Consolidated Financial Statements and Supplementary Information For the Year Ended June 30, 2018 (With Summarized Financial Information for 2017) With Independent Auditor's Report



For the Year Ended June 30, 2018 (With Summarized Financial Information for 2017)

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INDEPENDENT AUDITOR'S REPORT

The Board of Directors
NAACP Legal Defense and Educational Fund, Inc. and Affiliate

We have audited the accompanying consolidated financial statements of the NAACP Legal Defense and Educational Fund, Inc. and Affiliate, which comprise the consolidated statements of financial position as of June 30, 2018, and the related consolidated statements of activities and cash flows for the year then ended, and the related notes to the consolidated financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in conformity with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.



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

Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the NAACP Legal Defense and Educational Fund, Inc. and Affiliate as of June 30, 2018, and the changes in their net assets and their cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Report on Summarized Comparative Information

Mitchell: Titus, LLP

We have previously audited the NAACP Legal Defense and Educational Fund, Inc. and Affiliate's consolidated financial statements, and we expressed an unmodified audit opinion on those audited consolidated financial statements in our report dated November 8, 2017. In our opinion, the summarized comparative information presented herein as of and for the year ended June 30, 2017, is consistent, in all material respects, with the audited consolidated financial statements from which it has been derived.

Other Matter

Our audit was conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The supplemental consolidating information and consolidated schedule of functional expenses are presented for purposes of additional analysis and are not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated, in all material respects, in relation to the consolidated financial statements as a whole.

November 20, 2018

Consolidated Statements of Financial Position As of June 30, 2018 and 2017

	2018	2017
ASSETS		
Cash and cash equivalents	\$ 18,022,723	\$ 17,726,355
Accounts receivable	50,494	45,557
Contributions and court fees receivable, net	10,116,913	7,890,500
Amounts held in escrow	3,425	125,481
Investments	26,830,437	27,890,435
Other assets	359,866	373,470
Property and equipment, net	14,387,239	14,965,539
Assets held in trust by others	1,617,233	1,566,008
Total assets	\$ 71,388,330	\$ 70,583,345
LIABILITIES AND NET ASSETS Liabilities		
Accounts payable and accrued expenses	\$ 1,811,474	\$ 1,918,494
Mortgage payable	2,428,058	3,496,515
Accrued pension liability	461,037	3,500,061
Court awards and fees pending distribution	3,425	125,481
Total liabilities	4,703,994	9,040,551
Net assets Unrestricted		
Available for operations	5,363,222	1,618,735
Invested in property and equipment	11,959,181	11,469,024
Total unrestricted	17,322,403	13,087,759
Temporarily restricted	30,857,948	30,002,275
Permanently restricted	18,503,985	18,452,760
Total net assets	66,684,336	61,542,794
Total liabilities and net assets	\$ 71,388,330	\$ 70,583,345

Consolidated Statement of Activities For the Year Ended June 30, 2018 (With Summarized Financial Information for 2017)

	2018				
		Temporarily	Temporarily Permanently		2017
	Unrestricted	Restricted	Restricted	Total	Total
REVENUE, GAINS, RECLASSIFICATIONS AND OTHER SUPPORT					
Contributions	\$ 10,888,518	\$ 7,351,483	\$ -	\$ 18,240,001	\$ 28,223,458
Combined Federal campaign	675,634	1,044	-	676,678	525,670
Bequests	-	1,194,522	-	1,194,522	1,106,856
Special events, net of direct benefits to donor					
of \$344,094 and \$301,873, respectively	2,345,337	100,000	-	2,445,337	2,592,274
Court costs and attorney fees awarded	153,302	-	-	153,302	125,735
Other income	-	-	-	-	233,638
Investment income, net of fees of					
\$149,294 and \$119,191, respectively	=	654,689	-	654,689	499,364
Net appreciation on investments and assets					
held in trust by other	821	807,115	51,225	859,161	1,895,126
Net assets released from restrictions	9,253,180	(9,253,180)			
Total revenue, gains, reclassifications,					
and other support	23,316,792	855,673	51,225	24,223,690	35,202,121
EXPENSES Program services					
Legal	9,958,095	-	-	9,958,095	10,424,925
Thurgood Marshall Institute	3,913,644	-	-	3,913,644	3,097,221
Herbert Lehman Education	394,540	-	-	394,540	390,473
Earl Warren Legal Training	50,700			50,700	60,370
Total program services	14,316,979			14,316,979	13,972,989
Supporting services					
Fundraising	3,732,622	-	-	3,732,622	2,969,605
Management and general	1,985,277			1,985,277	1,498,655
Total supporting services	5,717,899			5,717,899	4,468,260
Total expenses	20,034,878			20,034,878	18,441,249
Changes in net assets before other credit	3,281,914	855,673	51,225	4,188,812	16,760,872
OTHER CREDIT					
Credit for pension benefit other than					
net periodic pension cost	952,730			952,730	1,455,194
Changes in net assets	4,234,644	855,673	51,225	5,141,542	18,216,066
Net assets, beginning of year	13,087,759	30,002,275	18,452,760	61,542,794	43,326,728
Net assets, end of year	\$ 17,322,403	\$ 30,857,948	\$ 18,503,985	\$ 66,684,336	\$ 61,542,794

The accompanying notes are an integral part of these consolidated financial statements.

Consolidated Statements of Cash Flows For the Years Ended June 30, 2018 and 2017

	2018	2017
CASH FLOWS FROM OPERATING ACTIVITIES		
Changes in net assets	\$ 5,141,542	\$ 18,216,066
Adjustments to reconcile changes in net assets to	Ψ σ, , σ . =	Ψ,=,σσσ
net cash (used in) provided by operating activities		
Depreciation and amortization	813,603	778,804
Donated securities	(491,517)	(233,699)
Bad debt expense	31,578	-
Net appreciation on investments and assets held by		
others in trust	(859,161)	(1,895,126)
Increase in accounts receivable	(4,937)	(4,506)
Increase in contributions and court fees receivable	(2,257,991)	(4,758,480)
(Decrease) increase in other assets	13,604	(59,259)
Decrease in accrued pension liability	(3,039,024)	(941,381)
(Decrease) increase in accounts payable and accrued		
expenses	(107,020)	393,240
Net cash (used in) provided by operating activities	(759,323)	11,495,659
CASH FLOWS FROM INVESTING ACTIVITIES		
Proceeds from sale of investments and assets held		
by others in trust	9,402,768	13,816,877
Purchases of investments and assets held in trust	(7,043,317)	(16,335,652)
Purchases of property and equipment	(235,303)	(434,690)
Net cash provided by (used in) investing activities	2,124,148	(2,953,465)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from mortgage issuance	2,448,713	_
Repayment of mortgage	(3,517,170)	(116,634)
Net cash used in financing activities	(1,068,457)	(116,634)
-		<u> </u>
Net increase in cash and cash equivalents	296,368	8,425,560
Cash and cash equivalents, beginning of year	17,726,355	9,300,795
Cash and cash equivalents, end of year	\$ 18,022,723	\$ 17,726,355
SUDDI EMENTAL DISCLOSURE		
SUPPLEMENTAL DISCLOSURE Cash paid for interest	\$ 98,889	\$ 121,284
1		

The accompanying notes are an integral part of these consolidated financial statements.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 1 ORGANIZATION AND OPERATIONS

The accompanying consolidated financial statements include the financial position, changes in net assets, and cash flows of the NAACP Legal Defense and Educational Fund, Inc. (LDF) and Earl Warren Legal Training Program, Inc. (EWLTP), which are collectively referred to as the "Fund." The individual organizations have interrelated boards of directors and share common facilities and personnel. All material intercompany transactions and balances were eliminated in consolidation.

LDF's primary purpose is supporting litigation in the areas of poverty and justice, education, voting rights, fair employment, capital punishment, and administration of criminal justice, and to increase educational opportunities through scholarships. Primary revenue sources include fundraising from the general public, corporations, and foundations; reimbursement of court costs and fees; and investment income. LDF maintains offices in New York and Washington, DC. EWLTP provides scholarship aid to minority law students. Its goal is to increase African-American representation in the legal profession and meet the dire need of minority clients for skilled and knowledgeable attorneys.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Accounting

The accompanying consolidated financial statements have been prepared on the accrual basis of accounting.

The consolidated financial statements are presented in conformity with accounting principles generally accepted in the United States of America (U.S. GAAP). Accordingly, the Fund is required to report information regarding its consolidated financial position and activities according to three net asset classes: unrestricted, temporarily restricted, and permanently restricted.

Use of Estimates

The preparation of consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and judgments that affect the reported amount of assets and liabilities and disclosures of contingencies at the date of the consolidated financial statements and revenues and expenses recognized during the reporting period. Actual results could differ from those estimates.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Net Asset Classification

The Fund's net assets and revenue, expenses, gains, and losses are classified based on the existence or absence of donor-imposed restrictions. Accordingly, the Fund's net assets and the changes therein are classified and reported as follows:

Unrestricted net assets: Net assets that are not subject to donor-imposed stipulations.

Temporarily restricted net assets: Net assets subject to donor-imposed stipulations that may be met by actions of the Fund pursuant to those stipulations and/or the passage of time.

Permanently restricted net assets: Net assets subject to donor-imposed stipulations that allow for the principal to be maintained permanently by the Fund. Generally, the donors of these assets permit the Fund to use all or part of the income earned on related investments for general or specific purposes.

Cash Equivalents

The Fund considers all highly liquid investments with a maturity of three months or less when purchased to be cash equivalents.

Contributions and Revenue Recognition

Contributions, which include unconditional promises to give, are recognized as revenue in the period received at fair value. The fair value of long-term contributions receivable is measured based on the present value of future cash flows, with consideration given for the donor's credit risk and expectation about possible variations in the amount and/or timing of the cash flows and other specific factors.

Contribution revenue is reported as increases in unrestricted net assets unless its use is limited by donor-imposed restrictions. Expiration of temporary restrictions on net assets (i.e., the donor-stipulated purpose was fulfilled and/or the stipulated time period elapsed) are reported as net assets released from restrictions. Donor-restricted contributions received during the year whose restrictions have been met within the year are recorded as unrestricted contributions.

Legacies and bequests are recognized when an unassailable right to the gift has been established and the proceeds are measurable.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Allowance for Doubtful Accounts

The Fund provides an allowance for doubtful accounts for losses that may result from the inability of the debtor or donor to make payment on amounts owed or pledged to the Fund. Such allowance is based on several factors, including, but not limited to, the age of the receivables and the Fund's historical collection experience. Receivables that are determined to be uncollectible are charged against the allowance. As of June 30, 2018 and 2017, no allowance for doubtful accounts was deemed required.

In-kind Contributions

In-kind contributions represent legal services reflected in the consolidated financial statements at their estimated fair values at the date of donation.

Investments

Investments are carried at their fair value based on quoted market prices. For purposes of determining the gain or loss on a sale, the cost of securities sold is based on the average cost of each security held at the date of sale. Purchases and sales of securities are recorded on a trade-date basis. See Note 6 for further discussion and disclosures related to fair value measurements.

In accordance with Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) 820, *Fair Value Measurements and Disclosures*, assets and liabilities measured at fair value are categorized into the following fair value hierarchy:

- Level 1: Quoted prices for identical assets or liabilities in an active market that the Fund has the ability to access at the measurement date.
- Level 2: Quoted prices in markets that are not active, quoted prices for similar assets and liabilities in active markets, and inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the asset or liability.
- Level 3: Prices or valuation techniques that require inputs that are both significant to the fair value measurements and unobservable. These inputs reflect management's judgment about the assumptions that a market participant would use in pricing the investment and are based on the best available information, some of which may be internally developed.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments (continued)

The following valuation methodologies were used for assets measured at fair value:

U.S. Government and agency obligations, mutual funds, common stock and exchange-traded funds – Reported at fair value based on quoted market prices representing the interest/shares held.

Corporate bonds – Valued based on quoted market prices on national security exchanges, when available, or using valuation models which incorporate certain other observable inputs including recent trading activity for comparable securities and broker quoted prices.

Common collective trust – Determined using the Net Asset Value ("NAV") as a practical expedient. The NAV is determined four times a month (valuation dates) based upon the fair value of the underlying assets owned, less liabilities, divided by the number of outstanding units. Redemptions of the common collective trust units are made on the valuation dates. Complete liquidation requires twelve months' notice. The common collective trust has no unfunded commitments at June 30, 2018.

Changes in valuation techniques may result in transfers in or out of an assigned level within the hierarchy.

The methods described above may produce a fair value calculation that may not indicate net realizable value or reflect future fair values. Furthermore, while management believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

Purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded as earned. Dividends are recorded on the ex-dividend date. Net appreciation includes the Fund's gains and losses on investments bought, sold, and held during the year.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investment Income and Investment Management Fees

Realized and unrealized gains and losses are included in the consolidated statement of activities as increases or decreases in unrestricted net assets, unless donor or relevant laws place temporary or permanent restrictions on these gains and losses. Changes in net unrealized appreciation are calculated based on the change in the difference between the cost and the fair values of investments at June 30 of the current year compared to the cost and the fair values of investments at June 30 of the prior year. Net appreciation in the fair value of investments is reflected in changes to unrestricted, temporarily restricted and permanently restricted net assets. Investment management fees of \$149,294 and \$119,191 have been incurred for the years ended June 30, 2018 and 2017, respectively.

Property and Equipment

Property and equipment are recorded at cost, if purchased, or at fair value at date of gift, if donated. Property and equipment additions of \$1,000 or more are capitalized. Depreciation of the condominium interest, furniture, equipment, and website is provided on a straight-line basis over their estimated useful lives of 40 years for the condominium interest, 20 years for building improvements, three to 15 years for the furniture and equipment, and three years for website. Depreciation is recorded on a half-year convention in both the year of asset acquisition and disposal. Leasehold improvements are amortized on a straight-line basis over the lesser of their estimated useful lives or the term of the lease, including extensions expected to be exercised.

The Fund evaluates long-lived assets, which are held for use, for impairment whenever events or circumstances indicate that impairment may exist. An impairment loss is recorded if the net carrying value of the asset exceeds the undiscounted future net operating cash flows attributable to the asset. The impairment loss recognized equals the difference between cost and cash flows. Management determined that no long-lived assets were impaired at June 30, 2018 and 2017.

Assets Held in Trust by Others

Perpetual trusts held by outside trustees, through whom the Fund has an irrevocable right to receive the income earned on trust assets, are recognized in the accompanying consolidated statements of financial position as assets held in trust by others at the fair value of the Fund's share of the trust assets. Distributions from the trusts are recorded as investment income and changes to the perpetual trusts' values are reported in the permanently restricted net asset class.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Split-Interest Agreements

The Fund's interest in charitable remainder annuity trusts held by outside trustees is recognized in the accompanying consolidated statements of financial position as assets held in trust by others at the estimated fair value of amounts to be received upon termination of the trusts of \$57,465 and \$59,347 at June 30, 2018 and 2017, respectively. Annual adjustments to fair value amounts are recognized as net appreciation in permanently restricted net assets class on the consolidated statement of activities.

Court Costs and Attorney Fees Awarded

In connection with certain cases decided or settled in LDF's favor, attorney fees may be awarded. Revenue is recognized when notification is received from the courts.

Defined Benefit Pension Plan

LDF's defined-benefit pension plan is presented on a funded-status basis. In the consolidated statement of activities, the net gain or loss and net prior service cost or credit for the year are recognized, in addition to the net transition asset or obligation recognized as a component of net periodic benefit cost for the year. As discussed in Note 10 the pension plan was frozen, effective July 1, 2009.

Defined Contribution Plan

LDF has a voluntary defined-contribution plan where employees of the Fund make tax-deferred contributions through payroll deductions. Starting on January 1, 2017, LDF began matching up to 4% of qualified employees' salary and making quarterly contributions to this plan.

Income Tax Status

LDF and EWLTP both qualify as charitable organizations, as defined by Internal Revenue Code (IRC) Section 501(c)(3) and, accordingly, are exempt from Federal income tax under IRC Section 501(a). Additionally, since both are publicly supported, contributions to them qualify for the maximum charitable contribution deduction under the IRC. LDF and EWLTP are also exempt from state and local income taxes.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Income Tax Status (continued)

U.S. GAAP requires management to evaluate uncertain tax positions taken by the Fund. The consolidated financial statement effects of a tax position are recognized when the position is more-likely-than-not, based on the technical merits, to be sustained upon examination by the Internal Revenue Service. Management has analyzed the tax positions taken by the Fund and has concluded that as of June 30, 2018, there were no uncertain tax positions taken or expected to be taken. The Fund has recognized no interest or penalties related to uncertain tax positions. The Fund is subject to routine audits by taxing jurisdictions; however, there are currently no audits for any tax periods in progress. Management believes it is no longer subject to income tax examinations for years prior to 2015.

New York State Nonprofit Revitalization Act

On December 18, 2013, the Governor of New York State signed into law the New York Non-Profit Revitalization Act of 2013 (the Act), of which most provisions took effect July 1, 2014. The primary reforms of the Act stipulates that non-profit corporations and charitable trusts with 20 or more employees and annual revenue of over \$1 million must adopt whistle-blower and conflict of interest policies; ensure the board chair has not been an employee of the non-profit during the last three years; specify steps to review and declare any related-party transactions; designate an Audit Committee to provide oversight of the audit function; and allow communications during meetings by using modern technology. The Fund has evaluated the effect of the Act and has updated its Conflict of Interest and Whistle-blower policies to comply with the requirements of the Act.

Summarized Financial Information

The amounts shown for the year ended June 30, 2017, in the accompanying consolidated financial statements were derived from the June 30, 2017 audited consolidated financial statements and are summarized totals that were included to provide a basis for comparison with 2018. Accordingly, the 2017 totals are not intended to present all information necessary for a fair presentation in conformity with U.S. GAAP.

Functional Allocation of Expenses

The costs associated with providing the Fund's programs and other activities have been summarized on a functional basis in the accompanying consolidated statement of activities, which includes all expenses incurred during the year. Accordingly, certain costs have been allocated among the programs and supporting services benefited.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Recent Accounting Pronouncements

In June 2018, the FASB issued ASU 2018-08, *Not-for-Profit Entities (Topic 958): Clarifying the Scope and the Accounting Guidance for Contributions Received and Contributions Made*. This ASU provides clarifying guidance on accounting for the grants and contracts of nonprofit organizations as they relate to the new revenue standard (ASU 2014-09 Revenue from Contracts with Customers). The ASU also aims to minimize diversity in the classification of grants and contracts that exists under current guidance with regards to exchange transactions and unconditional and conditional contributions. The ASU is to be applied on a modified prospective basis and is effective for contributions received for annual periods beginning after December 15, 2018. The ASU is effective for contributions made for annual periods beginning after December 15, 2019. LDF is currently evaluating the impact of the adoption of this ASU on its financial statements and accompanying notes.

In August 2017, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) 2017-14, *Not-for-Profit Entities (Topic 958): Presentation of Financial Statements of Not-for-Profit Entities*, which changes how a not-for-profit organization classifies its net assets, as well as the information it presents in the financial statements and notes about its liquidity, financial performance and cash flows. The ASU requires an amended presentation and disclosures to help not-for-profit organizations provide more relevant information about their resources and changes in those resources. The amendments are effective for the Fund's fiscal year ending June 30, 2019, with early adoption permitted. This ASU will impact the presentation of the Fund's financial statements and related disclosures when it is adopted.

In February 2017, the FASB issued ASU No. 2017-02, *Leases* (Topic 842), which provides guidance that will increase transparency and comparability among organizations by recognizing lease assets and lease liabilities on the balance sheet and disclosing key information about leasing arrangements. Under ASU No. 2017-02, a lessee will recognize in the statement of financial position a liability to make lease payments (the lease liability) and a right-of-use asset representing its right to use the underlying asset for the lease term. The adoption of ASU No. 2017-02 is effective for annual periods beginning after December 15, 2019 with early adoption permitted. LDF is currently evaluating the impact of adopting ASU No. 2017-02.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Recent Accounting Pronouncements (continued)

In May 2015, the FASB issued Accounting Standards Update 2015-07, Disclosures for Investments in Certain Entities that Calculate Net Asset Value per Share (or its Equivalent) (ASU 2015-07). ASU 2015-07 removes the requirement to categorize within the fair value hierarchy investments for which fair values are estimated using the net asset value (NAV) practical expedient provided by ASC 820, Fair Value Measurement. Disclosures about investments in certain entities that calculate NAV per share are limited under ASU 2015-07 to those investments for which the entity has elected to estimate the fair value using the NAV practical expedient. ASU 2015-07 is effective for entities (other than public business entities) for fiscal years beginning after December 15, 2016, with retrospective application to all periods presented. LDF adopted ASU 2015-07 for its fiscal year ended June 30, 2018, and has applied the amendment to all periods presented.

NOTE 3 CASH AND CASH EQUIVALENTS

The Fund maintains its cash and cash equivalents in a number of bank accounts held by certain financial institutions. The cash in these accounts occasionally exceeds the amount insured by the Federal Deposit Insurance Corporation, subjecting the Fund to concentration of risk. However, the Fund regularly monitors this risk.

At June 30, 2018 and 2017, approximately 97% of the Fund's cash and cash equivalents were held by two financial institutions.

NOTE 4 CONTRIBUTIONS AND COURT COST RECEIVABLE, NET

Contributions and court cost receivable, net as of June 30, 2018 and 2017, were due as follows:

	<u>2018</u>	2017
Less than one year One to five years More than five years	\$ 6,396,301 3,850,000 	\$ 3,040,122 5,006,864 37,386
Fair value adjustment	10,246,301 (129,388) <u>\$10,116,913</u>	8,084,372 (193,872) \$ 7,890,500

Those receivables that are due in more than one year are recorded at their fair value, using discount rates ranging from 2.5% to 12% per year for the years ending June 30, 2018 and 2017, respectively.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 5 INVESTMENTS

Investments as of June 30, 2018 and 2017, were as follows:

		2018		2017
	Fair Value	Cost	Fair Value	Cost
Interest-bearing cash and cash equivalents	\$ 937,646	\$ 937,646	\$ 1,342,862	\$ 1,342,862
U.S. Government and agency obligations	1,844,685	1,950,651	1,847,937	1,905,137
Common stocks	5,295,723	4,457,124	5,131,452	3,845,647
Corporate bonds	2,478,837	2,505,448	3,319,691	3,317,482
Exchange-traded funds	15,268,626	14,429,682	15,267,806	15,063,769
Mutual funds	1,004,920	881,479	980,687	846,520
	\$ 26,830,437	\$ 25,162,030	\$ 27,890,435	\$ 26,321,417

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 6 FAIR VALUE MEASUREMENTS

The following tables set forth by level, within the fair value hierarchy described in Note 2, the Fund's investments at fair value:

	Total	Level 1	Level 2	Level 3
As of June 30, 2018 Interest-bearing cash and cash equivalents	\$ 13,428,416	\$ 13,428,416	<u>\$</u>	<u>\$</u>
Investments				
Interest-bearing cash and				
cash equivalents	937,646	937,646	-	-
U.S. Government and agency				
obligations	1,844,685	-	1,844,685	-
Common stocks	5,295,723	5,295,723	-	-
Corporate bonds	2,478,837	-	2,478,837	-
Mutual funds - equities	1,004,920	1,004,920	-	-
Exchange-traded funds				
Equities	7,904,219	7,904,219	-	-
Fixed income	4,508,697	4,508,697	-	-
Real estate	810,239	810,239	=	=
Hedge funds	1,532,508	1,532,508	-	-
Commodities	512,963	512,963		
Subtotal	26,830,437	22,506,915	4,323,522	
Assets held in trust by others				
Cash and cash equivalents	35,263	35,263	_	_
Mutual funds-equities	550,024	550,024	-	-
Mutual funds-fixed income	35,233	35,233	-	-
Mutual funds-hedge funds	225,275	225,275	-	-
Mutual funds-commodities	81,682	81,682		
Subtotal	927,477	927,477		
		\$ 36,862,808	\$ 4,323,522	\$ -
Investments measured at NAV as a practical expedient				
Common/collective trust funds	689,756			
Total	\$ 41,876,086			

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 6 FAIR VALUE MEASUREMENTS (continued)

	Total	Level 1	Level 2	Level 3
As of June 30, 2017 Interest-bearing cash and cash equivalents	\$ 9,431,851	\$ 9,431,851	\$	\$ -
Investments Interest-bearing cash and cash equivalents	1,342,862	1,342,862	<u>-</u>	_
U.S. Government and agency obligations	1,847,937	1,012,002	1,847,937	
Common stocks	5,131,452	5,131,452	1,047,937	-
Corporate bonds	3,319,691	-	3,319,691	_
Mutual funds - equities	980.687	980,687	-	_
Exchange-traded funds	000,00.	200,00.		
Equities	7,883,825	7,883,825	-	-
Fixed income	5,012,448	5,012,448	-	-
Real estate	405,906	405,906	-	-
Hedge funds	1,483,086	1,483,086	-	-
Commodities	482,541	482,541		
Subtotal	27,890,435	22,722,807	5,167,628	
Assets held in trust by others				
Cash and cash equivalents	9,751	9,751	-	-
Mutual funds-equities	654,429	654,429	-	-
Mutual funds-fixed income	70,437	70,437	-	-
Mutual funds-hedge funds	165,538	165,538	-	-
Mutual funds-commodities	13,496	13,496		
Subtotal	913,651	913,651		
		\$ 33,068,309	\$ 5,167,628	\$ -
Investments measured at NAV as a practical expedient				
Common/collective trust funds	652,357			
Total	\$ 38,888,294			

The leveling for U.S. Government and agency obligations was changed from Level 1 to Level 2 based on new information received by management.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 7 PROPERTY AND EQUIPMENT, NET

The composition of property and equipment at June 30, 2018 and 2017, was as follows:

	2018	2017
Condominium interest Furniture and equipment	\$ 16,141,320 1,101,065	\$ 16,141,320 1,086,969
Computer equipment Telephone	631,683 140,588	532,848 140,588
Website Leasehold improvements	171,986 14,563	95,150 14,563
Less: Accumulated depreciation and amortization	18,201,205 (3,813,966)	18,011,438 (3,045,899)
	<u>\$14,387,239</u>	<u>\$14,965,539</u>

Depreciation and amortization expenses were \$813,603 and \$778,804 for the years ended June 30, 2018 and 2017, respectively.

NOTE 8 TEMPORARILY RESTRICTED AND PERMANENTLY RESTRICTED NET ASSETS

Temporarily restricted net assets were available for the following purposes or periods at June 30, 2018 and 2017:

	2018	2017
Unappropriated income of endowment assets: General fund Herbert Lehman Education Earl Warren Legal Training	\$ 4,410,187 908,824 250,088	\$ 4,239,199 955,629 247,470
	5,569,099	5,442,298
Restricted as to the passage of time or purpose: Restricted for periods after June 30, 2018 Herbert Lehman Education Thurgood Marshall Institute Legal programs	14,811,792 203,709 1,237,447 9,035,901	13,747,772 111,756 3,388,326 7,312,123
	<u>\$30,857,948</u>	\$30,002,275

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 8 TEMPORARILY RESTRICTED AND PERMANENTLY RESTRICTED NET ASSETS (continued)

Net assets were released from donor restrictions in 2018 and 2017 by incurring expenses satisfying the restricted purposes or by the passage of time as follows:

	 2018	 2017
Released from temporarily restricted net assets due to appropriation of income from endowment assets General and legal programs Herbert Lehman scholarship program Earl Warren scholarship program	\$ 969,767 171,713 28,900	\$ 1,570 200,693 28,000
	1,170,380	230,263
Purpose restrictions met Legal programs Thurgood Marshall Institute Herbert Lehman education (including fundraising expenses of \$66,301 and	1,585,323 2,594,326	1,660,761 1,073,459
\$45,261, respectively) Earl Warren legal training (including fundraising expenses of \$567 and \$125,	289,129	228,975
respectively)	22,367	32,567
Passage of time	 3,591,65 <u>5</u>	 600,267
	\$ 9,253,180	\$ 3,826,292

Permanently restricted net assets (including perpetual trusts held by outside trustees) totaled \$18,503,985 and \$18,452,760 at June 30, 2018 and 2017, respectively. These are categorized as follows based on the purposes for which the related investment income may be used pursuant to the respective donors' stipulations:

	<u>2018</u>	2017
Funds for general operations	\$ 14,307,167	\$ 14,307,167
Funds for legal programs	2,124,160	2,124,160
Funds for scholarships	455,425	455,425
Perpetual trusts		
Scholarships	1,559,951	1,506,661
Unrestricted	57,282	59,347
	<u>\$ 18,503,985</u>	\$18,452,760

NOTE 9 COMMITMENTS AND CONTINGENCIES

Lease Agreement

LDF leases office space in Washington, DC under a non-cancelable operating lease that expired in July 2011 but was extended for 10 years through July 2021.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 9 COMMITMENTS AND CONTINGENCIES (continued)

Lease Agreement (continued)

In January 2018, LDF opted to terminate the lease as of July 2018.

Total rent expense, including escalations, for the years ended June 30, 2018 and 2017 were \$330,383 and \$301,505, respectively.

NOTE 10 PENSION PLAN

LDF sponsors a contributory, defined contribution plan for all full-time employees. Employer contributions were \$343,401 and \$129,524 for the years ended June 30, 2018 and 2017, respectively. These costs are included in the personnel costs.

LDF also sponsors a non-contributory, defined-benefit pension plan (the Plan) for all full-time employees. The Plan was frozen as of July 1, 2009.

The following tables provide information about the Plan as of and for the years ended June 30, 2018 and 2017:

	2018	2017
Reconciliation of projected benefit obligation		
Obligation, beginning of year	\$ 9,076,123	\$ 9,908,743
Service cost	142,450	152,438
Interest cost Actuarial gain	306,708 (669,029)	310,638 (552,022)
Benefit payments	(943,409)	(743,674)
Obligation, end of year	<u>\$ 7,912,843</u>	\$ 9,076,123
	2018	2017
Reconciliation of fair value of Plan assets		
Fair value of Plan assets, beginning of year	\$ 5,576,062	\$ 5,467,301
Actual return on Plan assets	220,312	684,921
Employer contributions Benefit payments	2,592,000 (936,569)	162,616 (738,776)
• •		
Fair value of Plan assets, end of year	<u>\$ 7,451,805</u>	<u>\$ 5,576,062</u>
Funded status		
Funded status, end of year	<u>\$ (461,037)</u>	<u>\$(3,500,061</u>)

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 10 PENSION PLAN (continued)

At June 30, 2018 and 2017, the funded status of the Plan is reported in the consolidated statements of financial position as follows:

	2018	<u>2017</u>
Accrued pension liability	<u>\$ 461,037</u>	<u>\$ 3,500,061</u>

The assumptions used in the measurement of the Plan's benefit obligation are shown in the following table:

	<u> 2018</u>	2017
Discount rate	4.00%	3.50%

Amounts recognized in net unrestricted assets consisted of the following:

	<u>2018</u>	2017
Cumulative loss at measurement date	<u>\$ 2,804,950</u>	\$ 3,757,680

Other credit in plan assets and benefit obligations recognized in unrestricted net assets in 2018 and 2017 consisted of the following:

	_	2018	 2017
Net loss Amortization of net loss	\$	568,394 384,336	\$ 917,936 537,258
Total credit	\$	952,730	\$ 1,455,194

The estimated net gain (loss) for the Plan that will be amortized from accumulated change in unrestricted net assets into net periodic pension cost over the next fiscal year amount to \$384,336.

Net Periodic Benefit Cost

The following table provides the components of net periodic benefit cost for the Plan for 2018 and 2017:

	_	2018	_	2017
Service cost	\$	142,450	\$	152,438
Interest cost		306,708		310,638
Expected return on plan assets		(327,788)		(323,905)
Amortization of net loss		<u> 384,336</u>		537,258
Net periodic benefit cost	<u>\$</u>	505,706	<u>\$</u>	676,429

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 10 PENSION PLAN (continued)

Net Periodic Benefit Cost (continued)

The prior service costs have been fully recognized as a result of the Plan being frozen, effective July 1, 2009.

The assumptions used in the measurement of the net periodic benefit cost are shown in the following table:

	2018	2017
Weighted-average assumptions, as of June 30		
Discount rate	4.00%	3.50%
Expected return on plan assets	6.00%	6.00%

As of June 30, 2017, the Mortality Table and Projection Scale was changed from Society of Actuaries RP-2014 tables with projection scale MP-2016 to Society of Actuaries RP-2014 adjusted from 2006 tables with projection scale MP-2017.

Plan Assets

The Plan determines its assumptions for the expected rate of return on plan assets based on the ranges of anticipated rates of return for each asset class. The Plan considers the expected rate of return to be a longer-term assessment of return expectations and does not anticipate changing this assumption annually, unless there are significant changes in economic conditions.

Previous market performance covering a wide range of economic conditions is evaluated to determine whether there are sound reasons for projecting forward any past trends.

LDF's Investment Committee monitors the asset allocation of the Plan's assets. Assets are rebalanced, as LDF deems appropriate. The Plan's investment strategy, with respect to its pension assets, is to maintain the principal of the assets. LDF has currently implemented a liability driven investment for the Plan. The Plan's investment strategies are to invest prudently for the sole purpose of providing benefits to participants. The target is to create an investment portfolio which will mirror the increases and decreases in the Plan's liabilities, and will maintain the Plan's ability to meet all required benefit obligations. Risk is controlled through an investment in conservative fixed-income securities and cash.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 10 PENSION PLAN (continued)

Plan Assets (continued)

The target allocation of Plan assets and actual allocation at the end of 2018 and 2017, by asset category based on asset fair values, are as follows:

Asset Category	2018 Target Allocation	2018 Actual Allocation	2017 Actual Allocation
Cash and cash equivalents	4%	3.3%	16.7%
Equities	-	-	39.7%
Fixed income/debt securities	_	-	32.2%
Exchange-traded funds			
Real estate	_	-	3.8%
Hedge funds	_	-	5.7%
Commodities	-	-	1.9%
Fixed income	71%	71.0%	-
Mutual funds	25%	25.7%	-
	100.0%	100.0%	100.0%

At June 30, the Plan's assets consisted of the following:

	2018	2017
Investments Cash equivalents U.S. Government and agency obligations Corporate bonds	\$ 248,990 - -	\$ 927,039 534,474 269,410
Exchange-traded funds Equities Fixed income Real estate Hedge funds Commodities	7,232,952 - - - -	2,204,552 989,199 211,994 319,157 106,634
Total investments	7,481,942	5,562,459
Accrued interest on investments Prepaid expenses Accrued expenses Notes receivable from loan participants	- - (30,137) 	3,754 17,500 (31,705) 24,053
Total Plan net assets	<u>\$ 7,451,805</u>	<u>\$ 5,576,061</u>

The Plan's investments as of June 30, 2018 and 2017, are carried at fair value based on quoted market prices in active markets and on national security exchanges, when available, or using valuation models which incorporate certain observable inputs including recent trading activity for comparable securities and brokers quoted prices. The Plan's investments are all classified as Level 1 and Level 2 in accordance with the fair value hierarchy described in Note 6.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 10 PENSION PLAN (continued)

Plan Assets (continued)

Notes receivables from participants represent participant loans that are carried at their principal balance plus any accrued but unpaid interest, which are considered to approximate fair value. Participant loans have a maximum term of five years from inception and bear annual interest computed at 2% over the prime rate during the calendar quarter immediately preceding the date of the loan application.

Contributions

The level of contributions necessary to provide for benefits under the Plan is determined in accordance with generally accepted actuarial principles. LDF's policy is to make contributions to the Plan to satisfy ERISA's minimum funding requirements. However, during 2018, LDF made a significant contribution to the Plan in order to improve its funded status. The minimum required contributions for the Plan years beginning July 1, 2017, and July 1, 2016, were \$0 and \$388,863, respectively. Cash contributions in the amount of \$2,508,033 were made during 2018. The July 1, 2016 minimum required contribution was satisfied through \$162,616 in cash contributions made during 2017, prefunding balance elections of \$159,052 during 2017 and an additional cash contribution of \$83,967 during fiscal 2018.

Expected Future Benefit Payments

The following benefit payments, which reflect expected future service, as appropriate, are expected to be paid during the fiscal years ending June 30:

Year	<u>Amount</u>
2010	¢ 260.922
2019	\$ 369,832
2020	460,377
2021	455,589
2022	459,469
2023	460,253
2024-2028	2,559,814

NOTE 11 AMOUNTS HELD IN ESCROW/COURT AWARDS AND FEES PENDING DISTRIBUTION

Upon the successful completion of cases, the court may make awards to members of the class action litigation or to participating attorneys. As of June 30, 2018 and 2017, LDF held in escrow \$3,425 and \$125,481, respectively, for members of the class and participating attorneys. The escrow amounts are invested in interest bearing cash accounts.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 12 IN-KIND CONTRIBUTIONS

In fiscal years ended June 30, 2018 and 2017, the Fund received the following in-kind contributions, which were recognized as contributions in the accompanying consolidated statement of activities at fair value on the date of receipt:

	2018	2017
Legal services Goods	\$ 1,356,478 	\$ 1,157,874 <u>17,809</u>
Total in-kind contributions	<u>\$ 1,356,478</u>	<u>\$ 1,175,684</u>

NOTE 13 ENDOWMENTS

LDF's endowment consists of funds established for a variety of purposes. As required by U.S. GAAP, net assets associated with endowment funds are classified and reported based on donor-imposed restrictions.

Interpretation of Relevant Law

On September 17, 2010, the State of New York enacted the New York Prudent Management of Institutional Funds Act (NYPMIFA), a modified version of the Uniform Prudent Management of Institutional Funds Act, which superseded the New York Uniform Management of Institutional Funds Act. The Fund's Board of Directors follows the requirements of NYPMIFA, which allows an institution to appropriate for expenditure or accumulate so much of an endowment fund as the institution determines is prudent, but subject, however, to the intent of the donor expressed in the gift instrument. NYPMIFA provides that unless stated otherwise in the gift instrument, the assets in an endowment fund are donor-restricted assets until so appropriated for expenditure by the institution. For purposes of financial statement presentation, LDF classifies permanently restricted net assets as: (1) the original value of gifts donated to the permanent endowment; (2) the original value of subsequent gifts to the permanent endowment; and (3) accumulations to the permanent endowment made in accordance with the direction of the applicable donor gift instrument at the time the accumulation is added to the Fund. The remaining portion of the donor-restricted endowment fund that is not classified as permanently restricted net assets is characterized as temporarily restricted. It should be noted, however, that under NYPMIFA, the Fund is entitled to appropriate for expenditure endowment funds, whether there characterized as "permanently restricted" or "temporarily restricted," except where inconsistent with the intent of the donor expressed in the gift instrument.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 13 ENDOWMENTS (continued)

Interpretation of Relevant Law (continued)

In accordance with state law, the Fund considers the following factors in making a determination to appropriate or calculate donor-restricted endowment funds:

- 1. The duration and preservation of the endowment fund;
- 2. The purposes of the Fund and the endowment fund;
- 3. General economic conditions;
- 4. The possible effect of inflation or deflation;
- 5. The expected total return from income and appreciation of investments;
- 6. Other resources of the Fund;
- 7. The investment policies of the Fund; and
- 8. Where appropriate and circumstances would otherwise warrant alternatives to expenditure of the endowment fund, giving due consideration to the effect that such alternatives may have on the Fund.

The changes in endowment net assets for the years ended June 30, 2018 and 2017, are as follows:

	Unrestricted	Temporarily Restricted	Permanently Restricted	Total
Year ended June 30, 2018 Endowment net assets, beginning of year	\$ -	\$ 5,442,298	\$ 16,886,752	\$ 22,329,050
Investment return	Ψ -	Ψ 5,442,290	ψ 10,000,732	Ψ 22,329,030
Investment income Net realized/unrealized	-	521,568	-	521,568
appreciation in value of investments Contributions	-	700,100	-	700,100
Appropriation for		// /\		
expenditures	1,094,867	(1,094,867)	-	-
Expenditures	(1,094,867)			(1,094,867)
Endowment net assets, end of year	\$ -	\$ 5,569,099	\$ 16,886,752	\$ 22,455,851

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 13 ENDOWMENTS (continued)

Interpretation of Relevant Law (continued)

	Un	restricted	emporarily Restricted	Permanently Restricted	Total	
Year ended June 30, 2017						
Endowment net assets,						
beginning of year	\$	-	\$ 3,476,659	\$ 16,833,752	\$ 20,310,411	
Investment return						
Investment income		-	491,696	-	491,696	
Net realized/unrealized						
appreciation in value of						
investments		-	1,651,943	-	1,651,943	
Contributions		-	-	53,000	53,000	
Appropriation for						
expenditures		178,000	(178,000)	-	-	
Expenditures		(178,000)	 		(178,000)	
Endowment net assets,						
end of year	\$		\$ 5,442,298	\$ 16,886,752	\$ 22,329,050	

At June 30, 2018 and 2017, the endowment fund compositions by net asset classification are as follows:

	Unrestricted	Temporarily Restricted	Permanently Restricted	Total
Donor-restricted fund Endowment net assets,	\$ -	\$ 5,569,099	\$ 16,886,752	\$ 22,455,851
June 30, 2018	\$ -	\$ 5,569,099	\$ 16,886,752	\$22,455,851
	Unrestricted	Temporarily Restricted	Permanently Restricted	Total
Donor-restricted fund Endowment net assets.	Unrestricted \$ -		,	Total \$ 22,329,050

Funds with Deficiencies

Occasionally, the fair value of assets associated with individual donor-restricted endowment funds may fall below the level that the donor or NYPMIFA requires the Fund to retain as a fund of perpetual duration. In accordance with U.S. GAAP, deficiencies of this nature are reported in unrestricted net assets. There were no such deficiencies as of June 30, 2018 and 2017.

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 13 ENDOWMENTS (continued)

Return Objectives and Risk Parameters

LDF adopted investment and spending policies for endowment assets, which attempt to provide a predictable stream of funding to programs supported by its endowment, while seeking to maintain the purchasing power of the endowment assets. Endowment assets include donor-restricted funds that LDF must hold in perpetuity or for donor-specified periods or purposes and related unappropriated investment income. Under this policy, as approved by the Board of Directors' Investment Committee, endowment assets are invested with the intent of preserving the assets of donor-restricted funds that LDF must hold in perpetuity, while assuming a low level of investment risk. Over time, LDF expects its endowment funds to provide an average rate of return of approximately 6.5% for both 2018 and 2017, respectively. Actual returns in any given year may vary from this amount.

Spending Policy and How the Investment Objectives Relate to Spending Policy

The endowments are to be considered a permanent fund. As such, the investment objectives require disciplined and consistent management philosophies that accommodate all relevant, reasonable, and probable events. Therefore, a periodic review of total rate-of-return and spending rate objectives is required. Extreme positions or variations in management style are not consistent with these objectives. LDF's spending policy allows up to 4% of the fair value of the portfolio if funds are available, subject to donor-stipulated restrictions.

Strategies Employed for Achieving Objectives

To satisfy its long-term rate-of-return objectives, the Fund relies on a total return strategy in which investment returns are achieved through both capital appreciation (realized and unrealized) and current yield (interest and dividends). The Fund targets a diversified asset allocation that places a greater emphasis on equity-based investments to achieve its long-term return objectives within prudent risk constraints.

NOTE 14 MORTGAGE NOTE PAYABLE

On November 15, 2012, LDF entered into a mortgage loan agreement with a face value of \$4,000,000. The mortgage bore interest at 3.36% for five years and was secured by LDF's property at 40 Rector Street. Thereafter, the interest rate was adjusted and fixed for an additional five years at a rate per year equal to the United States Treasury Securities Rate plus 2.90%

Notes to Consolidated Financial Statements For the Year Ended June 30, 2018

NOTE 14 MORTGAGE NOTE PAYABLE (continued)

On May 10, 2018, LDF entered into a new mortgage loan agreement with a face value of \$2,448,713. The mortgage bears interest at 3.97% for ten years and is secured by LDF's property at 40 Rector Street. The mortgage note provides for monthly payments of principal and interest to Bank of America, the loan holder, through May 10, 2028, at which time the remaining principal balance plus any accrued and unpaid interest becomes due.

Future minimum principal payments as of June 30, 2018, are as follows:

Year	<u>Amou</u>	<u>nt</u>
0040		004
2019	\$ 82,	,284
2020	85,	,402
2021	89.	159
2022	92	815
2023	96	620
Thereafter	1,981,	778
	\$ 2,428	058

The mortgage loan agreement contains a financial covenant wherein LDF agreed, until the mortgage has been repaid, to maintain, on a consolidated basis, a maximum leverage ratio not to exceed 1.0. As of June 30, 2018, the Fund met this requirement.

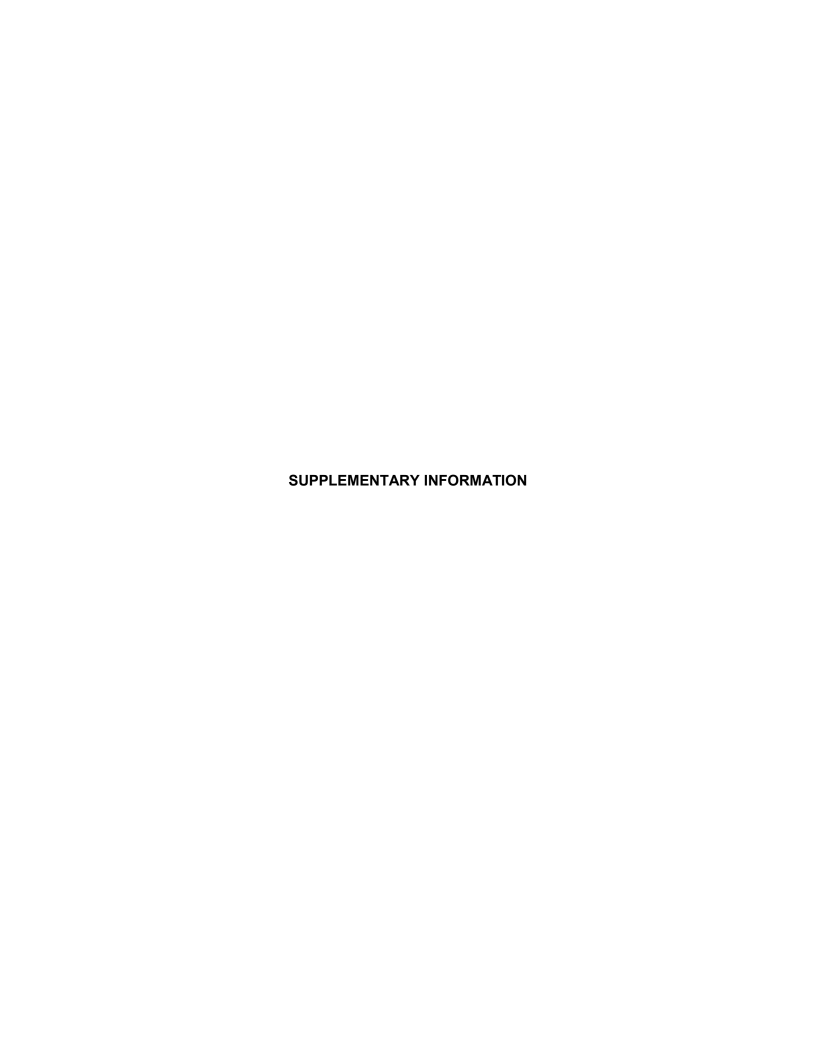
NOTE 15 RELATED PARTIES

During the 2018 fiscal year, members of LDF's Board of Directors made donations totaling over \$3.7 million to LDF. LDF has accounted for their contributions within its financial statements. LDF's policy is to require directors to disclose affiliations and to review and authorize such transactions, as appropriate.

NOTE 16 SUBSEQUENT EVENTS

The Fund evaluated events subsequent to June 30, 2018, through November 20, 2018, the date the consolidated financial statements were available to be issued, and determined that there were no subsequent events that required recognition or disclosure.

LDF entered into a sub-lease agreement for office space in Washington, DC on July 23, 2018. The term of the lease is October 1, 2018 until October 30, 2028.



Consolidating Statement of Financial Position June 30, 2018

(With Summarized Financial Information for 2017)

	De E	ACP Legal efense and ducational Fund, Inc.	Leg	rl Warren al Training gram, Inc.		2018 Total		2017 Total
ASSETS								
Cash and cash equivalents	\$	18,016,308	\$	6,415	\$	18,022,723	\$	17,726,355
Accounts receivable		50,494		-		50,494		45,557
Contributions and court fees receivable		10,116,913		-		10,116,913		7,890,500
Amounts held in escrow		3,425		-		3,425		125,481
Investments		26,123,172		707,265		26,830,437		27,890,435
Other assets		359,866		- (0.407)		359,866		373,470
Intercompany receivable (payable)		8,167 14,387,239		(8,167)		- 14,387,239		- 14,965,539
Property and equipment, net Assets held in trust by others		1,617,233		-		1,617,233		1,566,008
•			_		_		_	
Total assets	\$	70,682,817	\$	705,513	\$	71,388,330	\$	70,583,345
LIABILITIES AND NET ASSETS Liabilities								
Accounts payable and accrued expenses	\$	1,811,474	\$	-	\$	1,811,474	\$	1,918,494
Mortgage payable		2,428,058		-		2,428,058		3,496,515
Accrued pension liability		461,037		-		461,037		3,500,061
Court awards and fees pending								
distribution		3,425			_	3,425		125,481
Total liabilities		4,703,994				4,703,994		9,040,551
Net assets Unrestricted								
Available for operations		5,363,222		-		5,363,222		1,618,735
Invested in property and equipment		11,959,181				11,959,181		11,469,024
Total unrestricted		17,322,403		-		17,322,403		13,087,759
Temporarily restricted		30,607,860		250,088		30,857,948		30,002,275
Permanently restricted		18,048,560		455,425		18,503,985		18,452,760
Total net assets		65,978,823		705,513		66,684,336		61,542,794
Total liabilities and net assets	\$	70,682,817	\$	705,513	\$	71,388,330	\$	70,583,345

EDUCATIONAL FUND, INC. AND AFFILIATE
Consolidating Statement of Activities
For the Year Ended June 30, 2018
(With Summarized Financial Information for 2017)

	NAACP Legal Defense and Educational Fund, Inc.	Earl Warren Legal Training Program, Inc.	2018 Total	2017 Total
REVENUE, GAINS, AND OTHER SUPPORT				
Contributions	\$ 18,220,001	\$ 20,000	\$ 18,240,001	\$ 28,223,458
Combined Federal campaign	675,634	1,044	676,678	525,670
Bequests	1,194,522	-	1,194,522	1,106,856
Special events, net of direct benefits to donor				
cost of \$344,094 and \$301,873, respectively		-	2,445,337	2,592,274
Court costs and attorney fees awarded	153,302	-	153,302	125,735
Other income	-	-	-	233,638
Investment income, net of fees of	007.450	47.004	054.000	400.004
\$149,294 and \$119,191, respectively	637,458	17,231	654,689	499,364
Net appreciation on investments and assets held in trust by others	843,551	15,610	859,161	1,895,126
rield in trust by others	043,331	13,010	039,101	1,093,120
Total revenue, gains, and other				
support	24,169,805	53,885	24,223,690	35,202,121
EXPENSES Program services				
Legal	9,958,095	_	9,958,095	10,424,925
Thurgood Marshall Institute	3,913,644	-	3,913,644	3,097,221
Herbert Lehman education	394,540	-	394,540	390,473
Earl Warren legal training		50,700	50,700	60,370
Total program services	14,266,279	50,700	14,316,979	13,972,989
Supporting services				
Fundraising	3,732,055	567	3,732,622	2,969,605
Management and general	1,985,277		1,985,277	1,498,655
Total supporting services	5,717,332	567	5,717,899	4,468,260
Total expense	19,983,611	51,267	20,034,878	18,441,249
Changes in net assets before other credit	4,186,194	2,618	4,188,812	16,760,872
OTHER CREDIT Credit to pension benefit other than				
net periodic pension cost	952,730		952,730	1,455,194
Changes in net assets	5,138,924	2,618	5,141,542	18,216,066
Net assets, beginning of year	60,839,899	702,895	61,542,794	43,326,728
Net assets, end of year	\$ 65,978,823	\$ 705,513	\$ 66,684,336	\$ 61,542,794

NAACP LEGAL DEFENSE AND

EDUCATIONAL FUND, INC. AND AFFILIATE Consolidated Schedule of Functional Expenses For the Year Ended June 30, 2018 (With Summarized Financial Information for 2017)

Personner Control Co		Program Services				Su	pporting Servi				
Peacy Peacy Programs											
Peacy Peacy Programs			Thurgood	Herbert	Warren					2018	2017
Personne Personne		Legal	_					Mamt. and			
Personnel costs	Description	_			-	Subtotal	Fundraising	-	Subtotal		
Pynofe	-										
Benefits 1,404,391 670,427 18,868 3,000 2,008,868 305,167 271,244 2,673,097 2,335,201 7,007 1,000 2,055,711 1,000,251 1,	Personnel costs										
Benefits	Payroll	\$ 3,952,788	\$ 1,886,978	\$ 52,107	\$ 12,000	\$ 5,903,873	\$ 858,922	\$ 763,440	\$ 1,622,362	\$ 7,526,235	\$ 5,964,022
Logic programs	Benefits	1,404,391	670,427	18,868	3,000	2,096,686	305,167	271,244	576,411	2,673,097	2,335,201
Lobbying professionals	Temporary help	195,001	60,151	-	-	255,152	126,162	17,153	143,315	398,467	402,435
Lobbying professionals	Total paragnal costs	E EE2 190	2 617 556	70.075	15,000	9 255 711	1 200 251	1.051.927	2 242 000	10 507 700	9 701 659
Court costs	Total personnel costs	3,332,100	2,017,550	70,973	13,000	0,233,711	1,290,231	1,031,037	2,342,000	10,397,799	0,701,030
Expert witness 28,191	Legal programs										
Expert winners 103,063	Lobbying professionals	-	-	-	-	-	-	-	-	-	67,477
Legal printing 31,231 -	Court costs	26,191	-	-	-	26,191	-	-	-	26,191	60,297
Attorney conferences 256,396 8,655	Expert witness	103,063	-	-	-	103,063	-	-	-	103,063	381,657
Attorney conferences 256,986 8,665 265,051 265,051 2-40,260 Special research 217,885 85	Legal printing	31,231	-	-	-	31,231	-	-	-	31,231	1,167
Special research 217,885 85 - - 217,980 - - - 217,980 158,753 Library 22,840 2,983 - - 24,682 - - 2,2863 3,5787 Bar association dues 24,032 650 - - 694,001 - - - 24,682 21,797 Total legal programs 681,648 12,353 - - 694,001 - - - 694,001 967,189 Other programs 25,700 1,618 300,000 30,000 357,318 - - - - 367,318 1,298,124 Other expenses 27,450 25,050 - - 52,500 279,251 1,329 280,580 333,080 111,466 List rental - - - - 82,773 82,773 67,480 Mall handling - - - 82,773 82,773 83,773 67,480 Fundraising professionals - - - 832,785 832,785 832,785 459,501 Insurance 88,433 29,106 1,441 - 118,980 23,305 19,893 43,198 162,178 175,222 Cocupany expense 456,282 217,226 3,491 2,400 679,399 65,284 48,200 113,445 792,883 550,890 Bank charges 310 43 - 353 134,405 30 134,435 134,788 153,440 Storage 2,033 97,693 37		256,396	8,655	-	_	265,051	_	_	-	265,051	240,260
Library 22,840 2,863 -	•			_	_		_	_	_		
Total legal programs Ref. Ref.	•			_	-		_	-	_		
Color	•			-	-		-	-	-		
Other programs Scholarships/grants 25,700 1,618 300,000 30,000 357,318 - - - 357,318 1,298,124 Other expenses Photos/press release 27,450 25,050 - - 52,500 279,251 1,329 280,580 333,080 111,466 List rental - - - - 82,773 - 82,773 57,488 5,149 6,090 Fundrating professionals - - - - - 83,2785 - 832,785 489,501 1 1,000 14,120 147,128 25,599 20,399 51,637 199,765 175,222 0 0 0 13,426 175,222 0 0 134,435											
Other expenses 25,700 1,618 300,000 30,000 357,318 - - - 357,318 1,298,124 Other expenses Photos/press release 27,450 25,050 - - 52,500 279,251 1,329 280,580 333,080 111,466 List rental - - - - - - 5,488 - 5,148 5,143 1,220 1,500 45,222 1,500 45,222 1,500 45,222 1,500 41,7128 28,598 23,055 19,893 43,78 <td>rotai legai programs</td> <td>001,040</td> <td>12,353</td> <td></td> <td></td> <td>694,001</td> <td>· </td> <td></td> <td></td> <td>694,001</td> <td>907,109</td>	rotai legai programs	001,040	12,353			694,001	· 			694,001	907,109
Other expenses 25,700 1,618 300,000 30,000 357,318 - - - 357,318 1,298,124 Other expenses Photos/press release 27,450 25,050 - - 52,500 279,251 1,329 280,580 333,080 111,466 List rental - - - - - - 5,488 - 5,148 5,143 1,220 1,500 45,222 1,500 45,222 1,500 45,222 1,500 41,7128 28,598 23,055 19,893 43,78 <td>Other programs</td> <td></td>	Other programs										
Coltner expenses Photos/press release 27,450 25,050 - - 52,500 279,251 1,329 280,580 333,080 111,466 List rental - - - - - 82,773 - 82,773 67,480 Mail handling - - - - - - 5,148 - 5,148 5,148 5,148 5,148 5,148 5,148 5,148 5,148 5,148 5,090 Insurance 88,433 29,106 1,441 - 118,890 23,305 19,893 43,198 162,178 124,266 Telephone 101,662 42,762 1,504 1,200 147,128 28,598 23,039 51,637 198,765 175,222 Cocupancy expense 456,282 217,226 3,491 2,400 679,399 65,284 48,200 113,484 792,883 550,699 Bank charges 310 43 - - 353 134,405 30 <td>, 0</td> <td>25,700</td> <td>1,618</td> <td>300,000</td> <td>30,000</td> <td>357,318</td> <td>-</td> <td>-</td> <td>-</td> <td>357,318</td> <td>1,298,124</td>	, 0	25,700	1,618	300,000	30,000	357,318	-	-	-	357,318	1,298,124
Photos/press release	, ,										
List rental - <th< td=""><td>Other expenses</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></th<>	Other expenses										
Mail handling - <	Photos/press release	27,450	25,050	-	-	52,500	279,251	1,329	280,580	333,080	111,466
Fundraising professionals - - - - 832,785 - 832,785 459,501 Insurance 88,433 29,106 1,441 - 118,980 23,305 19,893 43,198 162,178 124,266 Telephone 101,662 42,762 1,504 1,200 147,128 28,598 23,039 51,637 198,765 175,222 Occupancy expense 456,282 217,226 3,491 2,400 679,399 65,284 48,200 113,484 792,883 550,690 Bank charges 310 43 - - 353 134,405 30 134,435 134,788 153,440 Storage 2,033 97,693 37 - 99,763 590 506 1,096 100,859 91,674 Mailing 33,600 6,769 722 - 40,428 161,104 2,080 163,184 203,612 196,733 Office supplies 51,813 18,911 - -	List rental	-	-	-	-	-	82,773	-	82,773	82,773	67,480
Insurance	Mail handling	-	-	-	-	-	5,148	-	5,148	5,148	5,090
Telephone 101,662 42,762 1,504 1,200 147,128 28,598 23,039 51,637 198,765 175,222 Occupancy expense 456,282 217,226 3,491 2,400 679,399 65,284 48,200 113,484 792,883 550,690 Bank charges 310 43 - - 353 134,405 30 134,435 134,788 153,440 Storage 2,033 97,693 37 - 99,763 590 506 1,096 100,859 91,673 Office supplies 51,813 18,911 - - 70,724 11,669 14,765 26,434 97,158 113,560 Bad debt expense - - - - - 3,145 2,605 298 2,903 6,048 6,147 Messenger services 1,755 1,390 - - 3,145 2,605 298 2,903 6,048 6,147 Hestipipment repairs and maintenance 125,	Fundraising professionals	-	-	-	-	-	832,785	-	832,785	832,785	459,501
Telephone 101,662 42,762 1,504 1,200 147,128 28,598 23,039 51,637 198,765 175,222 Occupancy expense 456,282 217,226 3,491 2,400 679,399 65,284 48,200 113,484 792,883 550,690 Bank charges 310 43 - - 353 134,405 30 134,435 134,788 153,440 Storage 2,033 97,693 37 - 99,763 590 506 1,096 100,859 91,673 Office supplies 51,813 18,911 - - 70,724 11,669 14,765 26,434 97,158 113,560 Bad debt expense - - - - - 3,145 2,605 298 2,903 6,048 6,147 Messenger services 1,755 1,390 - - 3,145 2,605 298 2,903 6,048 6,147 Hestipipment repairs and maintenance 125,	Insurance	88,433	29,106	1,441	_	118,980	23,305	19,893	43,198	162,178	124,266
Occupancy expense 456,282 217,226 3,491 2,400 679,399 65,284 48,200 113,484 792,883 550,690 Bank charges 310 43 - - 353 134,405 30 134,435 134,788 153,440 Storage 2,033 97,693 37 - 99,763 590 506 1,096 100,859 91,674 Mailing 33,630 6,076 722 - 40,428 161,104 2,080 163,184 203,612 196,733 Office supplies 51,813 18,911 - - - - - 31,578 31,578 31,578 31,578 31,578 113,560 26,434 97,158 113,560 26,043 2,605 298 2,903 6,048 6,147 41,765 26,043 2,7158 11,755 1,739 - - 2,07,994 92,111 21,988 114,099 322,093 421,632 241,632 241,632 241,432 <t< td=""><td>Telephone</td><td>101,662</td><td>42,762</td><td>1,504</td><td>1,200</td><td>147,128</td><td>28,598</td><td>23,039</td><td>51,637</td><td>198,765</td><td>175,222</td></t<>	Telephone	101,662	42,762	1,504	1,200	147,128	28,598	23,039	51,637	198,765	175,222
Bank charges 310 43 - - 353 134,405 30 134,435 134,788 153,440 Storage 2,033 97,693 37 - 99,763 590 506 1,096 100,859 91,674 Mailing 33,630 6,076 722 - 40,428 161,104 2,080 163,184 203,612 196,733 Office supplies 51,813 18,911 - - 70,724 11,669 14,765 26,434 97,158 113,560 Bad debt expense - - - - - - 31,578 31,578 31,578 - 13,660 80,747 1,386 - 2,605 298 2,903 6,048 6,147 Equipment repairs and maintenance 125,861 80,747 1,386 - 207,994 92,111 21,988 114,099 322,093 421,632 Utilities 29,520 11,321 562 300 41,703 10,444 7,759 18,20	·										
Storage 2,033 97,693 37 - 99,763 590 506 1,096 100,859 91,674 Mailing 33,630 6,076 722 - 40,428 161,104 2,080 163,184 203,612 196,733 Office supplies 51,813 18,911 - - 70,724 11,669 14,765 26,434 97,158 113,560 Bad debt expense - - - - 3,145 2,605 298 2,903 6,048 6,147 Messenger services 1,755 1,390 - - 3,145 2,605 298 2,903 6,048 6,147 Equipment repairs and maintenance 125,861 80,747 1,386 - 207,994 92,111 21,988 114,099 322,093 421,632 Utilities 29,520 11,321 562 300 41,703 10,444 7,759 18,203 59,906 56,243 Catering costs 142,633 19,234 <td></td>											
Mailing 33,630 6,076 722 - 40,428 161,104 2,080 163,184 203,612 196,733 Office supplies 51,813 18,911 - - 70,724 11,669 14,765 26,434 97,158 113,560 Bad debt expense - - - - - - 31,578 31,578 31,578 - Messenger services 1,755 1,390 - - 2,605 298 2,903 6,048 6,147 Equipment repairs and maintenance 125,861 80,747 1,386 - 207,994 92,111 21,988 114,099 322,093 421,632 Utilities 29,520 11,321 562 300 41,703 10,444 7,759 18,203 59,906 56,243 Catering costs 142,630 72,232 101 - 214,963 35,270 8,951 44,221 259,184 236,618 Interest expense 50,153 19,234	•			37	_						
Office supplies 51,813 18,911 - - 70,724 11,669 14,765 26,434 97,158 113,560 Bad debt expense - - - - - - 31,578 31,578 31,578 - Messenger services 1,755 1,390 - - 3,145 2,605 298 2,903 6,048 6,147 Equipment repairs and maintenance 125,861 80,747 1,386 - 207,994 92,111 21,988 114,099 322,093 421,632 Utilities 29,520 11,321 562 300 41,703 10,444 7,759 18,203 59,906 56,243 Catering costs 142,630 72,232 101 - 214,963 35,270 8,951 44,221 259,184 236,618 Interest expense 50,153 19,234 955 - 70,342 15,365 13,182 28,547 98,889 121,284 Miscellaneous 48,715	-				_						
Bad debt expense -	•			-	_						
Messenger services Equipment repairs and maintenance 1,755 1,390 - - 3,145 2,605 298 2,903 6,048 6,147 Equipment repairs and maintenance 125,861 80,747 1,386 - 207,994 92,111 21,988 114,099 322,093 421,632 Utilities 29,520 11,321 562 300 41,703 10,444 7,759 18,203 59,906 56,243 Catering costs 142,630 72,232 101 - 214,963 35,270 8,951 44,221 259,184 236,618 Interest expense 50,153 19,234 955 - 70,342 15,365 13,182 28,547 98,889 121,284 Miscellaneous 48,715 18,693 542 - 67,950 86,516 17,154 103,670 171,620 128,292 Photocopying 45,816 13,552 494 300 60,162 9,659 6,828 16,487 76,649 75,542	• • •			_	_	-					-
Equipment repairs and maintenance 125,861 80,747 1,386 - 207,994 92,111 21,988 114,099 322,093 421,632 Utilities 29,520 11,321 562 300 41,703 10,444 7,759 18,203 59,906 56,243 Catering costs 142,630 72,232 101 - 214,963 35,270 8,951 44,221 259,184 236,618 Interest expense 50,153 19,234 955 - 70,342 15,365 13,182 28,547 98,889 121,284 Miscellaneous 48,715 18,693 542 - 67,950 86,516 17,154 103,670 171,620 128,292 Photocopying 45,816 13,552 494 300 60,162 9,659 6,828 16,487 76,649 75,542 Meetings and travel 633,861 247,379 1,158 - 882,398 102,048 19,598 121,646 1,004,044 914,600 Service bureau 2,413 925 46 - 3,384 739 8,689 9,428 12,812 10,677 IT professionals 92,414 41,405 1,725 - 135,544 30,709 23,817 54,526 190,070 353,143 Professional fees 1,284,784 166,133 1,561 1,500 1,453,978 47,716 553,782 601,498 2,055,476 2,084,275 Printing 65,687 14,274 - 79,961 258,086 1,712 259,798 339,759 237,899 Amortization 168,047 63,890 3,171 - 235,108 51,039 43,787 94,826 329,934 303,359	·	1.755	1.390	_	_	3.145	2.605				6.147
Utilities 29,520 11,321 562 300 41,703 10,444 7,759 18,203 59,906 56,243 Catering costs 142,630 72,232 101 - 214,963 35,270 8,951 44,221 259,184 236,618 Interest expense 50,153 19,234 955 - 70,342 15,365 13,182 28,547 98,889 121,284 Miscellaneous 48,715 18,693 542 - 67,950 86,516 17,154 103,670 171,620 128,292 Photocopying 45,816 13,552 494 300 60,162 9,659 6,828 16,487 76,649 75,542 Meetings and travel 633,861 247,379 1,158 - 882,398 102,048 19,598 121,646 1,004,044 914,600 Service bureau 2,413 925 46 - 3,384 739 8,689 9,428 12,812 10,677 IT professionals 9		.,	.,			2,112	_,		_,	2,2.2	2,
Catering costs 142,630 72,232 101 - 214,963 35,270 8,951 44,221 259,184 236,618 Interest expense 50,153 19,234 955 - 70,342 15,365 13,182 28,547 98,889 121,284 Miscellaneous 48,715 18,693 542 - 67,950 86,516 17,154 103,670 171,620 128,292 Photocopying 45,816 13,552 494 300 60,162 9,659 6,828 16,487 76,649 75,542 Meetings and travel 633,861 247,379 1,158 - 882,398 102,048 19,598 121,646 1,004,044 914,600 Service bureau 2,413 925 46 - 3,384 739 8,689 9,428 12,812 10,677 IT professionals 92,414 41,405 1,725 - 135,544 30,709 23,817 54,526 190,070 353,143 Professional fees	maintenance	125,861	80,747	1,386	-	207,994	92,111	21,988	114,099	322,093	421,632
Interest expense 50,153 19,234 955 - 70,342 15,365 13,182 28,547 98,889 121,284 Miscellaneous 48,715 18,693 542 - 67,950 86,516 17,154 103,670 171,620 128,292 Photocopying 45,816 13,552 494 300 60,162 9,659 6,828 16,487 76,649 75,542 Meetings and travel 633,861 247,379 1,158 - 882,398 102,048 19,598 121,646 1,004,044 914,600 Service bureau 2,413 925 46 - 3,384 739 8,689 9,428 12,812 10,677 IT professionals 92,414 41,405 1,725 - 135,544 30,709 23,817 54,526 190,070 353,143 Professional fees 1,284,784 166,133 1,561 1,500 1,453,978 47,716 553,782 601,498 2,055,476 2,084,275 Pri	Utilities	29,520	11,321	562	300	41,703	10,444	7,759	18,203	59,906	56,243
Miscellaneous 48,715 18,693 542 - 67,950 86,516 17,154 103,670 171,620 128,292 Photocopying 45,816 13,552 494 300 60,162 9,659 6,828 16,487 76,649 75,542 Meetings and travel 633,861 247,379 1,158 - 882,398 102,048 19,598 121,646 1,004,044 914,600 Service bureau 2,413 925 46 - 3,384 739 8,689 9,428 12,812 10,677 IT professionals 92,414 41,405 1,725 - 135,544 30,709 23,817 54,526 190,070 353,143 Professional fees 1,284,784 166,133 1,561 1,500 1,453,978 47,716 553,782 601,498 2,055,476 2,084,275 Printing 65,687 14,274 - - 79,961 258,086 1,712 259,798 339,759 237,899 Amortizatio	Catering costs	142,630	72,232	101	-	214,963	35,270	8,951	44,221	259,184	236,618
Photocopying 45,816 13,552 494 300 60,162 9,659 6,828 16,487 76,649 75,542 Meetings and travel 633,861 247,379 1,158 - 882,398 102,048 19,598 121,646 1,004,044 914,600 Service bureau 2,413 925 46 - 3,384 739 8,689 9,428 12,812 10,677 IT professionals 92,414 41,405 1,725 - 135,544 30,709 23,817 54,526 190,070 353,143 Professional fees 1,284,784 166,133 1,561 1,500 1,453,978 47,716 553,782 601,498 2,055,476 2,084,275 Printing 65,687 14,274 - - 79,961 258,086 1,712 259,798 339,759 237,899 Amortization 168,047 63,890 3,171 - 235,108 51,039 43,787 94,826 329,934 303,359	Interest expense	50,153	19,234	955	-	70,342	15,365	13,182	28,547	98,889	121,284
Meetings and travel 633,861 247,379 1,158 - 882,398 102,048 19,598 121,646 1,004,044 914,600 Service bureau 2,413 925 46 - 3,384 739 8,689 9,428 12,812 10,677 IT professionals 92,414 41,405 1,725 - 135,544 30,709 23,817 54,526 190,070 353,143 Professional fees 1,284,784 166,133 1,561 1,500 1,453,978 47,716 553,782 601,498 2,055,476 2,084,275 Printing 65,687 14,274 - - 79,961 258,086 1,712 259,798 339,759 237,899 Amortization 168,047 63,890 3,171 - 235,108 51,039 43,787 94,826 329,934 303,359	Miscellaneous	48,715	18,693	542	-	67,950	86,516	17,154	103,670	171,620	128,292
Service bureau 2,413 925 46 - 3,384 739 8,689 9,428 12,812 10,677 IT professionals 92,414 41,405 1,725 - 135,544 30,709 23,817 54,526 190,070 353,143 Professional fees 1,284,784 166,133 1,561 1,500 1,453,978 47,716 553,782 601,498 2,055,476 2,084,275 Printing 65,687 14,274 - - 79,961 258,086 1,712 259,798 339,759 237,899 Amortization 168,047 63,890 3,171 - 235,108 51,039 43,787 94,826 329,934 303,359	Photocopying	45,816	13,552	494	300	60,162	9,659	6,828	16,487	76,649	75,542
Service bureau 2,413 925 46 - 3,384 739 8,689 9,428 12,812 10,677 IT professionals 92,414 41,405 1,725 - 135,544 30,709 23,817 54,526 190,070 353,143 Professional fees 1,284,784 166,133 1,561 1,500 1,453,978 47,716 553,782 601,498 2,055,476 2,084,275 Printing 65,687 14,274 - - 79,961 258,086 1,712 259,798 339,759 237,899 Amortization 168,047 63,890 3,171 - 235,108 51,039 43,787 94,826 329,934 303,359	Meetings and travel	633,861	247,379	1,158	-	882,398	102,048	19,598	121,646	1,004,044	914,600
Professional fees 1,284,784 166,133 1,561 1,500 1,453,978 47,716 553,782 601,498 2,055,476 2,084,275 Printing 65,687 14,274 - - 79,961 258,086 1,712 259,798 339,759 237,899 Amortization 168,047 63,890 3,171 - 235,108 51,039 43,787 94,826 329,934 303,359	Service bureau	2,413	925		-			8,689			10,677
Professional fees 1,284,784 166,133 1,561 1,500 1,453,978 47,716 553,782 601,498 2,055,476 2,084,275 Printing 65,687 14,274 - - 79,961 258,086 1,712 259,798 339,759 237,899 Amortization 168,047 63,890 3,171 - 235,108 51,039 43,787 94,826 329,934 303,359	IT professionals		41,405		-		30,709	23,817			
Printing 65,687 14,274 - - 79,961 258,086 1,712 259,798 339,759 237,899 Amortization 168,047 63,890 3,171 - 235,108 51,039 43,787 94,826 329,934 303,359					1,500						
Amortization 168,047 63,890 3,171 - 235,108 51,039 43,787 94,826 329,934 303,359	Printing										
	•			3,171	-						
Depreciation 245,298 94,075 4,669 - 344,042 75,152 64,475 139,627 483,669 475,445	Depreciation	245,298	94,075	4,669		344,042	75,152	64,475	139,627	483,669	475,445
Total other expenses 3,698,567 1,282,117 23,565 5,700 5,009,949 2,442,371 933,440 3,375,811 8,385,760 7,474,278	Total other expenses	3,698,567	1,282,117	23,565	5,700	5,009,949	2,442,371	933,440	3,375,811	8,385,760	7,474,278
Total expenses \$ 9,958,095 \$ 3,913,644 \$ 394,540 \$ 50,700 \$ 14,316,979 \$ 3,732,622 \$ 1,985,277 \$ 5,717,899 \$ 20,034,878 \$ 18,441,249	Total expenses	\$ 9,958,095	\$ 3,913,644	\$ 394,540	\$ 50,700	\$14,316,979	\$ 3,732,622	\$ 1,985,277	\$ 5,717,899	\$20,034,878	\$18,441,249

