ISSUER FREE WRITING PROSPECTUS DATED JUNE 21, 2023 FILED PURSUANT TO RULE 433 REGISTRATION NO. 333-259203 & REGISTRATION NO. 333-259207

GREYSTONE HOUSING IMPACT INVESTORS LP

Preferred Series A-1 and Series B Unit Offerings

Greystone Housing Impact Investors LP

Important Information

Forward-Looking Statements

This presentation incorporates information from two prospectuses dated April 15, 2022 (the "Series A-1 Prospectus") and June 16, 2023 (the "Series B Prospectus", filed by Greystone Housing Impact Investors LP (formerly America First Multifamily Investors, L.P.; the "Partnership") with the Securities and Exchange Commission for the offerings to which this communication relates (the "Prospectus" or "prospectuses") and contains forward-looking statements. All statements in this document other than statements of historical facts, including statements regarding our future results of operations and financial position, business strategy and plans and objectives of management for future operations, are forward-looking statements. When used, statements which are not historical in nature, including those containing words such as "anticipate," "estimate," "should," "expect," "believe," "intend," and similar expressions, are intended to identify forward-looking statements. We have based forward-looking statements largely on our current expectations and projections about future events and financial trends that we believe may affect our business, financial condition and results of operations. In addition, projections, assumptions and estimates of our future performance and the future performance of the industries in which we operate are necessarily subject to a high degree of uncertainty and risk due to a variety of factors, including those described under the headings "Risk Factors" beginning on page 24 of the Series A-1 Prospectus, page 29 of the Series B Prospectus and page 17 of our Annual Report on Form 10-K for the year ended December 31, 2022. These forward-looking statements are subject to various risks and uncertainties and Greystone Housing Impact Investors LP expressly disclaims any obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

Disclosure Regarding Non-GAAP Measures

This document refers to certain financial measures that are identified as non-GAAP. The Partnership believes that these non-GAAP measures are helpful to investors because they are the key information used by management to analyze the Partnership's operations. This information should not be considered in isolation or as a substitute for the related GAAP measures. A reconciliation of Non-GAAP measures to the most comparable GAAP measures can be found in Addendum C of this presentation.

Important Notices

Free Writing Prospectus Statement

Greystone Housing Impact Investors LP ("we," "us," "our," or the "Partnership") has filed a registration statement on Form S-3 and a post-effective amendment no.1 to Form S-3 (the "Series A-1 Registration Statement") with the Securities and Exchange Commission (the "SEC") for the offerings to which this communication relates. The original A-1 Registration Statement on Form S-3 was declared effective by the SEC on September 9, 2021, and the post-effective amendment no.1 to Form S-3, which contains the current Series A-1 Prospectus, was declared effective by the SEC on April 13, 2022.

Greystone Housing Impact Investors LP has filed a registration statement on Form S-3, post-effective amendment no.1 to Form S-3, and post-effective amendment no.2 to Form S-3 (the "Series B Registration Statement", or, collectively with the A-1 Registration Statement, the "Registration Statements") with the SEC for the offerings to which this communication relates. The original Series B Registration Statement on Form S-3 was declared effective by the SEC on September 9, 2021, the post-effective amendment no.1 to Form S-3 was declared effective by the sec on April 13, 2022, and the post-effective amendment no.2, which contains the current Series B Prospectus, was declared effective by the SEC on June 15, 2023.

Before you invest, you should read the prospectus in each Registration Statement and other documents the Partnership has filed with the SEC for more complete information about the Partnership and these offerings. You may get these documents for free by visiting EDGAR on the SEC Web site at www.sec.gov. Alternatively, the Partnership will arrange to send you the prospectus if you request them by calling (855) 428-2951.

Additional Disclosures

There is no guarantee that any specific outcome will be achieved in connection with your investment in the Partnership. An investment in our Series A-1 Preferred Units or Series B Preferred Units involves risks. As an investor, you should be able to bear a complete loss of your investment. You should carefully consider the information in the "Risk Factors" section of each prospectus included in the Series A-1 Registration Statement and Series B Registration Statement, which were declared effective by the SEC on April 13, 2022, and June 15, 2023, respectively.

Preferred Units – Performance Summary

Investment Thesis:

To provide US depository institutions with an investment likely to receive positive Community Reinvestment Act ("CRA") consideration, while generating income, distributing cash and providing an allocation of investment capital to specific Community Development Investments ("CDI"), while reducing risk through portfolio diversification and seniority within the fund capital stack.

Preferred Series A Unit Performance Summary:

- \$149.5 million of Preferred Capital allocated as of June 2, 2023
 - \$94.5 million of Series A Preferred where five Investors made nine separate rounds of investment
 - \$37 million of Series A Preferred Units exchanged for Series A-1 Preferred Units to date and allocated to new CRA eligible investments
 - \$18 million of new Series A-1 Preferred Units issued
- All Preferred Unit distributions have been made in full and on time
- CRA allocations managed across multiple allocation requests while ensuring no allocation overlap
- From the initial Preferred Unit Investment in Q1 2016 through June 8, 2023*, the Partnership provided financing:
 - For 54 additional Community Development Investments
 - In 10 states and 31 different counties
 - Representing 8,210 Total Units

*Please see Addendum B: Community Development Investments Q1 2016 - June 8, 2023

Greystone Housing Impact Investors LP

- Greystone Housing Impact Investors LP (NYSE:GHI) (formerly America First Multifamily Investors, L.P.; the "Partnership") was formed on April 2, 1998 under the Delaware Revised Uniform Limited Partnership Act for the initial purpose of acquiring, holding, selling and otherwise dealing with a portfolio of mortgage revenue bonds which have been issued to provide construction and/or permanent financing of multifamily residential properties.
- We expect and believe the interest received on our mortgage revenue bonds is excludable from gross income for Federal income tax purposes. We may also make other investments in accordance with the Second Amended and Restated Agreement of Limited Partnership dated December 5, 2022.
- The majority of the Partnership's invested assets will be CRA-eligible investments, as determined by its General Partner.

Partnership Details as of March 31, 2023					
Symbol (NYSE)	GHI				
Most recent quarterly distribution	\$0.37				
BUC price (common)	\$17.29				
Units outstanding	22,538,878				
Market capitalization	\$389.7 million				
52-week range of BUC price	\$16.15 - \$19.95				
Total assets	\$1.63 billion				
Ratio of debt to total assets at par and cost	73%				

The Partnership – Illustrative Structure



The Partnership was formed for the primary purpose of acquiring, holding, selling, and managing a portfolio of mortgage revenue bonds issued to provide construction and/or permanent financing of multifamily residential properties.



\$1.63 billion portfolio generates primarily interest and amortization for the Partnership. The Partnership pays management fees and operating expenses.



The Partnership uses prudent levels of leverage to optimize fund returns. the Partnership is approximately 73% levered, of which 23% of debt is fixed rate on fixed rate assets, 36% is variable rate debt on variable rate assets and 27% is hedged variable rate debt on fixed rate assets, leaving just 14% of variable rate debt on fixed rate assets.



Preferred Units are senior in distribution & liquidation to the General Partner and BUC capital. The Preferred Units receive CRA allocation to specific requested Community Development Investments.



\$389.7 million of market cap equity as beneficial unit certificates (BUCs) listed on the NYSE. Holders receive quarterly distributions.

Series A/A-1 & B Preferred Unit Overview

All Preferred Series

- Individual asset level allocation of capital for CRA purposes
- Annual CRA Majority of Assets Certification
- Pays quarterly cash distribution
- No fees
- Senior to the Beneficial Unit Certificates ("BUCs") Market Capitalization as of March 31, 2023 was \$389.7 million
- Diversified \$1.63 Billion portfolio as of March 31, 2023

Series A/A-1 Preferred Units

- Senior to Series B and BUCs
- 6 years to investor optional redemption
- 3% fixed rate
- Issuance limited to 3:1 ratio with BUCs:Series A/A-1

Series B Preferred Units

- Senior to BUCs
- 6 years to investor optional redemption
- 5.75% fixed rate
- Issuance limited to 2:1 ratio with BUCs:Series A/A-1/B

Allocable Community Development Investments

As of June 8, 2023 the Partnership has approximately \$1.16 billion of Community Development Investments available for allocation to Preferred Unit holders.

State	CDI Available for Allocation
CA	229,680,923
CO	50,637,656
FL	56,642,620
GA	71,404,512
IL	7,351,468
IN	5,220,000
LA	11,500,000
MN	170,520,568
MS	6,900,000
NM	24,900,000
SC	191,567,000
TN	11,581,925
TX	322,147,284
WA	4,850,000
Total	1,164,903,956



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Preferred Units Distribution Coverage Ratio Illustration

- The Partnership believes that Net Income and Cash Available for Distribution ("CAD") provides relevant information about the Partnership's operations and is necessary for understanding its operating results.
- The Partnership's Net Income and CAD over the last six years has generated significant coverage for the distributions to Preferred Unit holders and shown strong earnings through market cycles.

						Series Preferred Distrib Coverag	d Units ution		Series B F Units Dist Coverag	tribution
Year	Net Income (\$US)	CAD¹	Preferred Units Distribution & Accretion	Full Cad ²	Series A/A-1 Preferred Units Distribution ³	Net Income	CAD	Series B Preferred Units Distribution ⁴	Net Income ⁵	CAD ⁶
2018	41,139,529	43,567,768	2,871,050	46,438,818	3,890,010	10.6X	11.9X	3,727,898	10.0X	11.4X
2019	30,492,151	34,388,377	2,871,051	37,259,428	3,890,010	7.8X	9.6X	3,727,898	7.1X	9.0X
2020	7,208,828	15,766,220	2,871,051	18,637,271	3,890,010	1.9X	4.8X	3,727,898	0.9X	4.0X
2021	38,099,488	39,666,322	2,871,051	42,537,373	3,890,010	9.8X	10.9X	3,727,898	9.2X	10,4X
2022	65,562,166	53,360,968	2,866,625	56,227,593	3,890,010	16.9X	14.5X	3,727,898	16.5X	14.0X
Through Q1 2023	16,791,222	18,215,895	746,650	18,962,545	972,503	17.3X	19.5X	931,974	17.0X	19.3X
			7	Three Year Avera	ge (2020-2022)	9.5X	10.1X		8.9X	9.5X
				Five Year Aver	age (2018-2022)	9.4X	10.4X		8.7X	9.7X

Assumptions:

1) Please see Addendum C: Cash Available for Distribution Calculations for a reconciliation of CAD to its most directly comparable GAAP measure.
2) Full CAD calculated by adding back Preferred Unit Distributions & Accretion to CAD
3) Assumes issuance of \$129,667,000 Series A/A-1 Preferred Units as if outstanding over entire period reviewed at 3:1 BUCs issuance limit and \$389,000,000 BUCs market cap as of quarter end.
4) Assumes Issuance of \$64,833,000 Series B Preferred Units as if outstanding over entire period reviewed at 2:1 aggregate issuance limit of all series of Preferred Units to \$389,000,000 BUCs market cap as of quarter end.
5) (Net Income less Series A/A-1 Distribution)/Series B Distribution
6) (Full CAD Less Series A/A-1 Distribution)/Series B Distribution

Interest Rate Sensitivity Analysis

- The management team seeks the optimization of Fixed versus Variable rate leverage based upon the current and projected interest rate market.
- The sensitivity analysis represents the change over the next 12 months assuming an immediate shift in rates and management does not adjust its strategy in response.
- The seniority of the Preferred Units further reduces the impact from changes in interest rates.

Description	-25 bps	+50 bps	+100 bps	+150 bps	+200 bps
Tender Option Bond debt financing	\$1,185,643	(\$2,371,286)	(\$4,742,572)	(\$7,113,858)	(\$9,485,144)
Tax Exempt Bond Securitization debt financing	112,308	(224,615)	(449,231)	(673,846)	(898,462)
Other investment financings	(403,889)	807,777	1,615,554	2,423,332	3,231,109
Variable rate investments	(791184)	1,582,368	3,164,735	4,747,103	6,329,471
Total	\$102,878	(\$205,756)	(\$411,514)	(\$617,269)	(\$823,026)
Per BUC Impact	\$0.005	(\$0.009)	(\$0.018)	(\$0.027)	(\$0.037)

- hase Note:

 The interest rate sensitivity table above (the "Table") represents the change in interest income from investments, net of interest on debt and settlement payments for interest rate derivatives over the next twelve months, assuming an immediate parallel shift in the SOFR yield curve and the resulting implied forward rates are realized as a component of this shift in the curve. Assumptions include anticipated interest rates, relationships between interest rate indices and outstanding investments, liabilities and interest rate derivative positions.

 No assurance can be made that the assumptions included in the Table presented herein will occur or that other events will not occur that will affect the outcomes of the analysis. Furthermore, the results included in the Table assume the Partnership does not act to change its sensitivity to the movement in interest rates.

 As the above information incorporates only those material positions or exposures that existed as of March 31, 2023, it does not consider those exposures or positions that could arise after that date.
- The ultimate economic impact of these market risks will depend on the exposures that arise during the period, our risk mitigation strategies at that time and the overall business and economic
- "Per BUC Impact" The net interest income change per BUC calculated based on 22,538,878 BUCs outstanding as of March 31, 2023.

Community Development Investments

- The Partnership has approximately \$1.16 billion in Community Development Investments ("CDI") available for allocation as of June 8, 2023
- The majority of the Partnership invested assets are eligible CDIs under the Community Reinvestment Act ("CRA")
 - CRA Majority of Invested Assets Certification provided at close.
 - Annual CRA Majority of Invested Assets Certification provided thereafter.

The General Partner determines CDI's where the majority of underlying units are restricted to those earning up to 80% of Area Median Income ("AMI")

- Low Income Housing Tax Credit multifamily housing.
- 501(c)(3) Income Restricted multifamily housing.
- A Preferred Unit investment has CDI specific allocations while also providing diversified risk across a portfolio
 - Equity allocated to specific CDI(s) for reporting purposes.
 - Strict control of CRA allocations to ensure no overlap.
 - Fund portfolio spreads economic risk
- Regulatory approval received by Preferred Unit Investors



Illustrative transactions

APPENDIX

The Management Team

- We approach multifamily real estate as long-term owners and managers. Based in Omaha, Nebraska, the core team of real estate professionals executes the Partnership's fundamental long-term strategy.
- Our in-depth knowledge of the industry, from development to property management, combined with our proven and verifiable track record of success, is a testament of the commitment and dedication we bring to each property. The General Partner that manages the Partnership's operations is a wholly owned subsidiary of Greystone.
- Key features of each of our real estate investments includes:
 - Preservation of capital.
 - Predictable current cash distributions/yields.
 - Potential for enhanced yield/capital appreciation.
- Expertise
 - Multifamily Ownership
 - Affordable Housing
 - Seniors and Skilled Nursing Facilities
 - Multifamily Property Management
 - Student Housing

Greystone – Company Highlights

FHA Multifamily & Healthcare Lender for Six Consecutive Years

Fannie Mae DUS® & Freddie Mac Optigo® Lender



Fannie Mae DUS® Small Loan & Seniors Housing Lender

Freddie Mac Optigo® Small Balance Loan, Seniors Housing & Green Financing Lender

Ranked

by S&P Global Ranking since 2010, the Highest Ranking Issued to Servicers

LOANS ORIGINATED



□ \$16.1B



ORIGINATION BREAKDOWN



FINANCING OPTIONS

- Fannie Mae
- Freddie Mac
- FHA / HUD
- CMBS
- Bridge & Mezzanine
- Tax-Exempt **Bond Financing**
- DST 1031 Exchange
- Private-Label
- Ground Lease and Permanent Financing
- Commercial Lending

^{*}For HUD's 2022 fiscal year. Based upon combined firm commitments received by Greystone Funding Company LLC and Greystone Servicing Company LLC and excludes risk sharing and hospital loans.
** Primary and Special Servicing combined

Summary of Terms: Series A-1 Preferred Units

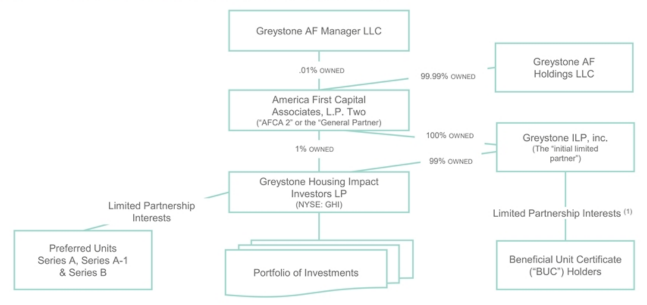
ISSUER	Greystone Housing Impact Investors LP, a Delaware limited partnership. (NYSE: GHI)
SECURITIES OFFERED	Up to 3,500,000 Series A-1 Preferred Units, representing limited partnership interests in the Partnership, subject to 3:1 issuance test ratio of BUC's to aggregate Series A/A-1 Preferred Units.
RATE	3.0% Fixed rate, non-cumulative distribution paid quarterly.
DISTRIBUTION AND LIQUIDATION PREFERENCE	Senior to BUCs and on parity with the Series A Preferred Units
INVESTOR OPTIONAL REDEMPTION	 Can put all, or in part, at par plus any accrued and unpaid distribution: Upon the sixth (6th) anniversary of the initial investment and each anniversary thereafter; If the ratio between the BUCs market capitalization and aggregate Series A/A-1 Preferred Units falls below 1:1 for 15 consecutive business days.
ISSUER OPTIONS	Issuer has the option to call all, or in part, upon the sixth (6th) anniversary of the initial investment and each anniversary thereafter.
INVESTED ASSETS	The Partnership represents that the majority of its invested assets, as determined by its General Partner, will be CRA-eligible investments.
RIGHTS	Non-voting, non-convertible, no registration rights.
CRA ALLOCATION	Community Development Investment Specific Allocation with Portfolio Diversification
FUND CRA	CRA Certificate of Majority of Invested Assets at close, annually thereafter
FEES	None

Summary of Terms: Series B Preferred Units

ISSUER	Greystone Housing Impact Investors LP, a Delaware limited partnership. (NYSE:GHI)
SECURITIES OFFERED	Up to 10,000,000 Series B Preferred Units, representing limited partnership interests in the Partnership, subject to 2:1 issuance test ratio of BUC's to aggregate all series of Preferred Units.
RATE	5.75% Fixed rate, non-cumulative distribution paid quarterly.
DISTRIBUTION AND LIQUIDATION PREFERENCE	Senior to BUCs and junior to the Series A/A-1 Preferred Units
INVESTOR OPTIONAL REDEMPTION	 Can put all, or in part, at par plus any accrued and unpaid distribution: Upon the sixth (6th) anniversary of the initial investment and each anniversary thereafter; If the ratio between the BUCs market capitalization and aggregate Series A/A-1 Preferred Units falls below 1:1 for 15 consecutive business days.
ISSUER OPTIONS	Issuer has the option to call all, or in part, upon the sixth (6th) anniversary of the initial investment and each anniversary thereafter.
INVESTED ASSETS	The Partnership represents that the majority of its invested assets, as determined by its General Partner, will be CRA-eligible investments.
RIGHTS	Non-voting, non-convertible, no registration rights.
CRA ALLOCATION	Community Development Investment Specific Allocation with Portfolio Diversification
FUND CRA	CRA Certificate of Majority of Invested Assets at close, annually thereafter
FEES	None

Addendum A

Greystone Housing Impact Investors LP – Ownership Diagram



Beneficial Unit Certificates ("BUCs") represent Limited Partnership Interests in Greystone Housing Impact Investors LP that are credited to the initial Limited Partner and whose rights are irrevocably assigned to the BUC Holders.

Addendum B

Community Development Investments Q1 2016 – June 8, 2023

Community Development Investment	Project Location	Deal Type	County	Units
Companion at Thornhill Apartments	Lexington, SC	Refinance	Lexington	179
Concord at Williamcrest	Houston TX	Acquisition + Rehab	Harris	288
Concord at Gulf Gate	Houston TX	Acquisition + Rehab	Harris	288
Concord at Little York	Houston TX	Acquisition + Rehab	Harris	276
Las Palmas II	Coachella, CA	Acquisition + Rehab	Riverside	81
San Vicente Townhomes	Soledad, CA	Acquisition + Rehab	Monterey	50
Harmony Court	Bakersfield, CA	Acquisition + Rehab	Kern	96
Summerhill	Bakersfield, CA	Acquisition + Rehab	Kern	128
Madera Family	Madera, CA	Acquisition + Rehab	Madera	75
Courtyard	Fullerton, CA	Acquisition + Rehab	Orange	108
Seasons San Juan Capistrano	San Juan Capistrano, CA	Acquisition + Rehab	Orange	112
Seasons Lakewood	Lakewood, CA	Acquisition + Rehab	Los Angeles	85
Oaks at Georgetown	Georgetown, TX	Acquisition + Rehab	Williamson	192
Harmony Terrace	Simi Valley, CA	Acquisition + Rehab	Ventura	136
Avistar at Copperfield	Houston, TX	Acquisition + Rehab	Harris	192
Avistar at Wilcrest	Houston, TX	Acquisition + Rehab	Harris	88
Avistar at Wood Hollow	Austin, TX	Acquisition + Rehab	Travis	409
Montecito at Williams Ranch	Salinas, CA	Acquisition + Rehab	Monterey	132
Village at River's Edge	Columbia, SC	New Construction	Richland	124
Vineyard Gardens	Oxnard, CA	Acquisition + Rehab	Ventura	62
South Pointe	Hanahan, SC	Acquisition + Rehab	Berkeley	256
Rosewood	Goose Creek, SC	Acquisition + Rehab	Berkeley	100
Solano Vista	Vallejo, CA	Acquisition + Rehab	Solano	96

Addendum B (continued)

Community Development Investments Q1 2016 – June 8, 2023

Community Development Investment	Project Location	Deal Type	County	Units
Village at Avalon	Albuquerque, NM	New Construction	Bernalillo	240
Gateway Village	Hillsborough, NC	Acquisition + Rehab	Orange	64
Lynnhaven	Durham, NC	Acquisition + Rehab	Durham	75
Montevista	San Pablo, CA	Acquisition + Rehab	Contra Costa	82
Scharbauer Flats	Midland, TX	New Construction	Midland	300
Oasis at Twin Lakes	Roseville, MN	New Construction	Ramsey	228
Ocotillo Springs	Brawley, CA	New Construction	Imperial	75
CCBA Senior Gardens	San Diego, CA	New Construction	San Diego	45
Centennial Crossings	Centennial, CO	New Construction	Arapahoe	209
Hilltop at Signal Hills	West St Paul, MN	New Construction	Dakota	146
Legacy Commons at Signal Hills	West St Paul, MN	New Construction	Dakota	247
Hope on Broadway	Los Angeles, CA	New Construction	Los Angeles	49
Hope on Avalon	Los Angeles, CA	New Construction	Los Angeles	88
Jackson Manor Apartments	Jackson, MS	Acquisition + Rehab	Hinds	60
Osprey Village	Kissimmee, FL	New Construction	Osceola	383
Willow Place Apartments	McDonough, GA	New Construction	Henry	182
Anaheim & Walnut	Long Beach, CA	Acquisition + Rehab	Los Angeles	88
Residency at the Mayer	Hollywood, CA	Acquisition + Rehab	Los Angeles	79
Lutheran Gardens Apartments	Compton, CA	Acquisition + Rehab	Los Angeles	76
Residency at the Entrepreneur	Hollywood, CA	New Construction	Los Angeles	200
Magnolia Heights	Covington, GA	New Construction	Newton	200

Addendum B (continued)

Community Development Investments Q1 2016 - June 8, 2023

Community Development Investment	Project Location	Deal Type	County	Units
Poppy Grove I	Elk Grove, CA	New Construction	Sacramento	147
Poppy Grove II	Elk Grove, CA	New Construction	Sacramento	82
Poppy Grove III	Elk Grove, CA	New Construction	Sacramento	158
Park at Sondrio	Greenville, SC	Acquisition + Rehab	Greenville	271
Park at Vietti	Spartanburg, SC	Acquisition + Rehab	Spartanburg	204
The Residency at Empire	Burbank, CA	New Construction	Los Angeles	148
Windsor Shores Apartments	Columbia, SC	Acquisition + Rehab	Richland	176
The Ivy Apartments	Greenville, SC	Acquisition + Rehab	Greenville	212
Handsel Morgan Apartments	Buford, GA	New Construction	Gwinnett	45
Maryalice Circle	Buford, GA	New Construction + Acq. Rehab	Gwinnett	98
			TOTAL	8,210

Addendum C

Cash Available for Distribution Calculation

The Partnership believes that Cash Available for Distribution ("CAD") provides relevant information about the Partnership's operations and is necessary, along with net income, for understanding its operating results. To calculate CAD, the Partnership begins with net income as computed in accordance with GAAP and adjusts for non-cash expenses consisting of depreciation expense, amortization expense related to deferred financing costs, amortization of premiums and discounts, non-cash interest rate derivative expense or income, provisions for credit and loan losses, impairments on MRBs, governmental issuer loans, Public housing Capital Fund Trust Certificates, real estate assets and property loans, deferred income tax texpense (benefit) and restricted unit compensation expense. The Partnership also deducts Tier 2 income allocable to the General Partner as defined in the Partnership Agreement and distributions and accretion for the Preferred Units. Net income is the GAAP measure most comparable to CAD. There is no generally accepted methodology for computing CAD, and the Partnership's computation of CAD may not be comparable to CAD reported by other companies. Although the Partnership considers CAD to be a useful measure of the Partnership's operating performance, CAD is a non-GAAP measure that should not be considered as an alternative to net income calculated in accordance with GAAP, or any other measures of financial performance presented in accordance with GAAP. The following table shows the calculation of CAD (and a reconciliation of the Partnership's net income, as determined in accordance with GAAP, to CAD) for the three months ended March 31, 2023 and the years ended December 31, 2022, 2021, 2020, 2019 and 2018.

	Three months ended March 31	For the Years Ended December 31,				
	2023	2022	2021	2020	2019	2018
Net Income	\$16,791,222	\$65,562,166	\$38,099,488	\$7,208,828	\$30,492,151	\$41,139,529
Change in fair value of derivatives	3,435,967	(7,239,736)	(23,214)	(116,899)	499,835	(724,579)
Depreciation and amortization expense	404,981	2,717,415	2,732,922	2,810,073	3,091,417	3,556,265
Provision for credit loss	(545,000)		1,856,893	7,318,590		-
Provision for loan loss			444,302	911,232		-
Impairment of securities		-	-	-	-	1,141,020
Impairment charge on real estate assets		-	-	25,200	75,000	150,000
Realized impairment of securities		(5,712,230)		(1,902,979)	-	-
Realized provision for loan loss		(593,000)	-	-		-
Reversal of impairment charge on real estate assets			(250,200)			-
Amortization of deferred financing costs	1,005,767	2,537,186	1,209,837	1,450,398	1,713,534	1,673,044
Restricted unit compensation expense	349,959	1,531,622	1,277,694	1,017,938	3,636,091	1,822,525
Deferred income taxes	(982)	(45,056)	(89,055)	(105,920)	(149,874)	(242,235)
Redeemable Preferred Unit distributions and accretion	(746,650)	(2,866,625)	(2,871,051)	(2,871,051)	(2,871,051)	(2,871,050)
Tier 2 (Income) Loss allocable to the General Partner	(2,415,221)	(3,242,365)	(2,649,242)	80,501	(2,018,202)	(2,062,118)
Recovery of prior credit loss	(16,967)	(57,124)	-		-	
Bond premium, discount and origination fee amortization, net of cash received	(47,181)	768,715	(72,052)	(59,691)	(80,524)	(14,633)
Total CAD	\$18,215,895	\$53,360,968	\$39,666,322	\$15,766,220	\$34,388,377	\$43,567,768