



FISCAL YEARS ENDING JUNE 30, 2018 AND 2017

with
SUPPLEMENTAL SCHEDULES
AND INDEPENDENT AUDITOR'S REPORT

THE UNIVERSITY OF TOLEDO FOUNDATION **AND SUBSIDIARIES**

CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEARS ENDED JUNE 30, 2018 AND 2017

CliftonLarsonAllen LLP











Board of Trustees The University of Toledo Foundation and Subsidiaries 2801 W. Bancroft Street Toledo, Ohio 43606-3390

We have reviewed the *Independent Auditors' Report* of The University of Toledo Foundation and Subsidiaries, Lucas County, prepared by CliftonLarsonAllen LLP, for the audit period July 1, 2017 through June 30, 2018. Based upon this review, we have accepted these reports in lieu of the audit required by Section 117.11, Revised Code. The Auditor of State did not audit the accompanying financial statements and, accordingly, we are unable to express, and do not express an opinion on them.

Our review was made in reference to the applicable sections of legislative criteria, as reflected by the Ohio Constitution, and the Revised Code, policies, procedures and guidelines of the Auditor of State, regulations and grant requirements. The University of Toledo Foundation and Subsidiaries is responsible for compliance with these laws and regulations.

Dave Yost Auditor of State

October 14, 2018



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INDEPENDENT AUDITORS' REPORT

Board of Trustees
The University of Toledo Foundation and Subsidiaries
Toledo. Ohio

Report on the Financial Statements

We have audited the accompanying consolidated financial statements of The University of Toledo Foundation (a nonprofit organization) and its subsidiaries (collectively the "Foundation"), which comprise the consolidated statement of financial position as of June 30, 2018 and 2017, and the related consolidated statements of activities, 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.

Auditors' 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.

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 auditors' 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 financial position of The University of Toledo Foundation and Subsidiaries as of June 30, 2018 and 2017, and the results of their operations and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Emphasis of Matter

As described in notes 1 and 12, the consolidated financial statements include investments that are not listed on national exchanges or for which quoted market prices are not available. These investments include limited partnerships, start-up corporations, hedge funds, fund-of-funds, and comingled funds that are not mutual funds. Such investments totals \$140,919,394 (24.9% of total assets) and \$128,196,741 (25.2% of total assets) at June 30, 2018 and 2017, respectively. The values of these investments have been provided by the fund managers or general partners in the absence of readily determinable market values.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated September 28, 2018, on our consideration of the Foundation's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the result of that testing, and not to provide an opinion on the effectiveness of the Foundation's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Foundation's internal control over financial reporting and compliance.

CliftonLarsonAllen LLP

Clifton Larson Allen LLP

Toledo, Ohio September 28, 2018

THE UNIVERSITY OF TOLEDO FOUNDATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION JUNE 30, 2018 AND 2017

	2018	2017
ASSETS		
CURRENT ASSETS		
Cash and Cash Equivalents	\$ 1,179,529	\$ 1,492,222
Accounts Receivable	851,795	1,403,345
Contributions Receivable, Net of Allowance for Uncollectible		
Contributions	31,123,303	4,164,386
Interest Receivable	110,503	136,895
Prepaid Expense	115,036	81,897
Total Current Assets	33,380,166	7,278,745
NONCURRENT ASSETS		
Investments:		
Pooled Investments	488,907,556	453,337,116
Nonpooled Investments	7,021,647	6,554,401
Real Estate	593,476	593,476
Assets Held in Charitable Remainder Trusts	4,190,127	4,890,733
Total Investments	500,712,806	465,375,726
Contributions Receivable, Net of Allowance for Uncollectible		
Contributions and Present Value Adjustments	11,749,198	15,484,782
Cash Value of Life Insurance and Annuities	1,390,830	1,442,850
PROPERTY AND EQUIPMENT		
Land and Land Improvements	4,689,727	4,641,282
Gateway	15,341,045	15,329,295
Rental Property	1,639,404	1,609,614
Equipment	1,050,006	1,046,006
Total Property and Equipment	22,720,182	22,626,197
Less: Accumulated Depreciation	3,619,161	3,169,553
Net Property and Equipment	19,101,021	19,456,644
PROPERTY HELD FOR SALE		497,019
Total Assets	\$ 566,334,021	\$ 509,535,766

THE UNIVERSITY OF TOLEDO FOUNDATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (CONTINUED) JUNE 30, 2018 AND 2017

	2018	2017		
LIABILITIES AND NET ASSETS				
CURRENT LIABILITIES				
Accounts Payable	\$ 988,893	\$ 843,448		
Accrued Liabilities	270,173	221,612		
Deferred Revenue	82,494	91,289		
Senior Secured Notes Payable	290,318	276,463		
Total Current Liabilities	1,631,878	1,432,812		
NONCURRENT LIABILITIES				
Senior Secured Notes Payable, Net of Debt Issuance Costs	8,905,365	9,177,828		
Gateway Funding from Pooled Investments	2,174,038	2,217,608		
Grantor Trust Payable to a Related Party	2,012,824	2,012,824		
Annuities Payable	2,876,494	2,775,936		
Funds Held for Affiliates	219,958,079	206,641,488		
Total Liabilities	237,558,678	224,258,496		
NET ASSETS				
Unrestricted:				
Operating Funds:				
Undesignated	33,310,784	470,867		
Designated:				
Real Estate	4,730,877	5,176,613		
Gateway	582,542	544,291		
Board	10,162,240_	8,990,772		
Total Unrestricted Operating Funds	48,786,443	15,182,543		
Board Endowed	9,996,779	8,762,448		
Total Unrestricted	58,783,222	23,944,991		
Temporarily Restricted	146,234,613	139,960,152		
Permanently Restricted	123,757,508	121,372,127		
Total Net Assets	328,775,343	285,277,270		
Total Liabilities and Net Assets	\$ 566,334,021	\$ 509,535,766		

THE UNIVERSITY OF TOLEDO FOUNDATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF ACTIVITIES YEARS ENDED JUNE 30, 2018 AND 2017

		June 3	30, 2018			June 30, 2017						
	Unrestricted	Temporarily Restricted	Permanently Restricted	Total	Unrestricted	Temporarily Restricted	Permanently Restricted	Total				
SUPPORT, REVENUE, AND GAIN (LOSS)		11001110101	rtootilotou	1000	Cinconicted	rtootriotod	rtootriotou	1000				
Contributions	\$ 1,925,681	\$ 6,375,653	\$ 1,464,404	\$ 9,765,738	3 \$ 215,177	\$ 5,429,912	\$ 3,839,756	\$ 9,484,845				
Unconditional Promises to Give	30,332,672	656,997	629,287	31,618,956	28,644	3,134,269	(50,384)	3,112,529				
Administrative Fees	5,527,006	(2,497,393)	(5,656)	3,023,95	5,193,612	(2,512,636)	(6,594)	2,674,382				
Annuities and Trusts, Net of Actuarial		, , , ,	,			, , , ,	,					
Adjustments	-	(7,677)	(347,931)	(355,608	3) -	(7,451)	118,051	110,600				
Ancillary and Nongift	(12,463)	1,329,453	50,027	1,367,017	(3,671)	1,062,999	16,746	1,076,074				
Bookstore Revenue	5,302,158	-	-	5,302,158	5,861,116	-	-	5,861,116				
Income - UTF Gateway Investments	1,024,423	-	-	1,024,423	1,136,052	_	-	1,136,052				
Income - Real Estate Corp.	60,970	-	-	60,970	61,942	-	-	61,942				
Interest and Dividends	849,309	3,589,257	130,260	4,568,826	679,941	2,816,050	147,196	3,643,187				
Investment Fees	(137,423)	(599,072)	(34,718)	(771,21	3) (66,962)	(294,251)	(32,942)	(394,155)				
Net Realized and Unrealized Gains	2,812,872	12,186,945	239,396	15,239,213	4,834,065	21,250,375	556,006	26,640,446				
Net Loss on Sale of Real Estate	· · · · · -	-	-		(657,128)	· · · · -	-	(657,128)				
Satisfaction of Program and Donor					, ,			, , ,				
Restrictions	14,652,493	(14,652,493)	-		- 13,384,630	(13,384,630)	-	-				
Other Transfers	(153,103)	(107,209)	260,312		- (33,808)	260,423	(226,615)	-				
Total Support, Revenue, and												
Gain (Losses)	62,184,595	6,274,461	2,385,381	70,844,437	30,633,610	17,755,060	4,361,220	52,749,890				
EXPENSES												
Program Services:												
Academics	5,345,935	-	-	5,345,93	5,411,009	-	-	5,411,009				
Athletics Programs and Projects	4,765,797	-	-	4,765,797	3,476,461	-	-	3,476,461				
Student Aid	4,804,703	-	-	4,804,703	4,326,341	-	-	4,326,341				
Capital Projects	208,558	-	-	208,558	353,670	-	-	353,670				
Research	454,772	-	-	454,772	528,169	-	-	528,169				
Management and General	4,230,768	-	-	4,230,768	4,593,672	-	-	4,593,672				
Fundraising	2,748,027	-	-	2,748,027	2,688,542	-	-	2,688,542				
Bookstore Expenses	4,787,804	-	-	4,787,804	5,271,449	-	-	5,271,449				
Total Expenses	27,346,364		_	27,346,364		_		26,649,313				
INCREASE IN NET ASSETS -												
BEFORE TRANSFERS	34,838,231	6,274,461	2,385,381	43,498,073	3,984,297	17,755,060	4,361,220	26,100,577				
CAPITAL TRANSFER		_			(253,082)			(253,082)				
INCREASE IN NET ASSETS	34,838,231	6,274,461	2,385,381	43,498,073	3,731,215	17,755,060	4,361,220	25,847,495				
Net Assets - Beginning of Year	23,944,991	139,960,152	121,372,127	285,277,270	20,213,776	122,205,092	117,010,907	259,429,775				
NET ASSETS - END OF YEAR	\$ 58,783,222	\$ 146,234,613	\$ 123,757,508	\$ 328,775,343	3 \$ 23,944,991	\$ 139,960,152	\$ 121,372,127	\$ 285,277,270				

THE UNIVERSITY OF TOLEDO FOUNDATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED JUNE 30, 2018 AND 2017

	2018	2017		
CASH FLOWS FROM OPERATING ACTIVITIES	Ф 40 400 0 7 0	Ф 05 04 7 405		
Increase in Net Assets	\$ 43,498,073	\$ 25,847,495		
Adjustments to Reconcile Increase (Decrease) in Net Assets				
to Net Cash Provided by Operating Activities:	440.606	440.954		
Depreciation Contributions Held as Endowments	449,606 (2,106,781)	449,854 (4,870,489)		
	(2,100,701)	(4,070,409)		
Provisions for Uncollectible Contributions, Net of Actuarial	2 656 065	193,452		
Adjustments on Annuity Obligations	2,656,065	(438,904)		
Actuarial Adjustment on Contributions Receivable Unrealized/Realized Gains on Investments	(186,436)	` ' '		
Loss on Sale of Fixed Assets	(15,239,213) 16,119	(26,640,446) 910,210		
Change in Annuity Payable Obligation	482,949	(165,261) 253,082		
Capital Transfers Amortization of Debt Issuance Costs	17 055	•		
	17,855	17,855		
Changes in Operating Assets and Liabilities Which				
Provided (Used) Cash:	FF4 FF0	(674 500)		
Accounts Receivable	551,550	(674,598)		
Interest Receivable	26,392	(31,051)		
Contributions Receivable	(25,692,962)	1,202,512		
Prepaid Expenses and Other	(33,139)	25,060 (516,474)		
Accounts Payable	145,445	(516,171)		
Accrued Liabilities and Other Cash Surrender Value of Life Insurance	39,766	(281,606)		
	52,020	131,651		
Funds held for Affiliates	13,316,591	12,451,869		
Net Cash Provided by Operating Activities	17,993,900	7,864,514		
CASH FLOWS FROM INVESTING ACTIVITIES				
Purchase of Property and Equipment	(93,983)	(439,862)		
Purchases of Investments	(24,097,377)	(25,261,500)		
Proceeds from Sale of Property and Equipment	480,900	270,000		
Proceeds from Sales and Maturities of Investments	3,955,940	13,376,015		
Payments to Annuitants	(382,391)	(378,369)		
Net Cash Used by Investing Activities	(20,136,911)	(12,433,716)		
CASH FLOWS FROM FINANCING ACTIVITIES				
Payments on Outstanding Senior Secured Notes	(276,463)	(263,269)		
Contributions Held as Endowments	2,106,781	4,870,489		
Capital Transfer	· · · · -	(253,082)		
Net Cash Provided by Financing Activities	1,830,318	4,354,138		
NET DECREASE IN CASH AND CASH EQUIVALENTS	(312,693)	(215,064)		
Cash and Cash Equivalents - Beginning of Year	1,492,222	1,707,286		
CASH AND CASH EQUIVALENTS - END OF YEAR	\$ 1,179,529	\$ 1,492,222		
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash Paid for Interest	\$ 465,018	\$ 478,265		

NOTE 1 ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES

Organization

The University of Toledo Foundation and Subsidiaries (the Foundation) is a nonprofit Ohio corporation organized to receive, hold, invest, and administer property and to make expenditures to or for the benefit of The University of Toledo (the University).

The consolidated financial statements for the Foundation include accounts of wholly owned subsidiaries, the University of Toledo Foundation Real Estate Corporation and UTF Gateway Investments LLC. The University of Toledo Foundation Real Estate Corporation (the Corporation) was organized to acquire, hold title to, and collect income from real property for the benefit of the Foundation and the University. UTF Gateway Investments LLC (Gateway Investments) was organized for the construction and leasing of real property to house The University of Toledo Gateway (The Gateway), a mixed-use facility to include the University bookstore, retail space, and student off- campus housing.

Assets, liabilities, and operations of all the above entities have been included in the accompanying consolidated financial statements. All significant intercompany balances and transactions have been eliminated in the consolidated financial statements.

Fund Accounting and Net Asset Classification

To ensure compliance with restrictions placed on the resources available to the Foundation, accounts are maintained in accordance with the principles of fund accounting. This is the procedure by which resources are classified for accounting and reporting into funds established according to their nature and purpose. Net assets are classified and reported based on the existence or absence of donor-imposed restrictions. In the consolidated financial statements, funds that have similar characteristics have been combined into the net asset categories of unrestricted, temporarily restricted, and permanently restricted.

Unrestricted Net Assets – are not restricted by donors, or donor-imposed restrictions have expired. Unrestricted funds endowed by the governing board for the same purposes as permanently restricted funds are classified as unrestricted board endowment funds. The governing board has the right to decide at any time to expend the board endowment funds.

Temporarily Restricted Net Assets – contain donor-imposed restrictions that permit the Foundation to use or expend the assets as specified. The restrictions are satisfied either by the passage of time or by actions of the Foundation. Temporarily restricted quasi-endowed funds include donor endowments which are subject to the endowment policies outlined in Note 7 but do not contain donor restrictions as to the invasion of the corpus. Income from investments in temporarily restricted quasi-endowment funds is temporarily restricted until the donor-stipulated restrictions are met for spending of such income.

Permanently Restricted Net Assets – contain donor-imposed restrictions that stipulate the resources be maintained permanently, but permit the Foundation to use or expend part or all of the income derived from the donated assets for either specified or unrestricted purposes. The unexpended income from these donated assets is classified as temporarily restricted quasi-endowment funds.

NOTE 1 ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Cash and Cash Equivalents

Cash and cash equivalents consist of cash on hand, demand deposits with financial institutions, and short-term investments with maturities less than 90 days that are not part of the long-term investment pool.

Accounts Receivable

Accounts receivable are stated at net realizable value. An allowance for doubtful accounts is established based on a specific assessment of all invoices that remain unpaid following normal payment periods. All amounts deemed uncollectible are charged against the allowance for doubtful accounts in the period that determination is made. No allowance was deemed necessary at June 30, 2018 and 2017.

Contributions Receivable

Unconditional promises to give are recognized as unrestricted, temporarily restricted, or permanently restricted revenue based on the donor's intent when amounts are pledged. Conditional promises to give are recognized when the conditions on which they depend are substantially met and the promises become unconditional.

Contributions receivable are measured at fair value on a recurring basis in accordance with FASB ASC 820-10-50 and FASB ASC 825-10-05-5, *Financial Instruments - Fair Value Option*.

In-Kind Gifts

In-kind gifts, when received, are reflected as contributions in the accompanying consolidated financial statements at the estimated fair value at the date of receipt. The Foundation received in-kind gifts in 2018 and 2017 valued at \$259,348 and \$30,800, respectively.

Investments

Investment securities are stated at fair value, in accordance with Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) 820-10-50, Fair Value Measurements and Disclosures, following the fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value into three broad levels. The fair value hierarchy gives priority from highest to lowest to quoted prices in active markets for identical assets (Level I); inputs other than quoted prices included within Level I that are observable for the asset directly or indirectly (Level 2); and unobservable inputs for assets (Level 3). Investments valued at fair value using Level I inputs are cash equivalents, common stocks, and mutual funds that have observable quoted prices in active markets. Fair values determined by Level 2 inputs such as interest rates and yield curves are government bonds, government agency bonds, corporate bonds, and certain other funds. Hedge funds and partnerships are measured based on Level 3 inputs that are unobservable such as recent purchases and sales, underlying fund holdings, and information provided by fund managers and general partners including audited financial statements, unaudited financial statements, and net asset valuations.

NOTE 1 ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Investments (Continued)

Purchases and sales of investment securities are recorded on the trade date. Realized gains or losses from the sale of securities are determined using the cost basis of the securities sold. Interest and dividend income is reported when earned. Investment income and related administrative, investment, and fiduciary expenses are allocated to the funds on a basis that reflects the ratio of the related funds invested in the pooled portfolio to total market value.

Charitable Remainder Trusts

The Foundation is named as a beneficiary of several irrevocable trusts. The assets of the trusts are held by third parties as co-trustees appointed by the Foundation or by a trustee designated by the donor who manages the assets and distributes the income as defined in each trust. The Foundation's interest in the charitable remainder trusts is recognized based on the fair market value of the trust assets, less any liabilities of the trust. Under a split-interest trust, the donor is paid specified distributions for a future period of time and upon termination of the trust, the Foundation receives all or a portion of the trust assets.

Life Insurance Cash Surrender Value

The Foundation is the owner of certain life insurance policies on various donors who have named the Foundation as beneficiary. These policies are valued at their cash surrender value.

Property and Equipment

Property and equipment over \$10,000 are recorded at cost when purchased. Donated property is recorded at estimated fair market value at the date of acquisition. Depreciation is provided on the straight-line method over the estimated useful lives of the assets, which range from 5 to 39 years. Contributions of long-lived assets, such as property, are recognized as an increase in unrestricted net assets in the year the asset is received. Depreciation expense for the years ended June 30, 2018 and 2017 amounted to \$449,606 and \$449,854, respectively.

Capitalized Software

Costs related to software purchased for internal use, which are required to be capitalized pursuant to FASB ASC 350-40, are included in property and equipment.

NOTE 1 ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Annuities Payable

Annuities payable represent the cumulative present value of the liabilities to donors of irrevocable charitable remainder trusts and gift annuities based on the life expectancy of each annuitant or based upon the fixed term of the annuity. Payments to donors are expected to range from fiscal year 2018 to fiscal year 2051. The present value is determined by applying a discount rate and an annuity factor. The discount rate was 3.4% and 2.4% for fiscal years 2018 and 2017, respectively. Annuity adjustment factors based on IRS Publications 1457 and 1458 applied to annual payments of annuity trusts ranged from 1.0127 to 1.0155 in 2018 and 1.0090 to 1.0110 in 2017; unitrust factors applied to principal values ranged from 0.01 to 0.46 in 2018 and 0.29 to 0.42 in 2017; and factors applied to gift annuities ranged from 3.1 to 19.2 in 2018 and 2.2 to 22.0 in 2017.

Funds Held for Affiliates

Financial Accounting Standards Board ASC 958-605 (FASB ASC 958-605) deals with transfers of assets to a not-for-profit organization or charitable trust that raises or holds contributions for others. FASB ASC 958-605 specifies standards for transactions in which the Foundation accepts a contribution from a donor and agrees to transfer those assets, the return on investment of those assets or both, to another entity that is specified by the donors. Specifically, FASB ASC 958-605 requires that if the affiliate organization transfers funds to the Foundation using its own funds and for its own benefit, the Foundation must account for the transfer of such assets as a liability. The Foundation refers to these as funds held for affiliates on the accompanying consolidated statements of financial position.

The Foundation continues to report these funds as assets of the Foundation; however, in accordance with FASB ASC 958-605, a liability has been established for the fair value of the funds. All financial activity related to the funds is recorded as adjustments to the funds held for affiliate's liability and is omitted from the statement of activities and changes in net assets.

Administrative Fees

The Foundation charges a fee based on permanently restricted and quasi-endowed asset balances for managing and administering the investments under its control. In addition, the Foundation also charges administrative fees for pooled investments belonging to the University and The University of Toledo Alumni Association. The University investments include the board-designated reserves and endowments. In 2018 and 2017, the tiered fee ranged from 1.5% to .75% and 1.25% to .75%, respectively, of the fund balances and is computed on a rolling twelve quarter average. The amount charged to the University and The University of Toledo Alumni Association was approximately \$3.0 million and \$2.7 million in 2018 and 2017, respectively. Administrative fees charged to restricted funds of the Foundation are included in unrestricted revenue.

NOTE 1 ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Allocation of Functional Expense

The costs of providing the various program services, administrative expense, and fundraising have been reported on a functional basis in the consolidated statement of activities. Costs are allocated between the various programs and support services on an actual basis, where available, or based upon reasonable methods. Although the methods of allocation used are considered appropriate, other methods could be used that would produce different amounts.

Income Tax Status

The Foundation and the Corporation are incorporated under the laws of the State of Ohio as nonprofit corporations and are exempt from state and local income taxes. The Internal Revenue Service has determined that the Foundation and the Corporation are tax-exempt organizations as defined under Section 501(c)(3) and Section 501(c)(25)(C), respectively, of the Internal Revenue Code. Other subsidiaries of the Foundation are incorporated in the state of Ohio as limited liability companies and may cause the Foundation to be subject to unrelated business income tax on certain activities unrelated to its primary mission. Management has estimated potential liability to unrelated business income tax to be nominal. Accounting principles generally accepted in the United States of America require management to evaluate tax positions taken by the Foundation and recognize a tax liability if the Foundation has taken an uncertain position that more likely than not would not be sustained upon examination by the IRS or other applicable taxing authorities. Management has analyzed the tax positions taken by the Foundation and has concluded that as of June 30, 2018 and 2017, there are no uncertain positions taken or expected to be taken that would require recognition of a liability or disclosure in the consolidated financial statements. The Foundation and Corporation are subject to routine audits by taxing jurisdictions: however, there are currently no audits for any tax periods in progress.

Use of Estimates

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 the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenue, expenses, and other changes in net assets during the reporting period. Actual results could differ from those estimates.

NOTE 1 ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Subsequent Events

Management evaluated subsequent events through September 28, 2018, the date the financial statements were available to be issued. Events or transactions occurring after June 30, 2018, but prior to September 28, 2018, that provided additional evidence about conditions that existed at June 30, 2018, have been recognized in the financial statements for the year ended June 30, 2018. Events or transactions that provided evidence about conditions that did not exist at June 30, 2018, but arose before the financial statements were available to be issued, have not been recognized in the financial statements for the year ended June 30, 2018.

NOTE 2 CONTRIBUTIONS RECEIVABLE

As of June 30, 2018 and 2017, donors to the Foundation have made unconditional promises to give that are measured at fair value. A risk premium has been estimated by management based on uncertainty factors to determine expected future cash flows from unconditional promises to give that are discounted to a net present value based on a risk-free interest rate. Write-offs of uncollectible pledges for the years ended June 30, 2018 and 2017 amounted to \$1,922,996 and \$1,050,181, respectively.

Contributions receivable at June 30 are as follows:

	2018	2017
Within One Year	\$ 31,123,303	\$ 4,164,386
Over One to Five Years	10,851,781	14,699,633
More than Five Years	897,417	785,149
Net Contributions Receivable	\$ 42,872,501	\$ 19,649,168
Net Due in One Year	\$ 31,123,303	\$ 4,164,386
Net Due in Excess of One Year	11,749,198_	15,484,782
Total Contributions Receivable	\$ 42,872,501	\$ 19,649,168

In September 2017, the Foundation received a letter of intent for a gift of real property at an estimated value of \$30.3 million, which is reflected above as contributions receivable due in one year. The transfer of the property is anticipated to occur during fiscal year 2019. In May 2006, the Foundation received a pledge of \$15 million to establish three endowed funds to support the University. The timing and amounts of the payments and the amounts allocated to the funds shall be determined by the donors. However, the donors agree to complete the pledge within 15 years. The Foundation has received payments of \$9.8 million on the aforementioned pledge, leaving a remaining balance of \$5.2 million as of June 30, 2018. The pledge balance due is recorded at fair value as a long-term contribution receivable with a net present value of \$4.6 million and \$7.2 million as of June 30, 2018 and 2017, respectively.

NOTE 3 INVESTMENTS

Certain investments of The University of Toledo and The University of Toledo Alumni Association (the Alumni Association) are pooled with investments of the Foundation. The pooled investments are managed by the Foundation. The following are the pooled investments at June 30:

	20)18	20	17
	Market	Cost	Market	Cost
Mutual Funds, Index Funds, and				
ETFs - Equities	\$ 197,010,919	\$ 153,214,982	\$ 182,055,171	\$ 139,732,398
Mutual Funds, ETFs - Fixed Income	54,001,536	55,773,737	54,073,940	54,733,379
Common Stocks	79,900,442	69,364,034	70,319,596	60,889,092
Hedge Funds	73,686,454	69,740,501	71,906,070	70,822,047
Partnerships	67,232,940	58,772,569	56,290,671	52,674,850
U.S. Government and Agency				
Issues	14,276,322	14,406,255	12,205,104	12,141,419
Corporate Bonds	1,491,413	1,502,285	1,849,357	1,772,739
Cash Equivalents	1,307,530	1,307,530	4,637,207	4,637,207
Total Pooled Investments	\$ 488,907,556	\$ 424,081,893	\$ 453,337,116	\$ 397,403,131

At its March 2016 meeting, the Foundation Board of Trustees approved funding by the pooled investment portfolio of up to \$6 million for University capital projects. This 10- year loan was approved by the University in July 2016 with \$5.7 million drawn in fiscal year 2017. The current balance owed to the pool as of June 30, 2018 is \$5,211,608.

The Foundation holds other investments that do not participate in the investment pool. The following are the Foundation's nonpooled investments at June 30:

	 20		2017				
	Market		Cost		Market		Cost
Common Stocks	\$ 1,040,514	\$	675,390	\$	997,151	\$	558,321
Private Closely Held	2,044,549		2,044,549		2,085,379		2,085,379
Mutual Funds and EFTs - Fixed							
Income	968,748		992,124		995,121		997,591
Corporate Bonds	425,874		431,146		247,580		247,570
Mutual Funds, Index Funds, and							
EFTs - Equity	2,408,409		2,186,655		1,965,139		1,815,024
Cash Equivalents	133,553		132,984		264,031		264,031
Total Nonpooled							
Investments	\$ 7,021,647	\$	6,462,848	\$	6,554,401	\$	5,967,916

NOTE 3 INVESTMENTS (CONTINUED)

The Foundation holds investments as beneficiary of irrevocable remainder trust agreements. The following are the investments' holdings related to the remainder trusts at June 30:

	20			2017				
	Market	Cost			Market	Cost		
Common Stocks	\$ 1,841,358	\$	1,038,600	\$	2,169,020	\$	1,207,034	
Accrued Interest	4,364		4,364		7,570		7,570	
Mutual Funds and EFTs - Fixed								
Income	855,233		862,245		703,295		691,015	
Mutual Funds, Index Funds, and	•		•		•		•	
EFTs - Equity	1,186,212		821,463		924,458		611,778	
Corporate Bonds	250,081		252,854		309,627		306,048	
Cash Equivalents	52,879		52,879		776,763		776,764	
Total Remainder Trust								
Investments	\$ 4,190,127	\$	3,032,405	\$	4,890,733	\$	3,600,209	

The Foundation had the following sources of unrealized and realized gains and losses reported on the accompanying 2018 statement of activities:

	Pooled	Pooled Nonpooled				Remainder Trusts Other			Total		
Unrealized Gains: Ending Balance Beginning Balance	\$	29,132,297 24,535,564	\$	341,763 432,679	\$	1,157,722 1,290,524	\$	175,637 153,808	\$	30,807,419 26,412,575	
Unrealized Appreciation (Depreciation) Realized Appreciation		4,596,733		(90,916)		(132,802)		21,829		4,394,844	
(Depreciation)		10,282,504		217,648		342,668		1,549		10,844,369	
Total Realized and Unrealized Appreciation (Depreciation)	<u>\$</u>	14,879,237	\$	126,732	\$	209,866	\$	23,378	\$	15,239,213	

The Foundation had the following sources of unrealized and realized gains and losses during reported on the accompanying 2017 statement of activities:

	Pooled	No	onpooled	F	Remainder Trusts	Other	Total
Unrealized Gains:	 					 	
Ending Balance	\$ 24,535,564	\$	432,679	\$	1,290,524	\$ 153,808	\$ 26,412,575
Beginning Balance	 6,876,328		354,420		1,496,210	50,704	8,777,662
Unrealized Appreciation							
(Depreciation)	17,659,236		78,259		(205,686)	103,104	17,634,913
Realized Appreciation							
(Depreciation)	 7,988,755		367,905		711,712	(62,839)	 9,005,533
Total Realized and Unrealized Appreciation							
(Depreciation)	\$ 25,647,991	\$	446,164	\$	506,026	\$ 40,265	\$ 26,640,446

Investment and custody fees of \$771,213 and \$382,919 relating to the Foundation's investments were incurred for the years ended June 30, 2018 and 2017, respectively.

NOTE 3 INVESTMENTS (CONTINUED)

The Foundation holds real estate that is classified as investments on the consolidated statement of financial position. Real estate held as investments is recorded at cost and totaled \$593,476 as of June 30, 2018 and 2017.

On March 30, 2016, the University of Toledo entered into a Grantor Trust Agreement with the Foundation to allow the Foundation to hold title to 8,554.8 shares of VHA-UHC Alliance Newco, Inc. (now known as Vizient Inc.). The purpose for this trust rests in the fact that Vizient, Inc. is a for-profit entity and Ohio law does not permit state entities to hold title or ownership interests in for-profit entities. The initial gift was recorded based on a valuation analysis of the common stock at \$2,000,000 as of June 30, 2016, and a corresponding liability payable to the University of Toledo is recorded. The University's interest in Vizient (a private company) is less than 1% and the cost basis is used to record the asset and corresponding liability and the investment is reviewed annually for impairment.

The aggregate carrying amount of the investments measured on a nonrecurring basis included in the nonpooled investments on the consolidated statement of financial position is \$2,044,549 and \$2,085,379 as of June 30, 2018 and 2017, respectively. The fair value of these investments is not estimated if there are no identified events or changes in circumstances that may have a significant adverse effect on the fair value of the investment.

The pooled investments provided funding to Gateway Investments in the total amount of \$4.85 million as of June 30, 2018 and 2017. The Foundation's portion of the funding from the pooled investments was approximately \$2.67 million and \$2.63 million as of June 30, 2018 and 2017, respectively. The Foundation's contributions, as well as the affiliates', have been eliminated in the consolidating financial statements.

The Foundation invests in various investment securities. Investment securities are exposed to various risks such as interest rate, market, and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of the investment securities will occur in the near term and those changes could materially affect the amounts reported in the consolidated statement of financial position.

NOTE 4 LEASE COMMITMENTS

The Foundation's operations are conducted in facilities leased from the University. Rental expense changed to operations under the lease was \$58,450 for fiscal years 2018 and 2017. Future minimum rental payments will be \$58,450 annually during the 10-year renewal option period, which commenced in January 2012.

NOTE 5 PENSION PLANS

The Foundation has noncontributory defined contribution retirement plans covering all permanent employees who have at least 1,000 hours of service in a 12-consecutive-month period. Contributions are based on a percentage of gross wages. Several employees that were originally covered by the Ohio Public Employees Retirement System (OPERS) prior to the Foundation having its own employees were grandfathered into OPERS. There is one active employee covered by OPERS at June 30, 2018 and 2017. Employees participate in only one of the retirement plans. Total pension expense for the years ended 2018 and 2017 was \$220,987 and \$235,005, respectively.

NOTE 6 NET ASSETS CLASSIFICATION

Temporarily Restricted Net Assets

Temporarily restricted net assets are available for the following purposes at June 30, 2018:

		Time and	
	Purpose	Purpose	Total
Academics	\$ 17,235,847	\$ 53,349,497	\$ 70,585,344
Student Aid	2,609,883	48,455,045	51,064,928
Capital Projects	2,954,619	4,922,845	7,877,464
Athletic Programs	6,661,604	191,765	6,853,369
Research	2,326,743	3,672,484	5,999,227
General Support	1,538,316	2,315,965	3,854,281
Total	\$ 33,327,012	\$ 112,907,601	\$ 146,234,613

Temporarily restricted net assets are available for the following purposes at June 30, 2017:

		Time and	
	Purpose	Purpose	Total
Academics	\$ 16,648,031	\$ 48,225,703	\$ 64,873,734
Student Aid	3,068,688	46,117,695	49,186,383
Capital Projects	2,704,785	5,389,561	8,094,346
Athletic Programs	7,738,469	151,617	7,890,086
Research	2,534,578	3,339,758	5,874,336
General Support	1,852,294	2,188,973	4,041,267
Total	\$ 34,546,845	\$ 105,413,307	\$ 139,960,152

NOTE 6 NET ASSETS CLASSIFICATION (CONTINUED)

Permanently Restricted Net Assets

Permanently restricted net assets, reflected below at June 30, are restricted to investment in perpetuity. The income from these assets is expendable to support the activities within each category and is reclassified to temporarily restrict net assets until appropriated for expenditure.

	2018	2017
Student Aid	\$ 56,395,947	\$ 54,488,903
Academics	48,793,542	45,923,409
Research	11,080,019	10,859,008
General Support	3,038,783	4,617,066
Capital Projects	3,707,360	4,796,271
Athletic Programs	741,857	687,470
Total	\$ 123,757,508	\$ 121,372,127

Reclassification of Net Assets

Net assets that were released from temporarily restricted net assets and transferred to unrestricted net assets upon satisfaction of donor restrictions were expended as follows for the years ended June 30:

7
3,596
1,696
9,883
7,426
5,733
6,296
4,630
1,6 9,8 7,4 5,7

Net assets associated with endowment funds are classified and reported based on the existence or absence of donor-imposed restrictions.

NOTE 7 DONOR-RESTRICTED AND BOARD-DESIGNATED ENDOWMENTS

Changes in endowment net assets for the fiscal year ended June 30, 2018 are as follows:

	U	Inrestricted Board-	Trans	stricted sfer for				
		Endowed	-	gative	Temporarily	Permanently		
	1	Net Assets	Endo	wments	Restricted	Restricted		Total
Endowment Net Assets -								
Beginning of Year	\$	8,762,448	\$	-	\$ 105,413,306	\$ 121,372,127	\$	235,547,881
Investment Return:								
Investment Income		121,417		-	2,978,296	95,542		3,195,255
Net Appreciation		498,268			12,137,939	239,395		12,875,602
Total Investment								
Return		619,685		-	15,116,235	334,937		16,070,857
Contributions and board								
Transfers to Endowment Funds		19,702		-	341,318	1,745,761		2,106,781
Other Income/Transfers to								
Endowment Funds		_		-	16,472	50,027		66,499
Administrative Fees		(93,990)		-	(2,488,573)	(5,656)		(2,588,219)
Investment Income to Restore								
Prior Deficiencies of								
Other Transfers		688,934		_	(5,491,156)	260,312		(4,541,910)
Change in Net Assets		1,234,331		-	7,494,296	2,385,381		11,114,008
Endowment Net Assets -								
End of Year	\$	9,996,779	\$	_	\$ 112,907,602	\$ 123,757,508	\$	246,661,889
	<u> </u>	-,000,0			,,	- .20,.0.,000	<u> </u>	0,00.,000

The above schedule and balances reflect contributions receivable of approximately \$9.3 million and \$83,500 for permanently restricted endowed net assets and temporarily restricted endowed net assets, respectively, for the fiscal year ended June 30, 2018.

Changes in endowment net assets for the fiscal year ended June 30, 2017 are as follows:

	U	nrestricted Board-	nrestricted ansfer for					
		Endowed	Negative	-	Temporarily	-	Permanently	
		let Assets	dowments		Restricted		Restricted	Total
Endowment Net Assets -								
Beginning of Year	\$	7,970,809	\$ (117,455)	\$	89,108,666	\$	117,010,907	\$ 213,972,927
Investment Return:								
Investment Income		103,802	-		2,511,196		114,254	2,729,252
Net Depreciation		871,521			21,160,958		556,006	22,588,485
Total Investment Return		975,323	-		23,672,154		670,260	25,317,737
Contributions and board								
Transfers to Endowment Funds		21,469	-		941,599		3,907,423	4,870,491
Other Income/Transfers to								
Endowment Funds		1,050	-		15,584		16,746	33,380
Administrative Fees		(95,145)	-		(2,503,165)		(6,594)	(2,604,904)
Investment Income to Restore								
Prior Deficiencies of								
Perpetual Endowments		-	117,455		-		-	117,455
Other Transfers		(111,058)			(5,821,532)		(226,615)	(6,159,205)
Change in Net Assets		791,639	 117,455	_	16,304,640		4,361,220	21,574,954
Endowment Net Assets -								
End of Year	\$	8,762,448	\$ _	\$	105,413,306	\$	121,372,127	\$ 235,547,881

NOTE 7 DONOR-RESTRICTED AND BOARD-DESIGNATED ENDOWMENTS (CONTINUED)

The above schedule and balances reflect contributions receivable of approximately \$13.4 million and \$183,000 for permanently restricted endowed net assets and temporarily restricted endowed net assets, respectively, for the fiscal year ended June 30, 2017.

Net assets related to charitable remainder trusts are included in the above donor-restricted net assets, classified based on the donors' restrictions. Charitable remainder trusts have assets invested based on the donors' directive. Spending from net assets of charitable remainder trusts commences upon the maturity of the trust.

Other transfers of temporarily restricted and permanently restricted net assets relate mainly to transfers of temporarily restricted endowed spendable earnings to temporarily restricted operating net assets, as well as reclassifications due to changes in donor intent through revised fund agreements or other communications.

Interpretation of Relevant Law

The board of trustees of the Foundation (the Board) has reviewed UPMIFA and recognizes the importance of the preservation of the donor-restricted endowment funds absent explicit donor stipulations as well as the safeguarding of the original gifts to provide support to the University in perpetuity. As a result, the Foundation classifies as permanently restricted net assets (a) the original gifts donated to the permanent endowment, (b) the original value of subsequent gifts to the permanent endowment, and (c) accumulations to the permanent endowment made in accordance with the direction of the applicable donor gift instrument at the time the accumulation is added to the fund. The remaining portion of the donor-restricted endowment fund that is not classified as permanently restricted net assets is classified as temporarily restricted net assets until those amounts are appropriated for expenditure by the Foundation in a manner consistent with the standards of prudence prescribed by UPMIFA.

In accordance with UPMIFA, the Foundation considers the following factors in making a determination to appropriate or accumulate donor-restricted endowment funds:

- Duration and preservation of the endowment fund
- Purpose of the Foundation and the endowment fund
- General economic conditions
- Possible effect of inflation or deflation
- Expected total return from income and the appreciation of investments
- Other resources of the Foundation
- Investment policy of the Foundation

NOTE 7 DONOR-RESTRICTED AND BOARD-DESIGNATED ENDOWMENTS (CONTINUED)

Funds with Deficiencies

From time to time, the fair value of assets associated with individual donor-restricted endowment funds may fall below the level that the donor or UPMIFA requires the Foundation to retain as a fund of perpetual duration. In accordance with GAAP, deficiencies of this nature that are reported in unrestricted net assets (none in 2018 and 2017). These deficiencies resulted from unfavorable market fluctuations that occurred shortly after the investment of new permanently restricted contributions and continued appropriation for certain programs deemed prudent by the board.

A secondary objective is to achieve a total return in excess of the broad policy benchmarks comprised of each broad asset category weighted by its target allocation. The current broad policy benchmarks are:

US Equity: Russell 300

International Equity: MSCI ACWI ex-US

Global Fixed Income: Barclays Aggregate Bond

Strategies Employed for Achieving Objectives

To satisfy its long-term total return objectives, the Foundation relies on a total return strategy in which investment returns are achieved through both capital appreciation (realized and unrealized) and current yield (interest and dividends). The Foundation targets a diversified asset allocation that places greater emphasis on equity-based investments constructed with prudent risk constraints. Over time, the Foundation expects its endowment funds to provide an average rate of return in excess of average appropriations.

Spending Policy and How the Investment Objectives Relate to Spending Policy

The Foundation has a spending policy based on a three-year moving market value average of invested funds. The Foundation appropriated 4% for fiscal years 2018 and 2017. In establishing this policy, the Foundation considered the long-term expected total return on endowment assets. Accordingly, over the long term, the Foundation expects the current spending policy to allow its endowments to accumulate capital sufficient to maintain its purchasing power.

NOTE 8 RELATED PARTY TRANSACTIONS

During 2015, the Corporation purchased a residence for \$922,000 and entered into a contract to renovate the residential property. The total cost to purchase, renovate, and furnish the residence was recorded in the fixed assets of the Corporation. Immediately following renovations, the Corporation and the University entered into a 20-year lease agreement commencing on July 1, 2015. During 2016, the residence was transferred from the Corporation to the Foundation at the carrying value. The lease agreement was amended and restated on January 1, 2016 and requires an annual payment of \$1 from the University to the Foundation until the 2035 maturity.

NOTE 8 RELATED PARTY TRANSACTIONS (CONTINUED)

During fiscal year 2017, the Foundation transferred land to the University in the amount of \$253,082.

The Foundation leases its office space from the University (see Note 4).

Throughout the year, the Foundation has purchased goods or services from companies which are related to some Foundation board members through ownership or employment, the amounts of which are immaterial.

During fiscal year 2016, the University of Toledo entered into a Grantor Trust Agreement with the Foundation (see Note 3).

As further documented at Note 3, the Foundation Board of Trustees approved funding by the pooled investment portfolio of up to \$6 million for University capital projects. This 10-year loan was approved by the University in July 2016 with the first draw of \$2.15 million in August 2016. The balance owed to the pool as of June 30, 2018 and 2017 is \$5,211,608 and \$5,787,648.

NOTE 9 REAL ESTATE CORPORATION

The Corporation entered into a Ground Lease Agreement (the lease) for property on Dorr Street, effective July 1, 2010. The lease has an initial term of 20 years and provides for four additional option periods with each option period including five additional years. During the initial term, base rent of \$32,000 was paid per year for the first five years. Each sequential five years will include an 8% increase to the base rent. As of July 1, 2015, the effective base rate is \$34,560. After the initial 20-year term, the base rent will be determined by the prevailing fair market rental value.

On May 11, 2016, the Foundation approved the sale of property conveyed from the University during 2015 with a recorded value of \$497,019 and this property is classified as held for sale on the June 30, 2017 statement of financial position. The property was subsequently sold during fiscal 2018.

NOTE 10 UTF GATEWAY INVESTMENTS

Gateway Investments entered into an amended and restated ground lease agreement with the University on July 26, 2011. The University agreed to lease Gateway Investments land for an initial term of 40 years commencing on July 1, 2011, with two optional 10-year extension periods. Gateway Investments developed and constructed The Gateway on the premises.

On November 17, 2011, Gateway Investments and the Foundation, as guarantor, issued senior secured notes in the amount of \$10.8 million in connection with the long-term financing of The Gateway. The notes are secured through the open-end mortgage, security agreement, assignment of leases, and rents and fixture filings. The notes were privately placed with a bank. The notes bear an interest rate of 4.9% and mature on November 1, 2027. Annual principal payments range from \$290,318 to \$6,159,592, and are payable on November 1. As part of the note purchase agreement, the Foundation is required under the guarantor covenant to maintain total net assets in excess of \$140 million.

In connection with the issuance of the senior notes, Gateway Investments incurred costs of approximately \$271,000 that are amortized over the life of the notes through 2027 on a straight-line basis.

Minimum principal and interest payments on the notes to maturity as of June 30, 2018 are as follows:

F	Principal		Interest		Total
\$	290,318	\$	452,292	\$	742,610
	304,868		437,742		742,610
	320,146		422,464		742,610
	336,191		406,419		742,610
	353,039		389,571		742,610
	7,757,768		1,496,517		9,254,285
\$	9,362,330	\$	3,605,005	\$	12,967,335
	\$	\$ 290,318 304,868 320,146 336,191 353,039 7,757,768	\$ 290,318 304,868 320,146 336,191 353,039 7,757,768	\$ 290,318 \$ 452,292 304,868 437,742 320,146 422,464 336,191 406,419 353,039 389,571 7,757,768 1,496,517	\$ 290,318 \$ 452,292 \$ 304,868 437,742 320,146 422,464 336,191 406,419 353,039 389,571 7,757,768 1,496,517

NOTE 10 UTF GATEWAY INVESTMENTS (CONTINUED)

The following summarizes the notes payable the Foundation has secured with balances due as of June 30:

	 2018	2017
Senior Secured Notes Payable	\$ 9,362,330	\$ 9,638,793
Less: Unamortized Debt Issuance		
Costs	 166,647	184,502
Total Notes Payable, Net	9,195,683	9,454,291
Less: Current Maturities	290,318	276,463
Total Notes Payable, Less		
Current Maturities	\$ 8,905,365	\$ 9,177,828

Interest expense for the years ended June 30, 2018 and 2017 consists of the following:

	 2018	 2017
Interest	\$ 465,018	\$ 478,265
Amortization of Bond Issuance Costs	 17,855	 17,855
Total	\$ 482,873	\$ 496,120

Bond issuance costs at June 30, 2018 and 2017 consist of the following:

	 2018	 2017
Loan Acquisition Costs	\$ 271,000	\$ 271,000
Less: Accumulated Amortization	 104,353	 86,498
Net Loan Acquisition Costs	\$ 166,647	\$ 184,502

During fiscal year 2015, a board resolution established a Bond Sinking Fund to invest funds to meet the balloon principal payment of approximately \$6.1 million that matures November 1, 2027. After an initial investment of \$330,000 on December 22, 2014, quarterly transfers of \$82,500 from operating accounts commenced.

The Foundation entered into a lease agreement with Gateway Investments on August 31, 2011, to occupy retail space for a collegiate bookstore. The term of the agreement is 15 years with three five-year renewal options. The minimum annual rent is approximately \$293,000 for lease years 1 through 5; \$302,000 for lease years 6 through 10; \$311,000 for lease years 11 through 15; \$320,000 for lease years 16 through 20; \$329,000 for lease years 21 through 25; and \$339,000 for lease years 26 through 30.

NOTE 10 UTF GATEWAY INVESTMENTS (CONTINUED)

The Foundation has a management agreement with Barnes & Noble to provide services to manage the collegiate bookstore and provide the bookstore inventory located within The Gateway through June 30, 2027, with an automatic renewal for one additional five-year term. The bookstore is operated under the Barnes & Noble trade name. Under the terms of the agreement, Barnes & Noble pays the Foundation a variable fee on aggregate collectible sales. The variable fee is 11% of collectible sales up to \$ 10 million; 12.5% of collectible sales between \$10 million and \$12 million; and 14% of collectible sales in excess of \$12 million. Revenue recognized related to the operation of the bookstore was approximately \$5,302,000 in fiscal year 2018 and approximately \$5,861,000 in fiscal year 2017 and is included in bookstore revenue on the consolidated statement of activities. Related expense recognized was approximately \$4,788,000 in fiscal year 2018 and approximately \$5,271,000 in fiscal year 2017 and is included in bookstore expenses on the consolidated statement of activities.

Gateway Investments is the landlord for seven other leases, and such leases include renewal options that include either one five-year term, two five-year terms, or one seven-year term. Total rent revenue related to these leases was approximately \$545,000 in 2018 and \$568,000 in 2017.

The following table summarizes the expected rent receipts during the initial terms of contracts:

Year Ending June 30,	 Amount		
2019	\$ 534,964		
2020	537,464		
2021	537,464		
2022	549,399		
2023	498,454		
2024 and Thereafter	 2,005,370		
Total	\$ 4,663,115		

NOTE 11 FUNDS HELD FOR AFFILIATES

Transactions in agency funds are summarized below for the years ended June 30:

	2018	2017
Contributions - Affiliates	\$ 4,904,212	\$ 4,161,509
Investment Income, Net	15,506,326	25,261,500
Distributions - Affiliates	(7,093,947)	(16,971,140)
Change in Balance	13,316,591	12,451,869
Balance in Affiliate Funds, Beginning of Year	206,641,488	194,189,619
Balance in Affiliate Funds, End of Year	\$ 219,958,079	\$ 206,641,488

NOTE 12 FAIR VALUE MEASUREMENTS

The Foundation complies with FASB ASC 820-10-50, Fair Value Measurements. FASB ASC 820-10-50 clarifies the definition of fair value, establishes a framework for measuring fair value, and expands disclosure about fair value measures. This standard applies under other accounting pronouncements that require or permit fair value measurements and does not require any new fair value measurements.

FASB ASC 820-10-50 provides a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. In general, fair values determined by Level 1 inputs use quoted prices in active markets for identical assets that the Foundation has the ability to access. Fair values determined by Level 2 inputs include quoted prices for similar assets in active markets, and other inputs such as interest rates and yield curves that are observable at commonly quoted intervals. Level 3 inputs are unobservable inputs, including inputs that are available in situations where there is little, if any, market activity for the related asset.

In instances whereby inputs used to measure fair value fall into different levels of the fair value hierarchy, fair value measurements in their entirety are categorized based on the lowest level input that is significant to the valuation. The Foundation's assessment of the significance of particular inputs to these fair value measurements requires judgment and considers factors specific to each asset.

Disclosures concerning assets measured at fair value for 2018 are as follows:

Ounted Prices

Assets Measured at Fair Value on a Recurring Basis at June 30, 2018

Significant

ASSETS	in Active Markets for Identical Assets (Level 1)		Signif Oth Obser Inpi (Leve	ner vable uts	Signif Unobse Inpi (Leve	rvable uts	Balance at June 30, 2018	
Pooled Investments:								
Mutual Funds, Index Funds,								
and ETFs - Equities	\$	197,010,919	\$	-	\$	-	\$	197,010,919
Mutual Funds and ETFs -								
Fixed Income		54,001,536		-		-		54,001,536
Common Stock		79,900,442		-		-		79,900,442
Cash Equivalents		1,307,530		-		-		1,307,530
U.S. Government and Agency Issues		-		276,322		-		14,276,322
Corporate Bonds		-	1,4	191,413		-		1,491,413
Hedge Funds		-		-		-		73,686,454
Partnerships	_			-			_	67,232,940
Total Pooled Investments		332,220,427	15,7	767,735		-		488,907,556
Nonpooled Investments:								
Cash Equivalents		133,553		-		-		133,553
Corporate Bonds Mutual Funds and ETFs -		-	4	125,874		-		425,874
Fixed Income		968,748		_		_		968,748
Mutual Funds, Index Funds,		,						,
and ETFs - Equities		2,408,409		-		-		2,408,409
Common Stocks		1,040,514		-		-		1,040,514
Total Nonpooled Investments		4,551,224		125,874		-		4,977,098
Other Assets:								
Assets Held in Remainder Trusts		-		-	4,1	90,127		4,190,127
Contributions Receivable		-		-	42,8	72,501		42,872,501

NOTE 12 FAIR VALUE MEASUREMENTS (CONTINUED)

Disclosures concerning assets measured at fair value for 2017 are as follows:

Assets Measured at Fair Value on a Recurring Basis at June 30, 2017

ASSETS	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	Balance at June 30, 2017	
Pooled Investments:					
Mutual Funds, Index Funds,					
and ETFs - Equities	\$ 182,055,171	\$ -	\$ -	\$ 182,055,171	
Mutual Funds and ETFs -					
Fixed Income	54,073,940	-	-	54,073,940	
Common Stock	70,319,596	-	-	70,319,596	
Cash Equivalents	4,637,207	-	-	4,637,207	
U.S. Government and Agency Issues	-	12,205,104	-	12,205,104	
Corporate Bonds	-	1,849,357	-	1,849,357	
Hedge Funds	-	-	-	71,906,070	
Partnerships				56,290,671	
Total Pooled Investments	311,085,914	14,054,461	-	453,337,116	
Nonpooled Investments:					
Cash Equivalents	264,031	-	-	264,031	
Corporate Bonds	-	247,580	-	247,580	
Mutual Funds and ETFs -					
Fixed Income	995,121	-	-	995,121	
Mutual Funds, Index Funds,					
and ETFs - Equities	1,965,139	-	-	1,965,139	
Common Stocks	997,151			997,151	
Total Nonpooled Investments	4,221,442	247,580	-	4,469,022	
Other Assets:					
Assets Held in Remainder Trusts	-	-	4,890,733	4,890,733	
Contributions Receivable	-	-	19,649,168	19,649,168	

During 2018, the Foundation applied Accounting Standards Update (ASU) No. 2015-07, Disclosures for Investments in Certain Entities that Calculate Net Asset Value per Share (or Its Equivalent), which amends the disclosure requirements of Accounting Standards Codification Topic 820, Fair Value Measurements and Disclosures. The amendments remove the requirement to categorize within the fair value hierarchy and make certain disclosure for all investments for which fair value is measured using net asset value per share practical expedient. The Foundation has processes in place to select appropriate valuation techniques. These processes include quarterly meetings with the Foundation's investment committee for collaboration and review of the hedge funds and partnerships, monthly or quarterly net asset valuation statements, and annual audited financial statements. The Foundation cannot independently assess the value of these underlying positions through a public exchange or over-the-counter market. The Foundation utilizes third-party investment consultants to monitor activity and markets, participate in fund manager calls, and obtain underlying financial information on the hedge funds and partnerships.

NOTE 12 FAIR VALUE MEASUREMENTS (CONTINUED)

The Foundation complies with FASB ASC 825-10-05-5, *Financial Instruments – Fair Value Option*. This codification permits entities to choose to measure many financial instruments and certain other items at fair value.

The Foundation has elected to measure contributions receivable at fair value to provide a valuation based on current yield curves and create consistency in financial presentation with measurements of other financial instruments. The election of the fair value option did not have a material impact on the Foundation's consolidated financial statements. Fair value is determined using the income approach as described in the FASB ASC 825-10-05-5 expected present value technique adjusting cash flows from unconditional promises to give by a risk premium and then discounting the expected cash flows, cash flows net of risk premium, using a risk-free interest rate based on current market conditions. The risk premium is determined for each individual pledge based on any expected variance in timing of payments, pledges past due, donor's relationship with the Foundation, publicity of the pledge, the Foundation's collection history, and any other relevant information.

Changes in Level 3 assets measured at fair value on a recurring basis for the years ended June 30, 2018 and 2017 are as follows:

Year Ended June 30, 2018		sets Held in Remainder Trusts	ontributions Receivable	
Balance at July 1, 2017 Income Distributions Distributions and Fees Pledges Received Payments Received Change in Present Value Change in Allowance Total Realized Gains (Losses) Total Unrealized Gains (Losses)	\$	4,890,733 124,216 (1,036,550) - - - 345,436 (133,708)	\$ 19,649,168 - 34,455,456 (8,389,623) (186,436) (2,656,064) - -	
Balance at June 30, 2018		4,190,127	\$ 42,872,501	
Year Ended June 30, 2017				
Balance at July 1, 2016 Income Distributions Distributions and Fees Pledges Received Payments Received Change in Present Value Change in Allowance Total Realized Gains (Losses) Total Unrealized Gains (Losses)	\$	5,330,519 141,430 (1,087,243) - - - - 716,112 (210,085)	\$ 20,606,228 - 3,744,883 (4,069,587) (438,904) (193,452) -	
Balance at June 30, 2017	\$	4,890,733	\$ 19,649,168	

NOTE 12 FAIR VALUE MEASUREMENTS (CONTINUED)

The realized and unrealized gains and losses as well as the changes in present value and allowance in the above tables are reported in net realized and unrealized gains on the consolidated statement of activities.

Qualitative information for Level 3 assets not valued using net asset valuations is as follows:

	Fair Value at June 30, 2018	Valuation Technique	Significant Unobservable Inputs Used	Range (Weighted Average)
Assets:				
Contributions Receivable	\$ 42,872,501	Discounted Cash Flow	Risk-Free Rate Default Factor	.6 - 1.5% 10%
			Past Due Allowance	10% - 90%
Assets Held in Remainder Trusts	4,190,127	Market Value of Underlying Assets	None	None
	Fair Value at June 30, 2017	Valuation Technique	Significant Unobservable Inputs Used	Range (Weighted Average)
Assets:				
Contributions Receivable	\$ 19,649,168	Discounted Cash Flow	Risk-Free Rate Default Factor	.6 - 1.5% 10%
			Past Due Allowance	10% - 90%
Assets Held in Remainder Trusts	4,890,733	Market Value of Underlying Assets	None	None

Both observable and unobservable inputs may be used to determine the fair value of positions classified as Level 3 assets and liabilities. As a result, the unrealized gains and losses for these assets presented in the tables above may include changes in fair value that were attributable to both observable and unobservable inputs.

The Foundation's policy is to recognize transfers in and out of the fair value classifications as of the actual date of the event of change in circumstances that caused the transfer. For the years ended June 30, 2018 and 2017, there were no transfers between levels of the fair value hierarchy.

NOTE 12 FAIR VALUE MEASUREMENTS (CONTINUED)

The following summarizes fair value measurements of investments in certain entities that calculate net asset value per share (or its equivalent) as of June 30:

		June 30, 2018				June 30, 2017					
Investment Investme					Unfunded				Infunded	Redemption	Redemption
	Investment Strategy	<u></u>	air Value	Con	nmitments		Fair Value	Cor	nmitments	Frequency	Notice Period
Siguler Guff Distressed Opportunities Fund III, LP	A partnership assembled as a Portfolio of funds representing a full spectrum of distressed investment approaches, including short-term and medium-term trading strategies, taking an influencing role in the reorganization process, investing for control in the class of the securities to affect the reorganization process, or acquiring the issuer.	\$	911,000	\$	136,164	\$	1,308,000	\$	136,164	No Restrictions	Requires notification to general partner. Redemption is subject to written consent of general partner.
Metropolitan Real Estate Partners VII, LP	A private real estate fund of funds focused primarily on value-added and opportunistic private real estate funds, most of which are niche funds that do not utilize operating partners. The fund seeks exposure to a broad set of underlying funds with differing sector and geographic allocations.		745,000		152,282		793,000		172,806	No Restrictions	Requires notification to general partner. Redemption is subject to written consent of general partner.
Robeco Sam Clean Tech Private Equity II, LP	A partnership assembled as a portfolio of funds seeking the most attractive Clean Tech private equity managers and co-investments, focusing on development and latestage deployment of proven technologies and on project development.		1,935,000		160,280		1,616,000		303,032	No Restrictions	Requires notification to general partner. Redemption is subject to written consent of general partner.

		June 30, 2018			June 30, 2017						
				U	nfunded			Į	Infunded	Redemption	Redemption
Investment	Investment Strategy		Fair Value	Con	nmitments		Fair Value	Co	mmitments	Frequency	Notice Period
Aether Real Assets II, LP	A partnership that strives for superior risk-adjusted returns by focusing on its primary sectors of oil and natural gas, metals, and minerals, and agriculture and timber. Other sectors of focus include traditional and alternative energy assets, infrastructure and capital assets, and water and other investments.	\$	2,258,000	\$	170,201	\$	2,410,000	\$	312,535	No Restrictions	Requires notification to general partner. Redemption is subject to written consent of general partner.
Kayne Anderson Energy Fund VI, LP	The partnership's principal strategy is to establish significant investment positions in privately issued securities, of public and private energy companies or in certain assets of those companies, influence the creation of wealth and the growth of the business of those companies, and maintain control over its disposition of those securities in order to achieve its investment objective.		1,465,000		271,259		2,162,000		360,000	No Restrictions	Requires notification to general partner. Redemption is subject to written consent of general partner.
FEG Private Opportunities Fund, LP. FEG Private Opportunities Fund II, LP. FEG Private Opportunities Fund III, LP.	A fund of funds structure to invest in three key market segments: global private equity, special situations, and real assets. The funds will identify other private investment funds in which to invest. The funds are expected to invest in twelve to fifteen private equity funds, five to eight real asset funds, and five to eight special situation funds.		41,032,000	:	21,711,500		30,176,000		30,846,500	No Restrictions	Requires notification to general partner. Redemption is subject to written consent of general partner.

		June 30, 2018			June 30), 2017		
				Unfunded		Unfunded	Redemption	Redemption
Investment	Investment Strategy		Fair Value	Commitments	 Fair Value	Commitments	Frequency	Notice Period
Falcon Strategic Partners IV, LP	The partnership has a differentiated disciplined approach to mezzanine investing that seeks inefficiencies in the lower middle market; Falcon Strategic encourages a partnership approach; identifies price potential transactions in a calibrated risk/return framework; and supports long-term value creation.	\$	3,760,000	\$ -	\$ 3,906,000	\$ -	No Restrictions	Requires notification to general partner. Redemption is subject to written consent of general partner.
Hopelite Offshore LTD	A fundamental long/short equity hedge fund utilizing a absolute return philosophy centered on long/short equity investments which a bottom-up stock selection process that is based on rigorous fundamental analysis and married with to-down industry trend analysis. A global fund with the majority of exposure in North America and Europe, predominately all-cap, but usually avoiding small and micro-cap names. Sector-focused industries include industrial, energy, financial services, real estate, consumer, technology, and media. The fund seeks to achieve maximum absolute returns as measured by the HFRI Equity Hedge Index while minimizing risk and volatility.		6,568,000		10,122,000		Quarterly	60 Days

		June 30, 2018			June 30, 2017						
				Ur	nfunded			Unfun	ded	Redemption	Redemption
Investment	Investment Strategy		Fair Value	Com	mitments		Fair Value	Commit	ments	Frequency	Notice Period
Marble Arch LP	A fundamental, bottom-up long/short equity hedge fund that tends to invest in small- and mid-capitalization companies, and special situations with a dedicated value approach. The fund tends to invest in areas of the market that arise in often overlooked companies. It is run with a low net market exposure to limit the influence of the broader stock market direction on the portfolio. The fund seeks to produce significant both long and short alpha as measured against the HFRI Equity Hedge Index.	\$	10,481,000	\$	-	\$	9,816,000	\$	-	Semiannual	60 Days
Pennant Windward LLC	A fundamental based long/short equity hedge fund utilizing a research driven approach to investing. The fund generally includes a macro hedging component and will opportunistically invest in nonequity securities when relevant. The fund will be predominately invested in the U.S. but will have some exposure to international markets. The fund seeks to outperform returns as measured by the HFRI Equity Hedge Index and S&P 500, with a lower level of volatility.		823,000		-		8,808,000		-	Quarterly	60 Days

		June 30, 2018			June 30	0, 2017					
				Uı	nfunded			Unf	unded	Redemption	Redemption
Investment	Investment Strategy		Fair Value		Commitments		Fair Value		nitments	Frequency	Notice Period
Graham Capital Management Fund II	A global macro hedge fund that specializes in both systematic and discretionary macro strategies. The fund employs a trend-based trading approach comprised of multiple submodels, trading using several factors including price, volatility, and trade duration.	\$	2,722,000	\$	-	\$	3,067,000	\$	-	Close of business each Wednesday and last business day of each month.	3 Days (Written)
Strategic Value Partners Fund	A hedge fund focusing on distressed, event-driven deals with impending restructurings along with other deep-value investments. The fund is global in nature primarily in the U.S. and Europe. Target investments are typically 65-80% senior debt and 20-35% subordinated debt/equity. The fund generally does not employ leverage at the fund level.		9,010,000		-		8,034,000		-	Quarterly	95 Days
Kepos Alpha Fund	A hedge fund specializing in Quantitative strategies. The fund allocates to three main strategies: macro statistical arbitrage, volatility trading, and systematic event driven, with a heavy reliance on identifying short-term price movements; and forecasting based on underreaction and overreaction of such price movements.		3,536,000		-		3,571,000		-	Quarterly	65 Days

	June 30, 2018				18	June 30	0, 20	17		
					Unfunded			Unfunded	Redemption	Redemption
Investment	Investment Strategy		Fair Value	Co	mmitments	Fair Value	C	ommitments	Frequency	Notice Period
Rimrock	A fixed-income hedge fund. The fund strategy is multi-sector fixed-income relative value that utilizes modest leverage, is actively hedged, and encompasses income and total return strategies. The fund focuses on short average life securities due to their relatively low amount of price sensitivity, including mortgage-backed securities, asset-backed securities, corporate credit, government and agency securities, and non-U.S. and emerging market securities.	\$	11,013,000	\$		\$ 10,704,000	\$	-	Annually	120 Days
Falcon Strategic Partners V, LP	The Partnership invests primarily in mezzanine securities issued by lower middle market companies located in North America. Pursues an opportunistic approach, investing across a wide variety of industry sectors and transaction types alongside entrepreneurs, management teams, nontraditional sponsors, and private equity funds; combining creative and flexible investment structures with carefully calibrated, risk-adjusted pricing. Active return comparisons used the S&P 500 Index and the Barclays five to seven-year High Field Index.		3,811,000		3,347,628	3,288,000		4,505,489	No Restrictions	Requires notification to general partner. Redemption is subject to written consent of general partner.

		June 30, 2018			June 30	0, 2017				
				Unfur			Unfunded		Redemption	Redemption
Investment	Investment Strategy	_	Fair Value	Commit	ments	Fair Value	Commitmer	nts	Frequency	Notice Period
Fir Tree International Value Fund	The multi-strategy hedge fund utilizes an opportunistic, value oriented approach. Investing on a global basis, across multiple asset classes, sectors, capital structures, and public and private markets, migrates to less efficient parts of the market looking for undiscovered value including various structured products overlooked by the marketplace. The Fund has generated returns significantly above the HFRI Weighted Composite Index and Barclays Aggregate Bond Index.	\$	6,805,000	\$	-	\$ 6,945,000	\$	-	Annual	30 Days
HBK Fund, LP	A diversified multi-strategy fund with a button-up process approach. Investment opportunities are sought on a global basis believing that international, especially emerging markets, are less efficient and therefore contain a wealth of arbitrage opportunities mostly on the credit, special situations and risk arbitrage side.		11,324,000		-	10,839,000		-	Quarterly	90 Days
Rocket Venture II	A limited liability company with the objective of investing in privately held technology related businesses generally in the imagining, incubating, and demonstrating phases of development, located in the State of Ohio.		179,000	4	20,000	90,000	510,0	00	Quarterly	90 Days (Written to the President)
Harvest	A limited liability company organized for the purpose of trading and investing in securities.		10,494,000		-	10,543,000		-	Monthly	Monthly

		June 3	0, 2018	June 3	0, 2017			
la contra ant	land a transfer out Observa	FainValue	Unfunded	Fain Value	Unfunded	Redemption	Redemption	
Investment	Investment Strategy A partnership that makes private	Fair Value \$ 642,000	Commitments	Fair Value	Commitments s	Frequency No Restrictions	Notice Period	
HCI Equity Partners	investments in lower middle market industrial products and services companies; Target sound businesses with proven products or services that are in need of an institutional partner to help position the company for continued long-term growth.	\$ 642,000	\$ 7,252,434	\$ -	,	NO RESTRICTIONS	Requires notification to the general partner. Redemption is subject to written consent of general partner.	
Indus Asia	A hedged equity manager that invests long and short in Asian equities excluding Japan. Net exposure will typically range from 30-70%.	2,375,000	-	-	-	Quaterly	30 Days	
Pelham	A hedged equity manager that invests long and short in European equities. Net exposure will typically range from 70-90%.	6,356,000	-	-	-	Monthly	90 Days	
Pleiad Asia	A hedged equity manager that invests long and short in Asian equities. Net exposure will typically range from 0-30%.	2,674,000				Quarterly	60 Days	
		\$ 140,919,000	\$ 33,621,748	\$ 128,198,000	\$ 37,146,526			

NOTE 12 FAIR VALUE MEASUREMENTS (CONTINUED)

The total approximate fair value of the hedge funds and partnership funds listed in the preceding table is \$140,919,394 and \$128,196,741 at June 30, 2018 and 2017, respectively. These investments are managed by the Foundation; however, the Foundation's portion of the pool of these investments is 55.2% and 54.4% at June 30, 2018 and 2017, or approximately \$77,745,000 and \$69,688,000, respectively.

The total unfunded commitments listed in the preceding table are \$33,621,748 and \$37,146,526 at June 30, 2018 and 2017, respectively. The Foundation's portion of these commitments is approximately \$18,559,000 and \$20,208,000 at June 30, 2018 and 2017, respectively.

Investments recorded at fair value in accordance with FASB ASC 820-10 have the following allocation between type and market:

	20	18	2017					
·	Market	Cost	Market	Cost				
Pooled Investments:								
Cash Equivalents - United States	\$ 1,307,530	\$ 1,307,530	\$ 4,637,207	\$ 4,637,207				
Common Stock:								
United States	75,971,846	66,174,653	66,278,962	57,329,166				
Ireland - USD	333,976	151,282	344,710	135,624				
Canada - USD	777,283	668,827	410,014	509,015				
United Kingdom	82,843	46,014	1,212,865	1,044,999				
Israel - USD	342,795	249,122	282,836	252,212				
Argentina - USD	-	-	111,735	105,892				
Brazil - USD	-	-	72,499	61,004				
India - USD	165,932	92,849	216,468	180,246				
Netherlands - USD	242,814	143,381	245,839	168,771				
Switzerland - USD	1,037,710	1,038,088	827,093	800,905				
China - USD	-	-	145,104	145,844				
Denmark - USD	230,159	229,116	, -	· -				
France - USD	715,083	570,703	-	-				
Puerto Rico - USD	· -	-	171,471	155,414				
Government Bonds - United States	14,276,322	14,406,255	12,205,104	12,141,419				
Corporate Bonds:								
United States	1,389,556	1,402,680	1,640,588	1,573,195				
United Kingdom - USD	-	-	103,492	99,939				
Netherlands - USD	101,857	99,605	105,277	99,605				
Fixed-Income Mutual Funds:								
United States	54,001,536	55,773,737	37,100,609	38,215,556				
International Region - USD	-	-	16,973,331	16,517,883				
Equity Mutual Funds, Indexes, ETFs:								
United States - USD	64,722,580	41,582,332	56,793,143	33,522,424				
International Region - USD	26,666,900	23,458,154	59,651,899	43,941,256				
Global Region - USD	36,138,501	23,668,060	-	-				
United Kingdom - USD	25,055,348	23,081,816	23,921,539	22,033,923				
Emerging Markets - USD	44,427,591	41,424,619	41,688,590	40,234,795				
Hedge Funds:								
Hedge Equity - Multi National	11,404,510	11,000,000	18,930,491	20,150,035				
Hedge Equity - International	45,880,293	43,672,012	44,941,214	43,672,012				
Fund of Funds - International	16,401,651	15,068,489	8,034,365	6,999,940				
Partnerships - Global	1,935,106	1,800,745	4,904,196	5,031,009				
Partnerships - North America Region	3,811,102	3,536,805	-	-				
Partnerships - United States	61,486,732	53,435,019	51,386,475	47,643,841				
Total Pooled Investments	\$ 488,907,556	\$ 424,081,893	\$ 453,337,116	\$ 397,403,131				

NOTE 12 FAIR VALUE MEASUREMENTS (CONTINUED)

	20)18		2017					
	Market		Cost		Market		Cost		
Nonpooled Investments: Cash Equivalents - United States Government Bonds - United States Fixed-Income Mutual Funds -	\$ 133,553	\$	132,984	\$	264,031	\$	264,031		
United States Corporate Bonds - United States Common Stocks - United States Equity Mutual Funds, Indexes, ETFs Total Nonpooled	968,748 425,874 3,314,668 134,255		992,124 431,146 2,730,953 131,093		995,121 247,580 997,151 1,965,139		997,591 247,570 558,321 1,815,024		
Investments	\$ 4,977,098	\$	4,418,300	\$	4,469,022	\$	3,882,537		
Annuity Trusts: Cash Equivalents - United States Fixed-Income Mutual Funds:	\$ 57,243	\$	57,243	\$	784,333	\$	784,333		
United States International Corporate Bonds - United States Common Stocks - United States	798,709 56,524 250,081 1,841,358		803,742 58,503 252,854 1,038,600		655,999 47,295 309,627 2,169,020		642,108 48,907 306,048 1,207,034		
Equity Mutual Funds, Indexes, ETFs: United States - USD Emerging Markets - USD International - USD Total Annuity Trusts	\$ 930,700 46,633 208,879 4,190,127	\$	635,828 46,708 138,927 3,032,405	\$	629,159 140,330 154,970 4,890,733	\$	372,811 122,793 116,174 3,600,208		

NOTE 13 CONCENTRATION OF CREDIT RISK

The Foundation and Corporation have noninterest-bearing accounts that are insured by the Federal Deposit Insurance Corporation (FDIC) up to \$250,000. The Foundation maintains other cash balances at several financial institutions. Other cash accounts are insured by the Federal Deposit Insurance Corporation up to \$250,000. During the fiscal years ended June 30, 2018 and 2017, the Foundation maintained balances that exceeded insurable limits.





INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION

Board of Trustees The University of Toledo Foundation and Subsidiaries Toledo, Ohio

We have audited the consolidated financial statements of The University of Toledo Foundation as of and for the years ended June 30, 2018 and 2017, and have issued our report thereon dated September 28, 2018, which contained an unmodified opinion on those financial statements. Our audits were performed for the purpose of forming an opinion on the financial statements as a whole. The consolidating information is presented for the purposes of additional analysis and is not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the financial statements as a whole.

CliftonLarsonAllen LLP

lifton/arsonAllen LLF

Toledo, Ohio September 28, 2018



THE UNIVERSITY OF TOLEDO FOUNDATION CONSOLIDATING STATEMENT OF FINANCIAL POSITION UNE 30, 2018

JUNE 30, 2018 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

ASSETS	e University of edo Foundation	Toledo	The University of Toledo Foundation Real Estate Corp.		ITF Gateway restments LLC	Eliminating Entries		 Total
CURRENT ASSETS								
Cash and Cash Equivalents	\$ 826,707	\$	154,666	\$	198,156	\$	-	\$ 1,179,529
Accounts Receivable	1,080,556		49,009		22,230		(300,000)	851,795
Contributions Receivable, Net of Allowance							-	
for Uncollectible Contributions	31,123,303		-		-		-	31,123,303
Interest Receivable	110,503		-		400.074		(00,000)	110,503
Prepaid Expense Total Current Assets	 90,965 33,232,034		203,675		120,071 340,457		(96,000)	 115,036 33,380,166
Total Current Assets	33,232,034		203,675		340,437		(396,000)	33,360,100
NONCURRENT ASSETS Investments:								
Pooled Investments	491,583,518		_		-		(2,675,962)	488,907,556
Nonpooled Investments	5,403,030		-		1,618,617		-	7,021,647
Real Estate	593,476		-		-		-	593,476
Asses Held in Charitable								
Remainder Trusts	 4,190,127							 4,190,127
Total Investments	501,770,151		-		1,618,617		(2,675,962)	500,712,806
Due from Real Estate Corporation	8,303,504		-		-		(8,303,504)	-
Contributions Receivable, Net of Allowance for Uncollectible Contributions and								
Present Value Adjustments	11,749,198		_		-		_	11,749,198
Cash Value of Life Insurance and Annuities	1,390,830		-		-		-	1,390,830
PROPERTY AND EQUIPMENT								
Land and Land Improvements	58,420		4,631,307		-		-	4,689,727
Gateway	-		-		15,341,045		-	15,341,045
Rental Property	1,468,175		171,229		-		-	1,639,404
Equipment	 864,898				185,108			 1,050,006
Total Property and Equipment	2,391,493		4,802,536		15,526,153		-	22,720,182
Less: Accumulated Depreciation	 1,023,067		261,225		2,334,869			 3,619,161
Net Property and Equipment	 1,368,426		4,541,311		13,191,284			 19,101,021
Total Assets	\$ 557,814,143	\$	4,744,986	\$	15,150,358	\$	(11,375,466)	\$ 566,334,021

THE UNIVERSITY OF TOLEDO FOUNDATION CONSOLIDATING STATEMENT OF FINANCIAL POSITION (CONTINUED)

JUNE 30, 2018 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

LIABILITIES AND NET ASSETS	University of do Foundation	To	he University of ledo Foundation eal Estate Corp.	UTF Gateway Investments LLC	Eliminating Entries	Total
CURRENT LIABILITIES						
Accounts Payable	\$ 940,913	\$	5,038	\$ 342,942	\$ (300,000)	\$ 988,893
Accrued Liabilities	260,404		2,551	103,218	(96,000)	270,173
Deferred Revenue	1		6,520	75,973	-	82,494
Senior Secured Notes Payable	 -		<u>-</u>	 290,318	 <u>-</u>	 290,318
Total Current Liabilities	 1,201,318		14,109	812,451	(396,000)	1,631,878
NONCURRENT LIABILITIES						
Due to University of Toledo Foundation	-		8,303,504	-	(8,303,504)	-
Senior Secured Notes Payable	-		-	8,905,365	-	8,905,365
Gateway Funding from Pooled Investments	-		_	2,174,038	-	2,174,038
Grantor Trust Payable to a Related Party	2,012,824		-	-	-	2,012,824
Annuities Payable	2,876,494		-	-	-	2,876,494
Funds held for Affiliates	219,958,079		-	-	-	219,958,079
Total Liabilities	226,048,715		8,317,613	11,891,854	(8,699,504)	237,558,678
NET ASSETS (DEFICIT)						
Unrestricted:						
Operating Funds:						
Undesignated	33,310,784		-	-	-	33,310,784
Designated:						
Real Estate	8,303,504		(3,572,627)	-	-	4,730,877
Gateway	-		-	3,258,504	(2,675,962)	582,542
Board	 10,162,240			<u> </u>	 <u> </u>	10,162,240
Total Unrestricted Operating Funds	51,776,528		(3,572,627)	3,258,504	(2,675,962)	48,786,443
Board Endowed	9,996,779		-	-	-	9,996,779
Temporarily Restricted	146,234,613		-	-	-	146,234,613
Permanently Restricted	123,757,508			 	 	123,757,508
Total Net Assets (Deficit)	331,765,428		(3,572,627)	3,258,504	(2,675,962)	328,775,343
Total Liabilities and Net Assets (Deficit)	\$ 557,814,143	\$	4,744,986	\$ 15,150,358	\$ (11,375,466)	\$ 566,334,021

THE UNIVERSITY OF TOLEDO FOUNDATION AND SUBSIDIARIES CONSOLIDATING STATEMENT OF ACTIVITIES VEAR ENDED, HINE 20, 2049

YEAR ENDED JUNE 30, 2018 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

	The University of Toledo Foundation	UTF Real Estate Corp.	UTF Gateway Investments	Eliminating Entries	Unrestricted Net Assets	Temporarily Restricted Net Assets	Permanently Restricted Net Assets	The University of Toledo Foundation and Subsidiaries
SUPPORT, REVENUE, AND GAINS (LOSSES)								
Contributions	\$ 9,765,738	\$ -	\$ -	\$ -	\$ 1,925,681	\$ 6,375,653	\$ 1,464,404	\$ 9,765,738
Unconditional Promises to Give	31,618,956	-	-	-	30,332,672	656,997	629,287	31,618,956
Administrative Fees	3,023,957	-	-	-	5,527,006	(2,497,393)	(5,656)	3,023,957
Annuities and Trusts, Net of Actuarial								
Adjustments)	(355,608)	-	-	-	-	(7,677)	(347,931)	(355,608)
Ancillary and no gift	1,367,017	-	-	-	(12,463)	1,329,453	50,027	1,367,017
Bookstore Revenue	5,302,158	-	-	-	5,302,158	-	-	5,302,158
Income - UTF Gateway Investments	· · · · -	-	1,397,597	(373,174)	1,024,423	-	-	1,024,423
Income - Real Estate Corp.	-	60,970	-	-	60,970	-	-	60,970
Interest and Dividends	4,568,826	, <u>-</u>	-	-	849,309	3,589,257	130,260	4,568,826
Investment Fees	(771,213)	_	_	_	(137,423)	(599,072)	(34,718)	(771,213)
Net Realized and Unrealized Losses	15,224,135	_	15,078	_	2,812,872	12,186,945	239,396	15,239,213
Satisfaction of Program and Donor Restrictions	- , ,	_	-	_	14,652,493	(14,652,493)	-	-
Other Transfers	_	_	_	_	(153,103)	(107,209)	260,312	_
Total Support, Revenue, and					(12, 11,	(, , , , , , , , , , , , , , , , , , ,		
Gains (Losses)	69,743,966	60,970	1,412,675	(373,174)	62,184,595	6,274,461	2,385,381	70,844,437
, , , , , , , , , , , , , , , , , , , ,	, .,	,	, ,-	(, ,	, , , , , , , , , , , , , , , , , , , ,	-, , -	,,	-,- , -
EXPENSES								
Program Services:								
Academics	5,345,935	-	-	-	5,345,935	-	-	5,345,935
Athletics Programs and Projects	4,765,797	-	-	-	4,765,797	-	-	4,765,797
Student Aid	4,804,703	-	-	-	4,804,703	-	-	4,804,703
Capital Projects	208,558	-	-	-	208,558	-	-	208,558
Research	454,772	-	-	-	454,772	-	-	454,772
Management and General	2,785,456	70,886	1,374,426	-	4,230,768	-	-	4,230,768
Fundraising	2,748,027	· <u>-</u>	-	-	2,748,027	-	-	2,748,027
Bookstore Expenses	5,160,978	_	-	(373,174)	4,787,804	-	_	4,787,804
Total Expenses	26,274,226	70,886	1,374,426	(373,174)	27,346,364	-		27,346,364
NODE ACE (DEODE ACE) IN NET ACCETO								
INCREASE (DECREASE) IN NET ASSETS,	40 400 740	(0.040)	20.040		04.000.004	0.074.404	0.005.004	40,400,070
BEFORE TRANSFERS	43,469,740	(9,916)	38,249	-	34,838,231	6,274,461	2,385,381	43,498,073
CAPITAL TRANSFERS			43,573	(43,573)				
INCREASE (DECREASE) IN NET ASSETS	43,469,740	(9,916)	81,822	(43,573)	34,838,231	6,274,461	2,385,381	43,498,073
Net Assets (Deficit) - Beginning of Year	288,295,690	(3,562,711)	3,176,682	(2,632,391)	23,944,991	139,960,152	121,372,127	285,277,270
Her Assets (Denote) - Deginning of Tear	200,230,030	(0,002,111)	3,170,002	(2,002,391)	20,344,381	109,900,102	121,012,121	200,211,210
NET ASSETS (DEFICIT) - END OF YEAR	\$ 331,765,430	\$ (3,572,627)	\$ 3,258,504	\$ (2,675,964)	\$ 58,783,222	\$ 146,234,613	\$ 123,757,508	\$ 328,775,343
,								

THE UNIVERSITY OF TOLEDO FOUNDATION CONSOLIDATING STATEMENT OF FINANCIAL POSITION

JUNE 30, 2017 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

ASSETS	The University of Toledo Foundation		The University of Toledo Foundation Real Estate Corp.		UTF Gateway Investments LLC		Eliminating Entries		Total	
CURRENT ASSETS										
Cash and Cash Equivalents	\$	1,083,181	\$	191,328	\$	217,713	\$	-	\$	1,492,222
Accounts Receivable		1,477,436		-		25,909		(100,000)		1,403,345
Contributions Receivable, Net of Allowance								-		
for Uncollectible Contributions		4,164,386		-		-		-		4,164,386
Interest Receivable		136,895		-		-		-		136,895
Prepaid Expense		58,955				22,942		-		81,897
Total Current Assets		6,920,853		191,328		266,564		(100,000)		7,278,745
NONCURRENT ASSETS										
Investments:										
Pooled Investments		458,187,116		-		-		(4,850,000)		453,337,116
Nonpooled Investments		5,315,348		-		1,239,053		-		6,554,401
Real Estate		593,476		-		-		-		593,476
Asses Held in Charitable										
Remainder Trusts		4,890,733		-		-		-		4,890,733
Total Investments		468,986,673		-		1,239,053		(4,850,000)		465,375,726
Due from Real Estate Corporation Contributions Receivable, Net of Allowance for Uncollectible Contributions and		8,739,322		-		-		(8,739,322)		-
Present Value Adjustments		15,484,782		-		-		-		15,484,782
Cash Value of Life Insurance and Annuities		1,442,850		-		-		-		1,442,850
PROPERTY AND EQUIPMENT										
Land and Land Improvements		9,975		4,631,307		-		-		4,641,282
Gateway		-		-		15,329,295		-		15,329,295
Rental Property		1,438,385		171,229		-		-		1,609,614
Equipment		860,898		-		185,108		-		1,046,006
Total Property and Equipment		2,309,258		4,802,536		15,514,403		-		22,626,197
Less: Accumulated Depreciation		967,932		260,641		1,940,980				3,169,553
Net Property and Equipment		1,341,326		4,541,895		13,573,423		<u> </u>		19,456,644
ASSETS HELD FOR RESALE				497,019						497,019
Total Assets	\$	502,915,806	\$	5,230,242	\$	15,079,040	\$	(13,689,322)	\$	509,535,766

THE UNIVERSITY OF TOLEDO FOUNDATION CONSOLIDATING STATEMENT OF FINANCIAL POSITION (CONTINUED)

JUNE 30, 2017 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

LIABILITIES AND NET ASSETS	The University of Toledo Foundation		The University of Toledo Foundation Real Estate Corp.		UTF Gateway Investments LLC		Eliminating Entries		Total
CURRENT LIABILITIES									
Accounts Payable	\$	794,360	\$	21,195	\$	127,893	\$	(100,000)	\$ 843,448
Accrued Liabilities		177,899		25,026		18,687		-	221,612
Deferred Revenue		-		7,410		83,879		-	91,289
Senior Secured Notes Payable		-		-		276,463		-	276,463
Total Current Liabilities		972,259		53,631		506,922		(100,000)	1,432,812
NONCURRENT LIABILITIES									
Due to University of Toledo Foundation		-		8,739,322		-		(8,739,322)	-
Senior Secured Notes Payable		-		-		9,177,828		-	9,177,828
Gateway Funding from Pooled Investments		-		-		2,217,608		-	2,217,608
Grantor Trust Payable to a Related Party		2,012,824		-		-		-	2,012,824
Annuities Payable		2,775,936		-		-		-	2,775,936
Funds Held for Affiliates		208,859,097		-		-		(2,217,609)	206,641,488
Total Liabilities		214,620,116		8,792,953		11,902,358		(10,956,931)	224,258,496
NET ASSETS (DEFICIT)									
Unrestricted:									
Operating Funds:									
Undesignated		470,867		-		-		-	470,867
Designated:									
Real Estate		8,739,322		(3,562,711)		-		-	5,176,611
Gateway		-		-		3,176,682		(2,632,391)	544,291
Board		8,990,774		-		-		-	8,990,774
Total Unrestricted Operating Funds		18,200,963		(3,562,711)		3,176,682		(2,632,391)	15,182,543
Board Endowed		8,762,448		-		-		-	8,762,448
Temporarily Restricted		139,960,152		-		-		-	139,960,152
Permanently Restricted		121,372,127		-		-		-	121,372,127
Total Net Assets (Deficit)		288,295,690		(3,562,711)		3,176,682		(2,632,391)	285,277,270
Total Liabilities and Net Assets (Deficit)	\$	502,915,806	\$	5,230,242	\$	15,079,040	\$	(13,689,322)	\$ 509,535,766

THE UNIVERSITY OF TOLEDO FOUNDATION AND SUBSIDIARIES CONSOLIDATING STATEMENT OF ACTIVITIES YEAR ENDED, JUNE 20, 2017

YEAR ENDED JUNE 30, 2017 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

	The University of	UTF Real	UTF Gateway	Eliminating	Unrestricted Net	Temporarily Restricted	Permanently Restricted	The University of Toledo Foundation
CURRORT REVENUE AND CAINS (LOCCES)	Toledo Foundation	Estate Corp.	Investments	Entries	Assets	Net Assets	Net Assets	and Subsidiaries
SUPPORT, REVENUE, AND GAINS (LOSSES)	C 0.404.045	¢.	\$ -	œ.	¢ 045 477	Ф E 400 040	¢ 2.020.756	¢ 0.404.04E
Contributions	\$ 9,484,845 3,112,529	\$ -	Ф -	\$ -	\$ 215,177	\$ 5,429,912	\$ 3,839,756	\$ 9,484,845
Unconditional Promises to Give Administrative Fees		-	-	-	28,644 5,193,612	3,134,269	(50,384)	3,112,529
	2,674,382	-	-	-	5, 193,012	(2,512,636)	(6,594)	2,674,382
Annuities and Trusts, Net of Actuarial	110 600					(7.454)	110.051	110 600
Adjustments)	110,600 1,076,074	-	-	-	(2.671)	(7,451) 1,062,999	118,051 16,746	110,600 1,076,074
Ancillary and no gift	, ,	-	-	-	(3,671)	1,062,999	10,740	, ,
Bookstore Revenue Income - UTF Gateway Investments	5,861,116	-	1,494,762	(358,710)	5,861,116 1,136,052	-	-	5,861,116 1,136,052
· · · · · · · · · · · · · · · · · · ·	-	- 61.042	1,494,762	(356,710)		-	-	61,942
Income - Real Estate Corp.	2 642 407	61,942	-	-	61,942	2.046.050	147 106	,
Interest and Dividends	3,643,187	-	-	-	679,941	2,816,050	147,196	3,643,187
Investment Fees	(394,155)	-	-	-	(66,962)	(294,251)	(32,942)	(394,155)
Net Realized and Unrealized Losses	26,640,446				4,834,065	21,250,375	556,006	26,640,446
Net Loss on Sale of Real Estate	(657,128)	-	-	-	(657,128)	(40.004.000)	-	(657,128)
Satisfaction of Program and Donor Restrictions	-	-	-	-	13,384,630	(13,384,630)	(000.045)	-
Other Transfers					(33,808)	260,423	(226,615)	-
Total Support, Revenue, and	E4 EE4 000	04.040	4 404 700	(250.740)	20,022,040	47.755.000	4 004 000	F0 740 000
Gains (Losses)	51,551,896	61,942	1,494,762	(358,710)	30,633,610	17,755,060	4,361,220	52,749,890
EXPENSES								
Program Services:								
Academics	5,411,009	_	_	_	5,411,009	_	_	5,411,009
Athletics Programs and Projects	3,476,461	_	_	_	3,476,461	_	_	3,476,461
Student Aid	4,326,341	_	_	_	4,326,341	_	_	4,326,341
Capital Projects	353,670	_	_	_	353,670	_	_	353,670
Research	528,169	_	_	_	528,169	_	_	528,169
Management and General	2,411,526	993,823	1,188,323	_	4,593,672	_	_	4,593,672
Fundraising	2,688,542	-	- 1,100,020	_	2,688,542	_	_	2,688,542
Bookstore Expenses	5,630,159	_	_	(358,710)	5,271,449	_	_	5,271,449
Total Expenses	24,825,877	993,823	1,188,323	(358,710)	26,649,313			26,649,313
,	= 1,0=0,011	,	,,,,,,,,,	(,)				
INCREASE (DECREASE) IN NET ASSETS,								
BEFORE TRANSFERS	26,726,019	(931,881)	306,439	-	3,984,297	17,755,060	4,361,220	26,100,577
CAPITAL TRANSFERS		(253,082)	59,107	(59,107)	(253,082)			(253,082)
INCREASE (DECREASE) IN NET ASSETS	26,726,019	(1,184,963)	365,546	(59,107)	3,731,215	17,755,060	4,361,220	25,847,495
Net Assets (Deficit) - Beginning of Year	261,569,671	(2,377,748)	2,811,136	(2,573,284)	20,213,776	122,205,092	117,010,907	259,429,775
(20.0.) 209	20.,000,011	(=,5,. 10)		(2,0:0,201)		,,	,55,507	200, .20,. 10
NET ASSETS (DEFICIT) - END OF YEAR	\$ 288,295,690	\$ (3,562,711)	\$ 3,176,682	\$ (2,632,391)	\$ 23,944,991	\$ 139,960,152	\$ 121,372,127	\$ 285,277,270









INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

Board of Trustees
The University of Toledo Foundation
Toledo, Ohio

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the financial statements of The University of Toledo Foundation, which comprise the consolidated statement of financial position as of June 30, 2018, and the related consolidated statements of activities, and cash flows for the year then ended, and the related notes to the financial statements, and have issued our report thereon dated September 28, 2018.

Internal Control Over Financial Reporting

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

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

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



Compliance and Other Matters

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

Purpose of this Report

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

CliftonLarsonAllen LLP

Clifton Larson Allen LLP

Toledo, Ohio September 28, 2018



UNIVERSITY OF TOLEDO FOUNDATION LUCAS COUNTY

CLERK'S CERTIFICATION

This is a true and correct copy of the report which is required to be filed in the Office of the Auditor of State pursuant to Section 117.26, Revised Code, and which is filed in Columbus, Ohio.

CLERK OF THE BUREAU

Susan Babbitt

CERTIFIED NOVEMBER 8, 2018