THE MINNEAPOLIS FOUNDATION AND AFFILIATE

CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEARS ENDED MARCH 31, 2020 AND 2019

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INDEPENDENT AUDITORS' REPORT

Board of Trustees The Minneapolis Foundation Minneapolis, Minnesota

Report on the Financial Statements

We have audited the accompanying consolidated financial statements of The Minneapolis Foundation (a nonprofit organization) and Affiliate, which comprise the consolidated statements of financial position as of March 31, 2020 and 2019, and the related consolidated statements of activities, functional expenses, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

Management's Responsibility for the Financial Statements

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

Auditors' Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

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

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



Board of Trustees
The Minneapolis Foundation

Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of The Minneapolis Foundation and Affiliate as of March 31, 2020 and 2019, and the changes in their net assets and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Report on Supplementary Information

Clifton Larson Allen LLP

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The accompanying consolidating schedules for the statement of financial position and consolidating schedules for the statement of activities, which are the responsibility of management, are presented for purposes of additional analysis and are not a required part of the consolidated financial statements. Such information has not been subjected to the auditing procedures applied in the audit of the consolidated financial statements and, accordingly, we do not express an opinion or provide any assurance on it.

CliftonLarsonAllen LLP

Minneapolis, Minnesota August 27, 2020

THE MINNEAPOLIS FOUNDATION AND AFFILIATE CONSOLIDATED STATEMENTS OF FINANCIAL POSITION MARCH 31, 2020 AND 2019

2020	2019
15,612,387 798,818 4,527,471 128,224 673,703,580 7,951,685 678,418 28,420,091 20,734,545 49,486,293	19,181,128 823,685 1,920,864 109,239 708,062,895 7,400,000 749,342 28,809,732 25,602,033 55,700,907
303,483,812 \$	850,102,913
3,670,534 \$ 5,551,772 22,520,622 198,387 11,601,278 27,845,629 71,388,222	2,860,065 6,951,386 21,759,269 284,473 13,953,751 32,912,440 78,721,384
527,885,888 04,209,702 732,095,590	656,935,601 114,445,928 771,381,529 850,102,913
(04,209,702

THE MINNEAPOLIS FOUNDATION AND AFFILIATE CONSOLIDATED STATEMENT OF ACTIVITIES YEAR ENDED MARCH 31, 2020

	Without Donor Restrictions	With Donor Restrictions	Total
REVENUES, GAINS, AND OTHER SUPPORT Total Amount Raised Less: Amounts Received for Benefit of Others	\$ 103,613,708 661,277	\$ 8,704,818 -	\$ 112,318,526 661,277
Contributions, Net	102,952,431	8,704,818	111,657,249
Total Investment Income, Net of Investment Expenses Less: Investment Income from Charitable Funds	(49,400,255)	(3,724,315)	(53,124,570)
Held for Benefit of Others	(1,678,562)	-	(1,678,562)
Investment Income, Net	(47,721,693)	(3,724,315)	(51,446,008)
Change in Value of Trusts	-	770,269	770,269
Administrative Service Revenue from Agency Funds	437,191	-	437,191
Note Receivable Interest and Other Income	3,973,871	-	3,973,871
Net Assets Released from Restrictions	15,986,998	(15,986,998)	
Total Revenues, Gains, and Other Support	75,628,798	(10,236,226)	65,392,572
EXPENSES Program Services:			
Total Grants Less: Grants Made for Benefit of Charitable	91,696,269	-	91,696,269
Funds Held	3,994,778	-	3,994,778
Grants, Net	87,701,491	-	87,701,491
Program Service Expense	11,853,539	-	11,853,539
Support Services Expense:			
Management and General Administrative	3,127,422	-	3,127,422
Fund Raising	1,996,059		1,996,059
Total Expenses	104,678,511		104,678,511
CHANGE IN NET ASSETS	(29,049,713)	(10,236,226)	(39,285,939)
Net Assets - Beginning of Year	656,935,601	114,445,928	771,381,529
NET ASSETS - END OF YEAR	\$ 627,885,888	\$ 104,209,702	\$ 732,095,590

THE MINNEAPOLIS FOUNDATION AND AFFILIATE CONSOLIDATED STATEMENT OF ACTIVITIES YEAR ENDED MARCH 31, 2019

	Without Donor Restrictions	With Donor Restrictions	Total
REVENUES, GAINS, AND OTHER SUPPORT Total Amount Raised Less: Amounts Received for Benefit of Others	\$ 73,163,511 1,027,413	\$ 5,121,174 -	\$ 78,284,685 1,027,413
Contributions, Net	72,136,098	5,121,174	77,257,272
Total Investment Income, Net of Investment Expenses Less: Investment Income from Charitable Funds	10,148,052	229,481	10,377,533
Held for Benefit of Others	303,680	-	303,680
Investment Income, Net	9,844,372	229,481	10,073,853
Change in Value of Trusts	-	443,315	443,315
Administrative Service Revenue from Agency Funds	422,777	-	422,777
Note Receivable Interest and Other Income	4,079,114	-	4,079,114
Net Assets Released from Restrictions	10,719,059	(10,719,059)	
Total Revenues, Gains, and Other Support	97,201,420	(4,925,089)	92,276,331
EXPENSES			
Program Services:			
Total Grants	85,328,199	-	85,328,199
Less: Grants Made for Benefit of Charitable			
Funds Held	2,858,382	-	2,858,382
Grants, Net	82,469,817	-	82,469,817
Program Service Expense	9,541,223	-	9,541,223
Support Services Expense:			
Management and General Administrative	3,175,074	-	3,175,074
Fund Raising	2,344,303		2,344,303
Total Expenses	97,530,417		97,530,417
CHANGE IN NET ASSETS	(328,997)	(4,925,089)	(5,254,086)
Net Assets - Beginning of Year	657,264,598	119,371,017	776,635,615
NET ASSETS - END OF YEAR	\$ 656,935,601	\$ 114,445,928	\$ 771,381,529

THE MINNEAPOLIS FOUNDATION AND AFFILIATE CONSOLIDATED STATEMENTS OF FUNCTIONAL EXPENSES YEARS ENDED MARCH 31, 2020 AND 2019

				20	20			
			М	anagement				
		Program		and				Total
		Services		General	F	undraising		Expenses
OPERATING EXPENSES						<u> </u>		•
Grants	\$	87,701,491	\$	-	\$	-	\$	87,701,491
Compensation and Benefits		5,999,713	·	1,970,932		1,313,326	·	9,283,971
Professional Fees and								
Contract Services		2,461,020		295,997		153,334		2,910,351
Supplies and Office Expenses		316,916		198,783		109,535		625,234
Travel, Conferences, and Meetings		1,101,302		37,385		96,516		1,235,203
Occupancy		368,159		258,057		132,462		758,678
Information Technology		379,336		146,458		73,560		599,354
Insurance		-		91,296		-		91,296
Marketing and Promotion		185,805		15,821		60,701		262,327
Interest		509,498		64		-		509,562
Other		230,360		54		-		230,414
Depreciation	_	301,430		112,575		56,625		470,630
Total Operating Expenses	_\$	99,555,030	\$	3,127,422	\$	1,996,059	\$	104,678,511

	2019							
			M	anagement				
		Program		and				Total
		Services		General	F	undraising		Expenses
OPERATING EXPENSES						<u> </u>		
Grants	\$	82,469,817	\$	-	\$	-	\$	82,469,817
Compensation and Benefits		5,060,770		2,045,696		1,727,991	•	8,834,457
Professional Fees and				, ,		, ,		
Contract Services		1,742,036		263,310		86,303		2,091,649
Supplies and Office Expenses		282,084		177,123		95,605		554,812
Travel, Conferences, and Meetings		666,114		39,500		107,575		813,189
Occupancy		320,534		257,114		138,171		715,819
Information Technology		341,940		137,768		70,247		549,955
Insurance		-		90,625		-		90,625
Marketing and Promotion		137,017		15,981		59,276		212,274
Interest		409,006		246		93		409,345
Other		287,929		31,545		276		319,750
Depreciation		293,793		116,166		58,766		468,725
Total Operating Expenses	\$	92,011,040	\$	3,175,074	\$	2,344,303	\$	97,530,417

THE MINNEAPOLIS FOUNDATION AND AFFILIATE CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED MARCH 31, 2020 AND 2019

		2020		2019
CASH FLOWS FROM OPERATING ACTIVITIES	_	,	_	
Change in Net Assets	\$	(39,285,939)	\$	(5,254,086)
Adjustments to Reconcile Change in Net Assets to Net Cash				
Provided (Used) by Operating Activities:		(10.000.00)		(=== .==)
Net Realized Gain on Sale of Investments		(16,902,737)		(41,735,166)
Unrealized Loss on Investments		78,901,973		40,695,383
Change in Value of Trusts		(770,269)		(443,315)
Depreciation and Amortization		470,630		468,725
Change in Assets and Liabilities:				
Interest and Dividends Receivable		24,867		29,394
Accounts and Pledges Receivable		(2,606,607)		727,567
Prepaids		(18,985)		10,740
Other Assets		70,924		(16,306)
Program-Related Loans Receivable		(551,685)		(1,800,000)
Notes Receivable		4,867,488		4,660,114
Beneficial Interest in Trusts		4,174,729		2,012,091
Accounts Payable and Accrued Liabilities		810,469		258,956
Grants Payable		(1,399,614)		1,967,034
Deferred Lease Credits		(86,086)		(77,315)
Charitable Funds Held for the Benefit of Others		(5,066,811)		(1,560,573)
Net Cash Provided (Used) by Operating Activities		22,632,347		(56,757)
CASH FLOWS FROM INVESTING ACTIVITIES				
Capital Expenditures		(169,842)		(189,973)
(Increase) Decrease in Loans Receivable		389,641		(6,933,482)
Purchases of Securities		(282,902,588)		(347,403,065)
Proceeds from the Sale of Securities		255,720,348		345,120,646
Net Cash Used by Investing Activities		(26,962,441)		(9,405,874)
CASH FLOWS FROM FINANCING ACTIVITIES				
Proceeds from Issuance of Notes Payable		5,996,758		7,541,278
Principal Payments on Notes Payable		(5,235,405)		(2,149,656)
Net Cash Provided by Financing Activities		761,353		5,391,622
NET DECREASE IN CASH AND CASH EQUIVALENTS		(3,568,741)		(4,071,009)
Cash and Cash Equivalents - Beginning of Year		19,181,128		23,252,137
CASH AND CASH EQUIVALENTS - END OF YEAR	\$	15,612,387	\$	19,181,128
SUPPLEMENTAL DISCLOSURE OF NONCASH INVESTING ACTIVITY Contributions and Pledge Payments of Investment Securities	\$	45,426,402	\$	21,053,405
Interest Paid During the Year	\$	510,651	\$	442,492

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization

The consolidated financial statements include the accounts of The Minneapolis Foundation (TMF) and Propel Nonprofits (collectively, the Foundation), both of which are separate nonprofit corporations located in the Twin Cities. Propel Nonprofits is a Type I affiliate of TMF. In accordance with the Articles of Incorporation of Propel Nonprofits, TMF has the power to exercise sufficient control over Propel Nonprofits to include them in the TMF consolidated financial statements.

The Foundation provides grants and other assistance to Minnesota nonprofit organizations, primarily in the areas of education, economic vitality, civic engagement, arts and culture, and health and the environment. All significant intercompany transactions and balances are eliminated in consolidation.

Basis of Presentation

The consolidated financial statements of the Foundation have been prepared in accordance with accounting principles generally accepted in the United States of America (GAAP).

Basis of Consolidation

The accompanying consolidated financial statements of the Foundation are prepared including the financial activity of two entities. The Minneapolis Foundation has control and economic relationships with one entity, Propel Nonprofits.

Propel Nonprofits was created as an affiliate of The Minneapolis Foundation on October 1, 1998. In connection, TMF transferred certain net assets to Propel Nonprofits. Propel Nonprofits consists of several component loan and technical assistance programs that are designed to build financially healthy nonprofits that foster community vitality in Minnesota and neighboring states.

All intercompany transactions and accounts have been eliminated in the consolidated financial statements.

Net Asset Classification

The Foundation follows the Uniform Prudent Management of Institutional Funds Act (UPMIFA) that provides accounting guidance on the classification of endowment fund net assets for states that have enacted versions of the UPMIFA, and enhances disclosures for endowment funds. Under UPMIFA all unappropriated endowment fund assets are considered restricted.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Net Asset Classification (Continued)

Under the terms of the Articles of Incorporation, the board of trustees has the power to modify or eliminate any restriction, condition, limitation, or trust imposed with respect to any fund or property the title of which has become vested with the corporation if, in the sole judgment of the board of trustees, such restriction, condition, limitation, or trust becomes unnecessary, incapable of fulfillment, or inconsistent with the charitable need of the community or area served by the Foundation. As a result of the ability to remove any restriction, all contributions not classified as with donor restrictions are classified as without donor restrictions for financial statement purposes.

Net assets without donor restrictions represent that portion of expendable funds that is available for support of the programs and operations of the Foundation.

Net assets with donor restrictions consist of irrevocable charitable trusts, lead trusts, purpose restricted contributions, restricted contributions receivable, and donor-restricted endowment funds. When donor restrictions expire, that is, when a stipulated time restriction ends or a purpose restriction is fulfilled, net assets with donor restrictions are reclassified to net assets without donor restrictions and reported in the consolidated statements of activities as Net Assets Released from Restriction.

Endowment Investment and Spending Policies

The Foundation has adopted investment and spending policies for endowment assets that seek to provide a predictable stream of funding to programs supported by its endowment while maintaining the purchasing power of the endowment assets. The Foundation's spending and investment policies work together to achieve this objective. The investment policy establishes a long-term investment objective through diversification of asset classes. To achieve its investment objectives over long periods of time, the Foundation relies on a total return strategy in which investment returns are achieved through both capital appreciation (realized and unrealized) and current yield (interest and dividends). The investment strategy targets a diversified asset allocation that includes, but is not limited to, domestic equities, non-U.S. equities, fixed income, real estate, and hedged equities. The majority of assets are invested in equity or equity like securities. Fixed income, real estate, and hedged equities are used to lower short-term volatility. Diversification by asset class, investment style, investment manager, etc. is employed to avoid undue risk concentration and enhance total return. The primary performance objective is to achieve an annualized total rate of return, net of investment fees, that approximates or exceeds 5% plus inflation over long periods of time. Actual returns in any given year may vary from this amount.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Endowment Investment and Spending Policies (Continued)

The spending policy determines the amount of money in a given year that will be distributed from certain endowed funds of the Foundation. For the year ended March 31, 2020, this set dollar amount from the year ended March 31, 2019 was adjusted by inflation (plus 5% of any new gifts). Spending in future years will be the prior year spending, adjusted for inflation, plus 5% of any new gifts for the year. There is also a band such that spending will not exceed 6% or fall below 2% of current endowed assets. For all other endowed funds (including donor advised and designated beneficiary funds), the spending policy is 4% of a moving 12 quarter average market value plus any administrative fee charged by the Foundation. The Foundation's objective is to maintain the purchasing power of endowment assets as well as to provide additional real growth through new gifts and investment returns.

Cash and Cash Equivalents

Cash equivalents include all highly liquid securities with original maturities of 90 days or less, except for those short-term investments managed as part of long-term investment strategies. At times the balance may exceed federally insured limits.

Investments

A substantial portion of the valuations included in the consolidated financial statements is provided to the Foundation by third parties and are not calculated by the Foundation. These third parties follow GAAP. In accordance with these principles, investments are carried at fair value based on quoted market prices or are recorded at approximate fair value based on financial models of hypothetical transactions. Some valuations may also be determined and approved by the managers or valuation committees of the funds in which the Foundation invests. The fair value assigned to a particular security by the fund does not necessarily reflect the amount that would be realized. In addition, in light of the judgment involved in fair value decisions, there can be no assurance that a fair value assigned to a particular security by the fund is accurate.

Professional standards allow entities the irrevocable option to elect to measure certain financial instruments and other items at fair value for the initial and subsequent measurement on an instrument-by-instrument basis. The Foundation has elected to measure most investments at fair value, but does hold certain investments at cost.

The Foundation invests in a variety of investment vehicles, including limited partnerships, which may invest in corporate stocks, bonds, real estate, and other investments with limited liquidity.

In general, investments are exposed to various risks, such as interest rate, credit, and overall market volatility risk. Due to the level of risk associated with certain investments, it is reasonably possible that changes in the values of the investments will occur in the near term and that such changes could materially affect the amounts reported in the consolidated statements of financial position.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Investments (Continued)

Donated investments are initially recorded at estimated fair value at the date of donation. Realized and unrealized gains and losses are recognized in the period in which they occur.

Program-Related Loans Receivable

The Foundation has made loans to nonprofit organizations at below-market interest rates. Repayment schedules and interest rates on the loans are varied. At March 31, 2020 and 2019, there were no past due program-related loans.

Beneficial Interests in Trusts

Beneficial interests in trusts consist of assets held in charitable remainder trusts, beneficial interests in charitable remainder trusts, and beneficial interests in perpetual trusts.

Assets Held in Charitable Remainder Trusts – The Foundation is the beneficiary of charitable remainder trusts in which the Foundation also serves as trustee. The assets of these trusts are recorded at fair value in the consolidated statements of financial position. The related obligations to the donors or specified parties are recorded separately at the present value of the estimated future payments to be made under the specific terms of the trusts. Changes in the net assets of the trusts are recorded as gains or losses (change in value of trusts) in the consolidated statements of activities. Net assets and changes in net assets are recorded as with donor restrictions.

Beneficial Interests in Charitable Remainder Trusts – Donors established and funded trusts under which specified distributions are made to a designated beneficiary or beneficiaries over the trusts' terms. Upon termination of the trusts, the Foundation receives the assets remaining in the trusts. Beneficial interests in charitable remainder trusts are recorded at the fair value of the trusts' assets net of the present value of the estimated future payments to be made under the specific terms of the trusts. Changes in net assets of the trusts are recorded as gains or losses (change in value of trusts) in the consolidated statements of activities. Net assets and changes in the net assets are recorded as with donor restrictions.

<u>Beneficial Interest in Perpetual Trusts</u> – The Foundation is the beneficiary of several perpetual trusts held by a third party. Under the terms of the trusts, the Foundation has the irrevocable right to receive the income generated by the trust in perpetuity. The beneficial interest in the perpetual trusts is recorded at the fair value. Changes in net assets of the trusts are recorded as gain or losses (change in value of trusts) on the consolidated statements of activities. Net assets and changes in the net assets are recorded as with donor restrictions. Distributions received from these trusts are recorded as investment income without donor restrictions.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Loans Receivable (Propel Nonprofits)

The loans receivable consist of notes with interest rates ranging from 2% to 7% with maturities through 2044. The board of directors of Propel Nonprofits has adopted a loan loss allowance policy. A loan loss allowance is maintained on the consolidated statements of financial position that is considered adequate to absorb losses inherent in the loan portfolio. Propel Nonprofits provides an allowance for uncollectible loans using the allowance method as well as a specific identification method. Various loans are secured by business assets.

The categories of loans receivable as of March 31, 2020 and 2019:

Working capital / business loan credit is extended to nonprofit organizations for program expansion, short-term bridge loans, cash flow stabilization, and funding growth. These loans are often secured with business assets such as grants receivable or program revenue receivables, sometimes with other business assets such as liens on facilities, but may, in some short-term situations, be made on an unsecured basis.

Equity Builder loan credit is a new product first piloted in FY2018. The pilot brings capital to arts organizations and other nonprofits anchored in and transformational in their communities, especially communities of color and emerging immigrant communities. The program includes a new loan product that provides a three-year term loan to be used for working capital or facility purposes. The loans, which range from \$50,000 - \$200,000, invest immediate capital for stability and growth. A portion of the loan (between 20% - 40%) is converted to a grant (forgivable) over the three-year term.

Community facilities loan credit is generally extended to nonprofit organizations for building purchase, building repair, or renovation. Most of these loans are secured with first or second position mortgage liens.

Affordable housing loan credit is extended to nonprofit organizations specifically for the acquisition, construction, and/or renovation of single family or multi-family residences. Most of these loans are secured with mortgage liens or other business assets.

Loan credit quality is rated using letter designations from A to G, with A being the highest quality rating and G being the lowest. Each category is differentiated based on evaluation of financial measures, management and governance, collateral, payment history, and likelihood of full repayment. For reporting purposes in Note 5, ratings A, B, and C are grouped as Pass. An N rating is also a pass since full risk is borne by a third party. Loans rated D are considered Watch. Loans with quality ratings of E and F are considered Substandard. Loans rated G are listed as Doubtful.

Furniture, Fixtures, and Equipment, and Leasehold Improvements

Furniture, fixtures, and equipment are stated at cost at the date of acquisition or fair value at the date of donation and depreciated over their estimated useful lives using the straight-line method. Items are generally capitalized greater than \$3,000. Leasehold improvements are depreciated over the life of the improvement or the term of the lease, whichever is shorter.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Grants Payable

Unconditional grants are recognized as expenses in the period when approved at their fair values. Grants subject to conditions are recorded when the conditions are substantially met.

During the year, grants have been approved and disbursed to organizations in which some of the board members may be involved through board or other advisory relationships. It is the Foundation's policy to have each board member disclose the conflict of interest. These board members are prohibited from voting on grants to these organizations in those instances.

Notes Payable with Below-Market Interest Rates (Propel Nonprofits)

After evaluation, it was determined that there is no material difference between prevailing community development finance market rates and the stated rate of any loans, notes payable, or other liabilities in Propel Nonprofits' portfolio. Correspondingly, there is no discount on notes payable stated at March 31, 2020 and 2019.

Deferred Lease Credits

In 2003, the Foundation received \$925,367 for leasehold improvements for its leased office space in which the term of the lease expired on September 30, 2015. In 2016, the Foundation's landlord agreed to an additional \$328,905 for leasehold improvements upon renewal of the Foundation's lease. The Foundation incurred costs in excess of this amount prior to March 31, 2016, and had therefore recognized this as a receivable which has subsequently been received. These contributions are amortized over the term of the lease. Additionally, the lease payments on the office space increase over time. The deferred rent portion related to these payments is amortized over the life of the lease. The remaining balance of contributions and deferred rent was \$198,387 and \$284,473 at March 31, 2020 and 2019, respectively.

Amounts Due Beneficiaries

The Foundation has entered into unitrust and annuity agreements that provide, among other matters, that the trustee shall pay to the beneficiaries an annual income payment until the income obligation is completed in accordanc8e with the donor's trust agreement. A liability is recorded for charitable remainder trusts in which the income is distributed to designated beneficiaries during their lifetime, and trust assets are controlled by the Foundation. Upon the death of the beneficiaries, the remainder of funds transfers to the Foundation. The liability, which represents the estimated future payments to be distributed over the beneficiaries' expected lives, is recorded at the present value using the discount rate in effect at the date the trust was established. The trust assets are included in investments.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Charitable Funds Held for the Benefit of Others

In accordance with accounting standards, if a nonprofit organization establishes a fund at a community foundation with its own funds and specifies itself as the beneficiary of that fund, the community foundation must account for the transfer of such assets as a liability. The Foundation refers to such funds as Agency Funds.

The Foundation maintains legal ownership of agency funds and, as such, continues to report the funds as assets of the Foundation. However, in accordance with this standard, a liability has been established for the fair market value of the funds.

Functional Allocation of Expense

The costs of providing programs and services have been summarized on a functional basis. Accordingly, certain costs have been allocated between program and the supporting services benefited. Allocations of expenses between functions is based on full time equivalent (FTE) headcounts and management's best estimates of the nature of work performed by department.

Tax-Exempt Status

Both of the organizations included in this financial report are tax-exempt organizations under Section 501(c)(3) of the Internal Revenue Code and are only subject to federal income tax on net unrelated business income. Both organizations file a separate Federal Form 990.

In May 2017, Propel Nonprofits submitted notification to the IRS to reclassify its status to that of an organization described in Code Sections 509(a)(1) and 170(B)(1)(A)(vi), a change from its original Type I supporting organization status. Propel Nonprofits received an updated determination letter from the IRS dated November 15, 2017 confirming that the organization was determined to be a public charity.

The Foundation follows the accounting standards for contingencies in evaluating uncertain tax positions. This guidance prescribes recognition threshold principles for the consolidated financial statement recognition of tax positions taken or expected to be taken on a tax return that are not certain to be realized. No liability has been recognized by the Foundation as a result of the implementation of this standard.

Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the amount reported in the consolidated financial statements and accompanying notes. Actual results could differ from those estimates.

Concentrations

During the year ended March 31, 2019, there was a concentration from one donor for 18.8% of the total contributions. During the year ended March 31, 2020, there were no concentrations.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Fair Value Measurement

The Foundation follows an accounting standard that defines fair value, establishes a framework for measuring fair value, establishes a fair value hierarchy based on the quality of inputs used to measure fair value, and requires expanded disclosures about fair value measurements. It describes three levels of inputs that may be used to measure fair value:

Level 1 – Financial assets and liabilities whose values are based on unadjusted quoted prices for identical assets or liabilities in an active market that the Foundation has the ability to access (examples include actively traded equity and fixed income securities, mutual funds or commingled pools containing securities that are actively traded and priced daily).

Level 2 – Financial assets and liabilities that are not actively traded or model inputs whose values are based on quoted prices in markets that are observable either directly or indirectly for substantially the full term of the asset or liability. Level 2 inputs include the following:

- Quoted prices for similar assets or liabilities in active markets;
- Quoted prices for identical or similar assets or liabilities that because of the size
 of the position, no active price is quoted (examples include small pieces of
 corporate or asset backed bonds for which an active market may not be quoted
 simply because of the position size, but larger positions of the same assets are
 regularly quoted and traded), and
- Pricing models whose inputs are derived principally from or corroborated by observable market data through correlation or other means for substantially the full term of the asset or liability (examples include certain mortgage and asset backed related securities or derivatives).

Level 3 – Financial assets and liabilities whose values are not readily observable and are based on prices or valuation techniques that require inputs that are both unobservable and significant to the overall fair value measurement (examples include real estate, private equities, hedge funds or securities that are either in default and/or may be in a work-out situation, such as certain corporate bonds and structured investment vehicles).

The Foundation also follows an accounting standard that allows entities the
irrevocable option to elect fair value for the initial and subsequent measurement
for certain financial assets and liabilities on an instrument-by-instrument basis.
The Foundation has not elected to measure any existing financial instruments at
fair value as permitted under this standard. However, the Foundation may elect
to measure newly acquired financial instruments at fair value in the future.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Derivative Financial Instruments

The Foundation owns derivative instruments in its portfolio in both an indirect and a direct way. A derivative is a contract between parties based upon an asset or assets that has its value determined by fluctuations in the underlying asset. Indirectly, the Foundation invests in derivative instruments in a number of the commingled pools it owns. The underlying portfolio managers of these pools may use derivative instruments to gain financial exposure to individual commodities or to manage currency or duration risk. The Foundation owns derivative instruments directly in a separately managed account using futures contracts to securitize cash positions present in the Foundation's portfolio. The portfolio manager will buy, on a daily basis, a notional amount of financial and/or commodity futures targeting the amount of cash in percentages that closely mirror the Foundation's asset allocation. The use of derivative instruments allows the Foundation's portfolio to be fully invested with no more risk than if the cash were actually invested in physical commodities, stocks, or bonds. This is in keeping with the Foundation's Statement of Investment Objectives Policy that calls for its investment portfolio to be fully invested at all times. The use of derivative instruments for speculative purposes is expressly prohibited.

The purchase of derivative instruments to securitize cash positions involves placing a fraction of the notional amount of the derivative trade into a margin account (generally 10% to 15%) at the brokerage firm clearing the trades. While the actual purchase of the derivative instruments can be used to gain leverage, there is no leverage in the portfolio, as the cash collateral available within the fund would be available to cover any losses that would deplete the margin account.

As of March 31, 2020 and 2019, the Foundation owned 54 and 23 contracts with a notional exposure of \$4,878,022 and \$2,372,735, respectively. The notional exposure is included in the Foundation's investment portfolio. Gains (losses) for these futures were (\$1,935,608) and \$288,178 for the years ended March 31, 2020 and 2019, respectively.

Revenue Recognition

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 are not recognized until the conditions on which they depend have been substantially met. Administrative service revenue is recognized over time when the related services have been provided and earned. Any payments received in advance for these services are deferred to the applicable period in which the related services are performed.

Guarantees

During the year-ended March 31, 2020, The Minneapolis Foundation entered into agreements with a bank to guarantee a portion of an affordable housing development project. The total guaranty amount as of March 31, 2020 is \$1,400,000.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Change in Accounting Principle

In May 2014, FASB issued Accounting Standards Update (ASU) 2014-09, *Revenue from Contracts with Customers* (Topic 606). Subsequent to May 2014, the FASB has issued six ASUs to clarify certain matters related to Topic 606. Topic 606 supersedes the revenue recognition requirements in FASB ASC 605, *Revenue Recognition*, and requires the recognition of revenue when promised goods or services are transferred to customers in an amount that reflects the consideration to which an entity expects to be entitled in exchange for those goods or services. The updates address the complexity and understandability of revenue recognition and provide sufficient information to enable financial statements users to understand the nature, amount, timing, and uncertainty of revenue and cash flows arising from contracts with customers. These financial statements reflect the application of ASC 606 guidance beginning in fiscal year 2019. No cumulative-effect adjustment in net assets was recorded as the adoption of ASU 2014-09 did not significantly impact the Foundation's reported historical revenue.

Additionally in June 2018, FASB issued Accounting Standards (ASU) 2018-08, *Accounting Guidance for Contributions Received*. This ASU was issued to clarify accounting guidance for contributions received. The amendments to this ASU assists entities in (1) evaluating whether transactions should be accounted for as contributions (nonreciprocal transactions) within the scope of Topic 958, *Not-for-Profit Entities*, or as an exchange (reciprocal) transactions subject to other guidance and (2) determining whether a contribution is conditional. These financial statements reflect the adoption of ASU 2018-08 beginning in fiscal year 2020. The implementation of this standard did not impact the Foundation's reported revenue and has been applied prospectively.

Subsequent Events

The Foundation has evaluated events and transactions for potential recognition or disclosure in these financial statements through August 27, 2020, the date the consolidated financial statements were available to be issued.

Just prior to year-end, a pandemic of the Corona Virus (COVID-19) was declared by the World Health Organization. Future contribution and expenses of the Foundation are less certain due to the potential impact on the market, travel, convenings and other economic conditions. In addition, domestic equity markets have experienced significant fluctuations since March 31, 2020. As of August 27, 2020, the future financial impact relating to these events remains uncertain.

NOTE 2 LIQUIDITY

Financial assets are structured to meet the liquidity needs of the Foundation, both in terms of operating budget as well as grants and other expenditures. The finance committee of the board approves and periodically reviews the operating reserves policy which is designed to support operations during periods when an operating revenue shortfall may occur. The policy currently recommends a target of having at least six months of operating expenses in cash or short-term investments. As of March 31, 2020, the Foundation had operating reserves in cash or short-term investments that was in compliance with the operating reserves policy.

In terms of meeting the liquidity needs for grants and other obligations and expenditures, the following table outlines the Foundation's financial assets as of March 31, 2020 and 2019 that are available for expenditure within one year of that date. Assets are considered unavailable if they are not convertible to cash within one year, or if they are trust assets or endowment assets.

	2020				
		TMF	Pro	pel Nonprofits	
Cash and Cash Equivalents	\$	6,075,053	\$	9,537,334	
Investments - Cash and Short-Term Investments		68,815,100		184,350	
Accounts and Pledges Receivable		2,989,619		1,537,852	
Loans Receivable, Less than One Year		-		9,059,937	
Accrued Interest and Dividends Receivable		691,456		107,362	
Total	\$	78,571,228	\$	20,426,835	
		20	19		
		Z0 TMF		pel Nonprofits	
Cash and Cash Equivalents				pel Nonprofits 6,176,591	
Cash and Cash Equivalents Investments - Cash and Short-Term Investments	\$	TMF	Pro	<u> </u>	
·	\$	TMF 13,004,537	Pro	6,176,591	
Investments - Cash and Short-Term Investments	\$	TMF 13,004,537 42,724,156	Pro	6,176,591 1,199,615	
Investments - Cash and Short-Term Investments Accounts and Pledges Receivable	\$	TMF 13,004,537 42,724,156	Pro	6,176,591 1,199,615 956,947	

The spendable amount (see spending policy in Note 1) from endowed assets, whether donor-restricted or board-designated, will be made available from these endowments within the next 12 months. The board may approve additional expenditures from board-designated endowments.

The financial assets of the Foundation are managed to become available as its awarded grants, general expenditures, liabilities and other obligations become due. The majority of other Foundation assets not included in the table above are redeemable on a daily or monthly basis to meet these needs. Cash in excess of daily requirements may be invested in money markets, sweep accounts and other short-term investments.

NOTE 3 INVESTMENTS

Investments consist of the following at March 31:

	 2020	2019
Cash and Cash Equivalents	\$ 68,999,450	\$ 44,366,702
Large and Mid Cap Domestic Equities		
and Equity Futures	152,711,367	161,422,290
Small Cap Domestic Equities and Equity Futures	34,693,925	45,287,881
Non-U.S. Equities and Equity Futures	149,260,966	195,950,128
Domestic Fixed Income Obligations		
and Fixed Income Futures	102,224,154	81,665,029
High Yield Fixed Income Obligations		
and Fixed Income Futures	17,334,031	20,183,016
Global Fixed Income Obligations		
and Fixed Income Futures	7,871,241	30,470,497
Real Estate	23,629,653	23,933,526
Long/Short Hedge Funds	22,112,960	21,609,128
Multi-Strategy Hedge Funds	30,608,632	37,823,750
Commodities	3,578,723	2,876,732
Private Equity and Venture Capital	45,785,658	40,471,236
Closely Held Stock	 14,892,820	2,002,980
Total Investments	\$ 673,703,580	\$ 708,062,895

The Foundation's investments include certain alternative assets, held in partnerships, and commingled pools, for which value is not determinable on a daily basis. These investments are classified based on their nature of the underlying investments.

Investment income consisted of the following for the years ended March 31:

	 2020	 2019
Interest and Dividend Income	\$ 14,197,100	\$ 12,739,512
Realized Gains on Investments	16,902,737	41,735,166
Unrealized Gains (Losses) on Investments	(78,901,973)	(40,695,383)
Investment Expenses	(3,643,872)	 (3,705,442)
Total	\$ (51,446,008)	\$ 10,073,853

NOTE 4 FAIR VALUE MEASUREMENTS

Assets measured at fair value on a recurring basis as of March 31, 2020 are:

	Level 1	Level 2	Level 3	Total
Investments:				
Large and Mid Cap Domestic Equities				
and Equity Futures	\$ 138,785,525	\$ -	\$ -	\$ 138,785,525
Small Cap Domestic Equities				
and Equity Futures	34,693,925	-	-	34,693,925
Non-U.S. Equities and Equity Futures	52,258,758	-	-	52,258,758
Domestic Fixed Income Obligations				
and Fixed Income Futures	102,224,154	-	-	102,224,154
High Yield Fixed Income Obligations				
and Fixed Income Futures	1,610,981	-	-	1,610,981
Global Fixed Income Obligations				
and Fixed Income Futures	2,573,171	-	-	2,573,171
Real Estate	13,548,655	-	-	13,548,655
Long/Short Hedge Funds	1,261,913	-	-	1,261,913
Multi-Strategy Hedge Funds	6,322,046	-	-	6,322,046
Commodities	66,334	-	=	66,334
Closely Held Stock			2,018,040	2,018,040
Total Investments at Fair Value	353,345,462	=	2,018,040	355,363,502
Cash and Cash Equivalents	-	-	-	68,999,450
Investments Measured at Net Asset				
Value or its Equivalent	-	-	-	236,465,849
Investments Recorded at Cost	_		_	12,874,779
Total Investments	-	-	-	673,703,580
Beneficial Interest in Trusts			49,486,293	49,486,293
Total	\$ 353,345,462	\$ -	\$ 51,504,333	\$ 723,189,873

NOTE 4 FAIR VALUE MEASUREMENTS (CONTINUED)

Assets measured at fair value on a recurring basis as of March 31, 2019 are:

	Level 1	Level 2	Level 3	Total
Investments:				
Large and Mid Cap Domestic Equities				
and Equity Futures	\$ 138,172,482	\$ -	\$ -	\$ 138,172,482
Small Cap Domestic Equities				
and Equity Futures	45,287,881	-	-	45,287,881
Non-U.S. Equities and Equity Futures	61,745,019	-	-	61,745,019
Domestic Fixed Income Obligations				
and Fixed Income Futures	81,665,029	-	-	81,665,029
High Yield Fixed Income Obligations				
and Fixed Income Futures	2,954,954	-	-	2,954,954
Global Fixed Income Obligations				
and Fixed Income Futures	4,437,671	-	-	4,437,671
Real Estate	16,258,934	-	-	16,258,934
Long/Short Hedge Funds	963,407	-	-	963,407
Multi-Strategy Hedge Funds	5,424,524	-	-	5,424,524
Commodities	38,606	-	-	38,606
Closely Held Stock			2,002,980	2,002,980
Total Investments at Fair Value	356,948,507	-	2,002,980	358,951,487
Cash and Cash Equivalents	-	-	-	44,366,702
Investments Measured at Net Asset				
Value or its Equivalent	-	-	-	301,773,348
Investments Recorded at Cost			_	2,971,358
Total Investments	-	-	-	708,062,895
Beneficial Interest in Trusts			55,700,907	55,700,907
Total	\$ 356,948,507	\$ -	\$ 57,703,887	\$ 763,763,802

The following table provides a summary of changes in fair value of the Foundation's Level 3 financial assets for the years ended March 31, 2020 and 2019:

	Closely Held Stock					
		2020		2019		
Balance as of April 1	\$	2,002,980	\$	1,844,850		
Additions		-		-		
Unrealized Gains		15,060		158,130		
Balance as of March 31	\$	2,018,040	\$	2,002,980		
		Beneficial Inte	rest in	n Trusts		
		2020	100111	2019		
Balance as of April 1 Additions	\$	55,700,907	\$	58,161,006		
Change in Value of Trusts		(1,502,831)		(1,069,047)		
Change in Beneficial Interest in Trusts		(4,711,783)		(1,391,052)		
Balance as of March 31	\$	49,486,293	\$	55,700,907		

NOTE 4 FAIR VALUE MEASUREMENTS (CONTINUED)

Fair value measurements of investments in certain entities that calculate net asset value per share (or its equivalent) as of March 31, 2020 and 2019:

					Redemption	
		Nat Assat	Llas	اء ما م	Frequency	Dadametian
Marrah 24, 2020	ı	Net Asset		funded	(If Currently	Redemption
March 31, 2020	_	Value		mitments	Eligible)	Notice Period
Domestic Equity/Large Cap and Mid Cap	\$	2,005,021	\$	-	Quarterly	90 days
Domestic Equity/Large Cap and Mid Cap		11,920,822		-	Daily	1 day
Non-U.S. Equities		24,373,800		-	Quarterly	90 Days
Non-U.S. Equities		50,431,851		-	Monthly	5-30 Days
Global Fixed Income Obligations		5,298,070		-	Monthly	10 Days
High Yield Fixed Income Obligations		15,723,051		-	Monthly	45 Days
Long/Short Hedge Funds		-		-	Monthly	90 Days
Long/Short Hedge Funds		20,851,047		-	Quarterly	60 Days
Real Estate		10,080,998	4	4,909,963	N/A	N/A
Multi-Strategy Hedge Funds		23,937,102		-	Quarterly	60 days
Multi-Strategy Hedge Funds		349,485		-	Annual	95 Days
Commodities		3,512,389	3	3,404,789	N/A	N/A
Private Equity and Venture Capital		67,982,213	26	6,146,077	N/A	N/A
Total	\$ 2	236,465,849	\$ 34	4,460,829		
					D 1 ''	
					Redemption	
					Frequency	
	1	Net Asset		funded	Frequency (If Currently	Redemption
March 31, 2019		Value	Comi	funded mitments	Frequency (If Currently Eligible)	Notice Period
Domestic Equity/Large Cap and Mid Cap	*	Value 9,672,927			Frequency (If Currently Eligible) Quarterly	Notice Period 90 days
Domestic Equity/Large Cap and Mid Cap Domestic Equity/Large Cap and Mid Cap		Value	Comi		Frequency (If Currently Eligible)	Notice Period
Domestic Equity/Large Cap and Mid Cap		Value 9,672,927	Comi		Frequency (If Currently Eligible) Quarterly	Notice Period 90 days
Domestic Equity/Large Cap and Mid Cap Domestic Equity/Large Cap and Mid Cap Non-U.S. Equities Non-U.S. Equities	\$	Value 9,672,927 13,576,878	Comi		Frequency (If Currently Eligible) Quarterly Daily	Notice Period 90 days 1 day
Domestic Equity/Large Cap and Mid Cap Domestic Equity/Large Cap and Mid Cap Non-U.S. Equities	\$	Value 9,672,927 13,576,878 30,625,400	Comi		Frequency (If Currently Eligible) Quarterly Daily Quarterly	Notice Period 90 days 1 day 90 Days
Domestic Equity/Large Cap and Mid Cap Domestic Equity/Large Cap and Mid Cap Non-U.S. Equities Non-U.S. Equities	\$	Value 9,672,927 13,576,878 30,625,400 103,579,709	Comi		Frequency (If Currently Eligible) Quarterly Daily Quarterly Monthly	Notice Period 90 days 1 day 90 Days 5-30 Days
Domestic Equity/Large Cap and Mid Cap Domestic Equity/Large Cap and Mid Cap Non-U.S. Equities Non-U.S. Equities Global Fixed Income Obligations	\$	Value 9,672,927 13,576,878 30,625,400 103,579,709 26,032,826	Comi		Frequency (If Currently Eligible) Quarterly Daily Quarterly Monthly Monthly	Notice Period 90 days 1 day 90 Days 5-30 Days 10 Days
Domestic Equity/Large Cap and Mid Cap Domestic Equity/Large Cap and Mid Cap Non-U.S. Equities Non-U.S. Equities Global Fixed Income Obligations High Yield Fixed Income Obligations	\$	Value 9,672,927 13,576,878 30,625,400 103,579,709 26,032,826 17,228,062	Comi		Frequency (If Currently Eligible) Quarterly Daily Quarterly Monthly Monthly Monthly	Notice Period 90 days 1 day 90 Days 5-30 Days 10 Days 45 Days
Domestic Equity/Large Cap and Mid Cap Domestic Equity/Large Cap and Mid Cap Non-U.S. Equities Non-U.S. Equities Global Fixed Income Obligations High Yield Fixed Income Obligations Long/Short Hedge Funds	\$	Value 9,672,927 13,576,878 30,625,400 103,579,709 26,032,826 17,228,062 11,737,430	Comi \$		Frequency (If Currently Eligible) Quarterly Daily Quarterly Monthly Monthly Monthly Monthly	Notice Period 90 days 1 day 90 Days 5-30 Days 10 Days 45 Days 90 Days
Domestic Equity/Large Cap and Mid Cap Domestic Equity/Large Cap and Mid Cap Non-U.S. Equities Non-U.S. Equities Global Fixed Income Obligations High Yield Fixed Income Obligations Long/Short Hedge Funds Long/Short Hedge Funds	\$	Value 9,672,927 13,576,878 30,625,400 103,579,709 26,032,826 17,228,062 11,737,430 8,908,288	Comi \$	mitments	Frequency (If Currently Eligible) Quarterly Daily Quarterly Monthly Monthly Monthly Monthly Quarterly	Notice Period 90 days 1 day 90 Days 5-30 Days 10 Days 45 Days 90 Days 60 Days
Domestic Equity/Large Cap and Mid Cap Domestic Equity/Large Cap and Mid Cap Non-U.S. Equities Non-U.S. Equities Global Fixed Income Obligations High Yield Fixed Income Obligations Long/Short Hedge Funds Long/Short Hedge Funds Real Estate	\$	Value 9,672,927 13,576,878 30,625,400 103,579,709 26,032,826 17,228,062 11,737,430 8,908,288 7,379,592	Comi \$	mitments	Frequency (If Currently Eligible) Quarterly Daily Quarterly Monthly Monthly Monthly Monthly Quarterly N/A	Notice Period 90 days 1 day 90 Days 5-30 Days 10 Days 45 Days 90 Days 60 Days N/A
Domestic Equity/Large Cap and Mid Cap Domestic Equity/Large Cap and Mid Cap Non-U.S. Equities Non-U.S. Equities Global Fixed Income Obligations High Yield Fixed Income Obligations Long/Short Hedge Funds Long/Short Hedge Funds Real Estate Multi-Strategy Hedge Funds	\$	Value 9,672,927 13,576,878 30,625,400 103,579,709 26,032,826 17,228,062 11,737,430 8,908,288 7,379,592 25,289,777	Comi	mitments	Frequency (If Currently Eligible) Quarterly Daily Quarterly Monthly Monthly Monthly Monthly Quarterly N/A Quarterly	Notice Period 90 days 1 day 90 Days 5-30 Days 10 Days 45 Days 90 Days 60 Days N/A 60 days
Domestic Equity/Large Cap and Mid Cap Domestic Equity/Large Cap and Mid Cap Non-U.S. Equities Non-U.S. Equities Global Fixed Income Obligations High Yield Fixed Income Obligations Long/Short Hedge Funds Long/Short Hedge Funds Real Estate Multi-Strategy Hedge Funds Multi-Strategy Hedge Funds	\$	Value 9,672,927 13,576,878 30,625,400 103,579,709 26,032,826 17,228,062 11,737,430 8,908,288 7,379,592 25,289,777 6,769,449	Comi	mitments 3,255,492	Frequency (If Currently Eligible) Quarterly Daily Quarterly Monthly Monthly Monthly Monthly Quarterly N/A Quarterly Annual	Notice Period 90 days 1 day 90 Days 5-30 Days 10 Days 45 Days 90 Days 60 Days N/A 60 days 95 Days

NOTE 4 FAIR VALUE MEASUREMENTS (CONTINUED)

U.S. Domestic Equity investments can be structured as a commingled pool or collective fund for the purpose of providing a simplified option for investors who wish exposure to a large and widely diverse number of securities that are professionally managed. The Foundation's domestic equity commingled fund holds stocks with daily valuations and daily T+3 liquidity. The fund values its assets at fair value using readily available quoted prices from active markets trading in identical securities.

Non-U.S. Equity investments are often structured as a commingled pool with a partnership legal structure for the purpose of simplifying issues involving trading these securities and individual country tax codes. The Foundation's investments are with long only equity managers who purchase stocks with daily valuations and T+3 liquidity. Restrictive redemption terms (monthly) are imposed by the managers of the funds in order to accommodate and simplify the investment or withdrawal of money from their funds from numerous investors. The unobservable inputs used to determine the fair value has been estimated based on the capital account balances reported by underlying investments.

The High Yield investment holds a diversified portfolio of value-oriented, high-quality, high-yield securities including notes, bonds, bank loans, and private debt of companies domiciled in the U.S., Canada and Western Europe. The fund generally carries a lower volatility, shorter average life, and shorter duration portfolio than the Barclays Capital HY benchmark. The average credit quality is generally BB- to B+ and generally no more than 5% is invested in any one issuer and no more than 15% in any one holding. The unobservable inputs used to determine the fair value has been estimated based on the capital account balances reported by underlying investments.

Global Fixed Income investments are often structured as a commingled pool with a partnership legal structure for the purpose of simplifying issues involving trading these securities and individual country tax codes. The Foundation's investment is with a manager who purchases only sovereign debt instruments with readily obtainable valuations and liquidity. Restrictive redemption terms (monthly) are imposed by the manager of the fund in order to facilitate the investment or withdrawal of money from numerous investors. The unobservable inputs used to determine the fair value has been estimated based on the capital account balances reported by underlying investments.

Real Estate investments are structured as limited partnerships to accommodate the holding of illiquid real estate investments of various kinds. The Foundation's investments in real estate includes investing both with individual managers who buy and hold real estate investments directly in their respective funds and in a fund of funds format where they invest with a manager that purchases positions with various underlying managers. Strategies of these managers may include owning actual physical real estate, real estate investment products such as mortgages, shares of companies engaged in the real estate industry or currency hedges when real estate is purchased outside of the U.S. These instruments are typically illiquid until the underlying asset or investment pool enters a distribution or wind down phase. The unobservable inputs used to determine the fair value has been estimated using external and internal appraisals of property investments.

NOTE 4 FAIR VALUE MEASUREMENTS (CONTINUED)

Long/Short Hedge Funds are investments with a fund of funds manager whose strategy is to invest with underlying managers whom it believes can provide the best possible risk adjusted return regardless of market conditions. Underlying managers may employ both long and short equity strategies; fixed income arbitrage strategies or other strategies it feels will help the fund accomplish its investment objectives. As underlying managers may provide infrequent valuations and impose liquidity restrictions or lock-ups on the fund itself, the fund of funds manager provides to investors quarterly valuations and liquidity options, but may impose a longer lock-up period on new money coming into the fund. The unobservable inputs used to determine the fair value has been estimated based on the capital account balances reported by underlying investments.

Multi-Strategy Hedge Funds are investments with a fund of funds manager whose strategy is to invest with underlying managers whom it believes can provide the best possible risk adjusted return regardless of market conditions. Underlying managers may go both long or short on various securities, employ fixed income arbitrage strategies, invest in futures or forwards in addition to any number of other investment strategies. As underlying managers may provide infrequent valuations and impose liquidity restrictions or lock-ups on the fund itself, the fund of funds manager provides to investors monthly valuations but imposes longer lock-up periods on new money coming into the fund. The unobservable inputs used to determine the fair value has been estimated based on the capital account balances reported by underlying investments.

Commodity investments in a commingled pool with a portfolio manager who employs a long only strategy that includes investing in futures, publicly traded stocks, swaps and structured notes where appropriate. The investment strategy is to find the most attractively priced investment opportunities in metals, agriculture, energy, and financial instruments. Restrictive redemption terms (monthly) may be imposed by the manager of the fund in order to facilitate the investment or withdrawal of money from their fund from numerous investors. The unobservable inputs used to determine the fair value has been estimated based on the capital account balances reported by underlying investments.

Private Equity and Venture Capital investments are structured as limited partnerships to accommodate the holding of illiquid assets, private equity, or debt instruments of various kinds. Liquidity within the investment pool occurs with periodic distributions or as scheduled during the wind-down phase. The unobservable inputs used to determine the fair value has been estimated based on the capital account balances reported by underlying investments.

The unobservable inputs for Beneficial Interest in Trusts are the underlying assets controlled by the trustee. The underlying assets consists of marketable securities that are either classified as Level 1 or Level 2 assets and the Foundation's fair value is determined by taking the trust's total value multiplied by their interest in the trust, as stated in the trust document.

NOTE 5 LOANS RECEIVABLE (PROPEL NONPROFITS)

Loans receivable at March 31, 2020 and 2019 were comprised of the following:

	2020	 2019
Working Capital / Business	\$ 8,091,353	\$ 9,050,093
Working Capital / Equity Builder	942,089	1,650,619
Community Facilities	18,767,015	17,578,201
Affordable Housing	2,213,964	 2,125,148
Subtotal	30,014,421	30,404,061
Allowance for Loan Losses	(1,594,330)	(1,594,329)
Loans Receivable, Net	\$ 28,420,091	\$ 28,809,732

Anticipated principal payments on loans receivable as of March 31, 2020 are as follows:

Year Ending March 31,	 Amount
2021, Net of Allowance of \$385,460	\$ 9,059,937
2022 through 2025, Net of Allowance of \$1,048,352	16,789,446
Thereafter, Net of Allowance of \$160,518	 2,570,708
Total	\$ 28,420,091

Propel Nonprofits has the following commitments as of March 31, 2020:

Available Nonrevolving Lines of Credit, with Maturities	
to FY21	\$ 67,766
Available Lines of Credit, with Maturities	
through FY21	5,149,761
Term Loans Originated but Not Fully Disbursed	
as of Year-End	109,000
Total Commitments	\$ 5,326,527

The following tables present the aging of past due loans by loan segment as of March 31, 2020 and 2019:

As of March 31, 2020	Current	31-60 Days Past Due		61-90 Days Past Due		90+ Days Past Due			Total	Nonaccruing Loans	
As of March 31, 2020				Past Due							
Working Capital / Business	\$ 7,971,234	\$	20,000	\$	-	\$	100,119	\$	8,091,353	\$	-
Working Capital / Equity Builder	942,089		-		-		-		942,089		-
Community Facilities	18,767,015		-		-		-		18,767,015		-
Affordable Housing	 2,213,964		-		-				2,213,964		-
Total	\$ 29,894,302	\$	20,000	\$	-	\$	100,119	\$	30,014,421	\$	
	 _	31	-60 Days	61	∙90 Days	9	0+ Days			Nona	ccruing
As of March 31, 2019	Current	Ρ	ast Due	Р	ast Due	F	Past Due		Total	Lo	ans
Working Capital / Business	\$ 8,972,169	\$	-	\$	19,596	\$	58,328	\$	9,050,093	\$	-
Working Capital / Equity Builder	1,650,619		-		-		-		1,650,619		-
Community Facilities	17,509,628		-		-		68,573		17,578,201		-
Affordable Housing	 2,125,148		-		-		-		2,125,148		_
Total	\$ 30,257,564	\$	-	\$	19,596	\$	126,901	\$	30,404,061	\$	-

NOTE 5 LOANS RECEIVABLE (PROPEL NONPROFITS) (CONTINUED)

Propel Nonprofits uses an internal risk rating system to monitor the credit quality of its loan portfolio. At the time of loan approval, each loan is assigned an initial risk classification. Classifications are reviewed at least quarterly during the term of the loan and at any time there is a significant change, positive or negative, in the borrower's operations.

Loan credit quality is rated using letter designations from A to G, with A being the highest quality rating and G being the lowest. Each category is differentiated based on evaluation of financial measures, management and governance, collateral, payment history, and likelihood of full repayment. For reporting purposes in Note 5, ratings A, B, and C are grouped as Pass. An N rating is also a pass since full risk is borne by a third party. Loans rated D are considered Watch. Loans with quality ratings of E and F are considered Substandard. Loans rated G are listed as Doubtful.

As of March 31, 2020	Pass	Watch	Sub	standard	Do	ubtful	Total
Working Capital / Business	\$ 7,311,728	\$ 779,625	\$	-	\$	-	\$ 8,091,353
Working Capital / Equity Builder	822,216	119,873		=		-	942,089
Community Facilities	18,767,015	-		-		-	18,767,015
Affordable Housing	2,213,964	-		-			2,213,964
Total	\$ 29,114,923	\$ 899,498	\$	-	\$	-	\$ 30,014,421
Current	\$ 29,094,923	\$ 799,379	\$	-	\$	-	\$ 29,894,302
Past Due 31-60 Days	20,000	-		-		-	20,000
Past Due 61-90 Days	-	-		-		-	-
Past Due 90 + Days	 	100,119		-		-	 100,119
Total	\$ 29,114,923	\$ 899,498	\$	-	\$		\$ 30,014,421
As of March 31, 2019	Pass	Watch	Sub	standard	Do	ubtful	 Total
Working Capital / Business	\$ 9,036,992	\$ 13,101	\$	-	\$	-	\$ 9,050,093
Working Capital / Equity Builder	1,405,964	244,655		-		-	1,650,619
Community Facilities	17,578,201	-		-		-	17,578,201
Affordable Housing	2,125,148	-		-			2,125,148
Total	\$ 30,146,305	\$ 257,756	\$	-	\$		\$ 30,404,061
Current	\$ 29,999,808	\$ 257,756	\$	-	\$	_	\$ 30,257,564
Past Due 31-60 Days	-	· -		-		-	
Past Due 61-90 Days	19,596	-		-		-	19,596
Past Due 90 + Days	126,901	 -		-		-	 126,901
Total	\$ 30,146,305	\$ 257,756	\$		\$		\$ 30,404,061

Allowance for Loan Losses

The allowance for loan losses (loan loss reserve) is established as losses are estimated to have occurred through a provision for loan losses charged to earnings. Loans are charged against the loan loss reserve when management confirms that the principal will not be collected. Subsequent recoveries, if any, are credited to the allowance.

NOTE 5 LOANS RECEIVABLE (PROPEL NONPROFITS) (CONTINUED)

Allowance for Loan Losses (Continued)

Activity in the loan loss reserve for the years ended March 31, 2020 and 2019 was as follows:

March 31, 2020		Working Capital Business	Ec	Working Capital quity/Builder	(Community Facilities	,	Affordable Housing		Total
Allowance for Loan Losses Beginning Balance Charge Offs	\$	463,294	\$	112,321	\$	907,294	\$	111,420	\$	1,594,329 -
Recoveries Provisions		- 178,796		- (61,238)		(94,789)		(22,769)		-
Ending Balance	\$	642,090	\$	51,083	\$	812,505	\$	88,651	\$	1,594,329
Allowance for Loan Losses Ending Balance: Individually Evaluated for Impairment	\$	325,089	\$	11,987	\$	-	\$	-	\$	337,076
Ending Balance: Collectively Evaluated for Impairment		317,003		39,095		812,505		88,651		1,257,254
Total	\$	642,092	\$	51,082	\$	812,505	\$	88,651	\$	1,594,330
Financing Receivables Ending Balance: Individually Evaluated for Impairment Ending Balance: Collectively	\$	779,625	\$	119,873	\$	-	\$	-	\$	899,498
Evaluated for Impairment		7,311,728		822,216		18,767,015		2,213,964		29,114,923
Total	\$	8,091,353	\$	942,089	\$	18,767,015	\$	2,213,964	\$	30,014,421
March 31, 2019 Allowance for Loan Losses		Working Capital Business	Ec	Working Capital uity/Builder		Community Facilities		Affordable Housing		Total
Allowance for Loan Losses Beginning Balance Charge Offs Recoveries		Capital Business 306,109	<u>Ec</u> \$	Capital quity/Builder 65,945	\$	1,033,282	\$	75,666 -	\$	1,481,002 - -
Allowance for Loan Losses Beginning Balance Charge Offs Recoveries Provisions	\$	Capital Business 306,109 - - 157,185	\$	Capital quity/Builder 65,945 - 46,376	\$	1,033,282 - (125,988)	\$	75,666 - - 35,754	_	1,481,002 - - - 113,327
Allowance for Loan Losses Beginning Balance Charge Offs Recoveries Provisions Ending Balance Allowance for Loan Losses Ending Balance: Individually Evaluated for Impairment		Capital Business 306,109		Capital quity/Builder 65,945	_	1,033,282		75,666 -	\$	1,481,002 - -
Allowance for Loan Losses Beginning Balance Charge Offs Recoveries Provisions Ending Balance Allowance for Loan Losses Ending Balance: Individually Evaluated for Impairment Ending Balance: Collectively	\$	Capital Business 306,109 - 157,185 463,294	\$	Capital quity/Builder 65,945 - 46,376 112,321	\$	1,033,282 - (125,988) 907,294	\$	75,666 - - 35,754 111,420	\$	1,481,002 - - 113,327 1,594,329 25,776
Allowance for Loan Losses Beginning Balance Charge Offs Recoveries Provisions Ending Balance Allowance for Loan Losses Ending Balance: Individually Evaluated for Impairment	\$	Capital Business 306,109 - 157,185 463,294	\$	Capital quity/Builder 65,945 - 46,376 112,321	\$	1,033,282 - (125,988)	\$	75,666 - - 35,754	\$	1,481,002 - - 113,327 1,594,329
Allowance for Loan Losses Beginning Balance Charge Offs Recoveries Provisions Ending Balance Allowance for Loan Losses Ending Balance: Individually Evaluated for Impairment Ending Balance: Collectively Evaluated for Impairment	\$	Capital Business 306,109 - 157,185 463,294 1,310 461,984	\$	Capital quity/Builder 65,945	\$	1,033,282 	\$ \$	75,666 - - 35,754 111,420	\$	1,481,002 - - 113,327 1,594,329 25,776 1,568,553
Allowance for Loan Losses Beginning Balance Charge Offs Recoveries Provisions Ending Balance Allowance for Loan Losses Ending Balance: Individually Evaluated for Impairment Ending Balance: Collectively Evaluated for Impairment Total Financing Receivables Ending Balance: Individually Evaluated for Impairment	\$ \$	Capital Business 306,109	\$ \$	Capital quity/Builder 65,945 46,376 112,321 24,466 87,855 112,321	\$ \$	1,033,282 	\$ \$	75,666 - - 35,754 111,420	\$	1,481,002 - - 113,327 1,594,329 25,776 1,568,553 1,594,329

NOTE 5 LOANS RECEIVABLE (PROPEL NONPROFITS) (CONTINUED)

Allowance for Loan Losses (Continued)

On November 21, 2016, Propel Nonprofits received a deed for property in lieu of foreclosure from a borrower in West Concord, Minnesota. As of the acquisition date, Propel Nonprofits recorded the property as Other Real Estate Owned. The property is held for sale. At the time of acquisition, the value of the property was determined to be in excess of the carrying amount of the loans on which the property served as collateral. The property was recorded at carrying amount. As of March 31, 2019, the recorded carrying amount is \$60,811. On April 30, 2019, Propel Nonprofits sold the West Concord, Minnesota property and subsequently received cash in the amount of \$39,456. The cash received is net of the fair market value (\$60,811) minus closing costs (\$5,544) and minus the loss on the sale of property (\$15,811).

During fiscal year 2020 and 2019, Propel Nonprofits did not charge off any loans.

NOTE 6 NOTES RECEIVABLE

The Foundation received a contribution of three separate unsecured note receivables each in the amount of \$16,000,000 during 2009. Each note accrues interest at 4.45% and is payable in interest only payments of \$712,000 payable on December 19, 2009 through December 19, 2013. Beginning December 19, 2014 through maturity of December 19, 2023, payments of interest and principal will be made on each note in the amount of \$2,017,093. In the event that a note is determined to be uncollectible, the Foundation may record the uncollectible amount as an allowance. The Foundation's management reviews the status of these notes to determine whether an allowance is necessary. At March 31, 2020 and 2019, there were no past due amounts and an allowance was not warranted.

NOTE 7 NOTES PAYABLE AND OTHER CAPITAL (PROPEL NONPROFITS)

Notes payable consist of loans with stated interest from 1.0% to 4.0%, maturing through 2026. Principal payments on notes payable and other capital are as follows:

Year Ending March 31,	 Amount
2021	\$ 1,799,042
2022	2,575,976
2023	3,172,275
2024	2,500,000
2025	2,650,000
Thereafter	 9,823,329
Total	\$ 22,520,622

Certain note agreements require compliance with various financial covenants and require audited financial statements. Notes are unsecured.

NOTE 8 LINES OF CREDIT (PROPEL NONPROFITS)

Propel Nonprofits has various revolving lines of credit and other sources of capital not yet drawn that are available for lending to nonprofit organizations. Stated interest rates for these lines range from 0.30% to LIBOR plus 2.75%. These lines are unsecured. There were no outstanding borrowings as of March 31, 2020 and 2019. At March 31, 2020, the following lines of credit and other capital financing were available to be drawn:

Lines of Credit	Maturity Date	 Amount
The Minneapolis Foundation (TMF)	4/1/2022	\$ 2,000,000
Minnesota Bank & Trust	11/30/2020	2,000,000
Synchrony Financial	12/31/2022	 2,000,000
Total Lines of Credit		\$ 6,000,000

NOTE 9 GRANTS PAYABLE

Grants authorized but unpaid at year-end are reported as liabilities. The following is a summary of grants authorized and payable at March 31:

	2020	 2019
Less Than One Year	\$ 3,395,893	\$ 3,686,544
One to Five Years	2,194,999	3,211,294
Greater Than Five Years	200,000	 440,000
Subtotal	5,790,892	 7,337,838
Discount (5%)	(239,120)	 (386,452)
Total	\$ 5,551,772	\$ 6,951,386

NOTE 10 NET ASSETS WITH DONOR RESTRICTIONS

The net asset balances as of March 31 consist of the following:

	2020	2019
With Donor Restrictions - Restricted for		
Purpose or Time:		
Restricted for Programs	\$ 26,634,519	\$ 29,757,092
Split-Interest Agreements	 44,109,714	 49,345,104
Total With Restrictions - Purpose or Time	70,744,233	 79,102,196
With Donor Restrictions - Held in Perpetuity:		
Permanent Endowment	20,252,842	20,252,842
Beneficial Interest in Perpetual Trusts	 13,212,627	15,090,890
Total With Restrictions - Held in Perpetuity	33,465,469	35,343,732
Total Net Assets With Donor Restrictions	\$ 104,209,702	\$ 114,445,928

NOTE 11 ENDOWMENT

The composition of endowment funds by type of fund are as follows for the years ended March 31:

	2020					
	Without Donor	With Donor				
	Restrictions	Restrictions	Total			
Other Endowment Funds	\$ 217,645,722	\$ -	\$ 217,645,722			
Donor-Restricted Endowment Funds: Original Donor-Restricted Gift Amount and Amounts Required to be Maintained						
in Perpetuity by Donor	-	20,252,842	20,252,842			
Accumulated Investment Gains	-	14,265,812	14,265,812			
Total	\$ 217,645,722	\$ 34,518,654	\$ 252,164,376			
		2019				
	Without Donor	With Donor				
	Restrictions	Restrictions	Total			
Other Endowment Funds	\$ 248,896,582	\$ -	\$ 248,896,582			
Donor-Restricted Endowment Funds:						
Original Donor-Restricted Gift Amount and Amounts Required to be Maintained						
S .	-	20,252,842	20,252,842			
and Amounts Required to be Maintained	- -	20,252,842 19,315,211	20,252,842 19,315,211			
and Amounts Required to be Maintained in Perpetuity by Donor	- - - \$ 248,896,582		, ,			

Other endowments funds include funds that are subject to the Foundation's spending policy under gift agreements or through board designation but allow for the distribution of corpus or are subject to the Foundation's variance power that allows for the ability to remove any restriction. The Foundation also has funds that are classified as with restrictions due to donor restrictions in which the Foundation applies a spending policy. These funds do not fall under UPMIFA requirements and the Foundation is not obligated to apply a spending policy but has determined that is prudent to apply the same spending policies to these funds. These funds are not included in the endowment fund footnote above.

Fund with Deficiencies

From time to time, the fair value of assets associated with individual donor-restricted endowment funds may fall below the level that the donor requires the Foundation to retain as a fund of perpetual duration. There were no deficiencies for the years ended March 31, 2020 and 2019.

NOTE 11 ENDOWMENT (CONTINUED)

The summary of changes in endowment net assets are as follows for the years ended March 31:

	2020					
	Without Donor Restrictions	With Donor Restrictions	Total			
Endowment Net Assets, Beginning of Year Contributions Investment Income, Net Amounts Appropriated for Expenditure Endowment Fund Balance, March 31, 2020	\$ 248,896,582 1,669,590 (19,897,052) (13,023,398) \$ 217,645,722	\$ 39,568,053 (3,212,098) (1,837,301) \$ 34,518,654	\$ 288,464,635 1,669,590 (23,109,150) (14,860,699) \$ 252,164,376			
	With and Dagge	2019				
	Without Donor Restrictions	2019 With Donor Restrictions	Total			
Endowment Net Assets, Beginning of Year Contributions Investment Income, Net Amounts Appropriated for Expenditure Endowment Fund Balance, March 31, 2019		With Donor	Total \$ 293,657,071 892,003 2,080,409 (8,164,848) \$ 288,464,635			

NOTE 12 OPERATING LEASES

The Foundation has operating leases for office space and equipment. Annual rentals under the office space leases expiring September 30, 2015, February 28, 2017, March 31, 2022, and August 27, 2027 include the base rent plus a proportionate share of the actual operating costs of the building as specified in the lease agreement. Annual rentals under the equipment leases for copiers and postage meters expire in various years through 2028. Total rentals paid during fiscal years 2020 and 2019 were \$492,697 and \$481,996, respectively.

Future minimum lease payments at March 31 are as follows:

Year Ending March 31, Amount		
2021	\$	493,888
2022		507,259
2023		498,796
2024		498,406
2025		507,639
Thereafter		1,550,316
Total Future Minimum Lease Payments		4,056,304

NOTE 13 RETIREMENT PLAN

Regular full-time and part-time employees who have completed at least one year of service are eligible to participate in a Simplified Employee Pension Plan (SEP) which provides for annual discretionary contributions to eligible employees SEP-IRA accounts. Effective January 1, 2020, the Foundation replaced the SEP with a 401(k) plan with the same eligibility requirements for annual discretionary contributions to the plan. In fiscal 2020 and 2019, the discretionary contribution percentage was 8% of employees' compensation, respectively. Retirement plan expense was \$355,726 and \$436,485 for the years ended March 31, 2020 and 2019, respectively.

NOTE 14 RELATED PARTY TRANSACTIONS

As an affiliate of TMF, Propel Nonprofits pays for a share of certain business and liability insurance expenses covered by blanket policies held by TMF. TMF made grants to Propel Nonprofits totaling \$814,167 and \$157,250 during the years ended March 31, 2020 and 2019, respectively, for leadership and financial capacity building.

TMF has a promissory note agreement with Propel Nonprofits for purposes of extending loans to local nonprofit organizations. The note bears interest at 2% annually. This \$1,000,000 promissory note agreement was signed with Propel Nonprofits during the 2018 year, bearing interest at 2% annually and due on July 17, 2024.

All related party transactions were eliminated in the consolidation of the financial statements.

THE MINNEAPOLIS FOUNDATION AND AFFILIATE CONSOLIDATING SCHEDULE FOR THE STATEMENT OF FINANCIAL POSITION MARCH 31, 2020

(UNAUDITED)
(SEE INDEPENDENT AUDITORS' REPORT)

	TMF	Propel Nonprofits	Eliminations	Consolidated		
ASSETS						
Cash and Cash Equivalents	\$ 6,075,053	\$ 9,537,334	\$ -	\$ 15,612,387		
Interest and Dividends Receivable	691,456	107,362	-	798,818		
Accounts and Pledges Receivable	2,989,619	1,537,852	-	4,527,471		
Prepaids	5,413	122,811	-	128,224		
Investments	673,519,230	184,350	-	673,703,580		
Program-Related Loans Receivable	7,951,685	-	-	7,951,685		
Other Assets	678,418	-	-	678,418		
Loans Receivable, Net	-	28,420,091	-	28,420,091		
Notes Receivable	21,734,545	-	(1,000,000)	20,734,545		
Beneficial Interest in Trusts	49,486,293	-	-	49,486,293		
Furniture, Fixtures, and Equipment (Less:						
Accumulated Depreciation)	624,278	818,022		1,442,300		
Total Assets	\$ 763,755,990	\$ 40,727,822	\$ (1,000,000)	\$ 803,483,812		
LIABILITIES AND NET ASSETS						
LIABILITIES						
Accounts Payable and Accrued Liabilities	\$ 1,345,914	\$ 2,324,620	\$ -	\$ 3,670,534		
Grants Payable	5,551,772	-	-	5,551,772		
Notes Payable	-	23,520,622	(1,000,000)	22,520,622		
Deferred Lease Credits	198,387	-	-	198,387		
Amounts Due Beneficiaries	11,601,278	-	-	11,601,278		
Charitable Funds Held for the Benefit of Others	27,845,629			27,845,629		
Total Liabilities	46,542,980	25,845,242	(1,000,000)	71,388,222		
NET ASSETS						
Without Donor Restrictions	616,279,170	11,606,718	_	627,885,888		
With Donor Restrictions	100,933,840	3,275,862	-	104,209,702		
Total Net Assets	717,213,010	14,882,580		732,095,590		
Total Liabilities and Net Assets	\$ 763,755,990	\$ 40,727,822	\$ (1,000,000)	\$ 803,483,812		

THE MINNEAPOLIS FOUNDATION AND AFFILIATE CONSOLIDATING SCHEDULE FOR THE STATEMENT OF FINANCIAL POSITION MARCH 31, 2019

(UNAUDITED)
(SEE INDEPENDENT AUDITORS' REPORT)

	TMF Propel Nonpro		Eliminations	Consolidated		
ASSETS						
Cash and Cash Equivalents	\$ 13,004,537	\$ 6,176,591	\$ -	\$ 19,181,128		
Interest and Dividends Receivable	780,808	42,877	-	823,685		
Accounts and Pledges Receivable	963,917	956,947	-	1,920,864		
Prepaids	24,606	84,633	-	109,239		
Investments	706,863,280	1,199,615	-	708,062,895		
Program-Related Loans Receivable	7,400,000	-	-	7,400,000		
Other Assets	688,531	60,811	-	749,342		
Loans Receivable, Net	-	28,809,732	-	28,809,732		
Notes Receivable	26,602,033	-	(1,000,000)	25,602,033		
Beneficial Interest in Trusts	55,700,907	-	-	55,700,907		
Furniture, Fixtures, and Equipment (Less:						
Accumulated Depreciation)	787,217	955,871		1,743,088		
Total Assets	\$ 812,815,836	\$ 38,287,077	\$ (1,000,000)	\$ 850,102,913		
LIABILITIES AND NET ASSETS						
LIABILITIES						
Accounts Payable and Accrued Liabilities	\$ 1,030,367	\$ 1,829,698	\$ -	\$ 2,860,065		
Grants Payable	6,951,386	-	-	6,951,386		
Notes Payable	-	22,759,269	(1,000,000)	21,759,269		
Deferred Lease Credits	284,473	-	-	284,473		
Amounts Due Beneficiaries	13,953,751	-	-	13,953,751		
Charitable Funds Held for the Benefit of Others	32,912,440			32,912,440		
Total Liabilities	55,132,417	24,588,967	(1,000,000)	78,721,384		
NET ASSETS						
Without Donor Restrictions	645,926,689	11,008,912	-	656,935,601		
With Donor Restrictions	111,756,730	2,689,198	-	114,445,928		
Total Net Assets	757,683,419	13,698,110	-	771,381,529		
Total Liabilities and Net Assets	\$ 812,815,836	\$ 38,287,077	\$ (1,000,000)	\$ 850,102,913		

THE MINNEAPOLIS FOUNDATION AND AFFILIATE CONSOLIDATING SCHEDULE FOR THE STATEMENT OF ACTIVITIES

YEAR ENDED MARCH 31, 2020 (UNAUDITED)

(SEE INDEPENDENT AUDITORS' REPORT)

	Т	TMF Propel Nonprofits				Consolidated					
	Without Donor Restrictions		With Donor Restrictions		Vithout Donor With Donor Restrictions Restrictions Eliminations		Without Donor Restrictions	With Donor Restrictions			
REVENUES, GAINS, AND OTHER SUPPORT Total Amount Raised Less: Amounts Received for Benefit of Others	\$ 103,879,480 661,277	\$	3,549,855	\$	548,395	\$	5,154,963 -	\$ (814,167)	\$ 103,613,708 661,277	\$	8,704,818
Contributions, Net	103,218,203		3,549,855		548,395		5,154,963	(814,167)	102,952,431		8,704,818
Total Investment Income, Net Less: Investment from Charitable Funds	(49,454,341)		(3,724,315)		80,433		-	(26,347)	(49,400,255)		(3,724,315)
Held for Benefit of Others	(1,678,562)		_		-		-	-	(1,678,562)		-
Investment Income, Net	(47,775,779)		(3,724,315)		80,433		-	(26,347)	(47,721,693)		(3,724,315)
Change in Value of Trusts Administrative Service Revenue from	-		770,269		-		-	-	-		770,269
Agency Funds	437,191		_		-		-	-	437,191		-
Note Receivable Interest and Other Income	1,417,768		_		2,556,103		_	_	3,973,871		_
Net Assets Released from Restrictions	11,418,699		(11,418,699)		4,568,299		(4,568,299)	_	15,986,998		(15,986,998)
Total Revenues, Gains, and Other Support	68,716,082		(10,822,890)		7,753,230		586,664	(840,514)	75,628,798		(10,236,226)
EXPENSES											
Program Services:											
Total Grants	89,756,640		-		2,753,796		-	(814,167)	91,696,269		-
Less: Grants Made for Benefit of Charitable								, , ,			
Funds Held	3,994,778		_		-		-	-	3,994,778		-
Grants, Net	85,761,862		-		2,753,796		-	 (814,167)	87,701,491		-
Program Service Expense	8,459,493		-		3,420,393		-	(26,347)	11,853,539		-
Support Services:											
Management and General Administrative Expense	2,298,280		-		829,142		-	-	3,127,422		-
Fund Raising	1,843,966				152,093		-		1,996,059		-
Total Expenses	98,363,601		-		7,155,424		-	(840,514)	104,678,511		-
TOTAL CHANGE IN NET ASSETS	(29,647,519)		(10,822,890)		597,806		586,664	-	(29,049,713)		(10,236,226)
Net Assets - Beginning of Year	645,926,689	_	111,756,730		11,008,912		2,689,198	 	656,935,601		114,445,928
NET ASSETS - END OF YEAR	\$ 616,279,170	\$	100,933,840	\$	11,606,718	\$	3,275,862	\$ 	\$ 627,885,888	\$	104,209,702

THE MINNEAPOLIS FOUNDATION AND AFFILIATE CONSOLIDATING SCHEDULE FOR THE STATEMENT OF ACTIVITIES YEAR ENDED MARCH 31, 2019

(UNAUDITED)
(SEE INDEPENDENT AUDITORS' REPORT)

	TN	TMF Propel Nonprofits				Consolidated			
	Without Donor	With Donor	Without Donor	With Donor		Without Donor	With Donor		
	Restrictions	Restrictions	Restrictions	Restrictions	Eliminations	Restrictions	Restrictions		
REVENUES, GAINS, AND OTHER SUPPORT									
Total Amount Raised	\$ 72,128,538	\$ 715,000	\$ 1,192,223	\$ 4,406,174	\$ (157,250)	\$ 73,163,511	\$ 5,121,174		
Less: Amounts Received for Benefit of Others	1,027,413	· ,	-	· · · · · -	-	1,027,413	·		
Contributions, Net	71,101,125	715,000	1,192,223	4,406,174	(157,250)	72,136,098	5,121,174		
Total Investment Income, Net	10,142,041	229,481	25,344	-	(19,333)	10,148,052	229,481		
Less: Investment from Charitable Funds									
Held for Benefit of Others	303,680	-	-	_	-	303,680	-		
Investment Income, Net	9,838,361	229,481	25,344	-	(19,333)	9,844,372	229,481		
Change in Value of Trusts	-	443,315	-	-	-	-	443,315		
Administrative Service Revenue from									
Agency Funds	422,777	-	-	-	-	422,777	-		
Note Receivable Interest and Other Income	1,555,534	-	2,523,580	_	-	4,079,114	-		
Net Assets Released from Restrictions	6,491,547	(6,491,547)	4,227,512	(4,227,512)	-	10,719,059	(10,719,059)		
Total Revenues, Gains, and Other Support	89,409,344	(5,103,751)	7,968,659	178,662	(176,583)	97,201,420	(4,925,089)		
EXPENSES									
Program Services:									
Total Grants	82,199,228	-	3,286,221	-	(157,250)	85,328,199	-		
Less: Grants Made for Benefit of Charitable					, , ,				
Funds Held	2,858,382	-	-	_	-	2,858,382	-		
Grants, Net	79,340,846	-	3,286,221	-	(157,250)	82,469,817	-		
Program Service Expense	6,251,089	-	3,309,467	-	(19,333)	9,541,223	-		
Support Services:									
Management and General Administrative Expense	2,417,813	=	757,261	_	-	3,175,074	=		
Fund Raising	2,217,728	=	126,575	_	=	2,344,303	-		
Total Expenses	90,227,476		7,479,524	-	(176,583)	97,530,417	-		
TOTAL CHANGE IN NET ASSETS	(818,132)	(5,103,751)	489,135	178,662	-	(328,997)	(4,925,089)		
Net Assets - Beginning of Year	646,744,821	116,860,481	10,519,777	2,510,536		657,264,598	119,371,017		
NET ASSETS - END OF YEAR	\$ 645,926,689	\$ 111,756,730	\$ 11,008,912	\$ 2,689,198	\$ -	\$ 656,935,601	\$ 114,445,928		