METROPOLITAN STATE UNIVERSITY OF DENVER FINANCIAL AND COMPLIANCE AUDIT

YEARS ENDED JUNE 30, 2024 AND 2023



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REPORT NUMBER 2423F



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December 6, 2024

Members of the Legislative Audit Committee:

We have completed the financial statement audit and compliance audit of the Metropolitan State University of Denver as of and for the years ended June 30, 2024 and 2023. Our audit was conducted 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.

We were engaged to conduct our audit pursuant to Section 2-3-103, C.R.S., which authorizes the State Auditor to conduct or cause to be conducted audits of all departments, institutions, and agencies of state government. We were also engaged to conduct our audit of the Metropolitan State University of Denver's State-Funded Student Financial Assistance Programs as required by Section 23-3.3-102(8), C.R.S. The reports which we have issued as a result of this engagement are set forth in the table of contents which follows.

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Greenwood Village, Colorado December 6, 2024

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METROPOLITAN STATE UNIVERSITY OF DENVER REPORT SUMMARY YEARS ENDED JUNE 30, 2024 AND 2023

Purpose and Scope

The Office of the State Auditor of the State of Colorado engaged CliftonLarsonAllen LLP (CLA) to conduct a financial and compliance audit of the Metropolitan State University of Denver (formerly, the Metropolitan State College of Denver) (the University) for the year ended June 30, 2024. CLA performed this 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. We conducted the related fieldwork from May 2024 to November 2024.

The purpose and scope of our audit were to:

- Express opinions on the financial statements of the University as of and for the years ended June 30, 2024 and 2023. This includes a report on internal control over financial reporting and compliance and other matters based on the audit of the financial statements performed in accordance with Government Auditing Standards for the year ended June 30, 2024.
- Issue a report on the University's internal control over financial reporting and on compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters based on our audits of the financial statement performed in accordance with Government Auditing Standards for the year ended June 30, 2024.
- Express an opinion on the Statement of Appropriations, Expenditures, Transfers, and Reversions of the State-Funded Student Assistance Programs for the year ended June 30, 2024.
- Determine status of prior year recommendations.

The University's schedule of expenditures of federal awards and applicable opinions thereon, issued by the Office of the State Auditor, State of Colorado, are included in the June 30, 2024 Statewide Single Audit Report issued under separate cover.

Audit Opinion and Reports

We expressed an unmodified opinion on the University's financial statements as of and for the years ended June 30, 2024 and 2023.

We issued a report on the University's compliance and internal control over financial reporting based on an audit of the basic financial statements performed in accordance with *Government Auditing Standards*. 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 combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected on a timely basis. A *significant deficiency* is a deficiency or a combination of deficiencies in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

METROPOLITAN STATE UNIVERSITY OF DENVER REPORT SUMMARY YEARS ENDED JUNE 30, 2024 AND 2023

We noted no matters that we consider to be a material weakness or that we consider to be a significant deficiency.

Summary of Findings

None were noted.

Significant Audit Adjustments

None were noted.

Summary of Progress in Implementing Prior Year Audit Recommendations

The audit report for the year ended June 30, 2023 included one finding and recommendation. We determined based on our fiscal year 2024 testing that the recommendations were implemented. A detailed description of the progress on the prior year audit comments and recommendations is contained in the disposition of prior year audit recommendation section located on page 4.

METROPOLITAN STATE UNIVERSITY OF DENVER DESCRIPTION OF THE METROPOLITAN STATE UNIVERSITY OF DENVER (UNAUDITED) YEARS ENDED JUNE 30, 2024 AND 2023

Organization

Established in 1963 as Colorado's "College of Opportunity," Metropolitan State University of Denver (the "University", or "MSU Denver") is the fourth largest, four-year, public higher education institution in Colorado, in relation to the number of students served, and one of the largest public four-year universities in the United States. With a modified open-enrollment policy, students who are at least 20 years old need only have a high school diploma, a general educational development (GED) high school equivalency certificate, or the equivalent to gain admission.

The University is governed by the Board of Trustees, an 11-member board consisting of 9 voting members appointed by the Governor of Colorado with the consent of the Senate, and a faculty and a student representative, both of which are non-voting.

The University offers around 100 major fields of study and over 100 minors, 42 undergraduate certificates, and more than 40 licensure programs. Bachelor's degree options include Bachelor of Science, Bachelor of Arts, Bachelor of Fine Arts, Bachelor of Music, Bachelor of Music Education, and Bachelor of Science in Nursing. Academic programs range from the traditional, such as english, art, history, biology, and psychology, to business related degrees in computer information systems, accounting and marketing, and professional directed major and minor programs in nursing, healthcare management, criminal justice, premedicine, and prelaw. Additionally, the University offers 10 master's degrees and 12 certificates at the graduate level. The master's programs include teaching, social work, professional accountancy, health administration, business administration, cybersecurity, clinical behavioral health, speechlanguage pathology, curriculum and instruction, and nutrition and dietetics. The University offers all academic programming through its College of Business, School of Education, School of Hospitality, College of Letters, Arts and Sciences, College of Health and Human Sciences, and College of Aerospace, Computing, Engineering, and Design. Programs formats vary and include in-person, online, and hybrid options.

Enrollment and faculty and staff information is provided below. Full-time equivalent students reported by the University for the last three fiscal years are as follows:

Fiscal Year	Resident	Nonresident	Total
2024 2023	11,271 11,149	446 448	11,717 11,597
2023	11,774	440	12,236

Full-time equivalent employees, funded by the general fund, reported by the University for the last three fiscal years are as follows:

Fiscal Year	Faculty	Staff	Total
2024*	690	756	1,446
2023	762	652	1,414
2022	773	625	1,398

* Due to the change in the Enterprise Resource Planning System positions in the general fund were split differently across funding sources distorting the totals above for fiscal year 2024. The total of all faculty and staff regardless of funding source declined by three in fiscal year 2024 when compared to fiscal year 2023.

METROPOLITAN STATE UNIVERSITY OF DENVER FINANCIAL AND COMPLIANCE AUDIT DISPOSITION OF PRIOR YEAR AUDIT FINDINGS AND RECOMMENDATIONS YEARS ENDED JUNE 30, 2024 AND 2023

The following table presents the recommendation from the June 30, 2023 audit and its disposition:

Recommendation Number	Fiscal Year Ended June 30, 2023 Recommedations	Status
2023-01	Metropolitan State University of Denver (University) should strengthen its internal controls over financial reporting to ensure the University's financial statements and the exhibits the University submits to the Office of the State Controller are accurate and complete. This should include ensuring that all account balance reconciliations under the new WorkDay system are operating effectively and completed by the due dates specified in the University's policies.	Implemented



INDEPENDENT AUDITORS' REPORT

Members of the Legislative Audit Committee and The Board of Trustees of the Metropolitan State University of Denver

Report on the Audit of the Financial Statements

Opinions

We have audited the accompanying financial statements of the business-type activities and the discretely presented component unit of Metropolitan State University of Denver (the University), an enterprise fund of the State of Colorado, as of and for the years ended June 30, 2024 and 2023, and the related notes to the financial statements, which collectively comprise the University's basic financial statements as listed in the table of contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the business-type activities and the discretely presented component unit of the University, as of June 30, 2024 and 2023, and the respective changes in financial position, and, where applicable, cash flows thereof for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinions

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS) and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the University and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions. The financial statements of the Metropolitan State University of Denver Foundation were not audited in accordance with *Government Auditing Standards*.

Emphasis of Matter

As discussed in Note 1, the financial statements of the University, an institution of higher education of the State of Colorado, are intended to present the financial position, the changes in financial position, and where applicable, cash flows of only that portion of the business-type activities and the discretely presented component unit of the State of Colorado that is attributable to the transactions of the University. They do not purport to, and do not, present fairly the financial position, or, where applicable, its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America. Our opinions are not modified with respect to this matter.

Responsibilities of Management for the Financial Statements

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

Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS and *Government Auditing Standards*, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the University's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control related matters that we identified during the audit.

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the Management's Discussion and Analysis, the Schedule of University's Proportionate Share of the PERA Pension Liability, the Schedule of the University's Contributions to PERA Pension, the Schedule of the University's Proportionate Share of PERA OPEB Liability, and the Schedule of the University's Contributions to PERA OPEB Liability be presented to supplement the basic financial statements. Such information is the responsibility of management and, 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 have applied certain limited procedures to the required supplementary information in accordance with GAAS, 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 Information

Management is responsible for the other information included in the annual report. The other information comprises the Description of the University but does not include the basic financial statements and our auditors' report thereon. Our opinions on the basic financial statements do not cover the other information, and we do not express an opinion or any form of assurance thereon.

In connection with our audit of the basic financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the basic financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated December 6, 2024, 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 solely 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 the effectiveness of the University's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering University's internal control over financial reporting and compliance.

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Denver, Colorado December 6, 2024

This section of Metropolitan State University of Denver's (MSU Denver, or the University) financial report presents management's discussion and analysis of the financial performance of MSU Denver during the years ended June 30, 2024 and 2023. This discussion focuses on current activities and known facts and provides an overview of MSU Denver's financial activities in comparison with the prior year. It should, therefore, be read in conjunction with the accompanying comparative financial statements and notes.

Understanding the Comparative Financial Report

The financial statements adhere to Governmental Accounting Standards Board (GASB) Statement No. 35, *Basic Financial Statements – and Management's Discussion and Analysis – for Public Colleges and Universities*.

This annual report consists of a series of financial statements in compliance with the standards noted above: the statements of net position; the statements of revenues, expenses, and changes in net position; and the statements of cash flows. The statements are prepared under the accrual basis of accounting. Therefore, revenues and assets are recognized when services are provided, and expenses and liabilities are recognized when others provide the goods or services, without regard to the actual date of collection or payment.

The financial statements of the Metropolitan State University of Denver Foundation, Inc. (the Foundation) are included in MSU Denver's financial statements as a discretely presented component unit as required by GASB Statement No. 14, *The Financial Reporting Entity,* as amended by GASB Statement No. 61, *The Financial Reporting Entity: Omnibus,* and GASB Statement No. 39, *Determining Whether Certain Organizations Are Component Units.* This Management's Discussion and Analysis focuses on the financial activities of the University, but not the discretely presented component unit.

Financial Highlights

MSU Denver's financial position, as a whole, increased approximately \$10.8 million during the year ended June 30, 2024. However, if the effects of the entries related to the Public Employee's Retirement Association's (PERA) unfunded pension liability as well as the unfunded liability related to other post-employment benefits (OPEB) for PERA Care were excluded, net position would have decreased \$307 thousand. As required by GASB Statement No. 68 (GASB 68) and GASB Statement No. 75 (GASB 75) the University is obligated to report its portion of the unfunded liability of its pension plans and other post-employment benefits; however, given that contributions are set in statute, removing the effects of these entries provides a more accurate picture of the University's operations. The decrease in net position was expected this fiscal year and is expected next fiscal year as MSU Denver intentionally spends down the lost revenue funds that came from the federal government through the Higher Education Emergency Relief Funds (HEERF) and were recorded in prior fiscal years. These lost revenue funds were intended to replace funds the University lost as a result of the Covid 19 pandemic; however, the University made considerable budget cuts during that time and

was therefore able to set this funding aside for intentional student centered investments that will help retention and completion.

MSU Denver's financial position, as a whole, decreased approximately \$4.3 million during the year ended June 30, 2023. However, if the effects of the entries related to the PERA pension and OPEB liabilities were removed net position would have decreased \$10.6 million. This decrease is primarily a result of the spend down of the previously received Higher Education Emergency Relief Funds (HEERF).

The effects on the University's net position from GASB 68 and 75 are shown in the table below:

	Fiscal Year 2024	Fiscal Year 2023
Net Position (GAAP) Add back in: GASB 68- pension liabilities and related deferred	40,273,958	29,469,778
inflows/outflows Add back in: GASB 75- OPEB liabilities and related deferred	106,046,713	116,359,006
inflows/outflows	3,834,561	4,633,688
Net Position excluding Pension and OPEB	150,155,232	150,462,472

- In fiscal year 2024, the level of funding for MSU Denver's College Opportunity Fund (COF) stipends was set by the General Assembly at \$116.00 per eligible credit hour, which is \$12.00 higher than the fiscal year 2023 rate of \$104.00 per eligible credit hour, resulting in an overall increase of \$4.5 million.
- MSU Denver's June 30, 2024, current assets of \$152.3 million were sufficient to cover current liabilities of \$45.5 million. The current ratio of 3.35 (current assets/current liabilities) reflects the liquidity of MSU Denver's assets and the availability of funds for current operations. MSU Denver's June 30, 2023, current assets of \$162.7 million were sufficient to cover current liabilities of \$46.1 million yielding a current ratio of 3.53.
- The University had outstanding bonds payable of \$114.1 million and \$120.1 million in fiscal year 2024 and 2023 respectively.
- MSU Denver's final headcount in undergraduate and graduate is reflected in the table below:

Undergraduate	2023-24	2022-23	Increase/
Headcount			(Decrease)
Summer (End of Term)	5,263	5,487	(224)
Fall (End of Term)	16,430	15,848	582
Spring (End of Term)	15,595	14,918	677

Graduate Headcount	2023-24	2022-23	Increase/
			(Decrease)
Summer (End of Term)	521	470	51

Fall (End of Term)	1,163	1,147	16
Spring (End of Term)	1,095	1,062	33

Statements of Net Position

The statements of net position report on assets, deferred outflows of resources, liabilities, and deferred inflows of resources, with the difference reported as net position as of June 30, 2024 and 2023. Over time, increases or decreases in net position are one indicator of MSU Denver's financial health when considered in conjunction with non-financial facts such as student enrollment.

Condensed Statements of Net Position

	_		June 30	
	_	2024	2023 (In thousands)*	2022 (restated)
Assets:				
Current assets	\$	152,349	162,704	179,907
Other non-capital assets		14,136	14,796	11,113
Net capital assets	_	164,253	161,549	162,120
Total assets	\$	330,738	339,049	353,140
Deferred Outflows of resources		15,875	24,329	8,850
Total Assets and Deferred Outflows	_	346,613	363,378	361,990
Liabilities:				
Current liabilities	\$	45,466	46,125	45,724
Noncurrent liabilities	_	247,737	278,412	238,400
Total liabilities	\$	293,203	324,537	284,124
Deferred inflows of resources	_	13,136	9,372	44,105
Total Liabilities and Deferred Inflows	_	306,339	333,909	328,229
Net position				
Net investment in Capital Assets	\$	31,869	23,447	23,386
Restricted for expendable purposes		15	585	884
Unrestricted	_	8,389	5,438	9,492
Total net position	\$	40,273	29,470	33,762

*Amounts could differ slightly from the Statement of Net Position due to rounding.

At June 30, 2024 and 2023, MSU Denver's total assets and deferred outflows of resources were \$346.6 million and \$363.4 million, respectively, which is a decrease of \$16.8 million and an increase of \$1.4 million, respectively, when compared to the prior years.

At June 30, 2024 and 2023, MSU Denver's total liabilities and deferred inflows of resources were \$306.3 million and \$333.9 million, respectively, which is a decrease of \$27.6 million and an increase of \$5.7 million, respectively, when compared to the prior years.

Decreases in overall cash, accounts receivable other, depreciable assets, deferred outflows, and loans receivable with offsetting increases in accounts receivable-student construction in progress, and the derivative instrument asset were the primary reasons for the \$16.8 million decrease in total assets and deferred outflows in fiscal year 2024 when compared to fiscal year 2023, which is discussed in greater detail below.

Unrestricted cash and cash equivalents decreased \$6.8 million in fiscal year 2024 when compared to fiscal year 2023. This was primarily from the intentional spend down of the Higher Education Emergency Relief Funds that the University was allowed to recover in lost revenue in previous fiscal years. Strategic investments in student success were made with these funds and spend down is anticipated into fiscal year 2025.

Restricted cash decreased \$1.0 million. Approximately half of that decrease, or \$515 thousand, is a result of falling revenues associated with fewer bookings for the on-campus hotel which follows an industry trend for the Denver metro area. The hotel has been in service for over ten years and was constructed to support the student's University's Hospitality program. (*Please see footnotes 1b for more information about the hotel*). Additionally, restricted cash for the Series 22B bonds declined by \$234 thousand and the Series 19 bonds declined by \$252 thousand due the funds being used for the Institute on Systems Science and Health (ISSH) project, a cutting-edge teaching and learning space for future health professionals and leaders that will revitalize the West Classroom Building.

In fiscal year 2024, accounts receivable-other decreased by \$4.8 million when compared to fiscal year 2023 which was primarily due to a timing difference in the receipt of the College Opportunity Fund (COF) Summer invoice payment, and more timely collections from the Foundation and external grants.

Depreciable assets decreased \$7.0 million primarily due to timely depreciation expense of \$17.3 million offset by a \$5.3 million increase in right to use subscriptionbased information technology arrangements and right to use leases, a \$3.3 million transfer from construction in progress, which included the completion of the Hospitality Learning Center (HLC) Brewlab, and a \$1.7 million increase in vehicles and equipment which included the purchase of a Gamebird aircraft.

Deferred outflows decreased \$8.5 million due to changes in the unfunded liabilities of PERA's pension and OPEB plans.

Loans Receivable decreased \$712 thousand due to the discontinuation of the Perkins loan program, and the collection, assignment or cancellation of most of the outstanding loans.

Accounts receivable-student increased \$1.7 million which stems from an increase in undergraduate enrollment and increases in undergraduate tuition and fees.

Construction in progress (CIP) increased \$9.7 million primarily due to the

following increases; \$10.2 million for the nursing labs, \$1.4 million on the network modernization project, \$843 thousand for the athletic complex lighting project, and \$525 thousand on the C2 Hub project, which is a new building that will, in part, house the Classroom to Career Hub which seeks to propel MSU Denver students towards their educational and career aspirations by fostering meaningful and accessible connections and launching careers. These increases are partially offset by the completion of the HLC brewlab remodel, the Cavea lighting upgrade, and the ERP Workday implementation which were transfers out of CIP to the respective depreciable asset categories.

Derivative Asset increased \$905 thousand which is a result of changes in market conditions related to the Series 2021 bonds and the associated derivative instrument.

Decreases in unearned revenue, net pension and OPEB liabilities, bonds payable, with offsetting increases in accrued payroll, and deferred pension inflow were the primary reasons for the \$27.6 million decrease in total liabilities and deferred inflows of resources in fiscal year 2024 when compared to fiscal year 2023, which is discussed in greater detail below.

Unearned Revenue decreased by \$4.1 million primarily due to the spend down of the M & E Incentive Reimbursement funds; a contract between the University and the Colorado Office of Economic Development and International Trade that was a result of the pandemic which reimburses agencies for their expenses to bring events back to the area.

There was a \$22.7 million reduction in net pension and OPEB liabilities offset with an overall increase of \$3.2 million of related deferred inflows in fiscal year 2024 when compared to fiscal year 2023. These changes were a result of changes in market conditions and PERAs financial standing. As of December 31, 2023, the end of PERAs most recent fiscal year, they had a 13.4 percent net rate of return, a fair value of \$61.5 billion and a funded status of 69.6 percent.

In fiscal year 2024 bonds payable decreased \$6.1 million, which is due to the timely payments on all bond obligations.

Accrued payroll-current increased \$1.7 million primarily due to a timing difference in the payment of employer benefit contributions, deferred pay accruals for faculty, and increases in staff and compensation.

At June 30, 2023 and 2022, MSU Denver's total assets and deferred outflows of resources were \$363.4 million and \$362.0 million, respectively, which is an increase of \$1.4 million and \$14.9 million, respectively, when compared to the prior years.

At June 30, 2023 and 2022, MSU Denver's total liabilities and deferred inflows of resources were \$333.9 million and \$328.2 million, respectively, which is an increase of \$5.7 million and a decrease of \$22.8 million, respectively, when compared to the prior

years.

Decreases in overall cash and loans receivable with increases in accounts receivableother and deferred outflows, and the addition of the derivative instrument asset were the primary reasons for the \$1.4 million increase in total assets and deferred outflows in fiscal year 2023 when compared to fiscal year 2022, which is discussed in greater detail below.

Unrestricted cash and cash equivalents decreased \$21.1 million in fiscal year 2023 when compared to fiscal year 2022. This was primarily from the intentional spend down of the Higher Education Emergency Relief Funds that the University was allowed to recover in lost revenue in previous fiscal years. Strategic investments in student success were made with these funds and spend down is anticipated into fiscal year 2024. However, there were also timing differences in billings for grants in fiscal year 2023 due to the new Enterprise Resource Planning (ERP) system, Workday, that the University implemented on January 1, 2023, which contributed approximately \$3.6 million of the overall \$21.1 million reduction in cash. There was also a \$1.8 million spend down of the M&E Incentive contract that prepaid the entire contract upfront which also contributed to the overall reduction in cash.

Restricted cash increased \$3.4 million as a result of continued improvement in hotel operations and an increase in the required cash reserves.

In fiscal year 2023, accounts receivable-other increased by \$4.3 million when compared to fiscal year 2022 which was primarily due to a timing difference in billings on grants and contracts as noted above.

Derivative instrument asset increased \$2.0 million which is a result of changes in market conditions related to the Series 2021 bonds and the associated derivative instrument. In fiscal year 2022 market rates generated a liability for the University, whereas fiscal year 2023 has generated an asset.

Deferred outflows increased \$15.5 million due to a \$16.0 million increase in Pension and OPEB deferred outflows as well as a \$516 thousand decrease in the interest rate swap. Both of these changes were impacted due to changes in market conditions year over year.

Decreases in deferred inflows for pension and OPEB Inflow, non-current bonds payable, other non-current liabilities, and unearned revenue with increases in net pension liability, lease asset liability, and deferred inflow derivative were the primary reasons for the \$5.7 million increase in total liabilities and deferred inflows of resources in fiscal year 2023 when compared to fiscal year 2022, which is discussed in greater detail below.

Deferred inflows for pension and OPEB decreased by \$36.7 million in fiscal year 2023 when compared to fiscal year 2022 while the net pension liability increased by

\$46.4 million primarily as a result of weakening equity markets as of the measurement date when compared to the prior year.

Lease asset liability had a net increase of \$3.2 million due to new leases added in fiscal year 2023 such as software for Adobe, the University's Information Technology ticketing system and academic advising.

In fiscal year 2023 bonds payable decreased \$5.9 million, which is due to the timely payments on all bond obligations.

Unearned Revenue decreased by \$2.4 million in fiscal year 2023 which is predominately due to the full recognition of Institutional American Rescue Plan Act (ARPA) funding in fiscal year 2023 when all student dollars were spent and no additional restrictions were left.

Deferred inflow-Derivative increased \$2.0 million which is a result of changes in market conditions related to the Series 2021 bonds and the associated derivative instrument. In fiscal year 2022 market rates generated a liability for the University, whereas fiscal year 2023 has generated an asset.

In fiscal year 2023, other non-current liabilities decreased \$1.4 million when compared to fiscal year 2022 due to declining outstanding Perkins loan balances which are due back to the Federal government. When the Perkins loan program was terminated in fiscal year 2018, higher education institutions could no longer issue Perkins loans, and the Federal Capital Contribution (FCC) portion of the outstanding loans are being returned to the federal government as the loans are collected.

Of the total \$40.3 million in net position in fiscal year 2024, \$31.9 million is net investment in capital assets, \$15 thousand is restricted for expendable purposes for student loans, and \$8.4 million is unrestricted. Of the total \$29.5 million in net position in fiscal year 2023, \$23.4 million is net investment in capital assets, \$585 thousand is restricted for expendable purposes for student loans, and \$5.4 million is unrestricted.

Statements of Revenues, Expenses, and Changes in Net Position

The statements of revenues, expenses, and changes in net position present the results of operations during fiscal years 2024 and 2023. Activities are reported as either operating or nonoperating. Operating revenues and expenses generally result from providing services for instruction, public service, student services, and academic and institutional support to/from an individual or entity separate from MSU Denver. Nonoperating revenues and expenses are those other than operating and include but are not limited to investment and interest income, private grants and gifts, rental income, Coronavirus Aid, Relief, and Economic Security funds, and Pell grants.

	2024		2023		2022
Operating revenues:		-	(In thousands)*	-	
Tuition and fees, net	\$ 120,486	\$		\$	124,113
Fee for service	57,048		50,507		42,948
Sales and services Grants and contracts	15,441 53,714		16,512 46,348		14,719 39,420
Other operating revenues	5,944		7,604		5,954
Total operating revenues	252,633	-	238,491	-	227,154
Operating expenses	 304,163	_	294,952	_	266,743
Operating income (loss)	(51,530)	_	(56,461)		(39,589)
Nonoperating revenues (expenses):		-		_	
Pell grants	31,118		27,070		25,201
Federal Stimulus			4,093		48,040
Intergovernmental revenue	1,154		1,197		1,238
Investment and interest income (loss)	6,486		3,437		(7,120)
Interest expense on capital asset-related debt Debt Issuance Cost	(5,548)		(5,624)		(5,742) (239)
Gain/(Loss) on sale/disposal of capital assets	(27)		(125)		(157)
Nonoperating gifts and donations	9,459		6,928		5,226
Other non operating revenue	689		646		872
Perkins loan termination	471		714		325
State PERA contribution	 183	_	2,479	-	930
Net nonoperating revenues	 43,985	-	40,815	_	68,574
Income/(Loss) before other revenues	 (7,545)	-	(15,646)	_	28,985
Other revenues					
Capital Contributions- State	11,798		5,091		1,601
Capital Student Fee, net	 6,552	_	6,262	-	6,674
Increase/(Decrease) in net position	10,805		(4,293)		37,260
Net position at beginning of year	29,469		33,762		(3,941)
Restatement-Change in Accounting Principle			—		443
Net position at beginning of year as restated	 29,469	-	33,762	-	(3,498)
Net position at end of year	\$ 40,274	\$	29,469	\$_	33,762

* Amount could differ slighly from Statements of Revenues, Expenses, and Changes in Net Position due to rounding.

In fiscal year 2024 tuition and fees revenue, totaled \$120.5 million of the \$252.6 million in operating revenue. The tuition and fees revenue amount is net of scholarship discount and allowances of \$69.2 million and bad debt of \$3.4 million. Scholarship allowances are defined as the difference between the stated charge of tuition and fees and the amount that is paid by students or third parties making payment on behalf of students.

Net tuition and fees revenue increased \$3.0 million or 2.5 percent from fiscal year 2023 from increases in enrollment, a 5 percent increase in tuition, the \$12.00 per credit hour increase in COF and small increases in fees, offset with increases in scholarship discount and allowance primarily from an increase in Pell.

Fee for Service revenue increased \$6.5 million in fiscal year 2024 when compared to

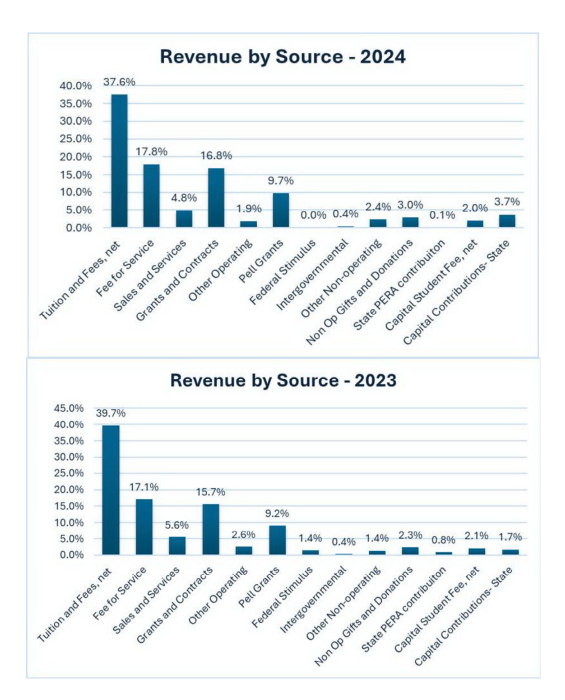
fiscal year 2023, totaling \$57.0 million. This was a result of increased funding from the state of Colorado.

State grants and contracts increased \$6.3 million in fiscal year 2024 as compared to fiscal year 2023, totaling \$42.5 million, primarily as a result of increases in the Colo Student Grant, increased spending in existing awards such as Student Educators Scholarship, the M&E Incentive Reimbursement contract, New Skills Ready, and the Colorado Department of Human Services Stipend Reimbursement, as well as new awards such as Practice Based Health Education, Colorado Child Welfare Scholars Consortium sub recipients, and Colorado Department of Transportation Aviation Education. These awards provide essential funding to the University's diverse student population.

Tuition and fees revenue, net, accounted for \$117.5 million of the \$238.5 million in operating revenue in fiscal year 2023. The tuition and fees revenue amount is net of scholarship allowances of \$64.7 million and bad debt of \$2.8 million.

Net tuition and fee revenue decreased \$6.6 million, or 5.3%, from fiscal year 2022. This decrease is primarily a result of an increase in scholarship discount and allowance. Scholarship and fellowship expense decreased overall in fiscal year 2023 because the HEERF funds were exhausted; however, there was a \$2.5 million increase in institutional awards, and a \$877 thousand increase in awards from the Foundation both of which are included in the discount and allowance calculation, whereas most of the HEERF student funds were direct to student awards which were not included in the discount and allowance entries.

The following are graphic illustrations of total revenue (operating and nonoperating) by source for MSU Denver for fiscal years 2024 and 2023, respectively. Each major revenue component is displayed relative to its proportionate share of total revenue.



In fiscal year 2024 there was a \$9.2 million increase in operating expenses over fiscal year 2023; this increase is impacted by amounts related to GASB 68 and 75. If you remove the effect of those entries from both years there was a \$16.3 million increase in fiscal year 2024 when compared to fiscal 2023.

The tables below show the University's operating expenses both with and without the effects of GASB 68 and 75.

GASB 68 and 75):	2024	2023	2022
Instruction	88,075,833	95,305,649	77,985,286
Research	1,281,525	629,432	418,414
Public Service	1,209,202	1,923,684	2,429,875
Academic Support	37,418,799	31,191,876	23,058,318
Student Services	30,182,151	27,770,199	25,163,128
Institutional Support	46,177,260	40,430,141	35,033,958
Operation of Plant	15,462,130	15,587,668	15,037,732
Scholarships and Fellowships, net	8,450,815	7,776,027	25,214,128
Auxiliary Enterprise Expenditures	58,639,612	57,597,122	47,245,167
Depreciation and Amortization	17,265,927	16,740,156	15,156,649
Total Operating Expenses	304,163,254	294,951,954	266,742,655

Total Operating Expenses (including the effects of (

Total Operating Expenses (excluding the effects

of GASB 68 and 75):	2024	2023	2022
Instruction	92,724,573	96,974,911	88,667,574
Research	1,330,558	635,177	453,839
Public Service	1,247,916	1,930,717	2,649,427
Academic Support	39,025,996	31,657,323	25,860,331
Student Services	31,617,443	28,182,541	27,206,948
Institutional Support	47,833,517	40,978,503	37,879,818
Operation of Plant	15,490,433	15,598,276	15,113,347
Scholarships and Fellowships, net	8,450,815	7,776,027	25,214,128
Auxiliary Enterprise Expenditures	60,104,681	58,294,728	50,490,720
Depreciation	17,265,927	16,740,156	15,156,649
Total Operating Expenses	315,091,859	298,768,357	288,692,781

The \$16.3 million increase included a \$4.2 million decrease in instructional expenses which was comprised of offsetting factors. There was a \$5.5 million decrease related to the completion of non capital major remodeing projects such as the classroom remodel and relocation costs, with an offsetting increase of \$1.3 million in salary and benefits. The Board of Trustees approved a 4 percent salary increase in fiscal year 2024 for non classified staff, a 5 percent increase for classified staff, and an additional 1% flat stipend for all staff.

Academic support contributed \$7.3 million of the overall \$16.3 million increase with the largest increases in salaries and benefits and contracted services but other increases in scholarships, travel, and equipment. The increase in contracted services was primarily from Workday support, advertising, and miscellaneous information technology

maintenance agreements and services.

Student services increased \$3.4 million predominantly due to an increase in salaries and benefits.

Institutional support increased \$6.9 million which stems primarily from salaries and benefits as well as increases in contracted services. The increase in contracted services is predominatly from Workday support, advertising, and miscellaneous information technology maintenance agreements and services.

Scholarships and fellowships net of the related allowance increased \$675 thousand in fiscal year 2024 when compared to fiscal year 2023 primarily due to increases in Pell as well as the Colo Student Grant with offsetting decreases due to the end of the HEERF funding.

Auxiliary enterprise expenses contributed \$2.1 million to the overall \$16.3 million increase which is predominatly due to increases in salaries and benefits.

In fiscal year 2023 there was a \$28.2 million increase in operating expenses over fiscal year 2022; however, this increase includes entries related to GASB 68 and 75 in both fiscal year 2023 and 2022. If you remove the effects of these entries from both years, there was a \$10.1 million increase in fiscal year 2023 when compared to 2022.

The total \$10.1 million increase included a \$15.5 million increase in salaries and benefits in fiscal year 2023 when compared to fiscal year 2022, resulting from a flat \$2,100 per employee base increase for all faculty and professional staff as well as a 3 percent increase for all Classified staff. There was a \$1.5 million increase in travel related expenses as study abroad, sports and other travel resumed to normal pre COVID levels and a \$9.2 million increase in non-capital equipment and major remodeling projects such as the classroom renovation. There was a \$17.4 million reduction in scholarships and fellowships due to the spend down of the student HEERF funding and there was also a \$1.6 million increase in depreciation.

Capital Assets

At June 30, 2024, the University had \$164.3 million in property, plant, and equipment, net of accumulated depreciation and amortization of \$123.8 million. Depreciation and amortization charges were \$17.3 million for the current year compared to \$16.7 million in fiscal year 2023 and \$15.2 million in fiscal year 2022.

Details of these assets are shown in the table below:

• •	•	June 30	
	2024	2023	2022
		(in thousands)	
Construction in progress	\$ 17,255	7,534	2,263
Land	1,005	1,005	1,005
Equipment	6,663	6,868	7,995
Buildings	101,209	103,669	108,472
Leasehold/land improvements	18,631	22,769	27,488
Subscription-Based Information Technology			
Arrangements	15,236	15,518	11,826
Leases	4,254	4,186	3,072
Total	\$ 164,253	161,549	162,121

Capital Assets, Net of Depreciation at Year-End

Debt

At June 30, 2024, the University had \$116.6 million in outstanding bond and notes payable (excluding premiums and discounts) compared to \$123.2 million at June 30, 2023. There were no new issuances in fiscal year 2024 and the decrease was a result of timely bond principal payments. Fiscal year 2023 experienced a \$6.3 million reduction when compared to the \$129.5 million balance at June 30, 2022. The table below summarizes these amounts by type of debt exclusive of any premium or discount:

		Outstanding Debt June 30	at Year-End
	 2024	2023 (In thousands)	2022
Series 2009	\$ 36,200	37,895	39,540
Series 2010	7,110	7,420	7,720
Series 2014	177	613	1,038
Series 2016	1,335	1,970	2,585
Series 2019	2,515	3,725	4,905
Series 2021	41,930	43,465	44,930
Series 2022A	23,070	23,085	23,085
Series 2022B	1,660	1,840	2,015
Notes Payable	2,586	3,162	3,706
Total	\$ 116,583	123,175	129,524

On April 27, 2021 S&P Global Ratings revised its outlook to stable from negative and affirmed its 'A' underlying rating (SPUR) on Metropolitan State University Board of Trustees. In July 2024, Moody's Investor's Service affirmed the A1/stable underlying rating on the University's enterprise revenue debt.

As of June 30, 2024 MSU Denver has two Revenue Zone Economic Development Bonds (RZEDBs) that are outstanding (series 2009 and 2010). These bonds are eligible for a 45% bond interest subsidy from the federal government; however, in March 2013, the federal government enacted the Balanced Budget and Emergency Deficit Control Act, and President Obama issued a sequestration order that reduced the subsidy amount the University received on its RZEDBs. The sequester is scheduled though 2030 with reductions spanning 5.5% to 7.1%. The table below shows MSU Denver's original subsidy payment amounts and the modified payments for each RZEDB as of June 30, 2024.

	Total Life to Date Interest	Original Interest	Modified Interest Subsidy	Total Reduction of Interest
	Payments	Subsidy at 45%	Received	Subsidy
Series 2009	40,005,989	18,002,695	17,101,849	(900,846)
Series 2010	7,233,205	3,254,942	3,084,359	(170,584)
				(1,071,430)

On September 30, 2020 MSU Denver executed a Novation agreement which transferred the HLC@Metro Inc's floating to fixed interest rate swap agreement (Swap Agreement) with Royal Bank of Canada (RBC) to the University. This was a part of the University's acquisition of most of the HLC's assets and liabilities. The Swap Agreement was entered with the objective of protecting against the potential rising of interest rates. The Swap Agreement had a notional value of \$48.7 million and a positive fair value of \$2.9 million and \$2.0 million as of June 30, 2024 and 2023, respectively. The Swap was effectively terminated on August 2, 2021 when the Series 2021 bonds were issued, but the agreement with RBC continued and became an embedded borrowing. The agreement has an effective date of September 1, 2020 and a termination date of July 1, 2042. (see note 4 for more details on the embedded borrowing.)

Economic Outlook and Metropolitan State University of Denver's Future

The University has several capital projects on the horizon to help support student success. In October 2024, the State issued \$50 million of certificates of participation that will fund, in part, the Gina and Frank Day Health Institute Tower, a 70,000 square foot facility that will serve 10 health related academic departments and provide experiential, interprofessional education to address Colorado's critical workforce shortages. Another such project is the planned development of the Ballfield Project, a multi-use building that would house 500 student housing beds, retail and food service, and the Classroom to Career Hub "C2Hub". Located on a floor of a condominium-style building, the C2Hub will bring together student programs designed to support career development, such as access to mentors, employers, and professional networking

events. The project is partially funded with state capital construction dollars. Lastly, after the implementation of Workday on January 1, 2023 to replace the Finance and Human Resource modules in Banner, MSU Denver is now conducting in-depth reviews to determine which system is best suited to support the student operations, which is currently in an unsupported version of Banner.

The University's Foundation completed year three of a 5-year, \$75 million comprehensive campaign to raise funds for academic programs, capital projects, and to promote the mission of MSU Denver. During fiscal year 2024 the Foundation raised over \$22.5 million which is an unprecedented level of commitments, and as of June 30, 2024, has raised \$64.7 million or 86% of the total \$75 million goal.

Both enrollment and retention rates have improved at the University. Headcount has been steadily increasing from 16,824 in Fall 2022 to 17,782 in Fall 2024, and MSU Denver's retention rate for first-time, full-time Bachelor's seeking students was 63% in Fall 2022, and it has grown to 70% in Fall 2023. Initiatives related to Pillars I and II of MSU Denver's 2030 Strategic Plan, collectively coined Student Success, were proven to be successful in attracting and retaining students, such as Pathways to Possible, a high impact student support service program, concurrent enrollment, and internships to name a few.

MSU Denver retained its Taxpayer's Bill of Rights (TABOR) enterprise status during fiscal year 2024 by receiving less than 10% in state funding and anticipates it will retain this status in fiscal year 2025. The COF stipend was set by the General Assembly for fiscal year 2024 at \$116 per eligible credit hour for resident undergraduate students and is approved to remain at \$116 per eligible credit hour for fiscal year 2025, which is currently appropriated at \$35.7 million, per the long bill. MSU Denver received \$57.0 million in fee-for-service revenue in fiscal year 2024 and is budgeted to receive \$66.5 million in fiscal year 2025.

Questions concerning any of the information provided in this report or requests for additional financial information can be obtained by calling 303 615-0039.

METROPOLITAN STATE UNIVERSITY OF DENVER BUSINESS-TYPE ACTIVITY STATEMENTS OF NET POSITION JUNE 30, 2024 AND 2023

	_	2024	2023
Assets	_		
Current assets:			
Cash and cash equivalents	\$	120,905,927 \$	127,704,320
Accounts receivable - student (net of allowance			
for doubtful accounts of \$5,482,936 and		18,094,243	16,430,605
\$4,768,319, respectively)			
Accounts receivable – other		11,328,311	16,117,479
Leases receivable		130,070	275,472
Loans receivable		10,502	722,977
Prepaid expense		1,812,399	1,421,638
Investments	_	67,525	31,796
Total current assets	_	152,348,977	162,704,287
Noncurrent assets:	_		
Restricted cash		10,350,102	11,350,095
Investments		713,912	651,627
Prepaid expense		25,771	35,271
Leases Receivable		174,906	304,976
Loans receivable (net of allowance for doubtful accounts of			
\$0 and \$173,194, respectively)		-	487,276
Derivative Instrument Asset		2,871,635	1,966,620
Land		1,005,185	1,005,185
Construction in progress		17,255,155	7,534,015
Depreciable/Amortizable assets, net:			
Equipment		6,663,305	6,867,944
Buildings		101,208,804	103,669,085
Leasehold and land improvements		18,630,957	22,768,966
Subscription-Based Information Technology Arrangements		15,235,910	15,518,438
Leases		4,253,842	4,185,858
Total depreciable capital assets, net	_	145,992,818	153,010,291
Total noncurrent assets		178,389,484	176,345,356
Total assets	-	330,738,461	339,049,643
Deferred Outflows of Resources	-		
Deferred pension outflows		15,530,660	23,849,123
Deferred OPEB outflows		344,013	480,017
Total deferred outflows of resources	-	15,874,673	24,329,140
Total assets and deferred outflows of resources	\$	346,613,134 \$	363,378,783

METROPOLITAN STATE UNIVERSITY OF DENVER BUSINESS-TYPE ACTIVITY STATEMENTS OF NET POSITION June 30, 2024 and 2023

	_	2024		2023
Liabilities				
Current liabilities:				
Accounts payable	\$	7,707,456	\$	7,192,277
Accrued interest payable		528,214		379,898
Accrued payroll		7,834,949		6,111,338
Unearned revenue		15,442,434		19,568,220
Compensated absences		969,208		979,060
Bonds payable		4,337,540		4,480,000
Notes payable		606,968		575,727
Financed purchase option		-		47,145
Lease liability and SBITAs		5,576,184		3,722,291
Deposits held in custody		2,182,890		2,338,562
Other Current Liabiliities		280,633		730,008
Total current liabilities		45,466,476		46,124,526
Noncurrent liabilities:	-			
Accrued Payroll		713,912		651,627
Net pension liability		113,893,908		135,981,212
Net OPEB liability		2,597,881		3,242,337
Compensated absences		7,698,259		6,928,574
Bonds payable		109,718,699		115,648,067
Notes payable		1,979,255		2,586,223
Lease liability and SBITAs		11,134,930		12,609,610
Other non-current liabilities		-		764,555
Total noncurrent liabilities	-	247,736,844		278,412,205
Total liabilities	-	293,203,320		324,536,731
Deferred Inflows of Resources	-			
Deferred pension inflows		7,683,465		4,226,916
Deferred OPEB inflows		1,580,693		1,871,367
Deferred Inflow-gain on refunding		695,087		726,923
Deferred Inflows-Leases		304,976		580,448
Deferred Inflow-Derivative		2,871,635		1,966,620
Total deferred inflows of resources	-	13,135,856		9,372,274
Total liabilities and deferred inflows of resources	-	306,339,176		333,909,005
Net position	=			
Net Investment in Capital Assets		31,869,030		23,447,056
Restricted for expendable purposes, Loans		15,475		584,922
Unrestricted		8,389,453		5,437,800
Total net position	-	40,273,958		29,469,778
-	=		=	

See accompanying notes to basic financial statements.

METROPOLITAN STATE UNIVERSITY OF DENVER DISCRETELY PRESENTED COMPONENT UNIT STATEMENTS OF FINANCIAL POSITION FOR THE YEARS ENDED JUNE 30, 2024 AND 2023

	2024	2023
ASSETS		
Cash and Cash Equivalents	\$ 5,754,459	\$ 2,460,266
Cash Restricted for Distribution to University	-	-
Cash Restricted for Alumni Association	240,477	302,153
Investments	14,265,631	15,775,455
Receivable from University	3,423	6,359
Promises to Give, Net	3,937,399	4,218,254
Promises to Give - Charitable Lead Trust, Net	605,733	820,900
Prepaid Expenses and Other Assets	28,795	42,400
Property and Equipment, Net	5,223,956	1,267,642
Endowment:		
Cash Restricted for Endowment	-	100,000
Promises to Give, Net	2,354,592	2,823,189
Investments	26,535,889	23,613,270
Total Assets	\$ 58,950,354	\$ 51,429,888
LIABILITIES AND NET ASSETS		
LIABILITIES		
Accounts Payable and Other Liabilities	\$ 328,155	\$ 292,586
Accounts Payable to University	973,513	3,008,329
Funds Held for Alumni Association	240,477	302,153
Refundable Advance - Life Insurance Policy	1,058,241	
Total Liabilities	2,600,386	\$ 3,603,068
NET ASSETS		
Without Donor Restrictions:		
Undesignated	2,969,905	4,852,049
Board-Designated	1,061,511	1,008,413
Invested in Property and Equipment, Net	5,223,956	1,267,642
Total Without Donor Restrictions	9,255,372	7,128,104
With Donor Restrictions	47,094,596	40,698,716
Total Net Assets	56,349,968	47,826,820
	,,	,
Total Liabilities and Net Assets	\$ 58,950,354	\$ 51,429,888

METROPOLITAN STATE UNIVERSITY OF DENVER BUSINESS-TYPE ACTIVITY STATEMENTS OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION FOR THE YEARS ENDED JUNE 30, 2024 AND 2023

Operating revenues: Student tuition and fees, (including gross tuition and fees of \$116,021,809 and \$12,0485,571 \$17,520,236 \$112,560,350, respectively, pledged for bonds) net of scholanship allowances of \$69,192,341 and \$64,711,728, and bad debt expense of \$3,448,870 and \$2,764,200, respectively \$5,047,848 \$50,507,120 Fee for service \$5,047,848,870 and \$2,764,200, respectively \$5,047,848 \$50,507,120 Sales and services of educational departments \$163,625 \$143,170 Sales and services of auxiliary enterprises \$15,276,877 \$16,368,710 Federal grants and contracts \$10,546,780 \$9,390,991 State grants and contracts \$17,37,66 \$64,089 Private grants and contracts \$78,0877 \$66,224 Operating intervents income \$68,364 \$428,915 Other operating revenues \$5,876,286 \$7,174,773 Total operating revenues \$5,876,286 \$7,174,773 Public service \$1,209,202 \$1,923,692 Operating intervice \$1,209,202 \$1,923,692 Public service \$1,209,202 \$1,923,692 Public service \$1,209,202 \$1,923,692 Student services		-	2024	2023
Student tuition and fees, (including gross tuition and fees of \$116,021,809 and \$112,560,350, respectively, pledged for bonds) net of scholarship allowances of \$69,192,341 and \$64,711,728, and bad debt expense of \$3,448,870 and \$2,764,200, respectively \$ 117,520,236 Fee for service \$7,047,848 \$0,507,120 Sales and services of educational departments 163,626 143,170 Sales and services of auxiliary enterprises 10,546,780 9,309,991 State grants and contracts 10,546,780 9,309,991 State grants and contracts 73,766 64,089 Private grants and contracts 73,766 64,089 Operating interest income 68,364 428,915 Other operating revenues 5,876,286 7,174,773 Total operating revenues 58,699,652 93,899,211 Research 1,281,525 629,432 Public service 1,209,202 1,923,684 Academic support 30,182,151 27,770,199 Instruction 8450,815 7,776,027 Academic support 45,450,815 7,776,027 Academic support 45,450,815 7,776,027 <t< th=""><th>Operating revenues:</th><th></th><th></th><th></th></t<>	Operating revenues:			
allowances of \$69,192,341 and \$64,711,728, and bad debt expense of \$3,448,870 and \$2,764,200, respectively Fee for service \$7,047,848 \$0,507,120 Sales and services of educational departments 163,626 143,170 Sales and services of auxiliary enterprises 15,276,877 16,368,710 Federal grants and contracts 10,546,780 9,390,991 State grants and contracts 42,515,577 36,246,624 Local grants and contracts 73,766 64,089 Private grants and contracts 578,087 646,224 Operating interest income 68,364 428,915 Other operating revenues 252,632,782 238,490,852 Operating expenses: Instruction 86,996,632 93,899,211 Research 1,281,525 629,432 public service 1,209,202 1,923,684 Academic support 37,418,799 31,191,876 31,191,876 31,191,876 Student services 30,182,151 27,770,199 1,193,766 640,430,141 Operating tapport 46,177,200 40,430,141 0,587,668 5		\$	120,485,571	\$ 117,520,236
expense of \$3,448,870 and \$2,764,200, respectively Fee for service \$7,047,848 \$0,507,120 Sales and services of educational departments 163,626 143,170 Sales and services of auxiliary enterprises 15,276,877 16,368,710 Federal grants and contracts 10,546,780 9,390,991 State grants and contracts 42,515,577 36,246,624 Local grants and contracts 73,766 64,089 Private grants and contracts 578,087 646,224 Operating interest income 68,364 428,915 Other operating revenues 252,632,782 238,490,852 Operating expenses: Instruction 86,996,632 93,899,211 Research 1,281,525 629,432 Public service 1,209,202 1,923,684 Academic support 37,418,799 31,191,876 Student services 30,182,151 27,770,199 Institutional support 46,61,77,200 40,430,114 Operation of plant 15,462,10 15,587,668 Scholarships and fellowships 8,450,815	\$112,560,350, respectively, pledged for bonds) net of scholarship			
Fee for service 57,047,848 50,507,120 Sales and services of educational departments 163,626 143,170 Sales and services of auxiliary enterprises 15,276,877 16,368,710 Federal grants and contracts 10,546,780 9,390,991 State grants and contracts 42,515,577 36,246,624 Local grants and contracts 73,766 640,899 Private grants and contracts 578,087 646,224 Operating interest income 68,364 428,915 Other operating revenues 5.876,286 7,174,773 Total operating revenues 252,632,782 238,490,852 Operating expenses: Instruction 86,996,632 93,899,211 Research 1,281,525 629,432 Public service 1,209,202 1,923,684 Academic support 37,418,799 31,191,876 Student services 30,182,151 2,770,199 Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,770,027 Auxiliar	allowances of \$69,192,341 and \$64,711,728, and bad debt			
Instruction Instruction Instruction Sales and services of educational departments 163,626 143,170 Sales and services of auxiliary enterprises 15,276,877 16,368,710 Federal grants and contracts 10,546,780 9,390,991 State grants and contracts 42,515,577 36,246,624 Local grants and contracts 73,766 64,089 Private grants and contracts 578,087 646,224 Operating interest income 68,364 428,915 Other operating revenues 5.876,286 7,174,773 Total operating revenues 5.876,286 7,174,773 Operating expenses: 70 1281,525 629,432 Operating expenses: 11,281,525 629,432 93,899,211 Research 1,281,525 629,432 94,892,151 27,770,199 Instruction 86,996,632 93,899,211 2,894,0825 2,992,022 1,923,684 Academic support 1,281,525 629,432 1,909,902 1,923,684 3,0182,151 2,7770,199 1,191,876 5,863,0612	expense of \$3,448,870 and \$2,764,200, respectively			
Sales and services of auxiliary enterprises 15,276,877 16,368,710 Federal grants and contracts 10,546,780 9,390,991 State grants and contracts 42,515,577 36,246,624 Local grants and contracts 73,766 640,899 Private grants and contracts 578,087 646,224 Operating interest income 68,364 428,915 Other operating revenues 5,876,286 7,174,773 Total operating revenues 252,632,782 238,490,852 Operating expenses: 1,281,525 629,432 Public service 1,209,202 1,923,684 Academic support 37,418,799 31,191,876 Student services 30,182,151 27,770,199 Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses	Fee for service		57,047,848	50,507,120
Federal grants and contracts 10,546,780 9,390,991 State grants and contracts 42,515,577 36,246,624 Local grants and contracts 73,766 64,089 Private grants and contracts 578,087 646,224 Operating interest income 68,364 428,915 Other operating revenues 5,876,286 7,174,773 Total operating revenues 252,632,782 238,490,852 Operating expenses: 11,281,525 629,432 Public service 1,209,202 1,923,684 Academic support 37,418,799 31,191,876 Student services 30,182,151 27,770,199 Instruction of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 10,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Sales and services of educational departments		163,626	143,170
State grats and contracts 42,515,577 36,246,624 Local grants and contracts 73,766 64,089 Private grants and contracts 578,087 646,224 Operating interest income 68,364 428,915 Other operating revenues 5,876,286 7,174,773 Total operating revenues 5,876,286 7,174,773 Operating expenses: 70tal operating revenues 252,632,782 238,490,852 Operating expenses: 1,281,525 629,432 93,899,211 Research 1,209,202 1,923,684 Academic support 30,182,151 27,770,199 Instruction a support 30,182,151 27,770,199 31,191,876 30,182,151 27,770,199 Instruction of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 1,079,201 1,406,438 Total operating expenses 10,079,201 1,406,438	Sales and services of auxiliary enterprises		15,276,877	16,368,710
Local grants and contracts 73,766 64,089 Private grants and contracts 578,087 646,224 Operating interest income 68,364 428,915 Other operating revenues 5,876,286 7,174,773 Total operating revenues 252,632,782 238,490,852 Operating expenses: 70,087 646,24 Instruction 86,996,632 93,899,211 Research 1,281,525 629,432 Public service 1,209,202 1,923,684 Academic support 37,418,799 31,191,876 Student services 30,182,151 27,770,199 Institutional support 46,177,260 40,430,141 Operating of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 10,79,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Federal grants and contracts		10,546,780	9,390,991
Private grants and contracts 578,087 646,224 Operating interest income 68,364 428,915 Other operating revenues 5,876,286 7,174,773 Total operating revenues 252,632,782 238,490,852 Operating expenses: 1,281,525 629,432 Public service 1,281,525 629,432 Public service 1,209,202 1,923,684 Academic support 30,182,151 27,770,199 Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	State grants and contracts		42,515,577	36,246,624
Operating interest income 68,64 428,915 Other operating revenues 5,876,286 7,174,773 Total operating revenues 252,632,782 238,490,852 Operating expenses: 7,174,773 252,632,782 238,490,852 Operating expenses: 86,996,632 93,899,211 86,996,632 93,899,211 Research 1,281,525 629,432 1,209,202 1,923,684 Academic support 37,418,799 31,191,876 30,182,151 27,770,199 Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954 294,951,954	Local grants and contracts		73,766	64,089
Other operating revenues 5,876,286 7,174,773 Total operating revenues 252,632,782 238,490,852 Operating expenses: 1 252,632,782 238,490,852 Operating expenses: 86,996,632 93,899,211 Research 1,281,525 629,432 Public service 1,209,202 1,923,684 Academic support 30,182,151 27,770,199 Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Private grants and contracts		578,087	646,224
Total operating revenues 252,632,782 238,490,852 Operating expenses: Instruction 86,996,632 93,899,211 Research 1,281,525 629,432 Public service 1,209,202 1,923,684 Academic support 37,418,799 31,191,876 Student services 30,182,151 27,770,199 Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Operating interest income		68,364	428,915
Operating expenses: No. 1 No. 1 No. 1 Instruction 86,996,632 93,899,211 93,899,211 Research 1,281,525 629,432 Public service 1,209,202 1,923,684 Academic support 37,418,799 31,191,876 Student services 30,182,151 27,770,199 Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Other operating revenues	_	5,876,286	7,174,773
Instruction 86,996,632 93,899,211 Research 1,281,525 629,432 Public service 1,209,202 1,923,684 Academic support 37,418,799 31,191,876 Student services 30,182,151 27,770,199 Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Total operating revenues		252,632,782	238,490,852
Research 1,281,525 629,432 Public service 1,209,202 1,923,684 Academic support 37,418,799 31,191,876 Student services 30,182,151 27,770,199 Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Operating expenses:			
Public service 1,209,202 1,923,684 Academic support 37,418,799 31,191,876 Student services 30,182,151 27,770,199 Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Instruction		86,996,632	93,899,211
Academic support 37,418,799 31,191,876 Student services 30,182,151 27,770,199 Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Research		1,281,525	629,432
Student services 30,182,151 27,770,199 Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Public service		1,209,202	1,923,684
Institutional support 46,177,260 40,430,141 Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Academic support		37,418,799	31,191,876
Operation of plant 15,462,130 15,587,668 Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Student services		30,182,151	27,770,199
Scholarships and fellowships 8,450,815 7,776,027 Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Institutional support		46,177,260	40,430,141
Auxiliary enterprise expenditures 58,639,612 57,597,122 Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Operation of plant		15,462,130	15,587,668
Depreciation and Amortization 17,265,927 16,740,156 Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Scholarships and fellowships		8,450,815	7,776,027
Other Operating Expenses 1,079,201 1,406,438 Total operating expenses 304,163,254 294,951,954	Auxiliary enterprise expenditures		58,639,612	57,597,122
Total operating expenses 304,163,254 294,951,954	Depreciation and Amortization		17,265,927	16,740,156
	Other Operating Expenses	-	1,079,201	1,406,438
Operating Income/(loss) (51,530,472) (56,461,102)	Total operating expenses	_	304,163,254	294,951,954
	Operating Income/(loss)	_	(51,530,472)	(56,461,102)

METROPOLITAN STATE UNIVERSITY OF DENVER BUSINESS-TYPE ACTIVITY STATEMENTS OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION FOR THE YEARS ENDED JUNE 30, 2024 AND 2023

Nonoperating revenues (expenses): Pell grants \$ Pell grants \$ Federal Stimulus Intergovernmental revenue (including \$1,154,349 and \$1,196,606, respectively, pledged for bonds) \$ Investment and interest income (including realized interest of \$5,613,705) \$	31,118,327 - 1,154,349	27,069,735 4,093,304
Federal Stimulus Intergovernmental revenue (including \$1,154,349 and \$1,196,606, respectively, pledged for bonds) Investment and interest income (including realized interest of \$5,613,705	-	4,093,304
Intergovernmental revenue (including \$1,154,349 and \$1,196,606, respectively, pledged for bonds) Investment and interest income (including realized interest of \$5,613,705	_ 1,154,349	
respectively, pledged for bonds) Investment and interest income (including realized interest of \$5,613,705	1,154,349	
Investment and interest income (including realized interest of \$5,613,705		1,196,606
	6,485,466	3,437,342
and \$4,395,310, respectively, pledged for bonds)		
Interest expense on capital asset related debt	(5,547,561)	(5,624,292)
Loss on sale/disposal of fixed assets	(27,609)	(125,055)
Nonoperating gifts and donations	9,459,361	6,928,284
Perkins Loan termination	471,164	713,630
State PERA contribution	182,812	2,479,440
Other nonoperating	688,814	646,397
Net nonoperating revenue	43,985,123	40,815,391
Income before other revenues	(7,545,349)	(15,645,712)
Other revenues		
Capital contributions from the state	11,798,136	5,091,323
Capital student fees, (including gross fees of \$7,356,840 and \$6,964,962,	6,551,393	6,262,350
respectively, pledged for bonds) net of scholarhip allowances of		
\$3,761,619 and \$3,476,358, and bad debt expense of		
\$199,381 and \$207,911, respectively		
Total other revenues	18,349,529	11,353,673
Increase/(Decrease) in net position	10,804,180	(4,292,039)
Net position at beginning of year	29,469,778	33,761,817
Net position at end of year	\$ 40,273,958 \$	29,469,778

See accompanying notes to basic financial statements.

METROPOLITAN STATE UNIVERSITY OF DENVER DISCRETELY PRESENTED COMPONENT UNIT STATEMENTS OF ACTIVITIES FOR THE YEAR ENDED JUNE 30, 2023

	Without Donor Restrictions	With Donor Restrictions	Total
REVENUE, SUPPORT, AND GAINS	Restrictions	Restrictions	TOLAI
Contributions of Financial Assets	\$ 297,977	\$ 12,690,363	\$ 12,988,340
Contributions of Nonfinancial Assets:	φ 291,911	\$ 12,090,303	 72,900,340
		444 700	444 700
In-Kind Contributions	-	141,792	141,792
Endowment Management Fees	421,785	-	421,785
Gross Special Events Revenue	-	6,353	6,353
Less: Cost of Direct Benefits to Donors		(39,437)	(39,437)
Net Special Events Revenue	-	(33,084)	(33,084)
Net Investment Gain	1,410,117	2,390,769	3,800,886
Rent and Other Income	486,997	-	486,997
Net Assets Released from Restrictions	8,793,960	(8,793,960)	-
Total Revenue, Support, and Gains	11,410,836	6,395,880	17,806,716
EXPENSES			
Program Services Expense:			
Support Provided to University	8,203,061	-	8,203,061
Alumni Relations Operating Expenses	824,562	-	824,562
Total Program Services Expense	9,027,623	-	9,027,623
Supporting Services Expense:			
General and Administrative Costs	2,415,508	-	2,415,508
Donor Development Costs	2,379,697	-	2,379,697
Total Supporting Services Expense	4,795,205	-	4,795,205
Total Expenses	13,822,828		13,822,828
CHANGE IN NET ASSETS BEFORE EQUITY TRANSFER	(2,411,992)	6,395,880	3,983,888
Equity Transfer - Donated Services from Affiliate	4,539,260		4,539,260
CHANGE IN NET ASSETS	2,127,268	6,395,880	8,523,148
Net Assets - Beginning of Year	7,128,104	40,698,716	47,826,820
NET ASSETS - END OF YEAR	\$ 9,255,372	\$ 47,094,596	\$ 56,349,968

METROPOLITAN STATE UNIVERSITY OF DENVER DISCRETELY PRESENTED COMPONENT UNIT STATEMENTS OF ACTIVITIES FOR THE YEAR ENDED JUNE 30, 2023

	Without Donor Restrictions	With Donor Restrictions	Total
REVENUE, SUPPORT, AND GAINS			
Contributions of Financial Assets	\$ 66,286	\$ 14,806,702	\$ 14,872,988
Contributions of Nonfinancial Assets:			
In-Kind Contributions	-	60,423	60,423
Endowment Management Fees	367,242	-	367,242
Gross Special Events Revenue	-	85,590	85,590
Less: Cost of Direct Benefits to Donors		(3,379)	(3,379)
Net Special Events Revenue	-	82,211	82,211
Net Investment Gain	1,116,051	1,960,005	3,076,056
Rent and Other Income	309,552	-	309,552
Net Assets Released from Restrictions	7,678,953	(7,678,953)	-
Total Revenue, Support, and Gains	9,538,084	9,230,388	18,768,472
EXPENSES			
Program Services Expense:			
Support Provided to University	7,543,061	-	7,543,061
Alumni Relations Operating Expenses	806,806		806,806
Total Program Services Expense	8,349,867	-	8,349,867
Supporting Services Expense:			
General and Administrative Costs	2,449,162	-	2,449,162
Donor Development Costs	2,051,282	-	2,051,282
Total Supporting Services Expense	4,500,444	-	4,500,444
Total Expenses	12,850,311		12,850,311
CHANGE IN NET ASSETS BEFORE EQUITY TRANSFER	(3,312,227)	9,230,388	5,918,161
Equity Transfer - Donated Services from Affiliate	4,382,639		4,382,639
CHANGE IN NET ASSETS	1,070,412	9,230,388	10,300,800
Net Assets - Beginning of Year	6,057,692	31,468,328	37,526,020
NET ASSETS - END OF YEAR	\$ 7,128,104	\$ 40,698,716	\$ 47,826,820

METROPOLITAN STATE UNIVERSITY OF DENVER BUSINESS TYPE ACTIVITY STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED JUNE 30, 2024 and 2023

Cash Flows from Operating Activities: Inition and Fees \$ 120,158,800 115,400,336 Fee for Service 52,286,356 53,827,739 Sales of Services 15,436,630 16,518,202 Grants and Contracts 53,070,702 42,328,657 Student Leans Collected 833,351 843,611 Direct Lending Inflows 65,045,233 59,397,915 Other Operating Receipts 9,591,394 6,991,903 Cash Payments: (193,964,454) (179,762,174) Payments to or for Employees (193,964,454) (179,762,174) Payments to Suppliers (82,711,981) (91,174,217) Schalarships Disbursed (7,992,407) (7,370,689) Direct Lending Outflows (43,533,343) (42,559,864) Cash Flows from Noncapital Financing Activities 10,363,781 5,571,515 Pell Grants 31,118,327 27,082,118 Net Cash provided (used) by Noncapital Financing Activities 41,482,108 34,726,288 Cash Flows from Capital Asset Related Financing Activities 41,482,108 34,726,288 Cash Proveded from rental income			2024	2023
Tuilion and Fees \$ 120,158,800 115,400,336 Fee for Service 52,286,356 53,827,739 Sales of Services 15,436,630 16,518,202 Grants and Contracts 53,070,702 42,328,657 Student Leans Collected 833,351 843,611 Direct Lending Inflows 65,045,233 59,397,915 Other Operating Receipts 9,991,394 6,991,903 Cash Payments: (92,711,881) (91,174,217) Scholarships Disbursed (7,352,407) (7,370,699) Direct Lending Outflows (65,351,967) (59,560,937) Net Cash provided (used) by operating Activities (43,543,343) (42,559,664) Cash Flows from Noncapital Financing Activities 11,18,327 27,082,118 Net Cash provided (used) by Noncapital Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities 12,00,337 1,200,337 Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 590,939 Interest Subsidy 1,200,337	Cash Flows from Operating Activities:			
Fee for Service 52,286,356 53,827,739 Sales of Services 15,436,630 16,518,202 Grants and Contracts 53,070,702 42,328,657 Student Loans Collected 838,351 843,611 Direct Lending Inflows 65,045,233 59,397,915 Other Operating Receipts 9,591,394 6,991,903 Cash Payments: 93,954,454) (179,762,174) Payments to for Employees (92,711,811) (91,174,217) Scholarships Disbursed (7,952,407) (7,370,699) Direct Lending Outflows (65,351,967) (59,560,937) <i>Net Cash provided (used) by operating Activities</i> - 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Felderal Stimulus - 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Felderal Stimulus - 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Felderal Stimulus - 2,072,655 Non-Operating Gifts & Related Financing Activities: 11,118,327 27,082,118 3,118,327	Cash Received:			
Sales of Services 15,436,630 16,518,202 Grants and Contracts 53,070,702 42,328,657 Student Landing Inflows 65,045,233 59,397,915 Other Operating Receipts 9,591,334 6,691,503 Cash Payments: 94,991,174,217) Payments to or for Employees (193,954,454) (179,762,174) Payments to Suppliers (92,711,981) (91,174,217) Scholarships Disbursed (7,302,497) (7,370,699) Direct Lending Outflows (65,351,967) (59,560,937) Net Cash provided (used) by operating Activities (43,543,343) (42,559,664) Cash Flows from Noncapital Financing Activities - 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Pell Grants - 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Pell Grants - 2,072,655 Net Cash provided (used) by Noncapital Financing Activities - 2,072,652 Cash Flows from Capital & Related Financing Activities - 2,072,652 Interest Subsid	Tuition and Fees	\$	120,158,800	115,400,336
Grants and Contracts 53,070,702 42,328,657 Student Loans Collected 838,351 843,611 Direct Lending Inflows 65,045,233 59,397,915 Other Operating Receipts 9,591,394 6,9991,903 Cash Payments: 9 9 9 Payments to Suppliers (193,954,454) (179,762,174) Payments to Suppliers (92,711,981) (91,174,217) Scholarships Disbursed (7,952,407) (7,370,699) Direct Lending Outflows (65,351,967) (59,560,397) Cash provided (used) by operating Activities (43,543,343) (42,259,664) Cash provided (used) by operating Activities 10,363,781 5,571,515 Pell Grantis 10,363,781 5,571,515 Net Cash provided (used) by Noncapital Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notese Asset and SBITA Payments (20,22	Fee for Service		52,286,356	53,827,739
Student Loans Collected 838,351 843,611 Direct Lending Inflows 65,045,233 59,397,915 Other Operating Receipts 9,591,394 6,991,903 Cash Payments: 193,954,454) (179,762,174) Payments to of or Employees (193,954,454) (179,762,174) Payments to Suppliers (92,711,981) (91,174,217) Scholarships Disbursed (7,952,407) (7,370,699) Direct Lending Outflows (65,351,967) (59,560,937) Net Cash provided (used) by operating Activities (43,543,433) (42,559,664) Cash Flows from Noncepital Financing Activities: - 2,072,655 Non-Operating Gifts & Donations 10,363,771 5,571,515 Pell Grants 31,118,3271 27,082,118 Net Cash provided (used) by Noncapital Financing Activities: 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities: 1,118,3271 27,082,118 Interest Subsidy 593,830 1,200,357 1,263,270) (6,530,000) Interest on Capital Asset Related Debt (5,485,127) (5,754,121) 1,970,272	Sales of Services		15,436,630	16,518,202
Direct Lending Inflows 65,045,233 59,397,915 Other Operating Receipts 9,591,394 6,991,903 Cash Payments: (193,954,454) (179,762,174) Payments to suppliers (92,711,981) (91,174,217) Scholarships Disbursed (7,552,407) (7,370,699) Direct Lending Outflows (65,351,967) (59,560,937) Net Cash provided (used) by operating Activities (43,543,343) (42,559,664) Cash Flows from Noncapital Financing Activities (43,543,343) (42,559,664) Cash Flows from Noncapital Financing Activities 1,118,327 27,082,118 Net Cash provided (used) by Noncapital Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities 993,830 1,200,357 Lease Asset and SITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 590,909 Interest Subsidy 591,392,445,900 (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Financing Activities 12,199,372 4,690,086	Grants and Contracts		53,070,702	42,328,657
Other Operating Receipts 9,591,394 6,991,903 Cash Payments: Payments to or for Employees (193,954,454) (179,762,174) Payments to Suppliers (92,711,981) (91,174,217) Scholarships Disbursed (7,952,407) (7,370,699) Direct Lending Outflows (65,351,967) (65,363,937) Net Cash provided (used) by operating Activities (43,543,343) (42,559,664) Cash Flows from Noncapital Financing Activities 10,363,781 5,571,515 Pell Grants 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Pell Grants 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities 11,118,327 27,082,118 Interest Subsidy 593,830 1,200,357 Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 590,909 Interest on Capital Asset Related Debt (5,451,27) (5,560,00) Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from State Capital Assets	Student Loans Collected		838,351	843,611
Cash Payments: Payments to or for Employees (193,954,454) (179,762,174) Payments to Suppliers (92,711,981) (91,174,217) Scholarships Disbursed (7,952,407) (7,370,699) Direct Lending Outflows (65,351,967) (59,560,937) Net Cash provided (used) by operating Activities (43,543,343) (42,559,664) Cash Flows from Noncapital Financing Activities: - 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Pell Grants - 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Pell Grants - 2,072,655 Net Cash provided (used) by Noncapital Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities: - 1,200,357 Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 599,090 Interest on Capital Asset Related Debt (5,645,127) (5,754,121) Principal paid on bonds (622,872) (680,025) Proceeds from State Cap	Direct Lending Inflows		65,045,233	59,397,915
Payments to or for Employees (193,954,454) (179,762,174) Payments to Suppliers (92,711,981) (91,174,217) Scholarships Disbursed (7,952,407) (7,370,699) Direct Lending Outflows (65,351,967) (59,560,937) Net Cash provided (used) by operating Activities (43,543,343) (42,559,664) Cash Flows from Noncapital Financing Activities: - 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Pell Grants 31,118,327 27,082,118 Net Cash provided (used) by Noncapital Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities: - 1,200,357 Interest Subsidy 593,830 1,200,357 Lease Asset and SBITA Payments (4,358,270) (6,246,92) Proceeds from frental income 453,624 599,909 Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,800,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,0247) Proceeds from	Other Operating Receipts		9,591,394	6,991,903
Payments to Suppliers (92,711,981) (91,174,217) Scholarships Disbursed (7,952,407) (7,370,699) Direct Lending Outflows (65,351,967) (59,560,937) Net Cash provided (used) by operating Activities (43,543,343) (42,559,664) Cash Flows from Noncapital Financing Activities: - 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Pell Grants 31,118,327 27,082,118 Net Cash provided (used) by Noncapital Financing Activities: 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities: 1,200,357 1,200,357 Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 590,090 Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (60,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,0247 Proceeds from State Capital Assetts (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099)	Cash Payments:			
Scholarships Disbursed (7,952,407) (7,370,69) Direct Lending Outflows (65,351,967) (59,560,937) Net Cash provided (used) by operating Activities (43,543,343) (42,559,664) Cash Flows from Noncapital Financing Activities: - 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Pell Grants 31,118,327 27,082,118 Net Cash provided (used) by Noncapital Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities 1,200,357 Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 590,909 Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,025) Proceeds from Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: 1 1 1 1 1 1 1 <td>Payments to or for Employees</td> <td></td> <td>(193,954,454)</td> <td>(179,762,174)</td>	Payments to or for Employees		(193,954,454)	(179,762,174)
Direct Lending Outflows (65,351,967) (59,560,937) Net Cash provided (used) by operating Activities (43,543,343) (42,559,664) Cash Flows from Noncapital Financing Activities: - 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Pell Grants 31,118,327 27,082,118 Net Cash provided (used) by Noncapital Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities 593,830 1,200,357 Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 599,909 Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: 17,791 16,202,252 Acquisition of Capital Assets (5,37,157 3,437,94	Payments to Suppliers		(92,711,981)	(91,174,217)
Net Cash provided (used) by operating Activities(43,543,343)(42,559,664)Cash Flows from Noncapital Financing Activities:2,072,655Non-Operating Gifts & Donations10,363,7815,571,515Pell Grants31,118,32727,082,118Net Cash provided (used) by Noncapital Financing Activities41,482,10834,726,288Cash Flows from Capital & Related Financing Activities:10,363,7815,571,515Interest Subsidy593,8301,200,357Lease Asset and SBITA Payments(4,358,270)(6,234,692)Proceeds from rental income453,624590,909Interest on Capital Asset Related Debt(5,485,127)(5,754,121)Principal paid on bonds(6,015,000)(5,805,000)Notes Payable and Finance Purchase Option Leases(622,872)(680,205)Proceeds from Capital Student Fee6,600,9476,202,252Acquisition of Capital Assets(15,558,603)(7,601,717)Net cash provided (used) by Capital & Related Financing Activities(12,192,099)(13,392,131)Cash Flows from Investing Activities:119,634116,250Investment Earnings6,537,1573,437,940130,634Collection of Loans17,79116,250Sale of Investments190,634(17,660,683)Beginning Cash Balance139,054,415156,715,098Ending Cash Balance139,054,415156,715,098Ending Cash Balance139,054,415156,715,098	Scholarships Disbursed		(7,952,407)	(7,370,699)
Cash Flows from Noncapital Financing Activities:Federal Stimulus-Non-Operating Gifts & Donations10,363,781Specific Rest31,118,327Pell Grants31,118,327Net Cash provided (used) by Noncapital Financing Activities41,482,108Cash Flows from Capital & Related Financing Activities:41,482,108Interest Subsidy593,830Lease Asset and SBITA Payments(4,358,270)Interest on Capital Asset Related Debt(5,485,127)Principal paid on bonds(60,015,000)Notes Payable and Finance Purchase Option Leases(622,872)Proceeds from State Capital Contributions12,199,372Acquisition of Capital Assets(15,558,603)Proceeds from Investing Activities:(12,192,099)Investment Earnings6,537,157Collection of Loans17,791Investments-Purchase of Investments-Purchase of Investments-Net Cash provided (used) by Investing Activities6,454,948Astel Aselance139,054,415Beginning Cash Balance139,054,415Ending Cash Balance139,054,415	Direct Lending Outflows		(65,351,967)	(59,560,937)
Federal Stimulus - 2,072,655 Non-Operating Gifts & Donations 10,363,781 5,571,515 Pell Grants 31,118,327 27,082,118 Net Cash provided (used) by Noncapital Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities: 1,200,357 Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 590,909 Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from State Capital Student Fee 6,600,947 6,202,252 Acquisition of Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (115,558,603) (7,601,717) 16,250 Sale of Investment Earnings 6,537,157 3,437,940 100,000) (80,000) Net cash provided (used) by Logital Activities 6,537,157 3,437,940 119,634 Collection of Loans 17,791 16,250 534e of Invest	Net Cash provided (used) by operating Activities		(43,543,343)	(42,559,664)
Non-Operating Gifts & Donations 10,363,781 5,571,515 Pell Grants 31,118,327 27,082,118 Net Cash provided (used) by Noncapital Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities: 11,118,327 27,082,118 Interest Subsidy 593,830 1,200,357 Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 590,909 Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from Capital Student Fee 6,600,947 6,202,252 Acquisition of Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: 11,7791 16,250 Investment Earnings 6,537,157 3,437,940 Collection of Loans 17,791 16,250 Sale of Inves	Cash Flows from Noncapital Financing Activities:			
Pell Grants 31,118,327 27,082,118 Net Cash provided (used) by Noncapital Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities: 593,830 1,200,357 Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 590,909 Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from State Capital Contributions 12,199,372 4,690,086 Proceeds from Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: 10,634 100,634 Purchase of Investments - 190,634 Purchase of Investments - 190,634 Net Cash provided (used) by Investing Activities (7,798,386) (17,660,683) Beginning Cash Balance 139,054,415 156,715,038	Federal Stimulus		-	2,072,655
Net Cash provided (used) by Noncapital Financing Activities 41,482,108 34,726,288 Cash Flows from Capital & Related Financing Activities: 593,830 1,200,357 Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 590,909 Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from State Capital Contributions 12,199,372 4,690,086 Proceeds from Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: - 190,634 Investment Earnings 6,537,157 3,437,940 Collection of Loans 17,791 16,250 Sale of Investments - 190,634 Purchase of Investments - 190,634 Net Cash provided (used) by Investing Activities (17,798,386) (17,606,683) <	Non-Operating Gifts & Donations		10,363,781	5,571,515
Cash Flows from Capital & Related Financing Activities: 593,830 1,200,357 Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 590,909 Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from State Capital Contributions 12,199,372 4,690,086 Proceeds from Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: 11,791 16,250 Investment Earnings 6,537,157 3,437,940 Collection of Loans 17,791 16,250 Sale of Investments - 190,634 Purchase of Investments (100,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash	Pell Grants		31,118,327	27,082,118
Interest Subsidy 593,830 1,200,357 Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 590,909 Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from State Capital Contributions 12,199,372 4,690,086 Proceeds from Capital Student Fee 6,600,947 6,202,252 Acquisition of Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: 17,791 16,250 Sale of Investments 190,634 90,000 Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,606,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Net Cash provided (used) by Noncapital Financing Activities		41,482,108	34,726,288
Lease Asset and SBITA Payments (4,358,270) (6,234,692) Proceeds from rental income 453,624 590,909 Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from State Capital Contributions 12,199,372 4,690,086 Proceeds from Capital Student Fee 6,600,947 6,202,252 Acquisition of Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: 117,791 16,250 Sale of Investments 190,634 Purchase of Investments (100,000) (80,000) (80,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,60,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Cash Flows from Capital & Related Financing Activities:			
Proceeds from rental income 453,624 590,909 Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from State Capital Contributions 12,199,372 4,690,086 Proceeds from Capital Student Fee 6,600,947 6,202,252 Acquisition of Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: 17,791 16,250 Sale of Investments - 190,634 Purchase of Investments (100,000) (80,000) Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Interest Subsidy		593,830	1,200,357
Interest on Capital Asset Related Debt (5,485,127) (5,754,121) Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from State Capital Contributions 12,199,372 4,690,086 Proceeds from Capital Student Fee 6,600,947 6,202,252 Acquisition of Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: 1 17,791 16,250 Sale of Investments - 190,634 190,634 Purchase of Investments (100,000) (80,000) (80,000) Net Increase (Decrease) in cash (7,798,386) (17,606,683) 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415 139,054,415 139,054,415	Lease Asset and SBITA Payments		(4,358,270)	(6,234,692)
Principal paid on bonds (6,015,000) (5,805,000) Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from State Capital Contributions 12,199,372 4,690,086 Proceeds from Capital Student Fee 6,600,947 6,202,252 Acquisition of Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: 117,791 16,250 Investment Earnings 6,537,157 3,437,940 Collection of Loans 17,791 16,250 Sale of Investments - 190,634 Purchase of Investments (100,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,606,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Proceeds from rental income		453,624	590,909
Notes Payable and Finance Purchase Option Leases (622,872) (680,205) Proceeds from State Capital Contributions 12,199,372 4,690,086 Proceeds from Capital Student Fee 6,600,947 6,202,252 Acquisition of Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: 17,791 16,250 Sale of Investment Earnings 0,537,157 3,437,940 190,634 Purchase of Investments (100,000) (80,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,606,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Interest on Capital Asset Related Debt		(5,485,127)	(5,754,121)
Proceeds from State Capital Contributions 12,199,372 4,690,086 Proceeds from Capital Student Fee 6,600,947 6,202,252 Acquisition of Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: (12,192,099) (13,392,131) Investment Earnings 6,537,157 3,437,940 Collection of Loans 17,791 16,250 Sale of Investments - 190,634 Purchase of Investments (100,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash Balance 131,256,029 139,054,415 Indig Cash Balance 131,256,029 139,054,415	Principal paid on bonds		(6,015,000)	(5,805,000)
Proceeds from Capital Student Fee 6,600,947 6,202,252 Acquisition of Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: (12,192,099) (13,392,131) Cash Flows from Investing Activities: 6,537,157 3,437,940 Collection of Loans 17,791 16,250 Sale of Investments - 190,634 Purchase of Investments (100,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Notes Payable and Finance Purchase Option Leases		(622,872)	(680,205)
Acquisition of Capital Assets (15,558,603) (7,601,717) Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: (12,192,099) (13,392,131) Investment Earnings 6,537,157 3,437,940 Collection of Loans 17,791 16,250 Sale of Investments - 190,634 Purchase of Investments (100,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Proceeds from State Capital Contributions		12,199,372	4,690,086
Net cash provided (used) by Capital & Related Financing Activities (12,192,099) (13,392,131) Cash Flows from Investing Activities: 6,537,157 3,437,940 Investment Earnings 6,537,157 3,437,940 Collection of Loans 17,791 16,250 Sale of Investments - 190,634 Purchase of Investments (100,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Proceeds from Capital Student Fee		6,600,947	6,202,252
Cash Flows from Investing Activities: 6,537,157 3,437,940 Investment Earnings 6,537,157 3,437,940 Collection of Loans 17,791 16,250 Sale of Investments - 190,634 Purchase of Investments (100,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Acquisition of Capital Assets		(15,558,603)	(7,601,717)
Investment Earnings 6,537,157 3,437,940 Collection of Loans 17,791 16,250 Sale of Investments - 190,634 Purchase of Investments (100,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Net cash provided (used) by Capital & Related Financing Activities		(12,192,099)	(13,392,131)
Collection of Loans 17,791 16,250 Sale of Investments - 190,634 Purchase of Investments (100,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Cash Flows from Investing Activities:			
Sale of Investments - 190,634 Purchase of Investments (100,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Investment Earnings		6,537,157	3,437,940
Purchase of Investments (100,000) (80,000) Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Collection of Loans		17,791	16,250
Net Cash provided (used) by Investing Activities 6,454,948 3,564,824 Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Sale of Investments		-	190,634
Net Increase (Decrease) in cash (7,798,386) (17,660,683) Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Purchase of Investments		(100,000)	(80,000)
Beginning Cash Balance 139,054,415 156,715,098 Ending Cash Balance 131,256,029 139,054,415	Net Cash provided (used) by Investing Activities	_	6,454,948	3,564,824
Ending Cash Balance 131,256,029 139,054,415	Net Increase (Decrease) in cash		(7,798,386)	(17,660,683)
	Beginning Cash Balance		139,054,415	156,715,098
Ending Cash Balance per Statement of Net Position131,256,029139,054,415	Ending Cash Balance		131,256,029	139,054,415
	Ending Cash Balance per Statement of Net Position	_	131,256,029	139,054,415

METROPOLITAN STATE UNIVERSITY OF DENVER BUSINESS TYPE ACTIVITY STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED JUNE 30, 2024 and 2023

	-	2024	2022
	-	2024	2023
Reconciliation of net operating loss to net cash used in operating			
activities:	<u>,</u>	(51 520 472) 6	(56.461.100)
Operating Income (loss)	\$	(51,530,472) \$	(56,461,102)
Adjustment to reconcile:			
Depreciation and Amortization expense		17,265,927	16,740,156
Direct Lending/Other Expenses		1,015,014	550,608
Provision for bad debt		950,969	976,980
Decrease (increase) in assets:			
Accounts receivable – student		(2,427,809)	40,123
Loans receivable		235,031	718,490
Prepaid expense		(381,261)	715,985
Accounts receivable – other		4,754,629	(2,351,151)
Decrease/(Increase) in deferred outflows:			
Deferred pension outflow		8,318,463	(15,791,300)
Deferred other post employment benefits outflow		136,005	(203,480)
Increase (decrease) in liabilities/deferred inflows:			
Net pension liability		(21,904,492)	49,030,333
Net other post employment benefits liability		(644,456)	(166,364)
Deferred pension inflow		3,456,548	(36,359,548)
Deferred other post employment benefits inflow		(290,674)	(326,044)
Accounts payable		669,282	1,169,968
Unearned revenue		(4,125,786)	(420,434)
Accrued payroll		2,172,581	422,995
Other liabilities		(1,212,842)	(845,879)
Net cash used in operating activities	\$	(43,543,343) \$	(42,559,664)
Noncash transactions			
Retirement of capital assets	\$	(27,610) \$	(125,055)
Amortization of premiums and discounts on debt		(56,828)	(56,828)
Acquisition of leased equipment and SBITA's and donated assets		5,803,165	9,400,720
Bad Debt Expense		199,381	2,938,847
Retainage		198,734	335,374
Construction in Progess adjustments and deductions		(300,992)	(711,948)
Fair value change in derivative instrument		905,015	2,482,480
See accompanying notes to basic financial statements.		*	

See accompanying notes to basic financial statements.

METROPOLITAN STATE UNIVERSITY OF DENVER NOTES TO FINANCIAL STATEMENTS June 30, 2024 and 2023

(1) Summary of Significant Accounting Policies

(a) Governance

The accompanying financial statements reflect the financial activities of Metropolitan State University of Denver (the University or MSU Denver) for the fiscal years ended June 30, 2024 and 2023. Effective July 1, 2002, Colorado Revised Statute (C.R.S.) 23-54-102 established the Board of Trustees (Trustees) of the University to serve as the University's governing board. Nine of the eleven Trustees are members outside the University who are appointed by the Governor with the consent of the Senate. The remaining two members consist of a student, elected by the student body, and a faculty member, elected by tenure and tenure track faculty. Both of these members are non-voting members. The Trustees have full authority and responsibility for the control and governance of the University, including such areas as role and mission, academic programs, curriculum, admissions, finance, personnel policies, etc. To exercise their authority appropriately, the Trustees regularly establish policies designed to enable the University to perform its statutory functions in a rational and systematic manner. To assist them in meeting their responsibilities, the Trustees delegate to the President the authority to interpret and administer their policies in all areas of operations.

(b) Reporting Entity

The State of Colorado (the State) is the primary governmental reporting entity for State financial reporting purposes. For financial reporting purposes, the University is included as part of the State's primary government. The financial statements of the University, which is an institution of higher education of the State of Colorado, are intended to present the financial position, the changes in financial position, and cash flows of only that portion of the business-type activities of the State of Colorado that is attributable to the transactions of the University. They do not purport to, and do not, present fairly the financial position of the State as of June 30, 2024 and 2023, the changes in its financial position, or, where applicable, its cash flows for the years then ended in conformity with accounting principles generally accepted (GAAP) in the United States of America. Financial results for the State of Colorado are presented in separate state-wide financial statements prepared by the Office of the State Controller and audited by the Office of the State Auditor. Complete financial information for the State is available in these statewide financial statements. The accounting policies of the University conform to GAAP, as applicable to government units.

On August 17, 2010, the University's Board of Trustees approved the creation of the Metropolitan State University of Denver Roadrunner Recovery and Reinvestment Act Finance Authority (the Authority), which was responsible for issuing bonds to fund the construction of a Hotel and Hospitality Learning Center (HLC). They also approved the incorporation of a special-purpose nonprofit corporation to be known as "HLC@Metro, Inc." The special-purpose corporation was the most advantageous way to structure the University's relationship with the HLC by obtaining the lowest possible cost of financing,

reducing the University's potential exposure for the debt obligations associated with the project, and maintaining the greatest level of control of the project. In October 2010, \$54.9 million in bonds were issued by the Authority and were subsequently transferred to the HLC@Metro, Inc. The Authority had no additional transactions nor did any resources remain with the Authority.

In accordance with the Governmental Accounting Standards Board (GASB) Statement No. 14, The Financial Reporting Entity, as amended by GASB Statement No. 61, The Financial Reporting Entity: Omnibus, and GASB Statement No. 39, *Determining* Whether Certain Organizations Are *Component Units*, paragraph 47, the discrete presentation of the Metropolitan State University of Denver Foundation, (the Foundation) financial statements appear on separate pages from the financial statements of the University, while the HLC@Metro Inc. and the Authority's financial statements are blended into the University's. Beginning in fiscal year 2021, after the University acquired the hotel and most of the HLC@Metro Inc's. other assets and liabilities, the role and mission of the HLC@Metro Inc. changed from overseeing the operations of the hotel to an advisory board for the University. That transformation required a change in presentation of financial information from a discrete presentation to blended. The Authority and the HLC@Metro Inc. had no financial position as of June 30, 2024 or 2023. The Foundation, the HLC@Metro, Inc. and the Authority warrant inclusion as part of the financial reporting entity because of the nature and significance of their relationships with the University.

(c) Basis of Accounting

For financial reporting purposes, the University is considered a special-purpose government engaged only in business-type activities. Accordingly, the University's financial statements have been presented using the economic resources measurement focus and the accrual basis of accounting. Under the accrual basis of accounting, revenues are recognized when earned, and expenses are recorded when an obligation is incurred. All significant intra-agency transactions have been eliminated.

The University applies all applicable GASB pronouncements.

(d) Accounting Policies/Definitions

Auraria Higher Education Center (AHEC): AHEC is a separate legal entity created by the State of Colorado under Article 70 of Title 23 of the Colorado Revised Statutes (CRS). AHEC plans, manages and operates the physical plant, facilities, buildings, and grounds of the Auraria campus on which MSU Denver, the University of Colorado at Denver (UCD), and the Community College of Denver (CCD) all reside.

Cash and Cash Equivalents: For purposes of reporting cash flows, cash and cash equivalents are defined as cash on hand, demand deposits, restricted cash, pooled cash with the Colorado State Treasurer (the Treasurer), and all

highly liquid investments with an original maturity of three months or less, except those deposits and investments representing endowments, or those investments intended to be held longer than three months regardless of original maturity date.

Restricted Cash: Restricted cash includes amounts whose use is constrained through either external party restrictions or imposition by law. Restricted purposes include unspent bond proceeds, as well as contractually restricted cash for the HLC@Metro Inc.

Accounts Receivable: Accounts receivable results primarily from tuition, fees, other charges to students, and grants.

Investments: Investments are stated at their fair value, which is determined based on quoted market prices. Changes in fair value of investments are reported as a component of investment income.

Classifications of investments as current or noncurrent is based on the maturity of the asset. Current investments are those that are set to mature in a year or less and noncurrent are those with a maturity of greater than a year.

Bond Issuance Costs: Bond issuance costs incurred on revenue bonds are expensed in the year the bond issue occurs.

Capital Assets: Equipment, buildings, construction in progress, and leasehold and land improvements are stated at their cost at the date of acquisition or acquisition value at the date of donation. A physical inventory of all capital assets is taken annually with appropriate adjustments made to the financial records. The University's policy of capitalizing assets is to do so when there is an initial cost or fair value equal to or greater than \$10,000 for assets purchased with non-grant funds. For capital assets purchased with grant funds, a threshold of \$5,000 is used.

Leasehold Improvements: Renovations to buildings and other improvements that significantly increase the value or extend the useful life of the structure are capitalized as leasehold improvements. For renovations and improvements, the capitalization policy includes items with a value of \$50,000 or more. Routine repairs and maintenance are charged to operating expense.

Depreciation and Amortization: Depreciation is computed using the straight-line, half year convention method over the estimated useful lives of the assets. Estimated useful lives range from 3 to 10 years for capitalized computers, 3 years for software, 3 to 50 years for other equipment, 12 years for modular buildings, 27 to 40 years for buildings, and 2 to 45 years for leasehold/land improvements. Amortization is computed using the straight-line, monthly convention over the shorter of the lease term or the useful lives. Estimated useful lives range from 2 to 13 years for right to use assets and subscription-based information technology assets.

Deferred Outflows of Resources: Deferred Outflows of Resources represent consumption of net position that applies to future periods; therefore, expenses/expenditures are not recognized until that time. PERA contributions that the University makes subsequent to PERA's measurement date results in a deferred outflow of resources, as does the net difference between projected and actual experience, changes of assumptions or other inputs, and the net difference between projected and actual investment earnings by PERA.

Lease Receivable: In accordance with GASB 87, a lessor recognizes a lease receivable at the commencement of the lease term measured at the present value of lease payments expected to be received during the lease term. Payments received by the University, less implicit interest revenue, reduces the lease receivable over the term of the lease. Lease receivable amounts are segregated between current and noncurrent.

Right to Use Asset: In accordance with GASB 87 and GASB 96, a lessee recognizes an intangible asset known as right to use, at the commencement of the lease term measured at the initial measurement of the lease and subscription liability, plus any payments made to the lessor at or before the commencement of the lease term and certain direct costs. The University amortizes the right to use asset over the shorter of the lease term or the useful life of the underlying asset. Such amortization expense is included with depreciation expense in the accompanying financial statements.

Subscription-Based Information Technology Arrangement (SBITA): A SBITA is a contract that conveys control of the right to use another party's software, alone or in combination with tangible capital assets as specified in the contract for a period of time in an exchange or exchange like transaction. This definition excludes contracts that solely provide information technology (IT) support services but includes contracts that contain both a right-to-use IT asset component and an IT support service.

Unearned Revenue: Unearned revenue consists of amounts received from the provision of educational goods and services that have not yet been earned. The University prorates the summer session revenues based on the amount of time in the summer semester that has occurred before and after June 30th. Any grant funds received in excess of grant expenditures are also recorded as unearned revenues.

Lease Liability and Subscription Liability: In accordance with GASB 87 and GASB 96, for leases in which the University is a lessee, the University recognizes a lease liability and subscription liability at the commencement of the lease term, unless the lease is a short-term lease, is a lease with another state of Colorado agency, or transfer's ownership of the underlying asset. The lease liability is measured at the present value of payments expected to be made during the lease term (less any lease incentives). The University reduces the lease liability as payments are made less explicit or implicit

interest expense in accordance with the agreement. Leases payable amounts are segregated between current and non-current.

Pensions: For purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the Public Employees' Retirement Association of Colorado (PERA) and additions to/deductions from PERA fiduciary net position have been determined on the same basis as they are reported by PERA. PERA uses the economic resources measurement focus and the full accrual basis of accounting. Contribution revenue is recorded as contributions are due, pursuant to legal requirements. Benefit payments (including refunds of employee contributions) are recognized as expense when due and payable in accordance with the benefit terms. Investments are reported at fair value.

Other Postemployment Benefit Costs: For purposes of measuring the net other postemployment benefit (OPEB) liability, deferred outflows of resources and deferred inflows of resources related to OPEB, and OPEB expense, information about the fiduciary net position of the Public Employees' Retirement Association of Colorado (PERA) and additions to/deductions from PERA fiduciary net position have been determined on the same basis as they are reported by PERA. PERA uses the economic resources measurement focus and the full accrual basis of accounting. For this purpose, PERA recognizes benefit payments when due and payable in accordance with the benefit terms. Investments are reported at fair value.

Deferred Inflows of Resources: Deferred Inflows of Resources are acquisition of net position by the University applicable to a future reporting period. Amortization of the University's change in proportionate share of PERA's unfunded pension and other post-employment benefit (OPEB) liabilities results in a deferred inflow of resources as does the changes of assumptions or other inputs of the pension and OPEB plans. There is also a deferred inflow from leasing space to others. Additionally, there is a mark to market valuation on the University's swap agreement that is reported as a deferred inflow of resources and a derivative instrument asset in fiscal year 2023 and 2024. There is also an advance refunding of the Series 2016 bonds, resulting in a defeasance of the debt, is reported as a deferred inflow of resources on the Statement of Net Position and amortized as a component of interest expense over the remaining life of the old debt or the life of the new debt, whichever is shorter in an amount that equals the difference between the reacquisition price and the net carrying amount of the old debt.

Net Position: Net position is classified in the accompanying financial statements as follows:

• *Net investment in capital assets* represents the total capital assets net of accumulated depreciation/amortization and related debt.

- *Restricted for expendable purposes* represents net resources in which the University is legally or contractually obligated to spend in accordance with restrictions imposed by external third parties.
- Unrestricted represents net resources derived from sources such as student tuition and fees, fee-for-service contracts, and College Opportunity Fund (COF) stipends. These resources are used for transactions relating to the educational and general operations of the University to meet current expenses for any purpose. These resources also include those from auxiliary enterprises that are substantially self-supporting activities that provide services for students, faculty, and staff.

Classification of Revenues and Expenses: The University has classified its revenues and expenses as either operating, nonoperating, or other according to the following criteria:

- Operating revenues and expenses generally result from providing goods and services for instruction, public service, or related support services to an individual or entity separate from the University. Examples include student tuition and fees, fee-for-service contracts, sales and services of auxiliary enterprises, and grants and contracts.
- *Nonoperating revenues and expenses* do not meet the definition of operating revenues, and include federal bond interest subsidies, Pell grants, Federal stimulus funds, gifts, investment income, rental income, State PERA contributions, and interest expense.
- *Other revenues* consist of funding from the state for capital projects, and the capital student fee paid by students for capital improvements.

Scholarship Allowance: Scholarship discounts and allowances are the differences between the stated charge for goods and services provided by the University and the amount that is paid by the students or by other third parties making payments on the student's behalf. In the accompanying financial statements, the gross student tuition and fee revenues are reported less the scholarship discounts and allowances. The University's resources provided to students as financial aid are recorded as scholarship allowances to the extent that they are used to satisfy tuition and fees and other qualified student charges. Any excess resources are recorded as student aid operating expenses.

Application of Restricted and Unrestricted Resources: The University's policy is to first apply an expense against restricted resources then towards unrestricted resources when both restricted and unrestricted resources are available to pay an expense.

Compensated Absences Policy: Employees' compensated absences are accrued when earned and are recognized based on vacation and sick leave balances due to employees at year-end upon termination. Employees accrue and vest in vacation and sick leave based on their hire date and length of

service. Vacation accruals are paid in full upon separation, whereas only 25% of sick leave is paid upon specific types of separation, such as retirement from the Classified Personnel system, or separation after ten years of service for Administrative employees. The current portion of compensated absences liability in the statements of net position is calculated based on an estimated average amount for the past three fiscal years.

Income Taxes: As a state institution of higher education, the income of the University is generally exempt from federal and state income taxes under Section 115(a) of the Internal Revenue Code (IRC) and a similar provision of State law. However, the University is subject to income tax on any unrelated business taxable income. The University paid \$200 thousand in unrelated business income tax in fiscal year 2024 resulting from hotels sales that occurred in fiscal year 2023.

Use of Estimates: The preparation of basic financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ significantly from those estimates.

(2) Cash and Cash Equivalents and Investments

(a) Cash and Cash Equivalents

At June 30, cash on hand and in banks consisted of the following:

Cash and Cash Equivalents	30-Jun-24	30-Jun-23
Cash on hand	\$ 28,401	\$ 27,129
Reconciled depository account balances	\$ 10,676,290	\$ 8,639,724
Deposit at Treasury	\$ 129,534,932	\$ 140,103,848
Deposit at Treasury unrealized (loss)/gain	\$ (8,983,594)	\$ (9,716,286)
Total cash and cash equivalents, including restricted balances	\$ 131,256,029	\$ 139,054,415

GASB Statement No. 40, *Deposit and Investment Risk Disclosure*, requires disclosure of credit risk, custodial credit risk, concentration of credit risk, and foreign currency risk for any public entity's investments. GASB Statement No. 72, *Fair Value Measurement and Application*, requires investments to be recorded at fair value.

Custodial credit risk for deposits is the risk that in the event of a bank failure, the University's deposits may not be recovered. To manage custodial credit risk, deposits with financial institutions are made in accordance with University and State policy, including the Public Deposit Protection Act (PDPA). PDPA requires all eligible depositories holding public deposits to pledge designated eligible collateral having market value equal to at least 102 percent of the deposits exceeding those amounts insured by federal depository insurance. Deposits collateralized under the

PDPA are considered to be collateralized with securities held by the pledging institution in the University's name. As of June 30, 2024, \$250,000 of the cash in checking and depository accounts was covered by federal depository insurance and the remainder by collateral held by the financial institution's agent in the University's name, as required by the PDPA.

The University deposits its cash with the Colorado State Treasurer as required by Colorado Revised Statutes (C.R.S.). The State Treasurer pools these deposits and invests them in securities authorized by Section 24-75-601.1, C.R.S. The State Treasury acts as a bank for all state agencies and institutions of higher education, with only a few exceptions. Moneys deposited in the Treasury are invested until the cash is needed. As of June 30, 2024 and 2023, the University had cash on deposit with the State Treasurer of \$129,534,932 and \$140,103,848, respectively, which represented approximately .66 percent of the total \$18,095.0 million and .69 percent of the total \$18,810.9 million fair value of deposits in the State Treasurer's Pool (Pool). As of June 30, 2024 the Pool's resources included \$38.5 million of cash on hand and \$18,056.6 million of investments. The \$129,534,932 and \$140,103,848 on deposit as of June 30, 2024 and 2023, respectively, includes \$10,350,102 and \$11,350,095 of restricted cash as of June 30, 2024 and 2023, respectively, which as of June 30, 2024 and 2023 is both the cash reserves the University is contractually obligated to set aside for the hotel operations as well as the unspent proceeds of the Series 2019 bonds and Series 2022 bonds (see note 7 for further information pertaining to bonds).

On the basis of the University's participation in the Pool, the University reports as an increase or decrease in cash for its share of the Treasurer's unrealized gains and losses on the Pool's underlying investments. The State Treasurer does not invest any of the Pool's resources in any external investment pool, and there is no assignment of income related to participation in the Pool. The unrealized gains/losses included in income reflect only the change in fair value for the fiscal year.

For the University's deposits with the State Treasury, the University had a loss of \$8,983,594 and \$9,716,286 in fiscal year 2024 and 2023, respectively. These unrealized losses are included in cash and cash equivalents on the statements of net position.

Additional information on investments of the Pool may be obtained in the State's annual comprehensive financial report for the year ended June 30, 2024.

(b) Investments

The University categorizes its fair value measurements within the fair value hierarchy established by GASB Statement No. 72, *Fair Value Measurement and Application*. This statement generally requires investments to be measured at fair value; however, investments not measured at fair value continue to include, for example, money market investments, 2a7-like external investment pools, etc. This standard establishes a hierarchy of inputs for valuation techniques used to measure fair value. That hierarchy has three levels.

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 inputs are inputs—other than quoted prices—included within Level 1 that are observable for the asset or liability, either directly or indirectly.
- Level 3 inputs are unobservable inputs, such as management's assumption of the default rate among underlying mortgages of a mortgage-backed security.

As of June 30, 2024, and 2023, the University has reoccurring fair value measurements of \$781,437 and \$683,423, respectively, invested in TIAA/CREF Lifecycle Mutual funds, known as 415(m) funds. This investment is valued using quoted market prices (Level 1 inputs).

All mutual funds are subject to market risk, including possible loss of principal. The specific asset allocations for the Lifecycle funds as of June 30, 2024, and 2023 are reflected in the table below *(percents may not total to 100.00% due to rounding)*:

Current Asset Allocation f	or TIAA Portfolio I	
	06/30/24	06/30/23
Guaranteed	0%	0%
Equities	0%	0%
Real Estate	0%	0.03%
Fixed Income	0%	0%
Mulit-Asset	100%	99.97%
	100%	100%

Current Asset Allocation for TIAA F	Portfolio II	
	06/30/24	06/30/23
Guaranteed	9.7%	10.29%
Equities	60.88%	58.54%
Real Estate	7.3%	8.71%
Fixed Income	8.27%	8.68%
Mulit-Asset	13.85%	13.78%
	100%	100%

(a) Custodial Credit Risk

100% of the investments are held by the custodian brokerage firm in the name of the University. However, as a mutual fund it is not covered by depository insurance.

(b) Credit Quality Risk

The Morningstar Rating is a quantitative assessment of a fund's past performance for both return and risk, as measured from one to five stars. It uses focused comparison groups to better measure fund manager skill. Morningstar rating has ranked the Lifecycle 2020 and 2030 fund four out of five stars for the overall Morningstar rating. This investment is not rated by a different rating agency other than Morningstar.

(c) Foreign Currency Risk

There are no investments subject to foreign currency risk as all investments are in US dollars.

(3) Capital Assets

The following tables, present changes in capital assets and accumulated depreciation for the years ended June 30, 2024 and 2023:

	Balance			Retirements/	Balance
	June 30, 2023	Additions	CIP transfers	Adjustments	June 30, 2024
Nondepreciable capital assets					
Land	1,005,185	-	-	-	1,005,185
Construction in progress	7,534,015	13,569,521	(3,269,920)	(578,461)	17,255,155
Total nondepreciable capital assets	8,539,200	13,569,521	(3,269,920)	(578,461)	18,260,340
Depreciable capital assets	-				-
Equipment/Software	26,783,656	1,727,979	593,570	(689,712)	28,415,493
Buildings	140,674,773	-	2,379,413	-	143,054,186
Leasehold Improvements	65,907,344	-	296,937	-	66,204,281
Total depreciable capital assets	233,365,773	1,727,979	3,269,920	(689,712)	237,673,960
Less accumulated depreciation					
Equipment/Software	(19,915,712)	(2,498,579)	-	662,103	(21,752,188)
Buildings	(37,005,688)	(4,839,694)	-	-	(41,845,382)
Leasehold improvements	(43,138,378)	(4,434,946)	-	-	(47,573,324)
Total accumulated depreciation	(100,059,778)	(11,773,219)	-	662,103	(111,170,894)
Net depreciable capital assets	133,305,995	(10,045,240)	3,269,920	(27,609)	126,503,066
Right to Use Assets	-				-
Equipment	5,541,836	1,962,460	-	(1,480,006)	6,024,290
Buildings	2,844,363	-	-	-	2,844,363
Subscription-Based Information					
Technology Arrangements	19,899,589	3,315,704	-	-	23,215,293
Total right to use assets	28,285,788	5,278,164	-	(1,480,006)	32,083,946
Less accumulated amortization					
Leased Equipment	(2,648,115)	(1,520,176)	-	1,480,006	(2,688,285)
Leased Buildings	(1,552,226)	(374,300)	-	-	(1,926,526)
Subscription-Based Information					
Technology Arrangements	(4,381,151)	(3,598,232)	-	-	(7,979,383)
Total accumulated amortization	(8,581,492)	(5,492,708)	-	1,480,006	(12,594,194)
Net right to use assets	19,704,296	(214,544)	-	-	19,489,752
Total Net Capital and Right to Use Assets	153,010,291	(10,259,784)	3,269,920	(27,609)	145,992,818
Total capital assets, net	161,549,490	3,309,737	-	(606,070)	164,253,158

	Balance				
	June 30, 2022			Retirements/	Balance
	(restated)	Additions	CIP transfers	Adjustments	June 30, 2023
Nondepreciable capital assets					
Land	1,005,185	-	-	-	1,005,185
Construction in progress	2,262,524	6,811,128	(827,689)	(711,948)	7,534,015
Total nondepreciable capital assets	3,267,709	6,811,128	(827,689)	(711,948)	8,539,200
Depreciable capital assets					-
Equipment/Software	26,883,648	805,160	699,091	(1,604,243)	26,783,656
Buildings	140,674,773	-		-	140,674,773
Leasehold Improvements	65,778,746	-	128,598	-	65,907,344
Total depreciable capital assets	233,337,167	805,160	827,689	(1,604,243)	233,365,773
Less accumulated depreciation					
Equipment/Software	(18,888,684)	(2,495,639)	-	1,468,611	(19,915,712)
Buildings	(32,203,223)	(4,802,465)	-	-	(37,005,688)
Leasehold improvements	(38,290,879)	(4,847,499)	-	-	(43,138,378)
Total accumulated depreciation	(89,382,786)	(12,145,603)	-	1,468,611	(100,059,778)
Net depreciable capital assets	143,954,381	(11,340,443)	827,689	(135,632)	133,305,995
Right to Use Assets					-
Equipment	3,546,465	3,250,524	-	(1,255,153)	5,541,836
Buildings	2,846,222	388,093	-	(389,952)	2,844,363
Subscription-Based Information					
Technology Arrangements	15,797,739	5,762,103	-	(1,660,253)	19,899,589
Total right to use assets	22,190,426	9,400,720	-	(3,305,358)	28,285,788
Less accumulated amortization					
Equipment	(1,945,892)	(1,162,945)	-	460,722	(2,648,115)
Buildings	(1,374,379)	(567,799)	-	389,952	(1,552,226)
Subscription-Based Information					
Technology Arrangements	(3,972,028)	(2,863,807)	-	2,454,684	(4,381,151)
Total accumulated amortization	(7,292,299)	(4,594,551)		3,305,358	(8,581,492)
Net right to use assets	14,898,127	4,806,169	-	-	19,704,296
Total Net Capital and Right to Use Assets	158,852,509	(6,534,275)	827,689	(135,632)	153,010,291
Total capital assets, net	162,120,218	276,853	-	(847,580)	161,549,491

(4) Long-Term Liabilities

A summary of the changes in long-term liabilities for the year ended June 30, 2024, is as follows:

-	J	une 30,2023		Additions	Deletions	June 30,2024	Amounts due within one year
Bonds payable	\$	120,128,067	\$	- \$	(6,071,828) \$	114,056,239 \$	4,337,540
Notes payable		3,161,950		-	(575,727)	2,586,223	606,968
Financed purchase option payable		47,145		-	(47,145)	-	-
Right to use leases payable							
Equipment		2,411,250		1,962,460	(1,481,745)	2,891,965	1,256,165
Buildings		1,166,771		-	(392,157)	774,614	404,306
Subscription-Based Information							
Technology Arrangements		12,753,880		3,315,704	(3,025,049)	13,044,535	3,915,712
Compensated absences		7,907,634		802,600	(42,767)	8,667,467	969,208
Total noncurrent			•				
liabilties		147,576,697		6,080,764	(11,636,418)	142,021,043	11,489,899

A summary of the changes in long-term liabilities for the year ended June 30, 2023, is as follows:

	J	une 30, 2022 (restated)	_	Additions		Deletions	June 30,2023		Amounts due within one year
			•		•			•	
Bonds payable	\$	125,989,895	\$	-	\$	(5,861,828) \$	120,128,067	\$	4,480,000
Notes payable		3,706,436		-		(544,486)	3,161,950		575,727
Financed purchase option payable		182,864		-		(135,719)	47,145		47,145
Right to use leases payable									
Equipment		1,271,279		2,346,785		(1,206,814)	2,411,250		956,953
Buildings		1,523,994		388,093		(745,316)	1,166,771		392,260
Subscription-Based Information									
Technology Arrangements		10,363,098		5,107,555		(2,716,773)	12,753,880		2,373,077
Compensated absences		7,664,339		438,912		(195,617)	7,907,634		979,060
Interest rate swap agreement		515,860		-		(515,860)	-		-
Total noncurren	t		-						
liabiltie	s	151,217,765	=	8,281,345	: :	(11,922,413)	147,576,697		9,804,222

Interest Rate Swap Agreement and Embedded Borrowing

On September 30, 2020 MSU Denver executed a novation agreement which transferred the HLC@Metro Inc's floating to fixed interest rate swap agreement (Swap Agreement) with Royal Bank of Canada (RBC) to the University. This was a part of the University's acquisition of most of the HLC's assets and liabilities on June 30, 2020. The Swap Agreement was entered with the objective of protecting against the potential increase of interest rates.

Pursuant to the interest rate swap, the University will pay RBC a fixed rate of 2.451% per annum. RBC will pay the University 80% of USD-LIBOR-BBA though June 30, 2023 and then 80% of SOFR afterward. In addition, the University was to pay JPMorgan, as owner of the Series 2020 Bonds, 80% of LIBOR, plus 150 basis points. This arrangement produced an interest rate on the Series 2020 Bonds equal to approximately 3.95% and helped ensure the University could leverage a low interest rate in an otherwise unpredictable market. Subsequently, in August 2021 MSU Denver issued its Series 2021, Institutional Enterprise Revenue Refunding bonds directly to PNC Bank to refund the Series 2020 bonds. The Series 2021 bonds required the University to pay PNC Bank 80% of LIBOR (through June 30, 2023 and then SOFR afterwards) plus 46 basis points which produced an effective interest rate of approximately 2.91%. The issuance of the Series 2021 bonds caused the swap to terminate and the related hedge accounting to cease. This required the value of the swap, or \$7.7 million, at the time of termination (August 2nd, the issuance date of the Series 2021) to be amortized over the remaining life of the swap. However, the agreement with RBC remains an embedded borrowing and is also amortized over the life of the agreement exactly offsetting the interest expense from the swap amortization. resulting in no impact to the income statement. MSU Denver classified the embedded borrowing agreement in level 2 of the fair value hierarchy; whereby, RBC, the

counterparty to the Agreement, determined the fair value as of June 30, 2024 and 2023 using an indicative mid-market valuation.

The Swap Agreement had a notional value of \$48.7 million and a fair value of \$2.9 million and \$2.0 million as of June 30, 2024 and 2023, respectively. The fair value of the Swap Agreement was recorded as an asset and deferred inflow of resources as of June 30, 2024 and 2023. The Swap Agreement has an effective date of September 1, 2020 and a termination date of July 1, 2042.

There can be risks inherent to interest rate swaps that the University addressed and monitors pursuant to entering into interest rate Swap Agreements:

Termination Risk: Termination Risk is the need to terminate the transaction in a market that dictates a termination payment by the University. It is possible that a termination payment is required in the event of termination of a Swap Agreement due to a counterparty default. In general, exercising the right to optionally terminate an agreement should produce a benefit to the University, either through receipt of a payment from a termination, or if a termination payment is made by the University, a conversion to a more beneficial debt instrument or credit relationship.

Credit Risk: Credit Risk is the risk that the counterparty will not fulfill its obligations. MSU Denver considers the Swap Agreement counterparty's (RBC) credit quality rating and whether the counterparty can withstand continuing credit market turmoil. As of June 30, 2024, RBC's credit rating is rated Aa1 by Moody's and AA- by S&P.

The Swap Agreement contract contains a credit support annex that allows for collateral to be posted if the market value threshold exceeds \$5.0 million and the credit rating is equal to A3 as rated by Moody's or A- as rated by S&P, or if the threshold is zero but the credit ratings are Baa1 as rated by Moody's or BBB+ as rated by S&P.

Basis Index Risk: Basis Index Risk arises as a result of movement in the underlying variable rate indices that may not be in tandem, creating a cost differential that could result in a net cash outflow from the University. Basis Index Risk can also result from the use of floating, but different, indices.

(5) Lease Obligations

Right to Use Leases-Lessee

The University leases building space and computers from private organizations that meet the right to use (RTU) lease definition as outlined by GASB 87.

The remaining life on the building leases are between one and four years and contain escalation rates for a yearly increase in rent. Building payments include variable rates for taxes, insurance and repairs. The remaining life of the computer leases are between one and three years long and have variable payments based on the usage of the equipment, i.e. damages or late returns of leased computer

equipment. All variable costs are excluded from the scope of GASB 87. There are no residual value guarantees.

Total rental payments for the years ended June 30, 2024, and 2023 under all RTU agreements as defined by GASB Statement No. 87 was \$1,972,320 and \$2,122,858 respectively. As of June 30, 2024, minimum future rentals required by these agreements are as follows:

GASD Statement No. 67 NTO Lease Tayments								
Payments Required		Principal		<u>Interest</u>				
2025	\$	1,660,471	\$	98,326				
2026		1,161,523		52,732				
2027		773,124		19,917				
2028		71,461		358				
	\$	3,666,579	\$	171,333				

GASB Statement No. 87 RTU Lease Payments

Right to Use Subscription Based Information Technology Agreements (SBITA)

The University leases software from private organizations that meet the right to use (RTU) lease definition as outlined by GASB 96.

The remaining life of the SBITA leases are between one and ten years and some contain escalation rates for a yearly increase in rent. Some SBITA payments include variable rates for numbers of users and usage. Contracts with an identifiable non-subscription portion have the non-subscription portion excluded. All variable payments that are not fixed by an index or rate are excluded from the scope of liability and asset measurement in GASB 96.

Total rental payments for the years ended June 30, 2024, and 2023 under all RTU agreements was \$3,067,038 and \$2,864,210, respectively. As of June 30, 2024, minimum future rentals required by these agreements are as follows:

GASB Statement No. 96 RTU Lease Payments								
Payments Required		<u>Principal</u>		<u>Interest</u>				
2025		3,915,712		219,299				
2026		2,001,152		138,779				
2027		1,533,223		97,985				
2028		926,401		71,724				
2029		755,350		57,375				
2030-2034		3,912,697		140,003				
	\$	13,044,535	\$	725,165				

Leases-Lessor

The University leases building space to private organizations that meet the RTU lease definition as outlined by GASB 87.

The building leases range from five to eight years and the rental payments are fixed for a one year period and increase annually per the rental agreement. Variable payments are in the form of additional rent which is charged monthly based on the estimated annual utility charges related to the lease. This amount is trued up at the end of each year. Variable and utility charges are not included in the measurement of lease receivables per GASB 87.

Total rental payments earned for the years ended June 30, 2024 and 2023 under all RTU agreements was \$289,793 and \$292,166, respectively. As of June 30, 2023, minimum future rentals payment required by these agreements are as follows:

Payments expected	_	Principal		Interest		Total
2025	\$	130,070	\$	7,115	\$	137,185
2026		42,202		5,204		47,406
2027		43,904		3,850		47,754
2028		15,186		2,924		18,110
2029		16,105		2,367		18,472
2030-2033	_	57,509	_	3,431	_	60,940
	\$	304,976	\$	24,891	\$	329,867

(6) Notes Payable

During fiscal year 2009, the University entered into an agreement with AHEC in the amount of \$8,986,165 to finance the construction and acquisition of leasehold improvements for the new Science building on the Auraria Campus. The agreement expires in November 2027 and requires annual principal payments and semiannual interest payments. In fiscal years 2024 and 2023, the principal payments totaled \$575,727 and \$544,486, respectively, and interest payments equaled \$160,428 and \$189,834, respectively.

As of June 30, 2024, minimum future payments required by this agreement are as follows:

Payments Required		<u>Principal</u>	<u>Interest</u>
2025		606,968	128,624
2026		640,441	94,320
2027		678,376	58,052
2028	_	660,438	19,699
	\$	2,586,223	\$ 300,695

(7) Bond Obligations

Total outstanding bonds are summarized below:

		Amount	Jur	ne 30
Issue	Date issued	Issued	2024	2023
2009 Taxable Institutional				
Enterprise Revenue Bonds	11/17/2009	55,190,000	36,200,000	37,895,000
2010 Taxable Institutional				
Enterprise Revenue Bonds	6/11/2010	10,575,000	7,110,000	7,420,000
Less discount on 2010 Bonds ,				
net of Amortization			(23,926)	(25,422)
2014 (Direct Placement) Institutional				
Enterprise Revenue Bonds	6/13/2014	4,000,000	177,540	612,540
2016 Institutional				
Enterprise Revenue Bonds	1/27/2016	27,450,000	1,335,000	1,970,000
Plus premium on 2016				
net of amortization			82,625	140,948
2019 (Direct Placement) Bank Qualified				
Enterprise Revenue Bonds	1/31/2019	8,250,000	2,515,000	3,725,000
2021 (Direct Placement) Bank Qualified				
Enterprise Revenue Bonds	8/2/2021	46,345,000	41,930,000	43,465,000
2022A (Direct Placement) Bank Qualified				
Enterprise Revenue Bonds	5/11/2022	23,085,000	23,070,000	23,085,000
2022B (Direct Placement) Bank Qualified				
Enterprise Revenue Bonds	5/11/2022	2,015,000	1,660,000	1,840,000
Total			\$ 114,056,239	\$ 120,128,067

Non-Direct Placement Bonds

All of the University's non-direct placement bonds were offered for public sale. The principal and interest requirements on all non-direct placement outstanding bonds at June 30, 2024 are summarized in the table below. All non-direct placement debt has a fixed interest rate.

Fiscal Year	 Principal	Interest		Total
2025	\$ 2,720,000	\$	2,647,013	\$ 5,367,013
2026	2,810,000		2,494,255	5,304,255
2027	2,200,000		2,345,875	4,545,875
2028	2,275,000		2,210,094	4,485,094
2029	2,350,000		2,069,764	4,419,764
2030-2034	12,995,000		8,046,140	21,041,140
2035-2039	15,365,000		3,659,940	19,024,940
2040-2041	3,930,000	_	153,450	4,083,450
	\$ 44,645,000	\$	23,626,531	\$ 68,271,531
Unamortized discount, net	(23,926)			
Unamortized premium, net	82,625			
	44,703,699			

(a) Series 2009

On November 17, 2009, the University issued \$55,190,000 of Series 2009 Taxable Institutional Enterprise Revenue Bonds (Recovery Zone Economic Development Bonds) at par, bearing interest at 2.0% to 6.2%, for the purpose of financing the construction of the Student Success Building (SSB). The SSB added approximately 145,000 square feet of space for classrooms and faculty offices, specifically for MSU Denver students and professors. It also provides students with a central location for student support services.

The bonds are due in semiannual installments beginning in fiscal year 2012 with annual principal payments ranging from \$1,295,000 to \$2,875,000 through December 1, 2039. The interest payments on the bonds are eligible to receive a 45% subsidy from the federal government; however, in fiscal year 2013 the federal government issued a sequestration order which reduced the amount of the subsidy. As of June 30, 2024, the University received \$900,846 less in total subsidy payments than what was expected before sequester. As of June 30, 2024 and 2023, the University has received \$17,101,849 and \$16,134,819, respectively, in subsidy payments since the bond's inception. These bonds are collateralized by future revenues the University has pledged. See note 8 for more information on pledged revenues.

(b) Series 2010

On June 11, 2010, the University issued \$10,575,000 of Series 2010 Taxable Institutional Enterprise Revenue Bonds (Recovery Zone Economic Development Bonds), bearing interest at 1.8% to 6.0%, for the purpose of financing significant remodeling work that was done as University personnel moved to the SSB.

The bonds are due in semiannual installments beginning in fiscal year 2012 with annual principal payments ranging from \$240,000 to \$535,000 through December 1, 2040. The interest payments on the bonds are eligible to receive a 45% subsidy from the federal government; however, in fiscal year 2013 the federal government issued a sequestration order which reduced the amount of the subsidy. As of June 30, 2024 the University received \$170,584 less in total subsidy payments than what was expected before sequester. As of June 30, 2024 and 2023, the University has received \$3,084,359 and \$2,899,963, respectively, in subsidy payments since the bond's inception. These bonds are collateralized by future revenues the University has pledged. See note 8 for more information on pledged revenues.

The Series 2010 bonds are shown net of unamortized discount of \$23,926 and \$25,422, as of June 30, 2024 and 2023, respectively.

(c) Series 2016

On January 27, 2016, the University issued \$27,450,000 of Series 2016 Institutional Enterprise Revenue Bonds, bearing interest at 2.0% to 5.0%, for

the purpose of financing a portion of the construction of a new Aerospace and Engineering Science building (AES). This new facility houses mechanical, electrical and civil engineering technologies; industrial design; and computer science to support an integrated curriculum, and promote collaborative research. This building was completed in the fall of 2017.

The bonds were due in semiannual installments beginning in fiscal year 2017 with annual principal payments ranging from \$525,000 to \$1,560,000 through December 1, 2045. However, on May 11, 2022 \$21.5 million of the Series 2016 bonds were defeased in substance by the Series 2022A bonds. (see item "e" below in Direct Placement Bonds) at which point the related principal and premium amounts of the Series 2016 were removed from the University's balance sheet.

Direct Placement Bonds

The University has five direct placement bonds which were not issued to the public for sale and the terms were negotiated directly with the lender. All of the direct placement bonds are collateralized by future revenues the University has pledged. (See note 8 for more information on pledged revenues). Principal and interest requirements on all direct placement outstanding bonds at June 30, 2024 are summarized in the table below. The Series 2019, 2022A and 2022B direct placement bonds have a fixed interest rate and the Series 2014 and Series 2021 bonds have variable interest rates that are calculated as 65.001% of LIBOR (SOFR beginning on July 1. 2024), plus a tax free loan margin of 0.99% per annum for the Series 2014 and 80% of LIBOR (SOFR beginning on July 1. 2024).

For purposes of this table the rates used to calculate future interest owed on the Series 2014 and Series 2021 bonds were the rates that were in effect as of June 30, 2024.

Fiscal Year	Principal	Interest	Total
2025	1,617,540	2,150,477	3,768,017
2026	3,185,000	1,948,605	5,133,605
2027	2,735,000	1,822,614	4,557,614
2028	2,825,000	1,740,100	4,565,100
2029	2,920,000	1,654,803	4,574,803
2030-2034	15,760,000	6,899,879	22,659,879
2035-2039	17,890,000	4,554,976	22,444,976
2040-2044	19,495,000	1,820,525	21,315,525
2045-2046	2,925,000	110,531	3,035,531
	\$ 69,352,540 \$	22,702,510 \$	92,055,050

(a) Series 2014

On June 13, 2014, the University issued Series 2014 Institutional Enterprise Revenue Bonds not to exceed \$4,000,000, at a variable interest rate equal to 65.001% of LIBOR (SOFR beginning on July 1, 2023) plus a tax free loan margin of .99% per annum. The purpose of these bonds was to provide funding for the completion of the new 12.5 acre athletic fields, which include eight tennis courts, a soccer stadium, and baseball and softball diamonds.

These bonds worked like a line of credit, where the University drew funds on an as needed basis. The outstanding principal amount is equal to the amount the University drew down. At the end of fiscal year 2017, the University drew the full \$4 million, and there are no unused lines of credit available. Principal payments became due beginning in fiscal year 2016. The maturity date of these bonds is September 1, 2024. The outstanding bonds are all on parity and subject to the rights of the bondholders embedded in the Master Resolution and supplemental resolutions associated with each bond issue. There are no acceleration clauses. These bonds are not eligible for the bond subsidy payments from the federal government.

(b) Series 2019

On January 31, 2019, the University issued Series 2019 Bank Qualified Institutional Enterprise Revenue Bonds not to exceed \$8,250,000, at a fixed interest rate of 2.680% per annum. The purpose of these bonds was to provide funding for the replacement of the gym bleachers, and a renovation of the main locker rooms, improving the safety and security, as well as improving ADA accessibility. The project was completed in fiscal year 2020.

There are no available lines of credit, and the outstanding bonds are all on parity and subject to the rights of the bondholders embedded in the Master Resolution and supplemental resolutions associated with each bond issue. There are no acceleration clauses. Principal payments become due on December 1, 2019. The maturity date of these bonds is December 1, 2025. These bonds are not eligible for the bond subsidy payments from the federal government.

(c) Series 2020

On April 17, 2020, the University issued \$47,710,000 of Series 2020 Institutional Enterprise Revenue bonds. These bonds offer a variable interest rate equal to 80% of LIBOR (SOFR beginning on July 1, 2023) plus 150 basis points. The purpose of these bonds was to effectively defease the HLC@Metro Inc's. Series 2010 bonds, which the University guaranteed in order to provide greater flexibility in the allowable uses of the hotel. When the COVID-19 pandemic struck and predictions about the number of cases rose the State of Colorado needed additional hospital capacity. The hotel would have been a possible solution to serve as hospital patient overflow, but the HLC@Metro Inc's. Series 2010 bonds would not allow for this unconventional use of the hotel space. In order to serve MSU Denver's community and the

needs of the State, the University issued the Series 2020 bonds which permitted the hotel to be used in this way. To date, the State has not needed to use the hotel for hospital space and it has continued to operate in its intended capacity as a hotel. The Series 2020 bond proceeds were used to purchase most of the HLC@Metro Inc's. assets and liabilities including the hotel. The HLC@Metro Inc. used the proceeds of that sale to defease the Series 2010 bonds in substance.

In August 2021, the \$46,345,000 carrying value of the Series 2020 bonds was legally defeased with the \$46,345,000 reacquisition price of the Series 2021 bonds (see item "d" below in Direct Placement Bonds) at which point the Series 2020 was removed from the University's balance sheet.

(d) Series 2021

On August 2, 2021, the University issued \$46,345,000 of Series 2021 Institutional Enterprise Revenue Refunding bonds to legally defease \$46,345,000 of outstanding Series 2020 bonds. The Series 2021 bonds offer a variable interest rate equal to 80% of LIBOR (SOFR beginning on July 1. 2023) plus 46 basis points due in monthly installments beginning in fiscal year 2022 with annual principal payments ranging from \$1,415,000 to \$4,550,000 from July 1, 2022 through July 1, 2043.

The defeasance of the Series 2020 with the Series 2021 resulted in a present value savings of \$4,950,372 and a reduction of total debt service payments equal to \$5,620,886 over the next 21 years.

There are no available lines of credit, and the outstanding bonds are all on parity and subject to the rights of the bondholders embedded in the Master Resolution and supplemental resolutions associated with each bond issue. There are no acceleration clauses. These bonds are not subject to the bond subsidy payments from the federal government.

(e) Series 2022A

On May 25, 2022, the University issued \$23,085,000 of Series 2022A Institutional Enterprise Revenue Refunding bonds to defease, in substance, \$21,520,000 of outstanding Series 2016 bonds. The Series 2022A bonds offer a fixed interest rate equal to 3.59% due in semiannual installments beginning in fiscal year 2023, with annual principal payments ranging from \$15,000 to \$1,485,000 from December 2022 to December 2045.

The net proceeds of \$22,495,788 were used to purchase U.S. government securities, which were deposited in an irrevocable trust with an escrow agent to provide for future debt service payments on the Series 2016 bonds. Accordingly, those trust assets and the liabilities for the Series 2016 bonds are not reflected in the University's financial statements. The defeasance of most of the Series 2016 with the Series 2022A resulted in a present value savings of \$1,869,269 and a reduction of total debt service payments equal to

\$4,849,385 over the next 24 years.

There are no available lines of credit, and the outstanding bonds are all on parity and subject to the rights of the bondholders embedded in the Master Resolution and supplemental resolutions associated with each bond issue. There are no acceleration clauses. These bonds are not subject to the bond subsidy payments from the federal government.

(f) Series 2022B

On May 25, 2022, the University issued \$2,015,000 of Series 2022B Institutional Enterprise Revenue bonds. These bonds offer a fixed interest rate equal to 3.59% due in semiannual installments beginning in fiscal year 2023, with annual principal payments ranging from \$175,000 to \$230,000 from December 2022 to December 2032. The purpose of these bonds was to provide funding for the relocation of the Criminal Justice Department as a precursor to the construction of new nursing labs. The work related to this move is expected to be completed by the close of fiscal year 2025.

There are no available lines of credit, and the outstanding bonds are all on parity and subject to the rights of the bondholders embedded in the Master Resolution and supplemental resolutions associated with each bond issue. There are no acceleration clauses. These bonds are not subject to the bond subsidy payments from the federal government.

Fiscal Year	Principal	Interest	Total
2025	4,337,540	4,797,438	9,134,978
2026	5,995,000	4,442,859	10,437,859
2027	4,935,000	4,168,489	9,103,489
2028	5,100,000	3,950,195	9,050,195
2029	5,270,000	3,724,567	8,994,567
2030-2034	28,755,000	14,946,019	43,701,019
2035-2040	33,255,000	8,214,917	41,469,917
2041-2045	23,425,000	1,973,975	25,398,975
2046-2048	2,925,000	110,531	3,035,531
\$	113,997,540 \$	46,328,990 \$	160,326,530
Unamortized discount, net	(23,926)		
unamortized premium, net	82,625		
	114,056,239		

Principal and interest requirements on all outstanding bonds (non-direct and direct placement) at June 30, 2024 are summarized in the table below.

(8) Pledged Revenue

None of the University's buildings are used as collateral for the bonds; rather the University has pledged future revenues to repay \$114,056,239 in outstanding revenue bonds. Pledged revenue includes all revenues derived from the facilities

construction fee, all revenues derived from indirect cost recoveries (overhead) payable to research contracts and grants performed within the University's facilities, all revenues derived from mandatory fees for the provision of student and faculty services at the University, all revenues, net of operation and maintenance expenses, for the provision of continuing education services at the University, interest income, and federal interest subsidy payments received in connection with the bonds, and in fiscal year 2022 the University issued it's 10th supplemental bond resolution and changed the pledged revenues from 10% of tuition revenue to 100% of net tuition revenue.

Proceeds from the bonds provided financing for the construction of the SSB, the AAC, the AES, the purchase of the Hotel, and various major remodeling projects. The total remaining principal and interest payments, (excluding the federal subsidy payments) are expected to be \$160,326,530 payable through fiscal year 2046. The total revenue pledged was \$132,110,160 and \$126,289,149, for June 30, 2024 and 2023, respectively.

The following table shows information for pledged revenues for fiscal years 2024 and 2023:

_	2024	2023
\$	100,276,546 \$	97,790,136
	15,745,262	14,770,215
	7,356,840	6,964,962
	5,613,705	4,395,310
	1,050,473	645,360
	1,154,349	1,196,606
_	912,985	526,560
\$	132,110,160 \$	126,289,149
		\$ 100,276,546 \$ 15,745,262 7,356,840 5,613,705 1,050,473 1,154,349 912,985

(9) Other Liabilities

The Federal Perkins Loan Program Extension Act of 2015 expired and no additional legislation was passed to continue the extension. Therefore, beginning October 1, 2017, all colleges and universities were no longer allowed to award or disburse any new Perkins loans. As of June 30, 2024, Metropolitan State University of Denver has not liquidated/assigned the outstanding Perkins loans to the Department of Education (DoE) and will continue to service them. However, any excess liquid capital that has been received was allocated between the Federal Capital Contribution (FCC) and the Institutional Capital Contribution (ICC) and the FCC portion has been recorded as an "Other Liability" (current and non-current) in fiscal year 2024 and 2023 totaling \$280,633 and \$1,494,562, respectively.

(10) Compensated Absences

GASB Statement No. 34, *Basic Financial Statements – and Management's Discussion and Analysis – for State and Local Governments,* and GASB Statement No. 35, *Basic Financial Statements – and Management's Discussion and Analysis – for Public University and Universities,* require that compensated absences be broken out into current and noncurrent liabilities. Employees may accrue annual and sick leave based on the length of service and, subject to certain limitations regarding the amount, will be paid upon termination. The estimated costs of current compensated absences for which employees are vested for the years ended June 30, 2024 and 2023 are \$969,208 and \$979,060, respectively.

The estimated costs of noncurrent compensated absences for which employees are vested for the years ended June 30, 2024 and 2023 are \$7,698,259 and \$6,928,574, respectively. Fiscal years 2024 and 2023 operating expenses include an increase of \$759,833 and \$243,294, respectively for the estimated compensated absence liability.

(11) Defined Contribution Retirement Plan

On September 10, 1993, the Board of Trustees of the State Colleges in Colorado adopted an Optional Retirement Plan (ORP) for faculty and exempt administrative staff under the authority of Senate Bill 92-127. The implementation date was May 1, 1994. Eligible employees were offered the choice of remaining in Public Employees' Retirement Association (PERA) (described in note 12) or participating in the ORP. New faculty and administrative staff members are required to enroll in the ORP unless they have one year or more service credit with PERA at the date of hire.

The ORP is a defined contribution pension plan with three investment managers, Fidelity Investments, TIAA, and AIG-VALIC, providing a range of investment accounts for participants. The University's required contribution to the ORP is 11.4% of covered payroll, and contribution by employees is 8% of covered payroll.

The University's contributions to the ORP for the fiscal year ended June 30, 2024, and 2023 were \$10,882,623 and \$9,773,806, respectively. The plan members' contributions for the fiscal year ended June 30, 2024, and 2023 were \$7,726,456 and \$6,918,320, respectively. These contributions were equal to the required contributions. All ORP contributions are immediately vested in the employee's account. Normal retirement for the ORP is age 65 with early retirement permitted at age 55. Benefits available to the employee at retirement are not guaranteed and are determined by contributions and investment decisions made by participants for their individual accounts.

(12) Defined Benefit Pension Plan

i) Summary of Significant Accounting Policies

Metropolitan State University of Denver participates in the State Division Trust Fund (SDTF), a cost-sharing multiple-employer defined benefit pension plan administered by the Public Employees' Retirement Association of Colorado (PERA). The net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions, pension expense, information about the fiduciary net position (FNP) and additions to/deductions from the FNP of the SDTF have been determined using the economic resources measurement focus and the accrual basis of accounting. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

ii) General Information about the Pension Plan

Plan description. Eligible employees of the University are provided with pensions through the State Division Trust Fund (SDTF)-a cost-sharing multiple-employer defined benefit pension plan administered by PERA. Plan benefits are specified in Title 24, Article 51 of the Colorado Revised Statutes (C.R.S.), administrative rules set forth at 8 C.C.R. 1502-1, and applicable provisions of the federal Internal Revenue Code. Colorado State law provisions may be amended from time to time by the Colorado General Assembly. PERA issues a publicly available annual comprehensive financial (Annual Report) that be obtained report can at www.copera.org/investments/pera-financial-reports.

<u>Benefits provided as of December 31, 2023</u>. PERA provides retirement, disability, and survivor benefits. Retirement benefits are determined by the amount of service credit earned and/or purchased, highest average salary, the benefit structure(s) under which the member retires, the benefit option selected at retirement, and age at retirement. Retirement eligibility is specified in tables set forth at C.R.S. § 24-51-602, 604, 1713, and 1714.

The lifetime retirement benefit for all eligible retiring employees under the PERA benefit structure is the greater of the:

- Highest average salary multiplied by 2.5 percent and then multiplied by years of service credit.
- The value of the retiring employee's member contribution account plus a 100 percent match on eligible amounts as of the retirement date. This amount is then annuitized into a monthly benefit based on life expectancy and other actuarial factors.

In all cases the service retirement benefit is limited to 100 percent of highest average salary and also cannot exceed the maximum benefit allowed by federal Internal Revenue Code.

Members may elect to withdraw their member contribution accounts upon termination of employment with all PERA employers; waiving rights to any lifetime retirement benefits earned. If eligible, the member may receive a match of either 50 percent or 100 percent on eligible amounts depending on when contributions were remitted to PERA, the date employment was terminated, whether 5 years of service credit has been obtained and the benefit structure under which contributions were made.

Upon meeting certain criteria, benefit recipients who elect to receive a lifetime retirement benefit generally receive post-retirement cost-of-living adjustments, referred to as annual increases in the C.R.S. Subject to the automatic adjustment provision (AAP) under C.R.S. § 24-51-413, eligible benefit recipients under the PERA benefit structure who began membership before January 1, 2007 will receive the maximum annual increase (AI) or AI cap of 1.00% unless adjusted by the AAP. Eligible benefit recipients under the PERA benefit structure who began membership on or after January 1, 2007, will receive the lesser of an annual increase of the 1.00% AI cap or the average increase of the Consumer Price Index for Urban Wage Earners and Clerical Workers for the prior calendar year, not to exceed a determined increase that would exhaust 10% of PERA's Annual Increase Reserve (AIR) for the SDTF. The AAP may raise or lower the aforementioned AI cap by up to 0.25% based on the parameters specified in C.R.S. § 24-51-413.

Disability benefits are available for eligible employees once they reach five years of earned service credit and are determined to meet the definition of disability. For Safety Officers whose disability is caused by an on-the-job injury, the five year service requirement is waived and they are immediately eligible to apply for disability benefits. The disability benefit amount is based on the lifetime retirement benefit formula(s) shown above considering a minimum 20 years of service credit, if deemed disabled.

Survivor benefits are determined by several factors, which include the amount of earned service credit, highest average salary of the deceased, the benefit structure(s) under which service credit was obtained, and the qualified survivor(s) who will receive the benefits.

<u>Contribution provisions as of June 30, 2024</u>. Eligible employees and MSU Denver and the State are required to contribute to the SDTF at a rate set by Colorado statute. The contribution requirements for the SDTF are established under C.R.S. § 24-51-401, et seq. and § 24-51-413. Employee contribution rates for the period of July 1, 2022 through June 2024 are summarized in the table below:

	July 1, 2022 Through December 31, 2022	January 1, 2023 Through June 30, 2023	July 1, 2023 Through December 31, 2023	January 1, 2024 Through June 30, 2024
Employee contribution (all employees except Safety Officers)	11.00%	11.00%	11.00%	11.00%
Safety Officers Only	13.00%	13.00%	13.00%	13.00%

Contribution rates for the SDTF are expressed as a percentage of salary as defined in C.R.S. § 24-51-101(42).

	July 1, 2022 Through December 31, 2022	January 1, 2023 Through June 30, 2023	July 1, 2023 Through December 31, 2023	January 1, 2024 Through June 30, 2024
Employer contribution rate	10.40%	10.40%	10.40%	10.40%
Automatic Adjustment as specified C.R.S. § 24-51-413	1%	1%	1%	1%
Amount of employer contribution apportioned to the Health Care Trust Fund as specified in C.R.S. § 24-51- 208(1)(f)	(1.02)%	(1.02)%	(1.02)%	(1.02)%
Amount apportioned to the SDTF	10.38%	10.38%	10.38%	10.38%
Amortization Equalization Disbursement (AED) as specified in C.R.S. § 24-51-411	5.00%	5.00%	5.00%	5.00%
Supplemental Amortization Equalization Disbursement (SAED) as specified in C.R.S. § 24-51-411	5.00%	5.00%	5.00%	5.00%
Defined Contribution Supplement as specified in C.R.S. § 24-51-415	0.10%	0.17%	0.17%	0.21%
Total employer contribution rate to the SDTF 1	20.48%	20.55%	20.55%	20.59%

The employer contribution requirements for all employees, except Safety Officers, are summarized in the table below:

¹Rates are expressed as a percentage of salary as defined in C.R.S. § 24-51-101(42).

Employer contributions are recognized by the SDTF in the period in which the compensation becomes payable to the member and the University is statutorily committed to pay the contributions to the SDTF. Employer contributions recognized by the SDTF from the University were \$9,120,544 and \$8,818,040, for the years ended June 30, 2024 and 2023 respectively.

For purposes of GASB 68 paragraph 15, a circumstance exists in which a non-employer contributing entity is legally responsible for making contributions to the SDTF and is considered to meet the definition of a special funding situation. As specified in C.R.S. § 24-51-414, the State is required to contribute a \$225 million direct distribution each year to PERA starting on July 1, 2018. A portion of the direct distribution payment is allocated to the SDTF based on the proportionate amount of annual payroll of the SDTF to the total annual payroll of the SDTF, School Division Trust Fund, Judicial Division Trust Fund, and Denver Public Schools Division Trust Fund. The direct distribution from the State was suspended in 2020. To compensate PERA for the suspension, C.R.S. §§ 24-51-414(6-8) required restorative payment by providing an accelerated payment in 2022. In 2022, the State Treasurer issued payment for the direct distribution of \$225 million plus an additional amount of \$380 million. Due to the advanced payment made in 2022, the State reduced the distribution in 2023 to \$35 million. Additionally, the newly added C.R.S. § 24-51-414(9) provided compensatory payment of \$14.561 million for 2023 only. A portion of the direct distribution

allocated to the SDTF is considered a non-employer contribution for financial reporting purposes. As of December 31, 2024 and 2023, MSU Denver's proportionate share of this contribution was \$182,812 and \$2,479,440, respectively.

iii. Pension Liabilities, Pension Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

At June 30, 2024 and 2023, MSU Denver reported a liability of \$113,893,908 and \$135,981,212, respectively for its proportionate share of the net pension liability. The net pension liability for the SDTF as of June 30, 2024 and 2023 was measured as of December 31, 2023 and 2022, respectively, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of December 31, 2022, and 2021. Standard update procedures were used to roll forward the total pension liability to December 31, 2023 and 2022. MSU Denver's proportion of the net pension liability was based on MSU Denver's contributions to the SDTF for the calendar year 2023 and 2022 relative to the total contributions of participating employers and the State as a non-employer contributing entity for participating employers of the SDTF that are outside of the State's financial reporting entity.

At December 31, 2023 and 2022, MSU Denver's proportion was 1.1262025214 percent and 1.2506807222 percent, respectively, which was a decrease of .1244782008 percent. MSU Denver's proportion was 1.2126080767 percent at December 31, 2021, resulting in a increase and an increase of .0380726455 percent from December 31, 2021 to 2022.

For the year ended June 30, 2024, and 2023, MSU Denver recognized pension expense of (\$1,008,937) and \$5,697,525, respectively. At June 30, 2024 and 2023, MSU Denver reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

	June 30 2024			<u>June 30 2023</u>				
	Deferred Outflows of Resources		<u>Deferred</u> Inflows of Resources		<u>Deferred</u> Outflows of <u>Resources</u>			<u>Deferred</u> Outflows of Resources
Difference between expected and actual experience	\$	1,861,714	\$	604,771	\$		\$	1,823,155
Changes of assumptions or other inputs		-		-		-		-
Net difference between projected and actual earnings on pension plan investments		8,272,104		-		17,287,772		-
Changes in proportion and differences between contributions recognized and proportionate share of contributions		855,128		7,078,694		2,256,977		2,403,762
Contributions subsequent to the measurement date		4,541,714		-		4,304,375		-
Total	\$	15,530,660	\$	7,683,465	\$	23,849,123	\$	4,226,917

The \$4,541,714 reported as deferred outflows of resources related to pensions, resulting from contributions subsequent to the measurement date, will be recognized as a reduction of the net pension liability in the year ended June 30, 2025. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in pension expense as follows:

Year ended June 30:	
2025	\$ (1,150,833)
2026	320,262
2027	2,068,026
2028	2,068,026
Total	3,305,481

<u>Actuarial Assumptions.</u> The total pension liability (TPL) in the December 31, 2022 and 2021 actuarial valuation was determined using the following actuarial cost method, actuarial assumptions and other inputs:

	Dec 31, 2022	Dec 31, 2021
Actuarial cost method	Entry age	Entry age
Price inflation	2.30%	2.30%
Real wage growth	.70%	.70%
Wage inflation	3.00%	3.00%
Salary increases, including wage inflation members other than State Troopers	3.30 – 10.90%	3.30-10.90%
Long-term investment rate of return, net of pension		
plan investment expenses, including price inflation	7.25%	7.25%
Discount rate	7.25%	7.25%
Post-retirement benefit increases:		
PERA Benefit Structure hired prior to 1/1/07;		
and DPS Benefit Structure (automatic)	1.00%	1.00%
	compounded annually	compounded annually
PERA Benefit Structure hired after 12/31/06 ¹	2	•
(ad hoc, substantively automatic)	Financed by	Finance by
	Annual Inc. Reserve	Annual Inc. Reserve
	Neselve	Reserve

¹ Post-retirement benefit increases are provided by the AIR, accounted separately within each Division Trust Fund, and subject to moneys being available; therefore, liabilities related to increases for members of these benefit tiers can never exceed available assets.

The mortality tables described below are generational mortality tables developed on a benefit-weighted basis.

Pre-retirement mortality assumptions for members other than Safety Officers were based upon the PubG-2010 Employee Table with generational projection using scale MP-2019.

Post-retirement non-disabled mortality assumptions for members other than Safety Officers were based on the PubG-2010 Healthy Retiree Table,

adjusted as follows:

- **Males**: 94% of the rates prior to age 80 and 90% of the rates for ages 80 and older, with generational projection using scale MP-2019.
- **Females**: 87% of the rates prior to age 80 and 107% of the rates for ages 80 and older, with generational projection using scale MP-2019.

Disabled mortality assumptions for members other than Safety Officers were based upon the PubNS-2010 Disabled Retiree Table using 99% of the rates for all ages with generational projection using scale MP-2019.

The actuarial assumptions used in the December 31, 2022 valuation were based on the results of the 2020 experience, dated October 28, 2020, for the period January 1, 2016, through December 31, 2019. Revised economic and demographic assumptions were adopted by the PERA Board on Nov on November 20, 2020.

The long-term expected return on plan assets is reviewed as part of regularly scheduled experience studies performed at lease every five years and asset/liability studies performed every three to five years for PERA. The most recent analyses were outlined in the Experience Study report dated October 28, 2020.

Several factors are considered in evaluating the long-term rate of return assumption, including long-term historical data, estimates inherent in current market data, and a log-normal distribution analysis in which best-estimate ranges of expected future real rates of return (expected return, net of investment expense and inflation) were developed for each major asset class. These ranges were combined to produce the long- term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentages and then adding expected inflation.

The PERA Board first adopted the 7.25 percent long-term expected rate of return as of November 18, 2016. Following an asset/liability study, the Board reaffirmed the assumed rate of return at the Board's November 15, 2019, meeting, to be effective January 1, 2020. As of the most recent reaffirmation of the long-term rate of return, the target asset allocation and best estimates of geometric real rates of return for each major asset class are summarized in the table as follows:

Asset Class	Target Allocation	30 Year Expected Geometric Real Rate of Return
Global Equity	54.00%	5.60%
Fixed Income	23.00%	1.30%
Private Equity	8.50%	7.10%
Real Estate	8.50%	4.40%
Alternatives	6.00%	4.70%
Total	100.00%	

In setting the long-term expected rate of return, projections employed to model future returns provide a range of expected long-term returns that, including expected inflation, ultimately support a long-term expected nominal rate of return assumption of 7.25%.

Discount rate. As of December 31, 2023 and 2022 the discount rate used to measure the total pension liability was 7.25 percent. The projection of cash flows used to determine the discount rate applied the actuarial cost method and assumptions shown above. In addition, the following methods and assumptions were used in the projection of cash flows:

• Total covered payroll for the initial projection year consists of the covered payroll of the active membership present on the valuation date and the covered payroll of future plan members assumed to be hired during the year. In subsequent projection years, total covered payroll was assumed to increase annually at a rate of 3.00%.

• Employee contributions were assumed to be made at the member contribution rates in effect for each year, including the scheduled increases in SB 18-200, and the required adjustments resulting from the 2018 and 2020 AAP assessment. Employee contributions for future plan members were used to reduce the estimated amount of total service costs for future plan members.

• Employer contributions were assumed to be made at rates equal to the fixed statutory rates specified in law for each year, including the scheduled increase in SB 18-200 and required adjustments resulting from the 2018 and 2020 AAP assessments. Employer contributions also include current and estimated future AED and SAED, until the actuarial value funding ratio reaches 103 percent, at which point the AED and SAED will each drop 0.50 percent every year until they are zero. Additionally, estimated employer

contributions reflect reductions for the funding of the AIR and retiree health care benefits. For future plan members, employer contributions were further reduced by the estimated amount of total service costs for future plan members not financed by their member contributions.

• As specified in law, the State, as a nonemployer contributing entity, will provide an annual direct distribution of \$225 million (actual dollars), commencing July 1, 2018, that is proportioned between the State, School, Judicial, and DPS Division Trust Funds based upon the covered payroll of each Division. The annual direct distribution ceases when all Division Trust Funds are fully funded.

• Employer contributions and the amount of total service costs for future plan members were based upon a process to estimate future actuarially determined contributions assuming an analogous future plan member growth rate.

• The AIR balance was excluded from the initial fiduciary net position, as, per statute, AIR amounts cannot be used to pay benefits until transferred to either the retirement benefits reserve or the survivor benefits reserve, as appropriate. AIR transfers to the fiduciary net position and the subsequent AIR benefit payments were estimated and included in the projections.

• Benefit payments and contributions were assumed to be made at the middle of the year.

• Beginning with the December 31, 2023, measurement date and thereafter, the FNP as of the current measurement date is used as a starting point for the GASB 67 projection test.

Based on the above assumptions and methods, the SDTF's fiduciary net position was projected to be available to make all projected future benefit payments of current members. Therefore, the long-term expected rate of return of 7.25 percent on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability. The discount rate determination does not use the municipal bond index rate, and therefore, the discount rate from the prior measurement date.

Sensitivity of MSU Denver's proportionate share of the net pension liability to changes in the discount rate. The following presents the proportionate share of the net pension liability as of June 30, 2024 and 2023, calculated using the discount rate of 7.25 percent for both years presented, as well as what the proportionate share of the net pension liability would be if it were calculated using a discount rate that is 1-percentage-point lower (6.25 percent) or 1-percentage-point higher (8.25 percent) than the current rate:

As of June 30, 2024	1% Decrease (6.25%)	Current Discount Rate (7.25%)	1% Increase (8.25%)
Proportionate share of the net pension liability	148,859,231	113,893,908	84,492,837
As of June 30, 2023	1% Decrease (6.25%)	Current Discount Rate (7.25%)	1% Increase (8.25%)
Proportionate share of the net pension	173,836,153	135,981,212	104,138,030

Pension plan fiduciary net position. Detailed information about the SDTF's fiduciary net position is available in PERA's Annual Report which can be obtained at www.copera.org/investments/pera-financial-reports.

IV. Payables to the pension plan

MSU Denver had a \$749,697 and \$708,843 payable to the SDTF as of June 30, 2024 and 2023, respectively, which was comprised entirely of the June contributions legally required to be made to the plan.

(13) Other Retirement Plans

liability

i) Defined Contribution Retirement Plan (DC Plan)

<u>Plan Description –</u> Employees of the State of Colorado hired on or after January 1, 2006, employees of certain community colleges hired on or after January 1, 2008, and certain classified employees of State Colleges and Universities hired on or after January 1, 2019, have the option to participate in the SDTF, a cost-sharing multiple-employer defined benefit pension plan, or the Defined Contribution Retirement Plan (PERA DC Plan).

The PERA DC Plan is an Internal Revenue Code Section 401(a) governmental profit-sharing defined contribution plan. Title 24, Article 51, Part 15 of the C.R.S., as amended, assigns the authority to establish Plan provisions to the PERA Board of Trustees. The DC Plan is also included in PERA's Annual Report as referred to above.

<u>Funding Policy</u> – All participating employees in the PERA DC Plan and the University are required to contribute a percentage of the participating employees' PERA-includable salary to the PERA DC Plan. The employee and employer contribution rates for the period July 1, 2022 through June 30, 2024 are summarized in the tables below:

	July 1, 2022 Through December 31, 2022	January 1, 2023 Through June 30, 2023	July 1, 2023 Through December 31, 2023	January 1, 2024 Through June 30, 2024
Employee Contribution Rates:				
Employee contribution	11.00%	11.00%	11.00%	11.00%
(all employees except Safety Officers)				
Safety Officers Only	13.00%	13.00%	13.00%	13.00%
Employer Contribution Rates:				
On behalf of all employees except	10.15%	10.15%	10.15%	10.15%
Safety Officers)				
Safety Officers Only	12.85%	12.85%	12.85%	12.85%

Additionally the employers are required to contribute AED and SAED to the SDTF as follows:

	As of June 30, 2024	As of June 30, 2023
Amortization Equalization Disbursement (AED) as specified in C.R.S. § 24-51-411 ¹	5.00%	5.00%
Supplemental Amortization Equalization Disbursement (SAED) as specified in C.R.S. § 24-51-411 1	5.00%	5.00%
Automatic Adjustment Provision (AAP), as specified in C.R.S. § 24-51-4131	1.00%	1.00%
Defined Contribution statutory contribution as specified in C.R.S. § 24-51-15051	.25%	.25%
Defined Contribution Supplement as specified in C.R.S. § 24-51-415	.21%	.17%
Total employer contribution rate to the SDTF ¹	11.46%	11.42%

¹Rates are expressed as a percentage of salary as defined in C.R.S. § 24-51-101(42).

Contribution requirements are established under Title 24, Article 51, Section 1505 of the C.R.S., as amended. Participating employees of the PERA DC Plan are immediately vested in their own contributions and investment earnings and are immediately 50 percent vested in the amount of employer contributions made on their behalf. For each full year of participation, vesting of employer contributions increases by 10 percent. Forfeitures are used to pay expenses of the PERA DC Plan in accordance with PERA Rule 16.80 as adopted by the PERA Board of Trustees in accordance with Title 24, Article 51, Section 204 of the C.R.S. As a result, forfeitures do not reduce pension expense. During fiscal year 2024 and 2023 MSU Denver had zero members, in the PERA DC Plan; with employer contributions totaling \$0, which was equal to the required contribution amounts. There were no outstanding payables due to PERA as of June 30, 2024, or 2023 for the PERA DC plan.

ii) Student Retirement Plan

Beginning in fiscal year 1993, in accordance with the provision of C.R.S. 24-54.6-101, and a provided in Section 403(b) of the IRC, the State of Colorado Department of Higher Education established the Colorado Student Employees Defined Contribution Plan. Student employees taking fewer than six hours each semester are required to participate. The plan requires a 7.5%

contribution on the employee's part with no employer contribution. Total current year payroll covered by the plan for the University for the fiscal years ended June 30, 2024 and 2023 was \$610,485 and \$910,863, respectively. Employee contributions for the fiscal years ended June 30, 2024 and 2023 were 7.5% of the covered payroll in the amount of \$45,786 and \$68,110, respectively.

14) Optional Investment Plans

i) 401(k) Voluntary Investment Program

<u>Plan Description</u> - Employees of MSU Denver who are also members of the SDTF may voluntarily contribute to the Voluntary Investment Program, an Internal Revenue Code Section 401(k) defined contribution plan administered by PERA. Title 24, Article 51, Part 14 of the C.R.S., as amended, assigns the authority to establish the Plan provisions to the PERA Board of Trustees. PERA issues a publicly available Annual Report which includes additional information on the Voluntary Investment Program. That report can be obtained at <u>www.copera.org/investments/pera-financial-reports</u>.

<u>Funding Policy</u> - The Voluntary Investment Program is funded by voluntary member contributions up to the maximum limits set by the Internal Revenue Service, as established under Title 24, Article 51, Section 1402 of the C.R.S., as amended. Employees are immediately vested in their own contributions.

ii) Deferred Compensation Plan

- a) The PERA Deferred Compensation Plan (457 Plan) was established July 1, 2009 as a continuation of the State's deferred compensation plan, which was established for state and local government employees in 1981. At July 1, 2009, the State's administrative functions for the 457 Plan were transferred to PERA, where all costs of administration and funding are borne by the plan participants. Participants are allowed to make contributions of up to 100 percent of their annual gross salary (reduced by the percentage of their PERA contribution) to a maximum of the IRS limits for 457 plans. Participants who are age 50 and older, and contributing the maximum amount allowable were allowed to make an additional contribution in both calendar years 2023 and 2022. Contributions and earnings are tax-deferred.
- b) On July 1, 2013, the University also established a TIAA/CREF Lifecycle Excess Benefit 415(m) plan. The assets of this plan are owned and controlled by the University and are subject to the claims of the University's creditors; however, given that they are held in trust for the exclusive benefit of the participants and their beneficiaries, the employees have a vested interest. The excess benefits in this plan are

not available to employees until termination, retirement, death or unforeseeable emergency. See note 2 for details of this plans' assets. As of June 30, 2024 the 415(m) plan had two participants.

(15) Defined Benefit Other Post-Employment Benefits (OPEB)

i) <u>Health Care Trust Fund</u>

Summary of Significant Accounting Policies

<u>OPEB</u>. *Metropolitan State University of Denver* participates in the Health Care Trust Fund (HCTF), a cost-sharing multiple-employer defined benefit OPEB fund administered by the Public Employees' Retirement Association of Colorado ("PERA"). The net OPEB liability, deferred outflows of resources and deferred inflows of resources related to OPEB, OPEB expense, information about the fiduciary net position and additions to/deductions from the fiduciary net position of the HCTF have been determined using the economic resources measurement focus and the accrual basis of accounting. For this purpose, benefits paid on behalf of health care participants are recognized when due and/or payable in accordance with the benefit terms. Investments are reported at fair value.

General Information about the OPEB Plan

<u>Plan description</u>. Eligible employees of the University are provided with OPEB through the HCTF—a cost-sharing multiple-employer defined benefit OPEB plan administered by PERA. The HCTF is established under Title 24, Article 51, Part 12 of the Colorado Revised Statutes (C.R.S.), as amended, and sets forth a framework that grants authority to the PERA Board to contract, self-insure, and authorize disbursements necessary in order to carry out the purposes of the PERACare program, including the administration of the premium subsidies. Colorado State law provisions may be amended from time to time by the Colorado General Assembly. PERA issues a publicly available Annual Report that can be obtained at www.copera.org/investments/pera-financial-reports.

<u>Benefits provided</u>. The HCTF provides a health care premium subsidy to eligible participating PERA benefit recipients and retirees who choose to enroll in one of the PERA health care plans, however, the subsidy is not available if only enrolled in the dental and/or vision plan(s). The health care premium subsidy is based upon the benefit structure under which the member retires and the member's years of service credit. For members who retire having service credit with employers in the Denver Public Schools (DPS) Division and one or more of the other four Divisions (State, School, Local Government and Judicial), the premium subsidy is allocated between the HCTF and the Denver Public Schools Health Care Trust Fund (DPS HCTF). The basis for the amount of the premium subsidy funded by each

trust fund is the percentage of the member contribution account balance from each division as it relates to the total member contribution account balance from which the retirement benefit is paid.

C.R.S. § 24-51-1202 et seq. specifies the eligibility for enrollment in the health care plans offered by PERA and the amount of the premium subsidy. The law governing a benefit recipient's eligibility for the subsidy and the amount of the subsidy differs slightly depending under which benefit structure the benefits are calculated. All benefit recipients under the PERA benefit structure and all retirees under the DPS benefit structure are eligible for a premium subsidy, if enrolled in a health care plan under PERACare. Upon the death of a DPS benefit structure retiree, no further subsidy is paid.

Enrollment in the PERACare health benefits program is voluntary and is available to benefit recipients and their eligible dependents, certain surviving spouses, and divorced spouses and guardians, among others. Eligible benefit recipients may enroll into the program upon retirement, upon the occurrence of certain life events, or on an annual basis during an open enrollment period.

PERA Benefit Structure

The maximum service-based premium subsidy is \$230 per month for benefit recipients who are under 65 years of age and who are not entitled to Medicare; the maximum service-based subsidy is \$115 per month for benefit recipients who are 65 years of age or older or who are under 65 years of age and entitled to Medicare. The basis for the maximum service-based subsidy, in each case, is for benefit recipients with retirement benefits based on 20 or more years of service credit. There is a 5 percent reduction in the subsidy for each year less than 20. The benefit recipient pays the remaining portion of the premium to the extent the subsidy does not cover the entire amount.

For benefit recipients who have not participated in Social Security and who are not otherwise eligible for premium-free Medicare Part A for hospitalrelated services, C.R.S. § 24-51-1206(4) provides an additional subsidy. According to the statute, PERA cannot charge premiums to benefit recipients without Medicare Part A that are greater than premiums charged to benefit recipients with Part A for the same plan option, coverage level, and service credit. Currently, for each individual PERACare enrollee, the total premium for Medicare coverage is determined assuming plan participants have both Medicare Part A and Part B and the difference in premium cost is paid by the HCTF or the DPS HCTF on behalf of benefit recipients not covered by Medicare Part A.

Contributions. Pursuant to Title 24, Article 51, Section 208(1)(f) of the C.R.S., as amended, certain contributions are apportioned to the HCTF. PERA-affiliated employers of the State, School, Local Government, and Judicial Divisions are required to contribute at a rate of 1.02 percent of

PERA-includable salary into the HCTF.

Employer contributions are recognized by the HCTF in the period in which the compensation becomes payable to the member and the University is statutorily committed to pay the contributions. Employer contributions recognized by the HCTF from Metropolitan State University of Denver were \$417,269 and \$422,258 the years ended June 30, 2024 and 2023, respectively.

OPEB Liabilities, OPEB Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to OPEB

At June 30, 2024 and 2023, the University reported a liability of \$2,597,881 and \$3,242,337, respectively, for its proportionate share of the net OPEB liability. The net OPEB liability for the HCTF was measured as of December 31, 2023 and 2022, and the total OPEB liability used to calculate the net OPEB liability was determined by an actuarial valuation as of December 31, 2022, and 2021. Standard update procedures were used to roll-forward the total OPEB liability to December 31, 2023. The University's proportion of the net OPEB liability was based on the University's contributions to the HCTF for the calendar year 2023 relative to the total contributions of participating employers to the HCTF.

At December 31, 2023 and 2022, the University's proportion was 0.3639886282 percent and 0.3971121755 percent, respectively, which was a decrease of 0.0331235473 and an increase of .0018110109 percent from its proportion measured as of December 31, 2022 and 2021, respectively.

For the years ended June 30, 2024 and 2023 the University recognized OPEB expense of (\$381,856) and (\$273,631), respectively. At June 30, 2024 and 2023, the University reported deferred outflows of resources and deferred inflows of resources related to OPEB from the following sources:

	June 30, 2024		June 30	0 <u>, 2023</u>	
	<u>Deferred</u> <u>Outflows of</u> <u>Resources</u>	<u>Deferred</u> Inflows of Resources	<u>Deferred</u> <u>Outflows of</u> <u>Resources</u>	<u>Deferred</u> Inflows of Resources	
Difference between expected and actual experience	\$-	\$ 532,461	\$ 421	\$ 784,106	
Changes of assumptions or other inputs	30,549	275,463	52,113	357,854	
Net difference between projected and actual earnings on OPEB plan investments	80,347	-	198,036	-	
Changes in proportion and differences between contributions recognized and proportionate share of contributions	14,124	772,769	17,455	729,407	
Contributions subsequent to the measurement date	218,993	-	211,993	-	
Total	344,013	1,580,693	\$ 480,018	\$ 1,871,367	

\$218,993 reported as deferred outflows of resources related to OPEB, resulting from contributions subsequent to the measurement date, will be recognized as a reduction of the net OPEB liability in the year ended June 30, 2025. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to OPEB will be recognized in OPEB expense as follows:

Year ended June 30:	
2025	(387,643)
2026	(334,903)
2027	(255,383)
2028	(185,867)
2029	(194,334)
Thereafter	(97,543)
Total	(1,455,673)

Actuarial assumptions. The total OPEB liability in the December 31, 2022 and 2021 actuarial valuation was determined using the following actuarial cost method, actuarial assumptions and other inputs:

	<u>Dec 31, 2022</u>	<u>Dec 31, 2021</u>
Actuarial cost method	Entry age	Entry age
Price inflation	2.30%	2.30%
Real wage growth	.70%	.70%
Wage inflation	3.00%	3.00%
Salary increases, including wage inflation	3.30-10.90%	3.30-10.90%
Long-term investment rate of return, net of OPEB		
plan investment expenses, including price inflation	7.25%	7.25%
Discount rate	7.25%	7.25%
Health care cost trend rates		
PERA benefit structure:		
Service-based premium subsidy	0.00%	0.00%
PERACare Medicare plans	7.00% for	6.50% for
	2023, 6% in 2022	2022, 6% in 2022
	gradually	gradually
	decreasing to	decreasing to
	4.50% in 2033	4.50% in 2030
Medicare Part A premiums ¹	3.50% for	3.75% for
	2023, gradually	2022,gradually
	rising to 4.50%	rising to 4.50%
DPS benefit structure:	in 2035	in 2029
	0.00 percept	0.00%
Service-based premium subsidy	0.00 percent N/A	0.00% N/A
PERACare Medicare plans	N/A	N/A N/A
Medicare Part A premiums	IN/ <i>F</i>	IN/A

¹ UnitedHealthcare MAPD PPO plans are 0% for 2023.

Each year the per capita health care costs are developed by plan option; currently based on 2023 premium rates for the UnitedHealthcare Medicare Advantage Prescription Drug (MAPD) PPO plan #1, the UnitedHealthcare MAPD PPO plan #2, and the Kaiser Permanente MAPD HMO plan. Actuarial morbidity factors are then applied to estimate individual retiree and spouse

costs by age, gender, and health care cost trend. This approach applies for all members and is adjusted accordingly for those not eligible for premiumfree Medicare Part A for the PERA benefit structure.

Participant Age	Annual Increase (Male)	Annual Increase (Female)
65-68	2.2%	2.3%
69	2.8%	2.2%
70	2.7%	1.6%
71	3.1%	0.5%
72	2.3%	0.7%
73	1.2%	0.8%
74	0.9%	1.5%
75-85	0.9%	1.3%
86 and older	0.0%	0.0%

Age-Related Morbidity Assumptions

Sample Age	MAPD PPO #1 with Medicare Part A Retiree/Spouse		MAPD PPO #2 with Medicare Part A Retiree/Spouse		Medica	(Kaiser) with re Part A /Spouse
1.90	Male	Female	Male	Female	Male	Female
65	\$1,692	\$1,406	\$579	\$481	\$1,913	\$1,589
70	\$1,901	\$1,573	\$650	\$538	\$2,149	\$1,778
75	\$2,100	\$1,653	\$718	\$566	\$2,374	\$1,869

Sample Age	MAPD PPO #1 without Medicare Part A Retiree/Spouse		MAPD PPO #2 without Medicare Part A Retiree/Spouse		Medica	Kaiser) without re Part A /Spouse
-	Male	Female	Male	Female	Male	Female
65	\$6,469	\$5,373	\$4,198	\$3,487	\$6,719	\$5,581
70	\$7,266	\$6,011	\$4,715	\$3,900	\$7,546	\$6,243
75	\$8,026	\$6,319	\$5,208	\$4,101	\$8,336	\$6,563

The 2023 Medicare Part A premium is \$506 per month.

All costs are subject to the health care cost trend rates, as discussed below.

Health care cost trend rates reflect the change in per capita health costs over

time due to factors such as medical inflation, utilization, plan design, and technology improvements. For the PERA benefit structure, health care cost trend rates are needed to project the future costs associated with providing benefits to those PERACare enrollees not eligible for premium-free Medicare Part A.

Health care cost trend rates for the PERA benefit structure are based on published annual health care inflation surveys in conjunction with actual plan experience (if credible), building block models and industry methods developed by health plan actuaries and administrators. In addition, projected trends for the Federal Hospital Insurance Trust Fund (Medicare Part A premiums) provided by the Centers for Medicare & Medicaid Services are referenced in the development of these rates. Effective December 31, 2022, the health care cost trend rates for Medicare Part A premiums were revised to reflect the current expectation of future increases in rates of inflation applicable to Medicare Part A premiums.

The PERA benefit structure health care cost trend rates that were used to measure the total OPEB liability are summarized in the table below:

Year	PERACare Medicare Plans	Medicare Part A Premiums
2023	7.00%	3.50%
2024	6.75%	3.50%
2025	6.50%	3.75%
2026	6.25%	3.75%
2027	6.00%	4.00%
2028	5.75%	4.00%
2029	5.50%	4.00%
2030	5.25%	4.25%
2031	5.00%	4.25%
2032	4.75%	4.25%
2033	4.50%	4.25%
2034	4.50%	4.25%
2035+	4.50%	4.50%

Mortality assumptions used in the December 31, 2022 valuation for the determination of the total pension liability for each of the Division Trust Funds as shown below, reflect generational mortality and were applied, as applicable, in the determination of the total OPEB liability for the HCTF, but developed using a headcount-weighted basis. Affiliated employers of the State, School, Local Government, and Judicial Divisions participate in the HCTF.

Pre-retirement mortality assumptions for the State and Local Government Divisions (members other than Safety Officers) were based upon the PubG-2010 Employee Table with generational projection using scale MP-2019.

Post-retirement non-disabled mortality assumptions for the State and Local Government Divisions (members other than Safety Officers) were based upon the PubG-2010 Healthy Retiree Table, adjusted as follows:

- Males: 94% of the rates prior to age 80 and 90% of the rates for ages 80 and older, with generational projection using scale MP-2019.
- Females: 87% of the rates prior to age 80 and 107% of the rates for ages 80 and older, with generational projection using scale MP-2019.

Post-retirement non-disabled beneficiary mortality assumptions were based upon the Pub-2010 Contingent Survivor Table, adjusted as follows:

- Males: 97% of the rates for all ages, with generational projection using scale MP-2019.
- Females: 105% of the rates for all ages, with generational projection using scale MP-2019.

Disabled mortality assumptions for members other than Safety Officers were based upon the PubNS-2010 Disabled Retiree Table using 99% of the rates for all ages with generational projection using scale MP-2019.

The following health care costs assumptions were updated and used in the roll-forward calculation for the HCTF:

- Per capita health care costs in effect as of the December 31, 2022, valuation date for those PERACare enrollees under the PERA benefit structure who are expected to be age 65 and older and are not eligible for premium-free Medicare Part A benefits have been updated to reflect costs for the 2023 plan year.
- The morbidity rates used to estimate individual retiree and spouse costs by age and by gender were updated effective for the December 31, 2022, actuarial valuation. The revised morbidity rate factors are based on a review of historical claims experience by age, gender, and status (active versus retired) from actuary's claims data warehouse.
- The health care cost trend rates applicable to health care premiums were revised to reflect the then current expectation of future increases in those premiums.

Actuarial assumptions pertaining to per capita health care costs and their related trend rates are analyzed and updated annually by PERA Board's

actuary, as discussed above.

The actuarial assumptions used in the December 31, 2022, valuation were based on the results of the 2020 experience analysis for the period October 28, 2020, and November 4, 2020, for the period January 1, 2016 through December 31, 2019. Revised economic and demographic assumptions were adopted by PERA's Board on November 20, 2020.

The long-term expected return on plan assets is reviewed as part of regular scheduled experience studies prepared at least every five years, and asset/liability studies, performed every three to five years for PERA. The most recent analyses were outlined in the Experience Study report dated October 28, 2020.

Several factors are considered in evaluating the long-term rate of return assumption, including long-term historical data, estimates inherent in current market data, and a log-normal distribution analysis in which best-estimate ranges of expected future real rates of return (expected return, net of investment expense and inflation) were developed for each major asset class. These ranges were combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentages and then adding expected inflation.

The PERA Board first adopted the 7.25% long-term expected rate of return as of November 18, 2016. Following an asset/liability study, the Board reaffirmed the assumed rate of return at the Board's November 15, 2019, meeting, to be effective January 1, 2020. As of the most recent reaffirmation of the long-term rate of return, the target asset allocation and best estimates of geometric real rates of return for each major asset class are summarized in the table as follows:

Asset Class	Target Allocation	30 Year Expected Geometric Real Rate of Return
Global Equity	54.00%	5.60%
Fixed Income	23.00%	1.30%
Private Equity	8.50%	7.10%
Real Estate	8.50%	4.40%
Alternatives	6.00%	4.70%
Total	100.00%	

In setting the long-term expected rate of return, projections employed to model future returns provide a range of expected long-term returns that,

including expected inflation, ultimately support a long-term expected nominal rate of return assumption of 7.25%.

Sensitivity of the University's proportionate share of the net OPEB liability to changes in the Health Care Cost Trend Rates. The following presents the net OPEB liability using the current health care cost trend rates applicable to the PERA benefit structure, as well as if it were calculated using health care cost trend rates that are one percentage point lower or one percentage point higher than the current rates:

As of December 31, 2023	1% Decrease in	Current Trend	1% Increase in
	Trend Rates	Rates	Trend Rates
Initial PERACare Medicare trend rate	5.75%	6.75%	7.75%
Ultimate PERACare Medicare trend rate	3.50%	4.50%	5.50%
Initial Medicare Part A trend rate	2.50%	3.50%	4.50%
Ultimate Medicare Part A trend rate	3.50%	4.50%	5.50%
Net OPEB Liability	2,523,318	2,597,881	2,678,989

As of December 31, 2022	1% Decrease in	Current Trend	1% Increase in
	Trend Rates	Rates	Trend Rates
Initial PERACare Medicare trend rate	5.25%	6.25%	7.25%
Ultimate PERACare Medicare trend rate	3.50%	4.50%	5.50%
Initial Medicare Part A trend rate	3.00%	4.00%	5.00%
Ultimate Medicare Part A trend rate	3.50%	4.50%	5.50%
Net OPEB Liability	3,150,565	3,242,338	3,342,195

Discount rate. As of the most recent year, as well as the prior year, the discount rate used to measure the total OPEB liability was 7.25 percent. The projection of cash flows used to determine the discount rate applied the actuarial cost method and assumptions shown above. In addition, the following methods and assumptions were used in the projection of cash flows:

- Updated health care cost trend rates for Medicare Part A premiums as of the December 31, 2023, measurement date.
- Total covered payroll for the initial projection year consists of the covered payroll of the active membership present on the valuation date and the covered payroll of future plan members assumed to be hired during the year. In subsequent projection years, total covered payroll was assumed to increase annually at a rate of 3.00%.
- Employer contributions were assumed to be made at rates equal to the fixed statutory rates specified in law and effective as of the measurement date.
- Employer contributions and the amount of total service costs for future plan members were based upon a process to estimate future actuarially

determined contributions assuming an analogous future plan member growth rate.

- Estimated transfers of dollars into the HCTF representing a portion of purchase service agreements intended to cover the costs associated with OPEB benefits.
- Benefit payments and contributions were assumed to be made at the middle of the year.
- Beginning with the December 31, 2023, measurement date and thereafter, the FNP as of the current measurement date is used as a starting point for the GASB 74 projection test.
- As of the December 31, 2023, measurement date, the FNP and related disclosure components for the HCTF reflect payments related to the disaffiliation of Tri-County Health Department as a PERA-affiliated employer, effective December 31, 2022. As of the December 31, 2023, year-end, PERA recognized two additions for accounting and financial reporting purposes: a \$24 million payment received on December 4, 2023, and a \$2 million receivable. The employer disaffiliation payment and receivable allocations to the HCTF and Local Government Division Trust Fund were \$1.033 million and \$24.967 million, respectively.

Based on the above assumptions and methods, the HCTF's FNP was projected to be available to make all projected future benefit payments of current members. Therefore, the long-term expected rate of return of 7.25% on OPEB plan investments was applied to all periods of projected benefit payments to determine the TOL. The discount rate determination does not use the municipal bond index rate, and therefore, the discount rate is 7.25%. There was no change in the discount rate from the prior measurement date.

Sensitivity of the University's proportionate share of the net OPEB liability to changes in the discount rate. The following presents the proportionate share of the net OPEB liability calculated using the discount rate of 7.25 percent, as well as what the proportionate share of the net OPEB liability would be if it were calculated using a discount rate that is 1-percentage-point lower (6.25 percent) or 1-percentage-point higher (8.25 percent) than the current rate:

As of December 31, 2023	1% Decrease (6.25%)	Current Discount Rate (7.25%)	1% Increase (8.25%)
Proportionate share of the net OPEB liability	3,068,424	2,597,881	2,195,332

As of December 31, 2022	1% Decrease (6.25%)	Current Discount Rate (7.25%)	1% Increase (8.25%)
Proportionate share of the net OPEB liability	3,758,830	3,242,337	2,800,570

OPEB plan fiduciary net position. Detailed information about the HCTF's fiduciary net position is available in PERA's Annual Report which can be obtained at <u>www.copera.org/investments/pera-financial-reports</u>.

Payables to the OPEB plan

MSU Denver had a \$37,211 and \$35,183 payable to the HCTF as of June 30, 2024 and 2023, respectively, which was comprised entirely of the June contributions legally required to be made to the plan.

ii) Colorado Higher Education Insurance Benefits Alliance (CHEIBA)

University faculty and exempt administrative staff receive health insurance through the Colorado Higher Education Insurance Benefits Alliance Trust (CHEIBA). CHEIBA is a cost-sharing multiple-employer insurance purchasing pool.

CHEIBA financial statements are prepared under GAAP using the accrual basis of accounting following governmental accounting standards for a business-type activity. The financial statements can be obtained by contacting Gallagher Benefits Services, Inc.

There are no long-term contracts for contributions to the plan. Participating schools can withdraw their participation in the plan with at least one-year notice to the CHEIBA board.

(16) Commitments and Contingent Liabilities

Amounts expended under the terms of certain grants and contracts are subjected to audit and possible adjustment by governmental agencies. In the opinion of management, any adjustments will not have a material or adverse effect on the accompanying financial statements.

The University, in the course of conducting business, is a party to various litigation and other claims. Although the final outcome of these legal actions cannot be determined at this time, management does not believe the ultimate resolution of these matters will have a significant adverse effect on the financial statements of the University.

The University is subject to risk of loss from liability for accidents, property damage, and personal injury. These risks are managed by the State Office of Risk Management, an agency formed in statute. MSU Denver does not retain risk of

loss except for damage incurred to property belonging to the State limited to a \$5,000 deductible per incident. Pursuant to the Colorado Governmental Immunity Act, CRS 24-10-114, claims that accrued before January 1, 2018 brought under state law are limited to \$350,000 per person and \$990,000 per accident. Claims that accrue after January 1, 2018, and before January 1, 2022 brought under state law are limited to \$387,000 per person and \$1,093,000 per accident. Claims that accrue on or after January 1,2022 and before January 1, 2026 brought under state law are limited to \$424,000 per person and \$1,195,000 per accident.

The premiums MSU Denver pays to the State Office of Risk Management are based on an assessment of risk exposure and historical claims experience. Liability of State higher education institutions is limited by the Colorado Governmental Immunity Act. Settled claims resulting from these risks have not exceeded insurance coverage in any of the past three fiscal years, nor have there been any significant reductions in insurance coverage from the prior year.

Contracts have been entered for the purposes of planning, modifying, and equipping certain buildings, facilities or information technology infrastructure with outstanding amounts totaling \$1,742,949 and \$4,890,813 as of June 30, 2024, and 2023, respectively.

(17) Campus Shared Controlled Costs

Legislation enacted in 1974 established AHEC and included the University as one of the constituent institutions, along with the CCD and the UCD. Each institution operates independently as an educational institution responsible to its own governing board while sharing common operations. For the purpose of total financial disclosure, the University's portion of campus-shared costs for the Auraria Campus is as follows:

Administration of Auraria Higher Education Center		
and operation and maintenance of plant	\$ 12,859,867	11,942,599
Controlled Maintenance	1,091,088	1,061,696
Library and Media Center	 4,983,274	5,151,067
Total	\$ 18,934,229	18,155,362

The University's existing and future commitments to AHEC are established within the Senate Bill 10-1301. The University's ability to fulfill existing and future commitments is contingent upon funds being appropriated for such purposes. For the year ending June 30, 2025, the University's portion of shared costs is estimated to be \$19,962,142 (unaudited).

(18) Legislative Appropriations

The Colorado State Legislature establishes spending authority to the University in its annual Long Appropriations Bill (Long Bill). The Long Bill appropriated funds include re-appropriated funds from the State's College Opportunity Fund as well as cash funds from the student's share of tuition.

For the years ended June 30, 2024 and 2023, appropriated expenses were within the authorized spending authority. For the years ended June 30, 2024 and 2023, the University had a total re-appropriation of \$93,592,346 and \$82,554,384, respectively. For years ended June 30, 2024 and 2023, the University's appropriated funds consisted of \$36,544,498 and \$32,047,264, respectively, received from students that qualified for stipends from the College Opportunity Fund and \$57,047,848 and \$50,507,120, respectively, as fee-for-service contract revenue. As of June 30, 2024, and 2023, the University's total appropriation of cash funds for the student's share of tuition was \$106,810,603 and \$105,933,365, respectively. All other revenues and expenses reported by the University represent non-appropriated funds and are excluded from the annual appropriations bill. Non-appropriated funds are revenues resulting from student fees, grants and contracts, gifts, indirect cost recoveries, auxiliary revenues and other revenue sources.

(20) Component Unit Disclosures

GASB Statement No. 14, as amended by GASB Statement No. 61 and GASB Statement No. 39, require the inclusion of the Foundation as a discretely presented component unit, as well as the inclusion of the Authority and HLC@Metro, Inc. as blended component units, based on the nature and significance of their relationships with the University.

The Foundation is a not-for-profit corporation formed to promote the welfare, development, growth, and well-being of the University. The Foundation is a separate legal entity, which is fully independent from the University, is not financially dependent upon the University, has a separately elected board of directors, and as such, has substantial autonomy and separate government entity characteristics. The financial statements of the Foundation are prepared on the accrual basis and follow the Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) Topic 958, *Not-for-Profit Entities*.

On August 17, 2010, the University's Board of Trustees approved the incorporation of the HLC@Metro, Inc., a not-for-profit, special-purpose corporation in order to create the Hotel Learning Center (HLC). The HLC@Metro, Inc. established a management agreement with Sage Hospitality to manage the hotel, and a franchise agreement with Marriott to market the hotel. The essence of these agreements was that the hotel was to provide services to the community-at-large, and not to the exclusive or even primary benefit of MSU Denver or MSU Denver's students, faculty, and staff; thereby supporting a discrete financial statement presentation. However, in June of 2020, the University's Board of Trustees and the HLC@Metro Inc. Board of Directors voted to approve the transfer of most of the assets, liabilities, and agreements of the HLC@Metro Inc. to the University in consideration for the in substance defeasance of the HLC@Metro Inc's Series 2010 bonds. Therefore, beginning July 1, 2020, the HLC@Metro Inc. sole purpose was to serve the University as an advisory board, as opposed to serving the public. That change in addition to the facts that MSU Denver appoints a voting majority of the HLC@Metro Inc's board and that the University can impose its will on the

HLC@Metro Inc. changed the financial statement presentation requirements from discrete to a blended presentation. The HLC@Metro Inc, reported no operational revenues or expenses in fiscal year 2023 or 2024. The financial statements of HLC@Metro, Inc. are prepared on the accrual basis and are prepared in conformity with applicable GASB standards.

The Foundation uses a different GAAP reporting model and, following the GASB Statement No. 39 recommendation, its financial information is not presented on the same page as the University but is reported on separate pages after the University's financial statements. The separate financial statements include the statements of financial position and the statements of activities. In addition, disclosures specific to the Foundation's financial statements are provided on separate pages after the University's disclosures.

The full annual financial report for the Foundation can be obtained by visiting <u>https://www.msudenver.edu/giving/msu-denver-foundation/tax-information-and-financial-statements/</u>.

On August 17, 2010 the University's Board of Trustees approved the formation of the Authority for the purpose of issuing the bonds necessary to fund the hotel/HLC. Pursuant to an intergovernmental agreement between MSU Denver and the HLC@Metro Inc., the Board of Directors of the Authority authorized the issuance of the bonds and transferred the proceeds to the HLC@Metro Inc. Although the Board of Directors of the Authority was responsible for the issuance of the bonds rather than the University's Board of Trustees, the Board of Trustees was authorized to set certain parameter restrictions on the total amount of the bonds issued, the maximum interest rate, and the final maturity date of the bonds.

The Authority's Board of Directors is comprised of three members; two of which are appointed by MSU Denver, and one is appointed by the HLC@Metro Inc. The Authority was established for the primary purpose of issuing bonds and because the University is able to overrule or otherwise modify any decisions relating to that debt, the University is considered to have the authority to impose its will as defined by GASB Statement No. 14. Furthermore, because the bonds were issued almost exclusively for the benefit of the University the financial transactions should be blended with the University's as opposed to being showed separately.

The bonds were immediately transferred to the HLC@Metro Inc. in 2010 and the Authority has not had any other transactions since then, therefore there is no impact to the University's financial statements.

(21) Related-Party Transactions

Transactions between the University and its discretely presented component unit are considered to be related-party transactions. Amounts reported may differ from the component unit's notes to basic financial statements based on various timing differences, all of which have been substantially reconciled to the component unit's balances.

The University leased office space to the Foundation and recorded \$16,548 and \$8,274 in rent revenue for the fiscal years ending June 30, 2024 and 2023, respectively. During the years ended June 30, 2024 and 2023, the Foundation provided \$8,437,705 and \$6,791,041, respectively, of funding to the University for various purposes, such as scholarships, departmental funding, and other programs.

The University provides employees on a reimbursement basis to the Foundation. For the years ended June 30, 2024 and 2023, these expenses were \$2,165,150 and \$572,088, respectively. In addition, the University donates development and certain personnel costs to the Foundation, which totaled \$4,281,036 and \$5,087,309 for the years ended June 30, 2024 and 2023, respectively.

In fiscal year 2010 the Foundation purchased a building which houses the University's Center for Visual Arts. The University provided \$144,503 and \$124,432 for lease and operating costs for this space for the years ended June 30, 2024 and 2023, respectively. In fiscal year 2024 the Foundation purchased the 800 Kalamath building which the University was renting from NIMBL, and the rental agreement between the University and NIMBL was transferred to the Foundation; thereby resulting in \$143,637 of payments from the University to the Foundation via their related party LLC "800 Kalamath LLC". In fiscal year 2024, MSU Denver began the capital construction of the Classroom 2 Career Hub. The Foundation purchased \$525,000 in lumber as a donation to the project.

As of June 30, 2024 the University had an outstanding receivable balance of \$950,226 but no outstanding payables. As of June 30, 2023, the University had an outstanding receivable balance of \$2,688,350 and an outstanding payable balance of \$6,359.

(22) Subsequent Event

On October 10, 2024, the State of Colorado issued \$253,170,000 of Certificates of Participation (COP) as per House Bill 24-1231 to fund four projects at four separate institutions of higher education, related to health science education. MSU Denver has been allocated \$50 million from the total \$253 million to fund, in part, the Gina and Frank Day Health Institute Tower, a 70,000 square foot facility that will serve 10 health related academic departments and provide experiential, interprofessional education to address Colorado's critical workforce shortages. This issuance is a liability recognized by the State and not included in the University's financial statements. The certificates are secured by the buildings or equipment acquired with the proceeds. The underlying capitalized assets will be contributed to the University from the State and will be reflected in the University's financial statements.

NOTE 1 PRINCIPAL ACTIVITY AND SIGNIFICANT ACCOUNTING POLICIES

Organization

Metro State University (the Foundation) is a Colorado nonprofit organization established to promote the general welfare and development of Metropolitan State University of Denver (the University).

The Foundation is the sole member of 965 Santa Fe, LLC (Sante Fe LLC) and 800 Kalamath Street LLC (Kalamath LLC), Colorado limited liability companies. Sante Fe LLC owns and rents the Center for Visual Arts (the CVA) facility to the University. Kalamath LLC owns and rents the School of Music facility to the University.

The consolidated financial statements include the accounts of the Foundation, Sante Fe LLC, and Kalamath LLC because the Foundation has both control and an economic interest in the LLCs. All significant intercompany accounts and transactions have been eliminated in consolidation. Unless otherwise noted, these consolidated entities are hereinafter referred to as the Foundation.

Cash, Cash Equivalents, and Restricted Cash

The Foundation considers all cash and highly liquid financial instruments with original maturities of three months or less, and which are neither held for nor restricted by donors for long-term purposes, to be cash and cash equivalents. Cash and highly liquid financial instruments restricted to endowment, held on behalf of others or other long-term purposes of the Foundation are excluded from this definition. The Foundation serves as a repository of funds raised through the *Colorado Rockies Foundation 50/50 Raffle* on behalf of Metropolitan State University of Denver Alumni Association, a separate Colorado nonprofit organization.

	 2024	 2023
Cash and Cash Equivalents	\$ 5,754,459	\$ 2,460,266
Cash Restricted for Alumni Association	 240,477	 302,153
Total	\$ 5,994,936	\$ 2,862,419

Promises to Give

Unconditional promises to give expected to be collected within one year are recorded at net realizable value. Unconditional promises to give expected to be collected in future years are initially recorded at fair value using present value techniques incorporating risk-adjusted discount rates designed to reflect the assumptions market participants would use in pricing the asset. In subsequent years, amortization of the discounts is included in contribution revenue in the consolidated statements of activities. Management's estimate of the allowance for uncollectible promises to give is based on historical collection rates and an analysis of the collectability of individual promises.

NOTE 1 PRINCIPAL ACTIVITY AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Property and Equipment

Property and equipment additions over \$5,000 with useful lives exceeding one year are recorded at cost, or if donated, at fair value on the date of donation. Depreciation is computed using the straight-line method over the estimated useful lives of the assets, at present only the buildings at 965 Santa Fe and 800 Kalamath are subject to depreciation over a 30-year useful life. When assets are sold or otherwise disposed of, the cost and related depreciation are removed from the accounts, and any remaining gain or loss is included in the consolidated statements of activities. Costs of maintenance and repairs that do not improve or extend the useful lives of the respective assets are expensed when incurred. Property and equipment also includes works of art which are capitalized at original cost, or fair value if donated, and are not depreciated because the Foundation intends to preserve these assets in perpetuity.

The Foundation reviews the carrying values of property and equipment for impairment whenever events or circumstances indicate that the carrying value of an asset may not be recoverable from the estimated future cash flows expected to result from its use and eventual disposition. When considered impaired, an impairment loss is recognized to the extent carrying value exceeds the fair value of the asset. There were no indicators of asset impairment during the years ended June 30, 2024 and 2023.

Investments

Investment purchases are recorded at cost, or if donated, at fair value on the date of donation. Thereafter, investments are reported at their fair values in the consolidated statements of financial position. Net investment return/(loss) is reported in the consolidated statements of activities and consists of interest and dividend income, realized and unrealized capital gains and losses, less external and direct internal investment expenses.

Net Assets

Net assets, revenues, gains, and losses are classified based on the existence or absence of donor- (or certain grantor-) imposed restrictions. Accordingly, net assets and changes therein are classified and reported as follows:

Net Assets Without Donor Restrictions – Net assets available for use in general operations and not subject to donor- (or certain grantor-) imposed restrictions. The governing board has designated, from net assets without donor restrictions, net assets for a board-designated endowment (see Note 9).

NOTE 1 PRINCIPAL ACTIVITY AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Net Assets (Continued)

Net Assets With Donor Restrictions – Net assets subject to donor- (or certain grantor-) imposed restrictions. Some donor-imposed restrictions are temporary in nature, such as those that will be met by the passage of time or other events specified by the donor. Other donor-imposed restrictions are perpetual in nature, where the donor stipulates that resources be maintained in perpetuity. The Foundation reports contributions restricted by donors as increases in net assets with donor restrictions if they are received with donor stipulations that limit the use of the donated assets. When a donor restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, net assets with donor restrictions are reclassified to net assets without donor restrictions and reported in the consolidated statements of activities as Net Assets Released from Restrictions.

Revenue Recognition

The Foundation records contributions in accordance with the requirements of accounting principles generally accepted in the United States of America for nonprofit entities. The Foundation recognizes revenue for contributions (and grants considered to be contributions) based upon the presence or absence of donor-imposed conditions. For those contributions absent of donor-imposed conditions, revenues are recognized at the time the Foundation is notified of the contribution and that promise is verified, regardless of the timing of cash receipt. For contributions with donor-imposed conditions – that is, those with a measurable performance or other barrier and a right of return or release – revenues are recognized at the time the conditions are substantially met, regardless of the timing of cash receipt.

Promises to give are recognized initially at fair value. Fair value is estimated giving consideration to anticipated future cash receipts (after allowance is made for uncollectible contributions) and discounting such amounts at a risk-adjusted rate commensurate with the duration of the donor's payment plan. Amortization of the discounts is recorded as additional contributions revenue.

When a donor restriction expires, that is, when a stipulated time restriction ends, or the purpose of the restriction is accomplished, net assets with restrictions are reclassified to net assets without restrictions and reported in the consolidated statements of activities as Net Assets Released from Restrictions.

Contributions of assets other than cash are recorded at their estimated fair value. Contributions of services are recognized if the services received (a) create or enhance nonfinancial assets or (b) require specialized skills, are provided by individuals possessing those skills, and would typically need to be purchased if not provided by donation.

Endowment management fees consist of fees charged to manage endowment funds during the fiscal year. Fees are assessed to endowment funds on a quarterly basis in accordance with fund agreements.

NOTE 1 PRINCIPAL ACTIVITY AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Donated Professional Services, In-Kind Contributions, and Services Received from the University

Volunteers contribute significant amounts of time to the Foundation's program services, administration, and fundraising and development activities; however, the consolidated financial statements do not reflect the value of these contributed services because they do not meet recognition criteria prescribed by accounting principles generally accepted in the United States of America. Contributed goods are recorded at fair value at the date of donation. Donated services received from Affiliated Organizations are recorded at the respective fair values of the services received in accordance with accounting principles generally accepted in the United States of America (see Note 12).

Functional Allocation of Expenses

The costs of program and supporting services activities have been summarized on a functional basis in the consolidated statements of activities. The consolidated statements of functional expenses present the natural classification detail of expenses by function. Program activities are those that are conducted in accordance with the Foundation's nature of operations and certain necessary costs. Management and general activities are those that are not identifiable with a single program or fundraising activity, but that are indispensable to the conduct of those activities and to the Foundation's existence. Fundraising activities involve inducing potential donors to contribute money, securities, services, materials, facilities, other assets, or time. Costs that are directly attributable to a specific functional area of the Foundation are reported as expenses of those functional areas. Certain other costs that benefit multiple functional areas have been allocated across program and supporting services based on management's best estimate of the functions that benefit from the expense.

Income Taxes

The Foundation is organized as a Colorado nonprofit corporation and has been recognized by the Internal Revenue Service (IRS) as exempt from federal income taxes under Section 501(a) of the Internal Revenue Code as an organization described in Section 501(c)(3), qualifies for the charitable contribution deduction under Section 170(b)(1)(A)(iv), and has been determined not to be a private foundation under Section 509(a)(1). Sante Fe LLC and Kalamath LLC are treated as disregarded entities for tax purposes, and are incorporated into the tax return filed by the Foundation.

The Foundation is annually required to file a Return of Organization Exempt from Income Tax (Form 990) with the IRS. In addition, the Foundation is subject to income tax on net income that is derived from business activities that are unrelated to its exempt purposes. The Foundation files an Exempt Organization Business Income Tax Return (Form 990-T) with the IRS to report its unrelated business taxable income.

NOTE 1 PRINCIPAL ACTIVITY AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Income Taxes (Continued)

Management believes that the Foundation has appropriate support for any tax positions taken affecting its annual filing requirements, and as such, does not have any uncertain tax positions that are material to the consolidated financial statements. The Foundation would recognize future accrued interest and penalties related to unrecognized tax benefits and liabilities in income tax expense if such interest and penalties are incurred.

<u>Estimates</u>

The preparation of the consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates and those differences could be material.

Financial Instruments and Credit Risk

The Foundation manages deposit concentration risk by placing cash and money market accounts with financial institutions believed by management to be creditworthy. At times, amounts on deposit may exceed insured limits or include uninsured investments in money market mutual funds. To date, the Foundation has not experienced losses in any of these accounts. Credit risk associated with promises to give is considered to be limited due to high historical collection rates and because substantial portions of the outstanding amounts are due from individuals, corporations, and foundations supportive of the Foundation's mission. Investments are made by diversified investment managers whose performance is monitored by management and the Investment Committee of the board of directors. Although the fair values of investments are subject to fluctuation on a year-to-year basis, management believes that the investment policies and guidelines are prudent for the long-term welfare of the Foundation.

Recently Implemented Accounting Standard

At the beginning of fiscal year 2024, the Foundation adopted Financial Accounting Standards Board (FASB) Accounting Standards Update (ASU) 2016-13, *Financial Instruments – Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments*, as amended, which modifies the measurement of expected credit losses. There was no cumulative net asset adjustment as the implementation of Topic 326 did not have a material impact on the consolidated financial statements.

NOTE 2 LIQUIDITY AND AVAILABILITY

Financial assets available for general expenditure, that is, without donor or other restrictions limiting their use, within one year of the consolidated statements of financial position date, comprise the following as of June 30:

	2024			2023		
Cash and Cash Equivalents	\$	5,754,459		\$	2,460,266	
Investments		6,472,902			4,737,345	
Receivable from University		3,423			6,359	
Total	\$	12,230,784		\$	7,203,970	

The Foundation's liquidity is structured so its financial assets are available as its general expenditures, liabilities, and other obligations come due. A portion of Foundation's operations is funded by investment income without donor restrictions which is expendable as needed. To manage unanticipated liquidity needs, the Foundation will calculate, on a regular basis, assumed liquidity requirements for the nonendowment assets. These projections will provide a net total assumed liquidity dollar amount that the Foundation has readily available for expenditures. Additionally, the Foundation has a committed line of credit of \$2,500,000 that could be drawn upon in the event of an unanticipated liquidity need (Note 13).

The Foundation's endowment funds consist of donor-restricted and boarddesignated endowments. Income from earnings are distributed annually from each qualifying endowment fund to its associated expendable account to be available for fulfilling each specific fund's restricted purpose. The endowment has a spending policy statement, which uses the banded inflation method to determine endowment distributions (see Note 7).

Although no spending is intended from the board-designated endowment (other than amounts appropriated for general expenditures as part of annual endowment spending appropriation), these amounts could be made available if necessary.

NOTE 3 FAIR VALUE MEASUREMENTS AND DISCLOSURES

Certain assets are reported at fair value in the consolidated financial statements. Fair value is the price that would be received to sell an asset in an orderly transaction in the principal, or most advantageous, market at the measurement date under current market conditions regardless of whether that price is directly observable or estimated using another valuation technique. Inputs used to determine fair value refer broadly to the assumptions that market participants would use in pricing the asset, including assumptions about risk. Inputs may be observable or unobservable. Observable inputs are inputs that reflect the assumptions market participants would use in pricing the asset based on market data obtained from sources independent of the reporting entity. Unobservable inputs are inputs that reflect the assumptions market participants would use in pricing the asset based on the assumptions market participants would use in pricing the asset based on the best information available.

NOTE 3 FAIR VALUE MEASUREMENTS AND DISCLOSURES (CONTINUED)

A three-tier hierarchy categorizes the inputs as follows:

Level 1 – Quoted prices (unadjusted) in active markets for identical assets that the Foundation can access at the measurement date.

Level 2 – Inputs other than quoted prices included within Level 1 that are observable for the asset, either directly or indirectly. These include quoted prices for similar assets in active markets, quoted prices for identical or similar assets in markets that are not active, inputs other than quoted prices that are observable for the asset, and market-corroborated inputs.

Level 3 – Unobservable inputs for the asset. In these situations, the Foundation develops inputs using the best information available in the circumstances.

In some cases, the inputs used to measure the fair value of an asset might be categorized within different levels of the fair value hierarchy. In those cases, the fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement. Assessing the significance of a particular input to entire measurement requires judgment, taking into account factors specific to the asset. The categorization of an asset within the hierarchy is based upon the pricing transparency of the asset and does not necessarily correspond to the Foundation's assessment of the quality, risk or liquidity profile of the asset.

A significant portion of the Foundation's investment assets are classified within Level 1 because they are comprised of open-end mutual funds and investment trusts with readily determinable fair values based on daily redemption values.

The fair value of the CSV Life Insurance policy is based on the cash surrender value of the policy as determined by the insurance provider using factors such as estimated premium payments, life expectancy tables, and net policy account value less any applicable surrender charge. This is considered to be a Level 2 measurement.

The fair value of the Foundation's investment in private equity is reported at fair value, as determined by the Foundation, utilizing the most current information provided by the investee. This is considered to be a Level 3 measurement.

The Foundation uses net asset value (NAV) per share, or its equivalent, such as member units or an ownership interest in partners' capital, as a practical expedient to estimate the fair values of certain hedge funds and limited partnerships, which do not have readily determinable fair values. Investments that are measured at fair value using NAV per share as a practical expedient are not classified in the fair value hierarchy.

NOTE 3 FAIR VALUE MEASUREMENTS AND DISCLOSURES (CONTINUED)

The following table presents assets measured at fair value on a recurring basis, except those measured at cost or by using NAV per share as a practical expedient, as identified below, at June 30:

	2024											
	Fair Value Measurements at Report Date Using											
	Total		Total			Quoted Prices in ctive Markets for Identical Assets (Level 1)	0	Significant Other Ibservable Inputs (Level 2)	Un	significant observable Inputs (Level 3)		vestments easured at NAV
Investments:												
Cash and Money Market Funds (at Cost) Fixed Income Mutual Funds:	\$	47,826	\$	47,826	\$	-	\$	-	\$	-		
Bonds		3,171,407		3,171,407								
Equity and Other Mutual Funds:		3,171,407		3,171,407		-		-		-		
U.S. Common Stock		6,780,873		6,780,873		-		-		-		
Small to Mid-Cap Equity		679,135		679,135		-		-		-		
International Equity		2,056,608		2,056,608		-		-		-		
Emerging Market		471,355		471,355		-		-		-		
Private Equity		186		-		-		186		-		
CSV Life Insurance		1,058,241		-		1,058,241		-		-		
Total	\$	14,265,631	\$	13,207,204	\$	1,058,241	\$	186	\$	-		
Endowment Investments:												
Cash and Money Market Funds (at Cost)	\$	144,833	\$	144,833	\$	-	\$	-	\$	-		
Fixed Income Mutual Funds:		,		,								
Bonds		5,717,246		5,717,246		-		-		-		
Equity and Other Mutual Funds:												
U.S. Common Stock		10,765,846		10,765,846		-		-		-		
Small to Mid-Cap Equity		1,854,473		1,854,473		-		-		-		
International Equity		5,391,761		5,391,761		-		-		-		
Emerging Market Mutual Funds		1,324,890		1,324,890		-		-		-		
Limited Liability Companies		- 5 700		-		-		-		- 5 700		
Limited Partnerships		5,709 1,331,131		-		-		-		5,709 1,331,131		
Total	¢	26,535,889	\$	25,199,049	\$	-	¢		¢	1,336,840		
	φ	20,000,009	φ	20,109,049	ψ	-	Ψ	-	ψ	1,000,040		

					2	2023				
	Fair Value Measurements at Report Date Using									
	Total		Quoted Prices in Significant Active Markets Other for Identical Observable Assets Inputs Total (Level 1)		Dther servable nputs	Un	ignificant observable Inputs (Level 3)	Investments Measured at NAV		
Investments:										
Cash and Money Market Funds (at Cost)	\$	77,294	\$	-	\$	-	\$	-	\$	-
Fixed Income Mutual Funds: Bonds		5 000 040		5 000 040						
Equity and Other Mutual Funds:		5,623,216		5,623,216		-		-		-
U.S. Common Stocks		4,322,685		4,322,685						
Small to Mid-Cap Equity		4,322,003		4,322,003				-		-
International Equity		2,180,008		2,180,008				_		
Emerging Market		1,477		1,477		_		_		_
Mutual Funds		205,522		205,522		-		-		-
Hedge Funds (Equity Hedge)		485,425		485,425		-		-		-
Real Estate Investment Trusts		412,983		412,983		-		-		-
Private Equity		499,433		498,103		-		1,330		-
Total	\$	15,775,455	\$	15,696,831	\$	-	\$	1,330	\$	
Endowment Investments:										
Cash and Money Market Funds (at Cost)	\$	153,133	\$	-	\$	-	\$	-	\$	-
Fixed Income Mutual Funds:										
Bonds		4,228,072		4,228,072		-		-		-
Equity and Other Mutual Funds:										
Small to Mid-Cap Equity		10,440,496		10,440,496		-		-		-
International Equity		5,885,538		5,885,538		-		-		-
Hedge Funds (Equity Hedge)		1,801,884		980,966		-		-		820,918
Real Estate Investment Trusts		1,099,050		1,099,050		-		-		-
Limited Partnership		5,097		-		-		-		5,097
Total	\$	23,613,270	\$	22,634,122	\$		\$	-	\$	826,015

NOTE 3 FAIR VALUE MEASUREMENTS AND DISCLOSURES (CONTINUED)

Below is a reconciliation of the beginning and ending balances of the assets measured at fair value on a recurring basis using significant unobservable inputs (Level 3) for the years ended June 30:

	2024 Fair Value Measurement at Report Date Using Significant Unobservable Inputs (Level 3)
Balance - Beginning of Year Net Realized and Unrealized Loss Distributions Balance - End of Year	Private Equity \$ 1,330 (1,144) - \$ 186
Unrealized Loss Included in Net Investment Return in the Consolidated Statement of Activities Relating to Assets Still Held at June 30, 2024	<u>\$ (1,144)</u>

	2023					
	Fair Va	Fair Value Measurement at				
	Report D		0 0			
	Unobser	vable Ir	nputs (L	evel 3)		
	Beneficia	al				
	Interest i	n	Private			
	Charitable T	rust	Equity			
Balance - Beginning of Year	\$	-	\$	3,283		
Net Realized and Unrealized Loss		-		(1,953)		
Distributions		-		-		
Balance - End of Year	\$	-	\$	1,330		
Unrealized Loss Included in Net Investment Return in the Consolidated Statement of Activities						
Relating to Assets Still Held at June 30, 2023	\$	-	\$	(1,953)		

NOTE 3 FAIR VALUE MEASUREMENTS AND DISCLOSURES (CONTINUED)

Investments in certain entities that are measured at fair value using NAV per share as a practical expedient are as follows at June 30, 2024:

	Number of Investments	Fair Value	Unfunded Commitment	Redemption s Frequency	Redemption Notice Period
		• - - - - - - - - - -	_	Monthly;	
Limited Liability Companies	1	\$ 5,709	\$.	 Quarterly 	90 days
Limited Partnerships	2	1,331,13	700,000	Illiquid	N/A
Total		\$ 1,336,840	\$ 700,000)	

Investments in certain entities that are measured at fair value using NAV per share as a practical expedient are as follows at June 30, 2023:

	Number of Investments	Fa	air Value	-	Infunded mmitments	Redemption Frequency	Redemption Notice Period
						Monthly;	
Limited Liability Companies	1	\$	5,709	\$	-	Quarterly	90 days
Limited Partnerships	2		1,331,131		700,000	Illiquid	N/A
Total		\$	1,336,840	\$	700,000		

NOTE 4 PROMISES TO GIVE

Unconditional promises to give are estimated to be collected as follows at June 30:

	 2024	 2023
Within One Year	\$ 3,121,516	\$ 2,807,672
In One to Five Years	3,959,973	5,058,360
Over Five Years	 750,000	 1,000,000
Total	7,831,489	 8,866,032
Less: Discount to Net Present Value at		
Rates Ranging from 3.25% to 8.25%	(866,765)	(948,689)
Less: Allowance for Uncollectible Promises to Give	 (67,000)	 (55,000)
Total	\$ 6,897,724	\$ 7,862,343

Promises to give appear as follows in the consolidated statements of financial position:

	 2024		2023
Promises to Give, Net	\$ 3,937,399	\$	4,218,254
Promises to Give - Charitable Lead Trust, Net	605,733		820,900
Endowment Promises to Give, Net	 2,354,592		2,823,189
Total	\$ 6,897,724	\$	7,862,343

At June 30, 2024 and 2023, one and three donors accounted for 27% and 54% of total promises to give, respectively.

NOTE 4 PROMISES TO GIVE (CONTINUED)

Charitable Lead Trust Split-Interest Agreement

During the year ended June 30, 2022, a donor established a trust with a local bank naming the Foundation as a partial beneficiary of a charitable lead annuity trust. Under terms of the split-interest agreement, the Foundation is to receive approximately \$242,000 annually until the agreement terminates in August 2026. The payments received under the agreement are to support the University's nursing program, scholarships, and wraparound services for students. The receivable for the split-interest agreement is carried at fair value, which the Foundation has estimated based on the present value of its expected future cash inflows. Based on a discount rate of 4.75%, the fair value of the Foundation's interest in the trust was estimated to be approximately \$1,213,000, which was recorded in fiscal year 2022 as a contribution with donor restrictions and as promise to give—charitable lead trust. The Foundation received approximately \$242,000 from the trust in fiscal years 2024 and 2023, which were recorded as reductions in the receivable. On an annual basis, the Foundation will revalue the promise to give based on current market conditions.

NOTE 5 PROPERTY AND EQUIPMENT

Property and equipment consist of the following at June 30:

	2024	2023
Land	\$ 2,942,568	\$ 456,400
Building	2,555,418	1,023,472
Subtotal	5,497,986	1,479,872
Less: Accumulated Depreciation	(539,620)	(477,820)
Subtotal	4,958,366	1,002,052
Nondepreciated Artwork	265,590	265,590
Total Property and Equipment	\$ 5,223,956	\$ 1,267,642

NOTE 6 LESSOR AGREEMENT

During the year ended June 30, 2010, Santa Fe LLC purchased a commercial building at 965 Santa Fe Drive to house the operations of the CVA. Effective March 1, 2010, Santa Fe LLC and the University entered into a three-year noncancellable lease which has since been renewed through June 30, 2025. Under the agreement, the University paid annual rent for the years ended June 30, 2024 and 2023 in the amount of \$100,000. In addition to the annual minimum rent, the University reimburses Sante Fe LLC for actual expenses incurred for the maintenance and operation of the premises, which approximated \$49,000 and \$31,000 for the years ended June 30, 2024 and 2023, respectively.

NOTE 6 LESSOR AGREEMENTS (CONTINUED)

During the year ended June 30, 2024, Kalamath LLC purchased a commercial building at 800 Kalamth Street to house the University's School of Music. Effective January 5, 2024, Kalamath LLC assumed a noncancellable lease with the University which expires on September 30, 2027. Under the agreement, the University paid annual rent for the year ended June 30, 2024 in the amount of \$143,637. In addition to the annual minimum rent, the University reimburses the LLC for actual expenses incurred for the maintenance and operation of the premises. There were no such reimbursements during the year ended June 30, 2024.

NOTE 7 ENDOWMENT

The Foundation's endowment (Endowment) is composed of 86 individual funds established by donors (Perpetual Endowment) and 163 purpose-restricted quasiendowment funds (Quasi-Endowment). The funds were established by donors primarily to provide scholarships to eligible students of the University, and to support academic departments, student activities, and other purposes of the University. The Endowment also includes certain net assets without donor restrictions that have been designated for endowment by the board of directors (Board-Designated Endowment). Perpetual Endowment funds are charitable funds whose principal must be preserved in perpetuity as a condition imposed by the donor. Quasi-Endowment funds are purpose-restricted gifts from donors whose principal is designated by the board and intended to be maintained in perpetuity, but which may be expended in accordance with the University's spending-rate policy, with no requirement that any such expenditure be replenished. Net assets associated with Endowment funds are classified and reported based on the existence or absence of donor-imposed restrictions.

The Foundation's board of directors has interpreted the Colorado Uniform Prudent Management of Institutional Funds Act (UPMIFA) as requiring the preservation of the fair values of original Perpetual Endowment gifts, as of each gift date, absent explicit donor instructions to the contrary. At June 30, 2024 and 2023, there were no contrary donor stipulations. As a result of this interpretation, the Foundation retains in perpetuity (a) the original value of initial and subsequent gift amounts (including promises to give net of discount and allowance for doubtful accounts donated to the Endowment) and (b) any accumulations to the Endowment made in accordance with the direction of the applicable donor gift instrument at the time the accumulation is added. Donor-restricted amounts not required to be retained in perpetuity are subject to appropriation for expenditure in a manner consistent with the standard of prudence prescribed by UPMIFA.

NOTE 7 ENDOWMENT (CONTINUED)

The following factors are considered in making a determination to appropriate or accumulate donor-restricted endowment funds:

- The duration and preservation of the fund
- The purposes of the Foundation and the donor-restricted endowment fund
- General economic conditions
- The possible effect of inflation and deflation
- The expected total return from income and the appreciation of investments
- Other resources of the Foundation
- The investment policies of the Foundation

The Foundation had the following endowment net asset composition by type of fund as of June 30:

	2024					
	Wi	thout Donor	١	With Donor		
	R	lestrictions	F	Restrictions		Total
Board-Designated Endowment Funds	\$	1,061,511	\$	-	\$	1,061,511
Purpose-Restricted Quasi-Endowment Funds		-		16,079,188		16,079,188
Donor-Restricted Endowment Funds:						
Original Donor-Restricted Gift Amount						
and Amounts Required to be Maintained						
in Perpetuity by Donor		-		10,692,328		10,692,328
Accumulated Investment Gains		-		1,057,454		1,057,454
Total	\$	1,061,511	\$	27,828,970	\$	28,890,481

	2023					
	Wi	ithout Donor	1	With Donor		
	F	Restriction	F	Restrictions		Total
Board-Designated Endowment Funds	\$	1,008,413	\$	-	\$	1,008,413
Purpose-Restricted Quasi-Endowment Funds		-		13,426,817		13,426,817
Donor-Restricted Endowment Funds:						
Original Donor-Restricted Gift Amount						
and Amounts Required to be Maintained						
in Perpetuity by Donor		-		11,641,689		11,641,689
Accumulated Investment Gains		-		459,540		459,540
Total	\$	1,008,413	\$	25,528,046	\$	26,536,459

From time to time, certain donor-restricted endowment funds may have fair values less than the amount required to be maintained by donors or by law (underwater endowments). The Foundation has interpreted UPMIFA to permit spending from underwater endowments in accordance with prudent measures required under law.

NOTE 7 ENDOWMENT (CONTINUED)

At June 30, 2024, funds with original gift values of \$330,578, fair values of \$315,140, and deficiencies of \$15,438 were reported in net assets with donor restrictions. At June 30, 2023, funds with original gift values of \$2,267,697, fair values of \$2,186,849, and deficiencies of \$80,848 were reported in net assets with donor restrictions. The deficiencies resulted from unfavorable market fluctuations.

Investment and Spending Policies

The Foundation has adopted investment and distribution policies for endowment assets that attempt to provide a predictable stream of funding to programs supported by the endowment. Under this policy, as approved by the board of directors, endowment assets are invested in a manner intended to maintain or increase the dollar value of the portfolio after annual distribution expenses and fees in order to provide the benefit intended by donors. To satisfy its long-term rate-of-return objectives, the Foundation relies on a total-return strategy in which investment returns are achieved through both capital appreciation (realized and unrealized) and current yield (interest and dividends). The Foundation targets a diversified asset allocation that places a greater emphasis on equity-based investments to achieve its long-term return objectives within prudent risk constraints.

Effective January 1, 2014, the Foundation adopted a banded inflation method to determine endowment distributions based on the Higher Education Price Index (HEPI), with the resulting rate subject to a minimum of 3% and a maximum of 5%. Barring specific requirements for each individual endowment, distributions from Donor-Restricted Endowments are limited to the excess of the fair values of the Donor-Restricted Endowments over the sum of the original and subsequent gift amounts. In establishing this policy, the Foundation considered the long-term expected return on the Endowment, and set the rate with the objective of maintaining the purchasing power of the Endowment over time.

NOTE 7 ENDOWMENT (CONTINUED)

Investment and Spending Policies (Continued)

Changes in Endowment net assets are as follows for the years ended June 30:

	2024					
	W	thout Donor	١	Nith Donor		
	F	Restrictions	F	Restrictions		Total
Endowment Net Assets - Beginning of Year	\$	1,008,413	\$	25,528,046	\$	26,536,459
Transfers, Net		-		250,000		250,000
Investment Return, Net		98,897		2,390,769		2,489,666
In-Kind Contributions		-		-		-
Contributions		-		646,494		646,494
Appropriation of Endowment Assets						
Pursuant to Spending-Rate Policy		(45,799)		(986,339)		(1,032,138)
Endowment Net Assets - End of Year	\$	1,061,511	\$	27,828,970	\$	28,890,481

				2023	
	Wit	hout Donor	١	Nith Donor	
	Re	estrictions	F	Restrictions	 Total
Endowment Net Assets - Beginning of Year	\$	921,253	\$	18,844,179	\$ 19,765,432
Transfers, Net		-		250	250
Investment Return, Net		87,160		1,960,005	2,047,165
Contributions		-		5,382,432	5,382,432
Appropriation of Endowment Assets					
Pursuant to Spending-Rate Policy				(658,820)	 (658,820)
Endowment Net Assets - End of Year	\$	1,008,413	\$	25,528,046	\$ 26,536,459

NOTE 8 NET ASSETS WITH DONOR RESTRICTIONS

Net assets with donor restrictions are restricted for the following purposes or periods:

	2024	2023
Purpose Restricted Net Assets: Scholarships Academic, Student, and Other Activities University Capital Projects Total	\$ 2,960,505 7,550,095 8,755,026 19,265,626	\$ 3,357,120 7,590,654 4,222,896 15,170,670
Endowments:		
Purpose-Restricted Quasi-Endowments Subject to Expenditure for Specified Purpose:		
Scholarships	9,258,340	8,550,435
Academic, Student, and Other Activities	6,820,848	4,876,382
Total	16,079,188	13,426,817
Donor-Restricted Investment Earnings Subject		
to Appropriation and Expenditure:		
Accumulated Losses on Endowment Funds	(15,438)	(80,848)
Scholarships	551,723	284,296
Academic, Student, and Other Activities	521,169	256,092
Total	1,057,454	459,540
Perpetual in Nature, Earnings from Which are Subject to Endowment Spending Policy and Appropriation:		
Scholarships	4,893,181	5,741,209
Academic, Student, and Other Activities	5,799,147	5,900,480
Total	10,692,328	11,641,689
Total Endowments	27,828,970	25,528,046
Total Net Assets with Donor Restrictions	\$ 47,094,596	\$ 40,698,716

Net assets were released from donor restrictions by incurring expenses satisfying the restricted purpose or by occurrence of the passage of time or other events specified by the donors as follows for the years ended June 30:

	 2024	 2023
Satisfaction of Purpose Restrictions, Including		
Spending-Rate Distributions:		
Scholarships	\$ 3,171,089	\$ 3,253,183
Academic, Student, and Other Activities	4,508,066	3,897,716
University of Capital Projects	1,114,805	528,054
Total	\$ 8,793,960	\$ 7,678,953

NOTE 9 BOARD-DESIGNATED NET ASSETS

Board-designated net assets consist of the following at June 30:

	2024	 2023
Endowment	\$ 1,061,511	\$ 1,008,413

During the year ended June 30, 2017, the Foundation's board of directors designated \$1,000,000 as reserve funding for the establishment of a new School within the University; this designation was changed to a board-designated endowment for a Dean position during the year ended June 30, 2019.

Management Designations

An additional \$1,000,000 was internally designated by management for scholarships and applied to creating matching opportunities for gifts from new or lapsed donors, or stimulating increased levels of support from current donors. During the years ended June 30, 2024 and 2023, none of these funds were undesignated and used to satisfy the extension of donor restrictions under the challenge match program.

NOTE 10 COMMITMENTS AND CONTINGENCIES

The Foundation has agreements with the University to use its best efforts to raise cash and in-kind contributions for the University Hospitality Center and for the University's athletic fields. The agreements are conditioned on the Foundation's ability to collect donor contributions restricted to the respective projects; as contributions are collected, the Foundation records a liability to the University, as appropriate, and a corresponding contribution expense.

NOTE 11 RELATED PARTY TRANSACTIONS

Transactions with the University consist of the following during the years ended June 30:

	202	24	 2023
Funding Provided to the University	\$ 8,2	03,061	\$ 7,543,061
Payable to the University	9	73,513	3,008,329
Payments for Salaries and Benefits to the University	5	40,541	483,248
Payments for Rent to the University		8,274	6,206
Professional Services Donated by the University	4,5	39,260	4,382,639
Due from University		3,423	6,359
Reimbursement for CVA and 800 Kalamath			
Operating Expenses		49,207	31,058
Reimbursement for CVA and 800 Kalamath			
Rent Expense	2	43,637	100,000

NOTE 12 IN-KIND CONTRIBUTIONS AND SERVICES RECEIVED FROM THE UNIVERSITY

Contributed Nonfinancial Assets

Contributed nonfinancial assets recognized within the consolidated statements of activities are as follows for the year ended June 30:

Nonfinancial	2024 Revenue	2023 Revenue	Monetized		Donor	
Asset	Recognized	Recognized	or Utilized	Utilization in Function	Restrictions	Valuation Technique
Management and Fundraising Staff Compensation	\$ 3,392,813	\$ 3,354,767	Utilized	Alumni Relations Operating Costs; General and Administrative; and Donor Development	No Donor Restrictions	Cost of Staff Salaries and Benefits
Professional		1007.070		Alumni Relations Operating Costs; General and Administrative; and	No Donor	Allocated Cost of
Services	1,146,447	1,027,872	Utilized	Donor Development	Restrictions	Goods and Services
Materials	-	36,505	Utilized	Support Provided to University	Donor-Restricted - Purpose	Sales Prices of Comparable Materials
Equipment Total	141,792 \$ 4,681,052	23,918 \$ 4,443,062	Utilized	Support Provided to University	Donor-Restricted - Purpose	Sales Prices of Comparable Equipment
. otai	\$ 1,001,00L	\$.,.10,00Z				

University-Contributed Nonfinancial Assets

The Foundation received in-kind contributed services from the University as follows during the years ended June 30:

	 2024	 2023
Program Services - Alumni Relations Operating Costs		
Alumni Relations Operations Staff Compensation -		
University	\$ 645,576	\$ 606,168
Professional Services - University	178,986	200,638
General and Administrative:		
Administration Office Compensation - University	1,083,845	1,128,160
Professional Services - University	251,156	399,800
Donor Development:		
Development Office Compensation - University	1,663,392	1,620,439
Professional Services - University	716,305	427,434
Total	\$ 4,539,260	\$ 4,382,639

NOTE 13 LINE OF CREDIT

In June 2024, the Foundation opened a line of credit with a bank with maximum borrowings of up to \$2,500,000. Borrowings under the line bear interest at the bank's prime rate minus 1.00%, or a floor of 5.00%. Accrued interest and principal are due monthly, with all outstanding and unpaid interest and principal due at maturity (October 26, 2027). The interest rate as of June 30, 2024 was 7.50%. At June 30, 2024, the Foundation had \$-0- outstanding cash borrowing on the line of credit.

NOTE 14 SUBSEQUENT EVENTS

In July 2024, the Foundation determined that a contribution received during fiscal year 2024 for \$1,058,241 will be returned to the donor. A corresponding liability has been recorded in the consolidated statement of financial position as of June 30, 2024.

METROPOLITAN STATE UNIVERSITY OF DENVER REQUIRED SUPPLEMENTARY INFORMATION JUNE 30, 2024 and 2023

As required by GASB 68 and GASB 75, the schedules and footnotes below contains 10 years of changes in pension liability, net OPEB liability, and disclosures; however, historical information prior to implementing GASB 68 and GASB 75 is neither required nor available.

SCHEDULE OF UNIVERSITY'S PROPORTIONATE SHARE OF PERA PENSION LIABILITY:

	2023	2022	2021	2020	2019
Employer % of					
collective net pension					
liability	1.1262025214%	1.2506807222%	1.2126080767%	1.3041813264%	1.4118924030%
Employer share of					
collective net pension					
liability	113,893,908	135,981,212	89,430,319	123,698,899	137,007,271
Employer's covered					
payroll	46,397,032	46,503,435	42,391,318	45,363,720	46,777,134
Employer's share of the					
collective net pension					
liability as a % of					
employer's covered					
payroll	245.48%	292.41%	210.96%	272.68%	292.89%
Pension plan's fiduciary					
net position as a % of					
total pension liability	64.37%	60.63%	73.05%	65.34%	62.24%

Pension Plan's Fiscal Year Ending December 31, Ten Year Schedule

Pension Plan's Fiscal Year Ending December 31, Ten Year Schedule- continued

	2018	2017	2016	2015	2014
Employer % of collective net					
pension liability	1.4495925395%	1.4781270908%	1.4924559492%	1.5215440022%	1.5816063970%
Employer share of collective					
net pension liability	164,944,395	295,891,215	274,136,264	160,234,301	148,774,027
Employer's covered payroll	45,816,626	44,952,251	43,902,245	43,884,297	44,178,569
Employer's share of the					
collective net pension					
liability as a % of employer's					
covered payroll	360.01%	658.23%	624.42%	365.13%	336.76%
Pension plan's fiduciary net					
position as a % of total					
pension liability	55.11%	43.20%	42.59%	56.11%	59.84%

METROPOLITAN STATE UNIVERSITY OF DENVER REQUIRED SUPPLEMENTARY INFORMATION JUNE 30, 2024 and 2023

SCHEDULE OF UNIVERSITY'S PROPORTIONATE SHARE OF PERA OPEB LIABILITY:

Ten Year Schedule									
Other Post Employment Benefit Plan's Fiscal Year Ending December 31,									
	2023	2022	2021	2020	2019				
Employer % of collective net OPEB									
liability	0.3639886282%	0.3971121755%	0.3953011646%	0.4337505140%	0.4713903360%				
Employer share of collective net									
OPEB liability	2,597,881	3,242,338	3,408,702	4,121,606	5,298,418				
Employer's covered payroll	40,222,476	40,297,556	37,837,584	40,110,908	42,385,451				
Employer's share of the collective									
net OPEB liability as a % of									
employer's covered payroll	6.46%	8.05%	9.01%	10.28%	12.50%				
Pension plan's fiduciary net position									
as a % of total OPEB liability	46.16%	38.57%	39.40%	32.78%	24.49%				

Other Post Employment Benefit Plan's Fiscal Year Ending December 31,								
	2018	2017	2016	2015	2014			
Employer % of								
collective net OPEB								
liability	0.4959526592%	0.5125821473%	0.5190749732%	N/A	N/A			
Employer share of								
collective net OPEB								
liability	6,747,644	6,661,518	6,729,984	N/A	N/A			
Employer's covered								
payroll	41,946,080	41,613,811	40,986,143	N/A	N/A			
Employer's share of the								
collective net OPEB								
liability as a % of								
employer's covered								
payroll	16.09%	16.01%	16.42%	N/A	N/A			
Pension plan's fiduciary								
net position as a % of								
total OPEB liability	17.03%	17.53%	16.72%	N/A	N/A			

Ten Year Schedule- continued

Information is not available prior to 2016. In future reports, additional years will be added until 10 years of historical data are presented.

METROPOLITAN STATE UNIVERSITY OF DENVER REQUIRED SUPPLEMENTARY INFORMATION JUNE 30, 2024 and 2023

SCHEDULE OF UNIVERSITY'S CONTRIBUTIONS TO PERA PENSION/OPEB PLAN:

	Pensio	n Plan and OP	EB Liability Ter	n Year Schedul	e					
	MSU Denver's Fiscal Year Ending June 30,									
	20	24	20	23	20	22	2021			
	Jan-June 2024	July- Dec 2023	Jan-June 2023	July- Dec 2022	Jan-June 2022	July- Dec 2021	Jan-June 2021	July- Dec 2020		
Required employer base contribution	10.40%	10.40%	10.40%	10.40%	10.40%	10.40%	10.40%	10.40%		
Portion of Required employer base contribution apportioned to the Health Care Trust Fund	1.02%	1.02%	1.02%	1.02%	1.02%	1.02%	1.02%	1.02%		
Net required employer base contribution apportioned to the SDTF	9.38%	9.38%	9.38%	9.38%	9.38%	9.38%	9.38%	9.38%		
Required employer Amortization Equalization Disbursement contribution	5.00%	5.00%	5.00%	5.00%	5.00%	5.00%	5.00%	5.00%		
Required employer Supplimental Amortization Equalization Disbursement contribution	5.00%	5.00%	5.00%	5.00%	5.00%	5.00%	5.00%	5.00%		
Required Automatic Adjustment	1.00%	1.00%	1.00%	1.00%	1.00%	0.50%	0.50%	0.50%		
Required Defined Contribution Supplement	0.21%	0.17%	0.17%	0.10%	0.10%	0.05%	0.05%			
Total Required PERA contribution to the SDTF	20.59%	20.55%	20.55%	20.48%	20.48%	19.93%	19.93%	19.88%		
	20	24	2023		20	22	2021			
	July 1, 2023- June 30, 2024		July 1, 2022- June 30, 2023			2021- 0, 2022	July 1, 2020- June 30, 2021			
Pension contributions recognized by PERA (not including HCTF)	\$	9,120,544	\$	8,818,040	\$	8,332,345	\$	7,984,867		
Difference between required pension contributions and those recognized by PERA	\$	-	\$	-	\$	-	\$	-		
OPEB contributions recognized by PERA (only HCTF)	\$	417,269	\$	422,258	\$	387,852	\$	388,510		
Difference between required OPEB contributions and those recognized by PERA Employer's covered payroll	\$ \$	47,367,198	\$ \$	_ 46,191,696	\$ \$	44,978,872	\$ \$ 4	-		
Percent of contributions recognized by pension plan of employers covered payroll	19%		19%		19%		19%			
Percent of contributions recognized by OPEB plan of employers covered payroll	1%		1%		1%		1%			

METROPOLITAN STATE UNIVERSITY OF DENVER REQUIRED SUPPLEMENTARY INFORMATION JUNE 30, 2024 and 2023

	Pension Plan and OPEB Liability Ten Year Schedule									
	MSU Denver's Fiscal Year Ending June 30,									
	2020		20	19	20	18	2017			
	Jan-June 2020	July- Dec 2019	Jan-June 2019	July- Dec 2018	Jan-June 2018	July- Dec 2017	Jan-June 2017	July- Dec 2016		
Required employer base contribution	10.40%	10.15%	10.15%	10.15%	10.15%	10.15%	10.15%	10.15%		
Portion of Required employer base										
contribution apportioned to the Health										
Care Trust Fund	1.02%	1.02%	1.02%	1.02%	1.02%	1.02%	1.02%	1.02%		
Not required employer bace contribution										
Net required employer base contribution	0.200/	0 1 20/	0 1 2 9/	0 1 2 9/	0.12%	0 1 2 9/	0 1 2 9/	0.12%		
apportioned to the SDTF	9.38%	9.13%	9.13%	9.13%	9.13%	9.13%	9.13%	9.13%		
Required employer Amortization										
Equalization Disbursement contribution	5.00%	5.00%	5.00%	5.00%	5.00%	5.00%	5.00%	4.60%		
Required employer Supplimental										
Amortization Equalization Disbursement										
contribution	5.00%	5.00%	5.00%	5.00%	5.00%	5.00%	5.00%	4.50%		
Required Automatic Adjustment										
Required Defined Contribution										
Supplement										
Total Required PERA contribution to the										
SDTF	19.38%	19.13%	19.13%	19.13%	19.13%	19.13%	19.13%	18.23%		
	20	20	20	19	20	18	2017			
			2015		2010					
	July 1, 2019-		July 1, 2018-		July 1, 2017-					
	June 3	June 30, 2020		June 30, 2019			July 1, 2016-June 30, 2017			
Pension contributions recognized by		0, 2020	June 30), 201 9	June 30	, 2018	July 1, 2016-J	une 30, 2017		
		0, 2020	June 30), 2019	June 30), 2018	July 1, 2016-J	une 30, 2017		
PERA (not including HCTF)	\$	8,742,261	June 30	5, 2019 8,423,882	June 30 \$	9, 2018 8,353,678	July 1, 2016-J \$	une 30, 2017 8,111,165		
Difference between required pension	\$					-				
			\$		\$	-				
Difference between required pension contributions and those recognized by PERA	\$ \$					-				
Difference between required pension contributions and those recognized by PERA OPEB contributions recognized by PERA	\$	8,742,261	\$ \$	8,423,882	\$ \$	8,353,678	\$	8,111,165 -		
Difference between required pension contributions and those recognized by PERA OPEB contributions recognized by PERA (only HCTF)			\$		\$	-	\$			
Difference between required pension contributions and those recognized by PERA OPEB contributions recognized by PERA (only HCTF) Difference between required OPEB	\$	8,742,261	\$ \$	8,423,882	\$ \$	8,353,678	\$	8,111,165 -		
Difference between required pension contributions and those recognized by PERA OPEB contributions recognized by PERA (only HCTF) Difference between required OPEB contributions and those recognized by	\$ \$	8,742,261	\$ \$ \$	8,423,882	\$ \$ \$	8,353,678	\$	8,111,165 -		
Difference between required pension contributions and those recognized by PERA OPEB contributions recognized by PERA (only HCTF) Difference between required OPEB contributions and those recognized by PERA	\$ \$ \$	8,742,261 - 425,445 -	\$ \$ \$ \$	8,423,882 - 428,417 -	\$ \$ \$	8,353,678 - 426,763 -	\$ \$ \$	8,111,165 - 426,779 -		
Difference between required pension contributions and those recognized by PERA OPEB contributions recognized by PERA (only HCTF) Difference between required OPEB contributions and those recognized by PERA Employer's covered payroll	\$ \$ \$	8,742,261	\$ \$ \$	8,423,882	\$ \$ \$	8,353,678	\$	8,111,165 -		
Difference between required pension contributions and those recognized by PERA OPEB contributions recognized by PERA (only HCTF) Difference between required OPEB contributions and those recognized by PERA Employer's covered payroll Percent of contributions recognized by	\$ \$ \$	8,742,261 - 425,445 -	\$ \$ \$ \$	8,423,882 - 428,417 -	\$ \$ \$	8,353,678 - 426,763 -	\$ \$ \$	8,111,165 - 426,779 -		
Difference between required pension contributions and those recognized by PERA OPEB contributions recognized by PERA (only HCTF) Difference between required OPEB contributions and those recognized by PERA Employer's covered payroll Percent of contributions recognized by pension plan of employers covered	\$ \$ \$ 4	8,742,261 - 425,445 - 7,401,811	\$ \$ \$ \$ \$	8,423,882 - 428,417 - 46,012,848	\$ \$ \$ \$	8,353,678 - 426,763 - 45,201,242	\$ \$ \$ \$	8,111,165 - 426,779 - 44,800,352		
Difference between required pension contributions and those recognized by PERA OPEB contributions recognized by PERA (only HCTF) Difference between required OPEB contributions and those recognized by PERA Employer's covered payroll Percent of contributions recognized by	\$ \$ \$ 4	8,742,261 - 425,445 -	\$ \$ \$ \$	8,423,882 - 428,417 - 46,012,848	\$ \$ \$	8,353,678 - 426,763 - 45,201,242	\$ \$ \$	8,111,165 - 426,779 - 44,800,352		
Difference between required pension contributions and those recognized by PERA OPEB contributions recognized by PERA (only HCTF) Difference between required OPEB contributions and those recognized by PERA Employer's covered payroll Percent of contributions recognized by pension plan of employers covered payroll	\$ \$ \$ 4	8,742,261 - 425,445 - 7,401,811	\$ \$ \$ \$ \$	8,423,882 - 428,417 - 46,012,848	\$ \$ \$ \$	8,353,678 - 426,763 - 45,201,242	\$ \$ \$ \$	8,111,165 - 426,779 - 44,800,352		
Difference between required pension contributions and those recognized by PERA OPEB contributions recognized by PERA (only HCTF) Difference between required OPEB contributions and those recognized by PERA Employer's covered payroll Percent of contributions recognized by pension plan of employers covered	\$ \$ \$ 4	8,742,261 - 425,445 - 7,401,811	\$ \$ \$ \$ \$	8,423,882 - 428,417 - 46,012,848	\$ \$ \$ \$	8,353,678 - 426,763 - 45,201,242 %	\$ \$ \$ \$	8,111,165 - 426,779 - 44,800,352 %		

METROPOLITAN STATE UNIVERSITY OF DENVER REQUIRED SUPPLEMENTARY INFORMATION JUNE 30, 2024 and 2023

Pension Plan and OPEB Liability Ten Year Schedule

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MSU Denver's Fiscal Year Ending June 30,								
	20	16	2015					
	Jan-June 2016	July- Dec 2015	Jan-June 2015	July- Dec 2014				
Required employer base contribution Portion of Required employer base	10.15%	10.15%	10.15%	10.15%				
contribution apportioned to the Health Care Trust Fund	1.02%	1.02%	1.02%	1.02%				
Net required employer base contribution apportioned to the SDTF	9.13%	9.13%	9.13%	9.13%				
Required employer Amortization Equalization Disbursement contribution	4.60%	4.20%	4.20%	3.80%				
Required employer Supplimental Amortization Equalization Disbursement								
contribution Required Automatic Adjustment	4.50%	4.00%	4.00%	3.50%				
Required Defined Contribution Supplement								
Total Required PERA contribution to the SDTF	18.23%	17.33%	17.33%	16.43%				
	20	16	20	15				
	July 1, 2015-June 30, 2016		July 1, 2014-June 30, 2015					
Pension contributions recognized by PERA (not including HCTF)	\$ 7,443,386		\$	7,203,967				
Difference between required pension contributions and those recognized by PERA	\$	-	\$	-				
OPEB contributions recognized by PERA (only HCTF) Difference between required OPEB	N/A		N/A					
contributions and those recognized by PERA	N/A		N/A					
Employer's covered payroll Percent of contributions recognized by pension plan of employers covered	\$ 4	3,503,821	\$	44,356,828				
payroll	17	7%	16%					
Percent of contributions recognized by OPEB plan of employers covered payroll	N	/A	N,	/Α				

Information is not available prior to 2015. In future reports, additional years will be added until 10 years of historical data are presented.

(A) Significant Changes in Plan Actuarial Assumptions or Other Inputs Related to Net Pension Liability.

2023 Changes in Plan Provisions Since 2022

- Senate Bill (SB) 23-056, enacted and effective June 2, 2023, intended to recompense PERA for the remaining portion of the \$225 million direct distribution originally scheduled for receipt July 1, 2020, suspended due to the enactment of House Bill (HB) 20-1379, but not fully repaid through the provisions within HB 22-1029. Pursuant to SB 23-056, the State Treasurer issued a warrant consisting of the balance of the PERA Payment Cash Fund, created in §24-51-416, plus \$10 million from the General Fund, totaling \$14.561 million.
- As of the December 31, 2023, measurement date, the total pension liability (TPL) recognizes the change in the default method applied for granting service accruals for certain members, from a "12-pay" method to a "non-12pay" method. The default service accrual method for positions with an employment pattern of at least eight months but fewer than 12 months (including, but not limited to positions in the School and DPS Divisions) receive a higher ratio of service credit for each month worked, up to a maximum of 12 months of service credit per year.

2022 Changes in Plan Provisions Since 2021

 HB 22-1029, effective upon enactment in 2022, required the State treasurer to issue, in addition to the regularly scheduled \$225 million direct distribution, a warrant to PERA in the amount of \$380 million with reduction to future direct distributions. The July 1, 2023 direct distribution will be reduced by \$190 million to \$35 million. The July 1, 2024 direct distribution will not be reduced from \$225 million due to a negative investment return in 2022.

2021 Changes in Plan Provisions Since 2020

- The following changes reflect the anticipated adjustments resulting from the 2020 automatic adjustment provision (AAP) assessment, statutorily recognized July 1, 2021, and effective July 1, 2022:
 - Member contribution rates increase by 0.50%.
 - Employer contribution rates increase by 0.50%.
 - Annual Increase (AI) cap is lowered from 1.25% per year to 1.00% per year.
- The assumption used to value the automatic increase cap benefit provision was changed from 1.25 percent to 1.00 percent.

2020 Changes in Plan Provisions Since 2019

- HB 20-1379, enacted on June 29, 2020, suspended the \$225 million (actual dollars) direct distribution payable on July 1, 2020 for the State's 2020-21 fiscal year.
- The price inflation assumption was lowered from 2.40 percent to 2.30 percent.
- The wage inflation assumption was lowered from 3.50 percent to 3.00 percent.
- The real rate of investment return assumption was increased to 4.95 percent per year, net of investment expenses from 4.85 percent per year, net of investment expenses.
- Salary scale assumptions were revised to align with the revised economic assumptions and to more closely reflect actual experience.
- Rates of termination/withdrawal, retirement, and disability were revised to more closely reflect actual experience.
- The pre-retirement mortality assumption for the State Division (members other than Safety Officers) was changed to the PubG-2010 Employee Table with generational projection using scale MP-2019.
- The post-retirement non-disabled mortality assumption for the State Division (Members other than Safety Officers) was changed to the PubG-2010 Health Retiree Table, adjusted as follows:
 - Males: 94 percent of the rates prior to age 80 and 90 percent of the rates for ages 80 and older, with generational projection using scale MP-2019.
 - Females: 87 percent of the rates prior to age 80 and 107 percent of the rates for ages 80 and older, with generational projection using scale MP-2019.
- The disabled mortality assumption for the Division Trust Funds (Members other than Safety Officers) was changed to the PubNS-2010 Disabled Retiree Table using 99 percent of the rates for all ages with generational projection using scale MP-2019.
- The mortality tables described above are generational mortality tables on a benefit-weighted basis.

2019 Changes in Plan Provisions Since 2018

- SB 18-200 was enacted on June 4, 2018, which included the adoption of the automatic adjustment provision (AAP). The following changes reflect the anticipated adjustments resulting from the 2018 AAP assessment, statutorily recognized July 1, 2019, and effective July 1, 2020:
 - Member contribution rates increased by 0.50 percent.
 - Employer contribution rates increased by 0.50 percent.
 - Annual Increase (AI) cap is lowered from 1.50 percent per year to 1.25 percent per year.
- The assumption used to value the AI cap benefit provision was changed from 1.50 percent to 1.25 percent.

2018 Changes in Assumptions or Other Inputs Since 2017

- The following changes were made to the plan provision as part of Senate Bill 18-20:
 - Member contribution rates increased by 0.75 percent effective July 1, 2020, and an additional 0.50 percent effective July 1, 2021.
 - An annual direct distribution of \$225,000 from the State of Colorado, recognized as a nonemployer contributing entity, is distributed between the State, School, Judicial, and DPS Divisions.
 - Annual increase cap is lowered from 2.00 percent per year to 1.50 percent per year.
 - Initial annual increase waiting period is extended from one year after retirement to three years after retirement.
 - Annual increase payments are suspended for 2018 and 2019.
 - The number of years used in the Highest Average Salary calculation for non-vested members as of January 1, 2020 increases from three to five years for the State, School, and DPS Divisions and increases from one to three years for the Judicial Division.
- The single equivalent interest rate (SEIR) for the State Division was lowered from 5.26 percent to 4.72 percent to reflect the changes to the projections valuation basis, a projected year of depletion of the fiduciary net position (FNP), and the resulting application of the municipal bond index rate.

2017 Changes in Assumptions or Other Inputs Since 2016

- The SEIR for the State Division was lowered from 5.26 percent to 4.72 percent to reflect the changes to the projections valuation basis, a projected year of depletion of the fiduciary net position (FNP), and the resulting application of the municipal bond index rate.
- The municipal bond index rate used in the determination of the SEIR for the State, School, and Judicial Divisions changed from 3.86 percent on the prior

measurement date to 3.43 percent on the measurement date

2016 Changes in Assumptions or Other Inputs Since 2015

- The investment return assumption was lowered from 7.50 percent to 7.25 percent.
- The price inflation assumption was lowered from 2.80 percent to 2.40 percent.
- The wage inflation assumption was lowered from 3.90 percent to 3.50 percent.
- The post-retirement mortality assumption for healthy lives for the State and Local Government Divisions was changed to the RP-2014 Healthy Annuitant Mortality Table with adjustments for credibility and gender adjustments of a 73 percent factor applied to ages below 80 and a 108 percent factor applied to age 80 and above, projected to 2018, for males, and a 78 percent factor applied to ages below 80 and a 109 percent factor applied to age 80 and above, projected to 2020 for females.
- For disabled retirees, the mortality assumption was changed to reflect 90 percent of RP-2014 Disabled Retiree Mortality Table.
- The mortality assumption for active members was changed to RP-2014 White Collar Employee Mortality Table, a table specifically developed for actively working people. To allow for an appropriate margin of improved mortality prospectively, the mortality rates incorporate a 70 percent factor applied to male rates and a 55 percent factor applied to female rates.
- The rates of retirement, withdrawal, and disability were revised to reflect more closely actual experience.
- The estimated administrative expense as a percentage of covered payroll was increased from 0.35 percent to 0.40 percent.
- The SEIR for the State and School Divisions was lowered from 7.50 percent to 5.26 percent to reflect the changes to the projection's valuation basis, a projected year of depletion of the FNP, and the resulting application of the municipal bond index rate of 3.86 percent on the measurement date.

2015 Changes in Assumptions or Other Inputs Since 2014

- The following programming changes were made:
 - Valuation of the full survivor benefit without any reduction for possible remarriage.
 - o Reflection of the employer match on separation benefits for all

eligible years.

- Reflection of one year of service eligibility for survivor annuity benefit.
- Refinement of the 18-month AI timing.
- Refinements to directly value certain and life, modified cash refund and pop-up benefit forms.
- The following methodology changes were made:
 - Recognition of merit salary increases in the first projection year.

• Elimination of the assumption that 35 percent of future disabled members elect to receive a refund.

• Removal of the negative value adjustment for liabilities associated with refunds of future terminating members.

• Adjustments to the timing of the normal cost and UAAL payment calculations to reflect contributions throughout the year.

(B) Significant Changes in Plan Provisions, Assumptions or Other Inputs Affecting Trends in Actuarial Information Related to the Other Post-Employment Benefit (OPEB) Lability.

2023 Changes in Plan Provisions, Assumptions or Other Inputs Since 2022

• There were no changes made to the actuarial methods or assumptions.

2022 Changes in Assumptions or Other Inputs Since 2021

• The timing of the retirement decrement was adjusted to middle-of-year.

2021 Changes in Plan Provisions, Assumptions, or Other Inputs Since 2020

• There were no changes made to the actuarial methods or assumptions.

2020 Changes in Assumptions or Other Inputs Since 2019

- The price inflation assumption was lowered from 2.40 percent to 2.30 percent.
- The wage inflation assumption was lowered from 3.50 percent to 3.00 percent.
- The real rate of investment return assumption was increased to 4.95 percent per year, net of investment expenses from 4.85 percent per year, net of investment expenses.
- Rates of termination/withdrawal, retirement, and disability were revised to more closely reflect actual experience.

- The pre-retirement mortality assumption for the State Division (members other than State Troopers) was changed to the PubG-2010 Employee Table with generational projection using scale MP-2019.
- The post-retirement non-disabled mortality assumption for the State Division (Members other than State Troopers) was changed to the PubG-2010 Health Retiree Table, adjusted as follows:
 - Males: 94 percent of the rates prior to age 80 and 90 percent of the rates for ages 80 and older, with generational projection using scale MP-2019.
 - Females: 87 percent of the rates prior to age 80 and 107 percent of the rates for ages 80 and older, with generational projection using scale MP-2019.
- The disabled mortality assumption for the Division Trust Funds (Members other than State Troopers) was changed to the PubNS-2010 Disabled Retiree Table using 99 percent of the rates for all ages with generational projection using scale MP-2019

2019 Changes in Plan Provisions, Assumptions, or Other Inputs Since 2018

• There were no changes made to the actuarial methods or assumptions.

2018 Changes in Plan Provisions, Assumptions or Other Inputs Since 2017

• There were no changes made to the actuarial methods or assumptions.

2017 Changes in Plan Provisions, Assumptions or Other Inputs Since 2016

• There were no changes made to the actuarial methods or assumptions.

2016 Changes in Plan Provisions, Assumptions or Other Inputs Since 2015

- The Entry Age actuarial cost method allocation basis was changed from a level dollar amount to a level percentage of pay.
- The investment rate of return assumption decreased, the price inflation assumption decreased, and the wage inflation assumption decreased by 0.25 percent, 0.40 percent, and 0.4 percent, respectively.
- Mortality tables related to the mortality assumption for active members, post-retirement mortality assumption for healthy lives, mortality assumption for disabled retirees were changed.
- Various other assumptions related to assumed rates, wage inflation, PERACare, initial per capita health care costs, health care cost trends, election rates, assumed age differences between future retirees and their

participating spouses, and utilization rates changed.

2015 Changes in Plan Provisions, Assumptions or Other Inputs Since 2014

- Methodology changes included rates of morbidity and the timing of the normal cost and unfunded actuarial accrued liability payment calculations.
- Changes to actuarial assumptions included PERACare enrollee percentages, initial per capita health care costs, and health care cost trend rates for Medicare Part A premiums.

2014 Changes in Plan Provisions, Assumptions or Other Inputs Since 2013

• Initial per capita health care costs for those PERACare enrollees under the PERA benefit structure who are not expected to attain age 65 and older ages and are not eligible for premium-free Medicare Part A benefits have been updated to reflect the change in costs for the 2015 plan year.



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

Members of the Legislative Audit Committee and The Board of Trustees of the Metropolitan State University of Denver Denver, Colorado

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 business-type activities and the discretely presented component unit of the Metropolitan State University of Denver (the University), as of and for the year ended June 30, 2024 and 2023, and the related notes to the financial statements, which collectively comprise the University's basic financial statements, and have issued our report thereon dated December 6, 2024. The financial statements of the Metropolitan State University of Denver Foundation, Inc. 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 Metropolitan State University of Denver Foundation, Inc.

Report on 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) as a basis for designing 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 entity's financial statements will not be prevented, or detected and corrected, on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control 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 or significant deficiencies may exist that were not identified.

Report on 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 financial statements. 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 entity's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the entity's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Denver, Colorado December 6, 2024



Members of the Legislative Audit Committee and The Board of Trustees of the Metropolitan State University of Denver Denver, Colorado

We have audited the financial statements of the business-type activities and the discretely presented component unit of the Metropolitan State University of Denver (the University), an institution of higher education of the State of Colorado, as of and for the years ended June 30, 2024 and 2023, and have issued our report thereon dated December 6, 2024.

We have previously communicated to you information about our responsibilities under auditing standards generally accepted in the United States of America and *Government Auditing Standards*, as well as certain information related to the planned scope and timing of our audit in our planning communication dated June 12, 2024. Professional standards also require that we communicate to you the following information related to our audit.

Significant audit findings or issues

Qualitative aspects of accounting practices

Accounting policies

Management is responsible for the selection and use of appropriate accounting policies. The significant accounting policies used by the University are described in Note 1 to the financial statements.

No new accounting policies were adopted and the application of existing policies was not changed during 2024.

We noted no transactions entered into by the entity during the year for which there is a lack of authoritative guidance or consensus. All significant transactions have been recognized in the financial statements in the proper period.

Accounting estimates

Accounting estimates are an integral part of the financial statements prepared by management and are based on management's knowledge and experience about past and current events and assumptions about future events. Certain accounting estimates are particularly sensitive because of their significance to the financial statements and because of the possibility that future events affecting them may differ significantly from those expected. The following was considered a significant estimate:

• Accounts and loans receivable are recorded net of estimated uncollectible amounts, approximating anticipated losses. Individual accounts are written off against the allowance when collection of the account appears doubtful.

We evaluated the key factors and assumptions used to develop the above estimate in determining that it was reasonable in relation to the financial statements taken as a whole.

Financial statement disclosures

Certain financial statement disclosures are particularly sensitive because of their significance to financial statement users. There were no particularly sensitive financial statement disclosures.

The financial statement disclosures are neutral, consistent, and clear.

Difficulties encountered in performing the audit

We encountered no significant difficulties in dealing with management in performing and completing our audit.

Uncorrected misstatements

Professional standards require us to accumulate all misstatements identified during the audit, other than those that are clearly trivial, and communicate them to the appropriate level of management. Management did not identify and we did not notify them of any uncorrected financial statement misstatements.

Corrected misstatements

Management did not identify and we did not notify them of any financial statement misstatements detected as a result of audit procedures.

Disagreements with management

For purposes of this communication, a disagreement with management is a disagreement on a financial accounting, reporting, or auditing matter, whether or not resolved to our satisfaction, that could be significant to the financial statements or the auditors' report. No such disagreements arose during our audit.

Circumstances that affect the form and content of the auditors' report

The report was modified to include an emphasis of a matter paragraph to discuss the University's reporting relationship to the State of Colorado. The emphasis of a matter paragraph discusses the financial statements of the University, an institution of higher education of the State of Colorado, are intended to present the financial position, the changes in financial position, and where applicable, cash flows of only that portion of the business-type activities and the discretely presented component unit of the State of Colorado that is attributable to the transactions of the University. They do not purport to, and do not, present fairly the financial position of the State of Colorado as of June 30, 2024 and 2023, the changes in its financial position, or, where applicable, its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America. Our opinions are not modified with respect to this matter

Management representations

We have requested certain representations from management that are included in the management representation letter dated December 6, 2024.

Management consultations with other independent accountants

In some cases, management may decide to consult with other accountants about auditing and accounting matters, similar to obtaining a "second opinion" on certain situations. If a consultation involves application of an accounting principle to the entity's financial statements or a determination of the type of auditors' opinion that may be expressed on those statements, our professional standards require the consulting accountant to check with us to determine that the consultant has all the relevant facts. To our knowledge, there were no such consultations with other accountants.

Significant issues discussed with management prior to engagement

We generally discuss a variety of matters, including the application of accounting principles and auditing standards, with management each year prior to engagement as the entity's auditors. However, these discussions occurred in the normal course of our professional relationship and our responses were not a condition to our engagement.

Members of the Legislative Audit Committee and Board of Trustees of the Metropolitan State University of Denver Page 3

Audits of group financial statements

We noted no matters related to the group audit that we consider to be significant to the responsibilities of those charged with governance of the group.

Required supplementary information

With respect to the required supplementary information (RSI) accompanying the financial statements, we made certain inquiries of management about the methods of preparing the RSI, including whether the RSI has been measured and presented in accordance with prescribed guidelines, whether the methods of measurement and preparation have been changed from the prior period and the reasons for any such changes, and whether there were any significant assumptions or interpretations underlying the measurement or presentation of the RSI. We compared the RSI for consistency with management's responses to the foregoing inquiries, the basic financial statements, and other knowledge obtained during the audit of the basic financial statements. Because these limited procedures do not provide sufficient evidence, we did not express an opinion or provide any assurance on the RSI.

Other information included in annual reports

Other information (financial or nonfinancial information other than the financial statements and our auditors' report thereon) is being included in the annual report and is comprised of the Description of the University. Our responsibility for other information included in the annual report does not extend beyond the financial information identified in our opinion on the financial statements. We have no responsibility for determining whether such other information is properly stated and do not have an obligation to perform any procedures to corroborate other information included in the annual report. We are required by professional standards to read the other information included in the annual report and consider whether a material inconsistency exists between the other information and the financial statements because the credibility of the financial statements and our auditors' report thereon may be undermined by material inconsistencies between the audited financial statements and other information. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report. Our auditors' report on the financial statements includes a separate section, "Other Information," which states we do not express an opinion or any form of assurance on the other information and the annual report. We did not identify any material inconsistencies between the other information and the annual report. We did not identify any material inconsistencies between the other information and the annual report. We did not identify any material inconsistencies between the other information and the annual report. We did not identify any material inconsistencies between the other information and the annual report. We did not identify any material inconsistencies between the other information and the audited financial statements.

This communication is intended solely for the information and use of the State of Colorado Legislative Audit Committee, the Office of the State Auditor, the Board of Trustees and management of the University and is not intended to be, and should not be, used by anyone other than these specified parties. However, upon release by the Legislative Audit Committee, this report is a public document.

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Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Denver, Colorado December 6, 2024

METROPOLITAN STATE UNIVERSITY OF DENVER STATE OF COLORADO STATE-FUNDED STUDENT ASSISTANCE PROGRAMS FOR THE YEAR ENDED JUNE 30, 2024

Introduction

The Metropolitan State University of Denver (the University) is a state-supported institution of higher education located in Denver, Colorado.

Our audit of the various state-funded student assistance programs at the University for the year ended June 30, 2024, was directed toward the objectives and criteria set for the in the Metropolitan State University of Denver's Financial Aid Policy, adopted July 6, 2023.

Description of State Funded Assistance Programs

The various state-funded student assistance programs at the University include the Colorado Student Grant Program, Colorado Graduate Grant and the Colorado Work-Student Program.

The state-funded student assistance awards made by the University were \$31,324,765 during the fiscal year ending on June 30, 2024.

The Director of Financial Aid is responsible for administration of these programs. This responsibility includes application processing, eligibility determination, and financial aid packaging, as well as ensuring compliance with regulations governing the participation of the University in federal and state-funded financial aid programs. The University Controller is responsible for the programs' financial management, general ledger accounting, payments, and collections.

During the audit period, the University obtained authorizations to award federal student financial aid funds of \$31,118,327 in the Pell Grant Program, \$1,049,631 in the Supplemental Educational Opportunity Grant Program, \$899,141 in the College Work-Study Program, and \$16,031 in the Teacher Education Assistance for College and Higher Education Grants.

During the audit period, the University was authorized to award Colorado student financial aid funds of \$31,324,765. \$28,414,777 in the Colorado Need-based Grant Program, \$323,356 in the Colorado Graduate Grant, and \$2,586,632 in Colorado Work Study.

METROPOLITAN STATE UNIVERSITY OF DENVER STATE OF COLORADO STATE-FUNDED STUDENT ASSISTANCE PROGRAMS FOR THE YEAR ENDED JUNE 30, 2024 REPORT SUMMARY

Purpose and Scope of Audit

Our audit of the state-funded student financial assistance programs was performed in accordance with auditing standards generally accepted in the United States of America (GAAS) and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. The purpose of the audit was to formulate an opinion on the Statement of Appropriations, Expenditures, and Reversions of State-Funded Student Financial Assistance Programs Year Ended June 30, 2024, and to determine if these programs were administered in accordance with applicable laws, regulations, terms of agreements, and Governing Board directives which were set forth in the State-Funded Student Assistance Programs handbook.

Our audit included:

- Expressing an opinion on the Statement of Appropriations, Expenditures, and Reversions of State-Funded Student Financial Assistance Programs Year Ended June 30, 2024.
- Evaluation of the policies, procedures, and practices used to administer these programs.
- Determination of compliance with applicable sections of Colorado Revised Statutes 23-3.3 et. seq. and approved Governing Board policies.

Summary of Current Year Comments

The audit report for the year ended June 30, 2024, contained no findings or recommendations related to the state-funded assistance programs.

Summary of Progress in Implementing Prior Comments

There were no findings or recommendations reported for the fiscal year ended June 30, 2022, the most recent audit of the University's state-funded student assistance program.



INDEPENDENT AUDITORS' REPORT ON THE STATEMENT OF APPROPRIATIONS, EXPENDITURES, AND REVERSIONS OF THE STATE OF COLORADO STATE-FUNDED STUDENT ASSISTANCE PROGRAMS

Members of the Legislative Audit Committee and The Board of Trustees of the Metropolitan State University of Denver

Report on the Audit of the Statement

Opinion

We have audited the accompanying statement of appropriations, expenditures, and reversions of the State of Colorado State-Funded Student Assistance Programs (the Statement) of the Metropolitan State University of Denver (the University) for the year ended June 30, 2024, and the related notes.

In our opinion, the Statement referred to above presents fairly, in all material respects, the student aid appropriations, expenditures, and reversions of the State of Colorado State-Funded Student Assistance Programs of the University for the year ended June 30, 2024, in accordance with the format set forth in the *Colorado-Funded Student Aid 2023 – 2024 Audit Guide for State and Private Non-Profit Institutions of Higher Education* issued by the Colorado Department of Higher Education (CDHE) and in conformity with the policies and procedures for State-Funded Student Financial Assistance Programs established by the governing board of the University; as described in Note 1 to the Statement.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS) and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the University and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Responsibilities of Management for the Statement

Management is responsible for the preparation and fair presentation of the Statement in accordance with the format set forth in the *Colorado-Funded Student Aid 2023 – 2024 Audit Guide for State and Private Non-Profit Institutions of Higher Education* issued by the CDHE and in conformity with the policies and procedures for State-Funded Student Financial Assistance Programs established by the governing board of the University; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the Statement that is free from material misstatement, whether due to fraud or error.

Auditors' Responsibilities for the Audit of the Statement

Our objectives are to obtain reasonable assurance about whether the Statement as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS and the standards applicable to financial audits contained in *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the Statement.

In performing an audit in accordance with GAAS and Government Auditing Standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the Statement, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the Statement.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of University's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the Statement.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control related matters that we identified during the audit.

Emphasis of Matter – Basis of Accounting

We draw your attention to Note 1 of the Statement, which describes the basis of accounting. The Statement is a summary of cash activity of the State-Funded Student Assistance Programs with the exception of the Colorado Work-Study program, and it does not present certain transactions that would be included in the Statement if it was presented on the accrual basis of accounting, as prescribed by U.S. generally accepted accounting principles (U.S. GAAP). Accordingly, the accompanying Statement is not intended to, and does not present the financial position, changes in financial position or cash flows of the University in conformity with U.S. GAAP. Our opinion is not modified with respect to this matter.

Other Matter Paragraph – Restriction on Use

Our report is intended solely for the information and use of the Legislative Audit Committee, the Board of Trustees of the University, the Office of the State Auditor of Colorado, management, the Department of Education and the Colorado Department of Higher Education and is not intended to be and should not be used by anyone other than these specified parties. However, upon release by the Legislative Audit Committee, this report is a public document.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated December 6, 2024, 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 solely 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 the effectiveness of the University's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the University's internal control over financial reporting and compliance.

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Denver, Colorado December 6, 2024

METROPOLITAN STATE UNIVERSITY OF DENVER STATEMENT OF APPROPRIATIONS, EXPENDITURES, AND REVERSIONS OF STATE-FUNDED STUDENT FINANCIAL ASSISTANCE PROGRAMS YEAR ENDED JUNE 30, 2024

Como elidate d	Total Financial Aid		Λ	Colorado Need-Based Grant		Colorado Graduate Grant		Colorado Work- Study	
Consolidated									
Appropriations:									
Original Official									
Allocation Notice	\$	31,224,765	\$	28,414,777	\$	323,356	\$	2,486,632	
Additional Funds									
Allocated by CCHE		100,000		-		-		100,000	
Funds Released to CCHE		-		-		-		-	
Total Appropriations	\$	31,324,765	\$	28,414,777	\$	323,356	\$	2,586,632	
Total Expenditures		31,324,765		28,414,777		323,356		2,586,632	
Reversions	\$	-	\$	-	\$	-	\$	-	

METROPOLITAN STATE UNIVERSITY OF DENVER NOTES TO STATEMENT OF APPROPRIATIONS, EXPENDITURES AND REVERSIONS OF STATE-FUNDED STUDENT FINANCIAL ASSISTANCE PROGRAMS YEAR ENDED JUNE 30, 2024

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES AND BASIS OF PRESENTATION

The Metropolitan State University of Denver's accounting system is structured and administered in accordance with the accounting principles promulgated by the Governmental Accounting Standards Board.

The Statement of Appropriations, Expenditures and Reversions of State-Funded Student Financial Assistance Programs (the Statement) has been prepared in accordance with the format as set forth in the *Colorado-Funded Student Aid 2023 – 2024 Audit Guide for State and Private Non-Profit Institutions of Higher Education* issued by the Colorado Department of Higher Education and in conformity with the policies and procedures for State-Funded Student Financial Assistance Programs established by the governing board of the University. The purpose of the Statement is to present, in summary form, the State-Funded Student Financial Assistance activities of the University for the fiscal year ended June 30, 2024.

All student aid is expended on a cash basis except for the Colorado Work-Study Program (CWS). The CWS is on the accrual basis in that expense is recognized when the services are performed. This basis differs from accounting principles generally accepted in the United States of America primarily because allocations are presented instead of revenue and because assets, liabilities and net position are not included in the Statement.

2. CONTINGENCIES

The State-Funded Student Financial Assistance Programs are subject to periodic program reviews by the Colorado Commission on Higher Education. If disallowances should occur because of the program reviews, the University could be required to repay the disallowed amounts.



INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF THE STATEMENT OF APPROPRIATIONS, EXPENDITURES AND REVERSIONS OF THE STATE OF COLORADO STATE-FUNDED STUDENT ASSISTANCE PROGRAMS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

Members of the Legislative Audit Committee and The Board of Trustees of the Metropolitan State University of Denver

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 Statement of Appropriations, Expenditures and Reversions of the State of Colorado State-Funded Student Assistance Programs (the Statement) of the Metropolitan State University of Denver (the University), an institution of higher education of the State of Colorado, for the year ended June 30, 2024, and the related notes to the Statement, and have issued our report thereon dated December 6, 2024.

Report on Internal Control Over Financial Reporting

In planning and performing our audit of the Statement, we considered the University's internal control over financial reporting (internal control) as a basis for designing audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the Statement, 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 entity's Statement 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 or significant deficiencies may exist that were not identified.

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Report on Compliance and Other Matters

As part of obtaining reasonable assurance about whether the University's Statement is 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 Statement. 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.

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Denver, Colorado December 6, 2024



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