STATE OF NORTH CAROLINA

OFFICE OF THE STATE AUDITOR BETH A. WOOD, CPA







THE UNIVERSITY OF NORTH CAROLINA AT CHAPEL HILL

CHAPEL HILL, NORTH CAROLINA FINANCIAL STATEMENT AUDIT REPORT FOR THE YEAR ENDED JUNE 30, 2018

A CONSTITUENT INSTITUTION OF THE UNIVERSITY OF NORTH CAROLINA SYSTEM AND A COMPONENT UNIT OF THE STATE OF NORTH CAROLINA





STATE OF NORTH CAROLINA

Office of the State Auditor



2 S. Salisbury Street 20601 Mail Service Center Raleigh, NC 27699-0600 Telephone: (919) 807-7500 Fax: (919) 807-7647 http://www.ncauditor.net

AUDITOR'S TRANSMITTAL

The Honorable Roy Cooper, Governor The General Assembly of North Carolina Board of Trustees, The University of North Carolina at Chapel Hill

We have completed a financial statement audit of The University of North Carolina at Chapel Hill for the year ended June 30, 2018, and our audit results are included in this report. You will note from the independent auditor's report that we determined that the financial statements are presented fairly in all material respects.

The results of our tests disclosed no deficiencies in internal control over financial reporting that we consider to be material weaknesses in relation to our audit scope or any instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

North Carolina General Statutes require the State Auditor to make audit reports available to the public. Copies of audit reports issued by the Office of the State Auditor may be obtained through one of the options listed in the back of this report.

Beth A. Wood, CPA State Auditor

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Beth A. Wood, CPA State Auditor

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INDEPENDENT AUDITOR'S REPORT

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INDEPENDENT AUDITOR'S REPORT

Board of Trustees The University of North Carolina at Chapel Hill Chapel Hill, North Carolina

Report on the Financial Statements

We have audited the accompanying financial statements of The University of North Carolina at Chapel Hill (University), a constituent institution of the multi-campus University of North Carolina System, which is a component unit of the State of North Carolina, and its discretely presented component units, as of and for the year ended June 30, 2018, and the related notes to the financial statements, which collectively comprise the University's basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these 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 financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express opinions on these financial statements based on our audit. We did not audit the following:

- The financial statements of the UNC Investment Fund, LLC, which represent 52.86 percent and 7.43 percent, respectively, of the assets and revenues of the University.
- The financial statements of the UNC Intermediate Pool, LLC, which represent 5.23 percent and 0.56 percent, respectively, of the assets and revenues of the University.
- The financial statements of the UNC Management Company, Inc., which represent 0.11 percent and 0.52 percent, respectively, of the assets and revenues of the University.

- The financial statements of The University of North Carolina at Chapel Hill Foundation, Inc., which represent 1.39 percent and 1.14 percent, respectively, of the assets and revenues of the University.
- The financial statements of The Kenan-Flagler Business School Foundation, which represent 0.37 percent and 0.87 percent, respectively, of the assets and revenues of the University.
- The financial statements of The Medical Foundation of North Carolina, Inc., The Educational Foundation Scholarship Endowment Trust, or The University of North Carolina at Chapel Hill Arts and Sciences Foundation, Inc., the University's discretely presented component units.

The financial statements listed above were audited by other auditors, whose reports have been furnished to us, and our opinions, insofar as they relate to the amounts included for those entities, are based solely on the reports of the other auditors. We conducted our audit 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 financial statements are free from material misstatement. The financial statements of the University's blended and discretely presented component units were not audited in accordance with *Government Auditing Standards*.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the University's preparation and fair presentation of the 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 University'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 financial statements.

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

Opinions

In our opinion, based on our audit and the reports of the other auditors, the financial statements referred to above present fairly, in all material respects, the respective financial position of The University of North Carolina at Chapel Hill, and its discretely presented component units, as of June 30, 2018, and the respective changes in financial position and, where applicable, cash flows thereof for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Emphasis of Matter

As discussed in Note 23 to the financial statements, during the year ended June 30, 2018, the University adopted new accounting guidance, Governmental Accounting Standards Board Statement No. 75, Accounting and Financial Reporting for Postemployment Benefits Other

Than Pensions, as amended by Governmental Accounting Standards Board Statement No. 85, Omnibus 2017. Our opinion is not modified with respect to this matter.

Other Matters – Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the Management's Discussion and Analysis and other required supplementary information, as listed in the table of contents, be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We, and other auditors, have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated November 28, 2018 on our consideration of the University'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 to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the University's internal control over financial reporting and compliance.

Beth A. Wood, CPA State Auditor

Raleigh, North Carolina

It & Wash

November 28, 2018



MANAGEMENT'S DISCUSSION AND ANALYSIS

Introduction

Management's Discussion and Analysis provides an overview of the financial position and activities of The University of North Carolina at Chapel Hill (the University) for the fiscal year ended June 30, 2018, with comparative information for the fiscal year ended June 30, 2017. Management has prepared the discussion and analysis to be read in conjunction with the financial statements and accompanying notes to the financial statements.

The University is a constituent institution of the 17-campus University of North Carolina System (UNC System), a component unit of the State of North Carolina, and an integral part of the State's *Comprehensive Annual Financial Report (CAFR)*. The University is a global higher education leader known for innovative teaching, research, and public service. Now in its third century, the University, at the time of this publication, offers 77 bachelor's, 111 master's, 65 doctorate, and seven professional degree programs through 14 schools and the College of Arts and Sciences. A total of 29,911 undergraduate, graduate, and professional students learn from a faculty of 3,887.

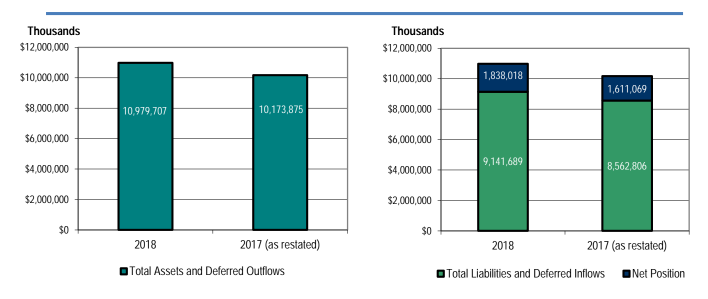
The financial reporting entity for the financial statements is comprised of the University and its component units. Certain component units are reported as if they were part of the University, and others are reported as discretely presented component units based on the nature and significance of their relationship to the University. Note 1A in the notes to the financial statements provides detailed information on the financial reporting entity.

Financial Overview

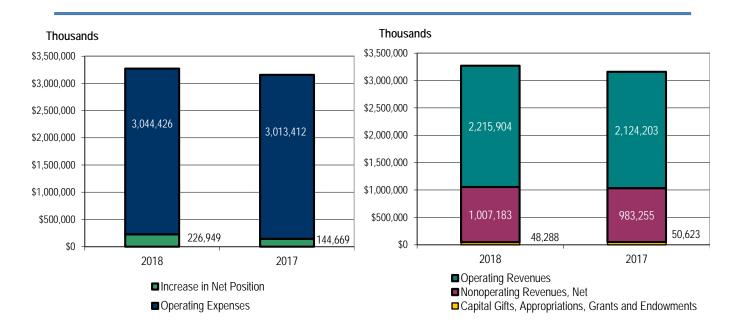
The University maintained its solid financial position at June 30, 2018. The current ratio at June 30, 2018, was 3.6 times, as compared with 3.1 times at June 30, 2017, reflecting an increase in current assets as well as a decrease in current liabilities. Net position, which represents the residual interest in the University's assets and deferred outflows of resources after deducting liabilities and deferred inflows of resources, was \$1.8 billion at June 30, 2018, compared to \$1.6 billion at June 30, 2017. The prior year balance was restated from \$4.7 billion primarily due to the implementation of Governmental Accounting Standards Board (GASB) Statement No. 75, *Accounting and Financial Reporting for Postemployment Benefits Other Than Pensions*, as amended by GASB Statement No. 85, *Omnibus 2017*. For more information on GASB 75's impact on net position, refer to the Net Position section of the MD&A and Note 13. The University's total assets and deferred outflows of resources were \$11.0 billion at June 30, 2018.

A comparison of the total assets and deferred outflows of resources, liabilities and deferred inflows of resources, and net position at June 30, 2018, and June 30, 2017, respectively, along with the major components of the changes in net position for the two fiscal years is presented below:

STATEMENT OF NET POSITION



STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION



Net position increased 14.1% at June 30, 2018, from the prior year's restated balance. This was driven by three main factors: operating revenue growth outpacing operating expense growth, strong investment returns, and reductions in net pension and net other postemployment benefit (OPEB) liabilities.

Total assets increased by 9.0% from the prior year, and total liabilities decreased 5.4% for the same period. These changes were largely due to the increase in endowment, restricted, and other investments and the associated increase in funds held in trust for pool participants as a result of strong investment results. This was offset by decreases in the net other postemployment benefits liability and net pension liability.

Operating revenues increased 4.3% as compared to the prior year due to increases in net student tuition and fees, net patient services revenues, and grants and contracts. Operating expenses increased 1.0%, due in large part to increases in salaries and benefits. Net nonoperating revenues increased 2.4% over the prior year, reflecting an increase in investment income and state appropriations.

State appropriations, tuition and fees, and sales and services from clinical services for patients and campus auxiliary operations continue to provide important resources to the University. As a major research university, funding from grants and contracts is also of key importance to the University's success in fulfilling its mission.

Using the Financial Statements

The University's financial statements have been prepared in accordance with generally accepted accounting principles as prescribed by the Governmental Accounting Standards Board (GASB), which establishes standards for external financial reporting for public colleges and universities. These statements are presented on a consolidated basis to focus on the University as a whole. The full scope of the University's activities is a single business-type activity and accordingly, is reported within a single column in the basic financial statements.

The University's financial statements include the following financial statements with related note disclosures and financial schedules with required supplementary information:

- Statement of Net Position for the University
- Statement of Revenues, Expenses, and Changes in Net Position for the University
- Statement of Cash Flows for the University
- Statement of Financial Position for Component Units of the University
- Statement of Activities for Component Units of the University
- Schedule of the Proportionate Net Pension Liability for the Teachers' and State Employees' Retirement System
- Schedule of University Contributions for the Teachers' and State Employees' Retirement System
- Schedule of the Proportionate Net OPEB Liability or Asset for Cost-Sharing, Multiple-Employer, Defined Benefit OPEB Plans
- Schedule of University Contributions for Cost-Sharing, Multiple-Employer, Defined Benefit OPEB Plans

Management's Discussion and Analysis provides information regarding the Statement of Net Position for the University and the Statement of Revenues, Expenses, and Changes in Net Position for the University.

New Accounting Pronouncements

For the fiscal year ended June 30, 2018, the University implemented the following pronouncements issued by the GASB, which are further described in Note 23:

- GASB Statement No. 75, Accounting and Financial Reporting for Postemployment Benefits
 Other Than Pensions
- GASB Statement No. 81, Irrevocable Split-Interest Agreements
- GASB Statement No. 85, Omnibus 2017

Condensed Statement of Net Position

The Statement of Net Position presents the financial position of the University at the end of the fiscal year, and includes all assets and deferred outflows of resources, liabilities and deferred inflows of resources, segregating the assets and liabilities into current and noncurrent components. The following table summarizes the University's assets and deferred outflows of resources, liabilities and deferred inflows of resources, and net position on June 30, 2018, and June 30, 2017:

CONDENSED STATEMENT OF NET POSITION (Dollars in Thousands)

(Conato in Triodeando)	2018		2017 (as restated)		Percent Change
Assets: Current Assets	\$	1,485,706	\$	1,462,839	1.6
Noncurrent Assets: Endowment, Restricted, and Other Investments Capital Assets, Net Other Noncurrent Assets		5,898,559 3,097,414 195,074		5,009,673 3,090,857 233,482	17.7 0.2 (16.5)
Total Assets		10,676,753		9,796,851	9.0
Total Deferred Outflows of Resources		302,954		377,024	(19.6)
Liabilities: Current Portion of Long-Term Liabilities Other Current Liabilities		104,289 314,213		127,585 339,285	(18.3) (7.4)
Noncurrent Liabilities: Funds Held in Trust for Pool Participants Long-Term Liabilities, Net Other Noncurrent Liabilities		3,688,444 3,854,315 109,051		3,020,492 4,907,726 136,128	22.1 (21.5) (19.9)
Total Liabilities		8,070,312		8,531,216	(5.4)
Total Deferred Inflows of Resources		1,071,377		31,590	3,291.5
Net Position: Net Investment in Capital Assets Restricted Unrestricted		1,675,469 2,443,498 (2,280,949)		1,653,505 2,378,440 (2,420,876)	1.3 2.7 (5.8)
Total Net Position	\$	1,838,018	\$	1,611,069	14.1

Current Assets and Liabilities

As derived from the Statement of Net Position, working capital was \$1.1 billion at June 30, 2018, compared to \$996.0 million at June 30, 2017. Working capital is defined as current assets less current liabilities.

Endowment, Restricted and Other Investments

Investment assets - Total endowment, restricted, and other investments were \$5.9 billion at June 30, 2018. Of the \$5.9 billion invested, approximately \$3.7 billion are assets not owned by the University, but rather are owned by other UNC System campuses and their affiliates who have elected to pool their assets with the University's through the UNC Investment Fund, LLC. These funds are classified as funds held in trust for pool participants in the University's financial statements. These entities that choose to invest in the pool are not part of the University's reporting entity.

The total invested assets of \$5.9 billion represents an increase of 17.7% from June 30, 2017. This increase is the net result of funds added to investments, realized and unrealized investment earnings, scheduled payouts, and fund withdrawals.

Endowment management - The endowment assets are invested with The University of North Carolina at Chapel Hill Foundation Investment Fund, Inc. (Chapel Hill Investment Fund or CHIF), further detailed in Note 1A. It is expected that all or substantially all of the assets of the Chapel Hill Investment Fund will be invested in the UNC Investment Fund, LLC (UNC Investment Fund or UNCIF), an investment pool organized by the Chapel Hill Investment Fund to allow the University, along with other constituent institutions of the UNC System and affiliated organizations, to pool investment resources.

Endowment distribution - The CHIF investment objective is to earn a long-term real (i.e. inflation-adjusted) rate of return of approximately 5.5% per year. This objective is intended to support the Chapel Hill Investment Fund's distribution policy providing a stable source of spending support that is sustainable over the long-term while preserving the purchasing power of the invested funds. The distribution rate is determined annually by its Board of Directors, and the distribution rate generally has ranged between 4.0% and 6.0% based on the beginning market value of the Chapel Hill Investment Fund. For the fiscal year ended June 30, 2018, the distribution rate was 5.0%.

Recognizing that severe market declines periodically occur, a University Statutory Endowment policy (established pursuant to *North Carolina General Statute* 116-36) addresses the provisions of the Uniform Prudent Management of Institutional Funds Act (UPMIFA). The policy indicates that campus departments shall examine the endowment-supported activity for the upcoming fiscal year for possible deferment of program expenses, and if appropriate, pursue alternative funding for essential activities and consult with donors regarding other funding options for program support. Invasion of endowment principal is an option of last resort and will only be done consistent with approved limitations to preserve the endowment principal's value.

Endowment performance - For fiscal year 2018, the UNC Investment Fund recorded a 12.0% benchmark return which was consistent with the previous year's return of 12.1%. The return exceeded both the Strategic Investment Policy Portfolio (SIPP) return of 8.7% and the primary objective of earning a long-term real rate of return of at least 5.5%, plus inflation. For fiscal year 2018, all seven primary asset classes generated positive returns and also exceeded their respective benchmarks.

Over a longer-term horizon, UNCIF's five-year annualized performance of 9.2% has exceeded the primary objective of providing an average annual real rate of return of at least 5.5% plus inflation. The UNCIF's 10-year annualized return of 5.8% fell short of achieving this objective with inflation per the Consumer Price Index plus 5.5% resulting in 6.9% during the period.

However, on a relative basis, UNCIF's 10-year return outperformed the Global 70/30 Index (comprised of 70% invested in the MSCI All Country World Index and 30% in the Barclay's U.S. Aggregate Bond Index) which returned 5.5%. Over the last five years, the UNCIF's performance continues to rank in the top quartile of the BNY Mellon Endowment & Foundation universe.

Capital Assets and Debt Management

Construction activity - Major projects under construction include the comprehensive renovation of the Mary Ellen Jones Building, a 1978 medical research building; the new Medical Education Building, a \$90 million facility to replace Berryhill Hall; renovation of the Kenan Laboratory; a fire safety project for Davis Library along with various projects related to Athletics including an indoor practice facility for football, Fetzer Stadium improvements for women's and men's soccer and lacrosse, and a new women's field hockey facility and track and practice fields.

Current projects in design include a new parking deck with 450 spaces replacing the surface parking lots near Paul Hardin Drive and adjacent to Carmichael Residence Hall; improvements to Joyner Residence Hall; and the redevelopment of the Naval Armory site with a new building to house facilities for Applied Physical Sciences, Institute of Convergent Science and innovation space for faculty start-ups.

Facilities planning - The University is currently engaged in a comprehensive master planning effort to guide future development of University and endowment properties. Completion of the final report is anticipated in early 2019. The plan will reflect priorities identified by the University's Strategic Framework and integrate the campus' strategic plan for sustainability.

A summary of changes in capital assets is disclosed in Note 6. Capital assets, net of accumulated depreciation and amortization, at June 30, 2018, and June 30, 2017, were as follows:

Capital Assets					
(Dollars in Thousands)			2017	Percent	
	2018	(as restated)	Change	
Capital Assets:	 	-			
Construction in Progress	\$ 170,455	\$	81,307	109.6	
Land and Other Nondepreciable Assets	221,736		214,533	3.4	
Buildings, Net	1,900,577		1,966,850	(3.4)	
General Infrastructure, Net	520,300		549,812	(5.4)	
Machinery, Equipment, and Computer Software, Net	 284,346		278,355	2.2	
Total	\$ 3,097,414	\$	3,090,857	0.2	

The July 1, 2017 balances of depreciable capital assets and corresponding accumulated depreciation were restated to reflect reclassifications among categories made after the end of the prior fiscal year. These reclassifications have no impact on the total net capital assets. Completed construction projects of \$12.6 million were moved from construction in progress (CIP) to other asset categories during fiscal year 2018, and \$102.0 million was added to CIP. Net additions to buildings and general infrastructure were \$11.3 million during fiscal year 2018, offset by annual depreciation of \$107.5 million. Refer to note 6 for more information of change in capital assets.

Capital financing - During fiscal year 2018, the University continued to use its commercial paper program to provide low-cost bridge financing for capital projects with the intent to refinance all, or a portion of the funding, through the issuance of long-term bonds. The balance of commercial paper debt was \$15.0 million at June 30, 2018, and \$63.0 million at June 30, 2017.

On behalf of the University, the Board of Governors for the University of North Carolina System issued \$110.2 million in General Revenue Series 2017 refunding bonds on September 21, 2017. Proceeds of Series 2017 were used to refund \$50.0 million of commercial paper and \$54.9 million of proceeds were used to advance refund certain maturities of the outstanding General Revenue Series 2009A bonds.

During the fiscal year 2018, the University issued \$5.0 million in commercial paper debt to fund the Media and Communications Studio project for the Athletics Department.

The University of North Carolina at Chapel Hill Foundation, Inc. (Foundation), another blended component unit of the University, maintains a \$7.0 million line of credit which was renewed April 27, 2018. The balance outstanding against the line of credit totaled \$3.9 million at June 30, 2017. In fiscal year 2018, the Foundation paid down \$0.3 million on the line. The outstanding balance remaining at June 30, 2018, was therefore \$3.6 million and is reflected in long-term liabilities. This line of credit commitment has a maturity date of April 30, 2021.

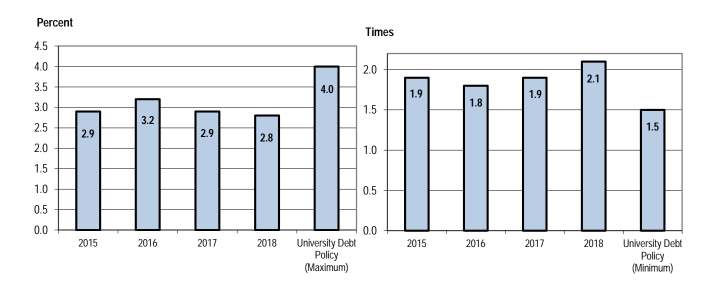
Debt management - The University maintains a combination of variable and fixed-rate debt, consistent with its debt management policy. The interest rate on the commercial paper program for fiscal year 2018 ranged from 0.85% to 2.25% and for fiscal year 2017 ranged from 0.42% to 1.05%. Interest rates on the University's variable-rate, long-term bonds ranged from 0.69% to 1.85% for fiscal year 2018 and ranged from 0.38% to 1.45% for fiscal year 2017. Interest rates on fixed-rate, long-term bonds are disclosed in Note 10. These rates reflect direct interest rates and do not reflect any impact from the interest rate swaps as referenced in Note 11.

The University's debt policy uses two key ratios to measure debt capacity, financial health, and credit quality. The *debt service to operations ratio* provides an indicator of the University's ability to repay annual principal and interest relative to its overall operating expenses. The *expendable resources to debt ratio* measures unrestricted, expendable restricted, and temporarily restricted net position to funded debt and serves as a relative indicator of financial health, or cushion. The unrestricted net position included in this calculation excludes the impact of the net pension and net OPEB liabilities since these do not have an impact on the University's ability to pay debt. Please see Note 13 for additional information. Each ratio is compared to the University's debt policy standard. At June 30, 2018, the *expendable resources* to debt ratio was 2.1 times, and the debt service to operations ratio was 2.8%. Results of both ratios comply with the University's debt policy and indicate healthy coverage of debt requirements.

The University continues to maintain its long-term bond ratings of Aaa/AAA/AAA from Moody's Investor Services, Standard & Poor's Global Ratings, and Fitch Ratings, respectively.

DEBT SERVICE TO OPERATIONS

EXPENDABLE RESOURCES TO DEBT



Other Noncurrent Assets and Liabilities

Excluding investments and capital assets discussed above, other noncurrent assets were \$195.1 million at June 30, 2018, and \$233.5 million at June 30, 2017, reflecting a 16.5% decrease. Other noncurrent assets include restricted cash and cash equivalents, receivables, notes receivable, investments in joint ventures, beneficial interest in assets held by others, and the net other postemployment benefits asset.

Total noncurrent liabilities were \$7.7 billion at June 30, 2018, and \$8.1 billion at June 30, 2017. These include net OPEB liability of \$2.1 billion at June 30, 2018 and \$3.2 billion at June 30, 2017, as well as funds held in trust for the University's affiliated foundations and other campuses in the UNC System and their affiliates of \$3.7 billion at June 30, 2018, and \$3.0 billion at June 30, 2017. The overall decrease is primarily due to a reduction in the net OPEB liability offset by the increase in funds held in trust. For more information on the change in OPEB amounts, refer to Notes 10 and 17.

Net Position

During the current fiscal year, the University implemented GASB Statement No. 75, *Accounting and Financial Reporting for Postemployment Benefits Other Than Pensions (OPEB)*, as amended by GASB Statement No. 85, *Omnibus 2017*. As a result of this new accounting and reporting change, participants in the State's OPEB plans, including the University, were allocated a proportionate share of the OPEB plans' net OPEB liabilities/assets, deferred outflows of resources, deferred inflows of resources and OPEB expense, specifically for the Disability Income Plan of North Carolina (DIPNC) and the Retiree Health Benefit Fund (RHBF). For the purpose of reporting actuarial-determined OPEB amounts for fiscal year 2018, the Statement of Net Position was restated as of June 30, 2017. The amounts for the restatement as well as the amounts for June 30, 2018 were based on the allocated proportionate shares from the State's plans as determined by actuarial valuation and the deferred outflows of resource for current contributions as determined by the participating entity.

The OPEB restatement for the RHBF resulted in a significant decrease of \$3.1 billion to the University's June 30, 2017 unrestricted net position and reduced the University's overall unrestricted net position balance at June 30, 2017 to a negative \$2.4 billion. To understand the continuing impact of the GASB 75 change as of June 30, 2018, and the effect of reporting the proportionate share of the RHBF as well as the University's proportionate share of the State's pension plan on unrestricted net position, Note 13 (Net Position) has been added to the notes to the financial statements.

More information regarding the OPEB plans can be found in Note 17.

Net position represents the value of the University's assets and deferred outflows of resources after liabilities and deferred inflows of resources are deducted. The University's net position was \$1.8 billion at June 30, 2018, and \$1.6 billion at June 30, 2017.

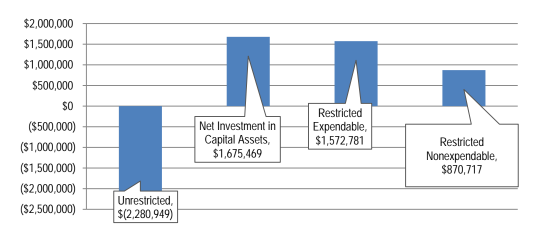
Net Investment in Capital Assets - This category of net position represents the University's total investment in capital assets, net of outstanding liabilities related to those capital assets. To the extent debt has been incurred but not yet expended for capital assets, such amounts are not included.

Nonexpendable Restricted - This category of net position includes endowment and similar assets whose use is limited by donors or other outside sources and as a condition of the gift, the principal is to be maintained in perpetuity.

Expendable Restricted - This category of net position includes resources which the University is legally or contractually obligated to spend in accordance with restrictions imposed by external parties.

Unrestricted - This category of net position is not subject to externally imposed stipulations; however, most of these resources have been designated for particular academic, research, or other programs, as well as capital projects.

2018 NET POSITION: \$1,838,018 (IN THOUSANDS)



Condensed Statement of Revenues, Expenses, and Changes in Net Position

The Statement of Revenues, Expenses, and Changes in Net Position presents the University's results of operations. The statements for the fiscal year ended June 30, 2018 and the prior year are summarized as follows:

CONDENSED STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION (Dollars in Thousands)

(Dollars in Thousands)	2018	 2017*	Percent Change
Operating Revenues: Student Tuition and Fees, Net Grants and Contracts Sales and Services, Net Other Operating Revenues	\$ 438,405 837,985 929,809 9,705	\$ 426,856 811,223 869,730 16,394	2.7 3.3 6.9 (40.8)
Total Operating Revenues	2,215,904	 2,124,203	4.3
Operating Expenses	 3,044,426	 3,013,412	1.0
Operating Loss	 (828,522)	 (889,209)	(6.8)
Nonoperating Revenues (Expenses): State Appropriations Noncapital Gifts and Grants, Net Investment Income, Net Interest and Fees on Debt Federal Interest Subsidy on Debt Other Nonoperating Expenses	518,231 312,676 292,215 (53,540) 2,123 (64,522)	500,212 313,746 267,070 (56,960) 2,116 (42,929)	3.6 (0.3) 9.4 (6.0) 0.3 50.3
Net Nonoperating Revenues	 1,007,183	 983,255	2.4
Income Before Other Revenues	178,661	94,046	90.0
Capital Appropriations Capital Grants Capital Gifts Additions to Permanent Endowments	9,038 13,150 3,999 22,101	12,869 3,790 16,996 16,968	(29.8) 247.0 (76.5) 30.3
Increase in Net Position	226,949	144,669	56.9
Net Position – July 1	1,611,069	4,579,480	(64.8)
Restatements	 	 (3,113,080)	
Net Position – June 30	\$ 1,838,018	\$ 1,611,069	14.1

Fiscal year 2017-2018 revenues and other changes total \$3,389,437 and expenses total \$3,162,488. Fiscal year 2016-2017 revenues and other changes total \$3,257,969 and expenses total \$3,113,301.

Operating Revenues

Operating revenues represent resources generated by the University in fulfilling its instruction, research, and public service missions. Student tuition and fees (net) for fiscal year 2018 increased 2.7% over the prior year. Student tuition and fees are reported net of scholarship discounts, which totaled \$118.4 million for fiscal year 2018 and \$109.2 million for the prior year. Tuition rates for fiscal year 2018 increased 4.0% for undergraduate residents, 7.7% for

^{*} Note - The year ended June 30, 2017 column is not presented "as restated" above because actuarial calculations performed relative to the implementation of GASB 75 do not provide sufficient information to restate these amounts.

graduate residents, and 1.6% for graduate nonresidents. Undergraduate nonresident tuition decreased 0.7%.

Revenues and expenditures from sponsored projects were slightly higher in fiscal year 2018 reflecting a continued upward trajectory. In terms of future research funding, faculty secured \$883.0 million in sponsored program funding in fiscal year 2018, which is marginally down from the fiscal year 2017 total of \$897.8 million. However, it's still above the fiscal year 2016 total of \$846.7 million and the overall trend remains positive. Sponsored project funding comes in the form of grants and contracts awarded by federal and state agencies, foundations, nonprofit organizations, corporations, and associations, with the federal government providing the majority of the awards. Securing sponsored program funding has become an increasingly competitive endeavor, particularly as federal funding becomes more and more competitive. A key factor in dealing with such competitive pressures is diversifying funding sources and bringing in more awards from foundations and private industry.

The National Institutes of Health (NIH) remained the University's largest funding source, with awards exceeding \$432.3 million, which was up from fiscal year 2017 total of \$410.0 million. NIH's strong and ongoing support reflects positively on the University's health-related professional schools (dentistry, medicine, nursing, pharmacy, and public health), UNC Health Care and its teaching hospitals, and basic and social science units in the College of Arts and Sciences.

The University's other top funders were the U.S. Agency for International Development, \$60.3 million; the National Science Foundation, \$36.9 million; and the Department of Health and Human Services, excluding NIH, \$29.3 million. The University's multidisciplinary research centers and institutes within the Vice Chancellor's Division continue to play a growing role in bringing research funding to North Carolina, accounting for approximately \$193.2 million, or over 20%, of total awards in fiscal year 2018.

New, innovative research facilities and infrastructure continue to make ground-breaking interdisciplinary scientific research possible and contribute to obtaining research awards. Noteworthy among such opportunities is the ongoing partnership between the University and GlaxoSmithKline (GSK), a global pharmaceutical healthcare company, through which GSK is investing \$20.0 million over a five-year period ending fiscal year 2020 in pursuit of a cure for HIV. With this investment, a research team from GSK moved to Chapel Hill to be co-located with University researchers. The University is matching this investment by providing world-class laboratory space on its medical campus for the HIV Cure Center and the new company, QURA Therapeutics. GSK will be contributing its expertise and knowledge in medicines discovery, development, and manufacturing, and the University will bring its research and translational medicine capabilities and talent, as well as access to patients and funding.

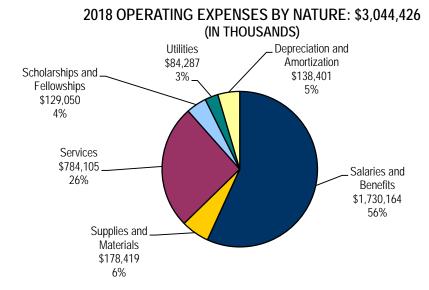
Sales and services (net) increased 6.9% in fiscal year 2018 and includes the revenues of campus auxiliary operations such as student housing, campus health services, the utilities system, and parking and transportation, as well as revenues from patient services provided by the professional healthcare clinics. The revenue component of sales and services from the professional healthcare clinics rose 8.9% as a result of increased patient receipts and recognition of additional Medicaid reimbursements. UNC Faculty Physicians continued to expand its clinical mission across the State and to be a leader in providing healthcare to citizens of North Carolina, including affiliation with Area Health Education Centers across the

State and the M.D. program expansion to Asheville, Charlotte, and Wilmington. Other revenues represent operating resources not separately identified.

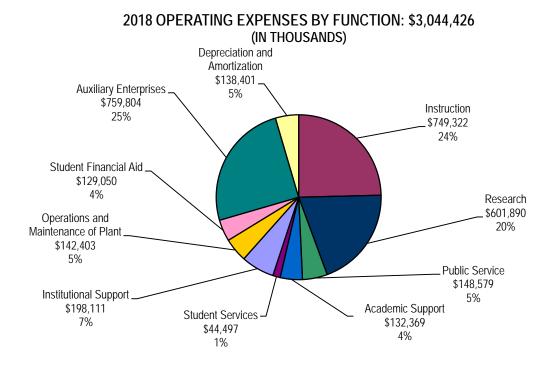
Operating Expenses

The University's operating expenses were \$3.0 billion for the fiscal year ended June 30, 2018, an increase of 1.0% from the prior year which is a positive trend since operating revenues are increasing at a faster pace than the operating expenses.

The following graph illustrates the University's operating expenses by natural classification.



The following graph illustrates the University's operating expenses by function.



Operating Expenses by Natural C (Dollars in Thousands)	latural Classification 2018 2017				Percent Change
Salaries and Benefits Supplies and Materials Services Scholarships and Fellowships Utilities Depreciation/Amortization	\$	1,730,164 178,419 784,105 129,050 84,287 138,401	\$	1,697,183 191,162 782,162 123,739 79,081 140,085	1.9% -6.7% 0.2% 4.3% 6.6% -1.2%
Total Operating Expenses	\$	3,044,426	\$	3,013,412	1.0%

Operating Expenses by Function (Dollars in Thousands)				Percent
(Donard III III doanad)	2018	2017		Change
Instruction	\$ 749,322	\$	721,569	3.8% 1.1%
Research Public Service	601,890 148,579		595,219 142,315	4.4%
Academic Support	132,369		137,947	-4.0%
Student Services	44,497		45,506	-2.2%
Institutional Support	198,111		186,342	6.3%
Operations and Maintenance of Plant	142,403		193,988	-26.6%
Student Financial Aid	129,050		123,740	4.3%
Auxiliary Enterprises	759,804		726,701	4.6%
Depreciation/Amortization	 138,401		140,085	-1.2%
Total Operating Expenses	\$ 3,044,426	\$	3,013,412	1.0%

Operating expense categories changed at varying rates between fiscal year 2018 and fiscal year 2017, but experienced an overall increase of 1.0%. The largest increase was in salaries and benefits and was primarily driven by legislative authorized salary increases and bonuses, an increase in the employer contribution rate for certain benefits, and growth in employee headcount.

Instruction and research have historically represented the largest non-auxiliary functional categories: 44.4% of total operating expenses in fiscal year 2018 and 43.7% in fiscal year 2017. The next largest functional category, auxiliary expenses, represented 25.0% of total operating expenses in fiscal year 2018 and 24.1% in fiscal year 2017. Across all functional categories, salaries and benefits represent the largest component, followed by services.

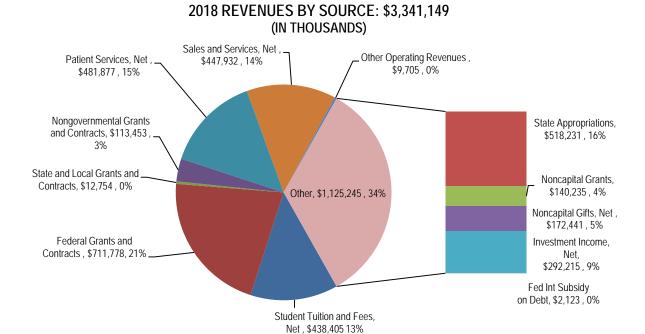
Nonoperating Revenues and Expenses

State appropriations, noncapital gifts and grants, and investment income (net) are considered nonoperating because they are not generated by the University's principal, ongoing operations. State appropriations are provided to help fund operating expenses. State appropriations revenue totaled \$518.2 million for fiscal year 2018, an increase of 3.6% from the \$500.2 million received during the prior year. Increases included an enrollment allocation increase of \$7.8 million, salary allocation and other legislative increases of \$7.2 million, and a Western School of Medicine increase of \$3.7 million.

Noncapital gifts and grants were relatively flat, decreasing 0.3% to \$312.7 million and include expendable gifts and federal government awards, as well as other awards that are not considered to be operating revenues. Investment returns reflected an increase of \$25.1 million which continues the growth trend from 2017. Refer to the Endowment Performance sub-section in the Endowment, Restricted, and Other Investments section for additional discussion and analysis. Investment income includes investment yield and realized and unrealized gains and losses, net of investment management fees.

<u>Total Operating and Nonoperating Revenues</u>

Operating and nonoperating revenues such as state appropriations, noncapital grants, noncapital gifts, and investment income are used to fund University operations. The following chart illustrates the University's operating and nonoperating revenues, which total \$3.3 billion for fiscal year 2018. As seen in the chart, the University has a diversified revenue base.



Other Changes in Net Position

Capital appropriations for fiscal year 2018 were \$9.0 million as compared with \$12.9 million for the prior year and were used to fund construction projects that were not receipts supported. Capital grants for capital construction projects were \$13.2 million for fiscal year 2018 and \$3.8 million for fiscal year 2017. Capital gifts decreased from \$17.0 million in fiscal year 2017 to \$4.0 million in fiscal year 2018. Capital gifts include artwork donated to The Ackland Art Museum. Additions to permanent endowments, including funds from the State's program to match gifts for distinguished professorship endowments were \$22.1 million during fiscal year 2018 and \$17.0 million during fiscal year 2017.

Economic Outlook

The University of North Carolina at Chapel Hill remains financially sound with a robust and diverse revenue base, a healthy endowment, strong tradition of private giving, expense management, highly selective acceptance rate, and a commitment to excellence.

Tuition rates for the ensuing fiscal year 2019 remained consistent with 2018 rates for undergraduate residents. Undergraduate nonresident tuition increased 1.8%. For graduate students, the increase varied by program. The University continues to return a portion of tuition revenue to students in the form of need-based aid and, combined with other sources, continues to provide financial aid to meet 100% of documented need for undergraduate students.

State appropriations for fiscal year 2019 are budgeted at \$531.3 million. Approved legislative salary increase funds and initiatives funded by the UNC System such as faculty recruitment and retention, campus scholarship awards, department-based research, and other programs may increase the state appropriations budget during the 2019 fiscal year.

Sponsored awards are a proven and reliable source in support of the University's research mission. The University's research enterprise has doubled in the last decade, reaching over

\$800.0 million in extramural support for fiscal year 2018. It directly supports more than 10,000 positions statewide. In a 2016 report titled *The Top American Research Universities*, the University was ranked one of the top six public universities. The report, produced by the Center for Measuring University Performance, assessed areas such as research, private support, faculty strength, and advanced training. Among international universities, the University was ranked 56th in the world by the London-based *Times Higher Education* magazine in 2017. Strong financial support from North Carolina's elected officials has helped build the infrastructure that enabled this growth, as have strong collaborative ties to Duke University and NC State University in the Research Triangle Park region.

Philanthropic efforts continued strong momentum in fiscal year 2018, as the University raised \$617.0 million in commitments to set a fourth straight record. This total eclipsed the prior year's record by nearly \$75 million and marked the first time in history that the University has topped \$600 million. The performance resulted from the generous contributions of 69,771 donors and put the University past the halfway dollar goal for its ongoing fundraising campaign, "For All Kind: The Campaign for Carolina", ahead of schedule. The campaign targets to raise \$4.25 billion by December 31, 2022; as of June 30, 2018, contributions totaled \$2.23 billion.

Commitments include a \$50.0 million gift to support areas and programs across campus including the Ackland Art Museum, Kenan-Flagler Business School, and the Institute for the Arts and Humanities; a \$20.0 million gift to launch the Red, White and Carolina Blue Challenge to provide need-based scholarships for the dependents of military families; and a \$12.0 million gift to support PlayMakers Repertory Company and the Department of Dramatic Art which is the largest single gift from an individual to the performing arts at UNC Chapel Hill.

Endowment funds provide an important distribution of earnings in support of the University's mission. Approximately \$3.4 billion is invested with the UNC Investment Fund. The achievement of investment objectives cannot be realized unless a substantial portion of assets are invested in securities which are subject to market volatility. The UNC Investment Fund does not seek to eliminate risk, but to balance volatility and expected return. This strategy requires investments in different asset classes with proper diversification in order to minimize the probability of loss while generating investment returns sufficient to meet program objectives. As it relates to the Fund, diversification is primarily achieved through the strategic asset allocation at the aggregate level and then augmented by strategies mandated with individual investment managers.

Since asset allocation is the fundamental driver of risk and return, the framework of the UNC Investment Fund has been designed to optimize risk-adjusted returns in support of achieving long-term objectives. The UNC Investment Fund has established ranges or bands for each respective asset class in order to provide a controlled framework for managing risk. Asset allocations are adjusted periodically, in accordance with policy objectives, to reflect market conditions and align assets with planned performance expectations. Asset allocations represent the best estimate at a given measurement date for supporting long-term expected rate of return objectives.

Given the current risks and uncertainties in financial markets, the strategy focuses on capital preservation and downside protection as the most prudent near-term course of action. On an historical basis, many asset classes are quite expensive while their forward-looking return profiles are often muted. It is due to these factors that the University tends to favor those investment opportunities that provide modest returns with less volatility rather than more aggressive strategies. Current market conditions require flexibility and prudent investing to

MANAGEMENT'S DISCUSSION AND ANALYSIS

preserve and protect capital while incrementally generating return in a risk-efficient manner. Actual investment experience and expectations will vary depending upon the current state environment, time horizon, and other factors.

Moody's Investor Service published its Sector In-Depth report on Higher Education - US in June 2018, and noted that for the second consecutive year, median public university revenue growth declined and was outpaced by expense growth. Revenue growth will remain low as public universities face tuition affordability concerns and ongoing state funding constraints. Brand strength and revenue diversity are expected to ease some of the pressures for large research universities. The University's ability to grow the base and mix of its revenue is an important part of its financial and operational strategy. The University's mixture of funding sources includes student tuition, state appropriations, federal, state and other research awards, philanthropy, sales from clinical and business operations, and investment returns. This diversity of resources provides flexibility for the University to withstand funding fluctuations. The University continues to attract top students and 2018 was the 13th consecutive year of record growth with an increase of 6.0%. The University faces significant pressure on its ability to manage expenses while maintaining the competitive salaries and benefits needed to attract top faculty. Continued effective leadership and commitment to financial health will fortify the University as it continues to thrive. While it is not possible to predict future results, management believes that the University's financial position will remain strong.



FINANCIAL STATEMENTS

The University of North Carolina at Chapel Hill Statement of Net Position June 30, 2018

Exhibit A-1
Page 1 of 2

ASSETS	
Current Assets:	
Cash and Cash Equivalents	\$ 337,040,956
Restricted Cash and Cash Equivalents	318,445,131
Short-Term Investments	325,546,982
Restricted Short-Term Investments	181,847,862
Receivables, Net (Note 5)	262,772,216
Due from Primary Government	1,293,660
Due from State of North Carolina Component Units Inventories	24,103,717 19,532,054
Notes Receivable, Net (Note 5)	6,100,379
Other Assets	9,023,014
	 · · · · · ·
Total Current Assets	 1,485,705,971
Noncurrent Assets:	04.050.000
Restricted Cash and Cash Equivalents Receivables, Net (Note 5)	91,956,220
Endowment Investments	38,245,725 2,187,028,950
Restricted Investments	3,602,999,945
Other Investments	108,529,345
Notes Receivable, Net (Note 5)	45,206,815
Investment in Joint Ventures	13,974,345
Beneficial Interest in Assets Held by Others	1,528,987
Net Other Postemployment Benefits Asset	4,162,076
Capital Assets - Nondepreciable (Note 6)	392,191,137
Capital Assets - Depreciable, Net (Note 6)	2,705,223,078
Total Noncurrent Assets	9,191,046,623
Total Assets	 10,676,752,594
DEFERRED OUTFLOWS OF RESOURCES	
Accumulated Decrease in Fair Value of Hedging Derivatives	82,927,586
Deferred Loss on Refunding	11,201,529
Deferred Outflows Related to Pensions	135,842,816
Deferred Outflows Related to Other Postemployment Benefits (Note 17)	 72,982,223
Total Deferred Outflows of Resources	 302,954,154
LIABILITIES	
Current Liabilities:	
Accounts Payable and Accrued Liabilities (Note 7)	167,892,429
Due to State of North Carolina Component Units	13,781,191
Deposits Payable	8,217,548
Funds Held for Others	841,097
Unearned Revenue	97,005,756
Interest Payable	5,024,456
Obligations Under Reverse Repurchase Agreements	6,451,000
Short-Term Debt	15,000,000
Long-Term Liabilities - Current Portion (Note 10)	 104,288,664
Total Current Liabilities	 418,502,141

The University of North Carolina at Chapel Hill Statement of Net Position June 30, 2018

Exhibit A-1 Page 2 of 2

Noncurrent Liabilities:	
U. S. Government Grants Refundable	26,123,050
Funds Held in Trust for Pool Participants	3,688,444,067
Hedging Derivative Liability Long-Term Liabilities, Net (Note 10)	82,927,586 3,854,315,028
Long Term Elabilities, Net (Note 10)	3,004,010,020
Total Noncurrent Liabilities	7,651,809,731
Total Liabilities	8,070,311,872
DEFERRED INFLOWS OF RESOURCES	
Deferred Inflows for Irrevocable Split-Interest Agreements	18,807,628
Deferred Inflows Related to Pensions	9,351,543
Deferred Inflows Related to Other Postemployment Benefits (Note 17)	1,043,218,014
Total Deferred Inflows of Resources	1,071,377,185
NET POSITION	
Net Investment in Capital Assets	1,675,469,243
Restricted for:	
Nonexpendable: Scholarships and Fellowships	202,916,685
Research	20,834,781
Endowed Professorships	394,371,771
Departmental Uses	163,165,489
Loans	25,430,018
Other	63,997,789
Expendable:	
Scholarships and Fellowships	272,063,982
Research	55,627,184
Endowed Professorships	525,843,885
Departmental Uses	436,191,389
Capital Projects	69,010,368
Debt Service	137,999,176
Other	76,044,605
Unrestricted	(2,280,948,674)
Total Net Position	\$ 1,838,017,691

The University of North Carolina at Chapel Hill Statement of Revenues, Expenses, and Changes in Net Position

For the Fiscal Year Ended June 30, 2018 Exhibit A-2

REVENUES Operating Revenues:	
Student Tuition and Fees, Net (Note 14)	\$ 438,404,927
Patient Services, Net (Note 14)	481,876,888
Federal Grants and Contracts	711,777,802
State and Local Grants and Contracts	12,753,980
Nongovernmental Grants and Contracts	113,453,000
Sales and Services, Net (Note 14)	447,932,086
Interest Earnings on Loans	2,927,716
Other Operating Revenues	6,777,242
Total Operating Revenues	2,215,903,641
EXPENSES	
Operating Expenses:	
Salaries and Benefits	1,730,163,726
Supplies and Materials	178,419,023
Services	784,104,841
Scholarships and Fellowships	129,050,342
Utilities	84,286,803
Depreciation/Amortization	138,401,493
Total Operating Expenses	3,044,426,228
Operating Loss	(828,522,587)
NONOPERATING REVENUES (EXPENSES)	
State Appropriations	518,231,277
Noncapital Grants - Student Financial Aid	22,818,468
Noncapital Grants	117,416,984
Noncapital Gifts, Net (Note 14)	172,440,661
Investment Income (Net of Investment Expense of \$25,178,982)	292,214,598
Interest and Fees on Debt	(53,539,550)
Federal Interest Subsidy on Debt	2,122,949
Other Nonoperating Expenses	(64,522,219)
Net Nonoperating Revenues	1,007,183,168
Income Before Other Revenues	178,660,581
Capital Appropriations	9,038,073
Capital Grants	13,149,996
Capital Gifts	3,998,933
Additions to Endowments	22,101,488
Increase in Net Position	226,949,071
NET POSITION	
Net Position - July 1, 2017, as Restated (Note 24)	1,611,068,620
Net Position - June 30, 2018	\$ 1,838,017,691

The University of North Carolina at Chapel Hill Statement of Cash Flows For the Fiscal Year Ended June 30, 2018

Exhibit A-3
Page 1 of 2

CASH FLOWS FROM OPERATING ACTIVITIES Received from Customers Payments to Employees and Fringe Benefits Payments to Vendors and Suppliers Payments for Scholarships and Fellowships Loans Issued Collection of Loans Interest Earned on Loans Other Payments	\$ 2,238,715,389 (1,717,463,141) (1,050,167,147) (129,050,342) (5,745,115) 5,411,143 2,708,710 (58,782,974)
Net Cash Used by Operating Activities	(714,373,477)
CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES State Appropriations Noncapital Grants - Student Financial Aid Noncapital Grants Noncapital Gifts Payments for Annuities and Life Income Payable Under Split-Interest Agreements Additions to Endowments William D. Ford Direct Lending Receipts William D. Ford Direct Lending Disbursements Related Activity Agency Receipts Related Activity Agency Disbursements	518,231,277 22,818,468 117,416,984 168,092,646 (4,854,856) 22,101,488 182,334,237 (185,523,113) 2,145,321,634 (1,705,418,980)
Net Cash Provided by Noncapital Financing Activities	1,280,519,785
CASH FLOWS FROM CAPITAL FINANCING AND RELATED FINANCING ACTIVITIES Proceeds from Capital Debt Capital Appropriations Capital Grants Acquisition and Construction of Capital Assets Principal Paid on Capital Debt and Leases Interest and Fees Paid on Capital Debt and Leases Federal Interest Subsidy on Debt Received	115,225,000 9,038,073 15,041,900 (141,459,616) (140,284,250) (56,919,989) 2,122,949
Net Cash Used by Capital Financing and Related Financing Activities	(197,235,933)
CASH FLOWS FROM INVESTING ACTIVITIES Proceeds from Sales and Maturities of Investments Investment Income Purchase of Investments and Related Fees Change in Obligations Under Reverse Repurchase Agreements	4,814,415,116 143,828,019 (5,342,204,800) 3,989,104
Net Cash Used by Investing Activities	(379,972,561)
Net Decrease in Cash and Cash Equivalents Cash and Cash Equivalents - July 1, 2017	(11,062,186) 758,504,493
Cash and Cash Equivalents - June 30, 2018	\$ 747,442,307

The University of North Carolina at Chapel Hill Statement of Cash Flows For the Fiscal Year Ended June 30, 2018

Exhibit A-3
Page 2 of 2

RECONCILIATION OF NET OPERATING LOSS		
TO NET CASH USED BY OPERATING ACTIVITIES		
Operating Loss	\$	(828,522,587)
Adjustments to Reconcile Operating Loss to Net Cash Used	·	, , ,
by Operating Activities:		
Depreciation/Amortization Expense		138,401,493
Allowances and Write-Offs		7,519,683
Nonoperating Other Expenses		(64,522,219)
Changes in Assets and Deferred Outflows of Resources:		
Receivables, Net		27,977,953
Inventories		1,442,152
Notes Receivable, Net		473,407
Beneficial Interest in Assets Held by Others		(163,820)
Net Other Postemployment Benefits Asset		(25,949)
Deferred Outflows Related to Pensions		57,815,238
Deferred Outflows Related to Other Postemployment Benefits		(4,401,749)
Other Assets		641,538
Changes in Liabilities and Deferred Inflows of Resources:		
Accounts Payable and Accrued Liabilities		1,474,172
Unearned Revenue		8,115,745
Net Pension Liability		(36,795,232)
Net Other Postemployment Benefits Liability		(1,067,840,435)
Compensated Absences		11,329,964
U.S. Government Grants Refundable		(7,079,793)
Deferred Inflows for Irrevocable Split-Interest Agreements		2,687,099
Deferred Inflows Related to Pensions		(6,118,151)
Deferred Inflows Related to Other Postemployment Benefits		1,043,218,014
Net Cash Used by Operating Activities	\$	(714,373,477)
RECONCILIATION OF CASH AND CASH EQUIVALENTS		
Current Assets:		
Cash and Cash Equivalents	\$	337,040,956
Restricted Cash and Cash Equivalents	·	318,445,131
Noncurrent Assets:		, -, -
Restricted Cash and Cash Equivalents		91,956,220
Total Cash and Cash Equivalents - June 30, 2018	\$	747,442,307
NONCASH INVESTING, CAPITAL, AND FINANCING ACTIVITIES		
· · · · · · · · · · · · · · · · · · ·	¢	0 050 000
Assets Acquired through the Assumption of a Liability Assets Acquired through a Gift	\$	8,852,089 3,998,933
Change in Fair Value of Investments		
		147,210,249
Loss on Disposal of Capital Assets Amortization of Bond Premiums/Discounts		(6,553,397) (4,397,085)
אווטוווצמווטוו טו סטווע רופווועוווא/טואטטעוווא		(4,397,003)

The University of North Carolina at Chapel Hill Foundations Statement of Financial Position June 30, 2018

Exhibit B-1

	North Cha _l and Fo	Jniversity of n Carolina at pel Hill Arts I Sciences oundation orporated	Found Schol	icational dation arship ient Trust	Fo No	he Medical undation of rth Carolina corporated
ASSETS						
Current Assets: Cash and Cash Equivalents Promises to Give, Net Contributions Receivable from Split-Interest Agreements Accounts Receivable	\$	24,200,471 9,973,865 845,493	\$	10,733,857 8,411,307 5,134,756	\$	46,140,425 6,719,974
Funds Held in Trust Other Receivables Other Current Assets		22,083				691,786
Total Current Assets		35,041,912		24,279,920		53,552,185
Property and Equipment: Capital Assets, Net		6,624,537_				648,515
Total Property and Equipment		6,624,537				648,515
Other Assets:		-,-= :,:				
Investments Promises to Give, Net Split-Interest Agreements		257,290,291 27,209,048 1,924,900	2	242,582,869		280,999,105 11,243,350
Cash Surrender Value of Life Insurance Other Assets		1,324,300		2,087,671		3,942,537
Total Other Assets		286,424,239		244,670,540		296,184,992
Total Assets	\$	328,090,688	\$ 2	268,950,460	\$	350,385,692
LIABILITIES					,	
Current Liabilities: Accounts Payable and Accrued Expenses	\$	31,126	\$	0	\$	843,999
Annuities Payable Current Portion of Loan Payable		143,258		37,844		
Total Current Liabilities		174,384		37,844		843,999
Long-Term Liabilities: Deferred Revenue Loan Payable		2,520,403				421,748
Liabilities Under Charitable Remainder Trusts						56,307
Total Long-Term Liabilities		2,520,403				478,055
Total Liabilities		2,694,787		37,844		1,322,054
NET ASSETS Unrestricted Temporarily Restricted Permanently Restricted Without Donor Restrictions:		55,217,359 117,475,491 152,703,051		130,252,304 138,660,312		
Undesignated by the Board for Endowment Invested in Property and Equipment						1,338,326 10,924,078 648,515
						12,910,919
With Donor Restrictions						336,152,719
Total Net Assets		325,395,901		268,912,616		349,063,638
Total Liabilities and Net Assets	\$	328,090,688	\$ 2	268,950,460	\$	350,385,692

The University of North Carolina at Chapel Hill Foundations Statement of Activities For the Fiscal Year Ended June 30, 2018

Exhibit B-2

Support		The University of North Carolina at Chapel Hill Arts and Sciences Foundation Incorporated		The Educational Foundation Scholarship Endowment Trust		The Medical Foundation of North Carolina Incorporated	
Contributions \$ 17,920,703 \$ 14,064,245 \$ 6,6411,099 Donated Support 3,348,202 175,280 175,280 Change in Value of Spill-Interest Agreements 195,100 3,270 Contributed Services 3,270 10,623,342 Endowment Investment Return Designated for Current Operations 21,464,005 24,696,857 38,631,178 Revenue: Interest and Dividends 26,126,596 22,173,637 22,173,637 Investment Income 218,874 2 22,173,637	SUPPORT AND REVENUES						
Total Support 21.464.005 24.696.857 38.631.178 Revenue: Interest and Dividends 3.929.670 Net Unrealized and Realized Gains on Investments 26.126.596 22.173.637 Net Unrealized and Realized Gains on Investments 218.876 22.173.637 Investment Income 140.215 851.273 Other Income 47.949.690 24.696.857 65.585.788 EXPENSES Total Support and Revenue 47.949.690 24.696.857 65.585.788 EXPENSES Total Support and Revenue 14.825.556 0.2 26.954.580 EXPENSES Support and Revenue 14.825.556 0.0 2.5625.462 Scholarship Expense Distribution 10.622.815 6.527 Annuity Payments 6.527 282.400 Total Program Services 14.825.556 10.911.742 25.625.462 Supporting Services: 1.6282.999 4.787.339 4.787.339 Management, Administrative, and General 25.625.462 OTHER CHANGES<	Contributions Donated Support Change in Value of Split-Interest Agreements Contributed Services Actuarial Adjustment of Annuities Payable	\$	3,348,202	\$	3,270	\$	175,280
Revenue: Interest and Dividends 3,929,670 22,173,637 1	· ·		21 464 005		, , , , , , , , , , , , , , , , , , , ,		39 631 179
Net Unrealized and Realized Gains on Investments	••		21,464,005		24,090,037		36,031,176
Total Support and Revenue	Interest and Dividends Net Unrealized and Realized Gains on Investments Investment Income		218,874				22,173,637
Program Services: Grants	Total Revenue		26,485,685				26,954,580
Program Services: 14,825,556 25,625,462 Grants 10,622,815 25,625,462 Scholarship Expense Distribution 10,622,815 6,527 Other Expense 282,400 282,400 Total Program Services 11,825,556 10,911,742 25,625,462 Supporting Services: 2,862,999 4,787,339 Management, Administrative, and General 553,385 6,465,589 Total Supporting Services 3,416,384 6,465,589 Bad Debt 223,838	Total Support and Revenue		47,949,690		24,696,857		65,585,758
Supporting Services: Fundraising	Program Services: Grants Scholarship Expense Distribution Annuity Payments		14,825,556		6,527		25,625,462
Fundraising Management, Administrative, and General 2,862,999 553,385 4,787,339 1,678,250 Total Supporting Services 3,416,384 6,465,589 Bad Debt 223,838 10,911,742 32,091,051 OTHER CHANGES Endowment Investment Return in Excess of Amounts Designated for Current Operations 13,849,562 CHANGES IN NET ASSETS Unrestricted 4,113,195 Temporarily Restricted 19,704,363 13,852,832 Permanently Restricted 5,666,354 13,781,845 Without Donor Restrictions 1,454,463 With Donor Restrictions 29,483,912 27,634,677 33,494,707 Net Assets at Beginning of Year 295,911,989 241,277,939 315,568,931	Total Program Services		14,825,556		10,911,742		25,625,462
Bad Debt 223,838 ————————————————————————————————————	Fundraising		, ,		_		, ,
Total Expenses and Bad Debt 18,465,778 10,911,742 32,091,051 OTHER CHANGES Endowment Investment Return in Excess of Amounts Designated for Current Operations 13,849,562 CHANGES IN NET ASSETS Unrestricted 4,113,195 Temporarily Restricted 19,704,363 13,852,832 Permanently Restricted 5,666,354 13,781,845 Without Donor Restrictions 1,454,463 With Donor Restrictions 29,483,912 27,634,677 33,494,707 Net Assets at Beginning of Year 295,911,989 241,277,939 315,568,931	Total Supporting Services		3,416,384				6,465,589
OTHER CHANGES Endowment Investment Return in Excess of Amounts Designated for Current Operations 13,849,562 CHANGES IN NET ASSETS Unrestricted 4,113,195 Temporarily Restricted 19,704,363 13,852,832 Permanently Restricted 5,666,354 13,781,845 Without Donor Restrictions 1,454,463 With Donor Restrictions 29,483,912 27,634,677 33,494,707 Net Assets at Beginning of Year 295,911,989 241,277,939 315,568,931	Bad Debt		223,838				
Endowment Investment Return in Excess of Amounts Designated for Current Operations 13,849,562 CHANGES IN NET ASSETS Unrestricted 4,113,195 13,852,832 Temporarily Restricted 19,704,363 13,852,832 Permanently Restricted 5,666,354 13,781,845 Without Donor Restrictions 1,454,463 With Donor Restrictions 29,483,912 27,634,677 33,494,707 Net Assets at Beginning of Year 295,911,989 241,277,939 315,568,931	Total Expenses and Bad Debt		18,465,778		10,911,742		32,091,051
Unrestricted 4,113,195 Temporarily Restricted 19,704,363 13,852,832 Permanently Restricted 5,666,354 13,781,845 Without Donor Restrictions 1,454,463 With Donor Restrictions 32,040,244 Total Change in Net Assets 29,483,912 27,634,677 33,494,707 Net Assets at Beginning of Year 295,911,989 241,277,939 315,568,931	Endowment Investment Return in Excess of Amounts				13,849,562		
Net Assets at Beginning of Year 295,911,989 241,277,939 315,568,931	Unrestricted Temporarily Restricted Permanently Restricted Without Donor Restrictions		19,704,363				, ,
	Total Change in Net Assets	_	29,483,912		27,634,677		33,494,707
Net Assets at End of Year \$ 325,395,901 \$ 268,912,616 \$ 349,063,638	Net Assets at Beginning of Year		295,911,989		241,277,939		315,568,931
	Net Assets at End of Year	\$	325,395,901	\$	268,912,616	\$	349,063,638



NOTES TO THE FINANCIAL STATEMENTS

NOTE 1 - SIGNIFICANT ACCOUNTING POLICIES

A. Financial Reporting Entity - The concept underlying the definition of the financial reporting entity is that elected officials are accountable to their constituents for their actions. As required by accounting principles generally accepted in the United States of America (GAAP), the financial reporting entity includes both the primary government and all of its component units. An organization other than a primary government serves as a nucleus for a reporting entity when it issues separate financial statements. The University of North Carolina at Chapel Hill (University) is a constituent institution of the multi-campus University of North Carolina System, which is a component unit of the State of North Carolina and an integral part of the State's Comprehensive Annual Financial Report.

The accompanying financial statements present all funds belonging to the University and its component units. While the Board of Governors of the University of North Carolina System has ultimate responsibility, the Chancellor, the Board of Trustees, and the Board of Trustees of the Endowment Fund have delegated responsibilities for financial accountability of the University's funds. The University's component units are either blended or discretely presented in the University's financial statements. See below for further discussion of the University's component units. Other related foundations and similar nonprofit corporations for which the University is not financially accountable are not part of the accompanying financial statements.

Blended Component Units - Although legally separate, The University of North Carolina at Chapel Hill Foundation Investment Fund, Inc. (Chapel Hill Investment Fund), UNC Investment Fund, LLC (UNC Investment Fund), UNC Intermediate Pool, LLC (UNC Intermediate Pool), UNC Management Company, Inc. (Management Company), The University of North Carolina at Chapel Hill Foundation, Inc. (UNC-Chapel Hill Foundation), The Kenan-Flagler Business School Foundation (Business School Foundation), U.N.C. Law Foundation, Inc. (Law Foundation), WUNC Public Radio, LLC (WUNC), Carolina Research Ventures, LLC (Research Ventures), and HVPV Holdings, LLC (HVPV), component units of the University, are reported as if they were part of the University.

The Chapel Hill Investment Fund was established in January 1997 and is classified as a governmental external investment pool. The fund is governed by a board consisting of eight to 11 ex-officio directors and two to four elected directors. Ex-officio directors include all of the members of the Board of Trustees of the Endowment Fund of the University, which includes the Chair of the University Board of Trustees, the Chancellor, the Vice Chancellor for Finance and Operations, and the Vice Chancellor for University Development. The UNC-Chapel Hill Foundation Board may, in its discretion, elect one or two of its at-large members to the Chapel Hill Investment Fund Board. The ex-officio directors of the Chapel Hill Investment Fund may elect one or two directors by unanimous written consent. The Chapel Hill Investment Fund supports the University by operating an investment fund for certain eligible charitable, nonprofit

foundations, associations, trusts, endowments, and funds that are organized and operated primarily to support the University. Because members of the Board of Directors of the Chapel Hill Investment Fund are officials or appointed by officials of the University and the Chapel Hill Investment Fund's primary purpose is to benefit the University and other organizations operated primarily to support the University, its financial statements have been blended with those of the University.

The UNC Investment Fund was organized by the Chapel Hill Investment Fund to allow the University, the UNC System, other constituent institutions of the UNC System, and certain eligible affiliated foundations. associations, trusts, and endowments that support the University and the UNC System, to pool their resources and invest collectively in investment opportunities identified, structured, and managed by the Management Company. The membership interests are offered only to eligible government entities or tax-exempt organizations that are controlled by or support the University, the UNC System, or other constituent institutions of the UNC System. The Chapel Hill Investment Fund contributed and assigned all of its assets to the UNC Investment Fund effective January 1, 2003, in exchange for its membership interest in the UNC Investment Fund. Upon such contribution and assignment, and in consideration thereof, the UNC Investment Fund has assumed all liabilities and obligations of the Chapel Hill Investment Fund in respect of such contributed assets. At June 30, 2018, the Chapel Hill Investment Fund membership interest was approximately 56% of the UNC Investment Fund total membership interests. Because the Chapel Hill Investment Fund is the organizer and controlling member of the UNC Investment Fund, the financial statements of the UNC Investment Fund have been blended with those of the University.

The UNC Intermediate Pool was organized in May 2013 by the University to make available an intermediate-term investment fund for eligible participants. The University is the controlling member. The UNC Intermediate Pool is classified as a governmental external investment pool. Eligible participants in the fund include not only the University but also the UNC System, its constituent institutions, and/or affiliates and supporting organizations of the UNC System or such constituent institutions. The University has retained the Management Company to serve as the investment manager of the fund. Because the University is the organizer and controlling member of the UNC Intermediate Pool, the financial statements of the UNC Intermediate Pool have been blended with those of the University.

The Management Company is organized and operated exclusively to support the educational mission of the University. The Management Company provides investment management and administrative services to the University, UNC System, and institutions and affiliated tax-exempt organizations, and performs other functions for and generally carries out the purposes of the University. The Management Company is governed by five ex-officio directors and one to three additional directors as fixed or changed from time to time by the board, elected by the ex-officio directors.

The ex-officio directors consist of the Chancellor, the Vice Chancellor for Finance and Operations, the Chair of the University Board of Trustees, the Chair of the Board of Directors of the Chapel Hill Investment Fund, and the President of the Management Company. Because members of the Board of Directors of the Management Company are officials or appointed by officials of the University and the Management Company's primary purpose is to benefit the University and other organizations operated primarily to support the University, its financial statements have been blended with those of the University.

The UNC-Chapel Hill Foundation is governed by a 17-member board consisting of nine ex-officio directors and eight elected directors. Ex-officio directors include the Chair of the University Board of Trustees, the Chancellor, the Vice Chancellor for Finance and Operations, and the Vice Chancellor for University Development (non-voting). In addition, the Board of Trustees elects two ex-officio directors from among its own members as well as three ex-officio directors from the Board of Trustees of the Endowment Fund who have not otherwise been selected. The eight remaining directors are elected as members of the UNC-Chapel Hill Foundation Board of Directors by action of the ex-officio directors. The UNC-Chapel Hill Foundation aids, supports, and promotes teaching, research, and service in the various educational, scientific, scholarly, professional, artistic, and creative endeavors of the University, Because members of the Board of Directors of the UNC-Chapel Hill Foundation are officials or appointed by officials of the University and the UNC-Chapel Hill Foundation's sole purpose is to benefit the University, its financial statements have been blended with those of the University.

On July 1, 2017, the operations of the University of North Carolina at Chapel Hill School of Education Foundation, Inc. merged with the UNC-Chapel Hill Foundation. Information regarding the merger, including the reason for the combination, is available in the UNC-Chapel Hill Foundation's financial statements.

The Business School Foundation is governed by a board consisting of four ex-officio directors and four or more elected directors. Ex-officio directors include the Dean of the Kenan-Flagler Business School (Business School), as well as the Business School's Chief Financial Officer, Associate Dean of Academic Affairs, and Associate Dean for MBA Programs. The remaining directors are elected to the Business School Foundation Board of Directors by action of the ex-officio directors. The Business School Foundation aids, promotes, and supports the Kenan-Flagler Business School at the University. Because members of the Board of Directors of the Business School Foundation are officials or appointed by officials of the University, the financial statements of the Business School Foundation have been blended with those of the University.

The Law Foundation is governed by a board consisting of one ex-officio director, six appointed directors, and six elected directors. The ex-officio director is the Dean of the School of Law of the University. The ex-officio director appoints six directors and the Board of Directors of the Law Alumni

Association of UNC, Inc. elects the other six directors. The Law Foundation provides support, fosters, and encourages the study and teaching of law at the University's Law School. Because a majority of the members of the Board of Directors of the Law Foundation are officials or appointed by officials of the University, the financial statements of the Law Foundation have been blended with those of the University.

WUNC is governed by a board consisting of nine members. Seven members of the board, at least two of which are members of the Board of Trustees of the University, are appointed by the Board of Trustees of the University. The remaining two board members are the University's Vice Chancellor of Communications and the General Manager of the noncommercial educational radio station WUNC-FM. The purposes of WUNC are to support the University by holding FCC licenses of noncommercial radio stations and operating and conducting programming of those radio stations and NC Public Radio, WUNC-FM, furthering the University's efforts to extend knowledge-based and educational services to the citizens of North Carolina and to enhance the quality of life for the people of the State. Because members of the Board of Directors of WUNC are officials or appointed by officials of the University and the primary purpose of WUNC is to benefit the University, its financial statements have been blended with those of the University.

Research Ventures is governed by a board consisting of six designated members and three at-large members. Designated members include the Chief Financial Officer of the University, the Chief Executive Officer of the UNC Management Company, Inc., two members of the Board of Trustees of the University, and two individuals appointed by the Chief Executive Officer of the UNC Health Care System. The at-large members are three members elected by the designated members. Research Ventures supports the educational mission of the University by performing functions to carry out the purposes of the University including creating, acquiring. holding, and disposing of investments on behalf of the University in businesses that commercialize technology and inventions created at the University or through use of University resources. Carolina Research Venture Investment Fund, LLC is a component unit of Research Ventures and is included in its financial statements. Because a majority number of the Board of Directors are officials or appointed by officials of the University, and Research Ventures' primary purpose is to benefit the University, the financial statements of Research Ventures have been blended with those of the University.

HVPV is governed by the University as a sole member of HVPV. All decisions with respect to the management of the business and affairs of HVPV are made by the University. The University directs, manages, and controls the business of HVPV. HVPV was formed for the sole benefit of the University and its purposes include holding an investment in limited partnership interests of a venture capital partner and promoting the business thereof. Because the University has complete authority to make decisions, and HVPV's primary purpose is to benefit the University, the

financial statements of HVPV have been blended with those of the University.

Separate financial statements for the University's blended component units may be obtained from the University Controller's Office, Campus Box 1270, Chapel Hill, NC 27599-1270, or by calling (919) 962-1370.

Condensed combining information regarding blended component units is provided in Note 22.

Discretely Presented Component Units - The Medical Foundation of North Carolina, Inc. (Medical Foundation), The University of North Carolina at Chapel Hill Arts and Sciences Foundation, Inc. (Arts and Sciences Foundation), and The Educational Foundation Scholarship Endowment Trust (Educational Foundation Trust) are legally separate nonprofit, tax-exempt corporations and are reported as discretely presented component units based on the nature and significance of their relationship to the University.

The Medical Foundation is governed by a board of up to 33 elected directors. The board also includes five ex-officio directors. The Dean of the UNC School of Medicine and CEO of UNC Health Care, the Vice Chancellor for University Development and the Associate Dean for Medical Alumni Affairs (UNC School of Medicine) all have voting rights. The President of the Medical Foundation and the President of UNC Hospitals do not. Historically, the University's School of Medicine has been the major recipient of financial support from the Medical Foundation rather than UNC Hospitals. Although the University does not control the timing or amount of receipts from the Medical Foundation, the majority of resources or income that the Medical Foundation holds and invests is restricted to the University by the donors. Because these restricted resources held by the Medical Foundation can only be used by, or for the benefit of the University, the Medical Foundation is considered a component unit of the University.

The Arts and Sciences Foundation is governed by a board consisting of five ex-officio directors, 30 elected directors and such number of emeritus directors determined from time to time by the Board of Directors. Staggered terms are set for the elected directors by the Board of Directors in office at the time of election. The purpose of the Arts and Sciences Foundation is to promote and support the University's College of Arts and Sciences. Although the University does not control the timing or amount of receipts from the Arts and Sciences Foundation, the majority of resources or income that the Arts and Sciences Foundation holds and invests is restricted to the activities of the University by the donors. Because these restricted resources held by the Arts and Sciences Foundation can only be used by, or for the benefit of the University, the Arts and Sciences Foundation is considered a component unit of the University.

The Educational Foundation Trust is governed by The Educational Foundation Scholarship Endowment Trust Agreement which designates the voting members of the Investment Committee of The Educational

Foundation, Inc. as trustees. The Investment Committee consists of five members elected from the membership of The Educational Foundation, Inc. The Educational Foundation Trust operates solely to assist the University in providing financial assistance to students at the University. On an annual basis, the Board of Trustees of the Educational Foundation Trust appropriates a portion of the net appreciation on its assets to The Educational Foundation, Inc. in its capacity as agent for the Educational Foundation Trust. The distribution from the Educational Foundation Trust to The Educational Foundation, Inc. is then forwarded by The Educational Foundation, Inc. to the University to provide financial assistance to students at the University. Although the University does not control the timing or amount of receipts from the Educational Foundation Trust, the majority of resources or income that the Educational Foundation Trust holds and invests is restricted to the students of the University by the donors. Because these restricted resources held by the Educational Foundation Trust can only be used for the benefit of the students of the University, the Educational Foundation Trust is considered a component unit of the University.

The Medical Foundation, Arts and Sciences Foundation, and Educational Foundation Trust are private, nonprofit organizations that report their financial results under the Financial Accounting Standards Board (FASB) Codification. As such, certain revenue recognition criteria and presentation features are different from Governmental Accounting Standards Board (GASB) revenue recognition criteria and presentation features. No modifications have been made to the financial information in the University's financial statements for these differences.

During the year ended June 30, 2018, the Medical Foundation, Arts and Sciences Foundation, and Educational Foundation Trust distributed \$51,073,833 to the University for both restricted and unrestricted purposes. Complete financial statements for the Medical Foundation, Arts and Sciences Foundation, and Educational Foundation Trust can be obtained from the University Controller's Office, Campus Box 1270, Chapel Hill, NC 27599-1270, or by calling (919) 962-1370.

B. Basis of Presentation - The accompanying financial statements are presented in accordance with accounting principles generally accepted in the United States of America as prescribed by the GASB.

Pursuant to the provisions of GASB Statement No. 34, Basic Financial Statements - and Management's Discussion and Analysis - for State and Local Governments, as amended by GASB Statement No. 35, Basic Financial Statements - and Management's Discussion and Analysis - for Public Colleges and Universities, the full scope of the University's activities is considered to be a single business-type activity and accordingly, is reported within a single column in the basic financial statements.

C. Basis of Accounting - The financial statements of the University have been prepared using the economic resource measurement focus and the accrual basis of accounting. Under the accrual basis, revenues are recognized when earned, and expenses are recorded when an obligation has been incurred, regardless of the timing of the cash flows.

Nonexchange transactions, in which the University receives (or gives) value without directly giving (or receiving) equal value in exchange, include state appropriations, certain grants, and donations. Revenues are recognized, net of estimated uncollectible amounts, as soon as all eligibility requirements imposed by the provider have been met, if probable of collection.

- D. Cash and Cash Equivalents This classification includes undeposited receipts, petty cash, cash on deposit with private bank accounts, cash on deposit with fiscal agents, and deposits held by the State Treasurer in the Short-Term Investment Fund (STIF). The STIF maintained by the State Treasurer has the general characteristics of a demand deposit account in that participants may deposit and withdraw cash at any time without prior notice or penalty.
- E. Investments To the extent available, investments are recorded at fair value based on quoted market prices in active markets on a trade-date basis. Additional information regarding the fair value measurement of investments is disclosed in Note 3. Investments for which a readily determinable fair value does not exist include investments in hedge funds and limited partnerships. These investments are carried at net asset value (NAV) per share as provided by the respective fund managers of these investments or third party administrators. The Management Company reviews and evaluates the values provided by the fund managers as well as the valuation methods and assumptions used in determining the NAV of such investments. Because of the inherent uncertainty in the use of estimates, values that are based on estimates may differ from the values that would have been used had a ready market existed for the investments. The net change in the value of investments is recognized as a component of investment income.

Short-term investments include marketable securities representing the investment of cash that is available for current operations. A majority of this available cash is invested in the University's Temporary Pool, a governmental external investment pool.

Endowment investments include the principal amount of gifts and bequests that, according to donor restrictions, must be held in perpetuity or for a specified period of time, along with any accumulated investment earnings on such amounts. Further, endowment investments also include amounts internally designated by the University for investment in an endowment capacity (i.e. quasi-endowments), along with accumulated investment earnings on such amounts. Land and other real estate held as investments by endowments are reported at fair value, consistent with how investments are generally reported.

F. Receivables - Receivables consist of tuition and fees charged to students and charges for auxiliary enterprises' sales and services, as well as

charges to patients for services provided by the UNC Faculty Physicians and the Dental Faculty Practices. Receivables also include amounts due from the federal government, state and local governments, private sources in connection with reimbursement of allowable expenditures made pursuant to contracts and grants, and pledges that are verifiable, measurable, and expected to be collected and available for expenditures for which the resource provider's conditions have been satisfied. Receivables are recorded net of estimated uncollectible amounts.

- **G. Inventories** Inventories, consisting of expendable supplies, postage, fuel held for consumption, and other merchandise for resale, are valued at cost or average cost.
- H. Capital Assets Capital assets are stated at cost at date of acquisition or acquisition value at date of donation in the case of gifts. Donated capital assets acquired prior to July 1, 2015 are stated at fair value as of the date of donation. The value of assets constructed includes all material direct and indirect construction costs. Interest costs incurred are capitalized during the period of construction.

The University capitalizes assets that have a value or cost of \$5,000 or greater at the date of acquisition and an estimated useful life of more than one year except for internally generated software which is capitalized when the value or cost is \$1,000,000 or greater and other intangible assets which are capitalized when the value or cost is \$100,000 or greater.

Depreciation and amortization are computed using the straight-line method over the estimated useful lives of the assets in the following manner:

Asset Class	Estimated Useful Life
Buildings	10-75 years
Machinery and Equipment	3-30 years
General Infrastructure	10-75 years
Computer Software	3-20 years

The University's historic property, artwork, and literary collections are capitalized at cost or acquisition value at the date of donation. Donated capital assets acquired prior to July 1, 2015 are stated at fair value as of the date of donation. These collections are considered inexhaustible and therefore are not depreciated.

I. Restricted Assets - Certain resources are reported as restricted assets because restrictions on asset use change the nature or normal understanding of the availability of the asset. Resources that are not available for current operations and are reported as restricted include resources restricted for the acquisition or construction of capital assets, resources legally segregated for the payment of principal and interest as required by debt covenants, unspent debt proceeds, and endowment and other restricted investments.

- J. Funds Held in Trust for Pool Participants Funds held in trust for pool participants represent the external portion of the University's governmental external investment pools more fully described in Note 2. The assets associated with this liability are included in restricted investments, cash, and other similar asset accounts.
- K. Noncurrent Long-Term Liabilities Noncurrent long-term liabilities include principal amounts of long-term debt and other long-term liabilities that will not be paid within the next fiscal year. Long-term debt includes: revenue bonds payable, notes payable, capital leases payable, annuities and life income payable, and lines of credit. Other long-term liabilities include: compensated absences, net pension liability, net other postemployment benefits (OPEB) liability, and workers' compensation.

Revenue bonds payable are reported net of unamortized premiums or discounts. The University amortizes bond premiums/discounts over the life of the bonds using the straight-line method that approximates the effective interest method. Deferred gains and losses on refundings are amortized over the life of the old debt or new debt (whichever is shorter) using the straight-line method, and are aggregated as deferred outflows of resources or deferred inflows of resources on the Statement of Net Position. Issuance costs are expensed in the reporting period in which they are incurred.

The net pension liability represents the University's proportionate share of the collective net pension liability reported in the State of North Carolina's 2017 *Comprehensive Annual Financial Report*. This liability represents the University's portion of the collective total pension liability less the fiduciary net position of the Teachers' and State Employees' Retirement System. See Note 16 for further information regarding the University's policies for recognizing liabilities, expenses, deferred outflows of resources, and deferred inflows of resources related to pensions.

The net OPEB liability represents the University's proportionate share of the collective net OPEB liability reported in the State of North Carolina's 2017 *Comprehensive Annual Financial Report.* This liability represents the University's portion of the collective total OPEB liability less the fiduciary net position of the Retiree Health Benefit Fund. See Note 17 for further information regarding the University's policies for recognizing liabilities, expenses, deferred outflows of resources, and deferred inflows of resources related to OPEB.

L. Compensated Absences - The University's policy is to record the cost of vacation leave when earned. The policy provides for a maximum accumulation of unused vacation leave of 30 days which can be carried forward each January 1 or for which an employee can be paid upon termination of employment. When classifying compensated absences into current and noncurrent, leave is considered taken using a last-in, first-out (LIFO) method. Also, any accumulated vacation leave in excess of 30 days at year-end is converted to sick leave. Under this policy, the accumulated vacation leave for each employee at June 30 equals the leave carried

forward at the previous December 31 plus the leave earned, less the leave taken between January 1 and June 30.

In addition to the vacation leave described above, compensated absences include the accumulated unused portion of the special annual leave bonuses awarded by the North Carolina General Assembly. The bonus leave balance on December 31 is retained by employees and transferred into the next calendar year. It is not subject to the limitation on annual leave carried forward described above and is not subject to conversion to sick leave.

There is no liability for unpaid accumulated sick leave because the University has no obligation to pay sick leave upon termination or retirement. However, additional service credit for retirement pension benefits is given for accumulated sick leave upon retirement.

M. Deferred Outflows/Inflows of Resources - In addition to assets, the Statement of Net Position reports a separate section for deferred outflows of resources. This separate financial statement element, deferred outflows of resources, represents a consumption of net position that applies to a future period(s) and so will not be recognized as an outflow of resources (expense) until then. The University has the following items that qualify for reporting in this category: the accumulated decrease in fair value of hedging derivatives, deferred loss on refunding, deferred outflows related to pensions, and deferred outflows related to other postemployment benefits.

In addition to liabilities, the Statement of Net Position reports a separate section for deferred inflows of resources. This separate financial statement element, deferred inflows of resources, represents an acquisition of net position that applies to a future period(s) and so will not be recognized as an inflow of resources (revenue) until then. The University has the following items that qualify for reporting in this category: deferred inflows for irrevocable split-interest agreements, deferred inflows related to pensions, and deferred inflows related to other postemployment benefits.

N. Net Position - The University's net position is classified as follows:

Net Investment in Capital Assets - This represents the University's total investment in capital assets, net of outstanding liabilities related to those capital assets. To the extent debt has been incurred but not yet expended for capital assets, such amounts are not included as a component of net investment in capital assets. Additionally, deferred outflows of resources and deferred inflows of resources that are attributable to the acquisition, construction, or improvement of capital assets or related debt are also included in this component of net position.

Restricted Net Position - Nonexpendable - Nonexpendable restricted net position includes endowments and similar type assets whose use is limited by donors or other outside sources, and, as a condition of the gift, the principal is to be maintained in perpetuity.

Restricted Net Position - Expendable - Expendable restricted net position includes resources for which the University is legally or contractually obligated to spend in accordance with restrictions imposed by external parties.

Unrestricted Net Position - Unrestricted net position includes resources derived from student tuition and fees, sales and services, unrestricted gifts, royalties, and interest income. It also includes the net position of accrued employee benefits such as compensated absences, pension plans, and other postemployment benefits.

Restricted and unrestricted resources are tracked using a fund accounting system and are spent in accordance with established fund authorities. Fund authorities provide rules for the fund activity and are separately established for restricted and unrestricted activities. When both restricted and unrestricted funds are available for expenditure, the decision for funding is transactional based within the departmental management system in place at the University. For projects funded by tax-exempt debt proceeds and other sources, the debt proceeds are always used first. Both restricted and unrestricted net position include consideration of deferred outflows of resources and deferred inflows of resources and deferred inflows of resources and deferred inflows of resources that had a significant effect on unrestricted net position.

- O. Scholarship Discounts Student tuition and fees revenues and certain other revenues from University charges are reported net of scholarship discounts in the accompanying Statement of Revenues, Expenses, and Changes in Net Position. The scholarship discount is the difference between the actual charge for goods and services provided by the University and the amount that is paid by students or by third parties on the students' behalf. Student financial assistance grants, such as Pell grants, and other federal, state, or nongovernmental programs, are recorded as nonoperating revenues in the accompanying Statement of Revenues, Expenses, and Changes in Net Position. To the extent that revenues from these programs are used to satisfy tuition, fees, and other charges, the University has recorded a scholarship discount.
- P. Revenue and Expense Recognition The University classifies its revenues and expenses as operating or nonoperating in the accompanying Statement of Revenues, Expenses, and Changes in Net Position. Operating revenues and expenses generally result from providing services and producing and delivering goods in connection with the University's principal ongoing operations. Operating revenues include activities that have characteristics of exchange transactions, such as (1) student tuition and fees, (2) sales and services of auxiliary enterprises, (3) certain federal, state, and local grants and contracts that are essentially contracts for services, and (4) interest earned on loans. Operating expenses are all expense transactions incurred other than those related to capital and noncapital financing or investing activities as defined by GASB Statement

No. 9, Reporting Cash Flows of Proprietary and Nonexpendable Trust Funds and Governmental Entities That Use Proprietary Fund Accounting.

Nonoperating revenues include activities that have the characteristics of nonexchange transactions. Revenues from nonexchange transactions that represent subsidies or gifts to the University, as well as investment income, are considered nonoperating since these are either investing, capital, or noncapital financing activities. Capital contributions are presented separately after nonoperating revenues and expenses.

Q. Internal Sales Activities - Certain institutional auxiliary operations provide goods and services to University departments, as well as to its customers. These institutional auxiliary operations include activities such as utility services, telecommunications, central stores, printing and copy centers, postal services, and repairs and maintenance services. In addition, the University has other miscellaneous sales and service units that operated either on a reimbursement or charge basis. All internal sales activities to University departments from auxiliary operations and sales and service units have been eliminated in the accompanying financial statements. These eliminations are recorded by removing the revenue and expense in the auxiliary operations and sales and service units and, if significant, allocating any residual balances to those departments receiving the goods and services during the year.

NOTE 2 - DEPOSITS AND INVESTMENTS

A. Deposits - Unless specifically exempt, the University is required by North Carolina General Statute 147-77 to deposit moneys received with the State Treasurer or with a depository institution in the name of the State Treasurer. However, the University of North Carolina Board of Governors, pursuant to G.S. 116-36.1, may authorize the University to deposit its institutional trust funds in interest-bearing accounts and other investments authorized by the Board of Governors, without regard to any statute or rule of law relating to the investment of funds by fiduciaries. Although specifically exempted, the University may voluntarily deposit institutional trust funds, endowment funds, special funds, revenue bond proceeds, debt service funds, and funds received for services rendered by health care professionals with the State Treasurer. Special funds consist of moneys for intercollegiate athletics and agency funds held directly by the University.

At June 30, 2018, the amount shown on the Statement of Net Position as cash and cash equivalents includes \$548,520,477, which represents the University's equity position in the State Treasurer's Short-Term Investment Fund (STIF). The STIF (a portfolio within the State Treasurer's Investment Pool, an external investment pool that is not registered with the Securities and Exchange Commission or subject to any other regulatory oversight and does not have a credit rating) had a weighted average maturity of 1.4 years as of June 30, 2018. Assets and shares of the STIF are valued at fair value. Deposit and investment risks associated with the State

Treasurer's Investment Pool (which includes the State Treasurer's STIF) are included in the North Carolina Department of State Treasurer Investment Programs' separately issued audit report. This separately issued report can be obtained from the Department of State Treasurer, 3200 Atlantic Avenue, Raleigh, NC 27604 or can be accessed from the Department of State Treasurer's website at https://www.nctreasurer.com/in the Audited Financial Statements section.

Cash on hand at June 30, 2018 was \$496,580. The carrying amount of the University's deposits not with the State Treasurer was \$198,425,250, and the bank balance was \$247,216,537. Custodial credit risk is the risk that in the event of a bank failure, the University's deposits may not be returned to it. The University does not have a deposit policy for custodial credit risk. As of June 30, 2018, \$159,674,123 of the University's bank balance was exposed to custodial credit risk as uninsured and uncollateralized.

B. Investments

University - The University is authorized by the University of North Carolina Board of Governors pursuant to G.S. 116-36.2 and Section 600.2.4 of the Policy Manual of the University of North Carolina to invest its special funds and funds received for services rendered by health care professionals in the same manner as the State Treasurer is required to invest, as discussed below.

G.S. 147-69.1(c), applicable to the State's General Fund, and G.S. 147-69.2, applicable to institutional trust funds, authorize the State Treasurer to invest in the following: obligations of or fully guaranteed by the United States; obligations of certain federal agencies; repurchase agreements; obligations of the State of North Carolina; certificates of deposit and other deposit accounts of specified financial institutions; prime quality commercial paper; asset-backed securities with specified ratings, specified bills of exchange or time drafts, and corporate bonds/notes with specified ratings; general obligations of other states; general obligations of North Carolina local governments; and obligations of certain entities with specified ratings.

In accordance with the bond resolutions, bond proceeds and debt service funds are invested in obligations that will by their terms mature on or before the date funds are expected to be required for expenditure or withdrawal.

G.S. 116-36(e) provides that the trustees of the Endowment Fund shall be responsible for the prudent investment of the Fund in the exercise of their sound discretion, without regard to any statute or rule of law relating to the investment of funds by fiduciaries but in compliance with any lawful condition placed by the donor upon that part of the Endowment Fund to be invested.

Investments of the University's component units, UNC-Chapel Hill Foundation, UNC Management Company, Chapel Hill Investment Fund, UNC Intermediate Pool, UNC Investment Fund, Business School

Foundation, and Law Foundation, are subject to and restricted by G.S. 36E "Uniform Prudent Management of Institutional Funds Act" (UPMIFA) and any requirements placed on them by contract or donor agreements.

Investments of various funds may be pooled unless prohibited by statute or by terms of the gift or contract. The University utilizes investment pools to manage investments and distribute investment income.

Investments are subject to the following risks as defined by GASB Statement No. 40, Deposit and Investment Risk Disclosures – An Amendment of GASB Statement No. 3.

Interest Rate Risk: Interest rate risk is the risk the University may face should interest rate variances affect the value of investments. The University does not have a formal policy that addresses interest rate risk.

Credit Risk: Credit risk is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. The University does not have a formal policy that addresses credit risk.

Foreign Currency Risk: Foreign currency risk is the risk that changes in exchange rates will adversely affect the value of an investment. The University does not have a formal policy for foreign currency risk.

Temporary Investment Pool (Temporary Pool) - The Temporary Pool is a fixed income portfolio managed by the Management Company and Novant Asset Management, LLC, It operates in conjunction with the University's Bank of America disbursing account for all special funds, funds received for services rendered by health care professionals, and endowment revenue funds (internal portion) and funds of affiliated foundations (external portion). Because of the participation in the Temporary Pool by affiliated foundations, it is considered a governmental external investment pool. The external portion of the Temporary Pool is presented in the accompanying financial statements as Funds Held in Trust for Pool Participants. Fund ownership of the University's Temporary Pool is measured using the unit value method. Under this method, participant activity is recorded on a cost basis in the UNC-Chapel Hill Money Market System. This is the official means of recording activity in the Temporary Pool. The Temporary Pool is not registered with the SEC and is not subject to any formal oversight other than that provided by the University Board of Trustees. The University has not provided legally binding guarantees during the period to support the value of the pool's investments. There are no involuntary participants in the Temporary Pool.

The Bank of New York Mellon is the custodian for the Temporary Pool and provides the University with monthly statements defining income and market value information. Investments of the Temporary Pool are generally highly liquid and include (but are not limited to) U.S. government securities, collateralized mortgage obligations, asset-backed securities, corporate bonds, and mutual funds. The University has elected to invest a portion of the Temporary Pool assets in the Chapel Hill Investment Fund.

Participants' cash balances are automatically invested in the Temporary Pool. Income distribution is calculated based on the Average Daily Balance (ADB) and distributed monthly. The rate earned by an account is dependent upon its account classification. The rates are set by policy and approved by the Vice Chancellor for Finance and Operations.

The following table presents the Temporary Pool investments by type and investments subject to interest rate risk at June 30, 2018:

Temporary Pool Investments

		Investment Maturities (in Years)								
		Less	4		More					
	Amount	Than 1	1 to 5	6 to 10	<u>than 10</u>					
Investment Type										
Debt Securities										
U.S. Treasuries	\$ 198,545,250	\$ 99,371,250	\$ 99,174,000	\$ 0	\$ 0					
U.S. Agencies	44,291,210	1,766,510	1,953,639	5,997,643	34,573,418					
Collateralized Mortgage Obligations	2,756,660				2,756,660					
Asset-Backed Securities	1,625,688		501,410	4,369	1,119,909					
Money Market Mutual Funds	48,712,171	48,712,171								
Domestic Corporate Bonds	5,211,328	5,211,328								
Total Debt Securities	301,142,307	\$ 155,061,259	\$ 101,629,049	\$ 6,002,012	\$ 38,449,987					
Other Securities										
Domestic Stocks	30,000									
Total Temporary Pool Investments	\$ 301,172,307									

The University has elected to invest \$125,030,548 of Temporary Pool assets in the Chapel Hill Investment Fund. The disclosures for these investments are not included in the preceding table. Rather, the disclosures for this portion of the Temporary Investment Pool are included in those for the Chapel Hill Investment Fund.

At June 30, 2018, investments in the Temporary Pool had the following credit quality distribution for securities with credit exposure:

	_	Amount	 AAA Aaa	AA Aa	А	BBB Baa		BB/Ba and pelow	 Unrated
U.S. Agencies Collateralized Mortgage Obligations Asset-Backed Securities Money Market Mutual Funds Domestic Corporate Bonds	\$	44,291,210 2,756,660 1,625,688 48,712,171 5,211,328	\$ 0	\$ 44,291,210 48,712,171 1,993,880	\$ 0 2 1,996,760	\$ 0 82,954	, .	0 883,994 24,276	\$ 0 1,289,712 501,410
Totals	\$	102,597,057	\$ 1,220,688	\$ 94,997,261	\$ 1,996,762	\$ 82,954	\$ 2,5	08,270	\$ 1,791,122

Rating Agency: Moody's/Standard & Poor's/Fitch (lowest rating reported above)

Since a separate annual financial report of the Temporary Investment Pool is not issued, the following additional disclosures are being provided in the University's financial statements.

The Temporary Investment Pool's Statement of Net Position and Statement of Operations and Changes in Net Position as of and for the period ended June 30, 2018, are as follows:

Statement of Net Position

June 30, 2018

		Amount
Assets: Cash in Bank Accounts Receivable Accrued Investment Income Chapel Hill Investment Fund Investments	\$	90,000,047 20,482 1,499,605 125,030,548 301,172,307
Total Assets		517,722,989
Total Liabilities		0
Net Position As Held in Trust for All Pool Participants: Internal Portion External Portion		403,823,931 113,899,058
Total Net Position	\$	517,722,989
For the Fiscal Year Ended June 30, 2018 Increase in Net Position from Operations: Revenues: Investment Income		Amount 9,641,118
Expenses: Investment Management	Ψ 	(262,216)
Net Increase in Net Position Resulting from Operations		9,378,902
Distributions to Participants: Distributions Paid and Payable		(9,378,902)
Share Transactions: Net Share Purchases		280,518,706
Total Increase in Net Position		280,518,706
Net Position: Beginning of Year		237,204,283
End of Year	\$	517,722,989

UNC Intermediate Pool, LLC - The UNC Intermediate Pool, LLC (UNC Intermediate Pool) was organized in May 2013 by the University to make available an intermediate-term investment fund for eligible participants with the University being the controlling member. The UNC Intermediate Pool is classified as a governmental external investment pool. Eligible participants in the pool include not only the University but also the University of North Carolina System (UNC System), its constituent institutions, and/or affiliates and supporting organizations of the UNC

System or such constituent institutions. The University has retained the Management Company to serve as the investment manager of the pool.

Ownership of the UNC Intermediate Pool is measured using the unit value method. Under this method, each participant's investment balance is determined on a market value basis. The UNC Intermediate Pool is not registered with the SEC and is not subject to any formal oversight beyond that provided by UNC Management Company as well as an Oversight Committee of University employees appointed by the Chancellor of the University. The University has not provided legally binding guarantees during the period to support the value of the pool's investments. There are no involuntary participants in the UNC Intermediate Pool. The audited financial statements for the UNC Intermediate Pool, LLC may be obtained from the University Controller's Office, Campus Box 1270, Chapel Hill, NC 27599-1270, or by calling (919) 962-1370.

The Bank of New York Mellon is the custodian for the UNC Intermediate Pool and provides the University with monthly statements providing income and market value information. UNC Intermediate Pool investments are comprised of (but not limited to) shares in mutual funds, money market accounts, and the UNC Investment Fund.

As of June 30, 2018, the University's membership interest was approximately 53% of the UNC Intermediate Pool's total membership interests. An affiliated organization, not included in the University's reporting entity, held the remaining 47% membership interest. This external portion of the UNC Intermediate Pool is presented in the accompanying financial statements as Funds Held in Trust for Pool Participants.

The following table presents the UNC Intermediate Pool investments by type and investments subject to interest rate risk at June 30, 2018:

UNC Intermediate Pool

		Investment Maturities (in Years)								
		Less			More					
	Amount	Than 1	1 to 5	6 to 10	than 10					
Investment Type										
Debt Securities										
U.S. Treasuries	\$ 12,786,220	\$ 297,726	\$ 11,155,730	\$ 1,332,764	\$ 0					
U.S. Agencies	13,533,795				13,533,795					
Mortgage Pass Throughs	2,151,848				2,151,848					
Collateralized Mortgage Obligations	60,556,733			7,010,694	53,546,039					
Asset-Backed Securities	27,781,761		2,702,347	1,771,905	23,307,509					
Debt Mutual Funds	223,011,722	9,947,164	105,205,605	51,753,360	56,105,593					
Money Market Mutual Funds	15,508,343	15,508,343								
Domestic Corporate Bonds	4,308,513		544,730	3,739,845	23,938					
Foreign Corporate Bonds	11,381,555		4,687,854	5,181,952	1,511,749					
Foreign Government Bonds	2,422,362	199,490	307,727	1,915,145						
Total Debt Securities	373,442,852	\$ 25,952,723	\$ 124,603,993	\$ 72,705,665	\$ 150,180,471					
Other Securities										
Real Estate Investment Trust	102,900									
Domestic Stocks	3,832									
Foreign Stocks	48,310									
Credit Based Comingled Funds	30,331,943									
Total UNC Intermediate Pool Investments	\$ 403,929,837									

The University has elected to invest \$153,192,234 of assets of the UNC Intermediate Pool in the UNC Investment Fund. The disclosures for these investments are not included in the preceding table. Rather, the disclosures for this portion of UNC Intermediate Pool investments are included in those for the UNC Investment Fund.

At June 30, 2018, investments in the UNC Intermediate Pool had the following credit quality distribution for securities with credit exposure:

						BB/Ba	
		AAA	AA		BBB	and	
	Amount	Aaa	Aa	A	Baa	below	Unrated
U.S. Agencies	\$ 13,533,795	\$ 0	\$ 13,533,795	\$ 0	\$ 0	\$ 0	\$ 0
Mortgage Pass Throughs	2,151,848			1,182,958	73,840	895,050	
Collateralized Mortgage Obligations	60,556,733		501,844	1,001,724	8,525,419	45,518,621	5,009,125
Asset-Backed Securities	27,781,761	1,664,022	1,824,348	3,505,210	3,405,667	12,082,247	5,300,267
Debt Mutual Funds	223,011,722	7,328,287	31,495,007	122,525,991	8,336	58,181,582	3,472,519
Money Market Mutual Funds	15,508,343		15,508,343				
Domestic Corporate Bonds	4,308,513					4,262,838	45,675
Foreign Corporate Bonds	11,381,555	480,470		640,312	4,973,284	5,074,885	212,604
Foreign Government Bonds	2,422,362			617,361	1,047,136	757,865	
Totals	\$ 360,656,632	\$ 9,472,779	\$ 62,863,337	\$ 129,473,556	\$ 18,033,682	\$ 126,773,088	\$ 14,040,190

Rating Agency: Moody's/Standard & Poor's/Fitch (lowest rating reported above)

UNC Chapel Hill Foundation Investment Fund, Inc. (Chapel Hill Investment Fund) - Chapel Hill Investment Fund is a North Carolina nonprofit corporation exempt from income tax pursuant to Section 501(c)(3). It was established in January 1997 and is classified as a governmental external investment pool. The pool is utilized to manage the investments for charitable, nonprofit foundations, associations, trusts, endowments, and funds that are organized and operated primarily to support the University. The University's Endowment, UNC-Chapel Hill Foundation, Business School Foundation, Law Foundation, Medical Foundation, Arts and Sciences Foundation, and Educational Foundation Trust are participants in the Chapel Hill Investment Fund and are included in the University's reporting entity (internal portion). Other affiliated organizations (external portion) in the Chapel Hill Investment Fund are not included in the University's reporting entity. Fund ownership of the Chapel Hill Investment Fund is measured using the unit value method. Under this method, each participant's investment balance is determined on a market value basis. The external portion of the Chapel Hill Investment Fund is presented in the accompanying financial statements as Funds Held in Trust for Pool Participants.

The Chapel Hill Investment Fund is not registered with the SEC and is not subject to any formal oversight other than that provided by the Chapel Hill Investment Fund Board of Directors (See Note 1A).

The Chapel Hill Investment Fund is the primary participant of UNC Investment Fund, LLC (UNC Investment Fund) and on a monthly basis receives a unitization report from the Management Company defining change in book and market value, applicable realized gains and losses and expenses. The Chapel Hill Investment Fund uses a unit basis to

determine each participant's market value and to distribute the Fund's earnings according to the Fund's spending policy. There are no involuntary participants in the Chapel Hill Investment Fund. The University has not provided or obtained any legally binding guarantees during the period to support the value for the Chapel Hill Investment Fund. The audited financial statements for the Chapel Hill Investment Fund may be obtained from the University Controller's Office, Campus Box 1270, Chapel Hill, NC 27599-1270, or by calling (919) 962-1370.

The Chapel Hill Investment Fund consists of an approximate 56% membership in the UNC Investment Fund categorized below.

UNC Investment Fund, LLC (UNC Investment Fund) - The UNC Investment Fund is a nonprofit limited liability company exempt from income tax pursuant to Section 501(c)(3) organized under the laws of the State of North Carolina. It was established in December 2002 by the Chapel Hill Investment Fund and is classified as a governmental external investment pool. The pool is utilized to manage the investments for The University of North Carolina, its constituent institutions, and affiliates of the constituent institutions. This includes charitable, nonprofit foundations, associations, trusts, endowments, and funds that are organized and operated primarily to support these institutions. As previously noted, the Chapel Hill Investment Fund, with an approximate 56% membership interest as of June 30, 2018, is the predominant member of the UNC Investment Fund.

The University's reporting entity portion of the Chapel Hill Investment Fund and the Management Company's portion of the UNC Investment Fund are characterized as the internal portion. Other affiliated organizations in the Chapel Hill Investment Fund, in addition to other members of the UNC Investment Fund not included in the University's reporting entity, are characterized as the external portion. The external portion of the UNC Investment Fund is presented in the accompanying financial statements as Funds Held in Trust for Pool Participants. Membership interests of the UNC Investment Fund are measured using the unit value method. Under this method, each member's investment balance is determined on a market value basis.

The UNC Investment Fund is not registered with the SEC and is not subject to any formal oversight other than that provided by the Chapel Hill Investment Fund as the controlling member (See Note 1A). Effective January 1, 2003, the Management Company entered into an investment management services agreement with the UNC Investment Fund and provides investment management and administrative services.

The Bank of New York Mellon is the custodian for the UNC Investment Fund and provides the University with monthly statements defining income and market value information. The UNC Investment Fund uses a unit basis to determine each member's market value and to distribute the fund's earnings. The University has not provided or obtained any legally binding guarantees during the period to support the value for the UNC Investment

Fund investments. The audited financial statements for the UNC Investment Fund may be obtained from UNC Management Company, Inc., 1400 Environ Way, Chapel Hill, NC 27517.

The following table presents the UNC Investment Fund investments by type and investments subject to interest rate risk at June 30, 2018:

UNC Investment Fund

		Investment Maturities (in Years)							
		Less			More				
	Amount	Than 1	1 to 5	6 to 10	than 10				
Investment Type									
Debt Securities									
U.S. Treasuries	\$ 20,739,519	\$ 1,993,560	\$ 10,296,965	\$ 5,821,324	\$ 2,627,670				
U.S. Agencies	71,554,620	Ψ 1,775,550	2,433,419	8,487,193	60,634,008				
Collateralized Mortgage Obligations	35,480,633		2,100,117	0,107,170	35,480,633				
Asset-Backed Securities	37,837,855		4,930,973	5,336,602	27,570,280				
Debt Mutual Funds	2,153,916		1,700,770	0,000,002	2,153,916				
Money Market Mutual Funds	153,055,747	153.055.747			2/100/710				
Domestic Corporate Bonds	3,736,930	498.150	1.473.085	1.144.800	620.895				
Domestic Municipal Bonds	1,944,000	,	.,,	.,,	1,944,000				
			-						
Total Debt Securities	326,503,220	\$ 155,547,457	\$ 19,134,442	\$ 20,789,919	\$ 131,031,402				
Other Securities									
Equity Index Funds	60,222,722								
Domestic Stocks	260,523,852								
Foreign Stocks	21,713,704								
Real Estate Investment Trust	38,390,808								
Long Only Hedge Funds	1,537,000,210								
Long/Short Hedge Funds	979,910,000								
Diversifying Hedge Funds	508,304,701								
Hedge Funds in Liquidation	9,098,382								
Credit Based Comingled Funds	180,810,351								
Private Equity Limited Partnerships	2,029,478,346								
Real Assets Limited Partnerships	347,875,103								
Total UNC Investment Fund Investments	\$ 6,299,831,399								

At June 30, 2018, investments in the UNC Investment Fund had the following credit quality distribution for securities with credit exposure:

	 Amount		AAA Aaa	_	AA Aa	А	_	BBB Baa	BB/Ba and below	_	Unrated
U.S. Agencies	\$ 71,554,620	\$	0	\$	71,554,620	\$ 0	\$	0	\$ 0	\$	0
Collateralized Mortgage Obligations	35,480,633					7,083,649		4,418,975	18,974,212		5,003,797
Asset-Backed Securities	37,837,855	2	,896,440		1,839,260			6,702,968	18,492,809		7,906,378
Debt Mutual Funds	2,153,916				2,153,916						
Money Market Mutual Funds	153,055,747				153,055,747						
Domestic Corporate Bonds	3,736,930				484,480	968,525		1,612,925			671,000
Domestic Municipal Bonds	 1,944,000								1,944,000		
Totals	\$ 305,763,701	\$ 2	,896,440	\$	229,088,023	\$ 8,052,174	\$	12,734,868	\$ 39,411,021	\$	13,581,175

Rating Agency: Moody's/Standard & Poor's/Fitch (lowest rating reported above)

Foreign Currency Risk: At June 30, 2018, the UNC Investment Fund Pool's exposure to foreign currency risk is as follows:

Investment	Currency	Amount (U.S. Dollars)
Private Equity Limited Partnerships Other Hedge Funds Real Assets Limited Partnerships	Euro Euro	\$ 105,986,931 36,482,094 4,913,004
Total Euro		 147,382,029
Private Equity Limited Partnerships Real Assets Limited Partnerships	British Pound Sterling British Pound Sterling	52,086,350 4,240,236
Total British Pound Sterling		 56,326,586
International Equities Private Equity Limited Partnerships	Canadian Dollar Canadian Dollar	 1,056,982 8,228,546
Total Canadian Dollar		 9,285,528
Private Equity Limited Partnerships	Australian Dollar	486,173
International Equities	Swedish Krona	 647,344
Total		\$ 214,127,660

Investment Derivatives: At June 30, 2018, the UNC Investment Fund is invested in foreign currency forward contracts with a fair value of \$1,806,046 and in U.S. dollar equity futures with a fair value of (\$479,385). In addition, the fund is invested in equity put options and equity call options that have a fair value of \$701,878 and (\$154,168), respectively. Disclosures are provided for these investments in Note 11 Derivative Instruments.

Non-Pooled Investments - The following table presents investments by type and investments subject to interest rate risk at June 30, 2018, for the University's non-pooled investments.

Non-Pooled Investments

		Investment Maturities (in Years)							
		L	ess						More
	Amount	T <u>r</u>	nan 1		1 to 5	6 to 10		than 10	
Investment Type									
Debt Securities									
U.S. Treasuries	\$ 118,876	\$	0	\$	54,545	\$	64,331	\$	0
U.S. Agencies	150								150
Mortgage Pass Throughs	10,748								10,748
Collateralized Mortgage Obligations	40,071								40,071
Debt Mutual Funds	6,609,107			1	,584,295		5,024,812		
Money Market Mutual Funds	424,319	42	4,319						
Domestic Corporate Bonds	34,027				34,027				
Foreign Government Bonds	29,849				29,849	_			
Total Debt Securities	7,267,147	\$ 42	4,319	\$ 1	,702,716	\$	5,089,143	\$	50,969
Other Securities									
Equity Mutual Funds	11,545,814								
Investments in Real Estate	3,750,565								
Real Estate Investment Trust	52,707								
Private Equity Limited Partnerships	9,193,537								
Gifted Insurance Policies	1,654,470								
Domestic Stocks	18,332,957								
Foreign Stocks	118,283								
International Mutual Funds	7,857,389	_							
Total Non-Pooled Investments	\$ 59,772,869	_							

At June 30, 2018, the University's non-pooled investments had the following credit quality distribution for securities with credit exposure:

	 Amount		AAA Aaa	AA Aa	 BBB Baa		BB/Ba and below		Unrated
U.S. Agencies	\$ 150	\$	0	\$ 0	\$ 0	\$	0	\$	150
Mortgage Pass Throughs	10,748				10,658				90
Collateralized Mortgage Obligations	40,071						34,864		5,207
Debt Mutual Funds	6,609,107	2,9	927,530	22,983		1,1	194,206	2,	464,388
Money Market Mutual Funds	424,319	4	424,319						
Domestic Corporate Bonds	34,027						34,027		
Foreign Government Bonds	 29,849						29,849		
Totals	\$ 7,148,271	\$ 3,3	351,849	\$ 22,983	\$ 10,658	\$ 1,2	292,946	\$ 2,	469,835

Rating Agency: Moody's/Standard & Poor's/Fitch (lowest rating reported above)

Foreign Currency Risk: At June 30, 2018, the University had nominal direct exposure to foreign currency risk in non-pooled investments.

Total Investments - The following table presents the total investments at June 30, 2018:

	Amount
Investment Type	
Debt Securities	
U.S. Treasuries	\$ 232,189,865
U.S. Agencies	129,379,775
Mortgage Pass Throughs	2,162,596
Collateralized Mortgage Obligations	98,834,097
Asset-Backed Securities	67,245,304
Debt Mutual Funds	231,774,745
Money Market Mutual Funds	217,700,580
Domestic Corporate Bonds	13,290,798
Domestic Municipal Bonds	1,944,000
Foreign Corporate Bonds	11,381,555
Foreign Government Bonds	2,452,211
Total Debt Securities	1,008,355,526
Other Securities	
Equity Index/Mutual Funds	71,768,536
International Mutual Funds	7,857,389
Investment in Real Estate	3,750,565
Real Estate Investment Trusts	38,546,415
Long/Short Hedge Funds	979,910,000
Diversifying Hedge Funds	508,304,701
Hedge Funds In Liquidation	9,098,382
Long Only Hedge Funds	1,537,000,210
Credit Based Commingled Funds	211,142,294
Gifted Insurance Policies	1,654,470
Private Equity Limited Partnerships	2,038,671,883
Real Assets Limited Partnerships	347,875,103
Domestic Stocks	278,890,641
Foreign Stocks	21,880,297
Total Other Securities	6,056,350,886
Total Investments	\$ 7,064,706,412

Total investments as reported in the University's financial statements:

	 Amount
University Statement of Net Position	_
Short-Term Investments	\$ 325,546,982
Restricted Short-Term Investments	181,847,862
Endowment Investments	2,187,028,950
Restricted Investments	3,602,999,945
Other Investments	 108,529,345
Subtotal	 6,405,953,084
Component Units	
Investments of UNC Investment Fund Held for	
Component Units that are Discretely Presented in	
Accompanying Financial Statements	 658,753,328
Total Investments	\$ 7,064,706,412

The University's reporting entity, including the three discretely presented component units, comprises approximately 49% of the UNC Investment Fund.

Component Unit - Investments of the University's discretely presented component unit, the Medical Foundation of North Carolina, Inc., are subject to and restricted by G.S. 36E "Uniform Prudent Management of Institutional Funds Act" (UPMIFA) and any requirements placed on them by contract or donor agreements. Because the Medical Foundation reports under the FASB reporting model, disclosures of the various investment risks are not required. The following is an analysis of investments by type:

Investment Type	Carrying Value
	0 (1 (00 (
Money Market Funds	\$ 8,616,906
Common Stock and ETF	23,959,946
Hatteras Venture Partners V, LP Alternative	2,419,376
Mutual Funds - Equity Oriented	48,709,432
Mutual Funds - Credit Oriented	15,050,424
Mutual Funds - Alternative	6,540,853
International Equity Fund	9,009,917
Government Securities and Corporate Fixed Income	7,812,083
Total Investments	\$ 122,118,937

NOTE 3 - FAIR VALUE MEASUREMENTS

University - To the extent available, the University's investments and derivatives are recorded at fair value as of June 30, 2018. GASB Statement No. 72, *Fair Value Measurement and Application*, defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. This statement establishes a hierarchy of valuation inputs based on the extent to which the inputs are observable in the marketplace. Inputs are used in applying the various valuation techniques and take into account the assumptions that market participants use to make valuation decisions. Inputs may include price information, credit data, interest and yield curve data, and other factors specific to the financial instrument. Observable inputs reflect market data obtained from independent sources. In contrast, unobservable inputs reflect the entity's assumptions about how market participants would value the financial instrument. Valuation techniques should maximize the use of observable inputs to the extent available.

A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. The following describes the hierarchy of inputs used to measure fair value and the primary valuation methodologies used for financial instruments measured at fair value on a recurring basis:

Level 1 Investments whose values are based on quoted prices (unadjusted) for identical assets or liabilities in active

markets that a government can access at the measurement date.

Level 2 Investments with inputs – other than quoted prices included within Level 1 – that are observable for an asset or liability, either directly or indirectly.

Level 3 Investments classified as Level 3 have unobservable inputs for an asset and may require a degree of professional judgment.

The following table summarizes the University's investments, including deposits in the Short-Term Investment Fund and the discretely presented component units' portion of the UNC Investment Fund, within the fair value hierarchy at June 30, 2018:

Pair Carbon Pair Carbon Carbo				Fair Value Measurements Using								
Debt Securities												
List Agencies 129.379.775												
Domestic Municipal Bonds	U.S. Agencies Mortgage Pass Throughs Collateralized Mortgage Obligations Asset-Backed Securities	\$ 129,379,775 2,162,596 98,834,097 67,245,304	\$		\$	129,379,775 2,162,596 98,834,097	\$	0				
Cher Securities	Money Market Mutual Funds Domestic Municipal Bonds Domestic Corporate Bonds Foreign Corporate Bonds	 217,700,580 1,944,000 13,290,798 11,381,555		217,700,580		13,256,772 11,381,555						
International Mutual Funds	Total Debt Securities	1,008,355,526		681,699,216		326,656,310						
Investments Measured at the Net Asset Value (NAV) Long/Short Hedge Funds 979,910,000 Diversifying Hedge Funds 508,304,701 Hedge Funds in Liquidation 9,098,382 Long Only Hedge Funds 1,537,000,210 Credit Based Commingled Hedge Funds 211,142,294 Private Equity Limited Partnerships 2,038,671,883 Real Assets Limited Partnerships 347,875,103 Total Investments Measured at the NAV 5,632,002,573 Investments as a Position in an External Investment Pool Short-Term Investment Fund 548,520,477 Total Investments Measured at Fair Value \$ 7,613,226,889 Derivative Instruments Hedging Derivative Instruments Pay-Fixed Interest Rate Swaps \$ (82,927,586) \$ 0 \$ (82,927,586) \$ 0 Investment Derivative Instruments Pay-Fixed Interest Rate Swap (1,976,993) U.S. Dollar Equity Futures (479,385) Foreign Currency Forwards 1,806,046 Equity Call Options (154,168) Equity Put Options 701,878 701,878 Total Rate Swap (1,976,983) Call Options (154,168) Call	International Mutual Funds Equity Index/Mutual Funds Investments in Real Estate Gifted Insurance Policies Domestic Stocks Foreign Stocks	 71,768,536 3,750,565 1,654,470 278,890,641 21,880,297		71,768,536 269,069,054 21,880,297				1,654,470				
Long/Short Hedge Funds 979,910,000 Diversifying Hedge Funds 508,304,701 Hedge Funds in Liquidation 9,098,382 Long Only Hedge Funds 1,537,000,210 Credit Based Commingled Hedge Funds 211,142,294 Private Equity Limited Partnerships 2,038,671,883 Real Asset Limited Partnerships 347,875,103	Total Investments by Fair Value Level	 1,432,703,839	\$	1,090,820,907	\$	326,656,310	\$	15,226,622				
Investments as a Position in an External Investment Pool Short-Term Investment Fund 548,520,477	Long/Short Hedge Funds Diversifying Hedge Funds Hedge Funds in Liquidation Long Only Hedge Funds Credit Based Commingled Hedge Funds Private Equity Limited Partnerships	 508,304,701 9,098,382 1,537,000,210 211,142,294 2,038,671,883										
Short-Term Investment Fund \$ 184,520,477	Total Investments Measured at the NAV	 5,632,002,573										
Derivative Instruments Hedging Derivative Instruments \$ (82,927,586) \$ 0 \$ (82,927,586) \$ 0 Investment Derivative Instruments \$ (1,976,993)		548,520,477										
Hedging Derivative Instruments Pay-Fixed Interest Rate Swaps \$ (82,927,586) \$ 0 \$ (82,927,586) \$ 0	Total Investments Measured at Fair Value	\$ 7,613,226,889										
Pay-Fixed Interest Rate Swap (1,976,993) (1,976,993) U.S. Dollar Equity Futures (479,385) (479,385) Foreign Currency Forwards 1,806,046 1,806,046 Equity Call Options (154,168) (154,168) Equity Put Options 701,878 701,878	Hedging Derivative Instruments	\$ (82,927,586)	\$	0	\$	(82,927,586)	\$	0				
Foreign Currency Forwards 1,806,046 1,806,046 Equity Call Options (154,168) (154,168) Equity Put Options 701,878 701,878	Pay-Fixed Interest Rate Swap			(470 385)		(1,976,993)						
Total Derivative Instruments <u>\$ (83,030,208)</u> <u>\$ (479,385)</u> <u>\$ (82,550,823)</u> <u>\$ 0</u>	Foreign Currency Forwards Equity Call Options	 1,806,046 (154,168)	_	(477,500)		(154,168)						
	Total Derivative Instruments	\$ (83,030,208)	\$	(479,385)	\$	(82,550,823)	\$	0				

Short-Term Investment Fund - Ownership interest of the STIF is determined on a fair market valuation basis as of fiscal year end in accordance with the STIF operating procedures. Valuation of the underlying assets is performed by the custodian. Pool investments are measured at fair value in accordance with GASB 72. The University's position in the pool is measured and reported at fair value and the STIF is not required to be categorized within the fair value hierarchy.

Debt and Equity Securities - Debt and equity securities classified in Level 1 of the fair value hierarchy are valued using prices quoted in active markets for those securities. Debt securities classified in Level 2 of the fair value hierarchy are valued using a matrix pricing technique. Domestic stocks classified in Level 3 of the fair value hierarchy represent equity interest in start-up technology companies. This amount is valued based on 409A valuation or recent valuations from the companies themselves.

Investments in Real Estate - Investments in real estate classified in Level 3 of the fair value hierarchy are valued using a combination of recent sales or historical appraisals.

Gifted Insurance Policies - Gifted Insurance policies are classified as Level 3 in the fair value hierarchy and are based on the cash surrender value of the policies.

Derivative Instruments - Investment derivatives classified in Level 1 of the fair value hierarchy are valued using prices quoted in active markets for those securities. Interest rate swaps in the hedging and investment derivatives categories classified in Level 2 of the fair value hierarchy are valued based on present value using discounted cash flows technique. Foreign currency forward investment derivatives are classified as Level 2 and are transacted over-the-counter and valued directly from underlying exchange listed exchange rates. Equity put and call options classified as Level 2 are valued using options pricing.

The following table presents the valuation of investments measured at the Net Asset Value (NAV) per share (or its equivalent) at June 30, 2018.

Redemntion

Investments Measured a	at	the	NAV
------------------------	----	-----	-----

		Fair Value	Unfunded Commitments	Frequency (If Currently Eligible)	Redemption Notice Period
Long/Short Hedge Funds A(b)	\$	979,910,000	\$ 32,976,672	From Weekly to 3+ Years	1 to 365 Days
Diversifying Hedge Funds ^{A(c)}		508,304,701		From Weekly to 3+ Years	1 to 365 Days
Hedge Funds in Liquidation ^{A(e)}		9,098,382		From Weekly to 3+ Years	1 to 365 Days
Long Only Equity Hedge Funds ^{A(a)}		1,537,000,210		From Weekly to 3+ Years	1 to 365 Days
Credit-Based Commingled Hedge Funds A(d)		211,142,294		From Weekly to 3+ Years	1 to 365 Days
Private Equity Limited Partnerships ^B		2,038,671,883	913,818,628	Not Eligible	10-15 Years
Real Assets Limited Partnerships ^C		347,875,103	267,660,603	Not Eligible	10-15 Years
Total Investments Measured at the NAV	\$	5,632,002,573			

- **A. Hedge Funds** For hedge funds, a combination of the following asset strategies is used:
 - (a) Long Biased Equity Long biased equity managers are characterized by managers who adopt an investment strategy to primarily hold long positions in publicly listed equity securities to gain equity market exposure globally. The managers can from time to time use equity index futures, options on equity index futures, and specific risk options.
 - (b) Long/Short Equity Long/short equity managers are characterized by a manager's ability to buy and/or sell short individual securities that they believe the market has mispriced relative to their fundamental intrinsic value. The long and short positions are generally independent of one another and typically result in an overall net long exposure to equities. The managers can from time to time use equity index futures, options on equity index futures, and specific risk options.
 - (c) Diversifying Strategies Diversifying strategy managers use strategies that tend to be uncorrelated with major equity market indices. Diversifying strategies managers may use derivatives such as fixed income and equity futures both as a hedging tool and to gain exposure to specific markets. They may also enter into various swap agreements to manage exposure to specific securities and markets.
 - (d) Fixed Income/Credit-Based Commingled Strategies Fixed income fund managers include credit-based commingled hedge funds and generally use strategies that are focused on income generation and provide diversification to the portfolio. They may use futures and options on global fixed income and currency markets and can enter into various swap agreements. These vehicles are used purely to hedge exposure to a given market or to gain exposure to an illiquid market.
 - (e) Hedge Funds in Liquidation Hedge funds in liquidation represent funds that are either in the process of being terminated or have received notice of termination.
- **B.** Private Equity Limited Partnerships Private equity managers typically invest in equity investments and transactions in private companies (i.e., companies that are not publicly listed on any stock exchange). Private equity investments are illiquid and expected to provide higher returns than public equity investments over the long term, as well as controlling volatility.

The energy subsection of the private equity strategy is primarily used to hedge against unanticipated inflation. This can include direct energy investments, energy security investments, and limited partnerships. The principal attraction of these investments is the lack of correlation with the balance of the portfolio.

C. Real Assets Limited Partnerships - Real estate managers primarily serve as a hedge against unanticipated general price inflation but are also

a source of current income. Investments in this area include private portfolio investments focusing on specific niche markets within the real estate sector. Such sectors may include investments in public Real Estate Investment Trusts (REIT's) that provide a more liquid means of gaining exposure to the asset class.

Component Units - Discretely presented component units' financial data are reported in separate financial statements because of their use of different reporting models. Complete financial statements including applicable disclosures for The Medical Foundation of North Carolina, Inc., The University of North Carolina at Chapel Hill Arts and Sciences Foundation, Inc., and The Educational Foundation Scholarship Endowment Trust can be obtained from the University Controller's Office, Campus Box 1270, Chapel Hill, NC 27599-1270, or by calling (919) 962-1370.

Note 4 - Endowment Investments

Substantially all of the investments of the University's endowment funds are pooled in the Chapel Hill Investment Fund. Under the "Uniform Prudent Management of Institutional Funds Act" (UPMIFA), authorized by the North Carolina General Assembly on March 19, 2009, the Board may also appropriate expenditures from eligible nonexpendable balances if deemed prudent and necessary to meet program outcomes and for which such spending is not specifically prohibited by the donor agreements. During the year, the Board did not appropriate expenditures from eligible nonexpendable endowment funds.

Investment return of the University's pooled endowment funds is predicated on the total return concept (yield plus appreciation). Annual distributions from the Chapel Hill Investment Fund to the University's pooled endowment funds are generally based on an adopted distribution policy. Under this policy, the prior year distribution is increased by the rate of inflation as measured by the Consumer Price Index (CPI) unless the Board determines otherwise. Each year's distribution, however, is subject to a minimum of 4% and a maximum of 7% of the pooled endowment fund's average market value for the previous year.

To the extent that the total return for the current year exceeds the distribution, the excess is added to principal. If current year earnings do not meet the distribution requirements, the University uses accumulated income and appreciation to make up the difference. At June 30, 2018, accumulated income and appreciation of \$815,568,709 was available in the University's pooled endowment funds of which \$659,870,515 was restricted to specific purposes including scholarships and fellowships, research, library acquisitions, professorships, departmental, and other uses. The remaining portion of net appreciation available to be spent is classified as unrestricted net position.

NOTE 5 - RECEIVABLES

Receivables at June 30, 2018, were as follows:

			Less				
			Allowance				
	Gross		for Doubtful		Net		
	 Receivables	_	Accounts		Receivables		
Current Receivables:							
Students	\$ 9,093,545	\$	2,632,639	\$	6,460,906		
Patients	197,459,196		110,429,080		87,030,116		
Accounts	30,691,001		97,492		30,593,509		
Intergovernmental	95,259,446				95,259,446		
Pledges	38,620,490		1,441,351		37,179,139		
Investment Earnings	3,747,055				3,747,055		
Interest on Loans	1,558,012				1,558,012		
Other	944,033	_			944,033		
Total Current Receivables	\$ 377,372,778	\$	114,600,562	\$	262,772,216		
Noncurrent Receivables:							
Pledges	\$ 39,226,385	\$	980,660	\$	38,245,725		
Notes Receivable:							
Notes Receivable - Current:							
Federal Loan Programs	\$ 3,432,724	\$	154,455	\$	3,278,269		
UNC Health Care System	1,765,737				1,765,737		
Institutional Student Loan Programs	 1,176,526		120,153		1,056,373		
Total Notes Receivable - Current	\$ 6,374,987	\$	274,608	\$	6,100,379		
Notes Receivable - Noncurrent:							
Federal Loan Programs	\$ 24,776,586	\$	1,066,322	\$	23,710,264		
UNC Health Care System	12,521,492		,		12,521,492		
Institutional Student Loan Programs	9,517,816		542,757		8,975,059		
Total Notes Receivable - Noncurrent	\$ 46,815,894	\$	1,609,079	\$	45,206,815		

Pledges are receivable over varying time periods ranging from one to 10 years and have been discounted based on a projected interest rate of 1.38% for the outstanding periods, and allowances are provided for the amounts estimated to be uncollectible.

Scheduled receipts, the discounted amount under these pledge commitments, and allowances for uncollectible pledges are as follows:

<u>Fiscal Year</u>	Amount
2019	\$ 38,620,755
2020	11,265,648
2021	7,482,268
2022	5,311,184
2023	4,250,105
2024-2028	15,931,394
Total Pledge Receipts Expected	82,861,354
Less Discount Rate Amount Representing Interest (1.38% Rate of Interest)	 5,014,479
Present Value of Pledge Receipts Expected	77,846,875
Less Allowance for Doubtful Accounts	2,422,011
Pledges Receivable, Net	\$ 75,424,864

NOTE 6 - CAPITAL ASSETS

A summary of changes in the capital assets for the year ended June 30, 2018, is presented as follows:

	Balance July 1, 2017			Balance
	(as Restated)	Increases	Decreases	June 30, 2018
Capital Assets, Nondepreciable:				
Land	\$ 68,045,933	\$ 2,266,054	\$ 0	\$ 70,311,987
Art, Literature, and Artifacts	144,187,253	5,069,817	11,180	149,245,890
Construction in Progress	81,307,387	102,036,207	12,888,111	170,455,483
Other Intangible Assets	2,300,000		122,223	2,177,777
Total Capital Assets, Nondepreciable	295,840,573	109,372,078	13,021,514	392,191,137
Capital Assets, Depreciable:				
. Buildings	3,097,619,740	13,156,047		3,110,775,787
Machinery and Equipment	433,075,949	41,995,836	19,975,742	455,096,043
General Infrastructure	975,874,846	10,003	1,843,289	974,041,560
Computer Software	121,673,239			121,673,239
Total Capital Assets, Depreciable	4,628,243,774	55,161,886	21,819,031	4,661,586,629
Less Accumulated Depreciation/Amortization for:				
Buildings	1,130,769,680	79,429,538		1,210,199,218
Machinery and Equipment	246,452,450	24,602,430	14,591,237	256,463,643
General Infrastructure	426,062,773	28,055,637	376,861	453,741,549
Computer Software	29,942,789	6,313,888	297,536	35,959,141
Total Accumulated Depreciation/Amortization	1,833,227,692	138,401,493	15,265,634	1,956,363,551
Total Capital Assets, Depreciable, Net	2,795,016,082	(83,239,607)	6,553,397	2,705,223,078
Capital Assets, Net	\$ 3,090,856,655	\$ 26,132,471	\$ 19,574,911	\$ 3,097,414,215

The July 1, 2017 balances of depreciable capital assets and corresponding accumulated depreciation were restated to reflect reclassifications among categories made after the end of the prior fiscal year. These reclassifications have no impact on total net capital assets.

During the year ended June 30, 2018, the University incurred \$51,025,037 in interest costs related to the acquisition and construction of capital assets. All of these costs are included in interest expense.

The University has pledged Granville Towers, with a carrying value of \$35,073,813 as security for the loan from Nationwide Life Insurance Company. Additional information regarding the loan can be found in Note 10.

NOTE 7 - ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

Accounts payable and accrued liabilities at June 30, 2018, were as follows:

	 Amount
Accounts Payable and Accrued Liabilities	
Accounts Payable	\$ 74,573,232
Accounts Payable - Capital Assets	13,699,437
Accrued Payroll	56,120,694
Contract Retainage	4,786,609
Intergovernmental Payables	16,101,911
Investment Derivatives Liability	 2,610,546
Total Accounts Payable and Accrued Liabilities	\$ 167,892,429

NOTE 8 - REVERSE REPURCHASE AGREEMENTS

Under the University's authority to purchase and sell securities, it has entered into fixed coupon reverse repurchase (reverse repurchase) agreements; that is, a sale of securities with a simultaneous agreement to repurchase them in the future at the same price plus a contract rate of interest. The value of the securities underlying reverse repurchase agreements normally exceeds the cash received, providing the dealers a margin against a decline in value of the securities. If the dealers default on their obligations to resell these securities to the University or provide securities or cash of equal value, the University would suffer an economic loss equal to the difference between the value plus accrued interest of the underlying securities and the agreement obligation, including accrued interest. This credit exposure at year-end was \$2,136,752.

All sales of investments under reverse repurchase agreements are for fixed terms. In investing the proceeds of reverse repurchase agreements, the University's practice is for the term to maturity of the investment to be the same as the term of the reverse repurchase agreement. The University's investments in the underlying securities and the securities purchased with proceeds from the reverse repurchase agreements are in accordance with the statutory requirements as noted. The interest earnings and interest cost arising from reverse repurchase agreement transactions are reported at gross amounts on the accompanying financial statements.

NOTE 9 - SHORT-TERM DEBT

Short-term debt activity for the year ended June 30, 2018, was as follows:

		Balance						Balance	
		July 1, 2017	Draws		Draws Repayments				June 30, 2018
O	Φ.	(2,000,000	Φ.	F 000 000	Φ.	F2 000 000	Φ.	15 000 000	
Commercial Paper Program	\$	63,000,000	\$	5,000,000	\$	53,000,000	\$	15,000,000	

The University manages a commercial paper ("CP") program under the issuer name of the Board of Governors of the University of North Carolina that provides up to \$500,000,000 in short-term financing for the University's and North Carolina State University's ("NCSU") capital improvement programs. Under this CP program, the University is authorized to issue up to \$400,000,000 and NCSU is authorized to issue up to \$100,000,000.

At its June 2012 meeting, the Board of Governors for the University of North Carolina issued a resolution to limit the cumulative amount of outstanding commercial paper for the University under this program to \$250,000,000. This resolution does not impact NCSU. Contingent liquidity needs for the entire CP program are provided by the University and supported by a pledge of the University's available funds.

During the fiscal year, the University continued to use its commercial paper program to provide low-cost bridge financing for capital projects with the intent to refinance all or a portion of the funding, through the issuance of long-term bonds. On November 28, 2017, the University issued \$5,000,000 of taxable commercial paper to fund the Media and Communications Studio project for the Athletics Department. \$50,000,000 of the commercial paper paid off during the fiscal year was accomplished through refunding occurring within the General Revenue Series 2017 issuance dated September 21, 2017. An additional \$3,000,000 of commercial paper was paid in cash.

NOTE 10 - LONG-TERM LIABILITIES

A. Changes in Long-Term Liabilities - A summary of changes in the long-term liabilities for the year ended June 30, 2018, is presented as follows:

	Balance July 1, 2017 (as Restated) Additions Reductions					Balance June 30, 2018			Current Portion
Long-Term Debt									
Revenue Bonds Payable	\$ 1,313,920,000	\$	110,225,000	\$	84,720,000	\$	1,339,425,000	\$	90,497,916
Plus: Unamortized Premium	7,304,652				6,055,162		1,249,490		
Less: Accretion of Discount on Capital Appreciation Bonds	(4,346,652)				(1,658,077)	_	(2,688,575)		
Total Revenue Bonds Payable, Net	1,316,878,000		110,225,000		89,117,085		1,337,985,915		90,497,916
Notes Payable	58,411,633				1,762,468		56,649,165		1,835,766
Capital Leases Payable	1,147,206		689,752		491,827		1,345,131		498,425
Annuities and Life Income Payable	49,601,499		2,500,762		4,854,856		47,247,405		958,579
Line of Credit	3,914,347	_			309,955	_	3,604,392		
Total Long-Term Debt	1,429,952,685		113,415,514		96,536,191		1,446,832,008		93,790,686
Other Long-Term Liabilities									
Compensated Absences	151,347,078		113,356,370		102,026,406		162,677,042		7,816,100
Net Pension Liability	284,334,716				36,795,232		247,539,484		
Net Other Postemployment Benefit Liability	3,153,296,023				1,067,840,435		2,085,455,588		
Workers' Compensation	16,379,877	_		_	280,307	_	16,099,570	_	2,681,878
Total Other Long-Term Liabilities	3,605,357,694		113,356,370	_	1,206,942,380		2,511,771,684		10,497,978
Total Long-Term Liabilities, Net	\$ 5,035,310,379	\$	226,771,884	\$	1,303,478,571	\$	3,958,603,692	\$	104,288,664

Additional information regarding capital lease obligations is included in Note 12.

Additional information regarding the net pension liability is included in Note 16.

Additional information regarding the net other postemployment benefits liability is included in Note 17.

B. Revenue Bonds Payable - The University was indebted for revenue bonds payable for the purposes shown in the following table:

Purpose	Series	Interest Rate/ Ranges	Final Original Principal Maturity Amount Paid Through Date of Issue June 30, 2018		Amount Paid Through			Accretion on Capital Appreciation Bonds		Principal Outstanding June 30, 2018	See Table Below
General Revenue Bonds Payable											
	2001B 2001C 2009A 2009B 2012B 2012C 2012D 2014 2016A 2016B 2016C 2017	4.862%* 3.454%* 3.250%-5.000% 5.757%** 4.775%* 1.455%-3.596% 3.090% 1.317%-3.847% 4.295%* 1.850%* 0.800%-3.327% 1.653%-3.326%	12/01/2025 12/01/2025 12/01/2019 12/01/2039 12/01/2041 12/01/2033 06/01/2042 12/01/2034 12/01/2034 12/01/2036 12/01/2038	\$ 54,970,000 54,970,000 97,735,000 112,805,000 100,000,000 127,095,000 30,000,000 265,600,000 100,000,000 400,950,000 110,225,000	\$	37,395,000 37,395,000 87,750,000 20,710,000 6,155,000 9,170,000	\$	0	\$	17,575,000 17,575,000 9,985,000 112,805,000 100,000,000 30,000,000 259,445,000 100,000,000 50,000,000 391,780,000 110,225,000	
Total General Revenue Bonds				1,504,350,000		198,575,000	_			1,305,775,000	
Utilities System	1997	5.4%-5.5%	08/01/2021	30,379,142		50,485,000	_	51,067,283	_	30,961,425	(1)
Total Revenue Bonds Payable (principal only)				\$ 1,534,729,142	\$	249,060,000	\$	51,067,283		1,336,736,425	
Plus: Unamortized Premium									_	1,249,490	
Total Revenue Bonds Payable, Net									\$	1,337,985,915	

^{*} For variable rate debt, interest rates in effect at June 30, 2018 are included. For variable rate debt with interest rate swaps, the synthetic fixed rates are included.

The University has pledged future revenues, net of specific operating expenses, to repay revenue bonds as shown in the table below:

Current Veer

			Total Future		Revenues			Estimate of %
Ref	Revenue Source	R	evenues Pledged	_	Net of Expenses	 Principal	 Interest	of Revenues Pledged
(1)	Utilities Revenue	\$	33,650,000	\$	25,271,960	\$ 8,410,000	\$ 0	7%

C. Demand Bonds - Included in bonds payable are several variable rate demand bond issues. Demand bonds are securities that contain a "put" feature that allows bondholders to demand payment before the maturity of the debt upon proper notice to the University's remarketing or paying agents.

With regards to the following demand bonds, the University has not entered into legal agreements which would convert the demand bonds not successfully remarketed into another form of long-term debt.

General Revenue, Series 2001B and 2001C

In 2001, the University issued two series of variable rate demand bonds in the amount of \$54.97 million (2001B) and \$54.97 million (2001C) that each has a final maturity date of December 1, 2025. The bonds are subject to mandatory sinking fund redemption on the interest payment date on or immediately preceding each December throughout the term of the bonds. The proceeds of these issuances were used to provide funds to refund in

^{**} The University has elected to treat these bonds as federally taxable "Build America Bonds" for the purposes of the American Recovery and Reinvestment Act and to receive a cash subsidy from the U.S. Treasury equal to 32% of the interest payable on these bonds. For these bonds, the interest rate included is the taxable rate, which does not factor in the cash subsidy from the U.S. Treasury.

advance of their maturity the following issues: Ambulatory Care Clinic, Series 1990; Athletic Facilities, Series 1998; Carolina Inn, Series 1994; School of Dentistry, Series 1995; Kenan Stadium, Series 1996; Housing System, Series 2000; and Parking System, Series 1997C. While bearing interest at a weekly rate, the bonds are subject to purchase on demand with a seven-day notice and delivery to the University's Remarketing Agents; J.P. Morgan Securities, Inc. (2001B) and Merrill Lynch, Pierce, Fenner & Smith Incorporated (2001C). Effective September 23, 2008, J.P. Morgan Securities, Inc. replaced Lehman Brothers, Inc.

The University entered into standby liquidity agreements in the amount of \$200.0 million with Wells Fargo Bank, N.A., \$100.0 million with Royal Bank of Canada, and \$100.0 million with U.S. Bank, N.A. on September 19, 2014. As of September 19, 2017, the standby liquidity agreement previously held with U.S. Bank, N.A. was replaced with a \$100 million standby liquidity agreement with TD Bank, N.A. Under each standby liquidity agreement, the University is entitled to draw amounts sufficient to pay the principal and accrued interest on variable rate demand bonds (or commercial paper bonds) delivered for purchase. Under each standby liquidity agreement, the University may, at any time and for any reason, reduce the commitment by any amount upon 30 days' prior written notice to the Bank.

The University is required to pay a quarterly facility fee for each standby liquidity agreement in the amount shown below in the table per annum based on the size of the commitment. If a long-term debt rating assigned by S&P Global (S&P), Fitch Ratings (Fitch) or Moody's Investors Service (Moody's) is lowered, the facility fee assigned to the rating in the below table shall apply. In the event of a split rating (i.e., one or more of the rating agency's ratings is at a different level than the rating of either of the other rating agencies), the facility fee rate shall be determined as follows: (i) if two of the three ratings appear in the same level, the facility fee rate shall be based on that level; (ii) if no two ratings appear in the same level, the facility fee rate shall be based on the level which includes the middle of the three ratings.

S&P	Fitch	Moody's	Wells Fargo	Royal Bank of Canada	TD Bank
AA+ or higher	AA+ or higher	Aa1 or higher	0.35%	0.27%	0.26%
AA	AA	Aa2	0.40%	0.32%	0.31%
AA-	AA-	Aa3	0.50%	0.37%	0.36%
A+	A+	A1	0.60%	0.47%	0.46%
Α	Α	A2	0.70%	0.57%	0.56%
A- or lower	A- or lower	A3 or lower	1.70%	1.57%	1.56%

The University will pay an accrued interest fee equal to the amount of accrued interest, at the time of purchase of the bonds, multiplied by the bank rate multiplied by the ratio of the number of days from the date of purchase of the bonds until the date of payment of the accrued interest to 365 days.

Under each standby liquidity agreement, draws to purchase bonds will accrue interest at the bank rate payable on the same interest date as provided in the Series Indenture for the original bonds. The University is required to begin making a series of six fully amortizing semiannual principal payments on bonds held by the Bank six months after the date of funding.

The standby liquidity agreements with Wells Fargo Bank, N.A., Royal Bank of Canada, and TD Bank, N.A. expire on September 19, 2018, September 18, 2019, and September 19, 2022 respectively. These agreements are subject to covenants customary to this type of transaction, including a default provision in the event that the University's long-term bond ratings were lowered to below BBB- for S&P, BBB- for Fitch, and Baa3 for Moody's. At June 30, 2018, no purchase drawings had been made under the standby liquidity agreements. The University established a replacement standby liquidity agreement upon expiration of the agreement with Wells Fargo Bank, N.A., as disclosed in Note 25 - Subsequent Event.

General Revenue, Series 2012D

On December 14, 2012, the University issued a bond to be designated "The University of North Carolina at Chapel Hill General Revenue Bond (Kenan Stadium Improvements Phase II), Series 2012D" (the "2012D Bond") to The Educational Foundation, Inc. (the "Owner") in exchange for certain improvements to Kenan Stadium on the University's campus known as "Kenan Stadium Improvements, Phase II - Carolina Student Athlete Center for Excellence". On June 1, 2015, the terms of the 2012D Bond were modified, changing the principal amount to \$30.0 million and extending the maturity to June 1, 2042. All other terms listed below remained the same.

Interest will be payable on the 2012D Bond on the maturity date or, if sooner, the prepayment date of the 2012D Bond as permitted under the tender option or the prepayment options as referenced below. The unpaid principal balance of the 2012D Bond, together with all accrued and unpaid interest thereon will be due and payable in full on the maturity date in the event that the tender option or prepayment option is not exercised in advance of the maturity date.

The University shall be responsible for calculating the interest due on the 2012D Bond and reporting such amount to the Owner and The Bank of New York Mellon Trust Company, N.A. (the "Trustee"). Payments of principal and interest on the 2012D Bond shall be made directly by the University to the Owner under the terms of the bond documents and the Trustee shall have no responsibility for making such payments. The University shall promptly notify the Trustee in writing of any such payments. Any payments of principal and interest on the 2012D Bond made directly by the University to the Owner of the 2012D Bond will be credited against The Board of Governors of the University of North Carolina's (the "Board") obligation to cause payments to be made with

respect to the 2012D Bond to the Debt Service Fund under the General Indenture.

The 2012D Bond may be tendered by the Owner of the 2012D Bond for payment by the University, on behalf of the Board, in whole or in part without premium or penalty on any business day on or after 90 days' prior written notice to the University and the Trustee.

The 2012D Bond may be prepaid by the University, on behalf of the Board, in whole or in part without premium or penalty on any business day on or after 90 days' prior written notice to the Owner and the Trustee.

When payment is due at maturity or upon exercise of the tender or prepayment options, the University may use proceeds from a long-term bond issue or proceeds from the issuance of commercial paper at the time of the payment to fund the obligation under the bond.

The unpaid principal balance of the 2012D Bond outstanding from time to time will bear interest at the Adjusted London Interbank Offered Rate (LIBOR) Rate. "Adjusted LIBOR Rate" means a rate of interest per annum equal to the sum obtained (rounded upwards, if necessary, to the next higher 1/16 of 1%) by adding (1) the one month LIBOR plus (2) 1% per annum, which shall be adjusted monthly on the first day of each LIBOR interest period; provided, however, for any particular LIBOR interest period, the Adjusted LIBOR Rate will not be less than 1.4% per annum. As of June 30, 2018, the accrued interest payable for the 2012D bond was \$1,726,890 of which \$717,316 was recorded in fiscal year 2018. With respect to other terms and conditions, this bond is not supported by any other letters of credit or standby liquidity agreements and does not contain any take out agreements.

D. Capital Appreciation Bonds - The University's Series 1997 Utility System bond issue includes capital appreciation bonds with an original issue amount of \$30,379,142. These bonds are recorded in the amount of \$30,961,425 (\$84,135,000 ultimate maturity less \$2,688,575 discount less \$50,485,000 principal paid) which is the accreted value at June 30, 2018.

E. Annual Requirements - The annual requirements to pay principal and interest on the long-term obligations at June 30, 2018, are as follows:

	Annual Requirements									
	Revenue Bonds Payable							Notes Payable		
				Interest Rate						
<u>Fiscal Year</u>	Principal		Interest		Swaps, Net*		Principal		Interest	
2019	\$	30,370,000	\$	40,431,442	\$	6,261,952	\$	1,835,766	\$	2,359,020
2020		29,890,000		39,935,444		6,144,858		1,911,908		2,282,877
2021		30,755,000		39,463,008		6,040,311		1,991,678		2,203,108
2022		32,295,000		39,014,114		5,935,134		2,074,562		2,120,225
2023		32,150,000		38,431,343		5,824,624		2,160,913		2,033,873
2024-2028		180,930,000		179,905,436		27,591,906		9,440,917		8,949,934
2029-2033		296,815,000		146,761,525		27,092,825		11,192,691		6,800,763
2034-2038		427,660,000		64,073,476		26,136,059		26,040,730		3,334,974
2039-2043		278,560,000		17,877,615		15,244,479				
Total Requirements	\$	1,339,425,000	\$	605,893,403	\$	126,272,148	\$	56,649,165	\$	30,084,774

Interest on the variable rate General Revenue Bonds 2001B is calculated at 1.50% at June 30, 2018 Interest on the variable rate General Revenue Bonds 2001C is calculated at 1.54% at June 30, 2018 Interest on the variable rate General Revenue Bonds 2012B is calculated at 1.80% at June 30, 2018 Interest on the variable rate General Revenue Bonds 2016A is calculated at 1.85% at June 30, 2018 Interest on the variable rate General Revenue Bonds 2016B is calculated at 1.85% at June 30, 2018

Interest rates on General Revenue Bonds 2001 Series B and Series C are reset each week by the remarkerting agent based upon a combination of the University's credit rating and market conditions.

Interest rate on General Revenue Bonds 2012 Series B is based on 67% of the 1-month LIBOR index rate plus an interest rate spread of 40 basis points.

Interest rates on General Revenue Bonds 2016 Series A and B are based on 67% of the 1-month LIBOR index rate plus an interest rate spread of 45 basis points.

This schedule also includes the debt service requirements for debt associated with interest rate swaps. More detailed information about interest rate swaps is presented in Note 11 Derivative Instruments.

*Computed using (5.240%-1.510%) x \$14,010,000 notional amount; (3.314%-1.400%) x \$71,140,000 notional amount; and, (4.375%-1.40%) x \$150,000,000 notional amount.

The fiscal year 2019 principal requirements exclude demand bonds classified as current liabilities (see Note 10C)

General Revenue, Series 2012B

The 2012B Bond has a maturity date of December 1, 2041. However, the bond was issued initially in the Index Mode extending to the initial index tender date of December 1, 2017 and as of November 9, 2017 was successfully remarketed establishing the new index tender date for the new Index Mode of November 9, 2022. Previously, the 2012B bond bore an interest rate at the index rate per-annum determined monthly equal to 67.0% of one Month LIBOR plus an applicable spread of 0.75% (75 basis points) and following remarket the bond bears interest at the index rate, which is the rate per-annum determined monthly equal to 67.0% of one Month LIBOR plus an applicable spread of 0.40% (40 basis points).

The Series 2012B Bond is in Index Mode and is subject to redemption, at the option of the University, in whole or in part, on any business day during the period beginning six months prior to the index tender date, to and including such index tender date, at a redemption price equal to 100% of the principal amount called for redemption, plus accrued interest, if any, to the date of redemption. In addition, and also at the discretion of the University during the period beginning six months prior to the index tender date for such 2012B Bonds, the interest rate can be reset which would trigger a redemption requirement and a remarketing.

If the funds available to purchase the 2012B Bonds tendered on an index tender date are not sufficient to pay the purchase price, a Delayed Remarketing Period will commence on such index tender date and the failure to purchase tendered bonds will not constitute an event of default under the Indentures. The Delayed Remarketing Period will continue to (but not include) the earlier of (a) the date on which all such 2012B Bonds are successfully remarketed or (b) the date on which all of such 2012B Bonds have been deemed to have been paid and are no longer outstanding.

During a Delayed Remarketing Period for a Series of 2012B Bonds, unless the 2012B Bonds of such Series have been remarketed, the 2012B Bonds of such Series shall be subject to special mandatory redemption. Beginning with the first such June 1 or December 1 that occurs not less than six months following the date of commencement of the applicable Delayed Remarketing Period and ending on the sixth June 1 or December 1, the 2012B Bonds shall be repaid in six equal (or as equal as possible) semiannual installments on the special mandatory redemption date established herein. The final installment will be due and payable no later than the sixth special mandatory redemption date after the commencement of the applicable Delayed Remarketing Period.

The Annual Requirements schedule presents the 2012B Bonds as amortizing to full maturity. In the event of a failed remarket the 2012B bonds would become due in six semiannual payments as set forth in the Delayed Remarketing Period, to be fully paid off in a period of three years after the respective index tender date established herein. Under the failed remarket scenario total principal payments would increase by \$16,666,667, \$33,333,333, \$33,333,333, and \$16,666,667 in fiscal years 2023, 2024, 2025, and 2026 respectively.

General Revenue, Series 2016AB

On behalf of the University, the Board of Governors for the University of North Carolina System issued General Revenue Bonds Series 2016AB on March 1, 2016. The 2016A Bonds have a maturity date of December 1, 2041 and the 2016B Bonds have a maturity date of December 1, 2034. However, both Series 2016A and 2016B Bonds are issued initially in the Index Mode extending to the initial index tender date of March 1, 2019. While in this mode, the bonds will bear interest at the index rate, which will be the rate per-annum determined monthly equal to

67.0% of one month LIBOR plus an applicable spread of 0.45% (45 basis points).

On March 1, 2019 the Series 2016AB Bonds are subject to redemption. In addition, at the option of the University, the Series 2016AB Bonds may be redeemed in whole or in part, on any business day during the period beginning six months prior to the index tender date for such 2016AB Bonds, up to and including such index tender date, at a redemption price equal to 100% of the principal amount of 2016AB Bonds called for redemption, plus accrued interest, if any, to the date of redemption. As of June 30, 2018, the University maintains and intends to execute standby liquidity agreements covering the entire principal balance of \$150,000,000 that would come due under a failed remarket scenario for both Series 2016AB Bonds.

The University entered into standby liquidity agreements in the amount of \$200 million with Wells Fargo Bank, N.A., \$100 million with Royal Bank of Canada, and \$100 million with U.S. Bank, N.A. on September 19, 2014. As of September 19, 2017, the standby liquidity agreement previously held with U.S. Bank, N.A. was replaced with a \$100 million standby liquidity agreement with TD Bank, N.A. Under each standby liquidity agreement, the University is entitled to draw amounts sufficient to pay the principal and accrued interest on variable rate demand bonds (or Commercial Paper Bonds) delivered for purchase. Under each standby liquidity agreement, the University may, at any time and for any reason, reduce the commitment by any amount upon 30 days' prior written notice.

The University is required to pay a quarterly facility fee for each standby liquidity agreement in the amount shown below in the table per annum based on the size of the commitment. If a long-term debt rating assigned by S&P Global Ratings (S&P), Fitch Ratings (Fitch) or Moody's Investors Service (Moody's) is lowered, the facility fee assigned to the rating in the below table shall apply. In the event of a split rating (i.e., one or more of the rating agency's ratings is at a different level than the rating of either of the other rating agencies), the facility fee rate shall be determined as follows: (i) if two of the three ratings appear in the same level, the facility fee rate shall be based on that level; (ii) if no two ratings appear in the same level, the facility fee rate shall be based on the level which includes the middle of the three ratings.

			Facility Fee				
S&P	Fitch	Moody's	Wells Fargo	Royal Bank of Canada	TD Bank		
AA+ or higher	AA+ or higher	Aa1 or higher	0.35%	0.27%	0.26%		
AA	AA	Aa2	0.40%	0.32%	0.31%		
AA-	AA-	Aa3	0.50%	0.37%	0.36%		
A+	A+	A1	0.60%	0.47%	0.46%		
Α	Α	A2	0.70%	0.57%	0.56%		
A- or lower	A- or lower	A3 or lower	1.70%	1.57%	1.56%		

The University will pay an accrued interest fee equal to the amount of accrued interest, at the time of purchase of the bonds, multiplied by the

bank rate multiplied by the ratio of the number of days from the date of purchase of the bonds until the date of payment of the accrued interest to 365 days.

Under each standby liquidity agreement, draws to purchase bonds will accrue interest at the bank rate payable on the same interest date as provided in the Series Indenture for the original bonds. The University is required to begin making a series of six fully amortizing semiannual principal payments on bonds held by the Bank six months after the date of funding. In the event of a failed remarket of the 2016AB bonds beyond March 1, 2019 these payments would equal \$50,000,000, \$50,000,000, and \$50,000,000 in fiscal years 2020, 2021, and 2022 respectively.

The standby liquidity agreements with Wells Fargo Bank, N.A., Royal Bank of Canada, and TD Bank, N.A. expire on September 19, 2018, September 18, 2019, and September 19, 2022 respectively. These agreements are subject to covenants customary to this type of transaction, including a default provision in the event that the University's long-term bond ratings were lowered to below BBB- for S&P, BBB- for Fitch, and Baa3 for Moody's. At June 30, 2018, no purchase drawings had been made under the standby liquidity agreements. The University established a replacement standby liquidity agreement upon expiration of the agreement with Wells Fargo Bank, N.A., as disclosed in Note 25 - Subsequent Event.

F. Bond Defeasance - The University has extinguished long-term debt obligations by the issuance of new long-term debt instruments as follows:

On September 21, 2017, the Board of Governors of the University of North Carolina, on behalf of the University of North Carolina at Chapel Hill, issued \$110,225,000 in General Revenue Series 2017 (2017) refunding bonds. Of the 2017 issue, \$59,630,000 was issued with an average interest rate of 2.64% to advance refund \$54,925,000 of certain maturities of the outstanding General Revenue Series 2009A bonds with an average interest rate of 4.75%. The remaining balance of \$50,595,000 related to the 2017 issue was used to refund \$50,000,000 worth of Commercial Paper issued under Series 2002A. The net proceeds of the refunding bonds along with an escrow deposit of \$798,959 representing the University's contribution of accrued interest related to 2009A were deposited into an irrevocable trust to provide for debt service payments on the refunded bonds beyond the call date of December 1, 2019. As a result, the related portion of refunded bonds are considered to be defeased and the liability has been removed from the University's Statement of Net Position. This advance refunding was undertaken to reduce total debt service payments related to General Revenue Series 2009A by \$61,461,938 over the next 11 years and resulted in an economic gain of \$3,480,934. At June 30, 2018, the outstanding balance was \$54,925,000 for the portion of defeased General Revenue Series 2009A bonds.

G. Notes Payable - The University was indebted for notes payable for the purposes shown in the following table:

			Final	Original		Principal	Principal
	Financial	Interest	Maturity	Amount	1	Paid Through	Outstanding
Purpose	Institution	Rate	Date	of Issue		une 30, 2018	 June 30, 2018
Real Property Purchase	Bank of America Nationwide	3.55% 4.26%	2/14/2024 2/1/2037	\$ 9,250,000	\$	6,198,756	\$ 3,051,244
Real Property Purchase	Nationwide	4.20%	2/1/2037	55,300,000		1,702,079	 53,597,921
Total Notes Payable				\$ 64,550,000	\$	7,900,835	\$ 56,649,165

On July 1, 2009, the UNC-Chapel Hill Foundation, Inc. and Chapel Hill Foundation Real Estate Holdings Inc., (collectively, the "Borrowers"; individually, the "Foundation", former, or "Real Estate Holdings", the latter), entered into a loan agreement with Bank of America, N.A. for \$45.8 million to fund the acquisition of student housing and rental real property.

In December 2011, Real Estate Holdings formed a new North Carolina limited liability company called Granville Towers, LLC (the Company). Real Estate Holdings is the sole manager and member of the Company and transferred the Granville Towers condominium unit to the single purpose Company (that purpose being to own and operate Granville Towers). On December 15, 2011, the Company obtained a \$36.5 million loan from Aviva Life and Annuity Company. The proceeds were used to pay down the original Bank of America \$45.8 million loan, decreasing the outstanding balance to \$9.3 million.

On February 14, 2014, the Borrowers executed a modification agreement with Bank of America, N.A. with respect to the original loan amount of \$45.8 million which had an outstanding balance of \$9.3 million. The loan was paid down by \$4.3 million, and the remaining \$5.0 million was refinanced at a fixed rate of 3.55% for the term with no change to the provision whereby the University Foundation and the Corporation are joint obligors to the Bank. The final maturity date is February 14, 2024. Interest and principal payments are made monthly.

On January 30, 2017, Granville Towers LLC obtained a loan from Nationwide Life Insurance Company (the "Lender") in the amount of \$55.3 million. The proceeds were used to pay the outstanding principal of \$33.5 million Aviva Life and Annuity Company note and related financing expenses. The remaining balance of the proceeds is retained to fund strategic projects approved by the Board of Chapel Hill Foundation Real Estate Holdings, Inc.

The principal and interest payments for the note to the Lender are made in two hundred forty (240) consecutive monthly installments, calculated with an amortization period of twenty-five (25) years, the sum of \$299,891 paid on the 1st day of March 2017, and on the first day of each month thereafter until the first day of February 2037, on which date the entire balance of principal and interest then unpaid is due and payable. The

interest rate is calculated at the rate of 4.26% per annum. The loan is secured by a first deed of trust on the Granville Towers Property and, with certain exceptions, carries limited recourse to the University Foundation and Real Estate Holdings.

- H. Annuities Payable The University participates in irrevocable split-interest agreements with donors that require benefits payments for a specified period to a designated beneficiary out of assets held in trust for this purpose. At the end of the predetermined period (e.g., the lifetime of the beneficiary specified by the donor), the remaining assets of the trust revert to the University for its use or for a purpose specified by the donor. At the end of each fiscal year, annuities and life income payable to the beneficiaries are calculated using the 2012 IAR mortality table, thus taking into consideration beneficiary's age and the amount of the gift.
- I. Line of Credit - The UNC-Chapel Hill Foundation (Foundation), part of the University's reporting entity, has a line of credit agreement issued by Bank of America, N.A. to finance the costs of projects approved by the Board of Directors of the Foundation. On November 10, 2016, the Foundation increased the commitment amount of the line of credit from \$4.0 million to \$7.0 million. On April 27, 2018 the \$7.0 million line of credit was amended and renewed. Under the commitment, advances under the line of credit accrue interest at the variable rate of the LIBOR Market Index plus 0.95%. An unused commitment fee is due each guarter calculated as 0.24% of the difference between the commitment amount and the average balance outstanding for the quarter and paid in arrears on a quarterly basis. Outstanding draws against the line of credit totaled \$3.9 million at June 30, 2017. In fiscal year 2018, the Foundation paid down \$0.3 million on the line. The line of credit commitment has a maturity date of April 30, 2021. The June 30, 2018 outstanding balance of \$3.6 million is excluded from current liabilities.

NOTE 11 - DERIVATIVE INSTRUMENTS

			Change in Fair		/alue	Fair Value at June 30, 2018			
Type Notional Amount		Classification Increase		Classification		Asset (Liability)			
Hedging Derivative Instruments Cash Flow Hedges							-		
Pay-Fixed Interest Rate Swap	\$	100,000,000	Deferred Outflow of Resources	\$	6,696,284	Hedging Derivative Liability	\$	(19,919,407)	
Pay-Fixed Interest Rate Swap		150,000,000	Deferred Outflow of Resources		13,301,213	Hedging Derivative Liability		(63,008,179)	
Total				\$	19,997,497		\$	(82,927,586)	
Investment Derivative Instrument Pay-Fixed Interest Rate	's								
Swap 2001B Bonds	\$	14,010,000	Investment Income	\$	1,002,586	Accounts Payable	\$	(1,976,993)	
U.S. Dollar Equity Futures		25,719,120	Investment Income		2,054,417	Accounts Payable		(479,385)	
Foreign Currency Forwards		(101,308,532)	Investment Income		1,739,411	Other Assets		1,806,046	
Equity Call Options		(5,326,000)	Investment Income		584,632	Accounts Payable		(154,168)	
Equity Put Options		5,326,000	Investment Income		118,108	Other Assets	_	701,878	
Total				\$	5,499,154		\$	(102,622)	

Hedging derivative instruments held at June 30, 2018 are as follows:

Туре	Objective	 Notional Amount	Effective Date	Maturity Date	Terms
Pay-Fixed Interest Rate Swap	Hedge Changes in Cash Flows on Variable-Rate Debt	\$ 100,000,000	12/1/2007	12/1/2036	Pay 3.314%, Receive 67% 1 Mo. LIBOR
Pay-Fixed Interest Rate Swap	Hedge Changes in Cash Flows on Variable-Rate Debt	\$ 150,000,000	12/1/2011	12/1/2041	Pay 4.375%, Receive 67% 1 Mo. LIBOR

The fair values of interest rate swaps at the University were provided by a financial advisor. The method used by the financial advisor calculates the future net settlement payments required by the swap and assumes that the current forward rates implied by the yield curve correctly anticipate future spot interest rates. These payments were then discounted using the spot rates implied by the current yield curve on hypothetical zero-coupon bonds due on the date of each future net settlement of the swap.

Hedging Derivative Risks

Interest Rate Risk: The University is exposed to interest rate risk on its interest rate swaps which is largely offset (or expected to be offset) by rates paid on variable-rate debt. In addition, the fair values of these instruments are highly sensitive to changes in interest rates. Because rates have declined significantly since the effective dates of the swaps, both of the swaps have a negative fair value as of June 30, 2018. The fair values are calculated as of June 30, 2018. As rates rise, the value of the swaps will increase, and as rates fall the fair value of the swaps will decrease.

Basis Risk: The University is exposed to basis risk on the swaps to the extent there is a mismatch between variable bond rates paid and swap index rates received.

Termination Risk: The swap agreements use the International Swaps and Derivatives Association (ISDA) Master Agreement, which includes standard termination events, such as failure to pay and bankruptcy. Termination could result in the University being required to make an unanticipated termination payment. The swaps may mandatorily terminate if the University fails to perform under terms of the contract.

Investment Derivative Risks

Credit Risk: At June 30, 2018, investment derivatives reported as assets expose the University to credit risk as follows:

			(Collateral	Counte Credit I	' '
Investment Derivative Instrument	 Value	Counterparty		Held	S&P/Fitch	Moody's
Foreign Currency Forwards Foreign Currency Forwards Equity Put Options	\$ 1,093,415 712,631 701,878	State Street Bank Bank of America BNP Paribas	\$	0	A A- A	A1 A3 Aa3
Total (1)	\$ 2,507,924		\$	0		
Less: Netting Arrangement Liability	 (154,168)	BNP Paribus				
Net Exposure to Credit Risk	\$ 2,353,756					

⁽¹⁾ The value total represents the maximum risk of loss that would be recognized at the reporting date if all counterparties failed to perform as contracted, without respect to any collateral or netting arrangement.

The University does not have a formal policy regarding requiring collateral or other security to support investment derivative instruments subject to credit risk. The University does not have a formal policy regarding entering into master netting arrangements.

Interest Rate Risk: The University is exposed to interest rate risk on its interest rate swap. The fair value of this instrument is highly sensitive to interest rate changes. Because rates have changed since the effective date of the swap, the swap has a negative fair value of \$1,976,993 as of June 30, 2018. The negative fair value may be countered by a reduction in total interest payments required under the variable-rate bonds, creating lower synthetic interest rates. Because the coupons on the University's variable-rate bonds adjust to changing interest rates, the bonds do not have corresponding fair value increases. The negative fair value is the calculated value as of June 30, 2018. As the yield curve rises, the value of the swap will increase and as rates fall, the value of the swap decreases. The University pays 5.24% and receives the Securities Industry and Financial Markets Association (SIFMA) Swaps Index rate. On June 30, 2018, SIFMA was 1.51%. The interest rate swap has a notional amount of \$14,010,000 and matures November 1, 2025.

Foreign Currency Risk: Foreign currency forward contracts are utilized from time to time to minimize the risk and exposure to fluctuations in the exchange rates of foreign currencies. Forward contracts based in foreign currency obligate the buyer to purchase an asset (or seller to sell an asset), such as a physical commodity or a financial instrument, at a predetermined future date and price. The University's foreign currency investment derivatives are denominated in U.S. dollars. See Note 2 Deposits and Investments for further information about the University's exposure to foreign currency risk.

NOTE 12 - LEASE OBLIGATIONS

A. Capital Lease Obligations - Capital lease obligations relating to machinery and equipment are recorded at the present value of the minimum lease payments. Future minimum lease payments under capital lease obligations consist of the following at June 30, 2018:

<u>Fiscal Year</u>	 Amount
2019 2020 2021 2022	\$ 498,425 511,715 174,304 174,304
Total Minimum Lease Payments	1,358,748
Amount Representing Interest (2.13% Rate of Interest)	 13,617
Present Value of Future Lease Payments	\$ 1,345,131

Machinery and equipment acquired under capital lease amounted to \$2,106,589 at June 30, 2018.

Depreciation for the capital assets associated with capital leases is included in depreciation expense, and accumulated depreciation for assets acquired under capital lease totaled \$179,326 at June 30, 2018.

B. Operating Lease Obligations - The University entered into operating leases for equipment, buildings, and land. Future minimum lease payments under noncancelable operating leases consist of the following at June 30, 2018:

<u>Fiscal Year</u>	Amount
2019 2020 2021 2022 2023	\$ 13,376,992 13,112,857 12,722,160 11,897,363 10,314,925
2024-2028 2029-2033	40,032,486 281,923
Total Minimum Lease Payments	\$ 101,738,706

Rental expense for all operating leases during the year was \$28,962,136.

NOTE 13 - NET POSITION

The deficit in unrestricted net position of \$2,280,948,674 has been significantly affected by transactions that resulted in the recognition of deferred outflows of resources and deferred inflows of resources. A summary of the balances reported within unrestricted net position relating to the reporting of net pension liability and net other postemployment benefits (OPEB) liability, and the related deferred outflows of resources and deferred inflows of resources is presented as follows:

	TSERS	Retiree Health Benefit Fund	Total
Deferred Outflows Related to Pensions Deferred Outflows Related to OPEB	\$ 135,842,816	\$ 0 69,324,559	\$ 135,842,816 69,324,559
Noncurrent Liabilities: Long-Term Liabilities: Net Pension Liability Net OPEB Liability	247,539,484	2,085,455,588	247,539,484 2,085,455,588
Deferred Inflows Related to Pensions Deferred Inflows Related to OPEB	9,351,543	1,043,152,040	9,351,543 1,043,152,040
Net Effect on Unrestricted Net Position	\$ (121,048,211)	\$ (3,059,283,069)	\$ (3,180,331,280)

See Notes 16 and 17 for detailed information regarding the amortization of the deferred outflows of resources and deferred inflows of resources relating to pensions and OPEB, respectively.

Note 14 - Revenues

A summary of eliminations and allowances by revenue classification is presented as follows:

	,	Gross Revenues	_	Internal Sales Eliminations		Less Scholarship Discounts	Less Change in Allowance for Uncollectibles	_	Less Indigent Care and Contractual Adjustments	_	Net Revenues
Operating Revenues:											
Student Tuition and Fees, Net	\$	557,260,230	\$	0	\$	118,380,464	\$ 474,839	\$	0	\$	438,404,927
Patient Services, Net	\$	1,071,742,775	\$	0	\$	0	\$ (1,269,791)	\$	591,135,678	\$	481,876,888
Sales and Services:											
Professional Services	\$	126,162,798	\$	4,027,471	\$	0	\$ 0	\$	0	\$	122,135,327
Athletics		72,978,513									72,978,513
Residential Life		84,492,923				11,797,252					72,695,671
Dining		37,093,498		213,483							36,880,015
Parking		32,755,024		478,606							32,276,418
Utilities		137,880,105		112,076,275							25,803,830
Other		88,645,216		65,318,605		601,462					22,725,149
UNC Management Company		17,497,686									17,497,686
Trademark		13,059,278									13,059,278
Health and Recreation Services		9,873,963									9,873,963
Printing		5,962,508		657,606							5,304,902
Rental Property		2,991,632									2,991,632
Gene Therapy Center		3,286,271		575,968							2,710,303
Rizzo Center		2,269,698									2,269,698
Finley Golf		1,925,293									1,925,293
Performing Arts Series		1,508,708									1,508,708
Morehead Planetarium		1,437,488									1,437,488
Playmakers Repertory Company		1,416,036									1,416,036
ERP Student Fees		1,413,484									1,413,484
Telecommunications		18,028,831		17,258,322							770,509
Student Union Services	_	601,488	_	343,305	_		 			_	258,183
Total Sales and Services, Net	\$	661,280,441	\$	200,949,641	\$	12,398,714	\$ 0	\$	0	\$	447,932,086
Nonoperating Revenues:											
Noncapital Gifts, Net	\$	172,443,332	\$	0	\$	0	\$ 2,671	\$	0	\$	172,440,661

NOTE 15 - OPERATING EXPENSES BY FUNCTION

The University's operating expenses by functional classification are presented as follows:

	Salaries and Benefits	 Supplies and Materials	Services		Scholarships and Fellowships		Utilities	Depreciation/ Amortization		Total
Instruction	\$ 598,505,445	\$ 22,226,228	\$ 128,509,774	\$	0	\$	79,887	\$ 0	\$	749,321,334
Research	337,137,824	45,550,536	219,146,316				55,722			601,890,398
Public Service	68,763,092	7,672,386	71,950,338				193,138			148,578,954
Academic Support	87,598,354	20,935,735	23,740,031				94,627			132,368,747
Student Services	24,022,797	1,051,591	19,375,233				47,251			44,496,872
Institutional Support	114,492,078	4,087,706	79,448,149				83,236			198,111,169
Operations and Maintenance of Plant	49,693,866	1,248,366	19,245,826				72,214,564			142,402,622
Student Financial Aid					129,050,342					129,050,342
Auxiliary Enterprises	449,950,270	75,646,475	222,689,174				11,518,378			759,804,297
Depreciation/Amortization		 		_		_		 138,401,493	_	138,401,493
Total Operating Expenses	\$ 1,730,163,726	\$ 178,419,023	\$ 784,104,841	\$	129,050,342	\$	84,286,803	\$ 138,401,493	\$	3,044,426,228

Note 16 - Pension Plans

A. Defined Benefit Plan

Plan Administration: The State of North Carolina administers the Teachers' and State Employees' Retirement System (TSERS) plan. This plan is a cost-sharing, multiple-employer, defined benefit pension plan established by the State to provide pension benefits for general employees and law enforcement officers (LEOs) of the State, general employees and LEOs of its component units, and employees of Local Education Agencies (LEAs) and charter schools not in the reporting entity. Membership is comprised of employees of the State (state agencies and institutions), universities, community colleges, and certain proprietary component units along with the LEAs and charter schools that elect to join the Retirement System. Benefit provisions are established by General Statute 135-5 and may be amended only by the North Carolina General Assembly.

Benefits Provided: TSERS provides retirement and survivor benefits. Retirement benefits are determined as 1.82% of the member's average final compensation times the member's years of creditable service. A member's average final compensation is calculated as the average of a member's four highest consecutive years of compensation. General employee plan members are eligible to retire with full retirement benefits at age 65 with five years of creditable service, at age 60 with 25 years of creditable service, or at any age with 30 years of creditable service. General employee plan members are eligible to retire with partial retirement benefits at age 50 with 20 years of creditable service or at age 60 with five years of creditable service. Survivor benefits are available to eligible beneficiaries of general members who die while in active service or within 180 days of their last day of service and who also have either completed 20 years of creditable service regardless of age, or have completed five years of service and have reached age 60. Eligible beneficiaries may elect to receive a monthly Survivor's Alternate Benefit for life or a return of the member's contributions. The plan does not provide for automatic post-retirement benefit increases. Increases are contingent upon actuarial gains of the plan.

Contributions: Contribution provisions are established by General Statute 135-8 and may be amended only by the North Carolina General Assembly. Employees are required to contribute 6% of their annual pay. The contribution rate for employers is set each year by the North Carolina General Assembly in the Appropriations Act based on the actuarially-determined rate recommended by the actuary. The University's contractually-required contribution rate for the year ended June 30, 2018 was 10.78% of covered payroll. Employee contributions to the pension plan were \$29,887,852, and the University's contributions were \$53,698,508 for the year ended June 30, 2018.

The TSERS plan's financial information, including all information about the plan's assets, deferred outflows of resources, liabilities, deferred inflows of resources, and fiduciary net position, is included in the State of North Carolina's fiscal year 2017 *Comprehensive Annual Financial Report*. An

electronic version of this report is available on the North Carolina Office of the State Controller's website at https://www.osc.nc.gov/ or by calling the State Controller's Financial Reporting Section at (919) 707-0500.

TSERS Basis of Accounting: The financial statements of the TSERS plan were prepared using the accrual basis of accounting. Plan member contributions are recognized in the period in which the contributions are due. Employer contributions are recognized when due and the employer has a legal requirement to provide the contributions. Benefits and refunds are recognized when due and payable in accordance with the terms of each plan. The plan's fiduciary net position was determined on the same basis used by the pension plan.

Methods Used to Value TSERS Investment: Pursuant to North Carolina General Statutes, the State Treasurer is the custodian and administrator of the retirement systems. The State Treasurer maintains various investment portfolios in its External Investment Pool. TSERS and other pension plans of the State of North Carolina are the sole participants in the Long-Term Investment, Fixed Income Investment, Equity Investment, Real Estate Investment, Alternative Investment, Opportunistic Fixed Income Investment, and Inflation Sensitive Investment Portfolios. The Fixed Income Asset Class includes the Long-Term Investment and Fixed Income Investment Portfolios. The Global Equity Asset Class includes the Equity Investment Portfolio. The investment balance of each pension trust fund represents its share of the fair market value of the net position of the various portfolios within the External Investment Pool. Detailed descriptions of the methods and significant assumptions regarding investments of the State Treasurer are provided in the 2017 Comprehensive Annual Financial Report.

Net Pension Liability: At June 30, 2018, the University reported a liability of \$247,539,484 for its proportionate share of the collective net pension liability. The net pension liability was measured as of June 30, 2017. The total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of December 31, 2016, and update procedures were used to roll forward the total pension liability to June 30, 2017. The University's proportion of the net pension liability was based on the present value of future salaries for the University relative to the present value of future salaries for all participating employers, actuarially-determined. As of June 30, 2017, the University's proportion was 3.11981%, which was an increase of 0.02620 from its proportion measured as of June 30, 2016, which was 3.09361%.

Actuarial Assumptions: The following table presents the actuarial assumptions used to determine the total pension liability for the TSERS plan at the actuarial valuation date:

Valuation Date	12/31/2016
Inflation	3%
Salary Increases*	3.50% - 8.10%
Investment Rate of Return**	7.20%

^{*} Salary increases include 3.5% inflation and productivity factor.

TSERS currently uses mortality tables that vary by age, gender, employee group (i.e. teacher, general, law enforcement officer), and health status (i.e. disabled and healthy). The current mortality rates are based on published tables and based on studies that cover significant portions of the U.S. population. The mortality rates also contain a provision to reflect future mortality improvements.

The actuarial assumptions used in the December 31, 2016 valuations were based on the results of an actuarial experience review for the period January 1, 2010 through December 31, 2014.

Future ad hoc Cost of Living Adjustment amounts are not considered to be substantively automatic and are therefore not included in the measurement.

The projected long-term investment returns and inflation assumptions are developed through review of current and historical capital markets data, sell-side investment research, consultant whitepapers, and historical performance of investment strategies. Fixed income return projections reflect current yields across the U.S. Treasury yield curve and market expectations of forward yields projected and interpolated for multiple tenors and over multiple year horizons. Global public equity return projections are established through analysis of the equity risk premium and the fixed income return projections. Other asset categories and strategies' return projections reflect the foregoing and historical data analysis. These projections are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding expected inflation. Best estimates of arithmetic real rates of return for each major asset class included in the pension plan's target asset allocation as of June 30, 2017 (the valuation date) are summarized in the following table:

Asset Class	Long-Term Expected Real Rate of Return
Fixed Income	1.4% 5.3%
Global Equity Real Estate	4.3%
Alternatives Opportunistic Fixed Income	8.9% 6.0%
Inflation Sensitive	4.0%

^{**} Investment rate of return includes inflation assumption and is net of pension plan investment expense.

The information in the preceding table is based on 30-year expectations developed with the consulting actuary and is part of the asset, liability, and investment policy of the North Carolina Retirement Systems. The long-term nominal rates of return underlying the real rates of return are arithmetic annualized figures. The real rates of return are calculated from nominal rates by multiplicatively subtracting a long-term inflation assumption of 3.05%. Return projections do not include any excess return expectations over benchmark averages. All rates of return and inflation are annualized. The long-term expected real rate of return for the Bond Index Investment Pool as of June 30, 2017 is 1.3%.

Discount Rate: The discount rate used to measure the total pension liability was lowered from 7.25% to 7.20% for the December 31, 2016 valuation. The discount rate is in line with the long-term nominal expected return on pension plan investments. The calculation of the net pension liability is a present value calculation of the future net pension payments. These net pension payments assume that contributions from plan members will be made at the current statutory contribution rate and that contributions from employers will be made at the contractually required rates, actuarially determined. Based on those assumptions, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of the current plan members. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability.

Sensitivity of the Net Pension Liability to Changes in the Discount Rate: The following presents the net pension liability of the plan at June 30, 2017 calculated using the discount rate of 7.20%, as well as what the net pension liability would be if it were calculated using a discount rate that is 1-percentage point lower (6.20%) or 1-percentage point higher (8.20%) than the current rate:

		Net	Pension Liability		
1% D	ecrease (6.20%)	Current	Discount Rate (7.20%)	1% Ir	ncrease (8.20%)
\$	509,538,725	\$	247,539,484	\$	28,017,516

Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions: For the year ended June 30, 2018, the University recognized pension expense of \$67,911,586. At June 30, 2018, the University reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

Employer Balances of Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions by Classification:

	Deferred Outflows of Resources	Deferred Inflows of Resources
Difference Between Actual and Expected Experience	\$ 5,366,198	\$ 8,098,309
Changes of Assumptions	39,107,505	
Net Difference Between Projected and Actual Earnings on Plan Investments	33,500,489	
Change in Proportion and Differences Between Employer's Contributions and Proportionate Share of Contributions	4,170,116	1,253,234
Contributions Subsequent to the Measurement Date	53,698,508	
Total	\$ 135,842,816	\$ 9,351,543

The amount of \$53,698,508 reported as deferred outflows of resources related to contributions subsequent to the measurement date will be included as a reduction of the net pension liability in the fiscal year ended June 30, 2019. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized as pension expense as follows:

Schedule of the Net Amount of the Employer's Balances of Deferred Outflows of Resources and Deferred Inflows of Resources That will be Recognized in Pension Expense:

Year Ended June 30:	Amount					
2019	\$	14,676,581				
2020	Ψ	47,807,956				
2021		23,715,486				
2022		(13,407,258)				
Total	\$	72,792,765				

B. Defined Contribution Plan - The Optional Retirement Program (ORP) is a defined contribution pension plan that provides retirement benefits with options for payments to beneficiaries in the event of the participant's death. Faculty and staff of the University may join ORP instead of TSERS. The Board of Governors of the University of North Carolina is responsible for the administration of ORP and designates the companies authorized to offer investment products or the trustee responsible for the investment of contributions under ORP and approves the form and contents of the contracts and trust agreements.

Participants in ORP are immediately vested in the value of employee contributions. The value of employer contributions is vested after five years of participation in ORP. Participants become eligible to receive distributions when they terminate employment or retire.

Participant eligibility and contributory requirements are established by General Statute 135-5.1. Member and employer contribution rates are set each year by the North Carolina General Assembly. For the year ended June 30, 2018, these rates were set at 6% of covered payroll for members and 6.84% of covered payroll for employers. The University assumes no liability other than its contribution.

For the current fiscal year, the University had a total payroll of \$1,354,940,192, of which \$647,729,603 was covered under ORP. Total employee and employer contributions for pension benefits for the year were \$38,863,776 and \$44,304,705, respectively. The amount of expense recognized in the current year related to ORP is equal to the employer contributions less forfeitures of \$1,299,183.

NOTE 17 - OTHER POSTEMPLOYMENT BENEFITS

The University participates in two postemployment benefit plans, the Retiree Health Benefit Fund and the Disability Income Plan of North Carolina, that are administered by the State of North Carolina as pension and other employee benefit trust funds. Each plan's financial information, including all information about the plans' assets, deferred outflows of resources, liabilities, deferred inflows of resources, and fiduciary net position, is included in the State of North Carolina's fiscal year 2017 *Comprehensive Annual Financial Report.* An electronic version of this report is available on the North Carolina Office of the State Controller's website at https://www.osc.nc.gov/ or by calling the State Controller's Financial Reporting Section at (919) 707-0500.

A. Summary of Significant Accounting Policies and Plan Asset Matters

Basis of Accounting: The financial statements of these plans were prepared using the accrual basis of accounting. Employer contributions are recognized when due and the employer has made a formal commitment to provide the contributions. Benefits are recognized when due and payable in accordance with the terms of each plan. The fiduciary net position of each plan was determined using the same basis as the other postemployment benefit (OPEB) plans.

Methods Used to Value Plan Investments: Pursuant to North Carolina General Statutes, the State Treasurer is the custodian and administrator of the other postemployment benefits funds. The State Treasurer maintains various investment portfolios in its External Investment Pool. The Retiree Health Benefit Fund participates in the External Investment Pool. The Disability Income Plan of North Carolina is invested in the Short-Term Investment Portfolio of the External Investment Pool and the Bond Index External Investment Pool. The investment balance of each

other employee benefit trust fund represents its share of the fair market value of the net position of the various portfolios within the pool. Detailed descriptions of the methods and significant assumptions regarding investments of the State Treasurer are provided in the 2017 *Comprehensive Annual Financial Report.*

B. Plan Descriptions

1. Health Benefits

Plan Administration: The State of North Carolina administers the North Carolina State Health Plan for Teachers and State Employees, referred to as the State Health Plan (the Plan), a healthcare plan exclusively for the benefit of employees of the State, the University of North Carolina System, community colleges, and certain other component units. In addition, Local Education Agencies (LEAs), charter schools, and some select local governments that are not part of the State's financial reporting entity also participate. Health benefit programs and premium rates are determined by the State Treasurer upon approval of the Plan Board of Trustees.

The Retiree Health Benefit Fund (RHBF) has been established as a fund to provide health benefits to retired and disabled employees and their applicable beneficiaries. RHBF is established by General Statute 135-7, Article 1. RHBF is a cost-sharing, multiple-employer, defined benefit healthcare plan, exclusively for the benefit of eligible former employees of the State, the University of North Carolina System, and community colleges. In addition, LEAs, charter schools, and some select local governments that are not part of the State's financial reporting entity also participate.

By statute, RHBF is administered by the Board of Trustees of the Teachers' and State Employees' Retirement System (TSERS). RHBF is supported by a percent of payroll contribution from participating employing units. Each year the percentage is set in legislation, as are the maximum per retiree contributions from RHBF to the Plan. The State Treasurer, with the approval of the Plan Board of Trustees, then sets the employer contributions (subject to the legislative cap) and the premiums to be paid by retirees, as well as the health benefits to be provided through the Plan.

Benefits Provided: Plan benefits received by retired employees and disabled employees from RHBF are OPEB. The healthcare benefits for retired and disabled employees who are not eligible for Medicare are the same as for active employees as described in Note 18. The plan options change when former employees become eligible for Medicare. Medicare retirees have the option of selecting one of two fully-insured Medicare Advantage/Prescription Drug Plan options or the self-funded Traditional 70/30 Preferred Provider Organization plan option that is also offered to non-Medicare members. If the Traditional

70/30 Plan is selected by a Medicare retiree, the self-funded State Health Plan coverage is secondary to Medicare.

Those former employees who are eligible to receive medical benefits from RHBF are long-term disability beneficiaries of the Disability Income Plan of North Carolina and retirees of TSERS, the Consolidated Judicial Retirement System, the Legislative Retirement System, the University Employees' Optional Retirement Program (ORP), and a small number of local governments, with five or more years of contributory membership service in their retirement system prior to disability or retirement, with the following exceptions: for employees first hired on or after October 1, 2006, and members of the General Assembly first taking office on or after February 1, 2007, future coverage as retired employees and retired members of the General Assembly is subject to the requirement that the future retiree have 20 or more years of retirement service credit in order to receive coverage on a noncontributory basis. Employees first hired on or after October 1, 2006 and members of the General Assembly first taking office on or after February 1, 2007 with 10 but less than 20 years of retirement service credit are eligible for coverage on a partially contributory basis. For such future retirees, the State will pay 50% of the State Health Plan's total noncontributory premium.

The Plan's and RHBF's benefit and contribution provisions are established by Chapter 135-7, Article 1, and Chapter 135, Article 3B of the General Statutes and may be amended only by the North Carolina General Assembly. RHBF does not provide for automatic post-retirement benefit increases.

Contributions: Contribution rates to RHBF, which are intended to finance benefits and administrative expenses on a pay-as-you-go basis, are determined by the General Assembly in the Appropriations Bill. The University's contractually-required contribution rate for the year ended June 30, 2018 was 6.05% of covered payroll. The University's contributions to the RHBF were \$69,324,559 for the year ended June 30, 2018.

2. Disability Income

Plan Administration: As discussed in Note 18, short-term and long-term disability benefits are provided through the Disability Income Plan of North Carolina (DIPNC), a cost-sharing, multiple-employer, defined benefit plan, to the eligible members of TSERS which includes employees of the State, the University of North Carolina System, community colleges, certain participating component units, LEAs which are not part of the reporting entity, and the University Employees' ORP. By statute, DIPNC is administered by the Department of State Treasurer and the Board of Trustees of TSERS.

Benefits Provided: Long-term disability benefits are payable as an OPEB from DIPNC after the conclusion of the short-term disability

period or after salary continuation payments cease, whichever is later. for as long as an employee is disabled. An employee is eligible to receive long-term disability benefits provided the following requirements are met: (1) the employee has five or more years of contributing membership service in TSERS or the University Employees' ORP, earned within 96 months prior to the end of the short-term disability period or cessation of salary continuation payments, whichever is later; (2) the employee must make application to receive long-term benefits within 180 days after the conclusion of the short-term disability period or after salary continuation payments cease or after monthly payments for Workers' Compensation cease (excluding monthly payments for permanent partial benefits), whichever is later; (3) the employee must be certified by the Medical Board to be mentally or physically disabled for the further performance of his/her usual occupation; (4) the disability must have been continuous, likely to be permanent, and incurred at the time of active employment; (5) the employee must not be eligible to receive an unreduced retirement benefit from TSERS; and (6) the employee must terminate employment as a permanent, full-time employee. An employee is eligible to receive an unreduced retirement benefit from TSERS after (1) reaching the age of 65 and completing five years of membership service, or (2) reaching the age of 60 and completing 25 years of creditable service, or (3) completing 30 years of creditable service, at any age.

For employees who had five or more years of membership service as of July 31, 2007, during the first 36 months of the long-term disability period, the monthly long-term disability benefit is equal to 65% of one-twelfth of an employee's annual base rate of compensation last payable to the participant or beneficiary prior to the beginning of the short-term disability period, plus the like percentage of one-twelfth of the annual longevity payment and local supplements to which the participant or beneficiary would be eligible. The monthly benefits are subject to a maximum of \$3,900 per month reduced by any primary Social Security disability benefits and by monthly payments for Workers' Compensation to which the participant or beneficiary may be entitled, but the benefits payable shall be no less than \$10 a month. After the first 36 months of the long-term disability, the long-term benefit is calculated in the same manner as described above except the monthly benefit is reduced by an amount equal to a monthly primary Social Security disability benefit to which the participant or beneficiary might be entitled had Social Security disability benefits been awarded. When an employee qualifies for an unreduced service retirement allowance from TSERS, the benefits payable from DIPNC will cease, and the employee will commence retirement under TSERS or the University Employees' ORP.

For employees who had less than five years of membership service as of July 31, 2007, and meet the requirements for long-term disability on or after August 1, 2007, during the first 36 months of the long-term disability period, the monthly long-term benefit shall be reduced by an

amount equal to the monthly primary Social Security retirement benefit to which the employee might be entitled should the employee become age 62 during the first 36 months. This reduction becomes effective as of the first day of the month following the month of initial entitlement to Social Security benefits. After the first 36 months of the long-term disability, no further benefits are payable under the terms of this section unless the employee has been approved and is in receipt of primary Social Security disability benefits.

Contributions: Although DIPNC operates on a calendar year, disability income benefits are funded by actuarially determined employer contributions that are established in the Appropriations Bill by the General Assembly and coincide with the State's fiscal year. The University's contractually-required contribution rate for the year ended June 30, 2018 was 0.14% of covered payroll. The University's contributions to DIPNC were \$1,604,205 for the year ended June 30, 2018.

C. Net OPEB Liability (Asset)

Net OPEB Liability: At June 30, 2018, the University reported a liability of \$2,085,455,588 for its proportionate share of the collective net OPEB liability for RHBF. The net OPEB liability was measured as of June 30, 2017. The total OPEB liability used to calculate the net OPEB liability was determined by an actuarial valuation as of December 31, 2016, and update procedures were used to roll forward the total OPEB liability to June 30, 2017. The University's proportion of the net OPEB liability was based on the present value of future salaries for the University relative to the present value of future salaries for all participating employers, actuarially-determined. As of June 30, 2017, the University's proportion was 6.36069%, which was a decrease of 0.88770 from its proportion measured as of June 30, 2016, which was 7.24839%.

Net OPEB Asset: At June 30, 2018, the University reported an asset of \$4,162,076 for its proportionate share of the collective net OPEB asset for DIPNC. The net OPEB asset was measured as of June 30, 2017. The total OPEB asset used to calculate the net OPEB asset was determined by an actuarial valuation as of December 31, 2016, and update procedures were used to roll forward the total OPEB asset to June 30, 2017. The University's proportion of the net OPEB asset was based on the present value of future salaries for the University relative to the present value of future salaries for all participating employers, actuarially-determined. As of June 30, 2017, the University's proportion was 6.80968%, which was an increase of 0.14925 from its proportion measured as of June 30, 2016, which was 6.66043%.

Actuarial Assumptions: The total OPEB liabilities (assets) for RHBF and DIPNC were determined by actuarial valuations as of December 31, 2016, using the following actuarial assumptions, applied to all periods included in the measurement, unless otherwise specified. The total OPEB liabilities

(assets) were then rolled forward to June 30, 2017 utilizing update procedures incorporating the actuarial assumptions.

	Retiree Health Benefit Fund	Disability Income Plan of N.C.		
Valuation Date	12/31/2016	12/31/2016		
Inflation	2.75%	3.00%		
Salary Increases*	3.50% - 8.10%	3.50% - 8.10%		
Investment Rate of Return**	7.20%	3.75%		
Healthcare Cost Trend Rate - Medical	5.00% - 6.50%	N/A		
Healthcare Cost Trend Rate - Prescription Drug	5.00% - 7.25%	N/A		
Healthcare Cost Trend Rate - Medicare Advantage	4.00% - 5.00%	N/A		
Healthcare Cost Trend Rate - Administrative	3.00%	N/A		

^{*} Salary increases include 3.5% inflation and productivity factor.

The OPEB plans currently use mortality tables that vary by age, gender, employee group (i.e. teacher, general, law enforcement officer) and health status (i.e. disabled and healthy). The current mortality rates are based on published tables and studies that cover significant portions of the U.S. population. The healthy mortality rates also contain a provision to reflect future mortality improvements.

The projected long-term investment returns and inflation assumptions are developed through a review of current and historical capital markets data, sell-side investment research, consultant whitepapers, and historical performance of investment strategies. Fixed income return projections reflect current yields across the U.S. Treasury yield curve and market expectations of forward yields projected and interpolated for multiple tenors and over multiple year horizons. Global public equity return projects are established through analysis of the equity risk premium and the fixed income return projections. Other asset categories and strategies' return projections reflect the foregoing and historical data analysis. These projections are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding expected inflation. DIPNC is primarily invested in the Bond Index Investment Pool as of June 30, 2017.

Best estimates of real rates of return for each major asset class included in RHBF's target asset allocation as of June 30, 2017 (the valuation date) are summarized in the following table:

	Long-Term Expected
Asset Class	Real Rate of Return
Fixed Income	1.4%
Global Equity	5.3%
Real Estate	4.3%
Alternatives	8.9%
Opportunistic Fixed Income	6.0%
Inflation Sensitive	4.0%

^{**} Investment rate of return is net of pension plan investment expense, including inflation.

N/A - Not Applicable

The information in the preceding table is based on 30-year expectations developed with the consulting actuary and is part of the asset, liability, and investment policy of the North Carolina Retirement Systems. The long-term nominal rates of return underlying the real rates of return are arithmetic annualized figures. The real rates of return are calculated from nominal rates by multiplicatively subtracting a long-term inflation assumption of 3.05%. Return projections do not include any excess return expectations over benchmark averages. All rates of return and inflation are annualized. The long-term expected real rate of return for the Bond Index Investment Pool as of June 30, 2017 is 1.3%.

Actuarial valuations of the plans involve estimates of the value of reported amounts and assumptions about the probability of occurrence of events far into the future. Examples include assumptions about future employment, mortality, and the healthcare cost trend. Actuarially determined amounts are subject to continual revision as actual results are compared to past expectations and new estimates are made about the future.

The actuarial assumptions used for RHBF are consistent with those used to value the pension benefits of TSERS where appropriate. These assumptions are based on the most recent pension valuations available. The discount rate used for RHBF reflects a pay-as-you-go approach.

Projections of benefits for financial reporting purposes of the plans are based on the substantive plan (the plan as understood by the employer and plan members) and include the types of benefits provided at the time of each valuation and historical pattern of sharing of benefit costs between the employer and plan members to that point. Historically, the benefits funded solely by employer contributions applied equally to all retirees. Currently, as described earlier in the note, benefits are dependent on membership requirements.

The actuarial methods and assumptions used for DIPNC include techniques that are designed to reduce the effects of short-term volatility in actuarial accrued liabilities and the actuarial value of assets, consistent with the long-term perspective of the calculations.

The actuarial assumptions used in the December 31, 2016 valuations were based on the results of an actuarial experience study prepared as of December 31, 2014.

Discount Rate: The discount rate used to measure the total OPEB liability for RHBF was 3.58%. The projection of cash flows used to determine the discount rate assumed that contributions from employers will be made at the current statutorily determined contribution rate. Based on the above assumptions, the plan's fiduciary net position was not projected to be available to make projected future benefit payments of current plan members. As a result, a municipal bond rate of 3.58% was used as the discount rate used to measure the total OPEB liability. The 3.58% rate is

based on the Bond Buyer 20-year General Obligation Index as of June 30, 2017.

The discount rate used to measure the total OPEB asset for DIPNC was 3.75%. The projection of cash flows used to determine the discount rate assumed that contributions from plan members will be made at the current contribution rate and that contributions from employers will be made at statutorily required rates, actuarially determined. Based on those assumptions, the plan's fiduciary net position was projected to be available to make all projected future benefit payments of the current plan members. Therefore, the long-term expected rate of return on plan investments was applied to all periods of projected benefit payments to determine the total OPEB asset.

Sensitivity of the Net OPEB Liability (Asset) to Changes in the Discount Rate: The following presents the University's proportionate share of the net OPEB liability (asset) of the plans, as well as what the plans' net OPEB liability (asset) would be if it were calculated using a discount rate that is 1-percentage point lower or 1-percentage point higher than the current discount rate:

	Net OPEB Liability (Asset)								
	1%	Decrease (2.58%)	Currer	nt Discount Rate (3.58%)	1% Increase (4.58%)				
RHBF	\$	2,487,828,693	\$	2,085,455,588	\$	1,766,316,544			
	1%	Decrease (2.75%)	Curre	nt Discount Rate (3.75%)	1%	Increase (4.75%)			
DIPNC	\$	(3,538,378)	\$	(4,162,076)	\$	(4,787,205)			

Sensitivity of the Net OPEB Liability (Asset) to Changes in the Healthcare Cost Trend Rates: The following presents the net OPEB liability (asset) of the plans, as well as what the plans' net OPEB liability (asset) would be if it were calculated using healthcare cost trend rates that are 1-percentage-point lower or 1-percentage-point higher than the current healthcare cost trend rates:

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				Current Healthcare					
		1% Decrease		Cost Trend Rates	1% Increase				
	(Me	edical - 4.00 - 5.50%,	(M	edical - 5.00 - 6.50%,	((Medical - 6.00 - 7.50%,			
	Pha	rmacy - 4.00 - 6.25%,	Pha	ırmacy - 5.00 - 7.25%,	Р	Pharmacy - 6.00 - 8.25%,			
	Med. A	Med. Advantage - 3.00 - 4.00%,		Advantage - 4.00 - 5.00%,	Med. Advantage - 5.00 - 6.00%,				
	Ad	ministrative - 2.00%)	Ac	Iministrative - 3.00%)		Administrative - 4.00%)			
RHBF Net OPEB Liability	\$	1,703,625,138	\$	2,085,455,588	\$	2,592,956,968			
DIPNC Net OPEB Asset		N/A		N/A		N/A			

Deferred Outflows of Resources and Deferred Inflows of Resources Related to OPEB: For the year ended June 30, 2018, the University recognized OPEB expense of \$39,689,329 for RHBF and \$2,189,316 for

DIPNC. At June 30, 2018, the University reported deferred outflows of resources and deferred inflows of resources related to OPEB from the following sources:

Employer Balances of Deferred Outflows of Resources Related to OPEB by Classification:

	_	RHBF	DIPNC		 Total
Differences Between Actual and Expected Experience	\$	0	\$	1,141,166	\$ 1,141,166
Changes of Assumptions					
Net Difference Between Projected and Actual Earnings on Plan Investments				912,293	912,293
Changes in Proportion and Differences Between Employer's Contributions and Proportionate Share of Contributions					
Contributions Subsequent to the Measurement Date		69,324,559		1,604,205	 70,928,764
Total	\$	69,324,559	\$	3,657,664	\$ 72,982,223

Employer Balances of Deferred Inflows of Resources Related to OPEB by Classification:

	 RHBF	 DIPNC	Total		
Differences Between Actual and Expected Experience	\$ 149,531,002	\$ 0	\$	149,531,002	
Changes of Assumptions	574,324,948			574,324,948	
Net Difference Between Projected and Actual Earnings on Plan Investments	775,045			775,045	
Changes in Proportion and Differences Between Employer's Contributions and Proportionate Share of Contributions	318,521,045	 65,974_		318,587,019	
Total	\$ 1,043,152,040	\$ 65,974	\$	1,043,218,014	

Amounts reported as deferred outflows of resources related to contributions subsequent to the measurement date will be recognized as a reduction of the net OPEB liability related to RHBF and an increase of the net OPEB asset related to DIPNC in the fiscal year ended June 30, 2019. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to OPEB will be recognized in OPEB expense as follows:

Schedule of the Net Amount of the Employer's Balances of Deferred Outflows of Resources and Deferred Inflows of Resources That will be Recognized in OPEB Expense:

Year Ended June 30:	 RHBF	DIPNC		
2019	\$ (208,669,160)	\$	586,590	
2020	(208,669,160)		586,590	
2021	(208,669,160)		586,385	
2022	(208,669,160)		227,920	
2023	 (208,475,400)			
Total	\$ (1,043,152,040)	\$	1,987,485	

NOTE 18 - RISK MANAGEMENT

The University is exposed to various risks of loss related to torts; theft of, damage to, and destruction of assets; errors and omissions; injuries to employees; and natural disasters. These exposures to loss are handled via a combination of methods, including participation in state-administered insurance programs, purchase of commercial insurance, and self-retention of certain risks. There have been no significant reductions in insurance coverage from the previous year and settled claims have not exceeded coverage in any of the past three fiscal years.

Public Officers and Employees Liability Insurance - The risk of tort claims of up to \$1,000,000 per claimant is retained under the authority of the State Tort Claims Act. In addition, the State provides excess public officers' and employees' liability insurance up to \$10,000,000 per employee through a contract with a private insurance company. The University pays the premium, based on a composite rate, directly to the private insurer.

UNC Investment Fund, LLC (Blended Component Unit) Liability Insurance - The UNC Investment Fund is exposed to various risks of loss related to torts, theft of assets, and errors and omissions. The Management Company is a separate legal entity from the University of North Carolina System and the University. However, the Management Company's employees conduct UNC Investment Fund's affairs. Therefore, exposures to loss are handled by the purchase of commercial insurance by the Management Company. This insurance is independent of the risk management programs of the University of North Carolina System and the University.

Fire and Other Property Loss - The University is required to maintain fire and lightning coverage on all state-owned buildings and contents through the State Property Fire Insurance Fund (Fund), an internal service fund of the State. Such coverage is provided at no cost to the University for operations supported by the State's General Fund. Other operations not supported by the State's General Fund, such as housing units or athletic facilities, are charged for the coverage. The University has opted to purchase additional coverages offered by the Fund. Examples of this additional coverage include special form (all-risk) and business interruption insurance for certain property exposures. Losses covered by the Fund are subject to a \$5,000 per occurrence deductible.

However, some agencies have chosen a higher deductible for a reduction in premium.

Automobile Liability Insurance - All state-owned vehicles are covered by liability insurance through a private insurance company and handled by the North Carolina Department of Insurance. The liability limits for losses are \$1,000,000 per claim and \$10,000,000 per occurrence. The University pays premiums to the North Carolina Department of Insurance for the coverage.

Employee Dishonesty and Computer Fraud - The University is protected for losses from employee dishonesty and computer fraud. This coverage is with a private insurance company and is handled by the North Carolina Department of Insurance. Universities are charged a premium by the private insurance company. Coverage limit is \$5,000,000 per occurrence. The private insurance company pays 90% of each loss less a \$100,000 deductible.

Other authorized coverage not handled by the North Carolina Department of Insurance is purchased through the State's insurance agent of record. Examples include, but are not limited to, fine arts, boiler and machinery, medical professional liability, and study abroad health insurance.

Statewide Workers' Compensation Program - The North Carolina Workers' Compensation Program provides benefits to workers injured on the job. All employees of the State and its component units are included in the program. When an employee is injured, the University's primary responsibility is to arrange for and provide the necessary treatment for work related injury. The University is responsible for paying medical benefits and compensation in accordance with the North Carolina Workers' Compensation Act. The University retains the risk for workers' compensation.

Liability Insurance Trust Fund - The University participates in the Liability Insurance Trust Fund (Trust Fund), a claims-servicing public entity risk pool for healthcare professional liability protection. The Trust Fund services professional liability claims, managing separate accounts for each participant from which the losses of that participant are paid. Although participant assessments are determined on an actuarial basis, ultimate liability for claims remains with the participants and, accordingly, the insurance risks are not transferred to the Trust Fund.

The Trust Fund is an unincorporated entity created by Chapter 116, Article 26, of the *North Carolina General Statutes* and The University of North Carolina Board of Governors Resolution of June 9, 1978. The Trust Fund is a self-insurance program established to provide professional medical malpractice liability covering The University of North Carolina Hospitals at Chapel Hill (UNC Hospitals) and The University of North Carolina at Chapel Hill Faculty Physicians (UNC Faculty Physicians), the program participants. The Trust Fund provides coverage for program participants and individual health care practitioners working as employees, agents, or officers of program participants. The Trust Fund is exempt from federal and state income taxes and is not subject to regulation by the North Carolina Department of Insurance.

Participation in the Trust Fund is open to the University of North Carolina, any constituent institution of the University of North Carolina, UNC Hospitals, and any health care institution, agency or entity that has an affiliation agreement with the University of North Carolina, with a constituent institution of the University of North Carolina, or with UNC Hospitals. Only UNC Faculty Physicians and UNC Hospitals have participated in the Trust Fund to date. Participants provide management and administrative services to the Trust Fund at no cost.

The Trust Fund is governed by the Liability Insurance Trust Fund Council (the Council). The Council consists of 13 members as follows: one member each appointed by the State Attorney General, the State Insurance Commissioner, the Director of the Office of State Budget and Management, the State Treasurer (each serving at the pleasure of the appointer); and nine members appointed by the UNC System's Board of Governors.

The Trust Fund establishes claim liabilities based on estimates of the ultimate cost of claims (including future expenses and claim adjustment expenses) that have been reported but not settled and of claims incurred but not reported. Claim liabilities are recomputed annually based on an independent actuary's study to produce current estimates that reflect recent settlements, claims frequency, inflation, and other factors. Participant assessments are determined at a level to fund claim liabilities, discounted for future investment earnings. Each participant is required by statute to maintain a fund balance of \$100,000 at all times. Participants are subject to additional premium assessments in the event of deficiencies.

For the period July 1, 2017 through June 30, 2018, the Trust Fund provided coverage on an occurrence basis of \$3,000,000 per individual and \$7,000,000 in the aggregate per claim. Effective July 1, 2006, in lieu of purchasing commercial reinsurance, participants contributed approximately \$10,000,000 to a reimbursement fund for future losses. Prior to July 1, 2006, the Trust Fund entered into an excess of loss agreement with an unaffiliated reinsurer.

For the fiscal year ending June 30, 2018, the Trust Fund purchased a direct insurance policy to cover the first \$1,000,000 per occurrence and \$3,000,000 in the aggregate for dental residents. *North Carolina General Statutes* Chapter 116 was amended during 1987 to authorize the Trust Fund to borrow necessary amounts up to \$30,000,000, in the event that the Trust Fund may have insufficient funds to pay existing and future claims. Any such borrowing would be repaid from the assets and revenues of program participants. No line of credit or borrowing has been established pursuant to this authorization. The Council believes adequate funds are on deposit in the Trust Fund to meet estimated losses based upon the results of the independent actuary's report.

The Trust Fund has purchased annuity contracts to settle claims for which the claimant has signed an agreement releasing the Fund from further obligation. The related claim liabilities have been removed from estimated malpractice costs.

The Council may choose to terminate the Trust Fund, or the respective participants may choose to terminate their participation. In the event of such termination by either the Council or a participant, an updated actuarial study will be performed to determine amounts due to or from the participants based on loss experience up to the date of termination.

At June 30, 2018, University assets in the Trust Fund totaled \$21,538,266 while University liabilities totaled \$19,944,285 resulting in net position of \$1,593,981.

Additional disclosures about the funding status and obligations of the Trust Fund are set forth in the audited financial statements of the Liability Insurance Trust Fund. Copies of this report may be obtained from the University of North Carolina Health Care System, 211 Friday Center Drive, Hedrick Building, Room 1007, Chapel Hill, NC 27517.

State Health Plan - University employees are provided comprehensive major medical care benefits. Coverage is funded by contributions to the State Health Plan (Plan), a discretely presented component unit of the State of North Carolina. The Plan is funded by employer contributions. Certain plans also require contributions from employees. The Plan has contracted with third parties to process claims. See Note 17, Other Postemployment Benefits, for additional information regarding retiree health benefits.

Death Benefit Plan of North Carolina - Term life insurance (death benefits) of \$25,000 to \$50,000 is provided to eligible workers. This Death Benefit Plan is administered by the State Treasurer and funded via employer contributions. The employer contribution rate was 0.16% for the current fiscal year.

Disability Income Plan - Short-term and long-term disability benefits are provided to University employees through the Disability Income Plan of North Carolina (DIPNC), part of the State's Pension and Other Employee Benefit Trust Funds. Short-term benefits are paid by the University up to the first six months of benefits and reimbursed by DIPNC for any additional short-term benefits. As discussed in Note 17, long-term disability benefits are payable as other postemployment benefits from DIPNC after the conclusion of the short-term disability period or after salary continuation payments cease, whichever is later, for as long as an employee is disabled.

Additional details on the state-administered risk management programs are disclosed in the State's *Comprehensive Annual Financial Report*, issued by the Office of the State Controller.

NOTE 19 - COMMITMENTS AND CONTINGENCIES

A. Commitments - The University has established an encumbrance system to track its outstanding commitments on construction projects. Outstanding commitments on construction contracts were \$72,424,071 at June 30, 2018.

The UNC Investment Fund has entered into agreements with limited partnerships to invest capital. These agreements represent the funding of capital over a designated period of time and are subject to adjustments. As of June 30, 2018, the UNC Investment Fund had approximately \$1,205,129,205 in unfunded committed capital. There was also unfunded committed capital related to other private equity investments outside of the UNC Investment Fund, LLC noted above in the amount of \$9,326,698 as of June 30, 2018.

- **B.** Pending Litigation and Claims The University is a party to litigation and claims in the ordinary course of its operations. For litigation and claims wherein it is not possible to predict the ultimate outcome, no provision for any liability has been made in the financial statements. University management is of the opinion that the liability, if any, for any of these matters will not have a material adverse effect on the financial position of the University.
- C. Other Contingent Receivables The University has received notification of other gifts and grants for which funds have not been disbursed by the resource provider and for which conditions attached to the gift or grant have not been satisfied or, in the case of permanent endowments, cannot begin to be satisfied. In accordance with accounting principles generally accepted in the United States of America, these amounts have not been recorded on the accompanying financial statements. The purpose and amount of other contingent receivables at June 30, 2018 are as follows:

Purpose	Amount			
Pledges to Permanent Endowments	\$	35,469,662		

NOTE 20 - RELATED PARTIES

There are 13 separately incorporated nonprofit foundations associated with the University. These foundations are The Botanical Garden Foundation, Inc., The Dental Alumni Association, Inc., The Dental Foundation of North Carolina, Inc., The Educational Foundation, Inc., The General Alumni Association, The School of Government Foundation, Inc., The Morehead-Cain Scholarship Fund, UNC Eshelman School of Pharmacy Foundation, The School of Media and Journalism Foundation of North Carolina, Inc., The University of North Carolina at Chapel Hill Public Health Foundation, Incorporated, The University of North Carolina at Chapel Hill School of Nursing Foundation, Inc., The School of Social Work Foundation, Inc., and Carolina for Kibera, Inc.

Some of these organizations serve, in conjunction with the University's component units (See Note 1A), as the primary fundraising arm of the University through which individuals, corporations, and other organizations support University programs by providing scholarships, fellowships, faculty salary supplements, and unrestricted funds to specific colleges and the University's overall academic environment. The alumni associations provide educational opportunities or other services to alumni. The University's financial statements

do not include the assets, liabilities, net position, or operational transactions of these organizations, except for support from each organization to the University. This support totaled \$35,695,867 for the year ended June 30, 2018.

NOTE 21 - INVESTMENT IN JOINT VENTURES

The University is a member of the Southern Observatory for Astronomical Research Consortium (SOAR), a joint venture accounted for under the equity method and valued at \$9,564,900. The University is partners with Michigan State University, U.S. National Optical Astronomy Observatory, and the Ministry of Science and Technology of the Federal Republic of Brazil. SOAR designed, constructed, and now operates a 4.1-meter telescope with instrumentation and related support buildings located at Cerro Pachon, a mountain in central Chile. The SOAR agreement allocates the University 16.7% of observing time until 2023. The audited financial statements for SOAR may be obtained from the University Controller's Office, Campus Box 1270, Chapel Hill, NC 27599-1270, or by calling (919) 962-1370.

The University is a member of the Carolina Vascular Access Center, a joint venture accounted for under the equity method and valued at \$622,249. The University is partners with Capital Nephrology and Durham Nephrology and has a 40.0% share. This joint venture provides dialysis services to patients in Orange, Durham and Wake counties. The audited financial statements for the joint venture may be obtained from the University Controller's Office, Campus Box 1270, Chapel Hill, NC 27599-1270, or by calling (919) 962-1370.

The University is a member of the Carolina Behavioral Health Alliance, a joint venture accounted for under the equity method and valued at \$410,820. The University is partners with Wake Forest Baptist Medical Center and East Carolina University and has a 33.3% share. The joint venture specializes in managed mental health benefit plans serving the Winston-Salem and Charlotte areas. The audited financial statements for the joint venture may be obtained from the University Controller's Office, Campus Box 1270, Chapel Hill, NC 27599-1270 or by calling (919) 962-1370.

The University is a member of Qura Therapeutics, a joint venture accounted for under the equity method and valued at \$3,376,376. The University partners with GSK and has a 50.0% share. The joint venture accelerates the search for an HIV cure. The audited financial statements for the joint venture may be obtained from the University Controller's Office, Campus Box 1270, Chapel Hill, NC 27599-1270, or by calling (919) 962-1370.

NOTE 22 - BLENDED COMPONENT UNITS

Condensed combining information for the University's blended component units for the year ended June 30, 2018, is presented as follows:

Condensed Statement of Net Position June 30, 2018

	The University of North Carolina at Chapel Hill	UNC Investment Fund, LLC	The University of North Carolina at Chapel Hill Foundation Investment Fund, Inc.	The University of North Carolina at Chapel Hill Foundation, Inc.	UNC Intermediate Pool, LLC	Other Blended Component Units*	Eliminations	Total
ASSETS								
Current Assets	\$ 1,213,386,835	\$ 163,635,319	\$ 0	\$ 49,842,236	\$ 16,837,894	\$ 71,134,862	\$ (29,131,175)	\$ 1,485,705,971
Capital Assets, Net	3,006,202,008		0.400.044.045	88,712,812	544 440 700	2,499,395	(7.070.010.000)	3,097,414,215
Other Noncurrent Assets	2,786,611,114	6,138,452,161	3,429,241,945	384,125,023	541,613,729	185,828,728	(7,372,240,292)	6,093,632,408
Total Assets	7,006,199,957	6,302,087,480	3,429,241,945	522,680,071	558,451,623	259,462,985	(7,401,371,467)	10,676,752,594
TOTAL DEFERRED OUTFLOWS OF RESOURCES	302,954,154							302,954,154
LIABILITIES								
Current Liabilities	385,638,220	9,260,767	2,176,008	8,533,132	3,323,622	9,570,392		418,502,141
Long-Term Liabilities, Net	3,738,527,644			113,448,005		2,339,379		3,854,315,028
Other Noncurrent Liabilities	906,988,494					8,569,525	2,881,936,684	3,797,494,703
Total Liabilities	5,031,154,358	9,260,767	2,176,008	121,981,137	3,323,622	20,479,296	2,881,936,684	8,070,311,872
TOTAL DEFERRED INFLOWS OF RESOURCES	1,054,248,789			17,128,396				1,071,377,185
NET POSITION								
Net Investment in Capital Assets	1,639,124,873			33,844,975		2,499,395		1,675,469,243
Restricted - Nonexpendable	594,919,434	6,292,826,713	3,427,065,937	157,790,548	555,128,001	126,294,051	(10,283,308,151)	870,716,533
Restricted - Expendable	1,356,197,953			143,705,941		72,876,695		1,572,780,589
Unrestricted	(2,366,491,296)			48,229,074		37,313,548		(2,280,948,674)
Total Net Position	\$ 1,223,750,964	\$ 6,292,826,713	\$ 3,427,065,937	\$ 383,570,538	\$ 555,128,001	\$ 238,983,689	\$ (10,283,308,151)	\$ 1,838,017,691

^{*}Other Blended Component Units include UNC Management Company, Inc., The Kenan-Flagler Business School Foundation, U.N.C. Law Foundation, Inc., WUNC Public Radio, LLC, HVPV Holdings, LLC, and Carolina Research Ventures, LLC.

Condensed Statement of Revenues, Expenses, and Changes in Net Position For the Fiscal Year Ended June 30, 2018

	The University of North Carolina at Chapel Hill	UNC Investment Fund,	The University of North Carolina at Chapel Hill Foundation Investment Fund, Inc.	The University of North Carolina at Chapel Hill Foundation, Inc.	UNC Intermediate	Other Blended Component Units*	Eliminations	Total
OPERATING REVENUES Student Tutition and Fees, Net Grants and Contracts Sales and Services, Net Other Operating Revenues	\$ 429,404,927 835,994,782 897,744,789 14,509,232	\$ 0	\$ 0	\$ 0	\$ 0	\$ 9,000,000 1,990,000 17,689,752 4,195,726	\$ 0	\$ 438,404,927 837,984,782 929,808,974 9,704,958
Total Operating Revenues	2,177,653,730			14,374,433		32,875,478	(9,000,000)	2,215,903,641
OPERATING EXPENSES Operating Expenses Depreciation	2,865,358,378 137,058,809	1,554,486		11,988,449 1,263,431		37,023,648 79,253	(9,900,226)	2,906,024,735 138,401,493
Total Operating Expenses	3,002,417,187	1,554,486		13,251,880		37,102,901	(9,900,226)	3,044,426,228
Operating Income (Loss)	(824,763,457)	(1,554,486)		1,122,553		(4,227,423)	900,226	(828,522,587)
NONOPERATING REVENUES (EXPENSES) Investment Income, Net Other, Net	239,227,454 712,633,811	769,019,702 68,857,349	379,454,593 3,420,117	33,295,564 (7,187,684)	28,631,143 (53,328,134)	18,770,625 16,840,386	(1,176,184,483) (26,267,275)	292,214,598 714,968,570
Net Nonoperating Revenues (Expenses)	951,861,265	837,877,051	382,874,710	26,107,880	(24,696,991)	35,611,011	(1,202,451,758)	1,007,183,168
Capital Appropriations Capital Grants Capital Gifts Additions to Endowments	9,038,073 13,149,996 3,998,933 7,856,920			12,087,556		3,229,226	(1,072,214)	9,038,073 13,149,996 3,998,933 22,101,488
Increase (Decrease) in Net Position	161,141,730	836,322,565	382,874,710	39,317,989	(24,696,991)	34,612,814	(1,202,623,746)	226,949,071
NET POSITION Net Position, July 1, 2017, as restated	1,062,609,234	5,456,504,148	3,044,191,227	344,252,549	579,824,992	204,370,875	(9,080,684,405)	1,611,068,620
Net Position, June 30, 2018	\$ 1,223,750,964	\$ 6,292,826,713	\$ 3,427,065,937	\$ 383,570,538	\$ 555,128,001	\$ 238,983,689	\$ (10,283,308,151)	\$ 1,838,017,691

^{*}Other Blended Component Units include UNC Management Company, Inc., The Kenan-Flagler Business School Foundation, U.N.C. Law Foundation, Inc., WUNC Public Radio, LLC, HVPV Holdings, LLC, and Carolina Research Ventures, LLC.

Condensed Statement of Cash Flows June 30, 2018

	University of North olina at Chapel Hill				her Blended nponent Units*		Total	
Net Cash Used by Operating Activities Net Cash Provided by Noncapital Financing Activities Net Cash Used by Capital and Related Financing Activities Net Cash Provided (Used) by Investing Activities	\$ (702,621,347) 1,254,402,943 (188,545,819) (392,771,630)	\$	(7,546,801) 10,654,733 (8,545,093) 9,511,337	\$	(4,205,329) 15,462,109 (145,021) 3,287,732	\$	(714,373,477) 1,280,519,785 (197,235,933) (379,972,561)	
Net Increase (Decrease) in Cash and Cash Equivalents	(29,535,853)		4,074,176		14,399,491		(11,062,186)	
Cash and Cash Equivalents, July 1, 2017	 666,838,592	_	46,820,665		44,845,236	_	758,504,493	
Cash and Cash Equivalents, June 30, 2018	\$ 637,302,739	\$	50,894,841	\$	59,244,727	\$	747,442,307	

^{*}Other Blended Component Units include UNC Management Company, Inc., The Kenan-Flagler Business School Foundation, U.N.C. Law Foundation, Inc., WUNC Public Radio, LLC, HVPV Holdings, LLC, and Carolina Research Ventures, LLC.

NOTE 23 - CHANGES IN FINANCIAL ACCOUNTING AND REPORTING

For the fiscal year ended June 30, 2018, the University implemented the following pronouncements issued by the Governmental Accounting Standards Board (GASB):

GASB Statement No. 75, Accounting and Financial Reporting for Postemployment Benefits Other Than Pensions

GASB Statement No. 81, Irrevocable Split-Interest Agreements

GASB Statement No. 85, Omnibus 2017

GASB Statement No. 75 improves accounting and financial reporting requirements by state and local governments for postemployment benefits other than pensions (OPEB). It also improves information provided by state and local governmental employers about financial support for OPEB that is provided by other entities. This Statement replaces the requirements of Statements No. 45, Accounting and Financial Reporting by Employers for Postemployment Benefits Other Than Pensions, as amended, and No. 57, OPEB Measurements by Agent Employers and Agent Multiple-Employer Plans, for OPEB. In addition, this Statement details the recognition and disclosure requirements for employers with payables to defined benefit OPEB plans that are administered through trusts that meet the specified criteria and for employers whose employees are provided with defined contribution OPEB.

GASB Statement No. 81 improves accounting and financial reporting for irrevocable split-interest agreements by providing recognition measurement guidance for situations in which a government is a beneficiary of the agreement. Split-interest agreements are a type of giving agreement used by donors to provide resources to two or more beneficiaries, including governments. This Statement requires that a government that receives resources pursuant to an irrevocable split-interest agreement recognize assets, liabilities, and deferred inflows of resources at the inception of the agreement. Furthermore, this Statement requires that a government recognize assets representing its beneficial interests in irrevocable split-interest agreements that are administered by a third party, if the government controls the present service capacity of the beneficial interests. This Statement requires that a government recognize revenue when the resources become applicable to the reporting period.

GASB Statement No. 85 addresses practice issues that have been identified during implementation and application of certain GASB Statements. This Statement addresses a variety of topics including issues related to blending component units, goodwill, fair value measurement and application, and postemployment benefits (pensions and OPEB).

Note 24 - Net Position Restatements

As of July 1, 2017, net position as previously reported was restated as follows:

	 Amount
July 1, 2017 Net Position as Previously Reported Restatements:	\$ 4,724,148,448
Record the University's Net OPEB Asset and Liability and OPEB Related	
Deferred Outflows and Inflows of Resources Per GASB 75 Requirements.	(3,080,579,422)
Record the University's Irrevocable Split Interest Agreement Asset and Liability	
and Related Deferred Inflows of Resources Per GASB 81 Requirements.	(16,120,529)
Record the University's Workers' Compensation Liability	 (16,379,877)
July 1, 2017 Net Position as Restated	\$ 1,611,068,620

NOTE 25 - SUBSEQUENT EVENT

The Board of Governors of the University of North Carolina, on behalf of the University, had a standby liquidity support agreement (an "agreement") in the amount of \$200 million with Wells Fargo, National Association, that expired on September 19, 2018. On September 19, 2018, the University closed two replacement standby liquidity support agreements, also in the name of the Board of Governors on behalf of the University. One agreement is with Bank of America, N.A., in the amount of \$100 million which carries a three-year term and the other agreement is with Branch Banking and Trust Company in the amount of \$100 million which carries a five-year term with expiration dates of September 19, 2021 and September 19, 2023, respectively. See Note 10 for additional information regarding the University's standby liquidity support agreements.



REQUIRED SUPPLEMENTARY INFORMATION

The University of North Carolina at Chapel Hill Required Supplementary Information Schedule of the Proportionate Net Pension Liability Teachers' and State Employees' Retirement System

Last Five Fiscal Years Exhibit C-1

	2017		2016	2015		2014		2013	
Proportionate Share Percentage of Collective Net Pension Liability	3.11981%		3.09361%		3.12227%		3.22422%		3.20010%
Proportionate Share of TSERS Collective Net Pension Liability	\$ 247,539,484	\$	284,334,716	\$	115,061,832	\$	37,801,432	\$	194,278,679
Covered Payroll	\$ 480,647,184	\$	460,471,749	\$	451,281,663	\$	457,366,996	\$	460,281,538
Net Pension Liability as a Percentage of Covered Payroll	51.50%		61.75%		25.50%		8.27%		42.21%
Plan Fiduciary Net Position as a Percentage of the Total Pension Liability	89.51%		87.32%		94.64%		98.24%		90.60%

Note: Information is presented for all years that were measured in accordance with the requirements of GASB Statement No. 68, Accounting and Financial Reporting for Pensions - An Amendment of GASB Statement No. 27, as amended.

The University of North Carolina at Chapel Hill Required Supplementary Information Schedule of University Contributions Teachers' and State Employees' Retirement System Last Ten Fiscal Years

Exhibit C-2 2018 2014 2017 2016 2015 Contractually Required Contribution 53,698,508 47,968,589 42,133,165 41,292,272 \$ 39,745,192 Contributions in Relation to the Contractually Determined Contribution 53,698,508 47,968,589 42,133,165 41,292,272 39,745,192 Contribution Deficiency (Excess) 0 0 0 480,647,184 Covered Payroll 498,130,872 460,471,749 \$ 451,281,663 \$ 457,366,996 Contributions as a Percentage of Covered Payroll 10.78% 9.98% 9.15% 9.15% 8.69% 2012 2011 2010 Contractually Required Contribution 38,341,452 33,975,672 23,308,729 16,632,618 15,756,451 Contributions in Relation to the Contractually Determined Contribution 38,341,452 33,975,672 23,308,729 16,632,618 15,756,451 Contribution Deficiency (Excess) Covered Payroll 460,281,538 456,662,258 472,793,699 465,899,657 468,941,991 Contributions as a Percentage of Covered Payroll 8.33% 7.44% 4.93% 3.57% 3.36%

Note: Changes in benefit terms, methods, and assumptions are presented in the Notes to Required Supplementary Information (RSI) schedule following the pension RSI tables.

The University of North Carolina at Chapel Hill Notes to Required Supplementary Information Schedule of University Contributions Teachers' and State Employees' Retirement System Last Ten Fiscal Years

Changes of Benefit Terms:

Cost of Living Increase

2016	2015	2014	2013	2012	2011	2010	2009	2008	2007
N/A	N/A	N/A	1.00%	N/A	N/A	N/A	2.20%	2.20%	3.00%

Changes of assumptions. In 2015, the actuarial assumptions were updated to more closely reflect actual experience. In 2015, the North Carolina Retirement Systems' consulting actuaries performed the quinquennial investigation of each retirement systems' actual demographic and economic experience (known as the "Experience Review"). The Experience Review provides the basis for selecting the actuarial assumptions and methods used to determine plan liabilities and funding requirements. The most recent Experience Review examined each plan's experience during the period between January 1, 2010, and December 31, 2014. Based on the findings, the Board of Trustees of the Teachers' and State Employees' Retirement System adopted a number of new actuarial assumptions and methods. The most notable changes to the assumptions include updates to the mortality tables and the mortality improvement projection scales to reflect reduced rates of mortality and significant increases in mortality improvements. These assumptions were adjusted to reflect the mortality projection scale MP-2015, released by the Society of Actuaries in 2015. In addition, the assumed rates of retirement, salary increases, and rates of termination from active employment were reduced to more closely reflect actual experience. The discount rate for Teachers' and State Employees' Retirement System was lowered from 7.25% to 7.20% for the December 31, 2016 valuation.

The Board of Trustees also adopted a new asset valuation method for the Teachers' and State Employees' Retirement System. For determining plan funding requirements, these plans now use a five-year smoothing method with a reset of the actuarial value of assets to market value as of December 31, 2014.

The Notes to Required Supplementary Information reflect the most recent available information included in the State of North Carolina's 2017 Comprehensive Annual Financial Report.

The University of North Carolina at Chapel Hill Required Supplementary Information Schedule of the Proportionate Net OPEB Liability or Asset Cost-Sharing, Multiple-Employer, Defined Benefit OPEB Plans Last Two Fiscal Years

Exhibit C-3

	2017	2016
Retiree Health Benefit Fund		
Proportionate Share Percentage of Collective Net OPEB Liability	6.36069%	7.24839%
Proportionate Share of Collective Net OPEB Liability	\$ 2,085,455,588	\$ 3,153,296,023
Covered Payroll	\$ 1,091,925,969	\$ 1,058,316,661
Net OPEB Liability as a Percentage of Covered Payroll	190.99%	297.95%
Plan Fiduciary Net Position as a Percentage of the Total OPEB Liability	3.52%	2.41%
Disability Income Plan of North Carolina		
Proportionate Share Percentage of Collective Net OPEB Asset	6.80968%	6.66043%
Proportionate Share of Collective Net OPEB Asset	\$ 4,162,076	\$ 4,163,127
Covered Payroll	\$ 1,091,925,969	\$ 1,058,316,661
Net OPEB Asset as a Percentage of Covered Payroll	0.38%	0.39%
Plan Fiduciary Net Position as a Percentage of the Total OPEB Asset	116.23%	116.06%

Note: Information is presented for all years that were measured in accordance with the requirements of GASB Statement No. 75, Accounting and Financial Reporting for Postemployment Benefits Other Than Pensions.

The University of North Carolina at Chapel Hill Required Supplementary Information Schedule of University Contributions Cost-Sharing, Multiple-Employer, Defined Benefit OPEB Plans

Last Ten Fiscal Years Exhibit C-4

Retiree Health Benefit Fund		2018		2017		2016		2015		2014
Contractually Required Contribution	\$	69,324,559	\$	63,440,899	\$	59,265,733	\$	55,554,649	\$	53,247,759
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Contributions in Relation to the Contractually Determined Contribution	_	69,324,559	_	63,440,899	_	59,265,733		55,554,649		53,247,759
Contribution Deficiency (Excess)	\$	0	\$	0	\$	0	\$	0	\$	0
Covered Payroll	\$	1,145,860,475	\$	1,091,925,969	\$	1,058,316,661	\$	1,011,924,390	\$	986,069,611
Contributions as a Percentage of Covered Payroll		6.05%		5.81%		5.60%		5.49%		5.40%
		2013		2012		2011		2010		2009
Contractually Required Contribution	\$	51,582,373	\$	47,027,478	\$	46,527,281	\$	41,953,228	\$	37,956,143
Contributions in Relation to the Contractually Determined Contribution		51,582,373		47,027,478	_	46,527,281		41,953,228		37,956,143
Contribution Deficiency (Excess)	\$	0	\$	0	\$	0	\$	0	\$	0
Covered Payroll	\$	973,252,321	\$	940,549,560	\$	949,536,347	\$	932,293,956	\$	925,759,585
Contributions as a Percentage of Covered Payroll		5.30%		5.00%		4.90%		4.50%		4.10%
		2018		2017		2016		2015		2014
Disability Income Plan of North Carolina										
Contractually Required Contribution	\$	1,604,205	\$	4,149,319	\$	4,339,098	\$	4,148,890	\$	4,338,706
Contributions in Relation to the Contractually Determined Contribution		1,604,205		4,149,319		4,339,098	_	4,148,890		4,338,706
Contribution Deficiency (Excess)	\$	0	\$	0	\$	0	\$	0	\$	0
Covered Payroll	\$	1,145,860,475	\$	1,091,925,969	\$	1,058,316,661	\$	1,011,924,390	\$	986,069,611
Contributions as a Percentage of Covered Payroll		0.14%		0.38%		0.41%		0.41%		0.44%
		2013		2012		2011		2010		2009
Contractually Required Contribution	\$	4,282,310	\$	4,890,858	\$	4,937,589	\$	4,847,929	\$	4,813,950
Contributions in Relation to the Contractually Determined Contribution		4,282,310		4,890,858		4,937,589		4,847,929		4,813,950
Contribution Deficiency (Excess)	\$	0	\$	0	\$	0	\$	0	\$	0
Covered Payroll	\$	973,252,321	\$	940,549,560	\$	949,536,347	\$	932,293,956	\$	925,759,585
Contributions as a Percentage of Covered Payroll		0.44%		0.52%		0.52%		0.52%		0.52%

Note: Changes in benefit terms, methods, and assumptions are presented in the Notes to Required Supplementary Information (RSI) schedule following the OPEB RSI tables.

The University of North Carolina at Chapel Hill Notes to Required Supplementary Information Schedule of University Contributions Cost-Sharing, Multiple-Employer, Defined Benefit OPEB Plans Last Ten Fiscal Years

Changes of Benefit Terms: Effective January 1, 2016, benefit terms related to copays, out-of-pocket maximums, and deductibles were changed for three of four options of the Retiree Health Benefit Fund. Most of the changes were an increase in the amount from the previous year.

Effective January 1, 2017, benefit terms related to copays, coinsurance maximums, out-of-pocket maximums, and deductibles were changed for two of four options of the Retiree Health Benefit Fund. Most of the changes were an increase in the amount from the previous year.

Method and Assumptions Used in Calculations of Actuarially Determined Contributions: An actuarial valuation is performed for each plan each year. The actuarially determined contribution rates in the Schedule of Employer Contributions are calculated by the actuary as a projection of the required employer contribution for the fiscal year beginning six months following the date of the valuation results for the Retiree Health Benefit Fund. The actuarially determined contribution rates in the Schedule of Employer Contributions are calculated by the actuary as a projection of the required employer contribution for the fiscal year beginning 18 months following the date of the valuation results for the Disability Income Plan of North Carolina. See Note 17 for more information on the specific assumptions for each plan. The actuarially determined contributions for those items with covered payroll were determined using the actuarially determined contribution rate from the actuary and covered payroll as adjusted for timing differences and other factors such as differences in employee class. Other actuarially determined contributions are disclosed in the schedule as expressed by the actuary in reports to the plans.

Changes of assumptions: In 2015, the North Carolina Retirement Systems' consulting actuaries performed the quinquennial investigation of each retirement system's actual demographic and economic experience (known as the "Experience Review"). The Experience Review provides the basis for selecting the actuarial assumptions and methods used to determine plan liabilities and funding requirements. The most recent experience review examined each plan's experience during the period between January 1, 2010, and December 31, 2014. Based on the findings, the Boards of Trustees of the Teachers' and State Employees' Retirement System and the State Health Plan adopted a number of new actuarial assumptions and methods for the Retiree Health Benefit Fund and the Disability Income Plan of North Carolina. The most notable changes to the assumptions include updates to the mortality tables and the mortality improvement projection scales to reflect reduced rates of mortality and significant increases in mortality improvements. These assumptions were adjusted to reflect the mortality projection scale MP-2015, released by the Society of Actuaries in 2015. In addition, the assumed rates of retirement and rates of termination from active employment were reduced to more closely reflect actual experience.

In 2017, the medical and prescription health trend rates used in the December 31, 2016 actuarial valuation of the Retiree Health Benefit Fund were reduced based upon the plan's most recent experience.

The Notes to Required Supplementary Information reflect the most recent available information included in the State of North Carolina's 2017 *Comprehensive Annual Financial Report*.



INDEPENDENT AUDITOR'S REPORT

STATE OF NORTH CAROLINA

Office of the State Auditor



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INDEPENDENT AUDITOR'S 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 North Carolina at Chapel Hill Chapel Hill, North Carolina

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 North Carolina at Chapel Hill (University), a constituent institution of the multi-campus University of North Carolina System, which is a component unit of the State of North Carolina, and its discretely presented component units, as of and for the year ended June 30, 2018, and the related notes to the financial statements, which collectively comprise the University's basic financial statements, and have issued our report thereon dated November 28, 2018. Our report includes a reference to other auditors who audited the financial statements of the UNC Investment Fund, LLC, UNC Intermediate Pool, LLC, UNC Management Company, Inc., The University of North Carolina at Chapel Hill Foundation, Inc., The Kenan-Flagler Business School Foundation, and the University's discretely presented component units, as described in our report on the University's financial statements. The financial statements of the University's blended and discretely presented component units were not audited in accordance with Government Auditing Standards, and accordingly, this report does not include reporting on internal control over financial reporting or instances of reportable noncompliance associated with the blended or discretely presented component units.

Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered the University'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 opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the University's internal control. Accordingly, we do not express an opinion on the effectiveness of the University'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 University'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'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 results of that testing, and not to provide an opinion on the effectiveness of the University'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 University's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Beth A. Wood, CPA State Auditor

Raleigh, North Carolina

It & Ward

November 28, 2018

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For additional information contact:
Brad Young
Director of External Affairs
919-807-7513

