Consolidated Financial Statements (With Supplementary Information) and Independent Auditor's Report

June 30, 2020 and 2019



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Independent Auditor's Report

To the Board of Directors
Central Union Mission and its Subsidiaries

Report on the Financial Statements

We have audited the accompanying consolidated financial statements of Central Union Mission, and its Subsidiaries (Mission DC Manager, LLC, Mission DC Landlord, LLC and Mission DC Master Tenant, LLC), which comprise the consolidated statements of financial position as of June 30, 2020 and 2019, and the related consolidated statements of activities, changes in net assets, functional expenses, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated 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 consolidated 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 consolidated financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

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

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

Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Central Union Mission, and its Subsidiaries as of June 30, 2020 and 2019, and the changes in their net assets and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.



Report on Supplementary Information

CohnReynickZZF

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The accompanying supplementary information on pages 34 to 41 is presented for purposes of additional analysis and is not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the consolidated financial statements as a whole.

Bethesda, Maryland September 28, 2020

Consolidated Statements of Financial Position June 30, 2020 and 2019

<u>Assets</u>

	 2020	 2019
Current assets		
Cash and cash equivalents	\$ 1,700,252	\$ 870,474
Accounts, grants and interest receivable, net	207,768	165,826
Short-term marketable securities	39,606	39,264
Employee advances	336	3,419
Prepaid expenses and other	27,084	32,651
Long-lived assets held for sale	 1,265,973	 1,223,794
Total current assets	 3,241,019	 2,335,428
Property and equipment		
Land and site improvements	229,788	229,788
Buildings and improvements	19,619,655	19,595,093
Furniture and equipment	527,153	527,153
Corporate vehicles	 347,883	 347,883
	20,724,479	20,699,917
Less: Accumulated depreciation	 (4,899,874)	 (4,253,607)
Property and equipment, net	15,824,605	16,446,310
Other long-term assets		
Restricted reserve	5,711	43,123
Marketable securities	282,601	278,738
Loans and note receivable, net	11,075,000	11,077,564
	11,363,312	 11,399,425
Total assets	\$ 30,428,936	\$ 30,181,163

Consolidated Statements of Financial Position June 30, 2020 and 2019

Liabilities and Net Assets

	2020	 2019
Current liabilities		
Accounts payable and accrued expenses	\$ 563,228	\$ 957,149
Accrued payroll and payroll taxes	176,698	178,511
Accrued leave	93,644	56,244
Current portion of deferred rent and deferred lease		
incentive	19,879	17,944
Current portion of promissory note	185,217	185,217
Current portion of long-term notes payable	687,491	241,645
Current portion of long-term capital lease obligations	 45,471	 37,150
Total current liabilities	1,771,628	1,673,860
Long-term liabilities		
Promissory note, net of current portion Notes payable, net of current portion and unamortized debt	493,909	679,126
issuance costs	14,320,258	14,826,332
Long-term capital lease obligations, net of current portion	-	44,333
Deferred rent and deferred lease incentive, net of current portion	56,238	63,241
-	10.010.000	 47,000,000
Total liabilities	 16,642,033	 17,286,892
Net assets		
Without donor restrictions		
Controlling interest	13,138,052	11,258,828
Noncontrolling interest	-	1,092,277
With donor restrictions	648,851	 543,166
Total net assets	 13,786,903	 12,894,271
Total liabilities and net assets	\$ 30,428,936	\$ 30,181,163

Consolidated Statements of Activities Year Ended June 30, 2020

	thout donor		ith donor		Total
Public support and revenue					
Public support					
In-kind donations and services	\$ 8,013,783	\$	-	\$	8,013,783
Contributions and gifts	6,499,623		150,087		6,649,710
Pledges and bequests	151,972		-		151,972
Private and foundation grants	841,357		-		841,357
Revenue					
Program services	924,158		-		924,158
Investment income	7,969		-		7,969
Lease and rental income	40,512		-		40,512
Miscellaneous income	88,100		-		88,100
Gales School income					
Interest income	110,814		-		110,814
Net assets released from restrictions	 44,402		(44,402)		
Total public support and revenue	 16,722,690		105,685		16,828,375
Expenses					
Program services					
Family ministry	7,397,988		-		7,397,988
Men's ministry	5,299,475		-		5,299,475
Partners	180,433				180,433
Total program services	12,877,896				12,877,896
Supporting services					
Management and general	756,025		-		756,025
Fundraising and development	2,296,141				2,296,141
Total supporting services	3,052,166				3,052,166
Total expenses	15,930,062				15,930,062
Other items					
Gain (loss) on sale/write-off of fixed assets	(25,000)		_		(25,000)
Realized and unrealized gain (loss) on investments	20,874		_		20,874
realized and unrealized gain (1888) on investments	 20,014	-		-	20,014
Change in net assets	788,502		105,685		894,187
Change in net assets attributable to					
noncontrolling interest	 				
Change in net assets attributable to					
the Organization	\$ 788,502	\$	105,685	\$	894,187

Consolidated Statements of Activities Year Ended June 30, 2019

	Without donor restrictions			ith donor		Total
Public support and revenue						
Public support	_		_		_	
In-kind donations and services	\$	8,495,297	\$	-	\$	8,495,297
Contributions and gifts		5,510,340		14,403		5,524,743
Pledges and bequests		106,853		-		106,853
Private and foundation grants		617,312		-		617,312
Revenue Program services		1,065,414				1,065,414
Investment income		9,983		<u>-</u>		9,983
Lease and rental income		88,933		_		88,933
Miscellaneous income		104,609		_		104,609
Gales School income		104,000				104,000
Interest income		111,059		_		111,059
Net assets released from restrictions		87,387		(87,387)		-
Total public support and revenue		16,197,187		(72,984)		16,124,203
Expenses						
Program services						
Family ministry		7,925,675		-		7,925,675
Men's ministry		5,874,563		-		5,874,563
Partners		171,430				171,430
Total program services		13,971,668				13,971,668
Supporting services						
Management and general		637,678		_		637,678
Fundraising and development		2,310,620		-		2,310,620
Total supporting services		2,948,298		_		2,948,298
Total expenses		16,919,966				16,919,966
Other items						
Gain (loss) on sale/write-off of fixed assets		1,530,073		_		1,530,073
Realized and unrealized gain (loss) on investments		74,966				74,966
Change in net assets		882,260		(72,984)		809,276
Change in net assets attributable to						
noncontrolling interest		(7,290)				(7,290)
Change in net assets attributable to						
the Organization	\$	889,550	\$	(72,984)	\$	816,566

See Notes to Consolidated Financial Statements.

Consolidated Statements of Changes in Net Assets Years Ended June 30, 2020 and 2019

Net Assets without Donor Restrictions Net Assets with Donor Restrictions Controlling Noncontrolling Total **Total Net Assets** Balance, June 30, 2018 10,369,278 1,099,567 11,468,845 616,150 \$ 12,084,995 Change in net assets 889,550 (7,290)882,260 (72,984)809,276 Balance, June 30, 2019 11,258,828 1,092,277 12,351,105 543,166 12,894,271 Change in net assets 788,502 788,502 105,685 894,187 Distribution of noncontrolling interest (1,555)(1,555)(1,555)Transfer of membership interest 1,092,277 (1,092,277)Balance, June 30, 2020 13,138,052 13,138,052 648,851 13,786,903

Consolidated Statements of Functional Expenses Year Ended June 30, 2020

				Program	Service	es			Supporting Services										
	Far	Family Ministry		en's Ministry Partners		Total Program Management Fundraising and Partners Services and General Development		Partners		Partners		•	Tota	al Supporting Services		Total			
Salaries and benefits	\$	540,503	\$	2,019,133	\$	89,067	\$	2,648,703	\$	305,049	\$	325,423	\$	630,472	\$	3,279,175			
Payroll taxes		37,998		150,470		5,482		193,950		8,232		14,084		22,316		216,266			
Services and processing fees		34,802		136,997		4,285		176,084		80,367		133,201		213,568		389,652			
Professional expenses		-		42,842		16,288		59,130		44,633		256,616		301,249		360,379			
Radio advertisement and promotion		-		-		-		-		-		415,258		415,258		415,258			
Printing and production		-		-		35,694		35,694		-		721,127		721,127		756,821			
Postage and shipping		144		31		4,541		4,716		810		277,604		278,414		283,130			
Transportation and lodging		9,141		34,886		345		44,372		5,879		3,684		9,563		53,935			
Program service expenses		13,344		88,193		404		101,941		11,068		15,634		26,702		128,643			
Food purchases		179		42,840		-		43,019		103		19		122		43,141			
Charitable and medical contributions		300		2,457		-		2,757		3,996		169		4,165		6,922			
Repairs and maintenance		36,685		121,023		-		157,708		3,794		2,940		6,734		164,442			
Rent and occupancy costs		174,619		17,747		23,462		215,828		48,397		56,390		104,787		320,615			
Utilities		67,684		170,800		-		238,484		-		-		-		238,484			
Telephone		6,343		21,654		21		28,018		2,966		712		3,678		31,696			
Insurance		27,965		111,537		844		140,346		6,185		5,180		11,365		151,711			
Licenses and permits		36,075		4,030		-		40,105		3,851		711		4,562		44,667			
Miscellaneous		1,180		25,871		-		27,051		24,217		67,389		91,606		118,657			
In-kind donations and services		6,411,026		1,602,757		-		8,013,783		-		-		-		8,013,783			
Depreciation expense		-		444,791		-		444,791		206,478		-		206,478		651,269			
Interest expense				261,416				261,416								261,416			
	\$	7,397,988	\$	5,299,475	\$	180,433	\$	12,877,896	\$	756,025	\$	2,296,141	\$	3,052,166	\$	15,930,062			

Consolidated Statements of Functional Expenses Year Ended June 30, 2019

				Program	Service	es			Supporting Services							
							То	tal Program	Ma	Management Fundraising and		draising and	Tota	l Supporting		
	Fan	nily Ministry	Men's Ministry		Partners			Services		nd General	De	velopment		Services		Total
Salaries and benefits	\$	616,940	\$	2,333,947	\$	63,152	\$	3,014,039	\$	186,104	\$	305,555	\$	491,659	\$	3,505,698
Payroll taxes		41,090		176,302	·	3,483		220,875	·	19,596	·	16,562		36,158	·	257,033
Services and processing fees		43,091		143,501		7,443		194,035		67,839		113,861		181,700		375,735
Professional expenses		5,414		78,593		18,394		102,401		49,270		248,044		297,314		399,715
Radio advertisement and promotion		· <u>-</u>		· -		· -		· -		· -		343,239		343,239		343,239
Printing and production		-		-		25,199		25,199		-		859,057		859,057		884,256
Postage and shipping		187		43		19,161		19,391		855		241,692		242,547		261,938
Transportation and lodging		11,469		47,318		845		59,632		5,121		2,815		7,936		67,568
Program service expenses		15,404		111,799		540		127,743		24,913		22,581		47,494		175,237
Food purchases		8,670		54,426		-		63,096		-		103		103		63,199
Charitable and medical contributions		2,101		9,132		-		11,233		1,447		323		1,770		13,003
Repairs and maintenance		28,738		118,626		1,423		148,787		826		4,432		5,258		154,045
Rent and occupancy costs		147,491		24,156		25,346		196,993		37,787		57,839		95,626		292,619
Utilities		91,684		189,546		-		281,230		(500)		-		(500)		280,730
Telephone		17,242		22,303		3,000		42,545		2,382		3,770		6,152		48,697
Insurance		21,682		108,782		3,347		133,811		1,899		8,368		10,267		144,078
Licenses and permits		31,202		7,288		-		38,490		(3,140)		143		(2,997)		35,493
Miscellaneous		44,654		1,516		97		46,267		13,998		82,236		96,234		142,501
In-kind donations and services		6,796,238		1,699,059		-		8,495,297		-		-		-		8,495,297
Depreciation expense		-		435,598		-		435,598		219,502		-		219,502		655,100
Interest expense		2,378		312,628		-		315,006		9,779		-		9,779		324,785
	\$	7,925,675	\$	5,874,563	\$	171,430	\$	13,971,668	\$	637,678	\$	2,310,620	\$	2,948,298	\$	16,919,966

Consolidated Statements of Cash Flows Years Ended June 30, 2020 and 2019

		2020		2019
Cash flows from operating activities				
Change in net assets	\$	894,187	\$	809,276
Adjustments to reconcile changes in net assets to net cash	,	, -	•	,
provided by operating activities				
Depreciation		651,269		655,100
Amortization of deferred financing costs		34,056		34,056
Gain on marketable securities		(20,874)		(74,966)
Gain on sale of Gospel Mission House		-		(1,530,073)
Loss on write-off of property and equipment		25,000		-
Sale of donated securities		12,213		52,798
Bad debt		9,615		9,318
Changes in assets and liabilities				
(Increase) decrease in				
Accounts, grants, and interest receivable, net		(51,557)		(43,179)
Pledges receivable, net		-		69,987
Employee advances		3,083		(1,947)
Prepaid expenses		5,567		(1,875)
Increase (decrease) in				
Accounts payable, accrued expenses and accrued				
payroll		(358, 334)		150,896
Deferred rent and deferred lease incentive		(5,068)		(10,617)
Net cash provided by operating activities		1,199,157		118,774
Cash flows from investing activities				
Purchases of property and equipment		(54,564)		(58,886)
Proceeds from sale of Gospel Mission House		-		2,382,570
Repayments on loans and note receivable		2,564		1,936
Net change in restricted reserve		37,412		37,159
Investment in certificate of deposit		(342)		(90)
Proceeds from sales of marketable securities		105,233		453,672
Purchases of marketable securities		(100,435)		(101,494)
Payments on predevelopment costs for long-lived				
assets held for sale		(42,179)		(147,065)
Net cash (used in) provided by investing activities		(52,311)		2,567,802

Consolidated Statements of Cash Flows Years Ended June 30, 2020 and 2019

	 2020	 2019
Cash flows from financing activities Repayments on notes payable Repayments on line of credit Repayments on promissory note Repayments of capital lease obligations Distribution of noncontrolling interest Net cash used in financing activities Net increase in cash and cash equivalents	(94,284) - (185,217) (36,012) (1,555) (317,068) 829,778	(1,557,828) (500,000) (133,332) (37,521) - (2,228,681) 457,895
Cash and cash equivalents, beginning	 870,474	412,579
Cash and cash equivalents, end	\$ 1,700,252	\$ 870,474
Supplemental disclosure of cashflow information Cash paid for interest, net of amount capitalized Significant noncash investing and financing activities	\$ 227,299	\$ 290,714
Write-off and disposal of fully depreciated property and equipment	\$ 5,002	\$ 852,497
Transfer of long-lived asset to held for sale	\$ 	\$ 1,223,794

Notes to Consolidated Financial Statements June 30, 2020 and 2019

Note 1 - Organization and nature of operations

Central Union Mission (the "Mission") was founded in 1884 in Washington, D.C. and was incorporated as a nonstock, nonprofit corporation in the District of Columbia (the "City") initially in January 1887. The Mission has amended its articles of incorporation and by-laws at various times over the years. The purpose of the Mission is to glorify God through proclaiming and teaching the gospel, leading people to Christ, developing disciples, and serving the needs of hurting people throughout the Washington metropolitan area. The Mission is governed by an elected board of directors and managed by a management team.

The Mission carries out its purpose through its various family ministry programs and men's ministry programs: public outreach, temporary shelter and food, discipleship and training, and programs designed specifically for the needy and homeless.

Mission DC Manager, LLC, Mission DC Landlord, LLC and Mission DC Master Tenant, LLC are entities that form the basis of a combined federal historic and new markets tax credit financing structure created for the purpose of renovating a historic building at 65 Massachusetts Avenue NW, Washington, D.C. that is operated as a space to provide shelter, meals and programs for the homeless in the Washington, D.C. area. The building was leased from the City starting August 24, 2011 to the Mission and then subleased to Mission DC Manager, LLC and its affiliates on July 9, 2013. It then underwent a complete renovation and was placed into service on December 1, 2013.

Mission DC Manager, LLC was formed as a limited liability company for the purpose of benefiting, supporting and furthering the charitable activities of the consolidated entity as a whole. Mission DC Manager, LLC's sole member is Central Union Mission.

Mission DC Landlord, LLC was formed for the purpose of renovating the building and leasing it from the City. Mission DC Manager, LLC owns a 90% membership interest in Mission DC Landlord, LLC and Mission DC Master Tenant, LLC owns the remaining 10% membership interest.

Mission DC Master Tenant, LLC was formed for the purpose of operations. National Grange Mutual Company owned a 99.99% membership interest and exercised a put option to sell its membership interest to the Central Union Mission on September 30, 2019. Mission DC Manager, LLC owns the remaining .01% membership interest.

On July 10, 2020, in connection with unwinding of the new market tax credit financing structure at the end of the tax credit period, Central Union Mission executed agreements and plans of liquidation for Mission DC Manager, LLC and Mission DC Master Tenant, LLC. Central Union Mission will own 100% membership interest of Mission DC Landlord, LLC.

Note 2 - Significant accounting policies

Principles of consolidation

The accompanying consolidated financial statements include the accounts of Central Union Mission, Mission DC Manager, LLC, Mission DC Landlord, LLC and Mission DC Master Tenant, LLC, collectively, the Organization.

All significant transactions and balances among the entities have been eliminated in consolidation of the financial statements.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

Basis of accounting presentation

These financial statements have been prepared on the accrual basis of accounting and are intended to present net assets, revenue, expenses, gains and losses, based on the existence or absence of donor-imposed restrictions. Accordingly, net assets and changes therein are classified as follows:

Net assets without donor restrictions:

- Net assets without donor restrictions controlling represent expendable resources that are
 used to carry out the operations of the Organization and are not subject to donor-imposed
 stipulations.
- Net assets without donor restrictions noncontrolling represent the aggregate balance as
 of June 30, 2019 of limited member equity interest in the nonwholly-owned tax credit holding
 entity that is included in the consolidated financial statements. On September 30, 2019,
 National Grange Mutual Company, exercised a put option to sell its membership interest to
 the Mission on September 30, 2019, resulting in reclassification of membership interest from
 noncontrolling interest to controlling interest.

Net assets with donor restrictions - generally, net assets subject to donor - (or certain grantor-) imposed restrictions. Since donor-imposed restrictions are temporary in nature, such as those that will be met by the passage of time or other events specified by the donor. Other donor-imposed restrictions are perpetual in nature, where the donor stipulates that resourced be maintained in perpetuity.

As of June 30, 2020, and 2019, the Organization did not have any net assets with donor restrictions subject to be held in perpetuity.

Revenue is reported as increases in net assets without donor restrictions unless use of the related assets is limited by donor-imposed restrictions. Expenses are reported as decreases in net assets without donor restrictions. Expirations of temporary restrictions on net assets (i.e., the donor-stipulated purpose has been fulfilled and/or the stipulated time period as elapsed) are reported as reclassifications between the applicable classes of net assets.

Cash and cash equivalents

The Organization considers all highly-liquid debt investments, certificate of deposits and money market accounts with original maturities of three months or less to be cash equivalents.

Marketable securities

The Mission follows the accounting guidance for accounting for certain investments held by not-for-profit organizations. As a result, investments in marketable securities with readily determined fair values and all investments in debt securities are reported at their fair values in the consolidated statements of financial position. Unrealized gains and losses are included in the change in net assets. Realized gains (losses) are recorded upon the sale of the investments. Investment income and gains restricted by a donor are reported as increases in unrestricted net assets if the restrictions are met (either by passage of time or by use) in the reporting period in which the income and gains are recognized.

The Mission invests in a certificate of deposit and earns interest at 0.05%, which was last renewed on August 20, 2020. The next renewal is February 19, 2021. The certificate of deposit is carried at

Notes to Consolidated Financial Statements June 30, 2020 and 2019

cost plus accrued interest, which approximates fair value and is included in short-term marketable securities on the accompanying consolidated statements of financial position.

Accounts receivable

Accounts and other receivables are reported net of an allowance for doubtful accounts. Management's estimate of the allowance is based on historical collection experience and a review of the current status of accounts and other receivables. It is reasonably possible that management's estimate of the allowance will change. At June 30, 2020 and 2019, the allowance for doubtful accounts was \$6,293 and \$0.

Pledges receivable

The Mission reports pledges receivable at their estimated net realizable value. The Mission periodically reviews an aging of its pledges receivable for collection and financial reporting purposes. At June 30, 2020 and 2019, the allowance for doubtful accounts was \$0 and \$11,610, respectively.

Grants and other receivables

Grants and other receivables pertain primarily to grant reimbursements. The Organization reports grants and other receivables at their net realizable value by periodically reviewing the details and aging amounts to assess their collectability. Management determined that the amounts reported as grants and other receivables were fully realizable and as such, no allowance for doubtful accounts was necessary to report grants and other receivables to their net realizable value as of June 30, 2020 and 2019, respectively.

Prepaid expenses and other assets

Prepaid expenses and other assets consist principally of service agreements, a contributed timeshare and security deposits. Management believes the deferred cost associated with prepaid expenses and other assets is recoverable.

Long-lived assets held for sale

The Mission incurred costs in connection with the identified undeveloped land it was considering for future sale as well as the costs associated with the initial stages of development. These costs included such items as market studies, purchase options, environmental study costs, legal, and architectural costs. These costs were capitalized and recorded as long-lived assets held for sale in connection with the pending sale of the residential building lots at Camp Bennett (See Note 16). Such costs would be charged to the future buyer. At June 30, 2019, predevelopment costs from prior periods were classified to be long-lived assets held for sale in connection with the pending sale of the residential building lots at Camp Bennett (See Note 16). As of June 30, 2019 and 2018, long-lived assets held for sale was \$1,265,973 and \$1,223,794, respectively.

Loans receivable

The Mission's loans receivable pertain to advances from the Kohlmeier Fund in the form of advances to worthy young Christian men and women who are not financially able to undertake or complete their higher education. The Mission does not charge interest on the promissory notes as directed by the donor or discount the loans by a present value factor given that the loans may be forgiven and treated as scholarships under certain circumstances. The loans are reported at their estimated net realizable value by management estimating an allowance for doubtful accounts and for those that may be forgiven based upon successful completion of their education and entrance into Christian service. The allowance for doubtful accounts totaled \$16,714 and \$14,150 as of June 30, 2020 and 2019. The write-offs are included in charitable and medical contributions on the accompanying consolidated statements of functional expenses.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

Note receivable

Note receivable is recorded at the net realizable value based on assessments made by management. An allowance is established for any note that management deems to be uncollectible based on their assessment. Management determined that the amounts reported as note receivable were fully realizable and as such, no allowance for doubtful accounts was necessary to report notes receivable to their net realizable value as of June 30, 2020 and 2019.

Property and equipment

The Organization capitalizes property and equipment acquisitions at cost or estimated fair value at the time of donation and depreciates these items using the straight-line method over estimated useful lives, which range from 5 to 40 years for building and improvements, 3 to 15 years for furniture and equipment, and 5 to 7 years for corporate vehicles. Depreciation expense was \$651,269 and \$655,100 during the years ended June 30, 2020 and 2019, respectively.

The Mission also entered into a long-term lease agreement with the City requiring the Mission to operate and maintain certain properties as a rescue mission and temporary residence for homeless persons in the City. Improvements by the Mission related to this leased site cost \$18,762,681, which is included in building and improvements on the accompanying consolidated statements of financial position. The improvements were placed into service on December 1, 2013.

In connection with the lease agreement for the Family Ministry Center (See Note 10), the Mission had incurred tenant rehabilitation costs related to this rental space. Costs associated with the rehabilitation of the rental space were carried at cost. Tenant's construction in progress was capitalized and was included in building and improvements on the accompanying consolidated statements of financial position. The improvements were placed into service in 2018.

Property, furniture, and equipment purchased in excess of \$1,500 are capitalized and stated at cost. Depreciation and amortization are calculated based on the straight-line basis for depreciable assets, while the site improvements and personal property related to the building located at 65 Massachusetts Avenue, Washington, D.C., are depreciated according to seven-year and 15-year useful lives, based on the method of modified accelerated cost recovery system, respectively. Repairs and maintenance costs that do not significantly extend the useful life of an asset, small items, and supplies are expensed as incurred.

Impairment of long-lived assets

The Organization reviews their real estate properties for potential impairment on an annual basis. Impairment is generally defined as events or changes in circumstances that indicate the carrying value of an asset may not be recoverable as of the date of the statements of financial position. When recovery is reviewed, if the undiscounted cash flows estimated to be generated are less than its carrying amount, management compares the carrying amount of the real estate property to its estimated fair value in order to determine whether an impairment loss has occurred. The amount of the impairment loss is equal to the excess of the asset's carrying value over its estimated fair value. No impairment loss was incurred during the years ended June 30, 2020 and 2019.

Debt issuance costs

Debt issuance costs, net of accumulated amortization, are reported as a direct deduction from the face amount of the mortgage loan payable to which such costs relate. Amortization of debt issuance costs is reported as a component of interest expense and is computed using an imputed interest rate on the related loan.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

Deferred rent

Deferred rent liability is recorded and amortized to the extent the total minimum rent payments allocated to the current period on a straight-line basis exceed or are less than the cash payments required.

Deferred lease incentive

The Mission recognizes its lease incentive on its long-term operating leases on a straight-line basis.

Revenue recognition

Contributions and donations are recognized in the period in which they are pledged or received, at the earliest point they are both determinable and measurable. Program service and special events fees and sponsorships are recognized during the fiscal year in which the programs are provided to participants or special event is held.

Contributions with donor restrictions

Contributions with donor restrictions are recognized as revenue when received or pledged and are reclassified from net assets with donor restrictions to net assets without donor restrictions when the Organization has incurred program expenditures in compliance with the specific restrictions of the donors or when the stipulated time has elapsed.

In-kind donations and contributed services

In-kind donations and contributed services, including any donated assets, are recognized at fair value when received or provided to the Mission at the earliest point both measurable and determinable. In-kind donations and contributed services are recognized as both income and expense and allocated to the Mission's various program services. The Mission also receives substantial contributed services from board members and community volunteers which are not recognized on the accompanying consolidated statements of activities as they do not meet the criteria for recognition under generally accepted accounting principles. The Mission relies heavily upon such support.

Functional expense allocation

The costs of providing the Organization's various programs and supporting services are summarized on a functional basis in the consolidated statements of activities and change in net assets and detailed in the consolidated statements of functional expenses. Accordingly, certain costs were allocated to the program and supporting services benefited based on an analysis made by management of the Organization. The Organization follows not-for-profit accounting procedures generally accepted in the United States of America ("GAAP"), in which joint costs of informational materials that include a fundraising appeal may be allocated. Management allocated \$40,410 and \$44,590 of these costs to program services during fiscal year ended June 30, 2020 and 2019, respectively.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

The expenses that are allocated include the following:

Expenses	Method of allocation						
In-kind donations and services	Direct allocation						
Salaries and other payroll expenses	Time and effort						
Professional services	Direct allocation based on services/ time and effort						
Rent and utilities	Direct allocation						
Bank fees and other financial expenses; accounting and auditing fees; board expenses	Direct allocation						
All other expenses	Direct allocation/ Time and effort						

Income taxes

The Mission is exempt from income taxes under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, except for income taxes on "unrelated business income", if any. For the years ended June 30, 2020 and 2019, the entity did not have any "unrelated business income" subject to income taxes; accordingly, no provision for income taxes for the entity has been included in the consolidated financial statements. Income tax returns filed by the Mission are subject to examination by the Internal Revenue Service for a period of three years. While no income tax returns are currently being examined by the Internal Revenue Service, tax years since 2016 remain open.

The Mission and its Subsidiaries adopted provisions related to the subsequent recognition and measurement of tax positions. This guidance requires recognition and the financial statement impact of a tax position when it is more-likely-than-not that the position will be sustained upon examination. The Mission did not identify any uncertain tax positions that qualify for either recognition or disclosure in the consolidated financial statements.

Mission DC Manager, LLC was formed as a limited liability company and has elected to be treated as corporation for income tax purposes. Accordingly, income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax basis and net operating loss ("NOL") and tax credit carry forwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The corporation has net operating losses ("NOLs") of approximate \$1.9 million, of which \$1.3 million were generated in tax years beginning before January 1, 2018 and will expire in 2035 to 2038 pursuant to federal income tax law prior to the enactment of Tax Cuts and Jobs Act of 2017 ("TCJA"). Under the TCJA, the remaining \$0.6 million NOLs generated in tax years beginning after December 31, 2017 have an indefinite carryforward period. The deferred tax asset of approximately \$401,000 have been fully offset by an allowance, as utilization of the net operating losses is uncertain.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

Mission DC Landlord, LLC and Mission DC Master Tenant, LLC have elected to be treated as pass-through entities for income tax purposes and, as such, are not subject to income taxes. Rather, all items of taxable income, deductions, and tax credits are passed through and are reported by their owners on their respective income tax returns. The District of Columbia does not recognize pass-through entities, and therefore, income earned in the District of Columbia by these two entities is subject to tax with a minimum tax liability of \$250. There was no income earned during the years ended June 30, 2020, and 2019. Mission DC Landlord, LLC and Mission DC Master Tenant, LLC's federal tax status as a pass-through entity is based on their legal status as a limited liability company. Accordingly, Mission DC Landlord, LLC and Mission DC Master Tenant, LLC are not required to take any tax positions in order to qualify as a pass-through entity. Mission DC Landlord, LLC and Mission DC Master Tenant, LLC are required to file and do file tax returns with the Internal Revenue Service. Accordingly, these consolidated financial statements do not reflect a provision for income taxes and Mission DC Landlord, LLC and Mission DC Master Tenant, LLC have no other tax positions which must be considered for disclosure.

Income tax returns filed by Mission DC Manager, LLC, Mission DC Landlord, LLC and Mission DC Master Tenant, LLC are subject to examination by the Internal Revenue Service for a period of three years. While no income tax returns are currently being examined by the Internal Revenue Service, tax years since 2017 remain open.

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 at the date of the consolidated financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Reclassification

Reclassifications have been made to certain prior year balances to conform to the current year presentation. Such reclassifications were made for comparative purposes only and do not restate the prior year's consolidated financial statements.

New accounting pronouncement

In November 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2016-18 Statement of Cash Flows (Topic 230) - Restricted Cash ("ASU 2016-18") to address diversity in practice with respect to the cash flows presentation of changes in amounts described as restricted cash and cash equivalents. ASU 2016-18 requires a reporting entity to include amounts described as either restricted cash or restricted cash and cash equivalents (collectively referred to as "restricted cash" herein) when reconciling beginning and ending balances in its statement of cash flows. The update also amends Topic 230 to require disclosures about the nature of restricted cash and provide a reconciliation of cash, cash equivalents and restricted cash between the balance sheet and the statement of cash flows. ASU 2016-18 was adopted retrospectively during the year ended June 30, 2020 and there is no effect on cash flows in connection with the implementation of ASU 2016-18.

In June 2018, FASB issued ASU No. 2018-08 ("ASU 2018-08"), Clarifying the Scope and the Accounting Guidance for Contributions Received and Contributions Made. This standard assists entities in evaluating whether transactions should be accounted for as contributions or exchange transactions and determining whether a contribution is conditional. The Organization has

Notes to Consolidated Financial Statements June 30, 2020 and 2019

implemented the provisions of ASU 2018-08 applicable to both contributions received and to contributions made in the accompanying consolidated financial statements under a modified prospective basis. Accordingly, there is no effect on net assets in connection with the implementation of ASU 2018-08.

In June 2020, FASB issued ASU No. 2020-05 (ASU 2020-05), Revenue from Contracts with Customers (Topic 606) and Leases (Topic 842): Effective Dates for Certain Entities, which provides for the elective deferrals of the effective dates of Topic 606 and Topic 842 for certain entities. [The core principle of Topic 606, which replaces most existing revenue recognition guidance with a five-step framework, is that revenue from contracts with customers is recognized in an amount that reflects the consideration to which an entity expects to be entitled in exchange for goods and services. Upon its adoption, Topic 842 replaces existing lease accounting guidance and requires lessees to recognize right of use assets and corresponding lease liabilities for their leases other than those on their balance sheets for all leases, including those classified as operating, except for short-term leases. Lessor accounting under Topic 842 is largely unchanged when compared to existing guidance.

The Organization has elected to apply the deferrals provided by ASU 2020-05 and therefore expects to adopt (i) Topic 606 for annual reporting periods beginning after December 15, 2019; and (ii) Topic 842 for fiscal years beginning after December 15, 2021 on a modified retrospective basis. The Organization is currently evaluating the potential impacts of adopting Topic 606 and Topic 842 on its consolidated financial statements.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

Note 3 - Availability and Liquidity

The table below represents financial assets available for general expenditures within one year as of June 30, 2020 and 2019, reduced by amounts not available for general expenditures within one year because of contractual obligations. Financial assets are considered unavailable when illiquid or not convertible to cash within one year, or because the governing board has set aside the funds for a specific reserve or debt obligation. Both short-term marketable securities and long-term marketable securities are those funds that are designed to provide for the ongoing income need, financial stability, conservative growth of capital to meet future needs of the Organization, and to enhance the purchasing power of funds held for the future expenditure and are available for general operations, if the need arises:

	 2020	 2019
Financial assets at year-end Cash and cash equivalents Marketable securities Accounts receivable	\$ 1,700,252 322,207 207,768	\$ 870,474 318,002 165,826
Total financial assets	\$ 2,230,227	\$ 1,354,302
Less amounts not available to be used within one year Cash and cash equivalents - restricted Investments - restricted	109,473 39,378	7,051 36,115
	148,851	43,166
Financial assets available to meet operating fund expenditures over the next 12 months	\$ 2,081,376	\$ 1,311,136

Note 4 - Marketable securities

The Mission reports its investments in equity securities with readily determinable fair values and all debt securities at fair value in the accompanying consolidated financial statements, with any realized and unrealized gains or losses included as a component of investment income. Certain money market funds are included in the Mission's investment portfolio and reported as components of marketable securities given the Mission's ability and intent to reinvest these funds. The Mission's marketable securities consist of the following as of June 30, 2020 and 2019:

	 2020	 2019
Certificate of deposit (cost) Equities Fixed income	\$ 39,606 188,514 94,087	\$ 39,264 184,568 94,170
	\$ 322,207	\$ 318,002

Notes to Consolidated Financial Statements June 30, 2020 and 2019

The following schedule summarizes the investment return and its classification in the consolidated statements of activities for the years ended June 30, 2020 and 2019:

		2020	 2019
Interest and dividend income on marketable securities, net of fees Net realized and unrealized gains		7,969 20,874	\$ 9,983 74,966
Total income related to marketable securities	\$	28,843	\$ 84,949

Note 5 - Fair value measurements

The Organization has adopted the Fair Value Measurements accounting guidance of the Accounting Standards Codification. The guidance defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. It also establishes a fair value hierarchy that prioritizes observable and unobservable inputs used to measure fair value into three levels. The following summarizes the three levels of inputs and hierarchy of fair value the Organization uses when measuring fair value:

- Level 1 inputs utilize quoted prices (unadjusted) in active markets for identical assets or liabilities that the Organization has the ability to access;
- Level 2 inputs may include quoted prices for similar assets and liabilities in active markets, as well as interest rates and yield curves that are observable at commonly quoted intervals; and
- Level 3 inputs are unobservable inputs for the asset or liability that are typically based on an entity's own assumptions as there is little, if any, related market activity.

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the fair value measurement will fall within the lowest level input that is significant to the fair value measurement in its entirety.

The following table presents the financial assets that the Organization measured at fair value on a recurring basis as of June 30, 2020:

	Level 1		L	evel 2	Level 3		
Equities Fixed income	\$	188,514 94,087	\$	-	\$	<u>-</u>	
	\$	282,601	\$	_	\$		

Notes to Consolidated Financial Statements June 30, 2020 and 2019

The following table presents the financial assets that the Organization measured at fair value on a recurring basis as of June 30, 2019:

	 Level 1	Le	evel 2	Level 3		
Equities Fixed income	\$ 184,568 94,170	\$	- -	\$	- -	
	\$ 278,738	\$	-	\$	-	

Note 6 - Grants and other receivables

Grants and other receivables are also reported at their net realizable value based upon the Mission's assessment of their collectability and consist of the following as of June 30, 2020:

		2020	2019			
Interest receivable Ready to Work program receivable	\$	18,237 189,531	\$	18,273 147,553		
	_\$	207,768	\$	165,826		

Note 7 - Loans receivable

Kohlmeier loan receivable

The Mission's loans receivable pertain solely to advances from the Kohlmeier Fund for educational loans and scholarship advances for worthy Christian young men and women. The Mission does not charge interest on the promissory notes as directed by the donor or discount the loans by a present value factor given that the loans may be forgiven and treated as scholarships under certain circumstances. The loans are reported at their estimated net realizable value by management estimating an allowance for doubtful accounts and for those that may be forgiven based upon successful completion of their education and entrance into Christian service. As of June 30, 2020 and 2019, the balance of loans receivable was \$16,714 and \$16,714, net of allowance for doubtful accounts in the amounts of \$16,714 and \$14,150, respectively.

Chase NMTC Mission Investment Fund, LLC note receivable

The Mission has a note receivable of \$11,075,000 from a third party that was issued as part of the New Market Tax Credit financing for the leasehold improvements of the property leased from the City at 65 Massachusetts Avenue, Washington, D.C. The loan matures December 10, 2037. The loan bears interest at 1% per annum and the Mission receives quarterly installments of interest-only of \$27,688 through September 10, 2020. Beginning September 10, 2020 through maturity, interest and principal payments of \$174,949 are due from the borrower in consecutive quarterly installments. The borrower provided a fund pledge agreement pledging their interest in the related community development entity. The note receivable is considered to be collectible by management as of June 30, 2020. As of June 30, 2014, \$11,075,000 was advanced and remains outstanding as of June 30, 2020 and 2019. During the years ended June 30, 2020 and 2019, interest income of \$110,714 was recognized and \$18,273 remains receivable as of June 30, 2020 and 2019, respectively, and is included in accounts, grants and interest receivable, net on the accompanying consolidated statements of financial position.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

On July 14, 2020, the Mission was assigned the corresponding liability in connection with the unwinding of the new market tax credit transaction and forgave corresponding debt and receivable.

Note 8 - Restricted reserves

Mission DC Landlord, LLC is required to fund an interest reserve in the amount of \$262,500, commencing on the Closing Date, as defined in the credit agreement dated July 9, 2013 with City First Capital 32, LLC. Mission DC Landlord, LLC uses amounts in the reserve to fund its quarterly interest payments. As of June 30, 2020 and 2019, this reserve was funded in the amount of \$5,711 and \$43,123, respectively, and was included in restricted reserve on the accompanying consolidated statements of financial position.

Note 9 - Mortgage and notes payable

The Organization has three secured credit facilities totaling \$2,605,481 with a regional financial institution. The credit facilities are secured by approximately 219.36 acres owned by the Mission at Camp Bennett in Montgomery County, Maryland including approximately 81 acres zoned for single family residential building lots held for sale. The three credit facilities are as follows:

Line of credit

The Mission maintains a \$500,000 line of credit in 2020 and 2019 used to provide working capital and fund development of various construction projects of the Mission. The line of credit is subject to the Mission maintaining its primary bank relationship with the lender and is also subject to various restricted loan covenants. The line of credit is currently secured by the acreage at Camp Bennett.

The interest on the line of credit accrues at a variable interest rate of LIBOR plus 2.25% with no floor, which was approximately 3.66% and 4.62% for the years ended June 30, 2020 and June 30, 2019. During the years ended June 30, 2020 and June 30, 2019, interest expense of \$5,084 and \$9,779 were incurred and paid. The line of credit matures on January 31, 2021 and had an outstanding balance of \$0 as of June 30, 2020 and 2019, respectively. The proceeds of \$500,000 from the sale of Gospel Mission House in Note 18 were utilized to pay off the existing balance of the line of credit during the year ended June 30, 2019.

On August 11, 2020, the line of credit was closed in connection with the sale of the land at Camp Bennett.

Promissory note

The Mission entered into a promissory note agreement with BB&T in the amount of \$997,675 to provide working capital for the Mission in 2018. The note required principal payment of \$66,666 on or before January 2019 and another \$66,666 payment on or before April 2019. Thereafter, the borrower shall make principal payments of \$61,739 on each October, January, and April until maturity. The note requires monthly interest payments at a variable interest rate of LIBOR plus 2.25%, which was approximately 3.66% and 4.62% for the years ended June 30, 2020 and June 30, 2019. The note commenced on May 14, 2018 and matures on January 6, 2024.

The outstanding principal balance of the promissory note is \$679,126 and \$864,343 as of June 30, 2020 and June 30, 2019, respectively. During the years ended June 30, 2020 and 2019, interest expense of \$31,992 and \$49,936 was incurred and paid.

On August 11, 2020, the promissory note was paid off with net sales proceeds of the land at Camp Bennett.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

Construction Ioan

The Mission previously had an unsecured construction loan of \$3,300,000 with the regional financial institution that was used to refinance the development and reconstruction of the Gales School property as the Mission's new homeless shelter. The loan is secured by approximately 219.36 acres owned by the Mission at Camp Bennett in Montgomery County, Maryland including approximately 81 acres zoned for single family residential building lots to any lender.

In December 2018, the construction loan was modified to the amount of \$1,107,806. The loan requires monthly interest payments at a variable interest rate of LIBOR plus 2%, which was approximately 3.41% and 4.37% for the years ended June 30, 2020 and 2019. Starting January 6, 2019, the loan also requires monthly principal payments from October through June of \$10,476. The proceeds of \$1,422,000 from the sale of Gospel Mission House in Note 18 was utilized to pay down the existing balance of the construction loan during the year ended June 30, 2019.

During the years ended June 30, 2020 and 2019, interest expense of \$38,372 and \$77,823 was incurred and paid. The loan has an outstanding balance of \$950,666 and \$1,044,950 as of June 30, 2020 and 2019, respectively, and matures on January 6, 2024. Management plans to sell the single family residential building lots to pay off this loan.

On August 11, 2020, the construction loan was paid off with net sales proceeds of the land at Camp Bennett.

City First Bank of D.C. - Loan A

On July 9, 2013, City First Bank of D.C. provided Mission DC Landlord, LLC loan financing in the amount of \$11,075,000, which is secured by the Gales School building improvements at Massachusetts Avenue NW, Washington, D.C. as pledged collateral. Beginning on September 1, 2013 interest-only payments are due in quarterly installments until November 30, 2020. The interest rate for the loan is 1.019%. On December 1, 2020, loan payments of principal and interest are due in quarterly installments until the maturity date at December 1, 2042.

As of June 30, 2020 and 2019, \$11,075,000 of principal has been advanced and remains outstanding. During the years ended June 30, 2020 and 2019, interest expense of \$140,135 and \$140,062 was incurred, respectively, which includes amortization of debt issuance costs of \$27,208 and \$27,208 for the years ended June 30, 2020 and 2019, respectively. As of June 30, 2020 and 2019, \$9,405 remains payable and is included in accounts payable and accrued expenses on the accompanying consolidated statements of financial position.

City First Bank of D.C. - Loan B

On July 9, 2013, City First Bank of D.C. provided Mission DC Landlord, LLC loan financing in the amount of \$3,625,000. Beginning on September 1, 2013 interest-only payments are due in quarterly installments until November 30, 2020. The interest rate for the loan is 1.019%. On December 1, 2020, loan payments of principal and interest are due in quarterly installments until the maturity date at December 1, 2042.

As of June 30, 2020 and 2019, \$3,625,000 of principal has been advanced and remains outstanding. During the years ended June 30, 2020 and 2019, interest expense of \$43,787 was incurred, which includes amortization of debt issuance costs of \$6,848 for the years ended June 30, 2020 and 2019. As of June 30, 2020 and 2019, \$2,984 and \$2,923, respectively, remains payable and is included in accounts payable and accrued expenses on the accompanying consolidated statements of financial position.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

As of June 30, 2020 and 2019, the outstanding principal balance of the unsecured construction loan, net of unamortized debt issuance costs is \$14,057,083 and \$14,023,027, respectively:

		2020	2019			
Mortgage notes payable Unamortized debt issuance costs		14,700,000 (642,917)	\$	14,700,000 (676,973)		
Net	\$	14,057,083	\$	14,023,027		

The following is a summary of future principal payments required under all mortgage and notes payable for the years ending June 30:

2021	\$ 872,708
2022	878,775
2023	884,906
2024	1,402,886
2025	617,853
Thereafter	11,672,664
Total	\$ 16,329,792

On July 14, 2020, in connection with unwind of the new market tax credit financing structure at the end of the tax credit period, Loan A and Loan B were assigned to Central Union Mission from City First Bank of D.C. and were subsequently forgiven.

Unsecured note

The Mission entered into an Affordable Housing Program Agreement with Branch Banking and Trust Company ("BB&T"), as a member of Federal Home Loan Bank of Atlanta ("FHLB"), whereas BB&T provided a \$500,000 direct subsidy to the Mission for use by an affiliate to finance affordable housing for very low, low and moderate income households. The note is unsecured. As of June 30, 2020 and 2019, the balance was \$500,000 and is included in net assets with donor restrictions on the accompanying consolidated statements of changes in net assets. The Mission shall repay to BB&T that portion of the subsidy payment plus interest as determined at BB&T's discretion if the affiliate is found to be noncompliant with the policies of the Affordable Housing Program Agreement.

Note 10 - Lease commitments

Capital lease

The Mission entered into lease agreements for vehicles and trailer, classified as capital leases, with lease terms through December 2020. Depreciation of the asset under the capital leases is included in depreciation expense.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

The asset acquired under the capital leases is included in property and equipment as follows at June 30:

		 2019		
Leased corporate vehicles Less: Accumulated depreciation	\$	230,066 (207,213)	\$ 230,066 (168,256)	
	\$	22,853	\$ 61,810	

The following is a summary of the future minimum payments required under the capital lease agreement as of June 30, 2021:

Total future minimum payments Less: Amount representing interest	\$ 46,035 (564)
Present value of future minium lease at June 30, 2020	\$ 45,471

Interest expense of \$2,046 and \$3,398, respectively, was incurred and paid during the years ended June 30, 2020 and 2019.

In connection with these capital leases, the Mission is responsible for other charges and reimbursements on the rental vehicles and trailer. As of June 30, 2020 and 2019, the Mission incurred \$3,563 and \$5,533, respectively, of such costs and is included with rent and occupancy costs on the accompanying consolidated statements of functional expenses.

Operating leases

The Mission leases digital copiers and a mailing system under several noncancelable operating lease agreements that expire at various times through the year ending 2022. The leases require monthly payments at various times through the years ending June 30, 2025. For the years ended June 30, 2020 and 2019, rent expense of \$80,899, and \$73,398, respectively, was incurred.

On August 19, 2017, the Mission entered into a lease with East Blade Investors, LLP for rental property at 3194-B Bladensburg Road, NE, Washington, DC to be used as the Family Ministry Center. The term of the lease is five years and four months commencing on October 1, 2017 through January 31, 2022, with an option to renew for five years. The monthly lease payments for this property will be \$12,083, increasing at 3% per annum. The Mission is entitled to occupy the property free of any payment for installments of rent during the first two months (October 1, 2016 through November 30, 2016) and shall be responsible for 50% of rent for the succeeding four months (December 1, 2016 through March 30, 2017) of the term of the lease, resulting in a combination of deferred rent abatement and deferred rent of \$59,253. For the years ended June 30, 2020 and 2019, rent expense of \$166,034 and \$138,059, respectively, was incurred.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

As of June 30, 2020, future minimum lease commitments under the noncancelable operating lease agreements are as follows for the years ending June 30:

2021	\$ 162,010
2022	96,831
	 _
	\$ 258,841

Office lease

Effective January 2018, the Mission entered into a ten-year lease agreement with Jemal's Calvert Kenilworth L.L.C. to move its administrative office from 2600 12th Street to 6811 Kenilworth Avenue. The new lease calls for monthly payments of \$5,647 with increases of 4% per annum. The term of the lease commences on January 1. The Mission is entitled to occupy the property free of any payment for installments of rent during the first five months (January 1, 2018 through May 31, 2018) and shall be responsible for one month rent (June 2018) of the term of the lease, resulting in a combination of deferred rent abatement and deferred rent of \$32,549.

As of June 30, 2020 and 2019, rent expense of \$70,118 and \$75,628, respectively, was incurred and future minimum lease commitments under the noncancelable office lease agreement are as follows for the year end June 30:

2021	\$ 72,376
2022	75,271
2023	78,282
2024	81,414
2025	84,670
Thereafter	226,324
Total	\$ 618,337

Ground lease

In August 2011, the Mission entered into a 40-year ground lease with the District of Columbia to lease the Gales School property. The lease has an original term of 40 years beginning September 2011 with an option for the Mission to extend the lease for an additional 25 years. Under the terms of the lease, the Mission is required to operate and maintain a 150-bed homeless shelter as the permitted use of the property over the 40-year term and 25-year renewal. The annual base rent is \$1 per year. For the years ended June 30, 2020 and 2019, rent expense of \$1 was incurred.

The Mission is also responsible for all improvements necessary to bring the facility up to code for occupancy. The Mission incurred the total initial construction cost of \$19,250,710, which was capitalized as incurred by the Mission during the year ended June 30, 2014. Such costs are amortized over 40 years in accordance with Mission's capitalization and depreciation policy. In conjunction with the lease agreement and given the risk associated with improving and maintaining the property, the Mission created a limited liability company, Mission DC Manager, LLC, and assigned the leasing rights, with the approval of the District of Columbia, to the limited liability company. The limited liability company's sole member is the Mission and its sole purpose is the furtherance of the Mission's exempt purpose. The ground lease may be terminated by either party should the Mission not obtain government approvals for the building plans and related improvements to bring the property up to code for accessibility and use or may be terminated by the

Notes to Consolidated Financial Statements June 30, 2020 and 2019

District should the Mission otherwise fail to perform on its obligations under the lease. The lease income and the lease obligations among the Mission and its Subsidiaries are eliminated.

Note 11 - Net assets

Without donor restrictions net assets consist to two categories: 1) undesignated: funds that are currently available to support the Organization's daily operations and 2) board designated: funds restricted by the Board of Directors for specific purposes. As of June 30, 2020 and 2019, there were no board designated net assets.

With donor restricted net assets as of June 30, 2020 and 2019 are \$577,680 and \$543,166, respectively, which consist of the implied time restrictions on pledge and bequest receivables and funds earmarked for educational assistance and scholarship programs. During the years ended June 30, 2020 and 2019, net assets with donor restrictions of \$44,402 and \$87,387 were released from restriction, respectively. Net asset with donor restrictions are available for the following purposes or time restrictions:

0000

0040

	 2020	 2019
Affordable Housing Program funds Kohlmeier loan funds Thorp Vaglio Lauren Lambert House funds	\$ 500,000 42,680 - 106,171	\$ 500,000 38,764 4,402
	\$ 648,851	\$ 543,166

Note 12 - Developer fee

On July 9, 2013, the Mission has entered into a development agreement with Mission DC Landlord, LLC, a related party, to construct, rehabilitate, improve, maintain, operate, lease and otherwise deal with renovation of the Gales School project. As a fee for those services, the Mission is being paid a fee equal to 20% of the qualified rehabilitation expense incurred. As of June 30, 2020 and 2019, the balance of \$2,459,270 and \$2,507,803, respectively, remains payable from Mission DC Landlord, LLC. The balance was eliminated on the accompanying consolidated statements of financial position and the associated depreciation expense on the buildings and improvements was eliminated on the accompanying consolidated statements of activities.

Note 13 - Lease and rental income

During the years ended June 30, 2020 and 2019, the Mission rented a portion of its land at Camp Bennett to an unrelated third party farm on a year-to-year lease in the amount of \$5,300 and \$5,800, respectively. The income is included in lease and rental income on the accompanying consolidated statements of activities. The lease arrangement was terminated at June 30, 2020.

The Mission also rented the space at Camp Bennett to various organizations and earned rental income of \$35,212 and \$83,133 for the years ended June 30, 2020 and 2019, respectively.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

Note 14 - Fundraising and development expenses

In accordance with generally accepted accounting principles for nonprofit organizations, the Mission expenses fundraising and advertising costs when incurred. As such, fundraising and advertising expense is generally recognized when the fundraising event occurs or advertisement occurs. Fundraising and advertising costs totaled \$2,296,141 and \$2,310,620 during the fiscal years ended June 30, 2020 and 2019, respectively.

Note 15 - Retirement plan

The Mission provides a SIMPLE IRA retirement plan for employees meeting certain minimum eligibility requirements. Employees meeting the eligibility requirements may make tax-deferred contributions up to statutory limits as set by the IRS. The Mission makes matching contributions up to 3% of eligible compensation as defined by the plan. Retirement plan expense associated with matching contributions was \$24,221 and \$20,869 for the fiscal years ended June 30, 2020 and 2019, respectively.

Note 16 - Commitments and contingencies

Sales contingencies

The Mission has incurred substantial predevelopment costs to subdivide a portion of its property at Camp Bennett in Montgomery County, Maryland into residential building lots. It includes approximately 81 acres of land in Brookville, Maryland that is part of Camp Bennett with total 219.36 acres of land, zoned for residential building lots for development and sale. These lots are part of the security for the credit facility and the proceeds from any sale would first be directed to reduce the existing balances on the credit facility and on the construction loan described in Note 9.

On July 9, 2018, the Mission entered into an agreement of purchase and sale with a third party in the amount of \$4,050,000 for the Camp Bennett lots, pending the successful due diligence process. There were two further amendments to the agreement of purchase and sales made on November 5, 2018 and May 19, 2019, respectively. The nature of the amendments were to allow the Seller to draw down deposits contributed by the Buyer, for shifting responsibilities for remaining government approvals and project management from Seller to Buyer, certain credits to the purchase price and to transfer certain other responsibilities to Buyer. This contract is under due diligence process by the buyer, management and the governing board. The underlying assets are composed of land and building of \$11,615 and \$11,615 and costs of sale of \$1,254,358 and \$1,212,179, at June 30, 2020 and 2019. The balances are included in long-lived assets held for sale on the accompanying consolidated statements of financial position.

On August 10, 2020, the Mission closed the sale for \$4,050,000. The Mission received \$1,730,292 from the buyer after factoring closing costs. The proceeds were utilized to pay off the existing balances of the promissory note and the construction loan.

Disputes and disagreements

The Mission is, from time-to-time, involved in various legal actions, claims or disputes arising from the normal course of business that, in the opinion of management will not have a significant impact upon the Mission's financial condition or operations. The legal counsel assessed that the estimated loss is remote and as such, no liabilities were accrued for such contingencies on the accompanying consolidated financial statements. No assurances can be given regarding any unasserted claims.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

COVID-19

In early 2020, an outbreak of a novel strain of coronavirus (COVID-19) emerged globally. As a result, events have occurred including mandates from federal, state and local authorities leading to an overall decline in economic activity which could result in a loss of revenue and other material adverse effects to the Organization's financial position, results of operations, and cash flows. The Organization is not able to reliably estimate the length or severity of this outbreak and the related financial impact.

Note 17 - Concentration of credit risk

The Organization maintains its cash and cash equivalents in several accounts in several banks. At times, these balances may exceed the federal insurance limits; however, the Mission has not experienced any losses with respect to its balances in excess of amounts insured by the Federal Deposit Insurance Corporation ("FDIC"). Management believes that no significant concentration of credit risk exists with respect to these balances at June 30, 2020.

Note 18 - Gospel Rescue Ministries

On October 21, 2013, the Gospel Rescue Ministries of Washington, D.C. Inc. entered into an agreement with the Mission, agreeing to transfer its Fulton House (subsequently named as Gospel Mission House after the transfer) at 512 I Street, N.W., Washington, D.C. and Lambert House at 1733 T Street, S.E., Washington, D.C., and other certain assets, as defined by the agreement, to the Mission, free and clear of all liens, claims, encumbrances, and interests, as contributions. On the transfer date, the fair values of the properties, building and land, were \$920,000 for the property at 512 I Street, N.W., Washington, D.C. and \$725,000 for the property at 1733 T Street, S.E., Washington, D.C.

The Gospel Rescue Ministries of Washington, D.C. Inc., the donor of Gospel Mission House restricted the Mission's right to dispose of Gospel Mission House, for a period of three years after the transfer. The contribution of Gospel Mission House, in the amount of \$920,000, was released from restriction in 2017.

On November 9 2018, the Mission sold Gospel Mission House for \$2,550,000. The Mission received \$2,382,570 from the buyer after factoring closing costs, which resulted a gain on sale in the amount of \$1,530,073. The proceeds of \$1,922,000 were utilized to pay off \$500,000 of the line of credit (Note 9) and to pay down the existing balance of the construction loan in the amount of \$1,422,000 (Note 9).

Note 19 - Ready to Work program

The Ready to Work program is a work/training program conducted by the Mission for homeless and unemployed men and women who are ready to help themselves out of homelessness toward self-sufficiency. Program participants provide cleaning services for several business districts in the City and are contracted through the Mission. Program revenues during the years ended June 30, 2020 and 2019 were \$820,181 and \$915,304, respectively, and are included in program service revenue on the accompanying consolidated statements of activities. As of June 30, 2020 and 2019, \$189,531 and \$147,553, respectively, remains receivable.

Notes to Consolidated Financial Statements June 30, 2020 and 2019

Note 20 - Subsequent events

Events that occur after the consolidated statement of financial position date, but before the consolidated financial statements were available to be issued, must be evaluated for recognition or disclosure. The effects of subsequent events that provide evidence about conditions that existed at the consolidated statement of financial position date are recognized in the accompanying consolidated financial statements. Subsequent events which provide evidence about conditions that existed after the consolidated statement of financial position date require disclosure in the accompanying notes. Management evaluated the activity of the Organization through September 28, 2020 (the date the financial statements were available to be issued), and concluded that the following subsequent event has occurred and requires disclosure:

In July, 2020, in connection with unwinding of the new market tax credit financing structure at the end of the tax credit period, Central Union Mission executed agreements and plans of liquidation for Mission DC Manager, LLC and Mission DC Master Tenant, LLC. Central Union Mission will own 100% membership interest of Mission DC Landlord, LLC. Chase NMTC Mission Investment Fund, LLC note receivable (note 7) was assigned to the Mission. Loan A and Loan B (note 9) were assigned to Central Union Mission from City First Bank of D.C. The corresponding debt and receivable were subsequently forgiven.

On August 10, 2020, the Mission sold the designated residential building lots at Camp Bennett for \$4,050,000. The Mission received \$1,730,292 from the buyer after factoring closing costs. The proceeds were utilized to pay off the existing balances of the promissory note and the construction loan (Note 9).



Supplementary Information

Consolidating Statements of Financial Position June 30, 2020

			Mission DC Mission DC Master Tenant, Landlord, LLC LLC		Total		Eliminations		 consolidated		
Current assets											
Cash and cash equivalents	\$ 1,481,783	\$	-	\$	144,828	\$ 73,641	\$	1,700,252	\$	-	\$ 1,700,252
Accounts, grants and interest receivable, net	207,768		-		-	-		207,768		-	207,768
Intercompany receivable	2,426,353		-		-	64,943		2,491,296		(2,491,296)	-
Short-term marketable securities	39,606		-		-	-		39,606		-	39,606
Employee advances	336		-		-	-		336		-	336
Prepaid expenses and other	27,084		-		-	-		27,084		-	27,084
Long-lived assets held for sale	 1,265,973					 		1,265,973		-	 1,265,973
Total current assets	 5,448,903				144,828	138,584		5,732,315		(2,491,296)	3,241,019
Property and equipment											
Land and site improvements	229,788		-		-	_		229,788		-	229,788
Buildings and improvements	3,144,926		-		19,097,790	-		22,242,716		(2,623,061)	19,619,655
Furniture and equipment	316,972		-		210,181	-		527,153		-	527,153
Corporate vehicles	 347,883				<u> </u>	-		347,883		-	347,883
	4,039,569		_		19,307,971	_		23,347,540		(2,623,061)	20,724,479
Less: Accumulated depreciation	 (1,898,283)				(3,444,373)	 -		(5,342,656)		442,782	(4,899,874)
Property and equipment, net	 2,141,286				15,863,598	 		18,004,884		(2,180,279)	15,824,605
Other long-term assets											
Restricted reserve	-		-		5,711	-		5,711		-	5,711
Marketable securities	282,601		-		-	-		282,601		-	282,601
Investments in subsidiary and affiliates	1,132,914		1,133,028		2,341	1,146,009		3,414,292		(3,414,292)	-
Loans and note receivable, net	 11,075,000							11,075,000		-	 11,075,000
Total other long-term assets	 12,490,515		1,133,028		8,052	 1,146,009		14,777,604		(3,414,292)	11,363,312
Total assets	\$ 20,080,704	\$	1,133,028	\$	16,016,478	\$ 1,284,593	\$	38,514,803	\$	(8,085,867)	\$ 30,428,936

Supplementary Information

Consolidating Statements of Financial Position June 30, 2020

	_		 Mission DC Mission DC				Mission DC						
		entral Union Mission	Manager, LLC		Landlord, LLC		Master Tenant, LLC		Total		Eliminations		onsolidated
Current liabilities													
Accounts payable and accrued expenses	\$	545,839	\$ -	\$	15,289	\$	2,100	\$	563,228	\$	-	\$	563,228
Accrued payroll and payroll taxes		176,698	-		-		-		176,698		-		176,698
Accrued leave		93,644	-		-		-		93,644		-		93,644
Current portion of deferred rent and deferred lease													
incentive		19,879	-		-		-		19,879		-		19,879
Intercompany payable		-	34,367		2,459,270		-		2,493,637		(2,493,637)		-
Current portion of promissory note		185,217	-		-		-		185,217		-		185,217
Current portion of long-term notes payable		94,284	-		593,207		-		687,491		-		687,491
Current portion of long-term capital lease obligations		45,471							45,471				45,471
Total current liabilities		1,161,032	34,367		3,067,766		2,100		4,265,265		(2,493,637)		1,771,628
Long-term liabilities													
Promissory note, net of current portion		493,909	-		-		-		493,909		-		493,909
Notes payable, net of current portion and													
unamortized debt issuance costs		856,382	-		13,463,876		-		14,320,258		-		14,320,258
Long-term capital lease obligations, net of current		,			, ,								, ,
portion		_	-		_		_		_		_		_
Deferred rent and deferred lease incentive, net of													
current portion		56,238	-		-		-		56,238				56,238
Total liabilities		2,567,561	 34,367		16,531,642		2,100		19,135,670		(2,493,637)		16,642,033
Net assets													
Without donor restrictions													
Controlling interest		16,864,292	1,098,661		(515, 164)		1,282,493		18,730,282		(5,592,230)		13,138,052
Noncontrolling interest		-	-		-		-		-		(-,,)		-
With donor restrictions		648,851			-		-		648,851		-		648,851
Total net assets		17,513,143	1,098,661		(515,164)		1,282,493		19,379,133		(5,592,230)		13,786,903
Total liabilities and net assets	\$	20,080,704	\$ 1,133,028	\$	16,016,478	\$	1,284,593	\$	38,514,803	\$	(8,085,867)	\$	30,428,936

Supplementary Information

Consolidating Statements of Financial Position June 30, 2019

	Central Union Mission		Mission DC Manager, LLC		Mission DC Landlord, LLC		Mission DC Master Tenant, LLC		Total		Eliminations		 consolidated
Current assets													
Cash and cash equivalents	\$	779,134	\$	-	\$	45,699	\$	45,641	\$	870,474	\$	-	\$ 870,474
Accounts, grants and interest receivable, net		165,826		-		-		-		165,826		-	165,826
Intercompany receivable		2,479,886		-		-		65,627		2,545,513		(2,545,513)	-
Short-term marketable securities		39,264		-		-		-		39,264		-	39,264
Employee advances		3,419		-		-		-		3,419		-	3,419
Prepaid expenses and other		32,651		-		-		-		32,651		-	32,651
Long-lived assets held for sale		1,223,794			<u> </u>					1,223,794			 1,223,794
Total current assets		4,723,974				45,699		111,268		4,880,941		(2,545,513)	2,335,428
Property and equipment													
Land and site improvements		229,788		-		_		-		229,788		-	229,788
Buildings and improvements		3,111,831		-		19,106,323		-		22,218,154		(2,623,061)	19,595,093
Furniture and equipment		316,972		-		210,181		-		527,153		-	527,153
Corporate vehicles		347,883								347,883		-	347,883
		4,006,474		_		19,316,504		_		23,322,978		(2,623,061)	20,699,917
Less: Accumulated depreciation		(1,691,807)				(2,937,324)				(4,629,131)		375,524	(4,253,607)
Property and equipment, net		2,314,667				16,379,180				18,693,847		(2,247,537)	16,446,310
Other long-term assets													
Restricted reserve		-		-		43,123		-		43,123		-	43,123
Marketable securities		278,738		-		· <u>-</u>		-		278,738		-	278,738
Investments in subsidiary and affiliates		1,132,913		1,133,028		-		1,146,009		3,411,950		(3,411,950)	-
Loans and note receivable, net		11,077,564								11,077,564		-	 11,077,564
Total other long-term assets		12,489,215		1,133,028		43,123		1,146,009		14,811,375		(3,411,950)	11,399,425
Total assets	\$	19,527,856	\$	1,133,028	\$	16,468,002	\$	1,257,277	\$	38,386,163	\$	(8,205,000)	\$ 30,181,163

Supplementary Information

Consolidating Statements of Financial Position June 30, 2019

	Central Union Mission		Mission DC Manager, LLC		Mission DC Landlord, LLC		Mission DC Master Tenant, LLC		Total		Eliminations		C	onsolidated
Current liabilities														
Accounts payable and accrued expenses	\$	944,821	\$	-	\$	12,328	\$	-	\$	957,149	\$	-	\$	957,149
Accrued payroll and payroll taxes		178,511		-		-		-		178,511		-		178,511
Accrued leave		56,244		-		-		-		56,244		-		56,244
Current portion of deferred rent and deferred lease		4= 044												
incentive		17,944		-		-		-		17,944		- (0 - 4 - 5 4 0)		17,944
Intercompany payable		-		29,054		2,516,459		-		2,545,513		(2,545,513)		-
Current portion of promissory note		185,217		-		-		-		185,217		-		185,217
Current portion of long-term notes payable		94,284		-		147,361		-		241,645		-		241,645
Current portion of long-term capital lease		07.450								07.450				07.450
obligations		37,150								37,150	-			37,150
Total current liabilities		1,514,171		29,054		2,676,148				4,219,373		(2,545,513)		1,673,860
Long-term liabilities														
Promissory note, net of current portion		679,126		-		-		-		679,126		-		679,126
Notes payable, net of current portion and														
unamortized debt issuance costs		950,666		-		13,875,666		-		14,826,332		-		14,826,332
Long-term capital lease obligations, net of current		•												
portion		44,333		_		_		-		44,333		_		44,333
Deferred rent and deferred lease incentive, net of		,								,				,
current portion		63,241		-				-		63,241				63,241
Total liabilities		3,251,537		29,054		16,551,814		-		19,832,405		(2,545,513)		17,286,892
Net assets														
Without donor restrictions														
Controlling interest		15,733,153		1,103,974		(83,812)		-		16,753,315		(5,494,487)		11,258,828
Noncontrolling interest		-		· · ·		-		1,257,277		1,257,277		(165,000)		1,092,277
With donor restrictions		543,166						-		543,166		-		543,166
Total net assets		16,276,319		1,103,974		(83,812)		1,257,277		18,553,758		(5,659,487)		12,894,271
Total liabilities and net assets	\$	19,527,856	\$	1,133,028	\$	16,468,002	\$	1,257,277	\$	38,386,163	\$	(8,205,000)	\$	30,181,163

See Independent Auditor's Report.

Supplementary Information

Consolidating Statements of Activities Year Ended June 30, 2020

	Central Union Mission	Mission DC Manager, LLC	Mission DC Landlord, LLC	Mission DC Master Tenant, LLC	Total	Eliminations	Consolidated
Public support and revenue							
Public support							
In-kind donations and services	\$ 8,013,783	\$ -	\$ -	\$ -	\$ 8,013,783	\$ -	\$ 8,013,783
Contributions and gifts	6,649,710	-	-	-	6,649,710	-	6,649,710
Pledges and bequests	151,972	-	-	-	151,972	-	151,972
Private and foundation grants	841,357	-	-	-	841,357	-	841,357
Revenue							
Program services	924,158	-	-	-	924,158	-	924,158
Investment income	7,969	-	-	-	7,969	-	7,969
Lease and rental income	40,512	-	302,000	335,000	677,512	(637,000)	40,512
Miscellaneous income	88,100	-	-	-	88,100	-	88,100
Gales School income							
Interest income	110,714		100		110,814		110,814
Total public support and revenue	16,828,275	<u> </u>	302,100	335,000	17,465,375	(637,000)	16,828,375
Expenses							
Program services							
Family ministry	7,397,988	-	-	-	7,397,988	-	7,397,988
Men's ministry	4,912,926	5,313	708,452	309,784	5,936,475	(637,000)	5,299,475
Partners	180,433	<u> </u>			180,433		180,433
Total program services	12,491,347	5,313	708,452	309,784	13,514,896	(637,000)	12,877,896
Supporting services							
Management and general	823,282	-	-	-	823,282	(67,257)	756,025
Fundraising and development	2,296,141	<u> </u>			2,296,141		2,296,141
Total supporting services	3,119,423	<u> </u>			3,119,423	(67,257)	3,052,166
Total expenses	15,610,770	5,313	708,452	309,784	16,634,319	(704,257)	15,930,062
Other items							
Gain (loss) on sale/write-off of fixed assets	_	-	(25,000)	-	(25,000)	-	(25,000)
Realized and unrealized gain (loss) on investments	20,874				20,874		20,874
Total other items	20,874	<u> </u>	(25,000)		(4,126)		(4,126)
Change in net assets	1,238,379	(5,313)	(431,352)	25,216	826,930	67,257	894,187
Change in net assets attributable to noncontrolling interest							
Change in net assets attributable to the Organization	\$ 1,238,379	\$ (5,313)	\$ (431,352)	\$ 25,216	\$ 826,930	\$ 67,257	\$ 894,187

Supplementary Information

Consolidating Statements of Activities Year Ended June 30, 2019

	Central Union Mission	Mission DC Manager, LLC	Mission DC Landlord, LLC	Mission DC Master Tenant, LLC	Total		Eliminations	Consolidated
Public support and revenue	_	 			-	-		
Public support								
In-kind donations and services	\$ 8,495,297	-	\$ -	\$ -	\$	8,495,297	\$ -	\$ 8,495,297
Contributions and gifts	5,524,743	-	-	-		5,524,743	-	5,524,743
Pledges and bequests	106,853	-	-	-		106,853	-	106,853
Private and foundation grants	617,312	-	-	-		617,312	-	617,312
Revenue								
Program services	1,065,414	-	-	-		1,065,414	-	1,065,414
Investment income	9,983	-	-	-		9,983	- (227 222)	9,983
Lease and rental income	88,933	-	302,000	335,000		725,933	(637,000)	88,933
Miscellaneous income	104,609	-	-	-		104,609	-	104,609
Gales School income	440 744		0.45			444.050		444.050
Interest income	110,714	 <u>-</u>	345			111,059		111,059
Total public support and revenue	16,123,858	 	302,345	335,000		16,761,203	(637,000)	16,124,203
Expenses								
Program services								
Family ministry	7,925,675	-	-	-		7,925,675	-	7,925,675
Men's ministry	5,497,985	7,290	696,998	309,290		6,511,563	(637,000)	5,874,563
Partners	171,430	 				171,430		171,430
Total program services	13,595,090	 7,290	696,998	309,290		14,608,668	(637,000)	13,971,668
Supporting services								
Management and general	704,936	-	-	-		704,936	(67,258)	637,678
Fundraising and development	2,310,620	 				2,310,620		2,310,620
Total supporting services	3,015,556	 				3,015,556	(67,258)	2,948,298
Total expenses	16,610,646	 7,290	696,998	309,290		17,624,224	(704,258)	16,919,966
Other items								
Gain (loss) on sale/write-off of fixed assets	1,530,073	_	_	_		1,530,073	_	1,530,073
Realized and unrealized gain on investments	74,966	_	_	_		74,966	_	74,966
realized and differenced gain on investments	74,300	 				74,900		74,300
Total other items	1,605,039	 -				1,605,039		1,605,039
Change in net assets	1,118,251	(7,290)	(394,653)	25,710		742,018	67,258	809,276
Change in net assets attributable to noncontrolling interest		 		25,710		25,710	(33,000)	(7,290)
Change in net assets attributable to the Organization	\$ 1,118,251	\$ (7,290)	\$ (394,653)	\$ -	\$	716,308	\$ 100,258	\$ 816,566

See Independent Auditor's Report.

Supplementary Information

Consolidating Statements of Changes in Net Assets (Net Deficit) Years Ended June 30, 2020 and 2019

		Net Asse	ts Without	Donor Re	estrictio	ons								
Central Union Mission	Controlling		Noncontrolling			Total		ith donor strictions	Co	Prior to pnsolidating	E	liminations	Tota	al Net Assets
Balance, June 30, 2018	\$	14,541,918	\$	-	\$	14,541,918	\$	616,150	\$	15,158,068	\$	(1,156,609)	\$	14,001,459
Change in net assets, June 30, 2019		1,191,235	,			1,191,235		(72,984)		1,118,251		335,000		1,453,251
Balance, June 30, 2019		15,733,153		-		15,733,153		543,166		16,276,319		(821,609)		15,454,710
Change in net assets, June 30, 2020		1,132,694		-		1,132,694		105,685		1,238,379		335,000		1,573,379
Change in net assets, June 30, 2020		(1,555)		-		(1,555)				(1,555)				(1,555)
Balance, June 30, 2020	\$	16,864,292	\$	-	\$	16,864,292	\$	648,851	\$	17,513,143	\$	(486,609)	\$	17,026,534
		Net Asse		Total Net Asse Prior to With donor Consolidating				_		.				
Mission DC Manager, LLC		Controlling	Noncon	itrolling		Total	res	strictions	<u>E</u>	liminations	<u>E</u>	liminations	lota	al Net Deficit
Balance, June 30, 2018	\$	1,111,264	\$	-	\$	1,111,264	\$	-	\$	1,111,264	\$	(1,133,028)	\$	(21,764)
Change in net assets, June 30, 2019		(7,290)	-			(7,290)				(7,290)				(7,290)
Balance, June 30, 2019		1,103,974		-		1,103,974		-		1,103,974		(1,133,028)		(29,054)
Change in net assets, June 30, 2020		(5,313)				(5,313)				(5,313)				(5,313)
Balance, June 30, 2020	\$	1,098,661	\$	-	\$	1,098,661	\$	-	\$	1,098,661	\$	(1,133,028)	\$	(34,367)

Supplementary Information

Consolidating Statements of Changes in Net Assets (Net Deficit) Years Ended June 30, 2020 and 2019

		Net Asse	ets Wi	thout Donor Re	strictio	ons								
Mission DC Landlord, LLC	(Controlling	Noncontrolling			Total	With donor restrictions		Total Net Assets Prior to Consolidating Eliminations		<u>E</u>	liminations	Tota	al Net Deficit
Balance, June 30, 2018	\$	310,841	\$	-	\$	310,841	\$	-	\$	310,841	\$	(3,305,108)	\$	(2,994,267)
Change in net assets, June 30, 2019		(394,653)				(394,653)				(394,653)		(234,742)		(629,395)
Balance, June 30, 2019		(83,812)		-		(83,812)		-		(83,812)		(3,539,850)		(3,623,662)
Change in net assets, June 30, 2020		(431,352)				(431,352)				(431,352)		(234,743)		(666,095)
Balance, June 30, 2020	\$	(515,164)	\$	_	\$	(515,164)	\$	_	\$	(515,164)	\$	(3,774,593)	\$	(4,289,757)
Mission DC Master Tenant, LLC		Net Asse		thout Donor Re	strictio	ons Total		With donor restrictions	Co	Net Assets Prior to nsolidating iminations	E	liminations	Tota	al Net Assets
Balance, June 30, 2018	\$	-	\$	1,231,567	\$	1,231,567	\$	-	\$	1,231,567	\$	(132,000)	\$	1,099,567
Change in net assets, June 30, 2019				25,710		25,710				25,710		(33,000)		(7,290)
Balance, June 30, 2019		-		1,257,277		1,257,277		-		1,257,277		(165,000)		1,092,277
Transfer of membership interest		1,257,277		(1,257,277)		-		-		-		-		-
Change in net assets, June 30, 2020		25,216				25,216				25,216		(33,000)		(7,784)
Balance, June 30, 2020	\$	1,282,493	\$	-	\$	1,282,493	\$	-	\$	1,282,493	\$	(198,000)	\$	1,084,493

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