ALAMO TRUST, INC. AND REMEMBER THE ALAMO FOUNDATION

CONSOLIDATED FINANCIAL STATEMENTS

August 31, 2024

ALAMO TRUST, INC. AND REMEMBER THE ALAMO FOUNDATION San Antonio, Texas

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INDEPENDENT AUDITOR'S REPORT

To the Board of Directors Alamo Trust, Inc. and Remember the Alamo Foundation San Antonio, Texas

Opinion

We have audited the consolidated financial statements of Alamo Trust, Inc. and Remember the Alamo Foundation, which comprise the consolidated statement of financial position as of August 31, 2024, and the related consolidated statements of activities, functional expenses, and cash flows for the year then ended, and the related notes to the financial statements.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the financial position of Alamo Trust, Inc. and Remember the Alamo Foundation as of August 31, 2024, and the changes in their net assets and their 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). 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 Alamo Trust, Inc. and Remember the Alamo Foundation 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 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 Alamo Trust, Inc. and Remember the Alamo Foundation's ability to continue as a going concern for one year from the date the consolidated financial statements are available to be issued.

Auditor's Responsibilities for the Audit of the 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 auditor's 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 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 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 Alamo Trust, Inc. and Remember the Alamo Foundation'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 Alamo Trust, Inc. and Remember the Alamo Foundation'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.

Supplementary Information

Our audit was conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The accompanying consolidating information on pages 17 - 18 is presented for purposes of additional analysis of the consolidated financial statements rather than to present the financial position, result of activities, and cash flows of the individual Organizations, and is 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 consolidated financial statements and certain additional 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 information is fairly stated in all material respects in relation to the consolidated financial statements as a whole.

Crowe LLP

Austin, Texas December 19, 2024

ALAMO TRUST, INC. AND REMEMBER THE ALAMO FOUNDATION CONSOLIDATED STATEMENT OF FINANCIAL POSITION August 31, 2024

ASSETS	
Cash and cash equivalents	\$ 16,321,491
Investments	27,241,087
Alamo Master Plan reimbursement receivable	
Texas General Land Office (GLO)	16,342,352
City of San Antonio	6,570,561
Accounts receivable, due from GLO	3,026,628
Other receivables	78,386
Pledges receivable, net	28,350,985
Property and equipment, net	276,848
Prepaid expenses and other assets	1,277,114
Right of use assets	937,422
Total assets	\$ 100,422,874
LIABILITIES AND NET ASSETS	
Liabilities	
Accounts payable	\$ 5,469,476
Accounts payable, due to GLO	569,152
Accrued expenses	11,478,603
GLO management contract advance (see note 8)	10,000,000
Right of use liabilities	986,615
Total liabilities	28,503,846
Net assets	
Without donor restrictions	15,958,444
With donor restrictions	55,960,584
Total net assets	71,919,028
Total liabilities and net assets	\$ 100,422,874

ALAMO TRUST, INC. AND REMEMBER THE ALAMO FOUNDATION CONSOLIDATED STATEMENT OF ACTIVITIES For the year ended August 31, 2024

Revenue and other support	Without Donor With Donor Restrictions Restrictions						<u>Total</u>
Contributions and donations	\$	301	\$	29,910,241	\$	29,910,542	
Membership revenue	Ψ	141,350	Ψ	20,010,211	Ψ	141,350	
Public tours		5,997,423		_		5,997,423	
Rental revenues		765,504		_		765,504	
Gift shop revenues		3,610,762		_		3,610,762	
State and city reimbursements		63,445,105		203,191		63,648,296	
In-kind donations		439,175				439,175	
Other revenue		1,774,765		_		1,774,765	
Net assets released from restrictions		14,722,439		(14,722,439)		-	
Total revenue and other support		90,896,824		15,390,993		106,287,817	
Expenses							
Program services							
Alamo Plan		67,242,134		-		67,242,134	
Other programs		12,782,691		-		12,782,691	
Management and general		2,627,877		-		2,627,877	
Fundraising		2,749,709		<u> </u>		2,749,709	
Total expenses		85,402,411				85,402,411	
Change in net assets		5,494,413		15,390,993		20,885,406	
Net assets at beginning of year		10,464,031		40,569,591		51,033,622	
Net assets at end of year	\$	15,958,444	\$	55,960,584	\$	71,919,028	

ALAMO TRUST, INC. AND REMEMBER THE ALAMO FOUNDATION CONSOLIDATED STATEMENT OF FUNCTIONAL EXPENSES For the year ended August 31, 2024

		<u>Program</u>	Sei		 Supportin	g Se	<u>ervices</u>		
	<u>A</u>	<u>lamo Plan</u>		Other <u>Programs</u>	anagement nd General		<u>Fundraising</u>		<u>Total</u>
Contracted services	\$	63,316,418	\$	702,656	\$ 518,430	\$	1,358,394	\$	65,895,898
Salaries and benefits		682,166		9,218,782	1,557,683		177,982		11,636,613
Collection acquisitions and restoration		2,031,577		109,225	-		-		2,140,802
Rentals, equipment, and operating		698,688		886,024	8,483		2,230		1,595,425
Advertising		525		184,942	136,123		277,805		599,395
Bank fees		105,984		2,840	1,335		90		110,249
Communications		6,672		120,160	11,168		5,415		143,415
Depreciation		-		63,588	6,310		-		69,898
General and administrative		298,794		299,148	262,342		41,903		902,187
In-kind donations		-		-	-		439,175		439,175
Insurance		47,627		131,527	7,604		54,614		241,372
Repairs and maintenance		2,095		216,940	2,056		865		221,956
Supplies		21,920		253,721	22,683		9,373		307,697
Travel		1,243		249,122	93,660		381,863		725,888
Utilities		28,425		344,016	 	_		_	372,441
Total expenses	\$	67,242,134	\$	12,782,691	\$ 2,627,877	\$	2,749,709	\$	85,402,411

ALAMO TRUST, INC. AND REMEMBER THE ALAMO FOUNDATION CONSOLIDATED STATEMENT OF CASH FLOWS For the year ended August 31, 2024

Cash flows from operating activities	
Change in net assets	\$ 20,885,406
Adjustments to reconcile change in net assets	
to net cash from operating activities:	
Depreciation	69,898
Noncash operating lease expense	46,360
Realized investment gains	(1,375,461)
Change in operating assets and liabilities:	
Alamo Master Plan reimbursement receivables	(3,373,823)
Accounts receivable, due from GLO	(798, 978)
Other receivables	(54,536)
Pledges receivable, net	(13,880,537)
Prepaid expenses and other assets	(1,121,746)
Accounts payable	(733,233)
Accounts payable, due to GLO	569,152
Accrued expenses	2,656,256
Deferred revenue	 (348,259)
Net cash from operating activities	2,540,499
Cash flows from investing activities	
Purchases of property and equipment	(165,213)
Purchases of investments	(32,500,000)
Sales of investments	31,050,000
Net cash from investing activities	(1,615,213)
Cash flows from financing activities	
Receipt of GLO management contract advance	10,000,000
Net cash from financing activities	10,000,000
Net change in cash and cash equivalents	10,925,286
Cash and cash equivalents at beginning of year	 5,396,205
Cash and cash equivalents at end of year	\$ 16,321,491

NOTE 1 - NATURE OF OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Alamo Trust, Inc. ("ATI") began operations as Alamo Complex Management on July 11, 2015 with the transfer of \$533,237 in net assets from The Daughters of the Republic of Texas, the previous manager of the Alamo shrine. Under a management contract with the Texas General Land Office (GLO), ATI manages and operates the day-to-day activities of the Alamo shrine, including personnel, education, grounds, maintenance, security, events, and programming.

Remember the Alamo Foundation (the "Foundation" or "RTAF") began operations on July 6, 2015. The Foundation was created for charitable and educational purposes, and is committed to fundraising for the Alamo shrine, as well as the development of a long-range plan for the Alamo shrine and the adjacent property surrounding the current Alamo footprint. RTAF shares management and has an economic interest with ATI. Accordingly, the financial results of this organization have been consolidated with that of ATI

Both ATI and RTAF are Texas corporations recognized as 501(c)(3) tax exempt entities by the Internal Revenue Service.

<u>Basis of Consolidation</u>: The consolidated financial statements include Alamo Trust, Inc., and Remember the Alamo Foundation, and are collectively referred to as the "Organization." All balances and transactions between the consolidating entities have been eliminated.

<u>The Alamo Shrine</u>: The Alamo Shrine (the "Alamo") and its footprint in San Antonio is a Texas historical landmark and is owned by the citizens of the state of Texas and provided oversight by the GLO.

Alamo Plan: The effort to preserve and restore the Alamo is called the Alamo Plan. It is the ongoing effort to restore dignity and reverence to the Alamo and to tell its full story through the following four (4) pillars: 1) ensure the preservation of the three-hundred (300) year old Church and Long Barrack, 2) recapture as much of the original mission site and battlefield footprint as possible, 3) create a Visitor Center & Museum along with redeveloping the Upper and Lower Paseo green spaces, and 4) renovate and restore the grounds and gardens, including the addition of the Alamo Collections Center and the Alamo Education Center. This transformational Alamo Plan construction and renovation project will be fulfilled through a combination of public and private dollars and managed by ATI with support from RTAF fundraising and grant revenues.

<u>Basis of Presentation</u>: The accompanying consolidated financial statements have been prepared on the accrual basis of accounting in accordance with United States generally accepted accounting principles (GAAP). All significant inter-organization balances and transactions have been eliminated. Net assets, revenues and support, and expenses are classified based on the existence or absence of donor-imposed restrictions. Accordingly, net assets and changes therein are classified and reported as follows:

- Net Assets Without Donor Restrictions Net assets that are not subject to donor-imposed stipulations and may be expended for any purpose in performing the primary objectives of the Organization. Assets restricted solely through the actions of the Board are reported as net assets without donor restrictions, designated for programs and mission.
- Net Assets With Donor Restrictions Net assets subject to donor-imposed restrictions by donors and grantors. Some donor restrictions are temporary in nature; those restrictions will be met by actions of the Organization 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.

NOTE 1 - NATURE OF OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue Recognition: Revenue from public tours are recognized at the time of tour (the performance obligation), generally occurring immediately after purchase. Revenues from venue rentals are recognized based on the terms of rental and usage agreements and are generally recognized on the date the venue is rented, and nonrefundable venue deposits are recognized as they are received. Revenues from gift shop sales are recognized at the time of each sale. Revenues from facility subleases are recognized over the period of the lease terms.

<u>Contributions</u>: Contributions are reported as support and revenue when received. Such amounts are reported as support with or without donor restrictions, depending on the existence and/or nature of any donor restriction. Contributions that are restricted by the donor are reported as an increase in net assets with donor restrictions in the reporting period in which the support is recognized. When a time or purpose restriction expires, net assets with donor restrictions for time or purpose are reclassified to net assets without donor restrictions and reported in the statements of activities as net assets released from restrictions. Conditional promises to give – that is those with a measurable performance or other barrier and a right of return – are not recognized until the conditions upon which they depend have been met.

Gifts of equipment and other similar assets are reported at estimated fair value as support without restrictions unless explicit donor stipulations specify how the donated assets must be used. Gifts of long-lived assets with explicit restrictions that specify how the assets are to be used are reported as support with restrictions. Absent explicit donor stipulations about how long those long-lived assets must be maintained, expirations of donor restrictions are reported when the donated or acquired long-lived assets are placed in service.

<u>Functional Allocation of Expenses</u>: The costs of providing the services and other activities of the Organization have been summarized on a functional basis in the consolidated statement of functional expenses. Accordingly, certain costs have been allocated among the programs and supporting services benefited. These expenses require allocation on a reasonable basis that is consistently applied. The expenses that are allocated include salaries and benefits which are allocated on the basis of estimates of time and effort.

<u>Cash and Cash Equivalents</u>: Cash and cash equivalents consist of petty cash, demand deposits and other cash accounts held by financial institutions with a maturity of three months or less.

<u>Accounts Receivable</u>: Account receivable are stated at outstanding principal, net of an allowance for doubtful accounts. The allowance is determined based on an account-by-account review as well as historical trends. Accounts are charged off when collection efforts have failed, and the account is deemed uncollectible. No allowance was deemed necessary for the year ended August 31, 2024. Interest is not generally charged on accounts receivable.

<u>Pledges Receivable</u>: Pledges receivable represent amounts receivable from individual donors for the Foundation. For the year ended August 31, 2024, the Organization had pledges receivable of \$28,350,985. Pledges receivable are stated at the amount management expects to collect, net of discounts for the present value of amounts to be received later than one year after the date of the statement of financial position.

NOTE 1 - NATURE OF OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

<u>Investments</u>: Investments are reported at their fair value based on quoted market prices in the consolidated statement of financial position. If quoted market prices are not available, fair values are based on quoted market prices of comparable instruments. These investments are initially recorded at cost if they were purchased or at their fair value on the date of the gift if they were received as a donation. Realized and unrealized gains and losses are included in other revenues on the consolidated statement of activities.

<u>Property and Equipment</u>: Furniture and equipment is stated at cost. Depreciation is recorded using the straight-line method over the estimated life of the related assets, which generally range from three to seven years.

<u>Leases</u>: At the inception of an arrangement, the Organization determines if an arrangement is a lease based on all relevant facts and circumstances. Leases are classified as operating or finance leases at the lease commencement date. Operating leases are included in operating right-of-use ("ROU") assets and operating lease liabilities in the consolidated statement of financial position. Lease expense for operating leases is recognized on a straight-line basis over the lease term. Leases with a term of 12 months or less (short-term leases) are not recorded on the consolidated statement of financial position.

ROU assets represent the Organization's right to use an underlying asset for the lease term and lease liabilities represent our obligation to make lease payments arising from the lease. ROU assets and lease liabilities are recognized at the lease commencement date based on the estimated present value of lease payments over the lease term. ROU assets are adjusted by the unamortized balance of lease incentives and accrued rent.

Advertising: Advertising (public relations and marketing) are expensed as incurred.

<u>Income Taxes</u>: Each entity included in this consolidation is a non-profit organization exempt from federal income taxation under Section 501(c)(3) of the Internal Revenue Code, and are not "private foundations"; accordingly, donors of money and/or property are entitled to the maximum charitable contribution deduction allowed by law. The Organization is not subject to Texas margin tax. Management is not aware of any tax positions that would have a significant impact on its financial position. Its tax returns for the last four years remain subject to examination.

<u>Donated Services</u>: ATI benefits from the assistance of many volunteers. In accordance with GAAP, the value of contributed services received are recognized if they (a) create or enhance a nonfinancial asset or (b) required specialized skills, provided by individuals possessing those skills, that would be purchased if they were not donated. Volunteer hours totaled approximately 8,800 for the year ended August 31, 2024. However, since the volunteer assistance received by ATI does not meet the above criteria, a value is not assigned and recognized in these financial statements.

Retirement Plan: The Organization provides a 401(k) plan (the Plan) for its full-time employees. Employees may contribute up to 100% of their compensation, subject to certain limitations of the IRS. The Organization contributed matching and discretionary contributions of \$364,827 during the year ended August 31, 2024.

<u>State Reimbursements</u>: ATI provides services under management contract relationships with the City of San Antonio (COSA) and the GLO, and is therefore, considered a vendor with respect to these services. State reimbursements under these vendor relationships are not subject to the State Single Audit requirements.

NOTE 1 - NATURE OF OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

<u>Use of Estimates</u>: The preparation of the consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements, and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates.

NOTE 2 - LIQUIDITY AND AVAILABILITY OF FINANCIAL RESOURCES

The Organization's financial assets available within one year of the date of the statement of financial position for general expenditure are as follows:

Financial assets avilable for expenditure at fiscal year-end:

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Cash and cash equivalents	\$ 16,321,491
Accounts receivable, due from GLO	3,026,628
Other receivables	78,386
Alamo Master Plan reimbursement receivable	 22,912,913
Total financial assets at fiscal year-end	42,339,418
Less: amounts not available for general expenditure within one year:	
GLO management contract advance (see note 8)	 (10,000,000)
Total financial assets available for general expenditure within one year	\$ 32,339,418

The Organization manages its liquidity and reserves following three guiding principles: operating within a prudent range of financial soundness and stability, maintaining adequate liquid assets to fund near-term operating needs, and maintaining sufficient reserves as necessary to provide reasonable assurance that long-term obligations will be met. In order to determine these reserves, the Organization's Board of Directors analyzes the current year budgeted to actual amounts and the approved forecast for the upcoming year.

NOTE 3 - FAIR VALUE MEASUREMENTS

Fair value is defined as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. The fair value three tier hierarchy requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The three levels of inputs that may be used to measure fair value are as follows:

- Level 1 Quoted market prices in active markets for identical assets or liabilities.
- Level 2 Inputs other than Level 1 inputs that are either directly or indirectly observable such as
 quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar
 assets or liabilities in markets that are not active; inputs other than quoted prices that are
 observable; or other inputs not directly observable, but derived principally from, or corroborated
 by market data.
- Level 3 Unobservable inputs that are supported by little or no market activity.

NOTE 3 – FAIR VALUE MEASUREMENTS (Continued)

At August 31, 2024, the Organization had Level 1 investments totaling \$27,241,087.

ATI's investments are comprised of a fund focused on securities issued by the U.S. Government or its agencies, certificates of deposit, repurchase agreements, commercial paper and municipal securities. Total interest earnings on the investments during the fiscal year-ended August 31, 2024 were \$1,375,461 (net of fees of \$83,361).

NOTE 4 - PLEDGES RECEIVABLE

Pledges receivable consists of the following at August 31, 2024:

Amount to be collected in less than one year	\$ 9,991,227
Amount to be collected one to five years	19,293,670
Amount to be collected after five years	 500,000
Total pledges receivable	29,784,897
Less: discount on pledges	 (1,433,912)
Total pledges receivable, net	\$ 28,350,985

Management performed a risk-based analysis and determined the appropriate discount rate was 3.91%.

NOTE 5 - PROPERTY AND EQUIPMENT

Property and equipment consists of the following at August 31, 2024:

Furniture and equipment	\$ 157,115
Software	 196,061
Total property and equipment	353,176
Less accumulated depreciation	 (76,328)
Property and equipment, net	\$ 276,848

Depreciation expense for the year ended August 31, 2024 amounted to \$69,898.

NOTE 6 - NET ASSETS WITH RESTRICTIONS

Net assets with restrictions include the following at August 31, 2024:

Net assets with donor restrictions	
Alamo Plan	\$ 41,390,502
Church and Long Barrack	8,217,610
Education Center	3,129,583
Civil Rights Exhibit	125,000
Sacristy	35,087
Visitor Center	2,206,429
Digitization and Preservation Project	568,388
Other	 287,985
Total net asset with donor restrictions	\$ 55,960,584

NOTE 7 - NET ASSETS RELEASED FROM RESTRICTIONS

Net assets released from restrictions during the year ended August 31, 2024, were as follows:

Net asset releases	
Alamo Plan	\$ 9,173,460
Church and Long Barrack	525,732
Education Center	4,605,866
Sacristy	54,069
Visitor Center	120,909
Digitization and Preservation Project	231,612
Other	10,791
-	4.4.700.400
Total net asset releases	\$ 14,722,439

NOTE 8 – COMMITMENTS AND CONTINGENCIES

ATI has various agreements with the Texas General Land Office (GLO) and the City of San Antonio (COSA), including Cooperative, Management, Ground Lease/Sublease and Memorandum of Understandings that ultimately ensure that the Alamo Complex site is preserved and maintained as the Complex sits on both City and State land. ATI has also been given authority by the GLO and COSA to manage and direct the Alamo Plan, the effort to preserve and restore the Alamo. ATI receives reimbursement of certain pre-approved construction costs related to the Alamo Plan from both the GLO and COSA. These costs are recorded as a program service expense and GLO and COSA reimbursements revenue on the Statement of Activities.

The GLO leases from COSA certain property in the Alamo Complex site with an initial term of 50 years commencing on January 1, 2019 and terminating on December 31, 2068, with a renewal option of two (2) additional twenty-five (25) year terms. The GLO has then partially subleased certain property in the Alamo Plaza to ATI for the nominal amount of Ten Dollars (USD \$10.00); the sublease beginning on January 1, 2019, and terminating on the date contemplated within the GLO-ATI Management Services Contract, currently August 31, 2028.

NOTE 8 – COMMITMENTS AND CONTINGENCIES (Continued)

Alamo Plaza Grounds Operating Sublease: Pursuant to a city ordinance, the City of San Antonio and the GLO entered into a Ground Lease and Management Agreement commencing January 1, 2019. Under this Agreement, the GLO subleases certain rights and interests of certain property in the Alamo Plaza to ATI at the nominal annual amount of \$10. The GLO may elect to terminate this sublease, with or without cause, at any time with 60 days written notice. No amount has been recognized in these financial statements as ATI does not derive economic benefit from the lease.

<u>Legal Contingencies</u>: The Organization is occasionally involved in litigation, claims and assessments arising in the normal course of business. Although as of the date of this report the Organization is involved in several suits and claims, management does not believe any such matters will have a material impact on its financial condition.

<u>Cooperative Agreement on October 15, 2015</u>: This Agreement made between the GLO, COSA and ATI is to preserve and honor the historic Alamo Complex site and develop a reverent, educational atmosphere which more accurately and appropriately interprets the 1836 battle. Through this Agreement, ATI has been given the authority by the GLO and COSA to manage and direct obligation for the development, design, construction and implementation of a comprehensive interpretive plan, the Alamo Plan in San Antonio, Texas.

Amended and Restated Ground Lease and Management Agreement executed on June 1, 2021: COSA owns Alamo Plaza, the streets surrounding the Alamo Church and Plaza, the Cenotaph, and the areas surrounding the Cenotaph. Therefore, this Agreement made between COSA and the GLO is for the GLO to lease certain properties from COSA, including Alamo Plaza and portions of the original 1836 battlefield site in furtherance of the Alamo Plan. The original Ground Lease and Management Agreement executed on October 18, 2018, contemplated the leasing of said premises from January 1, 2019, through December 31, 2068, and the dates remain in effect under the Amended Agreement which in essence simply updated the Alamo Plan.

Memorandum of Understanding executed on July 24, 2019: This Agreement made between the GLO and ATI memorializes ATI's commitment to organize and implement a state-wide capital campaign to raise private donations with a campaign goal of \$150,000,000, of which \$15,000,000 would be retained and managed as an endowment to be utilized in the future to pay for the maintenance and upkeep of the new Alamo Visitor Center and Museum.

Memorandum of Understanding executed on July 30, 2019: This Agreement made between COSA and ATI memorializes COSA's and ATI's agreements within the Cooperative and Ground Lease and Management Agreements, as well as provides assurance for the payment/reimbursement to ATI from COSA's appropriated aggregate of \$38,000,000 comprised of (i) \$17,000,000 in Certificates of Obligations from the 2016 capital budget, (ii) \$13,700,000 Million Dollars from the 2017 Bond Program for the Alamo Area Streets in a Street, Bridges and Sidewalks Improvements Proposition, and (iii) \$7,300,000 from the 2017 Bond Program for Alamo Area Streets in a Street, Bridges and Sidewalks Improvements Proposition (Bond Funds) to the cost of constructing improvement on the leased premises described in said Agreement consistent with the Alamo Plan. The original MOU remained in effect until January 1, 2024, or until termination of the Cooperative Agreement by ATI, or until termination of the Lease Agreement, whichever of these events occurred first. The MOU was extended through subsequent amendments until January 1, 2025.

NOTE 8 – COMMITMENTS AND CONTINGENCIES (Continued)

Amended and Restated Management Services Contract executed on December 19, 2022: This Agreement made between the GLO and ATI sets forth that ATI will manage and operate the Alamo in San Antonio, Texas on behalf of the GLO. The original Management Services Contract executed on July 25, 2019, contemplated said day-to-day management and operations of the Alamo by ATI as provider. The effective date of this management under the Amended Contract now extends to June 30, 2027, and states that if ATI is in compliance with the Contract, it will automatically extend for successive 5-year periods. Through this contract ATI agreed to engage in a statewide fundraising effort to solicit private donations to fund the construction of the new Visitors Center and Museum (VCM), and an endowment to assist the GLO in the long-term success and economic viability of the Alamo as a Museum.

Under Amendment #1 of the Amended and Restated Management Services Contract executed on July 3, 2024, the following notable revisions were made:

- American Alliance of Museums accreditation be made by the latter of 5 years of Museum opening or July 31, 2032.
- ii) Added and clarified that the GLO agrees that funds appropriated by the 88th Texas Legislature for the Alamo shall be used for the purposes directed by the Legislature to support the implementation of the Alamo Plan and for the preservation, maintenance and operation of the Alamo and the Alamo Complex and the GLO will work with ATI to release and provide such funds as needed for this work.
- iii) Added that upon the GLO's CFO's sole satisfaction that ATI has implemented appropriate and sufficient budgetary controls, the GLO will deposit \$10,000,000 into ATI's account, establishing a Working Capital Advance fund. The goal of this fund, with guidelines identified therein, is to mitigate operational disruption and to facilitate timely payments for significant and material constructionrelated projects.
- iv) Added that the GLO will promptly pay vendor invoices from ATI relating to the implementation of the Alamo Plan and will regularly review the Working Capital Advance terms to ensure the timely payment of said invoices.
- v) Revised that title to any artifacts, documents, artwork, statues, or other historical items that were donated to ATI shall be transferred to the Alamo upon the expiration or termination of this Agreement.

During the fiscal year ended August 31, 2024, the GLO continued to support the Alamo Plan and assists ATI in funding its operations and maintenance costs.

<u>Commitments for Construction</u>: At August 31, 2024, ATI had commitments of approximately \$314,000,000 for Alamo Plan costs, including design, architect, engineering, construction and acquisition of property and equipment, all of which are expected to be incurred during the next 4 to 5 years. As of the date of issuance, ATI's \$318,500,000 of commitments related to the Alamo Plan. Also, in connection with the Alamo Plan expansion, during the year ended August 31, 2023, the GLO appropriated \$400,000,000 toward the Alamo Plan projects. This \$400,000,000, in addition to approximately \$8,000,000 already received and another \$26,500,000 in funds still available from prior appropriations, plus approximately \$25,000,000 from Bexar County, approximately \$17,000,000 remaining from the City of San Antonio, and \$68,000,000 from donor funds raised, are all planned sources of funds to fulfill these commitments.

Payments from the City and State (through the GLO) are contingent upon ATI submitting documentation showing expenses are for approved/allowable expenses. With a pre-approved Memorandum of Understanding, the City of San Antonio will pay for expenses in advance of payment to vendors by ATI. Receipt of funds from the GLO is contingent upon ATI first paying for allowable expenses and then submitting proper documentation, including proof of payment to request reimbursement of those expenses. Funds from the County are released in the amount of \$5,000,000 per year, contingent upon ATI having at least \$5,000,000 per year in matching funds (including donations and State funding). Donor funds are still being raised and are ultimately contingent upon pledge payments received.

NOTE 8 – COMMITMENTS AND CONTINGENCIES (Continued)

Additionally, RTAF continues to work on goal to raise a total of \$150,000,000 from donors, with approximately \$68,000,000 raised through August 31, 2024, and another \$13,600,000 raised through the date of issuance. Funds available from pledges is contingent on donor pledge payments.

Alamo Plaza Lease: Under a separate agreement, the GLO leases to ATI the premises in the Alamo Plaza, including the Crockett, Old Palace, and Woolworth buildings. On August 1, 2020, the lease was restated to include approximately 9,645 usable square feet in the Crockett Block, which consists generally of La Vista Terrace on the roof of the Crockett Building, certain related interior space on the third floor of the Palace Building, and seven suites on the first and second floor of the Crockett Building. These premises are anticipated to be redeveloped into the Alamo Museum, in accordance with the Alamo Plan. The GLO leases these premises for \$1 per year, with an initial term of 50 years from the date of completion. The lease includes two options to extend the term for 25 years and 24 years consecutively. No amount has been recognized in these financial statements as ATI does not derive economic benefit from the lease.

<u>Lines of Credit</u>: In February 2023, ATI entered into a 1-year line of credit agreement which provided for a maximum borrowing limit of \$10,000,000. Effective April 2024, ATI entered a new line of credit agreement through October 2025 with a maximum borrowing limit of \$30,000,000 at an interest rate of 3.94%. The lines of credit went unused during fiscal year-ended August 31, 2024.

NOTE 9 - CONCENTRATIONS OF CREDIT RISK

The Organization has concentrations of credit risk with respect to its cash and cash equivalents. The Organization maintains cash deposits with major banks which, from time-to-time, may exceed federally insured limits. The Organization periodically assesses the financial condition of the institutions and believes the risk of any loss is minimal.

NOTE 10 - LEASES

ATI leases office and museum tour equipment from third parties. Maturities of lease liabilities were as follows as of August 31, 2024:

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ATI's lease agreements do not provide an implicit rate, as such ATI elected to use the risk-free rate based on the information available at the adoption date in determining the present value of lease payments. The weighted-average remaining lease term in years is 4.1. The weighted average discount rate is 3.75%.

Fixed lease payments are recognized as operating lease cost on a straight-line basis over the lease term. ROU assets are periodically evaluated for impairment. ATI's net lease cost was \$546,305 for the year ended August 31, 2024.

NOTE 11 - SUBSEQUENT EVENTS

Management has performed an analysis of the activities and transactions subsequent to August 31, 2024, to determine the need for any adjustments or disclosures to the consolidated financial statements for the year ended August 31, 2024. Management has performed their analysis through December 19, 2024, the date the consolidated financial statements were available to be issued. As discussed in Note 8, the Organization had entered into an additional \$23,136,642 of contracts related to the Alamo Plan as of the date of issuance.



ALAMO TRUST, INC. AND REMEMBER THE ALAMO FOUNDATION CONSOLIDATING STATEMENT OF FINANCIAL POSITION August 31, 2024

	Alamo <u>Trust, Inc.</u>	Remember the Alamo Foundation	<u>Eliminations</u>	Consolidated <u>Total</u>
ASSETS				
Cash and cash equivalents	\$ 13,698,976	\$ 2,622,515	\$ -	\$ 16,321,491
Investments Alamo Master Plan reimbursement	8,672,657	18,568,430	-	27,241,087
receivable:				
Texas General Land Office (GLO)	16,342,352	-	-	16,342,352
City of San Antonio	6,570,561	-	-	6,570,561
Accounts receivable, due from GLO	3,026,628	-	-	3,026,628
Other receivables	78,386	-	-	78,386
Pledges receivable, net	1,805,331	26,545,654	(0.004.045)	28,350,985
Accounts receivable, intercompany	2,616,137	15,508	(2,631,645)	- 070 040
Property and equipment, net	276,848	-	-	276,848
Right of use assets	937,422 1,270,615	6,499	-	937,422 1,277,114
Prepaid expenses and other assets	1,270,013	0,499		1,211,114
Total assets	\$ 55,295,913	\$ 47,758,606	\$ (2,631,645)	\$ 100,422,874
LIABILITIES AND NET ASSETS				
Liabilities				
Accounts payable	\$ 5,465,234	\$ 4,242	\$ -	\$ 5,469,476
Accounts payable, due to GLO	569,152	-	-	569,152
Accounts payable, intercompany	15,508	2,616,137	(2,631,645)	-
Accrued expenses Right of use liabilities	11,466,603 986,615	12,000	-	11,478,603 986,615
GLO management contract advance		-	-	
(see note 8)	10,000,000			10,000,000
Total liabilities	28,503,112	2,632,379	(2,631,645)	28,503,846
Net assets				
Without donor restrictions	10,815,759	5,142,685	-	15,958,444
With donor restrictions	15,977,042	39,983,542	-	55,960,584
Total net assets	26,792,801	45,126,227		71,919,028
Total liabilities and net assets	\$ 55,295,913	\$ 47,758,606	\$ (2,631,645)	\$ 100,422,874
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ALAMO TRUST, INC. AND REMEMBER THE ALAMO FOUNDATION CONSOLIDATING STATEMENT OF ACTIVITIES August 31, 2024

	Alamo <u>Trust, Inc.</u>		Remember the Alamo Foundation		Eliminations		Consolidated <u>Total</u>	
Revenue and other support								
Contributions and donations	\$	2,498,326	\$	27,412,216	\$	-	\$	29,910,542
Membership revenue		-		141,350		-		141,350
Public tours		5,997,423		-		-		5,997,423
Rental revenues		765,504		-		-		765,504
Gift shop revenues		3,610,762		-		-		3,610,762
State and city reimbursements		63,648,296		-		-		63,648,296
In-kind donations		-		439,175		-		439,175
Related party revenues		10,125,281		-	(10),125,281)		-
Other revenue	_	852,995	_	921,770				1,774,765
Total revenue and other support		87,498,587		28,914,511	(10),125,281)		106,287,817
Expenses								
Program services								
Alamo Plan		67,115,489		10,251,926	(10),125,281)		67,242,134
Other programs		12,782,691		-		-		12,782,691
Management and general		2,345,859		282,018		-		2,627,877
Fundraising	_	227,697	_	2,522,012		_		2,749,709
Total expenses	_	82,471,736		13,055,956	(10) <u>,125,281</u>)	_	85,402,411
Change in net assets		5,026,851		15,858,555		-		20,885,406
Net assets at beginning of year	_	21,765,950		29,267,672				51,033,622
Net assets at end of year	\$	26,792,801	\$	45,126,227	\$	_	\$	71,919,028