Consolidated Financial Report December 31, 2017

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RSM US LLP

Independent Auditor's Report

To the Board of Directors IFF

Report on the Financial Statements

We have audited the accompanying consolidated financial statements of IFF and Subsidiaries, which comprise the consolidated statements of financial position as of December 31, 2017 and 2016, and the related consolidated statements of activities and changes in net assets and cash flows for the years then ended, and the related notes to the consolidated financial statements (collectively, financial statements).

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

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

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

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

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of IFF and Subsidiaries as of December 31, 2017 and 2016, 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.

Other Matter

Our audits were conducted for the purpose of forming an opinion on the financial statements as a whole. The consolidating information as presented as supplementary information is presented for purposes of additional analysis rather than to present the financial position and changes in net assets of the individual subsidiaries and is not a required part of the 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 financial statements. The information has been subjected to the auditing procedures applied in the audits of consolidated the 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.

RSM US LLP

Chicago, Illinois April 25, 2018

Consolidated Statements of Financial Position December 31, 2017 and 2016

	2017	2016
Assets		
Cash and cash equivalents	\$ 41,201,356	\$ 32,212,695
Other restricted cash and interest-bearing deposits in banks	11,171,402	10,582,989
Department of Education (DOE) restricted cash and interest-bearing		
deposits in banks	17,784,581	17,846,703
Grants receivable, other receivables, prepaids and deposits	7,371,842	3,576,250
Loans receivable, net	318,968,068	294,316,910
Accrued interest receivable	1,399,560	1,334,671
Properties owned by IFF and IFF's subsidiaries, net	40,356,282	37,544,878
Federal Home Loan Bank stock, at cost	315,000	427,000
Foreclosed assets, net	2,507,659	640,000
Furniture, equipment and leasehold improvements, net	994,988	1,215,287
Capitalized finance costs, net	12,521	14,349
Other assets	227,248	222,459
	\$ 442,310,507	\$ 399,934,191
Liabilities and Net Assets		
Liabilities:		
Accrued liabilities	\$ 4,730,177	\$ 5,245,298
Accrued interest payable	1,923,098	1,599,662
Deferred grant revenue	14,155,443	14,641,460
Investor Consortium collateral trust notes, net	142,665,320	120,923,388
Borrowings, net	137,195,835	134,319,397
Equity equivalent borrowings, net	22,222,927	22,139,250
Bond Guarantee Program borrowings, net	23,601,397	17,732,725
Loan participations payable	425,850	676,090
	346,920,047	317,277,270
Commitments and contingencies (Notes 5 and 13)		
Net assets:		
Unrestricted	43,184,334	36,060,236
Temporarily restricted	52,206,126	46,596,685
	95,390,460	82,656,921
	\$ 442,310,507	\$ 399,934,191

See notes to consolidated financial statements.

Consolidated Statements of Activities and Changes in Net Assets Years Ended December 31, 2017 and 2016

	2017	2016
Unrestricted - operating:		
Support and revenue:		
Corporations, foundations and individuals	\$ 404,236	\$ 265,940
Interest on loans	16,337,608	14,303,936
Consulting contract fees	3,401,785	1,946,604
Developer fees	781,832	184,879
Management and sponsor fees	1,092,086	742,824
Syndication fees	1,802,424	780,000
Loan fees	311,525	540,637
Other interest income	106,746	58,334
Rental income	1,703,547	1,733,201
Reimbursed professional fees	692,109	180,458
Unrealized gains on other assets	52	118
Net assets released from restrictions	3,075,838	3,458,139
Net assets released from restrictions - Pass through Grants	7,372,352	5,718,232
	37,082,140	 29,913,302
Expenses:	,,	
Salaries and benefits	10,373,937	9,070,134
Professional fees	3,262,183	2,019,151
Occupancy and office	2,025,041	2,317,596
Printing and marketing	87,011	79,516
Interest	9,188,271	7,344,760
Other operating	726,205	600,236
Pass through Grants	7,372,352	5,718,232
Meetings and travel	638,570	511,003
Depreciation and amortization	1,265,070	1,172,304
Gain on sale of foreclosed assets	(30,075)	(116,151)
	(252,858)	(730)
Gain on sale of properties, furniture and equipment	(232,838) 108	(64)
Income tax expense (benefit)	34,655,815	 28,715,987
·	0 1,000,010	20,1 10,001
Increase in unrestricted net assets - operating	2,426,325	1,197,315
Unrestricted - capital:		
Support and revenue:		
Net assets released from restrictions - loan capital grants	4,697,773	252,227
Net assets released from restrictions - capital (release of) provision for		
loan losses	(993,409)	1,460,051
	3,704,364	1,712,278
·	(000 100)	4 400 054
(nelease of) provision for loan losses	(993,409)	1,400,051
Increase in unrestricted net assets - capital	4,697,773	 252,227
Increase in unrestricted net assets	7.124.098	1.449.542
Expenses: (Release of) provision for loan losses	3,704,364 (993,409)	1,712,27 1,460,05

IFF and Subsidiaries

Consolidated Statements of Activities and Changes in Net Assets (Continued) Years Ended December 31, 2017 and 2016

	2017	2016
Temporarily restricted:		
Program and operating grants	\$ 10,235,952	\$ 8,800,945
Loan capital grants	9,450,000	500,000
Interest income	76,043	22,170
Net assets released from restrictions - operating	(3,075,838)	(3,458,139)
Net assets released from restrictions - Pass through Grants	(7,372,352)	(5,718,232)
Net assets released from restrictions - loan capital grants	(4,697,773)	(252,227)
Net assets released from restrictions - capital release of (provision for		
loan losses)	 993,409	(1,460,051)
Increase (decrease) in temporarily restricted net assets	 5,609,441	(1,565,534)
Increase (decrease) in net assets	12,733,539	(115,992)
Net assets:		
Beginning of year	 82,656,921	82,772,913
End of year	\$ 95,390,460	\$ 82,656,921

See notes to consolidated financial statements.

Consolidated Statements of Cash Flows Years Ended December 31, 2017 and 2016

		2017		2016
Cash flows from operating activities:				
Increase (decrease) in net assets	\$	12,733,539	\$	(115,992)
Adjustments to reconcile increase (decrease) in net assets				
to net cash provided by operating activities:				
Depreciation and amortization expense		1,219,790		1,122,858
Amortization expense for capitalized finance costs		45,280		49,446
Gain on the sale of properties owned by IFF's subsidiaries		(251,461)		- (440.454)
Gain on the sale of foreclosed assets		(30,075)		(116,151)
Provision for loan losses		(993,409)		1,460,051
Unrealized gain on other assets		(52)		(118)
Gain on sale of furniture, equipment and leasehold improvements		-		(730)
Changes in assets and liabilities:		(2.705.500)		200.074
Grants receivable, other receivables, prepaids and deposits		(3,795,592)		309,671
Accrued interest receivable		(64,889)		(270,763)
Other assets		(4,737)		(1,817)
Accrued liabilities		(585,046)		2,120,953
Accrued interest payable	-	323,436		297,229
Net cash provided by operating activities		8,596,784		4,854,637
Cash flows from investing activities:				
Net change in Department of Education restricted cash and				
interest-bearing deposits in banks		62,122		139,307
Net change in other restricted cash and interest-bearing deposits in banks		(588,413)		(3,189,082)
Sale (Purchase) of Federal Home Loan Bank Stock		112,000		(77,000)
Loan disbursements		(81,307,546)		(107,428,498)
Loan principal payments received		56,753,235		57,313,219
Sale of foreclosed assets		· · ·		332,682
Purchase of foreclosed assets		(871,097)		· -
Net purchases of equipment and leasehold improvements		(112,423)		(320,831)
Purchase of properties owned by IFF's subsidiaries		(4,738,399)		(11,733,049)
Sale of properties owned by IFF's subsidiaries		1,293,216		-
Net cash used in investing activities		(29,397,305)		(64,963,252)
Cash flows from financing activities:				
Proceeds from deferred revenue grants		11,115		1,770,419
Use of proceeds from deferred revenue grants		(497,132)		(584,474)
Proceeds from Investor Consortium collateral trust notes		45,476,026		46,467,491
Repayment of Investor Consortium collateral trust notes		(23,721,497)		(20,049,878)
Proceeds from borrowings, equity equivalent borrowings,		(23,721,437)		(20,043,070)
bond guarantee borrowings and participations payable		17,221,955		73,750,357
Repayment of borrowings, equity equivalent borrowings,		17,221,333		10,100,001
bond guarantee borrowings and participations payable		(8,669,051)		(32,871,584)
Finance costs paid		(32,234)		(40,929)
Net cash provided by financing activities		29,789,182		68,441,402
Increase in cash and cash equivalents		8,988,661		8,332,787
Cash and cash equivalents:				
Beginning of year		32,212,695		23,879,908
End of year	\$	41,201,356	\$	32,212,695
Supplemental disclosure of cash flow information:				
Interest paid on borrowings	\$	8,864,835	\$	7,047,531
35. paid on bonomingo		0,007,000	Ψ	1,077,001
Supplemental schedule of noncash investing activities:				
Real estate acquired in settlement of loans		1,396,562	\$	240,000
Sales of foreclosed assets financed by IFF	\$	500,000	\$	1,422,318
		-		

See notes to consolidated financial statements.

IFF and Subsidiaries (IFF), an Illinois nonprofit corporation, is a community development financial institution (CDFI) serving nonprofit corporations in Illinois, Indiana, Iowa, Kansas, Kentucky, Michigan, Minnesota, Missouri, Ohio and Wisconsin. IFF makes below-market rate loans to nonprofit human service and community development agencies for the acquisition, construction, remodeling and renovation of facilities. IFF is also engaged in real estate development for nonprofit corporations and provides development planning, financial, and technical assistance. In addition, IFF undertakes research and public policy activities on behalf of the nonprofit corporations in its target market. IFF brings all of its skills, expertise and resources in finance, real estate, research and policy, to a comprehensive community development approach in low-income communities. Activities are primarily conducted from IFF's headquarters in Chicago (Illinois) with additional offices in Columbus (Ohio), Detroit (Michigan), Indianapolis (Indiana), Milwaukee (Wisconsin), and St. Louis (Missouri). IFF opened its Columbus office in January 2016. IFF also has a staff person located in Kansas City (Missouri) that started in June 2016. IFF closed its Minneapolis (Minnesota) office in October 2017.

IFF conducts its activities in conjunction with its subsidiaries as follows:

IFF Real Estate Services, LLC IFF Housing, LLC 4731 Delmar LLC (created in 2016) 5326 Hillside, LLC (created in 2017) IFF NMTC Senior Lender, LLC Home First Illinois, LLC IFF CILA Lease Program, LLC IFF Pay for Success I, LLC IFF Pay for Success II, LLC (created in 2017) IFF Waukegan Market LLC IFF Rockford Market LLC IFF Von Humboldt, LLC IFF Quality Seats – Broadway, LLC (created in 2016) IFF Hatchery, LLC (created in 2016) Home First, LLC Community Living Initiative, LLC Access Peoria, LLC Access Housing I MM, LLC Access West Cook I MM, LLC Access West Cook I. LLC Access Southwest Chicago I. LLC (created in 2017) Access Southwest Chicago I MM, LLC (created in 2017)

IFF is the sole corporate member of the subsidiaries. IFF and the subsidiaries included in the consolidated financial statements are referred to individually and collectively as "IFF."

In addition, IFF has ownership interest in the following limited liability companies:

New Markets Tax Credit LLCs: IFF Capital III LLC

IFF Capital IV LLC

IFF Capital V LLC

IFF Capital VI LLC

irr Capital VI LLC

IFF Capital VII LLC

IFF Capital VIII LLC

IFF Capital IX LLC

IFF Capital X LLC

IFF Capital XI LLC IFF Capital XII LLC IFF Capital XIII LLC (active in 2016) IFF Capital XIV LLC IFF Capital XV LLC IFF Capital XVI LLC IFF Capital XVII LLC (active in 2016) IFF Capital XVIII LLC (active in 2016) IFF Capital 20 LLC (active in 2017) IFF Capital 21 LLC (active in 2017) IFF Capital 22 LLC (active in 2017) IFF Capital 23 LLC (active in 2017) IFF Capital 24 LLC (active in 2017) IFF Capital 25 LLC (active in 2017) Chase NMTC Erie Elementary Investment Fund LLC Access Housing I, LLC

The accounts and activities of these limited liability companies above are not included in these consolidated financial statements. See Note 19.

Significant accounting policies are described below.

Basis of accounting: These consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America. Accordingly, revenue and assets are recognized when earned, and expenses and liabilities are recognized when incurred. IFF follows accounting and reporting standards applicable to nonprofit organizations. For financial reporting purposes, IFF classifies its activities as unrestricted, temporarily, or permanently restricted based on the existence or absence of donor-imposed restrictions, as follows:

Unrestricted: Net assets that are not subject to donor-imposed restrictions. Items that affect (increase or decrease) this net asset category include revenue and expenses associated with the core activities of IFF. The consolidated statements of activities presents unrestricted support and revenue and expenses as either operating or capital, depending on the nature of the item. Capital activities are primarily related to grants intended for loans and provisions for loan losses.

Temporarily Restricted: IFF reports gifts of cash, grants and other assets as temporarily restricted if they are received with donor stipulations limiting the use of the donated assets. When a restriction is satisfied, temporarily restricted net assets are transferred to unrestricted net assets and are reported in the consolidated statements of activities as net assets released from restrictions.

Permanently Restricted: Net assets subject to donor-imposed restrictions which require that they be maintained permanently (in perpetuity) by IFF. IFF does not have any permanently restricted net assets.

Principles of consolidation: Accounting guidance on reporting of related entities requires nonprofit organizations with a controlling and economic interest in other organizations to consolidate those other organizations. Accordingly, the consolidated financial statements include the activities and accounts of the subsidiaries. All intercompany balances and transactions have been eliminated in consolidation.

Various affiliated limited liability companies do not meet the criteria requiring consolidation and are therefore not included in the consolidated financial statements.

Accounting policies: IFF follows accounting standards established by the Financial Accounting Standards Board (FASB) to ensure consistent reporting of financial position, results of activities, and cash flows. References to generally accepted accounting principles in these disclosures are to the *FASB Accounting Standards Codification™*, sometimes referred to as the Codification or ASC.

Cash and cash equivalents: IFF considers all highly liquid deposit accounts in banks, including interest-bearing accounts with original maturities of three months or less at date of acquisition, to be cash and cash equivalents. IFF maintains bank deposit accounts that, at times, may exceed federally insured limits. IFF has not experienced any losses in such accounts. Management believes that IFF is not exposed to significant credit risk on cash and cash equivalents.

Other restricted cash and interest-bearing deposits: Several grant and loan agreements require cash to be held in separate interest bearing accounts. This cash is restricted in its use and for those accounts that are from grant agreements, the interest earned on the cash becomes part of the restricted grant funds. Management believes that IFF is not exposed to significant credit risk on these balances in excess of federally insured limits.

Department of Education (DOE) restricted cash and interest-bearing deposits in banks: Restricted cash and interest-bearing deposits in banks related to the Department of Education Grant for Credit Enhancement are restricted for use in a certain program and are, therefore, included in temporarily restricted net assets. Restricted interest-bearing deposits in banks mature within one year and are generally recorded at cost. Management believes that IFF is not exposed to significant credit risk on these balances in excess of federally insured limits.

Grants receivable, other receivables, prepaids and deposits: Grants receivable are recorded in connection with amounts due from individuals, foundations and governmental agencies. Other receivables are generally recorded in connection with consulting contract fees due from unaffiliated nonprofit corporations. No allowance for uncollected receivables has been established because management considers all grants and other receivables to be fully collectible. Prepaids are expenditures paid for in one accounting period, but for which the underlying assets will not be consumed until a future period. IFF's prepaids consist of rent, insurance premiums, postage, maintenance contracts, lease commissions, subscriptions, consultants and taxes. Deposits are security deposit IFF has make to landlords for the various office spaces IFF rents per the lease agreements.

Loans receivable: IFF makes below-market rate loans to nonprofit agencies for capital projects. The loan portfolio consists principally of first and second mortgages on real property. Loan maturities are generally up to 15 years. Loans are secured, when possible, by a mortgage and are repaid on a monthly basis based on a repayment schedule, which includes principal and/or interest. Loans are stated at the amount of unpaid principal, reduced by an allowance for loan losses. Interest on loans is accrued over the term of the loan based on the amount of principal outstanding. 31 percent and 36 percent of the loans receivable balance at December 31, 2017 and 2016, respectively, consisted of borrowers making monthly interest-only payments.

The accrual of interest on loans is discontinued at the time the loan is 90 days past due unless the credit is well-secured and in the process of collection. Past due status is based on contractual terms of the loan. In all cases, loans are placed on nonaccrual of interest or charged-off at an earlier date if collection of principal or interest is considered doubtful.

All interest accrued but not collected for loans that are placed on nonaccrual or charged-off is reversed against interest income. The interest on these loans is accounted for on the cash basis or cost recovery method, until qualifying for return to accrual status. Loans are returned to accrual status when all the principal and interest amounts contractually due are brought current, the borrower has made at least six consecutive payments in accordance with terms of its agreement and future payments are reasonably assured. Loans renegotiated in troubled debt restructurings are those loans on which concessions in terms have been granted because of a borrower's financial difficulty.

Allowance for loan losses: The allowance for loan losses is established as losses are estimated to occur through a provision for loan losses charged to earnings. Loans are charged against the allowance for loan losses when management believes the uncollectibility of the principal is confirmed. Subsequent recoveries, if any, are credited to the allowance.

The allowance for loan losses is evaluated on a regular basis by management and is based upon management's periodic review of the collectability of the loans in light of historical experience, the nature and volume of the loan portfolio, adverse situations that may affect the borrower's ability to repay, estimated value of any underlying collateral and prevailing economic conditions. This evaluation is inherently subjective as it requires estimates that are susceptible to significant revision as more information becomes available.

The allowance consists of allocated and general components. The allocated component relates to loans that are specifically identified and classified as impaired. For those loans that are classified as impaired, an allowance is established when the discounted cash flows (or collateral value or observable market price) of the impaired loan is lower than the carrying value of that loan. The general component covers nonclassified loans and is based on historical charge-off experience and expected loss given default derived from IFF's internal risk rating process. Other adjustments may be made to the allowance for pools of loans after an assessment of internal or external influences on credit quality that are not fully reflected in the historical loss or risk rating data.

Loans are considered impaired when, based on current information and events, it is probable that IFF will not be able to collect all amounts due according to the contractual terms of the agreement. Factors considered by management in determining impairment include payment status, collateral value, and the probability of collecting scheduled principal and interest payments when due. Loans that experience insignificant payment delays and payment shortfalls generally are not classified as impaired. The impairment is measured based on the present value of expected future cash flows or, alternatively, the observable market price of the loans or the fair value of the collateral. However, for those loans that are collateral-dependent and for which management has determined foreclosure is probable, the measure of impairment of those loans is to be based on the fair value of the collateral. The amount of impairment, if any, and any subsequent changes are included in the allowance for loan losses.

Troubled debt restructurings: A loan is classified as a troubled debt restructuring when a borrower is experiencing financial difficulties that leads to a borrower's inability to adhere to the terms of the loan agreement. In these instances, IFF grants concessions to the borrower which may include rate reductions, principal forgiveness, extension of maturity date, temporary adjustments for interest-only payments, capitalization of interest and/or other actions intended to minimize potential losses. Performance prior to the restructuring is considered when assessing whether the borrower can meet the new terms and may result in the loan being returned to accrual at the time of the restructuring or after a shorter performance period.

Transfers of financial assets: Transfers of financial assets are accounted for as sales only when the control over the financial assets has been surrendered. Control over transferred assets is deemed to be surrendered when (1) the assets have been isolated from IFF - put presumptively beyond the reach of the transferor and its creditors, even in bankruptcy or other receivership, (2) the transferee obtains the right, free of conditions that constrain it from taking advantage of the right, to pledge or exchange the transferred assets, and (3) IFF does not maintain effective control over the transferred assets through an agreement to repurchase them before their maturity or the ability to unilaterally cause the holder to return specific assets.

Properties under development or owned by IFF subsidiaries: Aggregate property acquisitions and improvement costs in connection with IFF and IFF's subsidiaries of Home First Illinois, LLC, IFF CILA Lease Program, LLC, IFF Waukegan Market, LLC, IFF Rockford Market, LLC, IFF Von Humboldt, LLC, IFF Quality Seats – Broadway, LLC, IFF Hatchery, LLC, Community Living Initiative, LLC, Access Peoria, LLC, and Access West Cook I MM, LLC are capitalized on the consolidated statements of financial position as an asset. Depreciation is computed using the straight-line method over the estimated useful lives of the properties, when placed in service.

Federal Home Loan Bank Stock: IFF, as a member of the Federal Home Loan Bank of Chicago (FHLBC), is required to maintain an investment in capital stock of the FHLBC. FHLBC stock does not have a readily determinable fair value as ownership is restricted and there is no ready market for sales of this stock. As a result, this stock is carried at cost and evaluated periodically by management for impairment. Management reviews for impairment based on the ultimate recoverability of the cost basis in the FHLBC stock. No impairment was noted as of December 31, 2017 and 2016.

Foreclosed assets: Assets acquired through or in lieu of loan foreclosure are held for sale and are initially recorded at fair value less cost to sell at the date of foreclosure establishing a new cost basis. Subsequent to foreclosure, valuations are periodically performed by management and the assets are carried at the lower of carrying amount or fair value less cost to sell. Revenue and expenses from operations and changes in the valuation allowance are included in operating expenses on the consolidated statements of activities.

Furniture, **equipment and leasehold improvements**: Furniture, equipment and leasehold improvements are recorded at cost. Disbursements for additions and improvements to existing property in amounts over \$1,500 are capitalized, while general maintenance and repairs are charged to expense. The cost and accumulated depreciation of items sold or retired are removed from the property and equipment account and any gain or loss upon disposition is recognized at that time. Provisions for depreciation are computed using the straight-line method over the five year estimated useful lives of the assets for furniture, equipment and software. The provision for depreciation of leasehold improvements has been computed using the lesser of the estimated useful life of the asset or the life of the lease.

Capitalized finance costs: Capitalized finance costs consist of legal fees and related costs from IFF leases which are amortized using the straight-line method over 5 to 15 years, depending on the term of the related lease. Costs are reported net of accumulated amortization of \$10,798 and \$8,970 at December 31, 2017 and 2016, respectively.

Other assets: Capital contributions paid in exchange for managing member interests in certain limited liability companies are included in other assets on the consolidated statements of financial position, and are evaluated each quarter to adjust to IFF's equity balance in which IFF's share of the net income of the affiliates is recognized as income in IFF's consolidated statements of activities and added to the investment account, and distributions, if any, received from the affiliates are treated as a reduction of the investment account. IFF does not control these limited liability companies due to various rights held by other members.

Sources of revenue: IFF receives a majority of its revenue from interest income on loans and from corporate, foundation and government grants. In accordance with the terms of the government grants, revenue is recognized as income in the contract period in which services are provided. Unearned revenue is reported as deferred in the consolidated statements of activities until earned in accordance with terms of the government grants or other agreements. IFF also receives consulting contract fees, which are in connection with providing real estate and research consulting services to nonprofits. These fees are recognized either when agreed-upon milestones per the contract are achieved or monthly on an expense reimbursement basis not to exceed the contract amount. IFF also receives rental income on the properties it has developed and owns.

Unrestricted and restricted support and revenue: Contributions are recorded as unrestricted, temporarily restricted, or permanently restricted support, depending on the existence and/or nature of any donor restrictions, in the period commitments are made by the donor. Contributions restricted for use in the loan program are classified as temporarily restricted. When a restriction expires, temporarily restricted net assets are reported as net assets released from restrictions, and reclassified to unrestricted net assets.

Pass through grant revenue and expense: IFF has received several grants in which a portion of the grant proceeds have been passed through to developers or other agencies for acquisition and improvement costs or other professional fees. Grantors fund the costs of the acquisition and improvements and budgeted professional fees, and IFF records temporarily restricted grant revenue when proceeds are received from the grantors. Amounts are released from restrictions when disbursements are made to the developers or agencies and a corresponding expense is recorded on the consolidated statements of activities in Pass through Grants.

Functional expenses: Operating expenses directly identified with a functional area are charged to that area and, where these expenses affect more than one area, they are allocated on the basis of ratios estimated by management.

Rentals and expenses: Base rentals due under IFF's leased facilities, net of rental incentives received, are recognized as rental expense on a ratable or straight-line basis over the lease term. The deferred rent liability, included in accrued liabilities on the consolidated statements of financial position, includes rental incentives received and is being amortized over the term of the lease as a reduction of rental expense.

Advertising: IFF expenses advertising costs as they are incurred. Advertising expenses, included in printing and marketing, were \$46,068 and \$43,682 for 2017 and 2016, respectively.

Income taxes: IFF is exempt from federal income taxes under the provisions of Section 501(c)(3) of the Internal Revenue Code and applicable state law, except for taxes pertaining to unrelated business income, if any.

In accordance with the accounting standard on *Accounting for Uncertainty in Income Taxes*, IFF addresses the determination of whether tax benefits claimed or expected to be claimed on a tax return should be recorded in the consolidated financial statements. Under this guidance, IFF may recognize the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained on examination by taxing authorities, based on the technical merits of the position. Examples of tax positions include the tax-exempt status of IFF and various positions related to the potential sources of unrelated business taxable income. There were no unrecognized unrelated business tax benefits identified or recorded as liabilities for the reporting periods presented herein. IFF is generally no longer subject to examination by the Internal Revenue Service (IRS) and related state taxing authorities for years before 2014.

IFF NMTC Senior Lender is taxed as a C-corporation and files forms 1120 in the U.S. federal jurisdiction and the state of Missouri and form E-234 in the city of St. Louis. Access Housing I MM, LLC is taxed as a C-corporation and files forms 1120 in the U.S. federal jurisdiction and the state of Illinois. Access West Cook I MM, LLC is taxed as a C-corporation and files forms 1120 in the U.S. federal jurisdiction and the state of Illinois. Access West Cook I, LLC, 100 percent owned by Access West Cook I MM, LLC is consolidated and included on Access West Cook I MM, LLC tax returns.

Home First Illinois, LLC, IFF CILA Lease Program, LLC, IFF Pay for Success I, LLC, IFF Pay for Success II, LLC, IFF Waukegan Market, LLC, IFF Rockford Market, LLC, IFF Von Humboldt, LLC, IFF Quality Seats – Broadway, LLC, IFF Hatchery, LLC, Home First, LLC, Community Living Initiative, LLC, Access Peoria, LLC, Access Southwest Chicago I, LLC, Access Southwest Chicago I MM, LLC, IFF Housing, LLC, IFF Real Estate Services, LLC, 4731 Delmar LLC, and 5326 Hillside, LLC are disregarded as separate entities for income tax purposes and are, therefore, included within IFF's IRS form 990. IFF files IRS form 990 in the U.S. federal jurisdiction and Form AG990-IL for the state of Illinois.

Estimates: In preparing consolidated financial statements in conformity with accounting principles generally accepted in the United States of America, management makes estimates and assumptions affecting the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities, as well as the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates. The determination of the allowance for loan losses and fair value of foreclosed assets are material estimates that are particularly susceptible to significant change in the near term.

Reclassification: Certain amounts in the 2016 consolidated financial statements have been reclassified to conform to the current year presentation, with no impact on net assets or changes in net assets as previously reported.

Recent accounting pronouncements: In May 2014, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) 2014-09, *Revenue from Contracts with Customers (Topic 606)*, requiring an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. The updated standard will replace the most existing revenue recognition guidance in U.S. GAAP when it becomes effective and permits the use of either a full retrospective or retrospective with cumulative effect transition method. Early adoption is permitted. The updated standard will be effective for annual reporting periods beginning after December 15, 2018. IFF has not yet selected a transition method and the adoption of 2014-09 is not expected to have a material effect on IFF's consolidated financial statements or disclosures.

In January 2016, the FASB issued ASU 2016-01, Financial Instruments—Overall (Subtopic 825-10): Recognition and Measurement of Financial Assets and Financial Liabilities, which makes limited amendments to the guidance on the classification and measurement of financial instruments. The new standard revises an entity's accounting related to (1) the classification and measurement of investments in equity securities and (2) the presentation of certain fair value changes for financial liabilities measured at fair value. It also amends certain disclosure requirements associated with the fair value of financial instruments. The amendments require equity investments to be measured at fair value, with changes in fair value recognized in net income. For financial liabilities that an entity has elected to measure at fair value in accordance with the fair value option, the amendments require an entity to present separately in other comprehensive income the portion of the change in fair value that results from a change in instrument-specific credit risk. IFF elected to early adopt for the year ended December 31, 2015, the amendment that no longer requires disclosure of fair value of financial instruments that are not measured at fair value and, as such, these disclosures are not included herein. The remainder of the guidance is effective for annual periods beginning after December 15, 2018. Upon adoption, entities will be required to make a cumulative-effect adjustment to the statement of financial position as of the beginning of the first reporting period in which the guidance is effective. Adoption of the remainder of this standard is not expected to have a material effect on IFF's consolidated financial statements or disclosures.

In February 2016, the FASB issued ASU 2016-02, *Leases (Topic 842)*. This ASU requires the recognition of lease assets and lease liabilities by lessees for those leases classified as operating leases. The guidance requires that a lessee recognized in the statement of financial position a liability to make lease payments and the right-of-use asset representing its right to use the underlying asset for the lease term. The liability will be equal to the present value of lease payments. The asset will be based on the liability, subject to adjustment such as initial direct cost. For statement of activity purpose, the guidance still requires leases to be classified as either operating or finance. The guidance will be effective for IFF for fiscal years beginning after December 15, 2019, and early adoption is permitted. IFF is currently evaluating the impact on the adoption of this guidance on its consolidated financial statements.

In June 2016, the FASB issued ASU 2016-13, *Financial Instruments—Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments*, which creates a new credit impairment standard for financial assets measured at amortized cost and available-for-sale debt securities. The ASU requires financial assets measured at amortized cost (including loans, trade receivables and held-to-maturity debt securities) to be presented at the net amount expected to be collected, through an allowance for credit losses that are expected to occur over the remaining life of the asset, rather than incurred losses. The ASU requires that credit losses on available-for-sale debt securities be presented as an allowance rather than as a direct write-down. The measurement of credit losses for newly recognized financial assets (other than certain purchased assets) and subsequent changes in the allowance for credit losses are recorded in the statement of income as the amounts expected to be collected change. The ASU is effective for fiscal years beginning after December 15, 2020. ASU 2016-13 is effective for IFF's year ending December 31, 2021. Early adoption is permitted for fiscal years beginning after December 15, 2018. IFF does not intend to early adopt. IFF is currently evaluating the impact of adopting this new quidance on its consolidated financial statements.

In August 2016, the FASB issued ASU 2016-14, *Not-for-Profit Entities (Topic 958): Presentation of Financial Statements of Not-for-Profit Entities*, which simplifies and improves how a not-for-profit organization classifies its net assets, as well as the information it presents in financial statements and notes about its liquidity, financial performance, and cash flows. Among other changes, the ASU replaces the three current classes of net assets with two new classes, "net assets with donor restrictions" and "net assets without donor restrictions", and expands disclosures about the nature and amount of any donor restrictions. ASU 2016-14 is effective for annual periods beginning after December 15, 2017, with early adoption permitted. IFF is currently evaluating the impact the adoption of this guidance will have on its consolidated financial statements.

In August 2016, the FASB issued ASU 2016-15, *Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments*. ASU 2016-15 provides guidance on how certain cash receipts and cash payments should be presented and classified in the statement of cash flows with the objective of reducing existing diversity in practice with respect to these items. ASU 2016-15 is effective for annual periods beginning after December 15, 2018. ASU 2016-15 will be effective for IFF on January 1, 2019. Early adoption is permitted. ASU 2016-15 requires a retrospective transition method. However, if it is impracticable to apply the amendments retrospectively for some of the issues, the amendments for those issues would be applied prospectively as of the earliest date practicable. IFF is currently evaluating the impact the adoption of this guidance will have on its consolidated statements of cash flows.

In November 2016, the FASB issued ASU 2016-18, *Statement of Cash Flows (Topic 230): Restricted Cash (a consensus of the FASB Emerging Issues Task Force)*, which provides guidance on the presentation of restricted cash or restricted cash equivalents in the statement of cash flows. ASU 2016-18 will be effective for IFF beginning on January 1, 2019. ASU 2016-18 must be applied using a retrospective transition method with early adoption permitted. IFF does not intend to early adopt. The adoption of ASU 2016-18 is not expected to have a material impact on the consolidated financial statements.

IFF Pay for Success I, LLC: This subsidiary serves as the program administrator for a Social Impact Bonds (SIBs) program with the City of Chicago to fund early childhood education services at Chicago Public School (CPS) sites. Social Impact Bonds allow government entities to write contracts that only pay out if specified target outcomes are achieved. Under the SIB model, investors provide the upfront capital necessary to operate a preventative intervention, in this case early childhood education services. The government then repays investors based on actual performance and observed success. The amount of the repayment is tied to the savings the government realizes from avoiding a negative or costly long-term outcome, in this case the cost of special education services. IFF serves as program administrator for the Social Impact Bond with a primary responsibility to oversee the flow of funds from investors to CPS, and coordinate repayment. IFF Pay for Success I, LLC is the borrowing entity that receives funds from the investors and lends these funds to City of Chicago under a loan and contract agreement. IFF Pay for Success I, LLC also manages the contracts for two third-party firms that will evaluate the success of the program and that will audit performance at each Child Parent Center (CPC) site. As of December 31, 2017 and 2016, the three investors have lent \$14,261,940 and \$9,620,597, respectively, of the \$17,000,000 committed to the program. As of December 31, 2017, \$997,648 has been paid back to the investors. No payments were made to the investors as of December 31, 2016. These amounts are included in borrowings on the consolidated statements of financial condition. These investors have no recourse to IFF Pay for Success I. LLC except for only the "success payments" that are paid by the city.

Subsequent events: IFF has evaluated subsequent events for potential recognition and/or disclosure through April 25, 2018, the date these consolidated financial statements were available for issuance.

Note 2. Other Restricted Cash and Interest-Bearing Deposits

Several grant and loan agreements require cash to be held in separate interest bearing accounts. This cash is restricted in its use and maintained in separate accounts, which were as follows at December 31, 2017 and 2016:

	2017	2016
Investor Consortium reserves	\$ 2,959,270	\$ 3,199,799
Energy efficient loan loss reserve	94,710	105,905
Bond risk share reserve and collateralization reserve	2,459,360	1,843,365
Home First Illinois, LLC property reserves	1,010,471	1,008,611
Access Peoria, LLC property reserves	524,239	449,168
Community Living Initiative, LLC property reserves	45,645	13,008
Illinois Fresh Food Fund (IFFF)	2,001,163	1,890,202
Transit-Oriented Development Loan Fund (TOD)	2,076,544	2,072,931
Total	\$ 11,171,402	\$ 10,582,989

Investor Consortium reserves relates to Investor Consortium collateral trust notes, which are restricted for use as loss reserve in accordance with the Investor Consortium loan sales. Energy efficient loan loss reserve relates to the Chicago Metropolitan Agency for Planning (CMAP) Energy Efficiency program with IFF, which is restricted for loan loss reserves on qualified energy efficient loans made by IFF. Bond risk share reserve and collateralization reserve relates to the Bond Guarantee Program, which requires overcollateralization in a shared pool and cash collateral when loans' pledges are less than the outstanding borrowings. Home First Illinois, LLC property reserves relates to the various reserve accounts maintained for the Illinois Accessible Housing Initiative Program with the Illinois Housing Development Authority (IHDA). Access Peoria, LLC property reserves relates to the various reserve accounts maintained for the Access Peoria program with the IHDA. Community Living Initiative, LLC property reserves relates to the various reserve accounts maintained for the Community Living Initiative program with the IHDA. Illinois Fresh Food Fund (IFFF) includes proceeds received from the Illinois Department of Commerce and Economic Opportunity (DCEO) for this program. Transit-Oriented Development (TOD) Loan Fund relates to proceeds received from the Village of Oak Park and Housing and Urban Development (HUD) for establishing this fund. Restricted interest-bearing deposits are held in money market accounts and are carried at cost.

Note 3. Department of Education (DOE) Restricted Cash and Interest-Bearing Deposits in

In 2005, IFF was awarded an \$8,000,000 grant by the United States Department of Education (DOE) to enable IFF to facilitate long-term financing for charter schools. It also received a similar \$10,000,000 grant in 2007. Grant funds are restricted for the purpose of providing credit enhancement support to bond or loan financing obligations of qualified charter schools. Performance agreements govern the use of the grants, set goals and objectives for the project, and permit IFF to recover certain personnel and administrative costs. Recoverable expenses for these grant projects in 2017 and 2016 were \$118,302 and \$154,477, respectively. Grant proceeds are maintained in DOE-permitted bank accounts. Interest earned on the grant proceeds are to be reinvested for future credit support. Interest earned was \$56,180 and \$15,170 in 2017 and 2016, respectively. The grant funds including interest thereon, as well as pledged amounts, are included in temporarily restricted net assets.

Note 3. Department of Education (DOE) Restricted Cash and Interest-Bearing Deposits in Banks (Continued)

Funds pledged by IFF for credit enhancement are associated with specific financing arrangements and are available to cure charter school payment defaults and delinquencies (if any), reducing the credit risk to the investor of any individual project. Unpledged funds have not yet been assigned to specific financing agreements and are available to be used to credit enhance future qualifying credits. Pledged and unpledged amounts under the grants, the cash for which is maintained in separate accounts, were as follows at December 31, 2017 and 2016:

	2017	2016
Pledged - \$8 million DOE grant Pledged - \$10 million DOE grant Total pledged	\$ 5,435,225 7,551,175 12,986,400	\$ 7,351,957 7,600,611 14,952,568
Unpledged - \$8 million DOE grant Unpledged - \$10 million DOE grant Total unpledged	2,855,526 1,942,655 4,798,181	923,984 1,970,151 2,894,135
Total	\$ 17,784,581	\$ 17,846,703

Recourse to IFF with regard to any bonds or loan financing issued is limited to the grant funds pledged in support of individual or pooled bond issues or loan financing (bonds or the loan financing are not an obligation of IFF). As of December 31, 2017, there have not been any payment defaults or delinquencies requiring utilization of the pledged funds.

Note 4. Grants Receivable, Other Receivables, Prepaids and Deposits

The total grants receivable, other receivables, prepaids and deposits at December 31, 2017 and 2016, consisted of the following:

		2017		2016
	Φ.	0 440 407	Φ.	040.040
Grants receivable	\$	3,440,467	\$	618,610
Contract and other receivables		3,079,625		2,063,095
Prepaids and deposits		851,750		894,545
	\$	7,371,842	\$	3,576,250

The anticipated collection or realization of receivables, prepaids and deposits were as follows:

	 2017	2016
Amounts receivable and deposits / realizable in less than one year Amounts receivable and deposits / realizable in one to five years Amounts receivable and deposits / realizable in over five years	\$ 5,784,187 797,574 500,000	\$ 2,365,423 385,157 550,050
	7,081,761	3,300,630
Prepaids	290,081	275,620
	\$ 7,371,842	\$ 3,576,250

Notes to Consolidated Financial Statements

Note 5. Loans Receivable

Loans receivable at December 31, 2017 and 2016, were comprised of the following:

	2017	2016
Facility	\$217,621,063	\$216,687,084
Affordable housing	57,703,379	47,280,983
Equipment and vehicle	4,611,543	4,990,480
Pre-development	6,172,119	4,211,166
Other	42,712,976	32,070,706
	328,821,080	305,240,419
Allowance for loan losses	(9,853,012)	(10,923,509)
Loans receivable, net	\$318,968,068	\$294,316,910

All loans are underwritten after evaluating the borrower's operations. As part of the underwriting process IFF examines current and projected cash flows to determine the ability of the borrower to repay its obligations as agreed. All loans are primarily based on the identified cash flows of the borrower and though collateral is obtained to secure the loans; it is not a primary factor in the underwriting decision. The cash flows of the borrower, however, may not be as expected, and the collateral securing these loans may fluctuate in value. Most loans are secured by the assets being financed or other business assets such as accounts receivable or inventory. However, some short-term loans may be made on an unsecured basis.

Facility related loan credit is extended to borrowers for facility acquisition, construction, renovation/ rehabilitation, leased improvements and refinancing to expand programming. This also can be for facility improvement for major maintenance and repairs. At December 31, 2017, approximately 74 percent of outstanding facility loans are collateralized with mortgages in a first position lien and 12 percent are collateralized by mortgages with second position liens and 1 percent are not secured. The remaining 13 percent are collateralized by leasehold mortgages, UCCs and other liens. At December 31, 2016, approximately 74 percent of outstanding facility loans are collateralized with mortgages in a first position lien and 12 percent are collateralized by mortgages with second position liens. The remaining 14 percent are collateralized by leasehold mortgages, UCCs and other liens.

Affordable housing loan credit is extended for the acquisition, construction, renovation/rehabilitation for single family or multi-family homes. At December 31, 2017, approximately 91 percent of outstanding affordable housing loans are collateralized with mortgages in a first position lien and 4 percent are collateralized by mortgages with second position liens, and 2 percent are not secured. The remaining 3 percent are collateralized by other liens. At December 31, 2016, approximately 90 percent of outstanding affordable housing loans are collateralized with mortgages in a first position lien and 6 percent are collateralized by mortgages with second position liens. The remaining 4 percent are collateralized by other liens.

Equipment and vehicle loan credit is available for service owned vehicles, computers, furnishings and medical equipment. IFF generally requires the borrower to have an existing loan relationship with IFF. These loans are often cross-collateralized with the other existing loans of the borrower held by IFF.

Note 5. Loans Receivable (Continued)

At December 31, 2017, approximately 61 percent of outstanding equipment and vehicle housing loans are collateralized with a UCC or vehicle title, 2 percent are collateralized with mortgages in a first position lien and 35 percent are collateralized by mortgages with second position liens. The remaining 2 percent are collateralized by leasehold mortgage or not secured. At December 31, 2016, approximately 75 percent outstanding equipment and vehicle housing loans are collateralized with a UCC or vehicle title, 3 percent are collateralized with mortgages in a first position lien and 18 percent are collateralized by mortgages with second position liens. The remaining 4 percent are collateralized by leasehold mortgage or not secured.

Pre-development credit is provided to affordable housing developers to finance up-front project requirements such as site control, architectural, legal and financing costs. At December 31, 2017, approximately 31 percent of outstanding pre-development loans are collateralized with mortgages in a first position lien and 12 percent are collateralized by other liens. The remaining 57 percent are unsecured. At December 31, 2016, approximately 29 percent of outstanding pre-development loans are collateralized with mortgages in a first position lien and 20 percent are collateralized by other liens. The remaining 51 percent are unsecured.

Other loans receivable consist of working capital loans, leverage loans for New Markets Tax Credit transactions and other short-term loans secured by mortgages and vehicles or other assets. IFF generally requires the borrower to have an existing loan relationship with IFF. These loans are often cross-collateralized with the other existing loans of the borrower held by IFF. At December 31, 2017, approximately 87 percent of outstanding other loans are collateralized by other liens, 8 percent are collateralized by mortgages in a first position lien and the remaining 5 percent are collateralized by mortgages in second position lien, leasehold mortgages, UCCs or unsecured. At December 31, 2016, approximately 82 percent of outstanding other loans are collateralized by other liens, 14 percent are collateralized by mortgages in a first position lien and the remaining 4 percent are collateralized by leasehold mortgages or unsecured.

The following table presents the contractual aging of the recorded investment in past due loans by loan segment as of December 31, 2017 and 2016:

	Current		31 - 60 Days Past Due		,		61 - 90 Days Past Due		61 - 90 Days Past Due		90+ Days Past Due		Total	١	Nonaccruing Loans
December 31, 2017:															
Facility	\$ 217,381,0	87 \$	-	\$	-	\$	239,976	\$	217,621,063	\$	3,230,685				
Affordable housing	57,703,3	79	-		-		-		57,703,379		285,751				
Equipment and vehicle	4,419,5	37	-		-		192,006		4,611,543		192,006				
Pre-development	6,172,1	19	-		-		-		6,172,119		234,961				
Other	42,712,9	76	-		-		-		42,712,976						
	\$ 328,389,0	98 \$	-	\$	-	\$	431,982	\$	328,821,080	\$	3,943,403				
Nonaccruing loans	\$ 3,511,4	21 \$	-	\$	-	\$	431,982	\$	3,943,403	=					
			31 - 60 Days	61	- 90 Days	90+ Days				١	Nonaccruing				
	Current		Past Due	F	Past Due		Past Due		Total		Loans				
December 31, 2016:															
Facility	\$ 214,939,7	07 \$	1,519,392	\$	-	\$	227,985	\$	216,687,084	\$	2,005,422				
Affordable housing	47,093,0	58	-		-		187,925		47,280,983		315,907				
Equipment and vehicle	4,889,8	30	14,544		-		86,106		4,990,480		289,629				
Pre-development	4,211,1	66	-		-		-		4,211,166		257,136				
Other	32,070,7	06	-		-		-		32,070,706		-				
	\$ 303,204,4	67 \$	1,533,936	\$	-	\$	502,016	\$	305,240,419	\$	2,868,094				
Nonaccruing loans	\$ 2,346,6	86 \$	19,392	\$	-	\$	502,016	\$	2,868,094	_					

Note 5. Loans Receivable (Continued)

IFF utilizes an internal asset classification system as a means of reporting problem and potential problem loans. Under its risk rating system, IFF classifies problem and potential problem loans as "Watch List," "Substandard." and "Doubtful".

Substandard loans include those characterized by the distinct possibility that IFF will sustain some loss if the deficiencies are not corrected. Loans classified as Doubtful have all the weaknesses inherent in those classified as Substandard with the added characteristic that the weaknesses present make collection or liquidation in full, on the basis of currently existing facts, conditions and values, highly questionable and improbable.

Loans that do not currently expose IFF to sufficient risk to warrant classification in one of the aforementioned categories, but possess an element of weakness that deserve management's close attention are deemed to be Watch List. Risk ratings are updated any time the situation warrants.

The following tables present the risk category of loan segment based on the most recent analysis performed and the contractual aging as of December 31, 2017 and 2016:

		General				
		Portfolio	Watch List	Substandard	Doubtful	Total
December 31, 2017:						
Facility	\$	172,712,068	\$ 26,624,147	\$ 14,867,468	\$ 3,417,380	\$ 217,621,063
Affordable housing		54,248,643	2,063,224	1,105,761	285,751	57,703,379
Equipment and vehicle		2,959,469	1,144,618	315,450	192,006	4,611,543
Pre-development		5,907,158	30,000	-	234,961	6,172,119
Other		40,032,984	2,639,992	40,000	-	42,712,976
	\$	275,860,322	\$ 32,501,981	\$ 16,328,679	\$ 4,130,098	\$ 328,821,080
Current	\$	275,860,322	\$ 32,501,981	\$ 16,328,679	\$ 3,698,116	\$ 328,389,098
Past Due 31-60 Days		-	-	-	-	-
Past Due 61-90 Days		-	-	-	-	-
Past Due 90 + Days		-	-	-	431,982	431,982
	\$	275,860,322	\$ 32,501,981	\$ 16,328,679	\$ 4,130,098	\$ 328,821,080
		General				
		Portfolio	Watch List	Substandard	Doubtful	Total
	_	FOILIOIIO	Water List	Substantiaru	Doubtiui	Total
December 31, 2016:						
Facility	\$	195,169,078	\$ 11,205,409	\$ 8,164,330	\$ 2,148,267	\$ 216,687,084
Affordable housing		43,676,128	3,182,032	106,916	315,907	47,280,983
Equipment and vehicle		3,576,323	1,124,528	-	289,629	4,990,480
Pre-development		2,501,037	1,208,800	244,193	257,136	4,211,166
Other		31,772,342	224,283	-	74,081	32,070,706
	\$	276,694,908	\$ 16,945,052	\$ 8,515,439	\$ 3,085,020	\$ 305,240,419
						_
Current	\$	276,680,364	\$ 16,945,052	\$ 7,015,439	\$ 2,563,612	\$ 303,204,467
Past Due 31-60 Days		14,544	-	1,500,000	19,392	1,533,936
Past Due 61-90 Days		-	-	-	-	-
Past Due 90 + Days		-	-	-	502,016	502,016
	\$	276,694,908	\$ 16,945,052	\$ 8,515,439	\$ 3,085,020	\$ 305,240,419

Notes to Consolidated Financial Statements

Note 5. Loans Receivable (Continued)

Activity in the allowance for loan losses for the years ended December 31, 2017 and 2016, was as follows:

		Facility		Affordable Housing	Ec	uipment and Vehicle	D	Pre- evelopment		Other		Total
December 31, 2017: Beginning balance Provision for loan	\$	8,767,433	\$	1,004,171	\$	329,282	\$	732,233	\$	90,390	\$	10,923,509
losses		(448,843)		(532,600)		(150,357)		184,485		(46,094)		(993,409)
Charge-offs		(149,740)		(002,000)		(23,046)		-		(10,001)		(172,786)
Recoveries		95,698		_		-		_		-		95,698
Ending balance	\$	8,264,548	\$	471,571	\$	155,879	\$	916,718	\$	44,296	\$	9,853,012
Allowance for loan losses:												
Allocated	\$	1,991,634	\$	122,083	\$	101,175	\$	234,961	\$	-	\$	2,449,853
General		6,272,914		349,488		54,704		681,757		44,296		7,403,159
	\$	8,264,548	\$	471,571	\$	155,879	\$	916,718	\$	44,296	\$	9,853,012
Loans:	•	4 075 440	•	007.440	•	100.000	•	004.004	•		•	5 000 550
Impaired loans	\$	4,275,149	\$	367,440	\$	192,006	\$	234,961	\$	-	\$	5,069,556
Non-impaired loans	\$	213,345,914 217,621,063	\$	57,335,939 57,703,379	\$	4,419,537 4,611,543	\$	5,937,158 6,172,119	\$	42,712,976 42,712,976	\$	323,751,524 328,821,080
	Þ	217,021,003	Þ	57,703,379	Ф	4,011,043	Þ	0,172,119	Þ	42,712,970	Ф	320,021,000
				Affordable	Ed	uipment and		Pre-				
	_	Facility		Housing		Vehicle		evelopment		Other		Total
Danasahan 04, 0040												
										-		
December 31, 2016:	\$	7 872 453	\$	711 516	\$	249 599		879 241	\$		\$	9 799 689
Beginning balance	\$	7,872,453	\$	711,516	\$	249,599	\$	879,241	\$	86,880	\$	9,799,689
Beginning balance Provision for loan	\$, ,	\$,	\$,		,	\$	86,880	\$, ,
Beginning balance Provision for loan losses	\$	7,872,453 1,224,949 (329,969)	\$	711,516 292,655 -	\$	249,599 79,683		879,241 (147,008)	\$		\$	9,799,689 1,460,051 (336,231)
Beginning balance Provision for loan	\$	1,224,949	\$,	\$,		,	\$	86,880 9,772	\$	1,460,051
Beginning balance Provision for loan losses Charge-offs	\$	1,224,949	\$,	\$,		,	\$	86,880 9,772 (6,262)	\$	1,460,051
Beginning balance Provision for loan losses Charge-offs Recoveries Ending balance		1,224,949 (329,969)		292,655 - -		79,683 - -	\$	(147,008) - -		86,880 9,772 (6,262)	·	1,460,051 (336,231)
Beginning balance Provision for loan losses Charge-offs Recoveries Ending balance Allowance for loan losses:	\$	1,224,949 (329,969) - 8,767,433	\$	292,655 - - 1,004,171	\$	79,683 - - 329,282	\$	(147,008) - - 732,233	\$	86,880 9,772 (6,262)	\$	1,460,051 (336,231) - 10,923,509
Beginning balance Provision for loan losses Charge-offs Recoveries Ending balance Allowance for loan losses: Allocated		1,224,949 (329,969) - 8,767,433		292,655 - - 1,004,171 176,020		79,683 - - 329,282 187,868	\$	(147,008) - - - 732,233 257,136		86,880 9,772 (6,262) - 90,390	·	1,460,051 (336,231) - 10,923,509 2,144,060
Beginning balance Provision for loan losses Charge-offs Recoveries Ending balance Allowance for loan losses:	\$	1,224,949 (329,969) - 8,767,433	\$	292,655 - - 1,004,171	\$	79,683 - - 329,282	\$	(147,008) - - 732,233	\$	86,880 9,772 (6,262)	\$	1,460,051 (336,231) - 10,923,509
Beginning balance Provision for loan losses Charge-offs Recoveries Ending balance Allowance for loan losses: Allocated	\$	1,224,949 (329,969) - 8,767,433 1,523,036 7,244,397	\$	292,655 - - 1,004,171 176,020 828,151	\$	79,683 - - 329,282 187,868 141,414	\$	(147,008) - - - 732,233 257,136 475,097	\$	86,880 9,772 (6,262) - 90,390	\$	1,460,051 (336,231) - 10,923,509 2,144,060 8,779,449
Beginning balance Provision for loan losses Charge-offs Recoveries Ending balance Allowance for loan losses: Allocated General	\$	1,224,949 (329,969) - 8,767,433 1,523,036 7,244,397 8,767,433	\$	292,655 - - 1,004,171 176,020 828,151 1,004,171	\$	79,683 - - 329,282 187,868 141,414 329,282	\$ \$	(147,008) - - 732,233 257,136 475,097 732,233	\$	9,772 (6,262) - 90,390 - 90,390 90,390	\$	1,460,051 (336,231) - 10,923,509 2,144,060 8,779,449 10,923,509
Beginning balance Provision for loan losses Charge-offs Recoveries Ending balance Allowance for loan losses: Allocated General Loans: Impaired loans	\$	1,224,949 (329,969) - 8,767,433 1,523,036 7,244,397 8,767,433 3,068,215	\$	292,655 1,004,171 176,020 828,151 1,004,171 422,823	\$	79,683 - - 329,282 187,868 141,414 329,282 289,629	\$	(147,008) - - - 732,233 257,136 475,097 732,233 257,136	\$	9,772 (6,262) - 90,390 - 90,390 90,390 74,081	\$	1,460,051 (336,231) - 10,923,509 2,144,060 8,779,449 10,923,509 4,111,884
Beginning balance Provision for loan losses Charge-offs Recoveries Ending balance Allowance for loan losses: Allocated General	\$ \$	1,224,949 (329,969) - 8,767,433 1,523,036 7,244,397 8,767,433	\$	292,655 - - 1,004,171 176,020 828,151 1,004,171	\$	79,683 - - 329,282 187,868 141,414 329,282	\$ \$	(147,008) - - 732,233 257,136 475,097 732,233	\$	9,772 (6,262) - 90,390 - 90,390 90,390	\$	1,460,051 (336,231) - 10,923,509 2,144,060 8,779,449 10,923,509

Note 5. Loans Receivable (Continued)

Impaired loan information as of December 31, 2017 and 2016, is as follows:

	Unp	paid Principal Balance	Recorded Investment	Allowance for Loan Losses Allocated	Average Recorded Investment	R	Interest Income ecognized		Cash Basis Interest Income Recognized
December 31, 2017: With no related allowance recorded:									
Facility	\$	641,204	\$ 641,204	\$ -	\$ 663,987	\$	57,641	\$	55,583
Affordable housing		245,357	245,357	-	269,212		4,668		4,327
Equipment and vehicle		-	-	-	-		-		-
Pre-development		-	-	-	-		-		-
Other		- 006 F64	- 006 564	-	- 022 100				- F0 010
		886,561	886,561	-	933,199		62,309		59,910
With an allowance recorded:									
Facility		3,633,945	3,633,945	1,991,634	4,540,722		117,451		114,043
Affordable housing		122,083	122,083	122,083	126,393		-		-
Equipment and vehicle		192,006	192,006	101,175	216,367		6,141		6,141
Pre-development Other		234,961	234,961	234,961	245,294		-		-
Otriei		4,182,995	4,182,995	2,449,853	5,128,776		123,592		120,184
			.,.02,000						
	\$	5,069,556	\$ 5,069,556	\$ 2,449,853	\$ 6,061,975	\$	185,901	\$	180,094
	Unț	paid Principal Balance	Recorded Investment	Allowance for Loan Losses Allocated	Average Recorded Investment	R	Interest Income ecognized		Cash Basis Interest Income Recognized
December 31, 2016: With no related allowance recorded:	Unp			Loan Losses	Recorded	R	Income		Interest Income
With no related allowance	Unr		\$	Loan Losses	Recorded	R \$	Income		Interest Income
With no related allowance recorded: Facility Affordable housing		Balance	Investment	Loan Losses Allocated	Recorded Investment		Income ecognized	F	Interest Income Recognized
With no related allowance recorded: Facility Affordable housing Equipment and vehicle		276,774	Investment 276,774	Loan Losses Allocated	Recorded Investment		Income ecognized	F	Interest Income Recognized
With no related allowance recorded: Facility Affordable housing Equipment and vehicle Pre-development		276,774 187,739 -	276,774 187,739 -	Loan Losses Allocated	Recorded Investment \$ 452,422		Income ecognized 38,154 - -	F	Interest Income Recognized 34,250
With no related allowance recorded: Facility Affordable housing Equipment and vehicle		276,774 187,739 - - 74,081	276,774 187,739 - - 74,081	\$	Recorded Investment \$ 452,422 198,740		38,154 - - - 3,917	F	Interest Income Recognized 34,250 3,496
With no related allowance recorded: Facility Affordable housing Equipment and vehicle Pre-development		276,774 187,739 -	276,774 187,739 -	Loan Losses Allocated	Recorded Investment \$ 452,422		Income ecognized 38,154 - -	F	Interest Income Recognized 34,250
With no related allowance recorded: Facility Affordable housing Equipment and vehicle Pre-development Other With an allowance recorded:		276,774 187,739 - - 74,081 538,594	276,774 187,739 - - 74,081 538,594	\$	Recorded Investment \$ 452,422		38,154 - - 3,917 42,071	F	Interest Income Recognized 34,250
With no related allowance recorded: Facility Affordable housing Equipment and vehicle Pre-development Other With an allowance recorded: Facility		276,774 187,739 - 74,081 538,594	276,774 187,739 - - 74,081 538,594	\$	Recorded Investment \$ 452,422		38,154 - - 3,917 42,071	F	Interest Income Recognized 34,250
With no related allowance recorded: Facility Affordable housing Equipment and vehicle Pre-development Other With an allowance recorded: Facility Affordable housing		276,774 187,739 - 74,081 538,594 2,791,441 235,084	276,774 187,739 - 74,081 538,594 2,791,441 235,084	\$	Recorded Investment \$ 452,422		38,154 - - 3,917 42,071	F	34,250 3,496 37,746
With no related allowance recorded: Facility Affordable housing Equipment and vehicle Pre-development Other With an allowance recorded: Facility Affordable housing Equipment and vehicle		276,774 187,739 - 74,081 538,594 2,791,441 235,084 289,629	276,774 187,739 - 74,081 538,594 2,791,441 235,084 289,629	\$	Recorded Investment \$ 452,422		38,154 - - 3,917 42,071	F	Interest Income Recognized 34,250
With no related allowance recorded: Facility Affordable housing Equipment and vehicle Pre-development Other With an allowance recorded: Facility Affordable housing Equipment and vehicle Pre-development		276,774 187,739 - 74,081 538,594 2,791,441 235,084	276,774 187,739 - 74,081 538,594 2,791,441 235,084 289,629 257,136	\$	Recorded Investment \$ 452,422		38,154 - - 3,917 42,071	F	34,250 3,496 37,746
With no related allowance recorded: Facility Affordable housing Equipment and vehicle Pre-development Other With an allowance recorded: Facility Affordable housing Equipment and vehicle		276,774 187,739 - 74,081 538,594 2,791,441 235,084 289,629 257,136 -	276,774 187,739 - 74,081 538,594 2,791,441 235,084 289,629 257,136 -	\$	Recorded Investment \$ 452,422		38,154 - - 3,917 42,071 107,869 5,851 24,660 -	F	Interest Income Recognized 34,250 3,496 37,746 100,180 5,405 24,251
With no related allowance recorded: Facility Affordable housing Equipment and vehicle Pre-development Other With an allowance recorded: Facility Affordable housing Equipment and vehicle Pre-development		276,774 187,739 - 74,081 538,594 2,791,441 235,084 289,629	276,774 187,739 - 74,081 538,594 2,791,441 235,084 289,629 257,136	\$	Recorded Investment \$ 452,422		38,154 - - 3,917 42,071	F	34,250 3,496 37,746

Notes to Consolidated Financial Statements

Note 5. Loans Receivable (Continued)

Two loans and one loan were modified during the years ended December 31, 2017 and 2016, respectively, which were identified as troubled debt restructurings. These modifications resulted in one or a combination of the following: temporary adjustments for interest-only payments, release of collateral and partial deferral of interest. The pre and post modification balance of the loans modified in 2017 were \$710,098 and \$713,614, respectively. The pre and post modification balance of the loan modified in 2016 were \$147,601. There were no charge-offs recorded for the years ended December 31, 2017 and 2016, as a result of these modifications.

At December 31, 2017 and 2016, there were \$3,423,022 and \$3,152,542 of loans identified as troubled debt restructurings, respectively. At December 31, 2017 and 2016, there were \$181,662 and \$128,167, respectively, of these troubled debt restructurings that were 90 days or more delinquent.

Loans carried at \$185,051,261 and \$155,623,647 were pledged to secure borrowings as of December 31, 2017 and 2016, respectively.

At December 31, 2017, scheduled loan receipts due in the next year are expected to be approximately \$37,320,786.

IFF is party to financial instruments with off-balance-sheet risk in the normal course of operations to meet the financing needs of its borrowers. These financial instruments include commitments to extend credit. They involve, to varying degrees, elements of credit risk in excess of the amount recognized in the consolidated statements of financial condition. IFF's exposure to credit loss in the event of nonperformance by the other party to the financial instrument for commitments to extend credit is represented by the contractual amount of those instruments. IFF uses the same credit policies in making commitments and conditional obligations as it does for on-balance-sheet instruments.

IFF's undisbursed loan commitments as of December 31, 2017 and 2016, were \$74,004,165 and \$55,596,471, respectively. See Notes 10 and 11 for a summary of undrawn debt commitments that would be used to fund undisbursed loans.

Commitments to extend credit are agreements to lend to a borrower as long as there is no violation of any condition established in the loan contract. IFF evaluates each borrower's creditworthiness on a case-by-case basis. The amount of collateral obtained is based on management's credit evaluation of the borrower.

Note 6. Properties Owned by IFF and IFF's Subsidiaries

Properties owned by IFF and IFF's subsidiaries at December 31, 2017 and 2016, were comprised of the following:

		1 - 4 Units		Group Homes		School Campus		Grocery Stores		Other		Total
December 31, 2017:												
Home First Illinois, LLC	\$	13,981,430	\$	_	\$	_	\$	_	\$	_	\$	13,981,430
IFF CILA Lease Program, LLC	Ψ	10,901,400	Ψ	2,062,975	Ψ	_	Ψ	_	Ψ	_	Ψ	2,062,975
IFF Waukegan Market LLC		_		2,002,070		_		3,405,461		_		3,405,461
IFF Rockford Market LLC		_		_		_		3,009,872		_		3,009,872
Community Living Initiative, LLC		_		3,055,121		_		-		_		3,055,121
Access Peoria, LLC		3,409,247		-		_		_		_		3,409,247
IFF Von Humboldt, LLC		-		_		3,456,423		_		_		3,456,423
IFF Hatchery, LLC		_		_		-		_		2,148,169		2,148,169
Access West Cook I MM, LLC		2,711,460		_		_		_		_, ,		2,711,460
IFF Quality Seats - Broadway, LLC		_,, ,		_		5,252,607		_		_		5,252,607
,,,	_	20,102,137		5,118,096		8,709,030		6,415,333		2,148,169		42,492,765
Less accumulated depreciation		(1,413,979)		(205,070)		(156,286)		(361,148)		_, ,		(2,136,483)
	_	(1,110,010)		(===,===)		(100,200)		(001,110)				(=,::::)
	\$	18,688,158	\$	4,913,026	\$	8,552,744	\$	6,054,185	\$	2,148,169	\$	40,356,282
				Group		School		Grocery				
		1 - 4 Units		Homes		Campus		Stores		Other		Total
December 31, 2016:												
Home First Illinois, LLC	\$	14,174,624	\$	-	\$	-	\$	-	\$	-	\$	14,174,624
IFF CILA Lease Program, LLC		-		2,062,975		-		-		-		2,062,975
IFF Waukegan Market LLC		-		-		-		3,405,461		-		3,405,461
IFF Rockford Market LLC		-		-		-		3,009,872		-		3,009,872
Community Living Initiative, LLC		-		1,895,284		-		-		-		1,895,284
Access Peoria, LLC		3,409,247		-		-		-		-		3,409,247
IFF Von Humboldt, LLC		-		-		3,309,699		-		-		3,309,699
IFF Hatchery, LLC		-		-		-		-		1,446,633		1,446,633
Access West Cook I MM, LLC		1,116,395		-		-		-		-		1,116,395
IFF Quality Seats - Broadway, LLC		-		-		5,061,691		-		-		5,061,691
		18,700,266		3,958,259		8,371,390		6,415,333		1,446,633		38,891,881
Less accumulated depreciation		(950,888)		(153,496)		(45,966)		(196,653)		-		(1,347,003)
	\$	17,749,378	\$	3,804,763	\$	8,325,424	\$	6,218,680	\$	1,446,633	\$	37,544,878

In 2011, Home First Illinois, LLC ("LLC") was awarded a \$5,000,000 grant by the IHDA to enable LLC to purchase and rehabilitate 20 properties under the Illinois Accessible Housing Initiative program. In 2013, it was awarded another \$10,000,000 to purchase and rehabilitate 50 properties. Grant and regulatory agreements restrict the use of the funds, set objectives and requirements for the projects, and provide IFF with funds for its holding costs and direct costs. When improvements are complete, LLC will rent the units to qualified individuals and manage the properties through a management company.

LLC completed the renovations in 2016 and all 70 units were available to be rented. In 2017, five properties were sold with a cost basis of \$1,137,515 and accumulated depreciation of \$95,760. Sales proceeds were \$1,293,216, resulting in a gain on the sale of property of \$251,461. This gain is recorded in the consolidated statements of activities in gain on sale of property and equipment. Five new properties were purchased and rehabbed for a cost of \$933,206 during 2017. These properties were not ready to be rented as of the year end December 31, 2017. Depreciation expense taken on the units rented for the years ended December 31, 2017 and 2016, was \$470,060 and \$435,219, respectively. Accumulated depreciation on the properties for the years ended December 31, 2017 and 2016 was \$1,239,146 and \$864,846 respectively.

Note 6. Properties Owned by IFF and IFF's Subsidiaries (Continued)

IHDA grant funds are secured by a non-interest bearing mortgage on each property. LLC is required to comply with the terms of the grant and regulatory agreements, and grant amounts are required to be repaid to the IHDA only upon the occurrence of a default, but otherwise are to be forgiven by the IHDA on dates 30 years after property acquisition. LLC intends to hold and manage the properties for the 30-year term and believes there is reasonable assurance that it will meet the terms of the forgiveness which is to hold the properties for the 30-year period and use the facilities for the disadvantaged; therefore, will recognize grant amounts as revenue ratably over the expected life of each property, once placed in service and in proportion to depreciation expense. The unamortized grant amounts are therefore recorded as a deferred revenue liability on the consolidated statements of financial position. LLC records grant amounts received, accumulating \$12,614,170 and \$12,603,055, as of December 31, 2017 and 2016, respectively, as deferred revenue and amortizes amounts to revenue ratably over the expected life of the properties, once placed in service. Amounts amortized into revenue for 2017 and 2016 were \$352,824 and \$435,219, respectively. LLC recorded temporarily restricted grant revenue in the years ended December 31, 2017 and 2016, totaling \$396,122 and \$464,056, respectively, for developing the properties, establishing reserves, and for other certain property and project costs. These amounts are released from restriction when utilized for the restricted purpose. For the years ended December 31, 2017 and 2016, \$423,019 and \$529,329, respectively, were released from restrictions.

IFF CILA (Community Integrated Living Arrangement) Lease Program, LLC works with a third party to acquire property to be used as group homes for people with developmental disabilities. An agreement to purchase up to 10 homes has been made. IFF Real Estate Services, LLC purchases and develops the homes and then sells them to IFF CILA Lease Program, LLC, who leases them to the third party, whose intent is to purchase the facilities when economically feasible. The affiliate is typically able to secure State of Illinois funding for all clients prior to beginning operations in a newly-purchased and renovated home. From the point of site purchase, the average time to securing funding and occupying a home is 90 days. Individuals receive assistance for all their activities of daily living from a professional in-home support team on a 24/7 basis. Clients living in the affiliate's residential homes receive funding from the State of Illinois Department of Human Services. This funding, combined with the client's public aid and social security income, comprises the affiliate's support for site operations and maintenance. Individuals utilizing the homes in this program experience the responsibilities of community living and enjoy ample opportunities for personal growth. Services and supports are tailored to meet each individual's specific needs and wishes.

IFF Real Estate Services Department had acquired and developed 6 group homes by the end of 2014, and these houses have been sold to IFF CILA Lease Program, LLC and leased to a third party, the group home operator. These properties will be depreciated over 40 years using the straight-line method. Depreciation expense taken on the group homes was \$51,574 for each of the years ended December 31, 2017 and 2016. As of December 31, 2017 and 2016, net property costs were \$1,857,905 and \$1,909,479, respectively. Accumulated depreciation on the properties for the years ended December 31, 2017 and 2016 was \$205,070 and \$153,496 respectively.

IFF Waukegan Market, LLC financed and developed a full service grocery store to provide access to healthy food in Waukegan, Illinois. It used financing from IFF and grant funds received from the Illinois Department of Commerce and Economic Opportunity (DCEO) for the Illinois Fresh Food Fund (IFFF) program. Save-A-Lot and Save-A-Lot Licensee lease and manage the grocery store. For each of the years ended December 31, 2017 and 2016, total accumulated property costs were \$3,405,461. This property is depreciated over 39 years using the straight-line method. Depreciation expense taken on the grocery store for the years ended December 31, 2017 and 2016, was \$87,319. As of December 31, 2017 and 2016, net property costs were \$3,230,823 and \$3,318,142, respectively. Accumulated depreciation on the property for the years ended December 31, 2017 and 2016 was \$174,638 and \$87,319 respectively.

Note 6. Properties Owned by IFF and IFF's Subsidiaries (Continued)

IFF Rockford Market LLC financed and developed a full service grocery store to provide access to healthy food in Rockford, Illinois. It used financing from IFF and grant funds received from the DCEO for the IFFF program and from the City of Rockford. Save-A-Lot and Save-A-Lot Licensee lease and manage the grocery store. For each of the years ended December 31, 2017 and 2016, total accumulated property costs were \$3,009,872. This property is depreciated over 39 years using the straight-line method. Depreciation expense taken for the years ended December 31, 2017 and 2016, was \$77,176 and \$84,201, respectively. As of December 31, 2017 and 2016, net property costs were \$2,823,362 and \$2,900,538, respectively. Accumulated depreciation on the property for the years ended December 31, 2017 and 2016 was \$186,510 and \$109,334 respectively.

Community Living Initiative, LLC is financing, developing and owning group homes throughout Illinois to lease them to State selected and monitored service providers. The first phase of this project will consist of 7 homes and will be funded from a loan from IHDA and loans from IFF. For the years ended December 31, 2017 and 2016, total accumulated property costs were \$3,055,121 and \$1,895,284, respectively. As of December 31, 2017 and 2016, four homes and one home, respectively, has been rented out. No depreciation was taken for the years ended December 31, 2017 and 2016, as the homes are still incurring additional costs.

Access Peoria, LLC developed eight accessible duplexes on vacant lots in Peoria, Illinois. Funding for this program came from Local Initiatives Support Corporation (LISC) using National Foreclosure Settlement funds from the Illinois Attorney General, a Community Development Block Grant from the IHDA, City of Peoria, and several other funders. IHDA grant funds are secured by a non-interest bearing mortgage on each property. Access Peoria, LLC is required to comply with the terms of the grant and regulatory agreements, and grant amounts are required to be repaid to IHDA only upon the occurrence of a default, but otherwise are to be forgiven by IHDA on dates 30 years after property acquisition. IHDA grants received in connection with the program are in effect forgivable loans. Access Peoria, LLC intends to hold and manage the properties for the 30-year term and believes there is reasonable assurance that it will meet the terms of the forgiveness. The unamortized grant amounts are therefore recorded as a deferred revenue liability on the consolidated statements of financial position. Access Peoria, LLC records grant amounts received, accumulating \$2,577,638, as of each December 31, 2017 and 2016, as deferred revenue and amortizes amounts to revenue ratably over the expected life of the properties, once placed in service. The unamortized grant amounts are therefore recorded as a deferred revenue liability on the consolidated statements of financial position. Amounts amortized into revenue for 2017 and 2016 were \$67,132 and \$65,054, respectively. All sixteen units are available to be rented by the end of December 31, 2017 and 2016. For the years ended December 31, 2017 and 2016, 14 and 16 units, respectively, were rented out. Access Peoria, LLC recorded temporarily restricted grant revenue in the vears ended December 31, 2017 and 2016, totaling \$67,132 and \$416,288, respectively, for developing the properties, establishing reserves, and for other certain property and project costs. These amounts are released from restriction when utilized for the restricted purpose. For the years ended December 31, 2017 and 2016, \$67,132 and \$100,353, respectively, were released from restrictions. The properties are depreciated over 39 years using the straight-line method. Depreciation expense taken for the years ended December 31, 2017 and 2016, was \$88,791 and \$86,042, respectively. As of December 31, 2017 and 2016, net property costs were \$3,234,414 and \$3,323,205, respectively. Accumulated depreciation on the properties for the years ended December 31, 2017 and 2016 was \$174,833 and \$86,042 respectively.

Note 6. Properties Owned by IFF and IFF's Subsidiaries (Continued)

IFF Von Humboldt, LLC is financing, developing and owning and repurposing the former DeDuprey/Von Humboldt main school building site in Chicago. It is working with and identifying several partners for the project. Through a competitive real estate bid process with the Chicago Board of Education of the City of Chicago, IFF Von Humboldt LLC purchased this site for the purpose of repurposing the site into housing targeted to school teachers, with a mix of studios, one- and two-bedroom units at an affordable rate with the balance made available to the general public. Other key components include space dedicated to educational uses aligned with the principles of the Community as a Campus model created by the PRCC/Alternative Schools Network and the Center for Educational Excellence Model created by the Seawall Development Group. As of December 31, 2017 and 2016, total accumulated acquisition and development costs were \$3,456,423 and \$3,309,699, respectively. The property is still under development and no depreciation expense has been taken for the years ended December 31, 2017 and 2016.

IFF Hatchery, LLC is to develop and build a new food business incubator with two partners in Chicago's East Garfield Park community. Called the Hatchery, the 100,000-square-foot facility will be designed to serve 50-75 young or growing food and beverage companies in need of food-grade, flexible space. Funding sources will include its partners' equity, New Markets Tax Credits (NMTCs), Tax Increment Financing (TIF) money, debt and donations. IFF will serve as developer for the three-year project. The public-private partnership, which brings together government, corporate and nonprofit resources, will create jobs and provide tax revenue for the community. As of December 31, 2017 and 2016, total accumulated acquisition and development costs were \$2,148,169 and \$1,446,633, respectively. The property is still under development and no depreciation expense has been taken for the years ended December 31, 2017 and 2016.

Access West Cook I MM, LLC was created when Home First, LLC was awarded an allocation of Low-Income Housing Tax Credits from the IHDA to acquire and develop 50 units of integrated rental housing for people with disabilities across the communities in Illinois of Bellwood, Berwyn, Forest Park and Maywood. These communities are members of the West Cook County Housing Collaborative. It is expected that approximately nineteen vacant, foreclosed two- to four-flats will be acquired and fully rehabilitated. Approximately five new buildings will be constructed on vacant land, designed to complement existing housing stock. At least 10 percent of units will be accessible for wheelchair users, and all units will incorporate energy star appliances and other features to promote energy efficiency. Committed financing sources for this \$18 million project include Low Income Housing Tax Credits (equity investor partner to be determined), HUD Choice Communities Challenge Grant TOD Funds, Cook County HOME Funds, Federal Home Loan Bank of Chicago AHP Grant, and IFF loans. As of December 31, 2017 and 2016, nineteen and seven properties, respectively, have been acquired. As of December 31, 2017 and 2016, total project costs incurred are \$2,711,460 and \$1,116,395, respectively. The properties are still under development and no depreciation expense has been taken for the years ended December 31, 2017 and 2016.

IFF Quality Seats – Broadway, LLC was created in 2016 to finance and own a former office building that it rehabbed into a charter school located in Kansas City, Missouri. The 38,750 square foot building was built in 1954 as a three story office building with a finished lower level. The building is leased to a charter school operator and is currently serving students in the K-2 grades. For the years ended December 31, 2017 and 2016, property costs incurred were \$5,252,607 and \$5,061,691, respectively. This property is depreciated over 39 years using the straight-line method. Depreciation expense taken for the years ended December 31, 2017 and 2016, was \$110,320 and \$45,996, respectively. As of December 31, 2017 and 2016, net property costs were \$5,096,321and \$5,015,725, respectively. Accumulated depreciation on the property for the years ended December 31, 2017 and 2016 was \$156,286 and \$45,966 respectively. The school opened in the fall of 2016.

Notes to Consolidated Financial Statements

Note 7. Foreclosed Assets

An analysis of foreclosed assets as of December 31, 2017 and 2016, was as follows:

	2017	2016
Foreclosed assets, beginning	\$ 640,000	\$ 1,900,100
Acquired through or in lieu of foreclosure	1,396,562	240,000
Purchase of foreclosed assets	871,097	-
Sale proceeds of foreclosed assets not financed by IFF	-	(332,682)
Sale proceeds of foreclosed assets financed by IFF	(500,000)	(1,422,318)
Gain on sales	-	114,900
Deferred gain on sales, net of change in valuation allowance	100,000	140,000
Foreclosed assets, ending	\$ 2,507,659	\$ 640,000

Two properties make up the balances for the years ended December 31, 2017 and 2016. One new property was added each year during 2017 and 2016, into foreclosed assets. IFF also purchased the remaining 50 percent interest of the foreclosed asset added in 2017 from a lender who held a priority interest in the collateral/property. There was no purchase of foreclosed assets in 2016. One and two properties were sold during 2017 and 2016, respectively. There was no net gain recorded on the sale of foreclosed properties in 2017. IFF recorded a net gain of \$114,900 on the sale of foreclosed properties in 2016. The gain is recorded in the consolidated statements of activities in gain on sale of foreclosed assets. IFF also recorded a deferred gain of \$100,000 and \$140,000 on the sale of one property in 2017 and 2016, respectively. The deferred gains are recorded in the consolidated statements of financial position in accrued liabilities. IFF recognized \$30,075 and \$1,251 in 2017 and 2016, respectively, from the deferred gains recorded. The gain is recorded in the consolidated statements of activities in gain on sale of foreclosed assets.

Activity in the valuation allowance as of December 31, 2017 and 2016, consisted of:

	 2017		2016
Beginning balance Reductions from sales proceeds financed by IFF	\$ -	\$	66,588 (66,588)
Reductions from sales proceeds not financed by IFF	-		-
Ending balance	\$ -	\$	-

Rent collected on foreclosed assets for 2017 and 2016 was \$54,000 and \$377,262, respectively. These amounts are recorded in the consolidated statements of activities as rental income. Foreclosed asset expenses, which are recorded in the consolidated statements of activities in other operating expenses, were \$44,482 and \$103,872 for 2017 and 2016, respectively.

Note 8. Furniture, Equipment and Leasehold Improvements

Furniture, equipment and leasehold improvements at December 31, 2017 and 2016, were comprised as follows:

	2017	2016
Furniture, equipment and software	\$ 3,686,110	\$ 3,573,687
Leasehold improvements	 757,722	757,722
	 4,443,832	4,331,409
Less accumulated depreciation and amortization	 (3,448,844)	(3,116,122)
	\$ 994,988	\$ 1,215,287

Depreciation and amortization expenses for 2017 and 2016 were \$332,722 and \$332,534, respectively. IFF retired furniture and equipment with a net book value of zero in 2016 totaling \$143,287. IFF sold one piece of equipment in 2017 and one piece of furniture in 2016 which resulted in a gain of \$1,397 and \$730, respectively. These gains are recorded in the consolidated statements of activities in gain on sale of properties, furniture and equipment. The piece of equipment sold in 2017 had not been capitalized. New additions in 2017 consisted of furniture and equipment of \$112,423. New additions in 2016 consisted of furniture and equipment of \$226,483 and leasehold improvements of \$95,076.

Note 9. Deferred Grant Revenue

IFF's subsidiaries has received grant funds from the Illinois Housing Development Authority (IHDA) and the City of Rockford to help finance various properties. Grant and regulatory agreements restrict the use of the funds, set objectives and requirements for the projects. Grant funds are secured by a non-interest bearing mortgage on each property. IFF's subsidiaries is required to comply with the terms of the grant and regulatory agreements, and grant amounts are required to be repaid to IHDA or the City of Rockford only upon the occurrence of a default, but otherwise are to be forgiven by IHDA or the City of Rockford on dates 30 years and 5 years, respectively, after property acquisition. IFF's subsidiaries intends to hold and manage the properties for the 30-year term and 5-year term and believes there is reasonable assurance that it will meet the terms of the forgiveness which is to hold the properties for the thirty year period and 5 year period and use the facilities for the purpose intended; therefore, will recognize grant amounts as revenue ratably over the expected life of each property, once placed in service and in proportion to depreciation expense. Grants received in connection with the program are in effect forgivable loans. The unamortized grant amounts are therefore recorded as a deferred revenue liability on the consolidated statements of financial position.

Note 9. Deferred Grant Revenue (Continued)

Deferred grant revenue at December 31, 2017 and 2016, were comprised of the following:

	Home First Illinois, LLC		IFF Rockford Market, LLC		Access Peoria, LLC
December 31, 2017: IHDA deferred grant revenue City of Rockford deferred grant revenue	\$	12,614,170	\$	500,000	\$ 2,577,638
Less accumulated amounts amortized to revenue		12,614,170 (1,217,670)		500,000 (186,509)	2,577,638 (132,186)
	\$	11,396,500	\$	313,491	\$ 2,445,452
	_	Home First Illinois, LLC		Rockford	Access Peoria, LLC
December 31, 2016:					
IHDA deferred grant revenue City of Rockford deferred grant revenue	\$	12,603,055	\$	- 500,000	\$ 2,577,638
Less accumulated amounts amortized to revenue		12,603,055 (864,846)		500,000 (109,333)	2,577,638 (65,054)
	\$	11,738,209	\$	390,667	\$ 2,512,584

Note 10. Borrowings, Equity Equivalent Borrowings and Bond Guarantee Program Borrowings

Borrowings and bond guarantee program borrowings indicated with an * are secured by loans and/or other assets of IFF. All other borrowings are unsecured. Equity Equivalent Investments are subordinated to IFF's other borrowings. The interest rate as of December 31, 2017, is listed for borrowings where the Annual Rate is a variable. Per the notes, if the interest payment date or maturity date is on a Saturday, Sunday, or public holiday, then such payment may be made on the next succeeding business day.

Capitalized finance costs, which is a contra liability amount, consist of legal fees and related costs incurred in acquiring the loans payable. These costs are amortized using the straight-line method over 3 to 25 years, depending on the term of the related loans payable. Borrowings are reported net of the net cost of the financing fees of \$142,675 and \$168,318 at December 31, 2017 and 2016, respectively. Amortization expense for the years ended December 31, 2017 and 2016 was \$25,643 and \$29,192, respectively. There were no new finance costs incurred for the year ended December 31, 2017. New finance costs incurred for the year ended December 31, 2016 were \$13,520. Cumulative totals of finance costs, which are those not net of accumulated amortization, are \$329,523 for each of the years ended December 31, 2017 and 2016.

Note 10. Borrowings, Equity Equivalent Borrowings and Bond Guarantee Program Borrowings (Continued)

IFF borrowings consisted of the following:

		Scheduled Repayments						Principal	Principal	
			Princi	pal	Inte	rest		Balance at	Balance at	
	Maturity				Annual		_ D	ecember 31,	Decembe	er 31.
Lender	Date		Amount	Due	Rate	Due		2017	2016	;
ARC Chicago, LLC	8/3/2027	\$	825,000	8/3/2025	3.000%	Quarterly	\$	2,500,000	\$	_
(Benefit Chicago)			825,000	8/3/2026		•				
, ,			850,000	8/3/2027						
Bank of America	11/7/2018	\$	3,000,000	11/07/18	3.750%	Quarterly		3,000,000	5,500),000
Bank of America	12/15/2023	\$	2,000,000	12/15/20	1.000%	Quarterly		4,625,820	4,625	5,820
			1,500,000	12/15/22						
			1,125,820	12/15/23						
Basilian Fathers of Toronto	4/1/2020		Balance	Maturity	3.000%	Annual		100,000		-
The Blowitz- Ridgeway Foundation	7/1/2017	\$	5,000	Quarterly	2.750%	Quarterly		-	10	0,00
The Blowitz-	7/1/2018	\$	5,000	Quarterly	2.750%	Quarterly		10,000	30	0,00
Ridgeway Foundation										
The Blowitz-	7/31/2019	\$	5,000	Quarterly	2.750%	Quarterly		30,000	50	0,00
Ridgeway Foundation		·	,,,,,,,	,		. ,				,
The Blowitz-	6/1/2020	\$	5,000	Quarterly	2.750%	Quarterly		45,000	65	5,00
Ridgeway Foundation										
The Blowitz-	6/1/2021	\$	5,000	Quarterly	2.750%	Quarterly		70,000	90	0,00
Ridgeway Foundation										
The Blowitz-	6/30/2022	\$	5,000	Quarterly	2.750%	Quarterly		90,000		-
Ridgeway Foundation										
Calvert Impact Capital	6/19/2020		Balance	Maturity	2.750%	Quarterly		6,700,000	6,700),00
Central Bank of Kansas City	11/30/2033	Pe	er schedule	Annually starting	5.10937%	Annually		7,767,096	7,767	7,09
CDE VIII, LLC				12/1/18						
								04.007.043	04.00	
		ıota	I carried forw	ard			,	24,937,916	24,837	,91

Note 10. Borrowings, Equity Equivalent Borrowings and Bond Guarantee Program Borrowings (Continued)

				Principal	Principal		
		Prin	cipal	Int	terest	Balance at	Balance at
	Maturity			Annual		December 31,	December 31,
Lender	Date	Amount	Due	Rate	Due	2017	2016
		Total brought for	rward			\$ 24,937,916	\$ 24,837,916
Chase New Markets Corporation	4/28/2018	Balance	Maturity	4.000%	Monthly	9,500,000	9,500,000
JPMorgan Chase Bank	12/16/2021	Per schedule	Monthly starting 1/1/2019	4.053%	Monthly	20,000,000	20,000,000
Circle of Service Foundation	9/30/2020	Amortized over fifteen years	Quarterly	3.000%	Quarterly	273,080	366,947
Circle of Service Foundation	3/31/2021	Amortized over fifteen years	Quarterly	3.000%	Quarterly	320,258	412,703
Community First Fund Federal Home Loan Bank	10/8/2024	Balance	Maturity	2.350%	Monthly	10,000,000	10,000,000
Deaconess Foundation	12/31/2017	Balance	Maturity	3.000%	Quarterly	250,000	250,000
*Federal Home Loan Bank	5/30/2023	Balance	Maturity	2.640%	Monthly	2,000,000	2,000,000
*Federal Home Loan Bank	8/25/2031	Balance	Maturity	2.570%	Monthly	5,000,000	5,000,000
Goldman Sachs Social Impact Fund, LP	12/31/2027	Per schedule	Maturity	5.000%	Per schedule	5,636,080	4,233,063
BMO Harris Bank	10/1/2019	\$ 31,250	Quarterly	3.250%	Quarterly	218,750	343,750
Illinois Housing Development Authority	4/1/2033	To be forgiven	1/15 of Balance Annually starting 5/1/2018	None	NA	1,566,270	570,814
The Kresge Foundation	4/30/2022	Per schedule	Quarterly	3.000%	Quarterly	2,641,658	3,181,826
The Kresge Foundation	9/27/2026	Per schedule	Quarterly	2.000%	Quarterly	3,000,000	3,000,000
Living Cities Catalyst Fund LLC	3/15/2018	\$ 1,500,000	3/15/2018	3.500%	Quarterly	1,500,000	3,000,000
		Total carried for	ward			86,844,012	86,697,019

Note 10. Borrowings, Equity Equivalent Borrowings and Bond Guarantee Program Borrowings (Continued)

			Scheduled Rep	Principal	Principal		
		Prin	cipal		terest	Balance at	Balance at
Landan	Maturity	A	Descri	Annual	Descri	December 31,	December 31,
Lender	Date	Amount	Due	Rate	Due	2017	2016
		Total brought for	ward			\$ 86,844,012	\$ 86,697,019
Mercy Investment Services, Inc.	12/31/2018	Balance	Maturity	3.000%	Quarterly	1,000,000	1,000,000
The Northern Trust Company	12/31/2027	Per schedule	Maturity	2.000%	Per schedule	4,205,347	3,078,591
The Northern Trust Company	5/12/2021	Balance	Maturity	2.000%	Semi-annually	4,500,000	4,500,000
The Northern Trust Company	11/4/2021	Balance	Maturity	2.000%	Semi-annually	5,000,000	5,000,000
Opportunity Finance Network	3/29/2019	Balance	Maturity	3.000%	Quarterly	5,000,000	5,000,000
PNC Bank	11/8/2021	Balance	Maturity	2.775%	Monthly	4,000,000	4,000,000
Portico Benefit Services	11/1/2020	Balance	Maturity	2.750%	Quarterly	1,000,000	1,000,000
Pritzker Family Foundation	12/31/2027	Per schedule	Maturity	5.000%	Per schedule	3,422,865	2,308,943
Religious Communities Investment Fund, Inc.	3/15/2018	Balance	Maturity	3.000%	Quarterly	300,000	300,000
Rush University Medical Center	8/22/2020	Balance	Maturity	2.500%	Quarterly	1,000,000	-
Seton Enablement Fund	4/1/2018	Per schedule	Semi-annually	3.000%	Semi-annually	141,254	173,489
Sinsinawa Dominicans Inc.	6/30/2018	Balance	Maturity	1.000%	Annually	30,000	30,000
Sisters of Saint Dominic, Congregation of the Most Holy Rosary of Adrian, MI	8/15/2018	Balance	Maturity	3.000%	Quarterly	100,000	100,000
Sisters of Saint Dominic, Congregation of the Most Holy Rosary of Adrian, MI	9/30/2019	Balance	Maturity	3.000%	Quarterly	150,000	150,000
		Total carried for	ward		-	116,693,478	113,338,042

Notes to Consolidated Financial Statements

Note 10. Borrowings, Equity Equivalent Borrowings and Bond Guarantee Program Borrowings (Continued)

					Principal	Principal					
			Princi	pal		erest	_ F	Balance at	Balance at		
	Maturity				Annual		De	ecember 31,	D	ecember 31,	
Lender	Date		Amount	Due	Rate	Due		2017		2016	
		Tot	al brought forw	vard			\$ 1	116,693,478	\$	113,338,042	
TIAA-CREF Trust Company, FSB	5/28/2019		Balance	Maturity	4.125%	Monthly		10,000,000		10,000,000	
Trinity Health	6/30/2019		Balance	Maturity	2.500%	Quarterly		1,000,000		1,000,000	
Trinity Health	6/14/2020		Balance	Maturity	2.500%	Quarterly		1,000,000		1,000,000	
Twain XX LLC	3/20/2020		Balance	Maturity	3.25%	Quarterly		250,000		-	
Twain XX LLC	3/20/2020		Balance	Maturity	3.25%	Quarterly		250,000		-	
Walton Family Foundation	12/31/2019	\$	2,000,000 2,000,000	12/31/18 12/31/19	None	N/A		4,000,000		5,000,000	
Walton Family Foundation	11/30/2021	\$	1,000,000 2,000,000	11/30/20 11/30/21	None	N/A		3,000,000		3,000,000	
Wisconsin Preservation Fund	10/1/2024		Balance	Maturity	None	N/A		75,000		75,000	
Woodforest National Bank	11/5/2018		Balance	Maturity	2.750%	Quarterly		1,000,000		1,000,000	
Total borrowings:							1	137,268,478		134,413,042	
Less accumulated unamortize	d financing fees:							(72,643)		(93,645)	
Total borrowings, net:							\$ 1	137,195,835	\$	134,319,397	
The Benedictine Sisters of Chicago	3/17/2019		Balance	Maturity	3.000%	Quarterly	\$	50,000	\$	50,000	
Thomas Bennigson	1/14/2018		Balance	Maturity	3.000%	Quarterly		-		100,000	
Cathay Bank	10/14/2021		Balance	Maturity	3.250%	Quarterly		500,000		500,000	
		Tot	al carried forwa	ard				550,000		650,000	

Note 10. Borrowings, Equity Equivalent Borrowings and Bond Guarantee Program Borrowings (Continued)

			Scheduled R	epayments		F	Principal		Principal	
	-	Princ	cipal	Inte	erest	_ в	alance at	E	Balance at	
	Maturity			Annual		Dec	cember 31,	De	cember 31,	
Lender	Date	Amount	Due	Rate	Due		2017		2016	
		Total brought for	rward			\$	550,000	\$	650,000	
Evergreen Bank Group	3/8/2022	Balance	Maturity	3.000%	Quarterly		500,000		500,000	
Goldman Family Foundation	12/8/2019	Balance	Maturity	2.000%	Quarterly		200,000		200,000	
Guaranty Bank	3/1/2017	Balance	Maturity	3.000%	Quarterly		-		250,000	
Guaranty Bank	3/1/2017	Balance	Maturity	3.000%	Quarterly		-		250,000	
BMO Harris Bank	12/15/2019	Balance	Maturity	3.250%	Quarterly		1,250,000		1,250,000	
BMO Harris Bank	6/30/2020	Balance	Maturity	2.000%	Quarterly		500,000		500,000	
First Savings Bank of Hegewisch	2/9/2021	Balance	Maturity	3.000%	Quarterly		200,000		-	
Institute of the Blessed Virgin Mary	6/24/2018	Balance	Maturity	3.000%	Quarterly		50,000		50,000	
MacArthur Foundation	1/1/2022	Balance	Maturity	3.000%	Quarterly		250,000		250,000	
MacArthur Foundation	1/1/2022	Balance	Maturity	3.000%	Quarterly		1,000,000		1,000,000	
MacArthur Foundation	1/1/2022	Balance	Maturity	3.000%	Quarterly		1,000,000		1,000,000	
Marquette Bank	5/31/2021	Balance	Maturity	2.000%	Quarterly		200,000		200,000	
Mount St. Scholastica	12/22/2020	Balance	Maturity	3.000%	Quarterly		50,000		50,000	
Nazareth Literacy Benevolent Institution/ dba Sisters of Charity of Nazareth	11/6/2018	Balance	Maturity	3.000%	Quarterly		100,000		100,000	
North Shore Bank FSB	5/9/2018	Balance	Maturity	3.000%	Quarterly		50,000		50,000	
		Total carried for	ward				5,900,000		6,300,000	

Note 10. Borrowings, Equity Equivalent Borrowings and Bond Guarantee Program Borrowings (Continued)

	Scheduled Repayments			Principal	Principal		
		Princ	cipal	Inte	erest	Balance at	Balance at
	Maturity			Annual		December 31,	December 31,
Lender	Date	Amount	Due	Rate	Due	2017	2016
		Total brought for	ward			\$ 5,900,000	\$ 6,300,000
Our Lady of Victory Missionary Sisters, Inc.	12/2/2018	Balance	Maturity	3.000%	Annually	57,000	25,000
St. Viator High School	4/27/2022	Balance	Maturity	3.000%	Quarterly	150,000	-
Sisters of Most Precious Blood/St. Mary's Institute of O'Fallon	9/27/2018	Balance	Maturity	3.000%	Quarterly	50,000	50,000
Sisters of Most Precious Blood/St. Mary's Institute of O'Fallon	1/20/2022	Balance	Maturity	3.000%	Quarterly	50,000	-
Sisters of St. Francis Clinton, Iowa	6/1/2017	Balance	Maturity	3.000%	Quarterly	-	100,000
Sisters of St. Francis Clinton, Iowa	6/5/2018	Balance	Maturity	3.000%	Quarterly	50,000	50,000
Sisters of St. Francis Clinton, Iowa	6/1/2022	Balance	Maturity	3.000%	Quarterly	100,000	-
Sisters of St. Joseph of Carondelet	6/30/2019	Balance	Maturity	3.000%	Quarterly	50,000	50,000
Sisters of the Holy Names of Jesus and Mary U.S Ontario Province Corporation	4/27/2020	Balance	Maturity	3.000%	Quarterly	250,000	250,000
Sisters of the Resurrection	5/1/2022	Balance	Maturity	3.000%	Quarterly	250,000	-
Sisters, Servants of the Immaculate Heart of Mary	3/3/2021	Balance	Maturity	3.000%	Quarterly	25,000	25,000
		Total carried forv	vard			6,932,000	6,850,000

Note 10. Borrowings, Equity Equivalent Borrowings and Bond Guarantee Program Borrowings (Continued)

	Scheduled Repayments		_	Principal		Principal			
		Princi	pal		erest	_	Balance at		Balance at
Lender	Maturity Date	Amount	Due	Annual Rate	Due	D	ecember 31, 2017	D	ecember 31, 2016
Ecildor	Date	Amount	Duc	rate	Duc		2011		2010
		Total brought forv	vard			\$	6,932,000	\$	6,850,000
Small Business Lending Fund US Treasury	9/15/2019	Balance	Maturity	2.000%	Quarterly		8,294,000		8,294,000
Village Bank & Trust	9/19/2022	Balance	Maturity	3.250%	Quarterly		1,000,000		1,000,000
Wells Fargo Bank	4/23/2018	Balance	Maturity	2.000%	Quarterly		1,000,000		1,000,000
Wells Fargo Bank	12/24/2025	Balance	Maturity	2.500%	Quarterly		5,000,000		5,000,000
Total equity equivalent borrowi	ings:						22,226,000		22,144,000
Less accumulated unamortized	d financing fees:						(3,073)		(4,750)
Total equity equivalent borro	owings, net:					\$	22,222,927	\$	22,139,250
*U.S. Treasury CDFI Fund	6/15/2040	Per schedule	Quarterly	2.829%	Quarterly	\$	5,077,726	\$	5,237,157
*U.S. Treasury CDFI Fund	9/17/2040	Per schedule	Quarterly	2.720%	Quarterly		5,966,329		6,153,506
*U.S. Treasury CDFI Fund	3/15/2041	Per schedule	Quarterly	2.110%	Quarterly		3,067,845		3,169,097
*U.S. Treasury CDFI Fund	9/16/2041	Per schedule	Quarterly	2.381%	Quarterly		3,145,420		3,242,888
*U.S. Treasury CDFI Fund	9/16/2041	Per schedule	Quarterly	2.950%	Quarterly		4,828,266		-
*U.S. Treasury CDFI Fund	9/15/2042	Per schedule	Quarterly	2.738%	Quarterly		1,582,770		-
Total bond guarantee program	borrowings:						23,668,356		17,802,648
Less accumulated unamortized	d financing fees:						(66,959)		(69,923)
Total bond guarantee progra	ım borrowings,	net:				\$	23,601,397	\$	17,732,725

Note 10. Borrowings, Equity Equivalent Borrowings and Bond Guarantee Program Borrowings (Continued)

IFF is subject to several loan covenants, which among other items, require minimum net asset, liquidity, allowance for loan losses, leverage and collateral levels. IFF is in compliance with these covenants as of December 31, 2017 and 2016.

As of December 31, 2017, the required principal reduction of borrowings is as follows:

2018	\$ 22,082,196
2019	36,851,425
2020	22,842,255
2021	25,059,474
2022	7,467,025
Thereafter	68,860,459
	\$183,162,834

Included in this amount is \$1,566,270 of borrowings from Illinois Housing Development Authority (IHDA) who provided financing for the Community Living Initiatives, LLC's group homes. These zero percent loans will be forgiven over 15 years starting in May 2018.

Undrawn commitments at December 31, 2017 and 2016, were \$13,456,991 and \$21,950,753, respectively.

Note 11. Investor Consortium Collateral Trust Notes

IFF entered into a borrowing agreement (the Investor Consortium Program) whereby investors purchase participation in trust notes collateralized by IFF loans which, in turn, are usually secured by a first or second mortgage on the underlying collateral. The interest rate is the blended interest rate as of December 31, 2017.

Capitalized finance costs, which is a contra-liability amount, consist of legal fees and related costs incurred in acquiring the loans payable. These costs are amortized using the straight-line method over 15 years, which is the term of each Investor Consortium Trust Notes. Notes are reported net of the net cost of the financing fees of \$166,269 and \$153,672 at December 31, 2017 and 2016, respectively. Amortization expense for the years ended December 31, 2017 and 2016, was \$19,637 and \$18,428, respectively. New finance costs incurred for the years ended December 31, 2017 and 2016, were \$32,234 and \$27,409, respectively. Cumulative totals of finance costs, which are those not net of accumulated amortization, are \$321,295 and \$289,061 for the years ended December 31, 2017 and 2016, respectively.

Note 11. Investor Consortium Collateral Trust Notes (Continued)

Investor Consortium Collateral Trust Notes consisted of the following:

Investor Consortium ^(a) Series	Maturity Date	Interest Rate	Principal Balance at December 31, 2017		Principal Balance at December 31, 2016
Sale 2004-1 Sale 2005-1 Sale 2006-1 Sale 2007-1 Sale 2008-1 Sale 2009-1 Sale 2010-1 Sale 2011-1 Sale 2012-1 Sale 2013-1 Sale 2015-1 Sale 2015-2 Sale 2016-1 Sale 2016-2 Sale 2016-3 Sale 2017-1	1/15/2020 10/15/2020 10/15/2021 10/15/2022 10/15/2023 10/15/2023 10/15/2025 7/15/2026 10/15/2027 1/15/2029 1/15/2030 4/15/2030 4/15/2031 10/15/2031 1/15/2032 7/15/2032	3.000% 3.000% 3.000% 3.000% 3.000% 3.138% 3.623% 3.633% 3.023% 3.353% 3.387% 3.258% 3.258% 3.263% 3.450% 3.390% 3.282%	\$ 469,3 501,5 1,479,3 1,811,7 1,597,7 2,943,5 1,602,2 2,490,5 7,059,2 7,076,8 8,941,8 11,595,4 13,269,0 15,048,8 8,561,7 13,756,9 19,878,5	518 334 562 703 526 526 526 526 526 527 537 540 541 550 561 561 560 561 560 561 560 561 560 561 560 560 560 560 560 560 560 560	649,222 728,782 2,131,416 2,242,795 2,077,518 3,871,767 1,832,297 4,556,933 7,994,062 7,738,580 11,261,742 14,656,221 17,046,431 19,399,614 10,275,456 14,614,224
Sale 2017-2 Single member Sale 2017-1	1/15/2033 11/10/2031	3.485% 3.231%	14,753,1 9,993,8	168	-
Total Investor Consortium collateral trust notes:			142,831,5	589	121,077,060
Less accumulated unamortized	financing fees:		(166,2	269)	(153,672)
Total Investor Consortium collateral trust notes, net:			\$ 142,665,3	320 \$	120,923,388

(a) Participating banks in the Investor Consortium are Advantage National Bank, American Chartered Bank (acquired by MB Financial), Associated Community Development Bank, Bank of America, Barrington Bank and Trust, Beverly Bank and Trust, Busev Bank, Byline Bank, Charter One Bank (acquired by RBS Citizens), Citizens Bank, Cole Taylor Bank (acquired by MB Financial), Crystal Lake Bank and Trust, Evergreen Bank Group, Fifth Third Bank CDC, First Bank, First Bank and Trust, First Eagle Bank, First Midwest Bank, First Savings Bank of Hegewisch, Harris Trust & Savings Bank (BMO Harris), Hinsdale Bank and Trust, Jacksonville Savings Bank, Lake Forest Bank and Trust, Lakeside Bank, Libertyville Bank and Trust, M&I Community Development Corporation (acquired by BMO Harris), MB Financial, Midwest Bank and Trust Company (assumed by FDIC), Midwest BankCentre, Mission Investment Fund of the Evangelical Lutheran Church in America, The Northern Trust Bank, TIAA-CREF Trust Company, North Shore Community Bank and Trust. Northbrook Bank and Trust. Old Plank Trail Community Bank and Trust, Park National Bank and Trust (assumed by FDIC), PNC Bank, The PrivateBank (acquired by CIBC), RBS Citizens (acquired by Citizens), Reliance Bank, Scottrade Bank (acquired by TD Bank, N.A.), St. Charles Bank and Trust, State Bank of the Lakes, State Farm Bank, Stifel Bank & Trust, TIAA-CREF Trust Company FSB, Town Bank, Twain XX LLC (purchased FDIC interest in 2017), Urban Partnership Bank, US Bank, Village Bank and Trust, Wheaton Bank and Trust, and Wintrust Financial.

Note 11. Investor Consortium Collateral Trust Notes (Continued)

Quarterly contractual repayment of each trust note series is limited to the proceeds of payments on IFF loans and a 2 percent cash reserve held, for each series, by the trustee. A 3 percent cash reserve is held by the investor in the single member note sale. If the balance of the cash reserve falls below 2 percent for any series or 3 percent in the single member note sale, IFF is required to contribute a portion of its servicing fees to the reserve each quarter until the reserve again reaches the 2 or 3 percent. As of December 31, 2017 and 2016, all of the reserves were at the required 2 or 3 percent. The reserve funds are maintained in money market accounts. The balance of the reserves for the collateral trust notes, included in other restricted cash and interest-bearing deposits, at December 31, 2017 and 2016, was \$2,959,270 and \$3,199,799 at cost, respectively, which represents fair value. Included in this amount at December 31, 2016 was \$778,093 for loans that were bought out of the consortium and paid to the investors subsequent to December 31, 2016. There was no additional funds in the reserve balance at December 31, 2017.

There were no charge-offs and no losses recorded by the investors for the years ended December 31, 2017 and 2016.

As of December 31, 2017, the scheduled principal reduction of Investor Consortium collateral trust notes is as follows:

2018	\$ 17,739,701
2019	11,587,208
2020	11,221,721
2021	12,310,548
2022	12,788,467
Thereafter	77,183,944
	\$142,831,589

Undrawn commitments in the Investor Consortium Program at December 31, 2017 and 2016, were \$3,567,595 and \$7,130,148, respectively.

Note 12. Loan Participations Payable

IFF entered into participation agreements with Nonprofits Assistance Fund (NAF), and Cincinnati Development Fund (CDF) with respect to underlying notes, in which one of the partners purchased an interest in each loan. IFF has the obligation to pass through payments with respect to interest at various rates and all principal payments pursuant to such participation interest during the life of the agreements. Provided that no event of default exists on the underlying loan at the maturity of the agreement, IFF has a further obligation to purchase the partners participation interest in the loan. The current balance of the loans receivable as of December 31, 2017 and 2016, was \$1,575,187 and \$1,872,900, respectively. IFF loan participations payable consisted of the following:

		Scheduled Repayments			Principal		Principal		
		Princi	pal	Inte	rest		Balance at	Е	Balance at
	Maturity			Annual		De	cember 31,	De	cember 31,
Lender	Date	Amount	Due	Rate	Due		2017		2016
Nonprofits	5/1/2021	Per schedule	Monthly	6.000%	Monthly	\$	191,183	\$	240,133
Assistance Fund		& Balance at							
		Maturity							
Cincinnati Development	1/1/2022	Per schedule	Monthly	5.375%	Monthly		74,498		257,128
Fund		& Balance at							
		Maturity							
Cincinnati Development	5/1/2022	Per schedule	Monthly	5.375%	Monthly		160,169		178,829
Fund	3/1/2022	& Balance at	Monthly	3.37376	Worlding		100,109		170,029
Fulld		Maturity							
		Maturity							
	Total loan partic	cipations payable:				\$	425,850	\$	676,090
						_ ~	:=3,000	7	2: 2,000

As of December 31, 2017, the scheduled principal reduction of loan participations payable is as follows:

2018	\$ 103,515
2019	107,465
2020	113,610
2021	83,556
2022	17,704
	\$ 425,850

Note 13. Operating Leases

IFF is obligated under leases for its Chicago office space (through September 2030), its old Chicago office space (through June 2020), Detroit office space (through August 2022), Columbus office space (through April 2019), Indianapolis office space (through December 2018), Kansas City office space (through December 2021), Minneapolis office space (through December 2021), Minneapolis office space (through February 2019) and St. Louis office space (through March 2019), which provides for base rentals (recognized on a straight-line basis) plus a prorated share of real estate taxes and operating expenses. In 2016, IFF also took a \$130,700 charge to record the present value of the difference between the expected cash flow from sub-leasing its old Chicago office space and the remaining lease payments for that location. This charge is included in the occupancy and office line item of the consolidated statements of activities. A deferred rent liability, representing the cumulative amount by which rental expense recognized exceeds cash paid, totaled \$1,647,740 and \$1,720,453 at December 31, 2017 and 2016, respectively, and is included in accrued liabilities of the consolidated statements of financial position.

Future minimum lease payments (base rentals) by year are as follows:

2018 \$	1,324,812
2019	1,299,488
2020	1,082,655
2021	961,907
2022	922,140
Thereafter	7,046,584
<u>\$ 1</u>	12,637,586

The total rent expense for the years ended December 31, 2017 and 2016, were as follows:

	2017	2016
Chicago, net of sub-lease revenue Columbus (started in February 2016)	\$ 860,756 21,741	\$ 1,157,635 20,411
Detroit	73,838	50,855
Indianapolis Milwaukee	16,800 27,428	16,720 28,082
Minneapolis St. Louis	 29,172 20,611	30,444 20,611
	\$ 1,050,346	\$ 1,324,758

IFF and Subsidiaries

Notes to Consolidated Financial Statements

Note 14. Temporarily Restricted Net Assets

Temporarily restricted net assets at December 31, 2017 and 2016, were available for the following purposes:

	2017	2016
Department of Education Grant for Credit Enhancement	\$ 17,784,581	\$ 17,846,703
Loan Issuance	22,627,377	16,881,741
Grants for Specific Programs	11,794,168	11,868,241
	\$ 52,206,126	\$ 46,596,685

IFF receives certain capital grants whose purpose is to fund the issuance of loans and to help restore IFF for losses attributable to loans. Amounts received are recorded as temporarily restricted revenue, and are released from restrictions when IFF records loan provisions (allowance for loan losses) or disburses qualified loans. Release from restrictions are reversed when there are recoveries or reductions in loan provisions. Grant amounts received which are not yet utilized are included in temporarily restricted net assets, listed above as Loan Issuance.

In 2017 and 2016, net assets were released from donor restrictions by incurring expenses satisfying the purpose or time restrictions as follows:

	2017		2016
Net assets released from restrictions: Time and performance restrictions (operating) Performance restrictions - Pass through Grants (operating) Loan capital grants (capital) (Decrease) increase to Provision for loan losses (capital)	\$	3,075,838 7,372,352 4,697,773 (993,409)	\$ 3,458,139 5,718,232 252,227 1,460,051
	\$	14,152,554	\$ 10,888,649

A reduction in the provision or allowance for loan losses during 2017 resulted in a reversal of amounts previously released from restrictions, as reflected above.

Note 15. Employee Benefit Plan

The IFF 401(k) Profit Sharing Plan is a defined contribution retirement plan for the benefit of IFF's employees. Full-time eligible employees may make discretionary contributions to the Plan, and IFF may make discretionary or matching contributions. IFF's contributions for the years ended December 31, 2017 and 2016, was \$338,458 and \$274,346, respectively.

Note 16. Functional Expense Classifications

IFF's unrestricted expenses for the years ended December 31, 2017 and 2016, reported on a functional basis are as follows:

	2017	2016
Program expenses: Capital Solutions (Lending) Real Estate Services	\$ 14,866,783 11,944,710	\$ 15,752,709 9,045,548
Community Development Initiatives Corporate Communications and Public Affairs	2,062,790 756,972	1,342,810 736,055
Research School Services Early Childhood Services	866,995 301,043 284.699	719,550 216,953 147,784
Supporting services	31,083,992 2,578,414	27,961,409 2,214,629
	\$ 33,662,406	\$ 30,176,038

Note 17. Fair Value of Financial Instruments

The accounting guidance on fair value measurements and disclosures defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date and sets out a fair value hierarchy. The fair value hierarchy gives the highest priority to quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). Inputs are broadly defined under the guidance as assumptions market participants would use in pricing an asset or liability. The three levels of the fair value hierarchy under the guidance are described below:

<u>Level 1</u>. Valuations for assets and liabilities traded in active exchange markets, such as the New York Stock Exchange. Level 1 assets primarily include equities and money market funds. Valuations are obtained from readily available pricing sources for market transactions involving identical assets or liabilities.

<u>Level 2</u>. Valuations for assets and liabilities traded in less active dealer or broker markets. Valuations are obtained from third party pricing services for identical or similar assets or liabilities.

<u>Level 3</u>. Valuations for assets and liabilities that are derived from other valuation methodologies, including option pricing models, discounted cash flow models and similar techniques, and not based on market exchange, dealer, or broker traded transactions. Level 3 valuations incorporate certain assumptions and projections in determining the fair value assigned to such assets or liabilities.

In certain cases, the inputs used to measure fair value may fall into different levels of the fair value hierarchy. In such cases, an investment's level within the fair value hierarchy is based on the lowest level of input that is significant to the fair value measurement. IFF's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the investment.

IFF values the investments in the limited liability companies it has an ownership interest in. The following is a description of the valuation methodologies used for instruments at fair value:

Note 17. Fair Value of Financial Instruments (Continued)

Assets and liabilities recorded at fair value on a recurring basis: IFF measures certain assets and liabilities at fair value on a recurring basis in accordance with U.S. generally accepted accounting principles. These include assets that are measured at the fair market value at the end of the period. Assets measured at fair value on a recurring basis are included in the table below.

	Fair Value Measurements at December 31, 2017											
		Totals		Level 1		Level 2		Level 3				
Investment in limited	\$	226,217	\$	_	\$	-	\$	226,217				
liability companies	\$	226,217	\$	-	\$	-	\$	226,217				
		Fair	Value	Measureme	nts at	December 31	, 201	6				
		Totals		Level 1		Level 2		Level 3				
Investment in limited	\$	221,427	\$	-	\$	-	\$	221,427				
liability companies	\$	221,427	\$	-	\$	-	\$	221,427				

As of December 31, 2017 and 2016, there were no transfers between the levels.

Investments in Limited Liability Companies: Investments in limited liability companies are evaluated each quarter to adjust to IFF's equity balance, including other significant assumptions. Fair value is measured based on the value of IFF's equity percentage and classified as Level 3 in the fair value hierarchy.

Assets and liabilities recorded at fair value on a nonrecurring basis: IFF may be required from time to time to measure certain assets and liabilities at fair value on a nonrecurring basis in accordance with U.S. generally accepted accounting principles. These include assets that are measured at the lower of cost or market that were recognized at fair value below cost at the end of the period. Assets measured at fair value on a nonrecurring basis are included in the table below.

	Fair Value Measurements at December 31, 2017												
		Totals		Level 1		Level 2		Level 3					
Assets													
Impaired loans	\$	1,855,953	\$	-	\$	-	\$	1,855,953					
Foreclosed assets		2,507,659		-		-		2,507,659					
	\$	4,363,612	\$	-	\$	-	\$	4,363,612					
		Fair	Value N	<i>M</i> easuremer	nts at D	ecember 31,	201	6					
		Totals		Level 1		Level 2		Level 3					
Assets													
Impaired loans	\$	1,552,069	\$	-	\$	-	\$	1,552,069					
Foreclosed assets		640,000		-		-		640,000					
	\$	2,192,069	\$	-	\$	-	\$	2,192,069					

Note 17. Fair Value of Financial Instruments (Continued)

Impaired loans: Impaired loans are evaluated and valued at the time the loan is identified as impaired, at the lower of cost or fair value. Impaired loans measured at fair value at December 31, 2017 and 2016, on the consolidated statements of financial position and included above represent those impaired loans where fair value was measured to be lower than the cost of the loan which represents impaired loans for which an allowance has been provided less the related allowance for loan losses or impaired loans that have been charged down to fair value. Fair value is measured based on the value of the collateral securing these loans or management's discounted cash flow analysis and is classified as Level 3 in the fair value hierarchy.

Collateral is mostly real estate and is determined based on appraisals by qualified licensed appraisers or through other valuation sources. Appraised and reported values may be discounted based on management's historical knowledge, changes in market conditions from the time of valuation, and/or management's expertise and knowledge of the client and client's business.

Foreclosed assets: Foreclosed assets, upon initial recognition, are measured and reported at fair value less estimated costs to sell through a charge-off to the allowance for loan losses based upon the fair value of the foreclosed asset. The fair value of foreclosed assets less estimated costs to sell, upon initial recognition, is estimated using Level 3 inputs based on customized discounting criteria.

Note 18. Concentration of Credit Risk

IFF holds cash equivalents and investments in money market funds, certificates of deposit, and Treasury funds, which management believes subjects IFF to limited credit risk. No collateral or other security has been pledged to support these cash equivalents and investments.

Approximately 38 percent and 35 percent of IFF's borrowers are located in the Chicago metropolitan area as of December 31, 2017 and 2016, respectively. A breakdown of the sector of borrowers at December 31, 2017 and 2016, were comprised of the following:

	2017		2016	
Charter school	\$ 61,853,069	19%	\$ 65,393,259	22%
Affordable housing	60,523,987	18%	49,908,073	16%
Health care	36,017,166	11%	34,205,561	11%
Other	25,349,645	8%	18,341,330	6%
Youth services	23,547,698	7%	18,867,281	6%
Training and professional development	18,364,871	6%	16,447,147	5%
Special needs services	18,105,481	5%	17,490,880	6%
Community development	15,819,114	5%	19,661,342	7%
Supportive housing/Homeless services	14,880,443	5%	16,730,462	6%
Multi-service	14,725,627	4%	15,105,421	5%
Arts and culture	11,488,172	3%	8,152,768	3%
Child care	6,878,215	2%	7,658,558	2%
School (non charter)	6,554,095	2%	4,797,401	1%
Healthy foods	5,862,272	2%	3,109,287	1%
Job training	5,689,897	2%	5,481,263	2%
Substance abuse	3,161,328	1%	3,890,386	1%
	\$328,821,080	100%	\$305,240,419	100%

Note 19. Limited Liability Companies

New Markets Tax Credit LLCs:

In 2002, IFF was awarded \$10,000,000 of federal tax credits from the New Markets Tax Credit Program of the U.S. Department of Treasury. It also received a \$25,000,000 allocation in 2012, \$43,000,000 allocation in 2014, \$50,000,000 allocation in 2015, and an \$80,000,000 allocation in 2016. IFF also received a \$5,000,000 Illinois New Markets Tax Credit in 2015. Upon receiving these allocations, various for-profit limited liability companies (New Markets Tax Credit LLCs) were established to facilitate the New Markets Tax Credit Program. As of December 31, 2017, all of the allocations have been allocated except for \$31,000,000 of the \$80,000,000 allocation received in late 2016. It is planned that this will be allocated in 2018.

IFF is the managing member and has a stated ownership interest of .01 percent to .10 percent in these New Markets Tax Credit LLCs. IFF's investment in these LLCs are recorded in the consolidated statements of financial position in other assets. As of December 31, 2017 and 2016, IFF's ownership value in these New Markets Tax Credit LLCs was \$17,516 and \$12,633, respectively.

IFF provides certain asset management and compliance oversight services to the New Markets Tax Credit LLCs, as provided in the respective operating agreements. IFF receives management fees from these New Markets Tax Credit LLCs and are recorded on the consolidated statements of activities in management and sponsor fees. The total of this revenue for 2017 and 2016 was \$886,311 and \$742,824, respectively.

As managing member in the New Markets Tax Credit LLCs, IFF is responsible for compliance with various regulations. Failure to comply could result in the recapture or loss of unallocated tax credits, as provided for in the Internal Revenue Code. IFF has indemnified the other investor members against all recapture liability and any other economic losses incurred by the members as a result of any such recapture event. As of December 31, 2017 and 2016, no liability is recorded because of such event.

Access Housing I, LLC:

In 2015, Access Housing I, LLC (LLC) closed on the Low-Income Housing Tax Credit (LIHTC) deal with PNC Bank, National Association. This project assembled low-income housing tax credits, grants, and loans to develop 25 two- to four-flats for people with all types of disabilities, referred via the State Referral Network. The project combines new construction and rehabilitation on foreclosed sites.

IFF is the managing member and has a stated ownership interest of .01 percent in Access Housing I, LLC. IFF's investment is recorded in the consolidated statements of financial position in other assets. As of December 31, 2017 and 2016, IFF's ownership value in this LLC was \$208,701 and \$208,794, respectively.

IFF provides certain services to the LLC, as provided in the operating agreement. IFF received developer fee income of \$248,442 and \$184,879 in 2017 and 2016, respectively, from this LLC. This is recorded on the consolidated statements of activities in developer fees. Management fees will not be earned until the units are rented.

As managing member in this LLC, IFF is responsible for compliance with various regulations. Failure to comply could result in the recapture or loss of unallocated tax credits, as provided for in the Internal Revenue Code. IFF has indemnified the other investor member against all recapture liability and any other economic losses incurred by the member as a result of any such recapture event. As of December 31, 2017 and 2016, no liability is recorded because of such event.



IFF and Subsidiaries

Consolidating Statement of Financial Position

December 31, 2017

(See Independent Auditor's Report)

	IFF*	IFF NMTC Senior Lender, LLC	Home First Illinois, LLC	IFF CILA Lease Program, LLC	IFF Pay for Success I, LLC	IFF Pay for Success II, LLC	IFF Waukegan Market LLC	IFF Rockford Market LLC		F Quality Seats - Broadway, LLC	IFF Hatchery, LLC	Home First, LLC	Community Living Initiative, LLC	Access Peoria, LLC	Access Housing I MM, LLC	Access West Cook I MM, LLC**	Eliminations	Consolidate
ssets										,								
ash and cash equivalents	\$ 36,793,200	\$ 367,315	\$ 1,348,542	\$ 217,209	\$ 527,750	\$ -	\$ 155,593	\$ 74,819	\$ - \$	642,940	\$ 414	\$ 1,000,321	\$ 54,355	\$ 15,652	\$ 374	\$ 2,872	\$ -	41,201,3
ther restricted cash and																		
interest-bearing deposits in banks	9,591,047	-	1,010,471	-	-	-	-	-	-	-	-	-	45,645	524,239	-	-	-	11,171,
epartment of Education restricted cash																		
and interest-bearing deposits in banks	17,784,581	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	17,784
ants receivable, other receivables,																		
prepaids and deposits	23,224,951	2,902	139,919	5,450	562,249	86,000	81,978	192,498	-	-	533,390	693,017	11,303	-	-	-	(18,161,815)	7,371
ins receivable, net	306,648,927	6,867,657			13,264,292			-	-	-		-	-	-	-	-	(7,812,808)	318,96
crued interest receivable	1,799,244	31,699	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(431,383)	1,399
perties owned by IFF and IFF's subsidiaries, net		· -	12,742,284	1,857,905	-	-	3,230,823	2,823,362	3,456,423	5,096,321	2,148,169	-	3,055,121	3,234,414	-	2,711,460	` -	40,35
deral Home Loan Bank stock, at cost	315,000	-		-	-	-	-	-	-	-	-	-	-		-	-		31
reclosed assets, net	2,507,659	_	_	_	-	_	_	_	_	_	-	-	-	_	_	_		2,50
rniture, equipment and leasehold improvements, net	913,245	_	_	_	_	_	_	_	_	81,743	_	_	_	_	_	_		99
	12,521																	1:
												229.043			208,701		(4,263,106)	22
	4,052,610 \$ 403,642,985	\$ 7,269,573	\$ 15,241,216	\$ 2,080,564	\$ 14,354,291	\$ 86,000	\$ 3,468,394	\$ 3,090,679	\$ 3,456,423 \$	5,821,004	\$ 2,681,973	\$ 1,922,381	\$ 3,166,424	\$ 3,774,305	\$ 209,075	\$ 2,714,332	\$ (30,669,112)	442,31
apitalized finance costs, net ther assets abilities and Net Assets	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	\$ 7,269,573	\$ 15,241,216	\$ 2,080,564	\$ 14,354,291	\$ 86,000	\$ 3,468,394	\$ 3,090,679	\$ 3,456,423 \$	5,821,004	\$ 2,681,973	\$ 1,922,381	\$ 3,166,424	\$ 3,774,305	\$ 209,075	\$ 2,714,332	\$ (30,669,112)	442,310
her assets	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	\$ 7,269,573	\$ 15,241,216	\$ 2,080,564	\$ 14,354,291	\$ 86,000	\$ 3,468,394	\$ 3,090,679	\$ 3,456,423 \$	5,821,004	\$ 2,681,973	\$ 1,922,381	\$ 3,166,424	\$ 3,774,305	\$ 209,075	\$ 2,714,332	\$ (30,669,112)	442,310
ner assets ibilities and Net Assets bilities:	\$ 403.642,985 \$ 3,567,252	\$ 2,675	\$ 15,241,216 \$ 1,193,654	\$ 2,080,564 \$ 94,319	\$ 541,652	\$ 86,000 \$ 86,000	\$ 3,468,394 \$ 79,123	\$ 66,934	\$ 3,456,423 \$ \$ 3,456,423 \$	232,233		\$ 1,922,381 \$ 800,649	\$ 783,354	\$ 3,774,305 \$ 40,390	\$ 209,075 \$ 5,406	\$ 2,714,332 \$ 2,711,332	\$ (30,669,112) \$ (11,612,866)	§ 4,73
her assets abilities and Net Assets bilities: Accrued liabilities	\$ 403.642,985																	442,310 4,731 1,923
ner assets abilities: Accrued liabilities Accrued interest payable	\$ 403.642,985 \$ 3,567,252	\$ 2,675	\$ 1,193,654	\$ 94,319	\$ 541,652			\$ 66,934		232,233			\$ 783,354				\$ (11,612,866)	6 4,73 1,92
ner assets abilities and Net Assets abilities: Accrued liabilities Accrued interest payable Deferred grant revenue	\$ 403.642,985 \$ 3,567,252	\$ 2,675	\$ 1,193,654 -	\$ 94,319	\$ 541,652			\$ 66,934 5,032		232,233			\$ 783,354	\$ 40,390			\$ (11,612,866) (431,382)	3 4,73 1,92 14,15
her assets abilities and Net Assets thilities: Accrued liabilities Accrued interest payable Deferred grant revenue Investor Consortium collateral trust notes, net	\$ 403,642,985 \$ 3,567,252 1,374,751	\$ 2,675	\$ 1,193,654 -	\$ 94,319	\$ 541,652			\$ 66,934 5,032		232,233			\$ 783,354 2,948	\$ 40,390			\$ (11,612,866) (431,382)	§ 4,73
her assets abilities and Net Assets abilities: Accrued liabilities Accrued interest payable Deferred grant revenue Investor Consortium collateral trust notes, net Borrowings, net	\$ 403,642,985 \$ 3,567,252 1,374,751 142,665,320	\$ 2,675 395,641 -	\$ 1,193,654 - 11,396,500	\$ 94,319 6,448 -	\$ 541,652 548,347 -			\$ 66,934 5,032 313,491		232,233 21,313 - -		\$ 800,649 - - -	\$ 783,354 2,948 -	\$ 40,390			\$ (11,612,866) (431,382) -	3 4,73 1,92 14,15 142,66 137,19
her assets abilities and Net Assets bilities: Accrued liabilities Accrued interest payable Deferred grant revenue Investor Consortium collateral trust notes, net Borrowings, net Bond Guarantee Program borrowings, net	\$ 403.642,985 \$ 3,567,252 1,374,751 - 142,665,320 122,365,273	\$ 2,675 395,641 -	\$ 1,193,654 - 11,396,500 - 1,379,293	\$ 94,319 6,448 -	\$ 541,652 548,347 -			\$ 66,934 5,032 313,491		232,233 21,313 - -		\$ 800,649 - - -	\$ 783,354 2,948 -	\$ 40,390			\$ (11,612,866) (431,382) - (14,361,758)	4,73 1,92 14,15 142,66
ner assets abilities and Net Assets abilities: Accrued liabilities Accrued interest payable Deferred grant revenue Borrowings, net Bond Guarantee Program borrowings, net Equity equivalent borrowings, net	\$ 403.642,985 \$ 3,567,252 1,374,751 -142,665,320 122,365,273 22,222,927	\$ 2,675 395,641 -	\$ 1,193,654 - 11,396,500 - 1,379,293	\$ 94,319 6,448 -	\$ 541,652 548,347 -			\$ 66,934 5,032 313,491		232,233 21,313 - -		\$ 800,649 - - -	\$ 783,354 2,948 -	\$ 40,390			\$ (11,612,866) (431,382) - (14,361,758)	3 4,73 1,92 14,15 142,66 137,19 22,22
ner assets abilities and Net Assets abilities: Accrued liabilities Accrued interest payable Deferred grant revenue Borrowings, net Bond Guarantee Program borrowings, net Equity equivalent borrowings, net	\$ 403,642,985 \$ 3,567,252 1,374,751 142,665,320 122,365,273 22,222,927 23,601,397	\$ 2,675 395,641 -	\$ 1,193,654 - 11,396,500 - 1,379,293	\$ 94,319 6,448 -	\$ 541,652 548,347 -			\$ 66,934 5,032 313,491		232,233 21,313 - -		\$ 800,649 - - -	\$ 783,354 2,948 -	\$ 40,390			\$ (11,612,866) (431,382) - (14,361,758)	3 4,73 1,92 14,15 142,66 137,19 22,22 23,60
ner assets abilities and Net Assets bilities: Accrued liabilities Accrued interest payable Deferred grant revenue Investor Consortium collateral trust notes, net Bord Guarantee Program borrowings, net Equity equivalent borrowings, net Loan participations payable	\$ 403.642,985 \$ 3,567,252 1,374,751 142,665,320 122,365,273 22,222,927 23,601,397 425,850	\$ 2,675 395,641 - - 4,169,657 - -	\$ 1,193,654 - 11,396,500 - 1,379,293 - -	\$ 94,319 6,448 - - 1,871,554 - -	\$ 541,652 548,347 - 13,264,292 - -	\$ 86,000 - - - - - -	\$ 79,123 - - - - - -	\$ 66,934 5,032 313,491 - 1,081,758 - -	\$ 3,456,423 \$ - - - - - -	232,233 21,313 - - 4,092,064 - -	\$ 2,681,647 - - - - - -	\$ 800,649 - - - 1,000,000 - -	\$ 783,354 2,948 - - 2,333,702 - -	\$ 40,390 - 2,445,452 - - -	\$ 5,406	\$ 2,711,332 - - - - - -	\$ (11,612,866) (431,382) - (14,361,758) - -	3 4,73 1,92 14,15 142,66 137,19 22,22 23,60
bilities and Net Assets bilities: Accrued liabilities Accrued liabilities Accrued liabilities Accrued revenue Deferred grant revenue nvestor Consortium collateral trust notes, net Borrowings, net Bornowings, net Cautily equivalent borrowings, net Cautily equivalent borrowings, net coan participations payable	\$ 403.642,985 \$ 3,567,252 1,374,751 142,665,320 122,365,273 22,222,927 23,601,397 425,850	\$ 2,675 395,641 - - 4,169,657 - -	\$ 1,193,654 - 11,396,500 - 1,379,293 - -	\$ 94,319 6,448 - - 1,871,554 - -	\$ 541,652 548,347 - 13,264,292 - -	\$ 86,000 - - - - - -	\$ 79,123 - - - - - -	\$ 66,934 5,032 313,491 - 1,081,758 - -	\$ 3,456,423 \$ - - - - - -	232,233 21,313 - - 4,092,064 - -	\$ 2,681,647 - - - - - -	\$ 800,649 - - - 1,000,000 - -	\$ 783,354 2,948 - - 2,333,702 - -	\$ 40,390 - 2,445,452 - - -	\$ 5,406	\$ 2,711,332 - - - - - -	\$ (11,612,866) (431,382) - (14,361,758) - - (26,406,006)	3 4,73 1,92 14,15 142,66 137,19 22,22 23,60
abilities and Net Assets abilities: Accrued liabilities Accrued interest payable Deferred grant revenue Investor Consortium collateral trust notes, net Borrowings, net Bond Guarantee Program borrowings, net Equity equivalent borrowings, net Loan participations payable	\$ 403.642.985 \$ 3.567.252 1.374.751 142.665.320 122.385.273 22.222.927 23.601.397 425.880 316.222,770 37.304.572	\$ 2,675 395,641 - - 4,169,657 - -	\$ 1,193,654 - 11,396,500 - 1,379,293 - - - 13,969,447 558,962	\$ 94,319 6,448 - 1,871,554 - - 1,972,321	\$ 541,652 548,347 - 13,264,292 - -	\$ 86,000 - - - - - -	\$ 79,123 - - - - - - - 79,123	\$ 66,934 5,032 313,491 - 1,081,758 - - - 1,467,215	\$ 3,456,423 \$ - - - - - - - - - - - - - - - - - - -	232,233 21,313 - 4,092,064 - - - 4,345,610	\$ 2,681,647 	\$ 800,649 - - - 1,000,000 - - - 1,800,649	\$ 783,354 2,948 - - 2,333,702 - - 3,120,004 43,768	\$ 40,390 - 2,445,452 - - - - 2,485,842 (92,061)	\$ 5,406 - - - - - - - - - - - - - - - -	\$ 2,711,332 - - - - - -	\$ (11,612,866) (431,382) - (14,361,758) - -	3 4,73 1,92 14,15 142,66 137,19 22,22 23,60 42 346,92
her assets abilities and Net Assets abilities: Accrued liabilities Accrued interest payable Deferred grant revenue Investor Consortium collateral trust notes, net Borrowings, net Bond Guarantee Program borrowings, net Equity equivalent borrowings, net Loan participations payable at assets (deficit): Unrestricted Temporarily restricted	\$ 403.642,985 \$ 3,567,252 1,374,751 142,665,320 122,365,273 22,222,772 23,601,397 425,850 316,222,770	\$ 2,675 395,641 - - 4,169,657 - -	\$ 1,193,654 - 11,396,500 - 1,379,293 - - - 13,969,447	\$ 94,319 6,448 - 1,871,554 - - 1,972,321	\$ 541,652 548,347 - 13,264,292 - -	\$ 86,000 - - - - - -	\$ 79,123 - - - - - - - 79,123	\$ 66,934 5,032 313,491 - 1,081,758 - - - 1,467,215	\$ 3,456,423 \$ - - - - - - - - - - - - - - - - - - -	232,233 21,313 - 4,092,064 - - - 4,345,610	\$ 2,681,647 	\$ 800,649 - - - 1,000,000 - - - 1,800,649	\$ 783,354 2,948 - 2,333,702 - - - 3,120,004	\$ 40,390 - 2,445,452 - - - - 2,485,842	\$ 5,406 - - - - - - - - - - - - - - - - -	\$ 2,711,332 - - - - - -	\$ (11,612,866) (431,382) - (14,361,758) - - (26,406,006)	6 4,73 1,92 14,15 142,66 137,19 22,22 23,60 42 346,92
her assets abilities and Net Assets abilities: Accrued liabilities Accrued interest payable Deferred grant revenue Investor Consortium collateral trust notes, net Borrowings, net Bornowings, net Equity equivalent borrowings, net Equity equivalent borrowings, net Loan participations payable at assets (deflicit): Unrestricted Temporanily restricted imber's equity:	\$ 403.642.985 \$ 3.567.252 1.374.751 142.665.320 122.385.273 22.222.927 23.601.397 425.880 316.222,770 37.304.572	\$ 2,675 395,641 - 4,169,657 - 4,567,973	\$ 1,193,654 - 11,396,500 - 1,379,293 - - - 13,969,447 558,962	\$ 94,319 6,448 - 1,871,554 - - 1,972,321	\$ 541,652 548,347 - 13,264,292 - -	\$ 86,000 - - - - - -	\$ 79,123 - - - - - - - - - - - - - - - - - - -	\$ 66,934 5,032 313,491 - 1,081,758 - 1,467,215	\$ 3,456,423 \$ - - - - - - - - - - - - - - - - - - -	232,233 21,313 - 4,092,064 - - 4,345,610	\$ 2,681,647 	\$ 800,649 - - 1,000,000 - - 1,800,649 97,982	\$ 783,354 2,948 - 2,333,702 - 3,120,004 43,768 152	\$ 40,390 - 2,445,452 - - - - 2,485,842 (92,061) 1,377,524	\$ 5,406 - - - - - 5,406	\$ 2,711,332 - - - - - - 2,711,332	\$ (11,612,866) (431,382) - (14,361,758) - (26,406,006) (27,071)	5 4,73 1,92 14,15 142,66 137,15 22,22 22,25 23,60 42 346,92
her assets abilities and Net Assets abilities: Accrued liabilities Accrued interest payable Deferred grant revenue Investor Consortium collateral trust notes, net Borrowings, net Bond Guarantee Program borrowings, net Equity equivalent borrowings, net Loan participations payable	\$ 403.642.985 \$ 3.567.252 1.374.751 142.665.320 122.385.273 22.222.927 23.601.397 425.880 316.222,770 37.304.572	\$ 2,675 395,641 - - 4,169,657 - -	\$ 1,193,654 11,396,500 1,379,293 - - 13,969,447 558,962 712,807	\$ 94,319 6,448 - 1,871,554 - - 1,972,321	\$ 541,652 548,347 - 13,264,292 - -	\$ 86,000 - - - - - -	\$ 79,123 - - - - - - - 79,123	\$ 66,934 5,032 313,491 - 1,081,758 - - - 1,467,215	\$ 3,456,423 \$ - - - - - - - - - - - - - - - - - - -	232,233 21,313 - 4,092,064 - - - 4,345,610	\$ 2,681,647 	\$ 800,649 - - - 1,000,000 - - - 1,800,649	\$ 783,354 2,948 - - 2,333,702 - - 3,120,004 43,768	\$ 40,390 - 2,445,452 - - - - 2,485,842 (92,061)	\$ 5,406 - - - - - - - - - - - - - - - - -	\$ 2,711,332 - - - - - -	\$ (11,612,866) (431,382) - (14,361,758) - - (26,406,006)	6 4,73 1,92 14,15 142,66 137,19 22,22 23,60 42 346,92

^{*} Includes IFF Real Estate Services, LLC , IFF Housing, LLC, 4731 Delmar LLC, and 5326 Hillside, LLC
** Includes Access West Cook I, LLC, Access Southwest Chicago I, LLC and Access Southwest Chicago I MM, LLC

IFF and Subsidiaries

Consolidating Statement of Financial Position December 31, 2016

(See Independent Auditor's Report)

(See independent Auditor's Report)																	
		IFF NMTC	Home	IFF CILA	IFF Pay for	IFF	IFF		IFF			Community		Access	Access		
		Senior	First	Lease	Success I,	Waukegan	Rockford	IFF Von	Quality Seats -	IFF	Home	Living	Access	Housing	West Cook		
	IFF*	Lender, LLC	Illinois, LLC	Program, LLC	LLC	Market LLC	Market LLC	Humboldt, LLC	Broadway, LLC	Hatchery, LLC	First, LLC	Initiative, LLC	Peoria, LLC	I MM, LLC	I MM, LLC**	Eliminations	Consolidated
Assets																	
Cash and cash equivalents	\$ 29,608,595	\$ 8,502	\$ 84,506	\$ 202,011	\$ 326,018	\$ 108,694	\$ 55,956	\$ -	\$ 591,798	\$ 747	\$ 1,000,346	\$ 24,907	\$ 154,056	\$ 659	\$ 45,900	\$ -	\$ 32,212,695
Other restricted cash and																	
interest-bearing deposits in banks	9,112,202	-	1,008,611	-	-	-	-	-	-	-	-	13,008	449,168	-	-	-	10,582,989
Department of Education restricted cash																	
and interest-bearing deposits in banks	17,846,703	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	17,846,703
Grants receivable, other receivables,																	
prepaids and deposits	20,569,836	3,010	102,256	4,876	471,824	-	180,039	-	43,609	-	444,574	6,611	600	-	-	(18,250,985)	3,576,250
Loans receivable, net	281,227,472	6,837,663	-	-	9,620,597	-	-	-	-	-	-	-	-	-	-	(3,368,822)	294,316,910
Accrued interest receivable	1,353,699	29,994	-	-	-	-	-	-	-	-	-	-	-	-	-	(49,022)	1,334,671
Properties owned by IFF and IFF's subsidiaries, net	-	-	13,309,778	1,909,479	-	3,318,142	2,900,538	3,309,699	5,015,725	1,446,633	-	1,895,284	3,323,205	-	1,116,395	-	37,544,878
Federal Home Loan Bank stock, at cost	427,000	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	427,000
Foreclosed assets, net	640,000	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	640,000
Furniture, equipment and leasehold improvements, net	1,110,731	-	-	-	-	-	-	-	104,556	-	-	-	-	-	-	-	1,215,287
Capitalized finance costs, net	14,349	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	14,349
Other assets	4,040,202		-	-	-			-		-	226,043	-	-	208,794		(4,252,580)	222,459
	\$ 365,950,789	\$ 6,879,169	\$ 14,505,151	\$ 2,116,366	\$ 10,418,439	\$ 3,426,836	\$ 3,136,533	\$ 3,309,699	\$ 5,755,688	\$ 1,447,380	\$ 1,670,963	\$ 1,939,810	\$ 3,927,029	\$ 209,453	\$ 1,162,295	\$ (25,921,409)	\$ 399,934,191
Liabilities and Net Assets																	
Liabilities:																	
Accrued liabilities	\$ 3.918.567	\$ 2,729	\$ 462,105	\$ 93.672	\$ 326.018	\$ 45.271	\$ 45.745	\$ 3,309,699	\$ 4.385.698	\$ 1.446.708	\$ 552,206	\$ 1.049.059	\$ 63,698	\$ 2.755	\$ 1,161,295	\$ (11,619,927)	5,245,298
Accrued interest payable	1,127,838	35.130	-	6.582	471.824		5.439	-	-	-	-	1.872	-		-	(49,023)	1,599,662
Deferred grant revenue	, , ,	-	11,738,209	-	-	-	390.667				_		2,512,584	_		-	14,641,460
Investor Consortium collateral trust notes, net	120,923,388	_	-		_	-	-				_	_	-	_			120,923,388
Borrowings, net	124.127.985	4.134.528	1,496,529	1.910.460	9.620.597	-	1.141.489				1.000.000	887.687	-	_		(9,999,878)	134,319,397
Equity equivalent borrowings, net	22.139.250	-	-	-	-	-					-	-	-	_		-	22,139,250
Bond Guarantee Program borrowings, net	17.732.725	_	_		_	-	_				_	_	-	_			17,732,725
Loan participations payable	676,090	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	676.090
	290,645,843	4,172,387	13,696,843	2,010,714	10,418,439	45,271	1,583,340	3,309,699	4,385,698	1,446,708	1,552,206	1,938,618	2,576,282	2,755	1,161,295	(21,668,828)	317,277,270
Net assets (deficit):																	
Unrestricted	30,814,887		75,036	105,652		3,380,565	1,552,193		78,998	(328)	98,007	(1,318)	(25,597)			(17,859)	36,060,236
Temporarily restricted	44.490.059	-	733,272	105,052	-	3,360,565	1,552,195		70,990	(326)	90,007	(1,316)	1.373.344			(17,059)	46,596,685
Member's equity:	44,490,059	-	133,212	-	-	-	-	-	-	-	-	10	1,3/3,344	-	-	-	40,090,000
Capital contributions		2.711.796				1.000	1,000		1.290.992	1,000	20.750	2,500	3.000	219,543	1.000	(4,252,581)	
Retained earnings		(5.014)	-	-	-	1,000	1,000	-	1,290,992	1,000	20,750	2,500	3,000	(12.845)		17.859	
rtotamou ourringo	75.304.946	2.706.782	808.308	105.652	-	3.381.565	1.553.193		1.369.990	672	118.757	1.192	1.350.747	206.698	1.000	(4.252.581)	82.656.921

<u>\$ 365,950,789</u> **\$ 6,879,169 \$ 14,505,151 \$ 2,116,366 \$ 10,418,439 \$ 3,426,836 \$ 3,136,533 \$ 3,309,699 \$ 5,755,688 \$ 1,447,380 \$ 1,670,963 \$ 1,939,810 \$ 3,927,029 \$ 209,453 \$ 1,162,295 \$ (25,921,409) \$ 399,934,191**

^{*} Includes IFF Real Estate Services, LLC , IFF Housing, LLC, and 4731 Delmar LLC ** Includes Access West Cook I, LLC

IFF and Subsidiaries

Consolidating Statement of Activities and Changes in Net Assets Year Ended December 31, 2017 (See Independent Auditor's Report)

(See Independent Auditor's Report)	IFF*	IFF NMTC Senior Lender, LLC	Home First Illinois, LLC	IFF CILA Lease Program, LLC	IFF Pay for Success I, LLC	IFF Pay for Success II, LLC	IFF Waukegan Market LLC	IFF Rockford Market I.I.C	IFF Von Humboldt, LLC	IFF Quality Seats - Broadway, LLC		Home First LLC	Community Living Initiative, LLC	Access	Access Housing I MM, LLC	Access West Cook I MM, LLC	Eliminations	Consolidated
Unrestricted - operating:		London, LLO	minolo, EEO	r rogram, cco	LLO	LLO	markot EEO	Markot EEG	Trambolat, EEO	Dioddwdy, 220	riatoriory, EEO	T HOL, ELO	miliativo, EEO	1 dona, EEO	T IVIIVI, EEO	T MINI, EEO	Liimidaono	Conconduced
Support and revenue: Corporations, foundations and																		
individuals	\$ 404,236	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 404,236
Interest on loans	16,561,395	409,079	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(632,866)	16,337,608
Consulting contract fees	2,451,483	-	-	-	530,969	407,333	-	-	-	-	-	-	12,000	-	-	-		3,401,785
Developer fees	861,359	-	-	-	-	-	-	-	-	-	533,390	248,442	-	-	-	-	(861,359)	781,832
Management and sponsor fees	1,275,996	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(183,910)	1,092,086
Syndication fees	1,802,424	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-		1,802,424
Loan fees	352,706	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(41,181)	311,525
Other interest income	99,528	-	39	-	-	-	-	7,160	-	-	-	-	-	19	-	-		106,746
Rental income	56,475		751,919	166,842	-	-	117,000	117,000		391,500		-	27,104	75,707	-	-	-	1,703,547
Reimbursed professional fees		-			363,591	40,000	144,866	103,323	-	8,473	-	-	31,856		-	-	-	692,109
Unrealized gains (losses) on other assets	145	-	-	-	-	-	-	-	-	-	-	-	-	-	(93)	-	-	52
Forgiveness of debt		-	117,236	-	-	-	-	-	-	-	-	-		-	-	-	(117,236)	
Net assets released from restrictions	2,508,511		423,019	-	-	-	-	77,176		-	418,195	-	-	67,132	-	-	(418,195)	3,075,838
Net assets released from restrictions -																	, , ,	-
Pass through Grants	7,372,352		-	-	-	-	-	-		-		-	-	-	-	-	-	7,372,352
	33,746,610	409,079	1,292,213	166,842	894,560	447,333	261,866	304,659	-	399,973	951,585	248,442	70,960	142,858	(93)	-	(2,254,747)	37,082,140
Expenses:					,,,,,,	, , , , , , , , , , , , , , , , , , , ,	- ,,	,			,		-,	,,,,,,	(/			
Salaries and benefits	10,453,464		_		-	_	_	_	_	_		_	_	_	-	-	(79,527)	10,373,937
Professional fees	2,492,180		118,004	20,998	396,320	447,333	17.249	14.000	-	61.775	533,390	248,442	(713)	17.065	2,650	-	(1,124,160)	3,262,183
Occupancy and office	1,393,134		315,087	10,541	-	-	135,013	84,913	_	9,701	-	-	8,127	68,525	-	-	-	2,025,041
Printing and marketing	87,011		_	-	-	_	-	_	_	_		_		-	-	-	_	87,011
Interest	8,697,302		_	78,119	490,969	_	_	55,469	_	86,953		_	16,682	_	_	_	(632,865)	9,188,271
Other operating	495,139		156,597	3,019	7,271	_	14,579	2,830	_	6,532	1,346	25	1,778	34,941	1,286	_	-	726,205
Pass through Grants	7,372,352		-	-,	.,	_		_,	_	-,	418,195		.,	,	-,	_	(418,195)	7,372,352
Meetings and travel	638,570		_	_	_	_	_	_	_	_	-	_		_	_	_	(,,	638,570
Depreciation and amortization	357,018		470,060	51,574	_	_	87,319	77,176	_	133,132		_		88,791	_	_	_	1,265,070
Gain on sale of foreclosed assets	(30,075		,				,	,		,								(30,075)
Gain on sale of properties, furniture and equipment	(1,397		(251,461)															(252,858)
Income tax expense	(1,007	108	(201,101)															108
moonio tax oxponoo	31,954,698	414,262	808,287	164,251	894,560	447,333	254,160	234,388	-	298,093	952,931	248,467	25,874	209,322	3,936		(2,254,747)	34,655,815
Increase (decrease) in unrestricted	01,001,000	111,202	000,201	101,201	001,000	117,000	201,100	201,000		200,000	002,001	210,101	20,011	200,022	0,000		(2,201,717)	01,000,010
net assets - operating	1,791,912	(5,183)	483,926	2,591			7,706	70,271		101,880	(1,346)	(25)	45,086	(66,464)	(4,029)			2,426,325
Unrestricted - capital:																		
Support and revenue:																		
Net assets released from restrictions - loan capital																		
grants	4,697,773	-	-	-	-	-		-	-	-	-	-		-	-	-	-	4,697,773
Net assets released from restrictions - capital																		
(provision for loan losses)	(993,409) -	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(993,409)
-	3,704,364	-	-	-	-	-	-	-	-			-		-	-	-	-	3,704,364
Expenses:																		
Provision for loan losses	(993,409) -	-		-	-		-	-	-	-	-	-	-	-	-	-	(993,409)
Increase in unrestricted																		
net assets - capital	4,697,773	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	4,697,773
Increase (decrease) in unrestricted	0.400	(F.465)	100.555	0.55				70.67		101.555	(4.04=)	(0.0)	45.000	(00.45.)	(4.00=)			7 404
net assets	6,489,685	(5,183)	483,926	2,591		-	7,706	70,271	-	101,880	(1,346)	(25)	45,086	(66,464)	(4,029)	-	-	7,124,098

IFF and Subsidiaries

Consolidating Statement of Activities and Changes in Net Assets (Continued) Year Ended December 31, 2017 (See Independent Auditor's Report)

		IFF*	IFF NMTC Senior Lender, LLC	Home First Ilinois, LLC	IFF CILA Lease Program, LLC	IFF Pay for Success I, LLC	IFF Pay for Success II, LLC	IFF Waukegan Market LLC	IFF Rockford Market LLC	IFF Von Humboldt, LLC	IFF Quality Seats Broadway, LLC		Home First, LLC	Community Living Initiative, LLC	Access Peoria, LLC	Access Housing I MM, LLC	Access West Cook I MM, LLC	Eliminations	Consolidated
Temporarily restricted:																			
Program and operating grants	\$	9,695,522	\$ -	\$ 396,122	\$ -	\$ -	\$ -	\$ -	\$ 77,176	\$ -	\$ -	\$ 418,195	\$ -	\$ -	\$ 67,132	\$ -	\$ -	\$ (418,195)	\$ 10,235,952
Loan capital grants		9,450,000	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	9,450,000
Interest income		65,289	-	6,432	-	-	-	-	-	-	-		-	142	4,180	-	-	-	76,043
Net assets released from restrictions -																			
operating		(2,508,511)	-	(423,019)	-	-	-	-	(77,176)	-	-	(418,195)	-	-	(67,132)	-	-	418,195	(3,075,838)
Net assets released from restrictions -																			
Pass through Grants		(7,372,352)	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(7,372,352)
Net assets released from restrictions -																			
loan capital grants		(4,697,773)	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(4,697,773)
Net assets released from restrictions -																			
capital (provision for loan losses)		993,409	-	-	-	-	-	-		-	-	-		-	-	-	-	-	993,409
Increase (decrease) in temporarily restricted net assets		5,625,584	_	(20,465)	_	_	_	_	_	_			_	142	4,180	_	_	_	5,609,441
Increase (decrease) in net assets		12,115,269	(5,183)	463,461	2,591	-	-	7,706	70,271	-	101,880	(1,346)	(25)	45,228	(62,284)	(4,029)	-	-	12,733,539
Net assets/retained earnings (deficit): Beginning of year		75,304,946	(5,014)	000 000	405.050			0.000.505	4 550 400		70.000	(000)	00.007	(4.000)	4 0 4 7 7 4 7	(10.045)			00.050.004
beginning of year	_	75,304,946	(5,014)	808,308	105,652			3,380,565	1,552,193		78,998	(328)	98,007	(1,308)	1,347,747	(12,845)			82,656,921
End of year	\$	87,420,215	\$ (10,197)	\$ 1,271,769	\$ 108,243	\$ -	\$ -	\$ 3,388,271	\$ 1,622,464	\$ -	\$ 180,878	\$ (1,674)	\$ 97,982	\$ 43,920	\$ 1,285,463	\$ (16,874)	\$ -	\$ -	\$ 95,390,460

^{*} Includes IFF Real Estate Services, LLC , IFF Housing, LLC, 4731 Delmar LLC, and 5326 Hillside, LLC
** Includes Access West Cook I, LLC, Access Southwest Chicago I, LLC and Access Southwest Chicago I MM, LLC

IFF and Subsidiaries

Consolidating Statement of Activities and Changes in Net Assets Year Ended December 31, 2016 (See Independent Auditor's Report)

(See Independent Auditor's Report)																	
(IFF NMTC	Home	IFF CILA	IFF Pay for	IFF	IFF		IFF			Community		Access	Access		
		Senior	First	Lease	Success I,	Waukegan	Rockford	IFF Von	Quality Seats -	IFF	Home	Living	Access	Housing	West Cook		
	IFF*	Lender, LLC	Illinois, LLC	Program, LLC	LLC	Market LLC	Market LLC	Humboldt, LLC	Broadway, LLC	Hatchery, LLC	First, LLC	Initiative, LLC	Peoria, LLC	I MM, LLC	I MM, LLC	Eliminations	Consolidated
Unrestricted - operating:																	
Support and revenue:		_	_	_	_	_	_	_	_	_	_	_	_	_	_	_	
Corporations, foundations, and individuals	\$ 265,940	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 265,940
Interest on loans	14,428,943	408,408	-	-		-	-	-	-	-	. .		-	-	-	(533,415)	14,303,936
Consulting contract fees	1,576,049	-	-	-	368,555	-	-	-	-	-	184,879	2,000	-	-	-	(184,879)	1,946,604
Developer fees	813,774	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(628,895)	184,879
Management and sponsor fees	841,230	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(98,406)	742,824
Syndication fees	780,000	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	780,000
Loan fees	540,637	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	540,637
Other interest income	49,269	-	30	-	-	-	9,028	-	-	-	-	-	7	-	-	-	58,334
Rental income	380,037	-	756,085	166,389	-	115,114	117,000	-	153,337	-	-	2,464	42,775	-	-	-	1,733,201
Reimbursed professional fees		-	-	-	108,635	10,969	12,689	-	48,050	-	-	115	-	-	-	-	180,458
Unrealized gains on other assets	117	-	-	-	-	-	-	-	-	-	-	-	-	1	-	-	118
Net assets released from restrictions	2,797,856	-	529,329	-	164,806	170,304	87,734	-	-	-	-	-	100,353	-	-	(392,243)	3,458,139
Net assets released from restrictions -																	
Pass through Grants	5,718,232	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	5,718,232
	28,192,084	408,408	1,285,444	166,389	641,996	296,387	226,451		201,387		184,879	4,579	143,135	1	-	(1,837,838)	29,913,302
Expenses:																	
Salaries and benefits	9,699,030	-	-	-	-	-	-	-		-	-	-	-	-	-	(628,896)	9,070,134
Professional fees	1,582,891	17,651	106,312	20,072	308,925	15,479	14,000	-	150	-	205,039	2,000	29,440	476	-	(283,284)	2,019,151
Occupancy and office	1,655,677	-	497,506	11,378		22,102	37,731	-	66,706	-	508	262	25,726	-	-		2,317,596
Printing and marketing	79,516	-	-	-	-	-	-	-		-	-	-	-	-	-	-	79,516
Interest	7,016,205	393,383	-	79,696	328,555	-	58,388	-	-	-	-	1,948	-	-	-	(533,415)	7,344,760
Other operating	495,102	923	60,634	875	4,516	1,487	2,806	-	62	328	617	1,424	29,940	1,522	-		600,236
Pass through Grants	5,718,232	-		_		· -	· -	-		-	-				_	_	5,718,232
Meetings and travel	511,003	-	_	-	_		_				-	_	_	-		_	511,003
Depreciation and amortization	372,477	_	435,219	51.574	_	87,319	84,202	_	55,471		_	_	86.042	_	_	_	1,172,304
Gain on sale of foreclosed assets	(116,151)		,	- 1,-1									,				(116,151)
Gain on sale of properties, furniture and equipment	(730)																(730)
Income tax benefit	(700)	(64)									_						(64)
moonic tax benefit	27,013,252	411,893	1,099,671	163.595	641.996	126,387	197,127		122.389	328	206,164	5,634	171,148	1,998		(1,445,595)	28,715,987
Increase (decrease) in unrestricted	27,010,202	111,000	1,000,011	100,000	011,000	120,007	107,127		122,000	020	200,101	0,001	17 1,110	1,000		(1,110,000)	20,7 10,007
net assets - operating	1.178.832	(3.485)	185.773	2.794		170.000	29.324		78.998	(328)	(21.285)	(1.055)	(28.013)	(1.997)		(392.243)	1,197,315
not accord operating	1,170,002	(0,100)	100,770	2,701		170,000	20,021		70,000	(020)	(21,200)	(1,000)	(20,010)	(1,001)		(002,210)	1,101,010
Unrestricted - capital:																	
Support and revenue:																	
Net assets released from restrictions - loan capital																	
grants	252,227	_					_	_			_			_	_		252,227
Net assets released from restrictions - capital	252,221	-			-		-	-			-	-		-	-	-	252,221
(provision for loan losses)	1,460,051																1.460.051
(provision for loan losses)	1,712,278							-	-				-				1,712,278
Expenses:	1,712,270	-			-		-	-			-	-		-	-	-	1,712,270
	4 460 054																4 460 054
Provision for loan losses	1,460,051								<u>-</u>								1,460,051
In avenue in conventated																	
Increase in unrestricted	252.227																050.007
net assets - capital	252,227					-										-	252,227
In average (de average) in conventui-4-4																	
Increase (decrease) in unrestricted	1,431,059	(3,485)	185,773	2,794		170,000	29,324		78,998	(220)	(21,285)	(4.055)	(20.042)	(1,997)		(392,243)	4 440 540
net assets	1,431,059	(3,465)	100,773	2,194	-	170,000	29,324		10,998	(328)	(21,285)	(1,055)	(28,013)	(1,997)		(392,243)	1,449,542

IFF and Subsidiaries

Consolidating Statement of Activities and Changes in Net Assets (Continued) Year Ended December 31, 2016 (See Independent Auditor's Report)

(IFF*	IFF NMTC Senior	Home First	IFF CILA Lease	IFF Pay for Success I,	IFF Waukegan	IFF Rockford	IFF Von	IFF Quality Seats		Home	Community Living Initiative 11 C	Access	Access Housing	Access West Cook	Freedom	0
T	IFF-	Lender, LLC	Illinois, LLC	Program, LLC	LLC	Market LLC	Market LLC	Humboldt, LL	C Broadway, LL	C Hatchery, LLC	First, LLC	initiative, LLC	Peoria, LLC	I MM, LLC	I MM, LLC	Eliminations	Consolidated
Temporarily restricted:	A 7,000,400	•			•	•	0.4.004	•	•	•	•	•		•	•	•	0 000 045
Program and operating grants	\$ 7,836,400	\$ -	\$ 464,056	\$ -	\$ -	\$ -	\$ 84,201	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 416,288	\$ -	\$ -	\$ -	\$ 8,800,945
Loan capital grants	500,000	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	500,000
Interest income	19,633	-	1,737	-	-	-	-	-	-	-	-	10	790	-	-	-	22,170
Net assets released from restrictions -																	
operating	(2,797,856)	-	(529,329)	-	(164,806)	(170,304)	(87,734)	-	-	-	-	-	(100,353)	-	-	392,243	(3,458,139)
Net assets released from restrictions -																	
Pass through Grants	(5,718,232)	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(5,718,232)
Net assets released from restrictions -																	,
Ioan capital grants	(252,227)	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(252,227)
Net assets released from restrictions -																	
capital (provision for loan losses)	(1,460,051)		-	-	-	-	-	-			-	-	-	-	-		(1,460,051)
(Decrease) increase in temporarily restricted net assets	(1,872,333)	_	(63,536)	_	(164,806)	(170,304)	(3,533)	_	_		_	10	316,725	_	_	392,243	(1,565,534)
(Decrease) increase in net assets	(441,274)	(3,485)	122,237	2,794	(164,806)	(304)	25,791	-	78,998	(328)	(21,285)	(1,045)	288,712	(1,997)	-	-	(115,992)
Net assets/retained earnings (deficit): Beginning of year	75,746,220	(1,529)	686,071	102,858	164,806	3,380,869	1,526,402				119,292	(263)	1,059,035	(10,848)			82,772,913
beginning or year	75,746,220	(1,529)	080,071	102,858	104,806	3,360,869	1,526,402				119,292	(263)	1,009,035	(10,848)			02,112,913
End of year	\$ 75,304,946	\$ (5,014)	\$ 808,308	\$ 105,652	\$ -	\$ 3,380,565	\$ 1,552,193	\$ -	\$ 78,998	\$ (328)	\$ 98,007	\$ (1,308)	\$ 1,347,747	\$ (12,845)	\$ -	\$ -	\$ 82,656,921

^{*} Includes IFF Real Estate Services, LLC , IFF Housing, LLC, and 4731 Delmar LLC ** Includes Access West Cook I, LLC