

Consolidated Financial Statements

For the Years Ended June 30, 2025 and 2024,

And

Independent Auditors' Report

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INDEPENDENT AUDITORS' REPORT

Board of Directors
Sharing Connexion, Inc. and Affiliates

Opinion

We have audited the accompanying consolidated financial statements of Sharing Connexion, Inc. and Affiliates (collectively, the Organization), which comprise the consolidated statements of financial position as of June 30, 2025 and 2024, and the related consolidated statements of activities, functional expenses and cash flows for the years then ended, and the related notes to the consolidated financial statements (collectively, the financial statements).

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Organization as of June 30, 2025 and 2024, and the changes in their net assets and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

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

Responsibilities of Management for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error. In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events considered in the aggregate, that raise substantial doubt about the Organization's ability to continue as a going concern within one year after the date that the consolidated financial statements are available to be issued.

Auditors' Responsibility for the Audits of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with generally accepted auditing standards will always detect a material misstatement when it exists.

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

In performing an audit in accordance with generally accepted auditing standards we:

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

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

Other Matters

Our audit was conducted for the purpose of forming an opinion on the basic consolidated financial statements as a whole. The supplemental schedules on pages 18 through 19 are presented for purposes of additional analysis and are not a required part of the basic consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the consolidated financial statements as a whole.

Stockman Kast Ryan & Co., LLP

September 30, 2025

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION JUNE 30, 2025 AND 2024

ASSETS CURRENT ASSETS \$ 490,770 \$ 319,671 Cash and cash equivalents \$ 490,770 \$ 319,671 Restricted cash 12,557 82,361 Tenant receivable, net 20,943 35,438 Contributions receivable 30,000 1,762,500 Real estate held for sale 1,840,000 1,762,500 Prepaid expenses and other assets 2,7846 32,090 Total current assets 2,422,116 2,232,060 PROPERTY, NET 12,070,220 12,033,661 TOTAL ASSETS \$ 14,492,336 \$ 14,265,721 CURRENT LIABILITIES \$ 55,537 \$ 50,964 Payable to related party 104,465 104,465 Payable to related party 104,465 104,469 Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 22,000 Rescue loan deposits 12,250 9,050 Notes payable - related parties 55,000 125,000 Notes payable - related parties, long term 100,000 600,000			2025	2024
Cash and cash equivalents \$ 490,770 \$ 319,671 Restricted cash 12,557 82,361 Tenant receivable, net 20,943 35,438 Contributions receivable 30,000 1,762,500 Real estate held for sale 1,840,000 1,762,500 Prepaid expenses and other assets 27,846 32,090 Total current assets 2,422,116 2,232,060 PROPERTY, NET 12,070,220 12,033,661 TOTAL ASSETS \$ 14,492,336 \$ 14,265,721 LIABILITIES AND NET ASSETS CURRENT LIABILITIES \$ 55,537 \$ 50,964 Payable to related party 104,465 Interest payable and accrued liabilities \$ 55,537 \$ 50,964 Payable to related party 104,465 Interest payable to related party 104,465 Interest payable to related party 104,465 Interest payable to related parties 2,1000 21,000 21,000 21,000 21,000 21,000 21,000 21,000 21,000 21,000 21,000 21,000 21,000 21,000 21,000 21,000	ASSETS			
Restricted cash 12,557 82,361 Tenant receivable, net 20,943 35,438 Contributions receivable 30,000 1,762,500 Real estate held for sale 1,840,000 1,762,500 Prepaid expenses and other assets 27,846 32,090 Total current assets 2,422,116 2,232,060 PROPERTY, NET 12,070,220 12,033,661 TOTAL ASSETS \$ 14,492,336 \$ 14,265,721 LIABILITIES AND NET ASSETS STACKED Translations \$ 55,537 \$ 50,964 Payable to related party 104,465 104,466 104,466 104,466 104,466 104,466 104,466 104,466 104,466 104,466 104,466 104,466 104,466 <td< td=""><td>CURRENT ASSETS</td><td></td><td></td><td></td></td<>	CURRENT ASSETS			
Tenant receivable, net 20,943 35,438 Contributions receivable 30,000 1,762,500 Real estate held for sale 1,840,000 1,762,500 Prepaid expenses and other assets 2,7,846 32,090 Total current assets 2,422,116 2,232,060 PROPERTY, NET 12,070,220 12,033,661 TOTAL ASSETS \$ 14,492,336 \$ 14,265,721 LIABILITIES AND NET ASSETS S \$ 55,537 \$ 50,964 COUNTS payable and accrued liabilities \$ 55,537 \$ 50,964 Payable to related party 104,465 100,000 100,006 Interest payable 47,333 44,699 100,000 100,000 100,000 100,000 100,000 100,000 100,000 100,000 100,000 100,000 125,000 100,000	Cash and cash equivalents	\$	490,770	\$ 319,671
Contributions receivable 30,000 Real estate held for sale 1,840,000 1,762,500 Prepaid expenses and other assets 27,846 32,090 Total current assets 2,422,116 2,232,060 PROPERTY, NET 12,070,220 12,033,661 TOTAL ASSETS \$ 14,492,336 \$ 14,265,721 LIABILITIES AND NET ASSETS CURRENT LIABILITIES \$ 55,537 \$ 50,964 Payable to related party 104,465 104,465 Interest payable 47,333 44,699 Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 21,000 Tenant security deposits 12,250 9,050 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 Without donor restrictions	Restricted cash		12,557	82,361
Real estate held for sale 1,840,000 1,762,500 Prepaid expenses and other assets 27,846 32,090 Total current assets 2,422,116 2,232,060 PROPERTY, NET 12,070,220 12,033,661 TOTAL ASSETS \$ 14,492,336 \$ 14,265,721 LIABILITIES AND NET ASSETS CURRENT LIABILITIES Accounts payable and accrued liabilities \$ 55,537 \$ 50,964 Payable to related party 104,465 1,0465 Interest payable 47,333 44,469 Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 21,000 Tenant security deposits 12,250 9,050 Notes payable - current portion 285,780 125,000 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 303,	Tenant receivable, net		20,943	35,438
Prepaid expenses and other assets 27,846 32,090 Total current assets 2,422,116 2,232,060 PROPERTY, NET 12,070,220 12,033,661 TOTAL ASSETS \$ 14,492,336 \$ 14,265,721 LIABILITIES AND NET ASSETS CURRENT LIABILITIES \$ 55,537 \$ 50,964 Accounts payable and accrued liabilities \$ 55,537 \$ 50,964 Payable to related party 104,465 Interest payable 47,333 44,669 Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 21,000 Rescue loan deposits 21,000 21,000 21,000 21,000 21,000 Tenant security deposits 12,250 9,050 9,050 Notes payable - related parties 55,000 125,000 Notes payable - related parties 55,000 125,000 125,000 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 303,122 554,670 <	Contributions receivable		30,000	
Total current assets 2,422,116 2,232,060 PROPERTY, NET 12,070,220 12,033,661 TOTAL ASSETS \$ 14,492,336 \$ 14,265,721 LIABILITIES AND NET ASSETS CURRENT LIABILITIES Accounts payable and accrued liabilities \$ 55,537 \$ 50,964 Payable to related party 104,465 Interest payable 47,333 44,69 Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 21,000 Rescue loan deposits 21,000 21,000 21,000 10,000 10,000 Tenant security deposits 12,250 9,050 9,050 Notes payable - related parties 55,000 125,000 Notes payable - related parties 55,000 125,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 303,122 554,670 With donor restrictions <td>Real estate held for sale</td> <td></td> <td>1,840,000</td> <td>1,762,500</td>	Real estate held for sale		1,840,000	1,762,500
PROPERTY, NET 12,070,220 12,033,661 TOTAL ASSETS \$ 14,492,336 \$ 14,265,721 LIABILITIES AND NET ASSETS CURRENT LIABILITIES Accounts payable and accrued liabilities \$ 55,537 \$ 50,964 Payable to related party 104,465 110,465 Interest payable 47,333 44,469 Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 21,000 Tenant security deposits 12,250 9,050 Notes payable - current portion 285,780 125,000 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670	Prepaid expenses and other assets	_	27,846	 32,090
TOTAL ASSETS \$ 14,492,336 \$ 14,265,721 LIABILITIES AND NET ASSETS CURRENT LIABILITIES \$ 55,537 \$ 50,964 Payable to related party 104,465 104,465 Interest payable 47,333 44,469 Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 21,000 Tenant security deposits 12,250 9,050 Notes payable - current portion 285,780 125,000 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670 Total net assets 333,122 554,670	Total current assets		2,422,116	2,232,060
LIABILITIES AND NET ASSETS CURRENT LIABILITIES \$ 55,537 \$ 50,964 Payable to related party 104,465 104,465 Interest payable 47,333 44,469 Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 21,000 Tenant security deposits 12,250 9,050 Notes payable - current portion 285,780 125,000 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670 Total net assets 333,122 554,670	PROPERTY, NET		12,070,220	 12,033,661
CURRENT LIABILITIES COUNTS payable and accrued liabilities \$ 55,537 \$ 50,964 Payable to related party 104,465 104,465 Interest payable 47,333 44,469 Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 21,000 Tenant security deposits 12,250 9,050 Notes payable - current portion 285,780 125,000 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670	TOTAL ASSETS	\$	14,492,336	\$ 14,265,721
Accounts payable and accrued liabilities \$ 55,537 \$ 50,964 Payable to related party 104,465 104,465 Interest payable 47,333 44,469 Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 21,000 Tenant security deposits 12,250 9,050 Notes payable - current portion 285,780 1,279,000 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 303,122 554,670 Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670 Total net assets 333,122 554,670	LIABILITIES AND NET ASSETS			
Payable to related party 104,465 Interest payable 47,333 44,469 Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 21,000 Tenant security deposits 12,250 9,050 Notes payable - current portion 285,780 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670	CURRENT LIABILITIES			
Interest payable 47,333 44,469 Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 21,000 Tenant security deposits 12,250 9,050 Notes payable - current portion 285,780 125,000 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670 Total net assets 333,122 554,670	Accounts payable and accrued liabilities	\$	55,537	\$ 50,964
Contributions held for others 1,713,000 1,029,166 Rescue loan deposits 21,000 21,000 Tenant security deposits 12,250 9,050 Notes payable - current portion 285,780 125,000 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670 Total net assets 333,122 554,670	Payable to related party		104,465	
Rescue loan deposits 21,000 21,000 Tenant security deposits 12,250 9,050 Notes payable - current portion 285,780 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670 Total net assets 333,122 554,670	Interest payable		47,333	44,469
Tenant security deposits 12,250 9,050 Notes payable - current portion 285,780 125,000 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 30,000 Total net assets 333,122 554,670	Contributions held for others		1,713,000	1,029,166
Notes payable - current portion 285,780 Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670 Total net assets 333,122 554,670	Rescue loan deposits		21,000	21,000
Notes payable - related parties 55,000 125,000 Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670 Total net assets 333,122 554,670	Tenant security deposits		12,250	9,050
Total current liabilities 2,294,365 1,279,649 Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670 Total net assets 333,122 554,670	Notes payable - current portion		285,780	
Notes payable - related parties, long term 100,000 600,000 Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670 Total net assets 333,122 554,670	Notes payable - related parties	_	55,000	 125,000
Notes payable - long term debt, net 11,764,849 11,831,402 Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000 554,670 Total net assets 333,122 554,670	Total current liabilities		2,294,365	1,279,649
Total liabilities 14,159,214 13,711,051 NET ASSETS Without donor restrictions 303,122 554,670 With donor restrictions 30,000	Notes payable - related parties, long term		100,000	600,000
NET ASSETS Without donor restrictions With donor restrictions 303,122 554,670 Total net assets 333,122 554,670	Notes payable - long term debt, net		11,764,849	 11,831,402
Without donor restrictions303,122554,670With donor restrictions30,000Total net assets333,122554,670	Total liabilities		14,159,214	 13,711,051
With donor restrictions30,000Total net assets333,122554,670	NET ASSETS			
Total net assets 333,122 554,670	Without donor restrictions		303,122	554,670
	With donor restrictions		30,000	
TOTAL LIABILITIES AND NET ASSETS <u>\$ 14,492,336</u> <u>\$ 14,265,721</u>	Total net assets		333,122	 554,670
	TOTAL LIABILITIES AND NET ASSETS	\$	14,492,336	\$ 14,265,721

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF ACTIVITIES FOR THE YEARS ENDED JUNE 30, 2025 AND 2024

	2025							2024		
	Wit	hout Donor	Wi	With Donor			Without Donor			
	Re	estrictions	Re	strictions		Total	Restrictions			
REVENUES		_		_						
Rental revenue	\$	968,934			\$	968,934	\$	225,589		
Contributions and grants		251,712	\$	30,000		281,712		552,405		
In-kind contribution										
of real estate		176,007				176,007		370,297		
In-kind contribution of service								130,000		
Gain (loss) on										
sale of real estate		68,392				68,392		(8,787)		
Interest income		14,430				14,430		35,227		
Other		24,810				24,810		27,441		
Total revenues		1,504,285		30,000		1,534,285		1,332,172		
EXPENSES										
Program services		1,405,463				1,405,463		1,024,966		
Supporting services:										
General and administrative		308,286				308,286		251,416		
Fundraising		42,084				42,084		99,873		
Total expenses		1,755,833				1,755,833		1,376,255		
CHANGE IN NET ASSETS		(251,548)		30,000		(221,548)		(44,083)		
NET ASSETS, Beginning of year		554,670				554,670		598,753		
NET ASSETS, End of year	\$	303,122	\$	30,000	\$	333,122	\$	554,670		

CONSOLIDATED STATEMENT OF FUNCTIONAL EXPENSES FOR THE YEAR ENDED JUNE 30, 2025

		Supporting Services					
	Program	Gei	neral and				
	Services	Adm	ninistrative	Fui	ndraising		Total
Cost of real estate sold	\$ 2,354,108					\$	2,354,108
Interest	597,734	\$	2,500				600,234
Salaries and benefits	277,707		219,952	\$	34,580		532,239
Project expenses	278,109		3,860		360		282,329
Amortization	87,486						87,486
Information technology	30,485		23,450		4,498		58,433
Professional service fees	12,130		44,517		830		57,477
Depreciation	48,650						48,650
Insurance	25,329		3,836				29,165
Rent	11,461		8,816		1,691		21,968
Dues and subscriptions	170		998		125		1,293
Other operating expenses	 36,202		357				36,559
Total expenses	3,759,571		308,286		42,084		4,109,941
Less expenses netted in revenue:							
Cost of real estate sold	 2,354,108						2,354,108
Total functional expenses	\$ 1,405,463	\$	308,286	\$	42,084	\$	1,755,833

CONSOLIDATED STATEMENT OF FUNCTIONAL EXPENSES FOR THE YEAR ENDED JUNE 30, 2024

			Supporting Services				
	Program		Gei	neral and			
		Services	Adm	ninistrative	Fur	ndraising	 Total
Cost of real estate sold	\$	897,417					\$ 897,417
Salaries and benefits		103,973	\$	155,053	\$	93,081	352,107
Write off of property		·		•		•	-
related costs		331,093					331,093
Donations of real estate		187,965					187,965
Project expenses		167,581		1,065			168,646
Interest		142,753		2,500			145,253
Professional service fees		45,712		71,601		6,742	124,055
Depreciation		25,997					25,997
Insurance		6,782		5,222			12,004
Amortization		11,141					11,141
Information technology		1,469		7,797			9,266
Rent				6,208			6,208
Dues and subscriptions				1,395			1,395
Conferences,							
conventions, meetings						50	50
Other operating expenses		500		575			 1,075
Total expenses		1,922,383		251,416		99,873	2,273,672
Less expenses							
netted in revenue:							
Cost of real estate sold		897,417					 897,417
Total functional expenses	\$	1,024,966	\$	251,416	\$	99,873	\$ 1,376,255

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED JUNE 30, 2025 AND 2024

	2025		2024
OPERATING ACTIVITIES			
Change in net assets	\$ (221,548)	\$	(44,083)
Adjustments to reconcile change in net assets			
to net cash provided by (used in) operating activities:			
Write off of property related costs			331,093
Donations of real estate	(176,007)		(370,297)
Donations of real estate to others			187,965
Depreciation expense	48,650		25,997
Loss (gain) on sale of real estate	(68,392)		8,787
Amortization of loan fees	87,486		11,141
Changes in operating assets and liabilities:			
Tenant receivable	14,495		(35,438)
Contributions receivable	(30,000)		
Prepaid expenses and other assets	4,244		(24,680)
Accounts payable and accrued liabilities	111,902		80,029
Contributions held for others	70,933		
Tenant security deposits	 3,200		7,550
Net cash provided by (used in) operating activities	 (155,037)		178,064
INVESTING ACTIVITIES			
Repayment of notes receivable			1,000,000
Issuance of notes receivable			(1,000,000)
Purchase of real estate	(59,308)		(370,874)
Proceeds from sale of real estate	 753,899		84,839
Net cash provided by (used in) investing activities	 694,591	_	(286,035)
FINANCING ACTIVITIES			
Repayment of notes payable	(2,409,034)		
Proceeds from notes payable	2,600,000		535,763
Repayments on notes payable to related parties	(570,000)		(55,000)
Payment of loan fees	 (59,225)		(352,821)
Net cash provided by (used in) financing activities	 (438,259)		127,942
NET CHANGE IN CASH AND CASH EQUIVALENTS	101,295		19,971
CASH AND CASH EQUIVALENTS, Beginning of year	 402,032	_	382,061
CASH AND CASH EQUIVALENTS, End of year	\$ 503,327	\$	402,032

(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED JUNE 30, 2025 AND 2024

	2025	2024
Cash and cash equivalents Restricted cash	\$ 490,770 12,557	\$ 319,671 82,361
Total cash and cash equivalents	\$ 503,327	\$ 402,032
SUPPLEMENTAL CASH FLOW INFORMATION Cash paid for interest	\$ 597,370	\$ 308,544
Contributions held for others reduced through settlement of sale of real estate and property	\$ 1,536,857	\$ 674,500
Contributions held for others recorded with donation of real estate and property	\$ 2,149,758	\$ 1,703,666
Acquisitions of real estate and property through issuance of notes payable	\$ 	\$ 12,100,000

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization — Established in 2015 in Denver, Colorado, Sharing Connexion, Inc. and Affiliates (the Organization) began with the idea to use the expertise and resources of key real estate industry leaders to solve the pressing real estate needs of non-profit organizations and affordable housing providers. The Organization's mission is to provide affordable housing organizations and non-profit organizations with real estate expertise, funding and preservation. The vision is that real estate philanthropy will empower non-profit organizations and expand affordable housing options. The Organization activates its mission through four key programs: Real Estate Donations, Real Estate Impact, Real Estate Rescue and Real Estate Affordable Housing. Real Estate Donations, Real Estate Affordable Housing and Real Estate Rescue serve non-profits nationwide; however, the Real Estate Impact program is Colorado-specific.

Real Estate Donations: The Organization teams up with non-profit organizations to make donations of real estate less complicated. With the Organization's expertise and partnership, they mitigate the non-profit organization's risk, maximize the value of the property, and arrange the sale, thus growing the non-profit organizations' funds and capacity to serve their mission. The Organization ensures that non-profits can accept gifts of real property and aims to make this an easy, simple process, equipping the non-profit with the confidence of expertise and assistance from a fellow missional partner, the Organization.

Real Estate Impact: The Organization uses their funds to make key real estate impact loans for buying, building and renovating affordable housing projects and non-profit organizations' program spaces. The loans offer low-interest solutions for mission-based real estate transactions serving inneed populations. The Real Estate Impact program has three "gap financing" tools: predevelopment loans, acquisition loans and bridge loans. This program has selected focus areas to measure and evaluate a high missional impact for both key affordable housing needs and non-profit programs.

Real Estate Rescue: The Organization aims to preserve and protect affordable housing and non-profit organizations from displacement through short-term acquisition solutions. The Organization acts as a partner to quickly save facilities, either securing housing affordability or empowering a non-profit organization into ownership. In markets that are quickly appreciating, the Organization can "rescue" property to save it for missional use. In the case of a non-profit at threat of displacement, the Organization purchases the property, stabilizes the non-profit's rent and enters into a purchase option agreement with the non-profit, shielding them from significant market appreciation for up to three years. In the case of affordable housing, the Organization can save and hold naturally occurring affordable housing, and affordable housing that may be distressed or going to market as affordability restrictions end.

Real Estate Affordable Housing: One of the Organization's goals is to assist in the creation of affordable housing by acquiring development land, either by acquisition or by governmental grant. If necessary, the Organization would oversee the entitlement and infrastructure improvement of a site – the Organization will not engage in vertical development. Once the land is entitled and the infrastructure is in place, the Organization would lease the land to vertical developers at a nominal rate, with long-term affordability restrictions to ensure the resulting housing remains affordable for at least 99 years. This model would be administered by a community land trust, controlled by the Organization. The Organization would receive management fees to oversee ground lease administration.

Sharing Connexion Impact Fund (SCIF) — The Organization historically benefited from a \$30 million, "Prime Rate" credit facility from 1st Bank of Colorado. Unlike a line of credit, the Organization applied for project specific funding in conformity with then current underwriting criteria. Prior to March 16, 2022 when the Federal Reserve commenced its interest rate hikes, the Organization used the facility to fund multiple mission-based projects, however after this date, the cost of this financing became too expensive for the Organization to affordably fund projects. Accordingly, on May 12, 2024 the Organization formed SCIF to raise \$20 million via a private placement offering of loan participations from social impact investors. The SCIF will pay investors approximately the Fed Funds Rate and the Organization will loan these funds to affordable housing developers and other non-profits at below market rates and at no greater than 55% "loan-to-value", with terms ranging from 1-3 years. The Organization may increase its loan amounts to 60.5% by funding the incremental amount in a subordinated position. In September, 2024, the Organization surpassed its \$2 million minimum and on September 10, 2024, SCIF filed Form D — Notice of Exempt Offering of Securities with the Securities Exchange Commission. As of the date of this report, SCIF has not funded any loans.

Basis of Presentation — The consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America (GAAP). The consolidated financial statements include the consolidated accounts of Sharing Connexion, Inc. and its wholly owned subsidiaries. The subsidiaries are created as individual LLC's to own the underlying real estate assets. Subsidiaries with activity during the years ended June 30, 2025 and 2024 are as follows:

- SCI 8701 Huron, LLC
- SCI 1108 Forest, LLC
- SCI 918 Raymond, LLC
- SCI Capitol City, LLC
- SCI 472 N Broadway, LLC
- SCI 6328 Braun, LLC
- SCI 3114 Larimer, LLC
- Sharing Connexion Hawaii, LLC
- SCI 1550 Elmira, LLC
- Sharing Connexion Impact Fund

All intercompany accounts and transactions have been eliminated in consolidation.

The Organization reports information on the accrual basis, in accordance with GAAP, regarding its financial position and activities according to two classes of net assets: without donor restrictions and with donor restrictions.

Net Assets Without Donor Restrictions: Net assets that are not subject to donor-imposed restrictions and may be expended for any purpose in performing the primary objectives of the Organization. These net assets may be used at the discretion of the Organization's management and the board of directors.

Net Assets With Donor Restrictions: Net assets subject to stipulations imposed by donors and grantors. Some donor restrictions are temporary in nature; those restrictions will be met by actions of the Organization or by passage of time. Other donor restrictions are perpetual in nature whereby the donor has stipulated the funds be maintained in perpetuity. As of June 30, 2025, the Organization has net assets with donor restrictions of \$30,000, restricted for time. As of June 30, 2024, the Organization had no net assets with donor restrictions. Donor restricted contributions are reported as increases in net assets with donor restrictions. When a restriction expires, net assets are reclassified from net assets with donor restrictions to net assets without donor restrictions in the consolidated statements of activities.

Use of Estimates — Preparation of the consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosures of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates, and such differences could be material.

Cash and Cash Equivalents — The Organization considers all highly liquid investments with original maturities of three months or less to be cash equivalents.

Restricted Cash — Restricted cash consists of cash reserves held in escrow for payment of taxes, insurance and repairs as required under a note payable agreement.

Concentration and Credit Risks — Cash and cash equivalents are maintained at financial institutions and, at times, balances may exceed federally insured limits. The Organization has never experienced any losses related to these balances. Two donors comprised 46% and 56% of total contribution and grant revenue for the years ended June 30, 2025 and 2024, respectively. In-kind contributions of real estate were from two and three donors for the years ended June 30, 2025 and 2024, respectively.

Contributions Held For Others —The Organization receives donations of real estate under which a portion of the proceeds from sale are to be provided to another organization. The portion estimated to be paid upon sale is reported as contributions held for others.

Real Estate and Property —

Acquisition of Real Estate and Property: Real estate and property, including land, building and improvements, are stated at cost less accumulated depreciation.

Donated Real Estate and Property: Real estate and property that is donated, including land, building and improvements, are stated at the estimated fair value of land and / or building, which is estimated by reviewing comparable sales within the same submarket and / or region. Donations are used in one of the Organization's four key programs as identified in Note 1. Donated property has no restricted net assets associated with it.

Real Estate Held for Sale: Real estate held for sale is reported at the lower of book value or fair value less estimated costs to sell.

Depreciation of Property: The Organization calculates depreciation on a straight-line basis over the estimated useful lives of the property of 39 years. Depreciation was \$48,650 and \$25,997 for the years ended June 30, 2025 and 2024, respectively.

Review of Carrying Value of Property For Impairment: The Organization follows the provisions of the Financial Accounting Standard Board (FASB) Accounting Standards Codification (ASC) 360, Impairment of Long-Lived Assets. Management reviews long-lived assets, including real estate, for impairment when conditions exist that may indicate that the carrying amount of a long-lived asset may not be recoverable. Recoverability of the asset is measured by comparison of its carrying amount to undiscounted future net cash flows the asset is expected to generate. Management projects undiscounted cash flows expected over the period to be benefited. If such assets are considered to be impaired, the impairment recognized is measured as the amount by which the carrying amount of the asset exceeds its fair market value. Estimates of expected future cash flows represent management's best estimate based on currently available information and reasonable and supportable assumptions. Any impairment recognized is permanent and may not be restored. As of June 30, 2025 and 2024, the Organization believes indicators of impairment do not exist.

Revenue Recognition —

Rental Revenue: Rental revenue is earned monthly based on the terms of the lease, which are described in Note 6.

Contribution Revenue: Contributions and grants are recorded as revenue when an unconditional promise to give has been made. Contributions are considered to be available for unrestricted use unless specifically restricted by the donor. Amounts received that are designated for future periods, or are restricted by the donor for specific purposes, are reported as net assets with donor restrictions. When donor restrictions expire, that is, when a stipulated time restriction ends or purpose restriction is accomplished, net assets with donor restrictions are reclassified through releases in the consolidated statements of activities and changes in net assets.

Contributions which contain donor-imposed conditions are not included as support until the conditions are substantially met, or the likelihood of not meeting the conditions is remote. Cash received in advance of meeting the conditions are reported as refundable advances on the consolidated statement of financial position. There were no refundable advances during the years ended June 30, 2025 and 2024.

Functional Allocation of Expenses — The costs of providing the various programs and other activities have been summarized on a functional basis in the consolidated statements of activities. The details of functional expenses by natural classification are presented in the consolidated statements of functional expenses. Accordingly, certain costs have been allocated among the programs and supporting services benefited. Such allocations are determined by management based on estimated use or benefit.

Loan Deposits — Rescue and Impact loan deposits are deposits made to the Organization. The amount represents the funds that are on deposit with the Organization that are due back to the customer upon completion of the transaction.

Income Taxes and Tax Status — The Organization is exempt from federal income taxes under Section 501(c)(3) of the Internal Revenue Code (IRC). Accordingly, no provision for income taxes is made for federal, state or local taxes. In addition, the Internal Revenue Service (IRS) has determined that the Organization is not a private foundation within the meaning of Section 509(a) of the IRC. The Organization applies a more-likely-than-not measurement methodology to reflect the financial statement impact of uncertain tax positions taken or expected to be taken in a tax return. Management has determined no uncertain tax positions have been taken, and therefore, no amount has been recognized as of June 30, 2025 and 2024. If incurred, interest and penalties associated with tax positions are recorded in the period assessed as general and administrative expense. The Organization has determined that there are no material uncertain tax positions that require recognition or disclosure in the financial statements.

Subsequent Events — The Organization has evaluated subsequent events for recognition or disclosure through the date of the Independent Auditors' Report, which is the date the consolidated financial statements were available for issuance.

2. LIQUIDITY AND AVAILABILITY

The following represents the Organization's financial assets as of June 30, 2025 and 2024, reduced by amounts not available for general expenditures within one year:

		2025	2024
Cash and cash equivalents	\$	490,770	\$ 319,671
Restricted cash		12,557	82,361
Tenant receivable		20,943	35,438
Contributions receivable		30,000	
Total financial assets		554,270	437,470
Less amounts not available to be used for general expenditures within one year: Restricted cash		(12,557)	(82,361)
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Total financial assets available for expenditure within one year	\$	541,713	\$ 355,109

As part of its liquidity management, the Organization structures its financial assets to be available to meet 60 days of normal operating expenses and as needed for capital transactions.

3. INVESTMENT IN REAL ESTATE AND PROPERTY

The Organization's real estate and property investments are provided below:

	2025				2024			
		teal Estate eld for Sale		Property		eal Estate eld for Sale		Property
Land Buildings and improvements Acquisition costs	\$	1,840,000	\$	10,250,705 1,590,711 310,754	\$	1,061,250 701,250	\$	10,178,709 1,590,711 309,263
Total Less accumulated depreciation	_	1,840,000 —		12,152,170 (81,950)		1,762,500 —		12,078,683 (45,022)
Real estate held for sale and property, net	<u>\$</u>	1,840,000	\$	12,070,220	\$	1,762,500	\$	12,033,661

4. NOTES PAYABLE

SCI – Capital City, LLC: On April 30, 2024, the Organization entered into a financing agreement for \$6,176,000 with an interest rate of 6.68%. Interest payments of approximately \$34,380 are due monthly through May 1, 2027. Monthly payments of principal and interest of \$39,770 are due beginning June 1, 2027. The remaining principal plus any accrued and unpaid interest is due at maturity on May 1, 2029. The note is secured by a deed of trust on the property purchased with the note with "carve-out" obligations guaranteed by the President of the Organization. As of June 30, 2025 and 2024, the note has a principal balance of \$6,176,000. The carrying value of the note is reduced by unamortized loan fees of \$242,061 and \$302,576 as of June 30, 2025 and 2024, respectively.

On April 24, 2024, the Organization entered into a forgivable and non-serviceable financing agreement for up to \$2,600,000 at 0% interest. No principal payments are due unless the property pledged as security does not conform with the various affordability restrictions, or it is sold or transferred before maturity in April 2084. As of June 30, 2025 and 2024, the note has a principal balance of \$2,590,000 and \$2,490,000, respectively.

On April 30, 2024, the Organization entered into a financing agreement for \$1,500,000 with an interest rate of 3.00%. Monthly principal and interest payments of \$3,750 are due through April 1, 2042. Remaining principal plus any accrued and unpaid interest is due at maturity on May 1, 2054. The note is secured by a deed of trust on the property purchased with the note. As of June 30, 2025 and 2024, the note has a principal balance of \$590,966 and \$1,500,000, respectively.

On April 30, 2024, the Organization entered into a financing agreement for \$1,000,000 with an interest rate of 3.50%. Interest payments of \$2,917 were due monthly through April 30, 2027 and then principal and interest payments of \$34,861 were due.

Remaining principal and any accrued and unpaid interest were due at maturity on October 31, 2029. The note was secured by a deed of trust on the property purchased with the note. As of June 30, 2024, the note has a principal balance of \$1,000,000. The carrying value of the note is reduced by unamortized loan fees of \$19,623 as of June 30, 2024. This note was repaid during the year ended June 30, 2025.

On April 30, 2024, the Organization entered into a financing agreement for \$500,000 with an interest rate of 3.00%. Interest payments of \$1,250 were due monthly through April 30, 2027 and then principal and interest payments of \$17,320 were due. Remaining principal and any accrued and unpaid interest was due at maturity on October 31, 2029. The note was secured by a deed of trust on the property purchased with the note. As of June 30, 2024, the note has a principal balance of \$500,000. This note was repaid during the year ended June 30, 2025.

On February 20, 2025, the Organization entered into a financing agreement for \$2,500,000 with an interest rate of 1.00%. Annual payments of 50% of Cash Flow, as defined in the agreement, are due. Remaining principal and any accrued and unpaid interest are due at maturity on September 1, 2030. The note is secured by a deed of trust on the property purchased with the note. As of June 30, 2025, the note has a principal balance of \$2,500,000. The carrying value of the note is reduced by unamortized loan fees of \$51,313 as of June 30, 2025.

Sharing Connexion, Inc: On April 26, 2024, the Organization entered into a financing agreement for \$250,000 with an interest rate of 3%. Interest payments of \$1,875 are due quarterly and principal plus any accrued and unpaid interest is due at maturity on October 26, 2029. As of June 30, 2025 and 2024, the note has a principal balance of \$250,000. The carrying value of the note is reduced by unamortized loan fees of \$3,929 and \$4,838 as of June 30, 2025 and 2024, respectively.

SCI – *918 Raymond, LLC*: On August 30, 2023, the Organization entered into an unsecured financing agreement for \$600,000 with a trust for which a board member of the Organization is a trustee with an interest rate of 4.05%. Interest payments of \$12,150 were due semi-annually and principal plus any accrued and unpaid interest was due at maturity on August 29, 2027. As of June 30, 2024, the note had a principal balance of \$600,000. This note was repaid during the year ended June 30, 2025.

SCI – 1550 Elmira, LLC: On September 30, 2021, the Organization entered into a financing agreement for \$260,200 with an interest rate of 4.18%. Interest payments are due monthly commencing on October 22, 2021 and principal plus any accrued and unpaid interest is due at maturity on September 22, 2025. The note is secured by a deed of trust on the property purchased with the note and is guaranteed by the President of the Organization. As of June 30, 2025 and 2024, the note has a principal balance of \$260,200. The carrying value of the note is reduced by unamortized loan fees of \$346 and \$1,732 as of June 30, 2025 and 2024, respectively.

Sharing Connexion Impact Fund: Costs of \$18,347 are recorded as debt issuance costs during the year ended June 30, 2025. The carrying value of notes payable has been reduced by this balance.

Notes Payable to Related Parties: The Organization entered into a note payable with a related party during the year ended June 30, 2022 for \$100,000 bearing interest at 2.5% and due at the earlier of the disposition of the 38th and Holly property or December 31, 2023. The note was amended and is now due December 31, 2026. The balance due as of June 30, 2025 and 2024 is \$100,000.

The Organization entered into an unsecured note payable with a related party during the year ended June 30, 2025 for \$30,000. The note is non-interest bearing and has no stated repayment terms. The balance due as of June 30, 2025 is \$30,000.

The Organization entered into an unsecured note payable with a related party during the year ended June 30, 2023 for \$25,000. The note is non-interest bearing and has no stated repayment terms. The balance due as of June 30, 2025 and 2024 is \$25,000.

See SCI – 918 Raymond, LLC above for a note payable to a trust for which a board member of the Organization is trustee.

Future minimum payments on all notes payable are as follows for the years ending June 30:

2026	\$	340,780
2027		133,810
2028		96,361
2029		6,133,705
2030		31,092
Thereafter		5,469,881
Total	\$ <u></u>	12,205,629

5. IN-KIND CONTRIBUTIONS OF REAL ESTATE

In-kind contributions of real estate consist of the following for the years ended June 30:

		Utilization in		Valuation
	Revenue Recognized			Techniques / Inputs
2025:				
3114 Larimer	\$ 127,000	Real estate donation program	None	Appraisal
6328 Braun	49,007	Real estate donation program	None	Appraisal
Total	<u>\$ 176,007</u>			
2024:				
Modular homes	\$ 222,965	Real estate donation program	None	Comparable home sales
472 N Broadway	114,352	Real estate donation program	None	Comparable property sales
1108 Forest	25,500	Real estate donation program	None	Appraisal
8701 Huron	7,480	Real estate donation program	None	Comparable home sales
Total	\$ 370,297			

6. LEASES

Real Estate Held for Sale: 472 N Broadway was leased to a tenant for \$3,250 per month until the property was sold in January 2025. 918 Raymond was leased to a tenant for \$3,000 per month through September 2024, when the property was sold. 3114 Larimer is leased to a tenant for \$650 per month on a month-to-month basis.

Property: Capitol City Mobile Home Park leases mobile home sites to residents under one year agreements. 1550 Elmira was leased to a tenant through September 30, 2024 and the lease following is on a month-to-month basis.

7. RELATED PARTY TRANSACTIONS

See note 5 for notes payable to related parties. The Organization reimburses an entity owned by the President of the Organization for employee compensation, accounting and bookkeeping services and real estate/project management services. Reimbursements totaled \$590,730 and \$370,874 during the years ended June 30, 2025 and 2023, respectively. As of June 30, 2025, the Organization has a payable to this related entity related to these reimbursements of \$104,465.

During the year ended June 30, 2024, services related to acquisition of real estate were provided by an entity owned by the President of the Organization. Revenue of \$130,000 was recognized because the services would have needed to be purchased if not donated. The cost of the services was capitalized as part of the property acquisition cost.