CONSOLIDATED FINANCIAL STATEMENTS, SUPPLEMENTARY INFORMATION, AND COMPLIANCE REPORTING

As of and for the Years Ended December 31, 2024 and 2023

And Reports of Independent Auditor



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Amy Baker Kari Stoltz
Chief Volunteer Officer Immediate Past

Chief Volunteer Officer

Zach Ambrose Deana Labriola
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<u>Lisa Humphreys</u> <u>Brad Davis</u> <u>Dr. Lisa Scott</u>
Chief People Officer Chief Philanthropy Officer Chief Partnership and Impact Officer

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Report of Independent Auditor

To the Board of Directors
The Young Men's Christian Association of the Triangle Area, Inc. and SER Development I, Inc.
Raleigh, North Carolina

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of The Young Men's Christian Association of the Triangle Area, Inc. (a North Carolina nonprofit organization) and SER Development I, Inc. (collectively, the "Association"), which comprise the consolidated statements of financial position as of December 31, 2024 and 2023, and the related consolidated statements of activities and changes in net assets, functional expenses, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Association as of December 31, 2024 and 2023, and changes in their net assets and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America and the standards applicable to consolidated financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are required to be independent of the Association and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. We believe the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Consolidated Financial Statements

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

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Association's ability to continue as a going concern within one year of after the date the consolidated financial statements are available to be issued.

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

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

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In performing an audit in accordance with generally accepted auditing standards and Government Auditing Standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the consolidated financial statements, whether
 due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures
 include examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated
 financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Association'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 consolidated financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Association'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 audits.

Supplementary Information

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The accompanying schedule of expenditures of state awards, to satisfy NC GS Section 143C-6-23 and 09 NCAC 03M requirements, and consolidating schedules are presented for purposes of additional analysis and are not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated, in all material respects, in relation to the consolidated financial statements as a whole.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated May 23, 2025, on our consideration of the Association's internal control over financial reporting and on our test of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to solely describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Association's internal control over financial reporting or on compliance. That report is an integral part of our audit performed in accordance with *Government Auditing Standards* in considering the Association's internal control over financial reporting and compliance.

Raleigh, North Carolina May 23, 2025

Cherry Bekaert LLP

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

DECEMBER 31, 2024 AND 2023

	2024	2023
ASSETS		
Cash and cash equivalents	\$ 23,730,166	\$ 19,751,227
Accounts receivable, net	21,022,806	20,384,232
Pledges receivable, net (Note 2)	5,068,510	7,695,767
Notes receivable (Note 19)	14,713,500	14,713,500
Investments, at fair value (Note 3)	20,796,136	22,938,448
Prepaid expenses	1,870,585	1,606,080
Property, plant, and equipment, net (Note 5)	208,495,427	177,893,127
Land held for resale	35,000	79,000
Operating lease right-of-use assets (Note 12)	4,953,654	6,437,706
Finance lease right-of-use assets (Note 12)	1,239,956	-
Net investment in lease (Note 18)	16,490,374	16,860,944
Other assets	1,970,443	1,676,466
Interest rate swap contracts (Note 9)	2,335,753	2,039,578
Total Assets	\$ 322,722,310	\$ 292,076,075
LIABILITIES AND NET ASSETS		
Liabilities:		
Accounts payable and accrued expenses	\$ 11,458,216	\$ 7,474,369
Deferred revenue	35,209,407	33,656,043
Lease prepayments	16,490,374	16,860,944
Operating lease liabilities (Note 12)	6,088,922	7,763,786
Finance lease liabilities (Note 12)	1,227,691	-
Notes payable (Note 8)	29,097,777	26,880,438
Bonds payable (Note 8)	33,424,367	36,831,184
Total Liabilities	132,996,754	129,466,764
Net Assets:		
Without Donor Restrictions:		
Undesignated	137,846,778	109,185,286
Board designated	 14,053,911	12,611,391
	151,900,689	121,796,677
With Donor Restrictions (Note 10)	37,824,867	 40,812,634
Total Net Assets	189,725,556	162,609,311
Total Liabilities and Net Assets	\$ 322,722,310	\$ 292,076,075

CONSOLIDATED STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS

Dell's Comment of D	Without Donor Restrictions	With Donor Restrictions	Total
Public Support and Revenue:	Φ 57.400.050	Φ.	Φ 57.400.050
Program and camping fees, net	\$ 57,460,653	\$ -	\$ 57,460,653
Membership dues and joining fees, net	39,326,627		39,326,627
In-kind contributions	1,535,850	6,512,241	8,048,091
Contributions, net of bad debt expense	7,366,587	17,841,311	25,207,898
Grants	2,448,744	400,000	2,848,744
Gain on disposal of property, plant,	004.400		004.400
and equipment	301,189	-	301,189
Investment return, net	1,048,708	993,860	2,042,568
Other income, net cost of goods sold	2,328,053		2,328,053
	111,816,411	25,747,412	137,563,823
Net assets released from			
donor restrictions (Note 11)	28,735,179	(28,735,179)	
Total Public Support and Revenue	140,551,590	(2,987,767)	137,563,823
Expenses:			
Program services	95,584,461	-	95,584,461
Administrative services	11,782,385	-	11,782,385
Fundraising	3,376,907		3,376,907
Total Expenses	110,743,753		110,743,753
Change in net assets before change in interest			
rate swap contracts	29,807,837	(2,987,767)	26,820,070
Change in market value of interest	, ,	(, , , ,	, ,
rate swap contracts (Note 9)	296,175		296,175
Change in net assets	30,104,012	(2,987,767)	27,116,245
Net assets, beginning of year	121,796,677	40,812,634	162,609,311
Net assets, end of year	\$ 151,900,689	\$ 37,824,867	\$ 189,725,556

CONSOLIDATED STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS

Program and camping fees, net \$53,298,283 \$ - \$53,298,283	Public Support and Revenue:	Without Donor Restrictions	With Donor Restrictions	Total
Membership dues and joining fees, net In-kind contributions 34,343,505 - 34,343,505 In-kind contributions 2,630,800 - 2,630,800 Contributions, net of bad debt expense 110,368 11,491,521 11,601,889 Grants 3,831,932 40,000 3,871,932 Gain on disposal of property, plant, and equipment 1,827,528 - 1,827,528 Investment return, net 2,621,535 2,999,399 5,620,934 Other income, net cost of goods sold 2,773,380 5,800 2,779,180 Net assets released from donor restrictions (Note 11) 9,585,986 (9,585,986) Total Public Support and Revenue 111,023,317 4,950,734 115,974,051 Expenses: Program services 90,036,156 - 90,036,156 Administrative services 14,802,347 - 14,802,347 Fundraising 3,260,346 - 3,260,346 Total Expenses 108,098,849 - 108,098,849 Change in net assets before change in interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734	• •	¢ 52.200.202	¢	¢ 52.200.202
In-kind contributions		+,,	Φ -	
Contributions, net of bad debt expense 110,368 11,491,521 11,601,889 Grants 3,831,932 40,000 3,871,932 Gain on disposal of property, plant, and equipment 1,827,528 - 1,827,528 Investment return, net 2,621,535 2,999,399 5,620,934 Other income, net cost of goods sold 2,773,380 5,800 2,779,180 Net assets released from donor restrictions (Note 11) 9,585,986 (9,585,986) - Total Public Support and Revenue 111,023,317 4,950,734 115,974,051 Expenses: Program services 90,036,156 - 90,036,156 Administrative services 14,802,347 - 14,802,347 Fundraising 3,260,346 - 3,260,346 Total Expenses 108,098,849 - 108,098,849 Change in net assets before change in interest rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734			-	
Grants 3,831,932 40,000 3,871,932 Gain on disposal of property, plant, and equipment 1,827,528 - 1,827,528 Investment return, net 2,621,535 2,999,399 5,620,934 Other income, net cost of goods sold 2,773,380 5,800 2,779,180 Net assets released from donor restrictions (Note 11) 9,585,986 (9,585,986) - Total Public Support and Revenue 111,023,317 4,950,734 115,974,051 Expenses: Program services 90,036,156 - 90,036,156 Administrative services 14,802,347 - 14,802,347 Fundraising 3,260,346 - 3,260,346 Total Expenses 108,098,849 - 108,098,849 Change in net assets before change in interest rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900			- 11 /01 521	
Gain on disposal of property, plant, and equipment 1,827,528 - 1,827,528 Investment return, net 2,621,535 2,999,399 5,620,934 Other income, net cost of goods sold 2,773,380 5,800 2,779,180 Net assets released from donor restrictions (Note 11) 9,585,986 (9,585,986) - Total Public Support and Revenue 111,023,317 4,950,734 115,974,051 Expenses: Program services 90,036,156 - 90,036,156 Administrative services 14,802,347 - 14,802,347 Fundraising 3,260,346 - 3,260,346 Total Expenses 108,098,849 - 108,098,849 Change in net assets before change in interest rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900 155,209,233	•	,	, ,	
and equipment 1,827,528 - 1,827,528 Investment return, net 2,621,535 2,999,399 5,620,934 Other income, net cost of goods sold 2,773,380 5,800 2,779,180 Net assets released from donor restrictions (Note 11) 9,585,986 (9,585,986) - Total Public Support and Revenue 111,023,317 4,950,734 115,974,051 Expenses: Program services 90,036,156 - 90,036,156 Administrative services 14,802,347 - 14,802,347 Fundraising 3,260,346 - 3,260,346 Total Expenses 108,098,849 - 108,098,849 Change in net assets before change in interest rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900 155,209,233		3,031,932	40,000	3,071,932
Investment return, net 2,621,535 2,999,399 5,620,934 Other income, net cost of goods sold 2,773,380 5,800 2,779,180 101,437,331 14,536,720 115,974,051 Net assets released from donor restrictions (Note 11) 9,585,986 (9,585,986) - Total Public Support and Revenue 111,023,317 4,950,734 115,974,051 Expenses: Program services 90,036,156 - 90,036,156 Administrative services 14,802,347 - 14,802,347 Fundraising 3,260,346 - 3,260,346 Total Expenses 108,098,849 - 108,098,849 Change in net assets before change in interest rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900 155,209,233 155,20		1 827 528	_	1 827 528
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donor restrictions (Note 11) 9,585,986 (9,585,986) - Total Public Support and Revenue 111,023,317 4,950,734 115,974,051 Expenses: Program services 90,036,156 - 90,036,156 Administrative services 14,802,347 - 14,802,347 Fundraising 3,260,346 - 3,260,346 Total Expenses 108,098,849 - 108,098,849 Change in net assets before change in interest rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900 155,209,233	Not appete valoused from	101,437,331	14,536,720	115,974,051
Total Public Support and Revenue 111,023,317 4,950,734 115,974,051 Expenses: Program services 90,036,156 - 90,036,156 Administrative services 14,802,347 - 14,802,347 Fundraising 3,260,346 - 3,260,346 Total Expenses 108,098,849 - 108,098,849 Change in net assets before change in interest rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900 155,209,233		0 505 006	(0 505 006)	
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Program services 90,036,156 - 90,036,156 Administrative services 14,802,347 - 14,802,347 Fundraising 3,260,346 - 3,260,346 Total Expenses 108,098,849 - 108,098,849 Change in net assets before change in interest rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900 155,209,233	Total Public Support and Revenue	111,023,317	4,950,734	115,974,051
Administrative services 14,802,347 - 14,802,347 Fundraising 3,260,346 - 3,260,346 Total Expenses 108,098,849 - 108,098,849 Change in net assets before change in interest rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900 155,209,233	Expenses:			
Fundraising 3,260,346 - 3,260,346 Total Expenses 108,098,849 - 108,098,849 Change in net assets before change in interest rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900 155,209,233	Program services	90,036,156	-	90,036,156
Total Expenses 108,098,849 - 108,098,849 Change in net assets before change in interest rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900 155,209,233	Administrative services	14,802,347	-	14,802,347
Change in net assets before change in interest rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900 155,209,233	Fundraising	3,260,346		3,260,346
rate swap contracts 2,924,468 4,950,734 7,875,202 Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900 155,209,233	Total Expenses	108,098,849		108,098,849
Change in market value of interest rate swap contracts (Note 9) (475,124) - (475,124) Change in net assets 2,449,344 4,950,734 7,400,078 Net assets, beginning of year 119,347,333 35,861,900 155,209,233		2 924 468	4 950 734	7 875 202
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Net assets, beginning of year 119,347,333 35,861,900 155,209,233	•	(475,124)		(475,124)
Net assets, beginning of year 119,347,333 35,861,900 155,209,233	Change in net assets	2,449,344	4,950 734	7,400 078
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THE YOUNG MEN'S CHRISTIAN ASSOCIATION OF THE TRIANGLE AREA, INC. AND SER DEVELOPMENT I, INC. CONSOLIDATED STATEMENT OF FUNCTIONAL EXPENSES

		Prog	gram Services							
	Youth		Adult	Resident	Total	Ad	ministrative			
	Programs		Programs	 Camps	Programs		Services	F	undraising	 Total
Salaries	\$ 24,991,075	\$	13,054,571	\$ 6,247,147	\$ 44,292,793	\$	5,260,548	\$	1,859,897	\$ 51,413,238
Employee benefits	2,824,798		1,563,968	996,392	5,385,158		1,117,053		410,479	6,912,690
Payroll taxes	1,887,240		972,630	445,707	3,305,577		407,883		137,283	3,850,743
Total Payroll	 29,703,113		15,591,169	 7,689,246	52,983,528		6,785,484		2,407,659	 62,176,671
Professional fees and contracts	1,260,402		739,266	1,126,439	3,126,107		2,288,889		224,381	5,639,377
Supplies	3,942,915		1,167,309	857,677	5,967,901		229,398		21,335	6,218,634
Telephone	476,250		265,068	132,152	873,470		166,584		31,531	1,071,585
Postage	8,063		4,479	2,150	14,692		26,334		3,840	44,866
Occupancy	8,468,321		4,285,313	1,983,231	14,736,865		139,058		27,972	14,903,895
Equipment lease and maintenance	247,223		65,219	479,214	791,656		124,625		6,119	922,400
Promotion and printing	55,336		25,837	84,077	165,250		254,349		427,726	847,325
Travel	1,012,655		44,913	228,544	1,286,112		89,133		21,076	1,396,321
Conferences and meetings	74,084		45,688	94,405	214,177		284,793		16,625	515,595
Food	488,489		403,396	2,129,414	3,021,299		120,087		77,370	3,218,756
Dues	43,333		31,983	32,626	107,942		733,017		18,251	859,210
Insurance	821,414		388,741	1,058,958	2,269,113		49,114		9,823	2,328,050
Interest	863,347		336,228	161,390	1,360,965		293,701		40,347	1,695,013
Miscellaneous	66,999		40,619	17,362	124,980		43,243		9,340	 177,563
Total Other Expenses	 17,828,831		7,844,059	8,387,639	 34,060,529		4,842,325		935,736	 39,838,590
Total expenses before depreciation	47,531,944		23,435,228	16,076,885	87,044,057		11,627,809		3,343,395	102,015,261
Depreciation	4,366,359		2,211,262	1,962,783	8,540,404		154,576		33,512	8,728,492
Total Expenses	\$ 51,898,303	\$	25,646,490	\$ 18,039,668	\$ 95,584,461	\$	11,782,385	\$	3,376,907	\$ 110,743,753

THE YOUNG MEN'S CHRISTIAN ASSOCIATION OF THE TRIANGLE AREA, INC. AND SER DEVELOPMENT I, INC. CONSOLIDATED STATEMENT OF FUNCTIONAL EXPENSES

	Program Services												
		Youth		Adult		Resident	Total	Ad	ministrative				
		Programs		Programs		Camps	 Programs		Services	Fu	undraising		Total
Salaries	\$	24,486,172	\$	11,650,594	\$	5,761,351	\$ 41,898,117	\$	4,783,526	\$	1,679,500	\$	48,361,143
Employee benefits		2,701,978		1,417,443		899,653	5,019,074		947,691		370,695		6,337,460
Payroll taxes		1,880,936		892,244		422,384	3,195,564		353,270		124,114		3,672,948
Total Payroll		29,069,086		13,960,281		7,083,388	 50,112,755		6,084,487		2,174,309	_	58,371,551
Professional fees and contracts		1,340,749		384,482		1,348,357	3,073,588		2,859,633		445,405		6,378,626
Supplies		3,620,349		1,161,164		1,018,110	5,799,623		455,386		18,346		6,273,355
Telephone		516,870		287,761		143,483	948,114		184,799		34,218		1,167,131
Postage		15		8		4	27		63,795		3,187		67,009
Occupancy		8,635,423		3,919,313		1,841,590	14,396,326		129,352		29,194		14,554,872
Equipment lease and maintenance		150,605		104,205		443,304	698,114		117,768		3,439		819,321
Promotion and printing		1,213		4,373		-	5,586		538,523		376,609		920,718
Travel		647,000		32,958		273,785	953,743		90,239		16,638		1,060,620
Conferences and meetings		54,570		28,078		54,116	136,764		282,595		7,029		426,388
Food		461,508		558,647		2,402,836	3,422,991		190,990		65,027		3,679,008
Dues		3,632		3,778		10,252	17,662		644,651		15,137		677,450
Insurance		663,063		319,041		844,278	1,826,382		49,550		5,072		1,881,004
Interest		686,759		381,533		183,136	1,251,428		584,604		45,784		1,881,816
Miscellaneous		37,676		21,050		10,047	68,773		1,813,133		5,009		1,886,915
Total Other Expenses		16,819,432		7,206,391		8,573,298	 32,599,121		8,005,018		1,070,094		41,674,233
Total expenses before depreciation		45,888,518		21,166,672		15,656,686	82,711,876		14,089,505		3,244,403		100,045,784
Depreciation		3,562,051		2,129,389		1,632,840	7,324,280		712,842		15,943		8,053,065
Total Expenses	\$	49,450,569	\$	23,296,061	\$	17,289,526	\$ 90,036,156	\$	14,802,347	\$	3,260,346	\$	108,098,849

CONSOLIDATED STATEMENTS OF CASH FLOWS

YEARS ENDED DECEMBER 31, 2024 AND 2023

	 2024	2023
Cash flows from operating activities:		
Change in net assets	\$ 27,116,245	\$ 7,400,078
Adjustments to reconcile change in net assets to		
net cash flows from operating activities:		
Depreciation	8,728,492	8,053,065
Amortization of debt issuance costs included in interest expense	132,826	142,450
Allowance for credit loss and bad debt expense	3,421,641	423,479
Noncash lease expense	(190,812)	(203,890)
Amortization of investment in lease	370,570	370,570
Unrealized loss on charitable trusts	13,371	(111,380)
Unrealized (gain) loss on investments	421,205	(2,939,822)
Gain on disposal of investments	(1,924,892)	(1,367,533)
Gain on sale of property, plant, and equipment	(301,189)	(1,827,528)
Change in interest rate swap contracts	(296, 175)	475,124
Contributions received for capital campaign	(21,367,690)	(4,096,524)
Noncash land and building in-kind contributions	(8,048,091)	(2,652,628)
Net changes in operating assets and liabilities:		
Accounts receivable	(829,841)	(2,153,290)
Pledges receivable	(603,117)	472,633
Prepaid expenses	(264,505)	423,681
Other assets	(293,977)	103,308
Accounts payable and accrued expenses	3,983,847	(420,011)
Deferred revenue	1,553,364	1,939,507
Lease prepayments	(370,570)	(370,570)
Net cash flows from operating activities	11,250,702	3,660,719
Cash flows from investing activities:		
Purchase of property, plant, and equipment	(31,144,537)	(15,224,845)
Proceeds of from sale of property, plant, and equipment	207,025	-
Proceeds from sale of land held for sale	-	668,465
Proceeds from sale of Mission Support Properties	-	2,645,828
Purchase of investments	(16,717,243)	(25,324,996)
Proceeds from sale of investments	20,349,871	34,965,837
Net cash flows from investing activities	(27,304,884)	(2,269,711)

CONSOLIDATED STATEMENTS OF CASH FLOWS (CONTINUED)

YEARS ENDED DECEMBER 31, 2024 AND 2023

	 2024	2023
Cash flows from financing activities:		
Payments on line of credit	\$ -	\$ (3,455,313)
Principal payments on finance lease	(12,265)	-
Borrowing on note payable	2,419,635	-
Principal payments on notes payable	(293,987)	(634,653)
Principal payments on bond loans payable	(3,428,675)	(3,315,604)
Payments of debt issuance costs	(19,277)	-
Contributions restricted for capital campaign	 21,367,690	4,096,524
Net cash flows from financing activities	20,033,121	 (3,309,046)
Net change in cash and cash equivalents	3,978,939	(1,918,038)
Cash and cash equivalents, beginning of year	19,751,227	21,669,265
Cash and cash equivalents, end of year	\$ 23,730,166	\$ 19,751,227
Supplemental cash flow information:		
Right-of-use assets obtained in exchange for new operating lease liabilities	\$ -	\$ 550,011
Right-of-use assets obtained in exchange for new finance lease liabilities	\$ 1,265,436	\$ _
Cash paid for interest, including capitalized interest of		
\$22,954 and \$-0-, respectively	\$ 1,648,483	\$ 1,366,552
Noncash flow investing and financing activities:		
Donation of buildings	\$ 228,551	\$ 2,645,828
Donation of boats	\$ 16,400	\$ 6,800
Donation of land and land improvements	\$ 7,803,140	\$ -

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 1—Nature of activities and summary accounting policies

Mission and Nature of Activities – The Young Men's Christian Association of the Triangle Area, Inc. (the "YMCA") is an association of volunteers, members, and staff incorporated in 1911 for the purpose of putting Christian principles into practice through programs that build healthy spirit, mind, and body for all. The YMCA is comprised of 19 branches, three resident camps, and administrative offices. Members and participants primarily come from Wake, Durham, Orange, Johnston, Lee, Pamlico, Chatham, and surrounding counties.

SER Development I, Inc. (the "Organization") is an organization incorporated on February 16, 2018. It was formed for the exclusive purpose of holding the title to a parcel of real property located at 1436 Rock Quarry Road, Raleigh, North Carolina, collecting income therefrom, and turning over the entire amount thereof, less expenses to the YMCA.

Basis of Consolidation and Accounting – The accompanying consolidated financial statements include the accounts of the YMCA and SER Development I, Inc. (collectively referred to as the "Association") and are presented on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"). All significant intercompany accounts and transactions are eliminated in the consolidated financial statements.

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

Net Assets Without Donor Restrictions – Net assets without donor restrictions are not subject to donor-imposed stipulations. All net assets without donor restrictions, including board designated funds, may be used by the Association for general operations as determined by management or the Board of Directors.

Net Assets With Donor Restrictions – Net assets subject to stipulations imposed by donors and grantors. Some donor restrictions are temporary in nature; those restrictions will be met by the actions of the Association or by the passage of time. Other donor's restrictions are perpetual in nature, whereby the donor has stipulated the funds to be maintained in perpetuity.

Estimates – The preparation of the consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Tax Exempt Status – The YMCA is a not-for-profit organization exempt from federal income taxes under Section 501(c)(3) of the Internal Revenue Code ("IRC"). It has been classified as an organization that is not a private foundation under Section 509(a)(2) of the IRC and qualifies for the 50% of adjusted gross income charitable contributions deduction for individual donors. The Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 740, Income Taxes, requires the YMCA to estimate the likelihood that a potential income tax liability, including penalties and interest, exists for any income tax position taken on a return that has a more likely than not chance that the position would fail under a federal or state revenue audit. This estimated liability is known as an uncertain tax position. The YMCA has evaluated their income tax positions and has determined they have no uncertain tax positions that should be accounted for under ASC 740. The YMCA is not currently under examination by the Internal Revenue Service ("IRS") or the state of North Carolina.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 1—Nature of activities and summary accounting policies (continued)

The Organization is a not-for-profit organization exempt from federal income taxes under Section 501(c)(2) of the IRC. It has been classified as an organization that is organized for the exclusive purpose of holding title to property, collecting income therefrom, and turning over the entire amount thereof, less expenses, to an organization which itself is exempt under IRC 501(a). The Organization has evaluated their income tax positions and has determined that they have no uncertain tax positions that should be accounted for under ASC 740. The Organization is not currently under examination by the IRS or the state of North Carolina.

Cash and Cash Equivalents – For purposes of the consolidated statements of cash flows, cash and cash equivalents represent cash in bank demand accounts and short-term highly liquid investments with original maturities of three months or less.

Accounts Receivable – Accounts receivable is generally uncollateralized client obligations net of allowance for credit losses. The allowance for credit losses is based on the Association's assessment of the collectability of customer accounts receivable. In accordance with ASC Topic 326, Financial Instruments - Credit Losses, the Association makes ongoing estimates relating to the collectability of accounts receivable and records an allowance for estimated losses expected from the inability of its customers to make required payments. The Association establishes expected credit losses by evaluating historical levels of credit losses, current economic conditions that may affect a customer's ability to pay, and creditworthiness of significant customers. These inputs are used to determine a range of expected credit losses and an allowance is recorded within the range. Accounts receivable are written off when there is no reasonable expectation of recovery. As of December 31, 2024 and 2023, gross accounts receivable was \$21,232,257 and \$20,532,372 respectively. Gross accounts receivable as of January 1, 2023 totaled \$18,354,696.

The changes in the allowance for credit losses for the years ended December 31, 2024 and 2023 are as follows:

Allowance for credit losses, January 1, 2023	\$ -
Allowance provision Write-offs	271,894 (123,754)
Allowance for credit losses, December 31, 2023	148,140
Allowance provision	400,718
Write-offs	(191,267)
Allowance for credit losses, December 31, 2024	\$ 209,451

Pledges Receivable – Pledges made to the Association are recorded as receivables in the year the pledge was made. Pledges to give are reported in the consolidated statements of financial position net of unamortized discounts and an allowance for uncollectible pledges. Pledges that are expected to be collected in future years are recorded at the present value of estimated, future cash flows using a discount rate based on management's assessment of many factors, including when the receivable is expected to be collected, past collection experience, and its policies concerning the enforcement of pledges. Amortization of the discount is recorded as an increase or decrease in contribution revenue. An allowance for uncollectible accounts is determined by management based on past collection history. During the years ended December 31, 2024 and 2023, the Association made recoveries of previously written off pledges of \$65,594 and \$52,319, respectively. As of December 31, 2024 and 2023, the allowance for uncollectible pledges was \$912,439 and \$1,023,298, respectively. Write-offs for the years ended December 31, 2024 and 2023 were \$3,000,000 and \$-0-, respectively.

Investments – Investments in equity and debt securities are recorded at fair value based on closing market prices or bid quotations in accordance with professional standards. The resulting unrealized gain or loss is reported in investment return, net in the consolidated statements of activities and changes in net assets.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 1—Nature of activities and summary accounting policies (continued)

Prepaid Expenses – Prepaid expenses consist of routine business expenses paid in advance.

Property, Plant, and Equipment – Property, plant, and equipment that are purchased are valued at historical cost. Depreciation is computed using the straight-line method over the following estimated useful lives:

Land improvements 5 - 40 years
Buildings 1 - 40 years
Vehicles and boats 3 - 10 years
Furnishings and equipment 3 - 39 years

Construction in Progress – Amounts represent the accumulated cost of a project that has not yet been placed into service. When the project is complete and placed into service, the cost is removed from this account and recorded as a long-term asset.

Impairment of Property, Plant, and Equipment – The Association reviews property, plant, and equipment for impairment whenever events or changes in circumstances indicate the carrying value of the property and equipment may not be recoverable. Recoverability is measured by a comparison of the carrying amount of the asset to future net cash flows, undiscounted and without interest, expected to be generated by the asset. If assets are considered to be impaired, the impairment to be recognized is measured by the amount by which the carrying amount of the assets exceeds the fair value of the asset. During the years ended December 31, 2024 and 2023, there were no events or changes in circumstances indicating an impairment analysis was needed.

Revenue Recognition from Exchange Transactions – The Association has multiple revenue streams that are accounted for as exchange transactions including membership dues and joining fees, program and camping and related services, and grant revenues.

The Association bills members in advance of camp and programs being held within the next year as well as for memberships in advance of service dates. These amounts represent services that have been invoiced to the member but not yet provided and are reported as a portion of deferred revenue on the consolidated balance sheets. As of December 31, 2024 and 2023, the Association had \$27,981,778 and \$27,396,015, respectively, in deferred revenue. As of January 1, 2023, the Association had deferred revenue of \$24,805,775.

Membership Dues and Joining Fees – A significant amount of the Association's revenue is generated from the use of the facilities by its members. The Association bills members on a monthly basis for use of the Association facilities. Revenue is recognized on a pro rata basis over the period covered by the billing which is typically a calendar month. Member dues and other charges billed or collected in advance are deferred and recorded as revenue in the period to which they relate. Joining fees are earned in the month billed to the customer because they are nonrefundable. Financial assistance is available to members.

Program and Camping Fees – The Association offers a variety of programs including family, childcare, day camp, overnight camp, teen, fitness, aquatics, health, and wellbeing. Fee-based programs are available to the general public. Program fees for short duration programs, such as aquatics classes, are typically paid in advance at the time of registration but revenue is recorded when the performance obligation is met. Program fees for longer duration programs, such as fee-based childcare, are usually paid monthly in advance. Cancellation provisions vary by program, but most transactions are cancellable with 30 days' notice. Refunds may be available for services not provided. Financial assistance is available to camp and program participants.

The nature of the Association's operations gives rise to variable consideration. Discounts assessed on membership dues, joining fees, and programs and camping fees could cause the amount of consideration to be variable. Variable consideration is estimated and included in the transaction price. Estimated amounts are included in the transaction price to the extent it is probable a significant reversal of cumulative revenue recognized will not occur when the uncertainty associated with the variable consideration is resolved. Estimates of variable consideration are based upon historical experience and known trends.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 1—Nature of activities and summary accounting policies (continued)

Deferred Rent Revenue – The Association has deferred rent revenue of \$4,053,116 and \$4,562,951 as of December 31, 2024 and 2023, respectively. Deferred rent revenue as of January 1, 2023 totaled \$5,058,480.

Grant Revenue – The Association receives grants from corporations, foundations, and city, state, and federal agencies to provide a variety of program services to the public based on contract requirements, including eligibility, procurement, reimbursement, curriculum, staffing, and other requirements. These program services range from childcare after school programs, day camp, family programs, and health and welfare related programs. These grants from government agencies are recorded as revenue when earned, which is generally when the related allowable expenditures are incurred over the period the service is provided. As of December 31, 2024 and 2023, the Association had \$3,174,513 and \$1,697,077, respectively, in deferred revenue related to unspent grant funding. Deferred revenue related to unspent grant funding as of January 1, 2023, the Association had deferred revenue of \$1,852,281.

Contribution Support – The Association receives contributions to support operating activities, endowments, and capital projects. These contributions can be from individuals, foundations, corporations, trusts, or government agencies. Contributions are recognized when cash, securities or other assets, an unconditional promise to give, or notification of a beneficial interest is received. Conditional promises to give, that is, those with a measurable performance or other barrier and a right of return, are not recognized until the conditions on which they depend have been substantially met. The Association records pledges receivable, net of allowances for estimated uncollectable amounts, when there is sufficient evidence in the form of verifiable documentation that an unconditional promise to give was received.

Donor-restricted pledges are reported as increases in net assets with donor restrictions. When a restriction has been satisfied, the net assets with donor restrictions are released to net assets without donor restrictions. If a donor imposes a restriction on a contribution and the restrictions are met in the same fiscal year, the Association may report all such contributions as net assets without donor restrictions.

In-Kind Contributions – Donations of property, equipment, supplies, space, or materials are recorded as support at their estimated fair value. Such donations are reported as net assets without donor restrictions unless the donor has restricted the donated asset to a specific purpose. Assets donated with explicit restrictions regarding their use and contributions of cash that must be used to acquire property and equipment are reported as net assets with donor restrictions. Absent donor stipulations regarding how long those donated assets must be maintained, the Association reports expirations of donor restrictions when the donated or acquired assets are placed in service as instructed by the donor.

Donated Property, Plant, and Equipment – The Association recognized contribution revenue from donated property of \$8,048,091 and \$2,630,800 for the years ended December 31, 2024 and 2023, respectively. Donated property in 2024, included land, land improvements, and buildings totaling \$8,031,691 and was assigned a fair value based on information provided by third parties and independent agencies. These donations were used to support the Operating Fund. Donated property in 2023 of \$2,624,000, was immediately sold on the open market, which is where the fair value was derived, and was used to support the Operating Fund. During the years ended December 31, 2024 and 2023, donated property of \$16,400 and \$6,800, respectively, related to boats donated for camp program use and was assigned a fair value based on information provided by third parties and independent agencies. This was used to support the Operating Fund. During the years ended December 31, 2024 and 2023, donated property of \$14,101 and \$15,028, respectively, related to land the Association is able to use through a donation rather than paying rent and was used to support the Operating Fund. This is assigned a fair value based on actual rental rates that would be paid for the space if not donated by the local town that allows for space use. As of December 31, 2024 and 2023, donated in-kind contributions of \$6,512,241 and \$15,028, respectively, were restricted by the donor.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 1—Nature of activities and summary accounting policies (continued)

Consolidated Statements of Functional Expenses – The costs of providing various programs and other activities have been summarized on a functional basis in the consolidated statements of activities and changes in net assets and consolidated statements of functional expenses. Accordingly, certain costs have been allocated among the programs and supporting services benefited. The Association allocates functional expenses based on program delivery and space utilized for the various programs. Program expenses directly incurred to support program delivery, as well as indirect costs allocated by applying program expense percentages, are allocated to the program. The Association captures administrative and fundraising costs through dedicated cost centers assigned to those functions, as well as indirectly by applying program expense percentages.

Concentrations – The Association places its cash and cash equivalents on deposit with financial institutions in the United States. The Federal Deposit Insurance Corporation permanently increased coverage to \$250,000 for substantially all depository accounts. During the year, the Association from time to time may have had amounts on deposit in excess of the insured limits. At December 31, 2024 and 2023, the Association exceeded the federally insured limit by approximately \$21,117,000 and \$16,312,000, respectively.

Advertising – Advertising costs are expensed as incurred and totaled \$597,363 and \$720,820 for the years ended December 31, 2024 and 2023, respectively. The advertising costs are included in promotion and printing on the consolidated statements of functional expense.

Note 2—Pledges receivable, net

As of December 31, the present value of pledges receivable, net of allowance for uncollectible accounts are due as follows:

	2024	2023
Receivable in less than one year	\$ 3,779,420	\$ 7,021,888
Receivable in one to five years	2,284,591	1,837,761
Receivable in more than five years	172,041	182,655
Less present value discount	6,236,052 (255,103)	9,042,304 (323,239)
Less allowance for uncollectible accounts	5,980,949 (912,439)	8,719,065 (1,023,298)
Pledges receivable, net	\$ 5,068,510	\$ 7,695,767

To reflect the value of its long-term pledges in today's dollars, the Association used a discount rate of 3.84% and 5.37% as of December 31, 2024 and 2023, respectively. The pledges are made, predominately, for branch-specific scholarships and outreach programs, capital improvements, and an endowment for underserved children.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 3—Investments

Investments reported at fair value consisted of the following as of December 31:

	2024					20	023	
	Co	st		Fair Value		Cost		Fair Value
Equity securities	\$ 18,0	93,763	\$	17,994,483	\$	19,192,911	\$	19,595,864
Bond securities	2,9	63,754		2,701,528		4,756,293		3,342,584
Long-term certificates of deposit	1	00,000		100,125		_		
	\$ 21,1	57,517	\$	20,796,136	\$	23,949,204	\$	22,938,448

Fair value is determined by market quotations at year-end. At December 31, 2024 and 2023, the net reported basis value of all K-1s received is (\$2,637).

The following tables summarize net investment return and its classification in the consolidated statements of activities and changes in net assets for the years ended December 31:

		2024	
	Without Donor	With Donor	
	Restriction	Restriction	Total
Dividends and interest	\$ 1,007,362	\$ 439,080	\$ 1,446,442
Investment fees and expenses	(13,077)	(88,954)	(102,031)
Realized and unrealized gains	54,423	643,734	698,157
	\$ 1,048,708	\$ 993,860	\$ 2,042,568
		2023	
	Without Donor	With Donor	
	Restriction	Restriction	Total
Dividends and interest	\$ 580,098	\$ 1,788	\$ 581,886
Investment fees and expenses	(17,026)	-	(17,026)
Realized and unrealized gains	2,058,463	2,997,611	5,056,074
	\$ 2,621,535	\$ 2,999,399	\$ 5,620,934

Note 4—Fair value measurements

The Association applies U.S. GAAP for fair value measurements of financial assets that are recognized or disclosed at fair value in the consolidated financial statements on a recurring basis. U.S. GAAP defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. U.S. GAAP also establishes a framework for measuring fair value and expands disclosures about fair value measurements. U.S. GAAP establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted market prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to measurements involving significant unobservable inputs (Level 3 measurements).

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 4—Fair value measurements

The three levels of the fair value hierarchy are as follows:

Level 1 – Inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the Association has the ability to access at the measurement date.

Level 2 – Inputs are other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3 – Inputs are unobservable inputs for the asset or liability.

The level in the fair value hierarchy, within which a fair measurement in its entirety falls, is based on the lowest level input that is significant to the fair value measurement in its entirety.

The following are descriptions of the valuation methodologies used for assets measured at fair value:

Equity Securities and Fixed Income Securities – Value is based on quoted market prices, when available. Such investments consist primarily of investments in mutual funds. These financial instruments are classified as Level 1 in the fair value hierarchy.

Long-Term Certificates of Deposit – These investments are generally certificates of deposit valued using \$1 for the unit value. The custodian establishes the market and quotes the price, daily, that is available to market participants. This valuation method is a market approach. As such, these funds are classified within Level 2 of the valuation hierarchy.

Investment in Partnership – Limited partnership interest have historically been valued at the net asset value (NAV) provided to the limited partner by the general partner. Because the inputs are not observable, these assets are classified as Level 3 of the valuation hierarchy.

Interest Rate Swap Contracts – Valuation of these derivative assets involves comparing the swap contract's fixed rate to a market-determined rate, calculating the difference as an annuity, and discounting the annuity back to the present value using relevant discount factors. Because the inputs can be compared to information in the market, these assets are classified as Level 2 on the valuation hierarchy.

The following table presents assets and liabilities that are measured at fair value on a recurring basis at December 31, 2024:

	 Level 1		Level 2	Level 3	Total
Investments, at fair value:				_	_
Large cap equities	\$ 15,714,127	\$	-	\$ -	\$ 15,714,127
Mid cap equities	87,355		-	-	87,355
Small cap equities	16,494		-	-	16,494
International equities	2,179,144		-	-	2,179,144
Fixed income	2,701,528		-	-	2,701,528
Long-term certificates of deposit	-		100,125	-	100,125
Investment in partnerships				(2,637)	(2,637)
Total investments, at fair value	20,698,648		100,125	(2,637)	20,796,136
Interest rate swap contracts	-		2,335,753		2,335,753
	\$ 20,698,648	\$	2,435,878	\$ (2,637)	\$ 23,131,889
		_			

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 4—Fair value measurements (continued)

The following table presents assets and liabilities that are measured at fair value on a recurring basis at December 31, 2023:

	Level 1	Level 2	Level 3	Total
Investments, at fair value:				_
Large cap equities	\$ 14,965,058	\$ -	\$ -	\$ 14,965,058
Mid cap equities	1,138,142	-	-	1,138,142
Small cap equities	16,391	-	-	16,391
International equities	3,478,910	-	-	3,478,910
Fixed income	3,342,584	-	-	3,342,584
Investment in partnerships			(2,637)	(2,637)
Total investments, at fair value	22,941,085	-	(2,637)	22,938,448
Interest rate swap contracts	_	2,039,578		2,039,578
	\$ 22,941,085	\$ 2,039,578	\$ (2,637)	\$ 24,978,026

There has been no activity related to Level 3 assets during the years ended December 31, 2024 and 2023.

Note 5—Property, plant, and equipment, net

Property, plant, and equipment and related accumulated depreciation at December 31, 2024 and 2023, consisted of the following:

	2024	2023
Land and land improvements	\$ 58,629,235	\$ 52,143,957
Buildings	199,130,251	184,162,676
Vehicles and boats	6,123,105	5,960,629
Furnishings and equipment	26,834,729	25,214,793
Construction-in-progress	30,922,557	15,547,374
	321,639,877	283,029,429
Less accumulated depreciation	(113,144,450)	(105,136,302)
	\$ 208,495,427	\$ 177,893,127

Depreciation expense for the years ended December 31, 2024 and 2023 was \$8,728,492 and \$8,053,065, respectively.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 6—Defined contribution plan

The Association participates in The YMCA Retirement Fund Retirement Plan which is a defined contribution, money purchase, church plan that is intended to satisfy the qualification requirements of Section 401(a) of the IRC of 1986, as amended and The YMCA Retirement Fund Tax-Deferred Savings Plan which is a retirement income account plan as defined in Section 403(b)(9) of the code. Both Plans are sponsored by The Young Men's Christian Association Retirement Fund ("Fund"). The Fund is a not-for-profit, tax-exempt pension fund incorporated in the state of New York (1922) and is organized and operated for the purpose of providing retirement and other benefits for employees of YMCAs throughout the United States. The plans are operated as church pension plans. Participation is available to all duly organized and reorganized YMCAs and their eligible employees. As a defined contribution plan, the retirement plan and tax-deferred savings plan have no unfunded benefit obligations.

In accordance with the agreement, contributions for the YMCA Retirement Fund Retirement Plan are a percentage of the participating employees' salary. These amounts are paid by the Association. Contributions charged to retirement costs for fiscal years ended December 31, 2024 and 2023 totaled \$3,046,555 and \$2,656,924, respectively. Contributions to the YMCA Retirement Fund Tax-Deferred Savings Plan are withheld from employees' salaries and remitted to the Fund. There is no matching employer contribution in this plan.

Note 7—Line of credit

The Association has a line of credit with Truist Bank in the amount of \$6.0 million at an interest rate of index rate plus 1.25% per annum. The line of credit matures on August 29, 2025. There was no outstanding balance on the line of credit as of December 31, 2024 and 2023.

Note 8—Debt obligations

Bonds Payable

On May 1, 2017, the Association entered into a Bond Purchase and Loan Agreement with the North Carolina Capital Facilities Finance Agency (the "Agency") in which the Agency committed to make loans to the Association from the proceeds of its Bonds in the principal amounts of \$12,725,000 and not to exceed \$22,000,000 for the Series 2017B, and Series 2017C, respectively. The funds were provided from the proceeds of the Agency's issuance of \$12,725,000 Revenue Refunding Bonds (YMCA of the Triangle) Series 2017B (the "2017B Bond") and not to exceed \$22,000,000 Revenue Bonds (YMCA of the Triangle) Series 2017C (the "2017C Bond") (collectively referred to as the "2017 Bonds" which were purchased by Truist Bank). The Association used the proceeds of the 2017B Bonds to prepay the 2006 Bonds and the 2017C Bonds to pay or reimburse itself for the costs of certain projects and pay certain expenses incurred in connection with the authorization and issuance of the 2017 Bonds.

The term of the 2017 Bonds included that interest shall accrue on the outstanding principal amount of each series of the 2017 Bonds and shall initially be calculated at the Adjusted LIBOR applicable to each such series on the basis of actual days elapsed over a 360-day year and shall be payable as provided in the form of the 2017 Bonds. Interest on the outstanding principal amount of the 2017 Bonds shall be payable on the first business day of each month. The Association amended the agreement for the Series 2017B and Series 2017C bonds above in March 2023 to adjust for the termination of LIBOR to Term SOFR as the new underlying basis. Effective April 1, 2023, these two-bond series accrued interest at a rate equal to the Adjusted Term SOFR plus 1.25% per annum.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 8—Debt obligations (continued)

On October 1, 2019, the Association entered into a Bond Purchase and Loan Agreement with the Public Finance Authority (the "Authority") in which the Authority committed to make a loan to the Association from the proceeds of its Bonds in the principal amount of \$19,125,000 for the Series 2019 Revenue Bond. The funds were provided from the Authority's issuance of \$19,125,000 Revenue Bond (YMCA of the Triangle – Northwest Cary Project), Series 2019 (the "Bond') which were purchased by Truist Bank. The Association used the proceeds of the Series 2019 Bond to purchase property at 6903 Carpenter Fire Station Road, Cary, North Carolina. Management believes the Association was in compliance with all covenants at December 31, 2024 and 2023.

The term of the 2019 Bond included that interest shall accrue on the outstanding principal amount of the Bond and shall initially be calculated at the Adjusted Federal Funds Rate on the basis of actual days elapsed over a 360-day year and shall be payable as provided in the form of the bond. Interest on the outstanding principal amount of the Bond shall be payable on the first business day of each month.

The Association and Truist Bank entered into a Continuing Covenant Agreement which contains the financial covenants applicable to the Association, including a requirement for unrestricted liquidity of not less than \$6,000,000 and a debt service coverage ratio of at least 1.2 to 1.0, both measured as of each December 31.

Bonds payable consisted of the following at December 31:

Series 2017B – matures, subject to the right of prior redemption, on May 1, 2027. The fixed adjusted swap rate at December 31, 2024 and 2023 was 2.80%. \$ 4,470,000 \$	5,825,000
Series 2017C – matures, subject to the right of prior redemption, on May 1, 2032. The fixed adjusted swap rate at December 31, 2024 and 2023 was 3.54%.	14,560,758
Series 2019 (Northwest Cary Project) – matures, subject to the right of prior redemption on October 1, 2044. The fixed adjusted swap rate	
at December 31, 2024 and 2023 was 2.30%. 16,019,563	16,649,513
23,606,596 Less bond issuance costs (182,229)	37,035,271 (204,087)
Total bonds payable <u>\$ 33,424,367</u> <u>\$</u>	36,831,184

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 8—Debt obligations (continued)

Notes Payable - NMTC

On April 12, 2018, the Organization entered into various note payable agreements with CAHEC Sub-CDE XIV, LLC, a North Carolina limited liability Association and ST CDE XLVI, LLC, a Georgia limited liability Association (collectively referred to as the "Lenders"). The Lenders have funded the notes in the original aggregate principal amount of \$21,000,000 using the New Markets Tax Credit (the "NMTC") and the Organization has developed, constructed, equipped, and leased the development project for use as a YMCA facility, which includes a wellness center, parking lot, gymnasium, outdoor swimming pool, exercise studios, and other athletic and recreational amenities. The Organization constitutes as a "qualified active low-income community business" within the meaning of Section 45D of the Code and the Treasury Regulations and guidance thereunder.

The NMTC program was established under IRC Section 45D and is administered through the Community Development Financial Institutions ("CFDI") fund, which is a division of the U.S. Department of Treasury. The CFDI provides authority for Community Development Entities ("CDE") to sell the provided tax credits to qualified investors. The mission of CDEs is to provide capital to low-income communities for eligible projects such as forprofit retail, manufacturing plants, service businesses, and nonprofit businesses. Once the tax credits are received by the CDE, investors, such as local corporations, banks, or insurance companies, invest (equity) in the CDE, which in turn allows the CDE to invest in qualifying businesses. This investment made into the CDE is called a qualified equity investment ("QEI") and can be made either as an equity investment or a debt obligation. That investment is typically made with a combination of funds contributed by the investor and loaned by a lender, allowing the investor to take tax credits on the combined amount. The investor receives new markets tax credits calculated on that aggregate amount equal to 39% of the QEI and is spread out over 7 years (5% in years 1 to 3 and 6% in years 4 to 7). The investment made by the CDE is typically structured as 7 years, below-market interest rate, interest-only debt obligations. These debt obligations are typically split into two debt obligations, one corresponding to the equity portion of the investment and the second corresponding to the debt obligation portion of the investment. At the end of the 7-year compliance period, there are mechanisms in place that would result in the portion of the debt obligation relating to the equity being forgiven, as the equity investor made its investment in return for the tax credits and is not looking for a return of its equity investment.

As discussed in Note 20, the Organization has received a letter of intent from the lender to forgive the NMTC loans.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 8—Debt obligations (continued)

Notes payable consisted of the following at December 31:

		2024	2023
Construction loan with Truist Bank for the purpose of implementing certain energy conservation measures designed to reduce energy consumption costs. Construction was completed and therefore no other amounts can be drawn from the loan. The monthly repayment of principal and interest is amortized over 180 months at an interest rate of 4.16% continuing up to December 1, 2038. The loan is secured by the construction project in which the note relates.	\$	5,730,731	\$ 6,026,361
Loan agreement with CAHEC SUB-CDE XIV, LLC and ST CDE XLVI, LLC for a principal amount of \$21,000,000 to be paid for under the terms of the NMTC.		21,000,000	21,000,000
Construction loan with First Citizens Bank for the purpose of construction of a new facility entered into on August 15, 2024. The loan bears interest at a fixed rate of 6.15%, with monthly interest only payments beginning September 2024. All accrued interest and outstanding principal are due when the loan ultimately matures on August 15, 2029. Available to draw on as of December 31, 2024 is \$3,080,365. The loan is secured by the construction project in which the note relates.		2,419,635	_
	_		 07.000.004
Less debt issuance costs		29,150,366 (52,589)	27,026,361 (145,923)
Total notes payable	\$	29,097,777	\$ 26,880,438

The Association paid \$19,277 related to the issuance of the notes payable for the year ended December 31, 2024, and these costs are being amortized over the life of note. Unamortized debt issuance costs as of December 31, 2024 and 2023 totaled \$234,818 and \$350,010, respectively. Debt issuance costs are presented in the consolidated statements of financial position as a reduction to the related debt. Interest expense for notes and bonds payable was \$1,545,907 and \$1,330,568 for the years ended December 31, 2024 and 2023, respectively. The Association began construction on the Alexander Jones Wright Youth Center during the year ended December 31, 2024 and total capitalized interest of \$22,954 related to the facility which is included with construction-in-progress within property, plant, and equipment.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 8—Debt obligations (continued)

The following are maturities of bonds and notes payable for each of the next five years and in the aggregate:

	Notes Payable	Bonds Payable		Total
2025	\$ 308,165	\$ 3,550,403	\$	3,858,568
2026	1,165,856	3,676,806		4,842,662
2027	1,184,904	3,805,026		4,989,930
2028	1,205,056	2,304,255		3,509,311
2029	3,645,487	2,366,334		6,011,821
Thereafter	 21,640,898	17,903,772	_	39,544,670
	29,150,366	33,606,596		62,756,962
Less unamortized debt issuance costs	(52,589)	(182,229)		(234,818)
	\$ 29,097,777	\$ 33,424,367	\$	62,522,144

Note 9—Interest rate swap contacts

Interest Rate Swaps – The Association entered into interest rate swap contracts to reduce the risk of changes in interest rates on its variable rate bonds.

On May 1, 2017, the Association entered into three interest rate swap contracts with a predecessor to Truist Bank having total beginning notional amounts of \$34,030,000. These agreements effectively change the Association's interest rate exposure on its \$12,725,000 (Series 2017B) floating rate note due in 2027 to a fixed 2.21% and \$13,895,000 (Series 2017C) floating rate note due 2032 to a fixed 2.44%. The Series 2017B interest rate swap agreement will terminate by its own terms on May 1, 2027 and the Series 2017C interest rate swap contract will terminate on May 1, 2030. The Series 2017C interest rate swap is cancellable by the Association, without charge, with two business days' notice prior to the first calendar day of each month between May 1, 2027 and April 1, 2030.

On October 3, 2019, the Association entered into an interest rate swap contract, also with a predecessor to Truist Bank, having a beginning notional amount of \$19,125,000. This agreement effectively changed the Association's interest exposure on its \$19,125,000 (Series 2019) floating rate note due 2044 to a fixed 2.30%. The Series 2019 interest rate swap contract matures on October 3, 2034. In each interest rate swap contract the Association is exposed to credit loss in the event of nonperformance by the counterparty to the interest rate swap contracts; however, the Association does not anticipate nonperformance.

The Association amended the interest rate swap contracts associated with the Series 2017B and Series 2017C bonds in March 2023 to adjust for the termination of LIBOR to Term SOFR as the new underlying basis. Effective April 1, 2023, these contracts effectively change the Association's interest rate exposure on all of is \$7,115,000 (Series 2017B) floating rate note due in 2027 to a fixed 2.80%, and \$15,965,967 (Series 2017C) floating rate note due 2032 to a fixed 3.54%.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 10—Net assets with donor restrictions

Net assets with donor restrictions at December 31 are available for the following purposes or periods:

	 2024	2023
Restricted accumulated earnings on endowment	\$ 5,248,450	\$ 4,938,275
Assets restricted in perpetuity	530,754	638,958
Capital fund assets subject to donor restrictions	10,965,899	14,596,269
Contributions for program services and scholarships	7,973,269	8,137,457
Endowments	13,106,495	 12,501,675
	\$ 37,824,867	\$ 40,812,634

Included in net assets without donor restrictions are board-designated net assets representing funds set aside for endowment funds of \$2,148,745 and \$1,447,590 and maintenance and capital improvements at the various facilities of \$11,905,166 and \$11,163,800 as of December 31, 2024 and 2023, respectively.

Note 11—Net assets released from restrictions

Net assets released from restrictions for the years ended December 31 consist of:

	 2024	2023
Purpose restrictions accomplished:	 _	_
Contributions for program services and scholarships	\$ 7,865,019	\$ 8,316,511
Construction of buildings and improvements	20,181,514	706,216
Endowment distribution	 688,646	563,259
Net assets released from restrictions	\$ 28,735,179	\$ 9,585,986

Note 12—Leases

The Association leases certain facilities and equipment under operating leases expiring at various dates. In addition, the Association leases certain facilities on a month-to-month basis and on an as needed basis.

The Association determines whether a contract contains a lease at inception by determining if the contract conveys the right to control the use of identified property, plant, or equipment for a period of time in exchange for consideration. The Association has lease agreements with lease and non-lease components, which are generally accounted for separately with amounts allocated to the lease and non-lease components based on relative stand-alone prices.

Right-of-use ("ROU") assets and lease liabilities are recognized at the commencement date based on the present value of the future minimum lease payments over the lease term. Renewal and termination clauses that are factored into the determination of the lease term if it is reasonably certain these options would be exercised by the Association. Lease assets are amortized over the lease term unless there is a transfer of title or purchase option reasonably certain of exercise, in which case the asset life is used. Certain of our lease agreements include variable payments. Variable lease payments not dependent on an index or rate primarily consist of common area maintenance charges and are not included in the calculation of the ROU asset and lease liability and are expensed as incurred. In order to determine the present value of lease payments, the Association uses the implicit rate when it is readily determinable. As most of the Association's leases do not provide an implicit rate, management uses the Association's risk-free discount rate based on the information available at lease commencement to determine the present value of lease payments.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 12—Leases (continued)

The lease agreements do not contain any material residual value guarantees or material restrictive covenants. The Association does not have leases where it is involved with the construction or design of an underlying asset. The Association has no material obligation for leases signed but not yet commenced as of December 31, 2024. The Association does not have any material sublease activities.

The Association has elected the practical expedient not to recognize leases with terms of 12 months or less on the consolidated statement of financial position and instead recognize the lease payments on a straight-line basis over the term of the lease and variable lease payments in the period in which the obligation for the payments is incurred. Therefore, the Association's short-term lease expense for the period does not reflect ongoing short-term lease commitments. Lease expense for such short-term leases was \$2,809,395 and \$3,467,606 for the years ended December 31, 2024 and 2023, respectively, and is included in occupancy expenses.

The Association has elected to utilize the risk-free discount rate to calculate lease assets and liabilities that aligns with the expected lease term.

At December 31, 2024 and 2023, the Association recognized an operating lease ROU asset of \$4,953,954 and \$6,437,706, respectively, and an operating lease liability of \$6,088,922 and \$7,763,786, respectively. Operating lease expense was \$1,598,428 and \$2,424,062 for the years ended December 31, 2024 and 2023, respectively, which is included with occupancy expenses.

At December 31, 2024, the Association recognized a finance lease ROU asset of \$1,239,956 and a finance lease liability of \$1,227,691. Finance lease expense was the amortization of ROU assets of \$55,907 and the interest on lease liabilities of \$8,721 for the year ended December 31, 2024, which is included with equipment lease and maintenance expenses. There was no finance lease ROU asset or liability or finance lease expense as of or for the year ended December 31, 2023.

The weighted-average remaining noncancelable lease term for operating leases was 3.34 years and 3.84 years as of December 31, 2024 and 2023, respectively. The weighted-average remaining noncancelable lease term for finance leases was 3.77 years as of December 31, 2024. As of the December 31, 2024 and 2023, the weighted-average discount rate used to determine operating lease liabilities was 1.72% and 1.59%, respectively. As of the December 31, 2024, the weighted-average discount rate used to determine finance lease liabilities was 4.98%.

The future minimum lease payments to be made under the operating lease liability are as follows:

	Finance			Operating		
2025	\$	365,116	\$	1,989,976		
2026		365,116		1,847,929		
2027		330,942		1,682,164		
2028	_	287,700		746,779		
Total undiscounted cash flows		1,348,874		6,266,848		
Less present value discount		(121,183)		(177,926)		
Present value of lease liabilities	\$	1,227,691	\$	6,088,922		

Cash paid for operating lease liabilities was \$1,789,239 and \$2,604,973 for the years ended December 31, 2024 and 2023, respectively. Cash paid for finance lease liabilities was \$38,197 and \$-0- for the years ended December 31, 2024 and 2023.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 13—Related parties

The Association has many volunteers from the community, and it is common practice that various transactions take place between the Association and companies that may be related to board members, officers, and other volunteers. These transactions take place through the normal course of business. All decisions about investments, major purchases, and policy require the consensus of committees and the approval of the Board of Directors or the Executive Committee.

The Association leases office space from an entity whose former Chief Executive Officer is a board member of the Association. The term of the lease was renewed for another 132 months on September 25, 2015 and expires on September 30, 2027. The lease calls for cumulative base rents of \$8,302,418 payable in monthly installments over the full term of the lease.

SER Development I, Inc. (the "Organization") had \$1,476,066 and \$1,491,980, in a prepaid lease related to a contribution received from the YMCA for land which the Organization leases from the YMCA at December 31, 2024 and 2023, respectively. The respective assets, liabilities, revenue, and expenses between the YMCA and Organization have been eliminated on the consolidated financial statements.

Note 14—Contingencies

Legal Issues – The Association has received various civil summonses under separate incidents where program participants and members have allegedly sustained injuries while using the Association's facilities and/or participating in program activities. These are being handled by counsel designated by the Association's insurance companies. The Association does not anticipate any financial exposure beyond its insurance coverage.

Federal and State Program Awards – The Association received significant financial assistance from federal and state program awards for the years ended December 31, 2024 and 2023. These contracts and grants normally provide for the recovery of direct and indirect costs. Entitlement to the recovery of the applicable direct and indirect costs is generally conditioned upon compliance with the terms and conditions of the grant agreements and applicable federal or state regulations, including the expenditure of the resources for eligible purposes. Substantially all grants and the Association's costs are subject to financial and compliance reviews and audits by grantors or government agencies. In management's opinion, the likelihood of an adverse, material outcome upon its financial position from those reviews and audits is remote.

Note 15—Endowment

The Association's endowment consists of individual funds established for various purposes in accordance with explicit donor restrictions. As required by U.S. GAAP, net assets associated with endowment funds, including funds designated by the Board of Directors to function as endowments, are classified and reported based on the existence or absence of donor-imposed restrictions.

Interpretation of Relevant Law — On March 19, 2009, North Carolina enacted its version of the Uniform Prudent Management of Institutional Funds Act, which in the absence of explicit donor restrictions, allows spending of the corpus of certain donor-restricted and board-designated endowments, so long as it is necessary for the continuing operation of the entity and is managed in a responsible and prudent manner. However, it is the Association's policy to maintain any original corpus that was restricted by the donor and to recognize any other donor restrictions related to endowment gifts, such as restrictions on earnings. As a result, the Association classifies as net assets with donor restrictions the original value of gifts donated to the permanent endowment. The investment returns and any appreciation or depreciation of the endowment assets are classified as net assets with donor restrictions.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 15—Endowment (continued)

Endowment net asset composition by type of fund as of December 31, 2024:

	Without Donor Restrictions	With Donor Restrictions	Total
Donor-restricted endowment funds Board-designated endowment funds	\$ - 2,148,745	\$ 18,354,945 -	\$ 18,354,945 2,148,745
Total endowment funds	\$ 2,148,745	\$ 18,354,945	\$ 20,503,690

Endowment net asset composition by type of fund as of December 31, 2023:

	Without Donor Restrictions	With Donor Restrictions	Total
Donor-restricted endowment funds	\$ -	\$ 17,439,950	\$ 17,439,950
Board-designated endowment funds	1,447,590		1,447,590
Total endowment funds	\$ 1,447,590	\$ 17,439,950	\$ 18,887,540

Changes in endowment net assets for the years ended December 31:

	Without Donor Restrictions Board- Designated	With Donor Restrictions	Total
Endowment assets, January 1, 2023	\$ 1,184,130	\$ 14,537,553	\$ 15,721,683
Investment return: Investment income Net depreciation	24,982 206,249	286,102 2,437,072	311,084 2,643,321
Total investment return	231,231	2,723,174	2,954,405
Contributions Distributions	57,500 (25,271)	742,484 (563,261)	799,984 (588,532)
	32,229	179,223	211,452
Endowment assets, December 31, 2023	1,447,590	17,439,950	18,887,540
Investment return: Investment income Net appreciation	32,999 32,635	349,921 648,897	382,920 681,532
Total investment return	65,634	998,818	1,064,452
Contributions Distributions	680,045 (44,524) 635,521	604,823 (688,646) (83,823)	1,284,868 (733,170) 551,698
Endowment assets, December 31, 2024	\$ 2,148,745	\$ 18,354,945	\$ 20,503,690

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 15—Endowment (continued)

Funds with Deficiencies – From time to time, the fair market value of assets associated with individual donor-restricted endowment funds may fall below the level that the donor requires the Association to retain as a fund of perpetual duration. There were no such deficiencies as of December 31, 2024 or 2023.

Return Objectives and Risk Parameters – The Association has adopted investment policies for the long-term endowment assets that attempt to provide a predictable stream of funding to programs supported by its endowment while seeking to maintain the corpus of the endowment assets. Under this policy, as approved by the Board of Directors, the endowment portfolio is invested with a target asset allocation of a maximum of 88% in equities and a minimum of 12% in bonds or cash equivalents. Because market timing has historically impaired the ability of portfolios to perform over a long period, the funds deemed long-term investments are invested within the guideline ranges at all times. The Association's goal is that these investments shall be able to achieve an average annual rate of return over a period of three years that meets or exceeds the weighted composite market indices comprised of 63% S&P 500 Index, 15% Russell 2500 Index, 10% Morgan Stanley Capital International Europe, Australasia, and the Far East Index, and 12% Bloomberg Barclays US Aggregate 1-3 year bond index as well as achieving the portfolio goal that ranks in the top 50% of similarly managed portfolios.

Strategies Employed for Achieving Objectives – The Association's strategy is to maximize the total return of the Endowment funds consistent with prudent levels of risk by preserving and protecting the purchasing power of the Endowment assets and earning a total return for each fund appropriate to each fund's duration, liquidity needs, and risk tolerance. The total return should exceed the inflation rate plus the spending rate.

Spending Policy and How the Investment Objectives Relate to Spending Policy – The Association has a policy of appropriating for distribution each year at a maximum of 5% of its endowment funds as measured by a 12-quarter rolling average of the fair market value of the assets. Per board policy, the investment committee has the option to recommend adjustments due to unexpected market fluctuations.

Note 16—Split-interest agreements

The Association is a beneficiary of several charitable remainder unitrusts. The beneficial interests of these trusts have been initially recorded as donor-restricted contribution revenue in the year the trusts were established; measured using a valuation method which approximates the present value of the estimated expected future benefits to be received when the trust assets are distributed.

Adjustments to the value of the Association's beneficial interest are made annually and are recorded on the consolidated statements of activities and changes in net assets as a part of investment return under net assets with donor restrictions. The value of the Association's beneficial interest is recorded in the consolidated statements of financial position as part of other assets.

As of December 31, 2024 and 2023, the value of the Association's beneficial interest in the various charitable remainder unitrusts totaled \$328,807 and \$315,436, respectively. For the years ended December 31, 2024 and 2023, the change in value of the Association's beneficial interest in the various charitable remainder unitrusts resulted in a gain of \$13,371 and \$110,380, respectively.

The Association is a lifetime income beneficiary of a permanently restricted Triangle Community Foundation account. The Association is entitled to receive up to 5% of the income earned in these funds for the life of the Association.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 17—Liquidity and availability of resources

As of December 31, the following table shows the total financial assets held by the Association and the amounts of those financial assets that could readily be made available within one year of the consolidated statement of financial position date to meet general expenditures:

	 2024	2023
Financial assets at December 31:		
Cash and cash equivalents	\$ 23,730,166	\$ 19,751,227
Accounts receivable, net	21,022,806	20,384,232
Pledges receivable - due within one year	3,779,420	7,021,888
Notes receivable	14,713,500	14,713,500
Investments	20,796,136	22,938,448
Other financial assets	1,761,383	1,420,335
Total financial assets	85,803,411	86,229,630
Less those unavailable for general expenditures within one year:		
Donor-restricted assets and board-designated		
endowment less appropriation for subsequent period	(28,231,481)	(23,122,960)
Notes receivable	(14,713,500)	(14,713,500)
Funds held for others	(80,016)	(181,124)
457 retirement plan funds	(1,092,979)	(997,486)
Project reserves	-	(800,000)
Board-designated unrestricted reserves	(11,905,166)	(11,163,800)
Total financial assets available for general expenditure	\$ 29,780,269	\$ 35,250,760

For purposes of analyzing resources available to meet general expenditures over a 12-month period, the Association considers all expenditures related to its ongoing activities of the Association as well as the services undertaken to support those activities to be general expenditures.

The Association regularly monitors the availability of resources required to meet its operating needs. Taking the seasonal nature of its cash flow into account, the Association structures its financial assets to be available as its general expenditures, liabilities, and other obligations come due. The Association may utilize any available portion of its line of credit for liquidity or other purposes. Funds in excess of daily operating requirements are invested in a daily liquidity investment account or managed investment accounts based on projected short, intermediate, and longer-term projected cash needs.

The Association maintains a line of credit with Truist Bank with a credit limit of \$6.0 million. At December 31, 2024, the available line of credit was \$5.3 million due to outstanding letters of credit of approximately \$634,000. The line of credit may be used to fund current operations and working capital requirements if needed.

The Board of Directors has designated a portion of assets without donor restrictions for capital expansion, facility maintenance, self-insurance, debt service, and contingency purposes. Although designated for specific purposes, these unrestricted funds are considered a part of the Association's liquidity reserve and may be utilized for liquidity purposes per the board's discretion through interfund borrowings and transfers. The Board of Directors has also designated a portion of its assets without donor restrictions as certain quasi-endowment funds. Those funds could be drawn upon for liquidity or other purposes with board approval.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2024 AND 2023

Note 18—Net investment in lease

The Association entered into a lease agreement with the Wake County Board of Education (the tenant) on March 15, 2018. The property covered by the lease is approximately 76,000 square feet of interior space to be used as a school. The property adjoins the Southeast Raleigh YMCA building located at 1436 Rock Quarry Road in Raleigh, North Carolina.

The initial term of the lease is 20 years, with options to extend the term for three additional successive periods of 10 years each. The lease specifies that the tenant pay Tenant Improvement Costs based on the tenant's share of the actual cost of the building and its allocated share of the cost of development of the property.

Over the course of the construction period, the tenant made payments of \$18,781,776 to the Association. The tenant occupied the space in June 2019. The net investment in lease is amortized over the 50-year life of the lease. The amortization reduces the lease prepayments recorded as deferred revenue by the Association. Amortization to reduce the net investment in lease asset and lease prepayment liability for the years ended December 31, 2024 and 2023 totaled \$370,570.

Note 19—Notes receivable

On April 12, 2018, the Association entered into a note receivable agreement with YMCA Raleigh Investment Fund, LLC, totaling \$14,713,500 to finance the development of a new YMCA facility in connection with the NMTC funding. The loan bears an interest rate of 1.00% with a maturity date of April 12, 2042. The Association is due interest-only payments annually through December 31, 2024. After this period, the Association is due annual principal and interest payments of \$945,461 from December 15, 2025 to April 12, 2042. See Note 8 for additional information.

Note 20—Subsequent events

The Association has evaluated events and transactions through May 23, 2025, which is the date that the consolidated financial statements were available to be issued, for possible recognition or disclosure in the consolidated financial statements.

After December 31, 2024, the Association's construction loan with First Citizens Bank was completely drawn, for a total loan of \$5,500,000.

The Association also opened a new branch at Chatham Park in Pittsboro that was officially opened in March 2025.

The Association received a letter of intent from Truist Bank to formally forgive the NMTC loans and the process of unwinding the NMTC with the Organization formally started.

The Association received a promissory note from Truist Bank for a loan amount of \$4,000,000 at a SOFR rate plus 1.25% per annum. The accrued interest is due monthly beginning May 2025 with the first principal payments due by April 2026. The promissory note matures on August 30, 2030. This promissory note is secured by All capital campaign pledges, grants, gifts and state sales tax refunds specific to the Debtor's Alexander YMCA Project.



THE YOUNG MEN'S CHRISTIAN ASSOCIATION OF THE TRIANGLE AREA, INC. AND SER DEVELOPMENT I, INC. CONSOLIDATING SCHEDULE OF FINANCIAL POSITION

DECEMBER 31, 2024

		VMCA	Funds						
	Operating	Endowment	Capital	Program	Total			Eliminating	
	Fund	Fund	Fund	Fund	YMCA	Organization	Total	Entries	Consolidated
ASSETS									
Cash and cash equivalents	\$ 13,573,516	\$ 1,409,671	\$ 4,861,542	\$ 3,705,426	\$ 23,550,155	\$ 180,011	\$ 23,730,166	\$ -	\$ 23,730,166
Accounts receivable, net	21,022,806	-	-	-	21,022,806	-	21,022,806	-	21,022,806
Pledges receivable, net	1,515,933	352,532	3,016,646	183,399	5,068,510	-	5,068,510	-	5,068,510
Notes receivable	14,713,500	-	-	-	14,713,500	-	14,713,500	-	14,713,500
Investments, at fair value	2,200,105	18,596,031	-	-	20,796,136	-	20,796,136	-	20,796,136
Prepaid expenses	1,865,527	-	-	-	1,865,527	1,481,124	3,346,651	(1,476,066)	1,870,585
Property, plant, and equipment, net	188,785,388	-	3,037,711	-	191,823,099	16,672,328	208,495,427	-	208,495,427
Land held for resale	35,000	-	-	-	35,000	-	35,000	-	35,000
Operating lease right-of-use assets	5,752,161	-	-	-	5,752,161	-	5,752,161	(798,507)	4,953,654
Finance lease right-of-use assets	1,239,956	-	-	-	1,239,956	-	1,239,956	-	1,239,956
Net investment in lease	16,490,374	-	-	-	16,490,374	-	16,490,374	-	16,490,374
Other assets	1,158,872	661,571	150,000	-	1,970,443	166,128	2,136,571	(166,128)	1,970,443
Interest rate swap contracts	2,335,753	-	-	-	2,335,753	-	2,335,753	-	2,335,753
Intracompany receivables			5,248,450	4,084,444	9,332,894		9,332,894	(9,332,894)	
Total Assets	\$ 270,688,891	\$ 21,019,805	\$ 16,314,349	\$ 7,973,269	\$ 315,996,314	\$ 18,499,591	\$ 334,495,905	\$ (11,773,595)	\$ 322,722,310
LIABILITIES AND NET ASSETS									
Accounts payable and									
accrued expenses	\$ 11,437,469	\$ -	\$ -	\$ -	\$ 11,437,469	\$ 20,747	\$ 11,458,216	\$ -	\$ 11,458,216
Deferred revenue	36,585,473	-	100,000	-	36,685,473	-	36,685,473	(1,476,066)	35,209,407
Lease prepayments	16,490,374	-	-	-	16,490,374	-	16,490,374	-	16,490,374
Operating lease liabilities	7,053,557	-	-	-	7,053,557	-	7,053,557	(964,635)	6,088,922
Finance lease liabilities	1,227,691	-	-	-	1,227,691	-	1,227,691	-	1,227,691
Notes payable	8,127,368	-	-	-	8,127,368	20,970,409	29,097,777	-	29,097,777
Bond payable	33,424,367	-	-	-	33,424,367	-	33,424,367	-	33,424,367
Intracompany payables	1,947,300	7,382,557			9,329,857	3,037	9,332,894	(9,332,894)	
Total Liabilities	116,293,599	7,382,557	100,000	-	123,776,156	20,994,193	144,770,349	(11,773,595)	132,996,754
Total Net Assets	154,395,292	13,637,248	16,214,349	7,973,269	192,220,158	(2,494,602)	189,725,556		189,725,556
Total Liabilities and Net Assets	\$ 270,688,891	\$ 21,019,805	\$ 16,314,349	\$ 7,973,269	\$ 315,996,314	\$ 18,499,591	\$ 334,495,905	\$ (11,773,595)	\$ 322,722,310

THE YOUNG MEN'S CHRISTIAN ASSOCIATION OF THE TRIANGLE AREA, INC. AND SER DEVELOPMENT I, INC. CONSOLIDATING SCHEDULE OF FINANCIAL POSITION

DECEMBER 31, 2023

	Operating	YMCA Funds Endowment Capita		Draguana	Total			Eliminating	
	Fund	Fund	Fund	Program Fund	YMCA	Organization	Total	Entries	Consolidated
ASSETS	Tunu	T dild	T dild	- r unu	THIOA	Organization	Total	Litties	Consonauted
Cash and cash equivalents	\$ 13,677,348	\$ 811.698	\$ 1,535,645	\$ 3,445,412	\$ 19,470,103	\$ 281.124	\$ 19,751,227	\$ -	\$ 19,751,227
Accounts receivable, net	20,384,232	-	-	-	20,384,232	_	20,384,232	· _	20,384,232
Pledges receivable, net	1,690,230	460,749	5,154,861	389,927	7,695,767	_	7,695,767	_	7,695,767
Notes receivable	14,713,500	· -	-	· -	14,713,500	_	14,713,500	_	14,713,500
Investments, at fair value	350,638	17,587,810	5,000,000	_	22,938,448	-	22,938,448	_	22,938,448
Prepaid expenses	1,603,495	-	-	-	1,603,495	1,493,666	3,097,161	(1,491,081)	1,606,080
Property, plant, and equipment, net	157,618,615	-	3,011,763	_	160,630,378	17,262,749	177,893,127	-	177,893,127
Land held for resale	35,000	-	44,000	-	79,000	-	79,000	-	79,000
Operating lease right-of-use assets	8,098,401	-	-	-	8,098,401	-	8,098,401	(1,660,695)	6,437,706
Net investment in lease	16,860,944	-	-	-	16,860,944	-	16,860,944	-	16,860,944
Other assets	910,555	615,911	150,000	-	1,676,466	235,071	1,911,537	(235,071)	1,676,466
Interest rate swap contracts	2,039,578	-	-	-	2,039,578	-	2,039,578	-	2,039,578
Intracompany receivables	-	-	4,938,275	4,302,118	9,240,393	-	9,240,393	(9,240,393)	-
Total Assets	\$ 237,982,536	\$ 19,476,168	\$ 19,834,544	\$ 8,137,457	\$ 285,430,705	\$ 19,272,610	\$ 304,703,315	\$ (12,627,240)	\$ 292,076,075
LIABILITIES AND NET ASSETS									
Accounts payable and									
accrued expenses	\$ 7,461,255	\$ -	\$ -	\$ -	\$ 7,461,255	\$ 13,114	\$ 7,474,369	\$ -	\$ 7,474,369
Deferred revenue	34,848,023	-	300,000	-	35,148,023	-	35,148,023	(1,491,980)	33,656,043
Lease prepayments	16,860,944	-	-	-	16,860,944	-	16,860,944	-	16,860,944
Operating lease liabilities	9,659,552	-	-	-	9,659,552	-	9,659,552	(1,895,766)	7,763,786
Notes payable	6,020,997	-	-	-	6,020,997	20,859,441	26,880,438	-	26,880,438
Bond payable	36,831,184	-	-	-	36,831,184	-	36,831,184	-	36,831,184
Intracompany payables	2,828,726	6,335,537			9,164,263	75,231	9,239,494	(9,239,494)	
Total Liabilities	114,510,681	6,335,537	300,000	-	121,146,218	20,947,786	142,094,004	(12,627,240)	129,466,764
Total Net Assets	123,471,855	13,140,631	19,534,544	8,137,457	164,284,487	(1,675,176)	162,609,311		162,609,311
Total Liabilities and Net Assets	\$ 237,982,536	\$ 19,476,168	\$ 19,834,544	\$ 8,137,457	\$ 285,430,705	\$ 19,272,610	\$ 304,703,315	\$ (12,627,240)	\$ 292,076,075

THE YOUNG MEN'S CHRISTIAN ASSOCIATION OF THE TRIANGLE AREA, INC. AND SER DEVELOPMENT I, INC. CONSOLIDATING SCHEDULE OF ACTIVITIES AND CHANGES IN NET ASSETS

Public Support and Revenue: Program and camping fees, net \$ 57,460,653 \$ - \$ - \$ - \$ 57,460,653 \$ - \$ 57,40	lidated 460,653 326,627
Public Support and Revenue: Program and camping fees, net \$ 57,460,653 \$ - \$ - \$ - \$ 57,460,653 \$ - \$ 57,40	160,653
Program and camping fees, net \$ 57,460,653 \$ - \$ - \$ 57,460,653 \$ - \$ 39,326,627 - 39,326,627 - 39,326,627 - 39,326,627 - 38,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 25,207,898 - 25,207,898 - 25,207,898 - 25,207,898 - 25,207,898 - 28,48,744 - 2,848,744 - 2,848,744 -<	,
Membership and joining dues, net 39,326,627 - - - 39,326,627 - 39,326,627 - 39,326,627 - 39,326,627 - 39,326,627 - 39,326,627 - 39,326,627 - 39,326,627 - 39,326,627 - 39,326,627 - 38,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 2,26,207,898 - 25,207,898 - 25,207,898 - 25,207,898 - 25,207,898 - 25,207,898 - 25,207,898 - 25,207,898 - 25,207,898 - 25,207,898 - 25,207,898 - 28,48,744 - 28,48,744 - 28,48,744 <	,
In-kind contributions 8,048,091 - - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - 8,048,091 - - 8,048,091 - - 8,048,091 - - 8,048,091 - - 25,207,898 - 26,207,207 20,207,207 20,2	120,021
Contributions, net of bad debt expense 658,591 459,161 16,389,315 7,700,831 25,207,898 - 25,207,	048,091
Grants 2,648,744 - 200,000 - 2,848,744 - 2,848,744 - 2 Gain on disposal of property, plant, and equipment 301,189 301,189 - 301,189 - Investment return, net 1,011,252 37,456 993,860 - 2,042,568 - 2,042,568 - 2 Other income, net of cost of goods sold 3,057,783 - (33,210) - 3,024,573 881,178 3,905,751 (1,577,698) 2	207,898
Gain on disposal of property, plant, and equipment 301,189 - - - 301,189 - 301,189 - 301,189 - 301,189 - - 101,1252 37,456 993,860 - 2,042,568	348,744
and equipment 301,189 - - - 301,189 - 301,189 - 301,189 - - - - 2,042,568	70,777
Investment return, net 1,011,252 37,456 993,860 - 2,042,568 - 2,042,568 - 2 Other income, net of cost of goods sold 3,057,783 - (33,210) - 3,024,573 881,178 3,905,751 (1,577,698) 2	301,189
Other income, net of cost of goods sold 3,057,783 - (33,210) - 3,024,573 881,178 3,905,751 (1,577,698) 2)42,568
112,512,930 496,617 17,549,965 7,700,831 138,260,343 881,178 139,141,521 (1,577,698) 137	328,053
	63,823
Net assets released from	
donor restrictions 28,735,179 - (20,870,160) (7,865,019)	
Total Public Support and Revenue 141,248,109 496,617 (3,320,195) (164,188) 138,260,343 881,178 139,141,521 (1,577,698) 137	63,823
Expenses:	
Program services 94,780,946 94,780,946 1,700,604 96,481,550 (897,089) 95	584,461
Administrative services 12,462,994 12,462,994 - 12,462,994 (680,609) 11	782,385
Fundraising <u>3,376,907</u> <u>-</u> <u>-</u> <u>3,376,907</u> <u>-</u> 3,376,907 <u>-</u> 3,376,907	376,907
Total Expenses 110,620,847 110,620,847 1,700,604 112,321,451 (1,577,698) 110	743,753
Change in net assets before change	
	320,070
Change in market value of	
interest rate swap contracts 296,175 296,175 - 296,175 - 296,175	296,175
Change in net assets 30,923,437 496,617 (3,320,195) (164,188) 27,935,671 (819,426) 27,116,245 - 27	116,245
	309,311
Net assets, end of the year \$ 154,395,292 \$ 13,637,248 \$ 16,214,349 \$ 7,973,269 \$ 192,220,158 \$ (2,494,602) \$ 189,725,556 \$ - \$ 189	

THE YOUNG MEN'S CHRISTIAN ASSOCIATION OF THE TRIANGLE AREA, INC. AND SER DEVELOPMENT I, INC. CONSOLIDATING SCHEDULE OF ACTIVITIES AND CHANGES IN NET ASSETS

	YMCA Funds								
	Operating	Endowment	Capital	Program	Total			Eliminating	
Dublic Cuppert and Devenue	Fund	Fund	Fund	Fund	YMCA	Organization	Total	Entries	Consolidated
Public Support and Revenue: Program and camping fees, net	\$ 53,298,283	\$ -	\$ -	\$ -	\$ 53,298,283	\$ -	\$ 53,298,283	\$ -	\$ 53,298,283
Membership and joining dues, net	34,343,505	φ - -	Φ -	Φ -	34,343,505	Φ -	34,343,505	φ - -	34,343,505
In-kind contributions	2,630,800				2,630,800		2,630,800		2,630,800
Contributions, net of bad debt expense	(54,294)	921,753	2,473,010	8,261,420	11.601.889	_	11,601,889	_	11,601,889
Grants	3,831,932	-	40,000	-	3,871,932	_	3,871,932	_	3,871,932
Gain on disposal of property, plant,	-,,		,		-,,		-,,		5,51.1,555
and equipment	1,827,528	-	-	-	1,827,528	-	1,827,528	-	1,827,528
Investment return, net	2,786,917	25,223	2,808,794	-	5,620,934	-	5,620,934	-	5,620,934
Other income, net of cost of goods sold	3,518,533		6,517		3,525,050	881,176	4,406,226	(1,627,046)	2,779,180
	102,183,204	946,976	5,328,321	8,261,420	116,719,921	881,176	117,601,097	(1,627,046)	115,974,051
Net assets released from									
donor restrictions	9,585,986	-	(1,371,874)	(8,214,112)	-	-	-	-	-
Total Public Support and Revenue	111,769,190	946,976	3,956,447	47,308	116,719,921	881,176	117,601,097	(1,627,046)	115,974,051
Expenses:									
Program services	89,146,940	-	_	-	89,146,940	1,786,305	90,933,245	(897,089)	90,036,156
Administrative services	15,532,304	-	-	-	15,532,304	-	15,532,304	(729,957)	14,802,347
Fundraising	3,260,346				3,260,346		3,260,346		3,260,346
Total Expenses	107,939,590				107,939,590	1,786,305	109,725,895	(1,627,046)	108,098,849
Change in net assets before change									
in interest rate swap contracts	3,829,600	946,976	3,956,447	47,308	8,780,331	(905,129)	7,875,202	-	7,875,202
Change in market value of									
interest rate swap contracts	(475,124)				(475,124)		(475,124)		(475,124)
Change in net assets	3,354,476	946,976	3,956,447	47,308	8,305,207	(905,129)	7,400,078	-	7,400,078
Net assets, beginning of the year	120,117,379	12,193,655	15,578,097	8,090,149	155,979,280	(770,047)	155,209,233		155,209,233
Net assets, end of the year	\$ 123,471,855	\$ 13,140,631	\$ 19,534,544	\$ 8,137,457	\$ 164,284,487	\$ (1,675,176)	\$ 162,609,311	\$ -	\$ 162,609,311