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Century Sustainable Impact Notes

This prospectus supplement no. 5 (this "supplement") supplements and amends the prospectus of Century Housing Corporation ("Century"), dated August 1, 2024, as supplemented from time to time (the "prospectus"), relating to the offer and sale of up to \$250,000,000 in aggregate principal amount of Century Sustainable Impact Notes.

Interim Chief Financial Officer of Century

Effective May 15, 2025, Mr. Jim Mather, a current board member of Century, has assumed the role of Interim Chief Financial Officer of Century. Mr. Mather will continue to serve on the Century Board of Directors while holding the Interim Chief Financial Officer role. Century's Board of Directors is continuing its search for a new Chief Financial Officer.

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You should read this supplement together with the prospectus, including the more detailed information about Century and the risk factors discussed in the prospectus. This supplement is qualified in its entirety by reference to the prospectus (including any amendments or supplements to it), except to the extent that the information in this supplement supersedes or amends information set forth in the prospectus.

Lead Agent

InspereX LLC

The date of this Prospectus Supplement is May 19, 2025



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Century Sustainable Impact Notes

This prospectus supplement no. 4 (this "supplement") supplements and amends the prospectus of Century Housing Corporation ("Century"), dated August 1, 2024, as supplemented from time to time (the "prospectus"), relating to the offer and sale of up to \$250,000,000 in aggregate principal amount of Century Sustainable Impact Notes.

Director Appointments

Anita Nelson joined Century's Board of Directors on April 8, 2025 to fill the remainder of Yvonne Burke's term following Ms. Burke's retirement on March 11, 2025. Ms. Nelson's term will end in December 2026. Ms. Nelson was appointed to the Audit and Real Estate Development committees of Century's Board. A biography for Ms. Nelson is provided below.

Anita Nelson. Ms. Nelson is Chief Executive Officer of SRO Housing Corporation, a role she has held since 2003. She brings more than 35 years of leadership experience across the for-profit and nonprofit sectors, with expertise in housing development, supportive services, property management, compliance, and fiscal administration. Before joining SRO Housing, Ms. Nelson was Director of Operations at the Saban Community Clinic, where she managed a multidisciplinary team across three sites delivering medical, dental, and social services. She previously served as Regional Finance Manager at Coca-Cola Bottling Company of Southern California, providing financial analysis and accounting support across the region.

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You should read this supplement together with the prospectus, including the more detailed information about Century and the risk factors discussed in the prospectus. This supplement is qualified in its entirety by reference to the prospectus (including any amendments or supplements to it), except to the extent that the information in this supplement supersedes or amends information set forth in the prospectus.

Lead Agent

InspereX LLC

The date of this Prospectus Supplement is May 16, 2025



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Century Sustainable Impact Notes

This prospectus supplement no. 3 (this "supplement") supplements and amends the prospectus of Century Housing Corporation ("Century"), dated August 1, 2024, as supplemented from time to time (the "prospectus"), relating to the offer and sale of up to \$250,000,000 in aggregate principal amount of Century Sustainable Impact Notes.

Chief Financial Officer of Century

Effective April 2, 2025, Alan Hoffman resigned as Century's Chief Financial Officer. Mr. Hoffman's duties have been assumed by other members of Century management pending appointment of his successor. Century's Board of Directors is currently conducting a search for a new Chief Financial Officer.

Director Appointments

Robert Abbasi and Jim Mather joined Century's Board of Directors effective January 1, 2025 for terms ending in 2027. Mr. Abbasi was appointed to the Finance and Real Estate Development committees of Century's Board, and Mr. Mather was appointed to the Audit, Loan, and Real Estate Development committees. Biographies for Mr. Abbasi and Mr. Mather are provided below.

Robert Abbasi. With over 40 years of experience in real estate investment, development, and finance, Robert Abbasi has built a distinguished career as an industry leader. He founded RTI Properties, Inc. in 1986, growing it into a national firm that owns and manages a diverse portfolio of multifamily, retail, office, and manufactured home properties. Under his leadership, RTI has completed thousands of transactions totaling billions of dollars. In addition to property investment and management, Mr. Abbasi has been a leader in bridge lending, financing residential and commercial projects, including Homekey and Opportunity Zone developments. He also serves as Vice Chairman and Principal of Beach Front Property Management, where he helps oversee a portfolio of nearly 13,000 residential units, as well as office, industrial, and retail properties, including affordable and transitional housing. Before launching RTI, he worked as an investment adviser with a major real estate brokerage in Los Angeles. Beyond his business ventures, Mr. Abbasi is a frequent speaker, published author, and former board director of a business bank in Los Angeles. He holds an Executive MBA and a BA in Economics, both with honors from USC.

Jim Mather. Mr. Mather has spent 40 years in community development and affordable housing,

with experience spanning local government, national banks, CDFIs, and nonprofit development. Most recently, he served as Chief Investment Officer at BRIDGE Housing, the largest nonprofit developer on the West Coast. At BRIDGE, he focused on capital markets, using the organization's S&P rating to issue a \$100 million general obligation bond—the first of its kind for a nonprofit developer—and secured a \$250 million proprietary facility from Morgan Stanley to support BRIDGE's strategic acquisition plan. His Capital Markets team placed financing for 34 new projects, totaling \$900 million in LIHTC equity and \$1.6 billion in debt. He also oversaw a \$75 million rated municipal bond issuance for the construction of new affordable housing. Earlier in his career, Mr. Mather worked in redevelopment consulting and local government before leading originations on \$4 billion in debt and equity as a community development banker. He later joined Housing Trust Silicon Valley, a CDFI that became the first to be rated by S&P. Mr. Mather has served on numerous boards and provided technical assistance and policy advice through state and national housing organizations.

Director Retirement

Director Yvonne Burke retired from the Century Board of Directors effective March 11, 2025, and has transitioned to a Director Emeritus role.

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You should read this supplement together with the prospectus, including the more detailed information about Century and the risk factors discussed in the prospectus. This supplement is qualified in its entirety by reference to the prospectus (including any amendments or supplements to it), except to the extent that the information in this supplement supersedes or amends information set forth in the prospectus.

Lead Agent

InspereX LLC

The date of this Prospectus Supplement is April 7, 2025



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Century Sustainable Impact Notes

This prospectus supplement no. 2 (this "supplement") supplements and amends the prospectus of Century Housing Corporation ("Century"), dated August 1, 2024, as supplemented from time to time (the "prospectus"), relating to the offer and sale of up to \$250,000,000 in aggregate principal amount of Century Sustainable Impact Notes.

Corporate Governance Updates

On December 10, 2024, Century's Board of Directors adopted Amended and Restated Bylaws that include changes to the committees of the Board of Directors and their respective responsibilities, effective as of January 1, 2025. In connection with these changes, the "*Board of Directors*" section of the prospectus, beginning on page 66, is hereby amended and superseded in its entirety as set forth below.

* * *

BOARD OF DIRECTORS

The Board of Directors (the "Board") is responsible for oversight of the day-to-day management of the activities and affairs of Century. In accordance with Century's bylaws, the Board must consist of between seven and 15 directors and directors are to have expertise in the production of affordable housing or other relevant expertise in the financial or low income community, including urban development or planning, banking or financing of affordable housing, with knowledge of community lending and credit quality procedures, the needs of low income communities, such as tenant issues, housing affordability, ownership, or special needs housing, production and legal aspects of real estate development, including tax credit transactions, government programs and funding sources such as tax-increment financing, Community Development Block Grant and HOME Investment Partnerships Program funding, low income housing tax credits and Internal Revenue Code Section 501(c)(3) tax-exempt bond financing, and affordable housing production and rehabilitation. Directors represent a variety of business sectors and contribute a wide range of knowledge, skills, and experiences to Century's operations.

For 2025, the Board is expected to meet approximately six times and otherwise as needed. The President and CEO, Board Chair, Vice Board Chair, Secretary, or any two directors may call a special meeting of the Board in addition to its regular meetings. The directors serve a three-year term from the date of the annual meeting at which they are elected or until a successor has been designated and qualified. No more than 49% of the directors may be interested persons, as that term is defined in Century's bylaws. Directors are elected by a majority of directors at a duly held meeting at which a quorum is present. There is no limit on the number of terms each director may serve, and the current average tenure of directors is 12 years. If a vacancy on the board occurs, it is filled by a vote of the majority of the directors then in office, whether or not less than a quorum. A director filling a vacancy would serve out the remainder of the term to which the director

is named. A director may be removed by a vote of the majority of the directors then in office.

Century's bylaws specify that the Board shall nominate two directors to act as "Government Directors" who are charged with the additional responsibility of reviewing and evaluating each loan or development entered into by Century that does not fall within the "safe harbor" of Rev. Proc. 96-32 ("Low Income Housing Guidelines"). Each Government Director must have prior experience with the public sector and familiarity with public sector goals, priorities, and programs as an employee or appointed member of a public agency, governing board or similar position. No Government Director may be an officer of Century or have any interest in the loan or development entered into by Century. Each Government Director must be approved by a governmental official in the Los Angeles region whose duties include housing matters through the process set out in the bylaws.

Board Committees

The Board has established, effective as of January 1, 2025, the effective date of the amended and restated bylaws, five standing committees with the authority to review and approve certain corporate matters: the Audit Committee, the Real Estate Development Committee, the Finance Committee, the Governance Committee, and the Loan Committee. Century's bylaws require each standing committee to consist of at least two directors and committee appointments are approved by a vote of the majority of the directors then in office. A summary description of each standing committee's duties and powers follows below.

Audit Committee

The Audit Committee, which as of January 1, 2025 will be chaired by Director Louise Oliver, is expected to meet approximately three times per year. This committee's primary function is to oversee all matters relating to financial accounting and reporting and audit processes for Century. The Audit Committee is responsible for recommending to the Board the appointment and retention of, and has oversight of the work of, Century's independent auditor and reviews its fees for audit and non-audit services and the scope and results of audits performed by it. The Audit Committee confers with the independent auditor to satisfy its members that the financial affairs of Century are in order. The Audit Committee also reviews Century's financial reporting processes, including the preparation of interim and year-end financial reports, and oversees Century's internal controls over financial reporting. Additionally, the Audit Committee oversees Century's compliance activities and enterprise risk management and manages compliance with ethical standards and potential conflicts of interest. The Audit Committee of Century's Board also serves as the audit committee for CVC and CADI.

Real Estate Development Committee

The Real Estate Development Committee, which as of January 1, 2025 will be chaired by Kristina Olson, is expected to meet approximately 12 times per year and oversees the strategic direction and operational effectiveness of Century's real estate development program, including monitoring project progress and reporting. The Real Estate Development Committee evaluates new development opportunities, reviews market trends identified by Century management, and recommends delegations of authority by the Board to the Real Estate Development Committee and staff for various real estate development activities. Additionally, the Real Estate Development Committee oversees project financing, performance, and regulatory compliance, including compliance with applicable Low Income Housing Guidelines.

Finance Committee

The Finance Committee, which as of January 1, 2025 will be chaired by Director Christopher David Ruiz Cameron, is expected to meet approximately six times each year and is responsible for overseeing the

financial health and sustainability of Century, including oversight and management of Century's finances, budget and investments. The Finance Committee oversees the budget process, including overseeing the preparation of the budget, recommending approval of the budget to the Board, and tracking adherence to the budget throughout a given year. Additionally, the Finance Committee reviews and approves the investment policy, selects and monitors Century's external investment advisors, and oversees the performance and risk management of the investment portfolio, including the alignment of investments with Century's strategic goals.

Governance Committee

The Governance Committee, which as of January 1, 2025 will be chaired by Board Chair Kristina Olson, is expected to meet approximately 12 times per year and administers the process of nominations for directors and coordinates Century's corporate governance activities and policies. In addition to the Board, the Governance Committee is responsible for identifying and recommending potential candidates for the boards of directors of CVC and CADI. The Governance Committee manages board succession planning, reviews and recommends any changes to Century's articles of incorporation and bylaws, and recommends adoption or modification of Board policies. Additionally, the Governance Committee acts as Century's compensation committee, including the development, implementation, and oversight of executive compensation plans and policies, and has oversight of Century's overall strategic planning.

Loan Committee

The Loan Committee, which as of January 1, 2025 will be chaired by Director Darroch "Rocky" Young, is expected to meet approximately 12 times per year and oversees Century's lending practices and operations, including approving or disapproving any loan or loan modification proposed by Century's loan officers (as per delegations by the Board) and monitoring performance of the loan portfolio. The committee also monitors risk management as it pertains to the loan portfolio and oversees Century's underwriting standards and procedures. The committee reviews and approves sales and purchases of participation interests in loans and oversees compliance with applicable regulations, including the Low Income Housing Guidelines. Additionally, the Loan Committee reviews community impact assessments and monitors the potential social and economic impacts of Century's loans and their alignment with Century's mission.

Board Members

The individuals currently serving on Century's Board of Directors, including the committees on which each individual serves, are as follows:

Name	Business Title	Business Affiliation	Original Election Date	Current Term End Date	Committee
Yvonne B. Burke	Mediator	Alternative Resolution Centers	2009	2026	Aud. (chair), GC
Christopher David Ruiz Cameron	Professor of Law	Southwestern Law School	2020	2026	Aud., FC (chair), GC
John Chiang	Board Member	Astrana Health, GrubMarket, Pasadena Private Lending and Boom Interactive	2024	2026	GC, REDev

Name	Business Title	Business Affiliation	Original Election Date	Current Term End Date	Committee
Carrie Hawkins	President	Carrie Hawkins & Associates	1995	2027	FC, LC, REDev
R. Steven Lewis (Vice Chair)	Principal	ZGF Architects	2013	2027	FC, LC
Louise Oliver	Regional Operations Officer and Director of Government Contracts	Goodwill Southern California	1997	2027	Aud (chair), GC
Kristina Olson (Board Chair)	President and Chief Foundation Officer	California Technology Council	2014	2026	Aud, GC (chair), REDev (chair)
Gregory Robinson	Owner	Robinson Real Properties	2023	2026	FC, LC, REDev
Darroch "Rocky" Young	Chancellor Emeritus	Los Angeles Community Colleges	2008	2026	Aud., LC(chair)

Aud = Audit Committee; REDev = Real Estate Development Committee; FC = Finance; GC = Governance Committee; and LC = Loan Committee

Following are brief biographies of Century's Board members:

Yvonne B. Burke. Ms. Burke served as an arbitrator for the American Arbitration Association and the Financial Institutions Resolution Authority from 2008 to 2021. President Obama appointed Ms. Burke in 2013 to a five-year term on the Board of Amtrak. Ms. Burke retired from the Los Angeles County Board of Supervisors in 2008 after 17 years of service, including three terms as Chairwoman. She was the first African-American elected to that body. She served three terms in the United States House of Representatives. Prior to her service in Congress, she served three terms in the California State Assembly, the first African-American to be elected to that body. She has served as a director of the Nestle US Advisory Board, the University of California Board of Regents, the Ford Foundation, as chair of the L.A. County Children's Planning Council, and vice-chair of the 1984 U.S. Olympics Organizing Committee.

Christopher David Ruiz Cameron. Professor Cameron is the tenured Justice Marshall F. McComb Professor of Law at Southwestern Law School in Los Angeles, where he teaches and writes about the law of the workplace. His published scholarship includes authorship or co-authorship of 30 legal articles, seven book chapters and two books. Professor Cameron is an Elected Member of the American Law Institute, the College of Labor and Employment Lawyers, and The Labor Law Group. He has over 25 years of experience as a labor relations neutral, including his current service as Chair of the Los Angeles County Employee Relations Board.

John Chiang. Mr. Chiang serves as a member of the Board of Directors of Astrana Health, GrubMarket, Pasadena Private Lending and Boom Interactive. From 2015-2018, Mr. Chiang served as California's 33rd State Treasurer where he oversaw trillions of dollars in annual transactions, managed a \$75 billion investment portfolio and was the nation's largest issuer of municipal bonds. He spearheaded efforts to increase financing of housing, stand up the CalSavers program and further advance green bonds. Prior to being elected Treasurer, Chiang served as State Controller from 2007-2014. Mr. Chiang serves as a board member of PPIC and the Hunt Institute and a member of the Board of Councilors of the USC Sol Price School of Public Policy. He previously served as an Aspen Institute Rodel Fellow, Hunt-Kean Fellow, and

USC Center for the Political Future Fellow.

Carrie Hawkins. Ms. Hawkins has over 40 years of experience in Mortgage Banking and Affordable Housing in the for-profit, non-profit and government agency sectors. Beginning in 1980 Carrie was a principal and the President of Trinity Mortgage Company (an FHA, VA, CalHFA, Fannie Mae and Freddie Mac lender and seller servicer). In 1993, Carrie was elected the first woman President of the California Mortgage Banker's Association. She served 18 years as Governors Deukmejian's and Wilson's appointee on the board of the California Housing Finance Agency and as Vice Chairman. Mrs. Hawkins has also served on the board of the California Housing Partnership Corporation; the Fannie Mae Advisory Board; the LINC Housing Corporation Board; and as President of the Southern California Mortgage Bankers Association. Mrs. Hawkins currently serves as a founding board member of Century Housing Corporation and as both Chairman and Vice Chairman and on the board of Century Villages at Cabrillo. She is a Principal at Herbert Hawkins Inc., property and real estate management.

R. Steven Lewis (Vice Chair). Mr. Lewis is founder of Thinking Leadership – a consulting practice built on collaborative problem solving that enhances the ability of clients to achieve superior outcomes. He is currently a Principal of ZGF Architects based in Los Angeles, California. Mr. Lewis was appointed by Los Angeles County Supervisor Mark Ridley-Thomas to the Urban Design Review Committee overseeing Phase 2 of the Exposition light rail line, and was also appointed by LA Council Member Jan Perry to serve on the Arts Oversight Committee for the planned downtown LA football stadium. Mr. Lewis has also served in the Office of the Chief Architect with the U.S. General Services Administration in Washington, D.C. and with Pasadena-based Parsons Corporation as a principal project manager, working on a range of programs including U.S. Custom and Border Protection and U.S. Postal Service.

Louise Oliver. Ms. Oliver is the Regional Operations Officer & Director of Government Contracts for Goodwill Southern California. Ms. Oliver is the former Deputy Director of Real Property of the Western Region of the Federal General Services Administration, where she was responsible for the supervision of more than 10 million square feet of Federal Government-controlled space. Ms. Oliver serves on the Boards of Salvation Army, Shelter Partnership, the San Fernando Community Health Center, the Harry Pregerson Federal Child Care Center, the Bell Shelter, and the Valley Economic Alliance. In the past, she has served as Chairman of the Los Angeles Combined Federal Campaign (United Way), and on the Boards of the Wilshire West Federal Credit Union, the Boys and Girls Club of Greater Los Angeles, and the Ketchum Downtown YMCA.

Kristina Olson (Chair). Ms. Olson is a new business development leader with expertise creating sales strategies, strategic planning, integrated marketing strategies and brand communications with global execution across multiple channels. Having held senior executive positions with companies such as Metromail, RR Donnelley, Valassis and Cenveo, she has developed strong client and network relationships with a hands-on approach to create solutions for short and long-term strategic opportunities. Her clients have included AT&T, Carnival Cruise Lines, Hilton Hotels, Petco, Carl Zeiss, Netflix, Hyundai and Blackstone. She is President and Chief Foundation Officer for the California Technology Council. Ms. Olson serves on the Board of The Midnight Mission, Advisory Council of the Salvation Army's Bell Shelter and the Advisory Council of WE Global Studios.

Gregory Robinson. Mr. Robertson is a real estate professional and the owner of Robinson Real Properties. He owns and directs small residential real properties in California, Nevada, Ohio, and Georgia, performing real property trade/business activities, such as development, construction, reconstruction, acquisition, rental, management, financing, and leasing. Mr. Robinson previously served as Assistant to the City of Pasadena in the Office of the City Manager, which included providing managerial, fiscal, legislative, and analytical assistance to the City Manager regarding Citywide issues, programs, and operations. He also served as Housing and Community Development Administrator in the Office of the City Manager,

Pasadena, with responsibility for the provision of affordable/workforce housing and economic development opportunities citywide. Mr. Robinson received his B.A. in Business Administration from the University of Cincinnati as well as a Master of Public Administration, and Master of Community Planning. He also received a Master of Real Estate Development from the University of Southern California.

Darroch "Rocky" Young. Mr. Young retired as Chancellor of the Los Angeles Community College District in 2007. He is currently working as a consultant for the Collegiate Brain Trust and the Community College League of California. He is also the author of several books on leadership and community college issues. As Chancellor, Mr. Young initiated the first formal Comprehensive Strategic Planning effort in the District's history. He also launched a major Student Success Initiative that aimed at improving all student educational outcomes across the District. Before assuming district wide responsibilities, Mr. Young was President of Pierce College, and Vice President of Academic and Student Affairs and Vice President of Planning and Development at Santa Monica College.

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You should read this supplement together with the prospectus, including the more detailed information about Century and the risk factors discussed in the prospectus. This supplement is qualified in its entirety by reference to the prospectus (including any amendments or supplements to it), except to the extent that the information in this supplement supersedes or amends information set forth in the prospectus.

Lead Agent

InspereX LLC

The date of this Prospectus Supplement is January 1, 2025



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Century Sustainable Impact Notes

This prospectus supplement no. 1 (this "supplement") supplements and amends the prospectus of Century Housing Corporation ("Century"), dated August 1, 2024, as supplemented from time to time (the "prospectus"), relating to the offer and sale of up to \$250,000,000 in aggregate principal amount of Century Sustainable Impact Notes.

President and CEO

Ronald Griffith, Century's President, Chief Executive Officer, and General Counsel will retire from Century effective September 2, 2024. Daniel Lopez, a member of Century's Board of Directors since 1995, assumed the role of Interim President and Chief Executive Officer effective July 17, 2024. Century's Board of Directors is currently conducting a search for a permanent President and Chief Executive Officer. Century has engaged outside counsel to assist with Mr. Griffith's duties as General Counsel while the Board of Directors conducts a search for a new General Counsel.

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You should read this supplement together with the prospectus, including the more detailed information about Century and the risk factors discussed in the prospectus. This supplement is qualified in its entirety by reference to the prospectus (including any amendments or supplements to it), except to the extent that the information in this supplement supersedes or amends information set forth in the prospectus.

Lead Agent

InspereX LLC

The date of this Prospectus Supplement is August 6, 2024



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Offering of Century Sustainable Impact Notes						
Total Aggregate Offering \$250,000,000 in aggregate principal amount outstanding of Centus Sustainable Impact Notes.						
Term/Maturity	Various terms of between six months and 20 years, as set forth in the relevant pricing supplement.					
Interest Rates	Interest rates for the Century Sustainable Impact Notes are set forth in the relevant pricing supplement.					
Minimum Investment Requirement	\$1,000					
Status	Unsecured debt obligations					

Lead Agent

InspereX

Prospectus dated August 1, 2024

This prospectus, as it may be amended or supplemented from time to time, may be used until the expiration of the periods of time authorized by registration or exemption in the various states where Century Housing Corporation offers the Century Sustainable Impact Notes, which typically is 12 months from the date of effectiveness of the registration or exemption in the applicable state.

PRELIMINARY STATEMENTS

This prospectus includes information related to the offer by Century Housing Corporation ("Century") for prospective investors to purchase the Century Sustainable Impact Notes (the "Notes"). Prospective investors are advised to read this prospectus, any amendment to this prospectus and any relevant pricing supplement carefully prior to making any decisions to invest in the Notes. The Notes are issued by Century, a 501(c)(3) tax-exempt organization and California nonprofit public benefit corporation certified as a Community Development Financial Institution ("CDFI") by the U.S. Department of the Treasury. Century's principal executive office is located at 1000 Corporate Point, Culver City, CA 90230. Century's telephone number is (310) 642-2000. Specific terms of the Notes will be described in a separate pricing supplement, which you should review carefully before making an investment decision. The Notes will be global book-entry notes, which means that they may be purchased electronically through a prospective investor's brokerage account and settled through the Depository Trust Company ("DTC").

As of May 31, 2024, the aggregate principal amount of Notes outstanding was \$105,573,000. Accordingly, as of May 31, 2024, an aggregate principal amount of \$144,427,000* of Notes remained available for purchase. The amount of Notes available for purchase will vary from time to time depending on the amount of Notes sold and the amount of Notes that mature and are repaid during the offering period.

Century will offer the Notes through registered broker-dealers. The Notes may be offered through InspereX LLC ("InspereX") as Lead Agent for resale to other registered broker-dealers. InspereX, or any other agent appointed by Century, is not required to purchase or sell any specific amount of the Notes but will sell the Notes on a reasonable best-efforts basis. Through this program with InspereX, Century expects to receive net proceeds from sales after sales compensation to InspereX based on the maturity of the Notes sold, ranging from \$997 per \$1,000 of six-month Notes to \$970 per \$1,000 of 20-year Notes. Century estimates that the total expenses of the offering for the 2024-2025 offering period, the approximately 12-month period beginning on the date of this Prospectus, excluding sales compensation will be approximately \$300,000, or less than 1% of the total aggregate offering. Century estimates that, based on the \$144,427,000* aggregate principal amount of Notes remaining available for purchase as of May 31, 2024, it will receive net proceeds ranging from approximately \$139,794,190 to \$143,693,719 if the total aggregate principal amount of remaining Notes are sold.

Investors are cautioned not to rely on any information not expressly set forth in this prospectus. No person has been authorized to give any information or to make any representation in connection with this offering other than those contained in this prospectus, and if given or made, such information or representations must not be relied upon as having been made by Century or InspereX. Other than this prospectus itself, information contained in or that can be accessed through the Century website is not a part of this prospectus.

An investment in the Notes involves various material risks and investors may lose all or part of their investment. Prior to any investment in the Notes, and in consultation with their financial, tax and legal advisors, investors should carefully consider, among other matters, the risk factors disclosed in the "Risk Factors" section of this prospectus beginning on page 22. There can be no assurance that the list of risk factors pertaining to an investment in the Notes or Century is comprehensive. Additional risks not presently known to Century or that are currently deemed immaterial could also materially and adversely affect Century's financial condition, results of operations, and/or activities and prospects and its ability to make payments under the Notes.

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^{*} Includes a \$100,000,000 increase in the aggregate principal amount of Notes available for purchase, effective as of the date of this prospectus.

THIS PROSPECTUS SETS FORTH INFORMATION ABOUT THE NOTES THAT INVESTORS SHOULD KNOW BEFORE INVESTING IN THE NOTES AND SHOULD BE RETAINED FOR FUTURE REFERENCE. INVESTORS SHOULD READ THIS PROSPECTUS, ANY AMENDMENT TO THIS PROSPECTUS AND ANY RELEVANT PRICING SUPPLEMENT CAREFULLY BEFORE INVESTING IN THE NOTES.

THE NOTES ARE BEING OFFERED UNDER AN EXEMPTION FROM FEDERAL REGISTRATION PURSUANT TO SECTION 3(a)(4) OF THE SECURITIES ACT OF 1933, AS AMENDED ("SECURITIES ACT"), AND SECTION 3(c)(10) OF THE INVESTMENT COMPANY ACT OF 1940, AS AMENDED. THE SECURITIES AND EXCHANGE COMMISSION ("SEC") HAS NOT MADE AN INDEPENDENT DETERMINATION THAT THESE SECURITIES ARE EXEMPT FROM REGISTRATION. CENTURY'S OFFICERS AND EMPLOYEES ARE NOT REGISTERED AS INVESTMENT ADVISORS UNDER THE INVESTMENT ADVISORS ACT OF 1940, AS AMENDED, OR AS BROKER-DEALERS UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED ("EXCHANGE ACT").

THE NOTES MAY EITHER BE REGISTERED OR EXEMPT FROM REGISTRATION IN THE VARIOUS STATES IN WHICH THEY ARE OFFERED OR SOLD. THIS PROSPECTUS HAS BEEN FILED WITH THE SECURITIES ADMINISTRATORS IN SUCH STATES THAT REQUIRE IT FOR REGISTRATION OR EXEMPTION.

THE NOTES HAVE NOT BEEN RECOMMENDED BY ANY FEDERAL OR STATE SECURITIES COMMISSION OR REGULATORY AUTHORITY. FURTHERMORE, THE FOREGOING AUTHORITIES HAVE NOT DETERMINED THE ACCURACY, ADEQUACY, TRUTHFULNESS, OR COMPLETENESS OF THIS PROSPECTUS AND HAVE NOT PASSED UPON THE MERIT OR VALUE OF THE NOTES, OR APPROVED, DISAPPROVED OR ENDORSED THE OFFERING. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE. THE FOREGOING AUTHORITIES ALSO HAVE NOT PASSED UPON WHETHER THE NOTES CAN BE SOLD TO ANY OR ALL PURCHASERS IN COMPLIANCE WITH EXISTING OR FUTURE SUITABILITY OR CONDUCT STANDARDS APPLICABLE TO BROKER-DEALERS, INCLUDING THE 'REGULATION BEST INTEREST' STANDARD.

THIS PROSPECTUS IS INTENDED TO PROVIDE PROSPECTIVE INVESTORS WITH THE INFORMATION NECESSARY FOR AN INFORMED INVESTMENT DECISION. HOWEVER, NOTHING CONTAINED IN THIS PROSPECTUS IS INTENDED AS LEGAL, ACCOUNTING, TAX OR INVESTMENT ADVICE, AND IT SHOULD NOT BE TAKEN OR RELIED UPON AS SUCH. A PROSPECTIVE INVESTOR SHOULD CONSULT THE INVESTOR'S OWN LEGAL COUNSEL AND/OR FINANCIAL ADVISOR WITH RESPECT TO THE INVESTOR'S INVESTMENT IN THE NOTES. AN INVESTOR MUST RELY ON THE INVESTOR'S OWN EXAMINATIONS OF CENTURY, THE NOTES AND THE TERMS OF THIS OFFERING, INCLUDING THE DISCLOSURE, MERITS AND RISKS INVOLVED. AN INVESTOR SHOULD BE WILLING AND HAVE THE FINANCIAL CAPACITY TO PURCHASE A HIGH-RISK INVESTMENT THAT CANNOT EASILY BE LIQUIDATED.

THE NOTES MAY NOT BE TRANSFERRED OR RESOLD EXCEPT AS PERMITTED UNDER THE SECURITIES ACT AND THE EXCHANGE ACT AND APPLICABLE STATE SECURITIES LAWS, OR PURSUANT TO REGISTRATION OR EXEMPTION THEREFROM. INVESTORS SHOULD BE AWARE THAT THEY ARE REQUIRED TO BEAR THE FINANCIAL RISKS OF THIS INVESTMENT, INCLUDING THE RISK OF LOSS OF THE ENTIRE AMOUNT INVESTED.

FROM A FINANCIAL POINT OF VIEW, THE NOTES SHOULD NOT BE A PRIMARY INVESTMENT IN RELATION TO THE OVERALL SIZE OF AN INVESTOR'S PORTFOLIO. AN INVESTOR IN THE NOTES SHOULD BE ABLE TO LOSE THE INVESTOR'S ENTIRE INVESTMENT WITHOUT SUFFERING FINANCIAL HARDSHIP. INVESTORS ARE ENCOURAGED TO CONSIDER THE CONCEPT OF INVESTMENT DIVERSIFICATION WHEN DETERMINING THE AMOUNT OF NOTES THAT WOULD BE APPROPRIATE FOR THEM IN RELATION TO THEIR OVERALL INVESTMENT PORTFOLIO AND PERSONAL FINANCIAL NEEDS.

THE NOTES ARE NOT SAVINGS OR DEPOSIT ACCOUNTS OR OTHER OBLIGATIONS OF A BANK AND ARE NOT AND WILL NOT BE INSURED BY THE FEDERAL DEPOSIT INSURANCE CORPORATION ("FDIC"), THE SECURITIES INVESTMENT PROTECTION CORPORATION ("SIPC"), ANY STATE BANK INSURANCE FUND OR ANY OTHER GOVERNMENTAL AGENCY. THE PAYMENT OF PRINCIPAL AND INTEREST TO AN INVESTOR IN THE NOTES IS SOLELY DEPENDENT UPON CENTURY'S FINANCIAL CONDITION AND RESULTS OF OPERATIONS AS ISSUER OF THE NOTES. ANY PROSPECTIVE INVESTOR SHOULD CAREFULLY REVIEW CENTURY'S FINANCIAL STATEMENTS, WHICH ARE APPENDED TO THIS PROSPECTUS AND ARE AVAILABLE ON CENTURY'S WEBSITE WWW.CENTURY.ORG.

CENTURY HAS NOT SET A DATE FOR THE TERMINATION OF THIS OFFERING, THOUGH THE AVAILABILITY OF THE NOTES IN EACH STATE IS DEPENDENT UPON THE EFFECTIVENESS OF ITS SECURITIES REGISTRATION OR EXEMPTION IN THAT STATE FROM TIME TO TIME.

CENTURY RESERVES THE RIGHT IN ITS SOLE DISCRETION TO SUSPEND THE SALE OF THE NOTES AT ANY TIME OR TO REJECT ANY SPECIFIC INVESTMENT REQUEST. CENTURY MAY ALSO, IN ITS SOLE DISCRETION, ELECT TO ACCEPT A SPECIFIC INVESTMENT REQUEST AS A PORTION, BUT NOT ALL, OF THE AMOUNT PROPOSED FOR INVESTMENT. INSPEREX HAS ADVISED CENTURY THAT AT ITS SOLE DISCRETION, IT MAY PURCHASE AND SELL NOTES IN THE SECONDARY MARKET, BUT THAT IT IS NOT OBLIGATED TO BUY OR SELL NOTES OR MAKE A SECONDARY MARKET IN THE NOTES AND MAY SUSPEND OR PERMANENTLY CEASE THAT ACTIVITY AT ANY TIME.

THIS PROSPECTUS DOES NOT CONSTITUTE AN OFFER TO SELL OR A SOLICITATION OF AN OFFER TO BUY FROM ANY PERSON IN ANY STATE OR ANY OTHER POLITICAL JURISDICTION IN WHICH SUCH OFFER OR SOLICITATION MAY NOT LAWFULLY BE MADE. FEDERAL AND STATE SECURITIES LAWS MAY AFFECT CENTURY'S ABILITY TO CONTINUE TO SELL THE NOTES IN CERTAIN STATES. THIS PROSPECTUS DOES NOT CONSTITUTE AN OFFERING BY A BROKER-DEALER IN ANY STATE IN WHICH SUCH BROKER-DEALER IS NOT QUALIFIED TO ACT AS A BROKER-DEALER.

STATEMENT REGARDING "PARENT-ONLY" FINANCIAL INFORMATION

Certain financial information provided in this prospectus with respect to Century is provided on a parent-only basis. "Parent-only" financial information is presented on a nonconsolidated basis. It includes only the assets, liabilities, revenues, expenses and other financial information of Century, as the parent corporation, and does not consolidate the financial information of its consolidated affiliates. As of December 31, 2023, Century's consolidated affiliates consisted of Century Villages at Cabrillo, Inc. and affiliates, Century Affordable Development, Inc. and affiliates, Century Community Fund, LLC, Century Metropolitan Fund, LLC, Century Long Term Value Fund, LLC and affiliates, Century Guaranty Fund, LLC, and Inglewood Home Assist Fund, LLC. All consolidated affiliates are wholly owned or controlled by Century. The parent-only financial information should be read in conjunction with the audited annual consolidated financial statements included at Appendix I and the unaudited interim consolidated financial statements included at Appendix II to this prospectus. For more information on Century's consolidated affiliates, please see "Description of the Issuer – Legal Structure of Century and its Consolidated Affiliates" beginning on page 37 and Note 2 to Century's audited financial statements as of and for the year ended December 31, 2023, attached to this prospectus at Appendix I.

STATE-SPECIFIC DISCLOSURES

ALABAMA.

THESE SECURITIES ARE OFFERED PURSUANT TO A CLAIM OF EXEMPTION FROM REGISTRATION UNDER SECTION 37(H) OF THE ALABAMA SECURITIES ACT [see Section 8-6-10, Code of Alabama, 1975].

FLORIDA.

THE SECURITIES ARE OFFERED PURSUANT TO A CLAIM OF EXEMPTION FROM REGISTRATION AND HAVE NOT BEEN REGISTERED IN THE STATE OF FLORIDA.

KENTUCKY.

THESE SECURITIES ARE ISSUED PURSUANT TO A CLAIM OF EXEMPTION FROM REGISTRATION UNDER SECTION KRS 292.400(9) OF THE KENTUCKY SECURITIES ACT.

LOUISIANA.

THESE SECURITIES HAVE BEEN REGISTERED WITH THE SECURITIES COMMISSIONER OF THE STATE OF LOUISIANA UNDER SECTION 51-705(B) OF THE LOUISIANA REVISED STATUTES. THE SECURITIES COMMISSIONER, BY ACCEPTING REGISTRATION, DOES NOT IN ANY WAY ENDORSE OR RECOMMEND THE PURCHASE OF THESE SECURITIES.

MICHIGAN.

THESE SECURITIES ARE OFFERED PURSUANT TO A REGISTRATION ORDER ISSUED BY THE STATE OF MICHIGAN. THE STATE OF MICHIGAN DOES NOT RECOMMEND OR ENDORSE THE PURCHASE OF ANY SECURITIES, NOR DOES IT PASS UPON THE TRUTH, MERITS, OR COMPLETENESS OF ANY PROSPECTUS OR ANY OTHER INFORMATION FILED WITH THIS STATE. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

MISSOURI

THE MISSOURI SECURITIES DIVISION HAS NOT IN ANY WAY PASSED UPON THE MERITS OR QUALIFICATIONS OF THE SECURITIES HEREBY OFFERED, OR PASSED UPON THE ACCURACY OR ADEQUACY OF THIS PROSPECTUS. THESE SECURITIES HAVE NOT BEEN REGISTERED UNDER THE MISSOURI SECURITIES ACT UNDER THE EXEMPTION PROVIDED BY SECTION 409.2-201(7)(B) OF THE REVISED STATUTES OF MISSOURI. NO APPROVAL HAS BEEN GIVEN TO THE ISSUER, THESE SECURITIES, OR THE OFFER OR SALE THEREOF IN CONNECTION TO ANY MISSOURI RESIDENTS.

PENNSYLVANIA.

A REGISTRATION STATEMENT WITH RESPECT TO THE SECURITIES OFFERED BY THIS PROSPECTUS HAS BEEN FILED IN THE OFFICES OF THE PENNSYLVANIA DEPARTMENT OF BANKING AND SECURITIES IN HARRISBURG, PENNSYLVANIA. SUCH REGISTRATION STATEMENT INCLUDED CERTAIN EXHIBITS ONLY SUMMARIZED OR ALLUDED TO IN THE PROSPECTUS AND ARE AVAILABLE FOR INSPECTION AT THE HARRISBURG OFFICE OF THE DEPARTMENT DURING REGULAR BUSINESS HOURS. THE HARRISBURG OFFICE IS LOCATED IN MARKET SQUARE PLAZA, 17 N SECOND STREET, SUITE 1300, HARRISBURG, PENNSYLVANIA, 17101. TELEPHONE NO. 717-787-8059. REGULAR BUSINESS HOURS ARE MONDAY THROUGH FRIDAY, 8:30 AM TO 5:00 PM.

UNDER SECTION 207(M) OF THE PENNSYLVANIA SECURITIES ACT OF 1972, PENNSYLVANIA INVESTORS MAY ELECT, WITHIN TWO BUSINESS DAYS AFTER RECEIPT OF THIS PROSPECTUS, TO WITHDRAW YOUR PURCHASE OF THESE SECURITIES AND RECEIVE A FULL REFUND OF ALL MONIES PAID. ANY SUCH WITHDRAWAL WILL BE WITHOUT ANY FURTHER LIABILITY TO ANY PERSON. TO ACCOMPLISH THIS WITHDRAWAL, YOU NEED ONLY SEND A WRITTEN NOTICE (INCLUDING ELECTRONIC MAIL) TO THE ISSUER OR UNDERWRITER INDICATING YOUR INTENTION TO WITHDRAW.

IT IS THE POSITION OF THE PENNSYLVANIA DEPARTMENT OF BANKING AND SECURITIES THAT INDEMNIFICATION IN CONNECTION WITH VIOLATION OF SECURITIES LAWS IS AGAINST PUBLIC POLICY AND VOID.

SOUTH CAROLINA.

IF YOU WERE A RESIDENT OF THE STATE OF SOUTH CAROLINA WHEN YOU PURCHASED A NOTE IN THIS OFFERING PURSUANT TO THIS PROSPECTUS (A "SOUTH CAROLINA PURCHASER"), YOU MAY DECLARE AN "EVENT OF DEFAULT" ON SUCH NOTE IF ONE OF THE FOLLOWING OCCURS:

- CENTURY DOES NOT PAY OVERDUE PRINCIPAL AND INTEREST ON YOUR NOTE WITHIN SIXTY DAYS AFTER CENTURY RECEIVES WRITTEN NOTICE FROM YOU THAT CENTURY FAILED TO MAKE THE PAYMENT WHEN DUE; OR
- A SOUTH CAROLINA PURCHASER WHO OWNS A NOTE OF THE SAME TYPE, TERM, AND ISSUANCE DATE AS YOUR NOTE (THE "SAME ISSUE") HAS RIGHTFULLY DECLARED AN EVENT OF DEFAULT AS TO HIS OR HER NOTE.

TO DECLARE AN EVENT OF DEFAULT, YOU MUST SUBMIT A WRITTEN DECLARATION TO CENTURY, INCLUDING IDENTIFYING YOUR NOTE AND SUBMITTING PROOF THAT YOU ARE A SOUTH CAROLINA PURCHASER OF SUCH NOTE. UPON A RIGHTFUL DECLARATION OF AN EVENT OF DEFAULT ON YOUR NOTE:

 YOU HAVE THE RIGHT UPON WRITTEN REQUEST TO RECEIVE THE NAME AND ADDRESS OF THE RECORD HOLDER OF EACH NOTE OF THE SAME ISSUE AS YOUR NOTE; AND • IF YOU INDIVIDUALLY OR TOGETHER WITH OTHER SOUTH CAROLINA PURCHASERS OWN 25% OR MORE OF THE TOTAL PRINCIPAL AMOUNT OF SUCH ISSUE OUTSTANDING, THEN YOU AND SUCH SOUTH CAROLINA PURCHASERS HAVE THE RIGHT TO DECLARE SUCH ENTIRE ISSUE IN SOUTH CAROLINA DUE AND PAYABLE.

THE FOREGOING IS A BINDING OBLIGATION OF CENTURY ENFORCEABLE BY EACH SOUTH CAROLINA PURCHASER.

VIRGINIA

THESE SECURITIES ARE ISSUED PURSUANT TO A CLAIM OF EXEMPTION FROM REGISTRATION UNDER SECTION 13.1-514.1.B OF THE VIRGINIA SECURITIES ACT.

FORWARD-LOOKING STATEMENTS

Statements contained in this prospectus that are not historical facts are forward-looking statements within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act. Also, when Century uses any of the words "anticipate," "assume," "believe," "estimate," "expect," "intend" or similar words or expressions, it is making forward-looking statements. These forward-looking statements are not guaranteed and are based on Century's present intentions and on Century's present expectations and assumptions. These statements, intentions, expectations and assumptions involve risks and uncertainties, some of which are beyond Century's control that could cause actual results or events to differ materially from those anticipated or projected. Purchasers of the Notes should not place undue reliance on these forward-looking statements, as events described or implied in such statements may not occur. Except as required by law, Century undertakes no obligation to update or revise any forward-looking statements as a result of new information, future events or otherwise.

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OFFERING SUMMARY

This section summarizes the terms of the Notes that are described in more detail in the section entitled "Description of the Notes" beginning on page 76. Final terms of any particular Note, including the applicable interest rate, will be determined at the time of sale and will be contained in the relevant pricing supplement relating to those Notes. The terms in that pricing supplement may vary from and supersede the terms contained in this prospectus. Before making a decision to purchase a Note, investors are advised to carefully read the detailed disclosure information appearing elsewhere in this prospectus and the relevant pricing supplement.

Kev	Investment	Terms
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Key Investment Terms						
Issuer	Century Housing Corporation, a California nonprofit public benefit corporation and certified CDFI.					
Securities Offered	Up to \$250,000,000 in aggregate principal amount outstanding of Century Sustainable Impact Notes.					
	As of May 31, 2024, the aggregate principal amount of Notes outstanding was \$105,573,000 meaning that an aggregate principal amount of \$144,427,000* of Notes remained available for purchase. The amount of Notes available for purchase will vary from time to time depending on the amount of Notes sold and the amount of Notes that mature and are repaid during the offering period.					
Authorized Denominations	Minimum investment of \$1,000.					
Term of Investments	Notes may be purchased for terms of between six months and 20 years, as set forth in the relevant pricing supplement.					
Interest Rates and Payment Options	Interest rates on the Notes will be fixed for the term of the Notes, as set forth in the relevant pricing supplement, based on market conditions and other relevant factors at the time of issuance. Interest on each Note will be payable semi-annually, or as otherwise set forth in the relevant pricing supplement.					
Interest Accrual and Interest Periods	Notes begin to accrue interest on the issuance date and mature on the maturity date stated in each Note. Interest accrues on a 360-day year based on twelve 30-day months. Interest on each Note will be paid semi-annually, or as otherwise set forth in the relevant pricing supplement, and cannot be reinvested in the Notes. The interest accrual period does not include each interest payment date.					
	The interest payment dates for Notes will be the 15 th day of every sixth month, commencing in the sixth succeeding calendar month following the month in which the Note is issued, unless such day is not a business day, in which case, the interest payment shall be made on the next succeeding business day.					

^{*} Includes a \$100,000,000 increase in the aggregate principal amount of Notes available for purchase, effective as of the date of this prospectus.

The first payment of interest under a Note shall be an amount equal to interest accruing during the period commencing on the issuance date and ending on the day preceding the first interest payment date that follows the issuance date (the "First Interest Period"). Subsequent payments of interest under the Note shall be made on each interest payment date in an amount equal to the interest accruing during each period of six calendar months that follows the First Interest Period. The final payment of interest under a Note shall be made on the maturity date in an amount equal to interest accruing during the period commencing on the prior interest payment date and ending on the date preceding the maturity date.

Offering Period

No termination date has been set for this offering. This prospectus is dated August 1, 2024 and, as it may be amended or supplemented from time to time, may be used until the expiration of the periods of time authorized by registration or exemption in the various states in which Century offers the Notes, which typically is 12 months from the date of effectiveness of the registration or exemption in the applicable state.

Note Purchases

The Notes are available for purchase in book-entry form only, which means they may be purchased electronically through the investor's brokerage account and settled through the DTC. Century will not issue Notes in certificated form. Notes may be purchased by retail investors through any selected dealer participating in the selling group for the Notes. Institutional investors may purchase Notes directly from InspereX or a selected dealer.

Use of Proceeds

The net proceeds of the offering will be used to support the financing of affordable housing through lending and investment activities and to refinance certain existing debt obligations of Century, each as they relate to the development of multi-family rental housing in furtherance of Century's goals to provide secure and affordable housing for low and moderate income individuals and households. Century anticipates that approximately 50% of the net offering proceeds will be used to refinance existing indebtedness.

Distribution of Notes

Century will offer the Notes through registered broker-dealers. The Notes may be offered by or through InspereX as Lead Agent. InspereX and the other agents appointed by Century are not required to purchase or sell any specific amount of Notes and shall offer the Notes on a reasonable best-efforts basis.

Ranking

The Notes constitute unsecured debt obligations of Century and will not be secured by particular loans to specific borrowing entities or any other assets of Century. Century has secured obligations that rank senior to the Notes and has other unsecured debt obligations, including previously issued and outstanding notes, which will rank equally with the Notes. Additionally, Century's consolidated affiliates are separate and distinct legal entities with no obligation to pay any amounts due on the Notes or to make funds available to Century to do so, and the claims of creditors of those consolidated affiliates will have priority as to the assets and cash flows of those consolidated affiliates. For additional information, please

see "Financing and Operational Activities – Schedule of Liabilities" on page 46.

Right of Redemption

If provided in the relevant pricing supplement, Century will have the right to redeem a Note, in whole or in part, at Century's option prior to the Note's stated maturity date. If the relevant pricing supplement does not provide for early redemption by Century, Century will not have the right to redeem a Note, in whole or in part, at Century's option prior to the Note's stated maturity date. For more information, see "Description of the Notes – Right of Redemption" on page 78.

Options at Maturity/ Reinvestments

Principal will be repaid at maturity. Investors may be given the opportunity by Century at maturity to re-invest their repaid principal by purchasing new Notes at then-current interest rates and terms as may be offered by Century from time to time.

Survivor's Option

In the limited circumstances set forth below, the authorized representative of a beneficial owner of Notes may request repurchase of such Notes from Century prior to the maturity date. This repurchase option can only be made by the authorized representative of the beneficial owner of the Notes within one year following the death of the beneficial owner of the Notes, so long as the Notes were owned by the beneficial owner or his or her estate for at least six months prior to the repurchase request and certain documentation requirements are satisfied. This feature is referred to as a "Survivor's Option." The right to exercise the Survivor's Option is subject to (i) a limit on total exercises by all holders of Notes in any calendar year of the greater of (x) \$1,000,000 or (y) 1% of the aggregate principal balance of all Notes outstanding at the end of the most recently completed calendar year, and (ii) a limit on cumulative individual exercises by any holder of Notes in any calendar year of \$250,000. Additional details on the Survivor's Option are described in the section entitled "Description of Notes - Survivor's Option" on page 78.

Tax Consequences

Amounts paid by an investor to purchase the Notes are not deductible for federal tax purposes. Any interest paid on the Notes to an investor is taxable. Please refer to "Description of the Notes – Interest Payments and Tax Considerations" on page 80.

Risk Factors

Please refer to "Risk Factors" beginning on page 22.

FINANCIAL INFORMATION

The following pages set forth certain financial data regarding Century on a consolidated and parent-only basis as of and for the three-month period ended March 31, 2024 and as of and for the years ended December 31, 2019 through 2023. The consolidated and parent-only financial information provided as of and for the three-month period ended March 31, 2024 is derived from Century's unaudited interim consolidated financial statements for such period. The consolidated and parent-only financial information as of and for the years ended December 31, 2019 through 2023 is derived from Century's audited annual consolidated financial statements for such years. The financial information on the following pages should be read in conjunction with the audited annual consolidated financial statements attached to this prospectus as Appendix I and the unaudited interim consolidated financial statements attached to this prospectus as Appendix II. For the consolidating financial statements of Century and its consolidated affiliates as of and for the year ended December 31, 2023, see the Supplementary Information to Century's audited financial statements, beginning on pg. 50 of the financial statements, attached to this prospectus as Appendix I.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION As of March 31, 2024

ASSETS	
Cash and cash equivalents	\$ 13,134,371
Cash equivalents (restricted)	33,286,009
Accounts receivable, net	1,771,516
Investments	183,435,076
Interest receivable	2,603,762
Prepaid expenses and other assets	2,184,229
Notes receivable, net	354,378,774
Other Notes receivable	15,481,039
Furniture, fixtures and equipment, net	7,997,862
Real estate held for investment, net	555,615,516
Total assets	\$ 1,169,888,153
LIABILITIES AND NET ASSETS	
Accounts payable and accrued liabilities	23,271,853
Accrued interest	18,815,187
Tenant security deposits	1,598,433
Deferred income	4,617,109
Bonds payable	241,239,610
Notes payable	345,499,459
Commercial Paper	-
Other liabilities	6,505,680
Total liabilities	\$ 641,547,329
Net Assets	
Unrestricted Controlling interest	368,000,736
Unrestricted Non-controlling interest	112,899,420
Temporarily restricted - Controlling Interest	47,440,668
Total Net Assets	528,340,824
Total Liabilities and Net Assets	\$ 1,169,888,153

PARENT-ONLY STATEMENT OF FINANCIAL POSITION As of March 31, 2024

ASSETS	
Cash and cash equivalents	\$ 3,642,825
Cash equivalents (restricted)	4,911,946
Accounts receivable, net	83,107
Investments	160,002,373
Investment in affiliates	28,396,142
Interest receivable	8,637,836
Notes receivable, net	355,148,709
Notes receivable from affiliates	44,821,580
Prepaid expenses and other assets	-
Furniture, fixtures and equipment, net	150,339
Real estate held for investment, net	6,213,411
Total assets	\$ 612,008,267
LIABILITIES AND NET ASSETS	
Accounts payable and accrued liabilities	451,036
Accrued interest	2,622,953
Deferred income	1,042,748
Bonds payable, net	241,239,609
Notes payable	51,200,000
Commercial Paper	-
Other liabilities	7,246,655
Total liabilities	\$ 303,803,001
Net Assets	
Unrestricted net assets	280,939,201
Temporarily restricted net assets	27,266,065
Total Net Assets	308,205,266
Total Liabilities and Net Assets	\$ 612,008,267

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As of the years ended December 31,

	2023	2022	2021	2020	2019
<u>ASSETS</u>					
Cash and cash equivalents	\$ 31,951,930 \$	31,012,386 \$	7,050,025 \$	15,452,068 \$	16,677,357
Restricted cash	39,174,357	31,357,190	37,218,529	19,895,360	23,879,076
Accounts receivable, net	1,496,171	1,154,416	928,667	606,414	509,784
Contributions receivable	2,600,750	-	-	-	-
Investments	145,568,504	112,458,038	127,353,335	119,806,458	109,830,370
Interest receivable	2,750,258	2,430,930	1,918,885	2,040,893	1,892,085
Notes receivable, net	368,679,875	363,243,866	366,708,545	366,592,660	284,519,978
Other notes receivable	14,731,039	11,163,417	-	-	-
Deferred charges, net	550,245	537,451	577,832	619,048	431,379
Prepaid expenses and other assets	1,661,455	1,293,097	1,653,067	865,216	547,352
Real estate held for investment, net	528,329,780	415,947,090	372,771,001	286,024,435	276,490,098
Furniture, fixtures and equipment, net	4,034,670	5,022,947	6,961,245	4,630,888	4,133,776
Fair value of derivative financial instrument	 268,722	-	-	-	<u>-</u>
Total assets	\$ 1,141,797,756 \$	975,620,828 \$	923,141,131 \$	816,533,440 \$	718,911,255
LIABILITIES AND NET ASSETS					
Accounts payable and accrued liabilities	29,123,542 \$	9,975,582 \$	6,354,709 \$	4,860,737 \$	12,655,664
Accrued interest	13,987,636	6,046,705	4,645,862	3,830,284	3,182,056
Security deposits	1,615,601	1,642,323	1,559,260	1,347,539	1,175,704
Deferred income	3,953,041	3,409,547	2,504,877	2,113,934	1,742,126
Fair value of interest rate swap liability	-	294,134	2,013,149	5,174,684	3,277,546
Bonds payable, net of unamortized debt issuance costs	245,225,979	223,382,473	238,979,755	133,538,292	99,400,035
Notes payable and lines of credit, net of unamortized debt issuance costs	321,679,402	251,700,205	222,702,237	269,892,127	279,332,012
Commercial paper	-	25,000,000	-	-	-
Other liabilities	8,877,763	9,527,710	7,329,097	4,072,389	1,757,110
Forgivable loans	 -	-	-	233,334	433,334
Total liabilities	624,462,964 \$	530,978,679 \$	486,088,946 \$	425,063,320 \$	402,955,587
Net assets:					
Without donor restriction					
Controlling interest	356,994,704	296,689,030	282,200,142	258,421,540	224,011,153
Non-controlling interest	112,899,420	115,235,527	111,178,656	112,771,958	76,558,015
	 7				

Total net assets without donor restriction
With donor restriction – controlling interest
Total net assets
Total liabilities and net assets

	2023	2022	2021	2020	2019
	469,894,124	411,924,557	393,378,798	371,193,498	300,569,168
_	47,440,668	32,717,592	43,673,387	20,276,622	15,386,500
	517,334,792	444,642,149	437,052,185	391,470,120	315,955,668
	\$ 1,141,797,756 \$	975,620,828 \$	923,141,131 \$	816,533,440 \$	718,911,255

PARENT-ONLY STATEMENT OF FINANCIAL POSITION

As of the years ended December 31,

	2023	2022	2021	2020	2019
<u>ASSETS</u>					
Cash and cash equivalents	\$ 3,955,202 \$	26,208,170 \$	3,027,429 \$	9,604,080 \$	14,575,083
Restricted cash	5,887,239	7,668,285	6,668,013	11,897,293	13,053,228
Accounts receivable, net	188,346	42,683	563,673	680,085	468,187
Investments	145,568,504	112,458,038	147,547,745	119,806,458	112,775,094
Investments in affiliates	28,016,160	27,862,606	-	-	-
Interest receivable	8,544,230	7,430,335	5,996,655	5,521,485	5,077,485
Notes receivable, net	368,356,357	363,246,348	398,232,854	395,352,467	322,382,587
Notes receivable, from affiliates	44,821,580	44,874,580	-	-	-
Prepaid expenses and other assets	26,069	76,987	101,485	140,544	132,352
Real estate held for investment, net	6,236,907	6,302,090	6,354,355	6,446,580	6,500,747
Furniture, fixtures and equipment, net	171,220	160,784	205,115	289,328	224,171
Total assets	\$ 611,771,814 \$	596,330,906 \$	568,697,324 \$	549,738,320 \$	475,188,934
LIABILITIES AND NET ASSETS					
Accounts payable and accrued liabilities	1,947,020 \$	1,464,631 \$	1,755,363 \$	1,502,794 \$	1,515,143
Accrued interest	1,985,919	1,163,493	809,003	945,432	1,053,420
Security deposits	-	-	9,674	9,674	9,674
Deferred income	972,739	1,040,269	440,508	345,923	290,384
Fair value of interest rate swap liability	-	-	1,155,395	3,906,746	2,561,082
Bonds payable, net of unamortized debt issuance costs	245,225,979	223,382,473	238,979,755	133,538,292	99,400,035
Notes payable and lines of credit	51,200,000	65,779,125	52,017,567	161,535,442	147,729,675
Commercial paper	-	25,000,000	-	-	-
Investments in affiliates	-	-	-	2,124,591	-
Other liabilities	 8,485,000	8,995,981	6,345,911	2,836,873	1,349,441
Total liabilities	309,816,657	326,825,972	301,513,176	306,745,767	253,908,854
Net assets:					
Net assets without donor restriction	274,689,092	247,806,547	245,310,761	222,815,931	205,893,580
Net assets with donor restriction	27,266,065	21,698,387	21,873,387	20,176,622	15,386,500
Total net assets	301,955,157	269,504,934	267,184,148	242,992,553	221,280,080
Total liabilities and net assets	\$ 611,771,814 \$	596,330,906 \$	568,697,324 \$	549,738,320 \$	475,188,934

CONSOLIDATED

STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS For the three months ended March 31, 2024

LENDING REVENUE	
Income from notes receivable	\$ 8,936,622
Restricted Grant Revenue	200,000
Other income	4
Total lending revenue	9,136,626
HOUSING REVENUE AND SUPPORT	
CVC, CADI and other real estate operations	
Rental property income	6,473,394
Other real estate income	382,693
Real estate sold	2,000,000
Grant Revenue	1,999,662
Contributions and fundraising income	15,984
Total housing revenue and support	 10,871,733
-	
CORPORATE REVENUE Residual receipts and contingent asset income	100,060
Corporate office building rental income	42,000
Total corporate revenue	142,060
Total revenue	\$ 20,150,419
LENDING EXPENSES	
Allocation for loan losses	(71,560)
Borrowing fees	52,456
Bond issuance fees	77,969
Interest expense	3,300,058
Salaries and employee benefits	747,223
Direct lending expenses	 42,719
Total lending and corporate expenses	4,148,863
HOUSING EXPENSES	
CVC, CADI and other real estate operations	
Rental property expenses	3,945,033
Other real estate expenses	52,678
Property depreciation	3,124,755
Interest expense	1,216,933
Housing salaries and employee benefits	2,240,714
Development fee salary offset	(2,378,603)
Cost of real estate sold	346,930
Other program support	 81,391
Total housing expenses	8,629,831
CORPORATE EXPENSES	
Salaries and employee benefits	1,125,276
Professional fees	121,920
Business development expenses	51,320

General and administrative expenses	231,618
Depreciation	 46,633
Total Corporate Expenses	 1,576,768
Total expenses	\$ 14,355,462
OTHER INCOME AND (EXPENSES)	
Investment interest and dividends	1,333,587
Non-controlling interest	2,705,038
Other program support	(38,000)
Income tax expense for LLCs	 (6,000)
Total other income and (expenses)	3,994,625
Increase (decrease) in unrestricted net assets before	
realized and unrealized gains (losses) on investments:	9,789,582
Realized and unrealized gains (losses) on investments	1,216,451
Increase (decrease) in Controlling Net Assets	11,006,032
Net Controlling Assets at Beginning of Period	\$ 404,435,372
Controlling Net Assets at the End of Period	\$ 415,441,404

PARENT-ONLY STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS For the three months ended March 31, 2024

LENDING REVENUE	
Income from notes receivable	\$ 9,328,538
Restricted Grant Revenue	200,000
Other income	 4
Total lending and corporate revenue	9,528,543
CORPORATE REVENUE	
Residual receipts and contingent asset income	100,060
Corporate office building rental income	 42,000
Total Corporate Revenue	 142,060
Total revenue	\$ 9,670,602
LENDING EXPENSES	
Allocation for loan losses	(71,560)
Borrowing fees	52,456
Bond & Commercial Paper Fees	77,969
Interest expense	3,300,058
Salaries and employee benefits	747,223
Direct lending expenses	 42,719
Total lending expenses	4,148,863
CORPORATE EXPENSES	
Corporate office building rental expenses	19,358
Corporate office building depreciation	 22,516
Total Corporate Expenses	41,873
MANAGEMENT AND GENERAL EXPENSES	
Salaries and employee benefits	1,125,276
Professional fees	121,920
Business development expenses	102,260
General and administrative expenses	212,040
Depreciation	24,117
Total management and general expenses	1,585,613
Total expenses	\$ 5,776,350
OTHER INCOME AND (EXPENSES)	1 1 12 000
Investment interest and dividends	1,142,909
Other program support	 (3,500)
Total other income and (expenses)	1,139,409
Increase (decrease) in unrestricted net assets before realized and	
unrealized gains (losses) on investments:	5,033,662
Unrealized gains (losses) on investments	1,216,451

Increase (decrease) in Net Assets	6,250,113
Net Assets at Beginning of the year	 301,955,157
Net Assets at the End of Period	\$ 308,205,266

CONSOLIDATED STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS

For the years ended December 31,

	2023	2022	2021	2020	2019
LENDING REVENUE					_
Income from notes receivable	\$ 36,161,855 \$	27,884,364 \$	27,835,912 \$	25,762,576 \$	24,994,516
Net assets released from restrictions	-	700,000	686,500	-	2,000,000
Other income	310,224	26,952	379,116	287,355	72,258
Total lending revenue	 36,472,079	28,611,316	28,901,528	26,049,931	27,066,774
HOUSING REVENUE AND SUPPORT					
CVC, CADI and other real estate operations					
Rental property income	27,465,866	25,727,440	19,195,965	17,832,197	15,203,156
Other real estate income	54,603	25,500	822,556	42,766	19,150
Debt forgiveness income	-	-	233,334	200,000	327,237
Grant Income	562,600	946,000	586,000	1,555,952	-
Income from certificated state credits	89,995	179,574	68,386	8,259,796	-
Contributions and fundraising income	2,208,231	458,507	405,649	735,363	607,483
Net assets released from restrictions	6,938,352	13,780,795	100,000	-	-
Total housing revenue and support	 37,319,647	41,117,816	21,411,890	28,626,074	16,157,026
CORPORATE REVENUE					
Residual receipts and contingent asset income	731,252	3,511,073	1,041,741	8,449,864	698,224
Corporate Office building rental income	169,120	155,850	138,000	121,500	109,500
Contribution income	15,000,000	-	-	-	-
Total corporate revenue	 15,900,372	3,666,923	1,179,741	8,571,364	807,724
Total revenue	\$ 89,692,098 \$	73,396,055 \$	51,493,159 \$	63,247,369 \$	44,031,524
LENDING EXPENSES					
Allocation for loan losses	46,601	(458,172)	(34,387)	1,089,739	871,858
Borrowing fees	276,668	94,897	193,545	129,499	305,252
Bond issuance fees	648,482	1,066,426	798,559	483,438	958,640
Interest expense	10,895,696	7,280,573	6,180,351	7,851,203	10,030,007
Salaries and employee benefits	2,322,381	1,945,121	2,272,132	2,058,306	1,689,201
Direct lending expenses	242,114	167,530	79,999	89,105	233,984
Total lending and corporate expenses	 14,431,942	10,096,375	9,490,199	11,701,290	14,088,942

	 2023	2022	2021	2020	2019
HOUSING EXPENSES					_
CVC, CADI and other real estate operations					
Rental property expenses	13,643,182	12,152,889	9,251,810	7,717,110	7,335,155
Other real estate expenses	430,910	348,229	315,799	413,650	328,177
Property depreciation and amortization	12,091,843	12,186,024	9,943,284	9,629,100	7,623,233
Interest expense	5,124,447	4,985,565	3,483,607	3,207,956	1,449,408
Housing salaries and employee benefits	5,217,584	6,775,627	6,412,009	6,075,623	5,708,979
Loss on disposal of fixed assets	-	636,492	-	-	-
Other program support	164,755	357,415	129,926	141,862	-
Total housing expenses	36,672,721	37,442,241	29,536,435	27,185,301	22,444,952
CORPORATE EXPENSES					
Salaries and employee benefits	5,632,586	5,055,257	3,487,253	3,052,251	3,215,890
Professional fees	499,874	434,734	269,578	345,898	282,029
Business development expenses	187,043	122,001	108,912	265,906	298,953
General and administrative expenses	1,099,078	972,129	901,322	885,318	819,210
Depreciation and amortization expense	185,529	170,149	187,494	185,756	76,036
Total corporate expenses	7,604,110	6,754,270	4,954,559	4,735,129	4,692,118
Total expenses	\$ 58,708,773 \$	54,292,886 \$	43,981,193 \$	43,621,720 \$	41,226,012
OTHER INCOME AND (EXPENSES)					
Investment interest and dividends	4,279,119	3,302,713	2,236,173	2,236,768	2,448,209
Other program support	(234,156)	(258,750)	(419,899)	-	-
Income tax expense for LLCs	(74,518)	(28,730)	(34,905)	(21,367)	(15,300)
Bad debt expense	-	-	(297,671)	(175,657)	(131,419)
Total other income and (expenses)	3,970,445	3,015,233	1,781,369	2,215,401	2,432,909
Increase in net assets without donor restriction					
before realized and unrealized gains (losses) on investments	34,953,770	22,118,402	9,293,335	21,841,050	5,238,421
Realized and unrealized gains (losses) on investments					
Realized and unrealized (loss) gains on investments	6,450,382	(18,225,952)	5,472,963	7,981,299	9,604,527
Realized and unrealized gains on interest rate swaps	562,856	1,178,615	327,485	(4,229,708)	(2,861,603)
Total realized and unrealized gains (losses on investments)	7,013,238	(17,047,337)	5,800,448	3,751,591	6,742,924
Increase in net assets without donor restriction from operations	41,967,008	5,071,065	3,492,887	18,089,459	(1,504,503)

	2023	2022	2021	2020	2019
Contributions from non-controlling interest	6,669,657	13,495,259	7,318,629	45,271,977	17,122,573
Distributions to non-controlling interest	-	(13,065)	(18,345)	(7,131)	(12,423)
Syndication costs paid by non-controlling interest	-	(7,500)	(208,767)	(57,500)	(65,074)
Change in net assets without donor restriction	48,636,665	18,545,759	10,584,404	63,296,805	15,540,573
Change in net assets with donor restriction					
Contributions (Grants)	21,661,428	3,525,000	24,183,265	4,890,122	8,200,000
Release from net assets with donor restriction	(6,938,352)	(14,480,795)	(786,500)	-	(2,000,000)
Change in net assets with donor restriction	1 4,723,076	(10,955,795)	23,396,765	4,890,122	6,200,000
Increase in net assets	63,359,741	7,589,964	45,582,065	75,514,452	35,095,002
Net assets at beginning of year	4 44,642,149	437,052,185	391,470,120	315,955,668	280,860,666
Allowance adjustment from consolidation of Budlong and Parkside	9,332,902	-	-	-	_
Net assets at end of year	\$ 517,334,792 \$	444,642,149 \$	437,052,185 \$	391,470,120 \$	315,955,668

PARENT-ONLY STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS For the years ended December 31,

	2023	2022	2021	2020	2019
LENDING REVENUE					_
Income from notes receivable	\$ 37,870,485	\$ 29,520,903	\$ 28,681,789	\$ 27,009,043	\$ 26,578,884
Net assets released from restrictions	-	700,000	686,500	-	2,000,000
Other income	311,520	26,952	241,116	94,355	355,388
Total lending revenue	38,182,005	30,247,855	29,609,405	27,103,398	28,934,272
CORPORATE REVENUE					
Residual receipts and contingent asset income	431,252	3,511,073	1,041,741	768,149	698,224
Corporate office building rental income	169,120	155,850	138,000	121,500	109,500
Contribution income	15,000,000				
Total corporate revenue	15,600,372	3,666,923	1,179,741	889,649	807,724
Total revenue	\$ 53,782,377	\$ 33,914,778	\$ 30,789,146	\$ 27,993,047	\$ 29,741,996
LENDING EXPENSES					
Allocation for loan losses	46,601	(458,172)	6,923	903,048	871,858
Borrowing fees	276,668	94,897	193,545	129,499	305,252
Bond fees	648,482	1,066,426	798,559	483,438	958,640
Interest expense	10,895,696	7,280,573	6,180,351	7,851,203	9,071,367
Salaries and employee benefits	2,322,381	1,945,121	2,272,132	2,058,306	1,689,201
Direct lending expense	242,114	167,530	79,999	89,105	233,984
Total lending expenses	14,431,942	10,096,375	9,531,509	11,514,599	13,130,302
CORPORATE EXPENSES					
Salaries and employee benefits	5,632,586	5,055,257	4,179,735	4,251,142	4,139,930
Professional fees	499,874	434,734	269,578	345,898	282,029
Business development expenses	180,543	122,001	108,216	411,287	298,953
General and administrative expenses	1,097,276	971,129	900,322	884,568	840,602
Depreciation and amortization expense	185,529	170,149	187,494	185,756	162,992
Total corporate expenses	7,595,808	6,753,270	5,645,345	6,078,651	5,724,506
Total expenses	22,027,750	\$ 16,849,645	\$ 15,176,854	\$ 17,593,250	\$ 18,854,808
OTHER INCOME AND (EXPENSES)					
Investment interest and dividends	3,933,126	3,302,713	1,642,173	2,219,489	2,173,521

	 2023		2022	2021		2020	2019
Other program support	 (15,255,590)		(261,103)	(149,899)		-	-
Income tax expense for LLCs			-	-		-	
Total other income and (expenses)	 (11,322,464)		3,041,610	1,492,274		2,219,489	2,173,521
Increase (decrease) in net assets without donor restriction before realized and unrealized gains (losses) on investments	 20,432,163	:	20,106,743	17,104,566		12,619,286	13,060,709
Realized and unrealized gains (losses) on investments							
Realized and unrealized loss on investments	6,450,382	(1	8,225,952)	5,472,963		7,981,299	9,604,527
Realized and unrealized gains on interest rate swaps	 -		614,995	(82,699)		(3,678,234)	(2,145,139)
Total realized and unrealized gains (losses) on investments	6,450,382	(1	7,610,957)	5,390,264		4,303,065	7,459,388
Increase (decrease) in net assets without donor restriction from operations	\$ 26,882,545	\$	2,495,786	\$ 22,494,830	\$	16,922,351	\$ 20,520,097
Change in net assets with donor restriction							
Contributions	5,567,678		525,000	2,383,265		4,790,122	8,200,000
Release from net assets with donor restriction	-		(700,000)	(686,500))	-	(2,000,000)
Change in net assets with donor restriction	5,567,678		(175,000)	1,696,765		4,790,122	6,200,000
Increase in net assets	32,450,223		2,320,786	24,191,595		21,712,473	26,720,097
Net assets at beginning of year	 269,504,934	<u>'</u>	267,184,148	242,992,553		221,280,080	194,559,983
Net assets at end of year	\$ 301,955,157	\$	269,504,934	\$ 267,184,148	\$	242,992,553	\$ 221,280,080

SUPPLEMENTAL FINANCIAL INFORMATION As of March 31, 2024

	Consolidated	Parent-Only
Unsecured Loans Receivable ⁽¹⁾	\$ 9,617,237	\$ 13,401,237
Unsecured Loans Receivable as a Percentage of Total Loans ⁽¹⁾	2.5%	3.1%
Loans Delinquent 90 Days or More	\$ -	-
Loans Delinquent 90 Days or More as a Percentage of Total Loans	0.0%	0.0%
Notes Payable ⁽²⁾	\$ 141,678,000	\$ 141,678,000
Notes Redeemed ⁽²⁾	\$ -	\$ -
Long-Term Debt ⁽³⁾	\$ 404,909,714	\$ 153,740,609
Net Assets without Donor Restrictions	\$ 480,900,156	\$ 280,939,201
Net Assets without Donor Restrictions as a Percentage of Net		
Assets	91.0%	91.2%
Net Assets	\$ 528,340,824	\$ 308,205,266
Total Loans Receivable ⁽¹⁾	\$ 390,774,833	\$ 435,127,513

- (1) Loans receivable are referred to as "notes receivable" in Century's financial statements that are included in the Financial Information section of this prospectus and attached to this prospectus as Appendices I and II. The term "loans receivable" is used in this table and elsewhere in this prospectus to avoid confusion with the Notes. Total Loans Receivable is gross loans outstanding.
- (2) Century has also issued bonds and commercial paper in separate, unrelated offerings. See "Bonds and Commercial Paper" under "Financing and Operational Activities Capitalization" beginning on page 44 for more information.
- (3) Long-Term Debt is net of unamortized debt issuance costs.

SUPPLEMENTAL FINANCIAL INFORMATION As of December 31,

		202	3			202	2			2021				
	C	onsolidated	P	arent-Only	<u> </u>	onsolidated	P	arent-Only	C	onsolidated		Parent-Only		
Unsecured Loans Receivable ⁽¹⁾	\$	9,599,162	\$	13,383,162	\$	609,274	\$	1,789,274	\$	2,905,686	\$	2,905,686		
Unsecured Loans Receivable as														
a Percentage of Total Loans(1)		2.4%		3.0%		0.2%		0.4%		0.7%		0.7%		
Loans Delinquent 90 Days or														
More	\$	-	\$	-	\$	-	\$	_	\$	-	\$	-		
Loans Delinquent 90 Days or More as a Percentage of Total														
Loans		0.0%		0.0%		0.0%		0.0%		0.0%		0.0%		
Notes Payable ⁽²⁾	\$	145,728,000	\$	145,728,000	\$	88,766,000	\$	88,766,000	\$	74,555,000	\$	74,555,000		
Notes Redeemed ⁽²⁾	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-		
Long-Term Debt(3)	\$	389,668,973	\$	153,726,979	\$	356,291,678	\$	163,542,598	\$	377,950,964	\$	214,190,322		
Net Assets without Donor														
Restrictions	\$	469,894,124	\$	274,689,092	\$	411,924,557	\$	247,806,547	\$	393,378,798	\$	245,310,761		
Net Assets without Donor														
Restrictions as a Percentage														
of Net Assets		90.8%		91.0%		92.6%		91.9%		90.0%		91.8%		
Net Assets		517,334,792	_	301,955,157	_	444,642,149		269,504,934	-	437,052,185	_	267,184,148		
Total Loans Receivable ⁽¹⁾	\$	401,056,382	\$	445,409,062	\$	389,307,135	\$	434,038,816	\$	390,570,718	\$	421,949,646		

⁽¹⁾ Loans receivable are referred to as "notes receivable" in Century's financial statements that are included in the Financial Information section of this prospectus and attached to this prospectus as Appendices I and II. The term "loans receivable" is used in this table and elsewhere in this prospectus to avoid confusion with the Notes. Total Loans Receivable is gross loans outstanding.

⁽²⁾ Century has also issued bonds and commercial paper in separate, unrelated offerings. See "Bonds and Commercial Paper" under "Financing and Operational Activities – Capitalization" beginning on page 44 for more information.

⁽³⁾ Long-Term Debt is net of unamortized debt issuance costs.

SUPPLEMENTAL FINANCIAL INFORMATION As of December 31,

		202	20			201	9	
	C	onsolidated	P	arent-Only	C	onsolidated	P	Parent-Only
Unsecured Loans Receivable ⁽¹⁾	\$	1,625,344	\$	1,625,344	\$	3,498,320	\$	6,053,658
Unsecured Loans Receivable as a Percentage of Total Loans ⁽¹⁾		0.4%		0.4%		1.2%		1.8%
Loans Delinquent 90 Days or								
More	\$	4,180,642	\$	4,180,642	\$	14,825,563	\$	14,825,563
Loans Delinquent 90 Days or More as a Percentage of Total								
Loans		1.1%		1.0%		4.9%		4.4%
Notes Payable	\$	-	\$	-	\$	-	\$	-
Notes Redeemed	\$	-	\$	-	\$	-	\$	-
Long-Term Debt ⁽²⁾	\$	349,424,098	\$	251,524,234	\$	259,967,035	\$	172,980,175
Net Assets without Donor Restrictions	\$	371,193,498	\$	222,815,931	\$	300,569,168	\$	205,893,580
Net Assets without Donor Restrictions as a Percentage								
of Net Assets		94.8%		91.7%		95.1%		93.0%
Net Assets	_	391,470,120	_	242,992,553		315,955,668	_	221,280,080
Total Loans Receivable ⁽¹⁾	\$	389,540,933	\$	418,114,049	\$	299,513,325	\$	337,375,934

⁽¹⁾ Loans receivable are referred to as "notes receivable" in Century's financial statements that are included in the Financial Information section of this prospectus and attached to this prospectus as Appendices I and II. The term "loans receivable" is used in this table and elsewhere in this prospectus to avoid confusion with the Notes. Total Loans Receivable is gross loans outstanding.

⁽²⁾ Long-Term Debt is net of unamortized debt issuance costs.

RISK FACTORS

An investment in the Notes involves various material risks, including the risk of losing an investor's entire investment. Prior to any investment, and in consultation with the investor's financial, tax and legal advisors, investors should carefully consider, among other matters, the following risk factors and the other information contained in this prospectus, including the relevant pricing supplement, before deciding whether to purchase Notes. There can be no assurance that the following list of risk factors associated with an investment in the Notes is comprehensive. Additional risks not presently known to Century or that are currently deemed immaterial could also materially and adversely affect Century's financial condition, results of operations, nonprofit activities, and prospects.

Risks associated with the Notes and the Offering

The Notes are not secured by any assets of Century and will be subordinated to any existing or future secured indebtedness of Century, and investors will be dependent solely upon the financial condition and results of operations of Century for repayment of principal and accrued interest on the Notes.

The Notes will be repaid from Century's net assets that are not constrained by donor-imposed restrictions, cash then available, including cash derived from Century's lending and investment activities, or through the incurrence of new debt, all of which may be insufficient to repay the Notes at maturity. Net assets with donor restrictions will not be legally available for repayment of investors if use of the assets for that purpose would be inconsistent with the restrictions imposed by donors. While it is anticipated that Century's financial obligation to pay interest on and the principal of the Notes will be funded by Century's cash flows, including cash flows generated from the loans Century makes with the proceeds from the sale of the Notes, there can be no assurance that will be the case. Investors in the Notes will be subordinate to Century's secured creditors and will generally not have any priority over any other of Century's unsecured creditors. In the event of a bankruptcy, liquidation, dissolution, reorganization or similar proceeding, Century's secured creditors will have priority over investors in Notes, and will be entitled to recover from the collateral securing such indebtedness prior to any payment being made to holders of Notes. Thus, Century's assets, including any collateral securing other obligations, may be insufficient to fully satisfy Century's obligations to repay the Notes. Therefore, the relative risk level is higher for the Notes than for Century's secured indebtedness. For additional information, please see "Financing and Operational Activities - Schedule of Liabilities" on page 46.

No sinking fund or other specific allocation of assets or cash flow has been made or will be made to secure repayment of the principal of the Notes or to secure payment of accrued interest.

The Notes may be riskier than other notes or debt instruments for which a sinking fund is established, and Century's ability to repay the principal and interest on the Notes will depend on Century's availability of net assets without donor restrictions and cash then available and ability to raise new debt.

The Notes are not FDIC or SIPC insured, are not bank instruments, and are subject to investment risks.

The Notes are not FDIC- or SIPC-insured or otherwise insured or guaranteed by any governmental agency; nor are the Notes certificates of deposit or deposit accounts with a bank, savings and loan association, credit union or other financial institution regulated by federal or state authorities. As a result, investors are at risk of possible total loss of principal invested.

Century is offering the Notes on a reasonable best-efforts sales basis, and there is no minimum sales requirement.

The offer of the Notes is conducted on a reasonable best-efforts basis. Therefore, there is no minimum sales requirement or minimum amount of proceeds that Century must receive from the sale of the Notes before Century will close with investors and have the right to utilize proceeds. Investors' funds will be immediately available for use by Century consistent with the uses set forth under "Use of Proceeds" on page 35, regardless of whether any threshold of sales is met. Low sales of the Notes may not result in cancellation of the offering or cause Century to refund any amounts to investors.

The interest rate applicable to a Note is set at the time of issuance, which may result in a decline in value in a rising interest rate environment.

Interest rates offered for the Notes will be fixed for the term of the Notes, as set forth in the relevant pricing supplement, based on market conditions and other relevant factors at the time of issuance. Should interest rates rise, Century is not legally obligated to pay a higher rate or to redeem the principal of a Note prior to its maturity. Risks of investment in the Notes may be greater than implied by a relatively low interest rate on the Notes.

Century may have the right to redeem a Note, in whole or in part, at Century's option prior to the Note's stated maturity date.

If provided in the relevant pricing supplement, Century will have the right to redeem a Note, in whole or in part, at Century's option prior to the Note's stated maturity date. There can be no assurance that the proceeds from the redemption of a Note can be reinvested in other securities having terms, interest rates, and investment risks similar to the Notes that Century redeems. For more information on Century's redemption right, see "Description of the Notes – Right of Redemption" on page 78.

The value of the Notes may be adversely affected by a decrease in the credit ratings assigned to the Notes or Century.

A credit rating reflects only the view of the rating agency giving such rating. Any explanation of the significance of such rating may only be obtained from the applicable rating agency. Generally, rating agencies base their ratings on information and materials furnished and on investigation, studies, and assumptions by the rating agencies. There is no assurance that a rating will apply for any given period of time or that a rating will not be revised or withdrawn. A revision or withdrawal of a rating may have an adverse effect on the price at resale of and ability to sell the Notes. Century and InspereX have not undertaken any responsibility to bring to the attention of noteholders any proposed revision or withdrawal of any rating or to oppose any such proposed revision or withdrawal of any rating.

Century has made only limited covenants in the Notes, which do not include covenants or restrictions with regard to Century's financial condition and operations.

The Notes contain covenants to pay principal and interest when due but do not contain certain other covenants that are contained in certain of Century's other debt obligations. For example, the Notes do not contain any "affirmative" covenants relating to Century's financial condition, such as a threshold net income, debt-to-assets ratio or income-to-debt ratio or other financial covenants that may appear in debt instruments issued by other financial institutions, companies, or nonprofit entities. In addition, the Notes do not contain any "negative" covenants that restrict Century's nonprofit operations or capital structure, such as restrictions or prohibitions on the amount or type of loans that Century may extend, or the amount or type of debt (leverage) that Century may incur, or any other types of negative covenants that may appear

in notes or indebtedness issued by other financial institutions, companies or nonprofit entities. As a result, a default may occur in Century's other debt instruments without triggering a default under the Notes. Conversely, since those other debt obligations may contain cross-default provisions, Century's failure to pay interest or principal under the Notes may also trigger defaults under those debt obligations. As such, there are limited contractual protections for investors contained in the Notes.

No Trust Indenture has been or will be established, and no trustee has been or will be appointed. The Notes are being issued pursuant to an exemption from the Trust Indenture Act, and the provisions of that Act designed to protect debt owners are not applicable to investors in the Notes.

Debt, such as the obligations represented by the Notes, is often issued pursuant to a trust indenture, such as the type required for certain debt offerings by the Trust Indenture Act of 1939. These indentures provide covenants and procedures to protect debt owners and appoint a trustee to act for the benefit of all debt holders, to exercise their remedies collectively and to protect their interests. However, the Notes issued pursuant to this prospectus are not currently governed by any indenture, and there is no trustee. No trustee monitors Century's affairs on investors' behalf, no agreement provides for joint action by investors in the event Century defaults on the Notes and investors do not have the other protections a trust indenture would provide. Accordingly, the Notes may be riskier than notes for which a trust indenture is established. In the event of a default under the Notes, each holder will have to seek available remedies on an individual basis, which is likely to be expensive and may not be economically practicable.

The Notes are being offered in reliance on exemptions from registration under the federal securities laws and under the securities laws of certain states in which Century is offering the Notes. If it is determined that the Notes are not exempt from federal and/or state securities laws, Century may be required to make rescission offers and may be subject to other penalties for which Century may not have the funds available.

The offering described in this prospectus is being made in reliance upon exemptions from registration under federal securities laws, including exemptions under Section 3(a)(4) of the Securities Act, and the exemptions from registration of the securities of nonprofit charitable organizations provided by the laws of certain states in which the Notes are offered. Reliance on these exemptions does not, however, constitute a representation or guarantee that such exemptions are indeed available. Century may seek to qualify, register, or otherwise obtain authorization for the offering in certain other states where Century believes such qualification, registration or other authorization is required. If, for any reason, the offering is deemed not to qualify for exemption from registration under the nonprofit securities exemptions referred to above (and if no other exemption from registration is available), and the offering is not registered with the applicable federal or state authorities, the sale of the Notes will be deemed to have been made in violation of the applicable laws requiring registration. In the event of such a violation, penalties and fines may be assessed against Century, and investors will typically have the right to rescind their purchase and to have their purchase price returned, together with interest at statutorily prescribed rates. If investors request the return of their investment, funds may not be available to Century for that purpose, and Century may be unable to repay all investors in any affected states. Any refunds made would also reduce funds available for Century's operations. A significant number of requests for rescission could leave Century without funds sufficient to respond to rescission requests or to successfully proceed with Century's nonprofit activities.

The Survivor's Option may be limited in amount.

Century has a discretionary right to limit the aggregate principal amount of Notes subject to the Survivor's Option that may be exercised in any calendar year to an amount equal to the greater of \$1,000,000 or 1% of the outstanding principal amount of all Notes outstanding as of the end of the most recent calendar year. Century also has the discretionary right to limit to \$250,000 in any calendar year the aggregate principal

amount of Notes subject to the Survivor's Option that may be exercised in such calendar year on behalf of any individual deceased beneficial owner of Notes. Accordingly, no assurance can be given that exercise of the Survivor's Option for the desired amount will be permitted in any single calendar year.

Holders of Notes can only act indirectly through DTC.

Note transactions are settled through DTC. As is standard to facilitate such electronic transactions, DTC represents such Notes with one or more global certificates registered in the name of "Cede & Co.," the nominee of DTC, rather than in the name of the investor or the investor's nominee. Century will not issue Notes in certificated form directly to investors.

Any changes in the federal and state securities laws relating to securities offered and sold by nonprofit charitable organizations could adversely affect Century's ability to sell the Notes or Century's ability to meet its obligations under the Notes.

Pursuant to current federal and state exemptions related to certain securities offerings, the Notes will not be registered with the SEC and may not be registered with certain state securities regulatory bodies. However, these laws are subject to change and frequently do change. Any such change may make it costlier and more difficult for Century to offer and sell the Notes and could result in a decrease in the amount of Notes ultimately sold, which could affect Century's operations and ability to meet obligations under the Notes.

SEC Regulation Best Interest imposes obligations related to investment suitability that may limit some potential investments in this offering.

The SEC's Regulation Best Interest establishes a "best interest" standard of conduct for broker-dealers and associated persons when they make a recommendation to a retail customer of any securities transaction or investment strategy involving securities. Depending on individual investor circumstances, this "best interest" standard may limit some potential investments in this offering. For more information, see "How to Invest/Plan of Distribution – Investment Suitability under SEC's Regulation Best Interest" on page 84.

No public market exists for the Notes, and therefore the transfer of the Notes is limited and restricted.

Century has no obligation, and does not intend, to register the Notes for resale by noteholders. The Notes will not be listed for sale on any securities exchange. Dealers may be liquidity providers, and there may be a secondary market in the Notes, but there is no assurance that dealers will be liquidity providers or that a secondary market in the Notes will develop. In addition, limitations on the transfer of the Notes may be imposed under applicable federal and state securities laws. As a result, there is no trading market for the Notes at present. Investors should therefore consider the Notes as an investment to be held until maturity.

Holders of Notes should be aware of certain tax consequences.

The interest paid or accrued on the Notes will be taxable as ordinary income to the investor in the earlier of the year it is paid or the year it is accrued, depending on the investor's method of accounting. Century will issue or cause to be issued to each investor a Form 1099-INT or the comparable form by the required date of each year detailing the interest earned on their investments in the prior year. A purchase of the Notes is not deemed a charitable contribution and, as such, investors will not receive a receipt for a charitable contribution and will not be entitled to a charitable deduction for the purchase of the Notes. Investors should consult with their tax advisor regarding any tax treatment of the Notes.

Risks associated with Century

Century's consolidated affiliates have significant assets and revenue streams that should not be considered available for repayment of the Notes. Investors should look only to the assets and revenue streams held at and generated by Century when making their investment decision.

Century's consolidated affiliates are separate and distinct legal entities with assets and liabilities of their own. As of December 31, 2023, of Century's consolidated total assets of \$1.14 billion, \$530 million were held by Century's consolidated affiliates. As of December 31, 2023, of Century's consolidated total liabilities of \$625 million, \$315 million were held by Century's consolidated affiliates. While Century's operations are concentrated on lending to support affordable housing development, its consolidated affiliates are principally focused on the development and management of affordable housing, with significant real estate assets and revenue streams tied to developer fee income and rental property income. The revenue from Century's consolidated affiliates Century Villages at Cabrillo, Inc. ("CVC") and Century Affordable Development, Inc. ("CADI"), and their respective controlled affiliates, totaled \$10.4 million, or approximately 52%, of Century's consolidated revenue of \$20.1 million for the three-month period ended March 31, 2024 and \$35.9 million, or approximately 40%, of Century's consolidated revenue of \$89.7 million for the year ended December 31, 2023. CVC and CADI's controlled affiliates also held real estate held for investment, net of \$527 million and \$505.7 million as of March 31, 2024 and December 31, 2023, respectively, which was approximately 45% and 45% of Century's consolidated assets of \$1.17 billion and \$1.14 billion as of the same periods.

The assets and revenues of these consolidated affiliates, although significant, should not be considered as available to Century for repayment of the Notes. The claims of creditors of Century's consolidated affiliates will have priority as to the assets and cash flows of those consolidated affiliates before such assets and cash flows may be made available to Century. Century's consolidated affiliates have no obligation, contingent or otherwise, to pay any amounts due on the Notes or to make funds available to Century to do so. In the event of a bankruptcy, liquidation, dissolution, reorganization or similar proceeding with respect to Century's consolidated affiliates, their creditors will be entitled to payment on their claims from assets of those consolidated affiliates. For additional information, please see "Financing and Operational Activities - Schedule of Liabilities" on page 46. Investors should look only to the revenues and assets held at and generated by Century as the parent corporation when making their investment decision. On a parent-only basis, Century's revenue and total assets were \$9.7 million and \$612.0 million, respectively, as of and for the three-month period ended March 31, 2024 and \$53.8 million and \$611.7 million, respectively, as of and for the year ended December 31, 2023. For the parent-only financial statements of Century and consolidating financial statements of Century and its consolidated affiliates as of and for the year ended December 31, 2023, see the Supplementary Information to Century's audited financial statements, beginning on pg. 50 of the audited financial statements, attached to this prospectus as Appendix I..

Elevated levels of inflation could adversely affect Century's results of operations and financial condition.

The United States has recently experienced elevated levels of inflation. Continued inflation could have complex effects on Century's results of operations and financial condition, some of which could be materially adverse. Continued elevated levels of inflation could also cause increased volatility and uncertainty in California, which could adversely affect loan demand and the ability of Century's borrowers to repay indebtedness. The duration and severity of the current inflationary period cannot be estimated with precision.

Century may not be able to repay its obligations under the Notes if there is a material adverse effect in Century's financial condition or results of operations.

Payment of the Notes depends on the ability of Century to generate revenues sufficient to cover debt service on the Notes and all other indebtedness of Century while meeting its operating expenses and other cash requirements. No representation can be made or any assurance given that revenues will be realized by Century in amounts sufficient to make the payments necessary to meet the obligations of Century and to make debt service payments on the Notes as they become due. Future revenues and expenses of Century are subject to, among other things, the capabilities of the management of Century, future economic conditions and a variety of non-economic and other conditions, many of which are unpredictable or not within Century's control. No representation can be made or assurance given that Century's net assets will not decrease in the future. The payment of principal and interest on the Notes, as well as other obligations of Century, may be adversely impacted by these factors.

Net assets with donor restrictions may not be legally available for repayment of investors.

Century may receive funds with donor-imposed restrictions that limit their use. On a parent-only basis, net assets with donor restrictions amounted to \$27.3 million, or approximately 8.8% of Century's total net assets of \$308.2 million as of March 31, 2024 and \$27.3 million, or approximately 9% of Century's total net assets of \$302 million as of December 31, 2023. These temporary donor-imposed restrictions include usage of funding for lending activities with specified affordability, geography, and time restrictions. Any net assets with donor-imposed restrictions may not legally be available for repayment of investors if use of the funds for that purpose would be inconsistent with the restrictions imposed by donors. As of March 31, 2024, all donor-imposed restrictions were temporary in nature.

Century may face concentration of credit risks.

Century maintains its cash in bank deposit accounts which, at times, may exceed FDIC insurance limits. Volatility in the banking industry can subject balances exceeding FDIC insurance limits to be at risk. Century has not experienced any losses in such accounts and does not currently believe it has an adverse credit risk exposure with the financial institutions where cash and cash equivalents are deposited.

Century's ability to repay the Notes is largely dependent on only a few revenue sources relating to Century's lending activities.

Historically, Century's principal sources of revenue include net interest earnings and loan fees, receipts from the repayment of off-balance sheet contingent assets, grants, and earnings on its portfolio of marketable securities. Changes in the nature and extent of these revenue sources into the future may impact Century's ability to fund its operating budget and repay the Notes.

Century's ability to repay the Notes is dependent on the health and economic success of one geographic region.

Century provides loans exclusively in California. Concentration in one geographic area may result in higher credit risk due to the disproportionate impact of unfavorable economic, political and business conditions on borrowers in that region, and consequently on Century's loan portfolio. Century's borrowers are also vulnerable to the adverse effects of climate change. California has experienced, and may continue to experience, climate-related events at an increasing frequency, including drought, water scarcity, heat waves, wildfires and other events that may disrupt construction activities. The increasing frequency and impact of extreme weather events in California have the potential to adversely impact Century's borrowers' ability to

timely repay indebtedness. Those impacts could, in turn, negatively impact Century's ability to repay the Notes when due.

Century's ability to repay the Notes is dependent in part on interest revenue generated from its loans receivable, which are primarily concentrated in the development of affordable housing.

As part of its mission, Century has made and will continue to make loans for the development of affordable housing. Development, ownership, and management of affordable multifamily housing projects, such as those to which Century provides financing, involves certain risks. For additional information on Century's loan portfolio, see "Lending Activities" starting on page 47. Additionally, the activities of Century's borrowers could subject them to risks related to construction. In addition to acquisition, bridge, and permanent loans, Century provides loans to borrowers to construct new facilities or renovate existing facilities. Construction projects are typically riskier than loans made to finance the acquisition or refinance of vacant properties or operating properties. If any of the unique risks associated with construction and renovation are realized, including shortages of materials, strikes, acts of nature, delays in obtaining necessary building permits or architectural certificates, environmental regulations or legal challenges, they could adversely affect a borrower's ability to repay its loan by increasing construction costs or delaying or preventing completion of the project, and its failure to repay its loan could adversely affect Century's ability to repay the Notes when due.

Century's ability to repay the Notes is dependent on the credit market and the economic success of its lending and other sources of funds.

Century is and will continue to be dependent upon the availability of credit from financing sources in order to conduct its business and to satisfy its working capital needs. Century may be unable to obtain additional financing on acceptable terms, or at all. If Century is unable to obtain additional financing or obtain sufficient access to capital through its current credit facilities on acceptable terms, or at all, Century may not have access to the funds it may need to pay its debts as they come due, or to continue to make new loans and investments, which would limit Century's ability to generate income. Similarly, if financing is not available on acceptable terms, or at all, to Century's borrowers and other counterparties, such parties may be unable to repay their loans and satisfy their other obligations to Century as they come due, which could adversely affect Century's ability to repay the Notes.

Century's lending criteria used in determining whether a loan should be made to a borrower may be more lenient than the criteria used by commercial lenders and enforcement of these criteria may not be as rigorous.

As a charitable organization, Century is willing and able to underwrite certain complex cash flows, often based on federal, state, and local programs, with which commercial lenders may have limited experience and which may not meet conventional lending standards. Century's underwriting is based on knowledge and experience in certain areas, including affordable housing and the Low Income Housing Tax Credit program. In certain instances, Century may be willing to modify and extend the terms of its loans to an extent greater than a commercial lender may be willing to do. Thus, repayment of Century's loans may take longer than the original repayment schedules, and its portfolio of loans may include loan extensions and other terms and modifications that would not be typical for a commercial lender.

Century and its affiliates may be subject to conflicts of interest that result in more lenient loan terms to borrowers than otherwise available on the market.

While Century is required under the terms of its revolving bank line of credit to enter into all transactions with its affiliates on arm's length terms, Century may be subject to conflicts of interest arising out of its

relationship with and/or investments in its affiliates, including conflicts with respect to loans to and investments in such affiliates, shared administrative costs and other overhead and other commercial arrangements. Century may in the future guarantee certain debt of its affiliates. In addition, members of the Board of Directors of Century may be associated with investors, borrowers, or investees of Century. The loans to and investments in such affiliates and other commercial arrangements with such related parties may be on terms more favorable to the affiliate or related party than would otherwise be available to it in the market. The ability of Century to repay the Notes may be adversely impacted by the performance of these affiliates and related party investments, loans and commercial arrangements.

Century may incur additional debt, which may hinder its ability to make payments under the Notes.

While the terms of Century's revolving bank line of credit limit its ability to incur secured indebtedness, in the future if the terms of that revolving bank line of credit change or are no longer applicable, Century may issue secured debt, additional notes, or other unsecured indebtedness without the consent of holders of the Notes. The incurrence by Century of additional indebtedness may adversely affect its ability to make payments required on the Notes. Further, if Century incurs additional indebtedness, the market perception of Century's ability to make payments on the Notes, regardless of Century's actual ability to make such payments, may result in a decrease in marketability of the Notes. In addition, if Century incurs significant additional indebtedness, it may negatively impact Century's ability to increase net assets.

Changes in federal and state priorities and regulations may adversely affect Century.

Some of Century's operations are subject to regulation by federal, state, and local governmental authorities. Although Century believes that its activities are in compliance in all material respects with applicable federal, state, and local laws, rules and regulations, there can be no assurance that this is the case or that more restrictive laws, rules and regulations governing its activities will not be adopted in the future which could make compliance much more difficult or expensive, restrict its ability to originate loans, further limit or restrict the amount of interest and other charges earned under loans Century originates, or otherwise adversely affect Century's operations or prospects, which could adversely affect its ability to operate and to make payments under the Notes. Changes in funding priorities by the federal government and state governments could have an adverse effect on the sectors where Century provides financing. This could hinder Century's ability to make loans or affect the ability of its borrowers to make loan payments. In addition, future changes in federal or state laws, rules, or regulations governing the sale of securities by charitable or other nonprofit organizations may make it more difficult for Century to offer the Notes. Such an occurrence could result in a decrease in the amount of the Notes sold by Century, which could potentially affect Century's operations and its ability to meet its obligations to noteholders.

Failure to meet Century's existing debt obligations on any debt agreement could result in a cross-default under other debt agreements, which could adversely affect Century's nonprofit activities, operations, and financial condition.

Century's existing debt is (and any future debt likely will be) structured through debt agreements, some of which contain (or will contain) provisions for financial covenants that Century must maintain in order to avoid an event of default. As of the date hereof, Century was in compliance with all of its financial covenants. If Century were to fail to maintain a financial covenant in any of the debt agreements, it would trigger an event of default in not only that particular debt agreement, but also in all other debt agreements that contain a cross-default mechanism. If Century defaults on its debt agreements, it would negatively impact Century's financial position and ability to pay interest and principal under the Notes when due. Additionally, a failure to be in compliance could have a material adverse effect on Century by limiting its access to credit and capital markets, driving up its costs of borrowing or triggering defaults and the exercise of remedies by creditors.

If Century becomes insolvent or otherwise defaults on a debt agreement, other creditors will be entitled to payment before holders of these Notes.

As a condition of certain debt agreements, Century has granted to the lenders a lien on, and a security interest in, all of Century's rights, title, and interest to the pledged assets that secure the debt agreements. If Century becomes insolvent, or otherwise defaults on a debt agreement, the lenders under these debt agreements will be entitled to payment before the holders of the Notes and other unsecured creditors to the extent of the value of Century's assets that are encumbered. The amount of Century's assets that may be encumbered is limited by the terms of Century's revolving bank line of credit. Century may also incur other debt obligations that may be senior to the Notes in terms of collateral or repayment, through the sale, securitization, syndication, or participation of Century's portfolio of loans and investments.

Downward fluctuations in the market value of investments could adversely affect Century's financial condition.

Earnings on marketable investments have historically provided Century an important source of cash flow and capital appreciation to support its programs and services, to finance capital investments and to build liquid reserves. Historically the value of both debt and equity securities has fluctuated and, in some instances, the fluctuations have been quite significant. Diversification of securities holdings may diminish the impact of these fluctuations. However, no assurances can be given that the market value of the investments of Century will grow, or even remain at current levels and there is no assurance that such market value will not decline. Further, no assurances can be given that there will not be a significant decrease in the value of Century's investments caused by market or other external factors.

Fluctuations in variable interest rates in the marketplace could adversely impact Century's financial condition.

Century has outstanding variable rate obligations and variable rate loans receivable. Changes in short-term rates will affect both. Century manages the rate structure of its assets and obligations to reduce its exposure to fluctuations in interest rates. To the extent that the rate basis of its obligations and loans receivable are mismatched, Century could experience either a compression, or an expansion, of the spread between its cost of funds, and its interest income. Specifically, should Century have a surplus of loans receivable priced on variable rate terms, and if short-term rates should fall, while the majority of Century's cost of funds remain fixed, a compression in spread could result. Conversely, a relative surplus of variable rate loans receivable should experience an increase in spread should short term rates rise over the term of the Notes. Century mitigates the risk of a decrease in short term rates by concentrating the average tenor of the Notes on shorter maturities, and by including minimum "floor" rates in its loan asset terms.

Interest rate swaps may not fully offset the risks created by Century's commitment to fund fixed rate loans at a future date.

Century has entered into interest-rate swaps (the "Swaps") under master agreements, with certain counterparties and may enter into Swaps in the future with the same or other counterparties (each a "Counterparty"). Century's internal policy governing its Swap contracting prohibits the use of Swaps and options for speculative purposes. Century uses Swaps to provide offsets to risks created through its committing to fund fixed rate loans at specific rates at future dates. The size, tenor, and terms of the Swaps are adjusted to offset the risk of forward rate commitments as closely as possible. The Swaps are subject to periodic "mark-to-market" valuations and at any time may have a negative or a positive value to Century. Specifically, the Swap terms are constructed so that, should interest rates rise from their level at the time the forward rate commitment was made and the Swap entered into, the value of the Swap will increase for Century, and decrease for its Counterparty. The resulting gain on the Swap will offset Century's cost of

funding its committed loan, at the committed rate, in a higher interest rate environment. Conversely, should interest rates fall, the resulting loss to Century will be offset by the gain it will realize by funding its committed loan, at the committed rate, in a lower interest rate environment. While Century and each Counterparty may terminate its respective Swaps upon the occurrence of certain "termination events" or "events of default," as defined in the respective master agreements, the Swaps are structured to anticipate a termination and cash settlement at the time of committed loan funding to render them effective in offsetting gains or losses upon the funding of the loans. Risks include material changes in the credit quality of a Counterparty. This risk is mitigated by a minimum Counterparty investment grade credit rating of A-by S&P or A2 by Moody's. Another risk would be created if, in a decreased rate environment, a Century borrower defaulted on its commitment to enter into a loan at the committed rate, and terms. In this case Century would not realize a gain on the funding of the loan to offset its required payment on the Swap. Century employs contractual and legal remedies to mitigate the risk of borrower defaults.

Any change to Century's nonprofit, tax-exempt or CDFI status or membership in the Federal Home Loan Bank of San Francisco could negatively impact its ability to meet its obligations under the Notes.

Century and its operations and assets are subject to regulation and certification by various federal, state and local government agencies, including its status as a Code Section 501(c)(3) tax-exempt charitable organization, its designation as a CDFI by the United States Department of the Treasury's CDFI Fund and its membership in the Federal Home Loan Bank of San Francisco ("FHLBSF"). Such regulations and standards are subject to change, and there can be no assurances that in the future, Century will meet any changed regulations and standards. No assurance can be given as to the effect on Century's future operations of existing laws, regulations and standards for certification or accreditation or of any future changes in such laws, regulations and standards. If Century fails to satisfy any of these regulations or standards, Century could lose its status as a CDFI, nonprofit or tax-exempt entity, which could subject Century to federal and/or state taxation, which would have a negative impact on its cash resources and financial viability and could ultimately negatively impact its ability to meet its obligations under the Notes. If Century loses its CDFI status, it will no longer be able to participate in the various programs that are only available to CDFIs. Century's inability to participate in such programs could pose a significant challenge to its ability to operate. The loss of its status as a nonprofit, tax-exempt entity or CDFI may result in a default under existing arrangements, which would negatively impact Century's financial condition and ability to pay interest and principal under the Notes when due. Century's loss of FHLBSF membership could result in a loss of access to favorable funding sources and reputational harm.

Century's costs associated with and the risk of failing to comply with the low income housing tax credit ("LIHTC") program may adversely affect cash available for distributions.

Century's consolidated affiliates own interests in, develop, and manage numerous affordable housing developments which receive or have received allocations of LIHTC and State tax credits. Century's consolidated affiliates obtain financing for their affordable housing projects by agreeing to allocate their LIHTC to outside investors in exchange for an equity investment in the project. In such transactions, consolidated affiliates of Century serve as a general partner or managing member of the entity that owns the project, and such general partner or managing member has guaranteed (either fully or in limited capacity) to the outside investor all aspects of the development and operation of the project, including but not limited to construction completion, funding of reserves, operating deficits, delivery of tax credits, adjustments to tax credit amount, recapture, and repurchase of the outside investor's interest. Century has guaranteed these obligations of its consolidated affiliates in affordable housing projects.

Affordable housing developments are subject to the LIHTC rules or other similar compliance rules at the federal, state, or municipal level. The application of these tax credit rules is complex and noncompliance with these rules (or other operating difficulties or failures of a project) may have adverse consequences for

Century. Noncompliance with applicable tax regulations may result in the loss of future or other tax credits and the fractional recapture of these tax credits already taken, which would have a negative impact on the ability of an affordable housing development to operate as projected. Noncompliance may also result in the complete loss of Century's consolidated affiliate's ownership interest in a particular project or, because Century has guaranteed certain obligations of its consolidated affiliates in connection with these projects, require Century to pay unexpected amounts in order to complete a development, fund reserves or operating expenses, or bear the expense of repurchase, tax credit adjusters, or recapture. All of these events could jeopardize the developer fee income and other fee and cash flow income Century's consolidated affiliates expect to receive and the investment made by outside tax credit investors. Century could be liable for any losses as a guarantor, which may adversely affect Century's ability to make payments under the Notes. As of March 31, 2024, the balance of Century's guarantees of its consolidated affiliates' tax credit delivery obligations and repayment obligations were \$73.4 million and \$61.8 million, respectively. As of December 31, 2023, the balance of Century's guarantees of its consolidated affiliates' tax credit delivery obligations and repayment obligations were \$77.2 million and \$45.2 million respectively. For additional information these Century's guarantees, see "Development Activities – Tax Credit Investors; Guarantees" on page 60.

Century's allowance for credit losses may not be sufficient to cover potential loan losses.

Century maintains an allowance for credit losses ("Allowance") for its loan portfolio, which is determined by, among other factors, loan portfolio risk analysis, current economic conditions, loss history, and generally accepted accounting principles. This Allowance is supplemented by the portfolio of marketable securities which Century maintains and whose minimum size is controlled by the terms of its revolving bank line of credit. While Century performs an analysis of the adequacy of the Allowance, as do its auditors, and while the available size of its portfolio of marketable securities exceeds the size of its Allowance by an order of magnitude, there can be no assurance that the Allowance is or will be sufficient to address all potential credit losses.

Holders of Notes are subject to risk associated with bankruptcy or insolvency of Century.

If Century, a consolidated affiliate, or another affiliated organization seeks relief under bankruptcy or related laws, a bankruptcy court could attempt to consolidate its assets into the bankruptcy estate, possibly resulting in delayed, reduced or extinguished payments to noteholders.

If Century's consolidated affiliates become subject to claims or litigation, Century could be liable.

Century is a separate legal entity apart from its consolidated affiliates and believes it may not be liable to claims made against its consolidated affiliates. It is possible, however, that in the event of claims against Century's consolidated affiliates, the claimants might contend that Century is also liable. Such claims, if upheld by the courts, could negatively affect Century's financial condition and ability to repay the Notes.

Century's financial condition could be adversely impacted by environmental liability.

Century's financial results may be adversely affected by environmental liability whether due to lender liability or as a result of liability of the owners of properties financed by Century loans. Environmental liability may adversely affect Century's loans by: (1) reducing the capacity of its borrowers to continue financially sound operations; and (2) reducing the value of the collateral. Although Century does not generally make loans to borrowers in heavy industry or other sectors that have experienced significant environmental claims, no assurances can be provided that Century may not face environmental liability in the future. Federal law provides, and the laws of other jurisdictions may provide, immunity to mortgage lenders and foreclosing mortgagees, such as Century, from certain consequences of environmental

contamination. The possibility of environmental contamination may in certain cases cause Century to refrain from exercising its foreclosure rights with respect to defaulted loans and therefore may prevent Century from realizing the benefit of all remedies available to it. In addition, in certain circumstances, including bankruptcy proceedings of a borrower, the amount of funds required to be applied to remedy environmental contamination may reduce the funds available to pay amounts due to Century with respect to a loan.

Century depends on the efforts of its senior management and staff, and loss of key personnel could adversely affect its operating performance and ability to pay interest and principal under the Notes when due.

Like most entities, Century's successful operations are dependent on the efforts of its senior management and staff who are expected to continue to devote substantially all of their time and efforts to Century's nonprofit activities. Discontinuation of such devotion of time and efforts, coupled with any inability to attract and retain other skilled personnel, could negatively impact Century's nonprofit activities or its financial condition, which could impair its ability to repay the Notes. There can be no assurance that Century will be successful in retaining its current personnel or in replacing any loss of key personnel with equally competent individuals.

Century and its vendors rely on technology and technology-related services.

The majority of Century's records are stored and processed electronically, including records of its loans receivable and notes payable. Century relies to a certain extent upon third-party vendors for providing hardware, software, and services for processing, storing, and delivering information. Century's electronic records include confidential customer information and proprietary information of its organization. Electronic processing, storage and delivery have inherent risks, such as the potential for hardware failure, virus or malware infection, input or programming errors, inability to access data when needed, permanent loss of data, unauthorized access to data or theft of data. While Century and its vendors take measures to protect against these risks, it is possible that these measures will not be completely effective and that there may be other risks that have not been identified because they are different or unknown or that may emerge in the future.

If Century were to experience large-scale data inaccuracy, inability to access data for an extended time period, permanent loss of data, data breach, failure of its vendors to perform as contracted, or other significant issues regarding data, it could adversely affect all aspects of its operations. Any security breach involving the misappropriation, loss or other unauthorized disclosure of confidential customer information, whether such information is held by Century or by its vendors, or failure or interruption of Century's communication or information systems, could severely damage Century's reputation, expose it to risks of regulatory scrutiny, litigation and liability, disrupt Century's operations, or result in a loss of customer business, the occurrence of any of which could have a material adverse effect on Century's operations. In addition, if investors elect to use Century's website and related online services, Century can offer no assurances and make no warranty as to their accuracy and availability, and such use is subject to the terms, conditions and limitations set forth in applicable usage agreements.

Cybersecurity incidents could disrupt operations, result in the loss of critical and confidential information, and adversely impact Century's reputation and results of operations.

Cybersecurity threats and incidents can range from uncoordinated individual attempts to gain unauthorized access to information technology (IT) systems to sophisticated and targeted measures known as advanced persistent threats, directed at Century and/or its third party service providers. Although Century employs measures to prevent, detect, address and mitigate these threats (including access controls, employee

training, data encryption, vulnerability assessments, continuous monitoring of Century's IT networks and systems and maintenance of backup and protective systems), cybersecurity incidents, depending on their nature and scope, could potentially result in the misappropriation, destruction, corruption or unavailability of critical data and confidential or proprietary information (Century's or that of third parties) and the disruption of operations. The potential consequences of a material cybersecurity incident include reputational damage, litigation with third parties, payment of ransom and increased cybersecurity protection and remediation costs, which in turn could materially adversely affect Century's results of operations.

Century may change its policies and procedures.

This prospectus includes descriptions of certain policies and procedures of Century, such as Century's loan policies and investment policy. The descriptions of these policies and procedures are intended to help investors understand Century's current operations. Further, Century reserves the right to change its policies and procedures in the future at any time. If Century changes its policies and procedures, there may be an adverse impact on Century's ability to repay the Notes.

USE OF PROCEEDS

Century is offering up to \$250,000,000 in aggregate principal amount of outstanding Notes. As of May 31, 2024, the aggregate principal amount of Notes outstanding was \$105,573,000 meaning that an aggregate principal amount of \$144,427,000* of Notes remained available for purchase as of that date. The amount of Notes available for purchase will vary from time to time depending on the amount of Notes sold and the amount of Notes that mature and are repaid during the offering period. The net proceeds of the offering will be used to support the financing of affordable housing through lending and investment activities ("Support Purpose"), and to refinance certain existing debt obligations of Century ("Refinance Purpose"), each as they relate to the development of multi-family rental housing in furtherance of Century's goals to provide secure and affordable housing for low and moderate income individuals and households. Specifically, in furtherance of its Refinance Purpose, Century intends to refinance existing debt with higher rates, with more restrictive terms or whose term is expiring. Century manages multiple credit sources and the choice of which debts to repay, in which order and when will be made from time to time to optimize Century's operational flexibility and financial position. Similarly the relative apportionment of net proceeds to the Support Purpose and Refinance Purpose will be made from time to time to optimize Century's financial position.

Expected Proceeds ⁽¹⁾		Used for Each se (%) ⁽²⁾		or Each Purpose
	Support Purpose	Refinance Purpose	Support Purpose	Refinance Purpose
Minimum: \$ 139,794,190	50%	50%	\$ 69,897,095	\$ 69,897,095
Maximum: \$ 143,693,719	50%	50%	\$ 71,846,859.50	\$ 71,846,859.50

- (1) Figures are estimated based on the assumption that all Notes available for sale as of May 31, 2024, in the aggregate principal amount of \$144,427,000* are sold. Century expects to receive net proceeds, after sales compensation to InspereX based on the maturity of the Notes sold, ranging from \$997 per \$1,000 of sixmonth Notes to \$970 per \$1,000 of 20-year Notes. Century estimates that the total expenses of the offering for the 2024-2025 offering period, the approximately 12-month period beginning on the date of this Prospectus, excluding sales compensation, will be approximately \$300,000.
- (2) Over the course of the offering, management will determine from time to time the priority of use of proceeds for a Support Purpose or a Refinance Purpose based upon the terms and amount of Notes sold, the terms and amount of existing indebtedness and the terms and needs of particular multi-family development projects available to Century at the time of each use.

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^{*} Includes a \$100,000,000 increase in the aggregate principal amount of Notes available for purchase, effective as of the date of this prospectus.

DESCRIPTION OF THE ISSUER

Overview

Century is a California nonprofit public benefit corporation and is certified as a CDFI by the U.S. Department of the Treasury's CDFI Fund. Century is a tax-exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"), and a public charity, as described under Section 509(a)(1) and Section 170(b)(1)(A)(vi) of the Code. Century's principal executive office is located at 1000 Corporate Pointe, Culver City, CA 90230. Century is the successor-in-interest to a housing program formerly administered by the State of California and was incorporated as a nonprofit public benefit corporation in 1995. Century has offices in Culver City, California.

Century and its consolidated affiliates finance, build, and operate affordable housing throughout California. In pursuit of its mission to provide exceptional housing so that the people it serves may have a dignified home, a healthy and hopeful future and attain economic independence, Century finances affordable housing and workforce housing. Century specializes in early stage loans for the creation of multifamily rental properties, including acquisition and bridge loans to finance projects during the application periods for new funding, construction loans, and permanent loans on occupied properties.

Century is certified as a CDFI under the California Organized Investment Network ("COIN") and a member of the FHLBSF. Century also serves as a partner to state and local agencies, municipalities and other CDFIs in pioneering impactful financing programs such as the Golden State Acquisition Fund ("GSAF") and Los Angeles County Housing Innovation Fund ("LACHIF").

Century has received an issuer rating of AA with a stable outlook from S&P Global Ratings, a division of Standard & Poor's Financial Services LLC, as well as a AA issuer rating from Fitch Ratings. These Notes as well as bonds issued by Century in separate offerings to finance its affordable housing lending operations benefit from a second party opinion from Sustainalytics designating them as sustainable due to the environmental and social impacts of the housing created by Century's financing.

A centerpiece of Century's affiliated housing development division is the Century Villages at Cabrillo, a residential community located at the former Cabrillo Housing of the U.S. Naval Station in the City of Long Beach, California, that provides affordable housing and supportive services to formerly homeless individuals, families, and veterans. The Century Villages at Cabrillo typically provides housing on any given night to more than 1,500 persons and annually houses nearly 1,800 persons.

Mission

Century's mission is to finance, build, and operate exceptional affordable housing so that the people we serve may have a dignified home, a healthy and hopeful future and attain economic independence.

History

Century was formed in connection with the settlement of *Keith v. Volpe* (U.S. District Court 72-355 HP), a lawsuit filed by residents living in the Los Angeles metropolitan area affected by the proposed construction of the Century Freeway or I-105. Upon the settlement of *Keith v. Volpe* in 1979, the Century Freeway Housing Program ("CFHP"), a program administered by the State of California, was established under a consent decree supervised by the U.S. District Court for the Central District of California.

CFHP was tasked with creating nearly 4,000 units of affordable housing for those displaced by the freeway's construction along with minority and female employment opportunities. In 1993, the Century

Freeway opened. In 1995, upon fulfillment of the settlement and CFHP's development goals, CFHP's assets were transferred to the newly formed nonprofit public benefit corporation Century Housing Corporation. The consent decree was formally dismissed in 2018, completely releasing Century from any former reporting requirements or judicial oversight.

Strategy

Century provides financing to for-profit and nonprofit developers of affordable and subsidized rental multifamily homes. Believing that safe and quality affordable housing is the foundation of community development and revitalization, Century focuses on early stage acquisition and bridge financing allowing specialized and experienced affordable housing developers to achieve site control which is required for the application of Low Income Housing Tax Credits and HUD financing, which in turn anchor the other tranches of financing that make the development of affordable housing possible. Century also offers all other stages of financing supporting the creation and preservation of affordable housing, from predevelopment loans through to permanent loan financing.

Century's financial strategy is based on maintaining low leverage and high liquidity to provide it access to the capital markets in the volume and on terms that will support its mission of addressing the critical shortage of affordable housing in its geography.

Impact

Century has deployed more than \$2.8 billion in loans and, along with its predecessor CFHP, has developed and/or financed more than 58,000 units of affordable housing throughout the State of California. Century measures its impact in terms of homes created through its financing, the affordability of those homes and construction jobs created through the projects it finances. In 2023, Century deployed \$204.7 million in financing creating or preserving 2,535 homes affordable to households earning just 51.5% of Area Median Income ("AMI") while creating 3,067 new jobs. In the affordable housing developments owned and managed by its affiliates, Century provides quality affordable housing to approximately 3,646 residents in 2,269 units across 29 owned multifamily affordable housing developments.

Legal Structure of Century and its Consolidated Affiliates

Century's operations are concentrated on lending to support affordable housing development. Century's consolidated affiliates CVC and CADI are engaged in the development, ownership, and management of affordable housing.

- CVC is a California nonprofit public benefit corporation incorporated in 1997 for the purpose of rehabilitating and developing the Villages at Cabrillo, a master planned, residential community that provides affordable housing and a comprehensive array of supportive services for homeless individuals, families, and veterans. Certain of CVC's affiliates are consolidated with Century for financial statement reporting purposes.
- CADI is a California nonprofit public benefit corporation incorporated in 1996 and is Century's development entity responsible for the acquisition and development of real property to create and preserve affordable housing solutions in Southern California. Certain of CADI's affiliates are consolidated with Century for financial statement reporting purposes.

CVC and its affiliates, CADI and its affiliates, and Century's controlled affiliates Century Community Fund, LLC ("CCF"), Century Metropolitan Fund, LLC ("CMF"), Century Long Term Value Fund, LLC ("CLTV") and its affiliates, Century Guaranty Fund, LLC, and Inglewood Home Assist Fund, LLC are consolidated for financial statement reporting purposes.

FINANCING AND OPERATIONAL ACTIVITIES

When Century was incorporated as a nonprofit public benefit corporation in 1995, it was capitalized by its predecessor in interest CFHP with approximately \$140 million of assets, primarily in cash, an additional portfolio of approximately \$90 million of residual receipt and "silent second" loans, originated by CFHP and held off-balance sheet by Century, and a portfolio of Right to Purchase Agreements for the homes offered to homeowners displaced during the construction of the Century Freeway. Century invested a large portion of its cash in a portfolio of marketable securities, which have always been a central component of Century's capital structure and business model, providing deep capital reserves as well as an additional source of income.

Century had no corporate debt until 2005, when Century gradually began taking on debt to increase its mission-driven lending operations. Century's debt was then, and is now, primarily in the form of short-term floating rate credit facilities negotiated with federal Community Reinvestment Act ("CRA") motivated commercial banks, matching the rate structure of the short-term loans in which Century has specialized. In 2019, Century also began accessing the public capital markets for fixed rate debt. As of March 31, 2024, Century's loans receivable are primarily floating rate. In the future, however, Century may attempt to shift the mix of its loans receivable to additional fixed rate loans to align with the structure of existing and future fixed rate debt liabilities.

Capitalization

Century has accepted some grants from the CDFI Fund, but it does not rely on grant funding or contributions for any of its operating costs. Under the terms of these CDFI Fund grants, and consistent with its mission, Century has deployed all grant amounts in the form of additional loans to developers of affordable housing projects.

As of and for the three-month period ended March 31, 2024, Century had assets of \$1.17 billion, net assets of \$528.3 million, and revenue of \$11 million on a consolidated basis, and assets of \$612 million, net assets of \$308.2 million, and revenue of \$6.3 million on a parent-only basis. As of and for the year ended December 31, 2023, Century had assets of \$1.1 billion, net assets of \$517.3 million, and revenue of \$63.4 million on a consolidated basis, and assets of \$611.8 million, net assets of \$302 million, and revenue of \$32.5 million on a parent-only basis. The assets and revenues of Century's consolidated affiliates should not be considered available for repayment of the Notes.

Additional information on Century's consolidated capitalization is shown below:

Net Assets	As of March 31, 2024	As of December 31, 2023
Controlling interest without donor restrictions ⁽¹⁾	\$ 368,000,736	\$ 356,994,704
Noncontrolling interest without donor restrictions ⁽¹⁾	112,899,420	112,899,420
With Temporary Donor Restrictions ⁽²⁾	47,440,668	47,440,668
Total Net Assets	528,340,824	517,334,792
Total Debt	641,547,329	624,462,964
Total Capitalization	\$ 1,169,888,153	\$ 1,141,797,756

⁽¹⁾ Net assets without donor restrictions have no external restrictions regarding their use or function.

⁽²⁾ Net assets with donor restrictions have temporary donor-imposed restrictions, such as fulfilling a specified purpose. For additional information on temporary donor-imposed restrictions, please see Note 2 to the historical audited financial statements as of and for the year ended December 31, 2023, attached to this prospectus as Appendix I.

Consolidated Net Assets

Consolidated net assets without donor restrictions totaled \$480.1 million as of March 31, 2024 and \$469.9 million as of December 31, 2023. Consolidated net assets with temporary donor restrictions totaled \$47.4 million as of March 31, 2024 and December 31, 2023, with a restricted term of three to five years for each. These temporarily restricted net assets are the proceeds of Capital Magnet Fund and Financial Assistance Grants from the CDFI Fund, available to fund Century's qualifying loans during the three to five year restriction period, and a grant from the State of California to accelerate the Phase 1 of the North Campus housing development at the West LA VA campus. As of March 31, 2024, Century had no net assets with permanent donor restrictions.

Additional information on Century's consolidated net assets as of March 31, 2024 is shown below:

Purpose	Portion of Net Assets	Restriction(s) and Possible Uses
Without Donor Restrictions	91%	Unrestricted
		Restricted as to making loans to finance
		affordable housing developments meeting
With Temporary Donor Restrictions	9%	certain requirements.
Total	100%	

Additional information on Century's consolidated net assets as of December 31, 2023 is shown below:

Purpose	Portion of Net Assets	Restriction(s) and Possible Uses
Without Donor Restrictions	91%	Unrestricted
		Restricted as to making loans to finance
		affordable housing developments meeting
With Temporary Donor Restrictions	9%	certain requirements.
Total	100%	

Consolidated Sources of Debt

Historically, Century's borrowings have been made on terms to match Century's loans receivable. At March 31, 2024 and December 31, 2023, approximately 22% and 30% of Century's loans receivable had terms of less than two years, and approximately 0% and 1% had terms of less than one year, respectively. Approximately 61% and 65% of Century's loans receivable were priced at a spread to 1-month SOFR at March 31, 2024 and December 31, 2023, respectively, with the remainder at fixed rates. As of March 31, 2024 and December 31, 2023, Century's net debt liabilities payable totaled \$293.3 million and \$297.4 million with a weighted average interest rate of 2.04% and 2.03% and a term of five years three months and five years four months, respectively (excluding indebtedness owed to the FHLBSF).

Century periodically issues new debt to fund the repayment of maturing debt, and its access to new debt is enabled by its strong credit ratings and long term banking relationships. Century has access to significant funds in the form of three unsecured revolving lines of credit totaling \$135 million, and a \$50 million borrowing authorization with the FHLBSF, all of which may be employed by Century to finance debt repayments.

The material terms of Century's outstanding debt on a consolidated basis as of March 31, 2024 are summarized in the tables below.

	Maturities	Interest rates	Amount	% of Total
As of March 31, 2024				
Century				
CMFA Taxable, Series 2020 Sustainability Bonds	11/1/2035	2.88%	20,000,000	3.4%
Century Sustainable Impact Notes	4/15/2024- 10/15/2031	0.56% - 6.10%	141,678,000	24.0%
Tax-Exempt, 2021 Series A Sustainability Bond	11/1/2031	4.00%	17,515,000	3.0%
Tax-Exempt, 2021 Series A Sustainability Bond (Premium)	11/1/2031	0.00%	2,926,760	0.5%
New York Life Insurance Bonds ⁽¹⁾	11/1/2031- 11/1/2041	2.39% - 2.98%	50,000,000	8.5%
US Bank (Syndicated Bank Line) (2)	7/30/2024	SOFR + 180 BP	5,000,000	0.8%
JP Morgan Chase	6/28/2024	Adjusted TERM SOFR + 155 BP	15,000,000	2.5%
FHLBSF	11/3/2027- 10/10/2036	2.82%-3.81%	25,000,000	4.2%
L.A. County Housing Innovation Fund (LACHIF)	9/9/2027	2.00%	5,200,000	0.9%
Wells Fargo EQ2	6/30/2024	2.00%	1,000,000	0.2%
US Bank Racial Equity Term Bond	9/13/2033	SOFR + 40 BP	10,000,000	1.7%
Subtotal			\$293,319,760	49.7%
CVC				
FHLBSF ⁽³⁾	11/1/2023	0.00%	972,000	0.2%
Wells Fargo (AHP loan) ⁽⁴⁾	3/1/2077	0.00%	1,500,000	0.3%
Long Beach Community Investment Company	1/1/2062	0.00%	11,753,554	2.0%
California Community Reinvestment	3/31/2031	5.95%	1,692,744	0.20/
Corporation California Housing Finance Agency	11/1/2068	3.00%	1,600,000	0.3%
Wells Fargo (AHP loan) (4)	6/1/2070	0.00%	800,000	0.3% 0.1%
California Community Reinvestment	6/1/2033	5.25%	1,769,745	0.1%
Corporation	0/1/2033	3.23%	1,709,743	0.5%
California Housing Finance Agency	11/1/2070	3.00%	1,710,000	0.3%
City of Long Beach	10/1/2072	1.00%	4,000,000	0.7%
Wells Fargo (AHP loan) (4)	12/31/2072	0.00%	1,500,000	0.3%
Department of Housing and Community	6/1/2073	3.00%	2,191,616	0.4%
Development	0.127.1202.4	P 1 1 P 1	20.072.072	2.50/
Wells Fargo	8/27/2024	Federal Funds Rate + 0.50%	20,872,872	3.5%
City Long Beach	4/19/2077	3.00%	3,658,397	0.6%
Los Angeles County Development Authority	4/26/2079	3.00%	6,300,000	1.1%
Subtotal			\$60,320,929	10.2%
CADI				
City of Long Beach	2/1/2075	3.00%	1,500,000	0.3%
Cedars-Sinai Medical Center	2/28/2026	LIBOR + 1.0%	3,086,000	0.5%

The Bank of New York Mellon	11/1/2040	6.25%	1 045 000	0.20/
	11/1/2040 4/1/2049	6.25% 3.94%	1,845,000	0.3% 0.3%
PNC Bank Condwill Housing of the Inland Counties Inc.	4/1/2049	3.94% 4.05%	1,971,478	0.5%
Goodwill Housing of the Inland Counties, Inc.	4/1/2049	4.03%	164,760	0.0%
California Community Reinvestment	4/1/2033	5 240/	1,451,262	0.2%
Corporation	2/20/2075	5.34%	5 100 4 3 0	0.00/
Department of Housing and Community	3/20/2075	2.000/	5,198,428	0.9%
Development	C/1/2074	3.00%	760,000	0.10/
Wells Fargo (AHP loan) (4)	6/1/2074	0.00%	760,000	0.1%
California Community Reinvestment	11/1/2036	7 410/	9,657,296	1.6%
Corporation	5/15/2075	5.41%	10 000 000	1.70/
Long Beach Community Investment	5/15/2075	2.000/	10,000,000	1.7%
Company	5 /1 5 /0 O T 5	3.00%	2 27 (000	0.40/
Long Beach Community Investment	5/15/2075	0.0004	2,276,000	0.4%
Company		0.00%		
Wells Fargo (AHP loan) (4)	12/1/2072	0.00%	1,500,000	0.3%
California Housing Finance Agency	10/1/2075	3.00%	1,000,000	0.2%
Union Bank	2/1/2036	4.32%	7,565,703	1.3%
Long Beach Community Investment Company	9/1/2071	3.00%	2,100,000	0.4%
Wells Fargo (AHP loan) (43)	11/1/2073	0.00%	440,000	0.1%
California Community Reinvestment	11/1/2037		2,087,168	0.4%
Corporation		5.15%		
City of Los Angeles Housing Community	6/1/2072		2,287,080	0.4%
Investment (Restated)		2.75%		
City of Los Angeles Housing Community	6/1/2072		1,759,758	0.3%
Investment (NSP)		3.00%		
Wells Fargo (AHP loan) (4)	6/1/2074	0.00%	590,000	0.1%
City of Los Angeles Housing Community	6/1/2072		2,014,663	0.3%
Investment (AHP)		3.00%		
Wells Fargo Bank	2/1/2033	4.19%	10,456,295	1.8%
California Community Reinvestment	1/1/2037		7,991,530	1.4%
Corporation		3.35%		
City of Long Beach	3/31/2075	3.00%	1,100,000	0.2%
US Bank	11/1/2036	3.42%	47,403,190	8.0%
Wells Fargo	9/1/2024	Federal Funds	16,826,584	2.9%
		Rate + 0.50%	, ,	
Los Angeles County Development Authority	6/1/2079	0.00%	11,387,565	1.9%
Wells Fargo (AHP loan) (4)	6/1/2079	0.00%	945,000	0.2%
			•	
Wells Fargo	7/16/2025	Federal Funds	14,492,837	2.5%
Wells Fargo (AHP loan) (4)	10/21/2077	Rate + 0.50%	1 000 000	0.20/
	10/31/2077	0.00%	1,080,000	0.2%
Wells Fargo	2/7/2026	Federal Funds Rate + 0.50%	2,148,486	0.4%
Los Angeles County Development Authority	6/7/2080	3.00%	9,353,257	1.6%
Wells Fargo (AHP loan) (4)	6/7/2080	0.00%	1,250,000	0.2%
JP Morgan Chase	7/1/2026	SOFR + 1.90%	1,607,220	0.3%
Department of Housing and Community	6/30/2026	0.00%	7,134,396	1.2%
Development				
County of Los Angeles	12/31/2026	0.00%	2,600,000	0.4%

Total			\$590,239,121	100%
Subtota	1		\$12,434,926	2.1%
CLTV Prudential Multifamily Mortgage	11/1/2030	2.69%	12,434,926	2.1%
Subtota	1		\$224,163,507	38.0%
Century Housing Corporation	6/30/2028	3.00%	2,317,000	0.4%
Century Housing Corporation	12/23/2026	6.00%	122,899	0.0%
Century Housing Corporation	12/23/2026	6.81%	578,671	0.1%
Century Housing Corporation	1/6/2027	3.00%	1,971,329	0.3%
Local Initiatives Support Corporation	10/1/2025	5.00%	4,336,000	0.7%
Los Angeles County Development Authority	6/30/2053	3.00%	5,417,675	0.9%
Pacific Life	9/1/2029	8.68%	643,547	0.1%
Los Angeles County Development Authority	10/31/2078	3.00%	1,404,606	0.2%
Berkadia Commercial Mortgage	8/1/2027	6.50%	315,759	0.1%
Los Angeles County Development Authority	6/2/2080	2.10% 0.00%	6,216,625	1.1%
Bank America	2/2/2026	BSBY Daily Floating Rate +	5,808,442	1.0%
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The material terms of Century's outstanding debt on a consolidated basis as of December 31, 2023 are summarized in the tables below.

	Maturities	Interest rates	Amount	% of Total
As of December 31, 2023				
Century	_			
CMFA Taxable, Series 2020 Sustainability Bonds	11/1/2035	2.88%	20,000,000	3.5%
Century Sustainable Impact Notes	4/15/2024 - 10/15/2031	0.56% - 6.10%	145,728,000	25.5%
Tax-Exempt, 2021 Series A Sustainability Bonds	11/1/2031	4.00%	17,515,000	3.1%
Tax-Exempt, 2021 Series A Sustainability Bonds (Premium)	11/1/2031	0.00%	3,022,663	0.5%
New York Life Insurance Bonds ⁽¹⁾	11/1/2031- 11/1/2041	2.39% - 2.98%	50,000,000	8.8%
US Bank (Syndicated Bank Line) ⁽²⁾	7/30/2021	SOFR plus 180 BP	5,000,000	0.9%
JP Morgan Chase Bank	6/28/2024	Adjusted TERM SOFR + 155 BP	15,000,000	2.6%
FHLBSF	11/3/2027- 10/10/2036	2.82%-3.81%	25,000,000	4.4%
L.A. County Housing Innovation Fund (LACHIF)	9/9/2027	2.00%	5,200,000	0.9%
Wells Fargo EQ2	6/30/2024	2.00%	1,000,000	0.2%
US Bank Racial Equity Term Bonds	9/13/2033	SOFR + 40 BP	10,000,000	1.8%
Subtota	1		\$297,465,663	52.1%

CVC				
FHLBSF ⁽³⁾	11/1/2023	0.00%	972,000	0.2%
Long Beach Community Investment	1/1/2062	0.00%	11,753,554	2.1%
Company				
California Community Reinvestment	3/1/2031		\$1,741,148	
Corporation		5.95%	,	0.3%
California Housing Finance Agency	11/1/2068	3.00%	1,600,000	0.3%
Wells Fargo (AHP loan) ⁽³⁾	6/1/2070	0.00%	800,000	0.1%
California Community Reinvestment	6/1/2033		1,806,678	0.3%
Corporation		5.25%		
California Housing Finance Agency	11/1/2070	3.00%	1,710,000	0.3%
City of Long Beach	10/1/2072	1.00%	4,000,000	0.7%
Wells Fargo (AHP loan) ⁽⁴⁾	12/31/2072	0.00%	1,500,000	0.3%
Department of Housing and Community	6/1/2073	3.00%	2,191,616	0.4%
Development				
Wells Fargo	8/27/2027	5.00%	16,082,405	2.8%
Wells Fargo (AHP loan) (4)	3/1/2077	0.00%	1,500,000	0.3%
City of Long Beach	4/19/2077	3.00%	3,658,397	0.6%
Los Angeles County Development Authority	4/26/2079	3.00%	6,300,000	1.1%
Subtotal			\$55,615,798	9.8%
CARA				
CADI	0./1./0055	2.000/	1 700 000	0.20/
City of Long Beach	2/1/2075	3.00%	1,500,000	0.3%
Cedars-Sinai Medical Center	2/28/2026	LIBOR + 1.00%	3,086,000	0.5%
The Bank of New York Mellon	11/1/2040	6.25%	1,860,000	0.3%
PNC Bank	4/1/2049	3.94%	1,982,946	0.3%
Goodwill Housing of the Inland Counties, Inc.	4/1/2049	4.05%	164,760	0.0%
California Community Reinvestment	4/1/2055	· · ·	1,474,577	0.3%
Corporation		5.34%		
Department of Housing and Community	3/20/2075	2 0004	5,198,428	0.9%
Development	5 /4 / 3 0 5 4	3.00%	- <0.000	0.404
Wells Fargo (AHP loan) ⁽³⁴⁾	6/1/2074	0.00%	760,000	0.1%
California Community Reinvestment	11/1/2036		9,763,710	
Corporation		5.41%	40.000.000	1.7%
Long Beach Community Investment	5/15/2075		10,000,000	4.0
Company		3.00%		1.8%
Long Beach Community Investment	5/15/2075	0.00	2,276,000	
Company		0.00%		0.4%
Wells Fargo (AHP loan) ⁽⁴⁾	12/1/2072	0.00%	1,500,000	0.3%
California Housing Finance Agency	10/1/2075	3.00%	1,000,000	0.2%
Union Bank	2/1/2036	4.32%	7,596,513	1.3%
City of Long Beach	9/1/2071	3.00%	2,100,000	0.4%
Wells Fargo (AHP loan) (4)	11/1/2073	0.00%	440,000	0.1%
California Community Reinvestment	11/1/2037		2,093,682	
Corporation		5.15%		0.4%
City of Los Angeles Housing Community	6/1/2072		2,287,080	
Investment (Restated)		2.75%		0.4%
City of Los Angeles Housing Community	6/1/2072		1,759,758	
Investment (NSP)		3.00%		0.3%
Wells Fargo (AHP loan) (4)	6/1/2074	0.00%	590,000	0.1%

City of Los Angeles Housing Community	6/1/2072		2,014,663	
Investment (AHP)		3.00%		0.4%
Wells Fargo Bank	2/1/2033	4.19%	10,497,504	1.8%
California Community Reinvestment	1/1/2037	3.35%	8,024,820	1.4%
Corporation				
City of Long Beach	3/31/2075	3.00%	1,100,000	0.2%
Multifamily Housing Revenue Bonds, 2021	11/1/2036	3.42%	47,475,391	8.3%
Series A (Par) US Bank				
Wells Fargo	9/1/2024	Libor + 0.50%	13,147,003	2.3%
Los Angeles County Development Authority	6/1/2079	0.00%	11,387,565	2.0%
Wells Fargo	7/16/2025	Federal Funds	9,651,008	1.7%
		Rate $+ 0.50\%$		
Wells Fargo (AHP loan) (4)	10/31/2077	0.00%	1,080,000	0.2%
Wells Fargo	2/7/2026	Federal Funds	2,051,288	0.4%
		Rate $+ 0.50\%$		
Los Angeles County Development Authority	6/7/2080	3.00%	9,353,257	1.6%
JP Morgan Chase	7/1/2026	SOFR + 1.90%	1,591,360	0.3%
Department of Housing and Community	6/30/2026	0.00%	7,134,396	1.3%
Development				
County of Los Angeles	12/31/2026	0.00%	2,600,000	0.5%
Bank of America	2/2/2026	0.00%	2,604,680	0.5%
Los Angeles County Development Authority	6/2/2080	0.00%	5,844,472	1.0%
Berkadia Commercial Mortgage	8/1/2027	6.50%	315,759	0.1%
Los Angeles County Development Authority	10/31/2078	3.00%	1,404,606	0.2%
Pacific Life	9/1/2029	8.68%	643,547	0.1%
Los Angeles County Development Authority	6/30/2053	3.00%	5,417,675	0.9%
Local Initiatives Support Corporation	10/1/2025	5.00%	4,336,000	0.8%
Subtotal			\$205,108,446	35.9%
CLTV				
Prudential Multifamily Mortgage	11/1/2030	2.69%	12,502,323	2.2%
Subtotal			\$12,502,323	2.2%
Total			\$570,692,230	100%

⁽¹⁾ The New York Life Insurance Bonds have maturities of \$15 million due November 1, 2031, \$25 million due November 1, 2036, and \$10 million due November 1, 2041.

For more information on the sources and composition of Century's debt, see Note 11 to the audited financial statements attached as Appendix I to this prospectus.

Bonds and Commercial Paper

2019 Bond Offering. During 2019, Century issued Impact Investment Bonds, Taxable Series 2019 in the principal amount of \$100 million pursuant to the terms of an Indenture of Trust, dated as of January 1, 2019, with The Bank of New York Mellon Trust Company, N.A. as trustee. The bonds were an unsecured general obligation of Century. The bonds were issued in tranches, wherein \$50 million, \$40 million, and \$10 million, bore interest rates of 3.824%, 3.995%, and 4.148%, respectively, and matured on November

⁽²⁾ Century may, at its option, extend the term of the U.S. Bank term loan by one year.

⁽³⁾ Century expects this debt to be forgiven by FHLBSF.

⁽⁴⁾ Refers to a Federal Home Loan Bank Affordable Housing Program Loan administered through Wells Fargo.

1, 2020, November 1, 2021, and November 1, 2023, respectively. Century repaid all bondholders at maturity. As of March 31, 2024, and December 31, 2023, accrued interest on the bonds was \$0. Total interest incurred on the bonds during 2023 was \$345,667.

2020 Bond Offering. During 2020, the California Municipal Finance Authority ("CMFA") issued CMFA Taxable Bonds, Series 2020 on behalf of Century in the principal amount of \$85 million. The bonds are an unsecured general obligation of Century and have equal repayment priority with the Notes. The CMFA bonds were issued in tranches, wherein \$30 million, \$35 million, and \$20 million, bear interest rates of 1.486%, 1.605%, and 2.877%, respectively, and mature on November 1, 2022, November 1, 2023, and November 1, 2035, respectively. Century repaid \$30 million and \$35 million to bondholders for the bonds that matured on November 1, 2022 and November 1, 2023, respectively. As of March 31, 2024 and December 31, 2023, accrued interest on the bonds was \$239,750 and \$95,900, respectively. Total interest incurred on the bonds during 2023 was \$1,040,883.

<u>2021 Bond Offerings</u>. During 2021, Century executed a bond agreement with New York Life in the principal amount of \$50,000,000. The bonds are an unsecured general obligation of Century and have equal repayment priority with the Notes. The bonds were issued in tranches, wherein \$15 million, \$25 million, and \$10 million, bear interest rates of 2.39%, 2.64% and 2.98%, respectively, and mature on November 1, 2031, November 1, 2036, and November 1, 2041, respectively. As of March 31, 2024 and December 31, 2023, accrued interest was \$548,542 and \$219,417, respectively.

During 2021, CMFA issued CMFA Tax-Exempt Bonds, 2021 Series A on behalf of Century in the principal amount of \$17,515,000. The bonds are an unsecured general obligation of Century and have equal repayment priority with the Notes. The proceeds of the bonds were used to finance the acquisition of CityView Apartments, an existing senior-designated affordable housing development. The bonds bear interest at a rate of 4% and mature on November 1, 2031. As of March 31, 2024 and December 31, 2023, accrued interest was \$291,917 and \$116,767, respectively. Additionally, bond premium proceeds in the amount of \$2,926,760 were received in conjunction with the closing of the bonds. The premium is amortized over the life of the bond.

<u>2022 Commercial Paper</u>. During 2022, Century issued Taxable Commercial Paper (Sustainability) Notes Series 2022-A ("Commercial Paper") in an aggregate offering of \$100,000,000 with US Bank as trustee. The Commercial Paper is an unsecured general obligation of Century and has equal repayment priority with the Notes. Interest rates for the Commercial Paper vary as agreed to by US Bank and Century and maturity of each Commercial Paper is determined on the date of issuance. As of December 31, 2023, \$0 of Commercial Paper was outstanding and accrued interest was \$0.

2023 Bond Offering. During 2023, Century executed a bond agreement with US Bank in the principal amount of \$10,000,000. These US Bank Racial Equity Term Bonds are an unsecured general obligation of Century and have equal repayment priority with the Notes. The proceeds of the bonds were used to refinance existing obligations and finance loans related to the development of multi-family affordable housing. The bonds bear interest rates of Daily Simple SOFR plus 0.40% and is calculated on a basis of a 360-day year and have a maturity date of September 13, 2033. As of December 31, 2023, outstanding principal was \$10,000,000 and accrued interest was \$49,308. Interest incurred during 2023 was \$174,644.

For more information on Century's ability to pay these bonds and its other obligations as they come due, see "Financing and Operational Activities – Capitalization – Consolidated Sources of Debt," beginning on page 39.

Remaining Term on Consolidated Debt

	As of March 31, 2024		As of Decemb	er 31, 2023
Year of Debt	Total Debt	% of Total	Total Debt	% of Total
Maturity	Maturing	Debt	Maturing	Debt
2023	\$ 1,094,899	0%	\$ 972,000	0%
2024	200,884,456	34%	175,332,033	31%
2025	14,492,837	3%	9,651,008	1%
2026	26,135,214	4%	22,239,724	4%
2027	7,171,329	1%	21,598,164	4%
Thereafter	340,460,387	58%	340,899,332	60%
	\$ 590,239,121	100%	\$ 570,692,230	100%

Largest Debt Investors as of December 31, 2023

	Amount	% of		Secured or	Entity
Five Largest Investors	Outstanding	Total Debt	Maturity	Unsecured	Responsible
Century Sustainable Impact	\$145,728,000	51%	4/15/24 -	Unsecured	Century
Notes			10/15/2031		
New York Life Insurance	\$50,000,000	17%	11/1/2031-	Unsecured	Century
Bonds			11/1/2041		
US Bank	\$47,475,391	17%	11/1/2036	Unsecured	CADI
FHLBSF	\$25,000,000	9%	11/3/207- 10/10/2036	Secured	Century
Tax-Exempt, 2021 Series A Sustainability Bonds	\$17,515,000	6%	11/1/2031	Unsecured	Century
	\$285,718,391	100%		•	<u> </u>

Schedule of Liabilities

Below is a schedule of Century's secured liabilities, total liabilities of Century's consolidated affiliates, and Century's unsecured liabilities.

Type of Liability	As of March 31, 2024	As of December 31, 2023
Secured Liabilities of Century	\$25,000,000	\$25,000,000
Unsecured Liabilities of Century	\$268,319,760	\$272,465,663
Total Liabilities of Consolidated Affiliates	\$296,919,361	\$273,226,567

LENDING ACTIVITIES

Century makes loans only to developers and preservers of affordable housing, including both nonprofit and for-profit organizations. Century earns a margin on lending activity based on the spread between the interest rate charged to borrowers and the interest rate paid to capital providers.

Affordable housing lending was an activity under CFHP, and Century inherited several CFHP loan portfolios upon its incorporation in 1995. Several "Legacy" loans were also originated during the first few years after Century's inception. As of December 31, 2023, two Legacy loans remained on balance sheet totaling \$207,700. Today, the focus of Century's lending program is on lending to un-affiliated developers and preservers of affordable housing, *i.e.*, "developer" loans.

As of March 31, 2024 and December 31, 2023, respectively, Century's loans outstanding totaled \$359.2 million and \$373.6 million, net of participations. Terms included both variable and fixed interest rates, with annual interest rates ranging from 0% to 10.4%, and a weighted average interest rate for the portfolio of 7.67% for the three-month period ended March 31, 2024 and 7.98% for the year ended December 31, 2023. As of December 31, 2023, Century's developer loans outstanding had various maturities through 2038, including permanent loans, but the weighted average maturity of loans receivable was only 5.7 years due to Century's specialization in short-term early stage loans. Century has grown its affordable housing loan origination volume by approximately 6.9% since 2016.

Loan Products

Century provides financial products for community revitalization, primarily affordable rental housing development lending to both for-profit and nonprofit organizations throughout the State of California. An important characteristic of Century's lending is its flexibility in matching loan products to the requirements of the borrower and the transaction. Century offers the following loan products in furtherance of its mission:

- Predevelopment loans
- Acquisition loans
- Construction loans
- Bridge loans
- Permanent loans
- Structured Finance

Lending and Impact Criteria

Century provides financial products to for-profit and nonprofit developers of affordable and subsidized rental homes and single-purpose entities sponsored by such organizations located in the State of California. Century is focused on affordable multifamily rental housing because Century believes it is the most needed type of housing in its geography and it enjoys a favorable risk profile. Century seeks to magnify its social impact while mitigating the risk of its loans by financing some of California's largest and most successful affordable housing developers. Century's success is largely based on the relationships it has developed with affordable housing developers in California, on the deep knowledge and considerable experience of its loan officers in the affordable housing development process, and on the level of service Century can provide to its developer clients with its in house legal, loan administration, loan servicing, and IT support functions.

Century has many long-term relationships among these expert practitioners, in some cases spanning decades. As of March 31, 2024, approximately 77% of Century's loans, representing approximately 85% of its loan portfolio, were made to repeat borrowers and as of December 31, 2023, approximately 76% of Century's loans, representing approximately 85% of its loan portfolio, were made to repeat borrowers.

Century considers its loans to affordable housing developers to be low-risk due to the developers' retention of financed property, which eliminates sales risk, and low vacancy rates due to the affordability of homes financed and the chronic shortage of housing in California.

Century's loan underwriting and management policies reflect the needs of communities, Century's charitable mission and purpose, and Century's responsibilities to lenders and investors. Century has broad experience with loans made to support affordable housing development, including projects under the LIHTC program, which ensures capital is directed to places that might be overlooked by for-profit market participants. Once constructed and occupied, the majority of properties to which Century provides early stage loans will be ultimately financed with LIHTC. These LIHTC awards anchor the various layers of financing for a project, some on subsidized terms including contingent debt service and eventual forgiveness of obligations, and some on collateralized market terms that constitute the longer term or "permanent" financing for the project, which are the source of repayment for Century's early stage loans. Consequently, a principal risk that Century has historically underwritten is the probability that its client developers will achieve a LIHTC award. Century's in-house experience and expertise in the LIHTC award process and its book of experienced clients mitigate this risk.

Century's mission-driven focus in loan transactions differentiates its approach from that of commercial banks. With its single state footprint, Century has appeared on the list of Affordable Housing Finance magazine's Top 25 affordable housing lenders four times since 2014, competing in total affordable housing origination value against the nation's largest banks as well as CDFIs with national footprints.

Lending Process

To qualify for a loan from Century, an applicant's project or overall mission must be consistent with the charitable principles and purpose of Century. The borrower must also demonstrate an ability and willingness to meet the terms of the loan. In all cases, the applicant's project must demonstrate potential for providing affordable housing for low-wealth communities. All loans are approved in accordance with Century's loan underwriting policy. Lending authority is based on a determination of the maximum allowable loan amount for any single loan to a borrower. Century's Board of Directors has delegated authority to approve single loans of up to \$2 million to the President and CEO and up to \$27.5 million to its Loan Committee; all other loans must be approved by the full Board of Directors.

Century's management reviews and approves its lending policies and procedures on a regular basis, and also provides ongoing assessment and guidance to lending staff regarding acceptable risk tolerances. A reporting system supplements the review process by providing management with periodic reports related to loan origination, asset quality, concentrations of credit, loan delinquencies, and non-performing and emerging problem loans. Century seeks to diversify its borrower and geographic concentration as a means of managing risk from fluctuations in individual borrower and economic conditions.

Affiliate Lending

At December 31, 2023, Century had \$44.8 million of loans extended to its affiliates.

In addition to its own lending activities, Century also establishes affiliated, controlled companies from time to time through which it performs its lending activities. One example is LACHIF, a limited liability company owned and managed by Century and its mission-aligned nonprofit partners to operate an acquisition loan fund supported by the Los Angeles County Community Development Commission. Another example, the Golden State Acquisition Fund LLC, was established to provide state funds to CDFIs in first-loss position for impactful high LTV acquisition loans.

Century created several non-recourse and limited recourse special purpose entities to house lending activities outside of Century, including CCF, CMF, and CLTV.

Credit Approval Procedures

As required by the terms of Century's syndicated revolving credit facility, Century limits the maximum loan amount for a single borrower and the aggregate loan amounts to one or more borrowers affiliated by common ownership to 30% of Century's total net assets as of the date the loan is closed. Century's loans are typically secured by a first deed of trust on the real estate financed by the loan, although it may on a limited basis provide unsecured commercial non-real estate financing. Depending on the structure of a particular development, Century may also occasionally secure a loan through a junior lien on real estate to accommodate other development financing. It is Century's practice to obtain guarantees from development sponsors as security in addition to liens on real estate.

Century engages in a comprehensive credit analysis process for each prospective loan. As part of this process, Century examines several elements to determine the likelihood of repayment including borrower capacity, available capital, collateral, environmental risks, local conditions, character, repayment risk, and affordability.

Additionally, Century requires appraisals from each borrower and uses loan-to value ratio (LTV) in order to determine the acceptable size of each loan. Permitted LTV can vary depending on the use of the loan funds, consideration of other financing (especially from public agencies) in the development, and the financial and development capacity of the developer. Century permits a maximum LTV of 100%, with most acquisition loans made at 80% LTV or less.

Loan Portfolio – Description of Loan Products

Century offers fixed and variable interest rates to its borrowers, depending on the source of loan funding, overall risk of repayment, and other conditions evaluated by Century's lending team. Century prices variable rate loans at a margin over an appropriate index (*e.g.*, SOFR or Prime), which is determined primarily by loan term, credit risk, and collateral position. Century collects interest payments monthly and charges loan origination fees of between 1.0% and 2.0%, depending on the costs associated with a particular loan. Loan maturities vary depending on the type and purpose of the loan, but generally range from six months to 18 years. Because of the nature of some early stage lending activities undertaken by Century, which often fund projects until entitlements and other competitive sources of financing are secured, including those anchored by LIHTC awards which only occur twice a year, it is not uncommon for loans to require extensions and other modifications. Century's Board of Directors has delegated to its President and CEO the authority to increase the amount of a loan by up to 10% of the original loan amount and to extend the maturity of a loan by an amount equal to its original term.

Acquisition and Bridge Loans

The primary loan product that Century provides is short-term acquisition and bridge financing for affordable housing properties. Typically, acquisition and bridge financing is used for land that will be developed into affordable housing or for operating multifamily properties that are in transition to another stage of financing. The term of these loans typically ranges from 12 months to 36 months, depending on the development. In almost every circumstance, an interest reserve is funded from the loan proceeds that is adequate to cover payments for the entire term of the loan, taking into account potential increases in the interest rate. In certain instances, Century also extends predevelopment loans to projects that also have acquisition, and/or bridge financing from Century. Acquisition and bridge loans are secured by first trust deeds, are recourse, and receive full repayment guarantees from the developer. Acquisition and bridge loans

are typically repaid by construction financing or public agency loans and the timely repayment of Century under this loan product depends upon the ability of the borrowers to obtain such long-term financing and the progress of the applicable projects.

Construction Loans

Century provides construction financing for workforce housing projects. Workforce housing is defined as any multifamily property that will have rents that are affordable for households earning between 80% and 120% of the area median income. Most construction loans provided by Century to date have been in infill locations throughout the Los Angeles Metropolitan area, with most projects located within the City of Los Angeles. In order to remain consistent with its tax exemption, Century finances only properties with projected rents that are affordable to tenants earning not greater than 120% of area median income, based on the assumption that tenants do not spend more than 30% of gross income on rent. Construction loans are secured by first trust deeds, are recourse, and receive full repayment guarantees from the developer. Construction loans are typically repaid by mortgage loans and/or other permanent financing and the timely repayment of Century under this loan product depends upon the ability of the borrowers to obtain such long-term financing and the progress of the applicable projects.

Permanent Loans

In 2017, Century began offering long-term permanent financing to unaffiliated borrowers. Permanent financing is a fixed rate loan product with a term between five years and 18 years. Century can offer up to 35 years of amortization and can also offer forward rate locks up to 36 months in advance of loan closings, which it can hedge with interest rate swaps or options. Permanent financing is provided for completed properties that are leased and stabilized. Permanent financing is primarily used for tax credit properties that have reached the end of their 15-year tax credit compliance period and are not going to be re-syndicated within the next five years, or recently completed LIHTC financed developments that have stabilized occupancy. Permanent loans are secured by first trust deeds but are limited recourse to the borrowing entity.

Predevelopment Loans

Century provides short-term predevelopment financing for affordable housing projects. Predevelopment loans are reserved for clients with a strong track record, reputation, and positive prior experience with Century. These funds are typically deployed at the final stage of the predevelopment period, when the project has achieved substantial milestones. Predevelopment loans are usually unsecured or are in a second trust deed position. All predevelopment loans are recourse and receive full repayment guarantees from the developer.

Structured Finance

Century offers flexible structured financing tools to fill funding gaps for its client. Century's structured finance products have included subordinated bond credit enhancements for permanent financing, equity participations in acquisition financing, medium-term bridge loans, and forward commitments for permanent loan earn-outs. Century has also extended lines of credit to repeat clients who have requested a renewable source of predevelopment and construction financing for projects in their pipeline. Lines of credit may be secured or unsecured, are provided with a specific term, and are utilized only for real estate related expenses for projects in predevelopment or development. Lines of credit are reserved for strong repeat clients and Century does not regularly market this product.

Participations

In addition to lending directly to developers, Century also sells participations in its loans to other lending institutions and purchases participations in loans originated by other lenders from time to time. When purchasing a loan participation, Century fully underwrites the loan and obtains approval from the appropriate approval authority (*i.e.*, Century's President and CEO, Loan Committee, or full Board of Directors), depending on the amount of the participation. When Century is the lead lender on a participated loan, Century charges a servicing fee to the other participants, netted from the participants' interest payments.

Loan Portfolio - Breakdown

Century has grown its annual lending volume from \$27.5 million at December 31, 2002 to \$204.7 million at December 31, 2023 and grew the size of its loan portfolio from \$50.1 million to \$373.6 million over the same periods. The average annual affordability of the multi-family units Century finances, in terms of percentage of AMI required to afford the units, has ranged from 57.7% to 61.6% with an average of 58.9% over the five years ended December 31, 2023. Century's lending includes the financing of veterans housing, senior housing, farm worker housing, and workforce housing.

Below is a breakdown of loans outstanding on a consolidated basis by loan amount and number of loans as of March 31, 2024 and December 31, 2023:

		March 31, 2024			December 31, 2023	
	A	Aggregate Loan Amount	Number of Loans	Aş	ggregate Loan Amounts	Number of Loans
\$20,000,000 - \$50,000,000	\$	-	-	\$	-	-
\$5,000,000 - \$20,000,000		231,369,077	29		261,341,915	32
\$1,000,000 - \$5,000,000		144,254,559	63		123,373,923	54
Less than \$1,000,000		15,151,197	39		16,340,544	41
Total	\$	390,774,833	131	\$	401,056,382	127

Below is a breakdown by loan product on a consolidated basis as of March 31, 2024 and December 31, 2023, 2022, and 2021:

	March 31,		December 31,	
	2024	2023	2022	2021
Acquisition – Rental	\$ 177,041,243	\$ 204,205,179	\$ 235,396,801	\$ 216,818,389
Bridge	19,189,500	20,001,183	24,007,888	32,833,345
Construction – Rental	85,531,275	71,396,911	41,175,612	64,141,622
Line of Credit	19,056,435	15,841,508	6,957,019	6,939,216
Permanent	62,754,338	63,174,825	64,802,160	53,098,695
Predevelopment	5,009,716	7,244,450	3,932,329	5,894,124
Other	22,192,326	19,192,326	13,035,326	10,845,326
	390,774,833	401,056,382	389,307,135	390,570,718
Allowance for Loan Losses	(4,807,919)	(4,879,480)	(4,832,879)	(5,291,051)
Participations ⁽¹⁾	(31,588,140)	(27,497,027)	(21,230,390)	(18,571,122)
Total	\$ 354,378,774	\$ 368,679,875	\$ 363,243,866	\$ 366,708,545

⁽¹⁾ Participations are from the Golden State Acquisition Fund (GSAF). The California Department of Housing and Community Development (HCD) seeded GSAF with \$23 million from its Affordable Housing Innovation Fund, which serve as 25% top-loss for GSAF loans. Century is one of eight community development financial institutions that have been approved to leverage these funds with additional capital to then fund qualifying loans.

As of March 31, 2024 and December 31, 2023, Century's loan portfolio was approximately 97.5% and 97.6% secured by collateral, respectively. Unsecured loans comprised only approximately 2.5% and 2.4% of Century's total loan portfolio at March 31, 2024 and December 31, 2023, respectively. Approximately 97.1% of loans in Century's portfolio at March 31, 2024 hold the first position (or shared first position) on loan collateral.

Century almost exclusively finances multifamily rental properties. Real property is the most common form of collateral, with over 97.5% and 97.6% of Century's loans by dollar value collateralized by a mortgage in fee-simple real estate or leasehold estate as of March 31, 2024 and December 31, 2023, respectively.

As of December 31, 2023

Total

\$ 390,170,088

\$ 401,056,382

1,287,132

9,599,162

97.1%

0.4%

2.5%

100%

% of Total

97.3%

0.3%

2.4%

100%

	As of March	31, 2024
	Total	% of Tota
Secured by Real Property (1st position)	\$ 379,642,900	97.1
Secured by Real Property (Subordinated)	1,514,696	0.4
Unsecured	9,617,237	2.5
Total	\$ 390,774,833	100

Below is a summary of the approximate annual maturities of loans receivable in Century's consolidated loan portfolio as of March 31, 2024

Maturity Schedule	2024	2025	2026	2027	2028	Thereafter
Loans Receivable	\$201,715,900	\$84,756,197	\$19,532,365	\$3,458,899	-	\$81,311,472

Below is a summary of the approximate annual maturities of loans receivable in Century's consolidated loan portfolio as of December 31, 2023:

Maturity Schedule	2024	2025	2026	2027	2028	Thereafter
Loans Receivable	\$256,129,936	\$57,144,373	\$5,623,977	\$3,472,495	-	\$78,685,601

Portfolio Risk Management

Century tracks the term and rate basis of its assets and liabilities on an ongoing basis and analyzes interest rate and term risk by considering rate change and rollover risk scenarios for its debt. Custom asset-liability management models, developed in house, are used to quantify risk and loss potential.

At each monthly meeting of the Loan Committee, a loan portfolio report is reviewed. An asset management report is also presented to review the status of all higher risk loans, including loans that are matured but unpaid, impaired, on non-accrual, under forbearance agreements, troubled debt restructurings (TDRs), and over 90 days delinquent, if any. In addition, at a bi-weekly meeting, Century management reviews projections of loan closings and maturities to monitor performance and for cash planning purposes. Century monitors loan status and pending maturities closely. Century's constant contact with borrowers allows early intervention on delinquent loans, which helps it identify problem loans before they become severely delinquent.

Swaps

While Century relies primarily on structuring the term and rate bases of its assets and liabilities to manage its asset-liability risks, it has access to interest rate management products through developed relationships with interest rate swap and options providers. The use of these instruments is controlled by an interest rate risk management policy, approved by the Board of Directors. Century only uses interest rate swaps and options to hedge its rate lock commitments on the future closing of fixed rate loans. The swaps are structured to offset changes, over the term of the rate locks, in the funding costs of these loans. Century does not use swaps or options for speculative purposes. As of March 31, 2024 and December 31, 2023, Century had no interest rate swaps. For a discussion of risk related to interest rate swaps, see "Risk Factors" on page 22.

Delinquencies and Credit Losses

Century reevaluates each loan's risk according to guidelines set for each product type to establish an allowance for credit losses and to monitor the portfolio. Century had two credit losses over the five years ended December 31, 2023. Delinquencies were approximately 1.2% of the average total loan portfolio over the same five-year period. Century's allowance for credit losses was 1.2% and 1.2% of loans outstanding as of March 31, 2024 and December 31, 2023, respectively.

The following table sets forth information regarding delinquencies of loans outstanding on a consolidated basis as of March 31, 2024:

		March 31, 2024					
	Lo	an Amount	% of Loans				
Days Past Due			_				
Current	\$	386,281,833	98.85%				
1-30 Days		4,493,000	1.15%				
31-60 Days		-	0.0%				
61-90 Days		-	0.0%				
90+ Days		-	0.0%				
Total	\$	390,774,833	100.0%				

The following table sets forth information regarding delinquencies of loans outstanding on a consolidated basis at December 31, 2023, 2022, and 2021:

	2023		2022		2021	
		% of		% of		% of
	Loan Amount	Loans	Loan Amount	Loans	Loan Amount	Loans
Days Past Due						
Current	\$ 388,390,580	96.84%	\$ 388,807,135	99.87%	\$ 390,570,718	100.00%
1-30 Days	12,665,802	3.16%	500,000	0.13%	-	0.0%
31-60 Days	-	0.0%	-	0.0%	-	0.0%
61-90 Days	-	0.0%	-	0.0%	-	0.0%
90+ Days		0.0%		0.0%		0.0%
Total	\$ 401,056,382	100.0%	\$ 389,307,135	100.0%	\$ 390,570,718	100.0%

Management's policy is to establish an allowance for credit losses of up to 1.75% on the outstanding balance of loans with no prior history of non-performance. Loans that exhibit non-performance are re-evaluated by management and the allowance for loan losses is adjusted accordingly. In addition to the allowance for loan losses, Century's portfolio of marketable securities, which Century expects can be monetized in five to

seven days, provides a secondary capital reserve for loan losses. The activity in Century's allowance for credit losses on a consolidated basis as of March 31, 2024 was as follows:

	Ma	rch 31, 2024
Allowance for credit losses as of the beginning of the quarter	\$	4,879,480
Write-offs		-
Recoveries		-
Provision		(71,561)
Allowance for credit losses as of the end of the quarter	\$	4,807,919

The activity in Century's allowance for credit losses on a consolidated basis as of December 31, 2023, 2022, and 2021 was as follows:

	2023	2022	2021
Allowance for credit losses as of			
the beginning of the year	\$ 4,832,879	\$ 5,291,051 \$	5,325,438
Write-offs	-	-	-
Recoveries	-	-	-
Provision	46,601	(458,172)	(34,387)
Allowance for credit losses as of the			
end of the year	\$ 4,879,480	\$ 4,832,879 \$	5,291,051

Century occasionally takes title to real property associated with distressed loans previously made by Century, with the expectation of preparing such property for sale. Century accounts for its investment in this real estate owned ("REO") at the appraised value at the date the real estate is acquired by Century. As of March 31, 2024, Century had no properties in its REO portfolio.

Portfolio Monitoring

Through the close relationships Century's loan officers maintain with their clients, Century is able to monitor the quality of Century's loan portfolio and identify potential problem loans as early as possible. Loan officers monitor credit on an ongoing basis and recommend changes to loan risk ratings (described below) based on risk factors such as loan payment performance, construction status, and a borrower's or guarantor's financial circumstances. Century has monitoring procedures for early risk detection and intervention, including a formal annual portfolio review of all loans by staff and Loan Committee and quarterly reviews for loans with higher potential risk of loss.

To conservatively determine Century's financial condition, Century's assets and liabilities are regularly examined to establish their value. Century's loans receivable make up its largest asset class, and must be regularly analyzed to ensure that loans are appropriately valued and loan loss reserves are allocated. Periodic loan risk reviews are used to: (i) examine the degree to which the risk mitigation factors present at loan origination have succeeded or been maintained; (ii) identify additional risk factors which have developed over the loan term; (iii) report the likelihood of loan repayment from the sources originally intended, and (iv) project losses in the event of a loan default.

The quality of Century's loans also determines the extent to which a general or specific loan loss reserve reduces the overall portfolio value, impacting Century's financial condition and performance.

Risk Assessment

Century's loan risk ratings are a reflection of the likelihood and magnitude of loss of principal on a loan. Century's loans are generally short-term and non-amortizing, with full repayment from one or more sources obtained during the loan term (public agency funds, sales of completed improvements, construction loans, etc.). Because the loan repayment is not generally from the borrower's/sponsor's cash flow, extension of a loan past original maturity does not automatically warrant downgrading, if the extension is related to circumstances beyond the Borrower's direct control (*e.g.*, competition for tax credits, delays in receipt of funds from public agencies). These causes do not generally impact the collateral value or indicate a reduction in the likelihood of repayment, merely a change in the timing of repayment.

For all loans, management uses internally assigned risk ratings, which are developed and maintained by Century's lending team, as comprehensive indicators of credit quality. Each loan's risk weighting is assigned at origination and reviewed at least annually and may be updated more frequently if circumstances warrant a change in risk rating. Century uses the following loan grading system: 1 (Pass), 2 (Watch), 3 (Special Mention), 4 (Substandard), 5 (Doubtful), and 6 (Loss). If a loan's risk rating is downgraded to 3 (Special Mention) or below, indicating that the full repayment of the loan is unlikely, the loan is designated as a "Special Asset" and management of the loan and any workout plan will be done by the Senior Vice President Lending and Vice President Loan Administration. A report of Century's loan portfolio, including risk ratings and any changes to ratings, is made to the Loan Committee of the Board of Directors monthly. The Loan Committee may change the above-described underwriting standards and procedures, or make exceptions thereto, from time to time, in its sole discretion. The tables below show the breakdown of Century's consolidated portfolio by risk rating.

	 March 31	, 2024
Rating	Total	% of Total
1 Pass Excellent	\$ 349,515,070	94.71%
2 Watch	19,413,437	5.26%
3 Special Mention	-	-
4 Substandard	-	-
5 Doubtful	-	-
6 Loss	122,899	0.03%
Total ⁽¹⁾	\$ 369,051,406	100.0%

December 21

	December 31,								
		2023		2022	1	2021			
			% of		% of			% of	
Rating		Total	Total	Total	Total		Total	Total	
1 Pass Excellent	\$	356,077,482	93.13%	\$ 376,290,502	99.97%	\$	379,724,084	99.97%	
2 Watch		26,132,574	6.84%	1,308	0.0%		1,308	0.0%	
3 Special Mention		-	-	-	-		-	-	
4 Substandard		-	-	-	-		-	-	
5 Doubtful		-	-	-	-		-	-	
6 Loss		122,899	0.03%	122,899	0.03%		122,899	0.03%	
Total ⁽¹⁾	\$	382,332,955	100%	\$ 376,414,709	100%	\$	379,848,292	100%	

⁽¹⁾ Variance between the totals shown in these risk rating tables and the totals in the Loan Portfolio – Breakdown tables on page 51 is due to loans that are not assigned a risk rating, including: (a) AHP loans from the FHLBSF totaling \$21,718,446 as of March 31, 2024 and \$18,718,446 as of December 31, 2023 and (b) an assignment of loans receivable totaling \$4,981. As a member of the FHLBSF, Century sponsors the AHP loans, is a conduit for the AHP loan funds from the FHLBSF to the recipient and distributes the funds to the AHP recipient in the form of a loan. AHP loans are recorded as loan participations and netted from total loans receivable. The assignment of loans receivable is to an individual borrower for HOA dues, and was paid in order to prevent a foreclosure which would have caused Century to lose its loan on the property.

DEVELOPMENT ACTIVITIES

Century engages in the development, ownership, and management of affordable housing primarily through its controlled affiliates CVC and CADI and their respective controlled affiliates. CVC and CADI participate in the LIHTC program, administered under Section 42 of the Internal Revenue Code, through ownership interests in projects which receive federal housing tax credits in exchange for the commitment to develop and maintain affordable housing.

As of March 31, 2024, CVC and CADI and their controlled affiliates housed approximately 3,646 residents in 2,269 units across 29 owned multifamily and single-family affordable housing developments. They provided property management services to 831 of these units and had 533 units of affordable housing under development.

Century and its consolidated affiliates and partners were selected as Principal Developer for a portion of the 388-acre U.S. Department of Veterans Affairs Greater Los Angeles Campus, which includes 1,691 planned homes for Veterans, the Master Developer for the 21-acre, 478-unit Rancho San Pedro public housing complex, which includes up to 1,600 planned homes, and the Master Developer for an 11-acre site owned by the County of Los Angeles and Compton Unified School District which will be transformed into a mixed use, mixed income multi-family and educational community tied to Charles Drew University. Century was also selected to serve as the developer of an approximately 3-acre site at the LA County USC Medical Center, which contemplates 300 supportive homes and a wealth of supportive service spaces and of an approximately 3-acre site in the City of Long Beach which contemplates approximately 200 supportive homes, a health clinic, along with an array of supportive service spaces.

Including the active and the master planned developments noted above, Century and its consolidated affiliates have approximately 3,546 units in their pipeline with 903 of these under active predevelopment.

CVC, CADI, and their respective controlled affiliates are distinct legal entities from Century. The assets and revenues of CVC, CADI, and their respective controlled affiliates, although significant, should not be considered as available to Century for repayment of the Notes. For more information, see the consolidating financial statements of Century and its consolidated affiliates as of and for the year ended December 31, 2023 in the Supplementary Information to Century's audited financial statements, beginning on pg. 50 of the audited financial statements, attached to this prospectus as Appendix I and the risk associated with Century on pg. 22 that relates to Century's consolidated affiliates.

LIHTC Partnerships

CVC is the sole general partner and nominal owner in three limited partnerships: Long Beach Savannah Housing, L.P., Casa de Cabrillo, L.P., and The Family Commons at Cabrillo, L.P. CVC is also the sole member of CVC Phase II, LLC, CVC Phase IV, LLC, CVC Phase V, LLC, and CHC Phase VI, LLC, which are the sole general partner and nominal owner of Plaza de Cabrillo, L.P., Cabrillo Gateway, L.P., Anchor Place, L.P., and The Cove, L.P., respectively. These partnerships are referred to in this prospectus collectively as the "CVC partnerships." CADI is the 1% managing member of 12010 South Vermont, LLC (Century owns the remaining 99% interest), which is the sole general partner and nominal owner of Academy Hall, L.P. CADI is also the sole member of CADI VI, LLC, CADI VII, LLC, CADI VIII, LLC, CADI IX, LLC, CADI Eleven, LLC, CADI XII, LLC, CADI XIII, LLC, CADI XVI, LLC, C

CADI is also the sole member of CADI XIV, LLC, which is the general partner and 40% owner of Century CityView, L.P. (CLTV owns the remaining 60% interest in Century CityView, L.P.). These partnerships are referred to in this prospectus collectively as the "CADI partnerships" and, together with the CVC partnerships, the "LIHTC partnerships." CADI also formed single purpose LLCs to carry out specialized infrastructure work at the West LA VA, including WLAVA 156/157 Steamline, LLC and WLAVA Infrastructure LLC. CADI also formed CADI XVIII LLC and CADI XIX LLC to acquire the existing LIHTC developments of Budlong Apartments and Parkside Apartments, respectively, , through assumption of debt and executed a loan agreement with Century to assume multiple loans in a total amount of \$9,332,902 that were part of contingent assets held by Century.

CVC

CVC is a place-based supportive housing affiliate of Century, and presently serves as a landmark development within Century's housing development division. As a nonprofit community development organization that serves as the steward of the Villages at Cabrillo, CVC delivers community development and supportive services which aim to empower residents, restore health and inspire hope. CVC was formed on July 31, 1996 for the purpose of rehabilitating and developing the Villages at Cabrillo as a master planned residential community that provides affordable housing and a comprehensive array of supportive services for homeless individuals, families, and veterans. Located on 27 acres and owned by CVC, the Villages at Cabrillo is sited, at the former Cabrillo Savannah Housing complex of the U.S. Naval Station, located in the City of Long Beach, California. The property was deeded to CVC under the Base Reuse Closure Act and pursuant to the federal McKinney Act that requires the property to primarily serve the homeless. The Villages at Cabrillo has become a nationwide model for addressing homelessness through its collective impact approach.

Since its formation, CVC has evolved into a unique residential community that provides housing on any given night to more than 1,500 persons. These include veteran and non-veteran individuals, families, youth, and children. More than simply providing shelter, CVC has co-located a palette of valuable social services to help residents regain their independence and establish self-sufficiency. To this end, CVC has partnered with more than thirty established service providers, educational institutions, and government agencies to provide much needed supportive services which include: case management, life skills training, substance abuse treatment, affordable childcare, a homeless education program, an employment center, a career center, a food service program, a VA medical clinic, a federally qualified health center run by The Children's Clinic, among others. This collaboration of organizations combines to serve nearly 1,800 individuals at CVC each year.

Within the Villages at Cabrillo, CVC serves as the managing general partner of the CVC partnerships, which represent 782 permanent housing units coupled with additional master leased shelter and bridge housing programs.

CADI

CADI is Century's captive development affiliate responsible for the acquisition and development of real property to create and preserve affordable housing solutions throughout Southern California. The CADI partnerships own and control affordable housing developments throughout Southern California, including Academy Hall Apartments in Los Angeles, Arrowhead Vista Apartments in San Bernardino, Florence Avenue Villas and Morehouse Apartments in Los Angeles, Beacon Place Apartments in Long Beach, Beacon Pointe Apartments in Long Beach, Beachwood Apartments in Long Beach, Casa Rita Apartments in Huntington Park, Woodbridge Apartments in Long Beach, The Banning in Los Angeles and Costa Mesa Village in Costa Mesa. CADI also serves as the managing general partner in the Long Beach Senior Artists Colony, Long Beach Regal, Pico Gramercy, and Emerald Terrance housing projects in Long Beach and

Los Angeles. CADI also owns a small portfolio of single-family homes and serves as the asset manager for Century's Ackerfield Apartments and City View Apartments. On a combined basis, these developments provide 1,443units of affordable rental housing for veterans, disabled and special needs populations, and low-income individuals and families throughout Southern California.

Property Management

CVC is presently the sole member of Century Villages Property Management, LLC ("CVPM"), which was formed on October 15, 2009 for the purpose of providing property management services for low income, affordable housing located in Long Beach, California. CVPM presently serves as the property manager of record for the LIHTC partnerships, other facilities at the Villages at Cabrillo, and Woodbridge Apartments.

Residential Services

Century's captive residential services arm, Century Oasis Residential Services ("Century Oasis"), acts as a service provider for a number of Century communities both inside and outside of the Villages at Cabrillo. Century Oasis is an authorized provider of intensive case management services under a master contract with LA County's Department of Health Services.

Development Fee Income

CADI earns developer fees from the LIHTC partnerships in connection with development services rendered, a portion of which is paid pursuant to a milestone-based schedule and a portion of which may be deferred and paid from the project partnership's cash flow over time. These fees are included in the development budget for each affordable housing project and the undeferred portions are generally released to the LIHTC partnerships in phases after, among other conditions, all closing items required by the tax credit investor have been satisfied, construction is partially and then fully completed, and a project achieves stabilized operations. Thereafter, any deferred developer fees are paid annually from LIHTC cash flow. Total development fee income was \$2.6 million and \$6.7 million for the three-month period ended March 2024 and the year ended December 31, 2023, respectively. Deferred development fee income for the three-month period ended March 31, 2024 and the year ended December 31, 2023 was as follows:

					Eliminate	d			
					Against		Amo	rtization	DDF
	DDF Incom	ie I	Developer F	'ee	Salary		of	DDF	Income
	12/31/23		Income		Expense		In	come	3/31/24
Cabrillo Gateway,									
L.P.	\$ 39,3	75	\$	-	\$	-	\$	(313)	\$ 39,062
Anchor Place, L.P.	168,7	50		-		-		(1,250)	167,500
Century Beachwood				-		-			
Apartments 2, L.P.	186,6	77						(1,334)	185,343
Florence Morehouse,				-		-			
L.P.	270,6	79						(1,880)	268,799
Beacon Pointe, L.P.	176,9	16		-		-		(1,229)	175,687
Beacon Place, L.P.	177,5	00		-		-		(1,250)	176,250
Woodbridge				-		-			
Apartments, L.P.	244,8	88						(1,636)	243,252

Plaza de Cabrillo,		-	-		
L.P.	401,084			(2,639)	398,445
Casa Rita, L.P.	274,171	-	-	(1,958)	272,213
Cove, L.P.	140,000	450,000	(405,000)	-	185,000
Banning, L.P.	175,000	450,000	(405,000)	-	220,000
Century WLAVA 1,				-	
L.P.	354,145	720,000	(648,000)		426,145
Villa Vanowen, L.P.	105,000	-	-	-	105,000
Century WLAVA 2,				-	
L.P.	100,000	262,500	(236,250)		126,250
Century WLAVA 3,				-	
L.P.	141,505	619,500	(557,550)		203,455
WLAVA 156-157					
Steamline, LLC	16,755	140,892	(126,803)	-	30,844
Total	\$ 2,972,445	\$ 2,642,892	\$ (2,378,603)	\$ (13,489)	\$ 3,223,245

			Eliminated	Amortization	
	DDF Income	Developer Fee	Against Salary	of DDF	DDF Income
<u>-</u>	12/31/22	Income	Expense	Income	12/31/23
Cabrillo Gateway, L.P.	\$ 40,625	\$ -	\$ -	\$ (1,250)	
Anchor Place, L.P.	173,750	-	-	(5,000)	168,750
Century Beachwood		-	-		
Apartments 2, L.P.	192,011			(5,334)	186,677
Florence Morehouse,		-	-		
L.P.	278,198			(7,519)	270,679
Beacon Pointe, L.P.	181,830	-	-	(4,914)	176,916
Beacon Place, L.P.	182,500	-	-	(5,000)	177,500
Woodbridge		-	-		
Apartments, L.P.	251,433			(6,545)	244,888
Plaza de Cabrillo, L.P.	411,639	-	-	(10,555)	401,084
Casa Rita, L.P.	282,004	-	-	(7,833)	274,171
Cove, L.P.	98,000	420,000	(378,000)	-	140,000
Banning, L.P.	121,000	540,000	(486,000)	-	175,000
Century WLAVA 1,				-	
L.P.	144,145	2,100,000	(1,890,000)		354,145
Villa Vanowen, L.P.	-	1,050,000	(945,000)	-	105,000
Century WLAVA 2,				-	
L.P.	-	1,000,000	(900,000)		100,000
Century WLAVA 3,				-	
L.P.	-	1,415,046	(1,273,541)		141,505
WLAVA B156-157					
Steamline, LLC	-	167,547	(150,792)	-	16,755
Total	\$ 2,357,135	\$ 6,692,593	\$ (6,023,333)	\$ (53,950)	\$ 2,972,445

Tax Credit Investors; Guarantees

The LIHTC partnerships receive allocations of Section 42 tax credits, which are federal low income housing tax credits administered through the California Tax Credit Allocation Committee, for their affordable housing developments. Section 42 tax credits allow the holder to reduce its federal tax bill dollar-for-dollar by the amount of tax credits it holds during the initial 15-year compliance period or over an accelerated tenyear period while receiving the benefit of taxable losses at the partnership level and other CRA-related benefits. Section 42 regulates the use of projects that have been allocated tax credits as to occupant eligibility and unit gross rent, among other requirements, during the initial 15-year compliance period and commonly an extended 55-year extended use period. The LIHTC partnerships sell their Section 42 tax credits to outside investors (known as "tax credit investors") in exchange for a cash equity limited partner investment in project partnerships, which reduces financing costs and the amount of debt that the LIHTC partnerships would otherwise have to incur.

The LIHTC partnerships work with several tax credit investors to finance their affordable housing developments, including affiliates of John Hancock Realty Advisors, Inc., WF Affordable Housing LLC ("WFHAH") (formerly known as Wells Fargo Affordable Housing Community Development Corporation), and Richman Capital. CVC and CADI, either directly or through special purpose general partner LLC entities, serve as the managing general partners of the LIHTC partnerships. In addition, CVC, CADI, Century, and Century Guaranty Fund LLC, have jointly and severally guaranteed (either fully or in limited capacity) to tax credit investors all aspects of the development and operation of each project, as applicable, including but not limited to construction completion, funding of reserves, operating deficits, delivery of tax credits, adjustments to tax credit amount, recapture, and repurchase of the outside investor's interest.

The nominal value of these guarantees fluctuates over time, and diminishes with the progress of construction, stabilized operations of the projects, and the life of tax credits. Construction completion guarantees are terminated upon project completion. Construction loan repayment guarantees are terminated upon retirement of construction-period debt. Operating deficit guarantees most commonly have a 36-month life and are retired after satisfying debt coverage ratio targets. Tax credit delivery guarantees are amortized over time and diminished sequentially with the annual delivery of credits as outlined in partnership agreements. Active management of projects by CADI and CVC from construction management, to property management, to ongoing compliance management helps to mitigate guaranty risk. Performance from Century, CVC, or CADI has never been required on these guarantees.

The balance of Century's tax credit guarantees as of March 31, 2024 was as follows:

LIHTC Partnership	Tax Credit Investor	Guaranty Balance
CVC Partnerships		
Anchor Place, L.P.	WFAH	\$ 12,246,267
Cabrillo Gateway, L.P.	WFAH	1,950,263
Plaza de Cabrillo, L.P.	WFAH	7,133,909
Cove, L.P.	WFAH	2,098,923
CADI Partnerships		
Beacon Place, L.P.	WFAH	6,097,813
Beacon Pointe, L.P.	Wells Fargo Community Investment	20,253,016
	Holdings, LLC	
Casa Rita, L.P.	WFAH	3,571,972
Century Beachwood Apartments 2,	WFAH	2,548,458
L.P.		

LIHTC Partnership	Tax Credit Investor	Guaranty Balance
Florence Morehouse, L.P.	WFAH	4,274,214
Woodbridge Apartments, L.P.	WFAH	4,670,889
Banning, L.P.	WFAH	1,737,380
Century WLAVA 1, L.P.	WFAH	1,142,764
Villa Vanowen, LP	Bank of America	1,819,753
Century WLAVA 2, L.P.	Wells Fargo Community Investment Holdings, LLC	1,907,889
Century WLAVA 3, L.P.	CREA West LA VA Building 158, LP	1,993,407
Total		\$ 73,446,917

The balance of Century's tax credit guarantees as of December 31, 2023 was as follows:

LIHTC Partnership	Tax Credit Investor	Guaranty Balance
CVC Partnerships		
Anchor Place, L.P.	WFAH	\$13,118,897
Cabrillo Gateway, L.P.	WFAH	2,600,351
Plaza de Cabrillo, L.P.	WFAH	7,398,128
Cove, L.P.	WFAH	2,098,923
CADI Partnerships		
Beacon Place, L.P.	WFAH	6,404,080
Beacon Pointe, L.P.	Wells Fargo Community Investment	21,133,582
	Holdings, LLC	
Casa Rita, L.P.	WFAH	3,799,026
Century Beachwood Apartments 2,	WFAH	2,718,355
L.P.		
Florence Morehouse, L.P.	WFAH	4,510,683
Woodbridge Apartments, L.P.	WFAH	4,843,885
Banning, L.P.	WFAH	1,737,380
Century WLAVA 1, L.P.	WFAH	1,142,764
Villa Vanowen, L.P.	Bank of America	1,819,753
Century WLAVA 2, L.P.	Wells Fargo Community Investment	1,907,889
	Holdings, LLC	
Century WLAVA 3, L.P.	CREA West LA VA Building 158, LP	1,993,407
Total		\$ 77,227,103

The balance of Century's repayment guarantees as of March 31, 2024 was as follows:

LIHTC Partnership	Tax Credit Investor	Guaranty Balance
CVC Partnerships		_
Cove, L.P.	WFAH	\$20,872,872
CADI Partnerships		
Banning, L.P.	WFAH	16,826,584
Century WLAVA 1, L.P.	WFAH	14,492,837
Villa Vanowen, L.P.	Bank of America	5,808,442
Century WLAVA 2, L.P.	Wells Fargo Community Investment	2,148,486
	Holdings, LLC	
Century WLAVA 3, L.P.	CREA	1,607,220
Total		\$61,756,440

The balance of Century's repayment guarantees as of December 31, 2023 was as follows:

LIHTC Partnership	Tax Credit Investor	Guaranty Balance
CVC Partnerships		
Cove, L.P.	WFAH	\$16,082,405
CADI Partnerships		
Banning, L.P.	WFAH	13,147,003
Century WLAVA 1, L.P.	WFAH	9,682,758
Villa Vanowen, L.P.	Bank of America	2,604,680
Century WLAVA 2, L.P.	Wells Fargo Community Investment	2,051,288
	Holdings, LLC	
Century WLAVA 3, L.P.	CREA West LA VA Building 158, LP	1,591,360
Total		\$45,159,494

Additionally, Century has from time to time guaranteed certain other financial obligations of its consolidated affiliates. For more information on Century's guaranty obligations, see Note 17 to the audited financial statements, attached as Appendix I to this prospectus.

Real Estate Held For Investment

LIHTC partnerships own and operate affordable multifamily real estate assets. CVC and its controlled affiliates Long Beach Savannah Housing L.P., Casa de Cabrillo L.P., Plaza de Cabrillo, L.P., Cabrillo Gateway, L.P., Anchor Place, L.P., The Cove, L.P. and The Family Commons at Cabrillo, L.P. collectively owned six affordable housing developments totaling \$147.0 million and \$145.5 million in real estate held for investment, net as of March 31, 2024 and December 31, 2023, respectively. CADI and its controlled affiliates Academy Hall, L.P., Century Arrowhead Vista, L.P., Florence Morehouse, L.P., Century CityView, L.P., Century Beachwood Apartments 2, L.P., Casa Rita, L.P., Beacon Place, L.P., Beacon Pointe, L.P., Woodbridge Apartments, L.P., The Banning, L.P., Century WLAVA 1, L.P., Century WLAVA 2, L.P., Century WLAVA 3, L.P., Villa Vanowen, L.P., CADI XV, LLC, CADI XVIII, LLC and CADI XIX, LLC collectively owned 17 affordable housing developments totaling \$385.9 million and \$360.2 million in real estate held for investment, net as of March 31, 2024 and December 31, 2023, respectively.

Century's consolidated real estate held for investment, net real estate owned by Century's consolidated affiliates, as of March 31, 2024 and December 31, 2023 was as follows:

	March 31, 2024	December 31, 2023
Century	\$ 6,213,411	\$ 6,236,907
Affiliates	16,189,190	16,397,258
CVC and affiliates	147,318,024	145,520,063
CADI and affiliates	385,894,891	360,175,552
Total real estate held for investment, net	\$ 555,615,516	\$ 528,329,780

INVESTING ACTIVITIES

The purpose of Century's investment portfolio is to provide Century with cash flow and capital appreciation to support its programs and services, finance capital investments, and to build liquid capital reserves. Century aims to earn a sufficient return on its investments, while at the same time seeking to manage its portfolio risk by adjusting the percentages of its portfolio that are invested in different asset classes, e.g., reducing amounts invested in stocks and increasing amounts invested in bonds to decrease risk. Century has reduced the risk of the portfolio in recent years in response to increases in the amount of its corporate indebtedness. Century reviews the expected risk and return profile of its investments at least annually to determine if adjustments are necessary to align it with Century's evolving risk profile. Century does not rely on its portfolio of marketable securities to provide revenue to fund its operations. Century's liquid investments reserves are, however, available to fund operational requirements on short notice, should this be required.

Consistent with these investment goals, Century's portfolio is invested in assets that can be monetized in five to seven days. Given the portfolio's size of \$112 million and \$110 million at March 31, 2024 and December 31, 2023, respectively, relative to Century's consolidated total assets of \$1.2 billion and \$1.1 billion as of the same periods, Century's portfolio is invested according to an asset allocation which supports an acceptable overall corporate return on assets. As of the date of this prospectus, Century's allocation policy is targeted at 24.8% equities, 69.5% fixed income and 5.7% diversified inflation. The policy is adjusted as needed in proportion to changes in overall corporate leverage to control total balance sheet risk. Century's hybrid capital strategy, based on low leverage and high liquid reserve balances, provides it with the ability to absorb annual and even multi-year periods of volatility and loss, should these occur.

The Investment Committee of Century's Board of Directors is responsible for managing Century's investments. The Investment committee has selected Wilshire Associates ("Wilshire") to serve as an independent investment advisor and has delegated certain investment management responsibilities to Wilshire. The Investment Committee and Wilshire work together to select proven third-party investment managers with an established track record with respect to specific asset classes to manage those asset classes on Century's behalf. The Investment Committee has established performance benchmarks for each asset class and evaluates the performance of each investment manager against the applicable benchmark to ensure that Century's assets are being effectively managed. Wilshire also monitors and evaluates investment managers and periodically reports its findings to the Investment Committee and Century's management.

<u> </u>	March 31, 2024				
Investments ⁽¹⁾	Amount	%			
US Equities	\$ 9,388,571	8%			
International Equities	6,549,295	6%			
Global Low Volatility Equities	7,617,025	7%			
High Yield Bonds	39,492,495	35%			
Bank Loans	9,423,422	9%			
Core Fixed Income	9,545,997	9%			
Diversified Inflation	4,949,822	4%			
Treasury Inflation Protected Securities (TIPS) ⁽²⁾	25,129,502	22%			
Total	\$ 112,096,129	100%			

⁽¹⁾ Excludes \$866,000FHLB stock and \$28 million held in money market accounts for cash management purposes

1 21 2024

⁽²⁾ Includes TIPS purchased with excess cash that are in addition to the TIPS held as part of Century's investment portfolio allocation.

December 31,

	2023		2022		2021		
Investments ⁽¹⁾	Amount	%	Amount	%	Amount	%	
US Equities	\$ 8,531,239	8%	\$ 14,263,255	13%	\$ 18,028,090	14%	
International Equities	6,277,862	6%	9,405,835	8%	11,194,665	9%	
Global Low Volatility Equities	7,274,012	7%	6,204,477	6%	6,900,374	5%	
High Yield Bonds	9,390,917	8%	6,490,831	6%	7,348,688	6%	
Bank Loans	9,187,040	8%	7,050,319	6%	7,331,609	6%	
Core Fixed Income	39,599,960	36%	38,999,826	35%	44,099,896	35%	
Diversified Inflation ⁽²⁾	4,836,685	4%	4,866,477	4%	· · · · -	_	
Treasury Inflation Protected	25,040,026	23%	24,000,537	22%	31,673,714	25%	
Securities (TIPS) ⁽³⁾			. ,		. ,		
Total	\$110,137,741	100%	\$111,281,557	100%	\$ 126,577,036	100%	

- (1) Excludes \$866,000 FHLB stock and \$34.6 million held in money market accounts for cash management purposes
- (2) Diversified Inflation was added as a category of Century's investment allocation policy in 2022.
- (3) Includes TIPS purchased with excess cash that are in addition to the TIPS held as part of Century's investment portfolio allocation.

Century's investment portfolio had unrealized gains of approximately \$6.5 million during the period January 1, 2023, through December 31, 2023. As of December 31, 2023, Century had a total of five active investment managers and four passive investment managers managing its portfolio. As of March 31, 2024 year to date, Century's investment portfolio returned \$1.95 million. Century's entire investment portfolio can be liquidated in less than 30 days.

BOARD OF DIRECTORS

The Board of Directors (the "Board") is responsible for oversight of the day-to-day management of Century. In accordance with Century's bylaws, the Board consists of nine directors. The Board includes directors with expertise in the financing and production of affordable housing and other relevant expertise, including urban planning and development, banking, affordable housing financing, community lending and credit quality procedures, the needs of low income communities, affordable housing production and rehabilitation and the production and legal aspects of real estate development, including tax credit transactions, government programs and funding sources, and Code Section 501(c)(3) tax-exempt bond financing. Board members represent a variety of business sectors and contribute a wide range of knowledge, skills, and experiences to Century's operations.

The Board meets every other month and ad hoc as needed. The President and CEO, Board Chair, Secretary, or any three directors may call a special meeting of the Board in addition to its scheduled meetings. The directors serve an initial two-year term, and after the designation of one-, two-, and three-year terms of successor directors, directors serve a three-year term from the date of the annual meeting at which they were elected or until a successor has been designated and qualified. No more than 49% of the persons serving on the Board may be interested persons, as that term is defined in Century's bylaws. Directors are elected by a majority of directors at a duly held meeting at which a quorum is present. There is no limit on the number of terms each director may serve, and the current average tenure of Board members is 14 years. If a vacancy on the board occurs, it is filled by a vote of the majority of the directors then in office, whether or not less than a quorum.

Century's bylaws specify that the Board shall nominate two of its members to act as "Government Directors" who are charged with the additional responsibility of reviewing and evaluating each loan or development entered into by Century that does not fall within the "safe harbor" of Rev. Proc. 96-32 ("Low Income Housing Guidelines"). Each Government Director must have prior experience with the public sector and familiarity with public sector goals, priorities, and programs as an employee or appointed member of a public agency, governing board or similar position. No Government Director may be an officer of Century or have any interest in the loan or development entered into by Century.

Board Committees

The Board has established five standing committees with the authority to review and approve certain corporate matters: the Administration, Budget and Executive Committee, the Audit Committee, the Investment Committee, the Loan Committee, and the Nominating Committee. A description of each committee's duties and powers follows below.

Administration, Budget and Executive Committee

The Administration, Budget and Executive Committee, chaired by Board Chair Kristina Olson, meets at least once a year to review and discuss Century's annual budget, strategy, current operations and program results, to develop policies and to ensure all programs and initiatives reflect Century's mission.

Audit Committee

The Audit Committee, chaired by Director R. Steven Lewis, meets at least once each year. This committee's primary function is to oversee all matters relating to financial accounting and reporting, and matters related to enterprise risk, internal controls, integrity and conflicts of interest, insurance, and compliance with all laws and regulations. This committee oversees internal and external audits and investigations, and appoints or removes outside auditors.

Investment Committee

The Investment Committee, chaired by Director Carrie Hawkins, meets at least once each year and is responsible for recommending financial and investment policies, goals and budgets that support Century's mission, values, and strategic goals.

Loan Committee

The Loan Committee, chaired by Director Daniel Lopez, meets at least once per month and is responsible for approval or disapproval of any loan or loan modification proposed by Century's loan officers. The committee also reviews the loan portfolio and delinquencies, if any, at the monthly meeting. The committee includes experienced banking and community representatives, including social service providers.

Nominating Committee

The Nominating Committee, chaired by Board Chair Kristina Olson, meets at least once each year and is responsible for recommending potential candidates to the Board.

Board Members

The individuals currently serving on Century's Board of Directors, including the committee(s) on which each individual serves, are as follows:

Name	Business Title	Business Affiliation	Original Election Date	Current Term End Date	Committee
Yvonne B. Burke	Mediator	Alternative Resolution Centers	2009	2026	Admin., Inv., LC
Christopher David Ruiz Cameron	Professor of Law	Southwestern Law School	2020	2026	Aud., Inv.
John Chiang	Board Member	Astrana Health, GrubMarket, Pasadena Private Lending and Boom Interactive	2024	2026	Aud., Inv.
Carrie Hawkins	President	Carrie Hawkins & Associates	1995	2025	Inv. (Chair), LC
R. Steven Lewis (Vice Chair)	Principal	ZGF Architects	2013	2025	Aud. (Chair), Inv.,
Daniel B. Lopez	Principal	Daniel B. Lopez & Associates	1995	2024	LC (Chair), Admin., Nom.
Louise Oliver	Regional Operations Officer and Director of Government Contracts	Goodwill Southern California	1997	2025	Aud., Nom.
Kristina Olson (Board Chair)	President and Chief Foundation Officer	California Technology Council	2014	2026	Admin. (Chair) Nom. (Chair)

Name	Business Title	Business Affiliation	Original Election Date	Current Term End Date	Committee
Gregory Robinson	Owner	Robinson Real Properties	2023	2024	LC
Darroch "Rocky" Young	Chancellor Emeritus	Los Angeles Community Colleges	2008	2026	Aud.,, LC

Admin = Administration, Budget and Executive Committee; Aud = Audit Committee; Inv = Investment Committee; LC = Loan Committee; and Nom = Nominating Committee

Following are brief biographies of Century's Board members:

Yvonne B. Burke. Ms. Burke served as an arbitrator for the American Arbitration Association and the Financial Institutions Resolution Authority from 2008 to 2021. President Obama appointed Ms. Burke in 2013 to a five-year term on the Board of Amtrak. Ms. Burke retired from the Los Angeles County Board of Supervisors in 2008 after 17 years of service, including three terms as Chairwoman. She was the first African-American elected to that body. She served three terms in the United States House of Representatives. Prior to her service in Congress, she served three terms in the California State Assembly, the first African-American to be elected to that body. She has served as a director of the Nestle US Advisory Board, the University of California Board of Regents, the Ford Foundation, as chair of the L.A. County Children's Planning Council, and vice-chair of the 1984 U.S. Olympics Organizing Committee.

Christopher David Ruiz Cameron. Professor Cameron is the tenured Justice Marshall F. McComb Professor of Law at Southwestern Law School in Los Angeles, where he teaches and writes about the law of the workplace. His published scholarship includes authorship or co-authorship of 30 legal articles, seven book chapters and two books. Professor Cameron is an Elected Member of the American Law Institute, the College of Labor and Employment Lawyers, and The Labor Law Group. He has over 25 years of experience as a labor relations neutral, including his current service as Chair of the Los Angeles County Employee Relations Board.

John Chiang. Mr. Chiang serves as a member of the Board of Directors of Astrana Health, GrubMarket, Pasadena Private Lending and Boom Interactive. From 2015-2018, Mr. Chiang served as California's 33rd State Treasurer where he oversaw trillions of dollars in annual transactions, managed a \$75 billion investment portfolio and was the nation's largest issuer of municipal bonds. He spearheaded efforts to increase financing of housing, stand up the CalSavers program and further advance green bonds. Prior to being elected Treasurer, Chiang served as State Controller from 2007-2014. Mr. Chiang serves as a board member of PPIC and the Hunt Institute and a member of the Board of Councilors of the USC Sol Price School of Public Policy. He previously served as an Aspen Institute Rodel Fellow, Hunt-Kean Fellow, and USC Center for the Political Future Fellow.

Carrie Hawkins. Ms. Hawkins has over 40 years of experience in Mortgage Banking and Affordable Housing in the for-profit, non-profit and government agency sectors. Beginning in 1980 Carrie was a principal and the President of Trinity Mortgage Company (an FHA, VA, CalHFA, Fannie Mae and Freddie Mac lender and seller servicer). In 1993, Carrie was elected the first woman President of the California Mortgage Banker's Association. She served 18 years as Governors Deukmajn's and Wilson's appointee on the board of the California Housing Finance Agency and as Vice Chairman. Mrs. Hawkins has also served on the board of the California Housing Partnership Corporation; the Fannie Mae Advisory Board; the LINC Housing Corporation Board; and as President of the Southern California Mortgage Bankers Association. Mrs. Hawkins currently serves as a founding board member of Century Housing Corporation and as both

Chairman and Vice Chairman and on the board of Century Villages at Cabrillo. She is a Principal at Herbert Hawkins Inc., property and real estate management.

R. Steven Lewis (Vice Chair). Mr. Lewis is founder of Thinking Leadership – a consulting practice built on collaborative problem solving that enhances the ability of clients to achieve superior outcomes. He is currently a Principal of ZGF Architects based in Los Angeles, California. Mr. Lewis was appointed by Los Angeles County Supervisor Mark Ridley-Thomas to the Urban Design Review Committee overseeing Phase 2 of the Exposition light rail line, and was also appointed by LA Council Member Jan Perry to serve on the Arts Oversight Committee for the planned downtown LA football stadium. Mr. Lewis has also served in the Office of the Chief Architect with the U.S. General Services Administration in Washington, D.C. and with Pasadena-based Parsons Corporation as a principal project manager, working on a range of programs including U.S. Custom and Border Protection and U.S. Postal Service.

Daniel B. Lopez. Mr. Lopez is an independent consultant in the area of affordable housing finance and development. He previously served as President and Chief Executive Officer of the California Community Reinvestment Corporation, which funds low-income multifamily housing throughout the State of California. Mr. Lopez has also served as Director of Community Lending for Citibank, and was Chief of Housing for the Association of Bay Area Governments. Mr. Lopez has served on numerous local, state and federal advisory committees on affordable housing policy, and has lectured on housing finance, housing policy formation, and community relations at a number of universities. Mr. Lopez serves on the Advisory Board of Cityscape Community Group, LLC, a national New Markets Tax Credit lender/investor.

Louise Oliver. Ms. Oliver is the Regional Operations Officer & Director of Government Contracts for Goodwill Southern California. Ms. Oliver is the former Deputy Director of Real Property of the Western Region of the Federal General Services Administration, where she was responsible for the supervision of more than 10 million square feet of Federal Government-controlled space. Ms. Oliver serves on the Boards of Salvation Army, Shelter Partnership, the San Fernando Community Health Center, the Harry Pregerson Federal Child Care Center, the Bell Shelter, and the Valley Economic Alliance. In the past, she has served as Chairman of the Los Angeles Combined Federal Campaign (United Way), and on the Boards of the Wilshire West Federal Credit Union, the Boys and Girls Club of Greater Los Angeles, and the Ketchum Downtown YMCA.

Kristina Olson (Chair). Ms. Olson is a new business development leader with expertise creating sales strategies, strategic planning, integrated marketing strategies and brand communications with global execution across multiple channels. Having held senior executive positions with companies such as Metromail, RR Donnelley, Valassis and Cenveo, she has developed strong client and network relationships with a hands-on approach to create solutions for short and long-term strategic opportunities. Her clients have included AT&T, Carnival Cruise Lines, Hilton Hotels, Petco, Carl Zeiss, Netflix, Hyundai and Blackstone. She is President and Chief Foundation Officer for the California Technology Council. Ms. Olson serves on the Board of The Midnight Mission, Advisory Council of the Salvation Army's Bell Shelter and the Advisory Council of WE Global Studios.

Gregory Robinson. Mr. Robertson is a real estate professional and the owner of Robinson Real Properties. He owns and directs small residential real properties in California, Nevada, Ohio, and Georgia, performing real property trade/business activities, such as development, construction, reconstruction, acquisition, rental, management, financing, and leasing. Mr. Robinson previously served as Assistant to the City of Pasadena in the Office of the City Manager, which included providing managerial, fiscal, legislative, and analytical assistance to the City Manager regarding Citywide issues, programs, and operations. He also served as Housing and Community Development Administrator in the Office of the City Manager, Pasadena, with responsibility for the provision of affordable/workforce housing and economic development opportunities citywide. Mr. Robinson received his B.A. in Business Administration from the University of

Cincinnati as well as a Master of Public Administration, and Master of Community Planning. He also received a Master of Real Estate Development from the University of Southern California.

Darroch "Rocky" Young. Mr. Young retired as Chancellor of the Los Angeles Community College District in 2007. He is currently working as a consultant for the Collegiate Brain Trust and the Community College League of California. He is also the author of several books on leadership and community college issues. As Chancellor, Mr. Young initiated the first formal Comprehensive Strategic Planning effort in the District's history. He also launched a major Student Success Initiative that aimed at improving all student educational outcomes across the District. Before assuming district wide responsibilities, Mr. Young was President of Pierce College, and Vice President of Academic and Student Affairs and Vice President of Planning and Development at Santa Monica College.

MANAGEMENT TEAM AND KEY EMPLOYEES

The following individuals serve as Century's executive officers, and will continue to serve in such capacities until their resignation or replacement by the Board:

Ronald M. Griffith. President & Chief Executive Officer. Since 2007, Mr. Griffith has served as President and CEO of Century. Prior to his current position, Mr. Griffith was Senior Vice President and General Counsel for Century and its affiliates. Before joining Century, he was a partner in a national law firm specializing in all aspects of real estate law and finance. He also established the office of general counsel at Union Federal Bank. Earlier in his career, Mr. Griffith served as Assistant U.S. Attorney with the U.S. Department of Justice. Mr. Griffith graduated magna cum laude from Tufts University and holds a law degree from the University of Pennsylvania School of Law. Mr. Griffith was the recipient of the Combat Infantry Badge and Purple Heart for his service in Vietnam with the U.S. Army.

Alan R. Hoffman. Senior Vice President & Chief Financial Officer. Mr. Hoffman is Senior Vice President and Chief Financial Officer for Century. With more than 35 years of experience in management and finance, Mr. Hoffman is currently responsible for all corporate finance, risk management, investments, financial planning, and tax functions. Mr. Hoffman has spearheaded capital markets and corporate finance functions for such companies as Exxon Corporation, GM-Hughes Electronics, K & B Home Corporation, and Lockheed Martin Finance Corporation. To date he has raised over \$5 billion in debt and equity capital for companies in various industries in public and private markets, including 3 IPOs. Mr. Hoffman received an M.B.A. from The Wharton School at the University of Pennsylvania, an M.A. in Political Science and International Economics from the School of Advanced International Studies at Johns Hopkins University, and a B.A. in Social Systems Science from UCLA. He has also instructed as an adjunct professor of finance in Pepperdine University's M.B.A. program and at UCLA Extension. Mr. Hoffman first moved to Los Angeles in 1976 and is active in the Los Angeles finance community.

Josh Hamilton. *Senior Vice President, Lending*. Mr. Hamilton oversees Century's affordable and workforce housing lending platform. He is a seasoned professional with more than 15 years of experience in affordable housing finance. Mr. Hamilton graduated from the University of California, Los Angeles with a degree in Political Science. Upon graduation, he served in state government as a California State Senate Fellow, and a legislative analyst, with a focus on affordable housing and local government policy. Additionally, Mr. Hamilton earned a Masters in Real Estate Development through the School of Public Policy at the University of Southern California. He is a Planning Commissioner for the City of Santa Monica and serves on the Board of Directors for the Union Rescue Mission of Los Angeles.

Rosa Menart. Senior Vice President, Finance & Treasury. Mrs. Menart is Senior Vice President, Finance & Treasury for Century. She has over 25 years of experience in finance, accounting, and treasury. Mrs. Menart is responsible for corporate accounting, cash management, treasury, capital raising, investments, financial reporting, compliance, loan accounting, loan servicing, and information technology. She manages the day-to-day activities of the finance, accounting, treasury, and loan servicing departments. She coordinates, formulates, and manages a capital and operational expense budget of over \$40 million. Mrs. Menart coordinates Century Housing and affiliate's the annual audit and tax returns. She oversees the loan accounting & loan servicing departments, which are responsible for a loan portfolio of over \$400 million. Mrs. Menart is responsible for helping to raise capital for Century via the capital markets, lending institutions, and grants; she has raised over \$885 million to date. She oversees the \$120 million investment portfolio and is responsible for financial and compliance reporting. Mrs. Menart also oversees Information Technology for Century and all affiliates. Before her employment at Century Housing, Mrs. Menart worked as a Planning Assistant to a prominent Financial Advisor at American Express and as a Financial Assistant for a top-producing Farmers Insurance agent. Mrs. Menart graduated from California State University,

Northridge, with a Bachelor of Science (with honors) in Business Administration with an emphasis in Finance.

Karen Bennett-Green. Vice President, Loan Administration. Ms. Bennett-Green is responsible for managing Century's loan portfolio. She has more than 20 years of real estate loan experience, including affordable commercial, multifamily, modular family units, and mixed use and AMI income niches. Ms. Bennett-Green has extensive experience in working with tax credit terms, tax-exempt bonds, and Fannie Mae "Direct Underwriting Service" transactions. Her career has included Housing Specialist with the Housing Authority of the City of Inglewood before going to the Kaufman and Broad Multi-Housing Group in Long Beach where she oversaw all aspects of risk management for LIHTC of a robust Section 42 portfolio. Additionally, Ms. Bennett-Green manages the loan administration and closing staff, who have extensive expertise, training, and professional networking in the industry to deliver the service Century clients can rely on. Ms. Bennett-Green has her Housing Development Finance Professional Certification from the National Development Council. She served as a board member for the Inglewood YMCA until the closing of the location.

Nick Friend. Director, Northern California Lending. Mr. Friend is the Director and Lending Officer at Century's Northern California office located in Berkeley. Over his seven years at Century, Mr. Friend has originated over \$400 million of loans and has expanded the reach of Century's lending practice to include projects from Alturas, in Modoc County at the northern tip of the State, to Fresno. Mr. Friend previously served as Mortgage Officer at the Community Preservation Corporation, a leading CDFI and affordable housing construction lender in the State of New York and as an Associate at Citi Community Capital. While at Citi Mr. Friend managed Citi's relationships with LIHTC syndicators and underwrote tax credit equity investments. He also oversaw relationships with three affordable housing developers providing equity for acquisitions and participated in structuring financing for CDFI's. Mr. Friend received his Master in Business Administration in Real Estate and Entrepreneurship from Columbia University, and his Bachelor of Arts in Architecture and Urban Studies from Yale University. Mr. Friend is on the board of Operation Dignity, a service provider and affordable housing developer focused on serving veterans.

Tracey L. Burns. Vice President, Construction Lending. Ms. Burns is a seasoned professional who has been in the affordable housing industry for the last 18 years. Ms. Burns is responsible for Century's urban infill construction and affordable housing lending programs throughout California. Most recently, Ms. Burns was selected to oversee the Century Emerging Developers Program designed to promote minority professionals by increasing their access to capital. Ms. Burns has underwritten more than \$541 million in predevelopment, acquisition, and construction loans which resulted in more than 2,300 workforce and lowincome housing units. Prior to her employment at Century Housing, Ms. Burns worked with Kaufman and Broad Multi-Housing Group as an Acquisitions Specialist, responsible for evaluating prospective deals and securing documentation for all land acquisitions. Ms. Burns is a board member of the Executive Committee at the USC Lusk Center for Real Estate, a leading institution in real estate and affordable housing; and she is an advisory member of the Harbor Sustainability Gateway Project, a community-based advocacy organization in the Harbor Gateway South Community. She also oversees community funding for the Boys and Girls Club of the Los Angeles Harbor Gateway. She is a member of the African American Real Estate Professionals (AAREP) as well as an alumna in the Ross Minority Program in Real Estate at the USC Lusk Center. Ms. Burns is also a guest lecturer at USC in real estate development and financing. Ms. Burns graduated from California State University, Dominguez Hills, with a Bachelor of Science in Public Administration and a concentration in Criminal Justice.

Karen Davis, *Vice President, Loan Officer.* Ms. Davis has been in the affordable housing industry for the last 20 years. Ms. Davis's primary role at Century is to provide early-stage financing for affordable housing developments while broadening relationships with existing clients and building bridges with new clients in the Southern California region. Prior to her employment at Century, Ms. Davis worked in a variety of roles

as project manager and asset manager for both a non-profit developer and a for-profit developer. As a project manager, she focused on activities related to pre-development through construction completion and subsequently to permanent loan conversion. Her duties as an asset manager included managing stabilized asset operations, refinancings, and capital improvements. From these roles she transitioned to banking, underwriting both construction loans and equity investments at Bank of America and CIT/First Citizens Bank. Ms. Davis's breadth of experience in the full life cycle of the development process brings a unique perspective in her role as a Loan Officer at Century Housing. Ms. Davis received an undergraduate degree from the University of Texas at Austin, Bachelor of Arts in Business Administration and a Master of Business Administration from The University of North Carolina at Chapel Hill, with a concentration in Real Estate. She has served as a mentor to the Merritt Scholars program and is currently a Board Member at Heritage Housing in Pasadena, which is an affordable housing developer of for-sale homes.

DIRECTOR AND EXECUTIVE COMPENSATION

The table below provides the direct and indirect remuneration paid by Century during 2023 (a) to each director and executive officer receiving in excess of \$150,000 during 2023 and (b) to Century's directors and executive officers in the aggregate.

Name	Position	Salary		Bonus and Other Compensation ⁽¹⁾		Health and Other Insurance		Contributions to Retirement Plan	
Brian D'Andrea	Senior Vice President, Housing	\$	318,440	\$	77,969	\$	35,169	\$	28,392
Ronald M. Griffith	n President & CEO	\$	387,985	\$	131,424	\$	37,037	\$	32,082
Josh Hamilton	Senior Vice President, Lending	\$	318,440	\$	78,669	\$	28,086	\$	28,413
Alan R. Hoffman	Senior Vice President & CFO	\$	346,481	\$	96,635	\$	37,022	\$	25,258
Rosa Menart	Senior Vice President, Finance & Treasury	\$	296,677	\$	75,373	\$	30,844	\$	27,662
Aggregate of Executive Officers and Directors	3	\$	1,668,023	\$	460,070	\$	168,158	\$	141,807

⁽¹⁾ Includes cash paid to officers in lieu of PTO. The aggregate Bonus and Other Compensation includes the stipend paid to directors.

RELATED PARTY TRANSACTIONS

Century has from time to time extended loans to its affiliated companies, notably its affiliated housing development and ownership companies, particularly in the early years of their operations. This activity is limited and the focus of Century's lending program is on lending to un-affiliated developers and preservers of affordable housing. As of March 31, 2024 and December 31, 2023, respectively, Century had 11 affiliate loans on its balance sheet totaling \$44.8 million. These loans accrue interest at an average of 3.5% annually and have terms of 2 to 57 years maturing in March 2025 to March 2077. Any future loans and commitments made to affiliated companies are made on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable transactions with other persons and do not involve more than the normal risk of collectability or present other unfavorable features. A majority of the disinterested members of Century's Board of Directors approve all material affiliated transactions.

Additionally, Century has entered into or may enter into various loans as lender or borrower with unaffiliated third parties in the ordinary course of business. Certain directors of Century may serve as either officers or directors of such third parties. All loans and commitments included in such transactions are made on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable transactions with other persons and did not involve more than the normal risk of collectability or present other unfavorable features. Similar transactions may be expected to take place in the ordinary course of business in the future.

LEGAL PROCEEDINGS

There are no material legal proceedings presently pending against Century or any of its directors, officers, or employees acting in their capacity as representatives of Century.

DESCRIPTION OF THE NOTES

This section provides detail on the legal and financial terms of the Notes. Final terms of any particular Note will be determined at the time of sale and will be set forth in the relevant pricing supplement for that Note and may vary from and supersede the terms set forth in this prospectus. Before deciding to purchase any Notes, investors should read the more detailed information appearing in the relevant pricing supplement or elsewhere in this document. For additional information, please also see "State-Specific Disclosures" on page vi.

What is a Century Sustainable Impact Note?

The Notes are notes issued by Century to support Century's financing, building, and operation of exceptional affordable housing throughout California so that the people it serves may have a dignified home, a healthy and hopeful future and attain economic independence. The Notes can be purchased with a term of six months to 20 years. Interest rates on the Notes will be fixed for the term of the notes, as set forth in the relevant pricing supplement, based on market conditions and other relevant factors at the time of issuance.

Seniority; Security

The Notes are unsecured general obligations of Century. Century has other outstanding unsecured general obligations and secured obligations. Moreover, Century may incur additional indebtedness. Such additional indebtedness, if issued, may be either secured or unsecured and may be entitled to payment prior to payment on the Notes. Finally, Century's consolidated affiliates have outstanding obligations, and the Notes will be effectively subordinated to such obligations. For additional information, please see "Financing and Operational Activities – Schedule of Liabilities" on page 46.

Who Can Invest?

The Notes are offered for investment by both individual and institutional investors.

Minimum Investment

The minimum investment for the Notes is \$1,000. Notes sold by InspereX, as Lead Agent, to certain broker-dealers ("the selected dealers") for their own account may be purchased at the public offering price less the applicable concession. Notes purchased by the selected dealers on behalf of level-fee fiduciary accounts may be sold to such accounts at the public offering price less the applicable concession, in which case, such selected dealers will not retain any portion of the sales price as compensation.

Distribution

Century will offer the Notes through registered broker-dealers. The Notes may be offered through InspereX, as Lead Agent, for resale to other registered broker-dealers. InspereX and the other Agents appointed by Century are not required to purchase or sell any specific amount of Notes and offer the Notes on a reasonable best-efforts basis.

How to Invest/Purchase Method

The Notes are available for purchase in book-entry form, which means they may be purchased through the investor's brokerage account and settled through DTC. Interest rates are set at the time of issuance. Interest rates for the Notes are set forth in the relevant pricing supplement for those Notes. The DTC arrangement

is described below in the section entitled "Book-Entry Notes and DTC" on page 82. U.S. Bank will serve as the paying agent of the global book-entry Notes. Century has appointed InspereX as the Lead Agent, which in turn has established a selling group of registered broker-dealers. Notes may be purchased through any broker-dealer participating in the selling group for the Notes. Investors must consult the current pricing supplement, available from participating brokerages, in addition to this prospectus for applicable Note terms. To purchase Notes, please contact your financial advisor or brokerage firm. Institutional investors may purchase Notes directly from InspereX.

The purchase price for the Notes is payable in full and in cash upon subscription at 100% of the principal amount of the investment.

CUSIP Numbers

Century will assign CUSIP numbers at the time the Notes are offered for sale. "CUSIP" is an acronym that refers to Committee on Uniform Security Identification Procedures and the nine-digit, alphanumeric CUSIP numbers that are used to identify securities such as the Notes. A CUSIP number, similar to a serial number, is assigned to each maturity of a security issue.

Interest Accrual and Interest Periods

Notes begin to accrue interest on the issuance date and mature on the maturity date stated in each Note. Interest rates on the Notes will be fixed for the term of the notes, as set forth in the relevant pricing supplement, based on market conditions and other relevant factors at the time of issuance. Interest accrues on a 360-day year based on twelve 30-day months. Interest on each Note will be payable semi-annually, or as otherwise set forth in the relevant pricing supplement, and cannot be reinvested in the Notes.

The interest payment dates for a Note will be the 15th day of every sixth month, commencing in the sixth succeeding calendar month following the month in which the note is issued, unless such day is not a business day, in which case the interest payment shall be made on the next succeeding business day. The first payment of interest under a Note shall be an amount equal to interest accruing during the period commencing on the issuance date and ending on the day preceding the first interest payment date that follows the issuance date (the "First Interest Period"). Subsequent payments of interest under the Note shall be made on each interest payment date in an amount equal to interest accruing during each period of six calendar months that follows the First Interest Period. The final payment of interest under a Note shall be made on the maturity date in an amount equal to interest accruing during the period commencing on the prior interest payment date and ending on the date preceding the maturity date.

Interest will be payable to the person in whose name a Note is registered at the close of business on the regular record date before each interest payment date. The first payment of interest on any Note originally issued between a regular record date and an interest payment date will be made on the interest payment date following the next succeeding regular record date to the registered owner of the Note on such next succeeding regular record date. The unpaid principal balance, and all accrued and unpaid interest under a Note, will be due and payable on the maturity date. The principal and interest payable at maturity will be paid to the person in whose name the Note is registered at the time of payment. The regular record date for an interest payment date will be the first calendar day of the month in which the interest payment date falls.

Options at Maturity/Reinvestments

Principal will be repaid at maturity for each Note, but investors have the option to re-invest their repaid principal by purchasing new Notes at then-current interest rates and terms offered by Century.

Right of Redemption

If provided in the relevant pricing supplement, Century will have the right to redeem a Note, in whole or in part, at any time and from time to time at Century's option prior to the Note's stated maturity date. If the relevant pricing supplement does not provide for early redemption by Century, Century will not have the right to redeem a Note, in whole or in part, at Century's option prior to the Note's stated maturity date. Notes that are subject to redemption may be redeemable for certain periods only, or for the entire term of the Note, as stated in the relevant pricing supplement. If a Note is redeemed, the redemption price will be equal to the principal amount to be redeemed plus accrued and unpaid interest, if any, up to but not including the redemption date.

Century will provide not less than 30 nor more than 60 days' notice to each registered holder of the Notes to be redeemed. If the redemption notice is given and funds deposited as required pursuant to the terms of the Notes, then interest will cease to accrue on and after the redemption date on the Notes or portions of such Notes called for redemption.

If fewer than all of the Notes are to be redeemed at any time, selection of Notes for redemption will be made on a pro rata basis or such other method as the paying agent deems appropriate and fair provided, however, that the Notes will be redeemed only in the minimum denominations of \$1,000 or any integral multiple of \$1,000 in excess thereof; and provided further that Notes shall be selected in accordance with the applicable procedures of DTC.

Survivor's Option

Subject to the limitations described below, the "Survivor's Option" is a provision in the Notes pursuant to which Century agrees, if requested by the authorized representative of the beneficial owner of those Notes, following the death of the beneficial owner of the Notes, to repurchase such Notes so long as the Notes were owned by that beneficial owner or the estate of that beneficial owner at least six months prior to the request and certain documentation requirements are satisfied.

Upon the valid exercise of the Survivor's Option and the proper tender of the Notes for repurchase, subject to the limitations described below, Century will repurchase the Notes, in whole or in part, at a price equal to 100% of the principal amount of the deceased beneficial owner's interest in the Notes plus unpaid interest accrued up to, but not including, the date of repurchase.

In order for a Survivor's Option to be validly exercised with respect to the Notes, the deceased beneficial owner's authorized representative must provide the following items to the broker or other entity through which the beneficial interest in the Notes is held by the deceased beneficial owner within one year of the date of death of the beneficial owner:

- a written instruction to such broker or other entity to notify DTC of the authorized representative's desire to obtain repurchase of the Notes pursuant to exercise of the Survivor's Option;
- tender of the Notes to be repurchased;
- appropriate evidence satisfactory to the paying agent (a) that the deceased was the beneficial owner of the Notes at the time of death and his or her interest in the Notes was owned by the deceased beneficial owner or his or her estate for at least six (6) months prior to the request for repurchase, (b) that the death of the beneficial owner has occurred, (c) of the date of death of the beneficial owner, and (d) that the authorized representative has authority to act on behalf of the deceased beneficial owner;

- if the interest in the Notes is held by a nominee of the deceased beneficial owner, a certificate or letter satisfactory to the paying agent from the nominee attesting to the deceased's beneficial ownership of such Notes;
- a written request for repurchase signed by the authorized representative of the deceased beneficial owner with the signature guaranteed by a member firm of a registered national securities exchange or of the Financial Industry Regulatory Authority, Inc. or a commercial bank or trust company having an office or correspondent in the United States;
- if applicable, a properly executed assignment or endorsement;
- tax waivers and any other instruments or documents that the paying agent or Century reasonably require in order to establish the validity of the beneficial ownership of the Notes and the claimant's entitlement to repurchase; and
- any additional information the paying agent or Century reasonably require to evidence satisfaction of any conditions to the exercise of the Survivor's Option or to document beneficial ownership or authority to make the election and to cause the repurchase of the Notes.

In turn, the broker or other entity will deliver each of these items to the paying agent, together with evidence satisfactory to the paying agent from the broker or other entity stating that it represents the deceased beneficial owner.

A beneficial owner of a Note is a person who has the right, immediately prior to such person's death, to receive the proceeds from the disposition of that Note as well as the right to receive payment of the Note.

The death of a person holding a beneficial ownership interest in a Note as a joint tenant or tenant by the entirety with another person, or as a tenant in common with the deceased holder's spouse, will be deemed the death of a beneficial owner of that Note, and the entire principal amount of the Note held in this manner will be subject to repurchase by Century upon exercise of the Survivor's Option. However, the death of a person holding a beneficial ownership interest in a Note as tenant in common with a person other than such deceased holder's spouse will be deemed the death of a beneficial owner only with respect to such deceased person's interest in the Note, and only the deceased beneficial owner's percentage interest in the principal amount of the Note will be subject to repurchase.

The death of a person who, during his or her lifetime, was entitled to substantially all of the beneficial ownership interests in a Note, will be deemed the death of the beneficial owner of that Note for purposes of the Survivor's Option, regardless of whether that beneficial owner was the registered holder of the Note, if the beneficial ownership interest can be established to the satisfaction of the paying agent and Century. A beneficial ownership interest will be deemed to exist in typical cases of nominee ownership, ownership under the Uniform Transfers to Minors Act or Uniform Gifts to Minors Act, and community property or other joint ownership arrangements between a husband and wife. In addition, the beneficial ownership interest in a Note will be deemed to exist in custodial and trust arrangements where one person has all of the beneficial ownership interest in that Note during his or her lifetime.

Century has the discretionary right to limit the aggregate principal amount of Notes as to which exercises of the Survivor's Option shall be accepted from authorized representatives of all deceased beneficial owners in any calendar year to an amount equal to the greater of \$1,000,000 or 1% of the aggregate principal amount of all Notes outstanding as of the end of the most recent calendar year. Century also has the discretionary right to limit to \$250,000 in any calendar year the aggregate principal amount of Notes as to which exercises of the Survivor's Option shall be accepted by Century from the authorized representative

of any individual deceased beneficial owner of Notes in such calendar year. In addition, Century will not permit the exercise of the Survivor's Option except in principal amounts of \$1,000 and multiples of \$1,000 and, in the event that the limitations described in this paragraph would result in the partial repurchase of any Note, the principal amount of such Note remaining outstanding after repurchase must be at least \$1,000.

An otherwise valid election to exercise the Survivor's Option may not be withdrawn. Each election to exercise the Survivor's Option will be accepted in the order that elections are received by the paying agent, except for any Note the acceptance of which would contravene any of the limitations described in the preceding paragraph. Notes accepted for repurchase through the exercise of the Survivor's Option normally will be repaid on the first interest payment date that occurs 20 or more calendar days after the date of the acceptance. Each tendered Note that is not accepted in any calendar year due to the application of any of the limitations described in the preceding paragraph will be deemed to be tendered in the following calendar year in the order in which all such Notes were originally tendered. If a Note tendered through a valid exercise of the Survivor's Option is not accepted, the paying agent will deliver a notice by first-class mail to the authorized representative of the deceased beneficial owner that states the reason that Note has not been accepted for repurchase

All other questions regarding the eligibility or validity of any exercise of the Survivor's Option will be determined by Century, in its sole discretion, which determination will be final and binding on all parties.

For assistance with the exercise of the Survivor's Option, please contact the paying agent by email at michelle.lee2@usbank.com or call (646) 971-4954.

Events of Default

Except in certain states under specific circumstances, the following events of nonpayment on any Note will constitute a default by Century, but only as to that Note: (i) failure to pay the full amount of interest payable on any Note on the interest payment date provided in such Note, which failure continues unremediated for 20 or more calendar days after such payment date; or (ii) failure to pay the principal amount on any Note on its maturity date, which failure continues unremediated for 20 or more calendar days after such maturity date. In the event of a default under the Notes, each holder will have to seek available remedies on an individual basis, which is likely to be expensive and may not be economically practicable.

Secondary Market

The nature of this program does not presently afford the opportunity of a secondary market. The Lead Agent and any other agents appointed by Century may make secondary market transactions, but are not obligated to do so. Dealers may be liquidity providers, but there is no assurance of such. Consequently, the purchase of a Note should be viewed as an investment to be held to maturity.

Interest Payments and Tax Considerations

This discussion of federal income tax consequences was written to support the promotion or marketing of the Notes and is not intended or written to be used, and cannot be used, by any taxpayer for the purpose of avoiding tax penalties. Investors are advised to consult their own tax counsel or advisors to determine the particular federal, state, local or foreign income or other tax consequences particular to their investment in the Notes.

By purchasing a Note, investors may be subject to certain income tax provisions of the Code. Some of the significant federal income tax consequences of purchasing a Note include the following:

- Although Century is a Code Section 501(c)(3) organization, investors will not be entitled to a charitable deduction for Notes purchased by such investors. If an investor elects to donate earned interest or principal, Century will provide an acknowledgement to the investor of the donation in accordance with Code Section 501(c)(3) charitable contribution requirements. However, an investor may not be eligible to utilize a charitable contribution tax deduction depending on their individual tax circumstances.
- Unless an investor holds the investor's Note through an IRA or other tax deferred account, any
 interest on such investor's Note will be taxed as ordinary income in the year it accrues regardless
 of whether interest is paid or compounded.
- Notes purchased in an IRA or other tax deferred account will be subject to the tax rules applicable to such an account, and consultation with a competent financial and tax adviser is recommended.
- Unless an investor holds the investor's Note through an IRA or other tax deferred account, Century
 will issue or cause to be issued to each investor a Form 1099-INT or the comparable form by the
 required date of each year, as required by the Code, indicating the interest paid on the investor's
 Note(s) during the previous year.
- Investors will not be taxed on the return of any principal amount of their Notes or on the payment of interest that was previously taxed, however, if an investor experiences an event that causes the basis in such investor's Note(s) or previously taxed interest to be reduced, the investor may have taxable income upon the return of principal or previously taxed interest.
- Payments of interest may be subject to "backup withholding" of federal income tax (currently at the rate of 24%) if an investor fails to furnish Century, InspereX, or its agents with a correct social security number or other tax identification number, or if an investor or the IRS has informed Century, InspereX, or its agents the investor is subject to backup withholding.

In addition, if an investor has (or an investor and the investor's spouse together have) invested or loaned more than \$250,000 in the aggregate with or to Century and other organizations that control, are consolidated by or under common control with Century, the investor may be deemed to receive additional taxable interest under Code Section 7872 if the interest paid to the investor is below the applicable federal rate ("AFR"). In that situation, the IRS may impute income up to that AFR. If an investor believes this applies to such investor, the investor should consult the investor's tax advisor.

If the law creating the tax consequences described in this summary changes, this summary could become inaccurate. This summary is based on the Code, the Treasury Regulations promulgated by the U.S. Treasury Department under the Code and administrative interpretations and court decisions existing as of the date of this prospectus. These authorities could be changed either prospectively or retroactively by future legislation, regulations, administrative interpretations, or court decisions. Accordingly, this summary may not accurately reflect the tax consequences of an investment in the Notes after the date of this prospectus. Furthermore, we have no obligation to notify investors of any such changes.

Finally, this summary does not address every aspect of tax law that may be significant to an investor's particular circumstances. For instance, it does not address special rules that may apply if an investor is a financial institution or tax-exempt organization, or if an investor is not a citizen or resident of the United States or a non-U.S. entity. Nor does it address any aspect of state or local tax law that may apply to an investor.

Book-Entry Notes and DTC

Century will issue the Notes in the form of one or more permanent global book-entry notes fully registered and deposited with or on behalf of DTC and registered in the name of Cede & Co., as nominee of DTC. Century will not issue Notes in certificated form.

DTC has advised Century as follows:

- DTC is a limited-purpose trust company under the New York Banking Law, a "banking organization" within the meaning of the New York Banking Law, a member of the Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code and a "clearing agency" registered under Section 17A of the Securities Exchange Act.
- DTC holds securities that its participants deposit and facilitate the settlement among participants
 of securities transactions, such as transfers and pledges, in deposited securities, through electronic
 computerized book-entry changes in participants' accounts, thereby eliminating the need for
 physical movement of securities certificates.
- Direct participants include securities brokers and dealers, trust companies, clearing corporations and other organizations.
- DTC is a wholly owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC"). DTCC is owned by the users of its regulated consolidated affiliates.
- Access to the DTC system is also available to others, such as securities brokers and dealers, banks
 and trust companies that clear through or maintain a custodial relationship with a direct participant,
 either directly or indirectly.
- The rules applicable to DTC and its participants are on file with the SEC.

Century has provided the following descriptions of the operations and procedures of DTC solely as a matter of convenience. These operations and procedures are solely within the control of DTC and may be subject to change. Century does not take any responsibility for these operations or procedures, and investors are urged to contact DTC or its participants directly to discuss these matters.

Century expects that under procedures established by DTC:

- Upon deposit of the global notes with DTC or its custodian, DTC will credit through its internal system the accounts of its direct participants with portions of the principal amounts of the global book-entry Notes.
- Ownership of the Notes will be shown on, and the transfer of ownership thereof will be effected
 only through, records maintained by DTC or its nominee, with respect to interests of direct
 participants, and the records of direct and indirect participants, with respect to interests of persons
 other than participants.

The laws of some jurisdictions require purchasers of securities to take physical delivery in definitive form. Accordingly, the ability to transfer interests in the book-entry Notes represented by a global book-entry Note to those persons may be limited. In addition, because DTC can act only on behalf of its participants, who in turn act on behalf of persons who hold interests through participants, the ability of a person having an interest in Notes represented by a global book-entry Note to pledge or transfer those interests to persons or entities that do not participate in DTC's system, or otherwise to take actions in respect of such interest, may be affected by the lack of a physical definitive security in respect of such interest.

So long as DTC or its nominee is the registered owner of a global book-entry Note, DTC or that nominee will be considered the sole owner or holder of the Notes represented by that global book-entry Note for all purposes under the Notes. Except as provided below, owners of beneficial interests in a global book-entry Note will not be entitled to have Notes represented by that global book-entry Note registered in their names, will not receive or be entitled to receive physical delivery of a certificated Note and will not be considered the owners or holders thereof under the Notes for any purpose. Accordingly, each beneficial holder owning a beneficial interest in a global book-entry Note must rely on the procedures of DTC and, if that beneficial holder is not a direct or indirect participant, on the procedures of the participant through which that beneficial holder owns its interest, to exercise any rights of a holder of Notes under the global book-entry Notes.

Century will not have any responsibility or liability for any aspect of the records relating to or payments made on account of the Notes by DTC, or for maintaining, supervising or reviewing any records of DTC relating to the Notes.

Payments on the Notes represented by the global book-entry Notes will be made to DTC or its nominee, as the case may be, as the registered owner thereof. Century expects that DTC or its nominee, upon receipt of any payment on the Notes represented by a global book-entry Note, will credit participants' accounts with payments in amounts proportionate to their respective beneficial interests in the global book-entry Note as shown in the records of DTC or its nominee. Century also expects that payments by participants to owners of beneficial interests in the global book-entry Note held through such participants will be governed by standing instructions and customary practice as is now the case with Notes held for the accounts of customers registered in the names of nominees for such customers. The participants will be responsible for those payments.

Payments on the Notes represented by the global book-entry Note will be made in immediately available funds. Transfers between participants in DTC will be effected in accordance with DTC rules and will be settled in immediately available funds.

HOW TO INVEST/PLAN OF DISTRIBUTION

General

Investors must consult the relevant pricing supplement, available from participating broker-dealers, in addition to this prospectus for applicable Note terms. The applicable interest rate for the Notes will be set forth in the relevant pricing supplement.

Century has entered into a Selling Agent Agreement with InspereX, as the Lead Agent, and InspereX may resell the Notes to the selected dealers. Notes may be purchased by retail investors through any selected dealer participating in the selling group for the Notes. Institutional investors may purchase Notes directly from InspereX or a selected dealer. Selected dealers who effect transactions have agreed to sell Notes in accordance with the terms of this prospectus. Through this program with InspereX, Century receives net proceeds from sales after sales compensation to InspereX and broker dealers based on the maturity of the Notes sold, ranging from \$997 per \$1,000 of six-month Notes to \$970 per \$1,000 of 20-year Notes. While Century receives net proceeds after sales of less than the full par value, it uses operating funds to cover the discount such that each investor receives the full par value of a Note.

Except for Notes sold to level-fee accounts, Notes offered to the public will be offered at the public offering price set forth in the relevant pricing supplement. Selected dealers purchasing Notes on an agency basis for non-level fee client accounts shall purchase Notes at the public offering price. Notes purchased by the selected dealers for their own account may be purchased at the public offering price less the applicable

concession. Notes purchased by the selected dealers on behalf of level-fee fiduciary accounts may be sold to such accounts at the public offering price less the applicable concession, in which case, such selected dealers will not retain any portion of the sales price as compensation.

Investment Suitability under the SEC's Regulation Best Interest

The SEC's Regulation Best Interest ("Regulation BI") under the Securities Exchange Act of 1934 establishes a "best interest" standard of conduct for broker-dealers and associated persons when they make a recommendation to a retail customer of any securities transaction or investment strategy involving securities. A broker-dealer must act in the best interest of the retail customer at the time the recommendation is made, without placing its own financial or other interest ahead of the retail customer's interest. This general obligation is satisfied only if a broker-dealer complies with four component obligations. (1) The Disclosure Obligation requires a broker-dealer, prior to or at the time of the recommendation, to provide a retail customer, in writing, full and fair disclosure of all material facts relating to the scope and terms of the relationship with the retail customer and all material facts relating to conflicts of interest that are associated with the recommendation. (2) The Care Obligation requires a broker-dealer to exercise reasonable diligence, care, and skill when making a recommendation to a retail customer. (3) The Conflict of Interest Obligation requires a broker-dealer to establish, maintain, and enforce written policies and procedures reasonably designed to address conflicts of interest associated with its recommendations to retail customers. (4) The Compliance Obligation requires a broker-dealer to establish, maintain, and enforce written policies and procedures reasonably designed to achieve compliance with Regulation Best Interest as a whole. Depending on individual investor circumstances, the obligations under Regulation BI may limit some potential investments in this offering.

FINANCIAL REPORTING

Within 120 days of its fiscal year-end, Century will cause the audited financial statements for the most recent fiscal year to be made available to all current investors in the Notes. The most recent financial statements are also available on the Century website, www.century.org/about/reports, or upon written request to Century.

APPENDIX I

AUDITED FINANCIAL STATEMENTS OF CENTURY HOUSING CORPORATION AND AFFILIATES AS OF AND FOR THE FISCAL YEARS ENDED DECEMBER 31, 2023 AND 2022



Century Housing Corporation and Affiliates

Consolidated Financial Statements with Report of Independent Auditors December 31, 2023 and 2022

CENTURY HOUSING CORPORATION AND AFFILIATES

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Report of Independent Auditors

To the Board of Directors of Century Housing Corporation and Affiliates:

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of Century Housing Corporation, a California nonprofit public benefit corporation, and Affiliates ("Century"), which comprise the consolidated statements of financial position as of December 31, 2023 and 2022, and the related consolidated statements of activities, functional expenses, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Century as of December 31, 2023 and 2022, and the changes in its net assets and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America ("GAAS") and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are required to be independent of Century and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Change in Accounting Principle

As discussed in Note 2 to the financial statements, Century Housing Corporation and Affiliates adopted accounting standards changes related to accounting for and disclosing measurement of credit losses on financial instruments. Our opinion is not modified with respect to this matter.

Responsibilities of Management for the Consolidated Financial Statements

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

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about Century's ability to continue as a going concern within one year after the date that the consolidated financial statements are available to be issued.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the consolidated financial statements.

In performing an audit in accordance with GAAS and Government Auditing Standards, we:

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

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

Report on Supplementary Information

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The accompanying schedule of expenditures of federal awards, as required by Title 2 U.S. Code of Federal Regulations (CFR) Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards and the accompanying supplementary information, which is presented for the purposes of additional analysis of the consolidated financial statements rather than to present the financial position or changes in net assets of the individual entities, are not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The information has been subjected to the auditing procedures applied in the audits of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the schedule of expenditures of federal awards and the accompanying supplementary information are fairly stated, in all material respects, in relation to the consolidated financial statements as a whole.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated April 29, 2024, on our consideration of the internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of Century's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering Century's internal control over financial reporting and compliance.

Walnut Creek, California

Novogradac & Company LLP

April 29, 2024

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION DECEMBER 31, 2023 AND 2022

	<u>2023</u>	<u>2022</u>
ASSETS		
Cash and cash equivalents Cash equivalents (restricted) Accounts receivable, net Contributions receivable Investments Interest receivable Prepaid expenses and other assets Notes receivable, net Other notes receivable Real estate held for investment, net Furniture, fixtures and equipment, net Deferred charges, net Fair value of derivative financial instrument	\$ 31,951,930 39,174,357 1,496,171 2,600,750 145,568,504 2,750,258 1,661,455 368,679,875 14,731,039 528,329,780 4,034,670 550,245 268,722	\$ 31,012,386 31,357,190 1,154,416 112,458,038 2,430,930 1,293,097 363,243,866 11,163,417 415,947,090 5,022,947 537,451
Total assets	\$ 1,141,797,756	\$ 975,620,828
LIABILITIES AND NET AS Accounts payable and accrued liabilities Accrued interest Tenant security deposits Deferred income	\$ 29,123,542 13,987,636 1,615,601 3,953,041	\$ 9,975,582 6,046,705 1,642,323 3,409,547
Fair value of derivative financial instrument Bonds payable, net Notes payable, net Commercial paper Other liabilities Total liabilities	245,225,979 321,679,402 - 8,877,763 624,462,964	294,134 223,382,473 251,700,205 25,000,000 9,527,710 530,978,679
Net assets: Without donor restriction Controlling interest Non-controlling interest Total net assets without donor restriction With donor restriction - controlling interest Century Housing	356,994,704 112,899,420 469,894,124 27,266,065	296,689,030 115,235,527 411,924,557 21,698,387
CADI and affiliates Total net assets	20,174,603 517,334,792	11,019,205 444,642,149
Total liabilities and net assets	\$ 1,141,797,756	\$ 975,620,828

CONSOLIDATED STATEMENTS OF ACTIVITIES FOR THE YEARS ENDED DECEMBER 31, 2023 AND 2022

To the second		<u>2023</u>		<u>2022</u>
Lending revenue Income on notes receivable	¢.	26 161 955	¢	27 994 264
Net assets released from restrictions	\$	36,161,855	\$	27,884,364 700,000
Other income		310,224		26,952
Total lending revenue		36,472,079		28,611,316
Total lending levenue		30,472,079		28,011,310
Housing revenue and support				
CVC, CADI and other real estate operations				
Rental property income		27,465,866		25,727,440
Other real estate income		54,603		25,500
Grant income		562,600		946,000
Income from certificated state credits		89,995		179,574
Contributions and fundraising income		2,208,231		458,507
Net assets released from restrictions		6,938,352		13,780,795
Total housing revenue and support		37,319,647	-	41,117,816
Corporate revenue				
Residual receipts and contingent asset income		731,252		3,511,073
Corporate office building rental income		169,120		155,850
Contribution income		15,000,000		-
Total corporate revenue		15,900,372		3,666,923
Total corporate to conde		13,300,372		3,000,323
Total revenue		89,692,098		73,396,055
Lending expenses				
Allocation for loan losses		46,601		(458,172)
Borrowing fees		276,668		94,897
Bond fees		648,482		1,066,426
Interest expense		10,895,696		7,280,573
Salaries and employee benefits		2,322,381		1,945,121
Direct lending expenses		242,114		167,530
Total lending expenses		14,431,942		10,096,375
Housing expenses				
CVC, CADI and other real estate operations				
Rental property expenses		13,643,182		12,152,889
Other real estate expenses		430,910		348,229
Property depreciation and amortization		12,091,843		12,186,024
Interest expense		5,124,447		4,985,565
Housing salaries and employee benefits		11,240,917		10,043,934
Development fee salary offset		(6,023,333)		(3,268,307)
Loss on disposal of fixed assets		-		636,492
Other program support		164,755		357,415
Total housing expenses		36,672,721		37,442,241
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CONSOLIDATED STATEMENTS OF ACTIVITIES - CONTINUED FOR THE YEARS ENDED DECEMBER 31, 2023 AND 2022

	<u>2023</u>	<u>2022</u>
Corporate expenses	5 (22 5 0 (5.055.055
Salaries and employee benefits	5,632,586	5,055,257
Professional fees	499,874	434,734
Business development expenses	187,043	122,001
General and administrative expenses	1,099,078	972,129
Depreciation	185,529	170,149
Total corporate expenses	7,604,110	6,754,270
Total expenses	58,708,773	54,292,886
Other income and (expenses)		
Investment interest and dividends	4,279,119	3,302,713
Other program support	(234,156)	(258,750)
Income tax expense for LLCs	(74,518)	(28,730)
Total other income and (expenses)	3,970,445	3,015,233
Increase in net assets without donor restriction		
before realized and unrealized gains (losses) on investments	34,953,770	22,118,402
	, ,	, ,
Realized and unrealized gains (losses) on investments		
Realized and unrealized gains (loss) on investments	6,450,382	(18,225,952)
Realized and unrealized gains on interest rate swaps	562,856	1,178,615
Total realized and unrealized gains (losses) on investments	7,013,238	(17,047,337)
Increase in net assets without donor restriction from operations	41,967,008	5,071,065
Contributions from non-controlling interest	6,669,657	13,495,259
Distributions to non-controlling interest	-	(13,065)
Syndication costs paid by non-controlling interest	_	(7,500)
Increase in net assets without donor restriction	48,636,665	18,545,759
Change in net assets with donor restriction		
Contributions - Lending	5,567,678	525,000
Net assets released from restrictions - Lending	-	(700,000)
Contributions - Housing	16,093,750	3,000,000
Net assets released from restrictions - Housing	(6,938,352)	(13,780,795)
Change in net assets with donor restriction	14,723,076	(10,955,795)
change in not about that about received		(10,500,150)
Increase in net assets	63,359,741	7,589,964
Net assets at beginning of year	444,642,149	437,052,185
Allowance adjustment from consolidation of Budlong and Parkside	9,332,902	
Net assets at end of year	\$ 517,334,792	\$ 444,642,149

CONSOLIDATED STATEMENTS OF FUNCTIONAL EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2023

		Program	Administrative	Fundraising	Total
Lending expenses					
Allocation for loan losses	\$	46,601	\$ -	\$ -	\$ 46,601
Borrowing fees		276,668	-	-	276,668
Bond fees		648,482	-	-	648,482
Interest expense		10,895,696	-	-	10,895,696
Salaries and employee benefits		2,322,381	-	-	2,322,381
Direct lending expenses	_	242,114			242,114
Total lending expenses	-	14,431,942	-		14,431,942
Housing expenses					
CVC, CADI and other real estate operations					
Rental property expenses		13,541,679	-	101,503	13,643,182
Other real estate expenses		430,910	-	-	430,910
Property depreciation and amortization		12,091,843	-	-	12,091,843
Interest expense		5,124,447	-	-	5,124,447
Housing salaries and employee benefits		8,489,109	2,751,808	-	11,240,917
Borrowing fees		164,755	-	-	164,755
Total housing expenses	_	39,842,743	2,751,808	101,503	42,696,054
Corporate expenses					
Salaries and employee benefits		-	5,555,192	77,394	5,632,586
Professional fees		499,874	-	-	499,874
Business development expenses		187,043	-	-	187,043
General and administrative expenses		-	1,099,078	-	1,099,078
Depreciation and amortization expense		-	185,529	-	185,529
Total corporate expenses	-	686,917	6,839,799	77,394	7,604,110
Total		54,961,602	9,591,607	178,897	64,732,106
Other expenses					
Other program support		234,156	-	-	234,156
Income tax expense for LLCs		74,518	-	-	74,518
Total other expenses	_	308,674	-	-	308,674
Total expenses	\$ _	55,270,276	\$ 9,591,607	\$ 178,897	\$ 65,040,780

CONSOLIDATED STATEMENTS OF FUNCTIONAL EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2022

		Program	I	Administrative		Fundraising		Total
Lending expenses	Φ.	(450 450)	Φ.		Φ.		Φ.	(450 450)
Allocation for loan losses	\$	(458,172)	\$	-	\$	-	\$	(458,172)
Borrowing fees		94,897		-		=		94,897
Bond fees		1,066,426		-		=		1,066,426
Interest expense		7,280,573		-		=		7,280,573
Salaries and employee benefits		1,945,121		=		-		1,945,121
Direct lending expenses	_	167,530	_					167,530
Total lending expenses	-	10,096,375	-	-		-		10,096,375
Housing expenses								
CVC, CADI and other real estate operations								
Rental property expenses		12,061,016		-		91,873		12,152,889
Other real estate expenses		348,229		=		-		348,229
Property depreciation and amortization		12,186,024		-		-		12,186,024
Interest expense		4,985,565		-		-		4,985,565
Housing salaries and employee benefits		7,883,833		2,160,101		-		10,043,934
Loss on disposal of fixed assets		636,492		-		-		636,492
Other program support		357,415		-		-		357,415
Total housing expenses	-	38,458,574	-	2,160,101		91,873		40,710,548
Corporate expenses								
Salaries and employee benefits		-		4,985,796		69,461		5,055,257
Professional fees		434,734		=		=		434,734
Business development expenses		122,001		-		-		122,001
General and administrative expenses		-		972,129		-		972,129
Depreciation		-		170,149		-		170,149
Total corporate expenses	-	556,735	-	6,128,074		69,461		6,754,270
Total		49,111,684		8,288,175		161,334		57,561,193
Other expenses								
Other program support		258,750		-		-		258,750
Income tax expense for LLCs		28,730		_		-		28,730
Realized and unrealized losses								
on investments		18,225,952		-		-		18,225,952
Total other expenses	-	18,513,432	-	-		-		18,513,432
Total expenses	\$	67,625,116	\$ =	8,288,175	\$	161,334	\$	76,074,625

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2023 AND 2022

	<u>2023</u>	<u>2022</u>
CASH FLOWS FROM OPERATING ACTIVITIES		
Increase in net assets	\$ 63,359,741	\$ 7,589,964
Adjustments to reconcile increase in net assets to net cash		
provided by operating activities		
Contributions from non-controlling interest	(6,669,657)	(13,495,259)
Distributions to non-controlling interest	-	13,065
Syndication costs paid by non-controlling interest	-	7,500
Interest expense - debt issuance costs	934,413	966,215
Interest expense - bond premium amortization	(672,418)	(672,418)
Depreciation and amortization expense	12,277,372	12,356,173
Loss on disposal of fixed assets	-	636,492
Allocation for loan losses (gains)	46,601	(458,172)
Bad debt expense	892,438	489,486
Realized and unrealized (gains) losses on financial investments	(6,450,382)	18,225,952
Unrealized gains on interest rate swap	(562,856)	(1,178,615)
(Increase) decrease in assets		
Accounts receivable, net	(1,234,193)	(715,235)
Contributions receivable	(2,600,750)	=
Interest receivable	(319,328)	(512,045)
Prepaid expenses and other assets	(368,358)	359,970
Increase (decrease) in liabilities		
Accounts payable and accrued liabilities	384,796	(437,096)
Accrued interest	1,760,938	1,400,843
Security deposits	(26,722)	83,063
Other liabilities	(563,846)	2,811,994
Deferred income	 543,494	 904,670
Net cash provided by operating activities	60,731,283	28,376,547
CASH FLOWS FROM INVESTING ACTIVITIES		
Payment of accounts payable and accrued expenses	(6,273,349)	(2,215,380)
Purchase of real estate held for investment	(70,458,704)	(47,401,595)
Purchase of furniture, fixtures and equipment	(556,440)	(1,109,242)
Increase in deferred charges	(82,000)	(19,270)
Advances in notes receivable	(173,105,460)	(239,934,249)
Receipts from notes receivable	167,622,850	243,857,100
Advances in other notes receivable	(3,567,622)	(11,163,417)
Purchase of investment securities	(127,017,539)	(8,955,210)
Proceeds from sales of investment securities	100,357,455	5,624,555
Net cash used in investing activities	(113,080,809)	(61,316,708)

CONSOLIDATED STATEMENTS OF CASH FLOWS - CONTINUED FOR THE YEARS ENDED DECEMBER 31, 2023 AND 2022

CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from notes payable and lines of credit 68,099,919 48,923,816 Payments of notes payable and lines of credit (10,133,342) (19,839,559) Proceeds from bonds payable 135,397,000 56,138,000 Payments of bonds payable (111,435,000) (71,927,000) Proceeds from commercial paper 26,000,000 35,000,000 Payments of commercial paper (51,000,000) (10,000,000) Increase in debt issuance costs (491,997) (188,368) Payment of interest rate swap termination - (540,400) Contributions from non-controlling interest - (669,657) 13,495,259 Distributions to non-controlling interest - - (7,500) Net cash provided by financing activities 61,106,237 51,041,183 Net change in cash, cash equivalents and restricted cash at beginning of year 62,369,576 44,268,554 Cash, cash equivalents and restricted cash at end of year \$71,126,287 \$62,369,576 Cash, cash equivalents and restricted cash \$71,126,287 \$62,369,576 SUPPLEMENTAL DISCLOSURE OF CAS		<u>2023</u>	<u>2022</u>
Payments of notes payable and lines of credit (10,133,342) (19,839,559) Proceeds from bonds payable 135,397,000 56,138,000 Payments of bonds payable (113,435,000) (71,927,000) Proceeds from commercial paper 26,000,000 35,000,000 Payments of commercial paper (51,000,000) (10,000,000) Increase in debt issuance costs (491,997) (188,368) Payment of interest rate swap termination - (540,400) Contributions from non-controlling interest - (13,065) Distributions to non-controlling interest - (13,065) Syndication costs paid by non-controlling interest - (7,500) Net cash provided by financing activities 61,106,237 51,041,183 Net change in cash, cash equivalents and restricted cash 8,756,711 18,101,022 Cash, cash equivalents and restricted cash at beginning of year 52,369,576 44,268,554 Cash, cash equivalents and restricted cash at end of year 571,126,287 562,369,576 Cash and cash equivalents and restricted cash 571,126,287 562,369,576 SUPPLEMENTAL DISCLOSURE OF CASH FL	CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from bonds payable 135,397,000 56,138,000 Payments of bonds payable (113,435,000) (71,927,000) Proceeds from commercial paper 26,000,000 35,000,000 Payments of commercial paper (51,000,000) (10,000,000) Increase in debt issuance costs (491,997) (188,368) Payment of interest rate swap termination - (540,400) Contributions from non-controlling interest 6,669,657 13,495,259 Distributions to non-controlling interest - (7,500) Syndication costs paid by non-controlling interest - (7,500) Net cash provided by financing activities 61,106,237 51,041,183 Net change in cash, cash equivalents and restricted cash 8,756,711 18,101,022 Cash, cash equivalents and restricted cash at beginning of year 62,369,576 44,268,554 Cash, cash equivalents and restricted cash at end of year \$ 71,126,287 \$ 62,369,576 Cash and cash equivalents \$ 31,951,930 \$ 31,012,386 Restricted cash \$ 39,174,357 31,357,190 Total cash, cash equivalents and restricted cash \$ 71,12	± *		
Payments of bonds payable (113,435,000) (71,927,000) Proceeds from commercial paper 26,000,000 35,000,000 Payments of commercial paper (51,000,000) (10,000,000) Increase in debt issuance costs (491,997) (188,368) Payment of interest rate swap termination - (540,400) Contributions from non-controlling interest 6,669,657 13,495,259 Distributions to non-controlling interest - (13,065) Syndication costs paid by non-controlling interest - (7,500) Net cash provided by financing activities 61,106,237 51,041,183 Net change in cash, cash equivalents and restricted cash 8,756,711 18,101,022 Cash, cash equivalents and restricted cash at beginning of year 62,369,576 44,268,554 Cash, cash equivalents and restricted cash at end of year \$ 31,951,930 \$ 31,012,386 Restricted cash \$ 31,951,930 \$ 31,012,386 Restricted cash \$ 39,174,357 31,357,190 Total cash, cash equivalents and restricted cash \$ 71,126,287 \$ 62,369,576 SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION			* ' '
Proceeds from commercial paper 26,000,000 35,000,000 Payments of commercial paper (51,000,000) (10,000,000) Increase in debt issuance costs (491,997) (188,368) Payment of interest rate swap termination - (540,400) Contributions from non-controlling interest 6,669,657 13,495,259 Distributions to non-controlling interest - (13,065) Syndication costs paid by non-controlling interest - (7,500) Net cash provided by financing activities 61,106,237 51,041,183 Net change in cash, cash equivalents and restricted cash 8,756,711 18,101,022 Cash, cash equivalents and restricted cash at beginning of year 62,369,576 44,268,554 Cash, cash equivalents and restricted cash at end of year \$ 31,951,930 \$ 31,012,386 Restricted cash \$ 39,174,357 31,357,190 Total cash, cash equivalents and restricted cash \$ 71,126,287 \$ 62,369,576 SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION \$ 14,909,134 \$ 11,683,403 Cash paid for interest \$ 74,518 \$ 28,730 Cash paid for interest \$ 74,518 \$ 28,730 <td></td> <td></td> <td></td>			
Payments of commercial paper (51,000,000) (10,000,000) Increase in debt issuance costs (491,997) (188,368) Payment of interest rate swap termination - (540,400) Contributions from non-controlling interest 6,669,657 13,495,259 Distributions to non-controlling interest - (13,065) Syndication costs paid by non-controlling interest - (7,500) Net cash provided by financing activities 61,106,237 51,041,183 Net change in cash, cash equivalents and restricted cash 8,756,711 18,101,022 Cash, cash equivalents and restricted cash at beginning of year 62,369,576 44,268,554 Cash, cash equivalents and restricted cash at end of year \$ 71,126,287 \$ 62,369,576 Cash and cash equivalents \$ 31,951,930 \$ 31,012,386 Restricted cash \$ 31,951,930 \$ 31,012,386 Restricted cash \$ 71,126,287 \$ 62,369,576 SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION \$ 14,909,134 \$ 11,683,403 Cash paid for interest \$ 14,909,134 \$ 11,683,403 Cash paid for interest capitalized to fixed assets			* ' '
Increase in debt issuance costs	<u> </u>	26,000,000	35,000,000
Payment of interest rate swap termination 6 - (540,400) Contributions from non-controlling interest 6,669,657 13,495,259 Distributions to non-controlling interest - (13,065) (13,065) Syndication costs paid by non-controlling interest - (7,500) - (7,500) Net cash provided by financing activities 61,106,237 51,041,183 Net change in cash, cash equivalents and restricted cash 8,756,711 18,101,022 Cash, cash equivalents and restricted cash at beginning of year 62,369,576 44,268,554 Cash, cash equivalents and restricted cash at end of year \$ 71,126,287 \$ 62,369,576 Cash and cash equivalents \$ 31,951,930 \$ 31,012,386 Restricted cash 39,174,357 31,357,190 Total cash, cash equivalents and restricted cash \$ 71,126,287 \$ 62,369,576 SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION \$ 14,909,134 \$ 11,683,403 Cash paid for interest \$ 74,518 \$ 28,730 Interest capitalized to fixed assets \$ 74,518 \$ 28,730 SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, acc	Payments of commercial paper	(51,000,000)	(10,000,000)
Contributions from non-controlling interest Distributions to non-controlling interest Syndication costs paid by non-controlling interest Net cash provided by financing activities Net change in cash, cash equivalents and restricted cash Net change in cash, cash equivalents and restricted cash Restricted cash are equivalents and restricted cash at end of year Cash, cash equivalents and restricted cash at end of year Cash, cash equivalents and restricted cash at end of year Cash and cash equivalents Restricted cash Synta Syn	Increase in debt issuance costs	(491,997)	(188,368)
Distributions to non-controlling interest Syndication costs paid by non-controlling interest Net cash provided by financing activities Net change in cash, cash equivalents and restricted cash Net change in cash, cash equivalents and restricted cash at beginning of year Cash, cash equivalents and restricted cash at beginning of year Cash, cash equivalents and restricted cash at end of year Cash, cash equivalents and restricted cash at end of year Cash and cash equivalents Restricted cash Total cash, cash equivalents and restricted cash SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash paid for interest Cash paid for income taxes Interest capitalized to fixed assets SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes	Payment of interest rate swap termination	=	(540,400)
Syndication costs paid by non-controlling interest Net cash provided by financing activities - (7,500) Net cash provided by financing activities 61,106,237 51,041,183 Net change in cash, cash equivalents and restricted cash 8,756,711 18,101,022 Cash, cash equivalents and restricted cash at beginning of year 62,369,576 44,268,554 Cash, cash equivalents and restricted cash at end of year \$ 71,126,287 \$ 62,369,576 Cash and cash equivalents \$ 31,951,930 \$ 31,012,386 Restricted cash 39,174,357 31,357,190 Total cash, cash equivalents and restricted cash \$ 71,126,287 \$ 62,369,576 SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION \$ 14,909,134 \$ 11,683,403 Cash paid for interest \$ 14,909,134 \$ 11,683,403 Cash paid for income taxes \$ 74,518 \$ 28,730 Interest capitalized to fixed assets \$ 12,244,719 \$ 303,260 SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities \$ 25,036,513 \$ 6,273,349	Contributions from non-controlling interest	6,669,657	13,495,259
Net cash provided by financing activities Solution	Distributions to non-controlling interest	-	(13,065)
Net change in cash, cash equivalents and restricted cash at beginning of year Cash, cash equivalents and restricted cash at beginning of year Cash, cash equivalents and restricted cash at end of year Cash and cash equivalents Restricted cash Total cash, cash equivalents and restricted cash Supplemental Disclosure of Cash FLOW Information Cash paid for income taxes Cash paid for income taxes Interest capitalized to fixed assets Supplemental Disclosure of Noncash activities Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes	Syndication costs paid by non-controlling interest	<u> </u>	(7,500)
Cash, cash equivalents and restricted cash at beginning of year Cash, cash equivalents and restricted cash at end of year Cash and cash equivalents Restricted cash Total cash, cash equivalents and restricted cash SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash paid for interest Cash paid for income taxes Interest capitalized to fixed assets SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes	Net cash provided by financing activities	61,106,237	51,041,183
Cash, cash equivalents and restricted cash at beginning of year Cash, cash equivalents and restricted cash at end of year Cash and cash equivalents Restricted cash Total cash, cash equivalents and restricted cash SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash paid for interest Cash paid for income taxes Interest capitalized to fixed assets SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes			
Cash, cash equivalents and restricted cash at end of year \$\frac{1}{1,126,287}\$	Net change in cash, cash equivalents and restricted cash	8,756,711	18,101,022
Cash and cash equivalents Restricted cash Total cash, cash equivalents and restricted cash SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash paid for interest Cash paid for income taxes Interest capitalized to fixed assets SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes \$ 31,951,930 \$ 31,357,190 \$ 31,357,190 \$ \$ 62,369,576 \$ \$ 62,369,576 \$ \$ 62,369,576 \$ \$ 62,369,576 \$ \$ \$ 14,909,134 \$ 11,683,403 \$ \$ 74,518 \$ \$ 28,730 \$ \$ 1,244,719 \$ \$ 303,260 \$ \$ 1,244,719 \$ \$ 303,260 \$ \$ 1,244,719 \$ \$ 303,260 \$ \$ 1,244,719 \$ \$ 303,260 \$ \$ 1,244,719 \$ \$ 1,244,719 \$ \$ 1,244,719 \$ 1,24	Cash, cash equivalents and restricted cash at beginning of year	62,369,576	44,268,554
Restricted cash Total cash, cash equivalents and restricted cash SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash paid for interest Cash paid for income taxes Interest capitalized to fixed assets SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash paid for income taxes Interest capitalized to fixed assets SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes	Cash, cash equivalents and restricted cash at end of year	\$ 71,126,287	\$ 62,369,576
Restricted cash Total cash, cash equivalents and restricted cash SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash paid for interest Cash paid for income taxes Interest capitalized to fixed assets SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes	Cash and cash equivalents	\$ 31,951,930	\$ 31,012,386
Total cash, cash equivalents and restricted cash SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash paid for interest Cash paid for income taxes Interest capitalized to fixed assets SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable \$25,036,513\$	•		
Cash paid for interest Cash paid for income taxes Interest capitalized to fixed assets SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes \$ 14,909,134	Total cash, cash equivalents and restricted cash		
Cash paid for interest Cash paid for income taxes Interest capitalized to fixed assets SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes \$ 14,909,134	SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION		
Cash paid for income taxes Interest capitalized to fixed assets SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes \$\frac{\frac{\frac{\frac{\cute{7.4518}}{\cute{1.244,719}}}{\frac{\cute{5.25,036,513}}{\cute{5.273,349}}} \frac{\frac{\cute{6.273,349}}{\cute{5.273,349}}}{\frac{\cute{5.273,349}}{\cute{5.273,349}}}		\$ 14,909,134	\$ 11,683,403
Interest capitalized to fixed assets \$\frac{1,244,719}{\\$} \frac{303,260}{\}\$ SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes \$\frac{25,036,513}{\\$} \frac{6,273,349}{\}\$	•	\$ 74.518	
SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes \$ 25,036,513 \$ 6,273,349\$	•	\$ 1,244,719	
Increase in real estate held for investment, net, accounts payable and accrued liabilities, accrued interest, and other liabilities Increase in real estate held for investment from assumed notes \$ 25,036,513 \ \\$ 6,273,349	The state of the s	, , , , , ,	
and accrued liabilities, accrued interest, and other liabilities $\frac{$25,036,513}{}$ $\frac{$6,273,349}{}$ Increase in real estate held for investment from assumed notes	SUPPLEMENTAL DISCLOSURE OF NONCASH ACTIVITIES		
Increase in real estate held for investment from assumed notes			
	and accrued liabilities, accrued interest, and other liabilities	\$ 25,036,513	\$ 6,273,349
and interest payable <u>\$ 17,684,385</u> <u>\$ -</u>	Increase in real estate held for investment from assumed notes		
	and interest payable	\$ 17,684,385	\$ -

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

1. Organization

Century Housing Corporation ("Century Housing") is a California nonprofit public benefit corporation exempt from state and federal income taxation. Century Housing is the successor-in-interest to a housing program formerly administered by the State of California under the supervision of the United States District Court and a Consent Decree entered in settlement of Keith v. Volpe (U.S. District Court, 72-355 HP). Century Housing and its predecessor have developed and/or financed more than 57,641 affordable housing units throughout the State of California.

Century Housing and its controlled affiliates provide certain business activities and service programs to communities within the State of California. The following are the significant activities:

Affordable Housing Financing – Century Housing operates primarily as a lender to developers, builders and other nonprofit entities to provide and maintain affordable homes.

Affordable Housing Development – Century Housing's affiliates, Century Villages at Cabrillo, Inc. ("CVC") and Century Affordable Development, Inc. ("CADI") engage in the development, preservation, and management of affordable housing.

2. Summary of significant accounting policies and nature of operations

Principles of consolidation

The accompanying consolidated financial statements include the assets, liabilities, net assets and financial activities of Century Housing and its controlled affiliates (collectively, "Century"):

Century Villages at Cabrillo, Inc. and affiliates

Century Affordable Development, Inc. and affiliates

Century Community Fund, LLC (formerly Century California Fund, LLC),

Century Metropolitan Fund, LLC

Century Long Term Value Fund, LLC and affiliates

Century Guaranty Fund, LLC and

Inglewood Home Assist Fund, LLC

All material intercompany transactions and balances have been eliminated in consolidation.

Century Long Term Value Fund, LLC and affiliates

Century Long Term Value Fund, LLC ("CLTVF") is the sole member of Century Ackerfield, LLC and also owns 60% of Century CityView, L.P.

Century Villages at Cabrillo, Inc. and affiliates

CVC controls the following entities, in which CVC is the controlling general partner or managing member.

CVC is the sole member in the following LLCs, who in turn hold the general partner interest in the following partnerships:

<u>LLC</u>	<u>Limited Partnership</u>	Ownership
CVC Phase II, LLC	Plaza de Cabrillo, LP ("Plaza de Cabrillo")	0.01%
CVC Phase IV, LLC	Cabrillo Gateway, LP ("Cabrillo Gateway")	0.01%
CVC Phase V, LLC	Anchor Place, LP ("Anchor Place")	0.01%
CVC Phase VI, LLC	The Cove, LP ("Cove")	0.01%

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

2. Summary of significant accounting policies and nature of operations (continued)

Century Villages at Cabrillo, Inc. and affiliates (continued)

CVC is the sole general partner in the following partnerships:

<u>Limited Partnership</u>	<u>Ownership</u>
Long Beach Savannah Housing, L.P. ("Savannah")	0.10%
Casa de Cabrillo, L.P. ("Casa")	0.01%
The Family Commons at Cabrillo, L.P. ("Family Commons")	0.01%

CVC is the sole member of Century Villages Property Management, LLC ("CVPM"), which is the property management business for the Villages at Cabrillo.

Century Affordable Development, Inc. and affiliates

CADI controls the following entities, in which CADI is the controlling general partner or managing member. CADI is the sole member in the following LLCs, who in turn hold the general partner interest in the following partnerships:

LLC	<u>Limited Partnership</u>	Ownership
CADI VI, LLC	Century Arrowhead Vista, L.P. ("Arrowhead Vista")	0.01%
CADI VII, LLC	Florence Morehouse, L.P. ("Florence Morehouse")	0.01%
CADI VIII, LLC	Beacon Place, L.P. ("Beacon Place")	0.01%
CADI IX, LLC	Beacon Pointe, L.P. ("Beacon Pointe")	0.01%
CADI X, LLC	Century Beachwood Apartments 2, LP ("Century Beachwood 2")	0.01%
CADI Eleven, LLC	Casa Rita, LP ("Casa Rita")	0.01%
CADI XII, LLC	Woodbridge Apartments, L.P. ("Woodbridge")	0.01%
CADI XIII, LLC	The Banning, L.P. ("Banning")	0.01%
CADI XIV, LLC	Century CityView, L.P. ("CityView")	40.0%
CADI XVI, LLC	Villa Vanowen, L.P. ("Villa Vanowen")	0.01%
CADI XVII, LLC	Watt Stations Partners, L.P. ("Watt Stations")	0.01%
Century WLAVA 1, LLC	Century WLAVA 1, L.P. ("B404")	.0099%
Century WLAVA 2, LLC	Century WLAVA 2, L.P. ("B156+157")	.0099%
Century WLAVA 3, LLC	Century WLAVA 3, L.P. ("B158")	.0099%

CADI is the 1% managing member of 12010 South Vermont, LLC ("Vermont") and Century Housing is the 99% member. Vermont is the sole general partner of Academy Hall, L.P. ("Academy Hall") and owns a 0.01% interest in Academy Hall. CADI also owns 99.9% and 99.99% of Savannah and Casa, respectively.

CADI is the sole member of Century Moonstone, LLC, CADI XV, LLC, CADI XVIII, LLC and CADI XIX, LLC which operate Moonstone, Costa Mesa Village, Budlong, and Parkside, respectively. CADI is the sole member of WLAVA 156/157 Steamline, LLC and CADI XX, LLC.

On December 7, 2023, CADI acquired Budlong and Parkside through assumption of debt and executed a loan agreement with Century Housing to assume multiple loans in a total amount of \$9,332,902 that were part of the contingent assets (see Note 10) held by Century Housing. Management has determined that repayment of these loans is uncertain, therefore, the contingent assets were not recorded as notes and accrued interest on the books of Century Housing but recognized as allowance adjustment upon consolidation.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

2. Summary of significant accounting policies and nature of operations (continued)

Partnerships that are controlled by Century Housing and its controlled affiliates, regardless of ownership percentage, are included in the consolidated financial statements. The accompanying consolidated financial statements include the assets, liabilities, net assets and financial activities of the following partnerships:

Long Beach Savannah Housing, L.P. Plaza de Cabrillo, L.P.

Casa de Cabrillo, L.P. Woodbridge Apartments, L.P.

The Family Commons at Cabrillo, L.P.

Academy Hall, L.P.

Casa Rita, L.P.

Villa Vanowen, L.P.

Cabrillo Gateway, L.P. West LA Veterans Collective, LLC

Anchor Place, L.P.

Century Arrowhead Vista, L.P.

Florence Morehouse, L.P.

Century Beachwood Apartments 2, L.P.

The Cove, L.P.

The Banning, L.P.

Century CityView, L.P.

Century WLAVA 1, L.P.

Beacon Pointe, L.P. Century WLAVA 2, L.P. Beacon Place, L.P. Century WLAVA 3, L.P.

Basis of accounting

Century prepares its financial statements on the accrual basis of accounting consistent with accounting principles generally accepted in the United States of America.

Basis of presentation

Century is required to report information regarding its financial position and activities according to the following net asset classifications:

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

Net assets with donor restrictions: Net assets subject to stipulations imposed by donors and grantors. Some donor restrictions are temporary in nature, which will be met by actions of Century or by the passage of time. Other donor restrictions are perpetual in nature, whereby the donor has stipulated the funds be maintained in perpetuity.

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

Use of estimates

The preparation of financial statements in accordance with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

2. Summary of significant accounting policies and nature of operations (continued)

Cash and cash equivalents

Cash is defined as cash in demand deposit accounts as well as cash on hand. Century considers all highly liquid debt instruments with an initial maturity of three months or less to be cash equivalents. The carrying amounts of cash and cash equivalents approximate their fair value.

Restricted cash

Restricted cash is not considered cash and cash equivalents, and includes cash deposited into separate bank accounts being held as collateral, and security deposits, operating reserves and replacement reserves that certain entities have been required to establish. Restricted cash also includes cash held under the provisions of the CDFI Fund. The carrying amounts of restricted cash approximate their fair value.

Concentration of credit risk

Century maintains its cash in bank deposit accounts which, at times, may exceed federally insured limits. Future changes in the banking industry can subject balances exceeding the federally insured limits to be at risk. Century has not experienced any losses in such accounts. Century does not believe it has an adverse credit risk exposure with the financial institutions where cash and cash equivalents are deposited.

Investments

All debt and equity securities are carried at estimated fair value. Realized gains and losses on investments are determined using the specific-identification method. Unrealized gains and losses arise from changes in the fair value of debt and equity securities and are reported in the consolidated statements of activities as increases or decreases in net assets without donor restrictions.

Fair value measurements

Century applies the accounting provisions related to fair value measurements. These provisions define 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, establish a hierarchy that prioritizes the information used in developing fair value estimates and require disclosure of fair value measurements by level within the fair value hierarchy. The hierarchy gives the highest priority to quoted prices in active markets (Level 1 measurements) and the lowest priority to unobservable data (Level 3 measurements), such as the reporting entity's own data. These provisions also provide valuation techniques, such as the market approach (comparable market prices), the income approach (present value of future income or cash flows) and the cost approach (cost to replace the service capacity of an asset or replacement cost).

A financial instrument's categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement. The three levels of valuation hierarchy are defined as follows:

- Level 1: Observable inputs such as quoted prices (unadjusted) for identical assets or liabilities in active markets.
- Level 2: Inputs other than quoted prices for similar assets and liabilities in active markets, and inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the financial instrument.
- Level 3: Unobservable inputs that reflect Century's own assumptions.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

2. Summary of significant accounting policies and nature of operations (continued)

Fair value measurements (continued)

The following tables present certain assets and liabilities that are measured and recognized at fair value on a recurring basis classified under the appropriate level of the fair value hierarchy as of December 31, 2023 and 2022:

		Dece	mbe	er 31, 2023		
						Fair Value
	Level 1	Level 2		Level 3	I	Measurements
Assets						
Marketable securities	\$ 120,528,478	\$ -	\$	-	\$	120,528,478
U.S. Treasury						
obligations	25,040,026	-		-		25,040,026
Notes receivable, net	-	-		368,679,875		368,679,875
Other notes receivable	-	-		14,731,039		14,731,039
Interest rate swap		268,722		-		268,722
	<u>\$ 145,568,504</u>	\$ 268,722	\$	383,410,914	\$_	529,248,140
Liabilities						
Bonds payable	\$ 245,225,979	\$ -	\$	-	\$	245,225,979
Notes payable and						
lines of credit	321,679,402	_		_		321,679,402
	<u>\$ 566,905,381</u>	\$ 	\$		\$	566,905,381
		Dece	mbe	er 31, 2022		
						Fair Value
	Level 1	Level 2		Level 3	1	<u>Measurements</u>
Assets						
Marketable securities	\$ 88,457,502	\$ -	\$	-	\$	88,457,502
U.S. Treasury						
obligations	24,000,536	-		-		24,000,536
Notes receivable, net	-	-		363,243,866		363,243,866
Other notes receivable				11,163,417		11,163,417
	\$ 112,458,038	\$ _	\$	374,407,283	\$	486,865,321
Liabilities						
Interest rate swap	\$ -	\$ 294,134	\$	-	\$	294,134
Bonds payable	223,382,473	-		-		223,382,473
Notes payable and						
lines of credit	251,700,205	-		-		251,700,205
Commercial paper	25,000,000	 -		-		25,000,000
	\$ 500,082,678	\$ 294,134	\$	-	\$	500,376,812

Investments in marketable securities are classified within Level 1 of the fair value hierarchy because they are valued using quoted market prices, broker dealer quotations or alternative pricing sources with reasonable levels of price transparency.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

2. Summary of significant accounting policies and nature of operations (continued)

Fair value measurements (continued)

U.S. Treasury obligations are based on prices provided by vendors that obtain feeds from a number of live data sources, including active market makers and interdealer brokers. To the extent that the values of U.S. Treasury obligations are actively quoted, they are categorized as Level 1. To the extent these inputs are observable and timely, the values of these securities are categorized as Level 2; otherwise, the values are categorized as Level 3.

Interest rate swaps are classified within Level 2 of the fair market value hierarchy because the fair value of the interest rate swap is based on notional amounts, interest rates, maturity date and other contract terms and is valued using a third-party.

Notes receivable are classified within Level 3 of the fair value hierarchy because they are valued based on future discounted cash flows and management's assumptions of various lending risk factors and existing market conditions.

The carrying amounts of bonds payable, notes payable and lines of credit approximate fair value because Century can obtain similar loans at the same terms.

The changes in notes receivable measured at fair value for which Century has used Level 3 inputs to determine fair value are as follows:

Notes receivable, net:

\$ 366,708,545
239,934,249
(243,857,100)
 458,172
363,243,866
173,105,460
(167,622,850)
 (46,601)
\$ 368,679,875
\$

Derivatives and hedging activities

Century recognizes all derivatives on the statement of financial position at fair value. Derivatives that do not qualify for hedge accounting are adjusted to fair value through income. If the derivative is a hedge instrument, depending on the nature of the hedge transaction, the changes in the fair value of derivative instrument are either offset against the earnings of the hedged item or recognized in other comprehensive income (loss) in net assets until the hedged item is recognized in earnings. The ineffective portion of a derivative hedge instrument is immediately recognized in earnings. Century is a party to a derivative financial instrument for the purpose of limiting its exposure to interest rate fluctuations through the use of interest rate swaps. Derivatives are held only for the purpose of hedging or limiting such risks, not for speculation. As of December 31, 2023 and 2022, none of Century's derivative financial instruments qualify as hedges.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

2. Summary of significant accounting policies and nature of operations (continued)

<u>Investment in limited partnerships</u>

Century holds interests of 50% or less in limited partnerships, which are accounted for using the equity method of accounting. The initial investment is recorded at cost and is subsequently increased by Century's share of earnings and decreased by Century's share of losses and distributions. Under the equity method, losses from operating partnerships in which Century is not required to fund any operating deficit obligations are no longer recognized once the balance in the investment account reaches zero.

Accounts receivable

Management considers receivables to be fully collectible. If amounts become uncollectible, they are charged to operations in the period in which that determination is made. Accounting principles generally accepted in the United States of America require that the allowance method be used to recognize bad debts; however, the effect of using the direct write-off method is not materially different from the results that would have been obtained under the allowance method.

Notes receivable and allowance for credit losses

Notes receivable are reported net of an allowance for credit losses. Century records an allowance for credit losses based on losses expected to arise over the contractual term of the financial asset. Assets are written off when Century deems the notes receivable to be uncollectable. Write-offs are recognized as a deduction from the allowance for credit losses. Expected recoveries of amounts previously written off, which do not exceed the aggregate of previous write-offs, are included in determining the allowance account. As of December 31, 2023 and 2022, management had established an allowance for credit losses in the amount of \$4,879,480 and \$4,832,879, respectively. The allowance for credit losses at December 31, 2023 and 2022 is summarized as follows:

Balance, January 1, 2022	\$	5,291,051
Provision for losses		(458,172)
Balance, December 31, 2022		4,832,879
Provision for losses		46,601
Balance, December 31, 2023	<u>\$</u>	4,879,480

In developing estimates for expected credit losses, management considers historical loss information updated for current conditions and reasonable and supportable forecasts that affect expected collectability using Century's loan risk rating policy. Management's policy is to establish an allowance for credit losses of up to 1.75% on the outstanding balance of loans with no prior history of non-performance. Loans that exhibit non-performance are re-evaluated by management and the allowance for credit losses is adjusted accordingly. Management considers factors such as the borrower's financial condition, the borrower's ability to make scheduled interest or principal payments based on the current and forecasted direction of the economic and business environment, the remaining payment terms of the loan, the remaining time to maturity, and the value of underlying collateral. Although management uses many factors to estimate credit losses, because of uncertainties associated with local economic conditions, collateral values, and future cash flows, it is reasonably possible that a material change could occur in the allowance for credit loan losses in the near term. However, the amount of the change that is reasonably possible cannot be estimated.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

2. Summary of significant accounting policies and nature of operations (continued)

Contributions and pledges receivable

Unconditional promises to give that are expected to be collected within one year are recorded at net realizable value. Unconditional promises to give that are expected to be collected in future years are recorded at the present value of their estimated future cash flows. The discounts on those amounts are computed using risk-adjusted interest rates applicable to the years in which the promises are received. Discount amortization is included in contribution revenue. Conditional promises to give are not included as support until the conditions are met.

As of December 31, 2023 and 2022, contributions receivable consisted of CADI's Capital Magnet Fund grant (see Note 19) in the amount of \$2,600,750 and \$0, respectively, all of which are expected to be collected within one year.

Real estate held for investment

Real estate held for investment is stated at cost. The cost of maintenance and repairs is expensed as incurred, while major renewals and betterments are capitalized. Century rents some of these assets to qualifying tenants under operating leases. Rental payments received in advance are deferred until earned. In addition, Century records depreciation expense on the rented homes. Depreciation is provided for in amounts sufficient to relate the cost of depreciable assets to operations over the estimated service life of approximately 28 years using the straight-line method.

Buildings, leasehold improvements and office equipment are stated at cost of acquisition or construction. Assets purchased from commonly controlled entities are recorded at the seller's carrying value. Expenditures for maintenance and repairs are expensed as incurred, while major renewals and betterments are capitalized. Costs of the properties constructed, rehabilitated or still under development include all direct costs of construction as well as carrying costs, such as interest, during the construction period and indirect costs of construction, supervision, and management. It is Century's policy to consider any items purchased with an estimated useful life of more than one year and a cost in excess of \$1,000 for capitalization.

Upon disposal of depreciable property, the appropriate property accounts are reduced by the related costs and accumulated depreciation. The resulting gains and losses are reflected in the consolidated statements of activities. Depreciation is computed using the straight-line method over estimated useful lives of the assets.

The useful lives of the assets are estimated as follows:

Buildings and improvements

Furniture and fixtures

Equipment

Leasehold improvements

27.5 - 40 years

5 - 7 years

Over life of lease

Impairment of long-lived assets

Century reviews its long-lived assets for impairment whenever events or changes in circumstances indicate that the carrying value of the asset may not be recoverable. Recoverability is measured by a comparison of the carrying amount of the asset to the future net undiscounted cash flows expected to be generated and any estimated proceeds from the eventual disposition. If the long-lived assets are considered to be impaired, the impairment to be recognized is measured at the amount by which the carrying amount of the asset exceeds the fair value as determined from an appraisal, discounted cash flow analysis, or other valuation technique. No impairment losses were recognized during 2023 or 2022.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

2. Summary of significant accounting policies and nature of operations (continued)

Deferred charges and amortization

Deferred charges are recorded at cost and amortized on a straight-line basis. Tax credit fees are amortized over the tax credit compliance period.

Revenue recognition

Century is the lessor of affordable housing projects and accounts for tenant leases as operating leases. Century determines if a contract is a lease or contains a lease at inception. At the commencement of an operating lease, no income is recognized; subsequently, lease payments received are recognized on a straight-line basis. Rental revenue attributable to residential leases is recorded when due from residents, generally upon the first day of each month. Leases are for periods of up to one year, with rental payments due monthly. Other revenue such as contingent assets income and sale of certificated state credits is accounted for in the year in which the payments are received. Advance receipts of revenue are deferred and classified as liabilities until earned.

Contributions

Contributions received are recorded as support with or without donor restrictions depending on the existence and/or nature of any donor restrictions. When a restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, net assets with donor restrictions are reclassified to net assets without donor restrictions and reported in the consolidated statements of activities as net assets released from restrictions. Century reports contributions with donor restrictions whose restrictions are met in the same reporting period as contributions without donor restrictions.

Grant revenue

Century received grants from governments, agencies and others, which are conditioned upon incurring certain qualifying costs or meeting other conditions. The grants are recognized as revenue when the qualifying costs are incurred. Funds received for costs not yet incurred are recorded as deferred revenue. Funds for qualifying costs incurred and recognized as revenue but not yet received are recorded as accounts receivable.

Loan fees

Loan fees represent the origination fees charged to the borrowers of Century Housing. Loan origination fees are recognized as revenue upon closing of the loans when the cost of originating the loans is equal or greater than the loan origination fees received. In the case where the loan origination fees received are greater than the cost incurred to originate the loans, the excess of loan fees received over loan origination costs will be deferred and recognized as revenue over the terms of the loans.

Sale of assets

Century records its gain or loss on the sale of assets by recording the cost of sale of the asset as a reduction against the sale proceeds received. The cost of the sale of the asset is determined based upon the historical cost of the asset, net of any accumulated depreciation recorded through the date of the sale, and increased for any closing costs or commission incurred on the sale.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

2. Summary of significant accounting policies and nature of operations (continued)

Development fee income

Development fee income from non-consolidated affiliates is recognized as the project is completed under a percentage of completion method or in accordance with the developer fee agreement. Developer fees earned on the development of properties owned by CVC, CADI, and Century Housing, either temporarily or permanently, are not recognized as income. Developer fee profits recognized from affiliated limited partnerships are eliminated as intercompany transactions. Century estimates that 90% of its developer fees cover related project costs. Project costs include costs of development, such as consultants, allocated internal salaries and benefits, related overhead, and other non-reimbursed fees that are ordinarily capitalized. The 10% profit portion of the development fees is considered deferred income and amortized annually to offset the depreciation expense related to the fee capitalized as real property costs. For the years ended December 31, 2023 and 2022, development fee income from consolidated affiliates was \$6,692,593 and \$3,631,452, respectively, and development fee salary offset was recorded in the amount of \$6,023,333 and \$3,268,307, respectively. See deferred development fee income schedule on Note 18.

Non-controlling interests in limited partnerships

The non-controlling interests in limited partnerships represent the aggregate positive balances of the limited partners' equity interests in Family Commons, Academy Hall, Cabrillo Gateway, Anchor Place, Plaza de Cabrillo, Cove, Arrowhead Vista, Florence Morehouse, Beacon Pointe, Beacon Place, Century Beachwood 2, Casa Rita, Woodbridge, Banning, B404, B156 + B157, B158, and Villa Vanowen that are included in the consolidated financial statements, while the negative balances of the limited partners' interest reduce Century's net assets.

Functional allocation of expenses

The costs of providing the various programs and other activities have been summarized on a functional basis in the accompanying consolidated statement of functional expenses. Expenses that are directly identifiable are allocated to programs. Accordingly, certain administrative costs are allocated among program services and supporting services based on estimates of time and effort.

Income taxes

Century Housing is a nonprofit public benefit corporation and is exempt from federal and state tax under Section 501(c)(3) of the Internal Revenue Code and Section 23701(d) of the California Revenue and Taxation Code (the "Codes"). Management believes that all material activities of Century Housing are within the tax-exempt guidelines of the Codes. Accordingly, no provision for income taxes is included on the accompanying consolidated financial statements.

Income taxes on partnership and LLC income are levied on the partners and members in their individual capacity. Accordingly, all profits and losses of the partnerships are recognized by each partner and member on its respective tax return.

The preparation of financial statements in accordance with accounting principles generally accepted in the United States of America requires Century to report information regarding its exposure to various tax positions taken by Century. Century has determined whether any tax positions have met the recognition threshold and has measured Century's exposure to those tax positions. Management believes that Century has adequately addressed all relevant tax positions and that there are no unrecorded tax liabilities. Federal and state tax authorities generally have the right to examine and audit the previous three years of tax returns filed. Any interest or penalties assessed to Century are recorded in operating expenses. No interest or penalties from federal or state tax authorities were recorded in the accompanying consolidated financial statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

2. Summary of significant accounting policies and nature of operations (continued)

Reclassifications

Certain reclassifications have been made to the prior year consolidated financial statements to conform to the current year presentation.

Change in accounting principle

In June 2016, the Financial Accounting Standards Board ("FASB") issued ASU 2016-13, *Financial Instruments – Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments* to provide financial statement users with improved information about expected credit losses on financial assets, as well as improve users' ability to understand the realizability of assets held at each reporting period.

Century adopted ASC 326 effective January 1, 2023, and any necessary adjustment was recognized through a cumulative effect adjustment to retained earnings as of the effective date. Credit loss disclosures for the year ended December 31, 2022 are made under the prior guidance provided by FASB ASC 310.

With respect to measuring expected credit losses for Century's notes receivable, ASC 326 did not have a material impact on the financial statements.

Subsequent events

Subsequent events have been evaluated through April 29, 2024, which is the date the financial statements were available to be issued, and there are no subsequent events requiring disclosure.

3. Restricted cash

Century's restricted cash consisted of the following at December 31, 2023 and 2022:

Replacement reserves 7,433,887 7,13 Operating reserves 4,116,230 4,06 Transition reserves 896,275 1,16	1
Operating reserves 4,116,230 4,06 Transition reserves 896,275 1,16	3,594
Transition reserves 896,275 1,16	3,487
,	9,518
	1,634
General Partner reserves 45,150	5,100
Impound deposits 322,865 14	9,036
CDFI/Capital Magnet Funds 8,317,842 5,24	4,859
Construction disbursement accounts 2,481,954	-
Debt service reserve fund 728,307 71	9,041
Veteran services grant fund 12,585,837 10,64	5,451
Holdback escrow	5,470
Total restricted cash <u>\$ 39,174,357</u> <u>\$ 31,35</u>	7,190

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

4. Investments – Century Housing Corporation

Publicly traded securities and U.S. Treasury obligations are valued at quoted market prices. These investments are comprised of the following at December 31, 2023 and 2022:

	<u>2023</u>		<u>2022</u>
Fidelity Total Market Equity Fund	\$ 8,531,239	\$	14,573,737
Fidelity Money Market Fund	32,564,761		-
Loomis Sayles High Yield Fund	9,390,918		6,490,831
Bain Senior Loan Fund	9,187,040		7,050,319
Vanguard Total International Stock Index Fund	6,277,862		9,405,835
Dodge & Cox Fund	19,845,485		19,864,457
JP Morgan Core Bond Fund	19,754,476		19,135,369
JP Morgan Money Market Fund	2,000,000		-
U.S. Treasury Inflation-Protected Securities	25,040,026		24,000,536
BlackRock Minimum Volatility Index Fund	7,274,012		6,204,477
PIMCO Commodity Real Return Strategy Fund	 4,836,685		4,866,477
Total securities	\$ 144,702,504	<u>\$</u>	111,592,038

As of December 31, 2023 and 2022, Century Housing held shares of Federal Home Loan Bank of San Francisco ("FHLB") capital stock in the amount of \$866,000 and \$866,000, respectively. Members of FHLB are required to own a certain amount of stock based on the level of borrowings and other factors. The carrying value of FHLB capital stock approximates fair value.

The following schedule summarizes the investment return and its classification in the consolidated statements of activities for the years ended December 31, 2023 and 2022:

<u>2023</u>		<u>2022</u>
\$ 450,264	\$	65,809
3,482,862		3,236,904
 6,450,382		(17,610,957)
\$ 10,383,508	\$	(14,308,244)
\$ <u>\$</u>	3,482,862 6,450,382	\$ \(\overline{450,264}\) 3,482,862 6,450,382

5. Notes receivable, net – Century Housing Corporation

Notes receivable consist of notes secured by the real property of affordable housing development projects located in the State of California. Advances under the notes receivable bear interest at rates ranging from 2% to 10.46%. Notes receivable, secured by affordable housing development projects and unsecured, totaled \$401,056,382 and \$389,307,135 as of December 31, 2023 and 2022, respectively.

On December 14, 2012, Century Housing entered into an Origination and Participation Agreement with Golden State Acquisition Fund, LLC ("GSAF") to which GSAF will provide 25% of the loan funds, which are obtained from the California Department of Housing and Community Development ("HCD"), to support eligible affordable housing developments as governed by the terms and provisions of the HCD Loan Agreement as well as the Participation Agreement. As of December 31, 2023 and 2022, the portion of the loan funded by GSAF was \$7,778,581 and \$8,342,944, respectively, and is offset against notes receivable on the accompanying consolidated statements of financial position.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

5. Notes receivable, net – Century Housing Corporation

Century Housing owes GSAF interest accrued on the portion of loans funded by GSAF. The outstanding balance due to GSAF as of December 31, 2023 and 2022 was \$39,734 and \$32,527, respectively, which is included in accrued interest on the accompanying consolidated statements of financial position.

During 2023 and 2022, Century Housing received Affordable Housing Program awards from Federal Home Loan Bank of San Francisco ("FHLB AHP") for certain affordable housing development projects. As of December 31, 2023 and 2022, the portion of the loan funded by FHLB AHP was \$19,718,446 and \$12,887,446, respectively, and is offset against notes receivable on the accompanying consolidated statements of financial position.

Outstanding principal is scheduled to be received over each of the next five years and thereafter as follows:

Year ending December 31:	
2024	\$ 256,129,936
2025	57,144,373
2026	5,623,977
2027	3,472,495
2028	-
Thereafter	 78,685,601
Total notes receivable	401,056,382
Less allowance for doubtful accounts	(4,879,480)
Less participant purchases	 (27,497,027)
Total notes receivable, net	\$ 368,679,875

6. Real estate held for investment, net

Century's real estate held for investment consists of the following at December 31, 2023 and 2022:

	<u>2023</u>	<u>2022</u>
Land	\$ 78,884,605	\$ 69,762,923
Buildings and improvements	359,356,775	339,691,606
Leasehold improvements	26,789,546	26,313,084
Construction in progress	 132,039,375	 38,256,549
Total real estate held for investment	597,070,301	474,024,162
Less accumulated depreciation	 (68,740,521)	 (58,077,072)
Total real estate held for investment, net	\$ 528,329,780	\$ 415,947,090

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

6. Real estate held for investment, net (continued)

Real estate held for investment, net owned by the affiliated entities at December 31, 2023 and 2022, is as follows:

	<u>2023</u>	<u>2022</u>
Century Housing Corporation	\$ 6,236,907	\$ 6,302,090
Century Ackerfield, LLC	16,397,258	16,055,075
Century Affordable Development, Inc.	6,712,400	5,291,650
Century Villages at Cabrillo, Inc.	11,635,122	12,638,489
CVC affiliated limited partnerships	133,884,941	113,960,953
CADI affiliated limited partnerships	 353,463,152	 261,698,833
Total real estate held for investment, net	\$ 528,329,780	\$ 415,947,090

Depreciation expense on real estate held for investment during 2023 and 2022 was \$10,663,449 and \$10,515,982, respectively.

7. Furniture, fixtures and equipment, net

Century's furniture, fixtures, and equipment consist of the following at December 31, 2023 and 2022:

	<u>2023</u>	<u>2022</u>
Furniture and fixtures	\$ 9,165,556	\$ 8,816,730
Equipment	6,590,859	 6,383,245
Total furniture, fixtures and equipment	15,756,415	15,199,975
Less accumulated depreciation	 (11,721,745)	 (10,177,028)
Total furniture, fixtures and equipment, net	\$ 4,034,670	\$ 5,022,947

Depreciation expense on furniture, fixtures and equipment during 2023 and 2022 was \$1,544,717 and \$1,780,540, respectively.

8. <u>Deferred charges</u>, net

Century's deferred charges consist of the following at December 31, 2023 and 2022:

	<u>2023</u>		<u>2022</u>		
Tax credit fees	\$	950,304	\$	868,304	
Ground lease fees		22,500		22,500	
Total deferred charges		972,804		890,804	
Accumulated amortization		(422,559)		(353,353)	
Total deferred charges, net	\$	550,245	\$	537,451	

Amortization expense during 2023 and 2022 was \$69,206 and \$59,651, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

9. Employee benefit plans – Century Housing Corporation

Century has a Section 403(b) defined contribution plan for its employees. Eligible employees may contribute a percentage of their annual compensation, subject to certain limitations, to the 403(b) defined contribution plan. For all participants, Century will contribute 3% of an employee's gross salary and will match employee contributions up to 4% of gross salary to the 403(b) defined contribution plan. During the years ended December 31, 2023 and 2022, the total amount contributed by Century to the plan was \$977,627 and \$812,864, respectively, which is included in salaries and employee benefits on the accompanying consolidated statements of activities.

10. Contingent and restricted assets: affordable housing financing – Century Housing Corporation

During the formation of Century Housing, Century Housing's predecessor (Century Freeway Housing Program ("CFHP"), a housing program administered by the state of California), contributed certain notes receivable and net assets with donor restrictions to fund additional notes receivable for affordable housing. These loans were made to facilitate the acquisition of land, provide construction financing and make available permanent financing of affordable housing at rates substantially below current market interest rates. These loans provided for affordable housing based on rent and income restrictions established by CFHP. Century Housing monitors compliance with these restrictive covenants, which continue for a period of 15 years or more. These affordable housing loans were generally interest-free until the completion of construction, and then accrued simple interest generally at 3% per annum deferred for their term. Principal and interest are due only after the payment of normal operating expenses, taxes and debt service on senior loans.

The loans extended to single family borrowers generally accrue interest at 3% per annum deferred for the term of the loan. They are generally due at maturity, 30 years from the note date, or in the event the borrower sells, transfers or conveys the property prior to the maturity of the note. There are no payments required during the term of the loans unless stipulated in the notes.

Repayment of these loans is dependent on operating income, residual value of the affordable housing units, and/or a violation of the terms of the loan, such as selling the property at market, all of which cannot be predicted. As a result, management has determined that repayment of these loans is uncertain and has not recorded the notes receivable or accrued interest on the books of Century. Therefore, should repayment occur, it will be accounted for as contingent assets income in the year in which the payments are received.

Contingent assets represented by affordable housing loans outstanding as of December 31, 2023 and 2022, total \$52,666,777 and \$54,173,668, respectively, and have an effective interest rate of 3% per annum. Unrecognized accrued interest receivable as of December 31, 2023 and 2022 was \$38,715,766 and \$38,703,730, respectively. For the years ended December 31, 2023 and 2022, Century recognized income in the amount \$731,252 and \$3,511,073 from these loans, respectively, which is included in "Residual receipts and contingent asset income" on the consolidated statements of activities.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

11. Notes payable: housing activities

Notes payable – Federal Home Loan Bank of San Francisco

On November 15, 2007, CVC obtained a development loan from the Federal Home Loan Bank of San Francisco's Affordable Housing Program ("FHLB AHP") in the amount of \$972,000 and funded by First Federal Bank of California. Loan proceeds were loaned to CVC under conditions stipulated in certain loan and regulatory agreements. Repayment of the loan was secured by a third deed of trust on the real property of Family Commons. The loan bore no interest and matured in November 2023, which is fifteen years from the date of Family Commons' project completion date. If CVC complies with the terms of the loan and regulatory agreements, the principal balance will be forgiven upon maturity. CVC, in turn, made a loan in the amount of \$972,000 to Family Commons for the development of its low-income housing tax credit project, subject to the same terms as the loan from FHLB AHP. As of December 31, 2023 and 2022, the outstanding principal was \$972,000. Management is reasonably assured CVC complied with the terms of the agreement and this will not have materially adverse effects on its financial condition or results of operations.

On July 23, 2015 and October 1, 2015, Cabrillo Gateway and Anchor Place, respectively, entered into a development loan agreement with FHLB AHP. During 2016, these were funded by Wells Fargo Financial National Bank in the amount of \$800,000 and \$1,500,000, respectively. The loans are secured by deeds of trust, non-interest bearing, and mature on June 1, 2070 and December 31, 2072, respectively. As of December 31, 2023 and 2022, the outstanding principal was \$2,300,000.

On May 22, 2017 and November 21, 2017, Beacon Place and Beacon Pointe, respectively, entered into a development loan agreement with FHLB AHP. During 2019, these were funded by Wells Fargo Financial National Bank in the amount of \$760,000 and \$1,500,000, respectively. The loans are secured by deeds of trust, non-interest bearing, and mature on May 1, 2072 and December 1, 2072, respectively. As of December 31, 2023 and 2022, the outstanding principal was \$2,260,000.

On December 1, 2017, Century Beachwood 2, entered into a development loan agreement with FHLB AHP. During 2019, the loan was funded by U.S. Bank N.A. (US Bank) (formerly MUFG Union Bank, N.A.) in the amount of \$440,000. The loan is secured by a deed of trust, non-interest bearing, and matures on December 1, 2072. As of December 31, 2023 and 2022, the outstanding principal was \$440,000.

On June 1, 2019, Florence Morehouse entered into a development loan agreement with FHLB AHP. During 2020, the loan was funded by Wells Fargo Financial National Bank in the amount of \$590,000. The loan is secured by a deed of trust, non-interest bearing, and matures on June 1, 2074. As of December 31, 2023 and 2022, the outstanding principal was \$590,000.

On September 1, 2020, Plaza de Cabrillo entered into a development loan agreement with FHLB AHP. During 2022, the loan was funded by Wells Fargo National Bank West in the amount of \$1,500,000. The loan is secured by a deed of trust, non-interest bearing, and matures on March 1, 2077. As of December 31, 2023 and 2022, the principal balance of the loan was \$1,500,000.

On November 1, 2022, B404 entered into a development loan agreement with FHLB AHP. During 2023, the loan was funded by Wells Fargo National Bank West in the amount of \$1,080,000. The loan is secured by a deed of trust, non-interest bearing, and matures on November 16, 2077. As of December 31, 2023, the principal balance of the loan was \$1,080,000.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

11. Notes payable: housing activities (continued)

Notes payable – Long Beach Community Investment Company

On December 15, 2008, Family Commons obtained financing for the construction of its project from loan proceeds funded by the Long Beach Community Investment Company ("LBCIC"), formerly known as the Long Beach Housing Development Company, in an amount not to exceed \$11,775,000 (the "LBHDC Loan"). Repayment of the LBHDC Loan is secured by a deed of trust and matures on November 2063. The LBHDC Loan is non-interest bearing and requires annual principal payments from residual receipts, as defined in the partnership agreement. As of December 31, 2023 and 2022, the outstanding principal was \$11,753,554.

On December 30, 2014, CADI acquired the Long Beach & Anaheim Phase II Property (the "Phase II Property") through assumption of debt and executed a loan agreement with LBCIC to assume the outstanding principal encumbering the Phase II Property in the amount of \$2,276,000 (the "LBCIC Loan"). During 2014, CADI discounted the principal debt assumed at acquisition to its present value as of the acquisition date. On November 15, 2017, the LBCIC Loan was amended and assigned to Beacon Pointe. The amended LBCIC Loan is non-interest bearing and matures on March 16, 2075. As of December 31, 2023 and 2022, the outstanding principal was \$2,276,000.

On November 15, 2017, Beacon Pointe obtained financing for the construction of its project from loan proceeds funded by the LBCIC in the amount of \$10,000,000 (the "LBCIC Construction Loan"). Repayment of the LBCIC Construction Loan is secured by a deed of trust and matures on March 16, 2075. The LBCIC Construction Loan accrues interest at 3% per annum, and requires annual principal payments from residual receipts, as defined in the partnership agreement. As of December 31, 2023 and 2022, the outstanding principal was \$10,000,000, and accrued interest was \$1,448,950 and \$1,288,950, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$300,000 for each year.

Note payable – The Bank of New York Mellon Trust Company, N.A.

On April 1, 2009, Academy Hall obtained financing for the acquisition and rehabilitation of the project from the proceeds of tax-exempt Multifamily Housing Revenue Bonds, Series 2009B issued by the City of Los Angeles (the "Issuer") in the amount of \$5,000,000 (the "Tax-Exempt Bonds"). Concurrent with the issuance of the Tax-Exempt Bonds, the Issuer entered into a Trust Indenture with The Bank of New York Mellon (the "Trustee"). Proceeds for the Tax-Exempt Bonds were loaned by the Issuer to Academy Hall under conditions stipulated in the loan agreement and the Trust Indenture. A loan in the amount of \$5,000,000 was funded to Academy Hall on April 1, 2009 (the "Construction Loan"). Repayment of the loan is secured by the real property of Academy Hall and bears a variable interest rate equal to the sum of the British Bankers Association LIBOR Daily floating rate plus 2.5%, which shall never be less than 3% or exceed 12%. Commencing May 1, 2010, the Construction Loan shall bear interest at a fixed rate of 6.25%. In November 2012, the Construction Loan converted into permanent financing, at which point payments of principal were due based on the redemption of the underlying Tax-Exempt Bonds. The interest rate remained fixed at 6.25%. Any unpaid principal and accrued interest is due in full at maturity on November 1, 2040. As of December 31, 2023 and 2022, the outstanding principal was \$1,860,000 and \$1,920,000, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$118,278 and \$121,768, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

11. Notes payable: housing activities (continued)

Notes payable – California Housing Finance Agency

On November 1, 2013, Cabrillo Gateway entered into a promissory note under the Mental Health Services Act Program ("MHSA") in the amount of \$1,600,000, and on November 1, 2015, Anchor Place entered into a promissory note under the MHSA in the amount of \$1,710,000 (the "MHSA Loans"). Both loans are funded by the California Housing Finance Agency ("CalHFA"). Repayment of the MHSA Loans is secured by deeds of trust and the loans mature on November 1, 2068 and November 1, 2070, respectively. The MHSA Loans bear simple interest at a rate of 3% per annum and require annual payments of accrued interest and outstanding principal from residual receipts, as defined in the promissory note. As of December 31, 2023 and 2022, the outstanding principal was \$3,310,000, and accrued interest was \$902,813 and \$803,113, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$99,700 and \$99,300, respectively.

On October 1, 2020, Beacon Pointe executed a loan with CalHFA under the Local Government Special Needs Housing Program (the "SNHP") in the principal amount of \$1,000,000. The SNHP loan is secured by a deed of trust, assignment of rents, and security agreement and fixture filing. The SNHP loan bears simple interest at a rate of 3% per annum with annual payments of accrued interest and principal in an amount equal to the project's residual receipts, as defined in the loan agreement. Any unpaid principal and accrued interest is due in full at maturity on October 1, 2075. As of December 31, 2023 and 2022, the principal balance of the loan was \$1,000,000 and accrued interest was \$95,167 and \$65,167, respectively. Interest expense for years ended December 31, 2023 and 2022 was \$30,000 for each year.

Notes payable – Wells Fargo Bank, N.A.

During September 2020, Plaza de Cabrillo entered in a loan agreement with Wells Fargo Bank, N.A. ("Wells Fargo') to receive a loan in the maximum principal amount of \$8,100,000 for the renovation and rehabilitation of the project. The loan is secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing. The loan bears interest at a rate equal to one-month LIBOR and is calculated on a basis of a 360-day year. Interest is payable in arrears on the first business day of each month. The entire principal balance of the loan, together with all accrued and unpaid interest and all other amounts payable are due on March 1, 2022. The Partnership has exercised its option to extend the term of the loan to September 1, 2022. Interest expense for year ended December 31, 2022 was \$153,401. On September 30, 2022, the construction loan was paid off.

During April 2022, Cove entered into a construction loan agreement with Wells Fargo to receive a loan in the maximum principal amount of \$27,454,538 for the construction of the project. The loan is secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing. The loan bears interest at a base rate equal to the Federal Funds Rate, as defined in the interest rate agreement, plus 0.50%. Interest accrued shall be due and payable on the first business day of each month. The entire principal balance of the loan, together with all accrued and unpaid interest and all other amounts payable are due on August 27, 2024. As of December 31, 2023 and 2022, the outstanding principal balance was \$16,082,405 and \$4,401,000, and accrued interest was \$100,649 and \$21,516, respectively. For the years ended December 31, 2023 and 2022, interest expense was \$615,572 and \$107,746, which has been capitalized to fixed assets.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

11. Notes payable: housing activities (continued)

Notes payable – Wells Fargo Bank, N.A. (continued)

On June 2, 2022, Banning executed a construction loan agreement with Wells Fargo in the total principal amount of \$21,463,423 for the acquisition and construction of the project. The loan is secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing. The loans bear interest at a variable rate based on the 30-day SOFR Average, as defined in the promissory notes. Interest is payable on the first business day of each month. The entire principal balance of the loans, together with all accrued and unpaid interest and all other amounts payable are due on September 1, 2024. As of December 31, 2023 and 2022, the outstanding principal balance was \$13,147,003 and \$6,387,616, and accrued interest was \$77,388 and \$32,204, respectively. Interest expense for years ended December 31, 2023 and 2022 was \$545,521 and \$146,110, which has been capitalized to fixed assets.

On November 1, 2022, B404 executed a construction disbursement agreement with Wells Fargo to finance a portion of the construction and related improvements of the property. The loan is secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing. The loan bears interest at a variable rate based on the 30-day SOFR Average, as defined in the agreement, and is payable on the first business day of each month. The entire principal balance of the loan, together with all accrued and unpaid interest and all other amounts payable are due on July 16, 2025. As of December 31, 2023 and 2022, the outstanding principal balance was \$9,651,007 and \$614,307, and accrued interest was \$102,129 and \$3,097, respectively. Interest expense for years ended December 31, 2023 and 2022 was \$226,142 and \$4,404, which has been capitalized to fixed assets.

On June 1, 2023, B156 + B157 executed a construction disbursement agreement with Wells Fargo to finance a portion of the construction and related improvements of the property. The loan is secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing. The loan bears interest at a variable rate based on the 30-day SOFR Average, as defined in the agreement, and is payable on the first business day of each month. The entire principal balance of the loan, together with all accrued and unpaid interest and all other amounts payable are due on February 7, 2026. As of December 31, 2023, the outstanding principal balance was \$2,051,288 and accrued interest was \$2,211. Interest expense for year ended December 31, 2023 was \$2,211, which has been capitalized to fixed assets.

On December 7, 2023, CADI XIX, LLC acquired Parkside through assumption of debt and executed a loan agreement with Wells Fargo to assume the outstanding principal encumbering the project in the amount of \$643,547. The loan bears interest at a rate of 8.68% per annum and matures on September 1, 2029. As of December 31, 2023, the outstanding principal was \$643,547.

Notes payable - California Community Reinvestment Corporation

On February 26, 2016, Cabrillo Gateway executed a loan with CCRC in the principal amount of \$2,935,000 ("Cabrillo Gateway CCRC Loan"). The loan is secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing. The loan bears interest at 5.95% per annum and matures on March 1, 2031. As of December 31, 2023 and 2022, the outstanding principal was \$1,741,148 and \$1,927,737, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$109,666 and \$120,419, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

11. Notes payable: housing activities (continued)

Notes payable - California Community Reinvestment Corporation (continued)

On June 22, 2018, Anchor Place executed a loan with CCRC in the principal amount of \$2,508,000 (the "Anchor Place CCRC Loan"). The loan is secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing. The loan bears interest at a rate of 5.25% per annum and matures on June 1, 2033. As of December 31, 2023 and 2022, the outstanding principal was \$1,806,678 and \$1,949,663, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$98,949 and \$106,247, respectively.

On March 20, 2020, Beacon Place executed a loan with CCRC ("Beacon Place CCRC Loan") in the principal amount of \$1,535,300. The loan is secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing. The loan bears interest at a rate of 5.34% per annum and matures on April 1, 2055. As of December 31, 2023 and 2022, the principal balance of the loan was \$1,474,576 and \$1,492,330, respectively, and accrued interest was \$6,562 and \$6,641, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$79,181 and \$80,106, respectively.

On October 28, 2020, Beacon Pointe executed a loan with CCRC (the "Beacon Pointe CCRC Loan") in the principal amount of \$10,000,000. The loan is secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing. The loan bears interest at a rate of 5.41% per annum and matures on November 1, 2036. As of December 31, 2023 and 2022, the principal balance of the loan was \$9,763,709 and \$9,844,693, respectively, and accrued interest was \$44,018 and \$44,383, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$530,244 and \$534,519, respectively.

On October 29, 2020, Florence Morehouse executed a loan with CCRC (the "Florence Morehouse CCRC Loan") in the principal amount of \$2,167,500. The loan is secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing. The loan bears interest at a rate of 5.15% per annum and matures on November 1, 2037. As of December 31, 2023 and 2022, the principal balance of the loan was \$2,093,682 and \$2,118,924, respectively, and accrued interest was \$9,294. Interest expense for the years ended December 31, 2023 and 2022 was \$108,534 and \$109,798, respectively.

On December 15, 2021, Woodbridge executed a loan with CCRC in the principal amount of \$8,271,000. The loan is secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing. The loan bears interest at a rate of 3.35% per annum and matures on January 1, 2037. As of December 31, 2023 and 2022, the outstanding principal balance was \$8,024,820 and \$8,155,230, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$271,210 and \$252,382, respectively.

Notes payable – California Department of Housing and Community Development

On June 20, 2018, Anchor Place entered into a promissory note with HCD in the principal amount of \$2,191,616. The HCD loan is secured by a deed of trust, assignment of rents, and security agreement and fixture filing. The HCD loan bears simple interest at a rate of 3% per annum with annual payments of accrued interest and principal in an amount equal to the Anchor Place's residual receipts, as defined in the loan agreement. All unpaid principal and accrued interest are due on June 22, 2073. As of December 31, 2023 and 2022, the principal balance of the loan was \$2,191,616, and accrued interest was \$360,153 and \$294,405, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$65,748 for each year.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

11. Notes payable: housing activities (continued)

Notes payable – California Department of Housing and Community Development (continued)

On March 17, 2020, Beacon Place executed a loan with HCD funded from the Veterans Housing and Homelessness Prevention Program ("VHHP Loan") in the principal amount of \$5,198,428. The VHHP Loan is secured by a deed of trust, assignment of rents, and security agreement and fixture filing. The VHHP Loan bears simple interest at a rate of 3% per annum with annual payments of accrued interest and principal in an amount equal to the project's residual receipts, as defined in the loan agreement. All unpaid principal and accrued interest are due on March 20, 2075. As of December 31, 2023 and 2022, the principal balance of the loan was \$5,198,428, and accrued interest was \$507,944 and \$395,657, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$155,953 for each year.

On April 27, 2022, CADI executed a loan agreement with the HCD in the total amount of \$5,933,991 to finance a portion of the acquisition of Moonstone. The loan is non-interest bearing and matures 55 years after project completion, as defined in the agreement. As of December 31, 2023 and 2022, the outstanding principal was \$7,134,396 and \$5,933,991, respectively.

Note payable – PNC Bank, N.A.

In March 2014, Arrowhead Vista obtained financing for the acquisition and rehabilitation of the project from an FHA-insured mortgage under the U.S Department of Housing and Urban Development 223(f) loan program in the amount of \$2,350,000 (the "PNC Loan") funded by PNC Bank N.A. Repayment of the PNC Loan is secured by a first deed of trust on the real property of the project. The PNC Loan bears interest at a rate of 3.94% per annum, together with an annual mortgage insurance premium of 0.45%. The PNC Loan has a term of 35 years and matures in March 2049. As of December 31, 2023 and 2022, the outstanding principal was \$1,982,946 and \$2,027,706, respectively, and accrued interest was \$6,511 and \$6,658, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$78,942 and \$80,674, respectively.

Note payable – Goodwill Housing of the Inland Counties, Inc.

On April 1, 2014, Arrowhead Vista entered into a promissory note with Goodwill Housing of the Inland Counties, Inc. in the amount of \$200,000 (the "GHIC Loan") for the acquisition and rehabilitation of the project. The GHIC Loan is unsecured and bears simple interest at a rate of 4.05% per annum and matures on April 1, 2049. Payment of interest is due annually or semi-annually commencing April 1, 2015, only to the extent of available cash flow in accordance with the partnership agreement. As of December 31, 2023 and 2022, the outstanding principal was \$164,760, and accrued interest was \$8,586 and \$1,913, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$6,673 for each year.

Note payable – Los Angeles Housing and Community Investment Department

On October 2, 2015, Florence Morehouse acquired Florence Avenue Villas by executing a loan agreement with the Los Angeles Housing and Community Investment Department ("HCIDLA") to assume the outstanding principal and interest encumbering Florence Avenue Villas in the amount of \$970,796 and \$1,221,014, respectively (the "HCIDLA Loan"). The HCIDLA Loan is secured by a deed of trust and bears simple interest at a rate of 6% per annum with annual payments of accrued interest and principal in an amount equal to Florence Avenue Villas' residual receipts, as defined in the loan agreement. During 2015, Florence Morehouse discounted the outstanding principal and accrued interest assumed at acquisition to its present value as of the acquisition date.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

11. Notes payable: housing activities (continued)

Note payable – Los Angeles Housing and Community Investment Department (continued)

On June 1, 2017, Florence Morehouse executed new loan agreements with HCIDLA in the total amount of \$4,046,838. The loans are comprised of the modified and restated HCIDLA Loan (the "Restated HCIDLA Loan") in the amount of \$2,287,080 and new funds under HCIDLA's Neighborhood Stabilization Program in the amount of \$1,759,758 (the "NSP Loan"). On June 4, 2019, the partnership executed a new loan agreement in the amount of \$2,014,663 through the Accessible Housing Program as additional financing for the project (the "AcHP Loan", and together with the Restated HCIDLA Loan and NSP Loan, collectively, the "HCIDLA Loans"). The Restated HCIDLA Loan bears interest at 2.75% per annum, compounding annually. The NSP Loan and AcHP Loan bear a simple interest at the rate of 3% and 4%, respectively. The HCIDLA Loans are secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing. Annual payments of principal and accrued interest will be in an amount equal to the project's residual receipts, as defined in the loan agreements.

All unpaid principal and accrued interest shall be due and payable on the earliest of (i) December 31, 2074, (ii) the date project is sold, assigned, transferred, or refinanced; or (iii) an event of default by Florence Morehouse which has not been cured as provided in the loan agreements. As of December 31, 2023 and 2022, the outstanding principal balance was \$6,061,501 and accrued interest was \$1,013,597 and \$807,035, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$206,562 and \$204,603, respectively.

Notes payable – Los Angeles County Development Authority

On April 26, 2022, Cove executed a loan agreement with the Los Angeles County Development Authority ("LACDA") in the total amount of \$7,100,000 for the construction of the project. The loans are comprised of the County General Funds in the amount of \$5,000,000, bears simple interest at a rate of 3% per annum with annual payments of accrued interest and principal in an amount equal to the project's residual receipts, as defined in the promissory note, and No Place Like Home in the amount of \$2,100,000, bears 0% interest. The loans are secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing and mature on April 26, 2079. As of December 31, 2023 and 2022, the outstanding principal was \$6,300,000 and \$149,025, and accrued interest was \$98,976 and \$0, respectively. Interest expense for years ended December 31, 2023 and 2022 was \$98,976 and \$0, respectively, which has been capitalized to fixed assets.

On June 1, 2022, Banning executed a loan agreement with LACDA in the total amount of \$7,130,000 for the development of its project. The loan is non-interest bearing and the entire outstanding principal balance together with any other amounts payable shall be due and paid in full on June 1, 2079. The loan is secured by a deed of trust, regulatory agreement, and sponsor operating guaranty. As of December 31, 2023 and 2022, the outstanding principal of the loan was \$6,436,364 and \$2,284,028, respectively.

On June 1, 2023, B156 + B157 executed a loan agreement with LACDA in the total amount of \$10,000,000 for the construction of the project. The loans are comprised of the County General Funds in the amount of \$5,000,000, which bear simple interest at a rate of 3% per annum with annual payments of accrued interest and principal in an amount equal to the project's residual receipts, as defined in the promissory note, and No Place Like Home in the amount of \$5,000,000, which bears 0% interest. The loans are secured by a deed of trust, assignment of leases and rents, and security agreement and fixture filing and mature on June 1, 2080. As of December 31, 2023, the outstanding principal was \$9,353,257 and accrued interest was \$25,110. Interest expense for year ended December 31, 2023 was \$25,110, which has been capitalized to fixed assets.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

11. Notes payable: housing activities (continued)

Notes payable – Los Angeles County Development Authority (continued)

On June 2, 2023, Villa Vanowen executed a loan agreement with LACDA in the total amount of \$9,020,000 for the development of its project. The loan is non-interest bearing and the entire outstanding principal balance together with any other amounts payable shall be due and paid in full on June 1, 2080. The loan is secured by a deed of trust, regulatory agreement, and sponsor operating guaranty. As of December 31, 2023, the outstanding principal of the loan was \$5,844,472.

On December 6, 2023, CADI XVIII, LLC acquired Budlong through assumption of debt and executed a loan agreement with LACDA to assume the existing debt encumbering project which comprised of CDBG note with outstanding principal and interest in the amount of \$1,221,218 and \$1,145,099, respectively, and HOME note with outstanding principal and interest in the amount of \$183,388 and \$266,993, respectively. The CDBG and HOME notes bears simple interest at a rate of 3% and 6.55%, respectively, per annum with annual payments of accrued interest and principal from the project's residual receipts, as defined in the promissory note, and matures on October 31, 2078. As of December 31, 2023, the outstanding principal was \$1,404,606 and accrued interest was \$1,412,092.

Note payable – County of Los Angeles

On May 12, 2022, CADI executed a loan agreement with the County of Los Angeles in the amount of \$2,600,000 to fund project costs relating to Moonstone. The loan is non-interest bearing and matures on December 31, 2026. As of December 31, 2023 and 2022, the outstanding principal was \$2,600,000.

Notes payable – City of Long Beach

On November 9, 2015, Anchor Place obtained financing for the construction of its project from loan proceeds funded by the City of Long Beach in an amount of \$4,000,000 (Anchor City loan). Repayment of the Anchor City loan is secured by a deed of trust and matures on November 9, 2070. The Anchor City loan bears simple interest rate at a rate of 1% per annum and requires annual payments of accrued interest and outstanding principal from residual receipts, as defined in the promissory note. As of December 31, 2023 and 2022, the outstanding principal was \$4,000,000, and accrued interest was \$309,678 and \$269,678, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$40,000 for each year.

On September 16, 2016, CADI obtained financing for the acquisition of Beachwood Apartments from loan proceeds funded by the City of Long Beach in an amount of \$2,100,000 (Beachwood City loan). Repayment of the Beachwood City loan is secured by a deed of trust, and matures on September 16, 2071. The Beachwood City loan bears simple interest rate at a rate of 3% per annum and requires annual payments of accrued interest and outstanding principal from residual receipts, as defined in the promissory note. On July 20, 2017, CADI assigned all of its right, title and interest and its obligations and liabilities under the documents evidencing the Beachwood City loan to Century Beachwood. On December 1, 2017, Century Beachwood assigned all of its right, title and interest and its obligations and liabilities under the documents evidencing the Beachwood City loan to Century Beachwood 2. As of December 31, 2023 and 2022, the outstanding principal was \$2,100,000, and accrued interest was \$444,639 and \$381,639, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$63,000 for each year.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

11. Notes payable: housing activities (continued)

Notes payable – City of Long Beach (continued)

On April 1, 2020, Woodbridge obtained financing for the construction of the project from loan proceeds funded by the City of Long Beach in the amount of \$1,100,000 (Woodbridge City Loan). Repayment of the Woodbridge City Loan is secured by a deed of trust and matures on April 1, 2075. The Woodbridge City Loan accrues interest at 3% per annum, and requires annual principal payments from residual receipts, as defined in the promissory note. As of December 31, 2023 and 2022, the outstanding principal was \$1,100,000 and accrued interest was \$118,250 and \$85,250, respectively. Interest expense for years ended December 31, 2023 and 2022 was \$33,000 for each year.

On April 1, 2020, CADI obtained financing for the acquisition and development of 6801 Atlantic Avenue from the City of Long Beach in the amount of \$1,500,000 (Atlantic City Loan). Repayment of the Atlantic City Loan is secured by a deed of trust and matures on April 1, 2085. The Atlantic City Loan accrues interest at 3% per annum, and requires annual principal payments from residual receipts, as defined in the promissory note. As of December 31, 2023 and 2022, the outstanding principal was \$1,500,000 and accrued interest was \$165,250 and \$120,250, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$45,000 for each year, all of which has been capitalized to fixed assets.

On April 19, 2022, Cove obtained a financing from City of Long Beach for the construction of its project funded by U.S. Department of Housing and Urban Development's HOME program in the amount of \$4,000,000. The loan is secured by a deed of trust and matures 55 years after project completion. The loan bears simple interest at a rate equal to 3% per annum and requires annual payments of accrued interest and outstanding principal from residual receipts, as defined in the promissory note. As of December 31, 2023 and 2022, the outstanding principal was \$3,658,397, and accrued interest was \$140,529 and \$0, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$140,529 and \$0, respectively, all of which has been capitalized to fixed assets.

Notes payable – City of Los Angeles

On May 26, 2022, Banning obtained financing for the construction of the project from loan proceeds funded by the City of Los Angeles in the amount of \$8,000,000. Repayment of the loan is secured by a deed of trust and matures on June 1, 2079. The loan accrues interest at 3% per annum, and requires annual principal payments from residual receipts, as defined in the promissory note. As of December 31, 2023 and 2022, the outstanding principal was \$4,951,202 and \$0, respectively.

On December 7, 2023, CADI XIX, LLC acquired Parkside through assumption of debt and executed a loan agreement with City of Los Angeles to assume the outstanding principal and accrued interest encumbering the project in the amount of \$5,417,675 and \$4,148,165, respectively. The loan bears simple interest at a rate equal to 3% per annum and requires annual payments of accrued interest and outstanding principal from residual receipts, as defined in the promissory note. As of December 31, 2023, the outstanding principal and accrued interest was \$5,417,675 and \$4,148,165, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

11. Notes payable: housing activities (continued)

Notes payable – U.S. Bank, N.A.

On December 1, 2017, Century Beachwood 2 executed a construction and permanent loan agreement with California Municipal Finance Authority (CMFA) in the principal amount of \$13,335,274, funded by US Bank (formerly MUFG Union Bank, N.A). The loan is secured by a deed of trust, and bears interest at a variable rate, and all outstanding principal and unpaid interest shall be due and payable upon maturity on February 1, 2036. As of December 31, 2023 and 2022, the outstanding principal was \$7,596,513 and \$7,716,484, respectively, and accrued interest was \$28,259 and \$28,705, respectively.

In December 2017, Century Beachwood 2 entered into an interest rate swap agreement with an effective date of February 1, 2019 (Swap) with US Bank (formerly MUFG Union Bank, N.A) in the notional amount of \$8,183,300 to fix the effective interest rate on the loan to 4.32% per annum. Swap payments, equal to the excess of fixed rate payments over variable rate payments, are payable monthly with the interest payments on the underlying loan. The Swap agreement will expire on February 1, 2036. As of December 31, 2023, the fair market value of the interest rate swap asset was \$268,722. As of December 31, 2022, the fair market value of the interest rate swap obligation was \$294,134. For the years ended December 31, 2023 and 2022, the unrealized gain on the interest rate swap was \$562,856 and \$563,620, respectively. For the years ended December 31, 2023 and 2022, interest expense including swap settlements was \$335,165 and \$340,296, respectively.

On December 26, 2017, Casa Rita obtained financing for the acquisition and rehabilitation of its project from the proceeds of tax-exempt Multifamily Housing Revenue Bonds, Series 2017A issued by CMFA in the amount of \$11,900,000, funded by Wells Fargo (Casa Rita Bonds). Concurrent with the issuance of the Casa Rita Bonds, CMFA entered into a Trust Indenture with US Bank. Proceeds for the Casa Rita Bonds were loaned by CMFA to Casa Rita under conditions stipulated in the loan agreement and the Trust Indenture. The Casa Rita Bonds bear interest at a rate of 4.19% per annum and any unpaid principal and accrued interest is due in full at maturity on February 1, 2033. As of December 31, 2023 and 2022, the outstanding principal was \$10,497,503 and \$10,656,903, respectively, and accrued interest was \$0. Interest expense for the years ended December 31, 2023 and 2022 was \$449,631 and \$456,249, respectively.

On November 18, 2021, CityView executed a bond financing agreement with CMFA. CMFA authorized the California Municipal Finance Authority Multifamily Housing Revenue Bonds (CityView Apartments), 2021 Series A, in the principal amount of \$43,745,000 which was secured by the Indenture of Trust, as defined in the bond financing agreement. The bonds bear interest at a rate of 4% per annum and mature on November 1, 2036. Interest is paid semi-annually on May 1 and November 1 from escrow accounts held by US Bank. As of December 31, 2023 and 2022, outstanding principal was \$43,745,000 and accrued interest was \$365,083 and \$331,527, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$1,783,356 for each year.

Additionally, bond premium proceeds in the amount of \$4,332,067 were received in conjunction with the closing of the CityView bonds. The premium is amortized over the life of the bond under the straight-line method as a reduction to interest expense. The balance of the premium as of December 31, 2023 and 2022 was \$3,730,392 and \$4,019,196, respectively. For the years ended December 31, 2023 and 2022, amortization of the premium was \$288,804 for each year.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

11. Notes payable: housing activities (continued)

Note payable – Fannie Mae

On June 22, 2021, in concurrence with the acquisition of Ackerfield, Century Ackerfield, LLC assumed a note payable to Fannie Mae. The Fannie Mae loan is secured by a deed of trust, accrues interest at 2.685%, and matures on November 1, 2030. As of December 31, 2023 and 2022, the outstanding principal was \$12,502,323 and \$12,525,000, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$340,967 for each year.

Note payable – Cedars-Sinai Medical Center

On February 25, 2021, CADI executed a loan agreement with Cedars-Sinai Medical Center in the amount of \$5,000,000. The loan bears interest at an annual rate equal to the LIBOR 30-day floating rate plus 1.0%. The interest rate shall be adjusted annually on the anniversary of the closing date. Accrued interest only shall be payable in arrears monthly, and all unpaid principal and interest shall be due and payable at maturity on December 31, 2025. As of December 31, 2023 and 2022, the outstanding principal was \$3,086,000 and \$3,800,452, respectively, and accrued interest was \$14,556 and \$3,895, respectively. Interest expense for the years ended December 31, 2023 and 2022 was \$186,865 and \$16,540, respectively.

Note payable – Citibank, N.A.

On December 7, 2023, CADI XVIII, LLC acquired Budlong through assumption of debt and executed a loan agreement with Citibank, N.A. to assume the outstanding principal encumbering the project in the amount of \$322,300. The loan bears interest at a rate of 6.50% per annum and matures on August 1, 2027. As of December 31, 2023, the outstanding principal and accrued interest was \$315,759 and \$0, respectively. Interest expense for the year ended December 31, 2023 was \$1,800.

Note payable – Bank of America, N.A.

On June 2, 2023, Villa Vanowen obtained financing for construction of the project from the proceeds of tax-exempt Multifamily Mortgage Revenue Note (Villa Vanowen Apartments) Series 2023P-1 and taxable Multifamily Mortgage Revenue Note (Villa Vanowen Apartments) Taxable Series 2023P-2 in the amount of \$21,022,321 and \$207,611, respectively, issued by City of Los Angeles and funded by Bank of America, N.A. (Villa Vanowen Bonds). The notes bear interest at a variable rate of BSBY daily floating rate plus 2.5%. The tax-exempt note matures on January 1, 2057 and the taxable note matures on September 1, 2027. As of December 31, 2023, the outstanding principal and interest was \$2,604,680 and \$16,872, respectively. Interest expense for the year ended December 31, 2023 was \$95,376, all of which has been capitalized to fixed assets.

Note payable – JPMorgan Chase Bank, N.A.

On November 1, 2023, B158 executed a construction and permanent loan agreement with CalHFA in the principal amount of \$26,986,213, funded by JPMorgan Chase Bank, N.A. The loan is secured by a deed of trust, and bears interest at a variable rate, and all outstanding principal and unpaid interest shall be due and payable upon maturity on June 1, 2026. As of December 31, 2023, the outstanding principal and interest was \$1,591,360 and \$9,685, respectively. Interest expense for the year ended December 31, 2023 was \$11,152, all of which has been capitalized to fixed assets.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

11. Notes payable: housing activities (continued)

Note payable – Local Initiatives Support Corporation

On September 27, 2023, Axiom acquired the project through assumption of debt and executed a loan agreement with Local Initiatives Support Corporation (LISC) to assume the outstanding principal encumbering the project in the amount of \$4,336,000. The loan bears interest at a rate of 5.50% per annum and matures on January 6, 2025. As of December 31, 2023, the outstanding principal and accrued interest was \$4,336,000 and \$18,601, respectively. Interest expense for the year ended December 31, 2023 was \$58,004, all of which has been capitalized to fixed assets.

12. Notes payable: lending activities – Century Housing Corporation

Line of credit - Federal Home Loan Bank of San Francisco

On May 27, 2011, Century Housing entered into an Advances and Security Agreement with FHLB in the maximum commitment amount of \$10,000,000. On October 5, 2012, the maximum commitment amount was increased to \$25,000,000. Each advance is subject to the terms and conditions upon which Century Housing and FHLB have agreed upon pursuant to a written confirmation agreement. On May 5, 2015, the maximum commitment amount was increased to \$50,000,000. During 2023 and 2022, advances bore interest ranging from 2.82% to 3.81% and had maturity dates ranging from November 3, 2027 to October 10, 2036, respectively. As of December 31, 2023 and 2022, advances secured by U.S. Treasury Inflation-Protected Securities purchased by Century Housing were \$25,040,026 and \$24,000,536, respectively. As of December 31, 2023 and 2022, there is also a settlement transaction account in the amount of \$1,302,690 and \$283,453, respectively, and capital stock in the amount \$866,000. As of December 31, 2023 and 2022, the outstanding principal was \$25,000,000 and accrued interest was \$76,274. Interest incurred during 2023 and 2022 was \$870,000 and \$894,059, respectively.

Note Payable – Los Angeles County Housing Innovation Fund II

On May 29, 2014, Century Housing entered into a loan agreement with the Community Development Commission of the County of Los Angeles in the amount of \$19,563,577 funded by the Los Angeles County Housing Innovation Fund II (the "LACHIF Loan II"). Under the terms of the loan agreement, Century Housing may request advances to fund loans made by Century Housing in accordance with its lending policy. The advances are unsecured and mature on May 29, 2022. On September 9, 2019, the LACHIF Loan II was amended and restated to restructure certain elements of the program and extend the maturity date to September 9, 2027. The LACHIF Loan II bears simple interest at a rate of 2% per annum. As of December 31, 2023 and 2022, the outstanding principal was \$5,200,000 and \$6,979,125, respectively, and accrued interest was \$26,000 and \$33,283, respectively. Interest incurred during 2023 and 2022 was \$134,702 and \$149,243, respectively.

Note payable – Wells Fargo Community Investment Holdings

On June 24, 2014, Century Housing executed a subordinated Equity Equivalent Investments Agreement with Wells Fargo Community Investment Holdings in the amount of \$1,000,000 (the "EQ2 Loan"). The EQ2 Loan bears simple interest at a rate equal to 2% per annum and is calculated on a 360-day basis. Interest payments in the amount of \$5,000 shall be payable quarterly in arrears on the first day of the month after the end of each quarter. All unpaid principal and interest shall be due and payable at maturity on June 30, 2024. As of December 31, 2023 and 2022, the outstanding principal was \$1,000,000 and accrued interest was \$5,000. Interest incurred during 2023 and 2022 was \$20,000 for each year.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

12. Notes payable: lending activities – Century Housing Corporation (continued)

<u>Line of credit – U.S. Bank N.A.</u>

On July 30, 2019, Century Housing entered into a Revolving Credit Note of \$125,000,000 with various financial institutions, with US Bank as the Administrative Agent. US Bank, Chase, Wells Fargo, Compass, Charles Schwab, HSBC and City National Bank agreed to provide a line of credit to Century Housing in an amount up to a maximum of \$30,000,000, \$25,000,000, \$17,000,000, \$17,000,000, \$17,000,000, \$11,500,000, and \$7,500,000, respectively. Advances from the line of credit bear interest per annum at a rate equal to the highest of (i) the Prime Rate, (ii) Federal Funds Effective Rate plus 0.50%, or (iii) Daily Simple SOFR plus 1.8%, and is calculated on a basis of a 360-day year. On May 29, 2020, the maximum commitment amount was increased to \$150,000,000. The commitment of US Bank, Chase, Wells Fargo, Compass Bank, Charles Schwab, HSBC and City National Bank was amended to \$36,000,000, \$30,000,000, \$20,400,000, \$20,400,000, \$20,400,000, \$13,800,000, and \$9,000,000, respectively. On July 28, 2021, the maximum commitment amount was decreased to \$100,000,000. The commitment of US Bank, Chase, Wells Fargo, Compass Bank, Charles Schwab, HSBC and City National Bank was amended to \$24,000,000, \$20,000,000, \$13,600,000, \$13,600,000, \$13,600,000, \$9,200,000, and \$6,000,000, respectively. On July 20, 2023, the commitment of US Bank, Chase, Wells Fargo, PNC Bank (successor to Compass Bank), Charles Schwab, and HSBC was amended to \$28,000,000, \$20,000,000, \$14,000,000, \$14,000,000, \$14,000,000, and \$10,000,000, respectively, and maturity of the line of credit was extended to July 31, 2024 with an option to extend for a period of one year. As of December 31, 2023 and 2022, the outstanding principal was \$5,000,000 and accrued interest was \$30,682 and \$25,053, respectively. Interest incurred during 2023 and 2022 was \$347,569 and \$324,002, respectively.

Note payable – Cedars-Sinai Medical Center

On December 4, 2020, Century Housing executed a loan agreement with Cedars-Sinai Medical Center in the amount of \$5,000,000. The loan bears simple interest at a rate equal to 1.15% per annum. Accrued interest only shall be payable in arrears monthly, and all unpaid principal and interest shall be due and payable at maturity on December 4, 2022. On December 1, 2022, the loan agreement was amended extending the maturity date to June 1, 2023. As of December 31, 2022, the outstanding principal was \$5,000,000 and accrued interest was \$4,792. Interest incurred during 2023 and 2022 was \$23,958 and \$57,500, respectively. On June 1, 2023, the loan was paid off.

Line of credit – JPMorgan Chase Bank, N.A.

On June 30, 2022, Century Housing entered into a Revolving Credit Loan with JPMorgan Chase Bank, N.A. ("Chase") under which Chase shall provide a line of credit to Century Housing in an amount up to a maximum of \$15,000,000. Advances from the line of credit bear interest at a rate equal to the Adjusted Term SOFR Rate plus 1.55%, as defined in the loan agreement. The line of credit has a maturity date of June 28, 2024. As of December 31, 2023 and 2022, the outstanding principal was \$15,000,000, and accrued interest was \$90,457 and \$74,315, respectively. Interest incurred during 2023 and 2022 was \$1,014,807 and \$196,226, respectively.

Line of credit – Charles Schwab Bank, SSB

On December 15, 2023, Century Housing entered into a Revolving Credit Loan with Charles Schwab Bank, SSB ("Charles Schwab") under which Charles Schwab shall provide a line of credit to Century Housing in an amount up to a maximum of \$20,000,000. The line of credit bears simple interest at a rate equal to 5% per annum and is calculated on a 360-day basis. Interest payments shall be payable quarterly in arrears on the 15th day of each calendar quarter. All unpaid principal and interest shall be due and payable at maturity on December 15, 2028. As of December 31, 2023, outstanding principal balance and accrued interest was \$0.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

12. Notes payable: lending activities – Century Housing Corporation (continued)

Notes payable for housing and lending consists of the following as of December 31,

	<u>2023</u>	<u>2022</u>
Principal balance	\$ 320,696,175	\$ 250,605,470
Add: bonds payable premium	3,730,392	4,019,196
less: unamortized debt issuance costs	 (2,747,165)	 (2,924,461)
Notes payable and lines of credit, net of premium		
and unamortized debt issuance costs	\$ 321,679,402	\$ 251,700,205

Debt issuance costs are being amortized to interest expense over the term of each loan. For 2023 and 2022, the effective interest rate for MHSA Loans was 3.05%. For 2023 and 2022, the effective interest rate for Cabrillo Gateway CCRC Loan was 6.28% and 6.25%, respectively. For 2023 and 2022, the effective interest rate for Anchor Place CCRC Loan was 5.40%. For 2023 and 2022, the effective interest rate for PNC Loan was 4.21% and 4.19%, respectively. For 2023 and 2022, the effective interest rate for HCIDLA Loans was 3.41% and 3.38%, respectively. For 2023 and 2022, the effective interest rate for Florence Morehouse CCRC Loan was 6.14% and 6.13%, respectively. For 2023 and 2022, the effective interest rate of Beacon Place CCRC Loan was 5.46%. For 2023 and 2022, the effective interest rate for the Tax-Exempt Bonds was 6.34%. During 2023 and 2022, amortization expense for debt issuance costs was \$204,796 and \$202,515, respectively.

Expected future annual principal payments on the outstanding debts are as follows:

Year ending December 31:	
2024	\$ 46,245,557
2025	23,136,915
2026	9,970,146
2027	7,384,965
2028	1,732,027
Thereafter	 232,226,565
Total	\$ 320,696,175

13. Bonds payable: lending activities – Century Housing Corporation

During 2019, Century Housing issued Century Housing Impact Investment Bonds, Taxable Series 2019 (the "Impact Bonds") in the principal amount of \$100,000,000 pursuant to the terms of an Indenture of Trust, dated as of January 1, 2019, with The Bank of New York Mellon Trust Company, N.A. as trustee. The Impact Bonds are a general obligation of Century Housing payable from all legally available revenues and assets of Century Housing. The Impact Bonds are not secured by a reserve fund, mortgage lien or security interest on or in any funds or other revenues or assets of Century Housing. The proceeds of the bonds were used to refinance existing obligations and finance loans related to the development of multifamily affordable housing. The Impact Bonds were issued in tranches, wherein \$50,000,000, \$40,000,000, and \$10,000,000, bear interest rates of 3.824%, 3.995% and 4.148%, respectively, and have a maturity date of November 1, 2020, November 1, 2021, and November 1, 2023, respectively. As of December 31, 2023 and 2022, the outstanding Impact Bonds payable was \$0 and \$10,000,000 and accrued interest was \$0 and \$69,133. Interest incurred during 2023 and 2022 was \$345,667 and \$414,800, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

13. Bonds payable: lending activities – Century Housing Corporation (continued)

During 2020, Century Housing issued California Municipal Finance Authority Taxable Bonds, Series 2020 (Century Housing Corporation) (Sustainability Bonds) (the "CMFA Bonds") in the principal amount of \$85,000,000 pursuant to the terms of an Indenture of Trust, dated as of June 1, 2020, with US Bank as trustee. The CMFA Bonds are a general obligation of Century Housing payable from all legally available revenues and assets of Century Housing. The CMFA Bonds are not secured by a reserve fund, mortgage lien or security interest on or in any funds or other revenues or assets of Century Housing. The proceeds of the bonds were used to refinance existing obligations and finance loans related to the development of multi-family affordable housing. The CMFA Bonds were issued in tranches, wherein \$30,000,000, \$35,000,000, and \$20,000,000, bear interest rates of 1.486%, 1.605%, and 2.877%, respectively, and have a maturity date of November 1, 2022, November 1, 2023, and November 1, 2035, respectively. As of December 31, 2023 and 2022, the outstanding CMFA Bonds payable was \$20,000,000 and \$55,000,000, respectively, and accrued interest was \$95,900 and \$189,525, respectively. Interest incurred during 2023 and 2022 was \$1,040,883 and \$1,508,650, respectively.

During 2021, Century Housing issued Century Sustainable Impact Notes (the "Impact Notes") in the total aggregate offering of \$150,000,000 with US Bank as trustee. The Impact Notes are a general obligation of Century Housing payable from all legally available revenues and assets of Century Housing. The Impact Notes are not secured by a reserve fund, mortgage lien or security interest on or in any funds or other revenues or assets of Century Housing. The proceeds of the bonds were used to refinance existing obligations and finance loans related to the development of multi-family affordable housing. The interest rates for the Impact Notes are set forth in the relevant pricing supplement and had various terms of between six months and 20 years, as set forth in the relevant pricing supplement. As of December 31, 2023 and 2022, outstanding bonds payable was \$145,728,000 and \$88,766,000, respectively, and accrued interest was \$1,236,380 and \$162,245, respectively. Interest incurred during 2023 and 2022 was \$4,118,610 and \$992,239, respectively.

During 2021, Century Housing executed a bond agreement with New York Life in the principal amount of \$50,000,000. The New York Life bonds are a general obligation of Century Housing, payable from all legally available revenues and assets of Century Housing. The New York Life bonds are not secured by a reserve fund, mortgage lien or security interest on or in any funds or other revenues or assets of Century Housing. The proceeds of the bonds were used to refinance existing obligations and finance loans related to the development of multi-family affordable housing. The New York Life bonds were issued in tranches, wherein \$15,000,000, \$25,000,000, and \$10,000,000, bear interest rates of 2.39%, 2.64% and 2.98%, respectively, and have a maturity date of November 1, 2031, November 1, 2036, and November 1, 2041, respectively. As of December 31, 2023 and 2022, outstanding principal was \$50,000,000 and accrued interest was \$219,417. Interest incurred during 2023 and 2022 was \$1,316,500 for each year.

During 2021, Century Housing issued California Municipal Finance Authority Tax-Exempt Bonds, 2021 Series A (Century Housing Corporation) (Sustainability Bonds) (the "Series 2021A Bonds") in the principal amount of \$17,515,000 pursuant to the terms of an Indenture of Trust, dated as of November 1, 2021, with US Bank as trustee. The proceeds of the bonds were used to finance the acquisition of CityView. The bonds bear interest at a rate of 4% per annum and mature on November 1, 2031. Interest is paid semi-annually on May 1 and November 1 from escrow accounts held by US Bank. As of December 31, 2023 and 2022, outstanding principal was \$17,515,000 and accrued interest was \$116,767. Interest incurred during 2023 and 2022 was \$700,444 and \$700,600, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

13. Bonds payable: lending activities – Century Housing Corporation (continued)

Additionally, bond premium proceeds in the amount of \$3,836,135 were received in conjunction with the closing of the bonds. The premium is amortized over the life of the bond under the straight-line method as a reduction to interest expense. The balance of the premium as of December 31, 2023 and 2022 was \$3,022,663 and \$3,406,277, respectively. For the years ended December 31, 2023 and 2022, amortization of the premium was \$383,614 for each year.

During 2023, Century Housing executed a bond agreement with US Bank in the principal amount of \$10,000,000. The US Bank bonds are a general obligation of Century Housing, payable from all legally available revenues and assets of Century Housing. The US Bank bonds are not secured by a reserve fund, mortgage lien or security interest on or in any funds or other revenues or assets of Century Housing. The proceeds of the bonds were used to refinance existing obligations and finance loans related to the development of multi-family affordable housing. The US Bank bonds bear interest rates of Daily Simple SOFR plus 0.40% and is calculated on a basis of a 360-day year and have a maturity date of September 13, 2033. As of December 31, 2023, outstanding principal was \$10,000,000 and accrued interest was \$49,308. Interest incurred during 2023 \$174,644.

Bonds payable consist of the following as of December 31,

	<u>2023</u>	<u>2022</u>
Principal balance	\$ 243,243,000	\$ 221,281,000
add: bonds payable premium	3,022,663	3,406,277
less: unamortized debt issuance costs	(1,039,684)	(1,304,804)
Bonds payable, net of premium and unamortized		
debt issuance costs	<u>\$ 245,225,979</u>	<u>\$ 223,382,473</u>

Debt issuance costs are being amortized to interest expense over the term of the bonds. During 2023 and 2022, amortization expense for debt issuance costs was \$729,617 and \$763,700, respectively.

Expected future annual principal payments on the bonds payable are as follows:

Year ending December 31:

2024	\$ 136,849,000
2025	-
2026	3,172,000
2027	-
2028	-
Thereafter	 103,222,000
Total	\$ 243,243,000

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

14. Commercial paper: lending activities – Century Housing Corporation

During 2022, Century Housing established a commercial paper program, the Taxable Commercial Paper (Sustainability) Notes Series 2022-A ("Commercial Paper") in the total aggregate size of \$100,000,000 with US Bank as trustee. The Commercial Paper is a general obligation of Century Housing payable from all legally available revenues and assets of Century Housing. The Commercial Paper is not secured by a reserve fund, mortgage lien or security interest on or in any funds or other revenues or assets of Century Housing. The proceeds of the Commercial Paper were used to refinance existing obligations and finance loans related to the development of multi-family affordable housing. The interest rates for the Commercial Paper vary as agreed to by US Bank and Century Housing and maturity of each Commercial Paper shall be determined on the date of issuance of the Commercial Paper. As of December 31, 2023 and 2022, outstanding balance was \$0 and \$25,000,000, respectively, and accrued interest was \$0 and \$37,397, respectively. Interest incurred during 2023 and 2022 was \$443,881 and \$239,534, respectively.

15. Century Villages at Cabrillo, Inc.

Century Villages at Cabrillo, Inc. ("CVC"), a California nonprofit public benefit corporation, is a place-based supportive housing affiliate of Century Housing Corporation ("CHC"). As a nonprofit community development organization that serves as the steward of the Villages at Cabrillo, CVC aims to empower residents, restore health and inspire hope. CVC was formed on July 31, 1996 for the purpose of rehabilitating and developing a master planned, residential community that provides affordable housing and a comprehensive array of supportive services for homeless individuals, families, and veterans at the former Cabrillo Housing of the U.S. Naval Station, located in the City of Long Beach, California. The 27 acre property was ultimately conveyed to CVC in 1997 under the McKinney Act for the purpose of benefiting the homeless.

CVC is a vibrant supportive housing community offering emergency, transitional, and permanent housing and is supported by the Villages at Cabrillo Collaborative ("VACC"), a partnership comprising more than a dozen on-site nonprofit and government agencies that collectively provide residents with access to the skills, tools, and services needed for self-sufficiency. CVC is also a direct service provider, one of many within The Villages that offer a multitude of wraparound services to more than 1,500 residents on any given day. These residents include formerly homeless veterans, families and children, as well as individuals in vulnerable populations, such as those experiencing drug and/or alcohol use disorders, domestic or family violence, mental illness, and/or physical disabilities. To this end, CVC has partnered with established service providers, educational institutions and government agencies to provide much needed supportive services which include: case management, life skills training, substance abuse treatment, affordable child care, a homeless education program, an employment center, a career center, a food service program, a VA medical clinic, a federally qualified health center ("FQHC") run by The Children's Clinic among others. This collaboration of organizations combines to serve approximately 2,000 unique individuals at CVC each year. CVC's mission is embedded within CHC to finance, build, and operate exceptional affordable housing so that the people we serve may have a dignified home, a healthy and hopeful future, and attain economic independence.

CVC employs a continuum of care and housing model whereby each resident is connected to a service provider and enveloped by an array of empowering resources. The housing continuum on the campus ranges from emergency shelter/treatment programs, to transitional housing programs, to permanent housing programs. This continuum is replicated for both veterans and non-veteran families and individuals. In support of this continuum, CVC maintains over 460,000 square feet of housing and supportive service space on its campus. With remaining development and redevelopment opportunities, CVC is actively planning for the continued build out of its campus in the years to come in support of its overall mission.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

15. Century Villages at Cabrillo, Inc. (continued)

CVC began as a steward of the property allowing service partners to focus on their delivery of programs in a safe and secure environment. As CVC grew, it became apparent that for the collective impact model to be successful, CVC needed to take a more direct role serving as a backbone to its partners. In 2009, Century Villages Property Management, LLC ("CVPM"), wherein CVC is the sole member, was formed for the purpose of providing property management services for low income, affordable housing at CVC and eventually beyond. In 2011, CVC assumed ownership of the Oasis Community Center ("Center"), which is now operated as a separate business unit of CVC. This community resource facility had been initially funded for 3+ years by a U.S. Department of Housing and Urban Development's Hispanic-Serving Institutions Assisting Communities ("HUD HSIAC") grant to the California State University, Long Beach ("CSULB"). During the grant period, CSULB operated the center in collaboration with Catholic Charities of Los Angeles. The Center provided an after school program, life skills classes, employment services, a computer center, and a host of other resources. With the original grant funding expiring in late 2011 and the Center facing imminent closure, CVC adopted the Center and secured the necessary funding through year end. This funding was comprised of a Community Services Block Grant ("CSBG") which was awarded to CVC as a subgrantee from Long Beach Community Action Partnership. During 2012, CVC secured a grant from the Ahmanson Foundation and an additional CSBG grant to sustain operations. Since then, CVC is actively fundraising to sustain the critical services provided by the Center.

In 2012, an agreement to convene the VACC was formalized among the dozen on site nonprofit partners. Also in 2012, CVC completed construction on the Family Shelter I and II projects. This \$5 million, 8,500 square-foot complex has provided for the replacement and expansion of Catholic Charities emergency shelter facility which has operated at CVC since 1998. Also, CVC ground leased an acre of land from the City of Long Beach and installed a 200 tree landscape barrier ("Urban Forest") with funding from the Port of Long Beach ("POLB") and private donors. This Urban Forest was supplemented in 2014 with additional trees, a walking path and fitness equipment thanks to funding from the POLB and Neighborhood Works Urban Lift program in partnership with Wells Fargo. The Urban Forest creates new amenity space for the Villages at Cabrillo while improving ambient air quality and reducing greenhouse gas emissions. In late 2014, CVC completed construction of its new \$1 million maintenance headquarters, home to the approximately 36 professionals that maintain the community. The maintenance facility also houses a satellite office for PADNET TV in conjunction with Long Beach Community Action Partnership. This allows those in the community with access to state of the art digital video equipment and an editing bay to create visual media for use on public access television.

In 2015, the Century Oasis Residential Services (CORS) footprint and headcount grew as the Oasis Community Center began operating as the service provider of record for residents of the 80 apartment Cabrillo Gateway LEED Platinum development. In 2017, the CORS footprint expanded again with the expansion of residential services for the 120 apartment Anchor Place LEED Platinum development. In addition, during 2017, CVC also launched its Pathways to Health program which aspires to increase the health and wellness of residents through a variety of programs and activities. CVC became an authorized contract service provider with the County of Los Angeles' Housing for Health program which will now fund intensive case management services at both Cabrillo Gateway and Anchor Place. CVC's Oasis Residential Services (CORS) is now providing services at developments outside the Villages at Cabrillo community. With the completion of Anchor Place in 2017 CVC embarked on a planning process to chart the future of the community. This began with the development of a new master plan which was codified in 2019. This master plan evolved into a formal Specific Plan entitlement document with the City of Long Beach.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

15. Century Villages at Cabrillo, Inc. (continued)

In early 2023, the City of Long Beach adopted the Specific Plan into its municipal zoning code and certified the environmental impact report. This specific plan provides the entitlement foundation for an additional 500+ supportive homes at the community (on a net basis). CVC's sixth phase of development, The Cove, is slated for completion in the spring of 2024. It will provide 90 supportive and affordable homes to Veterans.

During 2020, CVC has implemented diversity, equity and inclusion initiatives in response to rising social tension and injustice taking place across the nation and around the world. CVC is committed to provide an environment for workers, residents and collaborative partners that acknowledges the centrality of diversity, equity and inclusion and works actively to dismantle systems of structural racism in all aspects of its business including: affordable housing development, property management, resident services and finance. This goal will be accomplished by exploring and implementing the recommendations of the CVC Workgroup on Diversity and Inclusion including but not limited to: trainings/dialogues with senior staff on anti-racism and power and privilege; and promoting a culture that celebrates differences among our collaborative partners and residents in all convenings, trainings and events.

To effectuate the development of housing on its campus, CVC has entered into long-term ground leases with five limited partnerships of which CVC is the general partner. The limited partnerships, Long Beach Savannah Housing, L.P. ("Savannah"), Casa de Cabrillo, L.P. ("Casa"), The Family Commons at Cabrillo, L.P. ("Family Commons"), Cabrillo Gateway, L.P. ("Cabrillo Gateway"), Anchor Place, L.P. ("Anchor Place"), Plaza de Cabrillo, L.P. ("Plaza"), The Cove, L.P. ("Cove") were formed to develop, own and operate a low-income housing tax credit project on the land that they have leased from CVC. CVC owns 0.10% of Savannah, 0.01% of Casa, 0.01% of Family Commons, 0.01% of Cabrillo Gateway, 0.01% of Anchor Place, 0.01% of Plaza, and 0.01% of Cove. The partnerships have been allocated low-income housing tax credits pursuant to Section 42 of the Internal Revenue Code ("Section 42"). These low-income housing tax credits have been utilized to help finance affordable housing projects. Affiliates of John Hancock Realty Advisors, Inc. have invested \$7,136,000 of equity into Savannah, \$11,900,000 of equity into Casa, and \$19,554,459 of equity into Family Commons, as investor limited partners in exchange for the benefits of the low-income housing tax credits that have been allocated to the projects. Effective April 1, 2015 and June 30, 2016, affiliates of John Hancock Realty Advisors, Inc. sold all of their partnership interests on Savannah and Casa, respectively, to Century Affordable Development, Inc. ("CADI"), an affiliate of CVC. During 2020, the Casa project was acquired and resyndicated by Plaza.

WF Affordable Housing LLC (formerly known as Wells Fargo Affordable Housing Community Development Corporation) has committed to contribute an aggregate sum of approximately \$25,975,153, \$34,410,134, \$10,873,833, and \$24,372,563 to Cabrillo Gateway, Anchor Place, Plaza, and Cove, respectively, as an investor limited partner in exchange for the benefits of future low-income housing tax credits, upon satisfaction of certain conditions set forth in the Partnership Agreements. As of December 31, 2023 and 2022, WF Affordable Housing LLC has invested \$26,003,510, \$34,905,187, and \$10,572,385 of equity into the Cabrillo Gateway, Anchor Place, and Plaza projects, respectively. As of December 31, 2023 and 2022, WF Affordable Housing LLC has invested \$1,829,354 and \$1,218,628 of equity into the Cove project, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

15. Century Villages at Cabrillo, Inc. (continued)

Section 42 regulates the use of the projects as to occupant eligibility and unit gross rent, among other requirements. Each of the projects must meet the provisions of these regulations during each of fifteen consecutive years in order to remain qualified to receive the tax credits. The Savannah project was completed as of June 30, 2001, the Casa project was certified for occupancy on June 23, 2004, Family Commons was certified for occupancy on November 26, 2008, Cabrillo Gateway was certified for occupancy on July 6, 2015, Anchor Place was certified for occupancy on September 28, 2017 and Plaza de Cabrillo was certified for occupancy on November 30, 2021.

16. Master Planned Communities

During 2018, CADI partnered with Thomas Safran & Associates Development, Inc. ("TSA") and United States Veterans Initiative ("US VETS") and formed West LA Veterans Collective LLC ("West LA"). West LA was selected as the principal developer of the approximately 388-acre campus in West Los Angeles, to develop the campus into a master planned community and create and rehabilitate around 1,450 units to provide supportive housing for veterans, homeless and special needs populations. The predevelopment costs are initially borne by CADI, and reimbursements are made on a quarterly basis by TSA and US VETS. As of December 31, 2023 and 2022, TSA's and US VETS's share of predevelopment expenses relating to the West LA development was \$38,275 and \$124,376, respectively.

Also, during 2018, CADI partnered with National Community Renaissance of California ("CORE") and Richman Group Affordable Housing Corporation ("Richman") and formed One San Pedro Collaborative, LLC ("OSP"). OSP was selected as the principal developer of the 21-acre campus in San Pedro, CA, to develop the campus into a master planned community and create and rehabilitate around 1,600 units to provide affordable housing solutions for low-income, seniors and special needs residents. As of December 31, 2023 and 2022, CADI incurred \$1,151,847 and \$936,214 of predevelopment costs on the OSP project, respectively, which is included in real estate held for investment, net in the accompanying consolidated statements of financial position.

In 2020, Century, TSA and Charles Drew University were selected by the County of Los Angeles to redevelop a 12.8 acre former Compton Unified Elementary School site into a mixed-use community that includes a mix of affordable, workforce, student and mixed-income housing; office, retail, research, community and clinic space; athletics and recreational facilities; and parking for to-be-developed uses, as well as for the surrounding areas. The three partners formed the CDU MLK Wellness Collaborative, LLC, a joint venture, to lease and develop this master planned community that is central to the University's strategic growth plans. As of December 31, 2023 and 2022, CADI incurred \$223,248 of predevelopment costs on the CDU MLK project, respectively, which is included in real estate held for investment, net of accumulated depreciation in the accompanying consolidated statements of financial position.

In late 2022, CADI was selected by the County of Los Angeles to develop a multi-phased supportive housing community on a county-owned lot of ~3 acres within the LA General Hospital campus in the Boyle Heights neighborhood of Los Angeles. CADI's response featured a bold vision for a project that would fit seamlessly within Supervisor Hilda Solis' vision for a 'healthy village' for the broader LA General Campus. The community will be designed to facilitate a transition from the traditional model of "illness"-based care towards a "whole health" system of care. Building from extensive community outreach work led by the county, the current development plan includes nearly 300 permanent supportive and affordable homes as well as relevant community-serving resources including a "step-down" peer respite program and a workforce development kitchen and cafe. CADI is presently operating under an exclusive negotiating agreement and an option to lease.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

16. Master Planned Communities (continued)

Uptown Acres is a two-phase project in the Hamilton neighborhood of North Long Beach. Phase I is located at 6801 Atlantic Avenue on a site purchased by CADI in 2019, which was 100% funded by CDBG funds through the City of Long Beach. Phase 2 is sited on land that the City of Long Beach owns. The City owned phase two site is home to the City's ABC Shelter, a year round facility funded by the State of California. CADI entered into an Exclusive Negotiating Agreement ("ENA") with the City of Long Beach to purchase the land at 6845 Atlantic Avenue and is currently in negotiations with the terms on disposition of the land.

Other notes receivable

During 2022, West LA committed and disbursed a portion of the Veteran Services Grant Support ("CalVET") funds to the developer partners of the master planned communities as loans or grants with restrictions, for the purpose of funding acquisition and predevelopment expenses associated with the West Los Angeles VA Medical Center campus (see Note 19). As of December 31, 2023 and 2022, the outstanding notes receivable from TSA, CORE, and US VETS were \$4,951,583, \$2,000,000, \$7,779,456 and \$4,433,961, \$1,950,000, \$4,779,456, respectively.

17. Commitments and contingencies

Guaranty of tax credits

In connection with the following partnerships, Century and its affiliates have provided certain guarantees to the tax credit investors guarantying the completion and construction of the apartment complexes, operating deficits of the partnerships, and the annual allocation of tax credits to the investor.

		Guaranty	Affordable Housing
<u>Partnership</u>	Investor Limited Partner	Balance	Location
Cabrillo Gateway, L.P.	WFAH	2,600,351	Long Beach, CA
Anchor Place, L.P.	WFAH	13,118,897	Long Beach, CA
Plaza de Cabrillo, L.P.	WFAH	7,398,128	Long Beach, CA
The Cove, L.P.	WFAH	2,098,923	Los Angeles, CA
Beacon Place, L.P.	WFAH	6,404,080	Long Beach, CA
Beacon Pointe, L.P.	Wells Fargo Community		
	Investment Holdings, LLC	21,133,582	Long Beach, CA
Century Beachwood			
Apartments 2, L.P.	WFAH	2,718,355	Long Beach, CA
Florence Morehouse, L.P.	WFAH	4,510,683	Los Angeles, CA
Casa Rita, L.P.	WFAH	3,799,026	Huntington Park, CA
Woodbridge Apartments, L.P.	WFAH	4,843,885	Long Beach, CA
The Banning, L.P.	WFAH	1,737,380	Los Angeles, CA
Century WLAVA 1, L.P.	WFAH	1,142,764	Los Angeles, CA
Villa Vanowen, L.P.	Bank of America, N.A.	1,819,753	Los Angeles, CA
Century WLAVA 2, L.P.	Wells Fargo Community	1,907,889	Los Angeles, CA
	Investment Holdings, LLC		
Century WLAVA 3, L.P.	CREA West LA VA	1,993,407	Los Angeles, CA
	Building 158, LP		

Legal proceedings

Century is involved in various legal proceedings associated with its normal operations. While the ultimate disposition of each proceeding is not determinable, management believes that such proceedings will not have a materially adverse effect on its financial condition or results of operations.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

18. Deferred income

Deferred development fee ("DDF") income

Deferred development fee income was \$2,972,445 and \$2,357,135, net of accumulated amortization of \$217,959 and \$164,009, respectively, related to the 10% profit portion of development fees as of December 31, 2023 and 2022, respectively. During the years ended December 31, 2023 and 2022, amortization of development fees capitalized as real property totaled \$53,950 for each year. The deferred income is amortized using the straight-line method over the estimated useful life of the underlying asset.

	DDF	Developer	Eliminated	Amortization	DDF Income
	Income	fee income	against	of DDF	12/31/23
	12/31/22		salaries	income	
			expense		
Cabrillo Gateway	\$ 40,625	\$ -	\$ -	\$ (1,250)	\$ 39,375
Anchor Place	173,750	-	-	(5,000)	168,750
Century Beachwood 2	192,011	-	-	(5,334)	186,677
Florence Morehouse	278,198	-	-	(7,519)	270,679
Beacon Pointe	181,830	-	-	(4,914)	176,916
Beacon Place	182,500	-	-	(5,000)	177,500
Casa Rita	282,004	-	-	(7,833)	274,171
Woodbridge	251,433	-	-	(6,545)	244,888
Plaza de Cabrillo	411,639	-	-	(10,555)	401,084
Cove	98,000	420,000	(378,000)	-	140,000
Banning	121,000	540,000	(486,000)	-	175,000
B404	144,145	2,100,000	(1,890,000)	-	354,145
Villa Vanowen	-	1,050,000	(945,000)	-	105,000
B156 + 157	-	1,000,000	(900,000)	-	100,000
B158	-	1,415,046	(1,273,541)	-	141,505
Steamline	-	167,547	(150,792)	-	16,755
Total	\$ 2,357,135	\$6,692,593	\$ (6,023,333)	\$ (53,950)	\$ 2,972,445
	DDF	Developer	Eliminated	Amortization	DDF Income
	Income	fee income	against	of DDF	12/31/22
	12/31/21		salaries	income	
			expense		
Cabrillo Gateway	\$ 41,875	\$ -	\$ -	\$ (1,250)	\$ 40,625
Anchor Place	178,750	-	-	(5,000)	173,750
Century Beachwood 2	197,345	-	-	(5,334)	192,011
Florence Morehouse	285,717	-	-	(7,519)	278,198
Beacon Pointe	186,744	-	-	(4,914)	181,830
Beacon Place	187,500	-	-	(5,000)	182,500
Casa Rita	289,837	-	-	(7,833)	282,004
Woodbridge	257,978	-	-	(6,545)	251,433
Plaza de Cabrillo	422,194	-	-	(10,555)	411,639
Cove		980,000	(882,000)	_	98,000
	-				
Banning	-	1,210,000	(1,089,000)	-	121,000
Banning WLAVA 1 Total				\$ (53,950)	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

19. Net assets with donor restriction

Net assets with donor restriction at December 31, 2023 and 2022 consisted of the following:

	<u>2023</u>	<u>2022</u>
CDFI Funds	\$ 8,475,943	\$ 2,908,265
Capital Magnet Funds	28,393,872	20,590,122
West Los Angeles Veterans Collective	 10,570,853	 9,219,205
Total	\$ 47,440,668	\$ 32,717,592

During 2023 and 2022, Century Housing was awarded \$4,957,678 and \$0, respectively, of CDFI Funds – Equitable Recovery Program and \$610,000 and \$525,000, respectively of CDFI Funds - Financial Assistance Grants (collectively, "CDFI grants") that must be committed for use in a manner prescribed in the grant agreement. The CDFI grants must be used to finance loans, equity investments, and similar financing activities, including the purchase of loans and the provision of loan guarantees, which service low-income families. Century Housing loans these funds on a short-term basis generally for periods not to exceed 12 months. During 2023 and 2022, Century Housing disbursed \$4,957,678 and \$1,782,000, respectively, of the CDFI grants to eligible recipients.

During 2020, Century Housing was awarded \$4,790,122 of Capital Magnet Funds from the U.S. Treasury Community Development Financial Institutions Fund. Capital Magnet Funds must be used to finance affordable housing projects for low-income, very-low income, and extremely-low income families, or located in High Housing Need areas. The funds must be used as revolving loans and be committed for use by 2 years after Effective Date, as defined in the grant agreements, and the projects receiving the funds must be placed in service by the Completion Date, as defined in the grant agreements. Century Housing loans these funds on a short-term basis generally for periods not to exceed 12 months. As of December 31, 2023 and 2022, Century Housing disbursed Capital Magnet funds of \$18,790,122 to eligible recipients. As of December 31, 2023 and 2022, total funds committed to date were \$43,924,232 and \$37,768,122, respectively. The entire award will remain as net assets with donor restriction until after the Completion Date, after which the funds will become net assets without donor restriction to Century. If Century Housing meets certain benchmarks as described in the agreement prior to the Completion Date, the funds will become net assets without donor restriction Date, the funds will become net assets without donor restriction to Century.

CADI was awarded Capital Magnet Funds in the amount of \$7,803,750 and \$1,800,000 during 2023 and 2021, respectively, that must be used as affordable housing fund to finance for very-low income, and extremely-low income families. The federal grants were received to finance affordable rental housing projects. The funds must be committed by the 2nd anniversary of grant receipt and the rental affordable housing projects receiving the funds must be placed in service by the 5th anniversary of grant receipt date. As of December 31, 2023 and 2022, CADI committed and disbursed Capital Magnet funds of \$1,800,000 to eligible rental affordable housing projects.

During 2021, CADI was awarded \$20,000,000 of Veteran Services Grant Support appropriated for use for the West Los Angeles Veterans Collective to build affordable housing units and related infrastructure as part of the permanent supportive housing community on the West Los Angeles VA Medical Center campus.

During 2022, West LA was awarded \$3,000,000 from US VETS for the construction of permanent supportive housing for veterans at Building 402, West Los Angeles VA Medical Center campus.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2023 AND 2022

19. Net assets with donor restriction (continued)

During 2023, West LA was awarded \$8,290,000 from US VETS for the construction of permanent supportive housing for veterans at Buildings 156, 157, 158 and 207, West Los Angeles VA Medical Center campus.

20. Reconciliation of net assets without donor restriction

Following is a reconciliation of the beginning and ending balances of net assets without donor restriction attributable to Century and to the non-controlling interest:

		Total	 Controlling Interest	No	on-controlling Interest
Net assets without donor restriction,					
January 1, 2022	\$	393,378,798	282,200,142		111,178,656
Contributions		13,495,259	-		13,495,259
Distributions		(13,065)	-		(13,065)
Syndication costs		(7,500)	-		(7,500)
Change in net assets from continuing					
operations		5,071,065	 14,488,888		(9,417,823)
Net assets without donor restriction,					
December 31, 2022		411,924,557	\$ 296,689,030	\$	115,235,527
Contributions		6,669,657	-		6,669,657
Allowance adjustment from					
consolidation of Budlong and Parksid	e	9,332,902	9,332,902		-
Change in net assets from continuing					
operations		41,967,008	 50,972,772		(9,005,764)
Net assets without donor restriction,					
December 31, 2023	\$	469,894,124	\$ 356,994,704	\$	112,899,420

21. Liquidity and availability of financial assets

As of December 31, 2023 and 2022, Century has \$292,178,787 and \$249,078,923, respectively, of financial assets available for general expenditure within one year of the statement of financial position date. None of the financial assets are subject to donor or other contractual restrictions that make them unavailable for general expenditure within one year of the statement of financial position date. In addition to operating Century in a manner to ensure compliance with the approved budget, Century has various other sources of liquidity.

SUPPLEMENTARY INFORMATION

SUPPLEMENTARY INFORMATION CONSOLIDATING STATEMENTS OF FINANCIAL POSITION DECEMBER 31, 2023

	Century and	Century	ار 2	Century	CLTVF	CADI	CVC	Eliminotions	Consolidated
ASSETS	rending entities	Community	l 	Guaranty Fund	and arminates	and attitiates	and ammates	Eliminations	10ta1
Cash and cash equivalents	\$ 4,285,527	\$ 327,393		\$ 7,826,739	\$ 15,330,651	\$ 3,956,356	\$ 225,264	· ·	\$ 31,951,930
Cash equivalents (restricted)	5,887,239		ı		180,798	28,401,897	4,704,423	•	39,174,357
Accounts receivable, net	188,346	601,268	897	1	412,342	5,685,501	639,550	(6,030,836)	1,496,171
Contributions receivable	•		,	1	•	2,600,750	•	•	2,600,750
Investments	173,584,664		1	1	26,574,617	1	1	(54,590,777)	145,568,504
Interest receivable	8,544,230	22,481	181	1	1	1	•	(5,816,453)	2,750,258
Prepaid expenses and other assets	56,069		,	ı	22,011	1,143,882	469,493	•	1,661,455
Notes receivable, net	413,177,937	323,518	818	1	•	1	•	(44,821,580)	368,679,875
Other notes receivable	1		,	ı	•	14,731,039	•	•	14,731,039
Real estate held for investment, net	6,236,907		,	1	16,397,258	361,579,375	145,936,757	(1,820,517)	528,329,780
Furniture, fixtures and equipment, net	171,220		1	•	32,547	2,034,151	1,919,845	(123,093)	4,034,670
Deferred charges, net	•		1	•	•	283,647	266,598		550,245
Fair value of derivative financial instrument	1		' -	1	1	268,722	1	1	268,722
Total assets	\$ 612,102,139	\$ 1,274,6	74,660	\$ 7,826,739	\$ 58,950,224	\$ 420,685,320	\$ 154,161,930	\$ (113,203,256)	\$ 1,141,797,756
LIABILITIES AND NET ASSETS									
Accounts payable and accrued liabilities	\$ 1,950,438	\$ 20,000		· &	\$ 204,568	\$ 18,563,450	\$ 10,534,844	\$ (2,149,758)	\$ 29,123,542
Accrued interest	1,985,919		,	1	•	16,001,908	6,159,265	(10,159,456)	13,987,636
Tenant security deposits	0006		ı	1	101,600	764,355	740,646	•	1,615,601
Deferred income	972,739		ı	•	1	2,772,177	208,125	•	3,953,041
Bonds payable, net	245,225,979		1	•	1	•	•	•	245,225,979
Notes payable, net	51,200,000		,	•	37,535,969	232,444,087	75,439,526	(74,940,180)	321,679,402
Other liabilities	8,476,000		٠	i	45,706	246,723	4,443,473	(4,334,139)	8,877,763
Total liabilities	309,820,075	20,000	000	•	37,887,843	270,792,700	97,525,879	(91,583,533)	624,462,964
Net assets:									
Without donor restriction	000 210 200	-		000	100 000 10	700 000 00	040	(200 031 1)	100 000
VI III:- :	666,010,017	1,234,000	000	1,020,139	21,002,301	077,007,00	(949,410)	(1,150,933)	330,994,704
Non-condoming interest	1 1			1	•	75,782,741	604,080,76	(70,408,790)	112,899,420
With donor restriction - controlling interest	27,266,065		·	1	•	20,174,603	1	•	47,440,668
Total net assets	302,282,064	1,254,660	090	7,826,739	21,062,381	149,892,620	56,636,051	(21,619,723)	517,334,792
Total liabilities and net assets	\$ 612,102,139	\$ 1,274,660	8 099	7,826,739	\$ 58,950,224	\$ 420,685,320	\$ 154,161,930	\$ (113,203,256)	\$ 1,141,797,756

⁽¹⁾ Includes Century Housing Corporation, Century Metropolitan Fund, LLC, and Inglewood Home Assist Fund.

CENTURY HOUSING CORPORATION AND AFFILIATES SUPPLEMENTARY INFORMATION CONSOLIDATING STATEMENTS OF FINANCIAL POSITION DECEMBER 31, 2022

	len	Century and lending entities (1)	ပိ	Century Community Fund		CLTVF and affiliates		CADI and affiliates		CVC and affiliates		Eliminations	0	Consolidated Total
ASSETS														
Cash and cash equivalents Cash equivalents (restricted) Accounts receivable, net Investments Interest receivable Prepaid expenses and other assets Notes receivable, net Other notes receivable Real estate held for investment, net Furniture, fixtures and equipment, net Deferred charges, net	v.	26,238,495 7,668,285 11,558 140,320,644 7,430,335 76,987 408,120,928 6,302,090 160,784	œ.	292,614 517,260 140,309 7,797,518	8	27,935 183,674 292,322 25,899,617 - 24,185 - 16,055,075	8	4,158,577 18,602,219 4,714,536 - 843,724 - 11,163,417 268,243,484 2,718,695 312,123	8	294,765 4,903,012 556,221 - 348,201 - 127,016,136 2,234,014	8	- (4,937,481) (53,762,223) (5,139,714) - (52,674,580) - (1,669,695) (1,669,695)	8	31,012,386 31,357,190 1,154,416 112,458,038 2,430,930 1,293,097 363,243,866 11,163,417 415,947,090 5,022,947
Total assets	S	596,330,106	es es	8,747,701	S	42,515,355	S	310,756,775	S	135,577,677	S	(118,306,786)	S	975,620,828
LIABILITIES AND NET ASSETS														
Accounts payable and accrued liabilities	S	1,465,931	S	3,800	S	(897)	S	3,744,219	S	5,910,196	S	(1,147,667)	S	9,975,582
Accrued interest		1,163,493				,		5,070,688		4,952,239		(5,139,715)		6,046,705
Tenant security deposits		9,674		•		103,772		764,225		764,652		` '		1,642,323
Deferred income		1,040,269		1				2,154,903		214,375		1		3,409,547
Fair value of interest rate swap liability		1		1		1		294,134		ı		•		294,134
Bonds payable, net		223,382,473		1		1		1		ı		•		223,382,473
Notes payable, net		65,779,125		•		37,544,501		169,201,177		57,277,785		(78,102,383)		251,700,205
Commercial paper		25,000,000		1		1		1		1		1		25,000,000
Other liabilities		8,986,307		•		5,011		455,936		3,994,595		(3,914,139)		9,527,710
Total liabilities		326,827,272		3,800		37,652,387		181,685,282		73,113,842		(88,303,904)		530,978,679
Net assets: Without donor restriction														
Controlling interest		247,804,447		8,743,901		4,862,968		42,769,870		677,178		(8,169,334)		296,689,030
Non-controlling interest With donor restriction - controlling interest		21.698.387		1 1		1 1		75,282,418		61,786,657		(21,833,548)		32.717.592
Total net assets		269,502,834		8,743,901		4,862,968		129,071,493		62,463,835		(30,002,882)		444,642,149
Total liabilities and net assets	÷	596,330,106	s	8,747,701	S	42,515,355	es l	310,756,775	∽	135,577,677	so.	(118,306,786)	S	975,620,828
()														

 $^{^{\}left(1\right)}$ Includes Century Housing Corporation and Century Metropolitan Fund, LLC

CONSOLIDATING STATEMENTS OF ACTIVITIES FOR THE YEAR ENDED DECEMBER 31, 2023 SUPPLEMENTARY INFORMATION

Consolidated

CADI CVC and affiliates	· ·	1			15,702,868 10,879,047	54,603	- 562,600	- 89,995	1,757,658 500,573	6,938,352	24,453,481 12,032,215
CLTVF CA	\$	15,000,000	15,000,000		1,119,121	1	1		- 1,	- 6	1,119,121 24,
Century Guaranty Fund		7,800,000	7,800,000		•	•	•	•	•	•	
Century Community Fund	\$ 348,194	234,915	583,109		•	•	•	•	•	•	
Century and lending entities (1)	\$ 37,870,485	611,520	38,482,005		•	1	1	1	ı	1	1
	Lending revenue Income on notes receivable	Other income	Total lending revenue	Housing revenue and support CVC, CADI and other real estate operations	Rental property income	Other real estate income	Grant income	Income from certificated state credits	Contributions and fundraising income	Net assets released from restrictions	Total housing revenue and support

	lending entities (1)	Community Fund	Guaranty Fund	and affiliates	and affiliates	and affiliates	Eliminations	Total
Lending revenue								
Income on notes receivable	\$ 37,870,485	\$ 348,194	•	· •		•	\$ (2,056,824)	\$ 36,161,855
Other income	611,520	234,915	7,800,000	15,000,000	1	•	(23,336,211)	310,224
Total lending revenue	38,482,005	583,109	7,800,000	15,000,000	1	1	(25,393,035)	36,472,079
Housing revenue and support CVC, CADI and other real estate operations								
Rental property income	•	1	•	1,119,121	15,702,868	10,879,047	(235,170)	27,465,866
Other real estate income	•	•	•	•	54,603			54,603
Grant income	•	•	•	•	•	562,600		562,600
Income from certificated state credits	•	'	•	•	•	89,995	•	89,995
Contributions and fundraising income	•	•	•	•	1,757,658	500,573	(50,000)	2,208,231
Net assets released from restrictions	•			'	6,938,352	•	'	6,938,352
Total housing revenue and support		1		1,119,121	24,453,481	12,032,215	(285,170)	37,319,647
Corporate revenue								
Residual receipts and contingent asset income	431,252	1	1	300,000	1	1		731,252
Corporate office building rental income	169,120	1	•	1	•	•	•	169,120
Other income	15,000,000			'	•	•	•	15,000,000
Total corporate revenue	15,600,372			300,000	•		•	15,900,372
Total revenue	54,082,377	583,109	7,800,000	16,419,121	24,453,481	12,032,215	(25,678,205)	89,692,098
Lending expenses								
Allocation for loan losses	46,601	•	•	•	•	•	•	46,601
Borrowing fees	276,668	1	•	•	•	•	•	276,668
Bond fees	648,482	1	•	•	1	•		648,482
Interest expense	10,895,696	1	•	•	1	•		10,895,696
Salaries and employee benefits	2,322,381	1	•	•	1	•		2,322,381
Direct lending expenses	242,114			1	1	1	1	242,114
Total lending expenses	14,431,942	1		1	1	1	1	14,431,942
Housing expenses								
CVC, CADI and other real estate operations								
Rental property expenses	•	•	•	751,813	7,020,889	6,105,650	(235,170)	13,643,182
Other real estate expenses	•	•	•	•	204,786	226,124	•	430,910
Property depreciation and amortization	•	•	•	184,212	6,829,348	5,078,283	•	12,091,843
Interest expense	1	1	1	355,112	5,561,235	1,114,102	(1,906,002)	5,124,447
Housing salaries and employee benefits	1	1	1	120,623	5,337,244	5,783,050		11,240,917
Development fee salary offset	•	1	•	1	(6,023,333)	1	•	(6,023,333)
Other program support		'		200	69,801	153,816	(59,062)	164,755
Total housing expenses				1,411,960	18,999,970	18,461,025	(2,200,234)	36,672,721

CENTURY HOUSING CORPORATION AND AFFILIATES SUPPLEMENTARY INFORMATION CONSOLIDATING STATEMENTS OF ACTIVITIES - CONTINUED FOR THE YEAR ENDED DECEMBER 31, 2023

	Century and lending entities (1)	Century Community Fund	Century Guaranty Fund	CLTVF and affiliates	CADI and affiliates	CVC and affiliates	Eliminations	Consolidated Total
Corporate expenses Salaries and employee benefits	5,632,586		•	•		•	1	5,632,586
Professional fees	499,874	1	•	•	•	•	•	499,874
Business development expenses	180,543	6,500	1	1	•	1	•	187,043
General and administrative expenses	1,098,026	699	•	383	•	•	•	1,099,078
Depreciation expense	185,529	•	•	•	•	•	•	185,529
Total corporate expenses	7,596,558	7,169	1	383	•	•	ı	7,604,110
Total expenses	22,028,500	7,169	1	1,412,343	18,999,970	18,461,025	(2,200,234)	58,708,773
Other income and (expenses) Investment interest and dividends	3 933,126	,	26 739	2 623	316631	,	,	4279119
Other program support	(15 556 886)	(8 063 481)	()) ') ()		•	23 386 211	()34 156)
Income tax expense for LLCs	(1,618)	(1,700)	1	(10,300)	(51,200)	(9,700)	1	(74,518)
Total other income and (expenses)	(11,625,378)	(8,065,181)	26,739	(7,677)	265,431	(9,700)	23,386,211	3,970,445
Increase (decrease) in net assets without donor restriction before realized and unrealized gains (losses) on investments	20,428,499	(7,489,241)	7,826,739	14,999,101	5,718,942	(6,438,510)	(91,760)	34,953,770
Realized and unrealized gains (losses) on investments Realized and unrealized loss on investments	6,450,382	•	•	675,000			(675,000)	6,450,382
Realized and unrealized gains on interest rate swaps	1	•	•		562,856			562,856
Total realized and unrealized gains (losses) on investments	6,450,382	1	1	675,000	562,856		(675,000)	7,013,238
Increase (decrease) in net assets without donor restriction from operations	26,878,881	(7,489,241)	7,826,739	15,674,101	6,281,798	(6,438,510)	(766,760)	41,967,008
Contributions from non-controlling interest	•	•	•	•	6,058,931	610,726	•	6,669,657
Contributions from controlling interest	332,671	i	1	525,312	1	•	(857,983)	i
Distributions to non-controlling interest	1 (1)	1 (44.0	1 00	611 000101	(675,000)	1 60	675,000	1 200
Change in net assets without donor restriction	27,211,552	(7,489,241)	7,826,739	16,199,413	11,665,729	(5,827,784)	(949,743)	48,636,665
Net assets with donor restriction Contributions	5,567,678	1	1	1	16,093,750		1	21,661,428
Net assets released from restrictions	1	1	1	1	(6,938,352)	i		(6,938,352)
Change in net assets with donor restriction	5,567,678				9,155,398	1	1	14,723,076
Total change in net assets	32,779,230	(7,489,241)	7,826,739	16,199,413	20,821,127	(5,827,784)	(949,743)	63,359,741
Net assets at beginning of year	269,502,834	8,743,901	1	4,862,968	129,071,493	62,463,835	(30,002,882)	444,642,149
Allowance adjustment from consolidation of Budlong and Parkside	1	1	1	1	1	1	9,332,902	9,332,902
Net assets at end of year	\$ 302,282,064	\$ 1,254,660	\$ 7,826,739	\$ 21,062,381	\$ 149,892,620	\$ 56,636,051	\$ (21,619,723)	\$ 517,334,792

⁽¹⁾ Includes Century Housing Corporation, Century Metropolitan Fund, LLC, and Inglewood Home Assist Fund.

CENTURY HOUSING CORPORATION AND AFFILIATES SUPPLEMENTARY INFORMATION CONSOLIDATING STATEMENTS OF ACTIVITIES FOR THE YEAR ENDED DECEMBER 31, 2022

	Century and	Century	CLTVF	CADI	CVC		Consolidated
Lending revenue	lending entities (*)	Community Fund	and affiliates	and affiliates	and affiliates	Eliminations	Total
Income on notes receivable	\$ 29,520,903	\$ 467,282	•	· ·	· ·	\$ (2,103,821)	\$ 27,884,364
Net assets released from restrictions	700,000		•	•	•		700,000
Other income	26,952	•	•	•	•	•	26,952
Total lending revenue	30,247,855	467,282	1	1	1	(2,103,821)	28,611,316
Housing revenue and support CVC, CADI and other real estate operations							
Rental property income	•	•	1,179,239	14,100,862	10,646,408	(199,069)	25,727,440
Other real estate income	•	•		39,047		(13,547)	25,500
Debt forgiveness income	•	•	•	•	•	•	ı
Grant income	1		•	•	946,000		946,000
Income from certificated state credits	•	•	•	•	179,574	•	179,574
Contributions and fundraising income	•	42,353	•		508,507	(92,353)	458,507
Net assets released from restrictions		1	'	13,780,795		'	13,780,795
Total housing revenue and support	1	42,353	1,179,239	27,920,704	12,280,489	(304,969)	41,117,816
Corporate revenue							
Residual receipts and contingent asset income	3,511,073	•	•	•	•	•	3,511,073
Corporate office building rental income	155,850	•	•	•	1	•	155,850
Total corporate revenue	3,666,923	•		1		•	3,666,923
Total revenue	33,914,778	509,635	1,179,239	27,920,704	12,280,489	(2,408,790)	73,396,055
Lending expenses							
Allocation for loan losses	(458,172)	ı	•	•	•	•	(458,172)
Borrowing fees	94,897	•	•	•	•	•	94,897
Bond fees	1,066,426	•	•	•	•	i	1,066,426
Interest expense	7,280,573	•	•	•	•	•	7,280,573
Salaries and employee benefits	1,945,121	1	•	•	•	•	1,945,121
Direct lending expenses	167,530	•	•	1		•	167,530
Total lending expenses	10,096,375	1	1	1	1		10,096,375
Housing expenses							
Doutel proporty expanses			170 033	6 804 670	5 012 797	(010 500)	17 157 880
Other real actate evenences	• 1		15,255	3,834,676	150,127,67	(210,102)	3.48.720
Property degree and amortization	. 1		184 212	6833 362	5 168 450	•	12 186 024
Interest expense	1	1	355.112	5.233.956	1.201.029	(1.804.532)	4.985.565
Housing salaries and employee benefits	1	•	38,950	4,744,640	5,260,344		10.043.934
Development fee salary offset	1	1		(3,268,307)		•	(3,268,307)
Loss on disposal of fixed assets	1		•	•	636,492	•	636,492
Other program support	1	1	•	207,084	191,675	(41,344)	357,415
Total housing expenses		1	1,145,980	19,828,058	18,521,921	(2,053,718)	37,442,241

CENTURY HOUSING CORPORATION AND AFFILIATES SUPPLEMENTARY INFORMATION CONSOLIDATING STATEMENTS OF ACTIVITIES - CONTINUED FOR THE YEAR ENDED DECEMBER 31, 2022

	Century and lending entities (1)	Community Fund	CLTVF and affiliates	CADI and affiliates	CVC and affiliates	Eliminations	Consolidated Total
Cornorate expenses	0						
Salaries and employee benefits	5.055.257	•	•		•	•	5.055.257
Professional fees	434,734			•	1	•	434,734
Business development expenses	122,001	•	•		•	•	122,001
General and administrative expenses	971,379	200	250	•	•	•	972,129
Depreciation expense	170,149	•	•	•	•	•	170,149
Total corporate expenses	6,753,520	500	250	·	•	•	6,754,270
Total expenses	16,849,895	500	1,146,230	19,828,058	18,521,921	(2,053,718)	54,292,886
Other income and (expenses) Investment interest and dividends	3,302,713	,	,	716,6	•	(9,917)	3,302,713
Other program support	(261,103)	(90,000)	ı		•	92,353	(258,750)
Income tax expense for LLCs	(800)	(3,550)	(800)	(12,280)	(11,300)	•	(28,730)
Total other income and (expenses)	3,040,810	(93,550)	(800)	(2,363)	(11,300)	82,436	3,015,233
Increase (decrease) in net assets without donor restriction before realized and unrealized gains (losses) on investments	20,105,693	415,585	32,209	8,090,283	(6,252,732)	(272,636)	22,118,402
Realized and unrealized gains (losses) on investments Realized and unrealized gains on investments	(18,225,952)		761,980			(761,980)	(18,225,952)
Realized and unrealized gains (losses) on interest rate swaps	614,995	1		563,620	1		1,178,615
Total realized and unrealized gains (losses) on investments	(17,610,957)	1	761,980	563,620		(761,980)	(17,047,337)
Increase (decrease) in net assets without donor restriction from operations	2,494,736	415,585	794,189	8,653,903	(6,252,732)	(1,034,616)	5,071,065
Contributions from non-controlling interest	1	ı	65,000	3,030,144	10,465,115	(65,000)	13,495,259
Distributions to non-controlling interest	1	1	(50,000)	(717,480)	(21,112)	775,527	(13,065)
Change in net assets without donor restriction	2,494,736	415,585	809,189	10,964,067	4,186,271	(324,089)	18,545,759
Net assets with donor restriction Contributions	525,000		1	3.000.000	1		3.525.000
Net assets released from restrictions	(700,000)		'	(13,780,795)	•	•	(14,480,795)
Change in net assets with donor restriction	(175,000)	•	•	(10,780,795)	•		(10,955,795)
Total change in net assets	2,319,736	415,585	809,189	183,272	4,186,271	(324,089)	7,589,964
Net assets at beginning of year	267,183,098	8,328,316	4,053,779	128,888,221	58,277,564	(29,678,793)	437,052,185
Net assets at end of year	\$ 269,502,834	\$ 8,743,901	\$ 4,862,968	\$ 129,071,493	\$ 62,463,835	\$ (30,002,882)	\$ 444,642,149

⁽¹⁾ Includes Century Housing Corporation and Century Metropolitan Fund, LLC

CENTURY HOUSING CORPORATION AND AFFILIATES SUPPLEMENTARY INFORMATION

STATEMENTS OF FINANCIAL POSITION - CENTURY HOUSING CORPORATION DECEMBER 31, 2023 AND 2022

		<u>2023</u>		<u>2022</u>
ASSETS				
Cash and cash equivalents	\$	3,955,202	\$	26,208,170
Cash equivalents (restricted)		5,887,239		7,668,285
Accounts receivable, net		188,346		42,683
Investments		145,568,504		112,458,038
Investments in affiliates		28,016,160		27,862,606
Interest receivable		8,544,230		7,430,335
Notes receivable, net		368,356,357		363,246,348
Notes receivable from affiliates		44,821,580		44,874,580
Prepaid expenses and other assets		26,069		76,987
Furniture, fixtures and equipment, net		171,220		160,784
Real estate held for investment, net	_	6,236,907	_	6,302,090
Total assets	\$	611,771,814	\$	596,330,906
LIABILITIES AND NET ASS	SETS			
Accounts payable and accrued liabilities	\$	1,947,020	\$	1,464,631
Accrued interest	Ψ	1,985,919	Ψ	1,163,493
Deferred income		972,739		1,040,269
Bonds payable, net		245,225,979		223,382,473
Notes payable		51,200,000		65,779,125
Commercial paper		-		25,000,000
Other liabilities		8,485,000		8,995,981
Total liabilities		309,816,657		326,825,972
Net assets:				
Net assets without donor restriction		274,689,092		247,806,547
Net assets with donor restriction		27,266,065		21,698,387
Total net assets	_	301,955,157	_	269,504,934
Total liabilities and net assets	\$	611,771,814	\$	596,330,906

CENTURY HOUSING CORPORATION AND AFFILIATES SUPPLEMENTARY INFORMATION

STATEMENTS OF ACTIVITIES - CENTURY HOUSING CORPORATION FOR THE YEARS ENDED DECEMBER 31, 2023 AND 2022

	<u>2023</u>	<u>2022</u>
Lending revenue		
Income on notes receivable	\$ 37,870,485	\$ 29,520,903
Net assets released from restrictions	-	700,000
Other income	 311,520	 26,952
Total lending revenue	 38,182,005	 30,247,855
Corporate revenue		
Residual receipts and contingent asset income	431,252	3,511,073
Corporate office building rental income	169,120	155,850
Contribution income	15,000,000	-
Total corporate revenue	15,600,372	3,666,923
Total revenue	 53,782,377	33,914,778
Lending expenses		
Allocation for loan losses	46,601	(458,172)
Borrowing fees	276,668	94,897
Bond fees	648,482	1,066,426
Interest expense	10,895,696	7,280,573
Salaries and employee benefits	2,322,381	1,945,121
Direct lending expenses	242,114	167,530
Total lending expenses	14,431,942	10,096,375
Corporate expenses		
Corporate office building rental expenses	38,710	55,439
Corporate office building depreciation	90,063	90,063
Total corporate expenses	128,773	145,502
Management and general expenses		
Salaries and employee benefits	5,632,586	5,055,257
Professional fees	499,874	434,734
Business development expenses	180,543	122,001
General and administrative expenses	1,058,566	915,690
Depreciation	95,466	80,086
Total management and general expenses	7,467,035	6,607,768
Total expenses	 22,027,750	 16,849,645

CENTURY HOUSING CORPORATION AND AFFILIATES SUPPLEMENTARY INFORMATION

STATEMENTS OF ACTIVITIES - CENTURY HOUSING CORPORATION - CONTINUED FOR THE YEARS ENDED DECEMBER 31, 2023 AND 2022

	<u>2023</u>	<u>2022</u>
Other income and (expenses)		
Investment interest and dividends	3,933,126	3,302,713
Other program support	(15,255,590)	(261,103)
Total other income and (expenses)	(11,322,464)	3,041,610
Increase in net assets without donor restriction		
before realized and unrealized gains (losses) on investments	20,432,163	20,106,743
Realized and unrealized gains (losses) on investments		
Realized and unrealized gains (losses) on investments	6,450,382	(18,225,952)
Realized and unrealized gains on interest rate swaps	, , , , <u>-</u>	614,995
Total realized and unrealized gains (losses) on investments	6,450,382	(17,610,957)
Increase in net assets without donor restriction	26,882,545	2,495,786
Change in net assets with donor restriction		
Contributions	5,567,678	525,000
Net assets released from restrictions	-	(700,000)
Change in net assets with donor restriction	5,567,678	(175,000)
Increase in net assets	32,450,223	2,320,786
Net assets at beginning of year	269,504,934	267,184,148
Net assets at end of year	\$ 301,955,157	\$ 269,504,934

APPENDIX II

UNAUDITED INTERIM FINANCIAL STATEMENTS OF CENTURY HOUSING CORPORATION AND AFFILIATES AS OF AND FOR THE THREE MONTHS ENDED MARCH 31, 2024



Century Housing Corporation Statement of Financial Position

(Consolidated and Unaudited)

	March 31, 2024
Assets	
Cash and cash equivalents	13,134,371
Cash equivalents (restricted)	33,286,009
Accounts receivable, net	1,771,516
Investments	183,435,076
Interest receivable	2,603,762
Prepaid expenses and other assets	2,184,229
Notes receivable, net	354,378,774
Other Notes receivable	15,481,039
Furniture, fixtures and equipment, net	7,997,862
Real estate held for investment, net	555,615,516
Total assets	1,169,888,153
Liabilities	
Accounts payable and accrued liabilities	23,271,853
Accrued interest	18,815,187
Tenant security deposits	1,598,433
Deferred income	4,617,109
Bonds payable	241,239,610
Notes payable	345,499,459
Commercial Paper	-
Other liabilities	6,505,680
Total liabilities	641,547,329
Net Assets	
Unrestricted Controlling interest	368,000,736
Unrestricted Non-controlling interest	112,899,420
Temporarily restricted - Controlling Interest	47,440,668
Total Net Assets	528,340,824
Total Liabilities and Net Assets	1,169,888,153

Century Housing Corporation Statement of Activities

(Consolidated and Unaudited)

For the Three Months ended March 31, 2024

Lending Revenue:	
Income from notes receivable	8,936,622
Restricted Grant Revenue	200,000
Other income	4
Total lending revenue	9,136,626
Housing Poyonus and supports	
Housing Revenue and support: CVC, CADI and Other Real Estate Operations	
Rental property income	6,473,394
Other real estate income	382,693
Real estate sold	2,000,000
Grant Revenue	1,999,662
Contributions & Fundraising	15,984
Total housing revenue and support	10,871,733
Corporate Revenue:	
Residual receipts and contingent asset income	100,060
Corporate office building rental income	42,000
Total corporate revenue	142,060
Total Revenue	20,150,419
Lending expenses: Allocation for Loan Losses	(71,560)
Borrowing Fees	52,456
Bond Issuance Fees	77,969
Interest Expense	3,300,058
Salaries and employee benefits	747,223
Direct Lending Expenses	42,719
Total lending expenses	4,148,863
Housing amongos	
Housing expenses: CVC, CADI and Other Real Estate Operations	
Rental property expenses	3,945,033
Other real estate expenses	52,678
Property depreciation	3,124,755
Interest Expense	1,216,933
Housing salaries and employee benefits	2,240,714
Development fee salary offset	(2,378,603)
Cost of real estate sold	346,930
Other program support	81,391
Total housing expenses	8,629,831
Corporate expenses:	
Salaries and employee benefits	1,125,276
Professional fees	121,920
Business development expenses	51,320
General and administrative expenses	231,618
Depreciation Total corporate expenses	46,633 1,576,768
Total Expenses	14,355,462
Other Income / (Expense):	
Investment Interest and Dividends	1,333,587
Non-controlling interest	2,705,038
Other program support	(38,000)
Income Tax Expense for LLC's Total Other	(6,000) 3,994,625
Total Office	-,//,,025
Increase (decrease) in unrestricted net assets before	
realized and unrealized gains (losses) on investments:	9,789,582
Realized and unrealized gains (losses) on investments	1,216,451
Increase (decrease) in Controlling Net Assets	11,006,032
Net Controlling Assets at Beginning of Period	404,435,372
Controlling Net Assets at the End of Period	415,441,404
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