Financial Statements June 30, 2025 and 2024

Washington State Housing Finance Commission (A Component Unit of the State of Washington)



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## **Independent Auditor's Report**

To the Board of Commissioners Washington State Housing Finance Commission Seattle, Washington

#### **Report on the Audit of the Financial Statements**

# **Opinion**

We have audited the financial statements of the business-type activities of the Washington State Housing Finance Commission (the Commission), a component unit of the State of Washington, as of and for the years ended June 30, 2025 and 2024, and the related notes to the financial statements, which collectively comprise the Commission's basic financial statements as listed in the table of contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the Washington State Housing Finance Commission as of June 30, 2025 and 2024, and the respective changes in financial position and, its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

#### **Basis for Opinion**

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Commission, and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### Responsibilities of Management for the Financial Statements

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

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Commission's ability to continue as a going concern for twelve months beyond the financial statements date, including any currently known information that may raise substantial doubt shortly thereafter.

## Auditor's Responsibilities for the Audit of the Financial Statements

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

In performing an audit in accordance with GAAS, we

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether
  due to fraud or error, and design and perform audit procedures responsive to those risks.
   Such procedures include examining, on a test basis, evidence regarding the amounts and
  disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit
  procedures that are appropriate in the circumstances, but not for the purpose of expressing
  an opinion on the effectiveness of the Commission's internal control. Accordingly, no such
  opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Commission's ability to continue as a going concern for a reasonable period of time.

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

#### Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis, the schedules of proportionate share of net pension liability (asset), contributions to the pension plan, and proportionate share of OPEB liability be presented to supplement the basic financial statements. Such information is the responsibility of management and, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with GAAS, which consisted of inquiries of

management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

# **Supplementary Information**

Our audit was conducted for the purpose of forming an opinion on the financial statements that collectively comprise the Commission's basic financial statements. The schedule of program net position, schedule of program revenues, expenses, and changes in program net position, schedule of program cash flows, and schedule of notes and bonds payable, are presented for purposes of additional analysis and are not a required part of the basic 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 basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with GAAS. In our opinion, the schedule of program net position, schedule of program revenues, expenses, and changes in net position, schedule of program cash flows, and schedule of notes and bonds payable are fairly stated, in all material respects, in relation to the basic financial statements as a whole.

Boise, Idaho

October 30, 2025

Esde Saelly LLP

Management's Discussion and Analysis June 30, 2025 and 2024

As management of the Washington State Housing Finance Commission (the Commission, we, or our), we offer readers of the Commission's financial statements this narrative overview and analysis of our financial activities for the year ended June 30, 2025. This overview and analysis is required by accounting principles generally accepted in the United States of America for governmental entities.

# **Financial Highlights**

During the fiscal year ended, or as of June 30, 2025 (FY 2025):

Net position increased \$128.5 million to \$1,064 million primarily due to the \$93.1 million increase in net position of Program-Related Investments (PRI) and \$34.2 million increase in the Single-Family Bond Program. The increase in the PRI resulted from an excess of revenues over expenses totaling \$49.2 million, mostly from the down payment assistance revenues from Homeownership's Home Advantage daily-priced mortgage program (Home Advantage) coupled with the operating transfer from the General Operating Fund (GOF) of \$44 million. The increase in the Single-Family Bond Program resulted primarily from increased interest earnings on mortgage loans and mortgage-backed securities (MBS), and other investments held in the bond fund.

During the fiscal year, cash, cash equivalents, and investments increased by \$27.2 million primarily due to an increase in cash equivalents in the Single-Family and Multifamily Housing Bond Programs awaiting investment in Mortgage-Backed Securities and deployment to Multifamily projects. This is offset by a decrease in PRI and GOF as funds were deployed to new program loans and the continued administration of the U.S. Department of Treasury's Homeowner Assistance Fund ("HAF"). Mortgage-Backed Securities increased by \$167.3 million as new single-family bonds issued for the purchase of such securities increased in the current fiscal year and prepayments of outstanding MBSs remained depressed due to elevated interest rates. Assets and deferred outflows of resources increased by \$364.6 million, largely due to these factors.

Total accounts payable and other liabilities increased by \$57.3 million to \$140.1 million, primarily due to a \$40 million PRI loan to the Single Family Bond Program, and an increase in partner funds invested in PRI programs. Total bonds payable of \$1.0 billion were outstanding, net of premiums and discounts, \$151.4 million above the prior year balance. This increase was a result of the net issuance of bonds (\$230.1 million) and the net payment of principal (\$75.2 million). Total notes payable of \$214.0 million were outstanding, an increase of \$66.7 million from the prior year. This increase was primarily due to additional draws on a line of credit in our Multifamily Housing Bond Program. Unearned revenue and other liabilities decreased by \$42.6 million to \$94.1 million at year end primarily as funds on hand for the aforementioned HAF grant were distributed to subrecipients. Liabilities and deferred inflows of resources increased by \$236.1 million, largely due to these factors.

PRI and GOF program fees and grant revenue increased by \$59.3 million due primarily to the implementation of the Covenant Homeownership Program funded by State grant proceeds in the new year, coupled with an increase in revenue from the Home Advantage program. Bond program revenues (mortgage interest, unrealized loss on MBSs, investment earnings and other) increased by \$32.0 million primarily due to net realized gains on MBSs, (\$17.6 million), and an increase in interest revenue from a higher balance of MBSs held in the bond portfolio.

Management's Discussion and Analysis

June 30, 2025 and 2024

#### **OVERVIEW OF THE FINANCIAL STATEMENTS**

The financial statements consist of three parts: Management's Discussion and Analysis, the financial statements, and the notes to the financial statements. The basic financial statements include the statements of net position, the statements of revenues, expenses, and changes in net position, and the statements of cash flows. The financial statements are presented in a manner similar to that of a private business using the economic resources measurement focus and the accrual basis of accounting.

The financial statements report information for all Commission programs and operations. The statements of net position include all Commission assets, liabilities and deferred inflows and outflows of resources. All revenues and expenses of the Commission are accounted for in the statements of revenues, expenses, and changes in net position. Program financial statements are presented as supplemental schedules. These schedules separate the financial statements into General Operating Fund, Program-Related Investments, and Bond Fund.

#### **Economic Outlook**

During the fiscal year, the 10-year Treasury note yield, the benchmark often used to price mortgage rates, fell slightly to 4.24% on June 30, 2025 from its June 30, 2024 rate of 4.36%. Average 30-year mortgage rates followed the modest decrease in the 10-year Treasury note yield, ending the year at 6.77% from 6.86% at the prior year end. Home prices continued their upward trajectory across the US, albeit at a slower pace. According to the S&P CoreLogic Case-Shiller U.S. National Home Price Index, home prices increased by 1.8% nationally year-over-year, down from 4.7%, while Seattle had just a 0.3% increase during the year. A tight supply of singlefamily homes coupled with high housing prices and elevated mortgage rates continued to make purchases by the Commission's low-to-moderate income target customers difficult.

The Commission generated approximately \$170.1 million in lendable proceeds for our House Key Opportunity program through the issuance of tax-exempt bonds in fiscal year 2025. The program targets first-time homebuyers in lower-income households, generally providing a lower interest rate and additional down payment options.

The Commission securitized 4,483 Home Advantage loans using funds generated from selling into the To Be Announced (TBA) market in fiscal year 2025, a 66% increase from the prior year. The dollar value of the loans purchased was about \$1.785 billion, up 71.6% from the year prior. The Commission continued to supplement its Home Advantage program by issuing taxable bonds during the year. During fiscal year 2025, the Commission generated approximately \$60 million in lendable proceeds through the issuance of taxable bonds for the program.

Demand for the 9% Low-Income Housing Tax Credit (LIHTC) for Multifamily housing continues to significantly outstrip supply. Therefore, many developers of affordable housing are using the 4% LIHTC program in conjunction with tax-exempt bonds. That program is constrained by the amount of private-activity bond volume cap available for such projects and has been substantially oversubscribed.

Based upon indications and actions of the Federal Reserve Board (the Fed) since the fiscal year end, we believe interest rates will continue to fall in the coming fiscal year as inflation nears stated targets. Falling short-term interest rates would decrease the carrying cost of the Commission's unhedged variable-rate debt in its Single-family program. However, there would also be an offsetting decrease in the return on the Commission's short-term investments. We anticipate falling interest rates to make our programs more accessible to potential home buyers in the state and anticipate an increase in production, particularly within our Home Advantage program.

#### FINANCIAL ANALYSIS OF THE COMMISSION

#### **Statements of Net Position**

The following table summarizes the changes in assets and deferred outflows of resources, liabilities, deferred inflows of resources, and net position between June 30, 2025 and 2024, (in millions):

	2025 2024		2024		2024		Change		
Assets									
Cash and cash equivalents	\$ 607.3	\$	611.4	\$	(4.1)	(0.7%)			
Investments	199.6		168.3		31.3	18.6%			
Accrued interest receivable	14.0		11.6		2.4	20.7%			
Fees receivable, net	15.3		13.3		2.0	15.0%			
Other receivables	0.2		4.2		(4.0)	(95.2%)			
Mortgage-backed securities,									
fair value	948.3		781.0		167.3	21.4%			
Mortgage loans, net	732.1		566.9		165.2	29.1%			
Prepaid fees and other	8.9		5.7		3.2	56.1%			
Total assets	2,525.7		2,162.4		363.3	16.8%			
Deferred Outflows of Resources	2.2		0.9		1.3	144.4%			
Total assets and deferred outflows									
of resources	\$ 2,527.9	\$	2,163.3	\$	364.6	16.9%			

	2025		2025 2024			Change			
Liabilities									
Accounts payable and									
other liabilities	\$	140.2	\$	82.9	\$	57.3	69.1%		
Accrued interest payable		9.0		7.6		1.4	18.4%		
Unearned revenue and other		94.1		136.7		(42.6)	(31.2%)		
Derivative instrument -									
interest rate swap		(1.1)		(1.5)		0.4	(26.7%)		
Notes payable		214.0		147.3		66.7	45.3%		
Bonds payable, net		1,000.0		848.6		151.4	17.8%		
Total liabilities		1,456.2		1,221.6		234.6	19.2%		
Deferred Inflows of Resources		7.6		6.1		1.5	24.6%		
Net Position									
Restricted									
Bond operations		146.5		112.3		34.2	30.5%		
Net Pension Asset		1.3		1.9		(0.6)	NA		
Grants and donations to PRI		0.8		0.8		-	%		
Net investment in capital assets		4.3		1.2		3.1	258.3%		
Unrestricted									
General operations		23.5		24.9		(1.4)	(5.6%)		
Housing Washington		0.2		0.1		0.1	100.0%		
Program-related investments		887.5		794.4		93.1	11.7%		
Total net position		1,064.1		935.6		128.5	13.7%		
Total liabilities, deferred inflows									
of resources, and net position	\$	2,527.9	\$	2,163.3	\$	364.6	16.9%		

Cash equivalents, and investments decreased by \$4.1 million and mortgage-backed securities and mortgage loans increased by \$332.5 million, which were the primary components of an increase in assets of \$364.6 million. Net bonds payable increased by \$151.4 million as new bonds were issued and notes payable increased \$66.7 million.

The net position of the Commission increased \$128.5 million from the June 30, 2024, amount. This increase resulted from the net operating income, before contributions and distributions, across all funds.

The net position of the Bond Fund is classified as restricted because trust indentures direct the use of the funds. The Commission has designated its remaining net position to a General Operating Fund and to Program-Related Investments.

The General Operating Fund net position is a reserve to protect the Commission from future uncertainty. With the reserve in place, the Commission is positioned to meet its future, long-term project monitoring commitments and to independently meet unforeseen fiscal or legal challenges.

The Commission has also designated a net position for Program-Related Investments. Investments target strategic, higher-risk programs that support the financing and production of housing for low-income and special populations as well as facilities used to provide community services primarily to low-income persons. These investments complement, supplement, and enhance other Commission programs and have been a catalyst to generate \$55.5 million in investments and donations by partners who wish to support the program purpose. The Commission manages and deploys those funds in addition to its own.

# Statements of Revenues, Expenses, and Changes in Net Position

The following table summarizes the changes in revenues and expenses between 2025 and 2024, (in millions):

	2025		2024		Change	
Revenues				_		_
Bond programs mortgage interest	\$	41.3	\$	29.6	\$ 11.7	39.5%
Bond programs investments and						
other income		19.8		23.0	(3.2)	(13.9%)
Bond program gain (loss) on						
mortgage-backed securities		17.6		(4.0)	21.6	(540.0%)
Other bond fees		-		(1.8)	1.8	(100.0%)
Program fees and grants		126.4		128.2	(1.8)	(1.4%)
General operating fund interest income		17.6		16.9	0.7	4.1%
Total revenues		222.7		191.9	30.8	16.1%
Expenses						
Bond programs interest expense		42.3		36.4	5.9	16.2%
Other bond programs expenses		2.8		3.5	(0.7)	(20.0%)
Salaries and wages		12.8		11.5	1.3	11.3%
Other general operating fund and		12.0		11.5	1.5	11.5/0
program-related investments expenses		97.4		80.6	16.8	20.8%
program related investments expenses		37.1		00.0	 10.0	20.070
Total expenses		155.3		132.0	23.3	17.7%
Change in Net Position	\$	67.4	\$	59.9	7.5	12.5%
change in receives and	Y	37.4	Y	33.3	 ,.5	12.570

The primary components of total revenues for the bond fund are mortgage-related interest earnings, investment and other income, and the unrealized gain(loss) on MBSs. Bond interest expense is the primary component of total expense for the bond fund. Commission revenues in the General Operating and PRI Funds are mostly generated from issuer fees, interest income, the premium generated from the sale of mortgage-backed securities, and shared servicing revenue on Home Advantage mortgages outstanding. During fiscal year 2025, the Commission's General Operating Fund revenue and expense included \$60.4 million of housing counseling and foreclosure relief funds grants which were passed-through to qualifying counseling agencies and other HAF program participants.

#### **DEBT ADMINISTRATION**

The Commission has long-term debt obligations of \$1.0 billion, net of bond premium and discounts, and short-term notes payable of \$164.6 million, at June 30, 2025. A trustee or paying agent administers monetary activities and holds all monies in the Commission's Bond Fund. They ensure that bond resolution requirements are met, including payments of debt service and funding of necessary reserves. At June 30, 2025, amounts held by the trustees and paying agents represent full funding of these requirements.

Most of the debt of the Commission is tax-exempt, issued under the Internal Revenue Code and Treasury Regulations. The Federal Tax Reform Act of 1986 imposes an annual cap on the aggregate amount of federally tax-exempt private activity bonds. Our Single-family Homeownership program relies on private activity bonds subject to this volume cap. We may also issue taxable debt to supplement our tax-exempt authority and for lending where program requirements are inconsistent with federal restrictions.

The Commission also issues bonds on behalf of multi-family housing developers and not-for-profit organizations. However, the bonds issued under these programs meet the definition of conduit debt obligations for which we have not extended any additional commitments for debt service payments beyond the collateral and payments received from the underlying mortgages. As of June 30, 2025 such bonds have an aggregate outstanding principal amount payable of \$7.8 billion. Because these bonds are considered conduit bonds, in accordance with accounting standards generally accepted in the United States of America, the Commission does not include the assets, liabilities, and related activities for these obligations. For additional information see Notes 2 and 8.

The Commissioners have adopted policies that govern the process followed to issue debt. We issue bonds in the Single-family Homeownership Program to purchase MBSs backed by Federal National Mortgage Association (Fannie Mae), Government National Mortgage Association (Ginnie Mae), or Federal Home Loan Mortgage Corporation (Freddie Mac). These securities carry a credit rating agency rating equal to that of the United States.

The Commission evaluates and uses available debt management techniques to achieve our goals of reducing interest expense and preserving the maximum amount of bonding authority in the Single-family Homeownership Program. In implementing these practices, we often retire higher interest rate debt when opportunities for economic refunding occur.

The Revised Code of Washington Section 43.180.160 limits the Commission's outstanding debt to fourteen billion dollars. We have no general obligation bonds and do not currently have an issuer credit rating.

Net bonds and notes payable as of June 2025, was \$1.2 billion, an increase of about \$208.2 million from 2024. Changes enumerated by program are summarized in the following table (in millions):

	2024	!:	ssued	Red	deemed	Cł	nanges	2025
Single-family Home ownership (NIPB) Short-term Notes Payable	\$ 840.8 7.9 107.9	\$	226.5 - 287.4	\$	73.6 1.6 230.7	\$	152.9 (1.6) 56.7	\$ 993.7 6.3 164.6
	\$ 956.6	\$	513.9	\$	305.9	\$	208.0	\$ 1,164.6

The following table summarizes the changes in combined adjusted net position between June 30, 2024, and 2023 (in millions):

	2024 2023		2023	Change				
Assets Cash and cash equivalents Investments Accrued interest receivable Fees receivable, net Other receivables Mortgage-backed securities, fair value Mortgage loans, net Prepaid fees and other	\$	611.4 168.3 11.6 13.3 4.2 781.0 566.9 5.7	\$	733.6 124.9 8.6 12.6 0.5 571.6 496.4 4.1	\$	(122.2) 43.4 3.0 0.7 3.7 209.4 70.5 1.6	34 34 5 740 36 14	.7%) 1.7 1.9 5.6 0.0 5.6 1.2
Total assets Deferred outflows of resources		2,162.4 0.9		1,952.3 1.5		210.1 (0.6)	10 (40	).8 ).0)
Total assets and deferred outflows of resources	\$	2,163.3	\$	1,953.8	\$	209.5	10	0.7%
11.1.400		2024		2023		Cha	nge	
Liabilities Accounts payable and other liabilities Accrued interest payable Unearned revenue and other Derivative instrument - interest rate swap Project equity held for borrower Bonds and notes payable, net	\$	82.9 7.6 136.7 (1.5) 147.3 848.6	\$	79.8 6.3 149.6 (1.0) 229.9 606.5	\$	3.1 1.3 (12.9) (0.5) (82.6) 242.1	20 (8	.6) ).0 .9)
Total liabilities		1,221.6		1,071.1		150.5	14	.1
Deferred inflows of resources		6.1		6.9		(0.8)		-
Net position Restricted Bond operations Net Pension Asset Grants and donations to PRI Net investment in capital assets Unrestricted General operations Housing Washington		112.3 1.9 0.8 1.2 24.9 0.1		104.3 1.7 0.8 1.8 23.5 0.4		8.0 0.2 - (0.6) 1.4 (0.3)		7.7 - - (33) 5.0
Program-related investments		794.4		743.3		51.1		5.9
Total net position		935.6		875.8		59.8	6	5.8
Total liabilities, deferred inflows of resources, and net position	\$	2,163.3	\$	1,953.7	\$	209.5	10	).7%

The following summarizes the changes in revenues and expenses between fiscal years 2024 and 2023 (in millions):

	2024		2023		Change		
Revenues		•					
Bond programs mortgage interest	\$	29.6	\$	19.6	\$	10.0	51.0%
Bond programs investments and							
other income		23.0		15.6		7.4	47.4
Bond program gain (loss) on							
mortgage-backed securities		(4.0)		(25.2)		21.2	(84.1)
Other bond fees		(1.8)		0.6		(2.4)	(400.0)
Program fees and grants		128.2		90.6		37.6	41.5
General operating fund interest income		16.9		9.9		7.0	70.7
Total revenues		191.9		111.1		80.8	72.7%
Expenses							
Bond programs interest expense		36.4		26.6		9.8	36.8%
Other bond programs expenses		3.5		1.6		1.9	
Salaries and wages		11.5		10.3		1.2	11.7
Other general operating fund and							
program-related investments expenses		80.6		45.1		35.5	78.7
Total expenses		132.0		83.6		48.4	57.9%
	•						
Return remaining contribution							
for closed programs							
Change in net position	\$	59.9	\$	27.5	\$	32.4	117.8%
change in her position	<del></del>	33.3	=	27.5	<del>_</del>	J2.7	117.070

During the fiscal year ended June 30, 2024, the Commission's total assets increased by \$210.1 million largely attributable to an increase in investments, net MBSs, and net mortgage loans, offset by a decrease in cash and cash equivalents.

The Commission's \$59.9 million increase in net position resulted from the net operating income, before contributions and distributions of PRI, GOF, and the bond fund.

# **ADDITIONAL INFORMATION**

Please direct questions and inquiries to the Senior Director of Finance or the Senior Controller at Washington State Housing Finance Commission, 1000 2nd Avenue, Suite 2700, Seattle, Washington 98104, or by telephone at 206-464-7139.

# Washington State Housing Finance Commission Statements of Net Position June 30, 2025 and 2024

Assets	2025	2024
Cash and cash equivalents Investments	\$ 607,270,504	\$ 611,398,232
U.S. government and agencies securities Investment agreements	66,273,159 133,349,259	62,708,516 105,576,698
	199,622,418	168,285,214
Accrued interest receivable Fees receivable, net Other receivables	14,036,519 15,302,159 167,173	11,577,287 13,337,584 4,160,835
Mortgage-backed securities, cost cumulative unrealized gain (loss) on	986,328,406	836,665,938
mortgage-backed securities	(38,074,681)	(55,690,470)
Mortgage-backed securities, fair value	948,253,725	780,975,468
Mortgage loans, net Prepaid fees and other	732,144,564 8,921,720	566,902,533 5,716,192
Total assets	2,525,718,782	2,162,353,345
Deferred Outflows of Resources	2,165,674	933,236
Total assets and deferred outflows of resources	\$ 2,527,884,456	\$ 2,163,286,581

Liabilities, Deferred Inflows of Resources, and Net Position	2025	2024
Accounts payable and other liabilities Accrued interest payable Unearned revenue Derivative instrument - interest rate swap Notes payable	\$ 140,147,430 8,999,595 94,077,379 (1,138,824) 214,028,579	\$ 82,890,588 7,611,444 136,643,274 (1,480,955) 147,309,982
Bonds Payable Tax-Exempt Bonds Due within one year Due in more than one year Taxable Bonds	27,125,000 732,865,000	25,635,000 638,786,771
Due within one year  Due in more than one year  Unamortized bond discount  Unamortized bond premium	1,185,000 226,335,917 (65,242) 12,578,519	171,348,222 (70,961) 12,918,922
Total bonds payable	1,000,024,194	848,617,954
Total liabilities	1,456,138,353	1,221,592,287
Deferred Inflows of Resources	7,632,503	6,114,005
Net Position Restricted		
Bond operations  Net pension asset  Grants and donations to program-related	146,440,245 1,340,892	112,262,923 1,894,532
investments Net investment in capital assets Unrestricted	809,424 4,333,009	809,424 1,169,803
General operations Housing Washington Program-related investments	23,448,043 198,153 887,543,834	24,932,069 122,628 794,388,910
Total net position	1,064,113,600	935,580,289
Total liabilities, deferred inflows of resources, and net position	\$ 2,527,884,456	\$ 2,163,286,581

Statements of Revenues, Expenses, and Changes in Net Position Years Ended June 30, 2025 and 2024

	2025	2024
Operating Revenues		
Interest earned on mortgage loans		
and mortgage-backed securities	\$ 41,315,470	\$ 29,568,537
Other interest and investment income	37,410,972	39,864,231
Unrealized gain (loss) on mortgage-backed securities	17,615,789	(4,044,004)
Other fee income	65,984,462	54,166,416
Total operating revenues	162,326,693	119,555,180
Operating Expenses		
Interest on debt	42,323,635	36,437,177
Amortization of bond discount	5,719	2,072
Amortization of bond premium	(989,332)	(985,139)
Bond issuance costs	2,409,983	2,964,531
Servicing and commission fees	1,076,206	1,083,781
Salaries and wages	12,839,552	11,544,782
Communication and office expense	3,110,713	2,812,086
Professional fees	2,838,868	2,817,573
Trustee and paying agent fees	144,559	125,211
Other	31,114,129	3,053,810
Total operating expenses	94,874,032	59,855,884
Non-Operating Revenue and (Expense)		
State provided grant revenue	61,080,650	-
Grant revenue	60,398,071	72,284,238
Grant expense	(60,398,071)	(72,284,238)
Total non-operating revenue and (expense)	61,080,650	
Change In Net Position	128,533,311	59,699,296
Net Position, Beginning of Year	935,580,289	875,880,993
Net Position, End of Year	\$ 1,064,113,600	\$ 935,580,289

Statements of Cash Flow Years Ended June 30, 2025 and 2024

	2025	2024
Operating Activities Receipts for interest on mortgages	\$ 40,490,115	\$ 28,285,034
Receipts of program fees and federal grants	5 40,490,115 79,147,316	3 28,285,034 104,625,051
Receipts of state grants	61,448,480	104,023,031
Receipts for loans and mortgage prepayments	104,018,818	77,381,342
Payments for acquisition of loans and mortgages	(447,648,118)	(363,468,917)
Payments for bond program expenses	32,729,325	(273,602)
Payments to employees and suppliers	(50,301,142)	(69,136,884)
Net Cash used for Operating Activities	(180,115,206)	(222,587,976)
Investing Activities		
Purchase of investments	(2,042,973,779)	(1,367,289,847)
Sale of investments	2,011,636,576	1,323,933,439
Interest received on investments	37,090,999	39,253,846
Net Cash from (used for) Investing Activities	5,753,796	(4,102,562)
Noncapital Financing Activities		
Proceeds from sale of bonds and notes	230,145,391	286,138,583
Proceeds from short-term loan	287,356,185	203,134,359
Repayments of collateralized loans	(230,730,088)	(307,202,286)
Interest paid on debt	(41,323,729)	(35,311,305)
Debt repayments	(75,214,077)	(42,275,452)
Net Cash from Capital Financing Activities	170,233,682	104,483,899
Decrease in Cash and Cash Equivalents	(4,127,728)	(122,206,639)
Cash and Cash Equivalents, Beginning Of Year	611,398,232	733,604,871
Cash and Cash Equivalents, End Of Year	\$ 607,270,504	\$ 611,398,232

Statements of Cash Flow Years Ended June 30, 2025 and 2024

	2025	2024
Reconciliation of Excess of Revenues Over		
Expenses to Net Cash used for Operating Activities		
Excess of revenues over expenses	\$ 128,533,311	\$ 59,699,296
Adjustments to reconcile excess of revenues over		
expenses to net cash used for operating activities	()	()
Amortization of mortgage discount	(52,376)	(50,639)
Amortization of mortgage premium	17	81
Amortization of bond premium	(989,332)	(985,139)
Amortization of bond discount	5,719	2,072
Acquisition of mortgage loans	(447,648,118)	(363,468,917)
Repayments of mortgage loans	104,018,818	77,381,342
Unrealized (gain) loss on securities	(17,615,789)	4,044,004
Cash from changes in operating assets and liabilities:		, ,
Interest and other receivables	5,834,460	(28,065,595)
Interest and other payables	47,798,084	28,855,519
• •		
Net Cash used for Operating Activities	\$ (180,115,206)	\$ (222,587,976)
Noncash Investing and Financing Activities		
Right of use asset obtained in exchange for lease liabilities	\$ 3,203,910	-

# Note 1 - Principal Business Activity and Significant Accounting Policies

#### Organization

The Washington State Housing Finance Commission (the Commission, WSHFC, we, or our) was created in 1983 by the legislature of the State of Washington (the State) to "act as a financial conduit which, without using public funds or lending the credit of the state or local government, can issue nonrecourse revenue bonds and participate in federal, state, and local housing programs thereby making additional funds available at affordable rates to help provide housing throughout the state." The state legislature later authorized the Commission to issue bonds to finance or refinance nursing homes and capital facilities owned and operated by nonprofit corporations, beginning farmers/ranchers, sustainable energy and energy efficiency retrofit programs. Our debt limit is fourteen billion dollars.

The Commission has eleven voting members. Two commissioners, the state treasurer and the director of the Department of Commerce, serve ex officio. The chair of the Commission is appointed by and serves at the pleasure of the governor. The governor appoints the remaining eight members to four-year terms, subject to confirmation by the Washington State Senate.

The Commission is legally separate from the State and does not impose a financial burden on, nor accrue any financial benefit to, the State. Legal restrictions on the Washington State legislature's ability to impose its will on the Commission and the inability of the governor to remove the majority of the voting members of the Commission prevent the State from being considered to be financially accountable for the Commission. However, in the State's Annual Comprehensive Financial Report (ACFR), the Commission is presented as a discrete component unit of the State.

# **Program Funds**

The Commission summarizes its financial activities in the General Operating Fund, Program-Related Investments, and Bond Fund.

General Operating Fund – The General Operating Fund accounts for the fiscal activities related to the administration of our ongoing program responsibilities. Revenues are derived primarily from fees earned on bond issues, homeownership daily pricing program, housing tax credit allocations, and compliance monitoring, as well as interest income on General Operating Fund and Program-Related Investments. Except for certain pass-through grants and loans, all funds we receive are generated by our activities and are not direct appropriations from the State.

The Commission adopted a General Operating Fund Reserve Policy ("Reserve Policy") in 1989. General reserves provide income to fund current operations, help to ensure a sufficient, long-term revenue stream so we can remain independent of State funds and safeguard our ability to meet future legal and program obligations. Earnings above the reserve requirements are generally transferred to Program-Related Investments at the direction of the Commissioners, except for a portion of earnings on the homeownership daily pricing program which are transferred to the Single-Family Indenture.

Notes to Financial Statements June 30, 2025 and 2024

Effective June 30, 2019, our Reserve Policy requires that we maintain general reserves of \$30 million based upon capital adequacy analyses, net of the impact of any deferred pension liability as required by Governmental Accounting Standards Board (GASB) No. 68 and, effective July 1, 2017, any deferred other postemployment benefit (OPEB) liability as required by GASB No. 75. Therefore, the reserves reflect \$29.3 million and \$28.1 million, respectively, for the years ending June 30, 2025 and 2024.

Program-Related Investments – The Reserve Policy dedicates the use of reserves above those needed in the General Operating Fund for Program-Related Investments (the PRI). We strategically invest the PRI in programs that support our activities such as the financing and production of low-income and special needs housing and facilities that provide community services. Investments also include resources provided by other funders for use in established down payment assistance and other programs in which our missions align. Revenues include interest on these investments and down payment assistance fees associated with the homeownership daily pricing program.

Bond Fund – A Trust, Funding Agreement, or Financing Agreement dictates the terms of each bond transaction. We record these activities in the Bond Fund and further separate them by program type as follows:

Single-Family Homeownership Program — Transactions in this program are from the sale of Single-family Homeownership Program mortgage revenue bonds, the purchase of mortgage-backed securities (MBSs) of our pooled loans and the related debt service transactions on the bonds. There are three program indentures, each of which contains multiple series indentures: the General (Single-family) Indenture; the Homeownership Bond Program (NIBP) Indenture; and the Special Single Family Program Indenture. Each indenture is a special obligation of the Commission, payable solely from the bond funds established pursuant to the indenture. Debt service comes from payments received on the MBS pools and from any other money held in the trust estate by the bond trustee. Assets of the indentures are pledged as collateral for the debt and are \$1,023.5 million and \$844.4 million as of June 30, 2025 and 2024, respectively. We loan proceeds of this program to first-time homebuyers whose income does not exceed established limits. Mortgage rates for these programs range from 2.00% to 9.25%.

The supplemental schedules of program net position, results of program revenues, expenses, and changes in program net position, and program cash flows combines the results of the General (Single-family) and the Special Single-Family Program.

Conduit Financing Programs – all other bonds that we issue, are conduit debt, i.e., limited-obligation bonds issued for the express purpose of providing financing for a specific third party that is not a part of the financial reporting entity. Bonds are issue for Multifamily Housing, Beginning Farmers/Ranchers, Energy Efficiency and Nonprofit Housing and Facilities. Financing proceeds for the Conduit Financing Programs are used to purchase qualified mortgages or MBSs from mortgage lenders. The issuer of the MBSs, the mortgagor, the letter of credit provider or the lender will pay the bond trustee principal and interest in amounts calculated to meet periodic debt service payments on the bonds.

Conduit debt securities bear the name of the Commission. However, we have no obligation for payment of such debt beyond the resources provided by the loan with the third-party beneficiary.

Underwriters sell bonds in the capital market, or we privately place them with a sophisticated investor such as a financial institution. However, as of fiscal years ending June 30, 2025 and 2024, all bonds under these programs meet the accounting standard definition of conduit bonds and, as such, are not included in our financial statements. Additional information regarding the conduit bonds is included in Note 8.

#### Note 2 - Summary of Significant Accounting Policies

Our financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America as applied to governmental units. The GASB is the accepted standard-setting body for establishing governmental accounting and financial reporting principles. We have applied all applicable GASB pronouncements. The remainder of this note describes our more significant accounting policies.

#### **Measurement Focus and Basis of Accounting**

We use the flow of economic resources measurement as the focus of our accounting of transactions. With this measurement focus, the statement of net position reflects all assets, deferred inflows and outflows of resources and all liabilities associated with our operations. The statement of revenues, expenses, and changes in net position for all funds present increases (e.g., revenues) and decreases (e.g., expenses) in our net total position. We use the accrual basis of accounting, recording revenue when earned and expenses when we incur the liability.

## **Unclassified Statement of Net Position**

Our business cycle is greater than one year. As such, all assets and liabilities on the statements of net position are shown as unclassified.

## **Cash and Cash Equivalents**

The Commission considers all highly liquid, interest-bearing instruments purchased with an original maturity of three months or less to be cash and cash equivalents. While the cash deposits in the Multifamily Recycling program are held exclusively in the Local Government Investment Pool, other cash deposits held in the Bond Fund are held in the corporate trust departments of commercial banks in the bond issue's name. As of June 30, 2025 and 2024, they held \$205.2 million and \$166.5 million, respectively, in uncollateralized or uninsured cash equivalents in the bond fund, primarily in government money market funds.

## Investments

We categorize investments within the fair value hierarchy established by generally accepted accounting principles. The hierarchy uses valuation inputs to measure the fair value of the asset. Level 1 inputs are quoted prices in active markets for identical assets; Level 2 inputs are significant other observable inputs; Level 3 inputs are significant unobservable inputs. Investments are reported at fair value, unless they meet an exception as outlined under accounting standards generally accepted in the United States of America.

An asset management company manages some of our investments in the General Operating and Program-Related Investment Funds. Our investments include marketable securities issued or guaranteed by the U.S. government. We determine and record fair value based on quoted market prices as of June 30, 2025 and 2024.

Investments in the Bond Fund at June 30, 2025 and 2024, were short term repurchase agreements. For additional information regarding investments, see Note 3.

#### **Mortgage-Backed Securities**

Mortgage-backed securities are presented at their fair value based on quoted market prices as of June 30, 2025 and 2024.

# **Mortgage Loans**

Mortgage loans are stated at their unpaid principal balance.

#### **Provision for Loan Losses**

The provision for loan losses is estimated for each fund.

General Operating Fund – Most fees in the General Operating Fund are billed and collected in advance, so no provision for loss is deemed to be necessary.

Program-Related Investments – We estimate losses on our loans in Program-Related Investments based on its past loan loss experience, known and inherent risks in the portfolio and current economic conditions. The allowance for loan losses is increased by charges to expense and decreased by charge-offs (net of recoveries). The loan loss reserve was \$17,003,644 and \$16,006,861 as of June 30, 2025 and 2024, respectively. No provision for loss is made on loan balances funded by partner investments because the Commission does not guarantee return of those investments. Additionally, the in FY 2025, the Commission began issuing forgivable loans funded with grant proceeds and as such, has created an allowance for forgivable loans of \$27,780,379.

Bond Fund – We purchase MBSs with the proceeds of non-recourse revenue bonds payable solely from the assets specifically pledged under the trust indenture for the bonds. No assets of the Commission, other than those assets held under such trust indentures, are pledged to the payment of the bonds. We do not reserve for loan loss provisions because the assets held by all the outstanding Single-family Homeownership Program indentures are MBSs guaranteed by Fannie Mae, Ginnie Mae, or Freddie Mac.

### **Other Assets**

Furniture, fixtures, equipment and leasehold improvements are accounted for in the General Operating Fund and are stated at cost, less accumulated depreciation and amortization. Our policy is to capitalize assets with a cost of \$5,000 or more. Depreciation and amortization are charged to current operations on the straight-line method over the estimated useful lives of the assets, generally between three and ten years. See Note 6 for additional information concerning furniture, fixtures and equipment.

The Commission recognizes Right of Use Assets, Lease Liabilities, Lease Receivables and Deferred Inflow of Resources for lease contracts with terms greater than 12 months. The Commission as a Lessee records the Right of Use Assets and Lease Liability, and as a Lessor, records Lease Receivable and Deferred Inflow of Resources, measured at the present value of future lease payments and receipts, respectively, discounted at the Commission's incremental borrowing rate of prime less 85 basis points. Finance lease costs are recognized in two components, interest expense and amortization expense. As payments are received over the term of the lease, lease revenues are recognized in two components: interest revenue on lease receivable and revenue from amortization of deferred inflow of resources.

#### **Unearned Revenue**

Unearned revenue represents the unearned portion of the Commission's bond fees, tax credit reservation fees, grant proceeds, and compliance monitoring fees that are received in advance. We record these fees when earned as other fee income on the statements of revenues, expenses, and changes in net position.

# Interfund Transfers and Balances for Single-family Program Liquidity Management

Interfund transfers may be completed for short-term program purposes and are considered loans to and from the impacted funds. At fiscal year-end, we record any balance as an interfund loan in the corresponding fund.

During the fiscal years ending June 30, 2025 and 2024, the Commission supported its Home Advantage program's Master Servicer by purchasing and holding certain loans for a short time until pooled into MBSs. Resources used from the Single-Family Program fund and the PRI were in excess of those needed for program purposes. Balances remaining outstanding are as follows:

At June 30, 2025	Single-family Bond Program	Program-related Investments	Total
Interfund loans receivable (payable)	\$ (40,000,000)	\$ 40,000,000	\$ -
At June 30, 2024	Single-family Bond Program	Program-related Investments	Total
Interfund loans receivable (payable)	\$ (40,000,000)	\$ 40,000,000	\$ -

**Deferred outflow and inflow of resources** – Deferred outflows of resources represent consumption of resources that are applicable to future reporting periods and deferred inflows of resources represent acquisition of resources that are applicable to future reporting periods. Deferred outflow of resources represents the year-end estimated fair value of the Commission's derivative instruments as of June 30 and the value of pension and OPEB contributions made during the fiscal year, which is after the asset and liability measurement date. The difference between actuarial projected and actual earnings on pension plan assets are represented as deferred outflows (inflows) of resources. For additional information regarding the derivative, see Note 8 and regarding pension asset, liability, OPEB and the related deferred outflows and inflows of resources, see Note 10.

**Pensions** – For purposes of measuring the net pension asset and liability, deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, and information about the fiduciary net position of the Public Employees' Retirement System (PERS) of the State of Washington and additions to or deductions from PERS's fiduciary net position have been determined on the same basis as PERS reports them.

Other postemployment benefits – For purposes of measuring the OPEB Liability, deferred outflows of resources and deferred inflows of resources, and expense related to OPEB, and information about any changes in the liability have been determined on the same basis as reported by the Office of Financial Management (OFM) of the State of Washington.

#### **Conduit Bonds**

Conduit bonds are defined as debt instruments where:

- 1. The Commission, as the issuer, is joined by an unrelated third-party obligor, and a debt holder or trustee.
- 2. The debt obligation is neither a parity bond of the Commission nor is it cross collateralized with other debt of the Commission.
- 3. Debt proceeds are intended for and received by a party other than the Commission or the third-party obligor; and
- 4. The Commission is not primarily obligated for the debt service payments.

Prior to bond issuance the Commission determines if the bond meets this definition. Bonds issued that meet the definition of a conduit bond are reportable in note disclosure (see Note 8).

The assets, liabilities and related activities of all other bonds are included in our financial statements.

# **Bonds Payable**

Current interest serial and term bonds are stated at their principal amounts outstanding, net of unamortized bond premium and discount, if any. Certain bonds are variable rate bonds remarketed on a periodic basis and are subject to market rate fluctuation.

#### **Unamortized Bond Premium and Unamortized Bond Discount**

Unamortized bond premium and unamortized bond discounts are amortized using the bonds outstanding method.

## **Bond Issuance Costs**

Bond issuance costs, including underwriter's fees, are expensed at issuance.

#### **Compensated Absences**

As of July 1, 2024, the Commission adopted GASB Statement No. 101, *Compensated Absences*. The provisions of this standard modernize the types of leave that are considered a compensated absence and provides guidance for a consistent recognition and measurement of the compensated absence liability. There was not a significant effect on the Commission's financial statements as a result of the implementation of this standard, see Note 13.

Employees classified as exempt work period employees may earn exchange time for actual time worked beyond their work schedule, up to a maximum of 174 hours. Upon separation or transfer to another agency, the employee may use accumulated, authorized compensatory time to postpone his/her cessation of employment. In consideration of these factors, the Commission accrues all costs associated with compensated absences and 25% of sick leave, including an accrual for payroll taxes.

#### **Net Position**

We classify net position into three components:

Restricted net position has constraints placed on use by external parties such as creditors, grants, laws or regulations.

Net investment in capital assets consists of capital assets, net of accumulated depreciation and intangible lease assets, net of accumulated amortization. We do not hold any debt related to capital assets.

Unrestricted net position consists of the remaining assets and liabilities.

When both restricted and unrestricted resources are available in a fund, it is the Commission's policy to spend restricted funds to the extent allowed and only spend unrestricted funds when needed.

# **Revenue Recognition**

We recognize revenue on an accrual basis. The primary source of our revenue is fee income generated on our program activities. We earn fees on bond issues, compliance monitoring, and the sale of MBSs originated in the Home Advantage Program. We record these as fee income on the statement of revenues, expenses and changes in net position and allocate them to the Bond Fund, General Operating Fund, and Program-Related Investments. Fee income by category for the years ended June 30:

	2025	2024
Commission fees HomeOwnership Program fees Other program fees Other income	\$ 21,214,429 31,988,472 8,204,562 65,657,649	\$ 18,960,775 21,358,196 7,444,694 6,402,751
	\$ 127,065,112	\$ 54,166,416

In addition, we earn interest on mortgage loans outstanding, MBSs and other investments. All revenues and expenses, with the exception of grant revenue and expense, are considered operating, as they relate directly to the purpose of the Commission.

#### **Income Taxes**

The Commission, as an instrumentality of the state of Washington, is exempt from federal and state income taxes. Accordingly, no provision for income taxes is necessary.

# **Arbitrage Rebate**

We utilize an independent valuation specialist to calculate arbitrage earnings. We accrue any liability and make required payments to the United States Department of the Treasury.

#### **Use of Estimates**

The preparation of the statements in accordance with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect amounts reported in the financial statements. We use estimates in determining the allowance for doubtful accounts, valuation of certain investments, valuation of interest rate swap, arbitrage rebate liability, loan loss provisions, accrued sick leave and other contingencies. Actual results may differ from those estimates.

#### **Risks and Uncertainties**

We are authorized to invest in securities and loans that are exposed to interest rate, market, credit and/or other risks. It is possible that changes in the values of these assets will occur in the near term, and those changes could subsequently affect the amounts reported in the statements of net position.

# Note 3 - Cash, Cash Equivalents, and Investments

#### **Cash and Cash Equivalents**

External entities hold our deposits, exposing them to custodial credit risk, meaning that if an institution fails, we might lose the funds. We minimize this risk by limiting deposits to those entirely covered by the Federal Depository Insurance Corporation (FDIC) or by collateral held in a multiple financial institution collateral pool administered by the Washington Public Deposit Protection Commission (PDPC). As of June 30, 2025 and 2024, cash deposits held by the General Operating Fund met these requirements.

We hold most of our deposits in money market funds or in the Local Government Investment Pool operated by the State Treasurer pursuant to RCW 43.250 in which we are a voluntary participant. We report amortized cost on these funds. Restricted money market funds are held in the bond fund and are limited to the uses outlined in their respective indentures and agreements, primarily the acquisition of mortgages and repayment of principal and interest on bonds outstanding.

Cash and cash equivalents by institution at June 30:

	2025	5	2024		
JP Morgan Chase Local Government Investment Pool All others	\$ 1,893,000 258,817,193 788,403	0.72% 98.97% 0.30%	\$ 1,502,118 344,580,715 5,196,551	0.43% 98.09% 1.48%	
	\$ 261,498,596	100%	\$ 351,279,384	100%	
Restricted Money Market Funds	\$ 345,771,908		\$ 260,118,848		
Total Cash and Cash Equivalents	\$ 607,270,504		\$ 611,398,232		

# Investments

While RCW 43.180.080(5) grants us the authority to invest our funds, it provides no investment guidelines or restrictions. The State law limits the type and character of investment of "public funds." Considering our authorizing legislation, Washington State court decisions, and the sources of our dedicated funds, we find that the investment limitations on public funds do not apply to us. However, as a matter of policy, we currently invest our dedicated funds in a manner generally consistent with the investment limitations on public funds. To minimize our exposure to credit risk, we have adopted an investment policy that limits investments, summarized as follows.

The Commission may invest in non-governmental investments, including certificates of deposit, banker's acceptances, and repurchase agreements. In addition, the following governmental investments are eligible:

- 1. Treasury bills, notes, and other obligations issued by the United States Department of the Treasury and backed by the full faith and credit of the U.S. government.
- 2. Federal Home Loan Bank notes and bonds.
- 3. Federal Land Bank bonds.
- 4. Federal National Mortgage Association notes, debentures, and guaranteed certificates of participation.
- 5. The obligations of certain government-sponsored entities whose obligations are eligible as collateral for advances to member banks as determined by the Board of Governors of the Federal Reserve System.
- 6. Shares of mutual funds with portfolios consisting of only U.S. government bonds or U.S. government guaranteed bonds issued by federal agencies with average maturities of less than four years.

Investments are managed to this policy through an agreement with Nuveen Asset Management.

Custodial credit risk is the risk that we could not recover the value of our investments or collateral security if a depository institution or counterparty fails. We manage this risk by prequalifying institutions that we use to place investments. As of June 30, 2025 and 2024, investment securities were registered and held in our custodian agent's name.

#### **Credit Risk**

Credit risk is the risk that an issuer or other counterparty to an investment will not fulfill their obligations. We manage this risk by limiting investments to those permitted in our investment policies, diversifying the investment portfolio, and prequalifying the institutions where we place the investments.

#### **Concentration of Credit Risk**

Concentration of credit risk is the risk of loss attributed to the magnitude of our investment in a single issuer. Our policy limits the investment in any single institution (except for United States Government Securities) to no more than 20% of the portfolio.

June 30, 2025		Fair Value Measurements Using Quoted Prices in			
	<b>-</b>	Active Markets	Significant Other	Significant	
Classification/Provider	Total Investment	for Identical Assets (Level 1)	Observable Inputs (Level 2)	Unobservable Inputs (Level 3)	
U.S. Government and Agency Obligations					
U.S. Treasury Notes	\$ 35,978,011	\$ 35,978,011	\$ -	\$ -	
U.S. Agencies	27,006,586	-	27,006,586	-	
Other Municipal Agencies	3,288,562		3,288,562		
Total General and PRI					
Fund Investments	\$ 66,273,159	\$ 35,978,011	\$ 30,295,148	\$ -	
June 30, 2024			alue Measurements Quoted Prices in		
June 30, 2024	Total	Active Markets	Quoted Prices in Significant Other	Significant	
June 30, 2024  Classification/Provider	Total Investment		Quoted Prices in		
		Active Markets for Identical	Quoted Prices in Significant Other Observable	Significant Unobservable	
Classification/Provider  U.S. Government and Agency Obligations U.S. Treasury Notes	\$ 33,450,580	Active Markets for Identical	Quoted Prices in Significant Other Observable Inputs (Level 2)	Significant Unobservable	
Classification/Provider  U.S. Government and Agency Obligations U.S. Treasury Notes U.S. Agencies	\$ 33,450,580 25,947,312	Active Markets for Identical Assets (Level 1)	Quoted Prices in Significant Other Observable Inputs (Level 2)  \$ 25,947,312	Significant Unobservable Inputs (Level 3)	
Classification/Provider  U.S. Government and Agency Obligations U.S. Treasury Notes	\$ 33,450,580	Active Markets for Identical Assets (Level 1)	Quoted Prices in Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	
Classification/Provider  U.S. Government and Agency Obligations U.S. Treasury Notes U.S. Agencies	\$ 33,450,580 25,947,312	Active Markets for Identical Assets (Level 1)	Quoted Prices in Significant Other Observable Inputs (Level 2)  \$ 25,947,312	Significant Unobservable Inputs (Level 3)	

Interest rate risk is the risk that changes in interest rates over time will adversely affect the fair value of an investment. Examining the maturities of our investment securities, listed in the following table, can reveal information about interest rate risk.

June 30, 2025

		N	Maturities (In Years)	)	
Туре	Total	Total Less than 1 1-5		>5	
U.S. Treasury Notes U.S. Agencies Other government securities	\$ 35,978,011 27,006,586 3,288,562	\$ 100 4,638,555 	\$ 35,977,911 19,519,081 3,288,562	\$ - 2,848,950 -	
Total General and PRI					
Fund Investments	\$ 66,273,159	\$ 4,638,655	\$ 58,785,554	\$ 2,848,950	
June 30, 2024					
			Maturities (In Years)	)	
Туре	Total	Less than 1	1-5	>5	
U.S. Treasury Notes U.S. Agencies Other government securities	\$ 33,450,580 25,947,312 3,310,624	\$ - 4,949,877 105,756	\$ 33,450,580 20,997,435 3,204,868	\$ - - -	
Total General and PRI Fund Investments	\$ 62,708,516	\$ 5,055,633	\$ 57,652,883	\$ -	

#### **Investment Securities – Bond Funds**

Single-Family Homeownership Program – The Single-family program indentures require that investments be made with proper regard for the preservation of principal and with maturities that provide sufficient liquidity to meet obligations. During the fiscal years ending June 30, 2025 and 2024, investments held in the Single-family program indentures included non-purpose MBSs and short-term repurchase agreements.

*U.S. agencies* – During the year, the Commission invests available Single-Family bond fund reserves by purchasing MBSs originated through its Single-Family Homeownership programs in advance of issuing bonds. These investments are recorded at fair market value, however no Non-Purpose MBSs were held at June 30, 2025 and 2024.

Short-term repurchase agreements – In December 2017, the Commission entered into a Mortgage Loan purchase and sale agreement (ML Liquidity Repurchase Agreement) with our Master Servicer, Idaho Housing & Finance Association (IHFA), to provide funds to the Master Servicer to purchase approved mortgage loans originated under our Home Advantage program. The purpose of this agreement is to promote the continued success of the program by assuring timely purchase of qualified mortgage loans. We intend to hold such loans less than 90 days.

Single Family Bond Program		Fair Value Measurements Using				
Investments as of June 30, 2025		Quoted Prices in	Significant	Significant		
Classification/Provider	Total Investment	Active Markets for Identical Assets (Level 1)	other Observable Inputs (Level 2)	Unobservable Inputs (Level 3)		
		(2010: 2)	(2010: 2)	(2010.0)		
Repurchase Agreements Idaho Housing Finance Agency	\$ 133,349,259	\$ -	\$ -	\$ 133,349,259		
Total Single Family Bond Program Investments	\$ 133,349,259	\$ -	\$ -	\$ 133,349,259		
Single Family Bond Program		Fair Value Measure	ments Using			
Investments as of June 30, 2024	Takal	Quoted Prices in Active Markets for	Significant Other Observable	Significant Unobservable		
Classification/Provider	Total Investment	Identical Assets (Level 1)	Inputs (Level 2)	Inputs (Level 3)		
Repurchase Agreements						
Idaho Housing Finance Agency	\$ 105,576,698	\$ -	\$ -	\$ 105,576,698		
Total Single Family Bond						
Program Investments	\$ 105,576,698	\$ -	\$ -	\$ 105,576,698		

# **Multifamily Housing Program**

Cash and Cash equivalents of \$140.6 million and \$93.6 million held at June 30, 2025 and 2024, respectively, consist of funds representing collateral for a line of credit supporting our Multifamily Recycling program. This collateral is directed by the line of credit agreement to be held in an account within the Local Government Investment Pool operated by the State Treasurer pursuant to RCW 43.250.

# Note 4 - Mortgage-Backed Securities

The Commission uses the proceeds of its Single-family Homeownership Program bonds to purchase mortgage-backed securities. Ginnie Mae, Fannie Mae or Freddie Mac, backed by the full faith and credit of the U.S. government, guarantee the payment of principal and interest on the MBSs.

For the fiscal year ended June 30, 2025, the net increase in fair market value from that of the prior year-end based upon quoted market prices was \$17,615,789 and for the fiscal year ended June 30, 2024, the net decrease in fair market value from that of the prior year-end based upon quoted market prices was \$4,044,004. The following table shows the sources of the gains and (losses) on MBSs on the statements of revenue, expenses, and changes in net position for 2025 and 2024 by program.

		2025			2024	
	Single Family	Homeownership	_	Single Family	Homeownership	_
	Program	Program		Program	Program	
	Bonds	Bonds	Total	Bonds	Bonds	Total
MBS, at fair value	\$ 17,432,057	\$ 183,732	\$ 17,615,789	\$ (3,920,853)	\$ (123,151)	\$ (4,044,004)

Cumulative unrealized losses at June 30, 2025 and 2024, were \$(38,074,681) and \$(55,690,470), respectively, and are included in the balance of MBSs on the statement of net position.

# Note 5 - Mortgage Loans

A summary of mortgage loans outstanding and due to the Commission is shown below:

	2025	2024
Down Payment Assistance and Other Loans Supporting Homeownership Multifamily Loans Other Mortgage Loans Receivable	\$ 449,499,316 205,469,057 161,960,215	\$ 439,702,117 148,118,273 35,089,004
	816,928,588	622,909,394
Less: Allowance for Losses	(17.003.645)	(16,006,961)
Allowance for Forgivable Loans	(17,003,645) (27,780,379)	(16,006,861)
Interfund Loan	(40,000,000)	(40,000,000)
Net Mortgage Loans	\$ 732,144,564	\$ 566,902,533

Other mortgage loans receivable includes amounts due to the Commission for boutique loan programs including programs to preserve farmland in the state, further energy efficiency development, and the preservation of manufactured housing communities. Additionally in FY 2025, the Commission began issuing forgivable downpayment assistance loans through the Covenant Homeownership Program (authorized by HB 1474 and amended by HB 1696) and forgivable energy loans through the Department of Commerce's Home Electrification and Appliance Rebates (HEAR) program. The mortgage receivable for these loans is offset by an allowance for forgivable loans and will be removed from the balance sheet when the terms for forgiveness are achieved.

# Note 6 - Furniture, Fixtures and Equipment

Furniture, fixtures and equipment as shown below at June 30, 2025 and 2024, are included in prepaid fees and other on the statements of net position.

June 30, 2025	Useful Life	July 1, 2024	July 1, 2024 Increase	
Furniture, fixtures and equipment Leasehold improvements	3 to 10 years 4 to 5 years	\$ 2,808,958 176,058	\$ 314,397 	\$ 3,123,355 176,058
Total assets Less accumulated depreciation		2,985,016 (2,577,923)	314,397 (184,805)	3,299,413 (2,762,728)
Net book value		\$ 407,093	\$ 129,592	\$ 536,685
June 30, 2024	Useful Life	July 1, 2023	Increase	June 30, 2024
June 30, 2024  Furniture, fixtures and equipment Leasehold improvements	Useful Life  3 to 10 years 4 to 5 years	July 1, 2023 \$ 2,591,602 176,058	\$ 217,356 -	June 30, 2024 \$ 2,808,958 176,058
Furniture, fixtures and equipment	3 to 10 years	\$ 2,591,602		\$ 2,808,958

# Note 7 - Leases

The Commission entered into a new long-term office lease during the fiscal year. The lease expires on March 31, 2032. As of June 30, 2025, the Commission recognized a total Lease Liability of \$2,988,533, and a Right-of-Use Asset of \$3,203,910 and a lease liability of \$2,988,532. Accumulated amortization of the lease assets totaled \$287,992 at fiscal year-end. During Fiscal Year 2025, the Commission recorded \$287,992 in amortization expense, and \$(129,810) in interest expense. The Commission, as a Lessee, records the Right-of-Use Asset and Lease Liability at present value of future lease payments, discounted by the Commission's incremental borrowing rate of Prime, less 85 basis points at the time the lease contract was executed.

Lease activity for the years ended June 30, 2025 and 2024, is as follows:

	Balance July 1, 2024	Additions	Deletions	Balance June 30, 2025
Right-to-use Leased Assets Being Amortized				
Right-to-use leased building	\$2,068,199	\$3,203,910	\$(2,068,199)	\$ 3,203,910
Right-to-use leased equipment	56,539	<u> </u>	(56,539)	<u> </u>
Total right-to-use leased assets				
being amortized	2,124,738	3,203,910	(2,124,738)	3,203,910
Less Accumulated Amortization for				
	(2,068,199)	(207 002)	2.069.100	(207,002)
Right-to-use leased building Right-to-use leased equipment	(2,068,199)	(287,992)	2,068,199 56,539	(287,992)
Mgm-to-use reased equipment	(30,333)		30,339	<del></del>
Total accumulated amortization	(2,124,738)	(287,992)	2,124,738	(287,992)
Net right-to-use leased assets	\$ -	\$2,915,918	\$ -	\$ 2,915,918
	Balance	Additions	Dolotions	Balance
	Balance July 1, 2023	Additions	Deletions	June 30, 2024
Right-to-use Leased Assets Being Amortized		Additions	Deletions	
Right-to-use Leased Assets Being Amortized Right-to-use leased building		Additions \$ (519)	Deletions \$ (171,216)	
	July 1, 2023			June 30, 2024
Right-to-use leased building	July 1, 2023 \$2,239,934	\$ (519)		June 30, 2024 \$ 2,068,199
Right-to-use leased building Right-to-use leased equipment	July 1, 2023 \$2,239,934	\$ (519)		June 30, 2024 \$ 2,068,199
Right-to-use leased building Right-to-use leased equipment Total right-to-use leased assets being amortized	\$2,239,934 56,020	\$ (519)	\$ (171,216)	\$ 2,068,199 56,539
Right-to-use leased building Right-to-use leased equipment Total right-to-use leased assets being amortized  Less Accumulated Amortization for	\$2,239,934 56,020 2,295,954	\$ (519) 519 	\$ (171,216) - (171,216)	\$ 2,068,199 56,539 2,124,738
Right-to-use leased building Right-to-use leased equipment Total right-to-use leased assets being amortized  Less Accumulated Amortization for Right-to-use leased building	\$2,239,934 56,020 2,295,954 (1,493,305)	\$ (519) 519 - (746,110)	\$ (171,216)	\$ 2,068,199 56,539 2,124,738 (2,068,199)
Right-to-use leased building Right-to-use leased equipment Total right-to-use leased assets being amortized  Less Accumulated Amortization for	\$2,239,934 56,020 2,295,954	\$ (519) 519 	\$ (171,216) - (171,216)	\$ 2,068,199 56,539 2,124,738
Right-to-use leased building Right-to-use leased equipment Total right-to-use leased assets being amortized  Less Accumulated Amortization for Right-to-use leased building	\$2,239,934 56,020 2,295,954 (1,493,305) (39,238)	\$ (519) 519 - (746,110)	\$ (171,216) - (171,216)	\$ 2,068,199 56,539 2,124,738 (2,068,199) (56,539)
Right-to-use leased building Right-to-use leased equipment Total right-to-use leased assets being amortized  Less Accumulated Amortization for Right-to-use leased building Right-to-use leased equipment	\$2,239,934 56,020 2,295,954 (1,493,305)	\$ (519) 519 - (746,110) (17,301)	\$ (171,216) - (171,216) 171,216	\$ 2,068,199 56,539 2,124,738 (2,068,199)

Remaining obligations associated with these leases are as follows:

_June 30,	Principal	Interest	
2026	\$ 339,303	\$	203,135
2027	364,374		178,064
2028	391,297		151,140
2029	420,210		122,227
2030	502,666		89,084
Thereafter	970,682_		64,880
Total	\$ 2,988,532	\$	808,530

Changes in long-term liabilities during the years ended June 30, 2025 and 2024 are as follows:

	Balance July 1, 2024	Additions	Deletions	Balance June 30, 2025	Due Within One Year
Leases	\$ -	\$ 3,203,909	\$ 215,377	\$ 2,988,532	\$ 339,303
	\$ -	\$ 3,203,909	\$ 215,377	\$ 2,988,532	\$ 339,303
	Balance July 1, 2023	Additions	Deletions	Balance June 30, 2024	Due Within One Year
Leases	\$ 719,844	\$ -	\$ 719,844	\$ -	\$ -
	\$ 719,844	\$ -	\$ 719,844	\$ -	\$ -

# Note 8 - Bonds and Notes Payable

Single-family mortgage revenue bonds issued by the Commission are limited obligations payable solely from and secured by a pledge of the MBSs (including any insurance payments made with respect thereto), restricted investments, undisbursed bond proceeds and the earnings thereon held under the indenture or financing agreement authorizing the bonds.

Default on our single-family mortgage revenue bonds, including failure to provide punctual payment of the principal amount or any interest installment due, could result in the principal and accrued interest of the outstanding bonds becoming due in full, providing the Trustee receives written consent of at least 25% of the bond owners prior to so declaring.

As of June 30, 2025, we had outstanding bonds of \$987.5 million bearing interest varying in rates as listed below:

	FYE 20:	FYE 2025		
	Low	High		
Single-family Program	0.55%	6.50%		
Homeownership Program	2.45%	3.15%		

In addition to the Single-family mortgage revenue bonds the Commission has issued bonds that meet the definition of conduit debt obligations. The proceeds are used by private sector borrowers for the acquisition, construction and rehabilitation of affordable multifamily housing and nonprofit facilities. We have not extended any additional commitments for the debt service payments of the bonds beyond the collateral and the payments on the underlying mortgage or promissory notes and maintenance of the tax-exempt status of the conduit debt obligations. As of June 30, 2025 and 2024, the conduit bonds have an aggregate outstanding principal amount payable of \$8.6 billion and \$7.8 billion, respectively, none of which was recognized as a liability by the Commission.

Beginning in fiscal year 2021, the Commission began issuing Municipal Certificates ("the Certificates") into Fixed Income Trusts to replace a single note-holding beneficiary of several of the Commission's multifamily bond transactions (the Bond Transactions) with multiple investors (the Certificate holders). The Bond Transactions did not change, and borrowers remain obligated to make all payments under such notes. All assets in each of the Bond Transaction's trust estate are pledged to and pass through to the Certificate holders as the full and complete payment of their investment. The Bond Transactions are included in the Commission's conduit debt outstanding, however, to prevent duplication, the Certificates are not again included in the Commission's conduit debt outstanding.

Series	Issue Date	Issue Amount	
2021-1 Series A and Series X	May 20, 2021	\$	571,961,262
2023-1 Series A and Series X	September 27, 2023		328,165,385
2024-1 Series A	September 30, 2024		316,403,066

#### **Derivative Instruments – Interest Rate Swaps**

Single-Family Homeownership Program — The Commission has entered into interest rate swap agreements ("swaps") in connection with issuing variable rate mortgage revenue bonds. The swaps are intended to create debt with synthetic interest rates lower than would have been attainable from long-term fixed rate bonds to achieve our goal of lending to low- and moderate-income first-time homebuyers at below market, fixed interest rates. The swaps are hedging derivative instruments. Additional information, including the fair market value of each swap, is listed below.

Using rates as of June 30, 2025, debt service requirements of the outstanding variable rate debt and associated net swap payments, assuming current interest rates remain the same for their term, are as follows. As rates change, variable rate bond interest payments and net swap payments will vary.

Fiscal Year	Principal		Interest	_	erest Rate wap, Net		Total
2026	\$ 22,500,000	\$	432,000	\$	(83,284)	\$	22,848,716
2027	22,500,000	•	432,000		(83,284)	-	22,848,716
2028	22,500,000		432,000		(83,284)		22,848,716
2029	22,500,000		432,000		(83,284)		22,848,716
2030 - 2048	22,500,000		8,388,000		(1,617,093)		29,270,907

The terms and counterparty credit ratings of the outstanding swaps as of June 30, 2025 and 2024, are shown below. The notional amounts of the swaps match principal amounts of the associated debt as of June 30, 2025 and 2024. The notional amounts are expected to approximately follow scheduled or anticipated reductions in the principal amounts of the associated debt.

			Jun	e 30, 2025	5			
Associated Bond Series	Current Notional Amount	Current Principal Amount	Effective Date	Fixed Rate Paid	Rate Received	Fair Value	Swap Termination Date	Counterparty Credit Rating
2018 1N-MM	\$ 22,500,000	\$ 22,500,000	November 28, 2018	2.730%	70.0% of SOFR	\$ 1,138,824	December 1, 2048	Aa1
	\$ 22,500,000	\$ 22,500,000				\$ 1,138,824		
			Jun	e 30, 2024	1			
Associated Bond Series	Current Notional Amount	Current Principal Amount	Effective Date	Fixed Rate Paid	Rate Received	Fair Value	Swap Termination Date	Counterparty Credit Rating
2018 1N-MM	\$ 22,500,000	\$ 22,500,000	November 28, 2018	2.730%	70.0% of SOFR	\$ 1,480,955	December 1, 2048	Aa1
	\$ 22,500,000					\$ 1,480,955		

Our swap advisor estimated the fair values presented in the preceding table. They approximate the termination payments that would have been due had we terminated them as of June 30, 2025. A positive fair value represents the estimated amount receivable by the Commission had we terminated the swaps on June 30, 2025. The interest rate swaps do not have an observable market; therefore, the fair value classification is a Level 3 input. As of June 30, 2025 and 2024, the fair value of the swap was \$1,138,824 and \$1,480,955.

## Washington State Housing Finance Commission Notes to Financial Statements June 30, 2025 and 2024

The Commission has determined that it's interest rate swap is an effective hedge against changes in variable interest rates. As such, changes in the fair value for our hedge swap is reported as a deferred outflow of \$342,131 as of June 30, 2025 and a deferred inflow of \$455,212 as of June 30, 2024.

The International Swap Dealers Association Master Agreement is the model for our swap agreements. They include standard termination events by either party if the other party fails to perform under the terms of the contract. Upon termination, a payment is due to one party irrespective of causality based upon the market value of the swap. We have termination risk if we become liable for termination payments to the counterparty or if we cannot find a replacement to the swaps under favorable financial terms. Our swap contracts reduce this risk by limiting the counterparty's ability to terminate due to the following Commission actions or events: payment defaults, other defaults that remain uncured for 30 days after notice, bankruptcy, and insolvency.

The terms of the swaps expose us to credit risk with the counterparties on a termination event. The swap agreements contain collateral requirements based upon counterparty credit ratings and the fair value of the swaps. These bi-lateral requirements are established to mitigate potential credit risk exposure. There are no collateral requirements as of June 30, 2025 and 2024.

The Commission may incur amortization risk because we may receive prepayments from the mortgage loans portfolio that cannot be used to call other bonds of the same Series or to cross-call into other Series. The flexibility of our operating policy and other series of bonds, as well as the use of Planned Amortization Class (PAC) Bonds for restricted principal payments, minimizes this risk. Additionally, we may terminate the swaps at market value at any time.

The Commission bears basis risk, the risk that the variable interest payments on our bonds will not equal the variable interest receipts from our swaps. Basis risk exists because we pay a variable rate on its bonds based on a weekly remarketing rate or indexed rate provided by the calculation agent, while we receive a variable rate based upon 70% of the monthly SOFR rate, as shown in the preceding table. Basis risk will vary over time due to inter-market conditions. As of June 30, 2025, the interest rate on our variable rate debt with swaps and 1.92% (2018 1N-MM) per annum while the variable interest rate on the corresponding swaps was 3.10% per annum (70.0% of SOFR at June 30, 2025). We considered the risk when structuring the related bonds and determined it was within acceptable tolerance levels.

A change in the tax code could fundamentally alter the long-term historical relationship between taxable and tax-exempt short-term interest rates, changing the Commission's receipts under its swap contracts. We determined that it was not economically feasible to transfer this tax risk to the swap counterparties.

#### **Bond Refunding**

The Commission refunds bonds on a current basis. Current refundings result from redemption of the prior bonds within 90 days of the issuance of the new, refunding bonds. During the fiscal year ended June 30, 2025 we refunded two series of bonds increasing debt service by \$17.4 million and resulting in an economic loss of \$2.4 million as shown in the following table:

				-		Premium	EFUNDING IS		<del></del>	-	Reduction		
Fiscal	Date of					scount) and	Effective				(increase) in	Fco	nomic Gair
Year	Issue	Bond Series		Amount	(ui	Other	Rate	Bond Series	Amount		Debt Service	LCO	(Loss)
		Single Family											
		Series 2024											
2025	11/19/2024	2N, 2A, & 2T	\$	33,085,232	\$	2,353,232	4.304%	Series 2015 1A-R/1N \$	894,546	\$	(11,442,580)	\$	1,601,195
								Series 2016 1A-R 1N VR-11	1,347,744				
								Series 2016 2A-R 2N	2,783,546				
								Series 2017 1A-R 1N	3,390,552				
								Series 2017 2A-R/2N	1,914,733				
								Series 2017 3N/3N-R/3A-R	736,552				
								Series 2018 1N/1N-MM	3,665,000				
								Series 2019 1N	4,255,000				
								Series 2019 2A/2N	1,162,459				
								Series 2020 1A/1N	1,921,995				
								Series 2020 2N	1,299,569				
								Series 2021 1N	1,692,762				
								Series 2021 2A/2N	2,804,689				
								Series 2022 1A/1N	1,441,907				
								Series 2023 1A /1N	210,707				
								Series 2023 2A /2N	1,458,471				
								Series 2014 2A-R 2N 2N-R	2,105,000				
		Single Family Series 2025											
2025	5/28/2025	1N, 1A, & 1T	\$	20,415,000	\$	_	4.875%	Series 2015 1A-R/1N \$	314,714	\$	(5,957,082)	\$	(795,865
2023	3/20/2023	114, 174, 62 11	Y	20,413,000	Y		4.07570	Series 2016 1A-R 1N VR-1N	425,484	7	(3,337,002)	Y	(755,005
								Series 2016 2A-R 2N	224,738				
								Derres Edio Errin Err					
								Series 2017 1A-R 1N	1 444 802				
								Series 2017 1A-R 1N Series 2017 2A-R/2N	1,444,802 826.878				
								Series 2017 2A-R/2N	826,878				
								Series 2017 2A-R/2N Series 2017 3N/3N-R/3A-R	826,878 574,666				
								Series 2017 2A-R/2N Series 2017 3N/3N-R/3A-R Series 2018 1N/1N-MM	826,878 574,666 2,810,000				
								Series 2017 2A-R/2N Series 2017 3N/3N-R/3A-R Series 2018 1N/1N-MM Series 2019 1N	826,878 574,666 2,810,000 2,280,000				
								Series 2017 2A-R/2N Series 2017 3N/3N-R/3A-R Series 2018 1N/1N-MM Series 2019 1N Series 2019 2A/2N	826,878 574,666 2,810,000 2,280,000 1,121,624				
								Series 2017 2A-R/2N Series 2017 3N/3N-R/3A-R Series 2018 1N/1N-MM Series 2019 1N Series 2019 2A/2N Series 2020 1A/1N	826,878 574,666 2,810,000 2,280,000 1,121,624 904,905				
								Series 2017 2A-R/2N Series 2017 3N/3N-R/3A-R Series 2018 1N/1N-MM Series 2019 1N Series 2019 2A/2N Series 2020 1A/1N Series 2020 2N	826,878 574,666 2,810,000 2,280,000 1,121,624 904,905 884,316				
								Series 2017 2A-R/2N Series 2017 3N/3N-R/3A-R Series 2018 1N/1N-MM Series 2019 1N Series 2019 2A/2N Series 2020 1A/1N Series 2020 2N Series 2021 1N	826,878 574,666 2,810,000 2,280,000 1,121,624 904,905 884,316 1,547,607				
								Series 2017 2A-R/2N Series 2017 3N/3N-R/3A-R Series 2018 1N/1N-MM Series 2019 1N Series 2019 2A/2N Series 2020 1A/1N Series 2020 2N Series 2021 1N Series 2021 2A/2N	826,878 574,666 2,810,000 2,280,000 1,121,624 904,905 884,316 1,547,607 3,555,032				
								Series 2017 2A-R/2N Series 2017 3N/3N-R/3A-R Series 2018 1N/1N-MM Series 2019 1N Series 2019 2A/2N Series 2020 1A/1N Series 2020 2N Series 2021 1N Series 2021 2A/2N Series 2021 2A/2N Series 2022 1A/1N	826,878 574,666 2,810,000 2,280,000 1,121,624 904,905 884,316 1,547,607 3,555,032 2,448,355				
								Series 2017 2A-R/2N Series 2017 3N/3N-R/3A-R Series 2018 1N/1N-MM Series 2019 1N Series 2019 2A/2N Series 2020 1A/1N Series 2020 2N Series 2021 1N Series 2021 2A/2N	826,878 574,666 2,810,000 2,280,000 1,121,624 904,905 884,316 1,547,607 3,555,032				

#### **Future Principal and Interest Payments and Bonds Outstanding**

Bonds mature in varying amounts through 2055 based on their scheduled terms. However, some may be refinanced or redeemed early. As of June 30, 2025, future principal and interest requirements are as follows:

				Direct Pla	acements	All Othe	er Bonds
	Total	Total	Total		Total	Total	Total
Fiscal Years	Principal	Interest	Debt		Interest	Principal	Interest
June 30,	Redemptions	Payments	Service	Total	Payments	Redemptions	Payments
2026	\$ 27,125,000	\$ 41,579,469	\$ 68,704,469	\$ -	\$ 74,048	\$ 27,125,000	\$ 41,505,421
2027	24,540,000	40,751,896	65,291,896	-	74,048	24,540,000	40,677,848
2028	24,210,000	39,971,117	64,181,117	-	74,048	24,210,000	39,897,069
2029	26,870,000	39,134,808	66,004,808	-	74,048	26,870,000	39,060,760
2030	26,420,000	38,219,320	64,639,320	-	74,048	26,420,000	38,145,272
2031-2035	143,750,000	175,436,421	319,186,421	-	370,240	143,750,000	175,066,181
2036-2040	167,184,232	148,449,027	315,633,259	1,554,232	360,720	165,630,000	148,088,307
2041-2045	177,296,685	113,595,015	290,891,700	1,641,685	83,928	175,655,000	113,511,087
2045-2050	210,820,000	70,964,752	281,784,752	-	-	210,820,000	70,964,752
2051-2055	156,730,000	20,132,608	176,862,608	-	-	156,730,000	20,132,608
2056-2060	2,565,000	66,049	2,631,049			2,565,000	66,049
	\$ 987,510,917	\$ 728,300,482	\$ 1,715,811,399	\$ 3,195,917	\$ 1,185,128	\$ 984,315,000	\$ 727,115,354

Changes in bonds outstanding during the fiscal year ended June 30, 2025, are summarized in the following table:

	July 1, 2024	July 1, 2024 Issued		June 30, 2025
Direct placement All other bonds and notes	\$ 3,924,993 831,845,000	\$ - 226,955,000	\$ 729,076 74,485,000	\$ 3,195,917 984,315,000
	\$ 835,769,993	\$ 226,955,000	\$ 75,214,076	\$ 987,510,917
	July 1, 2023	Issued	Redeemed	June 30, 2024
Direct placement All other bonds and notes	\$ 4,095,446 588,990,000	\$ - 284,960,000	\$ 170,453 42,105,000	\$ 3,924,993 831,845,000
	\$ 593,085,446	\$ 284,960,000	\$ 42,275,453	\$ 835,769,993

#### **Warehouse Facility**

During the fiscal year ending June 30, 2019, the Commission entered into a repurchase agreement with Plains Capital Bank to purchase a 100% interest in eligible mortgage loans held by the Commission. This agreement allows us to access short-term funds of up to \$40 million, to meet the liquidity needs in support of our temporary investments in Home Advantage mortgage loans, held in the Single-Family program bond fund. This credit agreement is collateralized by the underlying mortgage loans. Failure of the Commission to make required payments timely could result in immediate demand for payment, our loss of ownership of the underlying collateral and suspension of the agreement. Activity and balances for the fiscal years ending June 30, 2025 and 2024, are summarized in the following table:

		2025		2024	
Beginning Balance \$ Draws Principal Repayments		15,795,887 202,574,584 (192,868,236)	\$	8,141,218 132,574,659 (124,919,990)	
Ending Balance	\$	25,502,235	\$	15,795,887	

During the fiscal year ending June 30, 2020, the Commission entered into a revolving loan and security agreement ("Line of Credit") with a private lender. Draws on the line are used to make qualified bond redemptions and are fully collateralized by bond prepayments received and deposited into a Local Government Investment Pool account established for this purpose. The line is repaid with proceeds from new bonds issued in conduit programs using recycled volume cap. An equal amount of monies on deposit are provided to the new bond borrower. Failure of the Commission to make required payments timely could result in immediate demand for payment, our loss of ownership of the collateral, loss of the recyclable volume cap preserved, and suspension of the agreement. Draws made during the year totaled \$84,781,600 while repayments were \$37,861,851, leaving a balance outstanding as of June 30, 2025 and 2024 of \$139,096,344 and \$203,899,193, respectively.

During the fiscal years ending June 30, 2021, and June 30, 2024, the Commission entered into Lines of Credit with a private lender. Draws on the lines are used to make loans in PRI and are fully collateralized by the Deeds of Trust attached to the properties financed. The lines are repaid with proceeds from repayment on the loans. Failure of the Commission to make required payments timely could result in immediate demand for payment and suspension of the agreement.

Draws made during the year totaled \$10,092,500 while no repayments were made, leaving a balance outstanding as of June 30, 2025 of \$49,430,000. Draws totaling \$25,187,500 were made during the prior year while repayments were \$3,675,000, leaving a balance outstanding as of June 30, 2024 of \$17,825,000.

#### Note 9 - Commitments

#### **Mortgage Loans**

The Commission has committed to purchase mortgage loans to the extent qualified loans are available under our Single-Family programs currently in the acquisition phase. Our commitments as of June 30, 2025, totaled \$80,810,387.

#### Note 10 - Employee Benefit Plans

#### **Deferred Compensation Plan**

The State offers its employees a deferred compensation plan created in accordance with Internal Revenue Code Section 457. The plan permits our employees to defer a portion of their salaries until future years. The State pays the deferred compensation to employees upon termination, retirement, death, or unforeseeable emergency. We record the funds as salary expense when paid to the State; therefore, neither an asset nor liability is recorded on our financial statements.

#### **Retirement (Pension) Plan**

The Commission's employees participate in the Public Employees' Retirement System (PERS) of the State. PERS, established by the legislature in 1947, is a cost-sharing multiple-employer retirement system. Membership in the system includes elected officials; state employees; employees of the Supreme, Appeals and Superior Courts; employees of legislative committees; community colleges, college and university employees not in national higher education retirement programs such as TIAA/CREF; judges of district and municipal courts; noncertified employees of school districts, and employees of local government. Approximately 52.1% of PERS salaries are from State employment. Our employees are eligible to participate in Plans 2 and 3. Plan 2 is a defined benefit plan. Plan 3 includes defined benefit and defined contribution components. Each employee is responsible for their plan selection.

Commission employees may retire at the age of 65 with five years of service or at age 55 with 20 years of service. The employee's retirement benefit is the product of three factors, the PERS plan percentage (Plan 2, 2%, Plan 3, 1%), average final compensation (the greatest compensation during any consecutive 60-month period) and years of service. Retirement benefits taken before age 65 are actuarially reduced. A cost-of-living allowance on the benefit is added, based on the Seattle Consumer Price Index, capped at 3% annually. PERS Plans 2 and 3 benefits include duty and non-duty disability payments and a one-time duty-related death benefit.

A combination of investment earnings and employer and employee contributions finance PERS retirement. Employee contributions accrue interest at a rate specified by the Department of Retirement Services (DRS). The DRS-established rate of interest on employee contributions was 2.75%, compounded quarterly. Retirement benefit provisions are established in State statutes and may be amended only by the State legislature. An employee can withdraw their total contributions and interest earnings upon their termination. PERS defined benefits are vested after an employee completes five years of eligible service for Plan 2 participants. For PERS plan 3 participants, defined benefits are vested after ten years of eligible service or after five years if twelve months of that service are earned after age 44.

Each biennium the legislature establishes employer and employee contribution rates. The Office of the State Actuary determines the contribution requirements to fully fund the plan in accordance with chapters RCW 41.40 and 41.45. All employers are required to contribute at the level established by the legislature. PERS Plan 1 accepts no new enrollments, and no Commission employees participate in the plan. However, the employer rate for participants in Plans 2 and 3 includes a component to address the PERS Plan 1 unfunded, actuarial accrued liability.

The Commission and employee required contribution rates and amounts to the pension plan for the fiscal years June 30, 2025 and 2024, are:

	2025			2024				
	Rate		Amount	Rate		Amount		
Employer contributions Plan 1 component Plan 2 and 3 component	2.56% 6.56%	\$	252,656 633,380	2.95% 6.56%	\$	263,175 567,437		
	9.12%	\$	886,036	9.51%	\$	830,612		
Employee Contributions Plan 2	6.62%	\$	635,833	6.36%	\$	570,182		

Detailed information about the pension plan's fiduciary net position is available in the separately issued DRS financial statements, which are available from:

Washington State Department of Retirement Systems PO Box 48380 Olympia, WA 98504-8380 www.drs.wa.gov

The DRS retirement plans are accounted for in pension trust funds using the flow of economic-resources-measurement focus and the accrual basis of accounting. Employer contributions to each plan are recognized when due and the employer has made a formal commitment to provide the contributions. Benefits and refunds are recognized when due and payable in accordance with the terms of each plan. DRS reports investments held by the plans at fair value. As of the most recent period available, fiscal year ended June 30, 2024, DRS reports a total net pension liability for Plan 1 of \$1.8 billion, and a total net pension asset for Plan 2 and 3 of \$3.3 billion.

At June 30, 2025 and 2024, the Commission recognized its proportionate share of the net pension liability of Plan 1 of \$779,273, and \$991,679, respectively, and included it in accounts payable and other liabilities within the General Operating Fund. The Commission recognized its proportionate share of the net pension asset of Plan 2 of \$1,340,892 and \$1,894,532, as of June 30, 2025 and 2024, respectively, and included it in the prepaid fees and other assets within the General Operating Fund. The net pension liability and asset were measured as of June 30, 2024 and June 30, 2023, and the total pension liability/asset used to calculate the net pension liability/asset was determined by an actuarial valuation as of June 30, 2023 and June 30, 2022, rolled forward to June 30, 2024 and June 30, 2023. Plan liabilities were rolled forward using each plan's normal cost (using the entry-age cost method), assumed interest and actual benefit payments. The Commission's proportion of net pension liability was based upon its contributions in relation to all other employer and non-employer contributions to the plan. The Commission's proportions used for measurement of its obligations as of June 30, 2025 and 2024, were:

	2025	2024	Change
Plan 1	0.0439%	0.0440%	-0.00010%
Plans 2 and 3	0.0569%	0.0568%	0.00010%

The change in Commission proportions was determined to be immaterial, therefore a deferral of the impact of the change was not recognized.

For the years ended June 30, 2025 and 2024, the Commission recognized pension expense of \$(233,526) and \$(416,235) respectively. For those years, we recognized deferred outflows and inflows of resources related to pension obligations from the following sources:

June 30, 2025	Deferred Outflows of Resources	Deferred Inflows of Resources
Net difference between projected and actual earnings on pension plan investments: Plan 1 Plans 2 and 3	\$ - -	\$ 18,931 591,747
Net difference due to change in assumptions Plans 2 and 3	917,207	-
Net difference between expected and actual experience Plans 2 and 3	1,069,899	-
Contributions subsequent to the measurement date Plans 2 and 3	893,110	
Total	\$ 2,880,216	\$ 610,678

June 30, 2024	Defer Outfl of Resc	ows	Deferred Inflows Resources
Net difference between projected and actual earnings on pension plan investments Plan 1 Plans 2 and 3	\$	-	\$ 130,071 982,041
Net difference due to change in assumptions Plans 2 and 3	7(	62,510	-
Net difference between expected and actual experience Plans 2 and 3	40	60,224	-
Contributions subsequent to the measurement date Plans 2 and 3	83	24,081	
Total	\$ 2,0	46,815	\$ 1,112,112

The \$893,110 reported as deferred outflows of resources as of June 30, 2025, related to pensions resulting from the Commission's contributions subsequent to the measurement date will be recognized as a reduction of the net pension liability in the year ended June 30, 2026.

Other amounts reported as deferred inflows and outflows of resources related to pensions will be recognized in pension expense as follows for years ending June 30:

Years Ended June 30:	
2026 2027 2028 2029 2030 Thereafter	\$ 570,370 (895,524) (368,512) (363,036) (173,102) (146,624)
	\$ (1,376,428)

The total pension liability in the June 30, 2025 and 2024 actuarial valuations was determined using the following actuarial assumptions, applied to all periods included in the measurement:

Actuarial Assumptions Inflation	
Economic	2.75%
Salary	3.25%
Investment rate of return	7.00%
Discount rate	7.00%

Mortality rates were based on the Society of Actuaries' Publication H-2010 mortality rates, and vary by member status (active, retiree, or survivor). The Office of State Actuary applied age offsets for each system and recognized future improvements in mortality by applying the long-term MP-2017 generational improvement scale. Mortality rates are applied on a generational basis; meaning, each member is assumed to receive additional mortality improvements in each future year through his or her lifetime.

The long-term expected rate of return on pension plan investments was determined using a building-block method. The Washington State Investment Board (WSIB) used a best estimate of expected future rates of return (expected returns, net of pension plan investment expense, including inflation) to develop each major asset class. Those expected returns make up one component of the WSIB's Capital Market Assumptions (CMAs). WSIB uses the CMAs and their target asset allocations to simulate future investment returns at various future times. The long-term expected rate of return of 7.0% approximately equals the median of the simulated investment returns over a 50-year time horizon, adjusted to remove or dampen any short-term changes to WSIB's CMAs that aren't expected over the entire 50-year measurement period.

The target allocation and best estimates of arithmetic real rates of return for each major asset class (as of PERS year-end June 30, 2024), including an inflation component of 2.20%, are summarized in the following table:

Asset Class	TargetAllocation	% Long-Term Expected Rate of Return
Fixed Income	19%	2.10%
Tangible Assets	8%	4.50%
Real Estate	18%	4.80%
Global Equity	30%	5.60%
Private Equity	25%	8.60%
	100%	

The discount rate used to measure the total pension liability was 7.00%. The rate was determined by completing an asset sufficiency test on whether the pension plan's fiduciary net position was sufficient to make all projected future benefit payments of current plan members.

Consistent with current law, the asset sufficiency test included an assumed 7.00% long-term discount rate to determine funding liabilities for calculation of future contribution rate requirements. Consistent with the long-term expected rate of return, a 7.00% future investment rate of return on investment assets was assumed for the test. Contributions from plan members and employers are assumed to continue at contractually required rates. Based upon those assumptions, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return of 7.00% was used to determine the total liability.

The following presents the Commission's proportionate share of the net pension liability as of June 30, 2025 and 2024 calculated using the discount rate of 7.00% as well as what the proportionate share of the net pension liability would be if it were calculated using a discount rate that is one percentage point lower (6.00%) or one percentage point higher (8.00%) than the current rate:

	June 30, 2025 Discount Rate Sensitivity					
		1% Decrease (6.0%)	Current Discount Rate  (7.0%)		1	.% Increase (8.0%)
Plan 1	\$	1,147,407	\$	779,273	\$	457,835
Plan 2 and 3	\$	3,381,397	\$	(1,340,892)	\$	(6,193,336)
	June 30, 2024 Discount Rate Sensitivity					
	Current					
		1% Decrease (6.0%)	Di	scount Rate (7.0%)	1	.% Increase (8.0%)
Plan 1	\$	1,403,226	\$	991,679	\$	656,323
Plan 2 and 3	\$	2,532,036	\$	(1,894,532)	\$	(6,320,921)

#### Other Postemployment Benefit Plan

Commission employees are eligible to participate in the single employer defined benefit other postemployment benefit (OPEB) plan administered by the State Health Care Authority (HCA). The plan, as authorized through RCW 41.05.065, is designed by the Public Employee Benefits Board (PEBB), created within HCA, and determines the terms and conditions of employee and retired employee participation and coverage, including eligibility criteria. The PEBB OPEB plan benefits are provided in accordance with a substantive plan rather than a formalized contract or plan document and, as such, rely on communication of the plan terms by HCA with employers and plan members as well as the historical practice of plan cost sharing by employers.

The PEBB OPEB plan is funded by monthly contributions with amounts established by the Legislature as a part of the biennium budget process. There are no plan assets in a trust, rather the monthly contributions are used to pay for current benefits provided. The plan does not issue a publicly available financial report.

The PEBB retiree OPEB plan is available to employees eligible for retirement electing to continue coverage and pay the administratively established health insurance premiums at the time they retire under the provisions of the retirement plan to which they belong.

Per RCW 41.05.022, retirees who are not yet eligible for Medicare benefits may continue participation in the state's non-Medicare community-rated health insurance risk pool on a self-pay basis. Retirees in this risk pool receive an implicit subsidy because the retired members pay a premium based on the claims experience for active employees and other non-Medicare retirees. The subsidy is valued using the difference between the age-based claims costs and the premium.

Retirees who are enrolled in both Parts A and B of Medicare may participate in the state's Medicare community-rated health insurance risk pool. Medicare retirees receive an explicit subsidy from the reduced premiums. The explicit subsidy is established through an annual recommendation by the HCA administrator which is included in the Governor's budget with the final amount approved by the state Legislature. In calendar year 2025, the explicit subsidy was up to \$183 per enrollee member per month and will remain at \$183 in calendar year 2026.

OPEB implicit and explicit subsidies as well as administrative costs are funded by the required contributions participating employers make. The Commission is required to make monthly contributions on behalf of all active, health care eligible employees (headcount), regardless of enrollment status. The allocation method used by the state to determine our proportionate share of the OPEB related liabilities, deferred inflows, deferred outflows, and expense is the percentage of our headcount as a percentage of the state's total headcount.

This same method is used to determine the transactions subsequent to the measurement date, specifically the retiree portion of premium payments made by agencies on behalf of active, health care eligible employees between the measurement date of June 30, 2024, and the reporting date of June 30, 2025. The portion of health care premiums attributed to retirees for both explicit and implicit subsidies is taken from the Fiscal Year 2024 4th Quarter Update in the PEBB Financial Projection Model (PFPM) from the State Health Care Authority.

Additional information will be included in the Washington State 2025 Annual Comprehensive Financial Report on OFM's website (www.ofm.wa.gov/accounting/financial-audit-reports/comprehensive-annual-financial-report). Additional information on health care trend rates and other actuarial date is available on the Office of the State Actuary's website (leg.wa.gov/osa).

For fiscal years ending June 30, 2025 and 2024, HCA reports total OPEB liability of \$4.4 billion and \$4.4 billion, respectively. At June 30, 2025 and 2024, the Commission recognized its proportionate share of the OPEB liability of \$2,520,067 and \$2,462,915, respectively, which is included in accounts payable and other liabilities within the General Operating Fund. The OPEB liability was measured as of June 30, 2024, and the total liability used to calculate the OPEB liability was determined by an actuarial valuation as of June 30, 2024. The Commission's proportion was based upon our headcount in relation to the headcount of all state employees at the same date resulting in allocations of 0.0576% and 0.0563% used for the measurement of its obligations as of June 30, 2025 and 2024, an increase between years of 0.0013%. The impact of this change is included in the related deferred inflows and outflows of resources and amortized over nine years, which is equal to the average expected remaining service lives of all active and inactive members.

As of June 30, 2025 and 2024, components of the change in of our proportionate share of the total OPEB liability are as follows:

	 2025	 2024
Beginning OPEB Liability	\$ 2,462,915	\$ 2,385,306
Change in proportionate Share	56,128	6,702
Service cost	81,764	86,283
Interest cost	93,781	86,672
Differences between expected and actual experience	47,985	-
Changes in assumptions	(214,059)	(41,678)
Changes of benefit terms	55,030	-
Benefit payments	 (63,477)	 (60,370)
Ending OPEB Liability	\$ 2,520,067	\$ 2,462,915

## Washington State Housing Finance Commission

Notes to Financial Statements June 30, 2025 and 2024

For the years ended June 30, 2025 and 2024, the Commission recognized OPEB expense of (66,654) and (109,336), respectively. For those years recognized deferred outflows and inflows of resources related to the net OPEB liability from the following sources:

As of June 30, 2025	Deferred Outflows of Resources	Deferred Inflows of Resources	
Changes in assumptions Changes in experience Changes in proportion Transactions subsequent to the measurement date	\$ 126,857 68,154 162,892 66,381	\$ 1,392,535 63,531 157,360	
Total	\$ 424,284	\$ 1,613,426	
As of June 30, 2024	Deferred Outflows of Resources	Deferred Inflows of Resources	
Changes in assumptions Changes in experience Changes in proportion Transactions subsequent to the measurement date	\$ 160,041 37,398 107,875 62,063	\$ 1,475,635 73,139 197,933	
Total	\$ 367,377	\$ 1,746,707	

The \$66,381 reported as deferred outflows resulting from transactions subsequent to the measurement date will be recognized as a reduction in the OPEB liability in the year ended June 30, 2026.

Other amounts reported as deferred inflows and deferred outflows of resources will be recognized as OPEB expense in subsequent years as follows:

Years Ended June 30,	
2026	\$ (297,234)
2027	(235,594)
2028	(157,191)
2029	(194,913)
2030	(178,247)
Thereafter	(192,344)
	\$ (1,255,523)

The total OPEB liability in the June 30, 2025, was determined using the following actuarial assumptions.

Inflation	
Economic	2.40%
Salary	3.25%
(Salaries are also expected to grow by	
promotions and longevity)	
Health care trend rates	
Initial rate(s)	4.5% - 9.5%
Expected by 2080	3.80%

The total OPEB liability in the June 30, 2024, was determined using the following actuarial assumptions.

Inflation	
Economic	2.35%
Salary	3.25%
(Salaries are also expected to grow by	
promotions and longevity)	
Health care trend rates	
Initial rate(s)	2% - 11%
Expected by 2080	3.80%

Mortality rates were based on the Society of Actuaries' Publication H-2010 mortality rates, and vary by member status (active, retiree, or survivor). The Office of State Actuary applied age offsets for each system and recognized future improvements in mortality by applying the long-term MP-2017 generational improvement scale. Mortality rates are applied on a generational basis; meaning, each member is assumed to receive additional mortality improvements in each future year through his or her lifetime.

Most demographic actuarial assumptions, including mortality and when members are expected to terminate and retire, were based upon the results of the 2023 Demographic Experience Study Report. The post-retirement participation percentages and percentage with spouse coverage were reviewed in 2017. Economic assumptions, including inflation and salary increases, were based on the results of the 2023 Report on Financial Condition and Economic Experience Study.

Because the OPEB benefits are funded on a pay-as-you-go basis, the discount rate used to measure the OPEB liability was set equal to the Bond Buyer General Obligation 20-Bond Municipal Bond Index, which was 3.93% for the June 30, 2024, measurement date.

The following represents the Commission's proportionate share of the OPEB liability as of June 30, 2025 calculated using the discount rate of 3.93% as well as what the proportionate share of the OPEB liability would be if it were calculated using a discount rate that is one percentage point lower (2.93%) or one percentage point higher (4.93%) than the current rate:

Discount Rate Sensitivity					
Current					
1% Decrease (2.93%)	1% Increase (4.93%)				
\$ 2,964,842	\$ 2,520,067	\$ 2,164,935			

The following represents the Commission's proportionate share of the OPEB liability as of June 30, 2024 calculated using the discount rate of 3.65% as well as what the proportionate share of the OPEB liability would be if it were calculated using a discount rate that is one percentage point lower (2.65%) or one percentage point higher (4.65%) than the current rate:

Di	scount Rate Sensitivi	ty			
Current					
1% Decrease	Discount Rate	1% Increase			
(2.65%)	(2.65%) (3.65%) (4.65%)				
\$ 2,881,773	\$ 2,462,915	\$ 2,125,983			

The table below represents the Commission's proportionate share of the OPEB liability as of June 30, 2025 calculated using the health care trend rates range of (4.5)%-9.5%percent reaching an ultimate range of 3.8%, as well as what our proportionate share of the total OPEB liability would be if it were calculated using health care trend rates that were one percentage point lower ((3.5)%-8.5%)or one percentage point higher ((5.5)%-10.5%) than the current rate:

Health Care Cost Trend Sensitivity					
Current					
1% Decrease	1% Increase				
\$ 2,125,878	\$ 2,520,067	\$ 3,028,394			

The table below represents the Commission's proportionate share of the OPEB liability as of June 30, 2024 calculated using the health care trend rates range of 2-11% percent reaching an ultimate range of 4.3%, as well as what our proportionate share of the total OPEB liability would be if it were calculated using health care trend rates that were one percentage point lower (1-10%) or one percentage point higher (3-12%) than the current rate:

Health Care Cost Trend Sensitivity					
Current					
1% Decrease Discount Rate 1% Increase					
\$ 2,069,594	\$ 2,462,915	\$ 2,969,147			

#### Note 11 - Risk Management

The Commission is subject to various risks of loss related to torts; theft of, damage to, and destruction of assets; errors and omissions; natural disasters and acts of terrorism for which we carry commercial insurance. As of June 30, 2025, there were no known asserted or unasserted claims or judgments against the Commission.

The Commission may be subject to various threatened or pending legal actions, contingencies, and commitments in the normal course of conducting its business. We provide for costs or income related to a settlement of these matters when a loss or gain is probable, and the amount can be reasonably estimated. The effect of the outcome of these matters on our future results of operations and liquidity is not predictable because any such effect depends on future results of operations and the amount and timing of the resolution of any such matters. However, we believe that the ultimate resolution of any such matters will not have a material adverse or beneficial effect on our financial position.

#### Note 12 - Related Party Transactions

The Commission provides staff and administrative services to the following state agencies for the years ended June 30, 2025 and 2024:

Charges for Services	2025		 2024	
Washington Higher Education Facilities Authority Tobacco Settlement Authority	\$	206,457 5,674	\$ 347,902 36,287	
Receivable From				
Washington Higher Education Facilities Authority Tobacco Settlement Authority	\$	64,188 82	\$ 93,964 -	

#### Note 13 - Compensated Absences

Permanent employees of the Commission earn annual leave, sick leave and may earn compensatory leave or exchange time. Annual leave is earned based on length of service, and an employee may accumulate a maximum of 280 hours. An employee receives compensation for their unused annual leave upon termination. Employees earn eight hours of sick leave per month. Employees receive 25% of the value of accrued sick leave upon retirement or death. Non-exempt work period employees earn compensatory time at the rate of time-and-one-half for more than 40 hours worked in a week, with a maximum accrual of 240 hours. Compensated absences activity for the years ended June 30, 2025 and 2024, was as follows:

	Beginning BalanceJuly 1, 2024	Additions	Payments	Ending Balance June 30, 2025		
Compensated absences	\$ 1,457,368	\$ 155,904	\$ -	\$ 1,613,272		
	Beginning BalanceJuly 1, 2023	Additions	Payments	Ending Balance June 30, 2024		
Compensated absences	\$ 1,230,363	\$ 227,005	\$ -	\$ 1,457,368		

Required Supplementary Information
June 30, 2025 and 2024
Washington State Housing Finance
Commission

#### Schedule of Proportionate Share of Net Pension Liability (Asset)

<u>PLAN 1</u>		2025		2024		2023		2022		2021
WSHFC's portion of net pension liability WSHFC's proportionate share of the net pension liability WSHFC's covered employee payroll WSHFC's proportionate share of the net pension liability as a	\$	0.0439% 779,273 N/A	\$	0.0440% 991,679 N/A	\$	0.0441% 1,199,406 N/A	\$	0.0466% 867,838 N/A	\$	0.0471% 1,646,824 N/A
percentage of its covered payroll  Plan fiduciary net position as a percentage of the total pension liability		N/A 84.05%		N/A 80.16%		N/A 76.56%		N/A 88.74%		N/A 68.64%
PLAN 2 and 3										
WSHFC's portion of net pension liability WSHFC's proportionate share of the net pension liability (asset) WSHFC's covered employee payroll WSHFC's proportionate share of the net pension liability (asset) as a	\$ \$	0.0569% (1,340,892) 8,921,947	\$ \$	0.0568% (1,894,532) 7,887,915	\$ \$	0.0576% (1,767,016) 7,208,684	\$ \$	0.0599% (5,925,840) 6,526,599	\$ \$	0.0613% 820,030 6,526,599
percentage of its covered payroll  Plan fiduciary net position as a percentage of the total pension liability		-15.03% 105.17%		-24.02% 107.02%		-24.51% 106.73%		-82.20% 120.29%		11.43% 97.22%
<u>PLAN 1</u>		2020		2019		2018		2017		
WSHFC's portion of net pension liability WSHFC's proportionate share of the net pension liability WSHFC's covered employee payroll WSHFC's proportionate share of the net pension liability as a percentage of its covered employee payroll	\$	0.0465% 1,790,818 N/A N/A	\$	0.0462% 2,052,105 N/A N/A	\$	0.0455% 2,168,328 N/A N/A	\$	0.0439% 2,361,147 N/A		
WSHFC's portion of net pension liability WSHFC's proportionate share of the net pension liability WSHFC's covered employee payroll WSHFC's proportionate share of the net pension liability as a percentage of its covered employee payroll Plan fiduciary net position as a percentage of the total pension liability	\$	0.0465% 1,790,818 N/A	\$	0.0462% 2,052,105 N/A	\$	0.0455% 2,168,328 N/A	\$	0.0439% 2,361,147 N/A		
WSHFC's portion of net pension liability WSHFC's proportionate share of the net pension liability WSHFC's covered employee payroll WSHFC's proportionate share of the net pension liability as a percentage of its covered employee payroll Plan fiduciary net position as a percentage of the total pension liability  PLAN 2 and 3	\$	0.0465% 1,790,818 N/A N/A 67.12%	\$	0.0462% 2,052,105 N/A N/A 63.22%	\$	0.0455% 2,168,328 N/A N/A 61.24%	\$	0.0439% 2,361,147 N/A N/A 57.03%		
WSHFC's portion of net pension liability WSHFC's proportionate share of the net pension liability WSHFC's covered employee payroll WSHFC's proportionate share of the net pension liability as a percentage of its covered employee payroll Plan fiduciary net position as a percentage of the total pension liability	\$ \$ \$	0.0465% 1,790,818 N/A N/A	\$	0.0462% 2,052,105 N/A N/A	\$ \$ \$	0.0455% 2,168,328 N/A N/A	\$	0.0439% 2,361,147 N/A N/A 57.03% 0.0564% 2,845,451		

Schedule of Contributions										
<u>PLAN 1</u>		2025		2024		2023		2022		2021
Statutorily-required contributions Contributions related to the statutorily-required contributions	\$	262,729 262,729	\$	300,124 300,124	\$	270,495 270,495	\$	347,322 347,322	\$	341,322 341,322
Contribution (deficiency) excess	\$	-	\$	-	\$	_	\$	_	\$	
WSHFC's covered-employee payroll Contribution as a percentage of covered-employee payroll		N/A N/A								
PLAN 2 and 3										
Statutorily-required contributions Contributions in related to the statutorily-required contributions	\$	560,074 560,074	\$	499,405 499,405	\$	462,454 462,454	\$	567,569 567,569	\$	565,120 565,120
Contribution (deficiency) excess	\$	-	\$	-	\$	-	\$	-	\$	
WSHFC's covered-employee payroll Contribution as a percentage of covered-employee payroll		9,888,126 5.66%		8,921,947 5.60%		7,887,915 5.86%		7,208,684 7.87%		6,526,599 8.66%
<u>PLAN 1</u>		2020		2019		2018		2017		
Statutorily-required contributions Contributions related to the statutorily-required contributions	\$	333,507 333,507	\$	309,065 309,065	\$	273,962 273,962	\$	249,236 249,236		
Contribution (deficiency) excess	\$	-	\$	-	\$	-	\$	-		
WSHFC's covered-employee payroll Contribution as a percentage of covered-employee payroll		N/A N/A		N/A N/A		N/A N/A		N/A N/A		
PLAN 2 and 3										
Statutorily-required contributions Contributions in related to the statutorily-required contributions	\$	490,407 490,407	\$	458,084 458,084	\$	357,892 357,892	\$	325,504 325,504		
Contribution (deficiency) excess	\$	-	\$	-	\$	-	\$	-		
WSHFC's covered-employee payroll Contribution as a percentage of covered-employee payroll		6,526,599 7.51%		6,157,091 7.44%		6,157,091 6.21%		6,157,091 6.15%		

Plan 1 – No Commission employees are eligible for PERS 1. Commission contributions are required in order to address the PERS 1 unfunded actuarial accrued liability. Therefore, covered payroll and contributions as a percentage of covered payroll is not applicable to Plan 1.

Schedul	e of Propor	tionate Share	of O			2022	2022		2024
WSHFC's portion of OPEB Liability WSHFC's proportionate share of the OPEB liability WSHFC covered employee payroll	\$ \$	2025 0.05760% 2,520,067 8,921,947	\$	2024 0.05630% 2,462,911 7,887,915	\$	2023 0.05615% 2,385,306 7,208,684	\$ 2022 0.05534% 3,581,199 7,208,684	\$ \$	0.05680% 3,439,369 6,526,599
WSHFC's proportionate share of the net OPEB liability as a percentage of its covered employee payroll		28.25% 2025		31.22% 2024		33.09% 2023	49.68% 2022		52.70% 2021
Statutorily-required contributions Contributions related to the statutorily-required contributions	\$	185,013 185,013	\$	171,105 171,105	\$	163,053 163,053	\$ 158,112 158,112	\$	161,040 161,040
Contribution (deficiency) excess	\$	-	\$		\$	-	\$ 	\$	-
WSHFC's covered-employee payroll Contribution as a percentage of covered-employee payroll	\$	8,921,947 2.07%	\$	7,887,915 2.17%	\$	7,208,684 2.26%	\$ 7,208,684 2.19%	\$	6,526,599 2.47%
Total number of monthly insurance payments Monthly contribution	\$	1,011 183	\$	935 183	\$	891 183	\$ 864 183	\$	880 183
Total	\$	185,013	\$	171,105	\$	163,053	\$ 158,112	\$	161,040
		2020		2019		2018			
WSHFC's portion of OPEB Liability WSHFC's proportionate share of the OPEB liability WSHFC covered employee payroll WSHFC's proportionate share of the net OPEB liability as a	\$ \$	0.05985% 3,473,340 6,526,599	\$ \$	0.05805% 2,948,312 6,157,091	\$ \$	0.05840% 3,399,762 5,762,602			
percentage of its covered employee payroll		53.22%		47.88%		59.00%			
		2020		2019		2018			
Statutorily-required contributions Contributions related to the statutorily-required contributions	\$	148,176 148,176	\$	132,450 132,450	\$	130,800 130,800			
Contribution (deficiency) excess	\$	-	\$	-	\$	-			
WSHFC's covered-employee payroll Contribution as a percentage of covered-employee payroll	\$	6,526,599 2.27%	\$	6,157,091 2.15%	\$	5,762,602 2.27%			
Total number of monthly insurance payments Monthly contribution	\$	882 168	\$	883 150	\$	872 150			
Total	\$	148,176	\$	132,450	\$	130,800			

Note: This schedule is intended to show information for 10 years. Additional years will be displayed as they become available.

As of June 30, 2025 and 2024, the Commission has established a liability for other postemployment benefits (OPEB) in accordance with GASB Statement No. 75. The OPEB plan is administered on a pay-as-you-go basis, and no assets are held in a legally binding irrevocable trust that meets the criteria outlined in GASB 75. Therefore, the plan does not qualify for recognition of OPEB assets, and all related liabilities are reported in the government-wide financial statements. Contributions made during the year were used solely to pay current benefits and administrative costs.

#### Note 1 - Change in Assumptions

Pension liability (assets) change in assumptions:

For pension plans 1, 2, and 3, actuarial assumptions used for the 2024 valuation were based on the results of the 2013-2018 Demographic Experience Study Report and the 2023 Economic Experience Study. Mortality rates were developed using the Society of Actuaries' Pub.H-2010 mortality rates, with the long-term MP-2017 generation improvement scale to project mortality rates for every year after the 2010 base table. There were no changes in assumptions for fiscal year 2024. The Commission's proportionate share of changes in assumptions as of the measurement date totaled \$917,207.

#### OPEB liability change in assumptions:

The state's OPEB liability was determined by an actuarial valuation as of June 30, 2024. Most demographic actuarial assumptions, including mortality and when members are expected to terminate and retire, were based on the results of the 2023 PEBB OPEB Demographic Experience Study. Economic assumptions, including inflation and salary increases were based on the results of the 2023 Economic Experience Study. Economic assumptions for inflation increased from 2.35% in 2024 to 2.40% in 2025 and initial health care trend rates changed from 2-11% in 2024 to 4.5-9.5% in 2025. All other assumptions remain unchanged. The Commission's proportionate share of changes in assumptions as of the measurement date totaled (\$214,059).

Supplementary Information
June 30, 2025 and 2024
Washington State Housing Finance
Commission

# Washington State Housing Finance Commission Schedule of Program Net Position June 30, 2025 with comparative totals for 2024

		Restricted Bond Fund					
ASSETS AND DEFERRED	Single-family	Homeownership	Multifamily Housing	Program- Related	General Operating		
OUTFLOWS OF RESOURCES	,	Bond Program	ŭ			2025	2024
OUTFLOWS OF RESOURCES	Bond Program	(NIBP)	Bond Program	Investments	Fund	2025	2024
Cash and cash equivalents Investments	\$ 201,925,493	\$ 3,279,525	\$ 140,566,890	\$ 213,060,892	\$ 48,437,704	\$ 607,270,504	\$ 611,398,232
U.S. government and agencies securities Investment agreements and	-	-	-	39,446,169	26,826,990	66,273,159	62,708,516
other investments	128,349,259	5,000,000		_		133,349,259	105,576,698
	128,349,259	5,000,000		39,446,169	26,826,990	199,622,418	168,285,214
Accrued interest receivable Fees receivable, net	4,806,566	1,076,331	-	7,151,476	1,002,146 15,302,159	14,036,519 15,302,159	11,577,287 13,337,584
Other receivables	_	_	_	167,173	13,302,133	167,173	4,160,835
Interfund Loans	(40,000,000)	-	-	40,000,000	-		-
Mortgage-backed securities, cost	974,479,519	11,848,887	-	-	-	986,328,406	836,665,938
Cumulative unrealized gain (loss) on							
mortgage-backed securities	(37,763,049)	(311,632)				(38,074,681)	(55,690,470)
Mortgage-backed securities,							
fair value	936,716,470	11,537,255	·			948,253,725	780,975,468
Mortgage loans, net	-	-	-	732,144,564	-	732,144,564	566,902,533
Prepaid fees and other		-		-	8,921,720	8,921,720	5,716,192
Total assets	1,231,797,788	20,893,111	140,566,890	1,031,970,274	100,490,719	2,525,718,782	2,162,353,345
Deferred Outflows of Resources	(1,138,824)	-			3,304,498	2,165,674	933,236
Total assets and deferred outflows of resources	\$ 1,230,658,964	\$ 20,893,111	\$ 140,566,890	\$ 1,031,970,274	\$ 103,795,217	\$ 2,527,884,456	\$ 2,163,286,581

	S, AND NET POSITION Bond Program (NIBP) Bond Program Investments Fund						
LIABILITIES, DEFERRED INFLOWS OF RESOURCES, AND NET POSITION			Housing	•	Operating	2025	2024
Accounts payable and other							
liabilities	\$ 71,715,306	\$ -	\$ -	\$ 56,320,895	\$ 12,111,229	\$ 140,147,430	\$ 82,890,588
Accrued interest payable	3,585,142	15,378	1,470,546	3,928,529	-	8,999,595	7,611,444
Unearned revenue and other	-	-	-	33,937,592	60,139,787	94,077,379	136,643,274
Derivative instrument - interest							
Rate swap	(1,138,824)	-	-	-	-	(1,138,824)	(1,480,955)
Notes payable	25,502,235	-	139,096,344	49,430,000	-	214,028,579	147,309,982
Bonds payable							
Current interest bonds							
Due within one year	27,125,000	-	-	-	-	27,125,000	25,635,000
Due in more than one year Taxable bonds	732,865,000	-	-	-	-	732,865,000	638,786,771
Due within one year	1,185,000	-	-	-	-	1,185,000	-
Due in more than one year	220,046,685	6,289,232	-	-	-	226,335,917	171,348,222
Unamortized bond discount	(65,242)	-	-	-	-	(65,242)	(70,961)
Unamortized bond premium	12,578,519					12,578,519	12,918,922
	993,734,962	6,289,232				1,000,024,194	848,617,954
Total liabilities	1,093,398,821	6,304,610	140,566,890	143,617,016	72,251,016	1,456,138,353	1,221,592,287
Deferred Inflows of Resources	5,408,399				2,224,104	7,632,503	6,114,005
Net Position Restricted							
Bond operations	131,851,744	14,588,501	-	-	-	146,440,245	112,262,923
Net Pension Asset	-	-	-	-	1,340,892	1,340,892	1,894,532
Grants and donations to program-							
related investments	-	-	-	809,424	-	809,424	809,424
Net investment in capital assets	-	-	-	-	4,333,009	4,333,009	1,169,803
Unrestricted							
General operations	-	-	-	-	23,448,043	23,448,043	24,932,069
Housing Washington	-	-	-	-	198,153	198,153	122,628
Program-related investments				887,543,834		887,543,834	794,388,910
	131,851,744	14,588,501		888,353,258	29,320,097	1,064,113,600	935,580,289
Total Liabilities, Deferred Inflow of							
and Net Position	\$ 1,230,658,964	\$ 20,893,111	\$ 140,566,890	\$ 1,031,970,274	\$ 103,795,217	\$ 2,527,884,456	\$ 2,163,286,581

### Washington State Housing Finance Commission Schedule of Program Revenues, Expenses, and Changes in Program Net Position Year Ended June 30, 2025 with comparative totals for 2024

	Restricted Bond Fund						
	Single-family Bond Program	Homeownership Bond Program (NIBP)	Multifamily Housing Bond Program	Program-Related Investments	General Operating Fund	2025	2024
Operating Revenues							
Interest earned on mortgage loans and mortgage-backed securities Other interest and investment income (loss) Gain (loss) on mortgage-backed securities Other fee income	\$ 40,766,161 14,137,214 17,432,057 (65,481)	\$ 549,309 463,676 183,732 34,263	\$ - 5,200,803 - -	\$ - - - 19,643,712	\$ - 17,609,279 - 46,371,968	\$ 41,315,470 37,410,972 17,615,789 65,984,462	\$ 29,568,537 39,864,231 (4,044,004) 54,166,416
Total operating revenues	72,269,951	1,230,980	5,200,803	19,643,712	63,981,247	162,326,693	119,555,180
Operating Expenses Interest on debt Amortization of bond discount	36,310,334 5,719	208,923	5,194,618	609,760	-	42,323,635 5,719	36,437,177 2,072
Amortization of bond premium Bond issuance costs Servicing and commission fees	(989,332) 2,409,983 1,041,944	- - 34,262	- - -	- - -		(989,332) 2,409,983 1,076,206	(985,139) 2,964,531 1,083,781
Salaries and wages Communication and office expense Professional fees Trustee and paying agent fees	- - - 138,559	- - - 6,000	6,185	-	12,839,552 3,110,713 2,832,683	12,839,552 3,110,713 2,838,868 144,559	11,544,782 2,812,086 2,817,573 125,211
Other	157,217	-		30,956,912		31,114,129	3,053,810
Total operating expenses	39,074,424	249,185	5,200,803	31,566,672	18,782,948	94,874,032	59,855,884
Non-Operating Revenues and (Expense)							
State provided grant revenue	-	-	-	61,080,650	-	61,080,650	-
Grant revenue Grant expense	-	-	-	-	60,398,071 (60,398,071)	60,398,071 (60,398,071)	72,284,238 (72,284,238)
Total non-operating revenues and (expenses)				61,080,650	- (00)000)0:17	61,080,650	-
Excess (Deficit) of Revenues Over Expenses	33,195,527	981,795	-	49,157,690	45,198,299	128,533,311	59,699,296
Change in Net Position	33,195,527	981,795	-	49,157,690	45,198,299	128,533,311	59,699,296
Net Position, Beginning of Year	98,656,217	13,606,706	-	795,198,334	28,119,032	935,580,289	875,880,993
Contribution (distribution) of equity				43,997,234	(43,997,234)		
Net Position, End of Year	\$ 131,851,744	\$ 14,588,501	\$ -	\$ 888,353,258	\$ 29,320,097	\$ 1,064,113,600	\$ 935,580,289

		Restricted Bond Fun	d					
	Single-family Housing Bond Program	Homeownership Bond Program (NIBP)	Multifamily Housing Bond Program	Program-Related Investments	General Operating Fund	Year Ended June 30, 2025		
Operating Activities Receipts for interest on mortgages Receipts of program fees and grants Receipts of state grants Receipts for loans and mortgage prepayments Payments for acquisition of loans and mortgages Payments for bond program expenses Payments to employees and suppliers	\$ 39,934,684 56,267 62,835,273 (214,165,496 32,769,587	34,261 - 1,720,115 )	\$ - - - - - - (6,185)	\$ - 79,056,788 - 39,463,430 (233,482,622) - 27,761,628	\$ - - 61,448,480 - - - (78,056,585)	\$ 40,490,115 79,147,316 61,448,480 104,018,818 (447,648,118) 32,729,325 (50,301,142)		
Net Cash from (used for) Operating Activities	(78,569,685	) 2,269,545	(6,185)	(87,200,776)	(16,608,105)	(180,115,206)		
Investing Activities Purchase of investments Sale of investments Interest received on investments	(2,026,180,012 1,998,407,451 14,170,841	- -	- - 5,200,803	(16,793,767) - -	- 13,229,125 17,592,735	(2,042,973,779) 2,011,636,576 37,090,999		
Net Cash from (used for) Investing Activities	(13,601,720	) 126,620	5,200,803	(16,793,767)	30,821,860	5,753,796		
Noncapital Financing Activities Proceeds from sale of bonds and notes Proceeds from collateralized loans Repayments of collateralized loans Short term loan provided to other fund Interest paid on debt Debt repayments Transfer of bond proceeds Contributions	230,145,391 202,574,585 (192,868,237 (35,943,093 (73,655,087	- ) - - ) (212,777)	84,781,600 (37,861,851) - (5,167,859) -	- - - - - - 43,997,234	- - - - - - (43,997,234)	230,145,391 287,356,185 (230,730,088) - (41,323,729) (75,214,077)		
Net Cash from (used for) Noncapital Financing Activities	130,253,559	(1,771,767)	41,751,890	43,997,234	(43,997,234)	170,233,682		
Net Increase (Decrease) In Cash and Cash Equivalents	38,082,154	624,398	46,946,508	(59,997,309)	(29,783,479)	(4,127,728)		
Cash and Cash Equivalents, Beginning of Year	163,843,339	2,655,127	93,620,382	273,058,201	78,221,183	611,398,232		
Cash and Cash Equivalents, End of Year	\$ 201,925,493	\$ 3,279,525	\$ 140,566,890	\$ 213,060,892	\$ 48,437,704	\$ 607,270,504		

	Re	stricted Bond Fun	d				
	Single-family	Homeownership	Multifamily	_	General		
	Housing	<b>Bond Program</b>	Housing	Program-Related	Operating	Year Ended	
	Bond Program	(NIBP)	Bond Program	Investments	Fund	June 30, 2025	
Reconciliation of Excess (Deficit) of	_				_	·	
Revenues Over Expenses to Net Cash							
from Operating Activities							
Excess (deficit) of revenues over expenses	\$ 33,195,527	\$ 981,795	\$ -	\$ 49,157,690	\$ 45,198,299	\$ 128,533,311	
Adjustments to reconcile excess (deficiency) of							
revenues over expenses to net cash							
from operating activities							
Amortization of mortgage discount	(52,376)	-	-	-	-	(52,376)	
Amortization of mortgage premium	17	-	-	-	-	17	
Amortization of bond premium	(989,332)	-	-	-	-	(989,332)	
Amortization of bond discount	5,719	-	-	-	-	5,719	
Acquisition of mortgage loans	(214,165,496)	-	-	(233,482,622)	-	(447,648,118)	
Repayments of mortgage loans	62,835,273	1,720,115	-	39,463,430	-	104,018,818	
Unrealized (gain) loss on securities	(17,432,057)	(183,732)	-	-	-	(17,615,789)	
Cash from changes in operating assets and li	abilities						
Interest and other receivables	(14,794,583)	(457,556)	(5,200,803)	31,282,808	(4,995,406)	5,834,460	
Interest and other payables	72,827,623	208,923	5,194,618	26,377,918	(56,810,998)	47,798,084	
Net Cash from (used for) Operating Activities	\$ (78,569,685)	\$ 2,269,545	\$ (6,185)	\$ (87,200,776)	\$ (16,608,105)	\$ (180,115,206)	

			Final	- 1	
Control	Issue	Original	Maturity		utstanding
Series	Date	Amount	Date	6/30/2025	6/30/2024
Single-family (Open Indenture)					
Single-family Series 2013 1A-R/1N-R	3/27/2013	62,515,000	6/1/2043	\$ 16,315,000	\$ 17,665,000
Single family Series 2014 2A-R 2N 2N-	12/18/2014	50,515,000	6/1/2044	-	2,395,000
Single-family Series 2015 1A-R/1N	12/10/2015	63,845,000	6/1/2038	6,555,000	10,065,000
Single family Series 2016 1A-R 1N VR-	5/26/2016	65,500,000	12/1/2046	22,820,000	26,305,000
Single family Series 2016 2A-R 2N	11/30/2016	67,045,000	12/1/2046	18,890,000	22,850,000
Single family Series 2017 1A-R 1N	4/27/2017	67,370,000	12/1/2047	1,790,000	7,830,000
Single family Series 2017 2A-R/2N	9/28/2017	35,230,000	6/1/2047	7,685,000	10,560,000
Single family Series 2017 3N/3N-R/3A-F	12/28/2017	70,475,000	12/1/2047	6,985,000	8,590,000
Single family Series 2018 1N/1N-MM	10/18/2018	98,190,000	12/1/2048	37,495,000	43,970,000
Single Family Series 2019 1N	3/20/2019	78,210,000	6/1/2049	9,545,000	16,080,000
Single Family Series 2019 2A/2N	11/26/2019	38,535,000	12/1/2049	26,745,000	29,425,000
Single Family Series 2020 1A/1N	5/28/2020	41,765,000	6/1/2050	29,555,000	33,530,000
Single Family Series 2020 2N	11/30/2020	38,835,000	12/1/2050	29,245,000	33,460,000
Single Family Series 2021 1N	5/27/2021	71,630,000	12/1/2049	55,090,000	62,110,000
Single Family Series 2021 2A/2N	11/30/2021	79,525,000	6/1/2051	66,710,000	73,235,000
Single Family Series 2022 1A/1N	9/20/2022	82,385,000	12/1/2052	75,020,000	79,040,000
Single Family Series 2023 1A/1N/1T	5/18/2023	64,700,000	12/1/2050	61,685,000	63,855,000
Single Family Series 2023 2A/2N/2T	9/28/2023	185,675,000	12/1/2053	182,700,000	185,610,000
Single Family Series 2024 1A/1N/1T	5/30/2024	99,285,000	12/1/2054	98,380,000	99,285,000
Single Family Series 2024 2A/2N/2T	11/19/2024	117,795,000	6/1/2054	117,210,000	-
Single Family Series 2025 1A/1N/1T	5/28/2025	109,160,000	12/1/2055	109,160,000	-
Special Single family	10/18/2012	26,171,376	10/1/2042	1,641,685	2,061,771
				981,221,685	827,921,771
Unamortized Bond Premium				12,578,519	12,918,922
Unamortized Bond Discount				(65,242)	(70,961)
				\$ 993,734,962	\$ 840,769,732
Homeownership Program Bonds					
Homeownership Program Bonds 2013	1/30/2013	23,675,203	3/1/2040	\$ 1,554,232	\$ 1,863,222
Homeownership Program Bonds2015	5/28/2015	69,370,000	5/1/1941	4,735,000	5,985,000
				6,289,232	7,848,222
Unamortized Bond Premium					
				\$ 6,289,232	\$ 7,848,222