Consolidated Financial Statements (With Supplementary Information) and Independent Auditor's Report

September 30, 2016 and 2015



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Independent Auditor's Report

To the Board of Directors
The Greater Boston Food Bank, Inc.

Report on the Financial Statements

We have audited the accompanying consolidated financial statements of The Greater Boston Food Bank, Inc. and Subsidiary ("GBFB"), which comprise the consolidated statements of financial position as of September 30, 2016 and 2015, and the related consolidated statements of activities, functional expenses, changes in net assets and cash flows for the years then ended, and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting principles generally accepted in the United States of America; this includes 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.

Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with 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. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement. The financial statements of the Subsidiary of The Greater Boston Food Bank, Inc. were not audited in accordance with *Government Auditing Standards*.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements 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 entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of The Greater Boston Food Bank, Inc. and Subsidiary as of September 30, 2016 and 2015, and the changes in their net assets and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Report on Supplementary Information

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The consolidating information on pages 28 to 31 is presented for purposes of additional analysis of the consolidated financial statements rather than to present the financial position and changes in net assets of the individual organizations and is not a required part of the 2016 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 2016 consolidated financial statements. The information has been subjected to the auditing procedures applied in the audit of the 2016 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 2016 consolidated financial statements or to the 2016 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 2016 consolidated financial statements as a whole.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated January 12, 2017 on our consideration of The Greater Boston Food Bank, Inc.'s internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on 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 Greater Boston Food Bank's internal control over financial reporting and compliance.

Boston, Massachusetts

CohnReynickZZF

January 12, 2017

Consolidated Statements of Financial Position September 30, 2016 and 2015

<u>Assets</u>

	2017	2016
Cash and cash equivalents Investments	\$ 9,283,538 4,544,371	\$ 8,254,702 3,871,943
Accounts receivable, net of allowance for doubtful accounts of approximately \$4,000 at September 30, 2016 and 2015 Pledges receivable, net of discounts Inventory	734,563 19,316 2,499,511	1,782,487 29,119 4,099,426
Cash restricted for investment in property and equipment Property, plant and equipment, net Prepaid expenses and other assets	359,726 23,425,933 321,124	735,337 24,051,289 298,129
Total assets	\$ 41,188,082	\$ 43,122,432
Liabilities and Net Assets		
Liabilities Accounts payable Accrued expenses and other liabilities Deferred revenue Obligations under capital leases Total liabilities	\$ 878,047 1,579,640 670,972 454,369	\$ 1,231,935 1,699,692 392,335 603,463 3,927,425
Commitments	3,000,020	3,021,120
Net assets Unrestricted Board designated Other unrestricted	4,971,050 30,361,395	5,321,849 30,276,709
Total unrestricted	35,332,445	35,598,558
Temporarily restricted	 2,272,609	3,596,449
Total net assets	37,605,054	39,195,007
Total liabilities and net assets	\$ 41,188,082	\$ 43,122,432

	Temporarily Unrestricted restricted		Total
Operating			
Support			
Institutional contributions	\$ 5,466,652	\$ 1,521,647	\$ 6,988,299
Food donations	-	50,973,942	50,973,942
Contributed services	440,809	-	440,809
Special events	904,674	-	904,674
Individual contributions	7,634,083		7,634,083
Total support	14,446,218	52,495,589	66,941,807
Revenues			
State income - MEFAP	16,143,965	_	16,143,965
Shared maintenance fees	622,346	-	622,346
Coop income	3,157,737	_	3,157,737
USDA reimbursement	694,684	_	694,684
Interest and dividends	135,883		135,883
Rental income, net of expenses of	155,005		133,003
\$166,367	108,768		108,768
Other	•	-	·
Other	193,938		193,938
Total revenues	21,057,321		21,057,321
Net assets released from restrictions			
Food distribution	51,912,368	(51,912,368)	_
Satisfaction of donor restrictions	1,505,718	(1,505,718)	
	53,418,086	(53,418,086)	
Total support and revenues	88,921,625	(922,497)	87,999,128

	Unrestricted	Temporarily restricted	Total
Expenses			
Program services			
Food distribution	71,215,034	-	71,215,034
Warehouse	2,051,877	-	2,051,877
Property	1,367,459	-	1,367,459
Agency relations	420,523	-	420,523
Nutrition programs	1,660,066	-	1,660,066
Food Acquisition Group	5,606,785		5,606,785
Total program services	82,321,744		82,321,744
Support services			
General and administrative	3,061,872	_	3,061,872
Lobbying	37,629	_	37,629
Marketing	1,222,398	_	1,222,398
Development	2,951,138		2,951,138
Total support services	7,273,037		7,273,037
Total expenses	89,594,781		89,594,781
Increase (decrease) in net assets	(070.450)	(000, 107)	(4.505.050)
from operating activities	(673,156)	(922,497)	(1,595,653)
Non-operating activities Gain on sale of property, plant and			
equipment	5,700	-	5,700
Net assets released from restrictions	401,343	(401,343)	
Increase (decrease) in net assets from non-operating activities	407,043	(401,343)	5,700
Change in net assets	\$ (266,113)	\$ (1,323,840)	\$ (1,589,953)

	Temporarily Unrestricted restricted		Total
Operating			
Support			
Institutional contributions	\$ 4,292,456	\$ 1,148,855	\$ 5,441,311
Food donations	-	50,324,551	50,324,551
Contributed services	1,841,430	-	1,841,430
Special events	588,367	-	588,367
Individual contributions	8,607,794	1,566	8,609,360
Total support	15,330,047	51,474,972	66,805,019
Revenues			
State income - MEFAP	14,936,563	_	14,936,563
Shared maintenance fees	781,584	_	781,584
Coop income	3,351,966	-	3,351,966
USDA reimbursement	617,014	-	617,014
Interest and dividends	490,734	-	490,734
Rental income, net of expenses of	,		,
\$473,696	58,992	-	58,992
Other	170,675		170,675
Total revenues	20,407,528		20,407,528
Net assets released from restrictions			
Food distribution	49,877,431	(49,877,431)	-
Satisfaction of donor restrictions	1,279,411	(1,279,411)	
	51,156,842	(51,156,842)	
Total support and revenues	86,894,417	318,130	87,212,547

	Unrestricted	Temporarily restricted	Total
Expenses			
Program services			
Food distribution	68,414,885	-	68,414,885
Warehouse	2,232,016	-	2,232,016
Property	1,881,988	-	1,881,988
Agency relations	422,735	-	422,735
Nutrition programs	1,187,479	-	1,187,479
Food Acquisition Group	4,859,371		4,859,371
Total program services	78,998,474		78,998,474
Support services			
General and administrative	3,428,577	_	3,428,577
Lobbying	35,209	_ _	35,209
Marketing	1,713,308	_	1,713,308
Development	2,705,051	-	2,705,051
Total support services	7,882,145		7,882,145
Total expenses	86,880,619		86,880,619
Increase (decrease) in net assets			
from operating activities	13,798	318,130	331,928
Non-operating activities Loss on sale of property, plant and			
equipment	(8,422)	-	(8,422)
Net assets released from restrictions	13,989	(13,989)	
Increase (decrease) in net assets from non-operating activities	5,567	(13,989)	(8,422)
Change in net assets	\$ 19,365	\$ 304,141	\$ 323,506

Consolidated Statements of Functional Expenses Year Ended September 30, 2016

				Program Services						Support Services			
	Food Distribution	Warehouse	Property	Agency Relations	Nutrition Programs	Food Acquisition Group	Total Program Services	General and Administrative	Lobbying	Marketing	Development	Total Support Services	Total
Salaries Fringe benefits	\$ -	\$ 1,754,614 441,070	\$ - -	\$ 471,076 115,957	\$ 250,452 73,585	\$ 784,874 156,913	\$ 3,261,016 787,525	\$ 2,136,200 445,088	\$ - -	\$ 453,182 85,332	\$ 1,037,748 216,238	\$ 3,627,130 746,658	\$ 6,888,146 1,534,183
Total salaries and fringe benefits	-	2,195,684	-	587,033	324,037	941,787	4,048,541	2,581,288	-	538,514	1,253,986	4,373,788	8,422,329
Day labor Consulting Other personnel costs Professional development Rubbish removal	:	205,188 - 11,673 12,280 35,747	<u>.</u>	14,562 - 985 1,730	14,019 240 630 2,280	- 1,565 2,874	233,769 240 14,853 19,164 35,747	42,204 399,124 210,512 26,240	37,629 - -	157,181 225 7,543	29,768 169,706 1,012 2,475	71,972 763,640 211,749 36,258	305,741 763,880 226,602 55,422 35,747
Repairs and maintenance Supplies Utilities/security/insurance Other building costs	: : :	275,980 15,070 305,546 38,336	- - -	2,019 3,863	4,947 3,998	1,879 4,588	275,980 23,915 317,995 38,336	504 - 11,740	- - - -	3,104	- - - 9,278	504 - 24,122	276,484 23,915 342,117 38,336
Financing charges Freight charges Food distribution Food purchases	51,680,730 19,534,304	11,645 - -	- - -	· :	302,314	970 2,602,046 - -	970 2,613,691 51,983,044 19,534,304	8,772 - - -	- - - -	: :	· ·	8,772 - - -	9,742 2,613,691 51,983,044 19,534,304
Kitchen supplies Fleet expense Bank charges/processing fees Computer maintenance		164,330 205	- -	5,105 -	19,171 162 -		19,171 169,597 205	3,418 11,104	-	-	- 40 113,660	- 3,458 124,764	19,171 173,055 124,969
and supplies Other insurance Legal and audit Postage and printing	- - -	- - -	- - -	- - - 515	- - - 7,816	- - - 5.190	- - - 13,521	321,709 19,386 242,420 4.884	-	- - 3,993 168,287	- - - 897.539	321,709 19,386 246,413 1,070,710	321,709 19,386 246,413 1,084,231
Advertising Special events - direct costs Office expense Program expense	:	209,615	- - 124	650 - 28,832 198,451	19,795	874 - 26,373	1,524 - 284,739 198,451	14,586 - 66,865	- - -	435,249 - 42,906	162,714 191,568 86,795	612,549 191,568 196,566	614,073 191,568 481,305 198,451
Staff travel Feeding America fees Volunteer expense Depreciation and amortization	- - - -	11,585 - - -	1,367,335	19,495 250 - -	17,566 - 20	21,289 - - -	69,935 250 20 1,367,335	52,836 33,232 5,020	:	2,237 - - -	32,597 - - -	87,670 33,232 5,020	157,605 33,482 5,040 1,367,335
Allocated expenses	\$ 71,215,034	\$ 2,051,877	\$ 1,367,459	\$ 420,523	943,071 \$ 1,660,066	1,997,350 \$ 5,606,785	1,056,447 \$ 82,321,744	(993,972) \$ 3,061,872	\$ 37,629	(136,841) \$ 1,222,398	\$ 2,951,138	(1,130,813) \$ 7,273,037	(74,366) \$ 89,594,781

Consolidated Statements of Functional Expenses Year Ended September 30, 2015

				Total Program Service	es					Total Support Service	s		
	Food Distribution	Warehouse	Property	Agency Relations	Nutrition Programs	Food Acquisition Group	Total Program Services	General and Administrative	Lobbying	Marketing	Development	Total Support Services	Total
Salaries Fringe benefits	\$ - -	\$ 1,639,434 389,687	\$ -	\$ 483,969 117,992	\$ 273,019 74,568	\$ 713,609 135,708	\$ 3,110,031 717,955	\$ 1,880,409 382,761	\$ - -	\$ 415,435 74,948	\$ 912,625 188,464	\$ 3,208,469 646,173	\$ 6,318,500 1,364,128
Total salaries and fringe benefits	-	2,029,121	-	601,961	347,587	849,317	3,827,986	2,263,170	-	490,383	1,101,089	3,854,642	7,682,628
Day labor Consulting Other personnel costs Professional development Rubbish removal	:	291,583 5,585 7,829 1,030 36,476		4,263 180 728 520	517 612 2,210	- 1,926 2,473	295,846 6,282 11,095 6,233 36,476	95,185 861,019 193,127 22,152	35,209 - - -	435 163,519 404 6,006	18,039 134,524 2,539 4,319	113,659 1,194,271 196,070 32,477	409,505 1,200,553 207,165 38,710 36,476
Repairs and maintenance Supplies Utilities/security/insurance Other building costs Financing charges	:	259,708 26,114 342,475 69,254	:	- 3,517 4,072 - 256	5,073 4,071 -	- 819 4,459 - 522	259,708 35,523 355,077 69,254 778	100 62 12,293 402 40,684	:	- 680 3,393 -	- - 7,690 -	100 742 23,376 402 40,684	259,808 36,265 378,453 69,656 41,462
Frieight charges Frood distribution Food purchases Kitchen supplies Fleet expense	49,879,606 18,535,279	7,559 - - - 197,308	:	- - - - - 9,062	9,129 - 11,914	2,176,393 - - -	2,183,952 49,888,735 18,535,279 11,914 206,370	- - - - - 5,322	: : :	- - - -		- - - - 5.322	2,183,952 49,888,735 18,535,279 11,914 211,692
Bank charges/processing fees Computer maintenance	-	310	499,713	9,062	-	-	500,023	13,576	•	-	104,932	118,508	618,531
and supplies Other insurance Legal and audit Postage and printing	:	- - - 10	- - -	- - - 508	- - - 7,335	- - - 3,777	- - - 11,630	213,264 17,113 391,494 5,898	- - -	- - - 151,291	- - - 797,009	213,264 17,113 391,494 954,198	213,264 17,113 391,494 965,828
Advertising Special events - direct costs Office expense Program expense	:	215,467	- - 250	1,460 - 21,444 118,920	22,302	25,424	1,460 - 284,887 118,920	15,024 - 44,036	- - -	976,072 - 23,471	97,735 338,010 48,387	1,088,831 338,010 115,894	1,090,291 338,010 400,781 118,920
Staff travel Feeding America fees Volunteer expense Depreciation and amortization		12,157 - - -	- - - 1,382,025	17,452 - - -	22,083 - 118 -	19,711 - - -	71,403 - 118 1,382,025	57,821 36,184 1,996	:	1,140 - - -	50,778 - - -	109,739 36,184 1,996	181,142 36,184 2,114 1,382,025
Allocated expenses	\$ 68,414,885	\$ 2,232,016	\$ 1,881,988	\$ 422,735	754,528 \$ 1,187,479	1,774,550 \$ 4,859,371	\$ 78,998,474	\$ 3,428,577	\$ 35,209	\$ 1,713,308	\$ 2,705,051	(964,831) \$ 7,882,145	\$ 86,880,619

Consolidated Statements of Changes in Net Assets Years Ended September 30, 2016 and 2015

	 Jnrestricted	T	emporarily restricted	 onsolidated
Beginning balance, October 1, 2014	\$ 31,373,943	\$	3,292,308	\$ 34,666,251
Changes in net assets	19,365		304,141	323,506
Gain on related party debt forgiveness	 4,205,250			4,205,250
Ending balance, September 30, 2015	35,598,558		3,596,449	39,195,007
Changes in net assets	 (266,113)		(1,323,840)	(1,589,953)
Ending balance, September 30, 2016	\$ 35,332,445	\$	2,272,609	\$ 37,605,054

Consolidated Statements of Cash Flows Years Ended September 30, 2016 and 2015

	20	016	2015
Cash flows from operating activities Change in net assets Adjustments to reconcile change in net assets to net	\$ (1	,589,953)	\$ 323,506
cash provided by operating activities Depreciation and amortization Loss (gain) on sale of property, plant and equipment Unrealized (gain) loss on investments Realized (gain) loss on investments Change in pledge discount Amortization of deferred financing costs	1,	,379,171 (5,700) (16,932) (468) -	1,393,861 8,422 (19,279) (2,306) (1,566) 31,912
Changes in operating assets and liabilities Accounts receivable Pledges receivable Inventory Prepaid expenses and other assets Accounts payable Accrued expenses and other liabilities Deferred revenue	1,	9,803 ,599,915 (22,995) (353,888) (120,052) 278,637	(188,002) 30,312 (836,357) (85,665) 385,924 327,684 (146,392)
Net cash provided by operating activities	2	,205,462	1,222,054
Cash flows from investing activities Purchase of investments Sale of investments Purchases of property, plant and equipment Proceeds from sale of property, plant and equipment Net cash provided by (used in) investing activities	10	,320,028) ,665,000 (753,815) 5,700 ,403,143)	 (6,271,295) 8,085,000 (387,720) - 1,425,985
Cash flows from financing activities Cash restricted for investment in property and equipment Repayments of obligations under capital leases	(375,611 (149,094)	114,233 (137,304)
Net cash provided by (used in) financing activities		226,517	 (23,071)
Net increase in cash and cash equivalents	1,	,028,836	2,624,968
Cash and cash equivalents - beginning	8	,254,702	 5,629,734
Cash and cash equivalents - end	\$ 9	,283,538	\$ 8,254,702

Consolidated Statements of Cash Flows Years Ended September 30, 2016 and 2015

	2016			2015
Supplemental disclosures of cash flow data Cash paid during the year for interest	\$	-	\$	487,463
Supplemental disclosures of noncash investing and financing activities				
Acquisition of property and equipment Less amounts transferred from construction in process	\$	972,985 (219,170)	\$	387,720 -
Total cash paid	\$	753,815	\$	387,720
Forgiveness of new market tax credit loans payable Forgiveness of leveraged loan receivable	\$	- -	\$	17,200,000 (12,994,750)
Gain on related party debt forgiveness	\$		\$	4,205,250

Notes to Consolidated Financial Statements September 30, 2016 and 2015

Note 1 - Nature of operations

Organization

The Greater Boston Food Bank, Inc. was established in 1981 to end hunger in Eastern Massachusetts by distributing food through a network of other not-for-profit organizations. Its principal activity is the collection, storage, and re-distribution of food to qualified not-for-profit agencies in the nine counties of Eastern Massachusetts.

The Greater Boston Food Bank, Inc. is a member of Feeding America, the nation's leading domestic hunger-relief charity. Its mission is to feed America's hungry through a nationwide network of member food banks and to engage our country in the fight to end hunger. The network of more than 200 food banks serves all 50 states, the District of Columbia and Puerto Rico, securing and distributing more than 3 billion pounds of food annually.

GBFB Realty, Inc. was established in 2008 to hold and manage the real property located at 70 South Bay Avenue, Boston, Massachusetts for the exclusive use and benefit of The Greater Boston Food Bank, Inc. Together, Greater Boston Food Bank, Inc. and GBFB Realty, Inc. are referred to as "GBFB."

Note 2 - Summary of significant accounting policies

Basis of presentation

The accompanying consolidated financial statements include the accounts of The Greater Boston Food Bank, Inc. and GBFB Realty, Inc. (a not-for-profit organization whose sole member is The Greater Boston Food Bank, Inc.). All significant intercompany accounts and transactions have been eliminated in consolidation.

GBFB prepares its consolidated financial statements in accordance with accounting principles generally accepted in the United States of America ("US GAAP") which require that net assets be classified for accounting and reporting purposes into three classes of net assets:

<u>Unrestricted Net Assets</u> - Net assets not subject to donor-imposed stipulations.

<u>Temporarily Restricted Net Assets</u> - Net assets subject to donor-imposed stipulations that may or will be met by actions of GBFB and/or by the passage of time.

<u>Permanently Restricted Net Assets</u> - Net assets subject to donor-imposed stipulations that they be maintained permanently by GBFB.

US GAAP also requires that unconditional promises to give (pledges) be recorded as receivables and support, and requires that organizations distinguish between contributions received for each net asset category in accordance with donor imposed restrictions. All pledges are recorded as restricted until they become due or donor restrictions are relieved, whichever is later.

Donor-restricted contributions whose restrictions are met in the same reporting period are reported as unrestricted support.

Notes to Consolidated Financial Statements September 30, 2016 and 2015

Included in unrestricted net assets are Board of Directors designated net assets of \$4,971,050 and \$5,321,849 as of September 30, 2016 and 2015, respectively. The Board of Directors of GBFB has established this designation in recognition of the need to develop operating reserves to protect GBFB in the event of a temporary, short-lived cash flow shortfall due to an economic downturn, unforeseen expenditure requirements, or catastrophic event which might prevent or inhibit GBFB from accomplishing its mission.

Income taxes

The Internal Revenue Service has recognized GBFB as tax-exempt organizations under Section 501(c)(3) of the Internal Revenue Code (the "Code"). Section 501(c)(3) of the Code provides for the exemption of organizations that are organized and operated exclusively for religious, charitable, scientific, literary or educational purposes and whose net earnings do not inure to the benefit of any private shareholder or individual. GBFB recognizes interest accrued and penalties, if applicable, related to unrecognized tax benefits in income tax expense. GBFB does not expect any significant changes in the next twelve months. The open years for Federal and state returns include 2013 through 2015.

Cash and cash equivalents

Cash and cash equivalents consist of certificates of deposit, money market accounts and repurchase agreements with original maturities of three months or less when purchased. Cash and cash equivalents are carried at cost which approximates fair value.

Restricted cash

Cash restricted for investment in property and equipment consists of money market accounts, certificates of deposit and checking accounts that are donor restricted to investment in property, plant and equipment for the building at 70 South Bay Avenue, Boston, Massachusetts.

Accounts receivable

Accounts receivable represent amounts due from state agencies, recipient agencies and other charitable organizations that are stated at the amount management expects to collect from outstanding balances. Management determines the allowance for doubtful accounts by regularly evaluating individual customer receivables and considering a customer's financial condition, credit history, and current economic conditions. Accounts receivable are written off against the allowance account when deemed uncollectible.

Pledges receivable

Pledges receivable are primarily from individuals and foundations. Pledges are recorded at the present value of estimated future cash flows. The present value of estimated future cash flows has been measured utilizing a risk-adjusted rate of return. This rate may change from year to year as a result of the general level of interest rates. The rate was 1% for both the years ended September 30, 2016 and 2015.

Pledges receivable have been reviewed by management and it has been determined that there is no requirement for an allowance for doubtful pledges as of September 30, 2016 and 2015.

Notes to Consolidated Financial Statements September 30, 2016 and 2015

Pledges are expected to be collected as follows:

	 2016	2015		
In one year or less Between one and five years	\$ 10,000 10,000	\$	10,000 20,000	
Less: discounts to net present value	 20,000 684		30,000 881	
Total pledges receivable, net	\$ 19,316	\$	29,119	

Concentrations of credit risk

Financial instruments which potentially subject GBFB to concentrations of credit risk consist principally of cash and cash equivalents, restricted cash balances, accounts receivable, and pledges receivable. GBFB places its cash and cash equivalents and restricted cash balances in highly rated financial institutions, which are regularly reviewed by senior management for financial stability. As of September 30, 2016 and 2015, GBFB had cash deposits of \$8,500,000 and \$7,600,000 and investment deposits of \$1,500,000 and \$1,200,000, respectively, in excess of Federal Deposit Insurance Corporation ("FDIC") insured limits. GBFB has not experienced any losses in such accounts and believes that it is not exposed to any significant credit risk on cash and cash equivalents.

GBFB grants credit to its approximately 500 agencies and organizations. GBFB does not believe there are any concentrations of credit risk amongst the member agencies and organizations.

Inventory

Inventory consists of perishable and non-perishable foods and related products. Inventory acquired under the United States Department of Agriculture ("USDA"), Massachusetts Emergency Food Assistance Program ("MEFAP"), donated inventory, and "Coop" program is stated at the values shown below:

Inventory Type	September 30, 2016	September 30, 2015
Coop Program	Cost (FIFO)	Cost (FIFO)
Donated Inventory	\$1.67/pound	\$1.70/pound
MEFAP	Cost (FIFO)	Cost (FIFO)
	USDA Provided	USDA Provided
USDA	Value	Value

Donated inventory items are valued at the approximate average wholesale value of one pound of donated product at the national level as outlined in the Product Valuation Survey Methodology prepared by an international CPA firm dated December 31, 2015 and 2014 prepared for Feeding America.

Notes to Consolidated Financial Statements September 30, 2016 and 2015

Revenue recognition

Foundation, corporate and individual gifts and grants

Contributions received are recorded as unrestricted, temporarily restricted, or permanently restricted revenue depending on the existence and/or nature of any donor restrictions. Revenue that is restricted is reported as an increase in temporarily or permanently restricted net assets depending on the nature of the restriction.

Contributions are recognized when the donor makes a promise to give to GBFB that is, in substance, unconditional. When a restriction expires, temporarily restricted net assets are reclassified to unrestricted net assets. Gifts of land, building and equipment are presented as unrestricted support 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, and gifts of cash or other assets that must be used to acquire long-lived assets, are reported as temporarily restricted revenue. Absent explicit donor stipulations concerning how long those long-lived assets must be maintained, GBFB reports expirations of donor restrictions when the donated or acquired long-lived assets are placed in service (as the assets are used in GBFB's activities). Contributions that are restricted by the donor are reported as increases in unrestricted net assets if the restrictions expire in the fiscal year in which the contributions are recognized. Conditional promises to give are not included in revenue until the conditions are substantially met.

USDA reimbursement

GBFB has entered into contracts to distribute certain commodities provided by the Massachusetts Department of Education under the Temporary Emergency Food Assistance Program ("TEFAP") of the Federal government. GBFB is reimbursed for certain distribution and handling costs by the USDA. At September 30, 2016 and 2015, accounts receivable relating to this program amounted to \$183,159 and \$231,809, respectively.

MEFAP

GBFB has also entered into contracts with the Massachusetts Department of Food and Agriculture ("MDFA") and the Massachusetts Department of Education ("MDE") to purchase certain commodities for all Massachusetts Food Banks. In turn, GBFB distributes its allocation under the MEFAP of the Commonwealth of Massachusetts. GBFB is reimbursed for the food commodities by the MDFA and for certain distribution and handling costs of the program by the MDE. Under the terms of the contract, GBFB may utilize funds received in one fiscal year in a subsequent fiscal year.

Amounts received in advance are shown as deferred revenue. At September 30, 2016 and 2015, deferred revenue from MEFAP was \$633,030 and \$391,543, respectively. GBFB had a receivable from the MDE in the amount of \$8,441 and \$1,221,121 for the years ended September 30, 2016 and 2015, respectively.

Shared maintenance

Based on Feeding America's contract, GBFB may charge up to 19 cents per pound to the recipient agency which takes donated food and redistributes it to those in need. Currently, GBFB is charging 19 cents per pound on many of their items, excluding produce items. This fee offsets a portion of the handling and redistribution costs incurred by GBFB.

Coop program

GBFB operates a Coop program where GBFB purchases food from manufacturers and wholesale distributors then sells it to agencies at no markup for food items and a small markup for non-food items.

Notes to Consolidated Financial Statements September 30, 2016 and 2015

Contributed services

Contributions of services are recognized as a contribution and expenses recorded at fair value if the services received (a) create or enhance non-financial assets or (b) require specialized skills, are provided by individuals possessing those skills, and would typically need to be purchased if not provided by donation.

Contract and agency revenue and deferred revenue

Contract and agency revenue is recognized when the corresponding program expenditures are made in accordance with the terms of the related contracts. Deferred revenue represents the unearned portion of installment payments received against program expenditures not yet incurred.

Property, plant and equipment

Disbursements for property, plant and equipment are recorded at cost or, if acquired by gift, at fair market value as of the date of gift. Depreciation and amortization are computed over the estimated useful lives of the assets on a straight-line basis as follows:

Description	Years
Buildings and improvements	15 - 30 years
Equipment, furniture and fixtures	5 - 10 years
Computer software	1 - 5 years
Trucks and automobiles	5 years

GBFB reviews its long-lived assets for impairment using an undiscounted cash flow method whenever events or circumstances indicate the carrying value of the asset may not be recoverable. There were no impairment losses related to long-lived assets in 2016 or 2015.

Investments

Investments consist of mutual funds. They are carried at fair value which is determined by quoted market prices. Investments are exposed to various risks such as interest rate, credit, and overall market volatility.

Functional allocation of expenses

The costs of providing the various programs and other activities have been summarized on a functional basis in the consolidated statements of activities. Accordingly, certain costs have been allocated among the programs and supporting services benefited.

Operating measure

GBFB has defined the increase (decrease) in net assets from operating activities to include all support, revenue, expenses, and gains and losses, releases of net asset restrictions for payments of debt, and any gains or losses resulting from normal business transactions.

Advertising

Advertising costs are expensed as incurred and amounted to \$614,073 and \$1,090,291 for the years ended September 30, 2016 and 2015, respectively. Included in advertising expense is \$161,619 and \$722,808 of contributed advertising for the years ended September 30, 2016 and 2015, respectively, see Note 12.

Notes to Consolidated Financial Statements September 30, 2016 and 2015

Deferred financing costs

Administrative, legal, insurance and other direct expenses relating to the issuance of long-term debt are capitalized and included in prepaid expenses and other assets in the statements of financial position. Amortization of these costs is recognized over the term of the debt on a straight-line basis. There were no deferred financing costs at September 30, 2015. Amortization expense for the year ended September 30, 2015 was \$31,912. There were no deferred financing costs and amortization expense for the year ended September 30, 2016.

Use of estimates

The preparation of financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and changes therein, and disclosure of contingent assets and liabilities, if any. Accordingly, actual results could differ from those estimates.

Reclassification

Certain prior year information has been reclassified to conform to the current year consolidated financial statement presentation.

Subsequent events

Subsequent events have been evaluated through January 12, 2017, which is the date the financial statements were available to be issued (See Note 17).

Note 3 - Restrictions on net assets

Temporarily restricted net assets consist of contributions and other assets presently available for use, but expendable or distributable only for purposes specified by the donor. At September 30, 2016 and 2015, temporarily restricted net assets are restricted for the following purposes:

	 2016	 2015
Capital campaign gifts Food distribution Purpose restricted gifts	\$ 88,210 1,893,567 290,832	\$ 489,553 2,831,993 274,903
Totals	\$ 2,272,609	\$ 3,596,449

Note 4 - Food distribution

For the years ended September 30, 2016 and 2015, GBFB distributed 57,737,276 and 54,121,419 pounds of food, respectively. The value of these distributions is reflected in the accompanying consolidated statements of activities at cost if purchased, stated value if donated by USDA, and at \$1.67 and \$1.70 per pound if donated in 2016 and 2015, respectively. In addition to the pounds of food reported in the consolidated financial statements GBFB is responsible for the distribution of enabled and referred pounds that are not reported in the consolidated financial statements. Enabled pounds represent pounds received through the reclamation program directly by agencies that can best use those pounds. Referred pounds represent pounds offered to GBFB that GBFB elects not to accept but subsequently refers those pounds to other regional food banks under guidelines established by Feeding America.

Notes to Consolidated Financial Statements September 30, 2016 and 2015

For the years ended September 30, 2016 and 2015, GBFB enabled 3,347,090 and 2,974,496 pounds of food, respectively. For the years ended September 30, 2016 and 2015, GBFB referred 271,744 and 591,070 pounds of food, respectively. The value of these enabled and referred pounds is \$6,043,453 and \$6,061,462 for the years ended September 30, 2016 and 2015, respectively.

Note 5 - Property, plant and equipment, net

Property, plant and equipment at September 30, 2016 and 2015 consist of the following:

	_	2016	2015
Land Buildings and improvements Equipment, furniture and fixtures Computer software Trucks and automobiles Construction in progress	\$	2,579,923 27,668,158 2,239,783 1,267,129 1,896,787 28,062	\$ 2,579,923 27,221,290 2,117,214 959,648 1,921,955 247,232
Less: Accumulated depreciation and amortization	\$	35,679,842 12,253,909 23,425,933	\$ 35,047,262 10,995,973 24,051,289

Depreciation and amortization expense was \$1,379,171 and \$1,393,861 for the years ended September 30, 2016 and 2015, respectively.

Included in property, plant and equipment at September 30, 2016 and 2015 is \$1,256,106 of land which is held by 100 Topeka Street Realty Trust (the "Trust"). GBFB is the sole beneficiary of the Trust and will be the recipient of this land at the termination of the Trust agreement in May 2024. The sole trustee of the Trust is an officer of GBFB.

Note 6 - Retirement plans

GBFB has a defined contribution retirement savings plan (the "Plan") for all eligible employees. Employees have the ability to contribute pretax and after tax dollars pay and may invest in mutual funds through Principal Financial Group.

At GBFB's discretion, an employer matching contribution is approved each year. For the fiscal year 2016, the match is twenty-five cents for every one dollar contributed up to eight percent of an employee's gross compensation. For the fiscal year 2015, the match is twenty-five cents for every one dollar contributed up to six percent of an employee's gross compensation. While GBFB expects to continue the Plan indefinitely, it has reserved the right to modify, amend or terminate the Plan. GBFB's discretionary matching contributions under the Plan amounted to \$78,963 and \$64,108 for the years ended September 30, 2016 and 2015, respectively.

In December 2013, GBFB established a supplemental retirement plan for key management employees who meet the Plan's eligibility requirements. GBFB has recorded the corresponding asset and liability. The deferred compensation obligation which is included in accrued expenses was \$225,349 and \$125,739 as of September 30, 2016 and 2015, respectively. The retirement plan is in conformity with Code Section 457(b).

Notes to Consolidated Financial Statements September 30, 2016 and 2015

Note 7 - Obligations under capital leases

Included in property, plant and equipment in the accompanying consolidated statements of financial position is equipment under capital leases at September 30, 2016 and 2015. The imputed interest rates range from 5.3% to 9.7%. A summary of capitalized lease cost and accumulated amortization as of September 30, 2016 and 2015 is as follows:

	 2016		2015
Cost Accumulated amortization	\$ 1,128,534 (946,170)	\$	1,128,534 (796,194)
Net book value	\$ 182,364	\$	332,340

For the years ended September 30, 2016 and 2015, amortization expense amounted to \$149,976 and \$185,823, respectively.

The following is a schedule by year of future minimum lease payments remaining under the capital leases together with the present value of the future minimum lease payments as of September 30, 2016:

Years ending September 30,	 Amount
2017 2018 2019 2020 2021	\$ 196,122 173,565 89,649 28,964 15,934
Total minimum lease payments Less amount representing interest	504,234 (49,865)
Net present value of future minimum lease payments	\$ 454,369

Note 8 - New market tax credit loans and leveraged loan receivable

In conjunction with the issuance of the Bonds, Brownfield Revitalization III, LLC ("Brownfield") and New Opportunities Sub-CDE II, LLC ("New Opportunities") (together, the "CDEs") each made two new market tax credit enhanced mortgage loans (the NMTC Loans) to GBFB Realty, Inc. to finance the Project. Brownfield made two loans in the aggregate amount of \$12,250,000 and New Opportunities made two loans totaling \$4,950,000, as set forth below.

The CDEs have received allocations of new market tax credits ("NMTC") pursuant to Section 45D of the Code in order to assist eligible businesses in making investments in certain low-income communities. The availability of NMTC allowed U.S. Bancorp Community Development Corporation ("USBCDC") to invest \$5,255,250 in the Boston Food Bank Investment Fund (the "Investment Fund"). In addition, GBFB made a loan of \$12,994,750 from the proceeds of the Series 2008A Bonds to the Investment Fund ("Leveraged Loan"). Interest on the Leveraged Loan is payable at a

Notes to Consolidated Financial Statements September 30, 2016 and 2015

per annum rate of 4% commencing on the 20th of each month until July 20, 2022, when payments of principal and interest begin. The Leveraged Loan matures on July 1, 2038.

The Investment Fund used the consolidated amount to make equity contributions of \$12,500,000 to Brownfield and \$5,000,000 to New Opportunities. The CDEs, in turn used the contributions to make the NMTC Loans to GBFB Realty Corporation. As security for the NMTC Loans, GBFB Realty, Inc. has granted each of the CDEs a mortgage on 70 South Bay Avenue. These mortgages are secured pari passu with the leasehold mortgage granted by GBFB to the Bank of America, NA.

The NMTC Loans mature on July 1, 2038 and principal is payable in monthly installments commencing on July 20, 2023. Interest is payable on the NMTC Loans on the 20th of each month and commenced July 20, 2008, at the following interest rates:

	Original principal amount	Annual interest rate
Brownfield Loan A Brownfield Loan B	\$ 9,496,250 2,753,750	4.00% 2.25%
	12,250,000	
New Opportunities Loan A New Opportunities Loan B	 3,498,500 1,451,500	4.00% 0.77%
	 4,950,000	
Total new market tax credit loans	\$ 17,200,000	

Simultaneously with the new market tax credit transaction, GBFB Realty, Inc. entered into a lease agreement with GBFB pursuant to which GBFB will lease the Project for thirty years and pay a monthly rent to GBFB Realty, Inc., which will be used by GBFB Realty, Inc. to pay debt service on the NMTC Loans.

The security for the loan from GBFB to the Sub-CDEs consists of the underlying LLC interests. Therefore, management is of the opinion that the only source of funds available for repayment of the loan is through funds from itself payable through GBFB Realty, Inc. Between July 12, 2014 and January 8, 2015, the USBCDC has a right and option, but not an obligation, to require GBFB to purchase all of USBCDC's interest in the Investment Fund for a put exercise price of \$1,000. If the put is not exercised, then GBFB has the option, during the period January 9, 2015 to July 8, 2015, to purchase USBCDC's interest in the Investment Fund.

On July 13, 2015, the Investment Fund redeemed their investments in the CDEs. The redemption price was the NMTC Loans. After the redemption, the loans were payable by GBFB Realty, Inc. to the Investment Fund. The Investment Fund then exercised their put at a price of \$1,000. After the put was exercised, the GBFB owned 100% of the Investment Fund. The Investment Fund was then dissolved. As a result of the dissolution, the \$17,200,000 new market tax credit loans were discharged and the \$12,994,750 leveraged loan receivable was forgiven by the GBFB. This resulted in a gain on related party debt forgiveness of \$4,205,250.

Notes to Consolidated Financial Statements September 30, 2016 and 2015

GBFB recorded the gain associated with this transaction at the date it was exercised. The options did not represent embedded derivatives and, accordingly, have not been accounted for as derivative instruments in the consolidated financial statements which is reflected on the statement of changes in net assets as an increase in net assets.

Interest expense related to the NMTC Loans for the year ended September 30, 2015 was \$487,463. Interest income related to the Leveraged Loan for the year ended September 30, 2015 was \$412,944.

Note 9 - Fair value measurements

GBFB has characterized its financial assets into a three-level fair value hierarchy based on the priority of the inputs used to value these assets. The fair value hierarchy gives the highest priority to quoted prices in active markets for identical assets or liabilities (Level 1), and the lowest priority to unobservable inputs (Level 3). If the inputs used to measure the financial assets fall within different levels of the hierarchy, the categorization is based on the lowest level input that is significant to the fair value measurement of the asset. Financial assets recorded in the consolidated statements of financial position are categorized based on the inputs to valuation techniques as follows:

Level 1: These are assets where values are based on unadjusted quoted prices for identical assets in an active market to which GBFB has access.

Level 2: These are assets where values are based on quoted prices in markets that are not active or model inputs that are observable either directly or indirectly for substantially the full term of the investments such as interest rates and yield curves that are observable at commonly quoted intervals.

Level 3: These are assets where values are based on prices or valuation techniques that require inputs that are both unobservable and significant to the overall fair value measurement. These inputs reflect the assumptions of management about assumptions market participants would use in pricing the investments.

The fair value of GBFB's investments that are reported in the accompanying consolidated statement of financial position as of September 30, 2016 were as follows:

	Level 1	Level 2	L	evel 3	 Total
Mutual funds - short-					
term Federal	\$ 4,544,371	\$ -	\$	-	\$ 4,544,371

The fair value of GBFB's investments that are reported in the accompanying consolidated statement of financial position as of September 30, 2015 were as follows:

	Level 1	Level 2	Le	evel 3	Total
Mutual funds - short- term Federal	\$ 3,871,943	\$ -	\$	_	\$ 3,871,943

Notes to Consolidated Financial Statements September 30, 2016 and 2015

Following is a description of the valuation methodologies used for assets measured at fair value. There have been no changes in the methodologies used at September 30, 2016 and 2015.

Investments in mutual funds are valued using market prices in active markets (Level 1). Level 1 instrument valuations are obtained from real-time quotes for transactions in active exchange markets involving identical assets. Such prices represent the net asset value of shares held by GBFB at year end.

The preceding methods may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, although GBFB believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

Note 10 - Investments

Investments are recorded at fair value. Changes in fair value are reflected in the statements of activities as gains or losses on investments and is included in other revenue on the consolidated statements of activities. The fair value was as follows at September 30, 2016 and 2015:

	2016	2015
Mutual funds	\$ 4,544,371	\$ 3,871,943
Totals	\$ 4,544,371	\$ 3,871,943

Note 11 - In-kind gifts

The value of in-kind gifts are recognized as support at estimated fair market value at the time that the gifts are received with an equal and offsetting amount included in the appropriate asset or expense category, as applicable. For the years ended September 30, 2016 and 2015, the value of in-kind gifts received was \$4,780 and \$3,185, respectively, and is included in institutional contributions on the consolidated statements of activities.

Notes to Consolidated Financial Statements September 30, 2016 and 2015

Note 12 - Contributed services

The value of donated services is recognized as support at estimated fair market value at the time that the services are provided. For the years ended September 30, 2016 and 2015, all donated services were expenses and consisted of the following:

	2016		2015	
Auditing Legal Consulting Advertising Fundraising Other	\$ 52,075 127,115 100,000 161,619 -	\$	59,820 246,954 673,682 722,808 130,666 7,500	
Totals	\$ 440,809	\$	1,841,430	

During the current fiscal year, GBFB changed the estimation used to value contributed advertising from 70% to 10% of the standard rate card contractually provided. This was a result of the advertising services received could be pre-empted for other advertisement customers.

Note 13 - Rental income

In March 2012, GBFB entered into a lease with an unrelated third party for the use of their billboard. The lease requires monthly rental payments of \$18,000 through May 2017. Future payments to be received under this rental agreement for the years subsequent to September 30, 2016 are as follows:

Years ending September 30,	 Amount			
2017 2018 2019 2020	\$ 216,000 216,000 216,000 108,000			
Total	\$ 756,000			

Included in the rental expense for both the years ended September 30, 2016 and 2015 is \$11,836 of depreciation expense.

Note 14 - Operating lease commitments

GBFB leases office and warehouse equipment under operating lease arrangements extending through June 2017. The approximate aggregate minimum lease payments for noncancellable lease arrangements related to this equipment is \$11,000 for the year ended September 30, 2016.

Future minimum lease payments for the year ended September 30, 2017 is \$8,217.

Equipment rent expense amounted to \$10,509 and \$18,393 for the years ended September 30, 2016 and 2015, respectively.

Notes to Consolidated Financial Statements September 30, 2016 and 2015

Note 15 - Related party transactions

GBFB leased its warehouse and office facilities from GBFB Realty, Inc., which is part of the consolidated group, under a 30-year lease expiring June 30, 2039. The lease provided for minimum monthly lease payments. Rental income and expense were being recognized on a straight-line basis over a 7-year period from the lease inception which was the probable effective lease period. Rental income and expense under the agreement totaled \$495,147 in 2015, and has been eliminated in consolidation.

Commencing on July 13, 2015, GBFB renegotiated the lease with GBFB Realty, Inc. to provide for annual lease payments of \$1,000 for the remaining term of the lease agreement. Total lease expense for the year ended September 30, 2016 was \$1,000 and has been eliminated during consolidation.

Note 16 - Concentrations of risk

For the years ended September 30, 2016 and 2015, approximately 18% and 18%, respectively, of GBFB's total support and revenues were derived from MEFAP.

For the years ended September 30, 2016 and 2015, approximately 47% and 56%, respectively, of GBFB's total food purchases were from three vendors.

For the years ended September 30, 2016 and 2015, approximately 26% and 25%, respectively, of the total food distributed was MEFAP food. For the years ended September 30, 2016 and 2015, approximately 17% and 16%, respectively, of the total food distributed was USDA food.

Note 17 - Subsequent event

On May 17, 2016, GBFB entered into a capital lease agreement for two trucks. Payment on this lease commences at the time GBFB receives the trucks and the vehicles are placed in service. Both trucks were placed in service as of December 2016. The agreement was for a total amount of \$168,350, due in monthly installments of \$2,310 for 84 months, with an interest rate of 4.12%.

The following is a schedule of future minimum lease payments under this capital lease with the present value of the future minimum lease payments as of September 30, 2016:

Years ending September 30,	Amount				
2017	\$	20,791			
2018		27,721			
2019		27,721			
2020		27,721			
2021		27,721			
Thereafter		62,372			
Total minimum lease payments		194,047			
Less amount representing interest		(25,697)			
Net present value of future minimum					
lease payments	\$	168,350			



Supplementary Information

Consolidating Statement of Financial Position September 30, 2016

		The					
	Gr	eater Boston	GBFB	Eliminations		Consolidated	
	Fo	od Bank, Inc.	 Realty, Inc.				
<u>Assets</u>							
Cash and cash equivalents Investments Accounts receivable, net of allowance for doubtful accounts of	\$	9,188,248 4,544,371	\$ 95,290 -	\$	-	\$	9,283,538 4,544,371
\$4,000		733,600	963		-		734,563
Pledges receivable, net Inventory Cash restricted for investment		19,316 2,499,511	-		-		19,316 2,499,511
in property and equipment Property, plant and equipment, net Prepaid expenses and other		359,726 3,144,969	- 20,557,510		- (276,546)		359,726 23,425,933
assets		316,038	5,086				321,124
Total assets	\$	20,805,779	\$ 20,658,849	\$	(276,546)	\$	41,188,082
Liabilities and Net Assets							
Liabilities Accounts payable Accrued expenses and other	\$	878,047	\$ -	\$	-	\$	878,047
liabilities Deferred revenue Obligations under capital leases		1,579,640 669,180 454,369	- 1,792 -		- - -		1,579,640 670,972 454,369
Total liabilities		3,581,236	1,792		-		3,583,028
Net assets: Unrestricted							
Board designated Other unrestricted		4,971,050 9,980,884	 - 20,657,057		- (276,546)		4,971,050 30,361,395
Total unrestricted		14,951,934	20,657,057		(276,546)		35,332,445
Temporarily restricted		2,272,609					2,272,609
Total net assets		17,224,543	20,657,057		(276,546)		37,605,054
Total liabilities and net assets	\$	20,805,779	\$ 20,658,849	\$	(276,546)	\$	41,188,082

Supplementary Information

	The Greater Boston Food Bank, Inc.	GBFB Realty, Inc.	Eliminations	Consolidated	
Operating					
Support Institutional contributions	\$ 6,988,299	\$ -	\$ -	\$ 6,988,299	
Food donations	50,973,942	φ -	φ -	50,973,942	
Contributed services	440,809	_	_	440,809	
Special events	904,674	_	_	904,674	
Individual contributions	7,634,083		<u> </u>	7,634,083	
Total support	66,941,807			66,941,807	
Revenues					
State income - MEFAP	16,143,965	-	-	16,143,965	
Shared maintenance fees	622,346	-	=	622,346	
Coop income	3,157,737	-	=	3,157,737	
USDA reimbursement	694,684	-	-	694,684	
Interest and dividends	135,883	-	-	135,883	
Rental income, net of					
expenses of \$166,367	108,768	1,000	(1,000)	108,768	
Other	193,938	-	·	193,938	
Total revenues	21,057,321	1,000	(1,000)	21,057,321	
Total support and revenues	87,999,128	1,000	(1,000)	87,999,128	

Supplementary Information

	The			
	Greater Boston	GBFB		
	Food Bank, Inc.	Realty, Inc.	Eliminations	Consolidated
Expenses				
Program services				
Food distribution	71,215,034	_	_	71,215,034
Warehouse	2,051,877	_	_	2,051,877
Property	371,098	997,361	(1,000)	1,367,459
Agency relations	420,523	337,301	(1,000)	420,523
Nutrition programs	1,660,066	_	_	1,660,066
Food Acquisition Group	5,606,785	_	_	5,606,785
1 000 Acquisition Group	3,000,703			3,000,703
Total program services	81,325,383	997,361	(1,000)	82,321,744
Support services				
General and administrative	3,053,100	8,772	-	3,061,872
Lobbying	37,629	-	-	37,629
Marketing	1,222,398	-	-	1,222,398
Development	2,951,138	-	-	2,951,138
·				
Total support services	7,264,265	8,772		7,273,037
Total expenses	88,589,648	1,006,133	(1,000)	89,594,781
Increase (decrease) in net				
assets from operating				
activities	(590,520)	(1,005,133)	_	(1,595,653)
	(000,020)	(1,000,100)		(1,000,000)
Non-operating				
Gain on sale of property, plant				
and equipment	5,700	-	-	5,700
• •				
Increase in net assets from				
non-operating activities	5,700	<u> </u>		5,700
Change in net assets	\$ (584,820)	\$ (1,005,133)	\$ -	\$ (1,589,953)

Supplementary Information

Consolidating Statement of Changes in Net Assets Year Ended September 30, 2016

	The Greater Boston Food Bank, Inc.		GBFB Realty, Inc.		Eliminations		Consolidated	
Beginning balance, October 1, 2014	\$	34,671,617	\$	271,180	\$	(276,546)	\$	34,666,251
Changes in net assets		1,375,736		(1,052,230)		-		323,506
Gain (loss) on related party debt forgiveness		(18,237,990)		22,443,240		<u> </u>		4,205,250
Ending balance, September 30, 2015		17,809,363		21,662,190		(276,546)		39,195,007
Changes in net assets		(584,820)		(1,005,133)				(1,589,953)
Ending balance, September 30, 2016	\$	17,224,543	\$	20,657,057	\$	(276,546)	\$	37,605,054



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