#### RHODE ISLAND HOUSING AND MORTGAGE FINANCE CORPORATION (A COMPONENT UNIT OF THE STATE OF RHODE ISLAND)

Financial Statements and Supplementary Information For the Nine Months Ended March 31, 2013

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#### Financial Statements and Supplementary Information As of and For the Nine Months Ended March 31, 2013

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#### Management's Discussion and Analysis

The accompanying basic financial statements include Rhode Island Housing and Mortgage Finance Corporation (the Corporation) and Affordability Housing Trust (the Trust, a component unit of the Corporation), collectively referred to as Rhode Island Housing.

This section of Rhode Island Housing's financial statements presents Rhode Island Housing's management's discussion and analysis of the Corporation's financial position and performance as of March 31, 2013 and 2011 and for the nine months then ended. This discussion and analysis is intended to serve as an introduction to the Corporation's basic financial statements. The Corporation's basic financial statements, accompanying notes, and supplementary information should be read in conjunction with the following discussion.

#### Financial Highlights

The financial highlights (in millions) of the Corporation as of and for the nine months ended March 31, 2013 increased (decreased) as compared to 2012 are as follows:

	\$	%
Mortgage loans, gross	(2.8)	(0.2)
Investments	(7.3)	(2.7)
Cash and cash equivalents	37.0	13.9
Total Assets	27.4	1.2
Bonds and notes payable	(8.5)	(0.5)
Total net position	0.8	0.3
Total revenues	(7.5)	(9.4)
Total expenses	(1.7)	(2.3)
Operating income	(5.8)	(77.8)

Mortgage loans comprise the largest segment of the Corporation's asset base. Lower than historic levels of single family loan production, increased foreclosures and short sales resulted in a decrease in the Single-family loan portfolio by approximately \$74 million from the period ended March 31, 2012. This reduction in Single Family loans was mitigated by an increase in the Operating loan portfolio of approximately \$42 million, due primarily to increases in the Hardest Hit Fund loan portfolio, as well as an increase in multifamily loans of approximately \$29 million.

Bonds and notes payable are the largest component of the liabilities and this category decreased by \$8.5 million in 2013. This decrease is directly related to current year maturities and pay-offs of bonds with mortgage prepayments.

#### Overview of the Financial Statements

The Corporation engages only in business-type activities; that is, activities that are financed in whole or in part by charges to external parties for services, with funding sources that are primarily external to the Corporation. As a result, the Corporation's basic financial statements include the statement of net position, the statement of revenues, expenses and changes in net position, the statement of cash flows, and the notes to the financial statements. These basic financial statements are designed to provide readers with a broad overview of the Corporation's finances, in a manner similar to a private-sector business.

The statement of net position presents information on the Corporation's assets, liabilities and net position. Over time, increases or decreases in the Corporation's net position may serve as an indicator of whether the financial position of the Corporation is improving or deteriorating. Other factors, both internal and external to the Corporation, should be considered when evaluating the Corporation's financial position. The statement of revenues, expenses and changes in net position presents information on how the Corporation's net position changed during the period reported.

All assets, liabilities, and changes in net position are reported using the accrual basis of accounting for governmental entities and are reported as soon as the underlying event giving rise to the asset or liability and resulting change in net position occurs, regardless of the timing of when a corresponding amount of cash is received or paid. Consequently, certain revenues and expenses reported in the statement of revenues, expenses and changes in net position will result in cash flows in future periods.

The Affordability Housing Trust is a separate legal entity created pursuant to a trust agreement initiated by the Corporation. The Trust is a private-purpose trust established to assist in activities that involve the creation and preservation of affordable housing in the State. All resources of the Trust, including income on investments and other revenues, are held in trust for the benefit of private and not-for-profit organizations. There is no requirement that any portion of the Trust's resources be preserved as capital. The Trust administers its affairs through its trustees, records its assets in segregated accounts and maintains financial records separate from the Corporation.

#### **Operating Activity of the Corporation**

The following tables summarize the components of operating income, before the adjustment required to record investments at fair value as required by Governmental Accounting Standards Board (GASB) Statement No. 31: (2012 amounts have been reclassified to conform to the current period presentation)

For the Nine Months Ended March 31 (in thousands)

	 2013		2012	% Change
Revenues:		_		
Interest income on loans	\$ 59,248	\$	62,478	(5.2)%
Interest on investments	7,642		6,562	16.5
Other	6,675		6,588	1.3
Total revenues	 73,565		75,628	(2.7)
Expenses:				
Interest expense	44,688		47,691	(6.3)
Provision for loan losses	2,007		1,757	(14.2)
REO expenditures	3,109		1,012	207.2
Amortization of deferred bond issuance costs	561		481	16.6
Early retirement of debt	330		330	0.0
Operating expenses	15,349		14,729	4.2
Other	4,315		6,019	(28.3)
Total expenses	70,359		72,019	(2.3)
Operating income, before adjusting investments				
to fair value	\$ 3,206	\$	3,609	(11.2)%

Operating income, after adjusting investments to fair value, was \$1.7 million for the nine month period ended March 31, 2013, and \$7.5 million for the nine month period ended March 31, 2012. GASB Statement No. 31, which requires investments to be recorded at fair value, caused a decrease in operating income of \$1.5 million in 2013 compared to an increase of \$3.9 million in 2012. Operating income, excluding the unrealized gains and losses on investments, decreased 11.2% in 2012 to \$3.2 million. The current year operating income includes a realized gain on sale of investments in the multi family fund of approximately \$1.7 million, which helped mitigate the overall unrealized losses this period.

Other revenue consists of loan related fees such as origination and late fees, and fees received for the management and disbursement of funds for federal housing programs. Other revenue remained consistant for the nine month period ended March 31, 2013.

Operating expenses associated with the operation of the Corporation (personnel services, other administrative expenses, and depreciation and amortization of other assets) amounted to \$15.3 million for the nine month period ended March 31, 2013, an increase of 4.2% from \$14.8 million in the nine month period ended March 31, 2012. The Corporation places a high priority on controlling operating expenses, however, increased consulting, legal fees for outside counsel, and depreciation costs on building improvements caused an increase from the prior period.

REO expenditures are preservation costs incurred related to REO properties that are deemed to be non-recoverable based on a valuation analysis of the underlying properties. There were \$1.0 million of REO expenses recorded for the nine month period ended March 31, 2012 and \$3.1 million for the same period in 2013. The increase is a direct result of current market conditions causing an increase in the length of time properties are held by Rhode Island Housing resulting in further reduction in property values and additional carrying costs.

Net interest income (interest on loans and investments less interest expense) is the largest component of the Corporation's operating income. Net interest income increased to \$22.2 million for the nine month period ended March 31, 2013 in comparison to \$21.3 million for the nine month period ended March 31, 2012. Interest income on loans and investments decreased to \$67.0 million for the nine month period ended March 31, 2013 in comparison to \$69.0 million for the nine month period ended March 31, 2012. Net interest income as a percentage of average bonds and notes payable was 1.82% in 2013 and 1.74% in 2012. Interest income on loans as a percentage of total loans decreased from 4.80% in 2012 to 4.60% in 2013, while interest expense on bonds and notes decreased from 3.88% in 2012 to 3.67% in 2013. This caused a net increase in the spread margin (i.e., differential between loans and bonds) from .92% in 2012 to .94% in 2013. This is the result of various bond refundings and continued lower rates on new loans.

The Corporation's revenue recognition policy requires that upon occurrence of any loan's delinquency of ninety days versus its contractual requirement for payment, the accrual of interest income for that loan is ceased and any previous accrued interest income is reversed. The Corporation will commence accruing interest income on such loans once the loans are made current.

The provision for loan losses increased from \$1.8 million in 2012 to \$2.0 million in 2013 based on a review of the Corporation's loan portfolio and an analysis of its current characteristics. The primary economic factors incorporated into the allowance estimates are: (1) recent performance characteristics of the single-family portfolio and (2) net operating cash flows of the developments associated with multi-family loans.

For single-family loans, an estimate of loss reserve is based on current economic conditions and real estate depreciation. For the multi-family portfolios, a specific loan loss reserve analysis is performed for every loan demonstrating signs of fin cial strain. Cash flow projections are developed from the most recent audited financials for each of the sites which may be experiencing difficulty. For each of these sites an analysis of value is calculated and compared to the loan balance. This methodology is the same as that used in the formulation of the income approach found in standard real estate appraisals. Beyond the specific reserves derived above, a general reserve is also established. The general reserve is based on a range of reserve percentages applicable to each loan portfolio.

In December, 2009, the Corporation issued bonds under two indentures following the announcement by the United States Treasury Department of its intent to purchase bonds from state and local housing finance agencies. This program is part of a federal plan to help stabilize the United States housing market and provide families with access to affordable rental housing and homeownership. The Treasury Department agreed to purchase from the Corporation up to \$128 million of single-family bonds under the Home Funding Bonds indenture, and up to \$65.1 million of rental housing bonds under the Multi-Family Funding Bonds indenture. As of March 31, 2013, all available bonds have been issued under this program.

#### Financial Analysis of the Corporation

The following table summarizes certain financial information regarding the Corporation's financial position:

	Marc	ch 31 (in mil	lions)		
		2013		2012	% Change
Loans receivable, net Investments Cash and cash equivalents	\$	1,727 267 304	\$	1,730 275 267	(0.2)% (2.9) 13.9
Other assets Total assets		33 2,331		32 2,304	3.1 1.2
Bonds and notes payable Total liabilities		1,632 2,032		1,640 2,006	(0.5) 1.3
Net Position: Invested in capital assets Restricted Unrestricted		9 233 57		9 244 45	(2.7) (4.6) 27.5

At March 31, 2013, total assets of the Corporation remained consistent with the prior period. Net loans receivable decreased \$2.8 million or 0.2% from the previous comparable nine month period. Bonds and notes payable totaled \$1.6 billion as of March 31, 2013, a decrease of \$8.5 million from March 31, 2012. During the same period in 2013, the Corporation issued \$171 million of single-family bonds to refund existing bonds and \$51 million of bonds to fund single-family loans. In addition \$55 million of multifamily bonds were issued to refund existing bonds and \$43 million of multifamily bonds were issued to refund new loans.

The Corporation redeemed \$242 million of bonds, of which \$215 million were from refundings, prior to maturity under provisions in the bond resolutions that allow mortgage prepayments to be used for such

purpose. During the nine month period ended March 31, 2012, \$35 million of bonds were issued to fund single-family loans and \$41 million of bonds were redeemed prior to maturity.

As of March 31, 2013 and 2012, the net position-to-asset ratio was 12.8% and 12.9%, the loan-to-asset ratio was 74.1% and 75.1%, respectively. These ratios reflect the application of GASB Statement No. 31.

The Corporation's loan portfolio is primarily composed of single-family mortgage loans. As of March 31, 2013 and 2012, single-family residential mortgages in bond resolutions decreased from \$1.3 billion to \$959 million and multi-family loans in bond resolutions increased to \$422 million from \$394 million.

The Corporation invests funds according to an investment policy, the primary goal of which is the preservation of capital and the minimization of risk. Other investment policy objectives include liquidity and maximization of yield. Under its current investment policy, the Corporation invests substantially all funds in United States Government and Agency securities or in guaranteed investment contracts with providers.

The Operating Fund is used to record the receipt of income not directly pledged to the repayment of specific bonds and notes, as well as to record expenses related to the Corporation's administrative functions and the provision for loan losses. The Operating Fund also is used for the purpose of recording funds to be utilized in the administration of various housing programs that are not covered by the Corporation's bond resolutions.

#### **External Influences**

With very few exceptions, most states are contending with the negative ramifications of the continued economic downturn occurring nationally. The most pronounced implication of the downturn is a high level of unemployment across the country. Rhode Island's unemployment rate is presently 9.1% while the national rate is 7.6%. The soft economy and the high level of unemployment produce an adverse effect for any lending institution. Notwithstanding the fact that households historically place a very high priority on making their mortgage payments to their mortgage lenders, there is an unavoidable ripple effect produced in a lending institution's delinquency statistics. High unemployment also negatively affects the resale value and the market equity in houses, since there are fewer households financially able to upgrade their housing burden in an economic downturn. The Corporation's loans (1) do not include sub-prime, (2) are conservatively underwritten and (3) represent financing of a borrower's first home; however the Corporation's delinquency experience is directly impacted by the high unemployment and economic burdens of the State's residents.

In February 2010 the U.S. Department of the Treasury established the Hardest Hit Fund to provide targeted aid to families in states hit hard by the economic and housing market downturn. Rhode Island has been chosen to receive assistance as one of the states struggling with unemployment rates at or above the national average or steep home price declines greater than 20 percent since the housing market downturn. The Corporation is helping our borrowers through the application process, to obtain federal aid available in the Hardest Hit Fund to provide funds for mortgage payment assistance for unemployed or underemployed homeowners, funds for principal reduction and loan modification to help homeowners get into more affordable mortgages and help for homeowners transitioning out of their homes. As of January 31, 2013 the Corporation is no longer accepting applications.

As of October 1, 2011 the U.S. Department of Housing and Urban Development (HUD) has made changes to their Project Based Section 8 Contract Administration Program. Under the new Annual Contributions Contract, HUD reduced the number of tasks to be performed and reduced the associated administrative fees earned by the Corporation. The current contract has been extended by HUD through December 31, 2013. At a later date HUD will issue a Notice of Funding Availability to award the contract on a more long-term basis. The Corporation has taken steps to reduce both operating and programmatic expenses to offset the expected reduction in fees from this program.

#### **Requests for Information**

This management's discussion and analysis is designed to provide a general overview of the Corporation's finances. Questions concerning this report may be addressed to the Chief Financial Officer, Rhode Island Housing and Mortgage Finance Corporation, 44 Washington Street, Providence, Rhode Island, 02903. The Corporation maintains a website at: www.rhodeislandhousing.org.

### RHODE ISLAND HOUSING AND MORTGAGE FINANCE CORPORATION (A Component Unit of the State of Rhode Island) Combining Statements of Net Position March 31, 2013

	Ор	erating Fund	Single-Family Fund		ly Fund Multi-Family Fund		Total	
Assets								
Loans receivable	\$	345,590,931	\$	958,987,314	\$	422,215,599	\$	1,726,793,844
Less allowance for loan losses		(15,182,035)		(8,431,344)		-		(23,613,379)
Loans receivable, net		330,408,896		950,555,970		422,215,599		1,703,180,465
Investments		101,668,014		124,394,091		41,424,481		267,486,586
Accrued interest-loans		595,787		3,521,287		2,103,861		6,220,935
Accrued interest-investments		26,087		423,793		643,001		1,092,881
Cash and cash equivalents		83,775,309		151,991,932		67,747,227		303,514,468
Accounts receivable		11,704.139		•		•		11,704,139
Deferred bond issuance costs, net		906,111		8,856,212		186,514		9,948,837
Other assets, net		11,444,008		16,661,083		•		28,105,091
Interfund receivable (payable)		(16,318)		16,318		•	_	<del></del>
Total Assets	\$	540,512,033		1,256,420,686	<u>s</u>	534,320,683		2,331,253,402
Liabilities and Net Position								
Bonds and notes payable	\$	98,814,987	\$	1,084,586,750	\$	448,159,221	\$	1,631,560,958
Accrued interest payable on bonds and notes		253,183		21,142,449		5,920,148		27,315,780
Accounts payable and accrued liabilities		7,559,836		343,618		3,659,354		11,562,808
Deferred fees		7,281,282		282,261		100,125		7,663,668
Escrow deposits		351,433,881		•		3,140,809		354,574,690
Total liabilities		465,343,169		1,106,355,078		460,979,657	_	2,032,677,904
Net Position								
Invested in capital assets		8,519,464		•		•		8,519,464
Restricted		9,496,581		150,065,608		73,341,026		232,903,215
Unrestricted		57,152,819		•		<u> </u>		57,152,819
Total net position		75,168,864		150,065,608		73,341,026	_	298,575,498
Total Liabilities and Net Position	\$	540,512,033	<u>s</u>	1,256,420,686	<u>s</u> _	534,320,683	_\$	2,331,253,402

#### (A Component Unit of the State of Rhode Island)

#### Combining Statements of Revenues, Expenses and Changes in Net Position For the Nine Months Ended March 31, 2013

	Оре	erating Fund	Si	ngle-Family Fund	M	lulti-Family Fund		Total
Operating revenues:								
Interest income on loans	\$	4,348,229	\$	35,836,743	\$	16,984,050	\$	57,169,022
Interest income attributable to internal servicing activities		2,079,063		-		•		2,079,063
Total interest income on loans		6,427,292		35,836,743		16,984,050		59,248,085
Income on investments:								
Interest on investments		302,900		3,622,127		3,717,258		7,642,285
Net increase in fair value of investments		85,340		169,600		(1,802,055)		(1,547,115)
Fees		5,579,258		•		-		5,579,258
Servicing fee income		937,222		•		•		937,222
Miscellaneous income		158,056		•		-		158,056
Total operating revenues		13,490,068		39,628,470		18,899,253		72,017,791
Operating expenses:								
Interest expense		1,338,745		32,929,596		10,419,693		44,688,034
Personnel services		10,393,316		•		•		10,393,316
Other administrative expenses		3,445,168		96,760		83,376		3,625,304
Housing initiatives		2,951,625		22,335		•		2,973,960
Provision for loan loss		2.945		2,003,674		-		2,006,619
REO expenditures		1,568,412		1,541,000		•		3,109,412
Arbitrage rebate		•		75,000		187,875		262,875
Amortization of deferred bond issuance costs		16,869		502,360		41,733		560,962
Early retirement of debt		-		222,991		107,418		330,409
Depreciation and amortization of other assets		1,007,319		323,238		-		1,330,557
State Rental Subsidy Program		1,077,747		•				1,077,747
Total operating expenses		21,802,146		37,716,954		10,840,095		70,359,195
Operating income (loss)		(8,312,078)		1,911,516		8,059,158		1,658,596
Transfers in (out) of net position		13,577,766		(3,593,590)		(9,984,176)		<u> </u>
Total change in net position		5,265,688		(1,682,074)		(1,925,018)		1,658,596
Net position, beginning of period		69,903,176		151,747,682		75,266,044		296,916,902
Net position, end of period	\$	75,168,864	_\$	150,065,608	_\$_	73,341,026	_\$_	298,575,498

#### (A Component Unit of the State of Rhode Island)

#### Combining Statements of Cash Flows For the Nine Months Ended March 31, 2013

	Оре	rating Fund	Si	ingle-Family Fund	M	Iulti-Family Fund		Total
Cash Flows from Operating Activities	•	6 520 262	\$	36,184,067	\$	16,784,298	\$	59,488,628
Interest on loans receivable	\$	6,520,263	Þ	106,916,555	Þ	(17,953,455)	Ψ	147,280,615
Repayment of loans receivable		58,317,515 7,242,828		(19,725)		33,374		7,256,477
Fees collected		7,242,828 42,863,690		(17,723)		805,287		43,668,977
Other receipts (disbursements), net		(87,369,508)		(52,161,830)		(11,515,897)		(151,047,235)
Loans disbursed		583,504		(32,101,830)		(11,515,077)		583,504
Accounts receivable, net		(3,220,911)		(3,772,330)		_		(6,993,241)
Loss on loans receivable		(1,568,412)		(1,541,000)		_		(3,109,412)
Loss on REO properties  Bond issuance costs		(892,989)		(1,365,752)		(129,345)		(2,388,086)
Personnel services		(10,393,315)		(1,505,752)		-		(10,393,315)
Other administrative expenses		(3,445,168)		(96,759)		(83,377)		(3,625,304)
Housing initiative expenses		(2,951,625)		(22,335)		-		(2,973,960)
Other assets		2,446,085		1,973,234		-		4,419,319
Arbitrage rebate		-		(75,000)		(187,875)		(262,875)
Accounts payable and accrued liabilities		(107,026)		(36,340)		225,000		81,634
State Rental Subsidy Program		(1,077,747)				-		(1,077,747)
Transfers from (to) other programs		13,574,213		(3,590,038)		(9,984,175)		
Net cash provided by (used) for operating activities		20,521,397	_	82,392,747	_	(22,006,165)	_	80,907,979
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Cash Flows from Noncapital Financing Activities: Proceeds from sale of bonds and notes		247,500,000		225,205,384		99,394,665		572,100,049
Payment of bond and note principal		(247,570,997)		(243,755,135)		(52,001,246)		(543,327,378)
Interest paid on bonds and notes		(1,279,155)		(22,885,996)		(7,961,908)		(32,127,059)
Net cash provided by (used) for noncapital financing activities		(1,350,152)	_	(41,435,747)		39,431,511		(3,354,388)
C. J. W Comp. Lournation Analysistem								
Cash Flows from Investing Activities:		1,223,601		53,981,564		14,971,082		70,176,247
Redemption of investments Income on investments		304,964		3,666,928		3,739,699		7,711,591
Purchase of investments		(248,361)		(67,184,908)		(1,010,955)		(68,444,224)
Net cash provided by (used) for investing activities		1,280,204		(9,536,416)		17,699,826	_	9,443,614
Net Increase in Cash and Cash Equivalents		20,451,449		31,420,584		35,125,172		86,997,205
Cash and Cash Equivalents, beginning of period		63,323,860		120,571,348	_	32,622,055		216,517,263
Cash and Cash Equivalents, end of period	\$	83,775,309	_\$	151,991,932	_\$_	67,747,227	_\$	303,514,468

### (A Component Unit of the State of Rhode Island) Combining Statements of Cash Flows For the Nine Months Ended March 31, 2013

	Оре	erating Fund	Sir	ngle-Family Fund	M	lulti-Family Fund		Total
Reconciliation of operating income (loss) to net cash provided by operating activities:								
Operating income (loss)	\$	(8,312,078)	\$	1,911,516	\$	8,059,158	\$	1,658,596
Adjustments:								(5511.501)
Income on investments		(304,964)		(3,666,928)		(3,739,699)		(7,711,591)
Net (increase) decrease in fair value of investments		(85,340)		(169,600)		1,802,055		1,547,115
Interest paid on bonds and notes		1,279,155		22,885,996		7,961,908		32, 127,059
Transfer of investments and/or net position		13,577,766		(3,593,590)		(9,984,176)		-
(Increase) decrease in assets:								
Loans receivable/loss allowance		(32,269,958)		52,986,069		(29,469,352)		(8,753,241)
Accrued interest-loans		92,970		347,324		(199,753)		240,541
Accrued interest-investments		2,064		44,801		22,441		69,306
Accounts receivable		583,504		-		-		583,504
Deferred bond issuance costs		(876,120)		(640,402)		19,807		(1,496,715)
Other assets		3,453,404		2,296,472		-		5,749,876
Interfund receivable (payable)		(3,551)		3,551		-		-
Increase (decrease) in liabilities								
Accrued interest-bonds and notes		59,589		10,043,601		2,457,784		12,560,974
Accounts payable/accrued liabilities		(107,025)		(36,339)		225,000		81,636
Deferred fees		726,347		(19,724)		33,375		739,998
Escrow deposits		42,705,634		-		805,287		43,510,921
Total adjustments		28,833,475		80,481,231		(30,065,323)		79,249,383
Net cash provided by (used) for operating activities	\$	20,521,397	\$	82,392,747	\$	(22,006,165)	_\$_	80,907,979

# RHODE ISLAND HOUSING AND MORTGAGE FINANCE CORPORATION (A Component Unit of the State of Rhode Island) Statement of Fiduciary Net Position - Private Purpose Trust Component Unit March 31, 2013

#### **Assets**

Loans receivable	\$ 56,314,354
Less allowance for loan losses	(3,300,000)
Loans receivable, net	53,014,354
Investments	5,147,159
Accrued interest-loans	173,412
Accrued interest-investments	10,974
Cash and cash equivalents	10,168,861
Accounts receivable	202,302
Other assets, net	2,596,017
Total Assets	\$ 71,313,079
Liabilities and Net Position	
Deferred fees	2,125,538
Total liabilities	2,125,538
Net Position	
Held in trust	69,187,541
Total Liabilities and Net Position	\$ 71,313,079

### (A Component Unit of the State of Rhode Island)

### Statement of Changes in Fiduciary Net Position - Private Purpose Trust Component Unit For the Nine Months Ended March 31, 2013

Revenues:	
Interest income on loans	\$ 1,150,232
To a company impropries control	
Income on investments:	30,781
Interest on investments	•
Net decrease in fair value of investments	9,924
Fees	913,117
Total revenues	2,104,054
Expenses:	(107.004)
Provision (recovery) for loan loss	 (197,394)
Total expenses	(197,394)
Total change in net position	2,301,448
Not regition beginning of period	66,886,093
Net position, beginning of period	 
Net position, end of period	\$ 69,187,541

#### 1. Organization and Summary of Significant Accounting Policies

#### a. Organization and Description of Financial Reporting Entity

Rhode Island Housing and Mortgage Finance Corporation (the "Corporation") is a public instrumentality established in 1973 by an Act of the Rhode Island General Assembly. The Corporation was created to originate loans and administer other activities in order to expand the supply of housing available to persons of low and moderate income and to stimulate the construction and rehabilitation of housing and health care facilities in the State of Rhode Island (the "State"). It has the power to issue negotiable notes and bonds to achieve its corporate purpose. The notes and bonds do not constitute a debt of the State, and the State is not liable for the repayment of such obligations.

The Corporation is considered a component unit of the State and is included in the State's comprehensive annual financial report.

The Corporation is exempt from federal and state income taxes.

In evaluating the inclusion of other separate and distinct legal entities as component units within its financial reporting structure, the Corporation applies the criteria prescribed by Governmental Accounting Standards Board (GASB) Statement No. 14, as amended by GASB Statement Nos. 39 and 61. Through the application of GASB Statement Nos. 14, 39 and 61 the accompanying financial statements present the Corporation and the Affordability Housing Trust (the "Trust"), a component unit over which the Corporation has control and for which the Corporation has financial accountability. Control over and financial accountability for the Trust is determined on the basis of appointment of a voting majority of the Trust's trustees. The Corporation and the Trust are collectively referred to herein as Rhode Island Housing.

#### b. Affordability Housing Trust

The Affordability Housing Trust is a separate legal entity created pursuant to a trust agreement initiated by the Corporation. The Trust is a private-purpose trust established to assist in activities that involve the creation and preservation of affordable housing in the State. All resources of the Trust, including income on investments and other revenues, are held in trust for the benefit of private and not-for-profit organizations. There is no requirement that any portion of the Trust's resources be preserved as capital. The Trust administers its affairs through its trustees, records its assets in segregated accounts and maintains financial records separate from the Corporation.

#### c. Financial Statement Presentation, Measurement Focus and Basis of Accounting

The Corporation engages only in business-type activities. Business-type activities are activities that are financed in whole or in part by fees charged to external parties. The accompanying statement of net position, statement of revenues, expenses and changes in net position, and statement of cash flows (enterprise fund financial statements) present the financial information of the Corporation.

The Corporation classifies its business-type activities into funds, reported as separate columns within the enterprise fund financial statements, each representing a fiscal and accounting entity with a self-balancing set of accounts segregated to carry on specific activities in accordance with bond resolutions established under various trust indentures, special regulations, restrictions, or limitations. All inter-fund activity has been eliminated from the combining totals in the accompanying financial statements.

The Operating Fund accounts for the receipt of income not directly pledged to the repayment of specific bonds and notes, expenses related to the Corporation's administrative functions, and for various housing program activities that are not covered by bond resolutions. The Operating Fund also accounts for the activities of the Corporation's two separate subsidiaries: Rhode Island Housing Equity Corporation, and Rhode Island Housing Development Corporation. The Single-Family Fund accounts for activities to finance ownership of single-family housing, ranging from one to four dwelling units, within the State by eligible persons and families. These activities include originating and purchasing from participating originating lenders qualified mortgages, as defined in bond resolutions. The Multi-Family Fund accounts for activities to finance the origination of multi-family loans secured by a lien constituting a first mortgage or to provide for the payment of debt issued for such purpose.

The Trust engages only in fiduciary activities. Separate financial statements are presented for the Trust since fiduciary activities are excluded from presentation in enterprise fund financial statements.

The Corporation and the Trust use the economic resources measurement focus and accrual basis of accounting. The accompanying financial statements have been prepared in conformance with generally accepted account principles (GAAP) for governments as prescribed by the Governmental Accounting Standards Board (GASB). GASB is the accepted standard setting body for establishing governmental accounting and financial reporting principles.

The Corporation has presented an unclassified statement of net position in accordance with financial institution industry trade practice. Although contractual terms define the principal amount of loans receivable to be received, and the amount of principal required to be paid on bonds and notes payable by the Corporation within one year from the statement of net position date, the actual principal amount of loans received and the actual amount of principal repaid on bonds and notes is affected significantly by changes in interest rates, economic conditions, and other factors. Consequently, the principal amount of loans receivable and the required principal repayable for bonds and notes based on contractual terms would not be representative of actual amounts expected to be received or paid, and such amounts are not reliably estimable.

The Corporation distinguishes between operating and non-operating revenues and expenses. Operating revenues and expenses generally result from providing services in connection with the Corporation's principal ongoing operations. Operating expenses include the cost of services provided, administrative expenses, and depreciation and amortization expense. All other revenues and expenses are reported as non-operating revenues and expenses.

#### d. Loans Receivable and Allowance for Loan Losses

Loans receivable are reported at their outstanding principal balance adjusted for any charge-offs and the allowance for loan losses.

Interest income from loans is recognized on the accrual basis. A loan is considered delinquent when a payment has not been made according to contractual terms. Accrual of income is suspended when a loan is delinquent for ninety days or more; all interest accrued for nonaccrual status loans is reversed against interest income and subsequently recognized as income when received. Loans are returned to accrual status when all amounts contractually due are brought current or the loans have been restructured and future payments are reasonably assured. Interest on loans which is deferred and payable by borrowers only from available cash flow or other specified sources is recorded as income when received.

Losses on loans are provided for under the allowance method of accounting. The allowance is increased by provisions charged to operating expenses and by recoveries of previously charged-off loans. The allowance is decreased as loans are charged-off.

The allowance is an amount that management believes will be adequate for loan losses based on evaluation of collectability and prior loss experience, known and inherent risk in the portfolio, changes in the nature and volume of the loan portfolio, overall portfolio quality, specific problem loans, the estimated value of the underlying collateral, current and anticipated economic conditions that may affect the borrower's ability to pay, and historical loss experience and the types of mortgage insurance or guarantee programs provided by outside parties. Substantially all loans are secured by real estate in Rhode Island; accordingly, the ultimate collectability of substantially all of the loans is susceptible to changes in market conditions in this area. Management believes the allowance for loan losses is adequate. While management uses available information to recognize losses on loans, evaluation assessments made by management are inherently subjective and future adjustments to the allowance may be necessary if future economic conditions differ substantially from the assumptions used in making the evaluation.

#### e. Cash and Cash Equivalents

Cash and cash equivalents represent funds on deposit with various financial institutions and funds held by the trustees of the various bond programs. Deposits held in financial institutions and all highly liquid investments, such as U.S. Treasury Bills and Notes, with original maturities of 90 days or less, are considered cash and cash equivalents.

#### f. Investments

Investments held by Rhode Island Housing consist of those permitted by the various bond resolutions and Rhode Island Housing's investment policy. Investments include securities of the U.S. Government and of U.S. Government agencies, securities guaranteed by the U.S. Government and U.S. Government agencies, savings accounts, and guaranteed investment contracts.

In accordance with GASB Statement No. 31, money market investments having a remaining maturity of one year or less at time of purchase are reported at amortized cost provided that the fair value of such investments is not significantly affected by the impairment of the credit standing of the issuer or by other factors. Investments in non-participating interest earning investment contracts, such as non-negotiable and non-transferable guaranteed investment contracts which are redeemable at contract or stated value rather than fair value based on current market rates and certificates of deposit with redemption terms that do not consider market rates, are reported at cost or amortized cost provided that the fair value of such contracts is not significantly affected by the impairment of the credit standing of the issuer or other factors. Investments not reported at cost or amortized cost are reported at fair value in accordance with GASB Statement No. 31. The fair value of securities is provided by an investment trustee as reported by recognized pricing firms. The reported amounts of investments not otherwise reported at fair value approximate their fair value.

All investment income, including changes in the fair value of investments, is reported as revenue in the Corporation's statement of revenues, expenses and changes in net position and in the Trust's statement of changes in fiduciary net assets. The Corporation records a liability for the portion of investment income that is rebateable to the United States government under Section 103A of the Internal Revenue Code, as amended, (the Code) for taxable bonds sold after 1981. The Code requires that such excess investment income be remitted to the Internal Revenue Service. Such rebateable investment income is included in accounts payable and accrued liabilities in the accompanying statement of net position and recorded within operating expenses in the statement of revenues, expenses and changes in net position.

#### g. Bond Issuance Costs, Premiums, Discounts and Early Retirements

Costs relating to issuing bonds are capitalized and amortized using a method that approximates the interest method over the life of the related bonds or to the date the Corporation has the option to redeem the bonds. In addition, when refinancing debt, the unamortized costs associated with the refinanced bond continue to be amortized over the shorter of the life of the old or new bonds.

Premiums and discounts are capitalized and amortized using a method that approximates the interest method over the life of the related issue or to the date the Corporation has the option to redeem the bonds.

The Corporation periodically retires bonds prior to their redemption date. Unamortized deferred bond issuance costs, along with any premium paid on the call, related to the early retirement of bonds that are not refunded, are reported in the statement of revenues, expenses and changes in net position.

#### h. Other Assets

Other assets of the Corporation are principally comprised of property and equipment, certain other real estate owned, loan origination and other fees paid to mortgagors, and deferred servicing costs related to service release premiums paid to participating originating lenders for origination of single-family loans. The Corporation amortizes loan origination and other fees over the estimated average life of the related loans on a straight-line basis and depreciates property and equipment on a straight-line basis over the assets' estimated lives, which range from 3-40 years.

The Corporation states its other real estate owned acquired through or in lieu of foreclosure at the lower of cost or fair value at the date of foreclosure. Fair value of such assets is determined based on independent appraisals and other relevant factors. Other real estate owned in the Single-Family Fund are at least partially insured or guaranteed by outside parties and it is anticipated that the Corporation will recover substantially all of the balance of these assets through such insurance and from proceeds from the sale of the underlying properties. The Corporation holds such properties for subsequent sale in a manner that will allow maximization of value. Carrying costs relating to other real estate owned are recorded in the operating fund.

#### i. Net Position

Net position is classified in the following three components: invested in capital assets, restricted, and unrestricted. Invested in capital assets consists of all capital assets, net of accumulated depreciation. Restricted net position consists of net position for which constraints are placed thereon by external parties, such as lenders, grantors, contributors, laws and regulations of other governments, or imposed by law through constitutional provisions or enabling legislation. Unrestricted net position consists of net position not included in invested in capital assets or restricted net position.

The Corporation classifies all net position amounts associated with its bond resolutions as restricted net position. Under bond indentures, all assets assigned to these programs are pledged for the benefit of the bondholders of each program; consequently, the Corporation classifies all such amounts, while retained in the bond programs, as restricted. Transfers from the bond programs to the Operating Fund are made when transfers are approved and authorized by the Corporation's management and such amounts are not specifically required to be retained within the bond program. Transfers during the period ended March 31, 2013 include cash transfers for reimbursement of activities in support of the bond program.

At March 31, 2013, restricted net position in the Operating Fund, comprised of the amount of assets required to be pledged as collateral to a lender in excess of outstanding amounts borrowed, as well as assets restricted for federal programs totaled \$9,496,580.

#### j. Interest Income on Loans

The Corporation presents two categories of interest income on loans. The first category, "interest income on loans," represents interest income earned net of the component of the mortgagors' payments payable to all mortgage servicing entities (including the Corporation's Operating Fund) as compensation for monthly servicing. The second category, "interest income attributable to internal servicing activities," represents that portion of interest income attributable to compensation for mortgage servicing for those loans serviced by the Corporation. Together, these two components comprise interest income on loans owned by the Corporation.

#### k. Use of Estimates

Management has made a number of estimates and assumptions relating to the reporting of assets and liabilities and revenues and expenses and disclosure of contingent assets and liabilities when preparing the financial statements in conformity with accounting principles generally accepted in the United States. Actual results could differ from those estimates.

#### 1. Recent Accounting Pronouncements

Effective July 1, 2012, Rhode Island Housing implemented GASB Statement No. 61, "The Financial Reporting Entity: Omnibus", GASB Statement No. 62, "Codification of Accounting and Financial Reporting Guidance Contained in Pre-November 30, 1989 GASB and AICPA Pronouncements", and GASB Statement No. 63, "Financial Reporting of Deferred Outflows and Resources, Deferred Inflows of Resources, and Net Position". These statements did not have a material impact on the financial statements but changed financial statement presentation and certain disclosures.

#### 2. Restricted Assets

The Corporation maintains various trust and escrow accounts required by applicable bond covenants for the benefit of bondholders and others, and all such accounts are considered restricted in this context. Also, restricted assets principally include Mortgage Lenders Reserve Accounts because their use is restricted by agreements between the Corporation and mortgage lenders, escrow funds received from borrowers and advance funds received from the U.S. Department of Housing and Urban Development (HUD) for the use in HUD programs.

At March 31, 2013, all assets in the Corporation's Single-Family and Multi-Family Funds; and \$179,223,674 of investments and cash and cash equivalents and \$198,718,376 of loans receivable and other assets in the Corporation's Operating Fund are restricted.

#### 3. Loans Receivable

The Corporation provides single-family mortgage loans to qualified borrowers in the State of Rhode Island. The mortgage loans are generally required to be insured through the Federal Housing Administration (FHA), guaranteed by the Department of Veterans Administration (VA) or USDA Rural Development, or conventionally financed with traditional primary mortgage insurance. Under the single-family program guidelines, conventionally financed single-family mortgage loans with an initial loan-to-value ratio of greater than 80% are insured by private mortgage insurance carriers. As these loans amortize and the loan to-value ratio falls below 80%, the private mortgage insurance coverage may be terminated.

The single-family mortgage loan balances in the Single Family Fund are insured, subject to maximum insurable limits described below:

Private Mortgage Insurance	\$ 520,636,169
FHA Insurance	174,067,119
VA Guaranteed	13,882,044
USDA/RD Guaranteed	14,200,651
Uninsured	 236,201,331
Total	\$ 958,987,314

The FHA program insures the repayment of the unpaid principal amount of the mortgage upon foreclosure and conveyance of title to the Secretary of HUD. The insurance proceeds are usually paid in cash, but at the discretion of the Secretary may be settled through issuance of twenty-year debentures. The VA mortgage loan guarantee covers from 25% up to 50% of the original principal amount of a loan up to a maximum of \$60,000, depending on the loan amount. Private mortgage insurers must be qualified to insure mortgages purchased by the Federal Home Loan Mortgage Corporation or Fannie Mae and must be authorized to do business in the State. Private mortgage insurance typically covers between 6% and 35% of claims depending upon the premium plan and coverage selected when the loan is originated. The risk exists that if these private mortgage insurance companies are not able to honor claims, these loans would be considered uninsured.

The Corporation has entered into a risk-sharing agreement with HUD whereby HUD will provide partial mortgage insurance on affordable multifamily housing developments financed by the Corporation. The risk of loss to the Corporation varies from 50% to 90% depending on the level of participation by HUD. In the Multi-Family Fund and Operating Fund, loan balances at March 31, 2013 of \$271,167,134 and \$11,748,407, respectively, are insured under such agreements subject to maximum participation limits. At March 31, 2013, loan balances of \$11,156,897 in the Affordability Housing Trust are also insured under such agreements.

In May 2012, Rhode Island Housing entered into an agreement with the Federal National Mortgage Association (FNMA) whereby single-family mortgage loans originated under Rhode Island Housing's program guidelines may be sold directly to FNMA or pooled into a mortgage-backed security that will be guaranteed by FNMA. As of March 31, 2013, nineteen loans were sold directly to FN A and four mortgage backed securities were issued.

In both the Single-Family Fund and the Multi-Family Fund, 98% of the loan portfolio is in first lien position. In the Operating Fund and the Affordable Housing Trust Fund, 31% and 56%, respectively, of the loan portfolio is in first lien position.

The payment of interest by borrowers on certain loans recorded in the Corporation's Operating Fund, Single-Family Fund and Multi-Family Fund is deferred and is payable by borrowers only from available cash flow, as defined in the loan agreements, or other specified sources. Interest income on such loans is recorded only when received from the borrower. For the nine months ended March 31, 2013, interest received under such deferred loan arrangements was \$546,322 in the Operating Fund and \$79,466 in the Single-Family Fund. In addition, the Corporation administers certain federal and state loan programs, which are either deferred forgivable loans or non-interest bearing. Loans under these programs totaled \$188,193,685 as of March 31, 2013.

At March 31, 2013, principal outstanding under such deferred loan arrangements is as follows:

Operating Fund:		
Single-family loans	\$	72,229,966
Multi-family loans		182,535,545
Subtotal		254,765,511
Single-Family Fund:		
Single-family loans		10,178,198
Total		264,943,709
	· · · · · · · · · · · · · · · · · · ·	

Certain loans recorded in the Corporation's Operating Fund and Single-Family Fund are on non-accrual status due to delinquency over 90 days. At March 31, 2013, principal outstanding under such non-accrual status loans is as follows:

Operating Fund:		
Single-family loans	\$	4,489,243
Multi-family loans		3,616,569
Subtotal	<del></del>	8,105,812
Single-Family Fund:		
Single-family loans		75,932,530
Total	\$	84,038,342

A summary of the changes in the allowance for loan losses is as follows:

Provisions for loan losses	 2,006,620
Balance at end of period	\$ 23,613,379

In addition to the allowance for loan losses, the Corporation maintains an escrow account funded by certain mortgage lenders (the "Mortgage Lender's Reserve Account"). This Mortgage Lenders Reserve Account equals a percentage of the outstanding principal balance of certain mortgage loans purchased from an applicable mortgage lender and is available to the Corporation in the event the proceeds realized upon the default and foreclosure of any covered mortgage loan is less than the amount due to e Corporation. At March 31, 2013, the Mortgage Lenders Reserve Account totaled \$882,005.

#### 4. Cash and Cash Equivalents and Investments

Cash and Cash Equivalents Rhode Island Housing assumes levels of custodial credit risk for its cash and cash equivalents. Custodial credit risk is the risk that in the event of a financial institution failure, Rhode Island Housing's deposits may not be returned to it. Cash and cash equivalents are exposed to custodial credit risk as follows: A) uninsured and uncollateralized; B) uninsured and collateralized with securities held by the financial institution trust departments in the Corporation's or Trust's name; and C) uninsured and collateralized with securities held by financial institution trust departments or agents which are not held in the Corporation's or Trust's name.

The State requires that certain uninsured deposits of the State and State Agencies be collateralized. Section 35-10.1-7 of the General Laws of the State, dealing with the collateralization of public deposits, requires all time deposits with maturities of greater than 60 days and all deposits in institutions that do not meet its minimum capital standards as required by its Federal regulator be collateralized. Rhode Island Housing does not have any additional policy in regard to custodial credit risk for its deposits.

Principally all cash and cash equivalents are categorized as Category A in the Single-Family Fund and the Multi-Family Fund and as Category C in the Operating Fund.

**Investments** The primary objective of Rhode Island Housing in implementing its investment program is preservation of capital. All investments are to be made in a manner to minimize any risk which would jeopardize the safety of the principal invested. The second objective is to maintain sufficient liquidity in a manner that matches cash flow requirements. The third objective is to maximize yield after first satisfying the first two objectives. Other major considerations include diversification of risk and maintenance of credit ratings.

Interest rate risk is the risk that changes in interest rates will adversely affect the fair value of an investment in a debt instrument. As a means of limiting its exposure to fair value losses arising from rising interest rates, the Board of Commissioners' (the Board) approved investment policy for the Corporation's Operating Fund limits the maximum maturities or repricing maturities as follows:

Maturity	Maximum investment
Less than one year	100%
One to five years	25%
Greater than five years	0%

The Operating Fund holds one investment with a maturity of greater than 5 years. This investment is a marketable security that is used for collateral in support of a long-term letter of credit.

While each of the bond resolutions contains investment policies which describe acceptable investments, there are no specific policies for percentage maximum investments with respect to the Single-Family Fund, Multi-Family Fund, and the Trust (collectively referred to as the Other Funds). Nonetheless, Rhode Island Housing attempts to match asset and liability maturities as closely as practicable. The Corporation manages interest rate risk by considering many variables such as mortgage prepayment frequency and expected asset lives and then utilizing interest sensitivity gap (segmented time distribution) and simulation analysis. Although Rhode Island Housing generally will limit maturities to less than five years in all funds, sometimes it is necessary to invest in longer term securities in revenue and debt service accounts to better match the long-term fixed-rate bond liabilities.

Included in United States Government Obligations are mortgage-backed securities backed by government-insured single-family mortgage loans originated under Rhode Island Housing's program guidelines. These securities are pass-through securities which require monthly payments by an FHA-approved or Fannie Mae-approved lender and are guaranteed by either the Government National Mortgage Association (GNMA) or Fannie Mae. The securities are subject to interest rate risk due to prepayments before maturity and the fair value of the securities which will vary with the change in market interest rates. The Corporation does not expect to realize a loss on the sale of the securities as they are intended to be held to maturity. The securities are held by the Single Family and Operating Funds and are carried at fair value totaling \$121,812,302 at March 31, 2013.

Credit risk is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. The current Board-approved policy requires all investments in the Operating Fund to be rated at least Single A by a nationally recognized rating agency. Each of the bonded resolutions in the Single-Family Fund and Multi-Family Fund contain policies that generally require investments that do not impair the existing ratings on the related bonds. The Trust has no minimum rating requirements.

Concentration of credit risk is the risk of loss attributed to the magnitude of an investment in a single issuer regardless of its credit history. The Board approved policy for the Operating Fund limits the amount that may be invested with any one issuer as follows:

United States Government Obligations	100% of portfolio
United States Agency Obligations	100% of portfolio
Repurchase Agreements	50% of portfolio
Collective Short-Term Funds	25% of portfolio
All other investments	10% of portfolio

Although there are no specific concentration policies for maximum percentage of investments, Rhode Island Housing attempts to diversify as much as possible given the limite number of issuers of AAA-rated investments.

At March 31, 2013, all Operating Fund investments were invested in U.S. Government and Agency securities, with no concentration of more than 5% of total Operating Fund investments in any particular agency for which the investments were not secured by the U.S. Government.

Custodial credit risk is the risk that, in the event of the failure of the counterparty, Rhode Island Housing will not be able to recover the value of its investments or collateral securities that are in the possession of an outside party. The policy in the Operating Fund is that all purchases are held in a safekeeping or custodial account at an approved safekeeping agent of the Corporation in the Corporation's name. At March 31, 2013, there were no investments in the Operating Fund subject to custodial credit risk.

There are no other specific custodial credit risk policies for the other funds. Most of Rhode Island Housing's investments in other funds are either in Guaranteed Investment Contracts (GICs) in bonded resolutions, which are direct investments not subject to custodial credit risk, or in accounts managed by a financial advisory firm with underlying investments restricted to U.S. Government and Agency securities. At March 31, 2013, there were no investments in any of the other funds subject to custodial credit risk.

As established in the Board approved investment policy, the Corporation has the ability to enter into interest rate swap agreements and other similar interest rate related derivative instruments to reduce interest rate mismatches between its loan and investment assets and its bond and note liabilities. These types of derivative instruments expose the Corporation to certain risks including credit risk, interest rate risk, and counterparty risk. At March 31, 2013, the Corporation was not party to any derivative instruments and has no intention to enter into any such agreements in the near future.

#### 5. Other Assets

Other assets consisted of the following at March 31, 2013:

Real estate owned	\$ 14,794,318
Capital assets, net	8,519,464
Deferred origination costs, net	2,788,447
Purchased mortgage servicing rights, net	1,548,480
Other assets	454,382
Total	\$ 28,105,091

Depreciation expense related to capital assets for the nine months ended March 31, 2013 was \$562,878.

Amortization expense related to deferred origination costs and purchased mortgage servicing rights for the nine months ended March 31, 2013 was \$767,679.

#### 6. Bonds and Notes Payable

The Corporation issues serial bonds and term bonds under various bond resolutions to provide permanent financing for the origination or purchase from participating originating lenders of single-family loans, to provide permanent financing for qualified housing developments, and to provide financing for other purposes.

The Corporation obtains principally first and second mortgage liens on real property financed. The Corporation assigns such liens to the respective bonds when the mortgage loans are permanently financed using bond proceeds. Bonds and notes are secured by related revenues and assets of the respective programs in which the related bonds and notes payable are reported.

The provisions of the applicable trust indentures require or allow for the redemption of bonds by the Corporation through the use of unexpended bond proceeds and excess funds accumulated primarily through the prepayment of mortgage loans. All outstanding bonds are subject to redemption at the option of the Corporation, in whole or in part at any time after certain dates, as specified in the respective bond series indentures.

Principal on all bonds is payable semi-annually. Interest on all bonds is payable semi-annually, except for compound interest bonds which is payable at maturity. Term bonds require the Corporation to establish a sinking fund in the year preceding any term bond mandatory redemption.

The Corporation is required by the Internal Revenue Service as well as its various bond resolutions to comply with certain tax code provisions and bond covenants. The most significant of these include the following: all debt payments must be current, annual reports and budgets must be filed with the trustee, and the Corporation must comply with various restrictions on investment earnings from bond proceeds. The Corporation's management believes it was in compliance with these covenants as of March 31, 2013.

Bonds and notes payable at March 31, 2013 are as follows:

Operating Fund Bonds and Notes:		
Federal Home Loan Bank	\$	17 000 000
Due 2013, interest from .23% to .30%	Þ	17,000,000
General Obligation Bonds Series 2008:		
Mandatory tender bonds, due 2013, interest at 4.625%		5,000,000
ividiatory toridor borids, and 2015, interest at 10207		,
Notes Payable, due 2027 to 2030, interest from 5.275% to 6.25%		6,814,987
Lines of Credit, payable on demand, interest from 1.232% to		
1.98%		70,000,000
Total Operating Fund		98,814,987
Total Operating Fund		
Single-Family Fund:		
Homeownership Opportunity Bonds and Notes:		
Series 10-A:		
Term bonds, due 2022 to 2027, interest at 6.50%		2,000,000
G : 15 A		
Series 15-A:		2,000,000
Term bonds, due 2024, interest at 6.85%		2,000,000
Series 46-A:		
Serial bonds, due 2013 to 2014, interest from 3.75% to 3.85%		1,785,000
Term bonds, due 2019 to 2034, interest from 4.25% to 4.60%		30,205,000
		31,990,000
Series 46-T:		
Term bonds, due 2034, interest at variable rate		15,000,000
Series 47-A:		2 705 000
Serial bonds, due 2013 to 2015, interest from 3.90% to 4.10%		2,705,000
Term bonds, due 2017, interest at 4.30%		1,670,000 4,375,000
Series 47-B:		4,3/3,000
Term bonds, due 2025 to 2033, interest from 5.00% to 5.15%		28,850,000
Term bonds, due 2025 to 2055, interest from 5.0070 to 5.1570		20,000,000

Series 48-A: Serial bonds, due 2013 to 2017, interest from 3.60% to 4.10%	4,520,000
Series 48-B: Term bonds, due 2025 to 2035, interest from 4.70% to 4.85%	19,770,000
Series 48-T: Term bonds, due 2034, interest at variable rate	15,000,000
Series 49-A: Serial bonds, due 2013 to 2015, interest from 3.85% to 4.10% Term bonds, due 2017 to 2034, interest from 4.20% to 4.75%	5,365,000 4,105,000
Term bonds, due 2017 to 2034, interest from 4.2076 to 4.7376	9,470,000
Series 49-B: Term bonds, due 2020 to 2035, interest from 4.40% to 4.80%	27,890,000
Series 50-A: Serial bonds, due 2013 to 2014, interest from 3.75% to 3.85% Term bonds, due 2017 to 2034, interest from 4.00% to 4.65%	6,065,000 17,270,000
	23,335,000
Series 50-B: Term bonds, due 2035, interest at 4.60%	38,365,000
Series 51-A:	
Serial bonds, due 2013 to 2017, interest from 3.85% to 4.125% Term bonds, due 2026 to 2033, interest from 4.65% to 4.85%	9,015,000 29,215,000
Term bonds, due 2020 to 2033, interest from 4.0370 to 4.8370	38,230,000
Series 51-B: Term bonds, due 2036, interest at 5.00%	3,820,000
Series 52-A:	
Serial bonds, due 2013 to 2018, interest from 3.95% to 4.30%	7,000,000
Term bonds, due 2021 to 2033, interest from 4.50% to 4.80%	11,740,000 18,740,000
Series 52-B:	10,7 10,000
Term bonds, due 2028 to 2036, interest from 4.90% to 5.00%	24,215,000
Series 53-A:	
Serial bonds, due 2013 to 2017, interest from 3.80% to 4.05%	11,570,000
Term bonds, due 2034, interest at 4.60%	3,150,000
	14,720,000

Series 53-B: Term bonds, due 2021 to 2046, interest from 4.70% to 5.00%	41,070,000
Series 54: Term bonds, due 2026 to 2046, interest from 4.65% to 4.90%	60,675,000
Series 55-A: Serial bonds, due 2013 to 2017, interest from 3.70% to 3.95% Term bonds, due 2034, interest at 4.50%	8,345,000 2,280,000 10,625,000
Series 55-B: Serial bonds, due 2013 to 2017, interest from 4.15% to 4.375% Term bonds, due 2022 to 2047, interest from 4.55% to 4.85%	2,065,000 57,040,000 59,105,000
Series 56-A: Serial bonds, due 2013 to 2015, interest from 4.50% to 4.65% Term bonds, due 2017 to 2047, interest from 4.75% to 5.20%	2,740,000 57,695,000 60,435,000
Series 56-B1-T: Term bonds, due 2047, interest at 6.074%	4,135,000
Series 57-A: Serial bonds, due 2013 to 2017, interest from 3.90% to 4.25% Term bonds, due 2034, interest at 5.00%	7,495,000 475,000
Series 57-B: Term bonds, due 2022 to 2047, interest from 5.15% to 5.45%	7,970,000 43,075,000
Series 58-A: Term bonds, due 2023 to 2047, interest from 5.05% to 5.40%	50,225,000
Series 58-T: Term bonds, due 2013, interest at 4.98%	1,150,000
Series 59-A: Serial bonds, due 2013 to 2017, interest from 3.375% to 4.125% Term bonds, due 2034, interest at 5.15%	11,385,000 3,215,000 14,600,000
Series 59-B: Term bonds, due 2022, interest at 5.45%	5,300,000

Series 60-A1:	
Serial bonds, due 2013 to 2017, interest from 3.70% to 4.30%	7,720,000
Term bonds, due 2034, interest at 5.375%	2,405,000
,,,,	10,125,000
Series 60-B:	1 040 000
Serial bonds, due 2017 to 2018, interest from 5.00% to 5.150%	1,840,000
Series 61-A:	
Serial bonds, due 2013 to 2023, interest from .45% to 3.05%	15,000,000
Series 61-B:	
Term bonds, due 2026 to 2042, interest from 3.45% to 4.15%	9,290,000
Series 61-C:	
Serial bonds, due 2013 to 2020, interest from .90% to 3.00%	27,970,000
Term bonds, due 2034, interest at 4.00%	9,340,000
	37,310,000
Series 62-A: Serial bonds, due 2013 to 2021, interest from .55% to 3.125%	9,840,000
Series 62-B: Serial bonds, due 2021 to 2022, interest from 3.125% to 3.25%	4,025,000
Term bonds, due 2021 to 2022, interest from 3.125% to 3.25%  Term bonds, due 2024 to 2028, interest from 3.50% to 4.00%	10,975,000
Term bonds, ade 2021 to 2020, meres nom 210 070 to 110 070	15,000,000
Series 62-C:	
Serial bonds, due 2013 to 2022, interest from 1.10% to 3.875%	22,855,000
Term bonds, due 2022 to 2028, interest from 3.875% to 4.50%	36,505,000
	59,360,000
Series 63-A: Term bonds, due 2027 to 2040, interest from 3.50% to 4.00%	19,655,000
Series 63-B:	4 000 000
Term bonds, due 2032 to 2042, interest from 3.80% to 4.125%	4,000,000
Series 63-C:	
Serial bonds, due 2013 to 2022, interest from .75% to 3.50%	12,615,000
Term bonds, due 2025, interest at 3.75%	3,680,000
Social 62 To	16,295,000
Series 63-T: Term bonds, due 2042, interest at variable rate	25,000,000
1 ····· 001.40, 440 20 /2,	, ,
Unamortized bond premium	1,817,569
Subtotal	905,187,569

#### **Home Funding Bonds and Notes:**

Home Funding Bonds and Notes:	
Series 1-A:	12,710,000
Serial bonds, due 2013 to 2021, interest from 1.875% to 4.125%	• •
Term bonds, due 2024 to 2027, interest from 4.25% to 4.625%	11,655,000
	24,365,000
Series 2, Subseries 2A:	20.520.000
Term bonds, due 2041, interest at 3.16%	29,520,000
Series 2, Subseries 2B:	20.050.000
Term bonds, due 2041, interest at 2.63%	20,950,000
Series 2, Subseries 2C:	32,000,000
Term bonds, due 2041, interest at 2.73%	32,000,000
Series 3:	8,065,000
Serial bonds, due 2013 to 2020, interest from 1.20% to 3.20%	10,505,000
Term bonds, due 2025 to 2028, interest from 4.00% to 4.10%	18,570,000
	16,570,000
Series 4:	7,435,000
Serial bonds, due 2013 to 2022, interest from .85% to 3.50%	6,025,000
Term bonds, due 2026 to 2028, interest from 4.05% to 4.20%	13,460,000
	13,400,000
Series 5:	39,840,000
Term bonds, due 2028 to 2040, interest from 2.75% to 3.45%	39,840,000
	694,181
Unamortized bond premium	
Subtotal	179,399,181
	1 004 596 750
Total Single-Family Fund	1,084,586,750
Multi-Family Fund:	
Multi-Family Housing Bonds:	
1995 Series A:	630,000
Term bonds, due 2017, interest at 6.15%	050,000
1998 Series A:	
Term bonds, due 2018, interest at 5.375%	660,000
	1,290,000
Subtotal	

Hous	ing	Bon	ds:
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Housing Bonds:	
2001 Series A:	235,000
Serial bonds, due 2013, interest at 5.15%	1,490,000
Term bonds, due 2015, interest at 5.30%	1,725,000
2001 Series B-2T: Term bonds, due 2031, interest at variable rate	3,635,000
2003 Series A-2T: Term bonds, due 2034, interest at variable rate	21,010,000
2003 Series B-2T: Term bonds, due 2035, interest at variable rate	8,900,000
2003 Series C-1A:	
Serial bonds, due 2013 to 2014, interest from 4.00% to 4.10%	665,000
Term bonds, due 2023 to 2034, interest from 4.85% to 5.00%	15,695,000
2002 0 1 0 10	16,360,000
2003 Series C-1B:	60,000
Serial bonds, due 2013 to 2014, interest from 4.00% to 4.10% Term bonds, due 2023 to 2035, interest from 4.85% to 5.00%	1,370,000
Term bonds, due 2023 to 2033, interest from 4.83% to 3.00%	1,430,000
2004 Series A-1A:	1, 150,000
Serial bonds, due 2013 to 2016, interest from 4.125% to 4.50%	700,000
Term bonds, due 2025 to 2033, interest from 5.00% to 5.10%	6,335,000
	7,035,000
2004 Series A-1B:	
Term bonds, due 2016 to 2045, interest from 4.50% to 5.35%	3,130,000
2004 Series B-1A:	
Serial bonds, due 2013 to 2015, interest from 3.50% to 3.70%	40,000
Term bonds, due 2025 to 2045, interest from 4.55% to 4.85%	1,890,000
	1,930,000
2004 Series B-1B-1:	400.000
Serial bonds, due 2013 to 2015, interest from 3.90% to 4.10%	400,000
Term bonds, due 2045, interest at 4.90%	12,875,000
2004 Series B-1B-2:	13,273,000
Serial bonds, due 2013 to 2015, interest from 3.90% to 4.10%	75,000
Term bonds, due 2025 to 2035, interest from 4.65% to 4.90%	860,000
	935,000
2004 Series B-2T:	2 21 5 000
Term bonds, due 2015 to 2030, interest from 4.85% to 5.57%	3,315,000

2005 Series A-1A:	
Serial bonds, due 2013 to 2015, interest from 4.10% to 4.25%	1,225,000
Term bonds, due 2015 to 2015, interest from 4.75% to 4.875%	17,230,000
Term bonds, due 2023 to 2033, interest nom "" or to "" or to	18,455,000
2005 Series A-1B:	,,
Term bonds, due 2035, interest at 4.90%	270,000
10111 School, and 2000, 11101000 to the training	-
2005 Series A-2T:	
Term bonds, due 2015 to 2018, interest from 5.14% to 5.29%	1,065,000
2006 Series A-1:	1 050 000
Serial bonds, due 2013 to 2016, interest from 3.90% to 4.05%	1,050,000
Term bonds, due 2022 to 2043, interest from 4.50% to 4.75%	19,680,000
	20,730,000
2007 Series A-1:	1 575 000
Serial bonds, due 2013 to 2017, interest from 4.05% to 4.35%	1,575,000 29,680,000
Term bonds, due 2027 to 2048, interest from 4.80% to 5.00%	31,255,000
2007 Series A-2T:	31,233,000
Term bonds, due 2027, interest at 5.608%	1,210,000
Term bonds, due 2027, interest at 5.00070	1,210,000
2007 Series B-1A/B:	
Serial bonds, due 2013 to 2017, interest from 4.10% to 4.50%	1,090,000
Term bonds, due 2022 to 2049, interest from 5.00% to 5.50%	24,405,000
,	25,495,000
Unamortized bond premium	162,313
Subtotal	181,322,313
Multi-Family Funding Bonds:	
2009 Series A, Subseries 2009A-1:	£1 000 000
Term bonds, due 2051, interest at 3.01%	51,000,000
2000 Sarias A. Subsarias 2000 A. 2.	
2009 Series A, Subseries 2009A-2:	14,100,000
Term bonds, due 2051, interest at 2.32%	1,,100,000
2010 Series A:	
Serial bonds, due 2013 to 2021, interest from 1.375% to 4.00%	5,220,000
Term bonds, due 2025 to 2035, interest from 4.625% to 5.25%	15,550,000
	20,770,000

Term bonds, due 2015 to 2028, interest from .85% to 4.125%  2013 Series 2-T: Serial bonds, due 2013 to 2023, interest from .489% to 3.218% Term bonds, due 2027 to 2036, interest from 3.768% to 4.606%  Term bonds, due 2027 to 2036, interest from 3.768% to 4.606%  Unamortized bond discount Subtotal  Multi-Family Mortgage Revenue Bonds: 1998 Series A: Term bonds, due 2028, interest at variable rate  1,885,000  Series 2006 (University Heights Project): Term bonds, due 2039, interest at variable rate  26,700,000  Series 2006 (Sutterfield Project): Term bonds, due 2039, interest at variable rate  7,000,000  Series 2006 (The Groves): Term bonds, due 2040, interest at variable rate  30,950,000  Series 2006 (The Groves): Term bonds, due 2040, interest at variable rate  30,950,000  Total Multi-Family Fund  448,159,221  Total Bonds And Notes Payable  \$ 1,631,560,958	2013 Series 1-AB: Seriel bonds, due 2014 to 2023, interest from 40% to 2.85%	4 245 000
2013 Series 2-T: Serial bonds, due 2013 to 2023, interest from .489% to 3.218% Term bonds, due 2027 to 2036, interest from 3.768% to 4.606%  Term bonds, due 2027 to 2036, interest from 3.768% to 4.606%  Unamortized bond discount Subtotal  Multi-Family Mortgage Revenue Bonds: 1998 Series A: Term bonds, due 2028, interest at variable rate  1,885,000  Series 2006 (University Heights Project): Term bonds, due 2039, interest at variable rate  26,700,000  Series 2006 (Sutterfield Project): Term bonds, due 2039, interest at variable rate  7,000,000  Series 2006 (The Groves): Term bonds, due 2040, interest at variable rate  30,950,000 Subtotal  Total Multi-Family Fund  448,159,221	Serial bonds, due 2014 to 2023, interest from .40% to 2.85%	4,245,000
2013 Series 2-T:       19,035,000         Serial bonds, due 2013 to 2023, interest from .489% to 3.218%       19,035,000         Term bonds, due 2027 to 2036, interest from 3.768% to 4.606%       36,725,000         55,760,000       55,760,000         Unamortized bond discount Subtotal       (48,092)         Multi-Family Mortgage Revenue Bonds:       108,101,908         Multi-Family Mortgage Revenue Bonds:       1,885,000         Series A:       1,885,000         Series 2006 (University Heights Project):       26,700,000         Series 2006 (University Heights Project):       26,700,000         Series 2006 (Sutterfield Project):       7,000,000         Series 2006 (The Groves):       7,000,000         Series 2006 (The Groves):       30,950,000         Subtotal       448,159,221	Term bonds, due 2015 to 2048, interest from .85% to 4.125%	
Serial bonds, due 2013 to 2023, interest from .489% to 3.218%       19,035,000         Term bonds, due 2027 to 2036, interest from 3.768% to 4.606%       36,725,000         55,760,000       55,760,000         Unamortized bond discount Subtotal       (48,092)         Multi-Family Mortgage Revenue Bonds:       108,101,908         Multi-Family Mortgage Revenue Bonds:       1,885,000         Series A:       1,885,000         Series 2006 (University Heights Project):       26,700,000         Series 2006 (University Heights Project):       26,700,000         Series 2006 (Sutterfield Project):       7,000,000         Series 2006 (The Groves):       7,000,000         Series 2006 (The Groves):       30,950,000         Subtotal       30,950,000         Subtotal       448,159,221	2012 Series 2 To	43,520,000
Term bonds, due 2027 to 2036, interest from 3.768% to 4.606%  55,760,000  Unamortized bond discount  Subtotal  Multi-Family Mortgage Revenue Bonds:  1998 Series A:  Term bonds, due 2028, interest at variable rate  1,885,000  Series 2006 (University Heights Project):  Term bonds, due 2039, interest at variable rate  26,700,000  Series 2006 (Sutterfield Project):  Term bonds, due 2039, interest at variable rate  7,000,000  Series 2006 (The Groves):  Term bonds, due 2040, interest at variable rate  30,950,000  Subtotal  Total Multi-Family Fund		19,035,000
Unamortized bond discount         (48,092)           Subtotal         108,101,908           Multi-Family Mortgage Revenue Bonds:         1998 Series A:           Term bonds, due 2028, interest at variable rate         1,885,000           Series 2006 (University Heights Project):         26,700,000           Series 2006 (Sutterfield Project):         7,000,000           Series 2006 (Sutterfield Project):         7,000,000           Series 2006 (The Groves):         30,950,000           Series 2006 (The Groves):         30,950,000           Subtotal         448,159,221		
Multi-Family Mortgage Revenue Bonds:         1998 Series A:           Term bonds, due 2028, interest at variable rate         1,885,000           Series 2006 (University Heights Project):         26,700,000           Series 2006 (Sutterfield Project):         7,000,000           Series 2006 (Sutterfield Project):         7,000,000           Term bonds, due 2039, interest at variable rate         7,000,000           Series 2006 (The Groves):         30,950,000           Term bonds, due 2040, interest at variable rate         30,950,000           Subtotal         66,535,000           Total Multi-Family Fund         448,159,221	·	55,760,000
Multi-Family Mortgage Revenue Bonds:         1998 Series A:           Term bonds, due 2028, interest at variable rate         1,885,000           Series 2006 (University Heights Project):         26,700,000           Series 2006 (Sutterfield Project):         7,000,000           Series 2006 (Sutterfield Project):         7,000,000           Term bonds, due 2039, interest at variable rate         7,000,000           Series 2006 (The Groves):         30,950,000           Term bonds, due 2040, interest at variable rate         30,950,000           Subtotal         66,535,000           Total Multi-Family Fund         448,159,221	TI	(48,002)
Multi-Family Mortgage Revenue Bonds:  1998 Series A: Term bonds, due 2028, interest at variable rate  1,885,000  Series 2006 (University Heights Project): Term bonds, due 2039, interest at variable rate  26,700,000  Series 2006 (Sutterfield Project): Term bonds, due 2039, interest at variable rate  7,000,000  Series 2006 (The Groves): Term bonds, due 2040, interest at variable rate  Subtotal  30,950,000  66,535,000  Total Multi-Family Fund  448,159,221		
1998 Series A:       1,885,000         Series 2006 (University Heights Project):       26,700,000         Term bonds, due 2039, interest at variable rate       26,700,000         Series 2006 (Sutterfield Project):       7,000,000         Term bonds, due 2039, interest at variable rate       7,000,000         Series 2006 (The Groves):       30,950,000         Term bonds, due 2040, interest at variable rate       30,950,000         Subtotal       66,535,000         Total Multi-Family Fund       448,159,221		
Term bonds, due 2028, interest at variable rate       1,885,000         Series 2006 (University Heights Project):       26,700,000         Term bonds, due 2039, interest at variable rate       26,700,000         Series 2006 (Sutterfield Project):       7,000,000         Term bonds, due 2039, interest at variable rate       7,000,000         Series 2006 (The Groves):       30,950,000         Term bonds, due 2040, interest at variable rate       30,950,000         Subtotal       66,535,000         Total Multi-Family Fund       448,159,221		100,101,200
Series 2006 (University Heights Project): Term bonds, due 2039, interest at variable rate  Series 2006 (Sutterfield Project): Term bonds, due 2039, interest at variable rate  7,000,000  Series 2006 (The Groves): Term bonds, due 2040, interest at variable rate  Subtotal  Subtotal  30,950,000  66,535,000  Total Multi-Family Fund  448,159,221		100,101,700
Term bonds, due 2039, interest at variable rate       26,700,000         Series 2006 (Sutterfield Project):       7,000,000         Term bonds, due 2039, interest at variable rate       7,000,000         Series 2006 (The Groves):       30,950,000         Term bonds, due 2040, interest at variable rate       30,950,000         Subtotal       66,535,000         Total Multi-Family Fund       448,159,221	Multi-Family Mortgage Revenue Bonds: 1998 Series A:	
Term bonds, due 2039, interest at variable rate       26,700,000         Series 2006 (Sutterfield Project):       7,000,000         Term bonds, due 2039, interest at variable rate       7,000,000         Series 2006 (The Groves):       30,950,000         Term bonds, due 2040, interest at variable rate       30,950,000         Subtotal       66,535,000         Total Multi-Family Fund       448,159,221	Multi-Family Mortgage Revenue Bonds: 1998 Series A:	
Term bonds, due 2039, interest at variable rate       7,000,000         Series 2006 (The Groves):       30,950,000         Term bonds, due 2040, interest at variable rate       30,950,000         Subtotal       66,535,000         Total Multi-Family Fund       448,159,221	Multi-Family Mortgage Revenue Bonds: 1998 Series A: Term bonds, due 2028, interest at variable rate	
Term bonds, due 2039, interest at variable rate       7,000,000         Series 2006 (The Groves):       30,950,000         Term bonds, due 2040, interest at variable rate       30,950,000         Subtotal       66,535,000         Total Multi-Family Fund       448,159,221	Multi-Family Mortgage Revenue Bonds: 1998 Series A: Term bonds, due 2028, interest at variable rate Series 2006 (University Heights Project):	1,885,000
Series 2006 (The Groves):       30,950,000         Term bonds, due 2040, interest at variable rate       30,950,000         Subtotal       66,535,000         Total Multi-Family Fund       448,159,221	Multi-Family Mortgage Revenue Bonds: 1998 Series A: Term bonds, due 2028, interest at variable rate Series 2006 (University Heights Project): Term bonds, due 2039, interest at variable rate	1,885,000
Term bonds, due 2040, interest at variable rate       30,950,000         Subtotal       66,535,000         Total Multi-Family Fund       448,159,221	Multi-Family Mortgage Revenue Bonds: 1998 Series A: Term bonds, due 2028, interest at variable rate  Series 2006 (University Heights Project): Term bonds, due 2039, interest at variable rate  Series 2006 (Sutterfield Project):	1,885,000
Subtotal 66,535,000  Total Multi-Family Fund 448,159,221	Multi-Family Mortgage Revenue Bonds: 1998 Series A: Term bonds, due 2028, interest at variable rate  Series 2006 (University Heights Project): Term bonds, due 2039, interest at variable rate  Series 2006 (Sutterfield Project):	1,885,000
Total Multi-Family Fund 448,159,221	Multi-Family Mortgage Revenue Bonds: 1998 Series A: Term bonds, due 2028, interest at variable rate  Series 2006 (University Heights Project): Term bonds, due 2039, interest at variable rate  Series 2006 (Sutterfield Project): Term bonds, due 2039, interest at variable rate	1,885,000
	Multi-Family Mortgage Revenue Bonds: 1998 Series A: Term bonds, due 2028, interest at variable rate  Series 2006 (University Heights Project): Term bonds, due 2039, interest at variable rate  Series 2006 (Sutterfield Project): Term bonds, due 2039, interest at variable rate  Series 2006 (The Groves):	1,885,000 26,700,000 7,000,000 30,950,000
	Multi-Family Mortgage Revenue Bonds: 1998 Series A: Term bonds, due 2028, interest at variable rate  Series 2006 (University Heights Project): Term bonds, due 2039, interest at variable rate  Series 2006 (Sutterfield Project): Term bonds, due 2039, interest at variable rate  Series 2006 (The Groves): Term bonds, due 2040, interest at variable rate	1,885,000 26,700,000 7,000,000 30,950,000
Total Bonds And Notes Payable \$ 1,631,560,958	Multi-Family Mortgage Revenue Bonds: 1998 Series A: Term bonds, due 2028, interest at variable rate  Series 2006 (University Heights Project): Term bonds, due 2039, interest at variable rate  Series 2006 (Sutterfield Project): Term bonds, due 2039, interest at variable rate  Series 2006 (The Groves): Term bonds, due 2040, interest at variable rate  Subtotal	1,885,000 26,700,000 7,000,000 30,950,000 66,535,000
	Multi-Family Mortgage Revenue Bonds: 1998 Series A: Term bonds, due 2028, interest at variable rate  Series 2006 (University Heights Project): Term bonds, due 2039, interest at variable rate  Series 2006 (Sutterfield Project): Term bonds, due 2039, interest at variable rate  Series 2006 (The Groves): Term bonds, due 2040, interest at variable rate  Subtotal	1,885,000 26,700,000 7,000,000 30,950,000 66,535,000

The Operating Fund's lines of credit were established with financial institutions primarily to make funds available for the origination, or purchase from participating originating lenders, of single-family loans prior to the time such loans are funded by bond proceeds received by the issuance of bonds under the Single-Family Fund. At March 31, 2013, the Corporation may borrow up to a maximum of \$85,000,000 under various revolving loan agreements expiring between May 2013 and December 2014. Borrowings under the lines of credit are payable on demand and are unsecured.

Homeownership Opportunity Bonds Series 46-T, 48-T, and 63-T, Housing Bonds 2001 Series B-2T, 2003 Series A-2T and 2003 Series B-2T bear interest at a taxable variable rate established monthly or quarterly, which range from .54% -1.20% at March 31, 2013. The Multi-Family Mortgage Revenue Bonds bear interest at a tax exempt rate established weekly, which range from .12% -.53% at March 31, 2013.

#### 7. Commitments and Contingencies

The Corporation is party to financial instruments with off-balance-sheet risk in connection with its commitments to provide financing. Such commitments expose the Corporation to credit risk in excess of the amounts recognized in the accompanying statement of net position. The Corporation's exposure to credit loss in the event of nonperformance by the borrowers is represented by the contractual amount of such instruments. The Corporation uses the same credit policies in making commitments as it does for on-balance-sheet instruments.

Total credit exposure as a result of loan commitments at March 31, 2013 is as follows:

Fund	Commitme					
Operating Fund	\$	32,649,576				
Single-Family Fund		6,661,695				
Multi-Family Fund		4,560				
Total	\$	39,315,831				

Commitments to extend credit are agreements to lend to a borrower as long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses. The Corporation evaluates each borrower's credit worthiness on a case-by-case basis. Interest rates on approved loan commitments are principally fixed rates.

The Corporation is party to a standby letter of credit agreement whereby the Corporation guarantees payment of principal and interest to bondholders in the event of nonperformance by the borrower. The Corporation's exposure to credit loss is represented by the contractual amount of the letter of credit, up to a maximum of \$1,991,649 at March 31, 2013. The Corporation also entered into a confirming letter of credit agreement with a financial institution whereby the financial institution guarantees payment of principal and interest to bondholders in the event of nonperformance by both the borrower and the Corporation. The Corporation holds a marketable security as collateral to support this confirming letter of credit with a fair value of \$2,623,952 at March 31, 2013.

The Corporation is party to certain claims and lawsuits which are being contested, certain of which Rhode Island Housing and respective legal counsel are unable to determine the likelihood of an unfavorable outcome or the amount or range of potential loss. In the opinion of management, the ultimate liability with respect to these actions and claims will not have a material adverse effect on either the financial position or the results of operations of Rhode Island Housing.

Rhode Island Housing is exposed to various risks of loss related to torts; theft of, damage to, or destruction of assets; errors or omissions; injuries to employees; or acts of God for which Rhode Island Housing carries commercial insurance. Neither Rhode Island Housing nor its insurers have settled any claims which exceeded Rhode Island Housing's insurance coverage in any of the last nine fiscal years. There have been no significant reductions in any insurance coverage from amounts in the prior year. Rhode Island Housing also is self-insured for unemployment compensation, and no accrual has been recorded in the accompanying financial statements for claims expected to arise from services rendered on or before March 31, 2013 because Rhode Island Housing officials are of the opinion that, based on prior experience, such claims will not be material.

#### 8. Segment Information

The Corporation has issued various revenue bonds to finance the activities of its Single-Family Fund and Multi-Family Fund. Investors in each revenue bond rely solely on the revenue stream generated from the activities associated with the specific revenue bonds for repayment. Segment information relating to these identifiable activities is presented in the accompanying statements of net position, statements of revenues, expenses and changes in net position and statements of cash flows.

#### 9. Employee Benefits

#### **Employee Benefit Plan**

The Corporation has adopted an employee retirement plan created in accordance with Internal Revenue Code Section 401(a). The Corporation's 401(a) money Purchase Pension Plan (the Plan) is a defined contribution plan, administered by ICMA Retirement Corporation. Regular full-time employees who meet certain requirements as to length of service are eligible. The Corporation contributes a set percentage of an employee's annual eligible compensation to the Plan. The contribution requirements, and benefit provisions, are established and may be amended by management of the Corporation along with the Board of Commissioners. Contributions to the Plan for the nine months ended March 31, 2013 totaled \$628,089.74. The assets of the Plan were placed under a separate trust agreement for the benefit of the applicable employees, and therefore are neither an asset nor a liability of the Corporation.

#### Post-employment Healthcare Plan

The Rhode Island Housing Retiree Healthcare Plan (RIHRHP) is a single-employer defined benefit healthcare plan administered by the Corporation. RIHRHP provides medical insurance benefits to eligible employees who retire from active full-time employment based on years of service and age. As of March 31, 2013, the plan included 13 retirees, 10 of which are receiving benefits, and 171 active employees. RIHRHP does not issue a stand-alone financial report.

The Corporation's annual other postemployment benefit (OPEB) cost is calculated based on the annual required contribution of the employer (ARC), an amount actuarially determined in accordance with the parameters of GASB Statement 45. The ARC represents a level of funding that, if paid on an ongoing basis, is projected to cover normal cost each year. For the nine month period ended March 31, 2013, plan members receiving benefits contributed \$2,928 as their required contribution.

The OPEB cost for the nine month period ended March 31, 2013, is as follows:

Required contribution	\$ 273,258
Interest on OPEB obligation	104,337
Adjustment to required contribution	 (96,666)
OPEB cost	 280,929
Net estimated employer contributions	(16,374)
Increase in net OPEB obligation	 264,555
Net OPEB obligation, beginning of period	 3,091,437
Net OPEB obligation, end of period	\$ 3,355,992
Percent of OPEB cost contributed in	
current period	5.8%

The net OPEB obligation is included in accounts payable and accrued liabilities in the accompanying statement of net position. The annual OPEB cost, the percentage of annual OPEB cost contributed to the Plan, and the net OPEB obligation for the three preceding fiscal years ended June 30 were as follows:

Fiscal Year	Annual OPEB	Employer Amount Contributed	Percentage	Net OPEB
Ended	Cost		Contributed	Obligation
June 30, 2010	\$ 382,671	\$ 11,310	3.0%	\$ 2,429,247
June 30, 2011	351,467	25,120	7.1%	2,755,594
June 30, 2012	362,844	27,001	7.4%	3,091,437

#### Funding Status and Funding Progress:

Under the reporting parameters, the Corporation's retiree health care plan is 0% funded with an estimated actuarial accrued liability exceeding actuarial assets by \$2,755,594 as of June 30, 2011, the most recent actuarial valuation date. As of March 31, 2013, the unfunded accrued liability as a percentage of covered payroll of \$6,828,780 was 100%.

#### **Actuarial Methods and Assumptions**

The actuarial valuations of an ongoing plan involve estimates of the value of reported amounts and assumptions about the probability of occurrence of events far into the future. Examples include assumptions about future employment, mortality, and the healthcare cost trend. Amounts determined regarding the ARC are subject to continual revision as actual results are compared with past expectations. The ARC was calculated based on the projected unit credit method, which provides for a systematic recognition of the cost of these anticipated payments. The yearly ARC is computed to cover the cost of benefits being earned by covered members as well as to amortize a portion of the unfunded accrued liability.

Projections of health benefits are based on the plan as understood by the Corporation and include types of benefits in force at the valuation date and the pattern of sharing benefit costs between the Corporation and its employees to that point. Actuarial calculations reflect a long-term perspective and employ methods and assumptions that are designed to reduce short-term volatility in actuarial accrued liabilities and the actuarial value of assets. Significant methods and assumptions included a 3.00% inflation rate, an investment rate of return of 4.50%, payroll growth of 3.00% and a 30 year open amortization period. The initial annual healthcare cost trend rate of 8.5%, declining to an ultimate rate of 4.50% after 8 years.

#### 10. State Rental Subsidy Program

The Corporation and the State have entered into a contractual relationship whereby the Corporation assumed the responsibility for the State Rental Subsidy Program for the period July 1, 1994 through June 30, 1997. In addition, the Corporation made \$3,800,000 in advances on behalf of the State for this program in the fiscal year ended June 30, 1994. As provided in the contractual arrangement, the State agreed to repay the \$3,800,000, subject to appropriations, in installments of \$950,000 over a four-year period beginning in the year ended June 30, 1996. To date no payments have been received, nor have any payments for advances totaling \$50,894,885 made during the period from July 1, 1997 through March 31, 2013 been received.

#### 11. Subsequent Events

The Corporation has instructed its trustee to redeem the following bonds outstanding:

Date of Call Principal Program		Outstanding				
April 1, 2013	Homeownership Opportunity Bonds	\$	25,260,000			
April 1, 2013	Housing Bonds		17,440,000			

### (A Component Unit of the State of Rhode Island) Combining Statements of Net Position - Single-Family Fund March 31, 2013

		omeownership portunity Bond Program	unity Bond Home Fund			gle-Family Fund Totals
Assets						
Loans receivable	\$	895,596,412	\$	63,390,902	\$	958,987,314
Less allowance for loan losses		(8,431,344)		-		(8,431,344)
Loans receivable, net		887,165,068		63,390,902		950,555,970
Investments		26,106,895		98,287,196		124,394,091
Accrued interest-loans		3,326,884		194,403		3,521,287
Accrued interest-investments		106,831		316,962		423,793
Cash and cash equivalents		115,513,824		36,478,108		151,991,932
Deferred bond issuance costs, net		7,321,515		1,534,697		8,856,212
Other assets, net		16,517,751		143,332		16,661,083
Interfund receivable		3,875,375		(3,859,057)		16,318
Total Assets		1,059,934,143	\$	196,486,543	<u>\$</u>	1,256,420,686
Liabilities and Net Position						
Bonds and notes payable	\$	905,187,569	\$	179,399,181	\$	1,084,586,750
Accrued interest payable on bonds and notes		18,937,109		2,205,340		21,142,449
Accounts payable and accrued liabilities		343,618		-		343,618
Deferred fees		282,261				282,261
Total liabilities		924,750,557		181,604,521		1,106,355,078
Net Position						
Net position, restricted		135,183,586		14,882,022		150,065,608
Total Liabilities and Net Position	\$_	1,059,934,143	\$.	196,486,543	\$	1,256,420,686

#### (A Component Unit of the State of Rhode Island)

### Combining Statements of Revenues, Expenses and Changes in Net Position - Single-Family Fund For the Nine Months Ended March 31, 2013

	meownership Portunity Bond Program		Home Funding Bond Program		Single-Family Fund Total	
Operating revenues:	 		7.106.4.1.		10141	
Interest income on loans	\$ 33,769,825	\$	2,066,918	\$	35,836,743	
Income on investments:						
Interest on investments	855,188		2,766,939		3,622,127	
Net increase in fair value of investments	22,313		147,287		169,600	
Total operating revenues	34,647,326		4,981,144		39,628,470	
Operating expenses:						
Interest expense	28,998,610		3,930,986		32,929,596	
Other administrative expenses	96,760		-		96,760	
Housing initiatives	22,335		-		22,335	
Provision for loan loss	2,003,674		-		2,003,674	
REO expenditures	1,541,000		-		1,541,000	
Arbitrage rebate	75,000		-		75,000	
Amortization of deferred bond issuance costs	395,763		106,597		502,360	
Early retirement of debt	147,612		75,379		222,991	
Depreciation and amortization of other assets	310,748	_	12,490		323,238	
Total operating expenses	 33,591,502		4,125,452		37,716,954	
Operating income	1,055,824		855,692		1,911,516	
Transfers in to (out of) net position	 (2,693,837)		(899,753)		(3,593,590)	
Total change in net position	(1,638,013)		(44,061)		(1,682,074)	
Net position, beginning of period	 136,821,599		14,926,083		151,747,682	
Net position, end of period	\$ 135,183,586	\$	14,882,022	\$	150,065,608	

### (A Component Unit of the State of Rhode Island) Combining Statements of Net Position - Multi-Family Fund March 31, 2013

Assets		Multi-Family Iousing Bond Program		Housing Bond Program	Multi-Family Mortgage Revenue Bond Program	
Loans receivable	\$	937,793	\$	158,412,840	\$	66,535,000
Investments		24,177,114		17,247,367		
Accrued interest-loans		6,018		1,001,957		- 25.705
Accrued interest-investments		402,383		240,618		25,795
Cash and cash equivalents		192,602		31,812,376		1 054 202
Deferred bond issuance costs, net		6,300		21,230		1,854,383 -
Total Assets		25,722,210	\$	208,736,388	\$	68,415,178
Liabilities and Net Position						
Bonds and notes payable	\$	1,290,000	\$	181,322,313	\$	66 525 000
Accrued interest payable on bonds and notes	-	18,556	Ψ	3,773,887	Ф	66,535,000
Accounts payable and accrued liabilities		471,530		3,187,824		8,495
Deferred fees		.,1,550		3,107,024		100,125
Escrow deposits				1,280,354		1,860,455
Total liabilities	_	1,780,086		189,564,378		68,504,075
Net Position						
Net position, restricted		23,942,124		19,172,010		(88,897)
Total Liabilities and Net Position	_\$_	25,722,210	\$	208,736,388	\$	68,415,178

(Continued)

### (A Component Unit of the State of Rhode Island) Combining Statements of Net Position - Multi-Family Fund March 31, 2013

Assets		Multi-Family Funding Bond Program		Multi-Family Development Bonds	Multi-Family Fund Total		
Loans receivable	\$	90,850,026	\$	105,479,940	\$	422,215,599	
Investments		_					
Accrued interest-loans		483,611		- 506 400		41,424,481	
Accrued interest-investments		-		586,480		2,103,861	
Cash and cash equivalents		9,924,090		-		643,001	
Deferred bond issuance costs, net		<i>-</i> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		23,963,776		67,747,227	
·	•	<del></del>		158,984		186,514	
Total Assets	\$	101,257,727	_\$_	130,189,180	\$	534,320,683	
Liabilities and Net Position							
Bonds and notes payable	\$	90,910,000	\$	108,101,908	\$	449 150 221	
Accrued interest payable on bonds and notes		1,498,267	•	620,943	Ф	448,159,221 5,920,148	
Accounts payable and accrued liabilities		-		020,545		3,659,354	
Escrow deposits		-		_		3,140,809	
Total liabilities		92,408,267		108,722,851		460,979,657	
Net Position							
Net position, restricted		8,849,460		21,466,329		73,341,026	
Total Liabilities and Net Position	<u>\$</u>	101,257,727	\$	130,189,180	\$	534,320,683	

(A Component Unit of the State of Rhode Island)

Combining Statements of Revenues, Expenses and Changes in Net Position - Multi-Family Fund For the Nine Months Ended March 31, 2013

Operating revenues:	Multi-Family Housing Bond Program			Housing Bond Program		Multi-Family Mortgage Revenue Bond Program	
Interest income on loans	\$	166,148	\$	10,579,427	\$	337,844	
Income on investments: Interest on investments Net increase in fair value of investments		1,276,947		2,435,319 (1,802,055)			
Total operating revenues		1,443,095		11,212,691		337,844	
Operating expenses: Interest expense		161,632		7,116,184	· · · · ·	07.070	
Other administrative expenses		3,034		80,342		97,270	
Arbitrage rebate		225,000		-		<del>-</del>	
Amortization of deferred bond issuance costs Early retirement of debt		4,239		4,914		_	
Total operating expenses		51,061		-		_	
- our operating expenses		444,966		7,201,440		97,270	
Operating income		998,129		4,011,251		240,574	
Transfers out of net position		(9,000,000)	(	(13,463,770)		(280,250)	
Total change in net position		(8,001,871)		(9,452,519)		(39,676)	
Net position, beginning of period		31,943,995		28,624,529		(49,221)	
Net position, end of period	\$	23,942,124	\$	19,172,010	\$	(88,897)	

(A Component Unit of the State of Rhode Island)

Combining Statements of Revenues, Expenses and Changes in Net Position - Multi-Family Fund For the Nine Months Ended March 31, 2013

Operating revenues:	Multi-Family Funding Bond Program	Multi-Family Development Bonds	Multi-Family Total	
Interest income on loans	\$ 4,359,817	\$ 1,540,814	\$ 16,984,050	
Income on investments:				
Interest on investments  Net increase in fair value of investments	2,858	2,134	3,717,258	
Total operating revenues	4,362,675	1,542,948	(1,802,055)	
		1,542,948	18,899,253	
Operating expenses: Interest expense	2 240 066			
Other administrative expenses	2,248,866	795,741	10,419,693	
Arbitrage rebate	-	(25.105)	83,376	
Amortization of deferred bond issuance costs	- 761	(37,125)	187,875	
Early retirement of debt	52,947	31,819	41,733	
Total operating expenses	2,302,574	3,410 793,845	107,418 10,840,095	
Operating income	2,060,101	749,103	8,059,158	
Transfers out of net position		12,759,844	(9,984,176)	
Total change in net position	2,060,101	13,508,947	(1,925,018)	
Net position, beginning of period	6,789,359	7,957,382	75,266,044	
Net position, end of period	\$ 8,849,460	\$ 21,466,329	\$ 73,341,026	