Consolidated Financial Statements and Independent Auditor's Report

June 30, 2025 and 2024

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Independent Auditor's Report

To the Board of Directors
San Diego Habitat for Humanity, Inc.

Opinion

We have audited the accompanying consolidated financial statements of San Diego Habitat for Humanity, Inc. (a nonprofit organization), which comprise the consolidated statements of financial position as of June 30, 2025 and 2024, and the related consolidated statements of activities and changes in net assets, functional expenses, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of San Diego Habitat for Humanity, Inc. as of June 30, 2025 and 2024, and the changes in its net assets and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are required to be independent of San Diego Habitat for Humanity, Inc. 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.

Responsibility of Management for the Consolidated 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 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 San Diego Habitat for Humanity, Inc.'s ability to continue as a going concern within one year after the date that the consolidated financial statements are available to be issued.

Auditor's Responsibility for the Audit of the Consolidated 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 generally accepted auditing standards will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the consolidated financial statements.

In performing an audit in accordance with generally accepted auditing standards, 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 San Diego Habitat for Humanity, Inc. 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 San Diego Habitat for Humanity, Inc.'s ability to continue as a going concern for a reasonable period of time.

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

San Diego, California December 2, 2025

(f61) & Associates, LLP

Consolidated Statements of Financial Position June 30, 2025 and 2024

<u>Assets</u>

		2025		2024			
Cash and cash equivalents Restricted cash Accounts receivable Pledge receivable, net Mortgage notes receivable Inventory - ReStores Prepaid expenses Construction-in-process Property and equipment, net Property held for sale - Mercury Finished homes held for sale Beneficial interest in assets held by community foundation Deposits and other assets Operating lease right-of-use asset, net	\$	611,366 103,543 108,251 2,603,718 7,132,010 - 38,688 213,691 75,304 4,999,146 2,832,862 429,465 2,179 571,259	\$	1,809,270 190,614 187,745 - 7,473,133 153,473 22,381 337,644 114,513 4,999,146 - 409,826 16,987 753,865			
Total assets	\$	19,721,482	\$	16,468,597			
Liabilities and Net Assets							
Accounts payable, accrued expenses and other liabilities Secured obligations Security deposits Note payable - governmental agencies, net Note payable - bank, net Note payable - HFHI, net Notes payable - MDF, net Notes payable - other loans Deferred revenue Deferred revenue - NMTC Programs Operating lease liabilities	\$	258,367 5,454,819 37,484 216,818 3,323,249 - 3,437,884 3,265,666 174,095 1,061,221 635,655	-	564,285 5,701,828 60,286 262,316 3,380,303 702 3,400,750 590,973 102,498 999,946 832,217			
Total liabilities Commitments and contingencies		17,865,258		15,896,104			
<u> </u>							
Net assets Without donor restriction With donor restriction		1,264,476 591,748		60,170 512,323			
Total net assets		1,856,224		572,493			
Total liabilities and net assets	\$	19,721,482	\$	16,468,597			

Consolidated Statement of Activities and Changes in Net Assets Year Ended June 30, 2025

	Without Donor Restriction		With Donor Restriction		Total
Support and revenue					
Support					
Contributions	\$	1,319,379	\$	220,321	\$ 1,539,700
Direct market revenue (HFHI)		851,228		-	851,228
In-kind contributions		35,467		-	35,467
Retail store, net		370,005		-	370,005
Special events		53,689		-	53,689
Grants		375,509		-	375,509
Pledge		2,587,005		-	2,587,005
Pledge discount amortization		16,713		_	16,713
Net assets released from restrictions		-,			,
Satisfaction of program/donor restrictions		160,535		(160,535)	
Total support		5,769,530		59,786	5,829,316
Revenue					
Sales of homes		385,169		-	385,169
Mortgage loan discount amortization		372,531		_	372,531
Investment gain		19,617		19,639	39,256
Other income		232,539			232,539
Total revenue		1,009,856		19,639	1,029,495
Total support and revenue		6,779,386		79,425	 6,858,811
Expenses					
Cost of homes sold and program support		3,235,925		_	3,235,925
Management and general		1,054,139		_	1,054,139
Fundraising		1,285,016			1,285,016
Total expenses		5,575,080			5,575,080
Change in net assets		1,204,306		79,425	1,283,731
Net assets at beginning		60,170		512,323	572,493
Net assets at end	\$	1,264,476	\$	591,748	\$ 1,856,224

Consolidated Statement of Activities and Changes in Net Assets Year Ended June 30, 2024

	V	Without Donor With Donor Restriction Restriction				Total
Support and revenue						
Support						
Contributions	\$	1,722,693	\$	104,874	\$	1,827,567
In-kind contributions		-		107,889		107,889
Retail store, net		1,860,360		-		1,860,360
Special events		114,033		-		114,033
Grants		1,562,507		-		1,562,507
Net assets released from restrictions						
Satisfaction of program/donor restrictions		232,765		(232,765)		
Total support		5,492,358		(20,002)		5,472,356
Revenue						
Sales of homes		4,402,502		_		4,402,502
Mortgage loan discount amortization		284,106		_		284,106
Investment gain		19,348		14,844		34,192
Other income		54,206				54,206
Total revenue		4,760,162		14,844		4,775,006
Total support and revenue		10,252,520		(5,158)		10,247,362
Expenses						
Cost of homes sold and program support		10,982,925		-		10,982,925
Management and general		524,911		-		524,911
Fundraising		976,647		-		976,647
Total expenses		12,484,483				12,484,483
Change in net assets		(2,231,963)		(5,158)		(2,237,121)
Net assets at beginning		2,292,133		517,481		2,809,614
Net assets at end	\$	60,170	\$	512,323	\$	572,493

Consolidated Statement of Functional Expenses Year Ended June 30, 2025

Cost of Homes

	C	ost of Homes					
		Sold and					
		Program	Man	agement and			
		Support		General	F	undraising	Total
Cost of homes sold - construction costs	\$	317,821	\$	-	\$	-	\$ 317,821
Compensation of officers and key employees		322,977		186,589		270,660	780,226
Compensation of all other employees		1,098,604		196,442		437,337	1,732,383
Occupancy, utilities, telephone, insurance and office supplies		347,012		35,746		13,008	395,766
Construction materials and services		167,357		-		-	167,357
Vehicles and mileage		78,872		909		5,552	85,333
Advertising, marketing and events		45,990		6,799		29,981	82,770
Interest, merchant and bank fees and amortization of loan fees		397,591		-		6,205	403,796
Outside services - legal, audit, IT and other services		181,170		60,811		39,091	281,072
Depreciation		15,794		4,253		202	20,249
HFHI Tithe and affiliate fees		256,000		-		-	256,000
HFHI direct marketing program		-		-		482,980	482,980
Sublease rental expense		-		129,598		-	129,598
Inventory write-offs		-		153,473		-	153,473
Construction-in-process write-offs		-		272,229		-	272,229
Other		6,737		7,290			 14,027
Total	\$	3,235,925	\$	1,054,139	\$	1,285,016	\$ 5,575,080

Consolidated Statement of Functional Expenses Year Ended June 30, 2024

	 ost of Homes Sold and Program Support	agement and General	Fı	undraising	Total
Cost of homes sold - construction costs	\$ 6,439,465	\$ -	\$	-	\$ 6,439,465
Mortgage discount subsidy	807,225	-		-	807,225
Compensation of officers and key employees	284,400	232,269		267,770	784,439
Compensation of all other employees	1,714,345	91,948		472,454	2,278,747
Occupancy, utilities, telephone, insurance and office supplies	571,043	39,369		15,191	625,603
Construction materials and services	96,532	-		-	96,532
Vehicles and mileage	152,462	1,481		11,128	165,071
Advertising, marketing and events	151,554	19,293		151,776	322,623
Interest, merchant and bank fees and amortization of loan fees	285,589	-		10,282	295,871
Outside services - legal, audit, IT and other services	176,839	61,331		46,309	284,479
Depreciation	135,449	36,467		1,737	173,653
HFHI Tithe and affiliate fees	26,000	_		-	26,000
Sublease rental expense	_	36,829		-	36,829
Other	142,022	5,924			 147,946
Total	\$ 10,982,925	\$ 524,911	\$	976,647	\$ 12,484,483

Consolidated Statements of Cash Flows Years Ended June 30, 2025 and 2024

	_	2025	_	2024
Cash flows from operating activities				
Change in net assets	\$	1,283,731	\$	(2,237,121)
Adjustments to reconcile change in net assets to net	Ψ	1,200,701	Ψ	(2,237,121)
cash used in operating activities				
Discount on origination of non-interest bearing mortgages		_		88,673
Discount on pledge receivable		412,995		-
Change in value - beneficial interest in assets held by		, 000		
community foundation		(19,639)		(14,844)
Gain on disposal of fixed assets		(16,015)		(900)
Depreciation		20,249		173,653
Pledge discount amortization		(16,713)		-
Mortgage discount amortization		(372,531)		(284,106)
Amortization of loan fees		123,094		10,668
Amortization of discount on notes payable		14,502		8,394
Amortization of right-of-use-asset		182,606		414,982
Changes in operating assets and liabilities				
Accounts receivable		79,494		(72,566)
Pledge receivable		(3,000,000)		-
Inventory - ReStores		153,473		42,375
Prepaid expenses		(16,307)		188,804
Construction-in-process		272,229		-
Deposits and other assets		14,808		6,873
Accounts payable, accrued expenses and other liabilities		(305,918)		(434,940)
Mortgage payments received		713,654		255,614
Operating lease liability		(196,562)		(413,107)
Deferred revenue		71,597		102,498
Deferred revenue - NMTC Programs		61,275		13,456
Refundable advances		-		(1,623,011)
Security deposits		(22,802)		60,286
Net cash used in operating activities		(562,780)		(3,714,319)

Consolidated Statements of Cash Flows Years Ended June 30, 2025 and 2024

	2025	2024
Cash flows from investing activities		
Proceeds from sale of property and equipment	34,975	900
Purchases of finished homes held for sale	(3,130,332)	900
Transfer out of finished homes held for sale	297,470	_
Purchases of construction-in-process	(148,276)	_
Transfer out of construction-in-process	(140,270)	2,973,604
Net cash used provided by (used in) investing activities	(2,946,163)	2,974,504
Cash flows from financing activities		
Proceeds from notes payable	2,708,232	3,603,150
Proceeds from secured obligations	-	346,020
Payments of deferred financing fees	-	(129,250)
Principal payments on notes payable	(153,049)	(2,042,489)
Payments on secured obligations	(331,215)	(258,864)
Net cash provided by financing activities	2,223,968	1,518,567
Change in cash, cash equivalents and restricted cash	(1,284,975)	778,752
Cash, cash equivalents and restricted cash, beginning	1,999,884	1,221,132
Cash, cash equivalents and restricted cash, ending	\$ 714,909	\$ 1,999,884
Supplemental disclosure of cash flow information Interest paid	\$ 239,501	\$ 148,944
Reconciliation of cash		
Cash and cash equivalents	611,366	1,809,270
Restricted cash	103,543	190,614
	\$ 714,909	\$ 1,999,884

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Note 1 - Organization and summary of significant accounting policies

Nature of activities

San Diego Habitat for Humanity, Inc. (a nonprofit corporation) is the local affiliate of Habitat for Humanity International, Inc. ("HFHI"), a nonprofit, ecumenical Christian housing ministry. By building homes in partnership with families in need, San Diego Habitat for Humanity, Inc. seeks to eliminate poverty housing and substandard living conditions in San Diego County, and to make decent shelter a matter of conscience and action. San Diego Habitat for Humanity, Inc. invites people of all backgrounds, faiths, or no faith, races and religions to build houses together in partnership with families in need. Although HFHI assists with information resources, training, publications and prayer support, San Diego Habitat for Humanity, Inc. is an independently governed entity.

An equal housing lender and provider, San Diego Habitat for Humanity, Inc. addresses the issues of substandard housing through home ownership. The purpose is to offer families a "hand up" instead of a "hand out," fostering self-sufficiency and independence. To be considered for home ownership, San Diego Habitat for Humanity, Inc. families must demonstrate a need for better housing, an ability to make mortgage payments, and a willingness to work in partnership with San Diego Habitat for Humanity, Inc. This partnership consists, in part, of each family completing 100-500 hours of "sweat equity" and making monthly mortgage payments. San Diego Habitat for Humanity, Inc. acquires the land, finds and qualifies the families, raises the funding, finds and supervises construction volunteers, builds the houses, and provides the mortgages. In recent years, the Organization has begun a new initiative working with local developers to purchase their incomerestricted homes and resell them to qualified families.

Basis of accounting

The Organization's accounting records and the accompanying financial statements are prepared on the accrual basis in accordance with generally accepted accounting principles.

Principles of consolidation

The accompanying consolidated financial statements include the accounts of San Diego Habitat for Humanity, Inc. and San Diego HFH Community Housing Corporation (collectively, "SDHFH" or the "Organization"). All material intra-organization transactions have been eliminated in consolidation.

Revenue recognition

In accordance with Topic 606 and Topic 958, the Organization recognizes revenue in a manner that depicts the transfer of promised goods or services to customers in an amount that reflects the consideration to which the Organization expects to be entitled in exchange for those goods or services.

Financial statement presentation

The Organization reports information regarding its financial position and activities according to two classes of net assets: without donor restrictions and with donor restrictions

- Net assets without donor restricted net assets represent expendable funds available for operations, which are not otherwise limited by donor restrictions.
- Net assets with donor restricted net assets consist of contributed funds subject to donorimposed restrictions contingent upon specific performance of a future event or a specific passage of time before the Organization may use the funds. Total net assets with donor restrictions for the years ended June 30, 2025 and 2024 were \$591,748 and \$512,323, respectively.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Use of estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the consolidated financial statements, and revenues and expenses recognized during the reporting period. Actual results could differ from these estimates.

Liquidity

The Organization's financial assets available within one year of the balance sheet date for general expenditures such as operating expenses and capital purchases are as follows:

	 2025
Cash, cash equivalents and restricted cash Accounts receivable	\$ 714,909 108,251
Total	\$ 823,160

\$591,748 of the financial assets are subject to donor or other contractual restrictions that make them unavailable for general expenditures. As discussed in Notes 1 and 22, the Organization is in the process of selling the Mercury property with a potential buyer at the selling price of \$9,700,000. On October 8, 2025, the Organization entered into a \$5,000,000 working capital revolving loan and a \$1,500,000 residential real property secured revolving credit loan with First Bank to refinance its note payable with Pacific Western Bank (see Note 22). It is expected to provide significant liquidity to the Organization. As part of the Organization's liquidity management, it has a policy to structure its financial assets to be available as its general expenditures, liabilities and other obligations come due.

Cash and cash equivalents

SDHFH considers all highly liquid investments with an original maturity of three months or less, when purchased, to be cash equivalents.

Restricted cash

Mortgage monetization - Represents money set aside from mortgage monetization to maintain a 15% reserve. The Organization had \$45,001 and \$105,037 of restricted cash related to mortgage monetization at June 30, 2025 and 2024, respectively.

NMTC Programs - Represents cash received as a result of the New Market Tax Credit Programs and will be used to pay future program expenses. See Note 8 for further discussion. The Organization had \$58,542 and \$85,577 of restricted cash related to the NMTC Programs at June 30, 2025 and 2024, respectively.

Concentrations of credit risk

Financial instruments that potentially subject the Organization to concentrations of credit risk consist principally of cash, cash equivalents, and investments. The Organization places its cash, cash equivalents and investments with high credit quality financial institutions. At times, such amounts may exceed federally insured limits. At June 30, 2025 and 2024, the Organization had \$369,822 and \$1,681,457, respectively, in excess of federally insured limits.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Accounts receivable

Accounts receivable at June 30, 2025 and 2024 are the mortgage principal amounts collected by AmeriNat, a loan servicing organization utilized by SDHFH and amounts due from homeowners for property taxes and insurance premiums paid pursuant to the homeowners' impound agreements.

The Organization has evaluated the impound accounts and has recorded an allowance for doubtful accounts based on the estimated eventual collection of these impound account deficits. No bad debt expense was recorded for the years ended June 30, 2025 and 2024.

It is the Organization's policy to charge off uncollectible accounts receivable when management determines the receivable will not be collected.

Mortgage notes receivable

Mortgage notes receivable consist of non-interest-bearing residential home loans made to qualified borrowers that are secured by a deed of trust, payable in monthly installments over the term of the note, generally 30 years. These non-interest-bearing mortgages have been discounted based on the rate at which the affiliate expects to be able to monetize the mortgage to the bank. SDHFH's portfolio of mortgage notes receivable includes first trust deeds for direct loans made by SDHFH and second trust deeds funded by Cal Home Program First-Time Homebuyer loans. The Cal Home Program loans are non-interest-bearing loans with a balloon payment due in 30 years.

Additionally, homes may be encumbered with a second, third and/or fourth trust deed in favor of either SDHFH or a local governmental agency to ensure compliance with the terms of the Organization's homeownership programs. These mortgage notes receivable are referred to as "silent." The primary purpose of these silent mortgages is to allow SDHFH or the agency to capture a portion of any equity appreciation over and above a specified amount if the home is sold or transferred to a nonqualified homeowner before a certain number of years have elapsed since the original sale to the qualified homeowner, usually 25 to 55; and to protect the homeowner by preventing predatory lenders from paying off the first mortgage and saddling the homeowner with an onerous new mortgage. These silent mortgage notes receivable typically bear no interest and are forgiven if the homeowner lives in the home for the required period of time and complies with all other covenants and restrictions per the deed of trust. Accordingly, since these silent mortgage notes receivable have no value unless or until a homeowner fails to comply with the covenants and restrictions of the terms of the home sale, SDHFH does not record a value for these silent mortgage notes receivable.

Allowance for mortgage notes receivable losses

SDHFH uses established underwriting criteria to ensure that only families who meet the Organization's financial and credit criteria are approved to be partner families and receive a non-interest-bearing mortgage loan from SDHFH. This includes, but is not limited to, a thorough review of each prospective homeowner's credit report, sources of income and financial history.

SDHFH regularly reviews its portfolio of mortgage notes receivable and monitors the accounts for delinquencies. Homeowners whose mortgages are more than 30 days past due are considered to be in an early stage of default. As of the date of these consolidated financial statements, there are no mortgages subject to foreclosure proceedings.

Inventories

Inventories consisted primarily of donated home furnishings and building and home improvement materials which are sold in the ReStore. SDHFH believes that the inventory of donated goods and materials does not possess an attribute that is easily measurable or verifiable with sufficient reliability to determine an inventory value at the time of donation.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Accordingly, donated inventory is valued at zero prior to being offered for sale. At the end of its fiscal year, SDHFH estimates the value of donated goods on hand and records the amount as merchandise inventory with corresponding adjustments to cost of sales. It is not practical to determine the fair value of donated merchandise inventory during the course of the year.

As of June 30, 2025, there was no inventory as all ReStores were closed as of October 2024 (See Note 7).

Property, equipment and depreciation

Property and equipment are recorded at acquisition cost, including costs necessary to ready the asset for its intended use, or at fair market value, if donated. Expenses that materially increase property lives are capitalized. The costs of maintenance and repairs are charged to expenses as incurred. Depreciation expense is provided on a straight-line basis over the estimated useful lives of the respective assets, currently ranging from 3 to 7 years for equipment and vehicles and from 5 to 39 years for buildings and building improvements. When depreciable property is retired or otherwise disposed of, the related cost and accumulated depreciation are removed from the accounts and any gain or loss is reflected in the consolidated statements of activities and changes in net assets.

Assets held for sale

The Organization classifies property and equipment to be sold as held for sale in the period in which all of the following criteria are met: (1) management, having the authority to approve the action, commits to a plan to sell the asset or disposal group; (2) the asset or disposal group is available for immediate sale in its present condition subject only to terms that are usual and customary for sales of such assets; (3) an active program to locate a buyer and other actions required to complete the plan to sell the asset or disposal group have been initiated; (4) the sale of the asset is probable, and transfer of the asset or disposal group is expected to qualify for recognition as a completed sale within one year, except if events or circumstances beyond control extend the period of time required to sell the asset or disposal group beyond one year; (5) the asset or disposal group is being actively marketed for sale at a price that is reasonable in relation to its current fair value; and (6) actions required to complete the plan indicate that it is unlikely that significant changes to the plan will be made or that the plan will be withdrawn.

The Organization measures assets that are classified as held for sale at the lower of their carrying value or fair value less any costs to sell. Any loss resulting from this measurement is recognized in the period in which the held-for-sale criteria are met. Conversely, gains are not recognized on the sale of a long-lived asset or disposal group until the date of sale.

Upon determining that an asset meets the criteria to be classified as held for sale, the Organization ceases depreciation and reports assets in the line-item assets held for sale in the accompanying consolidated statements of financial position. The Organization has been considering downsizing due to the nature of its operation and oversized headquarters. As of June 30, 2025, the Organization is in the process of selling the property. As of August 2025, the Organization entered into a non-binding agreement for \$9,700,000 with a potential buyer.

The property discussed above has not yet been transferred or sold at the end of the year (but is expected to sell within 12 months of year-end). The Organization separated it from property and equipment and moved the net book value amount (cost less accumulated depreciation) to asset held for sale - Mercury. The Mercury property is no longer being depreciated as of June 30, 2024.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Construction-in-process and finished homes held for sale

Construction-in-process represents costs incurred to build or rehabilitate single-family homes and condominiums for eventual sale to SDHFH partner families. The Organization's projects consist of new single-family home and condominium developments and major rehabilitations of existing homes acquired by SDHFH. Since the purpose and mission of SDHFH is to build affordable housing for low-income families, the Organization does not generally write down the value of construction-in-process to estimated sales value, because any excess cost over sales value is a component of program services. Projects are classified as construction-in-process until the build/rehabilitation project is substantially completed, at which time they are reclassified as "finished homes held for sale."

The Organization sometimes may repurchase the homes from SDHFH partner families. Repurchased homes usually require repairs or rehabilitation and then are resold to a qualifying family. In recent years, the Organization has begun a new initiative working with local developers to purchase their income-restricted homes and resell them to qualified families. Finished homes held for sale includes these income-restricted homes and repurchased homes.

Lessee arrangements

The Organization is the lessee under non-cancelable real estate lease agreements. In accordance with ASU No. 2016-02, Leases ("Topic 842"), operating lease right-of-use ("ROU") assets and liabilities are recognized at the commencement date and initially measured based on the present value of lease payments over the defined lease term. The Organization's lease terms may include options to extend or terminate the lease. The Organization assesses these options using a threshold of reasonably certain. For leases the Organization is reasonably certain to renew, those option periods are included within the lease term and, therefore, the measurement of the right-of-use asset and lease liability. Lease expense for lease payments is recognized on a straight-line basis over the lease term. The Organization's lease agreement does not contain any material residual value guarantees, restrictions or covenants.

As the Organization's lease does not provide an implicit rate, the incremental borrowing rate is estimated based on the information available at the commencement date in determining the present value of lease payments. The implicit rate will be used when readily determinable. The operating lease ROU asset also includes any prepaid lease payments made and are net of lease incentives. The Organization does not record an asset or liability for operating leases with a term of 12 months or less.

For additional information, including the required disclosures, related to this standard, see Note 16 - Commitments and contingencies.

Contributions

Unconditional promises to give are recognized as support when the underlying promises are received by SDHFH and are recorded at fair value, based on management's initial estimate of the present value of future cash flows expected to be received.

Gifts of cash and other assets are reported as with donor restriction support if they are received with donor stipulations that specify the use of the donated assets. When a donor restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, donor restricted net assets are reclassified to net assets without donor restriction and reported in the consolidated statements of activities and changes in net assets as net assets released from restrictions. Conditional promises to give are not recognized until they become unconditional, that is, when the conditions on which they depend are substantially met.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Donated services

Donated services are recognized as contributions in accordance with Accounting Standards Codification ("ASC") 958-605 and subsections, *Not-for-profit Entities - Revenue Recognition*, if the services (a) create or enhance nonfinancial assets or (b) require licensed skills, are performed by people with those skills, and would otherwise be purchased by SDHFH. A substantial number of unlicensed volunteers have contributed their time during the years ended June 30, 2025 and 2024 to SDHFH's construction program and supporting services. The value of this contributed time is not reflected in the consolidated financial statements since it does not require a licensed skill.

Donated construction materials, property and equipment, and other donated goods

Donations of construction materials, property and equipment, and other goods are recorded as inkind contributions at their estimated fair value at the date of donation.

Various companies and individuals have provided licensed labor and materials for current projects. During the years ended June 30, 2025 and 2024, the Organization recognized \$0 and \$4,385, respectively, of in-kind materials and licensed labor as contribution revenue. The estimated value of these materials and services was capitalized into construction-in-process and allocated accordingly to the projects receiving benefit.

In addition to the construction-related in-kind contributions, SDHFH recognized \$35,467 and \$103,504 for donated goods and services supporting various programs and fundraising activities during the years ended June 30, 2025 and 2024, respectively. Accordingly, the Organization recognized total in-kind contributions of \$35,467 and \$107,889 during the years ended June 30, 2025 and 2024, respectively.

Government funding

SDHFH receives funds from various governmental agencies for land acquisition, development and construction costs pursuant to various types of agreements. The following are details on the various types of funding agreements:

Grants - SDHFH receives grants from various sources to assist in purchasing and developing properties. These grants include various compliance requirements to be followed by SDHFH. These funds are recognized as grants in the consolidated statements of activities and changes in net assets.

Loans - SDHFH enters into various funding agreements that result in it receiving funds to acquire and develop qualified properties. These loans may or may not be repayable. In some cases, the loans are forgiven after homes have been sold to qualified borrowers. Certain forgivable loans are transferred to the qualified home buyer at the time of purchase and the loans require the homeowner to continue to comply with certain provisions for specified periods of time. SDHFH records these forgivable loans as notes payable until they are forgiven. In other cases, the loans are repayable to the governmental entity. These repayable loans are recorded until the loans are repaid.

Refundable advances - SDHFH enters into certain agreements that result in the receipt of funds that require SDHFH to continue to utilize these funds for specified low-income housing purposes until a certain number of units have been sold. These advances are often sourced from federal funds and require ongoing compliance with certain specified federal requirements. Once related compliance requirements are satisfied, SDHFH will recognize these as unrestricted grants. SDHFH records these funds as refundable advances until the compliance requirements are satisfied.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Revenue and costs of homes sold

Revenue is recognized on the sale of homes when title passes to eligible purchasers. The amount of home sale revenue SDHFH records is the total of the cash down payment, the face value of the non-interest-bearing mortgage receivable, and the value of any government funding, such as notes payable forgiven and/or transferred to the homeowner at the time of sale (see *Government funding* above).

Cost of homes sold and program support consists of capitalized home construction costs and certain other related costs associated with the sale of a home. A mortgage discount subsidy, which is the discount on the non-interest mortgage with the borrower, is recognized as a cost of sale at the closing of the sale. Cost of homes sold and program support is considered a program expense in the consolidated statements of functional expenses.

Advertising

The Organization expenses all costs for advertising as incurred. For the years ended June 30, 2025 and 2024, the Organization incurred \$51,454 and \$138,483, respectively, on advertising expenses.

Income taxes

SDHFH, a California nonprofit public benefit corporation, is exempt from federal and state income taxes under Section 501(c)(3) of the Internal Revenue Code of 1954, as amended, and the Revenue and Taxation Code of the State of California.

For the years ended June 30, 2025 and 2024, management of SDHFH believes it has adequate support for all material tax positions and that it is more likely than not, based on the technical merits, that the positions will be sustained upon examination. SDHFH has analyzed the tax positions taken in its filings with the Internal Revenue Service and the California Franchise Tax Board. SDHFH believes that its income tax filing positions will be sustained upon examination and does not anticipate any adjustments that would result in a material adverse effect on the SDHFH's financial condition, results of operations or cash flows. Accordingly, SDHFH has not recorded any reserves, or related accruals for interest and penalties, for uncertain income tax positions at June 30, 2025 and 2024.

Management continually evaluates expiring statutes of limitations, audits, proposed settlements, changes in tax law and new authoritative rulings.

Functional expenses

Expenses related to more than one functional expense category are allocated based on reasonable estimates by the Organization. Salaries, benefits and other related expenses are allocated based on job function. Directly identifiable expenses are charged to construction and program support, management and general, or fundraising as applicable.

Subsequent events

Subsequent events have been evaluated through December 2, 2025, which is the date the consolidated financial statements were available to be issued and concluded that no additional subsequent events have occurred that require recognition or disclosure, except as disclosed in Note 22.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Note 2 - Pledge receivable, net

In May 2025, the Organization received a commitment from Jewish Community Foundation San Diego to provide forgiveness of its promissory note with MDF Fund I, a California limited partnership (see Note 13) in the form of a pledge totaling \$3,000,000. The pledge is to be paid on or before February 28, 2029 and has been discounted to the present value using a discount rate of 3.87% at June 30, 2025.

Pledge receivable consists of the following at June 30:

	 2025	 2024		_
Pledge receivable Less: Discount to present value	\$ 3,000,000 (396,282)	\$	-	_
Total pledge receivable, net	\$ 2,603,718	\$	-	

Note 3 - Mortgage notes receivable

Mortgage notes receivable consist primarily of non-interest-bearing residential home loans made to qualified borrowers that are secured by a deed of trust and payable in monthly installments over the terms of the notes, generally ranging from 5 to 35 years. These non-interest-bearing mortgages have been discounted to net present values. During the year ended June 30, 2025, there were no origination of mortgages, resulting in mortgage discount subsidy expense of \$0. During the year ended June 30, 2024, new mortgages were discounted at rates of 5.50%, resulting in mortgage discount subsidy expense of \$807,225. The mortgage discount subsidy is amortized over the lives of the underlying mortgages and included as revenue. Mortgage loan discount amortization revenue was \$372,531 and \$284,106 for the years ended June 30, 2025 and 2024.

Mortgage notes receivable at June 30, 2025 and 2024 are summarized as follows:

	 2025	 2024
Mortgage notes receivable Less unamortized discount	\$ 12,265,589 (5,133,579)	\$ 12,979,243 (5,506,110)
Net present value of mortgage notes receivable	\$ 7,132,010	\$ 7,473,133

In previous years, SDHFH was party to several transactions in which it used non-interest-bearing mortgage notes receivable as security to obtain operating loans from various banks. The details of these loans are shown in Note 9 – Secured obligations – mortgage notes receivable. The mortgage notes receivable used as security remain as assets in the consolidated statements of financial position with a corresponding liability in the form of secured obligations. The terms and payment schedules of the secured obligations are coincident with those of the underlying mortgage notes receivable. At June 30, 2025 and 2024, the book value of these secured obligations, net of unamortized discount and deferred finance fees, was \$5,454,819 and \$5,701,828, respectively.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Scheduled mortgage notes receivable collections for five years subsequent to June 30, 2025 and thereafter are summarized as follows:

2026	\$ 467,261
2027	459,755
2028	456,845
2029	456,845
2030	446,731
Thereafter	9,978,152
Total	\$ 12,265,589

During the year ended June 30, 2025, the Organization did not sell any mortgage notes receivable. During the year ended June 30, 2024, the Organization sold 1 mortgage note receivable to Community Bank of the Bay for \$346,020 before transaction costs.

Note 4 - Construction-in-process

Construction-in-process and real estate development costs for the years ended June 30, 2025 and 2024 are summarized by project as follows:

	2025		 2024		
Escondido - Citracado Parkway Escondido - Conway Drive Escondido - Ash Street Santee	\$	61,534 - 152,157 -	\$ 61,534 33,602 14,052 228,456		
Total	\$	213,691	\$ 337,644		

The following is a summary of home building activity for the years ended June 30, 2025 and 2024:

	2	025		2	2024	
	Number of			Number of		
	homes		Cost	homes		Cost
Home construction-in-process,						
beginning balance	4	\$	337,644	14	\$	3,311,248
New spends on projects	-		148,276	-		1,861,899
Write-offs	(2)		(272,229)	-		-
Costs transferred to cost of homes sold			<u>-</u>	(10)		(4,835,503)
Home construction-in-progress,						
ending balance	2	\$	213,691	4	\$	337,644

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Note 5 - Finished homes held for sale

Finished homes held for sale as of June 30, 2025 and 2024 are summarized as followed:

	 2025	2024		
Oceanside homes Escondido home	\$ 2,532,748 300,114	\$ - -		
Total	\$ 2,832,862	\$ 		

The following is summary of finished homes held for sale for the years ended June 30, 2025 and 2024:

	2025		2024			
	Number of homes		Cost	Number of homes		Cost
Finished homes, beginning balance Costs transferred	-	\$	-	-	\$	-
from construction-in-process Homes purchased	- 13		- 3,130,332	-		-
Homes sold to new owners	(1)		(297,470)			
Finished homes, ending balance	12	\$	2,832,862		\$	

Note 6 - Property and equipment, net

Property and equipment for the years ended June 30, 2025 and 2024 consist of the following:

	 2025		2024		
Buildings and improvements Vehicles Equipment	\$ - 178,338 133,203	\$	416,212 248,649 167,247		
Total Less accumulated depreciation	 311,541 (236,237)		832,108 (717,595)		
Property and equipment, net	\$ 75,304	\$	114,513		

Depreciation expense for the years ended June 30, 2025 and 2024 was \$20,249 and \$173,653, respectively.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Note 7 - Retail store, net

SDHFH operated three home improvement stores (the "ReStores") in Escondido, San Diego and National City, California. The ReStores sold new and used home furnishings and building and home improvement materials to the general public. Donations to the ReStores were made by contractors and other businesses, organizations and individuals that have surplus or discontinued merchandise. The Organization started to discontinue the ReStores during the year ending June 30, 2024. The Escondido store closed in December 2023, the National City store closed in September 2024 and the San Diego store closed in October 2024. All the remaining inventory was written off.

The purpose of the ReStores was to raise funds to support SDHFH programs. Accordingly, expenses of operating the ReStores are reported as program expenses in the consolidated statements of functional expenses. The amount of revenue reported from the ReStores includes cash receipts plus the fair market value of donated goods sold, net of the cost of purchased inventory sold. As most revenue earned by the ReStores is from the sale of donated goods, ReStore revenue is classified as support in the consolidated statements of activities and changes in net assets.

Retail store net revenues for the years ended June 30, 2025 and 2024 are summarized as follows:

	 2025	2024		
Donations to retail store Sales of donated and purchased items Delivery contributions and other income Fair market value of donated items sold and	\$ 374,692 374,219 -	\$	2,033,583 2,071,291 3,846	
cost of purchased inventory sold	 (378,906)		(2,248,360)	
Net revenue from retail store	\$ 370,005	\$	1,860,360	

The Organization did not treat the closure of the ReStores as discontinued operations because after revenues are offset by costs to operate the ReStores, the net income is nominal to the financial statements.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Note 8 - Deferred revenue - NMTC Programs

New Market Tax Program (2018 Transaction)

In April 2018, SDHFH participated in a New Markets Tax Credit ("NMTC") financing transaction with other entities in order to procure financing for the construction of 16 homes - 8 at Comm22 in San Diego, 5 on Ballantyne Street in El Cajon and 3 on Grossmont Avenue in El Cajon. The NMTC Program permits corporate and individual taxpayers to receive a credit against federal income taxes for making qualified equity investments in qualified community development entities ("CDE").

As a participant in this transaction, SDHFH invested \$1,212,933 into HFHI NMTC Leverage Lender 2018, LLC ("HFHI Leverage Lender"), consisting of cash and qualified construction-in-process. The HFHI Leverage Lender contributed its resources to Twain Investment Fund 306, LLC ("Investment Fund"), which received additional investment from U.S. Bancorp Community Development Corporation ("Bank") as the federal tax credit investor under the NMTC Program.

As part of the NMTC Program, the Investment Fund invested in HFHI NMTC Sub-CDE III, LLC, a qualified CDE. The CDE deployed a loan to SDHFH in the amount of \$1,786,082 at an annual interest rate of 0.679239% for the construction of homes in a qualified census tract for low income persons. Semi-annual interest-only payments are required through August 2025. After August 2025, SDHFH shall make semi-annual payments in an amount sufficient to fully amortize the remaining principal balance over twenty-three years. The loan proceeds are to be used solely in accordance with NMTC compliance requirements. The Investment Fund may be subject to tax credit recapture if the NMTC Program compliance requirements are not met over a seven-year period.

The ultimate holder of the above loan from the CDE to SDHFH is the Bank through its participation in the Investment Fund. In August 2025, the Bank exercised the put option agreement to waive the payment of the debt. Under the terms of the put option agreement, the HFHI Leverage Lender exercised the option to purchase the Bank's ownership interest in the Investment Fund and effectively extinguished SDHFH's outstanding debt to the Bank.

New Market Tax Program (2021 Transaction)

In November 2021, SDHFH entered into a New Market Tax Credit ("NMTC") financing agreement with various other entities in order to procure financing for the construction of 15 homes - 5 in National City and 10 in Escondido. The NMTC Program permits corporate and individual taxpayers to receive a credit against federal income taxes for making qualified equity investments in qualified community development entities ("CDE").

As a participant in this transaction, SDHFH invested \$1,679,412 into HFHI NMTC Leverage Lender 2021, LLC ("HFHI Leverage Lender"), consisting of cash and qualified construction-in-process. The HFHI Leverage Lender contributed its resources to Twain Investment Fund 544, LLC ("Investment Fund"), which received additional investment from U.S. Bancorp Community Development Corporation ("Bank") as the federal tax credit investor under the NMTC Program.

As part of the NMTC Program, the Investment Fund invested in HFHI NMTC Sub-CDE IV, LLC, a qualified CDE. The CDE is the conduit for accomplishing the NMTC Program specifics of constructing and selling qualified housing properties to low-income residents. Under the CDE, SDHFH was able to secure a loan in the amount of \$2,273,349 at an annual interest rate of 0.737931%. Semi-annual interest-only payments are required through November 2028. After January 2029, SDHFH shall make semi-annual payments in an amount sufficient to fully amortize the remaining principal balance over twenty-three years. The loan proceeds are to be used solely in

Notes to Consolidated Financial Statements June 30, 2025 and 2024

accordance with NMTC compliance requirements. The Investment Fund may be subject to tax credit recapture if the NMTC Program compliance requirements are not met over a seven-year period.

The ultimate holder of the above loan from the CDE to SDHFH is the Bank through its participation in the Investment Fund. In November 2028, the Bank is expected to waive the payment of the debt so as to participate in the NMTC Program by exercising its put option agreement. Under the terms of the put option agreement, the HFHI Leverage Lender is expected to purchase the Bank's ownership interest in the Investment Fund. Exercise of the option will effectively allow SDHFH to extinguish its outstanding debt to the Bank.

Deferred revenue is summarized as follows at June 30, 2025 and 2024:

	 2025	2024
New Market Tax Credits (2018 transaction):		
Investment in leverage lender	\$ 1,146,191	\$ 1,158,321
Note payable from CDE	(1,786,082)	(1,786,082)
Transaction costs	86,215	75,141
New Market Tax Credits (2021 transaction):		
Investment in leverage lender	1,621,875	1,638,648
Note payable from CDE	(2,273,349)	(2,273,349)
Transaction costs	 143,929	187,375
Total deferred revenue	\$ (1,061,221)	\$ (999,946)

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Note 9 - Secured obligations - mortgage notes receivable

The Organization has entered into agreements with several financial institutions in which SDHFH used a portion of its mortgage notes receivable as security for operating loans (see Note 3).

Secured obligations consist of the following at June 30, 2025 and 2024:

	2025	2024
Four non-interest-bearing mortgage notes with Northern Trust Company, entered into on December 18, 2014, originally in the amount of \$651,130, payable in equal monthly installments, due in July 2040.	\$ 361,676	\$ 389,463
Seven non-interest-bearing mortgage notes with Pacific Premier Bank, entered into on April 9, 2015, originally in the amount of \$971,654, payable in equal monthly installments, due in July 2043.	523,376	567,469
Five non-interest-bearing mortgage notes with Pacific Premier Bank, entered into on October 23, 2015, originally in the amount of \$664,639, payable in equal monthly installments, due in April 2043.	317,721	353,921
Five non-interest-bearing mortgage notes with Northern Trust Company, entered into on October 29, 2015, originally in the amount of \$631,959, payable in equal monthly installments, due in May 2043.	298,013	332,860
Eleven non-interest-bearing mortgage notes with Pacific Western Bank, entered into on December 23, 2015, originally in the amount of \$1,908,897, payable in equal monthly installments, due in December 2045.	1,304,467	1,368,654
Nine non-interest-bearing mortgage notes with Northern Trust Company, entered into on December 23, 2019, originally in the amount of \$2,384,884, payable in equal monthly installments, due in September 2049.	1,960,525	2,040,193
Six mortgage notes with Community Bank of the Bay, (5 entered into on December 20, 2022 and 1 entered into on July 31, 2023), originally in the amount of \$1,616,230, bearing interest at 1.5%, payable in equal monthly	4.500.050	
installments, due in June 2053.	1,506,852	 1,551,284
Secured obligations, gross	6,272,630	6,603,844
Less unamortized discount	(817,811)	(902,016)
Net present value of secured obligations	\$ 5,454,819	\$ 5,701,828

Notes to Consolidated Financial Statements June 30, 2025 and 2024

The following table summarizes the payments due for secured obligations for five years subsequent to June 30, 2025 and thereafter:

2026	\$ 328,817
2027	329,499
2028	330,191
2029	330,893
2030	331,606
Thereafter	 4,621,624
	 _
Total	\$ 6,272,630

Note 10 - Note payable - bank

Note payable - bank consists of the following at June 30, 2025 and 2024:

	2025	2024
SDHFH has a tax exempt mortgage loan for \$3,760,000 on its property at Mercury Ct. which houses the headquarters and the Kearny Mesa ReStore. The rate on the loan is 3.5% until July 2027, when the note matures. The mortgage loan is secured by a deed of trust on the		
property.	\$ 3,346,406	\$ 3,414,148
Total note payable	3,346,406	3,414,148
Less deferred finance fees, net	 (23,157)	(33,845)
Total note payable, net	\$ 3,323,249	\$ 3,380,303

The following table summarizes the principal payments due for note payable - bank subsequent to June 30, 2025:

2026	\$ 70,186
2027	72,717
2028	 3,203,503
Total	\$ 3,346,406

As of June 30, 2025, the Organization met the liquidity requirement and the debt service coverage ratio as specified in the loan agreement.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Note 11 - Note payable - governmental agencies

Note payable - governmental agencies as of June 30, 2025 and 2024 consist of the following:

	 2025	2024	
Note payable, City of Oceanside, secured by certain mortgage receivables. The note bears no interest, requires monthly payments of \$5,000 and matures in August 2029. The note has been discounted using a 6.0% imputed interest rate.	\$ 245,000	\$ 305,000	
Total	245,000	305,000	
Less unamortized discount	 (28,182)	 (42,684)	
Net present value of notes payable - governmental agencies	\$ 216,818	\$ 262,316	

The following table summarizes the scheduled principal payments on these notes for five years subsequent to June 30, 2025:

2026	\$	60,000
2027	·	60,000
2028		60,000
2029		60,000
2030		5,000
Total	\$	245,000

Note 12 - Note payable - HFHI

Note payable - HFHI as of June 30, 2025 and 2024 consists of the following:

	 2025	 2024
The note payable, HFHI, represents a loan made to SDHFH in conjunction with the Self-Help Homeownership Opportunity Program 2015. The note payable required monthly payments of \$338 beginning July 2020, with a final payment of \$364 due August 2024. The note bore no interest and was discounted using a 2.55% imputed		
interest rate.	\$ -	\$ 702
Less unamortized discount	 <u>-</u>	
Total	\$ 	\$ 702

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Note 13 - Notes payable - MDF

On January 18, 2019, SDHFH secured a promissory note with MDF Fund I, a California limited partnership in an amount up to \$2,000,000, at 2.25% interest with a maturity date of January 17, 2024. Interest payments commenced on April 1, 2019 and were due quarterly. Principal was owed at maturity. SDHFH borrowed an additional \$225,000 during the year ended June 30, 2021. During the year ended June 30, 2024, these two loans were paid in full at maturity and on October 4, 2023, the Organization signed a new promissory note with MDF Fund I in an amount up to \$6,250,000, at 2.00% interest with a maturity date of January 2029. The outstanding principal balance, net of loan fees as of June 30, 2025 and 2024 was \$3,437,884 (net of loan fees of \$101,050) and \$3,400,750 (net of loan fees of \$129,250), respectively.

Note 14 - Notes payable - other loans

On March 27, 2020, the "Coronavirus Aid, Relief and Economic Security (CARES) Act" was put into law. The CARES Act appropriated funds for the SBA Payroll Protection Program (PPP) loans that are forgivable in certain situations to promote continued employment, as well as Economic Injury Disaster Loans (EIDL) to provide liquidity to small businesses harmed by COVID-19. The outstanding balance as of June 30, 2025 and 2024 was \$479,789 and \$492,504, respectively.

The Organization applied for and received funding in the amount of \$126,984 on December 7, 2021, from CollectiveSun to finance the installation of solar panels on the headquarters. Installment payments began on February 1, 2022, with the balance due on January 1, 2032. The outstanding balance as of June 30, 2025 and 2024 was \$85,877 and \$98,469, respectively.

The Organization entered into an interest-only note payable with BQuest Foundation with the principal amount totaling \$2,700,000 on November 8, 2024 to purchase 11 homes in Oceanside. The note payable bears interest at 2%. All unpaid principal is due on December 30, 2025, or at an earlier date, within 10 business days of receipt of proceeds from the monetization of all 11 Oceanside home sales. The outstanding balance as of June 30, 2025 and 2024 was \$2,700,000 and \$0, respectively.

The following table summarizes the scheduled principal payments on the above three notes for five years subsequent to June 30, 2025 and thereafter:

2026	\$ 2,725,571
2027	26,175
2028	26,761
2029	27,428
2030	28,077
Thereafter	431,654
Total	\$ 3,265,666

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Note 15 - Related party transactions

SDHFH remits a discretionary portion of its non-donor restricted contributions (excluding in-kind contributions) to HFHI on an annual basis. These funds are used to construct homes in economically depressed areas around the world. For the years ended June 30, 2025 and 2024, SDHFH remitted \$2,000 and \$1,000, respectively, in tithes to HFHI.

In addition, during the years ended June 30, 2025 and 2024, SDHFH paid a U.S. Stewardship and Organizational Sustainability Fee of \$0 and \$25,000, respectively, to HFHI.

During the year ended June 30, 2025, the Organization began participating in the Habitat 2.0 Direct Marketing Program, organized by HFHI. During the year ended June 30, 2025, the Organization recognized gross direct market revenue of \$851,228. During the year ended June 30, 2025, the Organization recognized participation fees of \$255,000 and gross direct market costs of \$482,980. The total net transfer received from HFHI was \$113,248.

The Organization also participates in the Collaborative Operating Model Direct Marketing program, a shared fundraising effort for direct mail and donors in San Diego County. As part of this agreement, the Organization paid HFHI \$49,063 and \$68,393, respectively, for marketing services.

For the years ended June 30, 2025 and 2024, SDHFH paid Habitat for Humanity California \$2,000 and \$0, respectively, for affiliate services.

As discussed in Note 12, SDHFH is a party to a Subgrant Agreement with HFHI in conjunction with the Self-Help Homeownership Opportunity Program 2015. As part of this agreement, SDHFH has a note payable to HFHI. Total amounts due for this note payable as of June 30, 2025 and 2024 were \$0 and \$702, respectively.

Note 16 - Commitments and contingencies

Leases

SDHFH leases various buildings and equipment under noncancelable leases that expire on various dates through 2030.

Equipment rental expense for the years ended June 30, 2025 and 2024 was \$16,296 and \$16,263, respectively.

In January 2014, SDHFH entered into a lease agreement for its ReStore located in Escondido, California. According to the lease and its amendment in December 2015, the lease term was scheduled to terminate on March 31, 2021. The parties agreed to a new lease agreement on January 11, 2020 that is scheduled to terminate on April 30, 2030. The rent expense for the years ended June 30, 2025 and 2024 was \$129,598 and \$125,833, respectively. This store closed in December 2023. As of January 1, 2024, SDHFH entered into an agreement with a tenant to sublease the store through June 30, 2026. Total rental income for years ended June 30, 2025 and 2024 was \$129,598 and \$36,829, respectively (see Note 20).

Notes to Consolidated Financial Statements June 30, 2025 and 2024

In January 2016, SDHFH entered into a lease agreement for its ReStore located in National City, California. According to the lease and its amendment in October 2016, the lease term was scheduled to terminate on January 20, 2022. The parties agreed to a new lease agreement in June 2022 that the lease will renew annually with same terms and conditions and it enables 3 months notice termination by either party. SDHFH terminated the lease in September 2024 as this store closed. The rent expense for the years ended June 30, 2025 and 2024 was \$56,897 and \$183,267, respectively.

In accordance with ASC 842, lessees are required to classify leases as either finance or operating leases and to record a right-of-use asset and a lease liability for all leases with a term greater than 12 months.

Supplemental balance sheet information related to the operating leases is as follows as of June 30, 2025 and 2024:

	2025		2024	
Right of use assets obtained in exchange for lease obligations: Operating leases	\$	571,259	\$	753,865
Weighted average remaining lease term Operating leases (in months)		58		30
Weighted average discount rate Operating leases		3.00%		3.06%

Future minimum rental payments under these leases for the years subsequent to June 30, 2025 are as follows:

2026	133,497
2027	137,502
2028	141,627
2029	145,875
2030	 124,586
Total lease payments	\$ 683,087
Amount of interest	(47,432)
Present value of lease liability	\$ 635,655

As of June 30, 2025, the Company does not have any leases that have not yet commenced but that create significant rights and obligations.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Note 17 - Donor restricted net assets

Donor restricted net assets as of June 30, 2025 and 2024 consist of amounts restricted by donor-imposed stipulations as follows:

	 2025		2024
Veteran services	\$ 152,283	\$	57,940
Critical home repair	-		18,793
Home repurchase	-		25,000
Playhouse materials	-		764
Woolem construction	10,000		-
Endowed component fund	 429,465		409,826
Total	\$ 591,748	\$	512,323

Note 18 - Endowment component fund

Donor restricted net assets as of June 30, 2025 and 2024, includes a beneficial interest in assets held by The San Diego Foundation (the "Foundation") which is holding them as an endowed component fund ("Fund") for the benefit of the Organization. The Fund is subject to the Foundation's investment and spending policies, which currently result in a distribution to the Organization of 5%, annually, of the 36-month average principal market value of the Fund. Distributions are generally made semi-annually. The Organization reports the fair value of the Fund as a beneficial interest in assets held at a community foundation in the consolidated statements of financial position and reports distributions received as a reduction to the Fund balance. Changes in the value of the Fund are reported as donor restricted investment income in the consolidated statements of activities and changes in net assets.

Interpretation of relevant law

The Organization has interpreted the State of California's Uniform Prudent Management of Institutional Funds Act ("UPMIFA") as requiring the preservation of the fair value of the original gift as of the gift date of the donor restricted endowment funds absent explicit donor stipulations to the contrary. As a result of this interpretation, the Organization has classified as donor restricted net assets (a) the original value of gifts donated to the permanent endowment, (b) the original value of subsequent gifts to the permanent endowment, and (c) accumulations to the permanent endowment made in accordance with the direction of the applicable donor gift instrument at the time the accumulation is added to the fund. The earnings of the donor restricted endowment fund are classified as donor restricted net assets until those amounts are appropriated for expenditure by the Foundation in a manner consistent with the standard of prudence prescribed by UPMIFA. In accordance with UPMIFA, the Organization considers the following factors in making a determination to appropriate or accumulate donor restricted endowment funds:

- (1) The duration and preservation of the fund;
- (2) The purposes of the Organization and the donor restricted endowment fund;
- (3) General economic conditions;
- (4) The possible effect of inflation and deflation;
- (5) The expected total return from income and the appreciation of investments;

Notes to Consolidated Financial Statements June 30, 2025 and 2024

- (6) Other resources of the Organization; and
- (7) The investment policies of the Organization.

The activity in the beneficial interest in endowment funds held at The San Diego Foundation consisted of the following for the years ended June 30:

	2025		2024		
Fund balance, beginning Fund appreciation Investment expenses Distributable grants approved	\$	409,826 39,256 (2,060) (17,557)	\$	394,981 34,192 (2,010) (17,337)	
Fund balance, ending	\$	429,465	\$	409,826	

Funds with deficiencies

From time to time, the fair value of assets associated with individual donor restricted endowment funds may fall below the level that the donor or UPMIFA requires the Organization to retain as a fund of perpetual duration. There were no deficiencies of this nature that were reported in net assets without donor restrictions as of June 30, 2025 and 2024.

Return objectives and risk parameters

The Organization has adopted investment and spending policies for endowment assets that attempt to provide a predictable stream of funding to programs supported by its endowment while seeking to maintain the purchasing power of the endowment assets. Endowment assets include those assets of donor restricted funds that the Organization must hold in perpetuity. Under this policy, as approved by the Board of Directors, the endowment assets are invested in a manner that follows the policies of the Foundation. Actual returns in any given year may vary from this expected return. See Note 19.

Strategies for achieving objectives

To satisfy its long-term rate-of-return objectives, the Organization relies on a total return strategy in which investment returns are achieved through both capital appreciation (realized and unrealized) and current yield (interest and dividends). The Organization uses a diversified asset allocation that places a greater emphasis on equity-based investments to achieve its long-term objectives within prudent risk parameters.

Spending policy and how the investment objectives relate to the spending policy

The Organization follows the policies of the Foundation in determining the distribution amount to be appropriated each year. In establishing this policy, the Organization considered the long-term expected return on its endowment. Accordingly, over the long term, the Organization expects the current spending policy to allow its endowment to grow at an average annual rate equal to the general inflation rate. This is consistent with the Organization's objective to maintain the purchasing power of the endowment assets held in perpetuity or for a specified term as well as to provide additional real growth through new gifts and investment return.

Notes to Consolidated Financial Statements June 30, 2025 and 2024

Note 19 - Assets and liabilities measured at fair value on a recurring basis

The Organization values its financial assets and liabilities based on the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. In order to increase consistency and comparability in fair value measurements, a fair value hierarchy that prioritizes observable and unobservable inputs is used to measure fair value into three broad levels, which are described below:

- Level 1: Quoted prices are available in active markets for identical investments as of the reporting date. The type of investments in Level 1 include listed equities, bond instruments, and mutual funds held in the name of the Organization, and exclude listed equities and other securities held indirectly through commingled funds.
- Level 2: Pricing inputs, including broker quotes, are generally those other than exchange quoted prices in active markets, which are either directly or indirectly observable as of the reporting date, and fair value is determined through the use of models or other valuation methodologies.
- Level 3: Pricing inputs are unobservable for the investment, including situations where there is little, if any, market activity for the investment. The inputs into the determination of fair value require significant management judgment or estimation. Investments that are included in this category generally include privately held investments and partnership interests.

The inputs and methodology used for valuing the Organization's financial assets and liabilities are not indicators of the risks associated with those instruments.

There have been no changes in methodology during the year.

The following table sets forth by level, within the fair value hierarchy, SDHFH's assets at fair value as of June 30, 2025:

	Level 1	Level 2	Level 3		Total	
Beneficial interest in endowment funds	\$ 	\$ 	\$	429,465	\$	429,465
Total assets at fair value	\$ 	\$ 	\$	429,465	\$	429,465

The following table sets forth by level, within the fair value hierarchy, SDHFH's assets at fair value as of June 30, 2024:

	 Level 1	Level 2	Level 3	 Total
Beneficial interest in endowment funds	\$ <u>-</u>	\$ 	\$ 409,826	\$ 409,826
Total assets at fair value	\$ _	\$ <u>-</u> _	\$ 409,826	\$ 409,826

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Endowment net assets as of June 30, 2025 and 2024 and the changes in endowment net assets for the years then ended are disclosed in Note 18 – Endowment component fund.

The following table represents SDHFH's Level 3 financial instruments, the valuation techniques used to measure the fair value of those financial instruments, and the significant unobservable inputs and the ranges of values for those inputs for 2025:

			Unobservable	Significant	Weighted
Instrument	Fair value	Principal valuation technique	inputs	input values	average
Beneficial interest in	\$ 429,465	Valuation of underlying assets	Investment period	N/A	N/A
endowment funds		as provided by trustee	(liquidity)		

The following table represents SDHFH's Level 3 financial instruments, the valuation techniques used to measure the fair value of those financial instruments, and the significant unobservable inputs and the ranges of values for those inputs for 2024:

			Unobservable	Significant	Weighted
Instrument	Fair value	Principal valuation technique	inputs	input values	_average_
Beneficial interest in	\$ 409,826	Valuation of underlying assets	Investment period	N/A	N/A
endowment funds		as provided by trustee	(liquidity)		

The Organization's investments consist entirely of the beneficial interest in assets held at the Foundation and are classified as Level 3 investments as described above. Accordingly, the changes in the value of Level 3 financial instruments are set forth in the tables above.

The beneficial interest in assets held at the Foundation has been valued, as a practical expedient, at the fair value of the Organization's share of the Foundation's investment pool as of June 30, 2025 and 2024. The Foundation values securities and other financial instruments on a fair value basis of accounting. The estimated fair values of certain investments of the Foundation, which include private placements and other securities for which prices are not readily available, are determined by the management of the Foundation and may not reflect amounts that could be realized upon immediate sale, nor amounts that ultimately may be realized. Accordingly, the estimated fair values may differ significantly from the values that would have been used had a ready market existed for these investments.

Note 20 - Other income

The Organization recognized as other income the sublease income from the Escondido ReStore sublease, gain on disposal of fixed assets, and other miscellaneous income, such as interest income and refundable advances. Other income for the years ended June 30, 2025 and 2024 are as follows:

	 2025	2024		
Gain on disposal of fixed assets Rental income Other income	\$ 16,015 129,598 86,926	\$ 900 36,829 16,477		
Total	\$ 232,539	\$ 54,206		

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Note 21 - Defined contribution plan

In October 2019, the Organization established a defined contribution plan under Section 403(b) of the Internal Revenue Code. Employer matching contributions are discretionary and may be a percentage of the employee's elective deferral contributions. Employer discretionary contributions may be contributed. The total employer discretionary contribution elected by the Organization will be divided among all eligible participants based on their annual compensation in relation to the total annual compensation of all eligible participants. Participants are 100% vested in employer matching contributions and employer discretionary contributions. For the years ended June 30, 2025 and 2024, the Organization elected to contribute \$53,694 and \$61,886, respectively.

Note 22 - Subsequent events

The Organization is in the process of selling its main headquarters property at Mercury Court. As of August 2025, the Organization entered into a non-binding agreement for \$9,700,000 with a potential buyer.

During July and August 2025, the Organization sold all 11 Oceanside homes and is in the process of monetizing the associated mortgage loans. The Organization also sold 1 Escondido home in September 2025.

On October 8, 2025, the Organization entered into a \$5,000,000 working capital revolving loan and a \$1,500,000 residential real property secured revolving credit loan with First Bank to refinance its note payable with Pacific Western Bank (See Note 10) and to fund the acquisition of incomerestricted homes built by developers. The working capital revolving loan bears interest at the 1-month Secured Overnight Financing Rate (SOFR) plus 2.50% and any outstanding balance is due on October 15, 2027. As of the report issuance date, \$3,330,119 was drawn to repay the note payable with Pacific Western Bank and the outstanding balance was \$3,366,702. The \$1,500,000 residential real property secured revolving credit loan bears interest at the 1-month SOFR rate plus 2.50% and any outstanding balance is due on November 30, 2026. As of the report issuance date, the Organization had not drawn any amount from this loan.