Consolidated Financial Statements and Independent Auditor's Report

June 30, 2023



<u>Index</u>

	<u>Page</u>
Independent Auditor's Report	2
Consolidated Financial Statements	
Consolidated Statement of Financial Position	4
Consolidated Statement of Activities and Changes in Net Assets	5
Consolidated Statement of Functional Expenses	6
Consolidated Statement of Cash Flows	7
Notes to Consolidated Financial Statements	8



Independent Auditor's Report

To the Board of Trustees
Jewish Child Care Association of New York (d/b/a JCCA) and Affiliated Organization

Opinion

We have audited the accompanying consolidated financial statements of Jewish Child Care Association of New York (d/b/a JCCA) and Affiliated Organization, which comprise the consolidated statement of financial position as of June 30, 2023, and the related consolidated statements of activities and changes in net assets, functional expenses and cash flows for the year then ended, and the related notes to the consolidated financial statements.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of Jewish Child Care Association of New York (d/b/a JCCA) and Affiliated Organization as of June 30, 2023, and the consolidated changes in its net assets and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in the United States of America ("GAAS"). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statement section of our report. We are required to be independent of Jewish Child Care Association of New York (d/b/a JCCA) and Affiliated Organization, and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the 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 Jewish Child Care Association of New York (d/b/a JCCA) and Affiliated Organization's ability to continue as a going concern for one year after the date that the consolidated financial statements are available to be issued.

Auditor's Responsibilities for the Audit of the 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 GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the consolidated financial statements.



In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the 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 Jewish Child Care Association of New York (d/b/a JCCA) and Affiliated Organization'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 Jewish Child Care Association of New York (d/b/a JCCA) and Affiliated Organization's ability to continue as a going concern for a reasonable period of time.

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

CohnResnickZZF

New York, New York

June 21, 2024

Julic 21, 2024

Consolidated Statement of Financial Position June 30, 2023

<u>Assets</u>

Cash and cash equivalents (Notes 3 and 5) Investments at fair value (Notes 3, 4 and 5) Accounts receivable - net (Notes 3 and 6) Contributions receivable (Notes 3 and 7) Prepaid expenses and other assets (Note 4) Restricted cash (Note 3) Fixed assets, net (Notes 3 and 8) Operating lease assets (Notes 3 and 14)	\$ 9,155,379 76,517,613 27,641,570 126,373 6,957,996 5,649,703 15,869,143 18,239,215
Total assets	\$ 160,156,992
Liabilities and Net Assets	
Liabilities Accounts payable and accrued expenses Accrued payroll and related liabilities (Note 4) Mortgage payable (Note 11) Operating lease liabilities Deferred revenue Post-retirement plan liability (Note 12) Due to third parties (Notes 3, 13 and 16) Total liabilities	\$ 9,113,825 6,801,294 3,517,490 19,202,421 1,395,061 2,443,895 21,015,988
Commitments and contingencies	
Net assets (Notes 3, 15, and 19) Without donor restrictions Undesignated Board designated	84,704,025 2,078,723
Total net assets without donor restrictions	86,782,748
With donor restrictions	9,884,270
Total net assets	96,667,018
Total net assets and liabilities	\$ 160,156,992

Consolidated Statement of Activities and Changes in Net Assets Year Ended June 30, 2023

	Without done			
		Board	With donor	
	Current	designated	restrictions	Total
Operating revenues Program service revenue, net Contributions Indirect public support Net assets released from restrictions	\$ 111,602,810 1,968,646 568,240	\$ - 34,475 -	\$ - 304,791 -	\$ 111,602,810 2,307,912 568,240
Satisfaction of program designations and restrictions	645,963	(507,760)	(138,203)	-
	114,785,659	(473,285)	166,588	114,478,962
Special events revenue	553,899	-	_	553,899
Less cost of direct benefit to donors	(207,132)			(207,132)
Net revenue from special events	346,767			346,767
Total operating revenue	115,132,426	(473,285)	166,588	114,825,729
Operating expenses Program services				
Child welfare services	86,342,411	-	-	86,342,411
Mental health services Jewish community based services	16,403,474 632,474	-	-	16,403,474 632,474
Education	916,238	-	-	916,238
Total program services	104,294,597			104,294,597
Supporting services Management and general Fundraising	17,926,737 1,180,884	<u>.</u>	<u>-</u>	17,926,737 1,180,884
Total supporting services	19,107,621			19,107,621
Total operating expenses	123,402,218			123,402,218
Surplus (deficit) from operations	(8,269,792)	(473,285)	166,588	(8,576,489)
Nonoperating revenues Net investment gain Capital campaign contributions Rental and other income	8,529,163 - 613,293	87,215 - 	317,002 1,072,381 	8,933,380 1,072,381 613,293
Total nonoperating revenues	9,142,456	87,215	1,389,383	10,619,054
Change in net assets before accumulated benefit obligation under ASC 715	872,664	(386,070)	1,555,971	2,042,565
Accumulated benefit obligation under ASC 715 (Note 12)	302,875			302,875
Change in net assets	1,175,539	(386,070)	1,555,971	2,345,440
Net assets, beginning of year	83,528,486	2,464,793	8,328,299	94,321,578
Net assets, end of year	\$ 84,704,025	\$ 2,078,723	\$ 9,884,270	\$ 96,667,018

Consolidated Statement of Functional Expenses Year Ended June 30, 2023

	C	Child welfare services			Jewish community _based services		Education		Management and general		Fundraising		Total	
Expense category												_		
Salaries	\$	42,739,232	\$	9,842,708	\$	390,612	\$	258,612	\$	10,176,217	\$	723,852	\$	64,131,233
Fringe benefits and payroll taxes	Ψ	11,901,482	Ψ	2,955,882	Ψ	129,849	Ψ	79,387	Ψ	3,104,570	Ψ	213,720	Ψ	18,384,890
Transportation and workers' expense		271,787		3,272		2,098		166		20,475		2		297,800
Client expenses		2,203,755		219,615		17,722		281,097		57,532		32,087		2,811,808
Purchases of services		3,642,729		655,273		920		12,229		1,923,479		30,899		6,265,529
Food		1,150,908		-		-		-		-		-		1,150,908
Clothing, bedding and linen		292,047		_		_		_		_		_		292,047
Supplies and equipment		1,542,235		212,762		6,964		5,853		312,237		31,408		2,111,459
Rent and occupancy		2,177,143		819,182		24,710		-		393,045		4,114		3,418,194
Rentals and repair of equipment		129,890		31,305		1,695		1,726		35,303		1,843		201,762
Utilities		1,566,848		64,963		1,077		205		46,891		598		1,680,582
Repairs and maintenance		3,754,450		263,432		7,072		692		182,013		990		4,208,649
Telephone		524,824		139,882		7,512		6,598		40,199		6,940		725,955
Postage		22,119		7,470		, -		· <u>-</u>		38,786		2,677		71,052
Membership dues		14,381		7,979		-		216		124,186		, -		146,762
Licenses, permits and certificates		29,974		742		-		649		33,648		50		65,063
Office expenses		364,226		30,126		111		200		80,993		8,773		484,429
Staff development		59,766		25,270		-		-		91,856		-		176,892
Publicity		4,975		488		-		-		80,241		108		85,812
Professional services		254,475		81,562		3,456		2,232		399,714		2,520		743,959
Insurance		1,635,996		403,167		22,183		14,266		222,582		16,305		2,314,499
Taxes		27,697		21,973		-		-		15,122		-		64,792
Administrative expense		273,246		51,679		1,683		400		448,861		100,067		875,936
Miscellaneous		54,202		447		-		-		21,516		3,149		79,314
Payments to providers		10,182,485		30,206		-		251,462		3,506		498		10,468,157
Bad debts		331,453		468,167		-		-		-		-		799,620
Depreciation and amortization		1,190,086		65,922		14,810		248		73,765		284		1,345,115
Total expenses	\$	86,342,411	\$	16,403,474	\$	632,474	\$	916,238	\$	17,926,737	\$	1,180,884	\$	123,402,218

Consolidated Statement of Cash Flows Year Ended June 30, 2023

Change in net assets \$ 2,345,440 Adjustments to reconcile change in net assets to net cash provided by operating activities 1,345,115 Depreciation and amortization 1,345,115 Operating lease assets (18,299,215) Operating lease liabilities 19,202,421 Change in accumulated benefit obligation (302,875) Net realized gains on investments (240,995) Net unrealized gains on investments (8,480,514) Capital campaign contributions (1,072,381) Change in assets and liabilities (1,072,381) Change in assets and liabilities 3,118,443 Contributions receivable 3,118,443 Contributions receivable 124,380 Prepaid expenses and other assets (113,897) Other receivables 74,005 Accounts payable and accrued expenses 2,445,113 Accounts payable and payroll liabilities 82,516 Deferred revenue (1,060,003) Deferred revenue (1,060,003) Deferred revenue (1,080,003) Due to third parties (6,542,606) Net cash used in investing activit	Cash flows from operating activities	
cash provided by operating activities 1,345,115 Depreciation and amortization 1,345,115 Operating lease assets (18,239,215) Operating lease liabilities 19,202,421 Change in accumulated benefit obligation (302,875) Net realized gains on investments (240,995) Net unrealized gains on investments (8,480,514) Capital campaign contributions (1,072,381) Change in assets and liabilities 3,118,443 Contributions receivable 3,118,443 Contributions receivable 124,380 Prepaid expenses and other assets (113,897) Other receivables 74,005 Accounts payable and accrued expenses 2,445,113 Accounts payable and accrued expenses 2,445,113 Accounts payable and payroll liabilities 82,516 Deferred revenue (1,060,003) Deferred revenue (1,060,003) Deferred revenue (1,060,003) Deferred rest (512,666) Net cash used in operating activities (6,440,496) Purchase of fixed assets (6,440,496) <tr< td=""><td>· · ·</td><td>\$ 2,345,440</td></tr<>	· · ·	\$ 2,345,440
Depreciation and amortization		
Operating lease assets (18,239,215) Operating lease liabilities 19,202,421 Change in accumulated benefit obligation (302,875) Net realized gains on investments (240,995) Net unrealized gains on investments (8,480,514) Capital campaign contributions (1,072,381) Change in assets and liabilities (1,072,381) Change in assets and liabilities 3,118,443 Contributions receivable 3,118,443 Contributions receivable 124,380 Prepaid expenses and other assets (113,897) Other receivables 74,005 Accounts payable and accrued expenses 2,445,113 Accrued payroll and payroll liabilities 82,516 Deferred revenue (1,060,003) Deferred rent (132,786) Due to third parties (512,666) Net cash used in operating activities (1,417,899) Cash flows from investing activities (6,440,496) Purchase of fixed assets (6,440,496) Purchase of investments (17,155,788) Net cash used in investing activities (5,322,101)	, , , ,	
Operating lease liabilities 19,202,421 Change in accumulated benefit obligation (302,875) Net realized gains on investments (240,995) Net unrealized gains on investments (8,480,514) Capital campaign contributions (1,072,381) Change in assets and liabilities 3,118,443 Contributions receivable 3,118,443 Contributions receivable 124,380 Prepaid expenses and other assets (113,897) Other receivables 74,005 Accounts payable and accrued expenses 2,445,113 Accrued payroll and payroll liabilities 82,516 Deferred revenue (1,060,003) Deferred revenue (1,060,003) Deferred revenue (132,786) Due to third parties (512,666) Net cash used in operating activities (1,417,899) Cash flows from investing activities (6,440,496) Purchase of fixed assets (6,440,496) Purchase of investments (16,037,394) Sale of investments (5,322,101) Cash flows from financing activities (5,322,101)	·	
Change in accumulated benefit obligation (302,875) Net realized gains on investments (240,995) Net unrealized gains on investments (8,840,514) Capital campaign contributions (1,072,381) Change in assets and liabilities 3,118,443 Accounts receivable 124,380 Prepaid expenses and other assets (113,897) Other receivables 74,005 Accounts payable and accrued expenses 2,445,113 Accounts payable and accrued expenses 2,445,113 Accounts payable and payroll liabilities 82,516 Deferred revenue (1,060,003) Deferred revenue (1,32,786) Due to third parties (512,666) Net cash used in operating activities (1,417,899) Cash flows from investing activities (6,440,496) Purchase of fixed assets (6,440,496) Purchase of investment (16,037,394) Sale of investments (5,322,101) Cash flows from financing activities (5,322,101) Cash flows from financing activities (5,322,101) Cash received for capital campaign <t< td=""><td>·</td><td>` ,</td></t<>	·	` ,
Net realized gains on investments (240,995) Net unrealized gains on investments (8,480,514) Capital campaign contributions (1,072,381) Change in assets and liabilities 3,118,443 Contributions receivable 124,380 Prepaid expenses and other assets (113,897) Other receivables 74,005 Accounts payable and accrued expenses 2,445,113 Accrued payroll and payroll liabilities 82,516 Deferred revenue (1,060,003) Deferred retent (132,786) Due to third parties (512,666) Net cash used in operating activities (1,417,899) Cash flows from investing activities (16,037,394) Sale of investments (16,037,394) Sale of investments (5,322,101) Cash flows from financing activities (5,322,101) Cash received for capital campaign 1,072,381 Net cash used in investing activities (5,667,619) Cash and cash equivalents and restricted cash, beginning of year 20,472,701 Cash and cash equivalents and restricted cash, end of year \$14,805,082	· · · · · · · · · · · · · · · · · · ·	
Net unrealized gains on investments (8,480,514) Capital campaign contributions (1,072,381) Change in assets and liabilities 3,118,443 Accounts receivable 124,380 Prepaid expenses and other assets (113,897) Other receivables 74,005 Accounts payable and accrued expenses 2,445,113 Accrued payroll and payroll liabilities 82,516 Deferred revenue (1,060,003) Deferred rent (132,786) Due to third parties (512,666) Net cash used in operating activities (1,417,899) Cash flows from investing activities (6,440,496) Purchase of fixed assets (6,440,496) Purchase of investments (17,155,789) Net cash used in investing activities (5,322,101) Cash flows from financing activities (5,322,101) Cash received for capital campaign 1,072,381 Net cash provided by financing activities (5,667,619) Cash and cash equivalents and restricted cash, beginning of year 20,472,701 Cash and cash equivalents and restricted cash, end of year \$14,805,082	· · · · · · · · · · · · · · · · · · ·	
Capital campaign contributions Change in assets and liabilities Accounts receivable Accounts receivable 124,380 Prepaid expenses and other assets Other receivables 74,005 Accounts payable and accrued expenses Accrued payroll and payroll liabilities 82,516 Deferred revenue (1,060,003) Deferred rent (132,786) Due to third parties (512,666) Net cash used in operating activities Purchase of fixed assets Purchase of investment (16,037,394) Sale of investments (5,322,101) Cash flows from financing activities Cash received for capital campaign Net cash used in cash and cash equivalents Net decrease in cash and cash equivalents Accounts payable and accrued expenses (1,060,003) 82,516 82,516 82,516 92,786 92,106 92,786 93,786 94,445,413 94,496 94,496 94,496 94,496 96,440,496 96,440,496 97,155,789 98,166 99,176,176 99,17	U	, ,
Change in assets and liabilities Accounts receivable Accounts receivable Contributions receivable Prepaid expenses and other assets (113,897) Other receivables Accounts payable and accrued expenses Accounts payable and payroll liabilities Accrued payroll and payroll liabilities Deferred revenue (1,060,003) Deferred rent (132,786) Due to third parties (512,666) Net cash used in operating activities Purchase of fixed assets Purchase of investment (16,037,394) Sale of investments (17,155,789) Net cash used in investing activities Cash flows from financing activities Cash received for capital campaign Net cash provided by financing activities (5,667,619) Cash and cash equivalents and restricted cash, end of year \$ 14,805,082 Supplemental disclosure of noncash financing activities	· · · · · · · · · · · · · · · · · · ·	,
Accounts receivable 3,118,443 Contributions receivable 124,380 Prepaid expenses and other assets (113,897) Other receivables 74,005 Accounts payable and accrued expenses 2,445,113 Accrued payroll and payroll liabilities 82,516 Deferred revenue (1,060,003) Deferred rent (132,786) Due to third parties (512,666) Net cash used in operating activities (1,417,899) Cash flows from investing activities (6,440,496) Purchase of fixed assets (6,440,496) Purchase of investment (16,037,394) Sale of investments 17,155,789 Net cash used in investing activities (5,322,101) Cash flows from financing activities (5,322,101) Cash received for capital campaign 1,072,381 Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents (5,667,619) Cash and cash equivalents and restricted cash, beginning of year 20,472,701 Cash and cash equivalents and restricted cash, end of year \$14,805,082 <td< td=""><td></td><td>(', ' ' =, ' ' ',</td></td<>		(', ' ' =, ' ' ',
Prepaid expenses and other assets (113,897) Other receivables 74,005 Accounts payable and accrued expenses 2,445,113 Accrued payroll and payroll liabilities 82,516 Deferred revenue (1,060,003) Deferred rent (132,786) Due to third parties (512,666) Net cash used in operating activities (1,417,899) Cash flows from investing activities (6,440,496) Purchase of fixed assets (6,440,496) Purchase of investment (16,037,394) Sale of investments 17,155,789 Net cash used in investing activities (5,322,101) Cash flows from financing activities (5,322,101) Cash received for capital campaign 1,072,381 Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents (5,667,619) Cash and cash equivalents and restricted cash, beginning of year 20,472,701 Cash and cash equivalents and restricted cash, end of year \$ 14,805,082 Supplemental disclosure of noncash financing activities \$ 14,805,082	· · · · · · · · · · · · · · · · · · ·	3,118,443
Other receivables Accounts payable and accrued expenses Accrued payroll and payroll liabilities Deferred revenue (1,060,003) Deferred reent Due to third parties (512,666) Net cash used in operating activities Purchase of fixed assets Purchase of fixed assets Purchase of investment (16,037,394) Sale of investments Cash flows from financing activities Net cash used in investing activities Cash received for capital campaign Net cash provided by financing activities Net decrease in cash and cash equivalents Cash and cash equivalents and restricted cash, end of year Supplemental disclosure of noncash financing activities	Contributions receivable	124,380
Accounts payable and accrued expenses Accrued payroll and payroll liabilities Beferred revenue Class and accrued expenses Accrued payroll and payroll liabilities Beferred revenue Class and accrued expenses Cash flows from investing activities Purchase of fixed assets Purchase of investment Sale of investments Net cash used in investing activities Cash flows from financing activities Cash flows from financing activities Cash received for capital campaign Net cash provided by financing activities Cash and cash equivalents and restricted cash, beginning of year Cash and cash equivalents and restricted cash, end of year \$ 2,445,113 82,516 82,516 61,060,003 61,120,786 61,120,789 61,121,789 61,1		,
Accrued payroll and payroll liabilities Deferred revenue (1,060,003) Deferred rent (132,786) Due to third parties (512,666) Net cash used in operating activities (1,417,899) Cash flows from investing activities Purchase of fixed assets Purchase of investment (16,037,394) Sale of investments (17,155,789) Net cash used in investing activities Cash received for capital campaign Net cash provided by financing activities Cash and cash equivalents and restricted cash, beginning of year Supplemental disclosure of noncash financing activities		· · · · · · · · · · · · · · · · · · ·
Deferred revenue (1,060,003) Deferred rent (132,786) Due to third parties (512,666) Net cash used in operating activities (1,417,899) Cash flows from investing activities Purchase of fixed assets Purchase of investment (16,037,394) Sale of investments (16,037,394) Sale of investments (5,322,101) Cash flows from financing activities Cash received for capital campaign (1,072,381) Net cash provided by financing activities (5,667,619) Cash and cash equivalents and restricted cash, beginning of year (20,472,701) Cash and cash equivalents and restricted cash, end of year \$14,805,082	· ·	
Deferred rent Due to third parties Cash used in operating activities Cash flows from investing activities Purchase of fixed assets Purchase of investment Sale of investments Net cash used in investing activities Purchase of investments Sale of investments Net cash used in investing activities Cash flows from financing activities Cash received for capital campaign Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents Cash and cash equivalents and restricted cash, beginning of year Cash and cash equivalents and restricted cash, end of year \$ 14,805,082 Supplemental disclosure of noncash financing activities		•
Due to third parties (512,666) Net cash used in operating activities (1,417,899) Cash flows from investing activities Purchase of fixed assets (6,440,496) Purchase of investment (16,037,394) Sale of investments 17,155,789 Net cash used in investing activities (5,322,101) Cash flows from financing activities Cash received for capital campaign 1,072,381 Net cash provided by financing activities 11,072,381 Net decrease in cash and cash equivalents (5,667,619) Cash and cash equivalents and restricted cash, beginning of year 20,472,701 Cash and cash equivalents and restricted cash, end of year \$14,805,082		•
Net cash used in operating activities Cash flows from investing activities Purchase of fixed assets Purchase of investment Sale of investments Net cash used in investing activities Cash flows from financing activities Cash received for capital campaign Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents Cash and cash equivalents and restricted cash, beginning of year Cash and cash equivalents and restricted cash, end of year \$ 14,805,082 Supplemental disclosure of noncash financing activities		,
Cash flows from investing activities Purchase of fixed assets Purchase of investment (16,037,394) Sale of investments (15,322,101) Cash flows from financing activities Cash received for capital campaign Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents Cash and cash equivalents and restricted cash, beginning of year Cash and cash equivalents and restricted cash, end of year \$ 14,805,082 Supplemental disclosure of noncash financing activities	Due to tilliu parties	 (312,000)
Purchase of fixed assets Purchase of investment (16,037,394) Sale of investments 17,155,789 Net cash used in investing activities Cash flows from financing activities Cash received for capital campaign Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents Cash and cash equivalents and restricted cash, beginning of year Cash and cash equivalents and restricted cash, end of year Supplemental disclosure of noncash financing activities	Net cash used in operating activities	(1,417,899)
Purchase of fixed assets Purchase of investment (16,037,394) Sale of investments 17,155,789 Net cash used in investing activities Cash flows from financing activities Cash received for capital campaign Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents Cash and cash equivalents and restricted cash, beginning of year Cash and cash equivalents and restricted cash, end of year Supplemental disclosure of noncash financing activities	Cash flows from investing activities	
Purchase of investment (16,037,394) Sale of investments 17,155,789 Net cash used in investing activities (5,322,101) Cash flows from financing activities Cash received for capital campaign 1,072,381 Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents (5,667,619) Cash and cash equivalents and restricted cash, beginning of year 20,472,701 Cash and cash equivalents and restricted cash, end of year \$14,805,082 Supplemental disclosure of noncash financing activities	-	(6.440.496)
Sale of investments 17,155,789 Net cash used in investing activities (5,322,101) Cash flows from financing activities Cash received for capital campaign 1,072,381 Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents (5,667,619) Cash and cash equivalents and restricted cash, beginning of year 20,472,701 Cash and cash equivalents and restricted cash, end of year \$14,805,082 Supplemental disclosure of noncash financing activities		,
Cash flows from financing activities Cash received for capital campaign Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents (5,667,619) Cash and cash equivalents and restricted cash, beginning of year Cash and cash equivalents and restricted cash, end of year \$ 14,805,082 Supplemental disclosure of noncash financing activities	Sale of investments	 ` ,
Cash received for capital campaign 1,072,381 Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents (5,667,619) Cash and cash equivalents and restricted cash, beginning of year 20,472,701 Cash and cash equivalents and restricted cash, end of year \$14,805,082 Supplemental disclosure of noncash financing activities	Net cash used in investing activities	(5,322,101)
Cash received for capital campaign 1,072,381 Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents (5,667,619) Cash and cash equivalents and restricted cash, beginning of year 20,472,701 Cash and cash equivalents and restricted cash, end of year \$14,805,082 Supplemental disclosure of noncash financing activities		
Net cash provided by financing activities 1,072,381 Net decrease in cash and cash equivalents (5,667,619) Cash and cash equivalents and restricted cash, beginning of year 20,472,701 Cash and cash equivalents and restricted cash, end of year \$ 14,805,082 Supplemental disclosure of noncash financing activities	· · · · · · · · · · · · · · · · · · ·	4 070 004
Net decrease in cash and cash equivalents (5,667,619) Cash and cash equivalents and restricted cash, beginning of year 20,472,701 Cash and cash equivalents and restricted cash, end of year \$14,805,082 Supplemental disclosure of noncash financing activities	Cash received for capital campaign	 1,072,381
Cash and cash equivalents and restricted cash, beginning of year Cash and cash equivalents and restricted cash, end of year \$ 14,805,082 Supplemental disclosure of noncash financing activities	Net cash provided by financing activities	 1,072,381
Cash and cash equivalents and restricted cash, end of year \$ 14,805,082 Supplemental disclosure of noncash financing activities	Net decrease in cash and cash equivalents	(5,667,619)
Cash and cash equivalents and restricted cash, end of year \$ 14,805,082 Supplemental disclosure of noncash financing activities	Cash and cash equivalents and restricted cash, beginning of year	20,472,701
Supplemental disclosure of noncash financing activities		
	Cash and cash equivalents and restricted cash, end of year	\$ 14,805,082
	Supplemental disclosure of noncash financing activities	
	Operating lease assets obtained in exchange for lease liabilities	\$ 20,117,987

See Notes to Consolidated Financial Statements.

Notes to Consolidated Financial Statements June 30, 2023

Note 1 - Principles of consolidation

The accompanying consolidated financial statements include Jewish Child Care Association of New York (d/b/a JCCA) ("JCCA") and JCCA Edenwald, Inc. (collectively, the "Agency"). JCCA and JCCA Edenwald, Inc. are related through common board membership. All material intercompany balances and transactions have been eliminated in consolidation.

JCCA Foundation, Inc. (the "Foundation") was incorporated on January 6, 2021 as a not-for-profit corporation under the laws of the State of New York and is exempt from federal income taxes under Section 501(c)(3) of the Internal Revenue Code. The Foundation's purpose is to operate exclusively for charitable purposes to support the Agency. The Agency's Board of Directors are the members of the Foundation. The Foundation had no activity for the year ended June 30, 2023.

The consolidated financial statements have been prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America. In the consolidated statement of financial position, assets and liabilities are presented in order of liquidity or conversion to cash and their maturity resulting in the use of cash, respectively.

Note 2 - Agency

JCCA is a comprehensive childcare and family services agency operating across New York communities. Its programs include foster and residential care, educational assistance and remediation, case management and services to families to prevent child abuse and maltreatment.

JCCA Edenwald, Inc. ("Edenwald") operates residential care programs on a campus in Westchester County, New York.

Note 3 - Summary of significant accounting policies

Financial statement presentation

The accompanying consolidated financial statements present information regarding the Agency's financial position and activities according to two classes of net assets.

Net assets without donor restrictions are net assets that are not subject to donor-imposed restrictions and may be expended for any purpose in performing the primary objectives of the Agency. Net assets without donor restrictions include resources that the governing board may use for any designated purpose and resources whose use is limited by agreement between the Agency and an outside party other than a donor or grantor.

Net assets with donor restrictions are net assets subject to stipulations imposed by donors and grantors. Some donor restrictions are temporary in nature; those restrictions will be met by actions of the Agency or by the passage of time. Other donor restrictions are perpetual in nature, whereby the donor has stipulated the funds be maintained in perpetuity. As of June 30, 2023, net assets with donor restrictions amounted to \$9,884,270.

Donor-restricted contributions are reported as increases in net assets with donor restrictions. When a restriction expires, net assets are reclassified from net assets with donor restrictions to net assets without donor restrictions in the consolidated statement of activities and changes in net assets.

Notes to Consolidated Financial Statements June 30, 2023

Cash and cash equivalents

The Agency considers all money market accounts, cash in investment accounts, and all highly-liquid debt instruments purchased with an original maturity of three months or less to be cash equivalents.

Investments at fair value

Investments in equity securities with readily determinable fair values and all investments in mutual funds are valued at their net asset values which reflect fair market values in the consolidated statement of financial position. Unrealized and realized gains and losses are included in the consolidated statement of activities and changes in net assets.

Investments in limited partnerships and other investment companies

JCCA's investments in limited partnerships and other investment companies ("investment entities") are stated at fair value, and the related income is recorded quarterly.

Investment entities are selected by the Investment Committee, which receives offering documents and performance history of each investment manager. The Investment Committee interviews the manager to determine whether the investment philosophy (particularly with respect to risk) and strategies of the investment entities are in the best interests of JCCA. Only after the Investment Committee makes a positive recommendation does JCCA invest in an investment entity. In addition, the actions of the Investment Committee are subject to review and approval by the Board of Trustees of JCCA, as the case may be.

Fair value measurements

JCCA values its financial assets and liabilities based on 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. In order to increase consistency and comparability in fair value measurements, a fair value hierarchy that prioritizes observable and unobservable inputs is used to measure fair value into three broad levels, which are described below:

- Level 1: Quoted prices (unadjusted) in active markets that are accessible at the measurement date for identical assets or liabilities. The fair value hierarchy gives the highest priority to Level 1 inputs.
- Level 2: Observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities, quoted prices in inactive markets or model-derived valuations in which all significant inputs are observable or can be derived principally from or corroborated with observable market data.
- Level 3: Unobservable inputs are used when little or no market data is available. The fair value hierarchy gives the lowest priority to Level 3 inputs.

Contributions and promises to give

Contributions, which include promises to give, are recorded as either without donor restrictions or with donor restrictions if they are received with donor stipulations that limit the use of the donated asset. Contributions received with no donor stipulations are recorded as revenue with no donor restrictions. When a donor restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, net assets with donor restrictions are reclassified as net assets without donor restrictions and are reported in the consolidated statement of activities and changes in net assets as net assets released from restrictions. Donor-restricted contributions whose

Notes to Consolidated Financial Statements June 30, 2023

restrictions expire during the same fiscal year are recognized as unrestricted revenue. A conditional contribution is recognized when the Agency has overcome a barrier or hurdle to be entitled to the resource and the resource provider is released from the obligation to fund or has the right of return of any advanced funding if the Agency fails to overcome the barrier. The Agency recognizes the contribution revenue upon overcoming the barrier or hurdle. Any funding received prior to overcoming the barrier is recognized as refundable advance.

Fixed assets - depreciation

Fixed assets are stated at cost. The Agency capitalizes expenditures for additions, renewals and betterments. Depreciation is computed over the estimated useful lives of the assets by the straight-line method for financial reporting as follows:

Land improvements	5 - 25 years
Building and improvements	10 - 40 years
Furniture and equipment	5 - 7 years

Leasehold improvements are amortized over the shorter of the life of the lease or the improvement.

The Agency follows the policy of capitalizing all fixed asset acquisitions in excess of \$5,000 per unit. Maintenance and repairs are charged to operations when incurred. When property and equipment is sold or otherwise disposed of, the asset account and related accumulated depreciation account are relieved.

Restricted cash

Restricted cash represents cash received for the Agency's capital campaign drive and is restricted for the purpose of financing a construction project.

Construction-in-progress

Construction-in-progress is recorded at cost. The Agency capitalizes construction, insurance, interest and other costs during the period of construction. Depreciation is recorded when construction has been substantially complete and the assets are placed in service.

Impairment of long-lived assets

The Agency reviews long-lived assets, including property and equipment and intangible assets, for impairment whenever events or changes in business circumstances indicate that the carrying amount of an asset may not be fully recoverable. An impairment loss would be recognized when the estimated future cash flows from the use of the asset are less than the carrying amount of that asset. For the year ended June 30, 2023, there have been no such impairments.

Revenue recognition and third-party reimbursements

Program service revenue

Program service revenue from residential care, foster care and medical care is reported at the amount that reflects the consideration to which the Agency expects to be entitled in exchange for providing client care. These amounts are due from New York City and Westchester, Ulster, Erie, Dutchess, Rockland, Nassau and Suffolk counties through reimbursement rates established by the New York State Office of Children and Family Services and New York State Department of Health. These reimbursement rates finance services provided for residential care, foster care and medical care. These revenues are based on predetermined rates based on cost reimbursement principles and are subject to audit and retroactive adjustment by the respective third-party fiscal intermediary. Revenue is recognized as performance obligations are satisfied.

Notes to Consolidated Financial Statements June 30, 2023

Performance obligations are determined based on the nature of the services provided by the Agency. Revenue is recognized from rate-based programs when services are provided (e.g., care days and clinic visits). Reimbursement advances and prior-year adjustments to be recouped in future periods are reflected as due to third parties in the consolidated statement of financial position. Retroactive rate adjustments pertaining to previous years are reflected as third party settlements in the consolidated statement of activities and changes in net assets. The Agency believes that this method provides a faithful depiction of the transfer of services over the term of the performance obligation based on the inputs needed to satisfy the obligation. Generally, performance obligations satisfied over time relate to clients receiving services in the Agency's programs. The Agency measures the performance obligation as the dates of service provided.

Because all of its performance obligations relate to contracts with a duration of less than one year, the Agency has elected to apply the optional exemption provided in Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 606-10-50-14a and, therefore, is not required to disclose the aggregate amount of the transaction price allocated to performance obligations that are unsatisfied or partially unsatisfied at the end of the reporting period. The performance obligations for these contracts are generally completed when the service is completed and upon submission of required documentation, which is usually at each month end.

The Agency determines the transaction price based on established rates and contracts for services provided. The initial estimate of the transaction price is determined by reducing the established rates for services provided by any implicit price concessions based on historical collection experience with each government agency. The Agency has determined that the nature, amount, timing and uncertainty of revenue and cash flows are affected by the payors and service lines. Subsequent changes to the estimate of the transaction price are generally recorded as adjustment to revenue in the period of the change. Agreements with third-party payors typically provide for payments at amounts less than established charges. A summary of the payment arrangements with major third-party payors follows:

Medicaid: Reimbursements for residential services are paid on a per diem basis and as services are provided.

City and Counties: Reimbursements are generally paid as services are provided. Certain of these rates may be subject to final settlement as determined after submission of annual cost reports by the Agency.

Other: Payment agreements with other government funders are based on predetermined rates for established services as they are provided.

Laws and regulations concerning government programs, including Medicaid, are complex and subject to varying interpretation. As a result of investigations by governmental agencies, various health care organizations have received requests for information and notices regarding alleged noncompliance with those laws and regulations, which, in some instances, have resulted in organizations entering into significant settlement agreements. Compliance with such laws and regulations may also be subject to future government review and interpretation, as well as significant regulatory action, including fines, penalties, and potential exclusion from the related programs. There can be no assurance that regulatory authorities will not challenge the Agency's compliance with these laws and regulations, and it is not possible to determine the impact (if any) such claims or penalties would have upon the Agency.

Notes to Consolidated Financial Statements June 30, 2023

Settlements with third-party payors for retroactive adjustments due to audits, reviews, or investigations are considered variable consideration and are included in the determination of the estimated transaction price for providing client care. These settlements are estimated based on the terms of the payment agreement with the payor, correspondence from the payor, and the Agency's historical settlement activity, including an assessment to ensure that it is probable that a significant reversal in the amount of cumulative revenue recognized will not occur when the uncertainty associated with the retroactive adjustment is subsequently resolved. Estimated settlements are adjusted in future periods as adjustments become known (that is, new information becomes available), or as years are settled or are no longer subject to such audits, reviews, and investigations. Adjustments arising from a change in the transaction price were not significant in fiscal year 2023.

Grants and contributions

Grants and contributions are classified as either conditional or unconditional. Unconditional grants and contributions, including unconditional promises to give, are recognized at fair value when the commitment to contribute is received and are reported as without donor restrictions revenue and support unless specifically restricted by the donor or by law. Amounts received that are designated for future periods or restricted by the donor for specific purposes are reported as revenue and support with donor restrictions. Revenue is recognized on a conditional contribution or grant once a barrier or hurdle to be entitled to the resource is overcome and the resource provider is released from the obligation to fund or has the right of return of any advanced funding if the Agency fails to overcome the barrier.

Revenue from grants and contracts with resource providers such as the government and its agencies and other agencies are accounted for either as exchange transactions or as contributions. When the resource provider receives commensurate value in return for the resources transferred to the Agency, the revenue from the grant or contract is accounted for as an exchange transaction. For purposes of determining whether a transfer of asset is a contribution or an exchange, the Agency deems that the resource provider is not synonymous with the general public, i.e., indirect benefit received by the public as a result of the assets transferred is not deemed equivalent to commensurate value received by the resource provider. Moreover, the execution of a resource provider's mission or the positive sentiment from acting as a donor is not deemed to constitute commensurate value received by a resource provider. Revenue from grants and contracts that are accounted for as exchange transactions is recognized when performance obligations have been satisfied. Grants and contracts awarded for the acquisition of long-lived assets are reported as nonoperating revenue, in the absence of donor stipulations to the contrary, during the fiscal year in which the assets are acquired. Cash received in excess of revenue recognized is recorded as deferred revenue.

At June 30, 2023, the Agency has received grants and contracts from government entities, accounted for as either exchange transactions or conditional contributions, in the aggregate amount of approximately \$17,036,000 that have been recorded in the accompanying consolidated financial statements. These grants and contracts require the Agency to provide certain services or capital projects during specified periods. If such services are not provided during the periods, the governmental entities are not obligated to expend the funds allotted under the contracts.

Grants and contract transactions where the resource provider does not receive commensurate value are accounted for as a contribution.

Notes to Consolidated Financial Statements June 30, 2023

Investment income

Income from investments is recognized as earned. Investment income includes interest, dividends and realized gains and losses on investment transactions. Since all investments are carried at fair value, the net change in the fair value of investments is recognized as an unrealized gain or loss on investments.

Income taxes

JCCA, Edenwald and the Foundation were incorporated in the State of New York and are exempt from federal and state income taxes under Section 501(c)(3) of the Internal Revenue Code. JCCA, Edenwald and the Foundation have been determined by the Internal Revenue Service ("IRS") not to be "private foundations" within the meaning of Section 509(a) of the Internal Revenue Code. There was unrelated business income for the year ended June 30, 2023; however, due to the tax being immaterial to the consolidated financial statements, there is no provision for income taxes in the accompanying consolidated financial statements.

Management has analyzed the tax positions taken by the Agency and has concluded that, as of June 30, 2023, there are no uncertain tax positions taken or expected to be taken that would require recognition of liability (or asset) or disclosure to the consolidated financial statements.

The Agency's federal and state income tax returns filed prior to fiscal year 2020 are closed. Management continually evaluates expiring statutes of limitations, audits, proposed settlements, changes in the tax law and new authoritative rulings.

If applicable, the Agency would recognize interest and penalties associated with tax matters as part of other than personnel services in the consolidated statement of activities and changes in net assets and include accrued interest and penalties in accrued expenses in the consolidated statement of financial position. The Agency did not recognize any interest or penalties associated with tax matters for the year ended June 30, 2023.

Use of estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

Functional allocation of expenses

The cost of providing the various programs and other activities has been summarized on a functional basis in the consolidated statement of activities and changes in net assets based on a combination of specific identification and allocation by management on an equitable basis. Accordingly, certain costs have been allocated around the programs and supporting services benefited using a variety of cost allocation basis such as time and effort and square footage.

Allocation of investment income

Based on donor and board-designated specifications, the funds comprising the net assets with donor restrictions and net assets without donor restrictions - board designated have pooled their investments to permit greater diversification.

Notes to Consolidated Financial Statements June 30, 2023

The pool uses the net asset balance method to allocate investment income. Under this method, a percentage of total investment income for the year is allocated to net assets with donor restrictions and net assets without donor restrictions - board designated based on their respective average net asset balances during the year. Any investment income not allocated to these specific funds is allocated to net assets without donor restrictions.

Endowment

The Agency is subject to the New York Prudent Management of Institutional Funds Act ("NYPMIFA"). The Agency classifies as endowment fund to be restricted in perpetuity: (a) the original value of gifts donated to the permanent endowment, (b) the original value of subsequent gifts to the permanent endowment and (c) accumulations to the permanent endowment made in accordance with the accounting guidance associated with the adoption of NYPMIFA. The remaining portion of the donor-restricted endowment fund that is not classified as donor restricted in perpetuity is classified as donor restricted for programs or purpose until those amounts are appropriated for expenditure.

Recent accounting pronouncement

The Agency adopted Accounting Standards Update ("ASU") 2016-02 (as amended), *Leases* ("Topic 842") on July 1, 2022. Topic 842 requires lessees to recognize a right-of-use asset and a corresponding lease liability for most leases. The Agency elected and applied the following transition practical expedients when initially adopting Topic 842:

• The package of practical expedients permitting the Agency to not reassess (i) the lease classification of existing leases; (ii) whether existing and expired contracts are or contain leases; and (iii) initial direct costs for existing leases.

The Agency recognized the following as of the adoption date in connection with transitioning to Topic 842:

	Ju	As of lly 1, 2022
Operating lease right-of-use assets	\$	2,216,500
Operating lease liabilities	\$	2,349,286

The Agency's adoption of Topic 842 also resulted in a decrease of \$132,786 in deferred rent which amount was reclassified to operating lease right-of-use assets at adoption. The Agency's adoption of Topic 842 did not have a material impact on the Agency's change in net assets for the year ended June 30, 2023.

The Agency presents its right-of-use assets and lease liabilities for operating leases separately on its consolidated statement of financial position. See Note 14 regarding its rights-of-use assets for operating leases and lease liabilities.

Note 4 - Financial instruments and fair value

JCCA's holdings in equities consist principally of stock securities carried at their aggregate market value that is determined by quoted market prices. Each of the above investments can be liquidated daily.

Notes to Consolidated Financial Statements June 30, 2023

JCCA's holdings in fixed income consist of mutual funds which hold government and corporate notes and bonds and other fixed income securities. The fair value of the mutual funds is estimated using recently executed transactions, market price quotations (where observable) and bond spreads. The spread data used is for the same maturity as the bond.

JCCA's holdings in alternative investments are those made in limited partnerships and other investment companies. Given the absence of market quotations, their fair value is estimated using information provided to JCCA by the investment managers or general partners. The values are based on estimates that require varying degrees of judgment and, for fund of funds investments, are primarily based on financial data supplied by the investment managers of the underlying funds. Individual investment holdings within the alternative investments may include investments in both nonmarketable and market-traded securities. Nonmarketable securities may include interests in private companies, real estate, thinly-traded securities and other investment vehicles. The investments may indirectly expose JCCA to the effects of securities lending short sales of securities, and trading in futures and forward contracts, options, swap contracts and other derivative products. While these financial instruments contain varying degrees of risk, JCCA's exposure with respect to each such investment is limited to its carrying amount (fair value as described above) in each investment. JCCA does not directly invest in the underlying securities of the investment funds and due to restrictions on transferability and timing of withdrawals from the limited partnerships, the amounts ultimately realized upon liquidation could differ from reported values that are based on current conditions.

The guaranteed interest contract is valued by the insurance company by discounting the related cash flows based on current yields of similar instruments with comparable durations considering the creditworthiness of the issuer. Because the participants transact at contract value, fair value is determined annually for financial statement reporting purposes only.

	Fair value measurement using								
		Level 1	Level 2		L	evel 3		Total	
Investments									
Equities									
U.S. Large Cap	\$	22,439,074	\$	-	\$	-	\$	22,439,074	
Emerging market equity		3,747,754		-		-		3,747,754	
Non-U.S. equity		593,081		-		_		593,081	
Development International		11,079,098		-		-		11,079,098	
Fixed income bond fund		-		5,962,402		-		5,962,402	
Mutual funds									
U.S. Large Cap		107,408		-		_		107,408	
U.S. Mid/Small Cap		71,769		-		-		71,769	
Non-U.S. equity		22,162		-		_		22,162	
Emerging market		5,750,163		-		-		5,750,163	
Development International		34,544		-		-		34,544	
Total investments, at fair value	\$	43,845,053	\$	5,962,402	\$	<u>-</u>	\$	49,807,455	
Investments measured at net asset value (a) Alternative Investments							\$	26,710,158	
Total investments							\$	76,517,613	

Each of the above investments except alternative investments can be liquidated daily.

⁽a) In accordance with Subtopic 820-10, certain investments that were measured at net asset value per share (or its equivalent) have not been classified in the fair value hierarchy. The fair value amounts presented in this table are intended to permit reconciliation of the fair value hierarchy to the line items presented in the consolidating statement of financial position.

Notes to Consolidated Financial Statements June 30, 2023

	Fair value measurement using									
		Level 1	L	evel 2		Level 3	Total			
Other assets Mutual funds							'	_		
U.S. Mid/Small Cap	\$	127,729	\$	-	\$	-	\$	127,729		
Intermediate term bond		38,989		-		-		38,989		
U.S. Large Cap		662,944		-		-		662,944		
Guaranteed investment contract		-		-		308,892		308,892		
Total other assets	\$	829,662	\$		\$	308,892	\$	1,138,554		
Liabilities Accrued payroll and payroll liabilities	•	000 000	•		•	000 000	•	1 100 551		
457(b) Plan liability	\$	829,662	\$		\$	308,892	_\$	1,138,554		
Total liabilities	\$	829,662	\$	-	\$	308,892	\$	1,138,554		

The deferred compensation asset and liability in the amount of \$1,138,554 is included as part of prepaid expenses and other assets and accrued payroll and related liabilities in the consolidated statement of financial position.

The following table sets forth changes in the assets measured at fair value using Level 3:

Description	June 30, 2022	Pu	urchases	 Sales	Div	vidends	estment fees	ealized gains	realized s (losses)	alance at June 30, 2023
Other assets Guaranteed investment contract	\$ 301.013	\$	22.810	\$ (22.912)	\$	_	\$ (992)	\$ _	\$ 8.973	\$ 308.892

JCCA's disclosures include the category, fair value, redemption frequency and redemption notice period for those assets whose fair value is estimated using the net asset value ("NAV") per share as of June 30, 2023. For JCCA, such assets include investments in limited partnerships and other investment companies.

The preceding methods described may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, although JCCA's management believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date. As of June 30, 2023, there were no changes within the level classifications.

The following table for June 30, 2023 sets forth a summary of JCCA's investments with a reported NAV:

	Fair value at NAV											
Investment	Fair value*	Unfunded commitment	Redemption frequency	Other redemption restrictions	Redemption notice period							
Private equity International private equity Offshore fund	\$ 4,680,406 135,227 21,894,525 \$ 26,710,158	\$ 3,930,580 96,750 	None None Various	None noted None noted (b)	(a) (a) 3 to 95 days							

^{*} The fair values of the investments have been estimated using the NAV of the investment.

⁽a) Redemption not permitted. Distributions require liquidation of underlying assets. Limited exceptions subject to the general partner's approval.

⁽b) Lock-up period varies from none to two years from contribution date.

Notes to Consolidated Financial Statements June 30, 2023

Note 5 - Investments at fair value

The investments at fair value at June 30, 2023 are summarized as follows:

	Fair value	Cost
Equities Fixed income bond fund Mutual funds Alternative investments	\$ 37,859,007 5,962,402 5,986,046 26,710,158	\$ 26,384,627 6,311,885 5,762,878 22,135,679
Total investments	\$ 76,517,613	\$ 60,595,069

The investments are managed by professional investment advisors and managers. In addition to the above investments, the investment portfolio included \$1,042,485 of cash equivalents at June 30, 2023.

Note 6 - Accounts receivable, net

Accounts receivable, net consist of the following as of June 30, 2023:

Due from the City of New York	\$	19,683,911
Due from the State of New York	•	754,903
Due from Counties of New York		5,282,482
Due from Medicaid		1,710,980
Due from Other		209,294
Total	\$	27,641,570

As of July 1, 2022, the Agency's accounts receivable, net amounted to \$30,760,013.

Note 7 - Contributions receivable

Unconditional promises to give that are expected to be collected within one year are recorded at their net realizable value. Unconditional promises to give that are expected to be collected in future years are recorded at present value of estimated future cash flows. Conditional promises to give are not included as support until such time as the conditions are substantially met.

All contributions receivable in the amount of \$126,373 are expected to be received in less than one year.

Notes to Consolidated Financial Statements June 30, 2023

Note 8 - Fixed assets, net

Fixed assets, net, consist of the following as of June 30, 2023:

Land Land improvements Building and improvements Mt. Pleasant Cottage School Furniture and equipment Software	\$ 301,923 1,130,471 36,589,568 2,404,172 13,242,146 162,940
Subtotal	53,831,220
Accumulated depreciation	(43,835,988)
Construction-in-progress	9,995,232 5,873,911
Total fixed assets, net	\$ 15,869,143

The Agency expects that it will cost approximately \$9,745,000 to complete the construction-in-progress related to its residential programs.

Depreciation and amortization expense totaled \$1,345,115 for the year ended June 30, 2023.

Note 9 - Transactions between affiliates

JCCA owes Edenwald for third-party reimbursements received by JCCA on behalf of Edenwald. Certain operating expenses of Edenwald, such as property and liability insurance and administrative personnel costs, are also paid by JCCA and are charged to Edenwald. These accounts are eliminated in consolidated statement of financial position.

Note 10 - Line of credit

JCCA had a line of credit with an available limit of \$19,500,000, which matured on May 31, 2023. In December 2023, the line of credit was renewed and reduced to \$9,000,000. The line of credit is due on demand. Interest is charged at variable secured overnight financing rate plus 2%. The line of credit is secured by JCCA's investment accounts.

Note 11 - Mortgage payable

Edenwald has a mortgage loan payable to a state agency; the mortgage was payable in scheduled monthly installments of \$50,146, including principal and interest at 7.03% per annum. However, Edenwald made monthly payments of approximately 30% of scheduled monthly installments due to a dispute regarding prior rental payments due from the City of New York. This mortgage loan became due October 1, 2006. At that time, Edenwald ceased all monthly mortgage loan payments and is in negotiations with the New York State Housing Finance Agency to resolve the dispute. An agreement has not been reached. Edenwald believes that the amount reserved for principal and interest payments will be sufficient to settle the dispute and no additional liability is warranted. The accrued interest payable at June 30, 2023 was approximately \$2,113,000 and is included in

Notes to Consolidated Financial Statements June 30, 2023

accounts payable and accrued expenses in the accompanying consolidated statement of financial position. This mortgage is secured by real estate, located in Westchester County, New York with a book value of \$1,797,069 at June 30, 2023. The outstanding mortgage payable balance at June 30, 2023 is \$3,517,490.

Note 12 - Post-retirement benefit obligation

JCCA sponsors an unfunded Retiree Health Benefits Plan (the "Plan") for eligible employees. The Plan offers eligible employees retiree health reimbursements, a retiree life insurance benefit plan and a severance program. The Plan holds no assets as JCCA makes contributions as benefits are due.

The following table provides information with respect to the Plan as of June 30, 2023, and for the year then ended:

Reconciliation of the benefit obligation		
Benefit obligation, at the beginning of year	\$	2,746,770
Interest cost		110,694
Changes in discount rate assumptions		(111,820)
Actuarial loss		38,746
Benefits paid		(340,495)
Benefit obligations at end of year		2,443,895
Reconciliation of fair value of Plan assets		
Fair value of Plan assets at the beginning of year		
Employer contributions		340,495
Benefits paid		(340,495)
Investment yield during the year		
Funded status	\$	2,443,895
Amount recognized in the consolidating		
statement of activities consists of	Φ	400.005
Net periodic post-retirement benefit cost for the year	\$	122,205
Contributions during the year		(340,495)
	\$	(218,290)
Amount recognized in the consolidating		
statement of financial position consists of		
Post-retirement plan liability	\$	2,443,895
Accumulated other changes in net assets		(238,155)
Not amount recognized	ď	2 205 740
Net amount recognized	Ф	2,205,740

Notes to Consolidated Financial Statements June 30, 2023

Amount recognized in other changes in net assets consists of Transition obligation recognized in benefit costs this year Gains this year	\$ 83,254 73,074
	\$ 156,328
Components of net periodic post-retirement benefit cost Interest cost Amortization of transition obligation	\$ 110,694 11,511
Net periodic post-retirement benefit cost	\$ 122,205

The estimated benefit liability expected to be recognized in the next fiscal year is \$8,657.

The effect of a one-percentage point change in the trend rate would cause the following changes:

	Increase		Decrease	
Service cost Interest cost	\$	- 927	\$	- (854)
Total	\$	927	\$	(854)
Accumulated post-retirement benefit obligation	\$	18,172	\$	(16,833)

Assumptions used in developing the benefit obligations are as follows:

Discount rate for net post-retirement benefit cost	4.30%
Discount rate for year-end disclosure	5.09%
Health care cost trend rates for cost determination	4.25% annually

The following benefit payments, which reflect expected future service, as appropriate are expected to be paid as of June 30:

2024	\$ 327,000
2025	308,000
2026	289,000
2027	270,000
2028	251,000
Thereafter	982,000
Total	\$ 2,427,000

Note 13 - Due to third parties

Due to third parties amounting to \$21,015,988 as of June 30, 2023, represents amounts due to New York City Administration for Children's Services ("ACS"), Medicaid and other payers for potential recoupments for overpayments and audit results.

Notes to Consolidated Financial Statements June 30, 2023

Note 14 - Leases

The Agency leases building spaces, and vehicles used in its operations. All contracts that implicitly or explicitly involve property and equipment are evaluated to determine whether they are or contain a lease.

At lease commencement, the Agency recognizes a lease liability, which is measured at the present value of future lease payments, and a corresponding right-of-use asset equal to the lease liability, adjusted for initial direct costs. The Agency has elected and applies the practical expedients available to lessees such as: (a) election to not reassess existing and certain expired contracts to determine they are or contain a lease; (b) election to not reassess lease classification; (c) election to not reassess initial direct costs; (d) election for short-term lease exemption; and (e) election to use the risk-free rate as the discount rate. The Agency remeasures lease liabilities and related right-of-use assets whenever there is a change to the lease term and/or there is a change in the amount of future lease payments, but only when such modification does not qualify to be accounted for as a separate contract.

The Agency determines an appropriate discount rate to apply when determining the present value of the remaining lease payments for purposes of measuring or remeasuring lease liabilities. As the rate implicit in the lease is generally not readily determinable, the Agency elected the practical expedient to use the risk-free rate as its discount rate.

For accounting purposes, the Agency's leases commence on the earlier of (i) the date upon which the Agency obtains control of the underlying asset and (ii) the contractual effective date of a lease. Lease commencement for most of the Agency's leases coincides with the contractual effective date. The Agency's leases generally have minimum base terms with renewal options or fixed terms with early termination options. Such renewal and early termination options are exercisable at the option of the Agency and, when exercised, usually provide for rental payments during the extension period at then current market rates or at predetermined rental amounts. Unless the Agency determines that it is reasonably certain that the term of a lease will be extended, such as through the exercise of a renewal option or nonexercise of an early termination option, the term of a lease begins at lease commencement and spans for the duration of the minimum noncancellable contractual term. When the exercise of a renewal option or nonexercise of an early termination option is reasonably certain, the lease term is measured as ending at the end of the renewal period or on the date an early termination may be exercised.

The Agency includes variable rental payments based on a rate or an index such as the consumer price index ("CPI") in its measurement of lease payments based on the rate or index in effect at lease commencement. Other types of variable lease payments are expensed as incurred.

Leases involving real estate

Leases of building space have lease terms that range from two to seven years, which terms have been incorporated into our measurement of the related right-of-use assets and lease liabilities.

Rental payments on these leases typically provide for fixed minimum payments that increase over the lease term at predetermined amounts.

Notes to Consolidated Financial Statements June 30, 2023

The following provides information about the Agency's right-of-use assets and lease liabilities for its operating leases as of June 30, 2023:

Consolidated Statement of Financial Position Classification		
Operating lease right-of-use assets	\$	18,239,215
Current portion of operating lease liabilities	\$	1,215,100
Operating lease liabilities, net of current portion		17,987,321
	\$	19,202,421
	Classification Operating lease right-of-use assets Current portion of operating lease liabilities	Classification Operating lease right-of-use assets \$ Current portion of operating lease liabilities \$

The components of the Agency's operating lease cost for the year ended June 30, 2023 are as follows:

	Consolidated Statement of Activities and		
	Changes in Net Assets Classification	_	
Operating lease costs, net			
Rent expense	Other than personnel services	\$	1,739,825

The weighted average remaining lease term and weighted average discount rate for the Agency's operating leases as of June 30, 2023 are as follows:

	Operating leases
Weighted average remaining terms (in years) Weighted average discount rate (1)	13 4.69%

(1) The Agency has elected to use the risk-free rate as the discount rate for all its leases. The Agency uses rates on U.S. government securities for periods comparable with lease terms as risk-free rates.

Notes to Consolidated Financial Statements June 30, 2023

The annual maturity analysis of the Agency's lease liabilities as of June 30, 2023 are as follows:

Year ending June 30,	Operating leases
2024 2025 2026 2027 2028 Thereafter	\$ 2,088,537 2,104,115 2,120,176 2,013,711 1,650,728 16,384,710
Total lease payments Less interest	26,361,977 7,159,556
Present value of lease liabilities Less current portion of lease liabilities	19,202,421 1,215,100
Noncurrent portion of lease liabilities	\$ 17,987,321

Note 15 - Net assets with donor restrictions

Net assets with donor restrictions are comprised of the following:

Restricted as to purpose or time	\$ 7,589,438
Endowment funds	 2,294,832
Total	\$ 9,884,270

Net assets with donor restrictions, restricted as to purpose or time, are restricted for the following programs or purposes at June 30, 2023:

Capital campaign (various donors)	\$ 5,351,525
Gertrude and Ralph Sokoloff Fund	69,495
Horace Goldsmith Foundation	482,547
Raymond Taylor Scholarship Fund	700,399
Reuben Koftoff Fund	1,500
The Nash Family Foundation	20,000
Two Together	22,048
Accumulated earnings	941,924
Total	\$ 7,589,438

Notes to Consolidated Financial Statements June 30, 2023

At June 30, 2023, endowment funds are of a permanent nature, the income from which is expendable for various restricted and general purposes, and are as follows:

Education Fund	\$ 1,033,745
Silverman Fund	819,461
Lehman Principal Fund	169,988
Florence Joseph Fund	116,524
Oberndorf Fund-Psychiatric Treatment	116,480
Jacob Perlow Fund	38,634
Total	\$ 2,294,832

Note 16 - Contingent liabilities

Government funding

The Agency receives a substantial amount of its operating support from federal, state and local governments and foundations and other grants. Pursuant to the Agency's contractual relationships with certain governmental funding sources and grantors, governmental agencies and grantors have the right to examine the books and records of the Agency involving transactions related to their contracts and grants. This may result in modified rates or retroactive adjustments. Financial awards from federal, state, and local governmental or other entities in the form of grants for the reimbursement of expenses and overhead applicable to various programs are subject to audits. Though the Agency estimated liabilities of certain balances due to third parties as Note 13 above, such programs and years for which these estimated liabilities related have not been audited by the funder or grantor. Future audits by funders may result in modified rates or retroactive adjustments or result in claims against the Agency for disallowed costs or noncompliance with funder and grantor restrictions not only for those listed in Note 13, but also to other funders and grantors and for audit years not included in the above due to third parties estimated liability.

Litigation

The Agency is a defendant in several lawsuits that have arisen in the ordinary course of business which it is prepared to defend vigorously. The ultimate outcome of these matters cannot be determined at this time. Accordingly, no provisions for any liability that may result from these matters have been made in these consolidated financial statements. Additionally, it is management's belief that any material liabilities that may arise from these lawsuits will be within the limits of the Agency's insurance policies.

Audits by government agencies

Financial awards from federal, state, and local governmental entities in the form of grants for the reimbursement of expenses and overhead applicable to various programs are subject to special audit. Such audits could result in claims against the Agency for disallowed costs or noncompliance with grantor restrictions.

Notes to Consolidated Financial Statements June 30, 2023

Note 17 - Commitments

Employee benefits

Multiple employer plan

The Agency contributes to the Retirement Plan for Employees of UJA-Federation of NY and Affiliated Agencies and Institutions (the "UJA Plan"), a multiple employer defined benefit pension plan administered by the United Jewish Appeal-Federation of Jewish Philanthropies of New York, Inc. ("UJA").

The UJA Plan is required to file an annual zone certification beginning with the 2014 UJA Plan year as required under the Cooperative and Small Employer Charity Pension Flexibility Act. The annual zone is filed with the UJA Plan sponsor and certifies to the funded status of the UJA Plan. If the UJA Plan's funded status is above 80%, no actions are required. If the UJA Plan's funded status is certified as below 80%, a funding restoration UJA Plan must be established to increase the funded status to 100% over a seven-year period. Based on the latest annual zone certification available, the UJA Plan was certified as 85% funded as of October 1, 2022.

The UJA Plan calls for benefits to be paid to eligible employees at retirement based primarily upon years of service and compensation rates near retirement. Pension expense for the year ended June 30, 2023 was \$2,030,759.

Deferred compensation plan

The Agency sponsors an Internal Revenue Code Section 457(b) Deferred Compensation Plan primarily for the purpose of providing deferred compensation for a select group of management or highly compensated employees who are eligible for participation and elect to make salary deferrals under the Deferred Compensation Plan. These assets are fully vested and available to the participating employees at the point of termination of employment from JCCA. As of June 30, 2023, JCCA held assets and liabilities of \$1,138,554 under the plan. The assets are included in prepaid expenses and other assets and the liabilities are included in accrued payroll and related liabilities in the consolidated statement of financial position, respectively. See Note 4 for fair value hierarchy.

403(b) Plan

JCCA and Edenwald sponsor a salary reduction contribution plan pursuant to Section 403(b) of the Internal Revenue Code ("403(b) Plan"), covering substantially all employees. Under the 403(b) Plan, employees contribute a specified percentage of their salary, or a fixed dollar amount, to the 403(b) Plan. The 403(b) Plan has no provision for employer contributions.

Note 18 - Concentrations

Financial instruments which potentially subject JCCA and Edenwald to concentration of credit risk consist primarily of cash and cash equivalents that are maintained in bank deposit accounts, which at times, may exceed Federal Deposit Insurance Corporation's insurance coverage. The financial institutions have strong credit ratings and management believes that credit risk related to these accounts is minimal.

JCCA receives approximately 65% of its revenues from the New York City Administration for Children Services for foster care and related programs.

Notes to Consolidated Financial Statements June 30, 2023

Note 19 - Endowment fund

JCCA's endowment fund consists of equity and fixed income securities, and cash established for a variety of purposes. The endowment fund includes donor-restricted funds of a permanent nature. As required by accounting principles generally accepted in the United States of America, net assets associated with endowment funds are classified and reported based on the existence or absence of donor-imposed restrictions.

JCCA classifies as an endowment fund to be restricted in perpetuity (a) the original value of gifts of a permanent nature donated to the endowment, (b) the original value of subsequent gifts of a permanent nature to the endowment and (c) accumulations to the endowment of a permanent nature made in accordance with the direction of the applicable donor gift instrument at the time the accumulation is added to the fund. The remaining portion of the donor-restricted endowment fund that is not classified as donor restricted in perpetuity is classified as donor restricted for programs or purpose until those amounts are appropriated for expenditure by JCCA in a manner consistent with the standard of prudence prescribed by applicable laws and regulations.

JCCA considers the following factors in making a determination to appropriate or accumulate donor-restricted endowment funds: (1) the duration and preservation of the various funds, (2) the purposes of the Agency and donor-restricted endowment funds, (3) general economic conditions, (4) the possible effect of inflation and deflation, (5) the expected total return from income and the appreciation of investments, (6) other resources of the Agency, (7) the Agency's investment policies and (8) where appropriate, alternatives to spending from the donor-restricted endowment funds and the possible effects of those alternatives on JCCA.

Endowment investment and spending policies

JCCA's investment and spending policies attempt to provide sufficient income to meet various program expenses, and to extend the pursuit of JCCA's mission in perpetuity. The targeted rate of return on JCCA's investment assets is 3%. Under this policy, as approved by the Board of Trustees, the investment performance of JCCA's portfolio will be measured against currently available investment benchmarks of the same asset class.

The spending policy is to distribute an amount equal to the annual Board of Trustees' approved spending policy for investment funds absent any donor restrictions in support of operations. Accordingly, the investment process seeks to achieve an after-cost total real rate of return, including investment income as well as capital appreciation, which exceeds the annual distribution with acceptable levels of risk. Endowment assets are invested in a well-diversified asset mix, which includes equity and debt securities, that is intended to result in a consistent inflation-protected rate of return that has sufficient liquidity to make an annual distribution as prescribed by each endowment while growing the funds if possible. Investment risk is measured in terms of the total endowment fund; investment assets and allocation between asset classes and strategies are managed to not expose the fund to unacceptable levels of risk.

To satisfy its long-term rate-of-return objectives, JCCA 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). JCCA targets a diversified asset allocation that places a greater emphasis on equity investments to achieve its long-term return objectives within prudent risk constraints.

Notes to Consolidated Financial Statements June 30, 2023

JCCA may appropriate for distribution each year 3% of its endowment fund's average fair value over the prior two calendar years. In establishing this policy, JCCA considered the long-term expected return on its endowment. Accordingly, over the long-term, JCCA expects the current spending policy to allow its endowment to grow annually.

The Board of Trustees approved that JCCA appropriate no expenditures for the support of operations for the year ended June 30, 2023.

Endowment and donor-restricted net assets composition by type of fund as of June 30, 2023 is as follows:

	Net assets Net assets with donor		with donor	
	Board- designated	Temporary in nature	Permanent in nature	Total
Donor-restricted funds Board-designated funds	\$ - 2,078,723	\$ 7,589,438 -	\$ 2,294,832	\$ 9,884,270 2,078,723
	\$ 2,078,723	\$ 7,589,438	\$ 2,294,832	\$ 11,962,993

Changes in endowment and donor-restricted net assets for the year ended June 30, 2023 are as follows:

	Net assets Net assets with donor			
	Board- designated	Temporary in nature	Permanent in nature	Total
Endowment and donor-restricted net assets, June 30, 2022 Investment income Contributions Appropriations	\$ 2,464,793 87,215 34,475 (507,760)	\$ 6,033,467 317,002 1,377,172 (138,203)	\$ 2,294,832 - - - -	\$ 10,793,092 404,217 1,411,647 (645,963)
Endowment and donor-restricted net assets, June 30, 2023	\$ 2,078,723	\$ 7,589,438	\$ 2,294,832	\$ 11,962,993

From time to time, the fair value of assets associated with individual donor-restricted endowment funds may fall below the level that the donor or NYPMIFA requires JCCA to retain as a fund of perpetual duration. There were no such deficiencies as of June 30, 2023.

Notes to Consolidated Financial Statements June 30, 2023

Note 20 - Liquidity and availability

The following represents the Agency's financial assets at June 30, 2023:

Financial assets at year end:	
Cash and cash equivalents	\$ 9,155,379
Investments	76,517,613
Accounts receivable, net	27,641,570
Contributions receivable	126,373
Total financial assets	113,440,935
Less amounts not available to be used within one year:	
Net assets with donor restrictions	9,884,270
Board-designated net assets	2,078,723
	 11,962,993
Financial assets available to meet general	
expenditures over the next 12 months	\$ 101,477,942

The Agency endeavors to structure its financial assets to be available and liquid as its general expenditures, liabilities, and other obligations become due. As of December 2023, the Agency has a \$9 million line of credit available to meet cash flow needs.

Note 21 - Cash and cash equivalents and restricted cash

The following table provides a reconciliation of cash and cash equivalents and restricted cash presented in the consolidated statement of financial position that sum to the total of the same such amounts shown in the consolidated statement of cash flows as of June 30, 2023:

Cash and cash equivalents Restricted cash	\$ 9,155,379 5,649,703
Total	\$ 14,805,082

Note 22 - Subsequent events

JCCA's management has performed subsequent event procedures through June 21, 2024, which is the date the consolidated financial statements were available to be issued and there were no subsequent events requiring adjustment to the consolidated financial statements or disclosures as stated herein.



Independent Member of Nexia International cohnreznick.com