Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641

> Financial Statements and Supplementary Information

December 31, 2019 and 2018

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641

December 31, 2019 and 2018

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INDEPENDENT AUDITOR'S REPORT

To the Partners Riverview Apartments Preservation LP Eagle County, Colorado

Report on the Financial Statements

We have audited the accompanying financial statements of Riverview Apartments Preservation LP (HUD Project No. 101-35641), a Colorado limited partnership, which comprise the balance sheets as of December 31, 2019 and 2018, and the related statements of operations, changes in partners' capital, and cash flows for the years then ended, and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

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

Member: American Institute of Certified Public Accountants

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Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Riverview Apartments Preservation LP as of December 31, 2019 and 2018, and the changes in partners' capital and its cash flows for the years then ended, in accordance with accounting principles generally accepted in the United States of America.

Other Matters

Our audit was conducted for the purpose of forming an opinion on Riverview Apartments Preservation LP's financial statements as a whole. The accompanying supplementary information shown on pages 17 – 30 is presented for purposes of additional analysis as required by the *Consolidated Audit Guide for Audits of HUD Programs* issued by the U.S. Department of Housing and Urban Development, Office of the Inspector General, and is not a required part of the financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The supplementary information on pages 17 – 30 has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the supplementary information on pages 17 – 30 is fairly stated, in all material respects, in relation to the financial statements as a whole.

Report on Other Legal and Regulatory Requirements

In accordance with *Government Auditing Standards*, we have also issued our report dated March 24, 2020 on our consideration of Riverview Apartments Preservation LP's internal control over financial reporting and our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing and not to provide an opinion on internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering Riverview Apartments Preservation LP's internal control over financial reporting and compliance.

Uc Mahan and Associates, L.L.C.

McMahan and Associates, L.L.C. March 24, 2020

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 Balance Sheets December 31, 2019 and 2018

	2019	2018
ASSETS		
Cash and cash equivalents - Unrestricted	\$ 213,017	\$ 214,510
Cash and cash equivalents - Restricted	1,469,090	1,420,107
Investments - Certificate of deposit - Restricted	257,624	254,049
Accounts receivable, net - Tenants	8,530	8,211
Accounts receivable, net - Other	48,583	4,122
Fixed assets, net	12,108,646	12,505,984
Deferred costs, net	105,730	108,812
Total Assets	\$ 14,211,220	\$ 14,515,795
LIABILITIES AND PARTNERS' CAPITAL		
Liabilities:		
Accounts payable	\$ 6,162	\$ 6,891
Due to Eagle County	36,963	22,177
Accrued expenses	17,429	33,471
Accrued interest payable	1,642,820	1,456,943
Accrued to Eagle County Housing and Development Authority	381,032	354,844
Deferred revenue	5,082	17,992
Tenant security deposits	31,120	32,362
Long-term debt, net of unamortized debt issue costs	12,254,139	12,344,935
Total Liabilities	14,374,747	14,269,615
PARTNERS' CAPITAL (DEFICIT)	(163,527)	246,180
Total Liabilities and Partners' Capital	\$ 14,211,220	\$ 14,515,795

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

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 Statement of Operations For the years ended December 31, 2019 and 2018

	2019	2018
REVENUES		
Tenant rents	\$ 496,284	\$ 454,077
Tenant assistance payments, net	717,950	708,612
Miscellaneous income	18,189	41,608
Total Revenues	1,232,423	1,204,297
OPERATING EXPENSES		
Repairs and maintenance	172,803	185,437
Utilities	94,743	93,311
General and administration	200,960	203,207
Management fees	77,866	75,956
Total Operating Expenses	546,372	557,911
INCOME (LOSS) from OPERATIONS	686,051	646,386
OTHER INCOME (EXPENSES)		
Investment earnings	10,376	6,776
Depreciation	(471,587)	(486,244)
Amortization	(3,082)	(3,082)
Interest expense	(631,465)	(630,825)
Net Other Income (Expenses)	(1,095,758)	(1,113,375)
NET INCOME (LOSS)	\$ (409,707)	\$ (466,989)

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 Statement of Changes in Partners' Capital For the years ended December 31, 2019 and 2018

	 neral rtner	Special Limited Partner	Li	nistrative mited artner	-	nvestor Limited Partner	 Total
Balance - January 1, 2018	\$ (56)	\$ (56)	\$	(214)	\$	713,495	\$ 713,169
Net income (loss) for the year	 (23)	 (23)		(47)		(466,896)	 (466,989)
Balance - December 31, 2018	(79)	(79)		(261)		246,599	246,180
Net income (loss) for the year	 (20)	 (20)		(41)		(409,626)	 (409,707)
Balance - December 31, 2019	\$ (99)	\$ (99)	\$	(302)	\$	(163,027)	\$ (163,527)

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 Statement of Cash Flows For the years ended December 31, 2019 and 2018

	2019	2018
Cash Flows From Operating Activities:	• • • • • • • • •	• • • • • • • • • •
Cash received for rent	\$ 1,156,544	\$ 1,174,071
Investment income received	6,801	3,250
Other cash receipts	18,189	43,857
Net change in tenant security deposits Interest paid	(1,242)	2,968
Cash paid for goods and services	(437,405)	(442,504)
Net Cash Provided (Used) By Operating Activities	<u>(522,169)</u> 220,718	<u>(472,974)</u> 308,668
Net Cash Fronded (Used) by Operating Activities	220,718	300,000
Cash Flows From Financing Activities:		
Repayment of long-term debt	(98,979)	(93,880)
Net Cash Provided (Used) By Financing Activities	(98,979)	(93,880)
Cash Flows From Investing Activities:		
Cash paid to purchase capital assets	(74,249)	(63,321)
Net Cash Provided (Used) By Investing Activities	(74,249)	(63,321)
Net Increase (Decrease) in Cash and Cash Equivalents	47,490	151,467
Cash and Cash Equivalents - Beginning	1,634,617	1,483,150
Cash and Cash Equivalents - Ending	\$ 1,682,107	\$ 1,634,617
Cash and Cash Equivalents - Ending is comprised of:		
Cash and cash equivalents - Unrestricted	\$ 213,017	\$ 214,510
Cash and cash equivalents - Restricted	1,469,090	1,420,107
Total	\$ 1,682,107	\$ 1,634,617
Reconciliation of Income (Loss) from Operations to Net Cash Provided (Used) by Operating Activities:		
Income (loss) from operations	\$ 686,051	\$ 646,386
Adjustments to reconcile:		
Accrued interest on investment	(3,575)	(3,526)
Interest income	10,376	6,776
Interest expense, net of amortization of debt issue costs	(623,282)	(622,642)
(Increase) decrease in accounts receivable, net	(44,780)	4,899
(Increase) decrease in prepaid expenses	-	37,502
Increase (decrease) in accounts payable and accrued liabilities	9,417	27,564
Increase (decrease) in accrued interest payable	185,877	180,138
Increase (decrease) in due to Eagle County and related entities	14,786	19,871
Increase (decrease) in deferred revenue	(12,910)	8,732
Increase (decrease) in tenant security deposits, net	(1,242)	2,968
Total Adjustments	(465,333)	(337,718)
Net Cash Provided (Used) By Operating Activities	\$ 220,718	\$ 308,668

1. Organization

Riverview Apartments Preservation LP (the "Partnership") is a Colorado limited partnership, formed pursuant to a limited partnership agreement adopted February 2, 2009, and subsequently amended and restated (the "Partnership Agreement"). The Partnership began operations on August 1, 2010. The Partnership's purpose is to renovate, own, and operate a 72-unit apartment project known as "Riverview Apartments" (the "Project") located in unincorporated Eagle County, Colorado. The Project is rented to low-income tenants who are subsidized by the U.S. Department of Housing and Urban Development ("HUD") through a Section 8 Housing Assistance Payments contract ("HAP Contract") with the Partnership. The Project is operated in a manner necessary to qualify for Federal low-income housing tax credits ("Tax Credits"), as provided under section 42 of the Internal Revenue Code.

The General Partner of the Partnership is Riverview Apartments Preservation LLC; a Colorado limited liability corporation (the "General Partner") whose sole member, Eagle County Housing and Development Authority ("ECHDA"), is a component unit of Eagle County, Colorado. The Partnership Agreement also provides for the following limited partners: ECHDA is Special Limited Partner; Alliant Tax Credit 58, LLC, a Florida limited liability company, is Administrative Limited Partner; and Alliant Tax Credit Fund 58, LTD., a Florida limited partnership, is the Investor Limited Partner. In accordance with the Partnership Agreement, profits and losses from operations, and Tax Credits are allocated 0.005% to the General Partner, 0.005% to the Special Limited Partner, 0.01% to the Administrative Limited Partner.

Pursuant to the Partnership Agreement, the Investor Limited Partner is required to provide capital contributions totaling \$3,840,695, subject to potential adjustments based, among other occurrences, on the amount of Tax Credits ultimately allocated to the Project. As of December 31, 2019, all required capital contributions have been made by the Investor Limited Partner, in accordance with the Partnership Agreement.

2. Summary of Significant Accounting Policies

A. Basis of Accounting

The Partnership utilizes the accrual basis of accounting, whereby revenues are recognized when earned and expenses are recognized when incurred.

B. Cash Equivalents

For the purposes of the Statement of Cash Flows, the Partnership defines cash equivalents as all cash, money market, and savings accounts, plus all investments with original maturities of three months or less.

Certificates of deposit held for investment that are not debt instruments and with original maturities of greater than 90 days when purchased are reported as "Investments – Certificates of deposit" in these financial statements.

C. Restricted Assets

Certain of the Partnership's assets are classified as restricted assets because their use is restricted to specific purposes by legally binding commitments. At December 31, 2019 and 2018, the Partnership held restricted cash balances related to security deposits and funding established by the HUD Commitment for Insurance of Advances.

2. Summary of Significant Accounting Policies (continued)

D. Tenant Security Deposits

Tenant security deposits are placed into a separate bank account and are generally held until termination of the underlying tenant lease, at which time some or all deposits may be returned to the lessee.

E. Allowance for Uncollectible Accounts

The Partnership uses the allowance method to recognize the potential uncollectibility of receivables, including amounts due from tenants. At December 31, 2019, the Partnership has recorded an allowance of \$1,680 to provide for amounts which management determined may not be collectible (\$9,800 at December 31, 2018).

F. Fixed Assets

Fixed assets, with an initial cost in excess of \$5,000, are recorded at cost. Depreciation on the building structures and major improvements is computed using the straight-line method, over an estimated useful life of 30 years. Depreciation on furniture and equipment is computed using the straight-line method, over an estimated useful life of 7 years.

G. Deferred Costs

Deferred costs include fees incurred to obtain the Project's tax credit status and are amortized on a straight-line basis over the 10-year term of the Tax Credits.

H. Debt Issuance Costs

Debt issuance costs incurred in connection with obtaining long-term financing for the Partnership and are amortized to interest expense over the 40-year term of the HUD-insured Mortgage using the straight-line method, which approximates the effective interest method. The unamortized amount is presented as a reduction of long-term debt on the balance sheet.

I. Revenue Recognition

Rental revenue attributable to residential leases is recorded when due from residents, generally upon the first day of each month. Rental payments received in advance are deferred until earned. Leases are for periods of up to one year, with rental payments due monthly.

J. Income Taxes

In accordance with federal and state income tax regulations, taxes are levied on the partners in their individual capacity. Consequently, no provision for federal or state income taxes is reflected in the accompanying financial statements.

Income tax returns of the Partnership are subject to examination by the Internal Revenue Service and the Colorado Department of Revenue. The Partnership's returns are no longer subject to examination for tax years prior to 2016 by the Internal Revenue Service and for tax years prior to 2015 by the Colorado Department of Revenue.

2. Summary of Significant Accounting Policies (continued)

K. Subsequent Events

Management has evaluated subsequent events through March 24, 2020; the date these financial statements were available to be issued.

L. Use of Estimates

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

3. Restricted Cash and Investments

The Partnership's restricted cash and investment balances are comprised of the following at December 31, 2019 and 2018:

	2019	2018
Restricted Cash:		
Tenant security deposits	\$ 31,120	\$ 33,262
Operating Deficit Reserve	489,000	485,054
Replacement Reserve	852,144	806,075
Re-tenanting Reserve	35,482	35,461
Property Insurance Escrow	39,781	38,434
Mortgage Insurance Premium Escrow	21,563	21,821
Total - Restricted Cash	\$ 1,469,090	\$ 1,420,107
Restricted Investments: Re-tenanting Reserve	\$ 257,624	\$ 254,049

As a condition of securing HUD's commitment to insure certain mortgage indebtedness of the Partnership in connection with the acquisition of the Project (the "Commitment"), the Partnership was required to establish a Working Capital Escrow from the mortgage proceeds. The Working Capital Escrow is to be held for a period ending one year after the date of substantial completion of the Project as determined by HUD, with any remaining balance to be refunded to the Partnership.

The Commitment and the Partnership Agreement require the Partnership to establish and maintain an Operating Deficit Reserve sufficient to meet three months of expenses of the Project – defined by the Partnership Agreement as being equal to \$478,296 and funded from the Investor Limited Partner's required capital contributions.

The Partnership is required by the terms of the Commitment and the Partnership Agreement to establish a Replacement Reserve, with an initial deposit of \$690,000 funded from the Investor Limited Partner's required capital contributions. Thereafter, following completion of rehabilitation of the Project, the Partnership is required to make annual contributions to the Replacement Reserve in an amount equal to the greater of \$35,600 or \$494 per unit (increased annually by 2.5%). This account is to be used to make capital improvements and repairs to the Project.

3. Restricted Cash and Investments (continued)

Under the terms of the Partnership Agreement, the Partnership is required to establish a Retenanting Reserve of \$275,000, which is to be funded from the Investor Limited Partner's required capital contributions. These funds are solely to be used in the event of termination or suspension of the Partnership's HAP Contract with HUD.

As of December 31, 2019 and 2018, the Operating Deficit Reserve, Replacement Reserve, and Re-tenanting Reserve had been funded in accordance with the terms of the Commitment and the Partnership Agreement, as applicable.

4. Investments

	 2019	2018
Certificates of deposit, maturing within one year,		
interest at 1.4% p.a. (2018 - 1.4% p.a.)	\$ 257,624	\$ 5 254,049

5. Fixed Assets

The Partnership's fixed assets were comprised of the following at December 31, 2019 and 2018:

	2019	2018
Land	\$ 1,900,000	\$ 1,900,000
Buildings	14,162,982	14,088,733
Furniture and fixtures	242,346	242,346
At cost	16,305,328	16,231,079
Less: Accumulated depreciation	(4,196,682)	(3,725,095)
Fixed Assets, net	\$ 12,108,646	\$ 12,505,984

6. Deferred Costs

The following are the Partnership's deferred costs balances at December 31, 2019 and 2018:

	2019	2018
Deferred tax credit costs	\$ 30,818	\$ 30,818
Other deferred costs	102,649	102,649
	 133,467	133,467
Less: Accumulated amortization	 (27,737)	 (24,655)
Deferred costs, net	\$ 105,730	\$ 108,812

7. Green Retrofit Program

As part of its renovation of the Project, the Partnership committed to HUD that managers of the property would complete of a minimum of 16 hours of training in acceptable topics that promote green energy efficiencies. ECHDA has represented that appropriate staff have completed this required training within the timelines specified by HUD.

8. Long-term Debt

A. HUD-Insured Mortgage Note Payable

In August 2010 and in connection with the acquisition of the Project, the Partnership entered into a mortgage note agreement (the "HUD-insured Mortgage") with Dougherty Mortgage, LLC ("Dougherty") in the principal amount of \$8,900,000. The HUD-insured Mortgage is insured by HUD under section 221(d)(4) of the Housing and Community Development Act of 1992, as amended, and is secured by a first deed of trust on the Project. Amounts were advanced on the HUD-insured Mortgage as the renovation of the Project proceeded, with the full \$8,900,000 principal balance in 2011. Interest accrues on the principal amount outstanding at 5.3% per annum, with monthly interest-only payments beginning September 2010 and continuing until May 2011.

Beginning June 2011, the HUD-insured Mortgage converted to a permanent loan, with blended monthly payments of \$44,699 until maturity in May 2051. Unless otherwise directed by HUD, the HUD-insured Mortgage may not be prepaid prior to June 2013, and any prepayment from June 2013 through May 2021 will require the Partnership to pay Dougherty a prepayment penalty equal to between 8% and 1% of the prepayment amount (dependent on timing of prepayment).

During 2019, the Partnership incurred interest on the HUD-insured Mortgage totaling \$436,969 (2018 – \$442,089). At December 31, 2019, the principal balance of the HUD-insured Mortgage was \$8,198,891 (\$8,297,869 at December 31, 2018) and accrued interest payable was \$36,212 (\$36,649 at December 31, 2018). The HUD-insured Mortgage is reported on the December 31, 2019 balance sheet net of unamortized debt issuance costs of \$249,757 (2018 – \$257,940).

Future minimum principal payments in each of the next five years following December 31, 2019, and for five-year increments thereafter, are as follows:

2021 110,021 2022 115,996 2023 122,295 2024 128,937 2025 - 2029 757,636 2030 - 2034 986,950 2035 - 2039 1,285,671 2040 - 2044 1,674,806 2045 - 2049 2,181,721 2050 - 2051 730,504	2020	\$ 104	1,354
2023 122,295 2024 128,937 2025 - 2029 757,636 2030 - 2034 986,950 2035 - 2039 1,285,671 2040 - 2044 1,674,806 2045 - 2049 2,181,721 2050 - 2051 730,504	2021	11(),021
2024 128,937 2025 - 2029 757,636 2030 - 2034 986,950 2035 - 2039 1,285,671 2040 - 2044 1,674,806 2045 - 2049 2,181,721 2050 - 2051 730,504	2022	115	5,996
2025 - 2029 757,636 2030 - 2034 986,950 2035 - 2039 1,285,671 2040 - 2044 1,674,806 2045 - 2049 2,181,721 2050 - 2051 730,504	2023	122	2,295
2030 - 2034 986,950 2035 - 2039 1,285,671 2040 - 2044 1,674,806 2045 - 2049 2,181,721 2050 - 2051 730,504	2024	128	3,937
2035 - 2039 1,285,671 2040 - 2044 1,674,806 2045 - 2049 2,181,721 2050 - 2051 730,504	2025 - 2029	757	7,636
2040 - 2044 1,674,806 2045 - 2049 2,181,721 2050 - 2051 730,504	2030 - 2034	986	6,950
2045 - 2049 2,181,721 2050 - 2051 730,504	2035 - 2039	1,285	5,671
2050 - 2051 730,504	2040 - 2044	1,674	1,806
<u> </u>	2045 - 2049	2,181	1,721
Total \$ 8,198,891	2050 - 2051	730),504
Total \$ 8,198,891			
	Total	\$ 8,198	8,891

8. Long-term Debt (continued)

B. Pre-Development Note – ECHDA

In August 2010 and in connection with the acquisition of the Project, the Partnership executed a promissory note with ECHDA (the "Pre-Development Note") in the principal amount of \$2,172,000. The Pre-Development Note, which matures August 1, 2065 and bears interest at 3.94% per annum, is secured by a second deed of trust on the Project. Annual payments may be made on the Pre-Development Note on or before June 1 of each year, beginning in 2011, to the extent of the Project's Surplus Cash, as defined, for the immediately preceding year.

During 2019, the Partnership accrued interest expense of \$118,487 in respect of the Pre-Development Note (2018 – \$113,996). At December 31, 2019, the principal balance outstanding on the Pre-Development Note was \$2,172,000 (\$2,172,000 at December 31, 2018) and cumulative accrued interest payable was \$953,783 (\$835,296 at December 31, 2018). No payments were made in 2019 or 2018 in respect of the Pre-Development Note or interest accrued thereon.

C. Green Retrofit Loan – ECHDA

In August 2010, the Partnership executed a promissory note with ECHDA (the "Green Retrofit Loan") for up to \$1,144,598 to fund certain improvements to the Project. The Green Retrofit Loan, which matures August 1, 2065 and bears interest at 3% per annum (simple interest), is secured by a third deed of trust on the Project. Annual payments may be made on the Green Retrofit Loan annually on or before June 1, beginning in 2011, to the extent of the Project's Surplus Cash, as defined, for the immediately preceding year.

At December 31, 2019, the principal balance outstanding on the Green Retrofit Loan was \$1,144,598 (\$1,144,598 at December 31, 2018) and cumulative accrued interest payable was \$307,784 (\$273,446 at December 31, 2018). Interest expense of \$34,338 was accrued in respect of the Green Retrofit Loan for 2019 (\$34,338 for 2018).

No payments were made in 2019 or 2018 in respect of the Green Retrofit Loan or interest accrued thereon.

D. CDH Loan – ECHDA

In August 2010 and in connection with the acquisition of the Project, the Partnership executed a promissory note with ECHDA (the "CDH Loan") in the principal amount of \$450,000. The CDH Loan, which matures August 1, 2065 and is non-interest bearing, is secured by a fourth deed of trust on the Project. Annual payments may be made on the CDH Loan on or before June 1 of each year, beginning in 2011, to the extent of the Project's Surplus Cash, as defined, for the immediately preceding year.

At December 31, 2019, the principal balance outstanding on the CDH Loan was \$450,000 (\$450,000 at December 31, 2018).

No payments were made in 2019 or 2018 in respect of the CDH Loan.

8. Long-term Debt (continued)

E. Bridge Loan – ECHDA

In August 2010 and in connection with the acquisition of the Project, the Partnership executed a promissory note with ECHDA (the "Bridge Loan") in the principal amount of \$1,951,496. The Bridge Loan, which matures August 1, 2065 and bears interest at 3.94% per annum, is secured by a fifth deed of trust on the Project. Annual payments may be made on the Bridge Loan on or before June 1 of each year, beginning in 2011, to the extent of the Project's Surplus Cash, as defined, for the immediately preceding year. However, the terms of the Bridge Loan also require the Partnership to reduce the principal balance of the Bridge Loan to \$538,407 by the earlier of March 31, 2012 or the date on which the Investor Limited Partner has funded its entire capital contribution under the Partnership Agreement. The required principal reduction payment was made by the Partnership in 2011.

At December 31, 2019, the principal balance outstanding on the Bridge Loan was \$538,407 (\$538,407 at December 31, 2018) and cumulative accrued interest payable was \$345,041 (\$311,552 at December 31, 2018). During 2019, the Partnership accrued interest expense of \$33,488 in respect of the Bridge Loan (2018 – \$32,219).

No payments were made in 2019 or 2018 in respect of the Bridge Loan or interest accrued thereon.

9. Related Party Transactions

A. Management Agreement

Effective July 1, 2015, the Partnership entered into an agreement with ECHDA, whereby ECHDA is to provide management of the day-to-day operations of the Project, and to ensure operational compliance with all the terms and conditions of the HAP Contract and the HUD-insured Note. Pursuant to the agreement, ECHDA is to be reimbursed for all costs, including staffing, incurred on behalf of the Partnership in managing the Project. The terms of the agreement also provide for ECHDA to be paid a management fee equal to 3.45% of all residential and miscellaneous income generated by the Project. During 2018, the Partnership and ECHDA executed the First Amendment to the Management Agreement to extended the term to June 30, 2021, unless otherwise terminated.

For 2019, the Partnership incurred management fee expense of \$43,081 (2018 – \$41,694) in accordance with the agreement. At December 31, 2019, \$2,998 was payable to ECHDA for such fees (2018 - \$0).

B. Asset Management Fee

As part of the Partnership Agreement, the Investor Limited Partner is to be paid \$10,000 annually, following completion of the Project's renovation, for its services in reviewing the informational reports, financial statements, and tax returns of the Partnership. The fee is to be adjusted annually based on changes in the Consumer Price Index, as defined.

For 2019, the Partnership incurred asset management fee expense of \$11,595 (2018 – \$11,421) in accordance with the Partnership Agreement. At December 31, 2019, a balance of \$17,429 was payable to the Investor Limited Partner for such fees (\$33,471 at December 31, 2018). Pursuant to the Partnership Agreement, such fees are payable only to the extent of sufficient Cash Flow, and in the priority detailed at Note 10.

9. Related Party Transactions (continued)

C. Partnership Management Fee

As part of the Partnership Agreement, the General Partner is to be paid \$20,000 annually following completion of the Project's renovation, for its services in managing the Partnership pursuant to the Partnership Agreement. The fee is to be adjusted annually based on changes in the Consumer Price Index, as defined.

For the year ended December 31, 2019, the Partnership recognized an expense of \$23,190 (2018 – \$22,841) in respect of this fee arrangement. A balance of \$188,390 was payable to the General Partner at December 31, 2019 for these fees (\$165,200 at December 31, 2018). Pursuant to the Partnership Agreement, such fees are payable only to the extent of sufficient Cash Flow, and in the priority detailed at Note 10.

D. Development Services Agreement

On August 1, 2010, the Partnership entered into a Development Services Agreement with ECHDA for the provision of services to oversee the development and construction of the Project. Under the Development Services Agreement, ECHDA is entitled to receive a development fee totaling \$500,000 which is payable from available cash flow and upon the Partnership's receipt of the Investor Limited Partner's required capital contributions in accordance with the Partnership Agreement.

Through December 31, 2011, ECHDA had earned the entire development fee of \$500,000; all of which was capitalized to the carrying value of the Project's buildings. At December 31, 2019, development fees totaling \$189,644 were payable to ECHDA by the Partnership under the terms of the Development Services Agreement (\$189,644 at December 31, 2018).

E. Other Services

During 2019 and 2018, Eagle County provided certain services to, and incurred expenses on behalf of, the Partnership, including administrative and maintenance personnel. For 2019 and 2018, the following services were provided by Eagle County:

	2019		2018
Salaries and wages	\$	177,466	\$ 188,303
Repairs and maintenance		2,035	4,150
Utilities		87,681	73,151
Office and administrative		9,108	4,454
Total	\$	276,290	\$ 270,058

At December 31, 2019, a balance of \$36,963 (2018 – \$22,177) was payable to Eagle County in respect of services provided and other reimbursements.

10. Partnership Agreement – Distribution and Application of Cash Flow

The Partnership Agreement provides that the Partnership's Cash Flow (the excess of Cash Receipts over Expenditures) for each year is to be distributed in the following order of priority:

- i) To the Investor Limited Partner in an amount equal to any unpaid Housing Tax Credit Shortfall Payment;
- ii) To replenish any funds disbursed from the Operating Deficit Reserve Account until the Operating Deficit Reserve Account is funded to the Operating Reserve Amount;
- iii) To pay interest on any loans, including Voluntary Loans (but excluding Operating Loans, Deferred Development Fee, Second Priority Loan, Third Priority Loan, Fourth Priority Loan, and Fifth Priority Loan) from Partners or their Affiliates provided for herein, pro rata in accordance with the amount of interest accrued as of the date of such distribution;
- iv) To repay principal of any loans, including Voluntary Loans (but excluding Operating Loans, Deferred Development Fee, Second Priority Loan, Third Priority Loan, Fourth Priority Loan, and Fifth Priority Loan) payable to Partners or their Affiliates, pro rata in accordance with the amount of the principal balances as of the date of such distribution;
- v) To pay in full any unpaid Asset Management Fees;
- vi) To pay in full any unpaid and accrued Management Fee;
- vii) To pay in full any unpaid Development Fee;
- viii) To pay in full any accrued and unpaid Partnership Management Fees;
- ix) To pay in full any outstanding principal or interest on the Second Priority Loan;
- x) To pay in full any outstanding principal or interest on the Third Priority Loan;
- xi) To pay in full any outstanding principal or interest on the Fourth Priority Loan;
- xii) To pay in full any outstanding principal or interest on the Fifth Priority Loan;
- xiii) To pay in full any Operating Loans; and
- xiv) The balance to be paid 0.005% to the General Partners, 0.005% to the Special Limited Partner, 0.01 % to the Administrative Limited Partner and 99.98% to the Investor Limited Partner. However, the Investor Limited Partner is not to receive less than 10% of the distributions made pursuant to sections (viii) and (xiii) above.

The Partnership did not generate positive Cash Flow, as defined, for 2019 and 2018.

11. Low-Income Housing Tax Credits

The Partnership expects to generate Tax Credits aggregating to \$5,508,950, which generally will become available for use by the Partners, pro rata, over a ten-year credit period, which began in 2011. In order to qualify for the Tax Credits, the Project must comply with various federal and state requirements which include, but are not limited to, renting to low-income tenants at rental rates which do not exceed specified percentages of area median gross income for the first 15 years of operation. The Partnership has also agreed to maintain and operate the Project as low-income housing for another 15 years after the above period ends. Because the Tax Credits are subject to ongoing compliance with certain requirements, there can be no assurance that the aggregate amount of Tax Credits will be realized and failure to meet all such requirements may result in generating a lesser amount of Tax Credits than expected.

At December 31, 2019, the Project had generated cumulative Tax Credits of \$4,912,068 (\$4,361,173 at December 31, 2018).

11. Low-Income Housing Tax Credits (continued)

The Partnership anticipates generating additional Tax Credits in future years as follows:

2020 2021	\$ 550,895 45,987
Total	\$ 596,882

12. HUD Contract

Effective August 1, 2010, the Partnership was assigned a HAP Contract with HUD to subsidize tenant rents. Based on the resources and income of each tenant, HUD determines the HAP subsidy to be provided to the Partnership. The HAP Contract has a 20-year term, expiring November 1, 2029. During the year ended December 31, 2019, the Partnership earned HAP subsidies totaling \$717,950 (2018 – \$708,612).

13. Concentrations

A. Geographical Area and Rent Subsidies

The Partnership operates a single property located in unincorporated Eagle County, Colorado. Future operations could be affected by economic changes or other conditions in that geographical area or by changes in federal low-income rental subsidies or the demand for such housing.

B. Credit Risk

The Federal Deposit Insurance Corporation (the "FDIC") insures up to \$250,000 per depositor at each separately chartered FDIC-member financial institution, without regard to the nature of the accounts. At December 31, 2019, the Partnership's uninsured cash balances totaled \$776,459 (\$727,070 at December 31, 2018).

14. Comparative Information

Certain amounts presented in the prior year data have been reclassified in order to be consistent with the current year's presentation.

15. Deficit Partners' Capital

At December 31, 2019, the Partnership had a deficit partners' capital balance of \$163,527 (\$0 at December 31, 2018).

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 Balance Sheet - HUD Basis December 31, 2019

ASSETS

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2111Accounts payable - Construction/development189,6442123Accrued management fee payable208,8172131Accrued interest payable - First mortgage (or bonds)36,2122133Accrued interest payable - Other loans and notes (Surplus Cash)1,606,6082170Mortgage (or bonds) payable - First mortgage (bonds) - Short-term104,3542210Prepaid revenue5,0822122TTotal current liabilities2,193,842Other liabilities:2191Tenant/patient deposits held in trust (contra)31,120Long-term liabilities:2320Mortgage (or bonds) payable - First mortgage (bonds)7,844,7802323Other loans and notes payable - Surplus Cash4,305,0052300TTotal long-term liabilities12,149,7852000TTotal Liabilities14,374,747PARTNERS' CAPITAL 313010tal Equity	Current li	abilities:	
2123Accrued management fee payable208,8172131Accrued interest payable - First mortgage (or bonds)36,2122133Accrued interest payable - Other loans and notes (Surplus Cash)1,606,6082170Mortgage (or bonds) payable - First mortgage (bonds) - Short-term104,3542210Prepaid revenue5,0822122TTotal current liabilities2,193,842Other liabilities:2191Tenant/patient deposits held in trust (contra)31,120Long-term liabilities:2320Mortgage (or bonds) payable - First mortgage (bonds)7,844,7802323Other loans and notes payable - Surplus Cash4,305,0052323Other loans and notes payable - Surplus Cash114,374,747PARTNERS' CAPITAL3130Total Equity(163,527)	2110	Accounts payable - Operations	\$ 43,125
2123Accrued management fee payable208,8172131Accrued interest payable - First mortgage (or bonds)36,2122133Accrued interest payable - Other loans and notes (Surplus Cash)1,606,6082170Mortgage (or bonds) payable - First mortgage (bonds) - Short-term104,3542210Prepaid revenue5,0822122TTotal current liabilities2,193,842Other liabilities:2191Tenant/patient deposits held in trust (contra)31,120Long-term liabilities:2320Mortgage (or bonds) payable - First mortgage (bonds)7,844,7802323Other loans and notes payable - Surplus Cash4,305,0052323Other loans and notes payable - Surplus Cash114,374,747PARTNERS' CAPITAL3130Total Equity(163,527)	2111		189,644
2131Accrued interest payable - First mortgage (or bonds)36,2122133Accrued interest payable - Other loans and notes (Surplus Cash)1,606,6082170Mortgage (or bonds) payable - First mortgage (bonds) - Short-term104,3542210Prepaid revenue5,0822122TTotal current liabilities2,193,842Other liabilities:2191Tenant/patient deposits held in trust (contra)31,120Long-term liabilities:2320Mortgage (or bonds) payable - First mortgage (bonds)7,844,7802323Other loans and notes payable - Surplus Cash4,305,0052300TTotal long-term liabilities12,149,7852000TTotal Liabilities14,374,747PARTNERS' CAPITAL3130Total Equity(163,527)	2123		208,817
2133Accrued interest payable - Other Ioans and notes (Surplus Cash)1,606,6082170Mortgage (or bonds) payable - First mortgage (bonds) - Short-term104,3542210Prepaid revenue5,0822122TTotal current liabilities2,193,842Other liabilities:2191Tenant/patient deposits held in trust (contra)31,120Long-term liabilities:2320Mortgage (or bonds) payable - First mortgage (bonds)7,844,7802320Mortgage (or bonds) payable - First mortgage (bonds)2,844,7802323Other loans and notes payable - Surplus Cash4,305,0052300TTotal long-term liabilities12,149,7852000TTotal Liabilities14,374,747PARTNERS' CAPITAL3130Total Equity(163,527)	2131		
2170Mortgage (or bonds) payable - First mortgage (bonds) - Short-term104,3542210Prepaid revenue5,0822122TTotal current liabilities2,193,842Other liabilities:2191Tenant/patient deposits held in trust (contra)31,120Long-term liabilities:2320Mortgage (or bonds) payable - First mortgage (bonds)7,844,7802320Mortgage (or bonds) payable - First mortgage (bonds)7,844,7802323Other loans and notes payable - Surplus Cash4,305,0052300TTotal long-term liabilities12,149,7852000TTotal Liabilities14,374,747PARTNERS' CAPITAL 31301043130Total Equity(163,527)			
2210Prepaid revenue5,0822122TTotal current liabilities2,193,842Other liabilities:2191Tenant/patient deposits held in trust (contra)31,120Long-term liabilities:2320Mortgage (or bonds) payable - First mortgage (bonds)7,844,7802323Other loans and notes payable - Surplus Cash4,305,0052300TTotal long-term liabilities12,149,7852000TTotal Liabilities14,374,747PARTNERS' CAPITAL 313010013130Total Equity(163,527)			, ,
2122T Total current liabilities 2,193,842 Other liabilities: 2191 Tenant/patient deposits held in trust (contra) 31,120 Long-term liabilities: 2320 Mortgage (or bonds) payable - First mortgage (bonds) 7,844,780 2323 Other loans and notes payable - Surplus Cash 4,305,005 2300T Total long-term liabilities 12,149,785 2000T Total Liabilities 14,374,747 PARTNERS' CAPITAL 3130 Total Equity (163,527)			,
2191Tenant/patient deposits held in trust (contra)31,120Long-term liabilities:2320Mortgage (or bonds) payable - First mortgage (bonds)7,844,7802323Other loans and notes payable - Surplus Cash4,305,0052300TTotal long-term liabilities12,149,7852000TTotal Liabilities14,374,747PARTNERS' CAPITAL 3130(163,527)		•	
Long-term liabilities:7,844,7802320Mortgage (or bonds) payable - First mortgage (bonds)7,844,7802323Other loans and notes payable - Surplus Cash4,305,0052300TTotal long-term liabilities12,149,7852000TTotal Liabilities14,374,747PARTNERS' CAPITAL3130Total Equity(163,527)	Other liab	ilities:	
2320Mortgage (or bonds) payable - First mortgage (bonds)7,844,7802323Other loans and notes payable - Surplus Cash4,305,0052300TTotal long-term liabilities12,149,7852000TTotal Liabilities14,374,747PARTNERS' CAPITAL3130Total Equity(163,527)	2191	Tenant/patient deposits held in trust (contra)	31,120
2323 Other loans and notes payable - Surplus Cash 4,305,005 2300T Total long-term liabilities 12,149,785 2000T Total Liabilities 14,374,747 PARTNERS' CAPITAL 3130 Total Equity (163,527)			
2300TTotal long-term liabilities12,149,7852000TTotal Liabilities14,374,747PARTNERS' CAPITAL 3130101 Equity3130Total Equity(163,527)			
2000T Total Liabilities 14,374,747 PARTNERS' CAPITAL 3130 Total Equity (163,527)	2323		
PARTNERS' CAPITAL 3130 Total Equity (163,527)		2300T Total long-term liabilities	12,149,785
3130 Total Equity (163,527)		2000T Total Liabilities	14,374,747
3130 Total Equity (163,527)	PARTNER	S' CAPITAL	
2033T Total Liabilities and Equity \$ 14,211,220			(163,527)
		2033T Total Liabilities and Equity	\$ 14,211,220

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

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 Statement of Profit and Loss - HUD Basis For the year ended December 31, 2019

REVENUE

REVENUE			
Rent reve		One of the test	¢ 500.054
5120 5121		ue - Gross potential	\$ 523,954 717,050
5121		istance payments Total rent revenue	717,950
	51001	Total fent revenue	1,241,904
Vacancie	S:		
5220	Vacancies ·	- Apartments	(27,670)
	5200T	Total vacancies	(27,670)
	5152N	Not reptal revenue (rept revenue less vegencies)	1 014 004
	5152N	Net rental revenue (rent revenue less vacancies)	1,214,234
Financial		-	
5410		evenue - Project operations	7,643
5440	S400T	om investments - Replacement Reserve Total financial revenue	<u>2,733</u> 10,376
	04001		10,070
Other rev			
5910		d vending revenue	10,690
5920	Tenant cha 5900T	rges Total other revenue	7,499
	59001		18,189
	5000T	Total Revenue	1,242,799
EXPENSES	3		
	ative expense	s:	
6311	Office expe	nses	16,716
6320	Manageme		43,081
6330		superintendent salaries	57,492
6350	Audit exper	ise	12,225
6370	Bad debts		2,712
6390		ous administrative expenses	7,452
	6263T	Total administrative expenses	139,678
Utilities ex	(penses:		
6450	Electricity		21,168
6451	Water		35,142
6453	Sewer		30,708
	6400T	Total utilities expenses	87,018
Operating	and mainten	ance expenses:	
6515	Supplies		71,995
6520	Contracts		60,580
6525	Garbage ar	nd trash removal	7,725
6548	Snow remo	val	10,450
	6500T	Total operating and maintenance expenses	150,750
Taxes and	d insurance:		
6711	Payroll taxe	es - Project's share	27,507
6720	Property an	d liability insurance - Hazard	37,834
6722	Workmen's	Compensation	5,993
6723	Health insu	rance and other employee benefits	25,893
	6700T	Total taxes and insurance	97,227
Financial	expenses:		
6820	Interest on	first mortgage (or bonds) payable	445,152
6850	Mortgage ir	nsurance premium/service charge	36,913
	6800T	Total financial expenses	482,065
	6000T	Total Cost of Operations before Depreciation	956,738
	5060T	Profit (Loss) before Depreciation	286,061
6600	Depreciatio	n evnence	471,587
6610	Amortizatio		3,082
	5060N	Operating Profit (Loss)	(188,608)
Corporate	e or mortgago	r revenue and expenses:	
7141		notes payable	186,314
7190	Other expe		34,785
	7100Ť	Net entity expenses	221,099
	3250	Net Income (Loss)	\$ (409,707)
		· ·	

The accompanying notes are an integral part of these financial statements. 18

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 Statement of Changes in Partners' Capital - HUD Basis For the year ended December 31, 2019

	CAPITAL - BEGINNING OF YEAR: Beginning of Year Balance	\$ 246,180
3250	Net Income (Loss)	(409,707)
PARTNERS	CAPITAL - END OF YEAR: 3130 End of Year	\$ (163,527)

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 **Statement of Cash Flows - HUD Basis** For the year ended December 31, 2019

CASH FLOW FROM OPERATING ACTIVITIES:

CASH FLOW FROM OPERATING ACTIVITIES:		
Receipts:	¢	4 4 6 4 7 4 9
S1200-010 Rental receipts S1200-020 Interest received	\$	1,164,712
		10,376
S1200-030 Other operating receipts		<u>18,189</u> 1,193,277
S1200-040 Total receipts		1,193,277
Disbursements: S1200-050 Administrative		(38,257)
S1200-030 Administrative		(40,083)
S1200-090 Utilities		(40,003)
S1200-000 Salaries and wages		(57,492)
S1200-100 Salaries and wayes S1200-110 Operating and maintenance		· · /
S1200-110 Operating and maintenance		(145,414)
S1200-140 Property insurance S1200-150 Miscellaneous taxes and insurance		(37,834) (59,393)
S1200-160 Tenant security deposits		(59,393) 900
S1200-100 Tenant security deposits S1200-180 Interest on first mortgage		(437,406)
S1200-210 Mortgage interest premium		(36,913)
S1200-225 Entity/construction disbursements		(30,913) (27,637)
S1200-225 Entry/construction disbursements		(966,842)
		226,435
S1200-240 Net cash provided by (used in) operating activities		220,435
CASH FLOW FROM INVESTING ACTIVITIES:		
		(1.000)
S1200-245 Net deposits to Mortgage Escrow account S1200-250 Net deposits to Replacement Reserve account		(1,090) (46,069)
S1200-255 Net deposits to their reserves		(40,009) (7,541)
S1200-235 Net purchase of fixed assets		(7,341) (74,249)
S1200-350 Net purchase of fixed assets S1200-350 Net cash provided by (used in) investing activities		(128,949)
S1200-550 Net cash provided by (used in) investing activities		(120,949)
CASH FLOW FROM FINANCING ACTIVITIES:		
S1200-360 Principal payments - First mortgage (or bonds)		(98,979)
S1200-460 Net cash provided by (used in) financing activities		(98,979)
		(00,010)
S1200-470 Net increase (decrease) in cash and cash equivalents		(1,493)
S1200-480 Beginning of period cash		214,510
S1200T End of period cash	\$	213,017
RECONCILIATION OF NET PROFIT (LOSS) TO NET CASH PROVIDED BY (USED IN) OPERATING ACTIVITIES:		
3250 Net income (loss)	\$	(409,707)
Adjustments to reconcile net profit (loss) to		
net cash provided by (used in) operating activities:		
6600 Depreciation expense		471,587
6610 Amortization expense		3,082
S1200-486 Amortization of debt issuance costs		8,183
S1200-490 Decrease (increase) in tenant/member accounts receivable		(319)
S1200-530 Decrease (increase) in cash restricted for tenant deposits		2,142
S1200-540 Increase (decrease) in accounts payable		14,057
S1200-560 Increase (decrease) in accrued liabilities		10,146
S1200-570 Increase (decrease) in accrued interest payable		185,877
S1200-580 Increase (decrease) in tenant security deposits held in trust		(1,242)
S1200-590 Increase (decrease) in prepaid revenue		(12,910)
S1200-610 Net cash provided by (used in) operating activities	\$	226,435

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 Schedule of Reserve for Replacement and Computation of Surplus Cash, Distributions, and Residual Receipts For the year ended December 31, 2019

SCHEDULE 1320P		E FOR REPLACEMENT: eginning of year	\$	806,075
1320DT	Total monthl	y deposits		43,336
1320INT	Interest on R	Replacement Reserve accounts		2,733
1320	Balance at e	nd of year (confirmed by Mortgagee)	\$	852,144
COMPUTAT Cash:	ION OF SUR	PLUS CASH:		
S1300-010	Cash (Account	ts 1120, 1170, 1191)	\$	244,137
1135	Accounts rec	ceivable - HUD		48,583
	S1300-040	Total cash		292,720
Current ob	ligations:			
	•	trage (or bond) interest payable		36,212
	Accrued mortgage (or bond) interest payable Accounts payable (<i>due within 30 days</i>)			43,127
	Loans and notes payable (due within 30 days)			8,487
2210	Prepaid reve			5,082
2191		nt deposits held in trust (contra)		31,120
		Total current obligations		124,028
	S1300-150	Surplus cash (deficiency)	\$	168,692
	S1300-200	Amount Available for Distribution During Next Fiscal Period	\$	168,692

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

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 Schedule of Changes in Fixed Asset Accounts - HUD Basis For the year ended December 31, 2019

		Beginning Balance	Additions		Deductions		Ending Balance
1410 1420 1460	Land Buildings Furnishings	\$ 1,900,000 14,088,733 242,346	\$	- 74,249 -	\$	- - -	\$ 1,900,000 14,162,982 242,346
1400T	Total fixed assets	16,231,079		74,249		-	16,305,328
1495	Accumulated depreciation	(3,725,095)		(471,587)		-	(4,196,682)
1400N	Total - net book value	\$ 12,505,984	\$	(397,338)	\$	-	\$ 12,108,646



MCMAHAN AND ASSOCIATES, L.L.C.

Certified Public Accountants and Consultants

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

To the Partners Riverview Apartments Preservation LP Eagle County, Colorado

Report on Internal Control Over Financial Reporting and Compliance

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, the financial statements of Riverview Apartments Preservation LP (HUD Project No. 101-35641), a Colorado limited partnership, which comprise the balance sheet as of December 31, 2019, and related statements operations, changes in partners' capital and cash flows for the year then ended and the related notes to the financial statements, and have issued our report thereon dated March 24, 2020.

Internal Control Over Financial Reporting

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

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

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

Member: American Institute of Certified Public Accountants

PAUL J. BACKES, CPA, CGMA MICHAEL N. JENKINS, CA, CPA, CGMA DANIEL R. CUDAHY, CPA, CGMA AVON: (970) 845-8800 ASPEN: (970) 544-3996 FRISCO: (970) 668-348 I INDEPENDENT AUDITOR'S REPORT To the Partners Riverview Apartments Preservation LP Eagle County, Colorado

Compliance and Other Matters

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

Purpose of this Report

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

Mc Mahan and Associater, L.L.C.

McMahan and Associates, L.L.C. March 24, 2020



MCMAHAN AND ASSOCIATES, L.L.C.

Certified Public Accountants and Consultants

CHAPEL SQUARE, BLDG C 245 CHAPEL PLACE, SUITE 300 P.O. BOX 5850, AVON, CO 81620 WEB SITE: WWW.MCMAHANCPA.COM MAIN OFFICE: (970) 845-8800 Facsimile: (970) 845-8108 E-mail: McMahan@mcmahancpa.com

INDEPENDENT AUDITOR'S REPORT ON COMPLIANCE FOR EACH MAJOR HUD PROGRAM AND REPORT ON INTERNAL CONTROL OVER COMPLIANCE REQUIRED BY THE CONSOLIDATED AUDIT GUIDE FOR AUDITS OF HUD PROGRAMS

To the Partners Riverview Apartments Preservation LP Eagle County, Colorado

Report on Compliance for Each Major HUD Program

We have audited the compliance of Riverview Apartments Preservation LP (HUD Project No. 101-35641), a Colorado limited partnership, with the compliance requirements described in the *Consolidated Audit Guide for Audits of HUD Programs* (the "Guide") that could have a direct and material effect on each of Riverview Apartments Preservation LP's major U.S. Department of Housing and Urban Development ("HUD") programs for the year ended December 31, 2019. Direct and material compliance requirements associated with the Housing Assistance Payment program include federal financial reports; fair housing and non-discrimination; cash receipts; cash disbursement; tenant application, eligibility, and recertification; units leased to extremely low-income families; and tenant security deposits. Direct and material compliance requirements associated with the Insured Loan program include federal financial reports; fair housing and nondiscrimination; mortgage status; replacement reserves; distributions to owners; equity skimming; cash receipts; cash disbursements; tenant security deposits; management functions; unauthorized change of ownership/ acquisition of liabilities; and unauthorized loans of project funds.

Management's Responsibility

Management is responsible for compliance with the requirements of laws, regulations, contracts, and grants applicable to its HUD Programs.

Auditor's Responsibility

Our responsibility is to express an opinion on compliance for each of Riverview Apartments Preservation LP's major HUD programs based on our audit of the compliance requirements referred to above. We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, and the Guide. Those standards and the Guide require that we plan and perform the audit to obtain reasonable assurance about whether noncompliance with the compliance requirements referred to above that could have a direct and material effect on a major HUD-assisted program occurred. An audit includes examining, on a test basis, evidence about Riverview Apartments Preservation LP's compliance with those requirements and performing such other procedures as we consider necessary in the circumstances.

Member: American Institute of Certified Public Accountants

PAUL J. BACKES, CPA, CGMA MICHAEL N. JENKINS, CA, CPA, CGMA DANIEL R. CUDAHY, CPA, CGMA AVON: (970) 845-8800 Aspen: (970) 544-3996 Frisco: (970) 668-348 I

Opinion on Each Major HUD Program

In our opinion, Riverview Apartments Preservation LP complied, in all material respects, with the compliance requirements referred to above that could have a direct and material effect on each of its major HUD programs for the year ended December 31, 2019.

Report on Internal Control Over Compliance

Management of Riverview Apartments Preservation LP is responsible for establishing and maintaining effective internal control over compliance with the compliance requirements referred to above. In planning and performing our audit of compliance, we considered Riverview Apartments Preservation LP's internal control over compliance with the requirements that could have a direct and material effect on each major HUD program to determine the auditing procedures that appropriate in the circumstances for the purpose of expressing an opinion on compliance for each major HUD program and to test and report on internal control over compliance in accordance with the Guide, but not for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, we do not express an opinion on the effectiveness of Riverview Apartments Preservation LP's internal control over compliance.

A *deficiency in internal control over compliance* exists when the design or operation of a control over compliance does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, noncompliance with a compliance requirement of a HUD program on a timely basis. A *material weakness in internal control over compliance* is a deficiency, or combination of deficiencies, in internal control over compliance, such that there is a reasonable possibility that material noncompliance with a compliance requirement of a HUD program will not be prevented, or detected and corrected, on a timely basis. A *significant deficiency in internal control over compliance* is a deficiency, or detected and corrected, on a timely basis. A *significant deficiency in internal control over compliance* is a deficiency, or a combination of deficiencies, in internal control over compliance with a compliance requirement of a HUD program that is less severe than a material weakness in internal control over compliance compliance, yet important enough to merit attention by those charged with governance.

Our consideration of internal control over compliance was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control over compliance that might be material weaknesses or significant deficiencies. We did not identify any deficiencies in internal control over compliance that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

Purpose of This Report

The purpose of this report on internal control over compliance is solely to describe the scope of our testing of internal control over compliance and the results of that testing based on the requirements of the Guide. Accordingly, this report is not suitable for any other purpose.

Mc Mahan and Associates, L.L.C.

McMahan and Associates, L.L.C. March 24, 2020

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 SCHEDULE OF FINDINGS AND QUESTIONED COSTS Year Ended December 31, 2019

Our audit disclosed no findings that are required to be reported herein under the HUD *Consolidated Audit Guide for Audits of HUD Programs* for the year ended December 31, 2019.

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 AUDITOR'S COMMENTS ON AUDIT RESOLUTION OF MATTERS RELATING TO HUD PROGRAMS December 31, 2019

There were no findings or questioned costs noted for the year ended December 31, 2018.

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 CERTIFICATION OF OFFICERS December 31, 2019

I hereby certify that I have examined the accompanying financial statements and supplemental data of Riverview Apartments Preservation LP and, to the best of my knowledge and belief, the same is complete and accurate.

Riverview Apartments Preservation LLC

General Partner of Riverview Apartments Preservation LP BY: **Eagle County Housing and Development Authority, its sole member**

Signature

March 24, 2020

Date

Name of Signatory:

Kim Williams

Title of Certifying Official:

Auditee Telephone Number:

970-328-8773

and Development Authority

Executive Director - Eagle County Housing

Riverview Apartments Preservation LP (A Colorado Limited Partnership) HUD Project No. 101-35641 MANAGING AGENT'S CERTIFICATION December 31, 2019

I hereby certify that I have examined the accompanying financial statements and supplemental data of Riverview Apartments Preservation LP and, to the best of my knowledge and belief, the same is complete and accurate.

Eagle County Housing and Development Authority

Managing Agent for Riverview Apartments Preservation LP BY:

Signature

Name of Signatory:

Title of Certifying Official:

Auditee Telephone Number:

March 24, 2020 Date

Kim Williams

Executive Director – Eagle County Housing and Development Authority

970-328-8773