**Financial Statements** 

### **Financial Statements**

Year Ended June 30, 2023

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### **Independent Auditor's Report**

Board of Directors
First Atlantic Terminal Housing Corporation
Brooklyn, New York

### **Opinion**

We have audited the financial statements of First Atlantic Terminal Housing Corporation (the "Company"), which comprise the balance sheet as of June 30, 2023, and the related statements of profit and loss, accumulated deficit, capital in excess of par value, and cash flows for the year then ended, and the related notes to the financial statements.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of June 30, 2023, and the results of its operations and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

### **Basis for Opinion**

We conducted our audit 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 Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

### Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the 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 financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for 12 months beyond the financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.

### Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions. 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 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 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 financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are
  appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of
  the Company's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company'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.

### Omission of Required Supplementary Information about Future Major Repairs and Replacements

Management has omitted the information on future major repairs and replacements that accounting principles generally accepted in the United States of America require to be presented to supplement the basic financial statements. Such missing information, although not a part of the basic financial statements, is required by the Financial Accounting Standards Board, which considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. Our opinion on the basic financial statements is not affected by this missing information.

### **Other Supplementary Information**

Management is responsible for the other information included in the financial statements. The other information comprises the related schedules of reserve for replacement and changes in fixed asset accounts but does not include the basic financial statements and our auditor's report thereon. Our opinions on the basic financial statements do not cover the other information, and we do not express an opinion or any form of assurance thereon.

In connection with our audit of the basic financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the basic financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.



### Other Reporting Required by Government Auditing Standards

In accordance with Government Auditing Standards, we have also issued our report dated October 23, 2023 on our consideration of the Company's 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 solely 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 the Company'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 the Company's internal control over financial reporting and compliance.

New York, New York

Sax CPAS LLP

October 23 2023



### **Balance Sheet**

June 30, 2023

### **ASSETS**

	ASSETS	
<b>CURRENT AS</b>	SETS	
1120	Total cash, operations (Note 1)	\$ 57,281
1130	Tenant/member accounts receivable - net	555,057
1200	Deferred charges and prepayments (Note 6)	158,445
1100T	Total current assets	770,783
RESTRICTED	DEPOSITS AND FUNDED RESERVES	
	Deposits held in trust	
1191	Cash in bank, applicants' deposits (Note 1)	56,112
	Total deposits held in trust	56,112
	Funded reserves	
1310	Mortgage escrow account (Note 3)	353,505
1320	Replacement reserve fund (Notes 4, 6, and 11)	1,730,881
1330	Equity deposits (Notes 1 and 7)	226,355
1000	Equity deposits (Notes Faila /)	
1300T	Total funded reserves	2,310,741
DRODERTY A	ND EQUIPMENT (Notes 1, 4, 6, and 11)	
1410	Land	123,075
1420	Buildings	11,979,270
1440	Building equipment, portable	183,344
1460	Furnishings	224,952
1470	Maintenance equipment	119,795
1470AT	Building improvements	11,159,380
1400T	Total property and equipment	23,789,816
1495	Accumulated depreciation	11,568,669
	- r	
1400N	Net property and equipment	12,221,147
1000 <del>T</del>	TOTAL ASSETS	¢ 15 250 702
1000T	IUIAL ASSEIS	<u>\$ 15,358,783</u>

Balance Sheet - Continued

June 30, 2023

### LIABILITIES AND STOCKHOLDERS' DEFICIT

### **CURRENT LIABILITIES**

	2110	Accounts payable	\$	293,687
	2131	Accrued interest payable, mortgage (Note 6)		38,444
	2170	Current portion of senior mortgage payable (Note 6)		272,263
	2172	Current portion of second mortgage payable (Note 6)		219,023
	2190	Sundry current liabilities		125,119
				,
	2122T	Total current liabilities		948,536
		·		,
DEP	OSITS HEL	D IN TRUST		
	2191	Conditional deposits payable		50,249
	2191T	Total deposits held in trust		50,249
				30,2.0
NON	-INTEREST	BEARING, NON NEGOTIABLE		
	2310	Debentures payable		30,450
	20.0	Dobbinardo payablo		
LON	G-TERM D	EBT (Note 6)		
	2320	HDC senior mortgage payable, net of current portion		1,404,850
	2324	HDC second subordinate payable, net of current portion	,	9,739,942
	2322	HDC third subordinate payable		2,129,598
	2326	HDC fourth subordinate payable		1,943,756
		,		.,,
	2300T	Total long-term debt	1	5,218,146
		, otal long term desi		<u> </u>
	2000T	Total liabilities	1	6,247,381
	20001	Total habilitios		0,217,001
sто	CKHOLDEI	RS' DEFICIT (Notes 1, 4, and 7)		
		ock, \$10 par value per share, authorized 28,025 shares; issued and		
	•	nding 7,105 shares		71,050
		ted deficit	1	1,657,825)
		excess of par value	'	698,177
	Οαριιαι ΙΙΙ	exocoso oi pai vaiue		090, 177
	4000T	Net stockholders' deficit		(888,598)
	40001	INGL SLUCKHOIDEIS DEHEIL		(000,090)
	2040T	TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT	¢ 1	5,358,783
	2040 I	TOTAL LIABILITIES AND STOCKHOLDERS DEFICIT	Ψ 1	J,JJU, 1 0J

### Statement of Profit and Loss

RENT REVE	NUE	
5120	Residential apartments carrying charges (Note 8)	\$ 3,085,948
5140	Rent revenue (Note 9)	155,860
5170	Garage and parking spaces	58,650
5180	Flexible subsidy revenue (Note 6)	250,566
5194	Retained excess income (Note 5)	85,855
5100T	Total rent revenue	3,636,879
FINANCIAL	REVENUE	
5440	Revenue from investments replacement reserve	60,767
5490	Revenue from investments miscellaneous	672
5400T	Total financial revenue	61,439
OTHER REV	'ENUE	
5910	Laundry and vending revenue	41,000
5990	Miscellaneous revenue	143,562
5900T	Total other revenue	184,562
5000T	Total revenue	3,882,880
ADMINISTR	ATIVE EXPENSES	
6320	Management fee	172,170
6330	Manager or superintendents' salaries	77,317
6340	Legal expense project	45,267
6350	Audit expense	46,000
6351	Professional fees	20,099
6370	Bad debt expense	178,017
6390	Miscellaneous administrative expenses	59,313
6263T	Total administrative expenses	\$ 598,183

### Statement of Profit and Loss - Continued

UTILITIES	EXPENSES		
6420	Fuel	\$	175,268
6450	Electricity		335,922
6451	Water		227,996
6452	Gas		21,150
0.400	Total attitue and an analysis		700 000
6400T	Total utilities expenses		760,336
MAINTENA	NCE EXPENSES		
6510	Payroll		313,962
6515	Supplies		47,101
6520	Contracts, net of insurance recovery		356,101
6530	Security contract		162,225
6500T	Total maintenance expenses		879,389
	DINSURANCE		
6710	Real estate taxes (Note 10)		192,791
6711	Payroll taxes		38,406
6720	Property and liability insurance		120,103
6723	Health insurance and other employee benefits		164,736
6700T	Total taxes and insurance		516,036
FINANCIAL	EXPENSES		
6820	Interest on mortgages payable (Note 6)		632,733
6800T	Total financial expenses		632,733
6000T	TOTAL COST OF OPERATIONS BEFORE DEPRECIATION		
	AND AMORTIZATION		3,386,677
5060T	INCOME BEFORE DEPRECIATION AND AMORTIZATION		496,203
DEPRECIA	TION AND AMORTIZATION		
6600	Depreciation expense (Note 1)		373,403
6610	Amortization expense (Note 1)		6,647
	Total depreciation and amortization		380,050
3250	Net income	_\$	116,153

### Statement of Accumulated Deficit

Year Ended June 30, 2023

BALANCE, beginning of year \$ (1,773,978)

Net income \_\_\_\_\_116,153

**BALANCE**, *end of year* \$ (1,657,825)

### Statement of Capital in Excess of Par Value

BALANCE, beginning of year	\$ 663,177
Current year contributions	 35,000
BALANCE, end of year	\$ 698,177

### Statement of Cash Flows

CASH FLOWS PROVIDED BY (USED FOR) OPERATING ACTIVITIES	
Rental receipts	\$ 2,941,583
Interest receipts	61,439
Total receipts	3,003,022
	0.40.000
Administrative	348,696
Management fee	172,170
Utilities	760,336
Salaries and wages	391,279
Operating and maintenance	276,452
Real estate taxes	192,791
Property insurance	120,103
Health insurance and other employee benefits	164,736
Miscellaneous taxes and insurance	53,424
Total disbursements	2,479,987
	523,035
CASH FLOWS PROVIDE BY (USED FOR) INVESTING ACTIVITIES	
Additions to property and equipment	(434,211)
Net contribution to the mortgage escrow account	52,588
Net contribution to the reserve for replacement account	340,084
	(41,539)
CASH FLOWS PROVIDE BY (USED FOR) FINANCING ACTIVITIES	
Mortgage principal payments	(400,345)
Deferred mortgage costs	(6,647)
Net contributions to equity	35,000
	(371,992)
Net increase in cash, cash equivalents, and restricted cash	109,504
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH, beginning of year	230,244
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH, end of year	\$ 339,748

Statement of Cash Flows - Continued

Year Ended June 30, 2023

### ADJUSTMENTS TO RECONCILE NET INCOME TO NET CASH PROVIDED BY OPERATING ACTIVITIES

Net cash provided by operating activities	\$ 523,035
Accrued interest payable	 (11,447)
Sundry current liabilities	(1,138)
Accounts payable	105,551
Deferred charges and prepayments	(15,018)
Tenants/member accounts receivable	(51,116)
Depreciation and amortization expense	380,050
provided by operating activities	
Adjustments to reconcile net income to net cash	
Net income	\$ 116,153

### Notes to Financial Statements

Year Ended June 30, 2023

### Note 1 - Organization and Summary of Significant Accounting Policies

#### a. Business Organization

First Atlantic Terminal Housing Corporation (the "Company") is a New York City aided, limited profit housing corporation which developed a project in the Atlantic Terminal Urban Renewal Area of Brooklyn, New York, consisting of 202 residential units. The construction, development, and operation of the property is supervised by the New York City Department of Housing Preservation and Development ("HPD"), the New York City Housing Development Corporation ("HDC") pursuant to a regulatory agreement, and the U.S. Department of Housing and Urban Development ("HUD") under its Section 236(e)(2) decoupled interest reduction payments program and is subject to the Private Housing Finance Law of the State of New York.

#### b. Basis of Accounting

The financial statements are prepared in conformity with accounting principles generally accepted in the United States of America ("U.S. GAAP") and in accordance with the HUD guidelines.

#### c. Financial Statement Presentation

The accompanying financial statements have been prepared on a basis which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The Company, as of June 30, 2023, had a working capital deficiency of \$177,753 and a stockholders' deficit of \$1,657,825. The continuation of the Company in its present form is dependent upon future profitability and/or additional equity or debt financing, which occurred in May of 2018. HPD and HUD have approved a maintenance increase that will alleviate the Company's cash flow deficiencies over time and meet its financial obligations in the coming year (Note 8).

### d. Estimates

The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting year. Actual results could differ from those estimates.

As of June 30, 2023, the Company had approximately \$1,202,850 of allowance for doubtful accounts reserved against outstanding tenant collections.

### e. Cash, Cash Equivalents, and Restricted Cash

The Company considers all non-restricted highly liquid investments with a maturity of three months or less when purchased to be cash equivalents. Restricted cash consists of cash amounts designated to a restricted reserve for future repairs and replacements. See Note 6 for additional information.

### Notes to Financial Statements

Year Ended June 30, 2023

### Note 1 - Organization and Summary of Significant Accounting Policies - Continued

#### e. Cash, Cash Equivalents, and Restricted Cash - Continued

Cash, cash equivalents, and restricted cash is comprised of the following as of June 30, 2023:

Cash, operations	\$	57,281
Cash in bank, applicants' deposits		56,112
Equity deposits		226,355
		_
Total cash, cash equivalents, and restricted cash shown in the		
the statement of cash flows	_\$_	339,748

### f. Property and Equipment

Property and equipment are stated at purchased cost. The costs of significant betterments are capitalized, whereas maintenance and repairs are charged to operations as incurred. Depreciation is provided on both the straight-line and accelerated methods over the estimated useful lives of the respective assets and is the same as that used for federal income tax purposes.

The Company reviews its long-lived assets used in operations for impairment when there is an event, or a change in circumstances that indicates impairment in value. The Company records impairment losses and reduces carrying value of properties when indicators of impairment are present and the expected undiscounted cash flows related to those properties are less than their carrying amounts. In cases where the Company does not expect to recover its carrying costs on property held for use, the Company reduces its carrying cost to fair value. For property held for sale, the Company reduces its carrying value to the fair value less costs to sell. During the year ended June 30, 2023, no impairment losses were recognized. Management does not believe that the value of its property is impaired as of June 30, 2023.

### g. Management Fee

The Company has entered into a management agreement with Metro Management. As of June 30, 2023, the Company incurred fees of \$172,170 pertaining to management services.

### h. Deferred Financing Costs

Costs incurred in connection with financing are being amortized over 30 years.

### i. Revenue Recognition

Maintenance and rental income are recognized on an accrual basis when due from stockholders and tenants.

### j. Corporation Taxes

The Company is subject to federal taxation pursuant to Subchapter T of the Internal Revenue Code and pays taxes on all income.

### Notes to Financial Statements

Year Ended June 30, 2023

### Note 1 - Organization and Summary of Significant Accounting Policies - Continued

#### j. Corporation Taxes - Continued

Pursuant to Internal Revenue Service Rulings and court decisions, the amount of maintenance paid by tenant-cooperators under proprietary leases, which is used for mortgage amortization and capital improvements, is deemed to be additional paid-in capital, whereas such items are recognized as revenue for financial reporting purposes. This accounting practice results in a permanent difference between financial and tax reporting revenue. For the year ended June 30, 2023, contributions to additional paid-in capital for income tax purposes amounted to \$457,722.

The Company has net operating loss carryforwards of approximately \$675,000 for federal income tax purposes as of June 30, 2023, that expire at various times through 2041 and are subject to certain limitations and statutory expiration periods. Because the future utilization of these tax carryforward losses is uncertain, no related deferred tax assets have been reflected in the accompanying financial statements.

When income tax returns are filed, some tax positions taken are highly certain to be sustained upon examination by the taxing authorities, while other tax positions are subjected to uncertainty about the technical merits of the position or amount of the position's tax benefit that would ultimately be sustained. Management evaluated the Company's tax positions and concluded that the Company had taken no material uncertain tax positions that required adjustment in its financial statements.

The Company's federal income tax returns are subject to examination by taxing authorities.

### k. Reclassification

Certain comparative figures have been reclassified to conform to the current year presentation.

#### I. Subsequent Events

The Company has evaluated subsequent events for potential recognition or disclosure through October 23, 2023, the date the financial statements were available to be issued.

### Note 2 - Rent Assistance Program Subsidy

Certain tenant-cooperators are eligible under HUD's Section 8 Program for assistance in paying their carrying charges, whereby these tenant-cooperators pay 30% of their adjusted income for carrying charges, and HUD pays the remainder of the established carrying charges for their apartments. The program is administered by, and assistance is provided by HPD and the New York City Housing Authority.

### Note 3 - Mortgage Escrow Account

The Company has established a mortgage escrow account under the control of the HDC. Deposits are made to this account to cover real estate taxes, property insurance, and water and sewer charges. HDC pays interest on these deposits quarterly at the statutory interest rate.

### Notes to Financial Statements

Year Ended June 30, 2023

### Note 4 - Replacement Reserve Fund

The mortgage agreements require the Company to maintain a replacement reserve fund. Annual contributions to this fund are computed at four-tenths of 1% of the estimated replacement cost of the property, or \$23,600 per annum. At the time of the original refinancing, \$70,800 was required to be accumulated in this fund and was provided in full by New York City. This amount is included in capital in excess of par value on the attached balance sheet.

The fund is administered by the HDC. All interest earned is available for operating expenses. Withdrawals from the fund for capital improvements are subject to HDC approval.

#### Note 5 - Excess Income

The Company received implied approval from HUD to retain defined excess income through June 30, 2023, for the purpose of offsetting operating shortfalls. The funds received are to be deposited into the Company's operating account on a monthly basis.

### Note 6 - Mortgages Payable

The property is encumbered by a first mortgage with HDC in the original principal amount of \$6,882,575. The mortgage note provides for monthly debt service payments of \$10,403 (based on a 30-year amortization) to be applied to interest at the rate of 6.5%, and the balance to amortization of principal to June 30, 2048, after giving effect to amended interest rate reduction payments referred to below. In addition, the mortgage documents provide for monthly reserve fund payments in the amount of \$1,967. The Company is also required to make monthly escrow payments to HDC for real estate taxes, water and sewer charges, and insurance as may be required.

The Company entered into an agreement for interest reduction payments with HDC and HUD which provides for a variable annual interest reduction subsidy not to exceed \$535,900, resulting in constant monthly debt service payments over the life of the first mortgage of \$10,403, through June 30, 2048, when the mortgage will be fully amortized.

In connection with the agreement referred to above, the Company received a non-refundable grant from HDC of \$729,460, which was deposited in the replacement reserve fund. This fund was assigned to Fannie Mae with disbursements to be made for capital improvements as well as routine maintenance and operating expenses of the project, upon approval of HDC. The reserve fund currently comprises insured money market funds bearing interest ranging .04% to .05% per year.

### Notes to Financial Statements

Year Ended June 30, 2023

### Note 6 - Mortgages Payable- Continued

Principal payments on the senior mortgage are as follows:

For the years ending June 30,	
2024	\$ 272,263
2025	290,497
2026	225,748
2027	66,904
2028	71,385
Thereafter	783,316
	1,710,113
Less Deferred mortgage costs net of amortization	
of \$82,336 at June 30, 2023	33,000
Adjusted mortgage note payable	\$ 1,677,113

On May 22, 2018, the property became encumbered by the second mortgage loan, also with HDC, in the original principal amount of \$10,985,000. The mortgage provides for monthly payments of \$56,314 to be applied to interest at the fixed rate of 4.60% per annum and the balance to principal (self-amortizing mortgage) through the maturity date, May 31, 2048, when the principal balance is due. Interest will continue to be due on any unpaid balance of this note, after the maturity date. In connection with the loan, the Company incurred expenses aggregating \$84,060. In addition, funds of \$9,538,218 were transferred to HDC to be held in the reserve account for capital projects. As of June 30, 2023, the reserve account balance is \$1,730,881 and is included in the replacement reserve fund on the accompanying balance sheet.

Current principal payments pending the restructuring are as follows:

For the years ending June 30,	
2024	\$ 219,023
2025	229,314
2026	240,087
2027	251,367
2028	263,177
Thereafter	 8,825,813
	10,028,781
Less: Deferred mortgage costs net of amortization	
of \$14,244 at June 30, 2023	 69,816
Adjusted mortgage note payable	\$ 9,958,965

### Notes to Financial Statements

Year Ended June 30, 2023

### Note 6 - Mortgages Payable - Continued

The property is also encumbered by a third mortgage, also with HDC, in the original principal amount of \$2,129,598. This mortgage is non-interest bearing and is due, in whole, 90 days after the maturity date of the first mortgage (October 1, 2036).

On January 29, 2002, the Company entered into a 30-year term loan secured by a third mortgage on the property with New York City through HPD under Article 8-A of the New York Private Housing Finance Law (fourth mortgage). The loan provided for advances, under a building loan contract, to a maximum amount of \$2,278,316. Interest only, at 3% per year, was payable monthly for the first two years through January 2004. Thereafter, monthly debt service payments of \$10,031 were required (including interest at 3% per year) to fully amortize the loan balance by January 28, 2032.

New York City, through HPD, agreed to defer all payments of principal and late charges on the Article 8-A Loan until a pending restructuring of the Company's financing has been completed with the HDC. New York City has agreed that, beginning June 1, 2015, no interest will accrue on the Article 8-A Loan pending the Company's financial restructuring. During such period, the Article 8-A Loan was effectively a non-interest-bearing loan. In May 2018, in connection with the refinancing of the second mortgage loan, HPD agreed to assign the loan to HDC. In connection with the assignment, HDC agreed to defer all payments of principal and accrued interest (at 3%) through and including the due date of the loan of May 31, 2048. As of June 30, 2023, the loan had a balance of \$1,943,756, which included capitalized interest of \$271,691.

### Note 7 - Stockholders' Deficit

HUD accepted the board of directors' resolutions to increase the individual equity accounts of each stockholder from \$500 to \$3,500, in part, by converting the security deposit accounts to equity. In addition, an amount equal to \$10 per month of each stockholder's approved maintenance charges will be converted to equity until the individual stockholder's equity aggregates \$3,500. The resolutions were implemented in fiscal 2006. These monies are to be used only for capital purposes.

During September 2012, the stockholders adopted a resolution approving a first sale capital assessment in the amount of \$3,500 per apartment.

### **Note 8 - Maintenance Charges**

Beginning June 1, 2023 HUD agreed to an increase in carrying charges, including utilities, of 5.5% per room per month. Subsequently, HUD agreed to an increase in carrying charges, including utilities, of 4% per room per month, beginning June 1, 2024.

#### Note 9 - Rent Revenue

The current lease agreements with nine tenants typically provide for monthly payments for one year aggregating approximately \$156,000.

### Note 10 - Real Estate Taxes

The Company pays real estate taxes under a "shelter-rent tax" program, paying (10%) of the balance of its rental income less its utility expenses. Under the terms of the mortgage refinancing agreement, the Company will continue in this program for all of its real property for the remainder of the life of the first mortgage. New York City has certified the shelter rent tax through the year ended June 30, 2023.

### Notes to Financial Statements

Year Ended June 30, 2023

### **Note 11 - Future Major Repairs and Replacements**

The refinancing agreement requires that funds be accumulated for future major repairs and replacements (Note 4).

The Company has not conducted a study to determine the remaining useful lives of the components of common property and current estimates of costs of major repairs and replacements that may be required in the future. The Board has also not developed a plan to fund those needs. When funds are needed, the Company plans to borrow, use reserve funds, increase maintenance charges, or delay repairs and replacements until funds are available. The effect on future assessments has not been determined at this time.

### Note 12 - Concentrations of Credit Risk

The Company maintains cash balances at several financial institutions located in New York. Accounts at these institutions are insured up to certain limits, established by the Federal Deposit Insurance Corporation ("FDIC"). At times, the Company has bank deposits in excess of amounts insured by the FDIC. The total amount by which cash on deposit in those banks exceeds the federally insured limits is approximately \$1,907,000 at March 31, 2023.

### Note 13 - Compensation - Retirement Benefits - Multiemployer Plan

The Company contributes to a multiemployer defined benefit pension plan under the terms of a collective-bargaining agreement that covers its union-represented employees. The risks of participating in multiemployer plans are different from single-employer plans in the following aspects:

- Assets contributed to the multiemployer plan by one employer may be used to provide benefits to employees of other participating employers.
- If a participating employer stops contributing to the plan, the unfunded obligations of the plan may be borne by the remaining participating employers.
- If the Company chooses to stop participating in some of its multiemployer plans, it may be required to pay those plans an amount based on the underfunded status of the plan, referred to as a withdrawal.

The Company's participation in this plan for the annual period ended June 30, 2023 is outlined in the table below. The "EIN/Pension Plan Number" column provides the Employee Identification Number ("EIN") and the three-digit plan number, if applicable. Unless otherwise noted, the most recent Pension Protection Act ("PPA") zone status available in 2023 and 2022 is for the plan's year end at June 30, 2023 and 2021, respectively. The zone status is based on information that the Company received from the plan and is certified by the plan's actuary. Among other factors, plans in the red zone are generally less than 65% funded, plans in the yellow zone are less than 80% funded, and plans in the green zone are at least 80% funded. The "FIP/RP Status Pending/Implemented" column indicates plans for which a financial improvement plan ("FIP") or a rehabilitation plan ("RP") is either pending or has been implemented. The last column lists the expiration date of the collective-bargaining agreement to which the plan is subject. There have been no significant changes that affect the comparability of 2023 and 2022 contributions.

### Notes to Financial Statements

Year Ended June 30, 2023

### Note 13 - Compensation - Retirement Benefits - Multiemployer Plan - Continued

The Company was not listed in its plan's Form 5500 since it did not provide more than 5% of the total contributions for the following plan and plan years.

Pension	FIP/RP EIN/Pension Pension Protection Status Company Plan Act Zone Status Pending/ Contributions						Curaha res	Expiration Date of Collective Bargaining		
Fund	Plan Number	2023	2022	_ Pending/ Implemented		2023		2022	Surcharge Imposed	Agreement
Local		Red as of	Red as of						, , , , , , , , , , , , , , , , , , ,	
32BJ	13-1879376	7/1/2023	7/1/2022	Implemented	\$	30,100	\$	25,393	No	4/20/2026

Supplementary Information - Schedule of Reserve for Replacement

Year Ended June 30, 2023

Balance, July 1, 2022	\$ 2,070,965
Payments into reserve	23,600
Building improvements and disbursements	(417,676)
Interest income	53,992
	\$ 1,730,881
Analysis	

Insured money market funds (interest ranging from 0.01% to .02 % per year)

\$ 1,730,881

### Supplementary Information - Schedule of Changes in Fixed Asset Accounts

	Total		Land	Buildings	Building Equipment Portable		Maintenance Equipment		Furnishings		Building Improvements
Cost											
Beginning of year	\$ 23,355,605	\$	123,075	\$ 11,979,270	\$	183,344	\$	119,795	\$	224,952	\$ 10,725,169
Additions	434,211		-			-		-		-	434,211
End of year	23,789,816		123,075	11,979,270		183,344		119,795		224,952	11,159,380
Accumulated depreciation											
Beginning of year	11,195,266		-	9,057,249		183,344		112,003		212,183	1,630,487
Current year	373,403		_			-		-		5,108	368,295
End of year	11,568,669		-	9,057,249		183,344		112,003		217,291	1,998,782
Remaining cost to be recovered	\$ 12,221,147	\$	123,075	\$ 2,922,021	\$	-	\$	7,792	\$	7,661	\$ 9,160,598



## Report on Internal Control over Financial Reporting and on Compliance and other Matters Based on an Audit of Financial Statements Performed in Accordance with *Government Auditing Standards*

### **Independent Auditor's Report**

Board of Directors
First Atlantic Terminal Housing Corporation
Brooklyn, New York

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, the financial statements of First Atlantic Terminal Housing Corporation (the "Company"), which comprise the balance sheet as of June 30, 2023, and the related statements of profit and loss, accumulated deficit, capital in excess of par value, and cash flows for the year then ended, and the related notes to the financial statements.

### **Internal Control Over Financial Reporting**

In planning and performing our audit of the financial statements, we considered the Company's internal control over financial reporting ("internal control") to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, we do not express an opinion on the effectiveness of the Company's internal control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented or detected and corrected on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by Those Charged with Governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

### **Compliance and Other Matters**

As part of obtaining reasonable assurance about whether the Company's financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts and grant agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

### **Purpose of this Report**

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the entity's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the entity's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Sax CPASLLP

New York, New York October 23, 2023

