
FINANCIAL STATEMENTS

FOR THE YEARS ENDED

DECEMBER 31, 2006 AND DECEMBER 31, 2005



LANDAU ARNOLD LAUFER & COMPANY LLP

CERTIFIED PUBLIC ACCOUNTANTS

STEVEN LANDAU, CPA - NY ANDREW E. LAUFER, CPA - NY JOSEPH PALLADINO, CPA - NY BARRY ARNOLD (1948-2004)

March 16, 2007

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INDEPENDENT AUDITOR'S REPORT

The Board of Directors Glen Oaks Village Owners, Inc. Glen Oaks, NY 11004

Dear Board Member:

We have audited the accompanying balance sheets of Glen Oaks Village Owners, Inc. as of December 31, 2006 and 2005, and the related statements of income, expenses and deficit and cash flows for the years then ended. These financial statements are the responsibility of the corporation's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Glen Oaks Village Owners, Inc. as of December 31, 2006 and 2005, and the results of its operations and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental information is presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information has been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

Glen Oaks Village Owners, Inc. has not presented the supplementary information on future major repairs and replacements that the American Institute of Certified Public Accountants has determined is necessary to supplement, although not required to be part of, the basic financial statements.

Very truly yours,

Landau Arnold Laufer & Company LLP

BALANCE SHEETS

As At December 31, 2006 2005

ASSETS

Current Assets		
Cash & Cash Equivalents	\$ 1,963,397	\$ 1,156,360
Investments - Reserve Fund	12,381,449	10,502,010
Cash - Tenant Security	227,235	268,891
Stockholders' Accounts Receivable - Net	425,227	256,459
Rent Receivable	32,729	45,771
Prepaid Expenses	1,565,294	1,493,265
Fuel & Supply Inventories	684,271	716,029
Sundry Receivables	89,260	64,237
Total Current Assets	17,368,862	14,503,022
Property & Equipment (Note 9)		
Land	17 250 000	17 250 000
Buildings	17,250,000 87,202,136	17,250,000
Building Improvements	29,160,496	87,202,136 27,761,423
Furniture, Fixtures & Equipment	1,259,355	1,145,669
Transportation Equipment	838,217	781,510
Communication Equipment	8,244	8,244
	135,718,448	134,148,982
Less: Accumulated Depreciation	78,241,486	74,546,479
Total Property & Equipment (Net)	57,476,962	59,602,503
Other Assets		
Other Assets		
Deferred Mortgage Cost - Net	134,919	142,147
Notes Receivable - Homestead Program -		
Long-Term (Note 5)	213,500	251,000
Notes Receivable - Long-Term <u>Total Other Assets</u>	1,223,222	1,418,562
iotal Other Assets	1,571,641	1,811,709
	\$76,417,465	\$75,917,234

BALANCE SHEETS

<u>As At</u> December 31,

2006 2005

LIABILITIES AND STOCKHOLDERS' EQUITY

Current Liabilities		
Accounts Payable & Accrued Expenses	\$ 2,899,307	\$ 3,598,707
Mortgage Interest Payable	190,603	195,860
Mortgage Payable - Current Portion	1,103,589	1,039,978
Security Deposits Payable	227,235	268,891
Total Current Liabilities	4,420,734	5,103,436
<u>Long-Term Liabilities</u> Mortgage Payable	36,604,401	37,707,990
Total Liabilities	41,025,135	42,811,426
Stockholders' Equity		
Capital Stock - \$1 Par Value Per Share		
Authorized - 400,000 Shares		
Issued & Outstanding		
At 12/31/06 - 337,556 Shares		
At 12/31/05 - 337,595 Shares	387,479	387,479
Capital in Excess of Par Value	83,799,756	81,818,205
Treasury Stock (Note 8)	(647,864)	(2,060,864)
Deficit	(48,147,041)	(47,039,012)
Total Stockholders' Equity	35,392,330	33,105,808
	\$76,417,465	\$75,917,234

STATEMENT OF INCOME, EXPENSES AND DEFICIT

For The Years Ended December 31, 2006 2005 Total Income (Schedule A) \$ 22,750,740 \$ 21,268,630 Total Expenses (Schedule B) 20,834,692 20,739,755 Operating Profit Before Depreciation & Amortization 1,916,048 528,875 Depreciation (3,695,024) (3,635,547) Amortization (7,228) (408,124) Loss Before Provision for Taxes (1,786,204) (3,514,796)Provision for Taxes (58,032) (81,543) Net Loss (1,844,236) (3,596,339) Deficit at Beginning of Year (46,933,162) (43,336,823) Unrealized Gain (Loss) on Investments 630,357 (105,850) DEFICIT AT END OF YEAR \$ (48,147,041) \$ (47,039,012)

STATEMENT OF CASH FLOWS

	For The Ye December	
	2006	2005
Net Cash Flow From Operating Activities		
Net Loss	\$ (1,844,236)	\$ (3,596,339)
Adjustments To Reconcile Net Loss to		
Net Cash Provided By Operating Activities:		
Depreciation & Amortization	3,702,252	4,043,671
Changes in Assets & Liabilities:		
Stockholders' Accounts Receivable	(168,768)	(68,229)
Cash in Name of Agent - Tenant Sec.	41,656	(1,628)
Rent Receivable	13,042	(14,670)
Mortgage Escrow Account	0	476,374
Prepaid Expenses	(72,029)	(320,227)
Fuel & Supply Inventories	31,758	(102,940)
Sundry Receivables	(25,023)	(8,591)
Accounts Payable	(699,400)	1,109,531
Mortgage Interest Payable	(5,257)	(12,973)
Security Deposits Payable	(41,656)	1,628
Net Cash Flows Provided By Operating Activities	932,339	1,505,607
Net Cash Flow From Investing Activities		
Purchases of Property, Plant & Equipment	(1,569,483)	(1 000 001)
(Purchase) Sale of Investments -	(1,569,463)	(1,829,901)
(Reserve Account)	(1 1/2 222)	1 202 772
Net Cash Flows (Used In) Investing Activities	(1,143,232) (2,712,715)	1,303,723 (526,178)
NOT CORN FLOWD (ODCA IN) INVESCING ACCIVILIES	(Z, IIZ, IIJ)	(326,176)
Net Cash Flow From Financing Activities		
Repayment of Long-Term Debt	(1,039,978)	(1,191,888)
Deferred Mortgage Cost	0	(144,556)
Proceeds from Sale of Treasury Stock	1,981,551	1,656,620
Sale (Purchase) of Treasury Stock	1,413,000	(1,850,000)
Notes Receivable - Long-Term	232,840	(68,159)
Net Cash Flows Provided By (Used In)	A	
Financing Activities	2,587,413	(1,597,983)
Net Increase (Decrease) in Cash & Cash Equivalents	807,037	(618,554)
Cash & Cash Equivalents- Beginning of Year	1,156,360	1,774,914
CASH & CASH EQUIVALENTS - END OF YEAR	\$ 1,963,397	\$ 1,156,360
Supplemental Disclosures of Cash Flows Information: Cash Paid for Interest Cash Paid for Income Taxes	<u>:</u> \$ 2,277,915 58,032	\$ 2,401,764 81,543

See notes to financial statements.

SCHEDULE OF INCOME

For The Years Ended

December 31,

2006 2005

Income		
Maintenance - Shareholders	\$ 17,606,760	\$ 16,557,101
Apartment Rental Income	2,320,337	2,311,896
Capital Improvement Fund Contributions	95,750	92,500
Garage Rental Income	630,612	884,213
Maintenance Service Repair Income	158,974	147,494
Parking Permits	34,760	36,497
Laundry Income	40,517	38,621
Resale & Sublet Fees	402,688	408,730
Management of Rental Apartments	39,040	41,640
Cable Income	54,840	49,287
Late Charges & House Rule Violations	74,997	83,027
Investment Income	618,047	402,482
Interest from GOVO Issued Mortgages	88,185	82,169
Water/Sewer Recapture	289,428	0
National Cooperative Bank -		
Patronage Dividend	249,969	12,148
Insurance Proceeds	0	57,859
Recovery of Bad Debt	0	40,000
Miscellaneous Income	45,836	22,966
TOTAL INCOME	\$ 22,750,740	<u>\$ 21,268,630</u>

SCHEDULE OF EXPENSES

For The Years Ended

December 31,

2006 2005

Administrative C Management		
<u>Administrative & Management</u> Office Salaries		•
	\$ 723,478	\$ 709,439
Community Contributions	11,679	13,360
Telephone	42,324	44,722
Legal Fees & Other Professional Fees	155,622	351,770
Auditing Fees	33,150	40,500
Computer Maintenance	44,923	42,377
Postage	33,909	35,961
Office Expenses	128,615	118,525
Miscellaneous Administrative &		·
Management Expenses	42,161	49,396
Total Admin. & Mngmt. Expenses	1,215,861	1,406,050
Maintenance Services		
Salaries	2,787,074	2 740 220
Repairs & Maintenance	1,723,871	2,749,230 1,379,893
Landscaping & Groundkeeping	159,302	• •
Vehicle Fleet Expenses		187,455
Janitorial & Maintenance Supplies	135,809	101,532
Total Maintenance Services	33,531	57,344
TOTAL MAINTENANCE SELVICES	4,839,587	4,475,454
<u>Operating Expenses</u>		
Water & Sewer	1,055,599	1,500,000
Electric & Cooking Gas	613,987	615,366
Heating Costs	3,090,256	2,938,877
Licenses & Permits	18,261	25,499
Exterminating Services	36,655	40,944
Protection Services	414,865	443,101
Sanitation & Cleaning	74,555	74,916
Total Operating Expenses	5,304,178	5,638,703
		3,030,703

Expenses

SCHEDULE OF EXPENSES (CONTINUED)

		For The Ye <u>Decemb</u> e	_
		2006	2005
Taxes, Insurance & Employee Benefits Real Estate Taxes	\$ 4	1,803,980	\$ 4,348,483
Payroll Taxes Insurance	_	333,775	329,816
Employee Benefits - Union Welfare,		1,165,093	1,233,043
Disability & Health Insurance <u>Total Taxes, Insurance &</u>		899,560	893,469
Employee Benefits		7,202,408	6,804,811
<u>Financial</u>			
Interest on Mortgage Payable <u>Total Fin</u> ancial		2,272,658 2,272,658	2,414,737
	2	2,212,030	2,414,737
TOTAL EXPENSES	\$ 20	,834,692	\$ 20,739,755

NOTES TO FINANCIAL STATEMENTS

FOR THE YEARS ENDED DECEMBER 31, 2006 AND 2005

NOTE 1 - NATURE OF ORGANIZATION

SB Investors, Ltd., a Florida limited partnership, as Sponsor, and Glen Oaks Village Owners, Inc., a New York corporation, (the "Company") entered into a Contract of Sale (the "Contract"), dated February 25, 1980, to sell, transfer and convey fee and leasehold title to the land and buildings known as Glen Oaks Village, located in the Glen Oaks area of Queens County in the City and State of New York (the "Property").

Pursuant to the terms, covenants and conditions of the Contract and that certain Offering Plan (the "Plan") to convert the Property to Cooperative Ownership, dated October 24, 1980, as amended, the Company acquired (i) fee title to 134 separate buildings, (ii) all of Sponsor's right, title and interest in the leasehold estate ("Ground Lease") covering the buildings and the entire parcel of land on which the buildings are located, and (iii) fee title to the land.

The Property was conveyed to the Company on April 14, 1981. The facility contains 2,904 residential apartment units on approximately 110 acres of land.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES

Method of Accounting

The Company utilizes the accrual method of accounting.

Maintenance Assessments

Tenant-shareholders are subject to monthly assessments to provide funds for the corporation's operating expenses, future capital acquisitions, and major repairs and replacements. Tenant-shareholder receivables at the balance sheet date represent maintenance fees due from tenant-shareholders. Any excess assessments at year end are retained by the corporation for use in the succeeding year.

Income Taxes

The Internal Revenue Service has taken the position that real estate cooperatives are subject to Section 277 of the Internal Revenue Code.

NOTES TO FINANCIAL STATEMENTS (CONTINUED)

FOR THE YEARS ENDED DECEMBER 31, 2006 AND 2005

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (Continued)

Section 277 of the Code provides that a membership organization that is operated to provide services to members is permitted to deduct expenses attributable to the furnishing of services to the members only to the extent of the income derived during such year from its members. Section 277 permits a membership organization to reduce income from non-membership sources only by expenses incurred in generating this income. Accordingly, income from non-membership sources such as interest, commercial rental, professional apartment rental, etc. in excess of expenses properly attributable thereto, may be subject to federal tax.

Income tax liability that may result from the above is not reflected in the attached financial statements. If the position of the Internal Revenue Service is sustained by the courts, such liability will be reflected in future financial statements. Provisions for state income taxes are appropriately reflected.

Depreciation

For financial reporting the Property and Equipment acquired from SB Investors, Ltd., are being carried at cost. Depreciation is recorded on the straight-line method over lives of five (5) years for equipment, thirty-five (35) years for building, fifteen (15) to thirty-five (35) years for building improvements and three (3) years for transportation equipment.

For tax purposes, the acquisition of the property is being reported as an exchange pursuant to Section 351 and all regulations thereunder of the Internal Revenue Code.

Cash & Cash Equivalents

For the purpose of cash flows, cash and cash equivalents consist of short-term, highly liquid debt instruments with maturities of twelve months or less at the date of purchase. Items classified as cash equivalents include money market funds and commercial paper.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets

NOTES TO FINANCIAL STATEMENTS (CONTINUED)

FOR THE YEARS ENDED DECEMBER 31, 2006 AND 2005

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (Continued)

and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

NOTE 3 - PURCHASE OF APARTMENTS

On or about February 9, 1994, Glen Oaks Village Owners, Inc. ("GOVO") was assigned all of the rights in the unsold shares held by GOV Corp. GOV Corp. had previously acquired 64,063 shares allocated to various sponsor owned apartments as a result of a foreclosure of American Savings Bank's security interest in the shares and proprietary leases. GOV Corp.'s shares represented approximately 16.5% of the total shares of GOVO and were allocated to 435 units of which 414 were occupied/rent regulated units and 21 were unoccupied units. On or about February 9, 1994, GOV Corp. assigned to GOVO any and all of its rights with respect to these unsold shares, including any claims to any surplus upon the transfer or sale of the shares.

As at December 31, 2006, a total of 267 were occupied/rent regulated units and 10 were unoccupied units.

Glen Oaks Village Owners, Inc. took title to the shares of Coronet Realty Company, effective February 10, 1993. Coronet Realty Company had defaulted by failing to pay maintenance and other charges in the sum of \$61,312. The secured party with respect to these shares was Ensign Savings Bank under the Receivership of the Resolution Trust Corporation. The original stock and leases respecting such shares were returned to Glen Oaks Village Owners, Inc. by the Resolution Trust Corporation in 1993. The former Coronet shares represent approximately 4.8% of the total shares in Glen Oaks Village Owners, Inc. These shares total 134 units of which 119 were occupied/rent regulated units and 15 were unoccupied units.

As at December 31, 2006, a total of 68 were occupied/rent regulated units and 0 were unoccupied units.

NOTES TO FINANCIAL STATEMENTS (CONTINUED)

FOR THE YEARS ENDED DECEMBER 31, 2006 AND 2005

NOTE 3 - PURCHASE OF APARTMENTS (Continued)

During 2005, Glen Oaks Village Owners, Inc. purchased 15 additional units from the Estate of Robert Lee in the amount of \$1,850,000. These apartments are available for rental or purchase. As of December 31, 2006, 10 of these units have been renovated and resold.

NOTE 4 - CONCENTRATION OF CREDIT RISK

Regional Concentration - Glen Oaks Village Owners, Inc.'s business activity is to operate as a cooperative housing corporation as described in Note 1, "Nature of Organization". As such, the corporation's sole source of revenue is from its tenant-shareholders. Under the provisions of FASB-105 the corporation is exposed to a regional concentration of credit risk if a significant portion of their tenant-shareholders did not pay their monthly maintenance charges. If a tenant-shareholder defaults in their obligation to the corporation, the corporation has substantial rights. Among these rights, the corporation may terminate the lease of the lessee; take possession of the apartment and at its option re-let so as to recover any deficiency for unpaid rent or other charges.

Banking Concentration - During the years 2006 and 2005, Glen Oaks Village Owners, Inc. has maintained cash balances in excess of \$100,000 in its banking institutions. A potential risk of loss exists for amounts held in excess of FDIC insurable limits. The Corporation believes it mitigates its risks by investing in or through major financial institutions.

NOTE 5 - NOTES RECEIVABLE - HOMESTEAD PROGRAM - LONG-TERM

The corporation sold certain rent-regulated apartments, which it owned to the occupants of these apartments. The corporation received notes receivable from the buyer. These notes require no interest or principal payments during their life. The principal comes due upon sale or transfer of the apartment. The corporation will allow one transfer to a family member during the term of the note. The balances of these notes were \$213,500 and \$251,000 for 2006 and 2005, respectively.

NOTES TO FINANCIAL STATEMENTS (CONTINUED)

FOR THE YEARS ENDED DECEMBER 31, 2006 AND 2005

NOTE 6 - RESERVE FUNDS

The reserve funds consist of investments in various mutual funds and money market accounts. Dividends and other distributions are reinvested.

Investments are as follows:	20 Market	<u>06</u>
Mutual Funds-	Value	Cost
The Vanguard Group	\$ 191,247	\$ 176,490
Fidelity Investments	10,987,271	10,371,671
Money Market Accounts-		,
The Vanguard Group	478,277	478,277
Fidelity Investments	724,654	724,654
Total Reserve Funds	\$12,381,449	\$11,751,092
Investments are as follows:	20 Market	<u>05</u>
Investments are as follows: Mutual Funds-		05 Cost
Mutual Funds- The Vanguard Group	Market	_
Mutual Funds-	Market Value	Cost
Mutual Funds- The Vanguard Group Fidelity Investments Money Market Accounts-	Market <u>Value</u> \$ 183,145	<u>Cost</u> \$ 168,775
Mutual Funds- The Vanguard Group Fidelity Investments Money Market Accounts- The Vanguard Group	Market <u>Value</u> \$ 183,145	<u>Cost</u> \$ 168,775
Mutual Funds- The Vanguard Group Fidelity Investments Money Market Accounts-	Market <u>Value</u> \$ 183,145 9,744,560	<u>Cost</u> \$ 168,775 9,864,780

NOTE 7 - MORTGAGE PAYABLE

On August 1, 1995 the company refinanced its mortgage and loan payable. The mortgage was in two pieces as follows:

Principal amount - \$36,682,393 at an interest rate of 6% per annum, maturing on August 1, 2020.

Principal amount - \$14,050,000 at an interest rate of 6.879% per annum, maturing on August 1, 2020.

These mortgages were refinanced on August 1, 2005. Proceeds of the new mortgage were used to satisfy both outstanding mortgage loans. The following are the pertinent items of the new loan:

NOTES TO FINANCIAL STATEMENTS (CONTINUED)

FOR THE YEARS ENDED DECEMBER 31, 2006 AND 2005

NOTE 7 - MORTGAGE PAYABLE (Continued)

Principal Amount: \$39,000,000

Monthly Payment:

\$276,491.10

Interest Rate:

5.875%

Term:

20 years

Maturity Date:

September 1, 2025

Scheduled principal payments during the next five years and thereafter are approximately as follows:

2007	\$ 1,103,589
2008	1,164,881
2009	1,242,342
2010	1,318,331
2011	1,398,967
Thereafter	31,479,880
	37,707,990
Less: Current Portion	1.103.589

Total Long-Term \$36,604,401

Interest expense approximated \$2,272,658 and \$2,414,737 for the years ended December 31, 2006 and 2005, respectively.

NOTE 8 - TREASURY STOCK

The corporation on occasion has purchased apartments on the open market for its own administrative use. Four such units were acquired and are being used as administrative office space for management and sales personnel.

NOTE 9 - PROPERTY AND EQUIPMENT

Property and equipment are capitalized at cost. expenditures for property and those that substantially increase useful lives are capitalized. Maintenance, repairs and minor renewals are expensed as incurred. Depreciation is provided at rates based on the following useful lives:

NOTES TO FINANCIAL STATEMENTS (CONTINUED)

FOR THE YEARS ENDED DECEMBER 31, 2006 AND 2005

NOTE 9 - PROPERTY AND EQUIPMENT (Continued)

Class	<u>Life in Years</u>
Buildings Building Improvements Equipment Transportation Equipment	35 15 - 35 5 3

Depreciation for the current year is \$3,635,547.

The breakdown of property and equipment is disclosed on the face of the balance sheet.

NOTE 10 - FUTURE MAJOR REPAIRS & REPLACEMENTS

The corporation has not conducted a study to determine the remaining useful lives of the components of common property and estimates of the costs of major repairs and replacements that may be required in the future. The corporation, however, directs its maintenance department to provide it with periodic reports of needed repairs and replacements. Repairs and replacements are then funded on an annual basis in a comprehensive on-going building repair program. When funds are needed, the corporation may borrow, utilize funds from the reserve account, increase maintenance, levy a special assessment, delay the repairs or replacement until funds become available or any combination of these.

NOTE 11 - MORTGAGE REFINANCING COSTS

Mortgage refinancing costs were incurred August 2005, in the amount of \$144,556 including Bank Fees, Title Costs, Legal Fees, Survey & Search Costs and Mortgage Tax. These costs will be amortized over the life of the mortgage beginning September 2005 for a period of twenty years.

NOTE 12 - SPECIAL ASSESSMENT

In 2006 two special assessments equal to \$7.71 per share was authorized by the Board of Directors which approximated the NYS Star Credit and NYC Property Tax Abatement Reductions. Both the special assessment and property tax reductions were applied to applicable shareholder accounts concurrently.

NOTES TO FINANCIAL STATEMENTS (CONTINUED)

FOR THE YEARS ENDED DECEMBER 31, 2006 AND 2005

NOTE 13 - PENSION PLAN

The Company has a 401K Plan for the benefit of all eligible employees. The Company contributes 3% of employees' compensation to the Plan. For the year ended December 31, 2006 the total pension expense was \$28,363.