

Consolidated Financial Statements With Independent Auditor's Report

June 30, 2025 and 2024

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#### INDEPENDENT AUDITOR'S REPORT

Board of Directors Turning Point for God Lakeside, California

## **Opinion**

We have audited the accompanying consolidated financial statements of Turning Point for God, which comprise the consolidated statements of financial position as of June 30, 2025 and 2024, and the related consolidated statements of activities, functional expenses, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Turning Point for God as of June 30, 2025 and 2024, and the changes in its net assets and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

## Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are required to be independent of Turning Point for God and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. 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 Consolidated 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, 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 Turning Point for God's ability to continue as a going concern within one year after the date that the consolidated financial statements are available to be issued.

Board of Directors Turning Point for God Lakeside, California

## Auditor's Responsibilities for the Audit of the Consolidated 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 generally accepted auditing standards will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the consolidated financial statements.

In performing an audit in accordance with generally accepted auditing standards, 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 Turning Point for God'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 Turning Point for God'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.

Colorado Springs, Colorado

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September 24, 2025

# **Consolidated Statements of Financial Position**

	June 30,			
		2025		2024
ASSETS:				
ASSETS: Current assets:				
- 3	\$	19,891,297	\$	21 006 202
Cash and cash equivalents Accounts receivable	Ф		Ф	21,886,383
		730,772		708,322
Promises-to-give-net		120,000		120,000
Prepaid expenses and other assets		5,402,064		2,276,620
Inventory-net		8,087,826		7,797,060
		34,231,959		32,788,385
Promises-to-give, net of current portion Life insurance cash surrender value		641,000 2,833,795		721,000 2,681,129
Film production costs—net		3,780,578		5,519,451
Operating leases—right-of-use-assets		1,963,716		3,260,690
Property, equipment, and long-lived assets-net		27,730,105		22,383,799
Total Assets	\$	71,181,153	\$	67,354,454
LIABILITIES AND NET ASSETS:				
Liabilities:				
Current liabilities:				
Accounts payable	\$	10,112,673	\$	8,940,476
Accrued expenses and other liabilities	Ψ	1,714,367	Ψ	1,785,447
Operating lease obligations, current portion		1,782,497		1,901,087
Long-term debt, current portion		8,159,676		7,222,528
Long-term deot, current portion	-	21,769,213	-	19,849,538
Operating lease obligations, net of current portion		243,172		1,443,382
Long-term debt, net of current portion				
Total liabilities		14,869,257		8,574,937
Total Habilities		36,881,642		29,867,857
Net assets:				
Net assets without donor restrictions		33,127,498		33,743,731
Net assets with donor restrictions		1,172,013		3,742,866
Total net assets		34,299,511		37,486,597
Total Liabilities and Net Assets	\$	71,181,153	\$	67,354,454

# **Consolidated Statements of Activities**

Y ear	Ended	June	30,

			i cui Liiuc	ou suite so,				
		2025		2024				
	Without Donor With Donor			Without Donor	With Donor			
	Restrictions	Restrictions	Total	Restrictions	Restrictions	Total		
SUPPORT, REVENUE, AND RECLASSIFICATIONS								
Contributions	\$ 99,542,619	\$ 1,161,432	\$ 100,704,051	\$ 101,005,795	\$ 403,389	\$ 101,409,184		
Revenue:								
Sales, net of discounts	3,253,465	-	3,253,465	3,788,891	-	3,788,891		
Special events	864,160	-	864,160	653,008	-	653,008		
Gain on sale of property and equipment	28,071		28,071	18,802	-	18,802		
Interest, investment, and other	759,112	-	759,112	610,860	-	610,860		
	4,904,808		4,904,808	5,071,561		5,071,561		
Net assets released from:								
Satisfaction of program restrictions	3,732,285	(3,732,285)		403,105	(403,105)			
Total Support, Revenue, and Reclassifications	108,179,712	(2,570,853)	105,608,859	106,480,461	284	106,480,745		
EXPENSES:								
Program activities	87,792,509	-	87,792,509	94,835,477	-	94,835,477		
	87,792,509		87,792,509	94,835,477		94,835,477		

(continued)

See notes to consolidated financial statements

# **Consolidated Statements of Activities**

(continued)

Year Ended June 30,

		2025		2024			
	Without Donor	With Donor	With Donor		With Donor		
	Restrictions	Restrictions	Total	Restrictions	Restrictions	Total	
EXPENSES, continued: Supporting activities:							
Fund-raising	13,901,394	-	13,901,394	13,050,692	-	13,050,692	
General and administrative	7,102,042	<u>-</u>	7,102,042	7,647,829		7,647,829	
	21,003,436		21,003,436	20,698,521	-	20,698,521	
Total Expenses	108,795,945		108,795,945	115,533,998		115,533,998	
Change in Net Assets	(616,233)	(2,570,853)	(3,187,086)	(9,053,537)	284	(9,053,253)	
Net Assets, Beginning of Year	33,743,731	3,742,866	37,486,597	42,797,268	3,742,582	46,539,850	
Net Assets, End of Year	\$ 33,127,498	\$ 1,172,013	\$ 34,299,511	\$ 33,743,731	\$ 3,742,866	\$ 37,486,597	

# **Consolidated Statement of Functional Expenses**

Year Ended June 30, 2025

		Supporting		
	Ministries	General and		
	and Programs	Administrative	Fund-raising	Total
	_			_
Salaries and benefits	\$ 17,298,461	\$ 3,399,630	\$ 3,699,078	\$ 24,397,169
Product shipping and fulfillment costs	16,366,161	516,385	5,821,066	22,703,612
Television airtime and production costs	21,225,026	-	-	21,225,026
Professional services	7,182,474	1,439,617	1,681,277	10,303,368
Radio airtime and production	9,525,763	-	-	9,525,763
Office, IT, and occupancy	4,490,736	1,292,231	1,634,756	7,417,723
Depreciation and amortization	4,747,657	129,118	18,642	4,895,417
Conferences, travel, and meetings	2,224,941	12,009	1,046,575	3,283,525
Digital broadcasting	2,375,894	-	-	2,375,894
Grants to others	1,283,776	-	-	1,283,776
Interest	888,392	46,758	-	935,150
Insurance	126,067	266,294	-	392,361
Other	57,161			57,161
Total expenses	\$ 87,792,509	\$ 7,102,042	\$ 13,901,394	\$ 108,795,945

# **Consolidated Statement of Functional Expenses**

Year Ended June 30, 2024

		Supporting Activities				
	Ministries	General and				
	and Programs	Administrative	Fund-raising	Total		
Salaries and benefits	\$ 15,706,023	\$ 3,055,406	\$ 3,559,562	\$ 22,320,991		
Product shipping and fulfillment costs	21,969,922	838,228	5,366,912	28,175,062		
Television airtime and production costs	25,498,260	-	-	25,498,260		
Professional services	5,966,445	1,789,507	1,549,605	9,305,557		
Radio airtime and production	9,506,020	-	-	9,506,020		
Office, IT, and occupancy	4,425,212	1,675,138	1,713,640	7,813,990		
Depreciation and amortization	4,023,572	2,054	18,875	4,044,501		
Conferences, travel, and meetings	3,246,411	14,137	842,098	4,102,646		
Digital broadcasting	2,802,448	-	-	2,802,448		
Grants to others	1,101,385	-	-	1,101,385		
Interest	379,730	19,985	-	399,715		
Insurance	117,848	253,374	-	371,222		
Other	92,201			92,201		
Total expenses	\$ 94,835,477	\$ 7,647,829	\$ 13,050,692	\$ 115,533,998		

# **Consolidated Statements of Cash Flows**

	Year Ended June 30,			
		2025		2024
CASH FLOWS FROM OPERATING ACTIVITIES:				
Change in net assets	\$	(3,187,086)	\$	(9,053,253)
Adjustments to reconcile change in net assets to net cash	Ψ	(2,107,000)	Ψ	(5,055,255)
provided (used) by operating activities:				
Depreciation and amortization		4,895,417		4,044,501
Gain on sale of property, equipment, and long-lived assets		(28,071)		(18,802)
Non-cash lease expense		(21,826)		42,692
Contributions restricted for long-term purposes		(500,000)		(81,000)
Changes in operating assets and liabilities:		( ) )		(- ))
Accounts receivable		(22,450)		(332,157)
Promises-to-give		80,000		63,000
Prepaid expenses and other assets		(1,817,486)		1,159,775
Inventory		(290,766)		(254,681)
Accounts payable		(646,211)		1,082,796
Accrued expenses and other liabilities		(71,080)		387,748
Net Cash Used by Operating Activities		(1,609,559)		(2,959,381)
CASH FLOWS FROM INVESTING ACTIVITIES:				
Film production costs incurred		(100,944)		_
Purchases of property, equipment, and long-lived assets		(482,567)		(2,168,292)
Proceeds from sale of property, equipment, and long-lived assets		48,500		54,000
Increase in life insurance cash surrender value		(152,666)		(153,257)
Net Cash Used by Investing Activities		(687,677)		(2,267,549)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Proceeds for debt obligations		2,126,612		7,000,000
Principal payments on debt obligations		(2,324,462)		(500,000)
Contributions restricted for long-term purposes		500,000		81,000
Net Cash Provided in Financing Activities		302,150		6,581,000
Net Cash Hovided in Financing Activities	-	302,130		0,301,000
Change in Cash and Cash Equivalents		(1,995,086)		1,354,070
Cash and Cash Equivalents, Beginning of Year		21,886,383		20,532,313
Cash and Cash Equivalents, End of Year	\$	19,891,297	\$	21,886,383

(continued)

See notes to consolidated financial statements

# Consolidated Statements of Cash Flows (continued)

	Year Ended June 30,				
		2025	2024		
NON-CASH TRANSACTIONS AND SUPPLEMENTAL DISCLOSURE: Right-of-use assets obtained in exchange for lease obligations	\$	143,612	\$	304,308	
Cash paid for interest (\$180,844 and \$236,337, respectively, capitalized)	\$	1,157,399	\$	565,439	
Property and equipment obtained through debt obligations	\$	7,429,318	\$	6,585,293	
Property and equipment obtained through accounts payable	\$	1,801,994	\$	16,414	

#### **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

#### 1. NATURE OF ORGANIZATION:

Turning Point for God (the Organization) was incorporated in 1984 in California as a not-for-profit corporation exempt from income taxes under Section 501(c)(3) of the Internal Revenue Code (IRC) and comparable state laws. However, Turning Point for God is subject to federal income tax on any unrelated business taxable income. In addition, Turning Point for God is not classified as a private foundation within the meaning of Section 509(a) of the IRC. It has been recognized by the IRS as a public charity under Section 509(a)(2) and is considered a church under Section 170 (b)(1)(A)(i).

The Organization is a religious organization dedicated to spreading the Gospel of Jesus Christ throughout the world through the use of radio, television, internet, mobile devices, email, and print. The Organization also offers Christian messages on CDs, DVDs, books, and related study materials as part of its exempt purpose. Substantially all of the above materials are produced by Dr. David Jeremiah, Founder/Chief Executive Officer (CEO) of the Organization, who is also the senior pastor of Shadow Mountain Community Church.

Turning Point Ministries Foundation (the Foundation) was established to serve as a supporting organization to hold and invest assets on behalf of the Organization. Due to shared board members and economic control, this entity is required to be consolidated in the financial statements of Turning Point for God.

The Organization and the Foundation are collectively referred to as Turning Point in the consolidated financial statements.

## 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

The consolidated financial statements of Turning Point have been prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America. The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates. The following summary of significant accounting policies are described below to enhance the usefulness of the consolidated financial statements to the reader.

## PRINCIPLES OF CONSOLIDATION

Due to board of directors composition, the Foundation is a controlled affiliate of the Organization. The consolidated financial statements of Turning Point include the consolidated financial resources and activities of the Organization and the Foundation. All significant intercompany balances and transactions have been eliminated.

#### **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

#### 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, continued:

#### CASH AND CASH EQUIVALENTS

For the purposes of the consolidated statements of financial position and cash flows, cash and cash equivalents include cash on hand, cash on deposit, and money market accounts. These accounts may, at times, exceed federally insured limits. Turning Point has not experienced any losses in such accounts. At June 30, 2025 and 2024, cash and cash equivalents on deposit at financial institutions that exceed federally insured balances total approximately \$4,772,000 and \$4,312,000, respectively.

#### ACCOUNTS RECEIVABLE

Accounts receivable are recorded at net realizable value and represent receivables from related parties and other miscellaneous amounts earned that have not been received as of year end. Interest is not charged on delinquent receivables. Management has evaluated the receivables for collectability and determined them fully collectible; therefore, no allowance for credit losses has been recorded.

#### PROMISES-TO-GIVE

Promises-to-give are recognized as income when made unconditionally, and recorded at fair value based upon estimated future cash flows. Promises-to-give that are expected to be collected within one year are recorded at net realizable value. Promises-to-give that are expected to be collected in future years are recorded at the present value of their estimated future cash flows. The discounts on these amounts are computed using risk-adjusted interest rates applicable to the years in which the promises are expected to be received. Promises-to-give are reported net of allowances for uncollectible accounts.

## **INVENTORY**

Inventory represents duplicated media, study guides, books, raw material supplies, and other Bible resources. During the years ended June 30, 2025 and 2024, all inventory was stated at the lower of cost or net realizable value using average cost. Management periodically evaluates the inventory for obsolete or slow moving inventory. During the years ended June 30, 2025 and 2024, Turning Point computed obsolesce reserve based on recent sales. For items which have sold less than 100 units in the previous two fiscal years, there is a 100% reserve, unless meeting an exception criteria, such as if the inventory is to be donated or to be discontinued. For the years ended June 30, 2025 and 2024, reserves for obsolete inventory were \$1,256,514 and \$1,678,050, respectively. See Note 5 for further detail.

#### **INVESTMENTS**

Investments consist of equities without readily determinable fair values and are reported at cost minus impairment. As of June 30, 2025 and 2024, Turning Point owned 50,000 shares of a privately held stock. As the realization is unknown, the stock originally valued at \$1,000,000, was fully reserved for, resulting in \$0 of investments as of June 30, 2025 and 2024. Donated securities held for investment purposes are recorded at fair value on the date of the gift and are carried in accordance with the above policy.

#### **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

## 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, continued:

#### FILM PRODUCTION COSTS

Film production costs consist of capitalized costs related to the production of a film, which was released in December 2022. These production costs are being amortized over five years, which is the time period in which the most benefits from the film will occur. Management has elected to record the entire year of amortization every December. Amortization expense for the years ended June 30, 2025 and 2024 of \$1,839,817 and \$1,846,417, respectively, was recorded within depreciation and amortization expense on the consolidated statements of activities. Accumulated amortization as of June 30, 2025 and 2024 totaled \$5,532,650 and \$3,692,833, respectively.

## OPERATING LEASES-RIGHT-OF-USE ASSETS AND OBLIGATIONS

Turning Point has contracts that contain the right to control the use of property or assets, and are therefore considered leases. Turning Point records right-of-use assets and lease obligations on the consolidated statements of financial position for the rights and obligations created by leases with initial terms of more than twelve months.

## PROPERTY, EQUIPMENT, AND LONG-LIVED ASSETS

Expenditures over \$5,000 for property, equipment, and long-lived assets are capitalized at cost, with lesser amounts, including repairs and maintenance, expensed as incurred. Donated items are recorded at fair market value on the date of the gift. Depreciation and amortization expense is computed on the straight-line method over the estimated useful lives of the assets. The estimated useful lives are as follows:

Land	N/A
Buildings and improvements	3 to 39 years
Production equipment	5 to 7 years
Computer equipment and software	5 to 10 years
Furniture and office equipment	5 to 7 years
Vehicles and other	5 years
Website development	3 to 5 years
Airship Genesis	3 years

#### **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

# 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, continued:

#### **NET ASSETS**

The consolidated financial statements report amounts by classification of net assets as follows:

Net assets without donor restrictions are those resources currently available at the discretion of management for use in Turning Point's operations and those resources invested in property, equipment, and long-lived assets.

Net assets with donor restrictions are those resources which are stipulated by donors for specific operating purposes or capital projects. Promises-to-give that are restricted for future periods are classified as net assets with donor restrictions until they are collected.

## SUPPORT, REVENUE, AND EXPENSES

Contributions are recorded when cash or unconditional promises-to-give have been received or ownership of donated assets is transferred to Turning Point. Conditional promises-to-give are recognized when the conditions on which they depend are substantially met. Turning Point records support as contributions with donor restrictions if they are received with donor stipulations that limit their use through purpose or time restrictions, or both. When donor restrictions expire, that is, when the purpose restriction is fulfilled or the time restriction expires, the net assets are reclassified from net assets with donor restrictions to net assets without donor restrictions and reported in the consolidated statements of activities as net assets released from restrictions. Turning Point receives contributions of nonfinancial assets that are recorded as support at the estimated fair market value on the date of the gift. Contributions of nonfinancial assets given to Turning Point that do not have an objective basis for valuation are not recorded. Turning Point received approximately \$1,086,000 and \$438,000, of investment gifts for the years ended June 30, 2025 and 2024, respectively. These gifts were immediately liquidated.

Books, study guides, and other publications are either sold or provided upon request for a contribution of any amount, which is referred to as contribution premiums. The estimated fair market value of such premiums distributed, which are included in contribution income on the consolidated statements of activities, total approximately \$22,612,000 and \$27,277,000, for the years ended June 30, 2025 and 2024, respectively. Sales related to books, study guides, and other publications are recognized at a point in time when the sale occurs. There are no accounts receivable or performance obligation liabilities as of June 30, 2025, 2024, and 2023 related to sales revenue.

#### **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

# 2. <u>SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES</u>, continued:

#### SUPPORT, REVENUE, AND EXPENSES, continued

Special events revenue is recorded at a point in time and consists of approximately \$864,000 and \$653,000 for the years ended June 30, 2025 and 2024, respectively, includes amounts received from cruises and tours sponsored by Turning Point. Related special events costs of approximately \$878,000 and \$814,000, are included in program activities on the consolidated statements of activities for the years ended June 30, 2025 and 2024, respectively. There are no accounts receivable or performance obligation liabilities as of June 30, 2025, 2024, and 2023 related to special events revenue.

Interest, investment, and other income is recorded when earned. Expenses are recorded when incurred, in accordance with the accrual basis of accounting.

#### FUNCTIONAL ALLOCATION OF EXPENSES

The consolidated statements of functional expenses report certain categories of expenses that are attributable to one or more program or supporting functions of Turning Point. These expenses include depreciation, interest, information technology, and facilities operations. Depreciation and facilities operations are allocated based on square footage occupancy. Interest is allocated to the functional categories which have benefited from the proceeds of the external debt. Costs of other categories were allocated on estimates of time and effort.

## ALLOCATION OF JOINT COSTS

Turning Point allocates all costs containing a fund-raising appeal to fund-raising unless all of the criteria of purpose, audience, and content are met. Joint cost allocations are:

	Year Ended June 30,				
		2025		2024	
Program activities Fund-raising	\$	3,241,327 350,022	\$	3,899,866 414,293	
		3,591,349	\$	4,314,159	

# **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

# 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, continued:

# RECLASSIFICATIONS

Certain reclassifications have been made to the 2024 consolidated financial statement presentation to correspond to the 2025 format. Net assets and change in net assets are unchanged due to these reclassifications. Reclassifications include:

	As Previously				As		
		Presented	Reclassification		Presented		
Consolidated statements of financial position: Prepaid expenses and other assets Property, equipment, and long-lived assets—net	\$ \$	3,584,578 21,075,841	\$ \$	(1,307,958) 1,307,958	\$ \$	2,276,620 22,383,799	
Consolidated statements of activities:							
Program activities	\$	96,377,772	\$	(1,542,295)	\$	94,835,477	
Fund-raising	\$	11,508,397	\$	1,542,295	\$	13,050,692	
Consolidated statements of functional expenses:							
Office, IT, and occupancy-program activities	\$	5,967,507	\$	(1,542,295)	\$	4,425,212	
Office, IT, and occupancy-fund-raising	\$	171,345	\$	1,542,295	\$	1,713,640	

## **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

## 3. LIQUIDITY AND FUNDS AVAILABLE:

The following table reflects Turning Point's financial assets as of June 30, 2025 and 2024, reduced by amounts not available for general expenditure because of contractual or donor-imposed restrictions within one year of the consolidated statements of financial position date.

	June 30,			
	2025			2024
Financial assets: Cash and cash equivalents Accounts receivable Promises-to-give-net Life insurance cash surrender value	\$	19,891,297 730,772 761,000 2,833,795	\$	21,886,383 708,322 841,000 2,681,129
Financial assets, at year-end:		24,216,864		26,116,834
Less those unavailable for general expenditure within one year, due to: Promises-to-give-net collectible beyond one year		(641,000)		(721,000)
Financial assets available to meet cash needs for general expenditures within one year	\$	23,575,864	\$	25,395,834

As part of Turning Point's liquidity management, it structures its financial assets to be available as its general expenditures, liabilities, and other obligations come due. Turning Point has certain donor-restricted net assets totaling \$1,172,013 and \$3,742,866 that are available for general expenditures within one year of June 30, 2025 and 2024, respectively, as the restrictions are expected to be met by conducting the normal activities of Turning Point in the coming year. To help manage unanticipated liquidity needs, Turning Point also has committed to a line of credit in the amount of \$7 million which it could draw upon. Turning Point had approximately \$80,000 remaining to draw upon at June 30, 2025. See Note 8 for more information on the line of credit.

# **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

# 4. PROMISES-TO-GIVE:

Promises-to-give receivable consists of:

	June 30,			
		2025		2024
Unconditional promises-to-give before				
discount for present value of cash flows	\$	2,121,000	\$	2,265,000
Less discount for present value of cash flows		(205,000)		(269,000)
Less allowance for uncollectible promises-to-give		(1,155,000)		(1,155,000)
		761,000		841,000
Less current portion		(120,000)		(120,000)
Promises-to-give, net of current portion	\$	641,000	\$	721,000
Amounts as of June 30, 2025, are due in:				
Less than one year	\$	120,000		
One to five years		400,774		
Greater than five years		240,226		
	\$	761,000		
	\$	761,000		

# 5. <u>INVENTORY:</u>

Inventory consists of:

	June 30,			
	2025		2024	
Books and Bibles	\$ 6,238,047	\$	6,081,566	
CDs and videos	1,439,476		1,464,402	
Study guides	1,028,074		1,016,925	
Bible resources	565,182		732,323	
Inventory supplies	 73,561		179,894	
	9,344,340		9,475,110	
Less reserve for obsolete inventory	 (1,256,514)		(1,678,050)	
	\$ 8,087,826	\$	7,797,060	

#### **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

## 6. OPERATING LEASES – RIGHT-OF-USE ASSETS AND OBLIGATIONS:

The Organization leases property, vehicles and equipment under various operating leases expiring at various dates through June 2028. The discount rate represents the risk-free discount rate using a period comparable with that of the individual lease term on the inception date of the lease. The leases require monthly payments ranging from \$1,013 to \$81,147. Discount rates on these leases range from 2.85% to 4.56%.

	 June 30,			
	 2025		2024	
Operating lease right-of-use assets	\$ 1,963,716	\$	3,260,690	
Operating lease obligations	\$ 2,025,669	\$	3,344,469	
Operating lease costs	\$ 1,888,101	\$	1,826,449	
Cash paid for operating leases	\$ 1,909,927	\$	1,783,757	
Weighted-average discount rate	3.48%		3.52%	
Weighted-average remaining lease term	1.22 years		1.92 years	

Future minimum lease payments required under the operating leases that have an initial or remaining non-cancelable lease term in excess of one year are as follows:

Year Ending June 30,	
2026	\$ 1,782,497
2027	249,794
2028	39,290
	2,071,581
Less imputed interest	 (45,912)
	\$ 2,025,669

As of June 30, 2025, Turning Point has an additional operating lease that has not yet commenced with approximate annual payments ranging between \$1,300,000 and increasing by 4% annually to \$1,850,000 in year 10. This lease will commence subsequent to June 30, 2025, upon substantial completion of the building and has a lease term of 10 years.

Subsequent to the year ended June 30, 2025, Turning Point extended a lease for warehouse space for an extended term commencing in June 2026 and expiring in December 2026. The approximate annual payments for fiscal years ending June 30, 2026 and June 30, 2027 are \$88,000 and \$527,000, respectively.

# **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

# 7. PROPERTY, EQUIPMENT, AND LONG-LIVED ASSETS-NET:

Property, equipment, and long-lived assets-net consist of:

	June 30,			
	2025			2024
Land	\$	1,273,651	\$	1,273,651
Buildings and improvements		17,587,820		8,964,976
Production equipment		11,576,068		9,317,037
Computer equipment and software		5,187,919		5,112,139
Furniture and office equipment		3,517,240		2,115,660
Vehicles and other		184,275		172,533
Website development		916,375		916,375
Airship Genesis		648,344		648,344
		40,891,692		28,520,715
Less accumulated depreciation and amortization		(21,513,186)		(18,548,587)
		19,378,506		9,972,128
Construction in progress		8,351,599		12,411,671
		<u> </u>		
	\$	27,730,105	\$	22,383,799

Depreciation expense was recorded in the amount of approximately \$3,043,000 and \$2,178,000, for the years ended June 30, 2025 and 2024, respectively. Amortization expense, related to website development was approximately \$12,000 and \$21,000 for the years ended June 30, 2025 and 2024, respectively. Capitalized interest, included within construction in progress and buildings and improvements, totaled \$180,844 and \$236,337 as of June 30, 2025 and 2024, respectively.

# **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

# 8. LONG-TERM DEBT:

Long-term debt consists of:

	June 30,		
	2025		2024
A \$10,000,000 construction line of credit with a financial institution, secured by property and equipment, inventory, and accounts receivable. Interest rate of 5.75%. In July 2024, the construction line of credit converted to a term loan upon maturity with monthly payments, including principal and interest, of \$110,324 based on a five-year amortization. Loan matures April 2029 with a balloon payment due of \$6,135,091.	\$ 9,382,150	\$	9,192,895
Revolving \$7,000,000 line of credit with a financial institution, secured by property and equipment, inventory, and accounts receivable. Interest rate of prime minus 0.25% (effectively 7.25% as of June 30, 2025). The line of credit matures March 2026.	6,920,000		6,500,000
A \$8,000,000 construction line of credit with a financial institution, secured by property and equipment, inventory, and accounts receivable. Interest rate of 6.25%. The line of credit matures			
September 2025.	6,726,783		104,570
	23,028,933		15,797,465
Less current portion	(8,159,676)		(7,222,528)
	\$ 14,869,257	\$	8,574,937

Subsequent to June 30, 2025, Turning Point drew an additional \$1,273,217 on the \$8,000,000 construction line of credit. In September 2025, the line of credit converted into a term loan with monthly payments, including principal and interest, of \$90,184, with interest calculated at 6.25%. The loan matures March 2029. The loan is secured by property and equipment, inventory, and accounts receivable.

## **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

## 8. LONG-TERM DEBT, continued:

Annual minimum payments, including the modification subsequent to June 30, 2025 on the notes payable are as follows:

Year Ending June 30,	
2026	\$ 8,159,676
2027	1,466,777
2028	1,555,633
2029	 13,120,064
	\$ 24,302,150

Interest expense, excluding capitalized interest, for years ended June 30, 2025 and 2024 totaled approximately \$1,116,000 and \$636,000, respectively. Turning Point was in compliance with all financial and reporting covenants as of June 30, 2025 and 2024.

# 9. <u>NET ASSETS WITH DONOR RESTRICTIONS:</u>

Net assets with donor restrictions, restricted by purpose or time, consist of:

	June 30,			
		2025		2024
Time restricted	\$	761,000	\$	841,000
Global outreach		288,211		167,329
Other program restrictions		122,802		21,757
Television studio				2,712,780
	_ \$	1,172,013	\$	3,742,866

## 10. COMMITMENTS:

During the year ended June 30, 2025, Turning Point entered into a construction contract for completion of a office remodel project in fiscal year 2026. As of June 30, 2025, Turning Point is committed to paying approximately \$2,640,000 of unbilled construction costs as of June 30, 2025.

#### **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

#### 11. RELATED PARTY TRANSACTIONS:

The Founder/CEO of Turning Point is also the senior pastor of Shadow Mountain Community Church (the Church) in El Cajon, California. Various materials produced and sold by Turning Point are derived from sermons conducted on the premises of the Church.

For the years ended June 30, 2025 and 2024, the following transactions occurred between Turning Point and the Church: contributions to the Church were \$100,000 for both years; support of Spanish programming aired by Turning Point from the Church totaled \$30,000 for both years; and product purchases and other costs used by the Church purchased from Turning Point were approximately \$96,000 and \$46,000, respectively. Amounts owed to Turning Point by the Church were approximately \$6,000 for both years.

The President/Chief Operating Officer (COO) and Founder/CEO of Turning Point hold positions on the board of directors of Turning Point of Canada (the Canadian Charity). The Canadian Charity broadcasts religious programs provided by Turning Point throughout Canada. Turning Point provides fund-raising consulting, programming, product fulfillment, and general business consulting as needed by the Canadian Charity throughout the year. For the years ended June 30, 2025 and 2024, Turning Point invoiced approximately \$1,259,000 and \$1,805,000, respectively, for goods and services to the Canadian Charity. Accounts receivable from the Canadian Charity were approximately \$566,000 and \$377,000, as of June 30, 2025 and 2024, respectively.

The President/COO and Founder/CEO of Turning Point hold positions on the board of directors for Turning Point for God of Great Britain broadcasts religious programs provided by Turning Point in Great Britain. Turning Point provides fund-raising consulting, programming, product fulfillment, and general business consulting as needed by Turning Point of United Kingdom. For the years ended June 30, 2025 and 2024, Turning Point contributed approximately \$281,000 and \$398,000, respectively, in goods and services to Turning Point for God of Great Britain. For the years ended June 30, 2025 and 2024, reimbursements from Turning Point for God of Great Britain were approximately \$108,000 and \$253,000, respectively.

The President/COO and Founder/CEO of Turning Point hold positions on the board of directors for Turning Point for God of Australia. Turning Point for God of Australia broadcasts religious programs provided by Turning Point in Australia. Turning Point provides fund-raising consulting, programming, product fulfillment, and general business consulting as needed by Turning Point of Australia. For the years ended June 30, 2025 and 2024, Turning Point contributed approximately \$640,000 and \$663,000, respectively, in goods and services to Turning Point for God of Australia.

The Founder/CEO of Turning Point also holds a position on the board of directors for the Christian Unified School District. Contributions to the Christian Unified School District from Turning Point totaled approximately \$700,000, for both years ended June 30, 2025 and 2024.

#### **Notes to Consolidated Financial Statements**

June 30, 2025 and 2024

## 11. RELATED PARTY TRANSACTIONS, continued:

Turning Point purchases books authored by the Founder/CEO from various publishers at a discounted price negotiated by Turning Point, exclusive of any royalty. In addition, a designated amount of books are acquired and distributed through retail channels for ministry purposes once each year. Books acquired and distributed through retail channels result in standard royalties and agent fees for Dr. Jeremiah and his agent.

## 12. <u>RETIREMENT PLAN:</u>

Turning Point maintains a 403(b) and 457(b) defined contribution retirement program (the Program) with Guidestone Financial Resources of the Southern Baptist Convention for the benefit of its full-time and part-time employees who, after one year of consecutive service, have worked 1,000 or more hours in the past fiscal year of employment. Turning Point contributed 5% of gross wages to all eligible participants of the Program, vesting at 5 years. All employees of Turning Point may make voluntary contributions to the Program by way of elective salary deferrals.

Total retirement expense was approximately \$714,000 and \$683,000, for the years ended June 30, 2025 and 2024, respectively.

## 13. SUBSEQUENT EVENT:

Subsequent events have been evaluated through September 24, 2025, which is the date the consolidated financial statements were available to be issued.