying consolidated financial statements.

We use the asset and liability method to record deferred income taxes. Under this method, assets and liabilities are recognized for the future tax attributable to differences between the financial statement carrying amounts and their respective tax basis. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rate is recognized in the period that includes the enactment date. We only recognize deferred tax assets to the extent that it is more likely than not that they will be realized based on consideration of available evidence, including tax planning strategies and other factors.

We recognize the financial statement impact of a tax position when it is more-likely-than-not that the position will be sustained upon examination. If the more-likely-than-not threshold is met, the tax position is to be measured at the largest amount of the benefit that is greater than 50% likely of being realized upon ultimate settlement.

Income tax returns are subject to examination by the Internal Revenue Service ("IRS") for a period of three years from the date of filing. The 2018 income tax return of a controlled affiliate is currently being examined by the IRS but we do not expect the result of the examination to impact the tax-exempt status of this controlled affiliate. While no other income tax returns are currently being examined, tax years since 2018 remain open for examination.

Expense allocation

Expenses by function have been allocated among program activities and support services on the basis of an analysis performed by us. Staff time is reviewed for the allocation of other operating expenses except professional and contract services. Professional and contract services is allocated based on its nature or staff time, depending on the type of expense. Interest expense other than interest expense incurred on corporate borrowings, grant expense, and provision for loan losses are program activities by nature.

Fair value of financial instruments

The carrying amount of investments in fixed income, corporate, and foreign equity securities, MLHS, derivative assets and liabilities and certain investments in unconsolidated partnerships not accounted for under the equity method are recorded at fair value. The carrying amount of other financial instruments approximates their fair values.

Reclassifications

Reclassifications have been reflected in the current year presentation for prior year balances. Such reclassifications are for comparative purposes only and do not restate the prior year consolidated financial statements.

Business combinations

Upon the occurrence of a business combination, we generally allocate the purchase price of the entity based upon the fair value of the assets and liabilities acquired.

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Transaction costs arising from business combinations, such as broker fees, transfer taxes, legal, accounting, valuation, and other professional and consulting fees, are expensed as incurred.

Changes in accounting principles

New guidance clarifying the evaluation of transactions as contributions or exchange transactions and the determination of contributions as unconditional or conditional was issued in June 2018. We adopted this guidance for contributions made on a modified prospective basis to agreements that were not completed prior to January 1, 2020 or were entered into after January 1, 2020. The impact of this new guidance on the financial statements during the year of adoption was an increase in grants payable and grant expense of \$41.5 million as of, and for the year ended December 31, 2020.

Upcoming Accounting Standards

The Financial Accounting Standards Board ("FASB") has issued new guidance related to the accounting for leases. This guidance will require lessees to recognize a right-of-use asset and related lease liability for all leases, with a limited exception for short-term leases. Leases will be classified as either finance or operating, with the classification affecting the pattern of expense recognition in the statements of activities. Currently, leases are classified as either capital or operating, with only capital leases recognized on the statement of financial position. The reporting of lease-related expenses in the statement of activities and cash flows will be generally consistent with the current guidance. The guidance is effective for us for fiscal years beginning after December 15, 2021. When adopted, the guidance will be applied using a modified retrospective transition method to the beginning of the year of adoption. We are currently evaluating the impact to the consolidated financial statements under the new guidance.

The FASB has also issued new guidance which requires enhanced disclosures around contributed nonfinancial assets by all not-for-profit entities. The guidance is effective for us for fiscal years beginning after June 30, 2021. When adopted, the guidance will be applied retrospectively. We are currently evaluating the impact to the consolidated financial statements under the new guidance.

Note 3 - Liquidity

Our financial assets available to meet general expenditures over the next twelve months consist of the following at December 31 (\$ in thousands):

		2021		2020
Financial assets				
Cash and cash equivalents and investments	\$	182,220	\$	173,223
Restricted cash and cash equivalents and investments	Ŧ	229,448	Ŧ	250,429
Contributions receivable, net		53,020		14,948
Accounts and other receivables, net		171,685		122,082
Mortgage loans held for sale		818,531		351,813
Derivative assets		44,670		28,270
Investments in unconsolidated partnerships		242,941		199,910
Prepaid expenses and other assets, net		7,253		3,774
Loans and notes receivable, net		297,032		282,669
Mortgage servicing rights, net		171,401		136,186
Total financial assets		2,218,201		1,563,304
Less amounts not available to be used within one year				
Restricted cash and cash equivalents and investments		(229,448)		(250,429)
Contributions receivable, net		(53,020)		(14,948)
Accounts and other receivables, net		(90,028)		(54,803)
Mortgage loans held for sale		(814,931)		(347,427)
Derivative assets		(38,578)		(20,141)
Investments in unconsolidated partnerships		(228,663)		(186,312)
Prepaid expenses and other assets, net		(2,265)		(1,309)
Loans and notes receivable, net		(283,129)		(244,650)
Mortgage servicing rights, net		(149,536)		(119,692)
Total financial assets not available to be used within one year		(1,889,598)		(1,239,711)
Financial assets available to meet general expenditures over				
the next twelve months	\$	328,603	\$	323,593

We consider general expenditures to be operating expenses that will be paid with funds that do not have donor restrictions. A portion of our overall operating expenses are supported by restricted contributions. In addition, a portion of our overall operating expenses are supported by cost reimbursements from Investment Funds and operating properties we manage as discussed in Note 1. Our overall operating expenses, which do not include grants, depreciation and amortization, and certain programmatic professional and contract services, are approximately \$327 million and \$284 million as of December 31, 2021 and 2020, respectively.

Reasons for differences between financial assets and amounts not expected to be available to be used within one year are as follows:

• A portion of accounts and other receivables are not expected to be collected, or when collected are expected to be used to pay back line of credit borrowings.

Notes to Consolidated Financial Statements December 31, 2021 and 2020

- As disclosed in Note 7, only a small portion of MLHS represent trading gains expected to be earned when the loans are sold. The remaining proceeds from the sale of these loans will be used to pay back line of credit borrowings.
- Similar to MLHS, as disclosed in Note 9, only a portion of the derivative assets represent accrued fees which will be available to meet general expenditures.
- We bridge capital to our held for sale investments until they are sold to Investment Funds. This bridged capital is expected to be repaid to us and will then be available to meet general expenditures.
- We expect to be reimbursed for capitalized predevelopment costs paid to third-parties upon closing of the related developments. The remaining balance of prepaid expenses and other assets does not include financial assets.
- Loans and notes payable could be drawn to finance a portion of loans and notes receivable that is currently funded with our cash, providing the cash for additional liquidity. In addition, a portion of loans and notes receivable is expected to be collected and is not expected to be used to pay loans and notes payable.
- A portion of MSRs are not expected to be collected.

We also maintain lines of credit for potential liquidity needs (see Note 16). Commitments on these lines totaled \$1.1 billion and \$874 million at December 31, 2021 and 2020, respectively, with \$323 million and \$484 million undrawn as of December 31, 2021 and 2020, respectively. Of the undrawn amounts as of December 31, 2021 and 2020, \$137 million and \$125 million, respectively, may be used for general corporate purposes while the remaining capacity is generally used to fund our warehousing and lending activity.

Note 4 - Restricted cash and cash equivalents

Restricted cash and cash equivalents consist of funds held for lending activity, restricted contributions, and funds held for others under escrow, partnership and fiscal agent agreements.

The significant restricted cash and cash equivalent balances held as of December 31, 2021 and 2020 partially relates to us receiving several grants in prior years which are designated to provide gap financing for affordable housing projects, capacity building support to land bank and community land bank trust and code enforcement/housing improvements in New York. The majority of these funds are distributed as pass-through funding with a small portion of the funds being designated to cover our operating costs to administer the program. The net assets with donor restrictions and grants payable balances for this program as of December 31, 2021 and 2020 totaled \$49 million and \$94 million, respectively, with the majority of such amounts being included within restricted cash and cash equivalents in the consolidated statements of financial position.

A majority of the remaining balance is made up of other conditional and restricted contributions.

Notes to Consolidated Financial Statements December 31, 2021 and 2020

Note 5 - Contributions receivable, net

Contributions receivable at December 31 are summarized as follows (\$ in thousands):

	 2021	 2020
Unconditional promises expected to be collected in Less than one year One year to five years	\$ 43,141 10,175	\$ 7,242 7,824
Less unamortized discount	 53,316 (296)	 15,066 (118)
Total	\$ 53,020	\$ 14,948

Note 6 - Accounts and other receivables, net

Accounts and other receivables, net at December 31 are summarized as follows (\$ in thousands):

	2021		2020	
Fees receivable, net	\$	80,124	\$	66,980
Bridge loans to unconsolidated partnerships		58,977		6,927
Borrower bridge loans		17,447		34,044
Interest receivable, net		8,951		9,176
Contracts receivable, net		6,186		4,955
Total	\$	171,685	\$	122,082

Fees receivable, net includes fees due from unconsolidated partnerships, development fees receivable, and other fees receivable.

Fees due from unconsolidated partnerships are primarily attributable to syndication and asset management fees earned related to Investment Funds in which we hold a general partner or managing member interest. The syndication and asset management fees are funded by the limited partners in the Investment Funds. As the entities that hold the limited partner interests are generally highly-rated financial institutions, we do not expect that any of the limited partners will fail to meet their obligations and we believe that credit risk with respect to these syndication and asset management fee receivables is not significant. The receivables are due on demand; however, we may elect to defer collection. At December 31, 2021 and 2020, fees due from unconsolidated partnerships totaled \$64.2 million and \$50.5 million, respectively.

Development fees receivable includes fees that have been billed and uncollected, or unbilled amounts for which revenue was recognized as services provided were transferred to the customer. These development fees are due generally from the customer's annual surplus cash and mature upon expiration of the LIHTC compliance period. As of December 31, 2021 and 2020, the balance of development fees receivable was \$14.8 million and \$12.7 million, respectively.

Notes to Consolidated Financial Statements December 31, 2021 and 2020

Other fees receivable which amounted to \$2.3 million and \$5.2 million as of December 31, 2021 and 2020, respectively, are primarily related to uncollected advisory service fees.

For the years ended December 31, 2021 and 2020, the allowance for loss on fees receivable was \$1.2 million and \$1.4 million, respectively.

As of December 31, 2021 and 2020, bridge loans to unconsolidated partnerships consists of shortterm bridge loans and predevelopment loans. The bridge loans are made to unconsolidated partnerships, are noninterest-bearing and are generally due within six months of the loan date. The predevelopment loans are made to LIHTC projects, are noninterest-bearing and are generally due within 12 months of the loan date.

As of December 31, 2021 and 2020, borrower bridge loans are short-term loans made by Bellwether to borrowers that are awaiting permanent financing and bear interest at rates ranging from 6.5% to a 30-day Average Secured Overnight Financing Rate plus a margin, and mature no later than February 26, 2022. The loans are secured by the respective underlying properties.

Interest receivable primarily relates to interest earned on both long and short-term loans and notes receivable.

Contracts receivable primarily consists of amounts due from government entities.

Note 7 - Mortgage loans held for sale

At December 31, 2021 and 2020, MLHS were recorded at fair value and consist of the following (\$ in thousands):

	2021		2020	
Unpaid principal of MLHS	\$	801,484	\$	341,688
Trading gains on MLHS Gains on MSRs		3,600 13,447		4,386 5,739
Total	\$	818,531	\$	351,813

The unpaid principal balance of MLHS at December 31, 2021 and 2020 are current. The difference between the carrying amount of the MLHS and the unpaid principal balance consists of trading gains and gains on originated MSRs, both of which are included in gains from mortgage banking activities on the accompanying consolidated statements of activities.

The loans were sold at amounts equal to their carrying value subsequent to year-end, less amounts attributable to the fair value of MSRs retained by us.

Notes to Consolidated Financial Statements December 31, 2021 and 2020

Note 8 - Gains from mortgage banking activities

Gains from mortgage banking activities consist of the following for the years ended December 31 (\$ in thousands):

	2021		2020	
Contractual loan origination and related fees, net	\$	81,582	\$	51,786
Originated MSRs		63,711	·	59,452
Trading gains		24,991		31,694
Derivative gains on outstanding commitments		12,899		17,535
Total	\$	183,183	\$	160,467

Note 9 - Derivative instruments

Derivative assets and liabilities consist of the forward commitments to fund and sell 104 loans as of December 31, 2021, and to fund and sell 86 loans as of December 31, 2020, respectively. The amounts related to these commitments are summarized as follows (\$ in thousands):

December 31, 2021	 Asset	L	iability	1	Net
Interest rate Accrued fees MSRs	\$ 30,700 6,092 7,878	\$	30,700 - -	\$	- 6,092 7,878
Total	\$ 44,670	\$	30,700	\$	13,970
December 31, 2020	 Asset	L	iability		Net
December 31, 2020 Interest rate Accrued fees MSRs	\$ Asset 13,131 8,129 7,010	L	iability 13,131 - -	\$	Net - 8,129 7,010

The interest rate component of the net derivative relates to a forecasted movement in interest rates between the time of the commitment and the time of the loan funding and investor purchase. As Bellwether does not enter into speculative commitments, its interest rate exposure is completely hedged with respect to these commitments. The accrued fees relate to origination fees and trading gains that Bellwether expects to collect related to the commitments. The MSRs relate to the expected servicing right assets that will be realized upon the sale of the loans to the investors. Income related to these derivatives is included in gains from mortgage banking activities on the accompanying consolidated statements of activities.

There were no transfers into or out of Level 3 assets, as defined in Note 25, during the year. Derivative instruments on mortgage banking activity classified as Level 3 assets were entered into during the year, with the exception of \$5.9 million and \$4.9 million in net derivative instruments associated with commitments as of December 31, 2021 and 2020, respectively, that were entered into in previous years.

Note 10 - Investments in unconsolidated partnerships

Investments in unconsolidated partnerships at December 31 are summarized as follows (\$ in thousands):

	2021		2020	
Held for sale investments Direct investments in affordable housing partnerships Traditional investments in affordable housing Social impact investments Other investments	\$	198,773 19,014 14,542 1,447 9,165	\$	151,728 23,455 15,869 1,389 7,469
Total	\$	242,941	\$	199,910

Held for sale investments

We purchase and hold interests in properties for sale to Investment Funds. Such properties are multifamily low-income housing tax credit properties that are under construction. Their balance sheets consist primarily of land, building, and construction in progress balances, as well as any related mortgage debt. Operating activities for these entities are generally minimal.

At December 31, 2021 and 2020, we held for sale investments in 16 and 10 properties, respectively. The balance consists of future capital contribution commitments to these properties in the amount of \$180 million and \$138 million at December 31, 2021 and 2020, respectively, with the remaining balance relating to cash investments and other adjustments. The capital contributions payable is reflected as a liability on the consolidated statements of financial position.

We acquire limited partnership interests (generally 99%) in these properties that are expected to earn tax credits and transfer those interests to Investment Funds for the investor(s) benefit. Our holding period for these investments is generally three to nine months and, during that period, we account for our interest using the equity method of accounting. Typically, due to the short holding period, the carrying amount of the investments approximates their fair value. However, if events or circumstances indicate that the carrying amount exceeds its estimated fair value, an investment will be written down to the fair value. There were no impairment charges incurred for the years ended December 31, 2021 and 2020.

Direct investments in affordable housing partnerships

At December 31, 2020, we held a direct general partner interest of 0.1% in one low-income affordable housing property. We agreed to assume the general partnership interest in this entity pursuant to our fiduciary role in a tax credit Investment Funds that holds a majority limited partner interest in the underlying real estate property. We accounted for this entity on the equity method due to significant variable interests and related rights held by lenders, investors and other parties and due to our limited exposure to the variability in operating activities. We did not hold any such general partner interests as of December 31, 2021.

We consider our exposure to loss relating to these partnerships to be insignificant. As our share of losses from these investments exceeds our nominal contributions, we classify our negative investment balances in these entities as losses in excess of investments in unconsolidated partnerships in the liability section of our consolidated statements of financial position.

At December 31, 2021 and 2020, ECD holds the direct general partner interest in 75 and 83 real estate partnerships. During 2021, ECD acquired the remaining limited partner interest in seven of these partnerships (see Note 1) which resulted in them being consolidated into these financial statements as of December 31, 2021. Additionally, during 2021 two of the partnerships in which ECD held the general partner interest dissolved and one general partner interest was acquired. During 2020, two such general partner interests were deconsolidated. Additionally, ECD disposed of its interest in one general partner interest during 2020 and recognized a gain of \$4.2 million, which is included in other income on the consolidated statements of activities. As of December 31, 2021, ECD's general partner interest in these partnerships ranges from 0.005% to 15%. ECD also holds a portion of the limited partner interest in one and two of these partnerships as of December 31, 2021 and 2020, respectively. During 2021, ECD acquired the remaining limited partner interest in the partnership it previously held a 49% interest and now consolidates the partnership. As a result of guarantees, ECD provides as the general partner to the project limited partners, the investment in certain partnerships may be negative. These investments are accounted for on the equity method due to significant participating rights held by the entities' third-party limited partners. As of December 31, 2021 and 2020. ECD's net investment in these partnerships was \$14.8 million and \$19.0 million. respectively. Included in these net amounts as of December 31, 2021 and 2020 are negative investments of \$0.3 million, which are included in losses in excess of investments in unconsolidated partnerships on the consolidated statements of financial position.

As of December 31, 2021 and 2020, we wholly-owned four Investment Funds, and therefore consolidate them into these financial statements. Each of these Investment Funds holds direct, limited partner interests in operating partnerships that are either beyond the tax credit delivery period, or that have de minimis tax credits remaining. We account for these investments on the equity method, and had no investment balance at December 31, 2021 and 2020. During 2020, two of the Investment Funds dissolved resulting in the recognition of deferred gain of \$0.5 million, which is included in other income on the consolidated statements of activities.

As of December 31, 2021 and 2020, Loan Fund holds a 0.01% limited partner interest in Columbia Apartments LP. Loan Fund's total capital commitment of \$5.0 million, all of which was paid in a prior year, is expected to yield a 6% annual return. Loan Fund's earnings and return of capital are in a first priority position. As of December 31, 2021 and 2020, Loan Fund's investment in this property was \$3.9 million and \$4.2 million, respectively.

Traditional investments in affordable housing partnerships

We hold investor member interests ranging from 1.09% to 5% in three nontax credit affordable housing investment funds. We also serve as the managing member of these funds. The funds provide returns to investors through cash flow and residual proceeds, with an expected investment holding period of approximately seven years. We determined these entities are not VIEs and that we do not control these entities. We account for our interest in these entities on the equity method, subject to the specified investment period of the funds. Our investment in these funds totaled \$3.4 million and \$2.5 million as of December 31, 2021 and 2020, respectively. As of December 31, 2021 and 2020, the funds held 29 and 30 investments, respectively.

The Enterprise Homes Preservation Fund, LLC ("EHPF") was formed as a single-investor Investment Fund, for the purpose of acquiring ownership interests in affordable housing properties located in the Mid-Atlantic region. Similar to the other nontax credit affordable housing investment funds, EHPF is expected to provide returns through cash flow and residual proceeds to ECD and the investor. ECD had a maximum capital commitment of \$21.1 million, all of which was contributed in a prior year, and a 29.64% general partner interest in EHPF. It was determined that the limited partner in EHPF can exercise substantive participating rights on the operations of EHPF, resulting in the presumption of control by the general partner being overcome. Therefore, ECD accounts for the interest in EHPF on the equity method. As of December 31, 2021 and 2020, ECD's investment in EHPF was \$11.1 million and \$13.4 million, respectively. During 2021 and 2020, EHPF disposed of its interest in 3 and 2 of the properties. As of December 31, 2021 and 2020, the fund held 28 and 31 investments, respectively.

Social Impact investments

Loan Fund holds limited partner interests in two partnerships that seek to address pressing social and environmental challenges through debt and equity investments. As of December 31, 2021 and 2020, Loan Fund's ownership interests in these investments are 0.72% and 1.6%. Total capital commitments for both investments is \$1.9 million. Based on the size of Loan Fund's ownership interests in each of the investments, along with the fact that Loan Fund is unable to influence the operating or financial decisions of the partnerships, these investments are not accounted for on the equity method, rather these investments are accounted for using the fair value method. As of December 31, 2021 and 2020, Loan Fund's investment in the two partnerships was \$1.4 million. As of December 31, 2021 and 2020, Loan Fund's investment in the two partnerships was \$1.4 million. As of December 31, 2021 and 2020, Loan Fund has uncalled capital commitments totaling \$0.3 million to these two partnerships.

Other investments

We hold between 1.0% and 58.3% limited partner interests in eight Investment Funds as of December 31, 2021 and 2020. During 2021, one of the investment funds dissolved and we purchased interest in a new Investment Fund for \$0.1 million. During 2020, two of the Investment Funds dissolved resulting in the recognition of a gain of \$0.1 million, which is included in other income on the consolidated statements of activities. Each of these Investment Funds holds investments in operating partnerships that are either beyond the tax credit delivery period, or that have de minimis tax credits remaining. We determined that these entities are VIEs, and that we are not the primary beneficiary. Accordingly, we account for our interest in these Investment Funds on the equity method. The balance of our investment in these Investment Funds was \$1.5 million and \$0.7 million at December 31, 2021 and 2020, respectively.

We hold a 33.33% co-member interest in Rivermont Enterprise Capital, LLC ("REC"). This entity is the manager of a Qualified Opportunity Fund ("QOF") named Rivermont Enterprise Emergent Communities Fund I, LP ("REECF") which holds investments in Qualified Opportunity Zones as designated by the 2017 tax legislation commonly referred to as the Tax Cuts and Jobs Act. In addition, we hold a 10.00% limited partner interest in REECF. This fund's principal business activity is to be a QOF that invests in qualified assets in the Southeastern United States. We determined that these entities are VIEs, and that we are not the primary beneficiary as control is shared amongst the members. Accordingly, we account for our interest in these entities on the equity method. The balance of our investment in these entities was \$0.9 million at December 31, 2021 and 2020. As of December 31, 2020, we have fully funded our commitments into these entities.

Notes to Consolidated Financial Statements December 31, 2021 and 2020

Loan Fund hold interests in four limited liability companies, three located in California and one located in Georgia. As of December 31, 2021 and 2020, Loan Fund's ownership interest in these investments ranges from 20% to 33.33%. The purpose of these limited liability companies is to provide loans for affordable housing and community services in specific locales in California and Georgia. The balance of Loan Fund's investment in these limited liability companies was \$1.6 million and \$1.2 million as of December 31, 2021 and 2020, respectively.

ECD holds a 1.59% investor member interest in Housing Partnership Equity Trust LLC ("HPET"). HPET was formed by 12 mission focused nonprofit organizations and is operated by Housing Partnership Network. HPET is a social-purpose real estate investment trust that provides a ready source of long-term capital enabling its members and partners to quickly and efficiently acquire affordable multifamily properties. ECD and HPET jointly own two multifamily properties. Based on ECD's ownership interest in HPET, along with the fact that they are unable to influence the operating or financial decisions of the entity, this investment is not accounted for on the equity method, rather this investment is accounted for using the fair value method. As there is no available net asset per share for this investment, the investment is measured at cost minus impairment. As of December 31, 2021 and 2020, ECD's investment in HPET was \$0.8 million.

We hold several other investments that are accounted for on the equity method. The balance of our investment in these was \$4.4 million and \$3.9 million as of December 31, 2021 and 2020, respectively.

Investment Funds

We hold general partner or managing member interests of between 0.005% and 1.0% in Investment Funds. These Investment Funds invest in affordable housing and commercial projects that qualify for income tax credits. We determined that certain of these Investment Funds were VIEs, and that we were not the primary beneficiary. We account for our interest in these Investment Funds and other entities that we do not control on the equity method.

We obtained our first interest in one of these tax credit Investment Funds in 1988 and typically obtain an interest in several new Investment Funds each year. The limited partners in these Investment Funds are generally financial institutions that contribute committed capital to fund investments and meet working capital reserve requirements. Most of the real estate partnerships in which these Investment Funds invest must meet certain requirements to be eligible for tax credits. Once the credits are fully earned and tax compliance requirements are met, it is anticipated that the partnerships will be dissolved. Due to the funding obligations of our limited partners, management believes our exposure to loss in excess of our fees relating to these Investment Funds to be insignificant. However, under the equity method of accounting, we are required to record our share of losses from these Investment Funds, and our share of losses generally exceeds our nominal contributions resulting in negative investment balances in these Investment Funds. These negative balances are classified as losses in excess of investments in unconsolidated partnerships in the liability section of our consolidated statements of financial position. As the majority of our share of losses from these Investment Funds relate to noncash charges, such as depreciation expense, management believes that this liability generally will not result in a funding requirement by Enterprise and will likely reverse at dissolution of the Investment Funds.

Notes to Consolidated Financial Statements December 31, 2021 and 2020

Note 11 - Loans and notes receivable, net

Loans and notes receivable, net consist of the following at December 31 (\$ in thousands):

	2021		2020	
Loans and notes to unaffiliated organizations Allowance for loan losses	\$	313,840 (16,808)	\$	297,408 (14,739)
Loans and notes receivable, net	\$	297,032	\$	282,669

Affordable housing and community revitalization loans

Loan Fund makes loans to community-based not-for-profit and for-profit mission aligned affordable housing developers, community organizations and certain affiliates for the purpose of supporting lowincome communities. These loans are generally collateralized by real estate. The majority of the loans have repayment terms requiring a balloon payment when construction or permanent financing on the underlying property is secured, the property is sold, or at the stated maturity date. As of December 31, 2021 and 2020, the net balance of these loans receivable totaled \$233.3 million and \$224.3 million, respectively. The sources of funds used and anticipated to be used to originate these loans are loans and notes payable, and net assets. Of these amounts, \$89.2 million and \$99.7 million as of December 31, 2021 and 2020, respectively, were due within one year. The loans are secured through a variety of collateral arrangements. As of December 31, 2021, 76% of these loans receivable were secured by first liens placed on the underlying real estate; 8% were unsecured or secured by subordinate liens; and 16% were secured by non-real estate assignments, including developer fees, equity pay-ins, third party credit enhancements or guarantees, and cash and investments. The loans bear interest at varying rates, which approximate 5.4% in the aggregate as of December 31, 2021 and 2020. In accordance with Loan Fund's historical practices, it is expected that some of these loans will be extended at maturity. Loan Fund's loan policy dictates that loans can only be extended if there is no material adverse change in credit, and repayment is not threatened.

Loan participations outstanding totaled \$46.9 million and \$45.7 million at December 31, 2021 and 2020, respectively.

The allowance for loan losses based on the above loans receivable portfolio was 4.83% and 4.10% as of December 31, 2021 and 2020, respectively.

In addition, we hold notes receivable that support affordable housing communities and their residents. These notes mature at various dates between 2024 and 2029, and bear interest at rates ranging from 1.0% and 4.5%. As of December 31, 2021 and 2020, the net carrying balance of these notes receivable was \$8.3 million and \$8.4 million, respectively.

As discussed in Note 1, we formed EPF to serve as a vehicle for providing unsecured working capital and predevelopment loans to people of color as well as other historically marginalized individual leaders in the real estate industry. As of December 31, 2021, EPF holds loans receivable that mature at various dates between 2025 and 2026, and bear interest at varying rates, which, in aggregate, approximate 5.27%. As of December 31, 2021, the net carrying balance of these loans receivable was \$5.2 million.
Loans to affiliate affordable housing properties

ECD also hold loans and notes receivable due from affordable housing properties which ECD developed and own a general partner interest in. Payment terms on a majority of these loans and notes are generally annual payments of interest and principal due contingent on available cash flow with the balance due upon maturity. Some of these loans and notes are short-term construction financing loans or bridge loans that fund the affordable housing property until it closes on permanent financing, at which time the loans and notes mature. These loans and notes mature at various dates between 2022 and 2074, and bear interest at rates ranging from 0% to 8%.

As part of various acquisitions, fair value adjustments were recorded to numerous loans and notes in this portfolio. These fair value adjustments are being amortized over the remaining life of the loans and notes using the effective interest method. Amortization of the fair value discounts included in interest income on the accompanying consolidated statements of activities was \$1.4 million and \$1.2 million for the years ended December 31, 2021 and 2020, respectively. The remaining unamortized discounts were \$6.9 million and \$8.2 million as of December 31, 2021 and 2020, respectively.

As of December 31, 2021, 86% of the gross principal balance of these loans and notes to affordable housing properties was secured by either deeds of trust on the underlying property or other collateral. The remaining balances are unsecured as the loans and notes were generally made to fund operating deficits of the properties or provide grant funding and will be repaid with available cash flow. As of December 31, 2021 and 2020, the net carrying balance of these loans and notes totaled \$39.8 million and \$39.2 million, respectively.

Employee loans

Loans and notes receivable also includes notes to employees of Bellwether that were made to assist the employees acquiring equity interest in Bellwether. Principal and accrued interest on these notes are due in quarterly installments through the maturity dates which range from July 1, 2029 to July 1, 2031. The employee notes are secured by their member interest in Bellwether. As of December 31, 2021 and 2020, the outstanding balance of these notes totaled \$10.4 million and \$10.8 million, respectively.

Allowance for loan losses activity by portfolio segment for the years ended December 31 is summarized as follows (\$ in thousands):

			2021				2020	
	F	lousing	Other	Total	F	lousing	Other	Total
Allowance for loan losses								
Balance at beginning of year	\$	(6,994)	\$ (7,745)	\$ (14,739)	\$	(6,552)	\$ (5,204)	\$ (11,756)
Net change in allowance for								
loan losses		(3,285)	1,098	(2,187)		(285)	(2,541)	(2,826)
Write-offs		133	-	133		-	-	-
Recoveries		(15)	 -	 (15)		(157)	 -	 (157)
Balance at end of year	\$	(10,161)	\$ (6,647)	\$ (16,808)	\$	(6,994)	\$ (7,745)	\$ (14,739)

Notes to Consolidated Financial Statements December 31, 2021 and 2020

As of December 31, loans by credit quality indicator and portfolio segment consist of the following (\$ in thousands):

	2021					2020						
		Housing		Other		Total		Housing		Other		Total
Performing Monitored Impaired	\$	189,902 21,704	\$	90,743 7,120	\$	280,645 28,824	\$	182,583 15,535	\$	75,518 22,947	\$	258,101 38,482
With an increased allowance for loan losses Without an increased allowance		2,771		-		2,771		-		-		-
for loan losses		1,600		-		1,600		825		-		825
Total	\$	215,977	\$	97,863	\$	313,840	\$	198,943	\$	98,465	\$	297,408
Average investment in impaired loans	\$	1,557	\$	-	\$	1,557	\$	279	\$		\$	279
Interest income recognized on impaired loans - cash basis	\$	31	\$	-	\$	31	\$	-	\$	-	\$	-

No loans were restructured during 2021. During the year ended December 31, 2020, three loans were modified through troubled debt restructuring, and the additional commitments to lend as of year-end, by portfolio segment, are as follows (\$ in thousands):

		2021					2020					
	Ho	using	(Other		Fotal	ŀ	lousing		Other		Total
Number		-		-		-		2		1		3
Balance at modification	\$	-	\$	_	\$	-	\$	2,748	\$	1,283	\$	4,031
Additional commitments to lend as of year end		80		-		80		260		-		260

An aging of past due loans by portfolio segment as of December 31 is as follows (\$ in thousands):

		2021			2020	
	Housing	Other	Total	Housing	 Other	Total
Past due						
31-60 days	\$ -	\$ -	\$ -	\$ 230	\$ -	\$ 230
61-90 days	-	-	-	-	-	-
Over 90 days	5,921	-	5,921	1,725	-	1,725
Total	 5,921	 -	 5,921	1,955	 -	 1,955
Current	 210,056	 97,863	 307,919	 196,988	 98,465	 295,453
Total	\$ 215,977	\$ 97,863	\$ 313,840	\$ 198,943	\$ 98,465	\$ 297,408

Note 12 - Mortgage servicing rights and obligations, net

As of December 31, 2021 and 2020, we were servicing 4,272 and 3,960 loans, respectively, with outstanding principal balances of approximately \$37.7 billion and \$32.6 billion, respectively.

Notes to Consolidated Financial Statements December 31, 2021 and 2020

Changes in the carrying value of the MSRs, net consist of the following for the years ended December 31 (\$ in thousands):

	 2021	2020		
MSRs, net beginning balance	\$ 136,186	\$	93,235	
MSRs originated, net of obligations recognized	63,711		59,452	
MSRs purchased, net of obligations recognized	-		3,443	
Settlement of prior year derivatives to MSRs	3,931		525	
Amortization expense and write-offs of MSRs	(24,719)		(16,598)	
Change related to MLHS	 (7,708)		(3,871)	
MSRs, net ending balance	\$ 171,401	\$	136,186	

Included in the \$171.4 million and \$136.2 million net MSR balances above are servicing contracts related to private/equity loans that are cancellable within 30-90 days and were initially recorded at fair value during previous mergers and acquisitions. Such loans have a net book value of \$4.1 million and \$4.2 million at December 31, 2021 and 2020, respectively. For financial statement presentation, these assets are classified with MSRs, as they are being amortized and accounted for similar to other MSRs in the overall pool.

We determine the value of servicing assets and liabilities by considering factors such as net future cash flows and discount rates. Management uses industry trends and portfolio data to make certain assumptions in determining discount rates that are commensurate with risks involved in the portfolio, market assumptions, prepayment and default rates and other relevant factors. We amortize the initial carrying value of servicing assets and liabilities over the expected servicing period, generally 10 years, and assess for impairment or increased obligation annually, unless we have specific information giving rise to the need to make adjustments on a more current basis.

At December 31, the fair value and key economic assumptions used to estimate the fair value of MSRs were as follows (\$ in thousands):

		2021	2020		
Beginning of year End of year	\$ \$	198,548 255,735	\$ \$	166,533 198,548	
Weighted average discount rate Weighted average contractual servicing life Weighted average term to payoff		11% 266 months 123 months		11% 266 months 123 months	

For the years ended December 31, 2021 and 2020, we have not provided for impairment on any MSRs.

Notes to Consolidated Financial Statements December 31, 2021 and 2020

Note 13 - Property and equipment, net

Property and equipment, net, consist of the following at December 31 (\$ in thousands):

	 2021	2020		
Building and improvements Software applications	\$ 87,453 53,086	\$	34,355 50,757	
Land	30,049		13,193	
Leasehold improvements	8,375		6,577	
Furniture and fixtures	7,062		6,357	
Office equipment	4,985		4,112	
Vehicles	 82			
	191,092		115,351	
Accumulated depreciation and amortization	 (55,578)		(50,993)	
Property and equipment, net	\$ 135,514	\$	64,358	

ECD controls several operating affordable housing properties and affordable housing properties in the predevelopment stage. These properties held significant building and improvements and land balances as of December 31, 2021 and 2020.

The software applications asset consists primarily of investments made in proprietary software applications developed for use in our various reporting segments.

Depreciation and amortization expense on property and equipment was \$8.9 million and \$8.0 million for the years ended December 31, 2021 and 2020, respectively.

During 2019, we began implementation of a new human resources and financial enterprise resource planning system. During 2019 and 2020, we capitalized certain costs associated with this implementation. During 2020, we performed a review of these previously capitalized costs, as well as costs related to other existing systems to identify which systems would be retired and which assets had no future value. As a result of this review, we charged off \$3.1 million which is included in impairment on the consolidated statements of activities.

Assets Held for Sale

During 2021, the board of directors of ECD approved a plan to sell the rental property and equipment held by one of its subsidiaries. ECD's management began actively marketing the property and equipment subsequent to approval and determined it likely that the sale would occur within one year, thus the related property and equipment were classified as held for sale as of December 31, 2021. Real estate assets held for sale are measured at the lower of the carrying amount or the fair value less costs to sell. Once an asset is classified as held for sale no further depreciation is recorded.

On April 8, 2022, ECD closed on the sale of the rental property and equipment held by its subsidiary for an amount in excess of its carrying amount. The gain on sale will be recorded through 2022 operations.

Note 14 - Intangible assets, net and goodwill

We recognized goodwill of \$9.6 million related to mortgage companies acquired in previous years. Goodwill was recognized due to expected synergies from combining operations of these companies with that of Bellwether. Goodwill is not amortized, rather it is reviewed for impairment annually.

Through previous acquisitions, we acquired the rights to receive certain fees from affordable housing properties, many in which ECD holds the general partner interest. These include rights to property management fees, community service fees, incentive management fees, and other miscellaneous fees. These intangible assets are shown net of the related liabilities on our consolidated statements of financial position. The related liabilities represent anticipated costs we expect to incur in performing services to earn these fees. The intangible assets related to these fees are not amortized, rather reviewed for impairment annually, and whenever a triggering event occurs. The balance of these intangible assets as of December 31, 2021 and 2020 was \$6.3 million and \$6.9 million, respectively. During the year ended December 31, 2021, a triggering event occurred which caused certain of these intangible assets to be impaired. a charge of \$0.6 million was recognized, which is included in impairment on the consolidate statements of activities.

In addition to the aforementioned intangible assets with indefinite lives, we have also recognized several intangible assets with finite lives that are being amortized, which consist of the following at December 31 (\$ in thousands):

				2021		
		s Carrying mount		umulated ortization	Net Book Value	
Ground leases Payment in lieu of taxes Borrower relationships In-Place Leases Rights to development fees Trade name	\$	8,125 1,968 8,402 1,553 1,782 100	\$	383 82 6,831 308 1,324 10	\$	7,742 1,886 1,571 1,245 458 90
Total	\$	21,930	\$	8,938	\$	12,992
				2020		
	Gross Carrying Accu		umulated ortization	Net B	look Value	
Ground leases Borrower relationships Rights to development fees	\$	7,667 8,402 2,183	\$	277 5,950 1,236	\$	7,390 2,452 947
Total	\$	18,252	\$	7,463	\$	10,789

Amortization expense on these intangible assets was \$2.5 million and \$1.7 million for the years ended December 31, 2021 and 2020, respectively.

During 2020, as part of the merger with Maher discussed in Note 1, we recognized \$0.3 million of borrower relationships.

During 2021, as part of the acquisitions of an affordable housing property and the remaining limited partner interests in seven affordable housing properties as discussed in Note 1, ECD recognized several intangible assets including ground leases, payment in lieu of taxes and in-place leases. In addition, during 2021 Bellwether recognized a trade name through purchase of a domain name.

All intangible assets, other than goodwill, as of December 31, 2021 and 2020 are included in intangible assets, net on the consolidated statements of financial position.

Future amortization expense with respect to intangible assets is estimated as follows (\$ in thousands):

\$ 2,427
770
636
340
215
 8,604
\$ 12,992
·

Note 15 - Income taxes

As described in Note 1, Investment is a 501(c)(4) social welfare organization. While Investment's LIHTC syndication, development, property management and NMTC activities are exempt from income taxes, other activities are taxable including mortgage, LIHTC asset management, Opportunity Zone federal tax incentive, and certain non-tax credit affordable housing investment fund operations. Investment's taxable and tax-exempt increase in net assets before income taxes was \$80.4 million and \$7.5 million for the year ended December 31, 2021 and \$72.1 million and \$10.5 million for the year ended December 31, 2021 and \$72.1 million and \$10.5 million for the year ended December 31, 2020, respectively.

The income tax provision consists of the following for the years ended December 31 (\$ in thousands):

	2021			2020		
Current tax expense Deferred tax expense	\$	6,008 3,163	\$	2,134 7,967		
Income tax expense	\$	9,171	\$	10,101		

Current income tax expense includes tax refunds as well as interest and penalties relating to income tax obligations. We benefit from the allocation of tax credits from certain tax credit partnerships in which we hold an interest. This allocation of tax credits reduces our current income tax expense.

Notes to Consolidated Financial Statements December 31, 2021 and 2020

Income tax expense is reconciled to the amount computed by applying the federal corporate income tax rate of 21% for the years ended December 31, 2021 and 2020, as follows (\$ in thousands):

0004

2000

	2021		 2020
Tax at statutory rate on income before taxes State income tax, net of federal income tax benefits	\$	18,626 1,019	\$ 17,343 1,088
Valuation allowance		361	849
Tax effect at statutory rate on income not subject to income taxes Tax effect at statutory rate on income related to		(1,535)	(2,197)
noncontrolling interest Tax refunds		(9,056) (20)	(7,481) (100)
Tax credits Other		(149) (75)	(86) 685
Income tax expense	\$	9,171	\$ 10,101

Deferred tax liabilities, net consist of the following at December 31 (\$ in thousands):

		2020		
Total deferred tax assets Total deferred tax liabilities	\$	4,852 (27,123)	\$	4,671 (23,754)
Deferred tax liabilities, net	\$	(22,271)	\$	(19,083)

The deferred tax assets relate primarily to deferred compensation, deferred revenue, and net operating loss carryforwards. Deferred tax liabilities consist primarily of the tax effects of MSR revenue and amortization expense, which are recognized for book purposes but not for income tax purposes until the related servicing activities are performed in subsequent years, accelerated depreciation for tax purposes, book to tax differences in investments in unconsolidated partnerships and deferred fees.

At December 31, 2021 we have state net operating loss carryforwards of \$18.6 million. All federal net operating loss carryforwards were utilized on Investment's 2020 consolidated federal tax return. At December 31, 2020, we had federal and state net operating loss carryforwards totaling \$28.2 million. These loss carryforwards will expire between 2034 and 2040 for federal and state purposes. A valuation allowance of \$1.2 million and \$1.7 million has been established as of December 31, 2021 and 2020, respectively, due to the uncertainty of realizing certain of these state loss carryforwards and certain other deferred tax assets. Based on projections of future taxable income, management believes that it is more likely than not that the deferred tax assets, net of any valuation allowance, will be realized. The amount of deferred tax assets considered realizable could be reduced if estimates of future taxable income are reduced.

As discussed in Note 1, Investment sold a portion of its interest in Bellwether in 2020. These partial sales had a direct tax impact on us in 2020, which amounted to \$5.6 million. This amount is accounted for as a direct reduction to net assets without donor restrictions due to the fact that Investment maintained control of Bellwether after these partial sales.

Uncertain tax positions

We conduct business throughout the United States and, as a result, we file income tax returns in federal and various state jurisdictions. Although there are currently no ongoing examinations by state jurisdictions, the statute of limitations has not yet expired on several of our tax filings. We also remain subject to examination of all of our federal income tax returns for 2018 and subsequent years. We also generally remain subject to the examination of our various state income tax returns for a period of four to five years from the date the return was filed. Our most significant state tax exposure is within Maryland, the location of our headquarters.

The filing of income tax returns requires management to assess and measure uncertain tax positions. Upon examination of tax positions taken, management concluded that all positions taken on its tax returns exceed the more-likely-than-not threshold and expects to realize the benefit of all positions if examined by a taxing authority. As a result, management concluded that there were no uncertain positions that required measurement in or adjustment to our consolidated financial statements.

Note 16 - Indebtedness

A summary of indebtedness at December 31 is as follows (\$ in thousands):

	 2021	 2020
Credit line agreements Loans payable Debt issuance costs	\$ 820,320 396,213 (1,247)	\$ 374,383 271,095 (1,237)
Total	\$ 1,215,286	\$ 644,241

Loans payable

Loan Fund borrows to fund its lending activities. Total loans payable, net associated with these borrowings as of December 31, 2021 and 2020, were \$184.3 million and \$172.5 million, respectively. Debt issuance cost, net associated with these borrowings as of December 31, 2021 and 2020, were \$0.5 million and \$0.6 million, respectively. These loans payable bear interest at rates which vary from 0% to 4.15% and are repayable through 2047. Most of these borrowings are structured as unsecured. Three of these loans require that Loan Fund pledge collateral. Based on the requirements of the lender, Loan Fund pledges the underlying loans receivable, government and agency securities, and/or cash to collateralize draws. Secured loans payable were \$54.6 million and \$61.0 million as of December 31, 2021 and 2020, respectively. Most of these loans payable reflect borrowings that have been restricted by the lender for lending to various community development organizations. Some borrowings are further restricted for use in certain locations or in certain sectors and/or initiatives. Some of these loans payable may be utilized for working capital purposes. Additionally, certain of these loans payable are guaranteed by Partners and contain covenants that require Loan Fund to provide reporting on a periodic basis and to meet and maintain specific financial ratios. As of December 31, 2021, the guaranteed amount was \$69.0 million.

Certain of these loans payable are considered Equity Equivalent ("EQ2") investments. EQ2 investments are fully subordinated, unsecured obligations that carry a fixed interest and have a rolling maturity. The lender cannot accelerate repayment unless an uncured event of default exists. As of December 31, 2021 and 2020, loans payable included \$8.0 million and 7.0 million of EQ2 investments, respectively.

In addition, Loan Fund had \$0 and \$1.5 million of loans payable related to loan participation agreements that did not meet the conditions for sale accounting treatment at December 31, 2021 and 2020, respectively. These loans payable are offset by loans receivable and represent no risk to Loan Fund (see Note 2).

Loan Fund also offers an unsecured Impact Note program to individuals, including employees and board members, and institutions. Investments are at a minimum of \$25,000 for 1 to 10 years at interest rates of 0% to 3.5%. As of December 31, 2021 and 2020, the amounts outstanding under the program were \$41.5 million and \$20.8 million, respectively. As of December 31, 2021 and 2020, the balance due to employees and board members was \$0.1 million.

Total interest cost for Loan Fund borrowings was \$5.5 million and \$5.6 million for the years ended December 31, 2021 and 2020, respectively. Amortization of debt issuance costs for these borrowings amounted to \$0.1 million for the years ended December 31, 2021 and 2020.

Furthermore, we entered into an unsecured \$30 million note payable with two lenders. The note originally bore interest at a fixed rate of 5.19%, and originally matured in May 2024. Effective November 2, 2021, we refinanced this note which as of December 31, 2021 carries a fixed rate of 3.48% and a maturity date in November 2028. As part of the refinance, we paid a prepayment penalty of \$0.9 million which is included in interest expense on the consolidated statements of activities. The outstanding balance as of December 31, 2021 and 2020 was \$22.6 million and \$24.2 million, respectively. Total interest cost under this note payable was \$1.2 million and \$1.4 million for the years ended December 31, 2021 and 2020, respectively.

Bellwether entered into unsecured notes payable in conjunction with the redemption of certain noncontrolling members' interest in Bellwether. The notes bear interest at a fixed rate of 4.0% and are repayable through July of 2025. The outstanding balance as of December 31, 2021 and 2020 was \$1.6 million. Total interest cost under these notes was \$0.2 million for the years ended December 31, 2021 and 2020.

ECD and an affordable housing property that ECD controls hold forgivable notes. ECD lends any funds from the forgivable notes to the LIHTC properties in which it holds a general partner interest (see Note 10). These notes are secured by deeds of trust, and bear interest at rates which vary from 0% to 1%. The carrying value of these notes payable as of December 31, 2021 and 2020 was \$5.7 million and \$3.9 million, respectively. The borrowings will be forgiven if the underlying LIHTC properties maintain their respective compliance requirements for periods ranging from 15 to 40 years. The forgiveness of these notes occurs either at the end of the compliance periods, or in tranches throughout the compliance periods. These notes were recorded at fair value as part of previous acquisitions, resulting in actual contractual obligations under these notes payable exceeding their carrying value. Total contractual obligations under these loans payable as of December 31, 2021 and 2020 was \$18.3 million and \$16.5 million, respectively. Based on the history of compliance by the properties in which ECD holds a general partner interest, no future payments are expected related to these notes.

In December of 2021, ECD entered into an unsecured term note with JPMC. The note bears interest at a fixed rate of 3% with a maturity date in December of 2028. The outstanding balance as of December 31, 2021 was \$5.0 million.

Loans held by affordable housing properties that ECD controls bear interest at rates which vary from 0% to 12% and are repayable through 2055. Most of these borrowings are secured by the underlying real estate. The carrying value of these loans payable as of December 31, 2021 and 2020 was \$129.9

million and \$48.1 million, respectively. Debt issuance cost, net associated with these borrowings as of December 31, 2021 and 2020 was \$0.2 million. These loans were recorded at fair value as part of previous acquisitions, resulting in actual contractual obligations under these loans payable exceeding their carrying value. Total contractual obligations under these loans payable as of December 31, 2021 and 2020 was \$134.6 million and \$52.8 million, respectively.

Total interest cost on borrowings ECD and its controlled affordable housing properties holds was \$2.2 million and \$1.8 million for the years ended December 31, 2021 and 2020, respectively. Amortization of debt issuance costs for these borrowings amounted to \$0.2 million and \$0.1 million for the years ended December 31, 2021 and 2020, respectively.

EPF, after being formed on March 31, 2021 as discussed in Note 1, entered into loans payable to fund its lending activities. EPF has two commitments from two different lenders for a total of \$50 million. The loans bear interest at 2% and are repayable through 2031. Under the terms of these agreements, interest is due quarterly with one third of the outstanding principal due in June of 2029, 2030, and 2031. These loans payable are guaranteed by Partners. The total outstanding balances on these loans as of December 31, 2021 was \$5.6 million.

Credit line agreements

Bellwether has three credit facilities with KeyBank National Association ("KeyBank"). They are subject to an Amended and Restated Master Participation and Facility Agreement (the "Agreement") with KeyBank. Under the terms of the Agreement, Bellwether has agreed to sell beneficial ownership interest in eligible loans funded under the Agreement to KeyBank subject to KeyBank's approval. The Agreement is used to fund certain of Bellwether's MLHS. At December 31, 2021 and 2020, the borrowing capacity under the Agreement was \$350 million. Interest is payable at a fluctuating interest rate, which was 1.425% and 1.5625% at December 31, 2021 and 2020, respectively, and is secured by KeyBank's participation in the eligible loans funded under the Agreement. At December 31, 2021 and 2020, the outstanding balance under these facilities was \$252.6 million and \$122.4 million, respectively. Bellwether expects to extend the Agreement at similar terms before the maturity date of July 1, 2022.

Bellwether also has a separate Master Participation and Facility Agreement (the "Bridge Agreement") with KeyBank. Under the terms of the Bridge Agreement, Bellwether has agreed to sell beneficial ownership interest in eligible loans that will serve as bridge loans pending closing of permanent refinancing, funded under the Bridge Agreement to KeyBank subject to KeyBank's approval. At December 31, 2021 and 2020, the borrowing capacity was \$55 million. Interest is payable at a fluctuating interest rate, which was 3.05% and 3.50% at December 31, 2021 and 2020, respectively, and is secured by KeyBank's participation in the eligible loans funded under the Bridge Agreement. A closing fee is payable with the purchase of each participation at the greater of \$7,500 or 15bps of the purchase price. At December 31, 2021 and 2020, the outstanding balance under this facility was \$12.3 million and \$23.1 million, respectively. Bellwether expects to extend the Bridge Agreement at similar terms before the maturity date of July 1, 2022.

In addition, Bellwether has a Warehousing Credit and Security Agreement ("Security Agreement") with PNC Bank, National Association ("PNC"). Under the terms of the Security Agreement, Bellwether has agreed to sell beneficial ownership interest in eligible loans funded under the Security Agreement to PNC subject to PNC's approval. At December 31, 2021, the available warehouse was \$250 million, and the facility can be expanded in size up to \$350 million in \$50 million increments for a period of 60 days. At December 31, 2020, the available warehouse facility was \$250 million and the facility could have been expanded in size up to \$500 million in \$50 million increments for a period of 60 days.

The Security Agreement is used to fund MLHS, and is secured by PNC's participation in the eligible loans funded under the Security Agreement. Interest is payable at a fluctuating interest rate, which was 1.4013% and 1.5875% at December 31, 2021 and 2020, respectively. At December 31, 2021 and 2020, the outstanding balance under this facility was \$162.2 million and \$118.8 million, respectively. Debt issuance costs, net of accumulated amortization, totaled \$0.2 million and \$0.3 million as of December 31, 2021 and 2020, respectively, related to this borrowing. Bellwether expects to extend the Agreement at similar terms before the maturity date of September 23, 2022.

Bellwether entered into a Master Repurchase Agreement ("Repurchase Agreement") with JPMC. Under the terms of the Repurchase Agreement, Bellwether has agreed to sell beneficial ownership interest in eligible loans funded under the Repurchase Agreement to JPMC subject to JPMC's approval. As of December 31, 2021 and 2020, the available facility was \$450 million. The Repurchase Agreement will be used by to fund MLHS, and is secured by JPMC's participation in the eligible loans funded under the Repurchase Agreement. Interest will be payable at a fluctuating interest rate, which was 1.7546% and 1.9189% at December 31, 2021 and 2020, respectively. At December 31, 2021 and 2020, the outstanding balance was \$386.7 million and \$100.4 million, respectively. Bellwether expects to extend the Agreement at similar terms before the maturity date of September 30, 2022.

Furthermore, Bellwether entered into a Revolving Loan and Security Agreement with KeyBank for a maximum commitment of \$30 million for corporate borrowing purpose. This facility is secured by the fair value of Bellwether's Fannie Mae mortgage servicing rights. Interest will be payable at a fluctuating interest rate, which was 2.55% and 2.6875% at December 31, 2021 and 2020, respectively. At December 31, 2021 and 2020, the outstanding balance was \$6.5 million and \$9.5 million, respectively. The facility matures on July 15, 2024. Debt issuance costs, net of accumulated amortization, totaled \$0.2 million and \$0.1 million as of December 31, 2021 and 2020, respectively related to this borrowing.

On June 22, 2020, Bellwether entered into a Delinquency Advance Warehouse Credit and Security Agreement with PNC Bank for a one-year term. The sole purpose was to provide advances to satisfy Bellwether's obligations to make delinquency advances to Fannie Mae. Interest was payable at a fluctuating interest rate which was 2.1875% at December 31, 2020. As of December 31, 2020, the available facility was \$40 million with the ability to expand to \$80 million. There was no balance outstanding under this facility as of December 31, 2020. Bellwether did not renew the Delinquency Advance Warehousing Credit and Security Agreement with PNC Bank which matured on June 21, 2021.

We utilize an unsecured credit facility for corporate purposes and the issuance of letters of credit with a maximum commitment of \$50 million. Interest will be payable at a fluctuating interest rate, which was 2.025% and 2.044% at December 31, 2021 and 2020, respectively. Borrowings on this facility mature on November 2, 2024, with any letters of credit on the facility maturing on November 2, 2026. We had \$6.6 million and \$6.5 million in letters of credit issued through this facility as of December 31, 2021 and 2020, respectively. Except for these letters of credit, there were no outstanding borrowings under this facility at December 31, 2021 and 2020. Debt issuance costs, net of accumulated amortization totaled \$0.1 million and \$34,415 as of December 31, 2021 and 2020, respectively related to this borrowing.

Total interest cost under these credit facilities was \$6.0 million and \$6.3 million for the years ended December 31, 2021 and 2020, respectively. Amortization of debt issuance costs amounted to \$0.5 million and \$0.3 million for the years ended December 31, 2021 and 2020, respectively, and is included in interest expense on the consolidated statements of activities.

All of these credit facilities have certain covenants and restrictions. The most restrictive of these limits the levels of debt we may incur and require us to maintain specified minimum levels of debt service coverage and net worth. We have maintained compliance with these restrictions, and they have not limited our normal business activities.

Future contractual maturities

Future contractual maturities of indebtedness, not including forgivable notes, for each of the next five years and thereafter are summarized as follows (\$ in thousands):

2022	\$ 868,032
2023	44,928
2024	21,020
2025	7,243
2026	51,870
Thereafter	 222,371
Total	\$ 1,215,464

The debt due in 2022 consists primarily of borrowings related to loan facilities that are used to fund outstanding loans and notes receivable and MLHS. We expect to make payments at or before the scheduled maturity dates of the related loans from proceeds from the collection of loans and notes receivable and MLHS, the refinancing of loan facilities, or through the use of operating cash.

As previously noted, certain loans were recorded at fair value upon the acquisition of CPDC, resulting in actual contractual obligations under these loans payable exceeding their carrying value. Accordingly, the total future contractual maturities noted above is greater than the balance of indebtedness on the consolidated statements of financial position.

Note 17 - Allowance for loan loss sharing

As a Fannie Mae DUS lender, Bellwether assumes responsibility for a portion of any loss that may result if borrowers default on loans Bellwether services. Under a loss-sharing formula with Fannie Mae, Bellwether is generally responsible for funding 100% of the mortgagor's delinquency up to the first 5% of the unpaid principal balance and a portion of any additional losses to a maximum of 20% of the original principal balance.

As a U.S. Department of Agriculture ("USDA") lender, Bellwether is responsible for 10% of any loss in the event a borrower defaults on loans originated in the Rural Housing Services Section 538 Guaranteed Rural Rental Housing Program.

In addition, there are other programs in which we assume responsibility for a portion of loan losses.

Allowance for loan loss sharing under all programs was \$29.5 million and \$24.4 million at December 31, 2021 and 2020, respectively. At December 31, 2021 and 2020, there were no reserves related to specific loans included in the allowance for loan loss sharing provision.

Note 18 - Deferred revenue

Deferred revenue consists of the following at December 31 (\$ in thousands):

	 2021	2020			
Syndication fees Asset management and other fees	\$ 5,395 2,203	\$	5,257 1,663		
Total	\$ 7,598	\$	6,920		

Deferred revenue consists of amounts we have recorded related to our asset management or other obligations to be performed in future periods, or due to certain contingencies. In general, revenue deferrals with respect to the syndication fees consist of estimated costs expected to be incurred and paid by us in managing tax credit Investment Funds in which we own a 0.005% to 1.0% general partner or managing member ownership interest. Our exposure could be greater than the amount of revenue deferred. During the years ended December 31, 2021 and 2020, we amortized \$0.9 million and \$0.8 million, respectively, of syndication deferred revenue into asset management fees.

We provide asset management, development, and other services to third parties with respect to affordable housing and commercial real estate in emerging and under-served communities. Some of these fees for these services are prepaid by the third parties for services to be performed in the future. The remaining deferral of asset management and other fees consists of various advisory service agreements.

Deferred revenue is included in deferred revenue and other liabilities on the consolidated statements of financial position.

Note 19 - Related party transactions

We provide syndication, asset management, development, property management, and other advisory services to certain affiliated entities in which we, or one of our subsidiaries, own an interest and are compensated for these services. For the years ended December 31, 2021 and 2020, we recorded revenue of \$144.2 million and \$118.2 million, respectively, for such services.

We also manage a \$120 million credit facility as of December 31, 2021 and 2020, on behalf of select Investment Funds that are admitted as borrowers to the facility. Borrowings are secured by capital commitments payable from the investors in Investment Funds with repayments to come from investor capital contributions. We manage this facility on behalf of the Investment Funds but are not considered a borrower. As such, our assets are not provided as collateral for the facility and we do not provide a guarantee for repayment of borrowings. However, we have agreed to pay certain interest and fees associated with this facility. Interest related to borrowings is payable at a fluctuating interest rate which was 1.6527% and 1.8875% as of December 31, 2021 and 2020, respectively. The credit facility is set to expire on December 14, 2022, at which time we expect to extend the credit facility at similar terms. Total outstanding borrowings under the facility were \$95.1 million and \$78.3 million as of December 31, 2021 and 2020, respectively. Interest costs incurred by us for this facility totaled \$0.3 million and \$0.7 million for the years ended December 31, 2021 and 2020, respectively. These costs are included in program activities in the accompanying consolidated statements of activities.

Notes to Consolidated Financial Statements December 31, 2021 and 2020

Note 20 - Restrictions and limitations on net assets

During the years ended December 31, 2021 and 2020, net assets released from donor restrictions and the events or transactions which caused the restrictions to expire total \$104.1 million and \$156.7 million, respectively, for expenses incurred for donor specified purposes or time restrictions.

Net assets with donor restrictions at December 31 consist of the following (\$ in thousands):

	 2021	 2020
Gifts and other unexpended revenue restricted to specific programs or locations Contributions receivable due in future periods, net	\$ 118,469 53,020	\$ 150,542 14,880
Total	\$ 171,489	\$ 165,422

Note 21 - Pension and savings plans

We sponsor a qualified defined contribution plan available to substantially all our employees. This plan allows employees to make pre-tax contributions pursuant to Section 401(k) of the Internal Revenue Code and provides for employer matching contributions for eligible employees in accordance with the provisions of this plan. We match eligible participants' contributions, as defined, after one year of employment, based on a formula set forth in the plan and may make additional contributions, subject to certain limitations, at the discretion of the Boards of Trustees. Participants are immediately vested in their contributions and our matching contributions are vested over a three-year period. We made matching contributions to the plan of \$3.5 million and \$3.2 million during the years ended December 31, 2021 and 2020, respectively.

The plan also includes a defined contribution provision, whereby we contribute an amount equal to a percentage, as defined by the plan, of the gross compensation of each employee. These contributions vest over three years. After three years of service, all future contributions are automatically vested. Total expenses under this plan totaled \$2.8 million and \$2.6 million for the years ended December 31, 2021 and 2020, respectively.

We also have a nonqualified deferred compensation plan covering certain of Investment's employees. This plan provides for employer annual discretionary contributions. Covered employees were previously able to make pre-tax contributions of up to \$25,000 annually. Under this plan, contributions made prior to 2011 are not paid to the covered employees until their separation from Enterprise. Beginning in 2011, employer contributions now vest after three years and upon vesting, the employer contributions are paid to the covered employees. Such payments from plan assets to covered employees began in 2014. Additionally, employees are vested and paid immediately if they are at least 55 years old and have five years or more of service to Enterprise. Our expense under the plan was \$1.5 million for the year ended December 31, 2020. Effective January 1, 2021, the plan has been terminated and contributions to this plan will no longer be made.

Compensation deferrals and employer contributions are invested on behalf of the participants in various participant directed investment options. The investments amounted to \$6.2 million and \$6.0 million at December 31, 2021 and 2020, respectively, and are included in restricted investments on the consolidated statements of financial position. Obligations to the plan participants at December 31, 2021 and 2020 totaled \$6.2 million, and are included in accounts payable and accrued expenses

in the consolidated statements of financial position. The vested amounts of these obligations were \$3.8 million and \$3.6 million at December 31, 2021 and 2020, respectively.

Note 22 - Commitments and contingencies

Commitments and contingencies not reflected in the consolidated statements of financial position at December 31, 2021 are indicated below:

Net worth and liquidity requirements

As discussed in Note 1, Bellwether is an FHA Title II Non-Supervised Mortgagee, and as such, is required under this program to maintain adjusted net worth of \$2.5 million, of which no less than \$0.5 million must be liquid assets. As a Ginnie Mae issuer of mortgage-backed securities, the adjusted net worth required is \$1 million plus 1% of the outstanding principal balance of securities and commitment authority in excess of \$25 million up to \$175 million, plus 0.2% in excess of \$175 million. The Ginnie Mae program also requires liquid assets of 20% of the adjusted net worth. At December 31, 2021, Bellwether met these requirements with an adjusted net worth of \$227.6 million, and \$46.4 million of such liquid assets.

Additionally, under the Fannie Mae DUS program, a subsidiary of Bellwether is required to maintain acceptable net worth and liquidity. The subsidiary's net worth requirement at December 31, 2021, which is a function of its portfolio balance at December 31, 2021, is \$41.9 million. At December 31, 2021, the subsidiary had adjusted net worth of \$188.3 million applicable to this requirement and therefore met the requirement. At December 31, 2021, the subsidiary's operational liquidity requirement was \$7.6 million and the restricted liquidity requirement was approximately \$20.5 million. The subsidiary had \$17.3 million and \$20.5 million of applicable assets to meet the operational and restricted liquidity requirements, respectively. The restricted liquidity requirement is calculated monthly by Fannie Mae's custodian, U.S. Bank, N.A., and is based upon current portfolio size and types of collateral. The requirement is classified as restricted cash and cash equivalents on the accompanying consolidated statements of financial position.

As a licensed Freddie Mac Optigo Seller Servicer of Conventional and TAH loans, Bellwether is required to maintain acceptable net worth and liquidity. At December 31, 2021, Bellwether's required net worth was \$5.0 million and its required liquidity was \$0.5 million. At December 31, 2021, Bellwether met these requirements with net worth of \$250.4 million and liquid assets totaling \$46.4 million.

Grants and contracts

At December 31, 2021, we had commitments under grants and contracts from federal and various state governments of \$49 million. This amount will be received through 2024 as we provide services under the terms of the grants and contracts.

Loans

At December 31, 2021, Loan Fund has commitments to fund loans to various community development organizations of approximately \$103 million. Loan Fund also has additional commitments for debt to fund these loans of approximately \$195 million. These loans may also be partially funded with Loan Fund's cash.

Minimum equity requirement

Pursuant to certain partnership agreements of entities managed by us, we are required to maintain a minimum equity amount that is generally stated as a fixed amount or a percentage of the investment partnership's invested equity. This requirement is less restrictive than a similar requirement in our credit facilities (see Note 16) and has not limited our ability to conduct our business.

Loan origination commitments

Bellwether is a party to financial instruments in the normal course of business to meet the financing needs of our customers and to reduce our own exposure to fluctuations in interest rates, that are not reflected in our consolidated statements of financial position. These financial instruments include (a) commitments to extend credit and (b) forward contracts to deliver and sell loans to investors. Those instruments involve, to varying degrees, elements of credit and market risk in excess of the amount recognized on the consolidated statements of financial position.

Bellwether's exposure to credit loss in the event of nonperformance by the other parties to these financial instruments represented by the contract amount of the instruments. Bellwether uses the same credit policies in making commitments and forward contracts as it does for on-statement of financial position instruments.

Commitments to extend credit are agreements to lend to a customer and generally have fixed expiration dates. Since most of the commitments are expected to be drawn upon, the total commitment amounts represent future cash requirements. Bellwether evaluates each customer's creditworthiness on a case-by-case basis. The amount of collateral obtained upon extension of credit is based on Bellwether's credit evaluation of the counterparty. The collateral held is commercial and multifamily real estate.

Forward contracts are contracts for delayed delivery of loans or mortgage-backed securities in which the seller agrees to make delivery at a future date of a specified instrument, at a specified price or yield. These contracts are used primarily to reduce the exposure to interest rate fluctuations for loans in process and in loan inventory held for sale to investors. Most forward contracts are for terms of 30 days to 90 days.

As of December 31, 2021, Bellwether had entered into commitments to originate loans approximating \$928.6 million and commitments to sell loans of \$942.4 million, \$13.8 million of which are included in MLHS on our consolidated statements of financial position. As discussed in Note 2, Bellwether accounts for these commitments as derivatives recorded at fair value.

Custodial accounts

During 2021, Loan Fund held \$6.8 million of cash in an agency capacity through custodial accounts for participation and syndication programs, which is not included in our consolidated financial statements.

Escrow accounts

The servicing of mortgage loans includes collection of loan and escrow payments from commercial mortgagors, deposit of these collections into restricted trust accounts, periodic remittance of principal and interest to investors, payment of property taxes and insurance premiums, and periodic inspection of certain properties. As of December 31, 2021, Bellwether held fiduciary funds of \$682.0 million representing undisbursed collections from mortgagors. These trust funds and the corresponding fiduciary trust liability are not included in our consolidated financial statements, as they do not represent assets or liabilities of Bellwether.

Office leases

We, as a lessee, have entered into operating leases, primarily for office space, expiring at various dates through 2035. Rent expense was \$8.9 million and \$8.7 million for the years ended December 31, 2021 and 2020, respectively.

Annual minimum rent payments due under operating leases in effect at December 31, 2021 are as follows (\$ in thousands):

2022	\$ 10,750
2023	9,570
2024	9,541
2025	9,306
2026	8,633
Thereafter	 32,307
Total	\$ 80,107

New markets tax credits

The NMTCs are contingent on our ability to maintain compliance with various rules and regulations of the CDFI Fund and applicable sections of Section 45D of the Internal Revenue Code. Failure to maintain compliance could result in recapture of previously taken NMTCs and the loss of future NMTCs.

Litigation

In the ordinary course of business, we are involved in a number of lawsuits, claims and assessments. In the opinion of management, there is no pending legal liability and accordingly no loss contingencies are required to be recorded in the accompanying consolidated financial statements.

Government contracting

We recognize revenue from grants and contracts from government agencies based on actual costs incurred and reimbursable expenses from the granting agencies. These costs are subject to audit by the Office of the Inspector General and ultimate realization of revenue recognized is contingent upon the outcome of such audits. In the opinion of management, adequate provisions have been made in the accompanying consolidated financial statements for adjustments, if any, which may result from an audit.

Conditional grants

As of December 31, 2021, conditional promises to us totaled \$50.4 million of which \$27.0 million are conditional for future matching requirements, \$22.5 million are conditional due to federal cost principles, and \$0.9 million are conditional for the performance of a future event.

Matching requirements

We were awarded various four-year Capacity Building grants by HUD. These awards require us to either directly provide qualified matching program services and costs or obtain the matching program services and costs from third parties on a 3:1 basis within four years of the award date on amounts expended which could be less than the award amount. Should we not achieve the committed 3:1 matching requirement from third parties, we would be required to provide the matching program services or accept alternative corrective action.

The awards, outstanding at any time during 2021, the related matching requirements, amounts expended and matching program services and the costs achieved as of December 31, 2021 are summarized as follows (\$ in thousands):

Capacity Building Grant	Award Year	Award Amount		equired latching nmitments	Amount kpended	Matching Commitment Achieved		
CB 21	2017	\$ 14,452	\$	43,355	\$ 14,020	\$	43,355	
CB 22	2018	13,962		41,887	11,052		27,144	
CB 23	2020	14,315		42,945	4,892		971	
CB 24	2021	14,254		42,762	53		-	

Note 23 - Guarantee obligations

We enter into certain guarantees in the ordinary course of business. The guarantees and obligations are described below.

ECD or one of its wholly owned subsidiaries provides construction completion, operating deficit, development deficit, environmental, and/or tax credit guarantees to investors related to our performance under various development agreements. The maximum future payments ECD or one of its wholly owned subsidiaries could be required to pay under these guarantees range from a fixed amount to unlimited based on the nature of the guarantee. However, in management's judgment, there are several factors that reduce or limit loss exposure, including requiring general contractors to post construction completion bonds and, therefore, no risk of loss has been recognized in these consolidated financial statements.

We have letters of credit relating to certain partnerships for which we provide syndication and/or development services, including \$6.6 million issued through one of our credit facilities at December 31, 2021. The estimated maximum exposure to loss under these guarantees is \$6.6 million at December 31, 2021. Management believes that there is sufficient collateral from partnership assets to support these instruments and, therefore, no risk of loss has been recognized in these consolidated financial statements.

ECD provides guarantees to certain lenders who provide financing for the acquisition and construction of affordable housing properties ECD develops. Under these guarantees, ECD provides repayment guarantees for the associated loans. These guarantees are generally in effect until the maturity date of the loan, or in the case of construction loans, the conversion to permanent financing. As of December 31, 2021, ECD had provided guarantees on two loans, of which \$27.0 million was outstanding at year end.

We also provide guarantees to Ohio Housing Finance Agency ("OHFA") related to certain LIHTC properties which have received a Housing Development Loan ("HDL") from OHFA. The intent of the HDLs is to bridge a portion of the investor equity that would typically be paid during construction or at completion over a 10-year period in order to increase the value of the LIHTCs. Our guaranty serves as collateral for the loan's repayment to OHFA. The guaranty is in the amount of the outstanding principal and interest on the HDL, and remains in place until the HDL is fully repaid. As payments are made over the term of the HDL, the guaranty is effectively reduced by the amount of the payments. The estimated maximum exposure to loss under these guarantees is \$13.4 million at December 31, 2021. As the source of repayment for the HDL is investor capital contributions which are deemed to

be highly probable based on history and the financial health of the investors, we have determined that our risk is not significant, and as such, no related liability has been recorded.

We provide a guarantee to the investor in an affordable housing property developed in a Qualified Opportunity Zone. Under the guarantee, we would be responsible to cover a portion of losses incurred by the investor if the losses were the result of the property failing to maintain its compliance with rules designated under the Opportunity Zone program. At December 31, 2021, the estimated maximum exposure to loss under this guarantee was \$0.2 million.

Note 24 - Risks and uncertainties

Our investments consist of commercial paper, corporate and U.S. agency bonds and notes, and diversified funds which invest in fixed income securities, and equities. Investment policy and guidelines are established by our investment committee of the board of trustees and approved by the applicable boards. These investments are exposed to various risks, such as interest rate, market and credit. Due to the level of uncertainty related to changes in interest rates, market volatility and credit risks, it is at least reasonably possible that changes in these risks could materially affect the fair value of investment policy and guidelines consider liquidity and risks for each entity and each pool of assets and attempt to diversify asset classes to mitigate risks over the applicable time horizons.

The World Health Organization declared Covid-19 a global pandemic on March 11, 2020, and recommended containment and mitigation measures worldwide. We continue to monitor the results of operations to evaluate the economic impact of the pandemic on Enterprise, and is actively working to identify and mitigate financial, operational, liquidity, and mission-related risks related to this pandemic.

Note 25 - Fair value measurements

Fair value of assets or liabilities measured on a recurring basis is determined based on the price we would receive to sell an asset or pay to transfer a liability in an orderly transaction with a market participant at the measurement date. In the absence of active markets for the identical assets or liabilities, such measurements involve developing assumptions based on market observable data and, in the absence of such data, internal information that is consistent with what market participants would use in a hypothetical transaction that occurs at the measurement date.

Observable inputs reflect market data obtained from independent sources, while unobservable inputs reflect our market assumptions. Preference is given to observable inputs. These two types of inputs create the following fair value hierarchy:

- Level 1 Quoted prices for identical instruments in active markets.
- Level 2 Quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations whose inputs are observable or whose significant value drivers are observable.
- Level 3 Significant inputs to the valuation model are unobservable.

We maintain policies and procedures to value instruments using the best and most relevant data available. Additionally, management routinely performs various risk assessments that review valuation, including independent price validation for certain instruments. Furthermore, in other instances, we retain independent pricing vendors to assist in valuing certain instruments.

The following table presents the fair value of assets measured on a recurring basis at December 31, (\$ in thousands):

2021	 Level 1	 Level 2	 Level 3	Ne	t balance
Assets Investments in marketable securities and CDs MLHS Derivative assets Investments in unconsolidated partnerships	\$ 42,213 - - -	\$ 818,531 - -	\$ - - 44,670 1,447	\$	42,213 818,531 44,670 1,447
Total	\$ 42,213	\$ 818,531	\$ 46,117	\$	906,861
Liabilities Derivative liabilities	 	 	\$ 30,700	\$	30,700
Total	\$ -	\$ -	\$ 30,700	\$	30,700
2020	Level 1	 Level 2	 Level 3	Ne	t balance
Assets Investments in marketable securities and CDs MLHS Derivative assets Investments in unconsolidated partnerships	\$ 26,154 - - -	\$ 351,813 - -	\$ - - 28,270 1,389	\$	26,154 351,813 28,270 1,389
Total	\$ 26,154	\$ 351,813	\$ 29,659	\$	407,626
Liabilities Derivative liabilities	\$ 	\$ 	\$ 13,131	\$	13,131
Total	\$ -	\$ -	\$ 13,131	\$	13,131

Marketable securities can consist of exchange traded mutual funds, U.S. Government agency obligations, fixed-income securities, and corporate and foreign securities and U.S. Treasury and agency securities, and are measured at their unadjusted, quoted net asset value. Certificates of deposits ("CDs") are measured at cost plus accrued interest, which approximates their fair value. MLHS are measured using market values provided by third party investors for similar loans, plus the value of the related servicing rights. Derivative instruments consist of interest rate lock commitments and forward sale agreements. These instruments are valued using a discounted cash flow model based on changes in the U.S. Treasury rate and other observable market data for similar instruments. Certain of our investments in unconsolidated partnerships, our social impact investments, are measured at fair value which is measured by our net asset value per share in each of those investments.

There were no transfers between any of the levels within the fair value hierarchy during 2021 or 2020.

Notes to Consolidated Financial Statements December 31, 2021 and 2020

The following table presents information about significant unobservable inputs used in the measurement of the fair value of our Level 3 assets and liabilities measured on a recurring basis at December 31 (\$ in thousands):

Derivative assets Derivative liabilities	Fair	value				
	2021		2020	Valuation technique	Unobservable input	Input value
	\$ 44,670 30,700	\$	28,270 13,131	Discounted cash flow Discounted cash flow	Counterparty credit risk Counterparty credit risk	:
Derivative assets, net	\$ 13,970	\$	15,139			

Significant increases (decreases) in counterparty credit risk may lead to significantly lower (higher) fair value measurements. Given the credit quality of Bellwether's counterparties, the short duration between funding the loan to the borrower and subsequent sale of the loan to the investor, and Bellwether's historical experience with the agreements, the risk of nonperformance by its counterparties is not considered to be significant.

Nonrecurring fair value measurements

We evaluate mortgage servicing rights and obligations, our investments in unconsolidated partnerships, and intangible assets annually for impairment. We estimate the fair value of mortgage servicing rights and obligations as described in Note 12. We estimate the fair value of investments in unconsolidated partnerships that are held for sale using market yields to investors as of the measurement date. These valuations represent Level 3 fair value measurements due to significant unobservable inputs. We recognize impairment to the extent transferring the unconsolidated partnerships to the investment partnership will result in a loss to us. For all other investments in unconsolidated partnerships, we estimate the fair value based on the residual value to Enterprise of the investment as of the measurement date. During the year ended December 31, 2021, intangible assets were impaired by \$0.6 million. During the year ended December 31, 2020, there was no impairment of mortgage servicing rights and obligations, investments in unconsolidated partnerships, or intangible assets.

Note 26 - Subsequent events

Events that occur after the consolidated statement of financial position date, but before the consolidated 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 consolidated statement of financial position date are recognized in the accompanying consolidated financial statements. Subsequent events which provide evidence about conditions that existed after the consolidated statement of financial position date require disclosure in the accompanying notes. Management evaluated the activity of Enterprise Community Partners, Inc. and its Subsidiaries and Affiliates through April 28, 2022 (the date the consolidated financial statements were available to be issued) and concluded that no subsequent events have occurred that would require recognition in the consolidated financial statements. Management determined that other than the subsequent events disclosed in Note 13 and Note 16, no other subsequent events require disclosure in the notes to the consolidated financial statements.

Consolidating Statement of Financial Position December 31, 2021 (\$ in thousands)

				Assets						All Other		
	Co	nterprise ommunity tners, Inc.	Com	nterprise munity Loan und, Inc.		ombined minations	C	Combined Total	Su Af	filiates, net Eliminations	Co	onsolidated
Cash and cash equivalents Restricted cash and cash equivalents Contributions receivable, net Accounts and other receivables, net Advances (from) to subsidiaries and affiliates	\$	15,264 106,224 48,475 7,237 (265)	\$	30,789 35,937 2,547 2,076 131	\$	- - -	\$	46,053 142,161 51,022 9,313 (134)	\$	135,164 45,618 1,998 162,372 134 818,531	\$	181,217 187,779 53,020 171,685 - 818,531
Mortgage loans held for sale Derivative assets Assets held for sale Investments in controlled subsidiaries and affiliates		- - - 543,553		-		- - - (103,187)		- - - 440,366		44,670 13,385 (440,366)		44,670 13,385
Investments in uncontrolled subsidiaries and affiliates Prepaid expenses and other assets, net Loans and notes receivable, net		480 759 62,909		11,459 4 247,816		(4,440)		7,499 763 310,725		235,442 14,339 (13,693)		242,941 15,102 297,032
Investments Restricted investments Mortgage servicing rights, net Property and equipment, net		02,909 - 35,018 - 6,877		247,810 1,003 459 - 584		-		1,003 35,477 - 7,461		- 6,192 171,401 128.053		1,003 41,669 171,401 135,514
Intangible assets, net Goodwill		-		-				-		19,267 9,543		19,267 9,543
Total assets	\$	826,531	\$	332,805	\$	(107,627)	\$	1,051,709	\$	1,352,050	\$	2,403,759
			Lla	abilities and Ne	et Asse	ets						
Liabilities Accounts payable and accrued expenses Grants payable Funds held for others Derivative liabilities Indebtedness Capital contributions payable Deferred tax liabilities, net	\$	9,641 49,777 1,618 - - - -	\$	1,693 - 2,699 - 225,226 -	\$	- - - - -	\$	11,334 49,777 4,317 - 225,226 - -	\$	77,309 - 9,689 30,700 990,060 180,056 22,271	\$	88,643 49,777 14,006 30,700 1,215,286 180,056 22,271
Losses in excess of investments in unconsolidated partnerships Allowance for loan loss sharing Deferred revenue and other liabilities		- - 174		- -		-		- - 174		1,210 29,479 11,276		1,210 29,479 11,450
Total liabilities		61,210		229,618		-		290,828		1,352,050		1,642,878
Commitments and contingencies												
Net assets Net assets without donor restrictions Net assets without donor restrictions -		451,658		71,490		(73,401)		449,747		-		449,747
noncontrolling interest Net assets with donor restrictions		139,645 174,018	. <u> </u>	- 31,697		- (34,226)		139,645 171,489		-		139,645 171,489
Total net assets		765,321		103,187		(107,627)		760,881		-		760,881
Total liabilities and net assets	\$	826,531	\$	332,805	\$	(107,627)	\$	1,051,709	\$	1,352,050	\$	2,403,759

Consolidating Statement of Financial Position December 31, 2020 (\$ in thousands)

				Asset	<u>s</u>							
	Co	nterprise ommunity tners, Inc.	Com	nterprise munity Loan und, Inc.	-	ombined minations	Combined Total		Sub Aff	All Other osidiaries & filiates, net Eliminations	Cc	onsolidated
Cash and cash equivalents Restricted cash and cash equivalents	\$	53,921 156,634	\$	20,419 35,277	\$	-	\$	74,340 191,911	\$	98,381 32,043	\$	172,721 223,954
Contributions receivable, net		14,948		-		-		14,948		-		14,948
Accounts and other receivables, net		4,955		2,071		-		7,026		115,056		122,082
Advances to (from) subsidiaries and affiliates		5,254		(615)		-		4,639		(4,639)		-
Mortgage loans held for sale		-		-		-		-		351,813		351,813
Derivative assets		-		-		-		-		28,270		28,270
Assets held for sale		-		-		-		-		-		-
Investments in controlled subsidiaries												
and affiliates		462,901		-		(91,308)		371,593		(371,593)		-
Investments in uncontrolled subsidiaries												
and affiliates		480		6,797		-		7,277		192,633		199,910
Prepaid expenses and other assets, net		3,125		2		-		3,127		10,600		13,727
Loans and notes receivable, net		14,562		224,469		-		239,031		43,638		282,669
Investments		-		502		-		502		· -		502
Restricted investments		19,699		823		-		20,522		5,953		26,475
Mortgage servicing rights, net		-		-		-		<i>.</i>		136,186		136,186
Property and equipment, net		4,724		523		-		5,247		59,111		64,358
Intangible assets, net		-		-		-		-		17,663		17,663
Goodwill		-		-		-		-		9,543		9,543
Total assets	\$	741,203	\$	290,268	\$	(91,308)	\$	940,163	\$	724,658	\$	1,664,821
			Li	abilities and N	let Ass	ets						
Liabilities												
Accounts payable and accrued expenses	\$	10,762	\$	1,578	\$	-	\$	12,340	\$	53,749	\$	66.089
Grants payable	*	48.224	•	-	Ŧ	-	•	48,224	•	-	•	48.224
Funds held for others		1,615		4,654		-		6,269		12,331		18,600
Derivative liabilities		-		-		-		-		13,131		13.131
Indebtedness		-		192,728		-		192,728		451,513		644,241
Capital contributions payable		-		-		-		-		138,131		138,131
Deferred tax liabilities, net		-		-		-		-		19,083		19,083
Losses in excess of investments in										10,000		.0,000
unconsolidated partnerships		_		_		_		_		1.618		1.618
Allowance for loan loss sharing		_								24,375		24,375
Deferred revenue and other liabilities		_		_		_		_		10,727		10,727
										10,121		10,727
Total liabilities		60,601		198,960				259,561		724,658		984,219
Commitments and contingencies												
Net assets												
Net assets without donor restrictions		402.409		68.402		(68,402)		402.409		_		402.409
Net assets without donor restrictions -		402,403		00,402		(00,402)		402,403		-		402,403
		110 774						110 774				110 774
noncontrolling interest		112,771		-		-		112,771 165.422		-		112,771
Net assets with donor restrictions		165,422		22,906		(22,906)		105,422		-		165,422
Total net assets		680,602		91,308		(91,308)		680,602				680,602
Total liabilities and net assets	\$	741,203	\$	290,268	\$	(91,308)	\$	940,163	\$	724,658	\$	1,664,821

See Independent Auditor's Report.

Consolidating Statement of Activities Year Ended December 31, 2021 (\$ in thousands)

			Without Dono	r Restrictions				•					
	Enterprise Community Partners, Inc.	Enterprise Community Loan Fund, Inc.	Combined Eliminations	Combined Total	All Other Subsidiaries & Affiliates, net of Eliminations	Consolidated	Enterprise Community Partners, Inc.	Enterprise Community Loan Fund, Inc.	Combined Eliminations	Combined Total	All Other Subsidiaries & Affiliates, net of Eliminations	Consolidated	Consolidated Total
Revenue and support	•	•	\$ -	•	A 100 400	400.400	•	•	•	•	•	•	¢ 400.400
Gains from mortgage banking activities Contributions	\$- 19,264	\$-	\$ -	\$ - 19,264	\$ 183,183 (17,686)	\$ 183,183 1,578	\$ - 94,289	\$- 6,685	\$ - (1,100)	\$- 99,874	\$- 2,318	\$- 102,192	\$ 183,183 103,770
Syndication fees	19,204	-	-	19,204	61,940	61,940	94,209	0,005	(1,100)	99,074	2,310	102,192	61,940
Loan servicing fees		1,191		1,191	33,163	34,354	-						34,354
Asset management fees	-	-	-	-	31,911	31,911	-	-	-	-	-	-	31,911
Interest income	1,057	13,483	-	14,540	13,616	28,156	-	-	-	-	-	-	28,156
Property management fees and reimbursed costs	-	-	-	-	26,908	26,908	-	-	-	-	-	-	26,908
Grants and contracts	17,763	-	-	17,763	-	17,763	-	4,373		4,373	-	4,373	22,136
Rental income Development fees	-	-	-	-	15,351 6.643	15,351 6,643	-	-	-	-	-	-	15,351 6,643
Services provided to subsidiaries	-	-	-	-	0,040	0,040	-	-	-	-	-	-	0,045
and affiliates	697	-	-	697	(697)	-	-	-	-	-	-	-	-
Advisory services and other fees	-	-	-	-	3,041	3,041	-	-	-	-	-	-	3,041
Investment income	103	-	-	103	1	104	441	-	-	441	-	441	545
Royalty income	7,841	-	-	7,841	(7,841)	-	-	-	-	-	-	-	-
Other revenue	2,574	361		2,935	13,734	16,669			-		-		16,669
Net assets released from restrictions	49,299 101,685	15,035 2,267	(211)	64,334 103,741	363,267 326	427,601 104,067	94,730 (101,685)	11,058 (2,267)	(1,100) 211	104,688 (103,741)	2,318 (326)	107,006 (104,067)	534,607
Total revenue and support	150,984	17,302	(211)	168,075	363,593	531,668	(6,955)	8,791	(889)	947	1,992	2,939	534,607
Expenses Program activities Management and general Fundraising	133,449 3,593 6,018	12,455 1,707 -	(3,100) - -	142,804 5,300 6,018	274,562 11,035 (256)	417,366 16,335 5,762	-	-	-	- -	-	-	417,366 16,335 5,762
Total expenses	143,060	14,162	(3,100)	154,122	285,341	439,463							439,463
Excess (deficiency) of revenue and support over expenses from operations	7,924	3,140	2,889	13,953	78,252	92,205	(6,955)	8,791	(889)	947	1,992	2,939	95,144
Net realized and unrealized (loss) gain on investments	(32)	44	-	12	-	12	3,128	-	-	3,128	-	3,128	3,140
Impairment	-	-	-	-	(599)	(599)	-	-	-	-	-	-	(599)
Equity in increase (decrease) in net assets of subsidiaries and affiliates	78,011	(96)	(2,888)	75,027	(68,482)	6,545	3,632		(1,640)	1,992_	(1,992)		6,545
Change in net assets before income taxes	85,903	3,088	1	88,992	9,171	98,163	(195)	8,791	(2,529)	6,067		6,067	104,230
Income tax expense					9,171	9,171							9,171
Change in net assets	85,903	3,088	1	88,992	-	88,992	(195)	8,791	(2,529)	6,067	-	6,067	95,059
Change in net assets, noncontrolling interest	(43,124)			(43,124)		(43,124)							(43,124)
Change in net assets, controlling interest	\$ 42,779	\$ 3,088	\$ 1	\$ 45,868	\$ -	\$ 45,868	\$ (195)	\$ 8,791	\$ (2,529)	\$ 6,067	\$ -	\$ 6,067	\$ 51,935

Consolidating Statement of Activities Year Ended December 31, 2020 (\$ in thousands)

			Without Donc	or Restrictions			With Donor Restrictions						
	Enterprise Community Partners, Inc.	Enterprise Community Loan Fund, Inc.	Combined Eliminations	Combined Total	All Other Subsidiaries & Affiliates, net of Eliminations	Consolidated	Enterprise Community Partners, Inc.	Enterprise Community Loan Fund, Inc.	Combined Eliminations	Combined Total	All Other Subsidiaries & Affiliates, net of Eliminations	Consolidated	Consolidated Total
Revenue and support	•	•	•	•			•	•	•		•	•	
Gains from mortgage banking activities Contributions	\$- 57,229	\$- 10,050	\$ -	\$- 67,279	\$ 160,467 (18,030)	\$ 160,467 49,249	\$- 105.387	\$ - 250	\$ -	\$- 105,637	\$ - 33	\$- 105.670	\$ 160,467 154,919
Syndication fees	57,229	10,050	-	07,279	44,766	49,249	105,367	200	-	105,057		105,670	44,766
Loan servicing fees		1,031		1,031	23,200	24,231			-		-	-	24,231
Asset management fees	-	-	-	-	30.366	30,366	-	-	-	-	-	-	30,366
Interest income	323	13.195	-	13,518	14,384	27,902	-	-	-	-	-	-	27.902
Property management fees and reimbursed costs	-	-	-	-	23,836	23,836	-	-	-	-	-	-	23,836
Grants and contracts	21,207	-	-	21,207	-	21,207	-	13,726	-	13,726	-	13,726	34,933
Rental income Development fees	-	-	-	-	10,345 8,287	10,345 8,287	-	-	-	-	-	-	10,345 8,287
Services provided to subsidiaries					0,201	0,201							0,201
and affiliates	1,223	-	-	1,223	(1,223)	-	-	-	-	-	-	-	-
Advisory services and other fees	-	-	-	-	3.876	3,876	-	-	-	-	-	-	3,876
Investment income	986	-	-	986	-	986	404	-	-	404	-	404	1,390
Royalty income	4,737	-	-	4,737	(4,737)	-	-	-	-	-	-	-	-
Other revenue	3,500	88		3,588	13,870	17,458			-	-		-	17,458
	89,205	24,364	-	113,569	309,407	422,976	105,791	13,976	-	119,767	33	119,800	542,776
Net assets released from restrictions	151,981	4,371		156,352	306	156,658	(151,981)	(4,371)		(156,352)	(306)	(156,658)	
Total revenue and support	241,186	28,735		269,921	309,713	579,634	(46,190)	9,605		(36,585)	(273)	(36,858)	542,776
Expenses													
Program activities	181.636	14,300		195.936	231.191	427.127			-		-	-	427.127
Management and general	3,275	1,487	_	4,762	11,342	16,104	_	_	_	_	_	_	16,104
Fundraising	5,554	-	-	5,554	(336)	5,218	-	-	-	-	-	-	5,218
·					()				-				
Total expenses	190,465	15,787		206,252	242,197	448,449	<u> </u>						448,449
Excess (deficiency) of revenue and support													
over expenses from operations	50,721	12,948	-	63,669	67,516	131,185	(46,190)	9,605	-	(36,585)	(273)	(36,858)	94,327
							(., ,			((/	(
Net realized and unrealized gain on investments	141	226	-	367	-	367	1,913	-	-	1,913	-	1,913	2,280
Impairment	(1,604)	-	-	(1,604)	(1,468)	(3,072)	-	-	-	-	-	-	(3,072)
Equity in increase (decrease) in net assets of subsidiaries													
and affiliates	72,391	723	(13,897)	59,217	(55,947)	3,270	(273)			(273)	273		3,270
Change in net assets before income taxes	121,649	13,897	(13,897)	121,649	10,101	131,750	(44,550)	9,605		(34,945)		(34,945)	96,805
Income tax expense	-	-	-	-	10,101	10,101	-	-	-	-	-	-	10,101
					· · · · · ·				-				
Change in net assets	121,649	13,897	(13,897)	121,649	-	121,649	(44,550)	9,605	-	(34,945)	-	(34,945)	86,704
Change in net assets, noncontrolling interest	(35,626)			(35,626)		(35,626)							(35,626)
Change in net assets, controlling interest	\$ 86,023	\$ 13,897	\$ (13,897)	\$ 86,023	\$ -	\$ 86,023	\$ (44,550)	\$ 9,605	\$-	\$ (34,945)	\$ -	\$ (34,945)	\$ 51,078

See Independent Auditor's Report.

Supplementary Information

Consolidating Statement of Functional Expenses Year Ended December 31, 2021 (\$ in thousands)

			Program activities Management and General Fundraising																
Expenses	Enterprise Community Partners, Inc.	Enterprise Community Loan Fund, Inc.	Combined Eliminations	Combined Total	All Other Subsidiaries & Affiliates, net of Eliminations	Consolidated	Enterprise Community Partners, Inc.	Enterprise Community Loan Fund, Inc.	Combined Eliminations	Combined Total	All Other Subsidiaries & Affiliates, net of Eliminations	Consolidated	Enterprise Community Partners, Inc.	Enterprise Community Loan Fund, Inc.	Combined Eliminations	Combined Total	All Other Subsidiaries & Affiliates, net of Eliminations	Consolidated	Consolidat Total
•		- <u> </u>	Linnadono						Linnadono					· · · · · ·	Linnadono	-			
Salaries and employee benefits	\$ 24,577		\$-	\$ 28,273	\$ 210,884		\$ 1,651	\$ 1,068	\$ -	\$ 2,719	\$ 8,708	\$ 11,427	\$ 3,888	\$ -	s -	\$ 3,888	\$ 303	\$ 4,191	\$ 254,
Grants and royalty fee	88,735		(3,100)	85,807	(214)	85,593	-	-	-	-	-	-	-	-	-	-	-	-	85,
Seneral operating expenses	1,162	103	-	1,265	17,753	19,018	147	23	-	170	1,459	1,629	457	-	-	457	52	509	21,
occupancy	2,240	248	-	2,488	17,851	20,339	149	54	-	203	673	876	225		-	225	17	242	21.
rofessional and contract services	15,497	1,873	-	17,370	(1,895)	15,475	1,507	543	-	2,050	(492)	1,558	1,196		-	1,196	(637)	559	17
erest expense		5,599	-	5,599	11,135		-		-	-	64	64	-		-	-	-	-	16
epreciation and amortization expense	897		-	979	9,710	10,689	101	18	-	119	488	607	84		-	84	9	93	11
ovision for loan losses and bad debt expense	(56		-	620	6,631	7,251	-	-	-	-	-	-	-		-	-		-	7
avel and related costs	122		-	127	2,135	2.262	5	1	-	6	104	110	7		-	7		7	2
arketing expenses	223	-	-	223	472	695	31	-	-	31	25	56	159		-	159		159	
leetings and conferences	52	1	-	53	100	153	2	-	-	2	6	8	2		-	2		2	
5																			-
	\$ 133,449	\$ 12.455	\$ (3.100)	\$ 142.804	\$ 274.562	\$ 417.366	\$ 3.593	\$ 1.707	s -	\$ 5.300	\$ 11.035	\$ 16.335	\$ 6.018	s -	s -	\$ 6.018	\$ (256)	\$ 5.762	\$ 439

Supplementary Information

Consolidating Statement of Functional Expenses Year Ended December 31, 2020 (\$ in thousands)

Enterprise Community Expenses Partners, Inc.	Enterprise Community			All Other														
	Loan Fund, Inc.	Combined Eliminations	Combined Total	Subsidiaries & Affiliates, net of Eliminations	Consolidated	Enterprise Community Partners, Inc.	Enterprise Community Loan Fund, Inc.	Combined Eliminations	Combined Total	All Other Subsidiaries & Affiliates, net of Eliminations	Consolidated	Enterprise Community Partners, Inc.	Enterprise Community Loan Fund, Inc.	Combined Eliminations	Combined Total	All Other Subsidiaries & Affiliates, net of Eliminations	Consolidated	Consolidate Total
Salaries and employee benefits \$ 25,56	i\$ 3,231	s -	\$ 28,796	\$ 175,622	\$ 204,418	\$ 1,362	\$ 889	s -	\$ 2,251	\$ 9,566	\$ 11,817	\$ 4,082	s -	s -	\$ 4,082	\$ 172	\$ 4,254	\$ 220,4
Grants and royalty fee 130,99	228	-	131,224	-	131,224	-	-	-	-	-	-	-	-	-	-	-	· · · ·	131,2
General operating expenses 1,48		-	1,583	14,829	16,412	166	19	-	185	1,185	1,370	337	-	-	337	36	373	18,1
Occupancy 1,97	291	-	2,268	11,024	13,292	135	64	-	199	420	619	227	-		227	11	238	14,1
Professional and contract services 19,71			21,524	1,765	23,289	1,473	498	-	1,971	(680)	1,291	733	-	-	733	(560)	173	24,7
Interest expense -	5,720	-	5,720	9,975	15,695	-	-	-	-	132	132	-	-		-	-	-	15,8
Depreciation and amortization expense 1,03	55	-	1,093	7,833	8,926	95	12		107	552	659	67	-	-	67	5	72	9,6
Provision for loan losses and bad debt expense 9	2,861	-	2,957	7,786	10,743	-	-	-	-	-	-	-	-	-	-	-	-	10,7
Travel and related costs 23	12	-	251	1,456	1,707	13	3		16	66	82	23	-	-	23		23	1,8
Marketing expenses 30	· -	-	307	801	1,108	27	-	-	27	101	128	74	-	-	74	-	74	1,3
Meetings and conferences 21	2	-	213	100	313	4	2	-	6	-	6	11	-		11	-	11	3

Consolidating Statement of Cash Flows Year Ended December 31, 2021 (\$ in thousands)

	Enterprise Community Partners, Inc.			nterprise munity Loan und, Inc.	ombined minations	 Combined Total	All Other Subsidiaries & Affiliates, net of Eliminations		Co	onsolidated
Cash flows from operating activities										
Changes in net assets	\$	94,499	\$	11,879	\$ (11,319)	\$ 95,059	\$	-	\$	95,059
Adjustments to reconcile changes in net assets to net cash (used in)					. ,					
provided by operating activities										
Depreciation and amortization expense		1,082		100	-	1,182		10,207		11,389
Amortization of debt issuance costs		-		92	-	92		725		817
Deferred tax expense		-		-	-	-		3,163		3,163
Equity in net income from unconsolidated partnerships		-		96	(560)	(464)		(6,081)		(6,545)
Equity in increase in net assets of subsidiaries and affiliates		(90,434)		-	11,879	(78,555)		78,555		-
Provision for loan losses		(56)		676	-	620		5,171		5,791
Bad debt expense		-		-	-	-		1,460		1,460
Impairment expense		-		-	-	-		599		599
Net realized and unrealized gain investments		(3,096)		(44)	-	(3,140)		-		(3,140)
Origination of mortgages held for sale		-		- /	-	-		(4,032,639)		(4,032,639)
Proceeds from sales of loans to third parties		-		-	-	-		3,569,698		3,569,698
Origination of mortgage servicing rights		-		-	-	-		(63,711)		(63,711)
Amortization of mortgage servicing rights		-		-	-	-		24,719		24,719
(Increases) decreases in assets										
Contributions receivable. net		(33,527)		(2,547)	-	(36,074)		(1,998)		(38,072)
Accounts and other receivables, net		(2,282)		(_,1 11)	-	(2,287)		(45,164)		(47,451)
Advances (from) to subsidiaries and affiliates		5,519		(746)	_	4,773		(4,773)		-
Loans and notes receivable, net		-		(1.10)	_	.,		(1,930)		(1,930)
Derivative assets					_	_		(16,400)		(16,400)
Investments in unconsolidated partnerships		_						(5,120)		(5,120)
Prepaid expenses and other assets		2,366		(2)		2,364		(3,323)		(959)
(Decreases) increases in liabilities		2,000		(2)		2,004		(3,323)		(353)
Accounts payable, accrued expenses, and other liabilities		(947)		115	_	(832)		15,796		14,964
Grants payable		1,553		115	-	1,553		13,790		1,553
Funds held for others		1,555		- (1,955)	-	(1,952)		(3,034)		(4,986)
Deferred tax liabilities, net		-		(1,955)	-	(1,952)		(3,034) 25		(4,966)
Derivative liabilities		-		-	-	-		17,569		17,569
Indebtedness		-		-	-	-				
indebledness		-			 -	 -		(508)		(508)
Net cash (used in) provided by operating activities		(25,320)		7,659	 -	 (17,661)		(456,994)		(474,655)
Cash flows from investing activities										
Advances on loans and notes receivable		(51,025)		(117,523)	_	(168,548)		57,836		(110,712)
Repayments of loans and notes receivable		2,734		93,500	_	96,234		(880)		95,354
Net (purchases of) proceeds from sales of investments		(12,223)		(137)	_	(12,360)		297		(12,063)
Purchases of property and equipment		(3,233)		(161)		(3,394)		(5,716)		(9,110)
Purchase of trade name		(3,233)		-	-	(3,334)		(100)		(100)
Investments made in unconsolidated partnerships		-		-	-	-		(3,073)		(3,073)
Acquisition of affordable housing property		-		-	-	-		(16,600)		(16,600)
		-		-	-	-		, ,		. ,
Net cash acquired in purchase of limited partner interests		-		-	-	-		5,212		5,212
Cash paid for acquisition of assets of Paragon		-		-	-	-		(2,000)		(2,000)
Capital contributions to unconsolidated partnerships		-		(5,014)	-	(5,014)		5,014		
Distributions from investments in unconsolidated partnerships		-		300	 	 300		9,954		10,254
Net cash (used in) provided by investing activities		(63,747)		(29,035)	 	 (92,782)		49,944		(42,838)

Consolidating Statement of Cash Flows Year Ended December 31, 2021 (\$ in thousands)

	Co	nterprise ommunity tners, Inc	Comm	erprise unity Loan nd, Inc.	Combined liminations	ombined Total	Sub Aff	Al Other sidiaries & iliates, net iliminations	Cor	solidated
Cash flows from financing activities Proceeds from indebtedness Indebtedness repayments Payment of debt issuance costs Contributions from noncontrolling interest holders Distributions to noncontrolling interest holders		- - - -		71,443 (39,037) - - -	 - - - -	 71,443 (39,037) - - -		491,595 (18,205) (827) 1,085 (16,240)		563,038 (57,242) (827) 1,085 (16,240)
Net cash provided by financing activities		-		32,406	 	 32,406		457,408		489,814
Net (decrease) increase in cash and cash equivalents		(89,067)		11,030	-	(78,037)		50,358		(27,679)
Cash and cash equivalents, beginning of year		210,555		55,696	 	 266,251		130,424		396,675
Cash and cash equivalents, end of year	\$	121,488	\$	66,726	\$ -	\$ 188,214	\$	180,782	\$	368,996
Supplementary disclosure of cash flow information										
Cash paid for interest during the year, net of amounts capitalized		-		5,524	-	5,524		12,259		17,783
Income taxes paid, net		-		-	-	-		3,566		3,566
Reconciliation of cash, cash equivalents, and restricted cash and cash equivalents presented in the statements of cash flows Cash and cash equivalents Restricted cash and cash equivalents		15,264 106,224		30,789 35,937	 -	 46,053 142,161		135,164 45,618		181,217 187,779
Total cash, cash equivalents, and restricted cash and cash equivalents presented in the statements of cash flows	\$	121,488	\$	66,726	\$ -	\$ 188,214	\$	180,782	\$	368,996
Supplementary disclosure of significant noncash investing and financing activities										
Commitments to make capital contributions to unconsolidated partnerships	\$	-	\$	-	\$ -	\$ -	\$	178,782	\$	178,782
Transfers of investments in unconsolidated partnerships	\$		\$		\$ 	\$ 	\$	136,857	\$	136,857
Disposal of fully depreciated property and equipment	\$	-	\$	-	\$ -	\$ 	\$	2,248	\$	2,248
Note payable relieved through assignment of note receivable	\$	-	\$	-	\$ -	\$ -	\$	471	\$	471
Loans receivable written off	\$	-	\$	133	\$ -	\$ 133	\$		\$	133

See Independent Auditor's Report.

Consolidating Statement of Cash Flows Year Ended December 31, 2020 (\$ in thousands)

	Enterprise Community Partners, Inc.			nterprise munity Loan und, Inc.	ombined minations	C	Combined Total	All Other Subsidiaries & Affiliates, net of Eliminations		Co	nsolidated
Cash flows from operating activities											
Changes in net assets	\$	86,704	\$	23,502	\$ (23,502)	\$	86,704	\$	-	\$	86,704
Adjustments to reconcile changes in net assets to net provided by											
(used in) operating activities											
Depreciation and amortization expense		1,221		67	-		1,288		8,369		9,657
Amortization of debt issuance costs		-		92	-		92		332		424
Deferred tax expense		-		-	-		-		7,967		7,967
Taxes paid on sale of ownership interest in controlled subsidiary		-		-	-		-		(2,720)		(2,720)
Gain upon sale of investments in unconsolidated partnerships		-		-	-		-		(4,150)		(4,150)
Gain upon sale of affordable housing properties		-		-	-		-		(159)		(159)
Equity in net income from unconsolidated partnerships		-		(723)	-		(723)		(2,547)		(3,270)
Equity in increase in net assets of subsidiaries and affiliates		(81,723)		-	23,502		(58,221)		58,221		-
Provision for loan losses		96		2,861	-		2,957		7,578		10,535
Bad debt expense		-		-	-		-		208		208
Impairment expense		1,604		-	-		1,604		1,468		3,072
Net realized and unrealized gain investments		(2,054)		(226)	-		(2,280)		-		(2,280)
Origination of mortgages held for sale		-		-	-		-	(;	3,304,277)		(3,304,277)
Proceeds from sales of loans to third parties		-		-	-		-	Ì	3,057,686		3,057,686
Origination of mortgage servicing rights		-		-	-		-		(59,452)		(59,452)
Amortization of mortgage servicing rights		-		-	-		-		16,598		16,598
(Increases) decreases in assets											
Contributions receivable, net		(4,771)		924	-		(3,847)		142		(3,705)
Accounts and other receivables, net		(762)		(929)	-		(1,691)		(9,923)		(11,614)
Advances (from) to subsidiaries and affiliates		1,024		579	-		1,603		(1,603)		-
Loans and notes receivable, net		-		-	-		-		(2,216)		(2,216)
Derivative assets				-	-		-		(6,066)		(6,066)
Investments in unconsolidated partnerships				-	-		-		(1,183)		(1,183)
Prepaid expenses and other assets		(2,513)		21	-		(2,492)		(349)		(2,841)
(Decreases) increases in liabilities		(_,= . =)					(_,)		(= .=)		(_,_ , _ , ,)
Accounts payable, accrued expenses, and other liabilities		3,806		(6,961)	_		(3,155)		(16,575)		(19,730)
Grants payable		46,892		(0,001)	_		46.892		-		46,892
Funds held for others		(446)		(1,405)	_		(1,851)		(7,084)		(8,935)
Derivative liabilities		-		-	_		-		(2,799)		(2,799)
Indebtedness				-	_		_		18		18
indeptedness					 				10		10
Net cash provided by (used in) operating activities		49,078		17,802	 -		66,880		(262,516)		(195,636)
Cash flows from investing activities											
Advances on loans and notes receivable		(1,996)		(65,452)	-		(67,448)		(7,880)		(75,328)
Repayments of loans and notes receivable		43		69,632	-		69,675		8,672		78,347
Net proceeds from sales of investments		23.932		3,917	-		27,849		1,108		28,957
Purchases of property and equipment		(2,710)		(193)	-		(2,903)		(7,631)		(10,534)
Investments made in unconsolidated partnerships				-	-		-		(3,588)		(3,588)
Proceeds from sale of investments in unconsolidated partnerships				-	-		-		4,163		4,163
Cash paid upon merger with Maher		-					-		(1,215)		(1,215)
Capital contributions to unconsolidated partnerships		-		(313)			(313)		15		(298)
Distributions from investments in unconsolidated partnerships		-		518	-		518		8,386		8,904
			-	010	 		010		0,000		0,004
Net cash provided by investing activities		19,269		8,109	 -		27,378		2,030		29,408

Consolidating Statement of Cash Flows Year Ended December 31, 2020 (\$ in thousands)

	Co	nterprise ommunity tners, Inc	Comr	terprise nunity Loan ind, Inc.	Com! Elimin		ombined Total	All O Subsidi Affiliate of Elimi	aries & es, net	Con	solidated
Cash flows from financing activities											
Proceeds from indebtedness		-		78,594		-	78,594	:	242,169		320,763
Indebtedness repayments		-		(93,798)		-	(93,798)		(7,880)		(101,678)
Contributions from noncontrolling interest holders		-		-		-	-		88,737		88,737
Distributions to noncontrolling interest holders		-		-		-	 -		(41,516)		(41,516)
Net cash (used in) provided by financing activities		-		(15,204)		_	 (15,204)	:	281,510		266,306
Net increase in cash and cash equivalents		68,347		10,707		-	79,054		21,024		100,078
Cash and cash equivalents, beginning of year		142,208		44,989		-	 187,197		109,400		296,597
Cash and cash equivalents, end of year	\$	210,555	\$	55,696	\$	-	\$ 266,251	\$	130,424	\$	396,675
Supplementary disclosure of cash flow information											
Cash paid for interest during the year, net of amounts capitalized		-		5,480		-	5,480		9,394		14,874
Income taxes paid, net		-		-		-	-		3,966		3,966
Reconciliation of cash, cash equivalents, and restricted cash and cash											
equivalents presented in the statements of cash flows											
Cash and cash equivalents		53,921		20,419		-	74,340		98,381		172,721
Restricted cash and cash equivalents		156,634		35,277		-	191,911		32,043		223,954
Total cash, cash equivalents, and restricted cash and cash equivalents presented in the statements of cash flows	\$	210,555	\$	55,696	\$	-	\$ 266,251	\$	130,424	\$	396,675
Supplementary disclosure of significant noncash investing and financing activities											
Commitments to make capital contributions to unconsolidated partnerships	\$	-	\$	-	\$	-	\$ -	\$	138,131	\$	138,131
Transfers of investments in unconsolidated partnerships	\$	-	\$	-	\$	-	\$ -	\$	88,301	\$	88,301
Disposal of fully depreciated property and equipment	\$	-	\$	-	\$	-	\$ -	\$	5,274	\$	5,274
Net assets without donor restrictions was decreased and deferred tax liabilities, net were increased for the tax effect of the sale of ownership interest in a controlled subsidiary	\$		\$	-	\$	_	\$ 	\$	2,919	\$	2,919
Loans and notes receivable, net increased and prepaid expenses and other assets, net increased for a note receivable that was received in lieu of cash for predevelopment costs	\$	_	\$	-	\$	-	\$ _	\$	614	\$	614

See Independent Auditor's Report.



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