3

technology program for low-income and minority youth. She and others in the district conducted a fourteen week Introductory to Computers pilot during 08-09, but there were no personnel funds available to continue the program.

- 2. Purchasing up-to-date technology equipment: Very few of the children have computers at home, according to assistant superintendent Gayle Jeffries. "We have computer labs in all of the elementary schools; however, the computer hardware is old and the kids need training..."
- •An example of an activity is a Photo Essay unit that will allow for students to learn to use digital cameras to communicate about topics that matter to them under the guidance of an educational mentor assigned by the University in collaboration with the school district.
- 3. We propose that one emphasis be upon helping young students to learn research skills. They will be guided by McNair Scholars and other college students that will be jointly trained by University staff and school district personnel. Furthermore, this model can also be expanded into the Champaign Unit 4 School District. We have three computer labs in our department, but our computers are three years old.

Besides providing an eager and talented array of undergraduate tutors and mentors, other ways in which OMSA can contribute:

- •We have staff members who have several years of experience teaching technology.
- •Connections with the Urbana, Champaign and Rantoul public schools through our 42 year old Upward Bound Program. We serve more than eighty 9th through 12th graders annually through a year round program and an intensive comprehensive eight week summer program. UB provides an excellent organizational structure that could be greatly enlarged and expanded under this grant.

•OMSA will assist in identifying recent minority graduates who can serve as professional mentors.

Finally, I am willing to join an oversight committee to assist in evaluating your program. I was a Microsoft Mentor for ten years through a partnership with the U.S Department of Education and the University of Washington. Please let me know if I can provide any additional support.

Sincerely,

Michael L. Jeffries,

Associate Dean of Students and Director Minority Student Affairs and

Federal TRIO Programs

2400 West Bradley Avenue, Champaign, IL 61821-1899 217/351-2200 • www.parkland.edu



August 3, 2009

Broadband Technology Opportunities Program 1401 Constitution Ave, NW Washington, DC 20230

Dear Colleagues:

I am pleased to write in support of the UC2B project on behalf of the Computer Science and Information Technology (CSIT) Department at Parkland College. The Parkland CSIT Department offers degrees in several IT areas, including Networking, Digital Media, Database Development, Software Development, and Office Professional. Our graduates are highly skilled individuals who are hired for internships leading to permanent employment with local small, mid-size, and large companies, such as Volition, Precision Graphics Services, Wolfrem Research, Frasca International, Motorola, Simplified Computing, Area Wide Technologies, Carle Clinic and Hospital, Christie Clinic, the cities of Champaign and Urbana, Communication Data Group, Archer Daniels Midland, and many others.

Parkland is actively involved in reaching out to minority and under-represented individuals in an attempt to narrow the digital divide for these populations. We have received grants from NSF, AT&T/Ameritech, and the Illinois Department of Commerce and Economic Opportunity for the development and implementation of educational models and programs to recruit, train, and help develop job skills for under-represented populations in information technology fields. We have collaborated with many local organizations, such as the University of Illinois at Urbana-Champaign, the Don Moyers Boys and Girls Club, and the Urban League of Champaign County, to provide workshops/training in IT to those members of the Champaign-Urbana community that have very little knowledge of digital technology.

It is our mission and passion to reach out to members of our community who have little exposure to technology. It is our hope that the educational and training models we have developed and implemented in the community will be fully utilized. The UC2B project will help make that vision a reality by allowing us to bring enhanced learning opportunities to individuals we often are unable to serve using traditional educational methodologies.

Sincerely,

Thomas R. Ramage, Ed.D.

President



August 10, 2009

Broadband Technology Opportunities Program (BTOP) Department of Commerce Washington, DC

Dear Colleagues at BTOP:

I am writing on behalf of 90.1 WEFT, a community radio station, to support the Urbana Champaign Big Broadband (UC2B) project.

WEFT-FM is a non-commercial radio station locally owned by Prairie Air, Incorporated, a not-for-profit organization. Our mission is to provide the diverse communities of radio listeners in East Central Illinois an accessible, responsible, and responsive radio alternative.

We are a primarily volunteer organization struggling to find our space in the evolving media environment. Improved access to high-speed Internet and the accompanying computing and training facilities proposed in this submission would support us in a number of our activities and goals, such as:

- live webstreaming of our programming
- downloading content from music and informational content providers (which is becoming increasingly prevalent, as many of our content providers move away from providing physical media, such as CDs)
- supporting archiving and on-demand provision of our original content to others
- using social networking to communicate with our listeners and supporters.

By having this infrastructure and the technical support for it, WEFT would be better able to serve the needs of our community.

Thank you very much.

Sincerely,

Raeann Dossett

Chair, WEFT Board of Directors

UNIVERSITY OF ILLINOIS AT URBANA-CHAMPAIGN

WILL AM-FM-TV

Campbell Hall for Public Telecommunication 300 North Goodwin Avenue Urbana, IL 61801-2316



August 12, 2009

Broadband Technology Opportunities Program Department of Commerce Washington, DC

Dear BTOP Selection Committee,

We are pleased to offer this letter of enthusiastic support for the Urbana-Champaign Big Broadband proposal in the Broadband Technology Opportunities Program. We know that it will have far-reaching positive effects on our community, with increased opportunities and educational outcomes for citizens currently underserved in a world where network access has become fundamental.

WILL is the public television and radio station serving Champaign-Urbana and communities throughout central Illinois. We've been one of the top small market PBS and NPR stations for some decades, and have long-standing educational programs and partnerships throughout our communities and schools. The University of Illinois was instrumental in establishing the National Association of Educational Broadcasters, which led directly to the creation of public broadcasting via the Public Broadcasting Act of 1967. We aim to continue this tradition of innovation and public service.

We have also seen the impact of our work in bridging the digital divide, both in enabling access to computers and the internet, and in training people how to use them. For the past eight years, our Youth Media Workshop program has worked with at-risk middle and high school students to develop digital literacy, media production, and storytelling skills. The transformation in these young people is in many cases profound. Kids on the verge of dropping out have become honor roll students bound for college. We work in partnership with many of the participants in the Champaign-Urbana BTOP proposal, including the University of Illinois Graduate School of Library and Information Science, the Cities of Champaign and Urbana, and the area School Districts. With the proposed funding for Community Technology Centers and additional training, we are convinced that this project can greatly expand the positive impacts we've seen and create new opportunities for our underserved citizens and communities.

From our perspective this comes at a fortuitous time, as our work and that of other public broadcasters on digital education services is beginning to bear fruit. We are working to digitize and make accessible decades of analog archives from public TV and radio productions spanning decades of American history and culture. The record of our times is

reflected in these audio and video archives, and we are making them accessible for use as educational materials. WILL also publishes some 40 hours of born-digital content online every week for public and educational use. The expansion of broadband access is critical for us to deliver our content and educational services.

Illinois Public Media also proposes creation of a center for sustainable journalism. In publicprivate partnership between the University of Illinois, a variety of private companies engaged in community transformation and traditional local media outlets, this technology center would serve the public interest by training high school and college students and community thought leaders in the use of new media for informing and engaging the citizenry. The center would use our Youth Media Workshop model for training and engagement. Mentors would guide the process as students research and report on issues of community adaptability and sustainability. In addition to receiving timely, relevant and accurate information, residents would have the opportunity through new media, social networking, and traditional engagement practices to be interactively involved in shaping the future of their community. The community as a whole would benefit as existing media utilize the center to adopt new media models - increasing their ability to sustain and enhance good journalism practices and community impact as legacy delivery models decline. Of particular benefit is the ability through the center to expose the value of involving underrepresented constituencies. This would help to shape public policy by giving them voice in community transformation decisions, such as communication, energy, transportation, and community health policy initiatives supported by the center.

Universal access to our culture and history is now dependent upon effective access to the internet via broadband connections. Addressing connectivity and digital literacy has become central to our mission as educational broadcasters. Our partnerships and services to schools result in measurably improved outcomes in educational achievement and economic opportunity in the underserved populations of Champaign-Urbana and throughout central Illinois. We intend to extend and deepen that impact through our participation in the Urbana-Champaign Big Broadband initiative. With support from this grant, we and our partners are ready to work.

Jack Brighton

Director of New Media & Innovation

Illinois Public Media/WILL

College of Media at Illinois

Campbell Hall for Public Telecommunication

300 N. Goodwin

Urbana, IL 61801

217-333-7300

http://will.illinois.edu

jackb@illinois.edu

UNIVERSITY OF ILLINOIS AT URBANA-CHAMPAIGN

Office of the Vice Chancellor for Public Engagement Swanlund Administration Building 601 East John Street Champaign, IL 61820



August 10, 2009

Broadband Technology Opportunities Program Department of Commerce Washington, DC

Dear Colleagues:

The Mo' Betta Music Program is excited to hear of the UC2B proposal submission. The Mo' Betta Music Program is a collaborative program between the Office of the Vice Chancellor for Public Engagement and a community based volunteer organization. Mo' Betta Music seeks to provide individual, small, and large group instruction to local area underrepresented students in instrumental and vocal music. The Program is offered twice a week during the after school hours at a local church facility. Instructors include university faculty and staff and graduate students. The Program utilizes the idioms of jazz and popular music to teach students. The goal is to offer creative and constructive outlets to underrepresented students so that they can achieve at high levels in their respective school bands and choral groups.

Mo' Betta Music would use the community labs created by the broadband initiative to access on-line musical examples, to produce and publish their own original music online, and to communicate with other similar musical youth organizations throughout the country and perhaps the world. High speed broadband would increase the quality of the musical examples and videos currently found on the internet.

Our practice facility is already a community lab, but access to the internet is cumbersome, which makes it harder to utilize the web and its resources.

For these reasons, the Mo' Betta Music Program is very enthusiastic about the UC2B proposal and is highly supportive of it.

Sincerely,

Nathaniel C. Banks

nathe Back

Director, Campus Community Interface Initiatives

Coordinator Mo' Betta Music Program



To Whom It May Concern:

I write today to endorse the establishment of a broadband network to increase the availability of the Internet to the underserved in our community. As our world continues to move into a heavily technology based arena, our community must do so as well. As the Arts Editor for Champaign-Urbana, an online magazine providing an alternative voice for our community, I believe the need for public broadband will help bridge the divide in our community and bring much needed $21^{\rm st}$ century access to those without the ability or the funds to do so. This access will most definitely provide and bring much needed money, jobs, and technology to our community.

Best,

Justine Bursoni

Arts Editor at SmilePolitely.com



910 South Lynn Street Urbana Illinois 61801

August 10, 2009

Broadband Technology Opportunities Program (BTOP) Department of Commerce Washington, DC

Dear colleagues at BTOP:

I am writing on behalf of the Regional Inquiry Studio (RIS) to support the Urbana Champaign Big Broadband (UC2B) project. My organization is a newly-established cultural institution and residency program with the goal to look critically at intersecting landscapes of small towns, rural communities and regions in the Midwest. We serve primarily artists, community-based researchers and organizers. Our current technology use relies on the personal equipment of our volunteers because we have few financial resources, but there is so much more that we would like to do. If we and our partners had access to a community media lab with equipment for video production and other tools proposed in this submission, we could readily generate projects that amplify previously untold narratives and layer multiple and possibly contradictory visions of this place. By having this proposed infrastructure and the social networks to support it, RIS will join in the creation of new knowledge, discussions and regional collaborations through the production of projects, workshops, tours, and exhibitions.

Thank you for your attention.

Sincerely, Sarah Ross Director

BUSEY BANK

201 W. MAIN ST. PO BOX 17430 URBANA, IL 61803-7430

WWW.BUSEY.COM



August 11, 2009

Broadband Technology Opportunities Program
National Telecommunications and Information Administration
U.S. Department of Commerce
1401 Constitution Avenue, NW
HCHB, Room 4812
Washington, DC 20230

Dear Broadband Technology Opportunities Program:

I am writing to express my support of the Urbana-Champaign Big Broadband (UC2B) project to provide high speed connectivity via fiber-optics to all areas of our community.

This project will make available Internet connectivity to the unserved, underserved and vulnerable populations in the community. In addition to the delivery of Internet services the implementation and on-going support for the project will provide for economic development opportunities in our community.

Busey Bank has an interest in this project for several reasons. Providing wider use of the Internet allows more of our customers to interact with us electronically keeping their cost of acquiring services lower. Additionally, Busey looks forward to being able to purchase Big Broadband services over the UC2B network to improve our connectivity and help in managing our expenses.

This project is a great example of the collaboration between the city governments, the University of Illinois, the school districts and local businesses for the good of the community.

The Broadband Technology Opportunities Program funding of the UC2B project will provide Internet services for those in our community who heretofore would be unable to have access. In addition, stimulating the local economy through the implementation of the project and allowing local businesses to take advantage of improved connectivity for customer access and internal operations are important benefits.

Your serious consideration of providing funding for the UC2B project will be most appreciated.

Sincerely,

Donald J. Schlorff

Executive Vice President



Ploughman Analytics

Charles D. Linville, Ph.D. 2021 S 1st St Ste 206D Champaign IL 61820-7477 (217) 693-4000 August 10, 2009

Broadband Technology Opportunities Program Department of Commerce Washington, DC

Dear colleagues:

I am writing to explain my participation in the UC2B Infrastructure, Public Computing and Sustainability project. Ploughman Analytics is a locally-owned analytics consultancy, providing geographic information systems, business intelligence, operations research, and knowledge management services to the agriculture and energy sectors.

Early information about crop production and conditions in the United States and elsewhere can be of tremendous value to society. This information helps markets find efficient prices for agricultural commodities, and these prices facilitate planning and decision making for individuals, firms, and governments as they respond to changes in production and consumption of commodities used for food, feed, fuel, and fiber. Acquiring, analyzing, and disseminating information about agricultural production from a variety of sources, including instruments on satellites, is facilitated by high bandwidth/low cost data networks. At present, the cost and magnitude of currently available bandwidth limits our analytics practice, and constrains our research and development goals in this area.

High bandwidth/low cost data networks such as those planned by UC2B would remove constraints to our practice and research and development efforts. It would facilitate more rapid growth of our business, and could contribute to the societal benefits of advanced methods in assessing crop production and conditions. Our participation will be to seek to purchase higher speed lower cost bandwidth from the businesses who will supply "last mile" from the "middle mile" fiber rings UC2B will build. Without high bandwidth/low cost data networks local businesses are disadvantaged relative to those located on big broadband elsewhere in the US or the world.

Charles D. Linville



121 South 17th Street, Mattoon, IL 61938-3987 www.consolidated.com Tel 217 235 3311

August 10, 2009

Broadband Technology Opportunities Program
National Telecommunications and Information Administration
U.S. Department of Commerce
1401 Constitution Avenue, NW
HCHB, Room 4812
Washington, DC 20230

U.S. Department of Commerce,

This letter is to inform you Consolidated Communications, Inc. (CCI) is in support of the Urbana-Champaign Big Broadband (UC2B) project that will be reviewed and awarded by the National Telecommunications and Information Administration.

Consolidated Communications, Inc. is an Independent Telephone Company (ILEC) that has served Central Illinois since 1894. CCI is a full services IP based network company that supports video services, high speed DSL, and IP voice services. If the UC2B project is funded by NTIA, CCI would highly consider becoming a full services IP service provider for the project. We are in full support of increasing broadband services in the Champaign / Urbana area.

Thank you for your time and if you have any questions, please feel free to contact me at 217-234-5600.

Sincerely,

Michael W. Smith

Vice President Marketing

Wichael Smith



August 12, 2009

Broadband Technology Opportunities Program
National Telecommunications and Information Administration
U.S. Department of Commerce
1401 Constitution Avenue, NW
HCHB, Room 4812
Washington, DC 20230

U.S. Department of Commerce,

Champaign Telephone Company (CTC) supports the Urbana-Champaign Big Broadband (UC2B) project that will be reviewed and awarded by the National Telecommunications and Information Administration.

CTC, Inc. is a Competitive Local Exchange Carrier (CLEC) that has served Central Illinois since 1984. CTC provides structured cabling, Internet connectivity, Digital and IP voice services.

If the UC2B project is funded by NTIA, CTC would offer a full range of IP services using the fiber infrastructure installed for this project. We are in full support of increasing the Big Broadband services available in this community.

Thank you for your consideration and if you have any questions, please feel free to contact me at 217-531-1000.

Sincerely,

Michael Hosier

President

Champaign Telephone Company

UNIVERSITY OF ILLINOIS AT URBANA-CHAMPAIGN

Office of the Provost and Vice Chancellor for Academic Affairs Swanlund Administration Building 601 East John Street Champaign, IL 61820



August 10, 2009

Broadband Technology Opportunities Program
National Telecommunications and Information Administration
U.S. Department of Commerce
1401 Constitution Avenue, NW
HCHB, Room 4812
Washington, DC 20230

Dear Sir/Madam;

I am writing in regard to the University of Illinios at Urbana-Champaign's involvement in the Urbana-Champaign Big Broadband Consortium. While this critical infrastructure project will provide a great benefit to the campus and local community, it would have been impossible for the university to pursue this project without federal support. During four of the last five years, the Urbana-Champaign campus fully expended its unrestricted operating funds. As the campus budget officer, I certify that without federal grant assistance, it would be impossible for the campus to implement this project.

Please let me know if you require additional information.

Cordially,

Michael Andrechak Associate Provost for Budgets and Resource Planning

hdresbak

44. General Overall Budget: Please fill out the following table.

			Budget				
	Loan	Grant					
	Request	Request	Equity	Debt	Bonds	Other Funding	Total
Network & Access Equipment (switching, routing, transport, access)	0\$	\$2,368,097	0\$	80	0\$	0\$	\$2,368,097
Outside Plant (cables, conduits, ducts, poles, towers, repeaters, etc.)	0\$	\$21,229,754	\$4,393,021	0\$	0\$	0\$	\$25,622,775
Buildings and Land - (new construction, improvements, renovations, lease)	0\$	0\$	0\$	0\$	0\$	0\$	0\$
Customer Premise Equipment(modems, set-top boxes, inside wiring, etc.)	\$0	\$750,000	\$0	\$0	0\$	0\$	\$750,000
Billing and Operational Support Systems (IT systems, software, etc.)	0\$	0\$	\$30,000	0\$	0\$	0\$	\$30,000
Operating Equipment (vehicles, office equipment, other)	0\$	0\$	\$10,000	0\$	0\$	0\$	\$10,000
Professional Services (engineering design, projectmanagement, consulting, etc.)	0\$	0\$	\$725,000	0\$	0\$	0\$	\$725,000
Testing (network elements,IT system elements, user devices, test generators, labfurnishings, servers/computers, etc.)	\$0	0\$	\$190,000	0\$	0\$	0\$	\$190,000
Site Preparation	\$0	\$0	\$500,000	\$0	\$0	\$0	\$500,000
Indirect Cost Recovery	\$0	0\$	\$1,004,128	\$0	\$0	0\$	\$1,004,128
Total Broadband System	0\$	\$24,347,851	\$6,852,149	0\$	0\$	0\$	\$31,200,000

COMPLETING THE PROJECT. EACH CATEGORY SHOULD BE BROKEN DOWN TO THE APPROPRIATE LEVEL FOR IDENTIFYING PLEASE COMPLETE THE TABLE BELOW FOR THE DIFFERENT CATEGORIES OF EQUIPMENT THAT WILL BE REQUIRED FOR UNIT COST

NETWORK & ACCES	NETWORK FACILITIES:	Eligibility (Yes/No)	Unit Cost	No. of Units	Total Cost	Support of Reasonableness
	NETWORK & ACCESS EQUIPMENT					
Switching	Two Layer2 network devices	yes	85,000.00	2	170,000.00	170,000.00 Aggregation point
	Layer3 peering devices	yes	150,000.00	3	450,000.00 for	for providers
Routing	Layer3 ISP devices	yes	125,000.00	4	500,000.00	500,000.00 CNS Internet access
	Optical transponders	yes	22,000.00	8	176,000.00	176,000.00 backhaul low cost BW
Transport	Optical protect	yes	21,000.00	1	21,000.00	
				Engineerin a	First thaw 🖪	SA #2 construction
-	Construction continues	Project 🙃	engineering _•			
Access						
	Routing & Switching optics	yes	85,000.00	1	85,000.00	interface support L2/L3
Other						
OUTSIDE PLANT						
	Fiber	yes	20,160.00 100 miles	100 miles	2,016,000.00	2,016,000.00 complete new build
Cables	Splicing & Prep	yes	9,202.00 100 miles	100 miles	920,200.00	920,200.00 complete new build
]	Pull fiber	yes	6,380.00 100	100 miles	638,000.00	complete new build
Conduits						
	Multipule 2"HDPE bored ducts	yes	81,431.00 71	71 miles	5,781,601.00	781,601.00 complete new build
Ducts	Engineering & Permitting	yes	7,202.00 71	71 miles	511,342.00	complete new build
1	Duct cost, Man Holes, Restore	yes	51,801.00	71 miles	3,677,871.00	complete new build
	N/A					
Poles						
	N/A					
Towers						
Repeaters	N/A					
		3	349			

SERVICE AREA or COMINETWORK FACILITIES:	SERVICE AREA or COMMON NETWORK FACILITIES:	Eligibility (Yes/No)	Unit Cost	No. of Units	Total Cost	Support of Reasonableness
NETWORK & ACCESS EQUIPMENT	SSS EQUIPMENT					
Other	Engineered fiber drops	yes	4,556.00	2500	11,388,822.00	New const.
BUILDINGS						
New						
Construction						
Pre-Fab Huts						
Improvements &						
Renovation						
Other						
CUSTOMER PREMISE EQUIPMENT	SE EQUIPMENT					
	Wireless router	yes	100.00	2500	250,000.00	outreach
Modems						
Set Top Boxes						
Inside Wiring	in-home network wiring	yes	200.00	2500	500,000.00	outreach
0						
Other						
BILLING SUPPORT	BILLING SUPPORT AND OPERATIONS SUPPORT SYSTEMS	MS				
Billing Support	Annual billing services	yes	10,000.00	1	10,000.00	
Systems						
Customer Care	Community Help-desk	yes	20,000.00	1	20,000.00	
Systems						
Other Support						
		m	350			

SERVICE AREA or (FACILITIES:	SERVICE AREA or COMMON NETWORK FACILITIES:	Eligibility (Yes/No)	Unit Cost	No. of Units	Total Cost	Support of Reasonableness
OPERATING EQUIPMENT	PMENT					
Vehicles						
		Draft RFP for	Fundin	Post RFP +	RFP detail	Award engineering and
Office	The University is familiar with	Engineerir	Prim⊕	First UC2B	engin	RFP for SA #2 - 4 awarded
Equipment/	RFPs written in parallel to SA 描					
Furniture						
Othor						
PROFESSIONAL SERVICES	ERVICES					
Engineering	Plant engineering services	yes	625,000.00	1	625,000.00	new install
Design						
Project						
Management						
9						
Consulting	Design consulting services	Yes	100,000.00	П	100,000.00	new install
D						
Other						
TESTING						
Network Elements	Network performance monitor	yes	35,970.00	н	35,970.00	35,970.00 Network Ops
IT System	WDW-DON test	74	000 000	-	00000	Matwork One
Elements		n D)))))	- 1		C W C F
User Devices						
Test						
Generators						
Lab						
Furnishings						
Servers/						
Computers	Rack Mountable servers	yes	3,000.00 10	10	30,000.00	30,000.00 operational gear

SERVICE AREA or FACILITIES:	SERVICE AREA or COMMON NETWORK FACILITIES:	Eligibility (Yes/No)	Unit Cost	No. of Units	Total Cost	Support of Reasonableness
OTHER UPF	OTHER UPFRONT COSTS					
Site	Construction Prep work	yes	500,000.00	1	200,000,000	New Install
Prenaration						
Tobal attou						
	Indirect cost recovery	yes	1,004,128.00	1	1,004,128.00	New Service
Other						



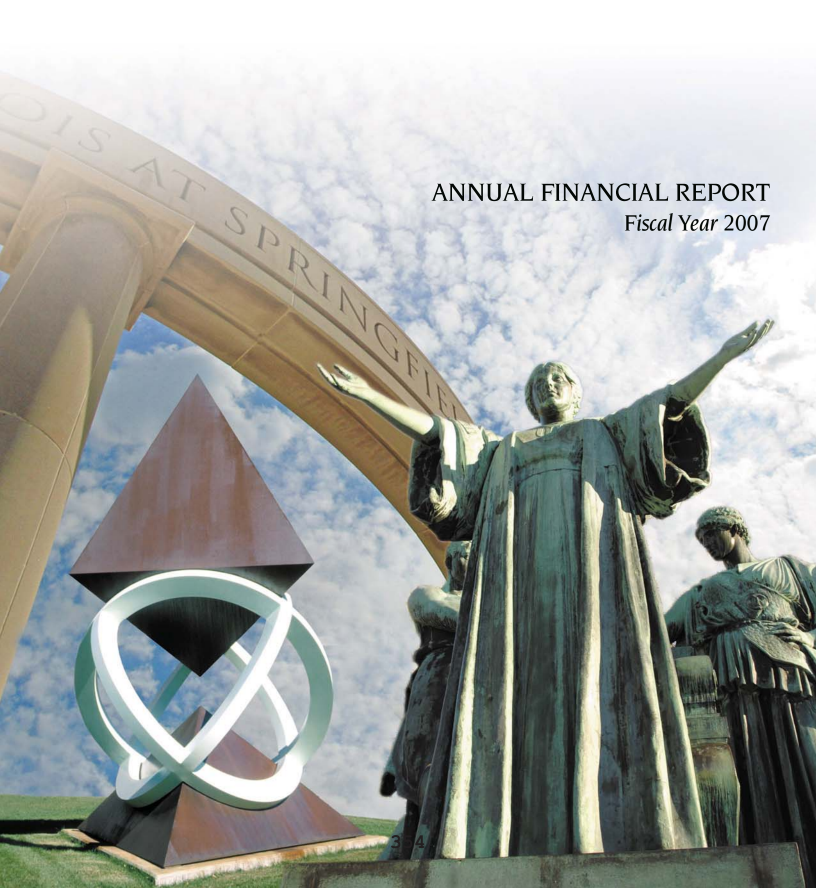
47. Historical Financial Statements:

The Urbana-Champaign Big Broadband (UC2B) Consortium was specifically formed for the purpose of seeking ARRA funding and implementing the three UC2B proposals. There are no historical or current financial statements. Those working on the Consortium have either been doing so within the context of their employment with one of the two cities or the University of Illinois, or have been community volunteers.

The University has been in business since 1867 and the two cities even longer, but their financial statements would not be relevant to the BTOP proposals being considered by NTIA. As a public entity, the UC2B Consortium will have public financial statements available once operations commence.

As the University of Illinois is the lead agency for the consortium, appended here are the University's last two years of financial statements. If this document is truncated upon uploading to easygrants, the full documents are online at:

http://www.obfs.uillinois.edu/obfshome.cfm?level=2&path=aboutobfs&xmldata=annualreports



AUDITED FINANCIAL STATEMENTS



Statement of Net Assets as of June 30, 2007

with Comparative Totals for 2006 (in thousands)

	Hoto	oreity	Universit	
	2007	ersity 2006	Organi: 2007	zations 2006
ASSETS	2007	2000	2007	2000
Current Assets:				
Cash and cash equivalents	\$ 281,621	\$ 206,549	\$ 3,724	\$ 4,74
Cash and cash equivalents, restricted	365,395	180,516	2,346	1,15
Investments	4,490	21,274	2,310	1,13
Investments, restricted	48,851	70,978		
Accrued investment income	5,091	5,228	2,033	1,80
Accounts receivable, net of allowance for uncollectible	335,262	326,248	33,905	15,28
			33,903	13,20
Receivable from State of Illinois General Revenue Fund	1,577	929	4.504	
Pledges receivable, net of allowance			4,591	5,44
Notes receivable, net of allowance for uncollectible	10,998	14,062		
Accrued interest on notes receivable	2,895	3,011		
Inventories	27,542	25,232	4	
Prepaid expenses and deferred charges	21,046	16,741	373	37
Due from related organizations	3,054	2,898		
Other assets			4,183	3,89
Total Current Assets	1,107,822	873,666	51,159	32,70
Noncurrent Assets:				
Cash and cash equivalents, restricted			1,447	59
Investments	339,340	353,934	152,774	143,12
Investments, restricted	235,904	262,184	1,095,925	923,11
Pledges receivable, net of allowance	233,50 :	202/101	20,656	17,76
Notes receivable, net of allowance for uncollectible	50,349	42,086	20,030	17,70
•			24,406	26.02
Real estate and farm properties	14,060	13,468	24,400	26,02
Prepaid expenses	10,349	8,849		
Due from related organizations	3,577	6,774		
Irrevocable trust held by other trustees			8,617	9,56
Capital assets, net of accumulated depreciation	3,109,396	2,969,989	9,201	9,16
Other assets	12,851	6,137	15,289	14,77
Total Noncurrent Assets	3,775,826	3,663,421	1,328,315	1,144,11
TOTAL ASSETS	\$ 4,883,648	\$ 4,537,087	\$1,379,474	\$ 1,176,82
LIABILITIES AND NET ASSETS				
Current Liabilities:				
Accounts payable and accrued liabilities	\$ 195,080	\$ 158,681	\$ 57,584	\$ 41,19
Accrued payroll	119,267	115,608	564	45
Accrued compensated absences, current portion	16,761	16,671	984	92
Accrued self insurance, current portion	39,761	34,105		
Deferred revenue and student deposits	148,277	141,275	41	76
Accrued interest payable	17,191	13,648	71	70
• •	17,191	13,046	6 402	
Notes payable			6,402	6,65
Annuities payable			6,700	7,33
Bonds payable, current portion	31,243	29,133		
Due to related organizations, current portion			3,054	2,89
Leaseholds payable and other obligations, current portion	34,285	32,691		
Assets held for others	32,530	28,634	89	
Total Current Liabilities	634,395	570,446	75,418	60,22
Noncurrent Liabilities:				
Bonds payable	1,060,804	805,579		
Leaseholds payable and other obligations	463,755	492,332		
Due to related organizations		,,,,	3,577	6,77
Accrued compensated absences	192,421	190,636	3,3.,	3,, ,
Accrued self-insurance	116,417	108,109		
	110,417	100,109	44,408	44,35
Annuities payable				
Remainder interest due to others			7,360	6,66
Deferred distributions			61	4
Total Noncurrent Liabilities	1,833,397	1,596,656	55,406	57,83
Total Liabilities	2,467,792	2,167,102	130,824	118,06
NET ASSETS				
Invested in capital assets, net of related debt	1,842,039	1,834,372	2,799	2,50
Restricted:				
Nonexpendable	51,345	45,520	838,362	703,48
Expendable	392,651	364,599	377,944	328,94
Unrestricted	129,821	125,494	29,545	23,81
J. J. Color City	127,021			
Total Net Assets	2,415,856	2,369,985	1,248,650	1,058,76

See accompanying notes to financial statements.

Statement of Revenues, Expenses and Changes in Net Assets Year Ended June 30, 2007 with Comparative Totals for 2006 (in thousands)

		. I look	o voite.				ty Related
	,	Univ 2007	ersity	2006	200		izations 200
OPERATING REVENUES:						-	
Student tuition and fees, net	\$	608,780	\$	554,856	\$		\$
Fee for services - state appropriation		46,207		44,626			
Federal appropriations		18,183		15,805			
Federal grants and contracts		585,981		593,144			
State of Illinois grants and contracts		82,382		68,646			
Private gifts, grants, and contracts		115,210		108,159	11	1,520	114,
Educational activities		215,348		197,089			
Auxiliary enterprises, net		304,094		282,321			
Hospital and other medical activities, net		424,211		408,406			
Medical service plan		144,303		141,336			
Independent operations		10,620		11,786			
Interest and service charges on student loans		1,100		2,913			
On behalf - hospital and other medical activities		71,610		61,221			
Allocation from the University					1	2,324	8,
Other sources -					3	4,502	30,
TOTAL OPERATING REVENUES	2,	628,029		2,490,308	15	8,346	154,
OPERATING EXPENSES:		-					
Instruction		703,540		666,200			
Research		561,876		556,874			
Public service		326,348		300,990			
Academic support		236,561		218,043			
Student services		88,374		82,656			
Institutional support		167,172		150,572	4	1,381	35
Operation and maintenance of plant		218,028		229,038		·	
Scholarships and fellowships		198,016		185,155			
Auxiliary enterprises		234,751		229,935			
Hospital and medical activites		431,762		406,466			
Independent operations		10,023		9,639			
Depreciation		191,679		185,105		510	
On behalf payments for fringe benefits		376,657		327,927			
Distributions on behalf of the University				,	12	8,731	127,
TOTAL OPERATING EXPENSES	3.	744,787		3,548,600		0,622	162
Operating loss		16,758)		1,058,292)		2,276)	(8,2
NONOPERATING REVENUES (EXPENSES):	(-7	,,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(,,	(-)-
State appropriations		665,752		655,521			
Private gifts		127,907		116,111			
On behalf payments for fringe benefits		305,047		266,706		1,540	1,
Net investment income (net of investment expense of \$2,124 in 2007)		63,733		38,992		0,336	7,
Net increase in the fair value of investments		36,429		3,200		2,440	85,
Interest on capital asset related debt		(71,768)		(61,657)		(541)	(4
Loss on sale/disposal of capital assets		(1,834)		(1,063)		(3)	
Other nonoperating revenues		15,590		35,575		38	
Other nonoperating expenses		13,330		33,373		30	(6,9
Net nonoperating revenues (expenses)	1	140,856		1,053,385	17	3,813	87,
Income (loss) before other revenues, expenses, gains, or losses	1,	24,098		(4,907)		1,537	79,
Capital state appropriations		12,287		53,961	10	.,,	79,
Capital sifts and grants		8,541		11,639			
Private gifts for endowment purposes		945		208	າ	8,353	31,
INCREASE IN NET ASSETS		45,871		60,901		9,890	110,
NET ASSETS, BEGINNING OF YEAR	า	369,985		2,309,084		8,760	947,
NET ASSETS, END OF YEAR		415,856		2,369,985	\$ 1,24		\$ 1,058

See accompanying notes to financial statements.

Statement of Cash Flows

Year Ended June 30, 2007 with Comparative Totals for 2006 (in thousands)

		vorcity		ity Related
	2007	versity 2006	2007	nizations 2006
CASH FLOWS FROM OPERATING ACTIVITIES:				
Student tuition and fees	\$ 609,257	\$ 559,611	\$	\$
Medical fees for service - state appropriations	46,207	44,626		
Federal, state, and local grants and contracts	686,489	680,459		
Private gifts, grants, and contracts	111,556	101,775	2,799	3,330
Sales and services of educational and other departmental activities	216,315	202,755	,	.,
Contributions and gifts	-,-	,	98,304	97,889
Service fee revenue			19,561	16,23
Auxiliary activities and independent operations	313.872	293,345	.,	., -
Hospital and other medical activities	420,791	407,355		
Medical service plan	149,117	131,910		
Distributions on behalf of the University		13.1,2.10	(119,352)	(116,802
Allocation from the University			8,376	8,22
Payments to employees and benefits	(2,036,192)	(1,947,205)	(18,866)	(16,800
Payments to suppliers Payments to annuitants	(1,058,408)	(1,025,991)	(13,064)	(11,039
Student loans issued	(40,991)	(39,086)	(7,853)	(8,088
	(18,209)	` ' '		
Student loans collected	11,297	13,071		
Student loan interest and fees collected	1,258	1,303	11.715	0.10
Other operating revenue	(507.544)	(500.070)	11,715	8,19
NET CASH USED BY OPERATING ACTIVITIES	(587,641)	(589,879)	(18,380)	(18,852
CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES:				
State appropriations	665,104	655,838		
Gifts transferred from University of Illinois Foundation	127,907	116,111		
Private gifts for endowment purposes	14	663	28,353	31,39
Advances and repayments to related organizations, net	3,041	(4,611)	(1,772)	(400
Other, net	11,106	28,135	(191)	(78
NET CASH PROVIDED BY NONCAPITAL FINANCING ACTIVITIES	807,172	796,136	26,390	30,91
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES:				
Proceeds from issuance of capital debt	330,171	198,746		
Capital state appropriations	659	9,004		
Capital gifts and grants	2,872	9,634		
Proceeds from the sale of capital assets		9,845		3,08
Purchase of capital assets	(297,769)	(226,475)	(764)	(713
Principal payments on bonds and capital leases	(115,840)	(100,707)		
Interest payments on bonds and capital leases	(57,089)	(49,869)	(325)	(396
Payment on notes payable and due to related organizations			(1,398)	(4,803
Payments of bond issuance costs	(2,667)	(1,330)		
Other, net			(309)	(323
NET CASH USED BY CAPITAL AND RELATED FINANCING ACTIVITIES	(139,663)	(151,152)	(2,796)	(3,15
CASH FLOWS FROM INVESTING ACTIVITIES:				
Interest and dividends on investments, net	56,759	37,820	13,218	9,78
Proceeds from sales and maturities of investments	13,681,316	10,966,314	1,247,304	1,004,68
Purchase of investments	(13,557,992)	(10,938,945)	(1,264,713)	(1,023,412
NET CASH PROVIDED (USED) BY INVESTING ACTIVITIES	180,083	65,189	(4,191)	(8,943
Net increase (decrease) in cash and cash equivalents	259,951	120,294	1,023	(27
Cash and Cash Equivalents, Beginning of Year	387,065	266,771	6,494	6,52
	\$ 647,016	\$ 387,065	\$ 7,517	\$ 6,49

Statement of Cash Flows

Year Ended June 30, 2007 with Comparative Totals for 2006 (in thousands) - (continued)

Reconciliation of operating loss to net cash used by operating activities: S (1,116,758) \$ (1,058,292) \$ (12,276) \$ (8,25 Ag) Adjustments to reconcile operating loss to net cash used by operating activities: (71,610) (61,221) (61,221) On behalf payments for reimbursement of hospital and medical activities (71,610) (61,221) 1,540 1,7 On behalf payments for fringe benefits expense 376,657 327,927 1,540 1,7 Depreciation expense 191,679 185,105 510 3. Changes in assets and liabilities: (8,674) (14,042) (214) 6. Notes receivable, net (5,198) (2,149) (214) 6. Accrued interest on notes receivable 116 (1,610) 1. Inventories (2,310) (2,330) (1) 1. Pregial expenses and deferred charges (3,038) 1,671 (4) (9 Pledges receivable (2,310) (2,330) (1) Noncurrent assets other (5,814) (5,824) (5,824) Accruded payroll 3,65		Linis	versity		ty Related izations
Operating loss \$ (1,116,758) \$ (1,058,292) \$ (12,276) \$ (8,258) Adjustments to reconcile operating loss to net cash used by operating activities: Volume 1 Volume 1 Vol. (1,058,292) \$ (1,276) \$ (8,258) On behalf payments for fringe benefits expense 376,657 327,927 1,540 1,7 Depreciation expense 191,679 185,105 510 3.3 Changes in assets and liabilities: Vol. (1,040) (2,149) 6.6 Notes receivable, net (5,198) (2,149) 6.6 Accounts receivable, net (5,198) (2,149) 6.6 Notes receivable, net (5,198) (2,149) 6.6 Accound interest on notes receivable 116 (1,610) 1.6 Inventories (3,338) 1,671 (4) (9 Pledges receivable 116 (1,610) (1,600) (5,000) (5,000) (5,000) (5,000) (5,000) (5,000) (5,000) (5,000) (5,000) (5,000) (5,000) (5,000) (5,000) (5,000)				_	
Adjustments to reconcile operating loss to net cash used by operating activities: On behalf payments for reimbursement of hospital and medical activities On behalf payments for fringe benefits expense 376,657 327,927 1,540 1,7 Depreciation expense 191,679 185,105 510 3. Changes in assets and liabilities: Accounts receivable, net Notes receivable, net Notes receivable, net Notes receivable interest on notes receivable Inventories (2,310) (2,330) (1) Prepaid expenses and deferred charges (3,038) 1,671 (4) (9) Pledges receivable Noncurrent assets other Accounts payable 21,101 10,674 387 (7,610) Accrued payroll Deferred revenue and student deposits 7,001 9,703 1,720 Accrued compensated absences 1,1874 1,232 Accrued self insurance Assets held for others 3,866 3,869 Noncash investing, capital, and financing activities On behalf payments for finge benefits \$ (\$87,641) \$ (\$89,879) \$ (\$18,80) \$ (\$18,80) \$ (\$18,85) \$ (\$18,65) \$ (\$1,574) \$ (\$1,77) \$ (\$1,77) \$ (\$1,77) \$ (\$1,77) \$ (\$2,77) \$ (\$1,77) \$ (\$1,77) \$ (\$2,77) \$ (\$2,77) \$ (\$1,77) \$ (Reconciliation of operating loss to net cash used by operating activities:				
On behalf payments for reimbursement of hospital and medical activities (71,610) (61,221) On behalf payments for fringe benefits expense 376,657 3327,927 1,540 1,7 Depreciation expense 191,679 185,105 510 3. Changes in assets and liabilities: ***********************************	Operating loss	\$ (1,116,758)	\$ (1,058,292)	\$ (12,276)	\$ (8,256)
On behalf payments for fringe benefits expense 376,657 327,927 1,540 1,77 Depreciation expense 191,679 185,105 510 33 Changes in assets and liabilities: 8,674 (14,042) (214) 6.6 Notes receivable, net (5,198) (2,149) 6.7 Accrued interest on notes receivable 116 (1,610) 7 Inventories (3,310) (2,330) (1) 9 Prepaid expenses and deferred charges (3,038) 1,671 (4) (9 Pledges receivable (2,310) (2,330) (1) (9 Pledges receivable (3,038) 1,671 (4) (9 Pledges receivable (2,210) (2,330) (1) (9 Pledges receivable (3,038) 1,671 (4) (9 Pledges receivable (3,048) 1,067 387 (7 Accounts payable 21,101 10,674 387 (7 Accrued payroll 3,059 10,768 61 <td< td=""><td>Adjustments to reconcile operating loss to net cash used by operating activities:</td><td></td><td></td><td></td><td></td></td<>	Adjustments to reconcile operating loss to net cash used by operating activities:				
Depreciation expense 191,679 185,105 510 3.3 Changes in assets and liabilities: Counts receivable, net (8,674) (14,042) (214) 6.6 Notes receivable, net (8,674) (14,042) (214) 6.6 Accrued interest on notes receivable 116 (1,610)	On behalf payments for reimbursement of hospital and medical activities	(71,610)	(61,221)		
Changes in assets and liabilities: Counts receivable, net (8,674) (14,042) (214) 6.0 Notes receivable, net (5,198) (2,149) 6.0 Accrued interest on notes receivable (interest on notes receivable) 116 (1,610) 1.0 Inventories (2,310) (2,330) (1) 1.0 Prepaid expenses and deferred charges (3,038) 1,671 (4) (9 Pledges receivable (2,300) (1,510) (5,000) (5,000) Noncurrent assets other (2,000) (5,014) (8,28 Accounts payable 21,101 10,674 387 (7 Accrued payroll 3,659 10,768 61 1 Deferred revenue and student deposits 7,001 9,703 (720) 1 Accrued compensated absences 1,874 1,232 62 1 Accrued self insurance 13,964 11,238 1 Assets held for others \$ (8,55) 8,987 \$ (8,58) Net cash used by operating activities \$ (8,56)	On behalf payments for fringe benefits expense	376,657	327,927	1,540	1,770
Accounts receivable, net (8,674) (14,042) (214) 6.6 Notes receivable, net (5,198) (2,149) Accounts receivable, net (5,198) (2,149) Accounts receivable, net (5,198) (2,149) Accounts receivable (116 (1,610) Inventories (2,310) (2,330) (1) Prepaid expenses and deferred charges (3,038) 1,671 (4) (9 Pledges receivable Noncurrent assets other (5,814) (5,814) (8,28 Accounts payable (21,101) (10,674) 387 (7 Accounts payable (21,101) (21,10	Depreciation expense	191,679	185,105	510	328
Notes receivable, net (5,198) (2,149) Accrued interest on notes receivable 116 (1,610) Inventories (2,310) (2,330) (1) Prepaid expenses and deferred charges (3,038) 1,671 (4) (9 Pledges receivable (2,300) (5,000) (5,	Changes in assets and liabilities:				
Accrued interest on notes receivable 116 (1,610) Inventories (2,310) (2,330) (1) Prepaid expenses and deferred charges (3,038) 1,671 (4) (9 Pledges receivable (2,000) (5,000 <	Accounts receivable, net	(8,674)	(14,042)	(214)	633
Capital asset acquisitions by CDB Capital asset adjustments Capital asset ad	Notes receivable, net	(5,198)	(2,149)		
Prepaid expenses and deferred charges (3,038) 1,671 (4) (9 Pledges receivable (2,000) (5,000) Noncurrent assets other (5,814) (8,28 Accounts payable 21,101 10,674 387 (7 Accrued payroll 3,659 10,768 61 1 Deferred revenue and student deposits 7,001 9,703 (720) 1 Accrued compensated absences 1,874 1,232 62 1 Accrued self insurance 13,964 11,238 8 Assets held for others 3,896 (8,553) 89 Net cash used by operating activities \$ (587,641) \$ (589,879) \$ (18,380) \$ (18,85) Noncash investing, capital, and financing activities: \$ (305,047) \$ (266,706) \$ 1,574 \$ 1,77 Gifts in kind 5,669 2,005 12,291 19,44 Capital assets in accounts payable 64,258 48,961 50 - Capital asset acquisitions by CDB 11,628 44,957 -	Accrued interest on notes receivable	116	(1,610)		
Pledges receivable (2,000) (5,000 (5,000) (5,000	Inventories	(2,310)	(2,330)	(1)	2
Noncurrent assets other (5,814) (8,28 Accounts payable 21,101 10,674 387 (7 Accrued payroll 3,659 10,768 61 (7 Deferred revenue and student deposits 7,001 9,703 (720) (7 Accrued compensated absences 1,874 1,232 62 1 Accrued self insurance 13,964 11,238 (8,553) 89 Net cash used by operating activities \$ (587,641) \$ (589,879) \$ (18,380) \$ (18,85 Noncash investing, capital, and financing activities: \$ (587,641) \$ (589,879) \$ (18,380) \$ (18,85 Noncash investing, capital, and financing activities: \$ (305,047) \$ (266,706) \$ 1,574 \$ 1,77 Gifts in kind 5,669 2,005 12,291 19,44 Capital assets in accounts payable 64,258 48,961 50 4 Capital asset acquisitions via leaseholds payable 2,644 11,096 4 Capital appreciation on bonds payable 10,662 1 1 1 <td>Prepaid expenses and deferred charges</td> <td>(3,038)</td> <td>1,671</td> <td>(4)</td> <td>(90)</td>	Prepaid expenses and deferred charges	(3,038)	1,671	(4)	(90)
Accounts payable 21,101 10,674 387 7 Accrued payroll 3,659 10,768 61 Deferred revenue and student deposits 7,001 9,703 (720) Accrued compensated absences 1,874 1,232 62 1 Accrued self insurance 13,964 11,238 8 Assets held for others 3,896 (8,553) 89 Net cash used by operating activities \$ (587,641) \$ (589,879) \$ (18,380) \$ (18,85) Noncash investing, capital, and financing activities: \$ (587,641) \$ (589,879) \$ (18,380) \$ (18,85) Non behalf payments for fringe benefits \$ 305,047 \$ 266,706 \$ 1,574 \$ 1,7 Gifts in kind 5,669 2,005 12,291 19,44 Capital assets in accounts payable 64,258 48,961 50 Capital asset acquisitions by CDB 11,628 44,957 Capital appreciation on bonds payable 10,763 10,662 Net interest capitalized 676 1,263 Other capital asset adjustments 763 1,329	Pledges receivable			(2,000)	(5,000)
Accrued payroll 3,659 10,768 61 Deferred revenue and student deposits 7,001 9,703 (720) Accrued compensated absences 1,874 1,232 62 17 Accrued self insurance 13,964 11,238 Assets held for others 3,896 (8,553) 89 Net cash used by operating activities \$ (587,641) \$ (589,879) \$ (18,380) \$ (18,857) Noncash investing, capital, and financing activities: On behalf payments for fringe benefits \$ 305,047 \$ 266,706 \$ 1,574 \$ 1,77 Gifts in kind 5,669 2,005 12,291 19,44 Capital assets in accounts payable 64,258 48,961 50 Capital asset acquisitions by CDB 11,628 44,957 Capital asset acquisitions via leaseholds payable 2,644 11,096 Capital appreciation on bonds payable 10,763 10,662 Net interest capital asset adjustments 763 1,329	Noncurrent assets other			(5,814)	(8,289)
Deferred revenue and student deposits 7,001 9,703 (720) Accrued compensated absences 1,874 1,232 62 1 Accrued self insurance 13,964 11,238 Assets held for others 3,896 (8,553) 89 Net cash used by operating activities \$ (587,641) \$ (589,879) \$ (18,380) \$ (18,85) Noncash investing, capital, and financing activities: \$ 305,047 \$ 266,706 \$ 1,574 \$ 1,77 Gifts in kind 5,669 2,005 12,291 19,40 Capital assets in accounts payable 64,258 48,961 50 6 Capital asset acquisitions by CDB 11,628 44,957 44,957 44,957 44,957 44,957 44,957 44,957 44,957 44,957 44,957 44,957 44,957 44,957 45,962 46,961 50 46,961 50 46,961 50 46,961 50 46,961 50 46,961 50 46,961 50 46,961 50 46,961 50 46,961 50 46,961 50 46,961 50 46,961 <t< td=""><td>Accounts payable</td><td>21,101</td><td>10,674</td><td>387</td><td>(79)</td></t<>	Accounts payable	21,101	10,674	387	(79)
Accrued compensated absences 1,874 1,232 62 1 Accrued self insurance 13,964 11,238 Assets held for others 3,896 (8,553) 89 Net cash used by operating activities \$ (587,641) \$ (589,879) \$ (18,380) \$ (18,855) Noncash investing, capital, and financing activities: On behalf payments for fringe benefits \$ 305,047 \$ 266,706 \$ 1,574 \$ 1,775 Gifts in kind 5,669 2,005 12,291 19,44 Capital assets in accounts payable 64,258 48,961 50 40 Capital asset acquisitions by CDB 11,628 44,957 Capital asset acquisitions via leaseholds payable 2,644 11,096 Capital appreciation on bonds payable 10,763 10,662 Net interest capitalized 676 1,263 Other capital asset adjustments 763 1,329	Accrued payroll	3,659	10,768	61	4
Accrued self insurance 13,964 11,238 Assets held for others 3,896 (8,553) 89 Net cash used by operating activities \$ (587,641) \$ (589,879) \$ (18,380) \$ (18,850) \$	Deferred revenue and student deposits	7,001	9,703	(720)	15
Assets held for others 3,896 (8,553) 89 Net cash used by operating activities \$ (587,641) \$ (589,879) \$ (18,380) \$ (18,855) Noncash investing, capital, and financing activities: On behalf payments for fringe benefits \$ 305,047 \$ 266,706 \$ 1,574 \$ 1,77 \$ 1,77 \$ 6 (15,574) \$ 1,77 \$ (15,574) \$ 1,77	Accrued compensated absences	1,874	1,232	62	110
Net cash used by operating activities \$ (587,641) \$ (589,879) \$ (18,380) \$ (18,85) Noncash investing, capital, and financing activities: Sand Sand Sand Sand Sand Sand Sand Sand	Accrued self insurance	13,964	11,238		
Noncash investing, capital, and financing activities: On behalf payments for fringe benefits \$ 305,047 \$ 266,706 \$ 1,574 \$ 1,77 Gifts in kind 5,669 2,005 12,291 19,44 Capital assets in accounts payable 64,258 48,961 50 4 Capital asset acquisitions by CDB 11,628 44,957 4 Capital asset acquisitions via leaseholds payable 2,644 11,096 4 Capital appreciation on bonds payable 10,763 10,662 4 Net interest capitalized 676 1,263 4 Other capital asset adjustments 763 1,329	Assets held for others	3,896	(8,553)	89	
On behalf payments for fringe benefits \$ 305,047 \$ 266,706 \$ 1,574 \$ 1,77 Gifts in kind 5,669 2,005 12,291 19,40 Capital assets in accounts payable 64,258 48,961 50 64 Capital asset acquisitions by CDB 11,628 44,957 64	Net cash used by operating activities	\$ (587,641)	\$ (589,879)	\$ (18,380)	\$ (18,852)
Gifts in kind 5,669 2,005 12,291 19,40 Capital assets in accounts payable 64,258 48,961 50 64 Capital asset acquisitions by CDB 11,628 44,957 Capital asset acquisitions via leaseholds payable 2,644 11,096 Capital appreciation on bonds payable 10,763 10,662 Net interest capitalized 676 1,263 Other capital asset adjustments 763 1,329	Noncash investing, capital, and financing activities:				
Capital assets in accounts payable 64,258 48,961 50 Capital asset acquisitions by CDB 11,628 44,957 Capital asset acquisitions via leaseholds payable 2,644 11,096 Capital appreciation on bonds payable 10,763 10,662 Net interest capitalized 676 1,263 Other capital asset adjustments 763 1,329	On behalf payments for fringe benefits	\$ 305,047	\$ 266,706	\$ 1,574	\$ 1,770
Capital asset acquisitions by CDB11,62844,957Capital asset acquisitions via leaseholds payable2,64411,096Capital appreciation on bonds payable10,76310,662Net interest capitalized6761,263Other capital asset adjustments7631,329	Gifts in kind	5,669	2,005	12,291	19,406
Capital asset acquisitions via leaseholds payable2,64411,096Capital appreciation on bonds payable10,76310,662Net interest capitalized6761,263Other capital asset adjustments7631,329	Capital assets in accounts payable	64,258	48,961	50	49
Capital appreciation on bonds payable10,76310,662Net interest capitalized6761,263Other capital asset adjustments7631,329	Capital asset acquisitions by CDB	11,628	44,957		
Net interest capitalized6761,263Other capital asset adjustments7631,329	Capital asset acquisitions via leaseholds payable	2,644	11,096		
Other capital asset adjustments 763 1,329	Capital appreciation on bonds payable	10,763	10,662		
	Net interest capitalized	676	1,263		
Loss on sale/disposal of capital assets 1,834 1,063	Other capital asset adjustments	763	1,329		
	Loss on sale/disposal of capital assets	1,834	1,063		

See accompanying notes to financial statements.

NOTES TO FINANCIAL STATEMENTS

NOTE 1 - ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization and Basis of Presentation

The University of Illinois (University), a federal land grant institution and a component unit of the State of Illinois, conducts education, research, public service and related activities principally at its three campuses in Urbana-Champaign, Springfield and Chicago, which include the University of Illinois Hospital (Hospital) and other health care facilities. The governing body of the University is The Board of Trustees of the University of Illinois (Board).

As required by accounting principles generally accepted in the United States of America, as prescribed by the Governmental Accounting Standards Board (GASB), these financial statements present the financial position and financial activities of the University (the primary government) and its component units as well as certain activities and expenses funded by other State agencies on behalf of the University or its employees. The component units discussed below are included in the University's financial reporting entity (Entity) because of the significance of their financial relationship with the University.

The University Related Organizations' (UROs) column in the financial statements includes the financial data of the University's discretely presented component units. The University of Illinois Foundation (Foundation), the University of Illinois Alumni Association (Alumni Association), and Wolcott, Wood and Taylor, Inc. (WWT) are included in the University's reporting entity because of the significance of their operational or financial relationship with the University. These component units are discretely presented in a separate column to emphasize that they are Illinois non-profit organizations legally separate from the University.

The Foundation was formed for the purpose of providing fund raising and other assistance to the University in order to attract private gifts to support the University's instructional, research and public service activities. In this capacity, the Foundation solicits, receives, holds and administers gifts for the benefit of the University. Complete financial statements for the Foundation may be obtained by writing the Director of Business and Administration, 414C Harker Hall, 1305 W. Green Street, Urbana, IL 61801.

The Alumni Association was formed to promote the general welfare of the University and to encourage and stimulate interest among students, former students and others in the University's programs. In this capacity, the Alumni Association offers memberships in the Alumni Association to former students, conducts various activities for students and alumni, and publishes periodicals for the benefit of alumni. Complete financial statements for the Alumni Association may be obtained by writing the Director of Administration and Business Affairs, Alice Campbell Alumni Center, 601 S. Lincoln Avenue, Urbana, IL 61801.

WWT was formed to provide practice management support services and operate as a billing/collection entity for health care activities under the laws of the State of Illinois. Complete financial information may be obtained by writing the President and CEO, 200 W. Adams, Suite 225, Chicago, IL 60606.

Prairieland Energy, Inc. (Prairieland), a for profit, wholly-owned subsidiary, was formed for the purpose of providing support for the University through delivery of comprehensive economical utility services to all campuses of the University.

Illinois Ventures, LLC, (Illinois Ventures), a for profit, wholly-owned subsidiary, exists to facilitate the development of new companies commercializing technology originated or developed by faculty, staff and/or students of the University. The University desires Illinois Ventures to foster technology commercialization and economic development in accordance with the teaching, research, and public service missions of the University.

The University of Illinois Research Park, LLC, (Research Park), a for profit, wholly-owned subsidiary, was formed to aid and assist the University by establishing and operating a research park on the University's Urbana-Champaign campus. The Research Park was designed to promote the development of new companies which commercialize University technologies.

Activities of Prairieland, Illinois Ventures, and the Research Park for the current fiscal year, which were minimal, have been incorporated in the University's financial statements using the blended method.

The Foundation, Alumni Association, WWT, Prairieland, Illinois Ventures and the Research Park are related organizations as defined under *University Guidelines* adopted by the State of Illinois Legislative Audit Commission.

The University is a component unit of the State of Illinois for financial reporting purposes. The financial balances and activities included in these financial statements are, therefore, also included in the State's comprehensive annual financial report.

The basic financial statements include prior year comparative information, which has been derived from the University's 2006 financial statements. Such information does not include all of the information required to constitute a presentation in conformity with accounting principles generally accepted in the United States of America. Accordingly, such information should be read in conjunction with the University's financial statements for the year ended June 30, 2006.

Certain items in the June 30, 2006 financial statements have been reclassified to correspond to the June 30, 2007 presentation.

The Entity's resources are classified into net asset categories and reported in the Statement of Net Assets. These categories are defined as (a) Invested in capital assets, net of related debt - capital assets net of accumulated depreciation and outstanding debt balances (b) Restricted nonexpendable - assets restricted by externally imposed stipulations (c) Restricted expendable - assets subject to externally imposed restrictions that can be fulfilled by actions of the Entity pursuant to those stipulations or that expire by the passage of time and (d) Unrestricted - assets not subject to externally imposed stipulations but may be designated for specific purposes by action of management or the Board of Trustees.

Significant Accounting Policies

The Entity prepared its financial statements as a Business Type Activity, as defined by GASB Statement No. 35, using the economic resources measurement focus and the accrual basis of accounting. Business Type Activities are those financed in whole or in part by fees charged to external parties for goods and services.

The Statement of Revenues, Expenses, and Changes in Net Assets classifies the Entity's fiscal year activity as operating and nonoperating. Operating revenues generally result from exchange transactions such as payments received for providing goods and services, including tuition and fees, net of scholarships and fellowships, certain grants and contracts, sales and services of educational activities, hospital, and auxiliary enterprise revenues.

Scholarships and fellowships of \$144,313,000 and \$2,707,000 are netted against student tuition and fees and auxiliary enterprises revenues, respectively. Stipends and other payments made directly to students are reported as scholarship and fellowship expense. Net tuition and fees, except for Summer Session, are recognized as revenues as they are assessed. The portion of Summer Session tuition and fees applicable to the following fiscal year is deferred.

Grant and contract revenues which are received or receivable from external sources are recognized as revenues to the extent of related expenses or satisfaction of eligibility requirements on the accrual basis. Advances are classified as deferred revenue.

Certain revenue sources that the Entity relies on to provide funding for operations including State appropriations, gifts, and investment income are defined by GASB Statement No. 35 as nonoperating. In addition, transactions related to capital and financing activities are components of nonoperating revenues.

Appropriations made from the State of Illinois General Revenue Fund for the benefit of the University are recognized as nonoperating revenues when eligibility requirements are satisfied.

In accordance with GASB Statement No. 24, Accounting and Financial Reporting for Certain Grants and Other Financial Assistance, the University reported payments made to the State Universities Retirement System on behalf of the Entity for contributions to retirement programs for Entity employees of approximately \$107,982,000 for the year ended June 30, 2007. Substantially all employees participate in group health insurance plans administered by the State of Illinois. The employer contributions to these plans for University employees paid by State appropriations and auxiliary enterprises are paid to Central Management Services on behalf of the University. The employer contributions to these plans on behalf of employees paid from other University-held funds are paid by the University. The on behalf payments are approximately \$268,675,000 for 2007. The cost of these benefits paid on behalf of the Hospital are reflected as operating revenues as the result of certain contractual agreements. All other on behalf payments are reflected as nonoperating revenues. In all cases, the corresponding on behalf expense is reflected as operating and reported in on behalf payments for fringe benefits.

With respect to the Hospital, net patient service revenue is reported at the estimated net realizable amounts due from patients, third-party payors, and others for services rendered, including estimated retroactive adjustments under reimbursement agreements with third-party payors. Retroactive adjustments are accrued on an estimated basis in the period the related services are rendered and adjusted in future periods as final settlements are determined. The Hospital has agreements with third-party payors that provide for payments to the Hospital at amounts different from its established

rates. Approximately 93% of the Hospital's net patient service revenues were derived from Medicare, Medicaid, Blue Cross and managed care programs for the year ended June 30, 2007. Payments under these programs are based on established program rates or costs, as defined, of rendering services to program beneficiaries. The Hospital provides contractual allowances on a current basis for the differences between charges for services rendered and the expected payments under these programs. For the year ended June 30, 2007, the contractual allowances totalled \$801,308,000.

The Entity first applies restricted net assets when an expense or outlay is incurred for purposes for which both restricted and unrestricted net assets are available.

The majority of the Entity's expenses are exchange transactions which GASB defines as operating expenses for financial statement presentation. Nonoperating expenses include capital financing costs and costs related to investment activity.

Employment contracts for certain academic personnel provide for twelve monthly salary payments, although the contracted services are rendered during a nine month period. The liability for those employees who have completed their contracted services, but have not yet received final payment, was approximately \$49,087,000 at June 30, 2007 and is recorded in the accompanying financial statements. This amount will be paid from amounts specifically included in State of Illinois General Revenue Fund appropriations to the University for fiscal year 2008 rather than from the unrestricted net assets available at June 30, 2007.

Accrued compensated absences for Entity personnel are charged as an operating expense, using the vesting method, based on earned but unused vacation and sick leave days including the Entity's share of social security and medicare taxes. At June 30, 2007, the University estimates that \$119,892,000 of the accrued compensated absences liability will be paid out of State of Illinois General Revenue Fund appropriations to the University in subsequent years, rather than from unrestricted net assets available at June 30, 2007.

The Statement of Cash Flows details the change in the cash and cash equivalents balance for the fiscal year. Cash and cash equivalents include bank accounts and investments with original maturities of ninety days or less at the time of purchase. Such investments consist primarily of U.S. Treasury bills, commercial paper, repurchase agreements and money market funds

Inventories are stated at the lower of cost or market. Cost is determined principally by the average cost method.

For donor restricted endowments, the Uniform Management of Institutional Funds Act, as adopted in Illinois, permits the Board of Trustees of the University of Illinois to appropriate an amount of realized and unrealized endowment appreciation as they determine to be prudent. The University's policy is to retain the endowment realized and unrealized appreciation with the endowment after spending rule distributions.

Capital assets are recorded at cost or fair value at the date of a gift. Depreciation of the capital assets is calculated on a straight-line basis over the estimated useful lives (three to fifty years) of the respective assets. The University's policy requires the capitalization of all land and collection purchases regardless of cost, equipment at \$5,000, buildings and improvements at \$100,000, and infrastructure at \$1,000,000. The Entity does not capitalize collections of works of art or historical treasures held for public exhibition, education, or research in furtherance of public service rather than capital gain, unless they were capitalized as of June 30, 1999. Proceeds from the sale, exchange, or other disposal of any item belonging to a collection of works of art or historical treasures must be applied to the acquisition of additional items for the same collection.

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. A material estimate that is particularly susceptible to significant change in the near term relates to the determination of the allowance for doubtful accounts and contractual allowances.

In accordance with GASB Statement No. 20, Accounting and Financial Reporting for Proprietary Funds and Other Governmental Entities That Use Proprietary Fund Accounting, the Entity follows all applicable GASB pronouncements. In addition, the Entity applies all applicable Financial Accounting Standards Board (FASB) Statements and Interpretations, Accounting Principles Board (APB) Opinions and Accounting Research Bulletins of the Committee on Accounting Procedures issued on or before November 30, 1989 unless those pronouncements conflict with or contradict GASB pronouncements. The Entity has elected not to apply FASB pronouncements issued after November 30, 1989.

NOTE 2 - CASH AND DEPOSITS

The carrying amount of the University's and the UROs' cash totalled \$(17,072,000) and \$6,666,000 at June 30, 2007, respectively.

The total bank account balances at June 30, 2007, of the University and the UROs, aggregated \$8,272,000, and \$5,733,000, respectively, of which \$8,272,000, and \$4,349,000, respectively, was covered by federal depository insurance or by collateral held by an agent in the Entity's name.

Certificates of Deposit, which are reported as investments per GASB Statement No. 9, for the University and the UROs totaled \$400,000 and \$33,000, respectively, at June 30, 2007 and were covered by federal depository insurance or collateral held by an agent in the Entity's name.

NOTE 3 - CASH EQUIVALENTS AND INVESTMENTS

Illinois Statutes govern the investment policies of the University and the UROs. Allowable investments under these policies include:

- Obligations of the U.S. Treasury, other federal agencies, and instrumentalities
- Bank and savings and loan time deposits
- Corporate bonds and stocks
- Commercial paper
- Repurchase agreements
- Mutual funds

Additionally, the University has investments in real estate and farm properties that are carried at cost, or when donated, at the fair value at the date of donation. All other investments are carried at their fair value, as determined by quoted market prices when available, and otherwise by generally accepted valuation principles. Investment income and the change in fair value of investments is recognized in the fund which owned such investments, except for income derived from investments of the University Endowment Fund which is recognized in the fund to which the income is restricted.

Illinois Statutes require a third party custodian to perfect the University's security interest under repurchase agreements. The University follows industry standards and requires that securities underlying repurchase agreements must have a fair value of at least 102% of the cost of the repurchase agreement. At June 30, 2007, the University and the UROs had repurchase agreements of \$291,943,000 and \$851,000, respectively and the market value of securities underlying these repurchase agreements was \$307,321,000 and \$851,000, respectively, at June 30, 2007.

Nearly all of the University's and the UROs' investments are managed by external professional investment managers, who have full discretion to manage their portfolios subject to investment policy and manager guidelines established by the University and the UROs, and in the case of mutual funds and other commingled vehicles, in accordance with the applicable prospectus.

Distributions are made from the University Endowment Fund to the University entities that benefit from the endowment funds. The endowment spending rule provides for an annual distribution of 4.75% of the two-quarter lagged, seven-year moving average market value of fund units. At June 30, 2007 net appreciation of \$12,986,000 is available to be spent, of which \$11,841,000 is restricted to specific purposes.

The Board develops University policy on investments and delegates the execution of those policies to its administrative agents. The University follows the State of Illinois Uniform Management of Institutional Funds Act when investing its endowment and operating funds. The State of Illinois Public Funds Investment Act provides the context and framework for plant fund investments. The following details the carrying value of the University's and the UROs' investment portfolio as of June 30, 2007:

UNIVERSITY CASH EQUIVALENTS AND INVESTMENTS (in thousands)

Certificates of Deposit	\$ 400
U.S.Treasury Put	4,345
U.S.Treasury Bonds and Bills	100,391
U.S. Government Agencies	66,103
Commercial Paper	36,910
Corporate Bonds	115,086
Bond Mutual Funds	67,036
Non Government Mortgage Backed Securities	73,842
Non U.S. Government Bonds	3,355
Repurchase Agreements	291,943
Money Market Funds	320,589
Illinois Public Treasurer's Investment Pool	 3,947
Subtotal before equities and other investments	1,083,947
US Equities	27,249
International Equities	45,966
U.S. Equity Mutual Funds	128,454
Limited Partnerships	7,056
Real Estate	 1
TOTAL	\$ 1,292,673

URO CASH EQUIVALENTS AND INVESTMENTS (in thousands)

Certificates of Deposit	\$ 33
U.S. and Other Government Securities	65,401
Municipal Bonds	271
Corporate Bonds and Notes	61,949
Mutual Funds - Bonds	120,973
Mutual Funds - Municipal Bonds	2,268
Mutual Funds - Blended Bonds	4,951
Mutual Funds - Money Market	32,245
Repurchase Agreements	851
Subtotal before equities and other investments	288,942
U.S. Equities	306,777
International Equities	197,938
Preferred Stock	3
Mutual Funds - Stocks	213,486
Real Estate Trust and Partnerships	238,539
Other	3,865
TOTAL	\$ 1,249,550

Interest Rate Risk: Interest rate risk is the risk that changes in interest rates will adversely affect the fair value of an investment. The University employs multiple investment managers, of which each has specific maturity assignments related to the operating funds. The funds are structured with different layers of liquidity. Funds expected to be used within one year are invested in money market instruments. Core operating funds are invested in longer maturity investments. Core operating funds investment manager's performance benchmarks are Lehman Brothers 1-3 year Government Credit Bond Index and the Lehman Brothers Intermediate Aggregate Bond Index. The University's manager guidelines provide that the average weighted duration of the portfolio, including option positions, not vary from that of their respective performance benchmarks by more than +/-20 percent. The University's and the UROs' investments and maturities at June 30, 2007 are illustrated below:

UNIVERSITY INVESTMENT MATURITIES (in thousands)

	Total	Le	ss than 1	1 - 5	6 - 10	Greater than 10
Certificates of Deposit	\$ 400	\$	400	\$	\$	\$
U.S. Treasury Put	4,345					4,345
U.S.Treasury Bonds and Bills	100,391		50,774	27,339	20,701	1,577
U.S. Government Agencies	66,103			11,618	5,409	49,076
Commercial Paper	36,910		36,910			
Corporate Bonds	115,086		7,636	65,272	15,741	26,437
Bond Mutual Funds	67,036		1,130	11,440	44,395	10,071
Non Government Mortgage Backed Securities	73,842			633	892	72,317
Non U.S. Government Bonds	3,355		186	2,847	322	
Repurchase Agreements	291,943		291,943			
Money Market Funds	320,589		320,589			
Illinois Public Treasurer's Investment Pool	3,947		3,947			
TOTAL	\$ 1,083,947	\$	713,515	\$ 119,149	\$ 87,460	\$ 163,823

At June 30, 2007, the University's operating funds pool portfolio had an effective duration of 1.8 years.

URO INVESTMENT MATURITIES
(in thousands)

	Total	Le	ss than 1	1 - 5	6 - 10	Greater than 10
Certificates of Deposit	\$ 33	\$	33	\$	\$	\$
U.S. and Other Government Securities	65,401		1,498		225	63,678
Municipal Bonds	271				271	
Corporate Bonds and Notes	61,949			2,533	1,985	57,431
Mutual Funds - Bonds	120,973		3,051	84,950	32,725	247
Mutual Funds - Municipal Bonds	2,268		186	742	1,043	297
Mutual Funds - Blended Bonds	4,951			4,052	899	
Mutual Funds - Money Markets	32,245		32,223	22		
Repurchase Agreements	851		851			
TOTAL	\$ 288,942	\$	37,842	\$ 92,299	\$ 37,148	\$ 121,653

Credit Risk: Credit risk is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. The University's policy requires that operating funds be invested in fixed income securities and money market instruments. Fixed income securities shall be rated investment grade or better by one or more nationally recognized statistical rating organizations. Securities not covered by the investment grade standard are allowed if, in the manager's judgment, those instruments are of comparable credit quality. Securities which fall below the stated minimum credit requirements subsequent to initial purchase may be held at the manager's discretion. It is expected that the average credit quality of the operating funds will not fall below Standard & Poor's AA- or equivalent. At June 30, 2007 the University and the UROs had debt securities and quality ratings as shown in the charts below:

UNIVERSITY INVESTMENTS QUALITY RATINGS

	Total	AAA/Aaa	AA/Aa	A/BA	BBB/Baa	BB/Ba	Less than BB or Not Rated
Certificates of Deposit	\$ 40	0 \$	\$	\$	\$	\$	\$ 400
U.S.Treasury Put	4,34	5					4,345
U.S.Treasury Bonds and Bills	100,39	1 100,391					
U.S. Government Agencies	66,10	3 66,103					
Commercial Paper	36,91	0 36,910					
Corporate Bonds	115,08	6 27,906	9,64	27,382	33,269	8,308	8,581
Bond Mutual Funds	67,03	6 49,687	1,04	1 1,092	7,304	7,565	347
Non Government Mortgage							
Backed Securities	73,84	2 71,438	85	5 154	ļ		1,395
Non U.S. Government Bonds	3,35	5 1,275	35	677	1,047		
Repurchase Agreements	291,94	3					291,943
Money Market Funds	320,58	9 316,638					3,951
Illinois Public Treasurer's							
Investment Pool	3,94	7					3,947
TOTAL	\$ 1,083,94	7 \$ 670,348	\$ 11,89	2 \$ 29,305	\$ 41,620	\$ 15,873	\$ 314,909

URO INVESTMENTS QUALITY RATINGS

(in thousands)

	Total	AAA/Aaa	AA/Aa	A/BA	BBB/Baa	BB/Ba	Less than BB or Not Rated
Certificates of Deposit	\$ 3	3 \$	\$	\$	\$	\$	\$ 33
U.S. and Other Government Securities	65,40	1 64,914		105	382		
Municipal Bonds	27	1 148	2	1			102
Corporate Bonds and Notes	61,94	9 23,820	4,09	0 2,945	8,000	5,528	17,566
Mutual Funds - Bonds	120,97	3 88,203	12,35	1 14,588	2,796	842	2,193
Mutual Funds - Municipal Bonds	2,26	8 1,622	44	1 97	105		3
Mutual Funds - Blended Bonds	4,95	1 250	4,33	3 263	83		22
Mutual Funds - Money Market	32,24	5 32,245					
Repurchase Agreements	85	1					851
TOTAL	\$ 288,94	2 \$ 211,202	\$ 21,23	6 \$ 17,998	\$ 11,366	\$ 6,370	\$ 20,770

Custodial Credit Risk: Custodial credit risk is the risk that in the event of the failure of the counterparty, the University will not be able to recover the value of its investments or collateral securities that are in the possession of an outside party. Exposure to custodial credit risk relates to investment securities that are held by someone other than the University and are not registered in the University's name. The University investment policy does not limit the value of investments that may be held by an outside party. At June 30, 2007, the University's investments and deposits had no custodial credit risk exposure.

Concentration of Credit Risk: Concentration of credit risk is the risk of loss attributed to the magnitude of the University's investment in a single issuer. The University's policy provides that the total operating funds portfolio will be broadly diversified across securities in a manner that is consistent with fiduciary standards of diversification. This diversification is achieved by employing multiple investment managers and imposing maximum position limits for each manager. The University's manager guidelines for operating investments provide that non-U.S. government obligations may not exceed 10% per issuer and private mortgage-backed and asset-backed securities may not exceed 10% per issuer (unless collateral is credit independent of the issuer and the security's credit enhancement is generated internally, in which case the limit is 25% per issuer). Obligations with other issuers, other than the U.S. government, U.S. agencies, or U.S. government sponsored corporations and agencies, may not exceed 5%. As of June 30, 2007, not more than 5% of the University's total investments were invested in securities of any one issuer, excluding securities issued or guaranteed by the U.S. government, mutual funds, and external investment pools or other pooled investments.

Foreign Currency Risk: Foreign currency risk is the risk that changes in exchange rates will adversely affect the fair value of an investment or deposit. The University's operating fund investments generally are not exposed to foreign currency risk. The University does not have an overarching policy related to foreign currency risk; however, under the investment manager's guidelines, the portfolio's foreign currency exposure may be unhedged or hedged back into U.S. dollars. Cross hedging is not permitted. The U.S. dollar balances of the University's and the UROs' cash equivalents and investments exposed to foreign currency risk as of June 30, 2007 are categorized by currency below:

UNIVERSITY INVE	STMENTS FORE		RENCY	EXPOSU	IRE	
		Total		ash ralents		Equity estments
European Euro	\$	18,519	\$	529	\$	17,990
British Pound		11,636		249		11,387
Swiss Franc		2,640		3		2,637
Japanese Yen		1,634				1,634
Hong Kong Dollar		1,597				1,597
Swedish Krona		1,114				1,114
All other currency		9,651		44		9,607
TOTAL	\$	46,791	\$	825	\$	45,966

URO INVESTMENTS FOREIGN CURRENCY EXPOSURE (in thousands)										
		Total	Eq	Cash uivalents		Equity estments		rnational ual Funds		
European Euro	\$	55,597	\$	576	\$	46,405	\$	8,616		
British Pound		57,979		331		52,875		4,773		
Japanese Yen		36,138		343		33,140		2,655		
Swiss Franc		16,633		9		15,319		1,305		
Swedish Krona		7,592		(227)		7,104		715		
Australian Dollar		7,951		9		7,406		536		
Canadian Dollar		10,869		9		10,552		308		
All other currency		51,934		16,374		25,137		10,423		
TOTAL	\$	244,693	\$	17,424	\$	197,938	\$	29,331		

Securities Lending: To enhance the return on investment, the Board of Trustees of the University has authorized participation in a securities lending program. Through its custodian bank, the University loans securities to independent third parties. Such loans are secured by collateral consisting of cash, cash equivalents or U.S. Government securities and irrevocable bank letters of credit in an amount not less than 102% of the fair value of the securities loaned. Any collateral securities cannot be pledged or sold by the University unless the borrower defaults. The University receives interest and dividends during the loan period as well as a fee from the custodian. At June 30, 2007, the University has no credit risk exposure to borrowers because the amounts the University owes the borrowers exceed the amounts the borrowers owe the University. As of June 30, 2007, approximately \$136,983,000 of the investments reported on the University's Statement of Net Assets were on loan, secured by collateral with a fair value of approximately \$140,889,000.

NOTE 4 - ACCOUNTS, NOTES, AND PLEDGES RECEIVABLE

The Entity provides allowances for uncollectible accounts and notes receivable based upon management's best estimate of uncollectible accounts and notes at the Statement of Net Assets date, considering type, age, collection history of receivables, and any other factors as considered appropriate. Accounts receivable are reported net of allowances of \$263,311,000 at June 30, 2007. Notes receivable are reported net of allowances of \$3,005,000 at June 30, 2007.

The composition of accounts receivable and notes and pledges receivable at June 30, 2007 is summarized as follows:

ACCOUNTS RECEIVABLE (in thousands)	
Receivables from sponsoring agencies	\$ 170,238
Hospital and other medical activities	84,262
Student tuition and fees, net of allowances	22,280
Auxiliaries, net of discounts and allowances	10,734
Medical service plan	32,956
Educational activities	13,531
Other	 1,261
TOTAL	\$ 335,262

NOTES AND PLEDGES RECEIVABLE (in thousands)								
Student notes - University:								
Student notes outstanding	\$	64,352						
Allowance for uncollectible loans		(3,005)						
Total student notes, net	\$	61,347						
Gift pledges outstanding - UROs:								
Operations	\$	28,465						
Capital		10,948						
Total gift pledges outstanding		39,413						
Less:								
Allowance and unamortized discount to present value		(14,166)						
Total pledges receivable, net	\$	25,247						

NOTE 5 - CAPITAL ASSETS

Net interest cost incurred on borrowed funds during the period of construction of capital assets is capitalized as a component of the cost of acquiring those assets. Net interest of \$676,000 was capitalized during the year ended June 30, 2007.

Capital assets activity for the University and the UROs for the year ended June 30, 2007 is summarized as follows:

UNIVERSITY CAPITAL ASSETS (in thousands)												
	Beginning Balance	Additions	Retirements	Transfers	Ending Balance							
Nondepreciable Capital Assets:												
Land	\$ 121,851	\$ 3,919	\$ (113)	\$ 644	\$ 126,301							
Construction in progress	262,974	240,890		(214,347)	289,517							
Inexhaustible collections	14,019	794			14,813							
Total nondepreciable capital assets	398,844	245,603	(113)	(213,703)	430,631							
Depreciable Capital Assets:												
Buildings	2,638,408		(179)	145,148	2,783,377							
Improvements and infrastructure	552,060	50		68,555	620,665							
Equipment and software	1,083,158	67,618	(47,222)		1,103,554							
Library materials	405,287	22,080			427,367							
Total depreciable capital assets	4,678,913	89,748	(47,401)	213,703	4,934,963							
Less: accumulated depreciation												
Buildings	860,090	64,461	(165)		924,386							
Improvements and infrastructure	215,446	20,299			235,745							
Equipment and software	730,797	87,460	(43,084)		775,173							
Library materials	301,435	19,459			320,894							
Total accumulated depreciation	2,107,768	191,679	(43,249)		2,256,198							
Total net depreciable capital assets	2,571,145	(101,931)	(4,152)	213,703	2,678,765							
TOTAL	\$ 2,969,989	\$ 143,672	\$ (4,265)	\$	\$ 3,109,396							

URO CAPITAL ASSETS (in thousands)											
		ginning alance	Ac	dditions	Ret	tirements	Transfers		Ending Balance		
Nondepreciable Capital Assets:											
Land	\$	934	\$		\$	(295)	\$	\$	639		
Farmland		647		2,497		(647)			2,497		
Buildings held for the University's future use		1,709				(1,709)					
Total nondepreciable capital assets		3,290		2,497		(2,651)			3,136		
Depreciable Capital Assets:											
Buildings		4,663							4,663		
Leasehold improvements		92							92		
Equipment and software		3,659		714		(153)			4,220		
Total depreciable capital assets		8,414		714		(153)			8,975		
Less: accumulated depreciation											
Buildings		31		74					105		
Leasehold improvements		76		7					83		
Equipment and software		2,433		428		(139)			2,722		
Total accumulated depreciation		2,540		509		(139)			2,910		
Total net depreciable capital assets		5,874		205		(14)			6,065		
TOTAL	\$	9,164	\$	2,702	\$	(2,665)	\$	\$	9,201		

NOTE 6 - ACCRUED SELF-INSURANCE, LOSS CONTINGENCY AND COMPENSATED ABSENCES

The University's accrued self-insurance liability of \$156,178,000 at June 30, 2007 covers hospital patient liability; hospital and medical professional liability; estimated general and contract liability; and workers' compensation liability related to employees paid from local funds. The accrued self-insurance liability was discounted at a rate of 5.5% at June 30, 2007. Amounts increasing the accrued self-insurance liability are charged as expenses based upon estimates made by actuaries and the University's risk management division. The workers' compensation self-insurance liability of \$12,599,000 at June 30, 2007 related to employees who are paid from State appropriations is included in the University's accounts payable. These claims will be paid from State appropriations in the year in which the claims are finalized, rather than from unrestricted net assets as of June 30, 2007.

Accrued self-insurance includes \$105,036,000 at June 30, 2007 for the currently estimated ultimate cost of uninsured medical malpractice liabilities. Ultimate cost consists of amounts estimated by the University's risk management division and independent actuaries for asserted claims, unasserted claims arising from reported incidents, expected litigation expenses, and amounts determined by actuaries using relevant industry data and Hospital specific data to cover projected losses for claims incurred but not reported. Because the amounts accrued are estimates, the aggregate claims actually incurred could differ significantly from the accrued self-insurance liability at June 30, 2007. Changes in these estimates will be reflected in the Statement of Revenues, Expenses and Changes in Net Assets in the period when additional information is available.

The University has contracted with several commercial carriers to provide varying levels and upper limits of excess indemnity coverage. These coverages have been considered in determining the required accrued self-insurance liability. There were no settlements which exceeded insurance coverage during the last three years.

CHANGES IN ACCRUED SELF-INSURANCE (in thousands)											
		2007		2006							
Balance, beginning of year	\$	142,214	\$	130,976							
Claims incurred and changes in estimates		63,188		45,563							
Claim payments		(49,224)		(34,325)							
Balance, end of year		156,178		142,214							
Less: current portion		(39,761)		(34,105)							
Balance, end of year - noncurrent portion	\$	116,417	\$	108,109							

Accrued compensated absences includes personnel earned but unused vacation and sick leave days, including the University's share of social security and medicare taxes, valued at the current rate of pay.

CHANGES IN COMPENSATED ABSENCES BALAN (in thousands)	ICE	
Balance, beginning of year	\$	207,307
Additions/(Deductions)		1,875
Balance, end of year		209,182
Less: current portion		(16,761)
Balance, end of year - noncurrent portion	\$	192,421

NOTE 7 - BONDS AND NOTES PAYABLE

On October 5, 2006 the University issued Auxiliary Facilities System Revenue Bonds Series 2006 in the amount of \$318,155,000. Series 2006 Bonds were issued to fund various improvements to the System, provide for the refunding of portions of the outstanding System bonds, Series 1996 and Series 2001B, to pay debt service during construction, and to pay all costs incidental to the issuance of the bonds. This resulted in savings of \$3,820,000 over the life of the issue at a present value of approximately \$2,226,000. The difference between the reacquisition price and net carrying amount of the old debt, loss on refunding was \$2,026,000. This loss is deferred 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.

BONDS PAYABLE (in thousands)						
	Maturity Dates	Beginning Balance	New Debt	Principal Paid/Debt Refunded	Ending Balance	Current Portion
AUXILIARY FACILITIES SYSTEM -						
Current Interest Bonds	2008-2036	\$ 526,220	\$ 318,155	\$ 63,155	\$ 781,220	\$ 12,120
Capital Appreciation Bonds	2008-2030	280,055		15,015	265,040	15,005
WILLARD AIRPORT	2008-2009	745		235	510	250
HEALTH SERVICES FACILITIES SYSTEM	2008-2027	63,230		1,755	61,475	1,834
UIC SOUTH CAMPUS	2008-2023	80,490		3,190	77,300	2,255
		\$ 950,740	\$ 318,155	\$ 83,350	1,185,545	31,464
Unaccreted appreciation					(109,966)	(458)
					1,075,579	31,006
Unamortized debt premium					34,085	1,231
Unamortized loss on refunding					(17,617)	(994)
TOTAL					\$ 1,092,047	\$ 31,243

Capital appreciation bonds of \$265,040,000 outstanding at June 30, 2007 do not require current interest payments and have a net unappreciated value of \$155,074,000. The University records the annual increase in the principal amount of these bonds as interest expense and accretion on bonds payable.

On April 2, 2007 the University entered into a variable-to-fixed interest rate swap agreement with Lehman Brothers Commercial Bank. The purpose of this interest rate swap was to hedge variable rate demand Health Services Facility System revenue refunding bonds planned to be issued in July 2007. The notional amount of the interest rate swap was \$40,875,000 and equal to the planned par amount of the bonds. The University will make monthly payments to the counterparty equal to 3.534% times the notional amount and will receive monthly payments from the counterparty equal to 68% of one-month LIBOR, commencing October 1, 2007.

The University engaged a third-party consultant to calculate the "mark to market" or "market value" of the swap transaction. On June 30, 2007, the mark to market value of the swap was \$896,000. Since this is a positive number, it represents an approximation of the amount of money that a swap provider may have been willing to pay the University to terminate the swap. In accordance with governmental accounting standards, this amount is not required to be included in the accompanying financial statements.

The University has the option to terminate the swap early. The University or the counterparty may terminate the swap if the other party fails to perform under the terms of the contract. The University may terminate the swap if both credit ratings of the counterparty fall below BBB+ as issued by Standard & Poor's and Baa1 as issued by Moody's Investors Service. The counterparty credit rating by Standard & Poor's was A+ and by Moody's Investors Service was A1. If at the time of termination the swap has a negative fair value, the University would be liable to the counterparty for a payment equal to the swap's fair value.

The UIC South Campus Series 2006A Bonds, the Auxiliary Facilities System Series 2005B Bonds, and the Health Services Facilities System Series 1997B Bonds are variable rate bonds which bear interest at a defined weekly rate and are paid monthly. The required future interest payments for the Series 2006A, Series 2005B, and Series 1997B Bonds have been calculated using the current interest rate, based upon short term tax exempt rates, of 3.77%, 3.73%, and 3.77%, respectively, over the life of the bonds. Other outstanding bond issues bear interest at fixed rates ranging from 3.00% to 7.96%.

To facilitate the advance refunding of the UIC South Campus Development Project Series 1999 Bonds and, as a means to lower its borrowing costs, when compared against fixed-rate bonds at the time of issuance in February 2006, the University entered into two interest rate swaps in connection with its \$53,700,000 variable-rate Bonds (UIC South Campus Development Project) Series 2006A. The intention of the swaps was to effectively change the University's variable interest rate on the Bonds to a synthetic fixed rate of 1.030% through August 1, 2007 and 4.292% thereafter, which includes the Bonds' current liquidity facility fee of 0.200%. In addition, there is a 0.080% current remarketing fee.

The Bonds and related swap agreements mature on January 15, 2022, and the swaps' initial notional amount of \$53,700,000 matches the \$53,700,000 variable-rate Bonds. The swaps were entered at the same time as the Bonds were issued (February 2006). Starting in fiscal year 2011, the notional value of the swaps and the principal amount of the associated bonds decline. Under the swaps, the University pays the counterparties a fixed payment of 0.830% through August 1, 2007 and 4.092% thereafter and receives a variable payment equal to its cost-of-funds through February 3, 2010 and thereafter receives a variable payment equal to 68% of one-month LIBOR. The credit ratings for the first counterparty by Standard & Poor's and Moody's Investors Service were AA- and Aa2, respectively. The credit ratings for the second counterparty by Standard & Poor's and Moody's Investors Service were A+ and Aa3, respectively.

The University engaged a third-party consultant to calculate the "mark to market" or "market value" of the swap transaction. On June 30, 2007, the combined mark to market value of the two swaps was (\$785,000). Since this is a negative number it represents an approximation of the amount of money that the University may have have to pay a swap provider to terminate the swap. In accordance with governmental accounting standards, this amount is not required to be included in the accompanying financial statements.

The University has the option to terminate the swap early. The University or the counterparties may terminate the swaps if the other party fails to perform under the terms of the contract. The University may terminate the swap if both credit ratings of the counterparties fall below BBB+ as issued by Standard & Poor's and Baa1 as issued by Moody's Investors Service. If the swaps are terminated, the variable-rate Bonds would no longer carry a synthetic fixed interest rate. Also, if at the time of termination, the swaps have a negative fair value, the University would be liable to the counterparties for a payment equal to the swaps' fair value.

Using the actual rate of 3.77% in effect as of June 30, 2007, debt service requirements of the variable-rate debt and net swap payments, assuming current interest rates remain the same for their term, were as follows. As rates vary, variable-rate bond interest payments and net swap payments will also vary.

UIC SOUTH CAMPUS BONDS SERIES 2006A VARIABLE-RATE DEBT SERVICE REQUIREMENTS (in thousands)

	Var	iable-Rate Bo	onds	Into	- Interest Rate		
	Principa	al	Interest		aps, Net		Total
2008	\$	\$	2,030	\$	(125)	\$	1,905
2009			2,024		173		2,197
2010			2,024		173		2,197
2011	2	15	2,021		173		2,409
2012	5-	40	2,014		166		2,720
2013-2017	21,2	90	8,329		705		30,324
2018-2022	31,6	55	3,280		275		35,210
TOTAL	\$ 53,7	00 \$	21,722	\$	1,540	\$	76,962

None of the University's bonds described above constitute obligations of the State of Illinois. Series 1979, 1991, 1993, 1996, 1999A, 1999B, 2000, 2001A, 2001B, 2001C, 2003A, 2005A, 2005B, and 2006 Auxiliary Facilities System Bonds are payable solely from net revenues of the Auxiliary Facilities System, student tuition and fees and certain restricted plant funds. Series 1997 Bonds are payable solely from the net revenues of the Airport and related restricted plant funds. Series 1997A and 1997B Bonds are payable solely from net revenues of the Health System, Medical Service Plan revenue net of bad debt expense, and College of Medicine net tuition revenue. Series 2000, 2003, and 2006A Bonds are payable from revenue derived from the defined tax increment financing (TIF) district, student tuition and fees, and funds on deposit in the Bond and Interest Sinking Fund. In addition, the Series 2000 Bonds are payable from the sales proceeds derived from the sale of certain land in the University of Illinois UIC South Campus Development Project. During fiscal year 2007, the

debt service payments related to the Series 2000, 2003, and 2006A Bonds were \$5,406,000. Proceeds from the sale of land of \$2,928,000 and revenue from other legally available sources of \$2,478,000 funded these payments.

Costs associated with the issuance of the Series 1991, 1993, 1996, 1999A, 1999B, 2000, 2001A, 2001B, 2001C, 2003A, 2005A, 2005B, and 2006 Auxiliary Facilities System Bonds; Series 1997 Willard Airport Bonds; Series 1997A and 1997B Health Services Facilities Bonds; and Series 2000, 2003, and 2006A UIC South Campus Bonds have been recorded as deferred charges and are being amortized over the life of the related bond issue.

The Foundation has a demand note outstanding with interest at 5.82% and principal outstanding of \$6,402,000. The change in the balance for fiscal year 2007 is as follows:

CHANGE IN NOTES PAYAB (in thousands)	LE	
Balance, beginning of year Payments	\$	6,657 (255)
Balance, end of year	\$	6,402

The University has defeased bonds through advanced funding in prior years and, accordingly, they are not reflected in the accompanying statements. The amount of bonds which have been defeased as of June 30, 2007 consists of the following:

ADVANCE REFUNDED BONDS (in thousands)				
Series			inding at 30, 2007	
1978-M		\$	35,030	
1999			49,365	
1999A			85,300	
2000			10,785	
2001B			55,315	
TOTAL		\$	235,795	

Future debt service requirements for all bonds outstanding at June 30, 2007 are as follows:

DEBT SERVICE REQUIREMENTS (in thousands)						
		Principal		Interest		
2008	\$	31,464	\$	45,560		
2009		33,475		44,803		
2010		34,105		43,818		
2011		36,005		42,814		
2012		37,805		41,723		
2013-2017		214,940		190,158		
2018-2022		261,230		153,479		
2023-2027		204,215		104,593		
2028-2032		209,345		55,032		
2033-2036		122,961		11,895		
TOTAL	\$	1,185,545	\$	733,875		

Certain bonds of the University have debt service reserve requirements. The Maximum Annual Net Debt Service for those bonds, as defined, is \$15,388,000.

NOTE 8 - LEASEHOLDS AND OTHER OBLIGATIONS

Leaseholds payable and other obligations activity for the year ended June 30, 2007 consist of the following:

LEASEHOLDS AND OTHER OBLIGATIONS (in thousands)										
		eginning Balance	Ac	lditions	De	eductions		Ending Balance		Current Portion
University:										
Certificates of Participation	\$	467,300	\$		\$	(26,530)	\$	440,770	\$	26,970
Unamortized debt premium		13,200				(1,487)		11,713		1,487
Unamortized deferred loss on refunding		(15,586)				1,222		(14,364)		(1,222)
		464,914				(26,795)		438,119		27,235
Other capital leases		55,385		5,579		(5,883)		55,081		6,675
Environmental remediation liability		4,724		300		(184)		4,840		375
Total University	\$	525,023	\$	5,879	\$	(32,862)	\$	498,040	\$	34,285
UROs:										
Annuities payable	\$	51,690	\$		\$	(582)	\$	51,108	\$	6,700
Other liabilities		6,660		700				7,360		
Total UROs	\$	58,350	\$	700	\$	(582)	\$	58,468	\$	6,700

The University leases various plant facilities and equipment under capital leases. This includes assets obtained with certificates of participation proceeds and recorded as capital leases, as well as other capital lease agreements funded through operations.

On June 6, 2006 the University issued Certificates of Participation (Academic Facilities Projects) Series 2006A in the amount of \$81,930,000. The Series 2006A Certificates were issued to acquire, construct and install, and equip a business instructional facility on the Urbana campus and to finance various improvements to buildings on the University's three campuses.

To facilitate the advance refunding of the Certificates of Participation (Utility Infrastructure Projects) Series 2001 A & B; and, as a means to lower its borrowing costs, when compared against fixed-rate bonds at the time of issuance in March 2004, the University entered into an interest rate swap in connection with its \$143,665,000 variable-rate Certificates of Participation (Utility Infrastructure Projects) Series 2004. The intention of the swap was to effectively change the University's variable interest rate on the Certificates to a synthetic fixed rate of 3.855%, which includes the Certificates' current liquidity facility fee of 0.09%. In addition, there is a 0.05% current remarketing fee.

The Certificates and related swap agreement mature on August 15, 2021, and the swap's initial notional amount of \$143,665,000 matches the \$143,665,000 variable-rate Certificates. The swap was entered at the same time as the Certificates were issued (March 2004). Starting in fiscal year 2006, the notional value of the swap and the principal amount of the associated Certificates began to decline. Under the swap, the University pays the counterparty a fixed payment of 3.765% and receives a variable payment computed as 100% of the Securities Industry & Financial Market Association Index (SISMA). Conversely, the Certificates' variable interest rates are expected to approximate SISMA. For FY 2007, the Certificates' average variable interest rate has been equal to SISMA. The counterparty credit rating by Standard & Poor's was A+ and by Moody's Investors Service was Aa3.

The University engaged a third-party consultant to calculate the "mark to market" or "market value" of the swap transaction. On June 30, 2007, the mark to market value of the swap was \$2,348,000. Since this is a positive number, it represents an approximation of the amount of money that a swap provider may have been willing to pay the University to terminate the swap. In accordance with governmental accounting standards, this amount is not required to be included in the accompanying financial statements.

The University has the option to terminate the swap early. The University or the counterparty may terminate the swap if the other party fails to perform under the terms of the contract. The University may terminate the swap if both credit ratings of the counterparty fall below BBB+ as issued by Standard & Poor's and Baal as issued by Moody's Investors Service. If the swap is terminated, the variable-rate Certificates would no longer carry a synthetic fixed interest rate. Also, if at the time of

termination the swap has a negative fair value, the University would be liable to the counterparty for a payment equal to the swap's fair value.

Using the actual rate of 3.74% in effect as of June 30, 2007, debt service requirements of the variable-rate debt and net swap payments, assuming current interest rates remain the same for their term, were as follows. As rates vary, variable-rate bond interest payments and net swap payments will also vary.

VARIABLE-RATE DEBT SERVICE REQUIREMENTS (in thousands)

	V	ariable-R	ate Certif	icates	Intere	st Rate	
	Prir	ncipal	ı	nterest	Swa _l	os, Net	Total
2008	\$	995	\$	5,285	\$	35	\$ 6,315
2009		1,035		5,261		20	6,316
2010		1,075		5,207		35	6,317
2011		6,570		5,065		33	11,668
2012		6,840		4,814		31	11,685
2013-2017		38,600		19,960		106	58,666
2018-2022		86,680		8,377		41	95,098
TOTAL	\$ 1	41,795	\$	53,969	\$	301	\$ 196,065

Assets held under capital leases are included in capital assets at June 30, 2007 as follows:

ASSETS HELD UNDER CAPITAL LE (in thousands)	ASE	
Land	\$	8,423
Buildings		73,952
Improvements		263,249
Equipment		165,348
Subtotal		510,972
Less: accumulated depreciation		115,370
TOTAL	\$	395,602

The net present value of outstanding capital leases at June 30, 2007 is:

OUTSTANDING CAPITAL LEASES (in thousands)					
Certificates of Participation:					
Series 1997 Utility Infrastructure	\$	15,335			
Series 2001 UI Integrate		74,665			
Series 2003 South Farms		22,285			
Series 2003 UI Integrate		31,700			
Series 2003 Utility Infrastructure		57,200			
Series 2004 Utility Infrastructure		141,795			
Series 2005 College of Medicine		19,220			
Series 2006A Academic Facilities		78,570			
Other capital leases		55,081			
NET PRESENT VALUE	\$	495,851			

As of June 30, 2007, future minimum lease payments under capital leases is as follows:

FUTURE MINIMUM LEASE PAYMEN UNDER CAPITAL LEASES (in thousands)	NTS	
2008	\$	54,768
2009		53,517
2010		52,738
2011		51,963
2012		49,164
2013-2017		197,559
2018-2022		154,880
2023-2027		54,981
Total minimum lease payments		669,570
Amount representing interest		(173,719)
NET PRESENT VALUE	\$	495,851

The University monitors environmental matters and records an estimated liability for identified environmental remediation costs. The estimated liability at June 30, 2007 is \$4,840,000.

The University also leases various buildings and equipment under operating lease agreements. Total rental expense under these agreements was \$10,826,000 for the year ended June 30, 2007. The future mininum lease payments (excluding those leases renewed on an annual basis) are as follows:

	FUTURE MINIMUM OPERATING LEASE PAYMENTS (in thousands)	
2008		\$ 9,478
2009		6,405
2010		4,241
2011		2,394
2012		1,349
2013-2017		3,702
2018-2022		620
2023-2025		 372
TOTAL		\$ 28,561

At June 30, 2007, the Foundation had annuities payable outstanding of \$51,108,000. Annuities payable represent an actuarial computation of the present value of future payments to annuitants.

NOTE 9 - NET ASSETS

As discussed in Note 1 to the financial statements, the Entity's net assets are classified for accounting and reporting purposes into one of four net asset categories according to externally imposed restrictions. The following tables include detail of the net asset balances for the University and the UROs including major categories of restrictions and internal designations of unrestricted funds.

UNIVERSITY NET ASSETS (in thousands)		
Invested in capital assets, net of related debt	\$	1,842,039
Restricted - nonexpendable		
Invested in perpetuity to produce income expendable for	or -	
Scholarships, fellowships and research		51,345
Restricted - expendable for -		
Scholarships, fellowships and research		233,151
Loans		78,171
Service plans		47,723
Retirement of indebtedness		20,642
Capital projects		12,964
Unrestricted -		
Designated for:		
Auxiliary		18,123
Hospital		62,364
Capital projects		68,236
Self supporting activities		18,092
Institutional support		42,574
Quasi endowments		99,908
Amount expected to be financed in future years		(197,400)
Undesignated		17,924
TOTAL	\$	2,415,856

URO NET ASSETS (in thousands)		
Invested in capital assets, net of related debt	\$	2,799
Restricted - nonexpendable		
Invested in perpetuity to produce income expendable f	or -	
Scholarships, fellowships and research		838,362
Restricted - expendable for -		
Scholarships, fellowships and research		377,944
Unrestricted		29,545
TOTAL	\$	1,248,650

NOTE 10 - FUNDS HELD IN TRUST BY OTHERS

The University and Foundation are income beneficiaries of several irrevocable trusts which are held and administered by outside trustees. The University and Foundation have no control over these funds as to either investment decisions or income distributions, thus the principal is not recorded in the accompanying financial statements. The fair value of these funds at June 30, 2007 and the amount of income received from these trusts during the year then ended were as follows:

FUNDS HELD IN TRUST BY OTHERS (in thousands)								
	Uı	niversity	Foundatio					
Fair value of funds held in trust by others	\$	42,946	\$	28,431				
Income received from funds held in trust by others	\$	1,149	\$	945				

NOTE 11 - STATE UNIVERSITIES RETIREMENT SYSTEM

The Entity contributes to the State Universities Retirement System of Illinois (SURS), a cost-sharing multiple-employer defined-benefit pension plan with a special funding situation whereby the State of Illinois makes substantially all actuarially determined required contributions on behalf of the participating employers. SURS was established July 21, 1941, to provide retirement annuities and other benefits for staff members and employees of the State universities, certain affiliated organizations, and certain other State educational and scientific agencies and for survivors, dependents, and other beneficiaries of such employees. SURS is considered a component unit of the State of Illinois' financial reporting entity and is included in the State's financial reports as a pension trust fund. SURS is governed by Section 5/15, Chapter 40, of the Illinois Compiled Statutes. SURS issues a publicly available financial report that includes financial statements and required supplementary information. That report may be obtained by accessing the website at www.SURS.org or by calling 1-800-275-7877.

Eligible employees must participate upon initial employment. Employees are ineligible to participate if (a) employed after having attained age 68; (b) employed less than 50% of full-time; or (c) employed less than full-time and attending classes with an employer. Of those Entity employees ineligible to participate, the majority are students at the University.

SURS provides retirement, disability and death benefits. Members are eligible for normal retirement at any age after 35 years of service, at age 60 after 8 years of service or at age 62 after 5 years of service. There are also provisions for early retirement. Retirement benefits are based on certain formulas that generally are a function of years of service and the average salary based on the highest earnings of any four consecutive years. Disability benefits are paid to disabled members with two years of covered service, generally at 50% of basic compensation until the total benefits paid equal 50% of the total earnings in covered service. Death benefits are payable to survivors of an active member with one and one half years of covered service or of a former member with ten years of covered service. These benefits are payable until children attain the age of 18, to a spouse after age 50 and to a dependent parent after age 55. Benefits are equal to the retirement contributions and interest, a lump sum payment of \$1,000, and a monthly annuity equal to a portion of the accrued normal retirement benefit based on specified formulas.

Plan members are required to contribute 8.0% of their annual covered salary and substantially all employer contributions are made by the State of Illinois on behalf of the individual employers at an actuarially determined rate. The current rate is 10.61% of annual covered payroll. The contribution requirements of plan members and employers are established and may be amended by the Illinois General Assembly. The University's contributions to SURS for the years ended June 30, 2007, 2006, and 2005 were \$138,499,000, \$101,570,000 and \$145,752,000 respectively, equal to the required contributions for each year. The URO's contributions to SURS for the years ended June 30, 2007, 2006, and 2005 were \$719,000, \$573,000 and \$520,000 respectively.

Entity employees hired prior to April 1, 1986 are exempt from contributions required under the Federal Insurance Contribution Act. Employees hired after March 31, 1986 are required to contribute 1.45% of their gross salary for Medicare. The Entity is required to match this contribution.

Employees may also elect to participate in certain tax-sheltered retirement plans. These voluntary plans permit employees to designate a part of their earnings into tax-sheltered investments and thus defer federal and state income taxes on their contributions and the accumulated earnings under the plans. Participation and the level of employee contributions are voluntary. The employer is not required to make contributions to these plans.

NOTE 12 - POSTEMPLOYMENT BENEFITS

In addition to providing pension benefits, the State provides certain health, dental and life insurance benefits to annuitants who are former State employees. This includes annuitants of the Entity. Substantially all State employees, including the employees of the Entity, may become eligible for postemployment benefits if they eventually become annuitants. Health and dental benefits include basic benefits for annuitants under the State's self-insurance plan and insurance contracts currently in force. Life insurance benefits for annuitants under age 60 are equal to their annual salary at the time of retirement; life insurance benefits for annuitants age 60 and older are limited to \$5,000 per annuitants.

Currently, the State does not segregate payments made to annuitants from those made to current employees for health, dental and life insurance benefits. These costs are funded by the State except for certain non-appropriated funds funded by the University.

NOTE 13 - COMMITMENTS AND CONTINGENCIES

At June 30, 2007 the University had commitments on various construction projects and contracts for repairs and renovation of facilities of approximately \$158,357,000.

The University receives monies from federal and state government agencies under grants and contracts for research and other activities. The costs, both direct and indirect, charged to these grants and contracts are subject to audit and disallowance by the granting agency. The University believes that any disallowances or adjustments would not have a material effect on the University's financial position.

The University also receives monies under third-party payor arrangements for payment of medical services rendered at its hospital and clinics. Some of these arrangements allow for settlement adjustments based on costs and other factors. The University believes that any adjustments would not have a material effect on the University's financial position.

The University is a defendant in a number of legal actions primarily related to medical malpractice. These legal actions have been considered in estimating the University's accrued self-insurance liability. The total of amounts claimed under these legal actions, including potential settlements and amounts relating to losses incurred but not reported, could exceed the amount of the self-insurance liability. In the opinion of the University's administrative officers, the University's self-insurance liability and limited excess indemnity insurance coverage from commercial carriers are adequate to cover the ultimate liability of these legal actions, in all material respects.

The University's hospital and clinics are involved in regulatory audits arising in the normal course of business. On June 8, 2007, a notice was received from the Office of Inspector General on behalf of the Illinois Department of Healthcare and Family Services indicating that the University received an overpayment of \$14.8 million on behalf of Medicaid patients. University management is in the process of contesting this overpayment and estimates its probable liability regarding this overpayment is approximately \$4.8 million, of which \$3.3 million and \$1.5 million could be paid by the Hospital and the UIC College of Pharmacy, respectively. This liability of \$4.8 million has been reflected in the University's financial position and results from operations as of June 30, 2007.

NOTE 14 - OPERATING EXPENSES BY NATURAL CLASSIFICATION

Operating expenses by natural classification for the year ended June 30, 2007 for the University and the UROs are summarized as follows:

UNIVERSITY OPERATING EXPENSES BY NATURAL CLASSIFICATION
(in thousands)

	mpensation nd benefits	S	upplies and services	Stu	ıdent aid	Dep	oreciation	Total
Instruction	\$ 583,428	\$	116,907	\$	3,205	\$		\$ 703,540
Research	367,139		192,947		1,790			561,876
Public service	190,541		133,967		1,840			326,348
Academic support	150,023		80,805		5,733			236,561
Student services	56,855		29,683		1,836			88,374
Institutional support	131,035		36,129		8			167,172
Operations and maintenance of plant	68,244		148,214		1,570			218,028
Scholarships and fellowships	177,625		1,365		19,026			198,016
Auxiliary enterprises	80,045		147,011		7,695			234,751
Hospital and medical activities	239,250		192,509		3			431,762
Independent operations	1,437		8,586					10,023
Depreciation							191,679	191,679
On behalf payments for fringe benefits	 376,657							376,657
TOTAL	\$ 2,422,279	\$	1,088,123	\$	42,706	\$	191,679	\$ 3,744,787

URO OPERATING EXPENSES BY NATURAL CLASSIFICATION (in thousands)

	Distribution on behalf of the University	 stitutional support	Depr	eciation	Total
Salaries and benefits	\$	\$ 18,654	\$		\$ 18,654
Distributions on behalf of the University	128,731				128,731
Marketing and communications		6,539			6,539
Travel		1,005			1,005
Equipment		540			540
Meeting, conferences and special events		1,456			1,456
Supplies and other		13,188			13,188
Depreciation				509	509
TOTAL	\$ 128,731	\$ 41,382	\$	509	\$ 170,622

NOTE 15 - SEGMENT INFORMATION

The following financial information represents identifiable activities for which one or more revenue bonds is outstanding. The Auxiliary Facilities System is comprised of University owned housing units, student unions, recreation and athletic facilities, and similar auxiliary service units including parking. The Health Services Facilities System is comprised of the University of Illinois Hospital and associated clinical facilities providing patient care. The Willard Airport Facility is comprised of land, hangars, a terminal building, parking lots, runways, and related apron areas.

(in thou	sands)																										
	F#			AUXILIARY FACILITIES SYSTEM		AUXILIARY SEF FACILITIES FAC		HEALTH SERVICES FACILITIES SYSTEM		SERVICES		SERVICES FACILITIES		SERVICES FACILITIES		SERVICES FACILITIES		SERVICES FACILITIES		SERVICES FACILITIES		SERVICES FACILITIES		SERVICES FACILITIES		ILLARD IRPORT ACILITY	TOTAL
Condensed Statement of Net Assets																											
ASSETS:																											
Current assets	\$	384,325	\$	155,680	\$	2,250	\$ 542,255																				
Noncurrent assets																											
Capital assets, net of accumulated depreciation		735,298		170,685		33,441	939,424																				
Other noncurrent assets		20,906		2,948		4	23,858																				
TOTAL ASSETS	\$	1,140,529	\$	329,313	\$	35,695	\$ 1,505,537																				
LIABILITIES:																											
Current liabilities	\$	93,857	\$	72,427	\$	1,387	\$ 167,671																				
Noncurrent liabilities																											
Long term debt		938,211		73,679		260	1,012,150																				
Other liabilities		5,195		20,472			25,667																				
TOTAL LIABILITIES		1,037,263		166,578		1,647	1,205,488																				
NET ASSETS:																											
Invested in capital assets, net of related debt		8,084		96,293		32,650	137,027																				
Restricted																											
Expendable		16,295		2,350		507	19,152																				
Unrestricted		78,887		64,092		891	143,870																				
TOTAL NET ASSETS		103,266		162,735		34,048	300,049																				
TOTAL LIABILITIES AND NET ASSETS	\$	1,140,529	\$	329,313	\$	35,695	\$ 1,505,537																				
Condensed Statement of Revenues, Expenses and Changes in Net Assets																											
Operating revenues	\$	246,018	\$	533,911	\$	2,484	\$ 802,806																				
Operating expenses		203,591		507,109		2,747	733,840																				
Depreciation expense		16,583		20,066		1,807	38,456																				
Operating income (loss)		25,844		6,736		(2,070)	30,510																				
Nonoperating revenues (expenses)		(14,127)		(3,611)		592	(17,146)																				
Capital and endowment additions						3,979	3,979																				
Increase in net assets		11,717		3,125		2,501	17,343																				
Net assets, beginning of year		91,549		159,610		31,547	282,706																				
NET ASSETS, END OF YEAR	\$	103,266	\$	162,735	\$	34,048	\$ 300,049																				
Condensed Statement of Cash Flows																											
Net cash flows provided (used) by operating activities	\$	57,417	\$	33,189	\$	(250)	\$ 90,356																				
Net cash flows (used) provided by noncapital financing activities		(1,822)		238		869	(715)																				
Net cash flows provided (used) by capital and related financing activities		58,705		(20,579)		(427)	37,699																				
Net cash flows provided by investing activities		91,300		2,080		67	93,447																				
Net increase in cash and cash equivalents		205,600		14,928		259	220,787																				
Cash and cash equivalents, beginning of year		144,442		46,804		1,899	193,145																				
Cash and cash equivalents, end of year	\$	350,042	\$	61,732	\$	2,158	\$ 413,932																				

NOTE 16 - UNIVERSITY RELATED ORGANIZATIONS

The Entity's financial statements include the activity of the University Related Organizations which represent the discretely presented component units. Below are condensed financial statements by organization:

(i	n thou	sands)						
		ALUMNI FOUNDATION ASSOCIATION			wwt		TOTAL	
Condensation of the Asset	FU	UNDATION	ASS	OCIATION	'	VV VV I		TOTAL
Condensed Statement of Net Assets Assets:								
	ć	47.757		1 240		2154	<u>,</u>	F1 1F0
Current assets	\$	47,757	\$	1,248	\$	2,154	\$	51,159
Noncurrent assets		0.022		750		429		0.201
Capital assets, net of accumulated depreciation		8,022				429		9,201
Other noncurrent assets	<u></u>	1,302,398	<u></u>	16,716	<u> </u>	2.502	٠	1,319,114
Total assets	\$	1,358,177	\$	18,714	\$	2,583	\$	1,379,474
Liabilities:								
Current liabilities	\$	71,404	\$	1,759	\$	2,255	\$	75,418
Noncurrent liabilities								
Long term debt				2,630		947		3,577
Other noncurrent liabilities		51,820		9				51,829
Total liabilities		123,224		4,398		3,202		130,824
Net assets:								
Invested in capital assets, net of related debt		1,620		750		429		2,799
Restricted								
Nonexpendable		838,362						838,362
Expendable		377,944						377,944
Unrestricted		17,027		13,566		(1,048)		29,545
Total net assets		1,234,953		14,316		(619)		1,248,650
Total liabilities and net assets	\$	1,358,177	\$	18,714	\$	2,583	\$	1,379,474
Condensed Statement of Revenues, Expenses and Changes								
in Net Assets								
Operating revenues	\$	140,436	\$	9,611	\$	8,299	\$	158,346
Operating expenses		154,536		9,631		5,946		170,113
Depreciation expense		244		60		205		509
Operating income (loss)		(14,344)		(80)		2,148		(12,276)
Nonoperating revenues (expenses)		170,413		3,501		(101)		173,813
Contributions to endowments		28,353						28,353
Increase in net assets		184,422		3,421		2,047		189,890
Net assets, beginning of year		1,050,531		10,895		(2,666)		1,058,760
Net assets, end of year	\$	1,234,953	\$	14,316	\$	(619)	\$	1,248,650
Condensed Statement of Cash Flows								
Net cash flows (used) provided by operating activities	\$	(20,656)	\$	(131)	Ś	2,407	\$	(18,380)
Net cash flows provided (used) by noncapital financing activities	7	28,353	7	(131)	7	(1,963)	7	26,390
Net cash flows used by capital and related financing activities		(831)		(1,621)		(344)		(2,796)
Net cash flows (used) provided by investing activities		(4,857)		576		90		(4,191)
Net increase (decrease) in cash and cash equivalents		2,009		(1,176)		190		1,023
Cash and cash equivalents, beginning of year		2,904		1,867		1,723		6,494
Cash and cash equivalents, peginning of year	\$	4,913	\$	691	\$	1,723	\$	7,517
casir and casir equivalents, end of year	þ	4,913	ş	ופט	þ	1,913	þ	7,317

NOTE 17 - SUBSEQUENT EVENTS

On July 12, 2007, the University sold Variable Rate Demand Health Services Facilities System Revenue Refunding Bonds Series 2007 in the amount of \$40,875.000. The closing date for these bonds was July 19, 2007. The proceeds of the Series 2007 Bonds will be used, together with certain other available monies, to defease the Health Services Facilities System Series 1997A Bonds and to pay all costs incidental to the issuance of the Series 2007 bonds.

On January 4, 2008, the University issued Certificates of Participations Series 2007A, 2007B, 2007C, and Taxable 2007D for the amounts of \$72,725,000, \$45,625,000, \$31,340,000, and \$81,500,000, respectively. The proceeds from the Series 2007A Certificates will be used to fund various improvements at all three University campuses and additions at the Urbana-Champaign campus, to refund the Series 1997 Certificates, and to pay all costs incidental to the issuance of the bonds. The proceeds from the Series 2007B Certificates will be used to refund a portion of the Series 2001 Certificates and to pay all costs incidental to the issuance of the bonds. The proceeds from the Series 2007C Certificates will be used to fund an addition at the University's health profession site in Rockford, Illinois. The proceeds from the Taxable Series 2007D Certificates will be used to fund a portion of the costs for the construction of a petascale computing facility.

This information is an integral part of the accompanying financial statement.

Annual Financial Report

FISCAL YEAR 2008



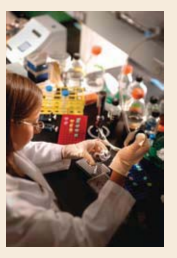


AUDITED FINANCIAL STATEMENTS













Statement of Net Assets as of June 30, 2008

with Comparative Totals for 2007 (in thousands)

			University Related			
		ersity	Organi			
ACCETC	2008	2007	2008	2007		
ASSETS Current Assets:						
Cash and cash equivalents	\$ 327,503	\$ 281,621	\$ 2,003	\$ 3,724		
Cash and cash equivalents, restricted	289,811	365,395	2,859	2,346		
Investments	7,450	4,490	54	2,5 1.0		
Investments, restricted	141,698	48,851	3.			
Accrued investment income	5,039	5,091	1,921	2,033		
Accounts receivable, net of allowance for uncollectible	368,459	356,959	12,002	33,905		
Receivable from State of Illinois General Revenue Fund	1,355	1,577	,,,,,	,		
Pledges receivable, net of allowance	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,-	6,580	4,59		
Notes receivable, net of allowance for uncollectible	7,489	10,998	93			
Accrued interest on notes receivable	2,931	2,895				
Inventories	28,795	27,542	13			
Prepaid expenses and deferred charges	25,934	21,046	398	37		
Due from related organizations	1,325	3,054				
Other assets			4,366	4,18		
Total Current Assets	1,207,789	1,129,519	30,289	51,15		
Noncurrent Assets:						
Cash and cash equivalents, restricted			445	1,44		
Investments	340,524	339,340	148,157	152,77		
Investments, restricted	261,281	235,904	1,062,546	1,095,92		
Pledges receivable, net of allowance			20,681	20,65		
Notes receivable, net of allowance for uncollectible	55,305	50,349				
Real estate and farm properties	13,766	14,060	27,504	24,40		
Prepaid expenses	10,364	10,349				
Due from related organizations	1,232	3,577				
Irrevocable trust held by other trustees	2 2 4 2 4 5 5	2 400 204	8,591	8,61		
Capital assets, net of accumulated depreciation	3,240,155	3,109,396	9,553	9,20		
Other assets	12,777	12,851	15,596	15,28		
Total Noncurrent Assets	3,935,404	3,775,826	1,293,073	1,328,31		
TOTAL ASSETS LIABILITIES AND NET ASSETS	\$ 5,143,193	\$ 4,905,345	\$1,323,362	\$ 1,379,474		
Current Liabilities:						
Accounts payable and accrued liabilities	\$ 271,804	\$ 216,777	\$ 35,570	\$ 57,58		
Accrued payroll	132,453	119,267	3 33,370 479	\$ 37,36 56		
Accrued compensated absences, current portion	17,048	16,761	1,254	98		
Accrued self insurance, current portion	48,591	39,761	1,234	90		
Deferred revenue and student deposits	156,521	148,277	60	4		
Accrued interest payable	17,248	17,191	00			
Notes payable	17,210	17,121	7,214	6,40		
Annuities payable			6,904	6,70		
Bonds payable, current portion	126,807	31,243	0,201	0,7.0		
Due to related organizations, current portion	120,007	3.,2.13	1,325	3,05		
Leaseholds payable and other obligations, current portion	25,942	34,285	.,===			
Assets held for others	35,646	32,530	1	8		
Total Current Liabilities	832,060	656,092	52,807	75,41		
Noncurrent Liabilities:	· · · · · · · · · · · · · · · · · · ·	,	· · · · · · · · · · · · · · · · · · ·			
Bonds payable	1,005,489	1,060,804				
Leaseholds payable and other obligations	625,458	463,755				
Due to related organizations			1,232	3,57		
Accrued compensated absences	196,260	192,421				
<u> </u>	196,260 128,577	192,421 116,417				
Accrued compensated absences		· · · · · · · · · · · · · · · · · · ·	46,987	44,40		
Accrued compensated absences Accrued self-insurance		· · · · · · · · · · · · · · · · · · ·	46,987 6,491			
Accrued compensated absences Accrued self-insurance Annuities payable		· · · · · · · · · · · · · · · · · · ·		7,36		
Accrued compensated absences Accrued self-insurance Annuities payable Remainder interest due to others		· · · · · · · · · · · · · · · · · · ·	6,491	7,36 6		
Accrued compensated absences Accrued self-insurance Annuities payable Remainder interest due to others Deferred distributions	128,577	116,417	6,491 55	7,36 6 55,40		
Accrued compensated absences Accrued self-insurance Annuities payable Remainder interest due to others Deferred distributions Total Noncurrent Liabilities	128,577 1,955,784	1,833,397	6,491 55 54,765	7,36 6 55,40		
Accrued compensated absences Accrued self-insurance Annuities payable Remainder interest due to others Deferred distributions Total Noncurrent Liabilities Total Liabilities	128,577 1,955,784	1,833,397	6,491 55 54,765	7,36 6 55,40 130,82		
Accrued compensated absences Accrued self-insurance Annuities payable Remainder interest due to others Deferred distributions Total Noncurrent Liabilities Total Liabilities NET ASSETS	128,577 1,955,784 2,787,844	1,833,397 2,489,489	6,491 55 54,765 107,572	7,36 6 55,40 130,82		
Accrued compensated absences Accrued self-insurance Annuities payable Remainder interest due to others Deferred distributions Total Noncurrent Liabilities Total Liabilities NET ASSETS Invested in capital assets, net of related debt	128,577 1,955,784 2,787,844	1,833,397 2,489,489	6,491 55 54,765 107,572	7,36 6 55,40 130,82 2,79		
Accrued compensated absences Accrued self-insurance Annuities payable Remainder interest due to others Deferred distributions Total Noncurrent Liabilities Total Liabilities NET ASSETS Invested in capital assets, net of related debt Restricted:	1,955,784 2,787,844 1,822,522	1,833,397 2,489,489 1,830,995	6,491 55 54,765 107,572 2,339	7,36 6 55,40 130,82 2,79 838,36		
Accrued compensated absences Accrued self-insurance Annuities payable Remainder interest due to others Deferred distributions Total Noncurrent Liabilities Total Liabilities NET ASSETS Invested in capital assets, net of related debt Restricted: Nonexpendable	1,955,784 2,787,844 1,822,522 46,743	1,833,397 2,489,489 1,830,995 51,345	6,491 55 54,765 107,572 2,339 807,506	7,36 6 55,40 130,82 2,79 838,36 377,94		
Accrued compensated absences Accrued self-insurance Annuities payable Remainder interest due to others Deferred distributions Total Noncurrent Liabilities Total Liabilities NET ASSETS Invested in capital assets, net of related debt Restricted: Nonexpendable Expendable	1,955,784 2,787,844 1,822,522 46,743 396,220	1,833,397 2,489,489 1,830,995 51,345 392,651	6,491 55 54,765 107,572 2,339 807,506 375,852	44,40i 7,36i 6 55,40i 130,82- 2,79i 838,36i 377,94- 29,54: 1,248,65i		

See accompanying notes to financial statements.

Statement of Revenues, Expenses and Changes in Net Assets

Year Ended June 30, 2008 with Comparative Totals for 2007 (in thousands)

		a in a walland	University Related Organizations			
	2008	niversity 2007	2008	anizations 2007		
OPERATING REVENUES:						
Student tuition and fees, net	\$ 662,464	\$ 617,812	\$	\$		
Medical fees for services - state appropriation	45,523	46,207				
Federal appropriations	20,276	18,183				
Federal grants and contracts	587,189	585,981				
State of Illinois grants and contracts	94,651	82,382				
Private gifts, grants, and contracts	126,386	115,210	124,553	111,520		
Educational activities	234,549	206,316				
Auxiliary enterprises, net	330,309	304,094				
Hospital and other medical activities, net	463,209	424,211				
Medical service plan	185,499	144,303				
Independent operations	10,924	10,620				
Interest and service charges on student loans	1,494	1,100				
On behalf - hospital and other medical activities	83,843	71,610				
Allocation from the University	03,013	7.1,0.0	12,273	12,324		
Other sources			38,888	34,502		
TOTAL OPERATING REVENUES	2,846,316	2,628,029	175,714	158,346		
OPERATING EXPENSES:	2,040,310	2,020,027	173,714	130,540		
Instruction	758,676	703,540				
Research	568,946	561,876				
Public service	342,840	326,348				
Academic support	249,000	236,561				
Student services	99,314	88,374				
	178,572		43,598	41,38		
Institutional support		167,172	43,396	41,30		
Operation and maintenance of plant	259,068	218,028				
Scholarships and fellowships	199,197	198,016				
Auxiliary enterprises	261,408	234,751				
Hospital and medical activites	470,345	431,762				
Independent operations	9,963	10,023	401	F1/		
Depreciation Control of Control o	199,609	191,679	491	510		
On behalf payments for fringe benefits	441,480	376,657	424.044	400 704		
Distributions on behalf of the University			136,866	128,731		
TOTAL OPERATING EXPENSES	4,038,418	3,744,787	180,955	170,622		
Operating loss	(1,192,102)	(1,116,758)	(5,241)	(12,276		
NONOPERATING REVENUES (EXPENSES):						
State appropriations	680,503	665,752				
Private gifts	129,948	127,907				
On behalf payments for fringe benefits	357,637	305,047	1,591	1,540		
Net investment income (net of investment expense of \$2,181 in 2008)	66,682	63,733	6,489	10,33		
Net increase (decrease) in the fair value of investments	(60,508)	36,429	(72,562)	162,44		
Interest on capital asset related debt	(68,091)	(71,768)	(448)	(541		
Loss on sale/disposal of capital assets	(3,552)	(1,834)				
Other nonoperating revenues, net	20,329	15,590	203	38		
Net nonoperating revenues (expenses)	1,122,948	1,140,856	(64,727)	173,813		
Income (loss) before other revenues, expenses, gains, or losses	(69,154)	24,098	(69,968)	161,537		
Capital state appropriations	5,981	12,287				
Capital gifts and grants	2,412	8,541				
Private gifts for endowment purposes	254	945	37,108	28,353		
INCREASE (DECREASE) IN NET ASSETS	(60,507)	45,871	(32,860)	189,890		
NET ASSETS, BEGINNING OF YEAR	2,415,856	2,369,985	1,248,650	1,058,760		
NET ASSETS, END OF YEAR	\$ 2,355,349	\$ 2,415,856	\$ 1,215,790	\$ 1,248,650		

See accompanying notes to financial statements.

Statement of Cash Flows

Year Ended June 30, 2008 with Comparative Totals for 2007 (in thousands)

	ersity/	University Related Organizations			
2008	2007	2008	2007		
		,			
\$ 668,651	\$ 618,289	\$	\$		
45,523					
697.470					
		3.775	2,799		
230,619		•	,		
	,	108.441	98,304		
		22,181	19,561		
342,343	313,872	·	,		
	420,791				
,					
,-	.,	(125,203)	(119,352)		
			8,376		
(2,112.381)	(2.036.192)		(18,866)		
			(13,064		
		(13)113)	(15/001		
(13,031)	(10,551)	(7 138)	(7,853		
(10 133)	(18 209)	(7,130)	(7,033		
1,410	1,230	13 107	11,715		
(554.032)	(597.641)	-	(18,380)		
(334,032)	(507,041)	(11,011)	(10,500)		
680 725	665 104				
,					
,		37 108	28,353		
			(2,915)		
			(191)		
,	•		25,247		
037,203	007,172	33,243	23,247		
339 872	330 171				
,					
		(278)	(764)		
	(, , , , , , , , , , , , , , , , , , ,	(270)	(704)		
		(300)	(325)		
(05,500)	(37,005)		(255)		
(1 867)	(2.667)	(471)	(233)		
(1,607)	(2,007)	482	(309)		
(107.065)	(130,663)		(1,653)		
(157,005)	(135,003)	(507)	(1,033)		
55 <i>1</i> 83	56 750	0 638	13,218		
			1,247,304		
			(1,264,713)		
			(4,191)		
			1,023		
			6,494 \$ 7,517		
	45,523 697,470 123,471	45,523 46,207 697,470 686,489 123,471 111,556 230,619 207,283 342,343 313,872 472,136 420,791 177,844 149,117 (2,112,381) (2,036,192) (1,152,862) (1,058,408) (45,851) (40,991) (10,133) (18,209) 7,722 11,297 1,416 1,258 (554,032) (587,641) 680,725 665,104 129,948 127,907 254 14 4,073 3,041 22,263 11,106 837,263 807,172 339,872 330,171 339 659 858 2,872 (303,067) (297,769) (163,640) (115,840) (69,560) (57,089) (1,867) (2,667) (197,065) (139,663) 55,483 56,759 3,855,986 1,091,517 (4,027,337) (968,193) (115,868) 180,083 (29,702) 259,951 647,016 387,065	45,523 46,207 697,470 686,489 123,471 111,556 3,775 230,619 207,283 108,441 22,181 342,343 313,872 472,136 420,791 (125,203) 177,844 149,117 (125,203) 8,223 (2,112,381) (2,036,192) (20,954) (1,152,862) (1,058,408) (13,443) (45,851) (40,991) (7,138) (10,133) (18,209) (7,138) (10,133) (18,209) (7,138) (10,133) (18,209) (7,138) (10,133) (18,209) (7,138) (10,133) (18,209) (7,138) (10,133) (18,209) (7,138) (10,130) (13,209) (7,138) (10,131) (18,209) (7,138) (10,132) (13,209) (7,138) (10,133) (18,209) (7,138) (13,403) (11,056) (13,107) (554,032) (587,64		

Statement of Cash Flows

Year Ended June 30, 2008 with Comparative Totals for 2007 (in thousands) - (continued)

econciliation of operating loss to net cash used by operating activities: perating loss dijustments to reconcile operating loss to net cash used by operating activities: n behalf payments for reimbursement of hospital and medical activities n behalf payments for fringe benefits expense 199,60 hanges in assets and liabilities: counts receivable, net (11,208 corued interest on notes receivable ventories (3,533 edges receivable, net corued expenses and deferred charges edges receivable ther assets counts payable ther assets counts payable terred revenue and student deposits corued self insurance sets the loft or others assets held for others assets held for others be teach used by operating activities: n behalf payments for fringe benefits \$ 357,63 fts in kind 95 apital assets in accounts payable 70,64 apital asset acquisitions by CDB	(71,610) 376,657 191,679 (8,674) (5,198) 116	\$ (5,241) 1,591 491 (404) (93) (9) (25)	1,54 51 (21-
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djustments to reconcile operating loss to net cash used by operating activities: In behalf payments for reimbursement of hospital and medical activities In behalf payments for fringe benefits expense In behalf payments for fringe benefits	(71,610) 376,657 191,679 (8,674) (5,198) 116	(404) (93) (95) (25)	1,54 51 (21-
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et interest capitalized 7,42.	2,644		
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oss on sale/disposal of capital assets 3,55.	2,644 10,763 676	i	

See accompanying notes to financial statements.

NOTES TO FINANCIAL STATEMENTS

NOTE 1 - ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization and Basis of Presentation

The University of Illinois (University), a federal land grant institution and a component unit of the State of Illinois, conducts education, research, public service and related activities principally at its three campuses in Urbana-Champaign, Chicago, which includes the University of Illinois Hospital (Hospital) and other health care facilities, and Springfield. The governing body of the University is The Board of Trustees of the University of Illinois (Board).

As required by accounting principles generally accepted in the United States of America, as prescribed by the Governmental Accounting Standards Board (GASB), these financial statements present the financial position and financial activities of the University (the primary government) and its component units as well as certain activities and expenses funded by other State agencies on behalf of the University or its employees. The component units discussed below are included in the University's financial reporting entity (Entity) because of the significance of their financial relationship with the University.

The University Related Organizations' (UROs) column in the financial statements includes the financial data of the University's discretely presented component units. The University of Illinois Foundation (Foundation), the University of Illinois Alumni Association (Alumni Association), and Wolcott, Wood and Taylor, Inc. (WWT) are included in the University's reporting entity because of the significance of their operational or financial relationship with the University. These component units are discretely presented in a separate column to emphasize that they are Illinois non-profit organizations legally separate from the University.

The Foundation was formed for the purpose of providing fund raising and other assistance to the University in order to attract private gifts to support the University's instructional, research and public service activities. In this capacity, the Foundation solicits, receives, holds and administers gifts for the benefit of the University. Complete financial statements for the Foundation may be obtained by writing the Senior Vice President for Administration, 400 Harker Hall, 1305 W. Green Street, Urbana, IL 61801.

The Alumni Association was formed to promote the general welfare of the University and to encourage and stimulate interest among students, former students and others in the University's programs. In this capacity, the Alumni Association offers memberships in the Alumni Association to former students, conducts various activities for students and alumni, and publishes periodicals for the benefit of alumni. Complete financial statements for the Alumni Association may be obtained by writing the Chief Financial Officer, Alice Campbell Alumni Center, 601 S. Lincoln Avenue, Urbana, IL 61801.

WWT was formed to provide practice management support services and operate as a billing/collection entity for health care activities under the laws of the State of Illinois. Complete financial information may be obtained by writing the President and CEO, 200 W. Adams, Suite 225, Chicago, IL 60606.

Prairieland Energy, Inc. (Prairieland), a for profit, wholly-owned subsidiary, was formed for the purpose of providing support for the University through delivery of comprehensive economical utility services to the University.

Illinois Ventures, LLC, (Illinois Ventures), a for profit, wholly-owned subsidiary, exists to facilitate the development of new companies commercializing technology originated or developed by faculty, staff and/or students of the University. The University desires Illinois Ventures to foster technology commercialization and economic development in accordance with the teaching, research, and public service missions of the University.

The University of Illinois Research Park, LLC, (Research Park), a for profit, wholly-owned subsidiary, was formed to aid and assist the University by establishing and operating a research park on the University's Urbana-Champaign campus. The Research Park was designed to promote the development of new companies which commercialize University technologies.

Activities of Prairieland, Illinois Ventures, and the Research Park for the current fiscal year, which were minimal, have been incorporated in the University's financial statements using the blended method.

The Foundation, Alumni Association, WWT, Prairieland, Illinois Ventures and the Research Park are related organizations as defined under *University Guidelines* adopted by the State of Illinois Legislative Audit Commission.

The University is a component unit of the State of Illinois for financial reporting purposes. The financial balances and activities included in these financial statements are, therefore, also included in the State's comprehensive annual financial report.

The basic financial statements include prior year comparative information, which has been derived from the University's 2007 financial statements. Such information does not include all of the information required to constitute a presentation in conformity with accounting principles generally accepted in the United States of America. Accordingly, such information should be read in conjunction with the University's financial statements for the year ended June 30, 2007.

Certain items in the June 30, 2007 financial statements have been reclassified to correspond to the June 30, 2008 presentation.

The Entity's resources are classified into net asset categories and reported in the Statement of Net Assets. These categories are defined as (a) Invested in capital assets, net of related debt - capital assets net of accumulated depreciation and outstanding debt balances (b) Restricted nonexpendable - assets restricted by externally imposed stipulations (c) Restricted expendable - assets subject to externally imposed restrictions that can be fulfilled by actions of the Entity pursuant to those stipulations or that expire by the passage of time and (d) Unrestricted - assets not subject to externally imposed stipulations but may be designated for specific purposes by action of management or the Board of Trustees.

Significant Accounting Policies

The Entity prepared its financial statements as a Business Type Activity, as defined by GASB Statement No. 35, using the economic resources measurement focus and the accrual basis of accounting. Business Type Activities are those financed in whole or in part by fees charged to external parties for goods and services.

The Statement of Revenues, Expenses, and Changes in Net Assets classifies the Entity's fiscal year activity as operating and nonoperating. Operating revenues generally result from exchange transactions such as payments received for providing goods and services, including tuition and fees, net of scholarships and fellowships, certain grants and contracts, sales and services of educational activities, hospital, and auxiliary enterprise revenues.

Scholarships and fellowships of \$160,201,000 and \$2,123,000 are netted against student tuition and fees and auxiliary enterprises revenues, respectively. Stipends and other payments made directly to students are reported as scholarship and fellowship expense. Net tuition and fees, except for Summer Session, are recognized as revenues as they are assessed. The portion of Summer Session tuition and fees applicable to the following fiscal year is deferred.

Grant and contract revenues which are received or receivable from external sources are recognized as revenues to the extent of related expenses or satisfaction of eligibility requirements on the accrual basis. Advances are classified as deferred revenue.

Certain revenue sources that the Entity relies on to provide funding for operations including State appropriations, gifts, and investment income are defined by GASB Statement No. 35 as nonoperating. In addition, transactions related to capital and financing activities are components of nonoperating revenues.

Appropriations made from the State of Illinois General Revenue Fund for the benefit of the University are recognized as nonoperating revenues when eligibility requirements are satisfied.

In accordance with GASB Statement No. 24, Accounting and Financial Reporting for Certain Grants and Other Financial Assistance, the University reported payments made to the State Universities Retirement System on behalf of the Entity for contributions to retirement programs for Entity employees of approximately \$144,642,000 for the year ended June 30, 2008. Substantially all employees participate in group health insurance plans administered by the State of Illinois. The employer contributions to these plans for University employees paid by State appropriations and auxiliary enterprises are paid to Central Management Services on behalf of the University. The employer contributions to these plans on behalf of employees paid from other University-held funds are paid by the University. The on behalf payments are approximately \$296,838,000 for 2008. The cost of these benefits paid on behalf of the Hospital are reflected as operating revenues as the result of certain contractual agreements. All other on behalf payments are reflected as nonoperating revenues. In all cases, the corresponding on behalf expense is reflected as operating and reported in on behalf payments for fringe benefits.

With respect to the Hospital, net patient service revenue is reported at the estimated net realizable amounts due from patients, third-party payors, and others for services rendered, including estimated retroactive adjustments under reimbursement agreements with third-party payors. Retroactive adjustments are accrued on an estimated basis in the period the related services are rendered and adjusted in future periods as final settlements are determined. The Hospital has agreements with third-party payors that provide for payments to the Hospital at amounts different from its established rates. Approximately 96% of the Hospital's net patient service revenues were derived from Medicare, Medicaid, Blue Cross and managed care programs for the year ended June 30, 2008. Payments under these programs are based on established program rates

or costs, as defined, of rendering services to program beneficiaries. The Hospital provides contractual allowances on a current basis for the differences between charges for services rendered and the expected payments under these programs. For the year ended June 30, 2008, the contractual allowances totalled \$888,714,000.

The Entity first applies restricted net assets when an expense or outlay is incurred for purposes for which both restricted and unrestricted net assets are available.

The majority of the Entity's expenses are exchange transactions which GASB defines as operating expenses for financial statement presentation. Nonoperating expenses include capital financing costs and costs related to investment activity.

Employment contracts for certain academic personnel provide for twelve monthly salary payments, although the contracted services are rendered during a nine month period. The liability for those employees who have completed their contracted services, but have not yet received final payment, was approximately \$53,295,000 at June 30, 2008 and is recorded in the accompanying financial statements. This amount will be paid from amounts specifically included in State of Illinois General Revenue Fund appropriations to the University for fiscal year 2009 rather than from the unrestricted net assets available at June 30, 2008.

Accrued compensated absences for Entity personnel are charged as an operating expense, using the vesting method, based on earned but unused vacation and sick leave days including the Entity's share of social security and medicare taxes. At June 30, 2008, the University estimates that \$119,876,000 of the accrued compensated absences liability will be paid out of State of Illinois General Revenue Fund appropriations to the University in subsequent years, rather than from unrestricted net assets available at June 30, 2008.

The Statement of Cash Flows details the change in the cash and cash equivalents balance for the fiscal year. Cash and cash equivalents include bank accounts and investments with original maturities of ninety days or less at the time of purchase. Such investments consist primarily of U.S. Treasury bills, commercial paper, repurchase agreements, and money market funds.

Inventories are stated at the lower of cost or market. Cost is determined principally by the average cost method.

For donor restricted endowments, the Uniform Management of Institutional Funds Act, as adopted in Illinois, permits the Board of Trustees of the University of Illinois to appropriate an amount of realized and unrealized endowment appreciation as they determine to be prudent. The University's policy is to retain the endowment realized and unrealized appreciation with the endowment after spending rule distributions.

Capital assets are recorded at cost or fair value at the date of a gift. Depreciation of the capital assets is calculated on a straight-line basis over the estimated useful lives (three to fifty years) of the respective assets. The University's policy requires the capitalization of all land and collection purchases regardless of cost, equipment at \$5,000, buildings and improvements at \$100,000, and infrastructure at \$1,000,000. The Entity does not capitalize collections of works of art or historical treasures held for public exhibition, education, or research in furtherance of public service rather than capital gain, unless they were capitalized as of June 30, 1999. Proceeds from the sale, exchange, or other disposal of any item belonging to a collection of works of art or historical treasures must be applied to the acquisition of additional items for the same collection.

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. A material estimate that is particularly susceptible to significant change in the near term relates to the determination of the allowance for doubtful accounts and contractual allowances.

In accordance with GASB Statement No. 20, Accounting and Financial Reporting for Proprietary Funds and Other Governmental Entities That Use Proprietary Fund Accounting, the Entity follows all applicable GASB pronouncements. In addition, the Entity applies all applicable Financial Accounting Standards Board (FASB) Statements and Interpretations, Accounting Principles Board (APB) Opinions and Accounting Research Bulletins of the Committee on Accounting Procedures issued on or before November 30, 1989 unless those pronouncements conflict with or contradict GASB pronouncements. The Entity has elected not to apply FASB pronouncements issued after November 30, 1989.

NOTE 2 - CASH AND DEPOSITS

The carrying amount of the University's and the UROs' cash totalled \$(9,647,000) and \$5,282,000 at June 30, 2008, respectively.

The total bank account balances at June 30, 2008, of the University and the UROs, aggregated \$11,557,000, and \$5,034,000, respectively, of which \$11,557,000, and \$4,337,000, respectively, was covered by federal depository insurance or by collateral held by an agent in the Entity's name.

Certificates of Deposit, which are reported as investments per GASB Statement No. 9, for the University and the URO's totaled \$ 400,000 and \$54,000 at June 30, 2008 and were covered by federal depository insurance or collateral held by an agent in the Entity's name.

NOTE 3 - CASH EQUIVALENTS AND INVESTMENTS

Illinois Statutes govern the investment policies of the University. Allowable investments under these policies include:

- Obligations of the U.S. Treasury, other federal agencies, and instrumentalities
- · Interest-bearing savings accounts and time deposits of any bank as defined by the Illinois Banking Act
- Corporate bonds and stocks
- · Commercial paper
- · Repurchase agreements
- Mutual funds

Additionally, the University has investments in real estate and farm properties that are carried at cost, or when donated, at the fair value at the date of donation. All other investments are carried at their fair value, as determined by quoted market prices when available, and otherwise by generally accepted valuation principles. Investment income and the change in fair value of investments is recognized in the fund which owned such investments, except for income derived from investments of the University Endowment Fund which is recognized in the fund to which the income is restricted.

Illinois Statutes require a third party custodian to perfect the University's security interest under repurchase agreements. The University follows industry standards and requires that securities underlying repurchase agreements must have a fair value of at least 102% of the cost of the repurchase agreement. At June 30, 2008, the University and the UROs had repurchase agreements of \$140,398,000 and \$25,000, respectively and the market value of securities underlying these repurchase agreements was \$155,865,000 and \$25,000, respectively, at June 30, 2008.

Nearly all of the University's and the UROs' investments are managed by external professional investment managers, who have full discretion to manage their portfolios subject to investment policy and manager guidelines established by the University and the UROs, and in the case of mutual funds and other commingled vehicles, in accordance with the applicable prospectus.

Distributions are made from the University Endowment Fund to the University entities that benefit from the endowment funds. The endowment spending rule provides for an annual distribution of 4.75% of the two-quarter lagged, three-year moving average market value of fund units. At June 30, 2008 net appreciation of \$16,812,000 is available to be spent, of which \$14,126,000 is restricted to specific purposes.

The Board develops University policy on investments and delegates the execution of those policies to its administrative agents. The University follows the State of Illinois Uniform Management of Institutional Funds Act when investing its endowment and operating funds. The State of Illinois Public Funds Investment Act provides the context and framework for plant fund investments. The following details the carrying value of the University's and the UROs' investment portfolio as of June 30, 2008:

UNIVERSITY CASH EQUIVALENTS
AND INVESTMENTS
(in thousands)

Certificates of Deposit	\$ 400
U.S.Treasury Put	4,345
U.S.Treasury Bonds and Bills	122,965
U.S. Government Agencies	207,900
Commercial Paper	72,577
Corporate Bonds	104,097
Bond Mutual Funds	61,776
Non Government Mortgage Backed Securities	65,005
Non U.S. Government Bonds	3,511
Repurchase Agreements	140,398
Money Market Funds	413,820
Illinois Public Treasurer's Investment Pool	2,628
Subtotal before equities and other investments	1,199,422
US Equities	20,046
International Equities	37,186
U.S. Equity Mutual Funds	110,578
Limited Partnerships	9,801
Preferred Stock	880
Real Estate	1
TOTAL	\$ 1,377,914

URO CASH EQUIVALENTS AND INVESTMENTS (in thousands)

U.S. and Other Government Securities	\$ 40,200
International Government Securities	228
Municipal Bonds	223
Corporate Bonds and Notes	57,037
Mutual Funds - Bonds	94,168
Mutual Funds - Municipal Bonds	2,154
Mutual Funds - Blended Bonds	4,613
Mutual Funds - Money Market	42,417
Certificates of Deposit	54
Repurchase Agreements	 25
Subtotal before equities and other investments	241,119
U.S. Equities	235,000
International Equities	171,837
Preferred Stock	484
Mutual Funds - Stocks	181,523
Real Estate Trust and Partnerships	377,496
Other	 3,323
TOTAL	\$ 1,210,782

Interest Rate Risk: Interest rate risk is the risk that changes in interest rates will adversely affect the fair value of an investment. The University employs multiple investment managers, of which each has specific maturity assignments related to the operating funds. The funds are structured with different layers of liquidity. Funds expected to be used within one year are invested in money market instruments. Core operating funds are invested in longer maturity investments. Core operating funds investment manager's performance benchmarks are Lehman Brothers 1-3 year Government Credit Bond Index and the Lehman Brothers Intermediate Aggregate Bond Index. The University's manager guidelines provide that the average weighted duration of the portfolio, including option positions, not vary from that of their respective performance benchmarks by more than +/-20 percent. The University's and the UROs' investments and maturities at June 30, 2008 are illustrated below:

UNIVERSITY INVESTMENT N (in thousands)	MATURITIES

		Total	Less than 1		1 - 5		6 - 10		Greater than 10	
Certificates of Deposit	\$	400	\$	400	\$		\$		\$	
U.S. Treasury Put		4,345								4,345
U.S.Treasury Bonds and Bills		122,965		53,945		55,536		13,051		433
U.S. Government Agencies		207,900		82,017		62,555		7,587		55,741
Commercial Paper		72,577		72,577						
Corporate Bonds		104,097		6,646		47,002		25,353		25,096
Bond Mutual Funds		61,776				669		61,107		
Non Government Mortgage Backed Securities		65,005				2,134		4,064		58,807
Non U.S. Government Bonds		3,511				3,511				
Repurchase Agreements		140,398		140,398						
Money Market Funds		413,820		413,820						
Illinois Public Treasurer's Investment Pool		2,628		2,628						
TOTAL	\$	1,199,422	\$	772,431	\$	171,407	\$	111,162	\$	144,422

At June 30, 2008, the University's operating funds pool portfolio had an effective duration of 1.6 years.

URO INVESTMENT MATURITIES (in thousands)												
		Total		Less than 1		1 - 5		6 - 10		Greater than 10		
U.S. and Other Government Securities	\$	40,200	\$		\$	3,079	\$	223	\$	36,898		
International Government Securities		228				105				123		
Municipal Bonds		223						223				
Corporate Bonds and Notes		57,037				2,496		1,795		52,746		
Mutual Funds - Bonds		94,168		9,204		39,295		45,623		46		
Mutual Funds - Municipal Bonds		2,154		159		672		907		416		
Mutual Funds - Blended Bonds		4,613				3,764		849				
Mutual Funds - Money Markets		42,417		42,417								
Repurchase Agreements & Certificates of Deposit		79		79								
TOTAL	\$	241,119	\$	51,859	\$	49,411	\$	49,620	\$	90,229		

Credit Risk: Credit risk is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. The University's policy requires that operating funds be invested in fixed income securities and money market instruments. Fixed income securities shall be rated investment grade or better by one or more nationally recognized statistical rating organizations. Securities not covered by the investment grade standard are allowed if, in the manager's judgment, those instruments are of comparable credit quality. Securities which fall below the stated minimum credit requirements subsequent to initial purchase may be held at the manager's discretion. It is expected that the average credit quality of the operating funds will not fall below Standard & Poor's AA- or equivalent. At June 30, 2008 the University and the UROs had debt securities and quality ratings as shown in the charts below:

UNIVERSITY INVESTMENTS QUALITY RATINGS (in thousands)													
Total	AAA/Aaa	AA/Aa	A/BA	BBB/Baa	BB/Ba	Less than BB or Not Rated							
\$ 400	\$	\$	\$	\$	\$	\$ 400							
4,345						4,345							
122,965	122,965												
207,900	207,900												
72,577	72,577												
104,097	21,899	15,054	26,404	30,038	2,995	7,707							
61,776	1,822	59,285	669										
65,005	62,099	702	643	178	182	1,201							
3,511	2,322	388	439	362									
140,398						140,398							
413,820	411,171					2,649							
2,628	2,628												
\$ 1,199,422	\$ 905,383	\$ 75,429	\$ 28,155	\$ 30,578	\$ 3,177	\$ 156,700							
	Total \$ 400 4,345 122,965 207,900 72,577 104,097 61,776 65,005 3,511 140,398 413,820 2,628	Total AAA/Aaa \$ 400 \$ 4,345 122,965 122,965 207,900 207,900 72,577 72,577 104,097 21,899 61,776 1,822 65,005 62,099 3,511 2,322 140,398 413,820 411,171 2,628 2,628	Total AAA/Aaa AA/Aa \$ 400 \$ \$ \$ 4,345 122,965 122,965 207,900 207,900 72,577 104,097 21,899 15,054 61,776 1,822 59,285 65,005 62,099 702 3,511 2,322 388 140,398 413,820 411,171 2,628 2,628	(in thousands) Total AAA/Aaa AA/Aa A/BA \$ 400 \$ \$ \$ 4,345 122,965 122,965 207,900 207,900 72,577 104,097 21,899 15,054 26,404 61,776 1,822 59,285 669 65,005 62,099 702 643 3,511 2,322 388 439 140,398 413,820 411,171 2,628 2,628 2,628	(in thousands) Total AAA/Aaa AA/Aa A/BA BBB/Baa \$ 400 \$ \$ \$ \$ \$ 4,345 122,965 122,965 207,900 207,900 72,577 72,577 104,097 21,899 15,054 26,404 30,038 61,776 1,822 59,285 669 65,005 62,099 702 643 178 3,511 2,322 388 439 362 140,398 413,820 411,171 411,171 2,628 2,628 2,628	(in thousands) Total AAA/Aaa AA/Aa A/BA BBB/Baa BB/Ba \$ 400 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ 4,345 122,965 122,965 207,900 207,900 207,900 72,577 72,577 70,577 70,577 104,097 21,899 15,054 26,404 30,038 2,995 61,776 1,822 59,285 669 669 65,005 62,099 702 643 178 182 3,511 2,322 388 439 362 140,398 413,820 411,171 2,628							

URO INVESTMENTS QUALITY RATINGS (in thousands)													
	Total		AAA/Aaa		AA/Aa		A/BA	ВІ	3B/Baa	Е	BB/Ba		s than BB lot Rated
U.S. and Other Government Securities	\$ 40,2	00	\$ 40,200	\$		\$		\$		\$		\$	
International Government Securities	2	28					105		123				
Municipal Bonds	2	23	111		80								32
Corporate Bonds and Notes	57,0	37	21,321		5,911		3,399		7,472		3,704		15,230
Mutual Funds - Bonds	94,1	68	60,393		14,778		9,113		2,728		4,596		2,560
Mutual Funds - Municipal Bonds	2,1	54	788		1,019		249		92				6
Mutual Funds - Blended Bonds	4,6	13	210		3,999		280		121				3
Mutual Funds - Money Market	42,4	17	42,417										
Repurchase Agreements and													
Certificates of Deposit		79											79
TOTAL	\$ 241,1	19	\$ 165,440	\$	25,787	\$	13,146	\$	10,536	\$	8,300	\$	17,910

Custodial Credit Risk: Custodial credit risk is the risk that in the event of the failure of the counterparty, the University will not be able to recover the value of its investments or collateral securities that are in the possession of an outside party. Exposure to custodial credit risk relates to investment securities that are held by someone other than the University and are not registered in the University's name. The University investment policy does not limit the value of investments that may be held by an outside party. At June 30, 2008, the University's investments and deposits had no custodial credit risk exposure.

Concentration of Credit Risk: Concentration of credit risk is the risk of loss attributed to the magnitude of the University's investment in a single issuer. The University's policy provides that the total operating funds portfolio will be broadly diversified across securities in a manner that is consistent with fiduciary standards of diversification. This diversification is achieved by employing multiple investment managers and imposing maximum position limits for each manager. The University's manager guidelines for operating investments provide that non-U.S. government obligations may not exceed 10% per issuer and private mortgage-backed and asset-backed securities may not exceed 10% per issuer (unless collateral is credit independent of the issuer and the security's credit enhancement is generated internally, in which case the limit is 25% per issuer). Obligations with other issuers, other than the U.S. government, U.S. agencies, or U.S. government sponsored corporations and agencies, may not exceed 5%. As of June 30, 2008, not more than 5% of the University's and the URO's total investments were invested in securities of any one issuer, excluding securities issued or guaranteed by the U.S. government, mutual funds, and external investment pools or other pooled investments.

Foreign Currency Risk: Foreign currency risk is the risk that changes in exchange rates will adversely affect the fair value of an investment or deposit. The University's operating fund investments generally are not exposed to foreign currency risk. The University does not have an overarching policy related to foreign currency risk; however, under the investment manager's guidelines, the portfolio's foreign currency exposure may be unhedged or hedged back into U.S. dollars. Cross hedging is not permitted. The U.S. dollar balances of the University's and the UROs' cash equivalents and investments exposed to foreign currency risk as of June 30, 2008 are categorized by currency below:

UNIVERSITY INVESTMENTS FOREIGN CURRENCY EXPOSURE (in thousands)												
		Total		ash valents		Equity estments						
		iotai	Equiv	raierits	IIIV	estillerits						
European Euro	\$	13,737	\$	318	\$	13,419						
British Pound		9,217		245		8,972						
Swiss Franc		2,697		3		2,694						
Japanese Yen		1,581				1,581						
Hong Kong Dollar		1,548				1,548						
Norwegian Krone		858				858						
Singapore Dollar		715				715						
Australian Dollar		664				664						
South Korean Won		614				614						
All other currency		6,155		34		6,121						
TOTAL	\$	37,786	\$	600	\$	37,186						

	URO INVESTMENTS FOREIGN CURRENCY EXPOSURE (in thousands)													
		Total	Eq	Cash Equivalents		Equity Investments		rnational ual Funds		tate Trusts rtnerships				
European Euro	\$	52,571	\$	709	\$	36,599	\$	7,384	\$	7,879				
British Pound		51,022		480		46,827		3,715						
Swiss Franc		16,812		578		14,869		1,365						
Japanese Yen		29,184		165		25,009		2,180		1,830				
Hong Kong Dollar		6,803		32		5,268		1,217		286				
Norwegian Krone		5,614		751		4,715		148						
Canadian Dollar		10,685		34		10,269		382						
Australian Dollar		6,631		114		6,070		447						
Swedish Krona		7,467		38		6,837		592						
All other currency		46,948		12,732		15,374		9,504		9,338				
TOTAL	\$	233,737	\$	15,633	\$	171,837	\$	26,934	\$	19,333				

Securities Lending: To enhance the return on investment, the Board of Trustees of the University has authorized participation in a securities lending program. Through its custodian bank, the University loans securities to independent third parties. Such loans are secured by collateral consisting of cash, cash equivalents or U.S. Government securities and irrevocable bank letters of credit in an amount not less than 102% of the fair value of the securities loaned. Any collateral securities cannot be pledged or sold by the University unless the borrower defaults. The University receives interest and dividends during the loan period as well as a fee from the custodian. At June 30, 2008, the University has no credit risk exposure to borrowers because the amounts the University owes the borrowers exceed the amounts the borrowers owe the University. As of June 30, 2008, approximately \$129,527,000 of the investments reported on the University's Statement of Net Assets were on loan, secured by collateral with a fair value of approximately \$132,774,000.

NOTE 4 - ACCOUNTS, NOTES, AND PLEDGES RECEIVABLE

The Entity provides allowances for uncollectible accounts and notes receivable based upon management's best estimate of uncollectible accounts and notes at the Statement of Net Assets date, considering type, age, collection history of receivables, and any other factors as considered appropriate. Accounts receivable are reported net of allowances of \$283,369,000 at June 30, 2008. Notes receivable are reported net of allowances of \$2,877,000 at June 30, 2008.

The composition of accounts receivable and notes and pledges receivable at June 30, 2008 is summarized as follows:

ACCOUNTS RECEIVABLE, NET OF ALLOWANCE (in thousands)										
Receivables from sponsoring agencies	\$	174,931								
Hospital and other medical activities		75,335								
Student tuition and fees, net of allowances		23,392								
Auxiliaries, net of discounts and allowances		10,364								
Medical service plan		40,844								
Educational activities		18,383								
Other		25,210								
TOTAL	\$	368,459								

NOTES AND PLEDGES RECEIVABLE (in thousands)										
Student notes - University:										
Student notes outstanding	\$	65,671								
Allowance for uncollectible loans		(2,877)								
Total student notes, net	\$	62,794								
Gift pledges outstanding - UROs:										
Operations	\$	15,913								
Capital		22,544								
Total gift pledges outstanding		38,457								
Less:										
Allowance and unamortized discount to present value		(11,196)								
Total pledges receivable, net	\$	27,261								

NOTE 5 - CAPITAL ASSETS

Net interest cost incurred on borrowed funds during the period of construction of capital assets is capitalized as a component of the cost of acquiring those assets. Net interest of \$7,423,000 was capitalized during the year ended June 30, 2008.

Capital assets activity for the University and the UROs for the year ended June 30, 2008 is summarized as follows:

CAPITAL ASSETS FOR THE UNIVERSITY (in thousands)												
	Beginning	Beginning Balance Additions		T	Ending							
	Balance	Additions	Retirements	Transfers	Balance							
Nondepreciable Capital Assets:												
Land	\$ 126,301	\$	\$ (1)	\$	\$ 126,300							
Construction in progress	289,517	244,401		(200,207)	333,711							
Inexhaustible collections	14,813	661			15,474							
Total nondepreciable capital assets	430,631	245,062	(1)	(200,207)	475,485							
Depreciable Capital Assets:												
Buildings	2,783,377		(470)	193,964	2,976,871							
Improvements and infrastructure	620,665		(48)	6,243	626,860							
Equipment and software	1,103,554	65,267	(45,567)		1,123,254							
Exhaustible collections	427,367	23,640			451,007							
Total depreciable capital assets	4,934,963	88,907	(46,085)	200,207	5,177,992							
Less: accumulated depreciation												
Buildings	924,386	69,209	(436)		993,159							
Improvements and infrastructure	235,745	21,832			257,577							
Equipment and software	775,173	88,235	(42,049)		821,359							
Exhaustible collections	320,894	20,333			341,227							
Total accumulated depreciation	2,256,198	199,609	(42,485)		2,413,322							
Total net depreciable capital assets	2,678,765	(110,702)	(3,600)	200,207	2,764,670							
TOTAL	\$ 3,109,396	\$ 134,360	\$ (3,601)	\$	\$ 3,240,155							

URO CAPITAL ASSETS (in thousands)												
	Beginning Balance		Additions		Retirements		Transfers		Ending Balance			
Nondepreciable Capital Assets:												
Land	\$	639	\$		\$	(458)	\$	\$	181			
Farmland		2,497		1,283					3,780			
Total nondepreciable capital assets		3,136		1,283		(458)			3,961			
Depreciable Capital Assets:												
Buildings		4,663				(260)			4,403			
Leasehold improvements		92							92			
Equipment and software		4,220		283		(87)			4,416			
Total depreciable capital assets		8,975		283		(347)			8,911			
Less: accumulated depreciation												
Buildings		105		42					147			
Leasehold improvements		83							83			
Equipment and software		2,722		449		(82)			3,089			
Total accumulated depreciation		2,910		491		(82)			3,319			
Total net depreciable capital assets		6,065		(208)		(265)			5,592			
TOTAL	\$	9,201	\$	1,075	\$	(723)	\$	\$	9,553			

NOTE 6 - ACCRUED SELF-INSURANCE, LOSS CONTINGENCY AND COMPENSATED ABSENCES

The University's accrued self-insurance liability of \$177,168,000 at June 30, 2008 covers hospital patient liability; hospital and medical professional liability; estimated general and contract liability; and workers' compensation liability related to employees paid from local funds. The accrued self-insurance liability was discounted at a rate of 5.5% at June 30, 2008. Amounts increasing the accrued self-insurance liability are charged as expenses based upon estimates made by actuaries and the University's risk management division. The workers' compensation self-insurance liability of \$16,757,000 at June 30, 2008 related to employees who are paid from State appropriations is included in the University's accounts payable. These claims will be paid from State appropriations in the year in which the claims are finalized, rather than from unrestricted net assets as of June 30, 2008.

Accrued self-insurance includes \$124,287,000 at June 30, 2008 for the currently estimated ultimate cost of uninsured medical malpractice liabilities. Ultimate cost consists of amounts estimated by the University's risk management division and independent actuaries for asserted claims, unasserted claims arising from reported incidents, expected litigation expenses, and amounts determined by actuaries using relevant industry data and Hospital specific data to cover projected losses for claims incurred but not reported. Because the amounts accrued are estimates, the aggregate claims actually incurred could differ significantly from the accrued self-insurance liability at June 30, 2008. Changes in these estimates will be reflected in the Statement of Revenues, Expenses and Changes in Net Assets in the period when additional information is available.

The University has contracted with several commercial carriers to provide varying levels and upper limits of excess indemnity coverage. These coverages have been considered in determining the required accrued self-insurance liability. There were no settlements which exceeded insurance coverage during the last three years.

CHANGES IN ACCRUED SELF-INSURANCE (in thousands)									
Balance, beginning of year	\$	156,178							
Claims incurred and changes in estimates		65,165							
Claim payments and other deductions		(44,175)							
Balance, end of year		177,168							
Less: current portion		(48,591)							
Balance, end of year - noncurrent portion	\$	128,577							

Accrued compensated absences includes personnel earned but unused vacation and sick leave days, including the University's share of social security and medicare taxes, valued at the current rate of pay.

CHANGES IN COMPENSATED ABSENCES BALANCE (in thousands)									
Balance, beginning of year	\$	209,182							
Additions/(Deductions)		4,126							
Balance, end of year		213,308							
Less: current portion		(17,048)							
Balance, end of year - noncurrent portion	\$	196,260							

NOTE 7 - BONDS AND NOTES PAYABLE

On June 18, 2008 the University issued Variable Rate Demand Auxiliary Facilities System Revenue Bonds, Series 2008 in the amount of \$20,800,000. Proceeds from the Bonds will be used to fund various improvements to the Auxiliary Facilities System and to pay costs incidental to the issuance of the Bonds.

On July 19, 2007 the University issued \$40,875,000 Variable Rate Demand Health Services Facilities System Revenue Bonds, Series 2007. Proceeds from the bonds funded the redemption of the Variable Rate Demand Health Services Facilities System Revenue Bonds, Series 1997A and paid cost incidental to the issuance of the bonds. This resulted in projected savings of \$6,858,800 over the life of the issue at present value of approximately \$6,062,800. The difference between the reacquisition price and net carrying amount of the old debt, loss on refunding, was \$2,664,300. This loss is deferred 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.

On June 26, 2008 the University issued \$41,215,000 Variable Rate Demand Health Services Facilities System Revenue Bonds, Series 2008. Proceeds from the bonds funded the redemption of the Variable Rate Demand Health Services Facilities System Revenue Bonds, Series 2007 on July 28, 2008 and paid costs incidental to the issuance of the Bonds. The difference between the reacquisition price and net carrying amount of the old debt, loss on refunding will be \$3,134,000. The loss is deferred 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.

BONDS PAYABLE (in thousands)											
	Maturity Dates	Beginning Balance	Ne	ew Debt	Pa	rincipal aid/Debt efunded		Ending Balance		Current Portion	
AUXILIARY FACILITIES SYSTEM -											
Current Interest Bonds	2008-2036	\$ 781,220	\$	20,800	\$	12,120	\$	789,900	\$	13,920	
Capital Appreciation Bonds	2008-2030	265,040				15,005		250,035		14,975	
WILLARD AIRPORT	2008-2009	510				250		260		260	
HEALTH SERVICES FACILITIES SYSTEM	2008-2027	61,475		82,090		41,375		102,190		41,575	
UIC SOUTH CAMPUS	2008-2023	77,300				2,255		75,045		56,410	
		\$ 1,185,545	\$	102,890	\$	71,005		1,217,430		127,140	
Unaccreted appreciation								(99,369)		(461)	
								1,118,061		126,679	
Unamortized debt premium								33,388		1,261	
Unamortized loss on refunding								(19,153)		(1,133)	
TOTAL							\$	1,132,296	\$	126,807	

Capital appreciation bonds of \$250,035,000 outstanding at June 30, 2008 do not require current interest payments and have a net unappreciated value of \$150,666,000. The University records the annual increase in the principal amount of these bonds as interest expense and accretion on bonds payable.

None of the University's bonds described above constitute obligations of the State of Illinois. Costs associated with the issuance of the Series 1991, 1993, 1996, 1999A, 1999B, 2000, 2001A, 2001B, 2001C, 2003A, 2005A, 2005B, 2006, and 2008 Auxiliary Facilities System Bonds; Series 1997 Willard Airport Bonds; Series 1997B, 2007, and 2008 Health Services Facilities Bonds; and Series 2000, 2003, and 2006A UIC South Campus Bonds have been recorded as deferred charges and are being amortized over the life of the related bond issue.

The UIC South Campus Series 2006A Bonds, the Auxiliary Facilities System Series 2005B and 2008 Bonds, and the Health Services Facilities System Series 1997B, 2007, and 2008 Bonds are variable rate bonds which bear interest at a defined weekly rate determined by the remarketing agents and are paid monthly. The required future interest payments for these variable rate bonds have been calculated using the current interest rate, based upon short term tax exempt rates, as illustrated on the table below. Other outstanding bond issues bear interest at fixed rates ranging from 3.00% to 7.96%.

VARIABLE RATES BONDS SHORT TERM TAX EXEMPT RATES AT JUNE 30, 2008 (in thousands)

	Interest Rate
Bond Issue	at June 30, 2008
UIC South Campus, Series 2006A	5.00%
Auxiliary Facilities System, Series 2005B	1.52%
Auxiliary Facilities System, Series 2008	1.50%
Health Services Facilities System, Series 1997B	1.60%
Health Services Facilities System, Series 2007	7.00%
Health Services Facilities System, Series 2008	1.60%

Health Services Facilities System Variable Rate Debt and Interest Rate Swap Agreement

On April 2, 2007 the University entered into a variable-to-fixed interest rate swap agreement. The purpose of this interest rate swap was to hedge variable rate demand Health Services Facility System revenue refunding bonds planned to be issued in July 2007. The notional amount of the interest rate swap was \$40,875,000 and equal to the planned par amount of the bonds. The University makes monthly payments to the counterparty equal to 3.534% times the notional amount and receives monthly payments from the counterparty equal to 68% of one-month LIBOR, commencing October 1, 2007. In the third and fourth quarters of Fiscal Year 2008, there was an unfavorable increase in the basis between the interest paid on the Series 2007 bonds and the variable payment received from the swap counterparty. This was primarily due to reduced demand for the bonds resulting from financial troubles encountered by the bond insurer, Ambac.

The University engaged a third-party consultant to calculate the "mark to market" or "market value" of the swap transaction. On June 30, 2008, the mark to market value of the swap was (\$1,471,476). Since this is a negative number, it represents an approximation of the amount of money that the University would be required to pay the swap provider to terminate the swap. In accordance with governmental accounting standards, this amount is not required to be included in the accompanying financial statements.

The University has the option to terminate the swap early. The University or the counterparty may terminate the swap if the other party fails to perform under the terms of the contract. The University may terminate the swap if both credit ratings of the counterparty fall below BBB+ as issued by Standard & Poor's and Baa1 as issued by Moody's Investors Service. The counterparty credit rating by Standard & Poor's was A and by Moody's Investors Service was A2. If at the time of termination the swap has a negative fair value, the University would be liable to the counterparty for a payment equal to the swap's fair value.

The interest rate swap agreement with Lehman Brothers Commercial Bank transferred to the Series 2008 bonds on July 28, 2008.

UIC South Campus Variable Rate Debt and Interest Rate Swap Agreement

To facilitate the advance refunding of the UIC South Campus Development Project Series 1999 Bonds and, as a means to lower its borrowing costs, when compared against fixed-rate bonds at the time of issuance in February 2006, the University entered into two interest rate swaps in connection with its \$53,700,000 variable-rate Bonds (UIC South Campus Development Project) Series 2006A. The intention of the swaps was to effectively change the University's variable interest rate on the Bonds to a synthetic fixed rate of 1.030% through August 1, 2007 and 4.292% thereafter, which includes the Bonds' current liquidity facility fee of 0.200%. In addition, there is a 0.080% current remarketing fee. In the third and fourth quarters of Fiscal Year 2008, there was an unfavorable increase in the basis between the interest paid on the Series 2006A bonds and the variable payment received from the swap counterparties. This was primarily due to reduced demand for the bonds due to the financial troubles encountered by the bond insurer, Financial Guaranty Insurance Company (FGIC).

The Bonds and related swap agreements mature on January 15, 2022, and the swaps' initial notional amount of \$53,700,000 matches the \$53,700,000 variable-rate Bonds. The swaps were entered at the same time as the Bonds were issued (February 2006). Starting in fiscal year 2011, the notional value of the swaps and the principal amount of the associated bonds decline. Under the swaps, the University pays the counterparties a fixed payment of 0.830% through August 1, 2007 and 4.092% thereafter and receives a variable payment equal to its cost-of-funds through February 3, 2010 and thereafter receives a variable payment equal to 68% of one-month LIBOR. On February 19, 2008, the variable payment

that the University receives changed from its cost-of-funds to Securities Industry & Financial Market Association Index (SIFMA) plus 0.05% through February 3, 2010. On June 30, 2008, SIFMA plus 0.05% increased to 1.60%. This change occurred because the monoline bond insurance company FGIC was downgraded below AA. The credit ratings for the first counterparty by Standard & Poor's and Moody's Investors Service were AA and Aa2, respectively. The credit ratings for the second counterparty by Standard & Poor's and Moody's Investors Service were A+ and Aa3, respectively.

The University engaged a third-party consultant to calculate the "mark to market" or "market value" of the swap transaction. On June 30, 2008, the combined mark to market value of the two swaps was (\$4,065,712). Since this is a negative number it represents an approximation of the amount of money that the University may have to pay the swap provider, JP Morgan, to terminate the swap. In accordance with governmental accounting standards, this amount is not required to be included in the accompanying financial statements.

The University has the option to terminate the swap early. The University or the counterparties may terminate the swaps if the other party fails to perform under the terms of the contract. The University may terminate the swap if both credit ratings of the counterparties fall below BBB+ as issued by Standard & Poor's and Baa1 as issued by Moody's Investors Service. If the swaps are terminated, the variable-rate Bonds would no longer carry a synthetic fixed interest rate. Also, if at the time of termination, the swaps have a negative fair value, the University would be liable to the counterparties for a payment equal to the swaps' fair value.

Pledged Revenues and Debt Service Requirements

The University has pledged specific revenues, net of specified operating expenses, to repay the principal and interest of revenue bonds. The following is a schedule of the pledged revenues and related debt:

		PLEDGED REVENUES (in thousands)			
Bond Issue(s)	Purpose	Source of Revenue Pledged	Future Revenues Pledged ²	Term of Commitment	Debt Service To Pledged Revenues (Current Year)
Auxiliary Facilities System (AFS)	Refundings, various improvements and additions to the System	Net AFS revenue, student tuition and fees	\$ 1,645,240	2036	9.63%
Willard Airport	Refunding of Series 1987	Net Willard Airport revenue	273	2009	100.0%
Health Services Facilities System (HSFS)	Additions to System and Refunding	Net HSFS, Medical Service Plan revenue net of bad debt expense, College of Medicine net tuition revenue	122,900	2027	1.14%
UIC South Campus	South Campus Development Project ¹ and Refunding	Defined Tax Increment Financing District (TIF) revenue, student tuition and fees, and sales of certain land in the UIC South Campus project	82,037	2023	2.94%
		Total Future Revenues Pledged	\$ 1,850,450		

 $^{^{1}\!}$ An integrated academic, residential, recreational, and commercial development south of UIC's main campus

²Total future principal and interest payments on debt (in thousands)

Future debt service requirements for all bonds outstanding at June 30, 2008 are as follows:

DEBT SERVICE REQUIREMENTS (in thousands)											
			Principal		Interest						
2009	\$		127,140	\$	40,915						
2010			33,250		39,421						
2011			34,850		38,540						
2012			37,370		37,568						
2013			38,155		36,455						
2014-2018			204,400		166,264						
2019-2023			231,660		134,793						
2024-2028			210,440		90,059						
2029-2033			205,040		42,078						
2034-2038	_		95,125		6,927						
TOTAL	\$		1,217,430	\$	633,020						

Using the actual rates of 5.0% and 7.0%, respectively in effect as of June 30, 2008, debt service requirements of the variable-rate debt and net swap payments, assuming current interest rates remain the same for their term, were as follows. As rates vary, variable-rate bond interest payments and net swap payments will also vary.

UIC SOUTH CAMPUS BONDS, SERIES 2006A
VARIABLE-RATE DEBT SERVICE REQUIREMENTS
(in thousands)

		Variable-	Rate Bond	ls		
		rincipal	Interest		Interest Rate Swaps, Net	Total
2009	\$	53,700	\$	336	\$	\$ 54,036
TOTAL	\$	53,700	\$	336	\$	\$ 54,036

HEALTH SERVICES FACILITIES SYSTEM REVENUE BONDS, SERIES 2007 VARIABLE-RATE DEBT SERVICE REQUIREMENTS

(in thousands)

	Variable-Rate Certificates				es	_	
	Principal		Interest		Interest Rate onterest Swaps, Net		Total
2009	\$	40,875	\$		448	\$	\$ 41,323
TOTAL	\$	40,875	\$		448	\$	\$ 41,323

Certain bonds of the University have debt service reserve requirements. The Maximum Annual Net Debt Service for those bonds, as defined, is \$15,388,900.

Advanced Refunded Bonds

The University has defeased bonds through advanced funding in prior years and, accordingly, they are not reflected in the accompanying statements. The amount of bonds which have been defeased as of June 30, 2008 consists of the following:

ADVA	NCE REFUNDED BONDS (in thousands)
Series	Outstanding June 30, 2008
1978-M	\$ 6,24
1999	49,36
1999A	85,30
2000	10,78
2001B	55,31
TOTAL	\$ 207,01

The Foundation has a demand note outstanding with interest at 2.98% and principal outstanding of \$7,214,000. The change in the balance for fiscal year 2008 is as follows:

URO NOTES PAYABLE (in thousands)	Ē	
Balance, beginning of year	\$	6,402
Proceeds		1,283
Payments		(471)
Balance, end of year	\$	7,214

NOTE 8 - LEASEHOLDS AND OTHER OBLIGATIONS

Leaseholds payable and other obligations activity for the year ended June 30, 2008 consist of the following:

LEASEHOLDS AND OTHER OBLIGATIONS (in thousands)											
		Beginning Balance Additions Deductions		Ending Deductions Balance					Current Portion		
University:											
Certificates of Participation	\$	440,770	\$	231,210	\$	(83,290)	\$	588,690	\$	18,560	
Unamortized debt premium		11,713		5,971		(1,612)		16,072		1,737	
Unamortized deferred loss on refunding		(14,364)		(2,027)		1,586		(14,805)		(1,950)	
		438,119		235,154		(83,316)		589,957		18,347	
Other capital leases		55,081		8,164		(7,243)		56,002		7,499	
Environmental remediation liability		4,840		608		(7)		5,441		96	
Total University	\$	498,040	\$	243,926	\$	(90,566)	\$	651,400	\$	25,942	
UROs:	_										
Annuities payable	\$	51,108	\$	2,783	\$		\$	53,891	\$	6,904	
Other liabilities		7,360				(869)		6,491			
Total UROs	\$	58,468	\$	2,783	\$	(869)	\$	60,382	\$	6,904	

The University leases various plant facilities and equipment under capital leases. This includes assets obtained with certificates of participation proceeds and recorded as capital leases, as well as other capital lease agreements funded through operations.

On January 4, 2008, the University issued Certificates of Participation Series 2007A, 2007B, 2007C, and 2007D. The 2007A Certificates were issued to acquire, construct, equip, and install certain facilities of the University of Illinois, as well as to refund the Series 1997 Certificates. The 2007B Certificates were issued to partially refund outstanding Certificates of Participation, Series 2001. The 2007C Certificates were issued to finance a portion of the cost of the College of Medicine Rockford National Center for Rural Health Professionals Facility. The taxable 2007D Certificates were issued to finance a portion of the cost of a Petascale Computing Facility, and related infrastructure costs. A portion of the proceeds from each of the Series 2007 Certificates was used to pay costs incidential to issuing the certificates. The refundings resulted in a projected cost of \$20,203,000 over the life of the issue at a present value loss of \$1,228,000. The difference between the reacquisition price and the net carrying amount of the old debt, loss on refunding, was \$2,208,000. This loss is deferred 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.

Series 2007C and 2007D are variable rate certificates which bear interest at a defined weekly rate and are paid monthly. The required future interest payments for these variable rate certificates have been calculated using the current interest rate, based upon short term rates of 1.45% and 2.58% respectively, over the life of the certificates.

Certificates of Participation Variable Rate Debt and Interest Rate Swap Agreement

To facilitate the advance refunding of the Certificates of Participation (Utility Infrastructure Projects) Series 2001 A & B; and, as a means to lower its borrowing costs, when compared against fixed-rate bonds at the time of issuance in March 2004, the University entered into an interest rate swap agreement in connection with its \$143,665,000 variable-rate Certificates of Participation (Utility Infrastructure Projects) Series 2004. The intention of the swap was to effectively change the University's variable interest rate on the certificates to a synthetic fixed rate of 3.855%, which includes the certificates' current liquidity facility fee of 0.09%. In addition, there is a 0.05% current remarketing fee.

The certificates and related swap agreement mature on August 15, 2021, and the swap's initial notional amount of \$143,665,000 matches the \$143,665,000 variable-rate certificates. The swap was entered at the same time as the certificates were issued (March 2004). Starting in fiscal year 2006, the notional value of the swap and the principal amount of the associated certificates began to decline. Under the swap, the University pays the counterparty a fixed payment of 3.765% and receives a variable payment computed as 100% of the SIFMA. Conversely, the certificates' variable interest rates are expected to approximate SIFMA. For fiscal year 2008, the certificates' average variable interest rate was approximately .06% below the SIFMA. The counterparty credit rating by Standard & Poor's was A+ and by Moody's Investors Service was Aa3.

The University engaged a third-party consultant to calculate the "mark to market" or "market value" of the swap transaction. On June 30, 2008, the mark to market value of the swap was (\$4,070,918). Since this is a negative number, it represents an approximation of the amount of money that the University may have to pay a swap provider to terminate the swap. In accordance with governmental accounting standards, this amount is not required to be included in the accompanying financial statements.

The University has the option to terminate the swap early. The University or the counterparty may terminate the swap if the other party fails to perform under the terms of the contract. The University may terminate the swap if both credit ratings of the counterparty fall below BBB+ as issued by Standard & Poor's and Baa1 as issued by Moody's Investors Service. If the swap is terminated, the variable-rate certificates would no longer carry a synthetic fixed interest rate. Also, if at the time of termination the swap has a negative fair value, the University would be liable to the counterparty for a payment equal to the swap's fair value.

Using the actual rate of 1.45% in effect as of June 30, 2008, debt service requirements of the Series 2004 variable-rate certificates and net swap payments, assuming current interest rates remain the same for their term, were as follows. As rates vary, variable-rate interest payments and net swap payments will also vary.

UTILITY INFRASTRUCTURE CERTIFICATES OF PARTICIPATION, SERIES 2004 VARIABLE-RATE DEBT SERVICE REQUIREMENTS (in thousands)

	Variable-Rat	e Certificates	Interest Rate		
	Principal	Interest	Swaps, Net	Total	
2009	\$ 1,035	\$ 2,040	\$ 3,242	\$ 6,317	
2010	1,075	2,019	3,223	6,317	
2011	6,570	1,964	3,134	11,668	
2012	6,840	1,867	2,979	11,686	
2013	7,120	1,770	2,813	11,703	
2014-2018	47,470	7,110	11,335	65,915	
2019-2023	70,690	2,106	3,349	76,145	
TOTAL	\$ 140,800	\$ 18,876	\$ 30,075	\$ 189,751	

Assets held under capital leases are included in capital assets at June 30, 2008 as follows:

ASSETS HELD UNDER CAPITAL LE (in thousands)	ASE	
Land	\$	8,423
Buildings		111,975
Improvements		263,250
Equipment		170,173
Subtotal		553,821
Less: accumulated depreciation		144,310
TOTAL	\$	409,511

The net present value of outstanding capital leases at June 30, 2008 is:

OUTSTANDING CAPITAL LEA (in thousands)	SES	
Certificates of Participation:		
Series 2001 UI Integrate	\$	16,625
Series 2003 South Farms		21,270
Series 2003 UI Integrate		31,700
Series 2003 Utility Infrastructure		52,625
Series 2004 Utility Infrastructure		140,800
Series 2005 College of Medicine		18,510
Series 2006A Academic Facilities		75,950
Series 2007A		72,725
Series 2007B		45,645
Series 2007C		31,340
Series 2007D		81,500
Other capital leases		56,002
NET PRESENT VALUE	\$	644,692

As of June 30, 2008, future minimum lease payments under capital leases is as follows:

FUTURE MINIMUM LEASE PAYMEN UNDER CAPITAL LEASES (in thousands)	ITS	
2009	\$	52,284
2010		50,726
2011		46,726
2012		46,756
2013		51,735
2014-2018		270,113
2019-2023		231,608
2024-2028		153,727
2029-2033		9,270
Total minimum lease payments		912,945
Amount representing interest		(268,253)
NET PRESENT VALUE	\$	644,692

Advanced Refunded Certificates of Participation

The University has defeased certificates through advanced funding in prior years and, accordingly, they are not reflected in the accompanying statements. The amount of certificates which have been defeased as of June 30, 2008 consists of the following:

ADVANCE REFUNDED C (in thousands	
	Outstanding at
Series	June 30, 2008
1977 Utility	\$ 10,510
1996 Utility	51,485
2001A Utility	74,080
2001B Utility	56,900
2001 UI - Integrate	45,810
TOTAL	\$ 238,785

The University monitors environmental matters and records an estimated liability for identified environmental remediation costs. The estimated liability at June 30, 2008 is \$5,441,000.

The University also leases various buildings and equipment under operating lease agreements. Total rental expense under these agreements was \$11,046,000 for the year ended June 30, 2008. The future minimum lease payments (excluding those leases renewed on an annual basis) are as follows:

	FUTURE MINIMUM OPERATING LEASE PAYMENTS (in thousands)	
2009		\$ 7,773
2010		5,105
2011		3,479
2012		2,203
2013		1,721
2014-2018		5,265
2019-2023		128
2024-2026		47
TOTAL		\$ 25,721

At June 30, 2008, the Foundation had annuities payable outstanding of \$53,891,000. Annuities payable represent an actuarial computation of the present value of future payments to annuitants.

NOTE 9 - NET ASSETS

As discussed in Note 1 to the financial statements, the Entity's net assets are classified for accounting and reporting purposes into one of four net asset categories according to externally imposed restrictions. The following tables include detail of the net asset balances for the University and the UROs including major categories of restrictions and internal designations of unrestricted funds.

UNIVERSITY NET ASSETS (in thousands)	
Invested in capital assets, net of related debt	\$ 1,822,522
Restricted - nonexpendable	
Invested in perpetuity to produce income expendable for -	
Scholarships, fellowships and research	46,743
Restricted - expendable for -	
Scholarships, fellowships and research	232,410
Loans	77,089
Service plans	61,431
Retirement of indebtedness	23,028
Capital projects	2,262
Unrestricted -	
Designated for:	
Auxiliary	23,360
Hospital	68,908
Capital projects	56,114
Self supporting activities	10,030
Institutional support	28,538
Quasi endowments	101,435
Amount expected to be financed in future years	(202,308)
Undesignated	3,787
TOTAL	\$ 2,355,349

URO NET ASSETS (in thousands)	
Invested in capital assets, net of related debt	\$ 2,339
Restricted - nonexpendable	
Invested in perpetuity to produce income expendable for -	
Scholarships, fellowships and research	807,506
Restricted - expendable for -	
Scholarships, fellowships and research	375,852
Unrestricted	30,093
TOTAL	\$ 1,215,790

NOTE 10 - FUNDS HELD IN TRUST BY OTHERS

The University and Foundation are income beneficiaries of several irrevocable trusts which are held and administered by outside trustees. The University and Foundation have no control over these funds as to either investment decisions or income distributions, thus the principal is not recorded in the accompanying financial statements. The fair value of these funds at June 30, 2008 and the amount of income received from these trusts during the year then ended were as follows:

FUNDS HELD IN TRUST (in thousands)		THERS		
	Uı	niversity	Fo	undation
Fair value of funds held in trust by others	\$	40,383	\$	26,287
Income received from funds held in trust by others	\$	1,283	\$	1,577

NOTE 11 - STATE UNIVERSITIES RETIREMENT SYSTEM

The Entity contributes to the State Universities Retirement System of Illinois (SURS), a cost-sharing multiple-employer defined-benefit pension plan with a special funding situation whereby the State of Illinois makes substantially all actuarially determined required contributions on behalf of the participating employers. SURS was established July 21, 1941, to provide retirement annuities and other benefits for staff members and employees of the State universities, certain affiliated organizations, and certain other State educational and scientific agencies and for survivors, dependents, and other beneficiaries of such employees. SURS is considered a component unit of the State of Illinois' financial reporting entity and is included in the State's financial reports as a pension trust fund. SURS is governed by Section 5/15, Chapter 40, of the Illinois Compiled Statutes. SURS issues a publicly available financial report that includes financial statements and required supplementary information. That report may be obtained by accessing the website at www.SURS.org or by calling 1-800-275-7877.

Eligible employees must participate upon initial employment. Employees are ineligible to participate if (a) employed after having attained age 68; (b) employed less than 50% of full-time; or (c) employed less than full-time and attending classes with an employer. Of those Entity employees ineligible to participate, the majority are students at the University.

SURS provides retirement, disability and death benefits. Members are eligible for normal retirement at any age after 35 years of service, at age 60 after 8 years of service or at age 62 after 5 years of service. There are also provisions for early retirement. Retirement benefits are based on certain formulas that generally are a function of years of service and the average salary based on the highest earnings of any four consecutive years. Disability benefits are paid to disabled members with two years of covered service, generally at 50% of basic compensation until the total benefits paid equal 50% of the total earnings in covered service. Death benefits are payable to survivors of an active member with one and one half years of covered service or of a former member with ten years of covered service. These benefits are payable until children attain the age of 18, to a spouse after age 50 and to a dependent parent after age 55. Benefits are equal to the retirement contributions and interest, a lump sum payment of \$1,000, and a monthly annuity equal to a portion of the accrued normal retirement benefit based on specified formulas.

Plan members are required to contribute 8.0% of their annual covered salary and substantially all employer contributions are made by the State of Illinois on behalf of the individual employers at an actuarially determined rate. The current rate is 12.88% of annual covered payroll. The contribution requirements of plan members and employers are established and may be amended by the Illinois General Assembly. The University's contributions to SURS for the years ended June 30, 2008, 2007, and 2006 were \$174,318,000, \$138,499,000 and \$101,570,000 respectively, equal to the required contributions for each year. The URO's contributions to SURS for the years ended June 30, 2008, 2007, and 2006 were \$800,000, \$719,000 and \$573,000, respectively.

Entity employees hired prior to April 1, 1986 are exempt from contributions required under the Federal Insurance Contribution Act. Employees hired after March 31, 1986 are required to contribute 1.45% of their gross salary for Medicare. The Entity is required to match this contribution.

Employees may also elect to participate in certain tax-sheltered retirement plans. These voluntary plans permit employees to designate a part of their earnings into tax-sheltered investments and thus defer federal and state income taxes on their contributions and the accumulated earnings under the plans. Participation and the level of employee contributions are voluntary. The employer is not required to make contributions to these plans.

NOTE 12 - POSTEMPLOYMENT BENEFITS

The State provides health, dental, vision, and life insurance benefits for retirees and their dependents in a program administered by the Department of Healthcare and Family Services along with the Department of Central Management Services. Substantially all State employees become eligible for post-employment benefits if they eventually become annuitants of one of the State sponsored pension plans. Health, dental, and vision benefits include basic benefits for annuitants and dependents under the State's self-insurance plan and insurance contracts currently in force. Annuitants may be required to contribute towards health, dental, and vision benefits with the amount based on factors such as date of retirement, years of credited service with the State, whether the annuitant is covered by Medicare, and whether the annuitant has chosen a managed health care plan. Annuitants who retired prior to January 1, 1998, and who are vested in the State Employee's Retirement System do not contribute towards health, dental, and vision benefits. For annuitants who retired on or after January 1, 1998, the annuitant's contribution amount is reduced five percent for each year of credited service with the State allowing those annuitants with twenty or more years of credited service to not have to contribute towards health, dental, and vision benefits. Annuitants also receive life insurance coverage equal to the annual salary of the last day of employment until age 60, at which time the benefit becomes \$5,000.

The State pays the Entity's portion of employer costs for the benefits provided. The total cost of the State's portion of health, dental, vision, and life insurance benefits of all members, including post-employment health, dental, vision, and life insurance benefits, is recognized as an expenditure by the State in the Illinois Comprehensive Annual Financial Report. The State finances the costs on a pay-as-you-go basis. The total costs incurred for health, dental, vision, and life insurance benefits are not separated by department or component unit for annuitants and their dependents nor active employees and their dependents.

A summary of post-employment benefit provisions, changes in benefit provisions, employee eligibility requirements including eligibility for vesting, and the authority under which benefit provisions are established are included as an integral part of the financial statements of the Department of Healthcare and Family Services. A copy of the financial statements of the Department of Healthcare and Family Services may be obtained by writing to the Department of Healthcare and Family Services, 201 South Grand Ave., Springfield, Illinois, 62763-3838.

NOTE 13 - COMMITMENTS AND CONTINGENCIES

At June 30, 2008 the University had commitments on various construction projects and contracts for repairs and renovation of facilities of approximately \$135,775,000.

The University receives monies from federal and state government agencies under grants and contracts for research and other activities. The costs, both direct and indirect, charged to these grants and contracts are subject to audit and disallowance by the granting agency. The University believes that any disallowances or adjustments would not have a material effect on the University's financial position.

The University also receives monies under third-party payor arrangements for payment of medical services rendered at its hospital and clinics. Some of these arrangements allow for settlement adjustments based on costs and other factors. The University believes that any adjustments would not have a material effect on the University's financial position.

The University is a defendant in a number of legal actions primarily related to medical malpractice. These legal actions have been considered in estimating the University's accrued self-insurance liability. The total of amounts claimed under these legal actions, including potential settlements and amounts relating to losses incurred but not reported, could exceed the amount of the self-insurance liability. In the opinion of the University's administrative officers, the University's self-insurance liability and limited excess indemnity insurance coverage from commercial carriers are adequate to cover the ultimate liability of these legal actions, in all material respects.

The University's hospital and clinics are involved in regulatory audits arising in the normal course of business. On June 8, 2007, a notice was received from the Office of Inspector General on behalf of the Illinois Department of Healthcare and Family Services (HFS) indicating that the University received an overpayment of \$14.8 million on behalf of Medicaid patients. During fiscal year 2008, the University submitted additional documentation and evidence of its positions. HFS conducted a reaudit and on June 18, 2008 issued a revised notice of audit findings reducing the overpayment from \$14.8 million to \$8.6 million. University management is in the process of contesting this overpayment and estimates its probable liability regarding this overpayment is approximately \$8.0 million. This liability has been reflected in the University's financial position and results from operations. Please refer to Note 17 for subsequent events regarding this liability.

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NOTE 14 - OPERATING EXPENSES BY NATURAL CLASSIFICATION

Operating expenses by natural classification for the year ended June 30, 2008 for the University and the UROs are summarized as follows:

UNIVERSITY OPERATING EXPENSES BY NATURAL CLASSIFICATION
(in thousands)

	mpensation nd benefits	S	upplies and services	Stu	ıdent aid	Dej	preciation	Total
Instruction	\$ 613,575	\$	141,145	\$	3,956	\$		\$ 758,676
Research	371,610		195,403		1,933			568,946
Public service	198,349		142,316		2,175			342,840
Academic support	156,020		87,291		5,689			249,000
Student services	61,306		37,110		898			99,314
Institutional support	130,539		47,834		199			178,572
Operations and maintenance of plant	74,175		181,098		3,795			259,068
Scholarships and fellowships	178,744		1,659		18,794			199,197
Auxiliary enterprises	87,878		164,157		9,373			261,408
Hospital and medical activities	259,075		211,270					470,345
Independent operations	1,540		8,423					9,963
Depreciation							199,609	199,609
On behalf payments for fringe benefits	441,480							441,480
TOTAL	\$ 2,574,291	\$	1,217,706	\$	46,812	\$	199,609	\$ 4,038,418

URO OPERATING EXPENSES BY NATURAL CLASSIFICATION (in thousands)

	Distribution on behalf of the University	stitutional support	Depre	eciation	Total
Salaries and benefits	\$	\$ 21,065	\$		\$ 21,065
Distributions on behalf of the University	136,866				136,866
Marketing and communications		7,084			7,084
Travel		1,159			1,159
Equipment		531			531
Meeting, conferences and special events		1,196			1,196
Supplies and other		12,563			12,563
Depreciation				491	491
TOTAL	\$ 136,866	\$ 43,598	\$	491	\$ 180,955

NOTE 15 - SEGMENT INFORMATION

The following financial information represents identifiable activities for which one or more revenue bonds is outstanding. The Auxiliary Facilities System is comprised of University owned housing units, student unions, recreation and athletic facilities, and similar auxiliary service units, including parking. The Health Services Facilities System is comprised of the University of Illinois Hospital and associated clinical facilities providing patient care. The Willard Airport Facility is comprised of land, hangars, a terminal building, parking lots, runways, and related apron areas.

(in thou	usands)							
	F	UXILIARY ACILITIES SYSTEM	S F/	HEALTH ERVICES ACILITIES SYSTEM	Α	ILLARD IRPORT ACILITY		TOTAL
Condensed Statement of Net Assets								
ASSETS:								
Current assets	\$	244,687	\$	217,757	\$	1,643	\$	464,087
Noncurrent assets								
Capital assets, net of accumulated depreciation		883,986		161,507		32,666		1,078,159
Other noncurrent assets		23,090		2,684				25,774
TOTAL ASSETS	\$	1,151,763	\$	381,948	\$	34,309	\$	1,568,020
LIABILITIES:								
Current liabilities	\$	97,547	\$	124,690	\$	421	\$	222,658
Noncurrent liabilities								
Long term debt		940,734		71,529		134		1,012,397
Other liabilities		5,597		21,949		740		28,286
TOTAL LIABILITIES		1,043,878		218,168		1,295		1,263,341
NET ASSETS:				,				
Invested in capital assets, net of related debt		9,580		90.433		32,248		132,261
Restricted		2,500		70,133		32,2 .0		.52,20.
Expendable		21,744		2,286		528		24,558
Unrestricted		76,561		71,061		238		147,860
TOTAL NET ASSETS		107,885		163,780		33,014		304,679
TOTAL LIABILITIES AND NET ASSETS	Ś	1,151,763	\$	381,948	\$	34,309	\$	1,568,020
		, , , , ,		,		7		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Condensed Statement of Revenues, Expenses and Changes in Net Assets								
Operating revenues	\$	266,216	\$	578,475	\$	2,668	\$	847,359
Operating expenses	•	229,038	· ·	551,011	<u> </u>	2,879		782,928
Depreciation expense		20,056		21,258		1,955		43,269
Operating income (loss)		17,122		6,206		(2,166)		21,162
Nonoperating revenues (expenses)		(12,503)		(5,161)		585		(17,079)
Capital and endowment additions		(12,303)		(3,101)		547		547
Increase (decrease) in net assets		4,619		1,045		(1,034)		4,630
Net assets, beginning of year		103,266		162,735		34,048		300,049
NET ASSETS, END OF YEAR	\$	107,885	\$	163,780	\$	33,014	Ś	304,679
Condensed Statement of Cash Flows		,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				.,_,
	Ś	56.731	\$	51,528	\$	(69)	\$	108,190
Net cash flows provided (used) by operating activities	Ş	, -	ş		÷	635	þ	
Net cash flows (used) provided by noncapital financing activities		(833)		38,556				38,358
Net cash flows used by capital and related financing activities		(205,125)		(16,999)		(1,250)		(223,374)
Net cash flows provided (used) by investing activities		4,144		(2,615)		54		1,583
Net (decrease) increase in cash and cash equivalents		(145,083)		70,470		(630)		(75,243)
Cash and cash equivalents, beginning of year		350,042		61,732		2,158		413,932
Cash and cash equivalents, end of year	\$	204,959	\$	132,202	\$	1,528	\$	338,689

NOTE 16 - UNIVERSITY RELATED ORGANIZATIONS

The Entity's financial statements include the activity of the University Related Organizations which represent the discretely presented component units. Below are condensed financial statements by organization:

(in	thous	ands)				
	FO	UNDATION	LUMNI OCIATION	,	wwT	TOTAL
Condensed Statement of Net Assets						
ASSETS:						
Current assets	\$	27,569	\$ 2,185	\$	535	\$ 30,289
Noncurrent assets						
Capital assets, net of accumulated depreciation		8,551	723		279	9,553
Other noncurrent assets		1,268,479	15,041			1,283,520
TOTAL ASSETS	\$	1,304,599	\$ 17,949	\$	814	\$ 1,323,362
LIABILITIES:						
Current liabilities	\$	49,873	\$ 2,043	\$	891	\$ 52,807
Noncurrent liabilities						
Long term debt						
Other noncurrent liabilities		53,524	1,241			54,765
TOTAL LIABILITIES		103,397	3,284		891	107,572
NET ASSETS:						
Invested in capital assets, net of related debt		1,337	723		279	2,339
Restricted						
Nonexpendable		807,506				807,506
Expendable		375,852				375,852
Unrestricted		16,507	13,942		(356)	30,093
TOTAL NET ASSETS		1,201,202	14,665		(77)	1,215,790
TOTAL LIABILITIES AND NET ASSETS	\$	1,304,599	\$ 17,949	\$	814	\$ 1,323,362
Condensed Statement of Revenues, Expenses and Changes						
in Net Assets						
Operating revenues	\$	156,139	\$ 10,934	\$	8,641	\$ 175,714
Operating expenses		162,260	10,292		7,912	180,464
Depreciation expense		218	73		200	491
Operating income (loss)		(6,339)	569		529	(5,241)
Nonoperating revenues (expenses)		(64,520)	(220)		13	(64,727)
Contributions to endowments		37,108				37,108
Increase (decrease) in net assets		(33,751)	349		542	(32,860)
Net assets (deficits), beginning of year		1,234,953	14,316		(619)	1,248,650
NET ASSETS (DEFICITS), END OF YEAR	\$	1,201,202	\$ 14,665	\$	(77)	\$ 1,215,790
Condensed Statement of Cash Flows						
Net cash flows (used) provided by operating activities	\$	(13,489)	\$ 1,428	\$	1,050	\$ (11,011)
Net cash flows provided (used) by noncapital financing activities		37,108	(975)		(2,890)	33,243
Net cash flows used by capital and related financing activities		(235)	(281)		(51)	(567)
Net cash flows (used) provided by investing activities		(24,482)	599		8	(23,875)
Net increase (decrease) in cash and cash equivalents		(1,098)	771		(1,883)	(2,210)
Cash and cash equivalents, beginning of year		4,913	691		1,913	7,517
Cash and cash equivalents, end of year	\$	3,815	\$ 1,462	\$	30	\$ 5,307

NOTE 17 - SUBSEQUENT EVENTS

On July 16, 2008, the University issued Variable Rate Demand UIC South Campus Development Project Revenue Refunding Bonds, Series 2008, in the amount of \$54,245,000. The proceeds from these Series 2008 bonds will be used to refund and redeem all of the \$53,700,000 aggregate outstanding principal amount of the Variable Rate UIC South Campus Series 2006A Bonds and to pay costs incidental to the issuance of the Series 2008 Bonds.

On July 28, 2008, the University refunded Variable Rate Demand Health Services Facilities System Revenue Refunding Bonds Series 2007 in the amount of \$40,875,000. The proceeds from Series 2008 bonds were used to retire the Series 2007 debt. Please refer to Note 7 for details regarding this debt refunding.

Lehman Brothers Commerical Bank is the counterparty for the variable-to-fixed interest rate swap agreement which was transferred to the Health Services Facilities System (HSFS) Series 2008 on July 28, 2008. Lehman Brothers Holdings, Inc. filed for Chapter 11 bankruptcy protection on September 15th, 2008. Lehman Brothers Commerical Bank is a subsidiary of Lehman Brothers Holdings, Inc. Lehman Brothers Commerical Bank did not file for bankruptcy. Lehman Brothers Commerical Bank was downgraded to B3 by Moody's on September 15, 2008 and to D by Standard & Poor's on September 16, 2008. This downgrade gave the University the option to terminate the HSFS Series 2008 interest swap agreement. The mark to market value of the swap on September 17, 2008 was (\$2,915,000). This is approximately the amount that the University would have to pay to terminate the interest rate swap.

The University has outstanding bonds and certificates of participation that have variable interest rates. These interest rates are tied to various indexes which reset on a weekly basis. Subsequent to year-end, the interest rates on these variable rate bonds and certificates of participation fluctuated upward due to volatile market conditions. After September 2008, except for Certificates of Participation Series 2007 C and D, these fluctuations in interest rates have trended downward to rates similar to those disclosed at June 30, 2008. The interest that was paid, after year-end and prior to issuance of this report, due to these fluctuations did not have a material impact on the overall financial position of the University.

On August 22, 2008, the University received a letter from the Office of Inspector General relating to the audit by the Illinois Department of Healthcare and Family Services mentioned in Note 13. The letter stated the overpayment owed by the University was reduced to approximately \$5 million dollars.

During fiscal year 2008, financial markets as a whole have incurred declines in values. Subsequent to fiscal year end, the University's investment portfolio has also incurred a decline in the values reported in the accompanying financial statements. However, because the values of individual investments fluctuate with market conditions, the amount of investment losses that the University will recognize in its future financial statements, if any, cannot be determined.

This information is an integral part of the accompanying financial statements.

ATTACHMENT H - Broadband Subscriber Estimates

Instructions: Using the table below, please estimate the number of subscribers for each distinct type of service offering on a quarterly subscribers/take rates. Middle mile applicants should indicate their subscriber forecasts in terms of the entities served via the last mile The subscriber projections must be described separately by the type of services offered, and by type of entity (households, businesses, "strategic institutions" i.e., critical community facilities, community anchor institutions, and public safety entities) to which services service providers, community anchor institutions, or public safety entities that are connected to their middle mile network. Middle basis over the five year forecast period. Combine all service pricing tiers of broadband data services into a single service offering. mile applicants should also provide a reasoned basis for these subscriber forecasts (e.g., agreements in principle with existing or are offered. For last mile subscribers, please also provide, on a separate sheet, your estimated take rate (the percentage of total customers passed who will subscribe to your service), along with a brief description of the methodology used to forecast these planned last mile service providers, market studies, etc).

Household	YEAR		YE	YEAR 1			YEAR 2	2			YEAR 3	R 3			YEA	YEAR 4			YEAR 5	R5	
Subscribers	0																				
Service Type #1		Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr. Qtr.		Qtr.	Qtr.	Qtr.	Qtr.	r.	Qtr.	Qtr.	Qtr.	Qtr.
Community Network		1	2	3	4	1	2	3	4		2		4	I	2	3	4				4
Net add-ons		0	0	09	500	280	009	620 4	440	15 1	15 1	15	15	15	15	15	15	15	15	15	15
Cumulative subscribers				09	560	840	1440	2060 2	2500	2515 2	2530 2	2545	2560	2575	2590	2605	2620	2635	2650	2665	2680
Service Type #2																					
Net add-ons																					
Cumulative subscribers																					
Service Type #3																					
ISP 1 Gbps																					
Net add-ons																					
Cumulative																					
subscribers																					

	YEAR		YE,	YEAR 1			YEAR 2	IR 2			YEAR 3	IR3			YE4	YEAR 4			YEA	YEAR 5	
Business Customers	>																				
Service Type #1		Ott.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr. Qtr.		Qtr.	Qtr.	Qtr.	Qtr.	ن	Qtr.	Qtr. Qtr. Qtr.	Qtr.	Qtr.
100 Mbps ISP		_	2	r.	4	_	7	т С	4		7		4		2	3	4	—	7	m	4
Net add-ons				2	6	7	15	15	12	65	155	388	280	120	170	260	230	120	180	290	270
Cumulative					7	0	(0				C		0				1	0	0	L
subscribers				N	TT	χ Τ	رن رن	φ	0 9	172	780	280	0 98	ω ω Ο	0511	T4 T0	T640	09/T	1340	7230	7200
Service Type #2																					
1 Gbps ISP																					
Net add-ons					2	1	П	1	1	1	1	2	3	1	1	2	3	1	1	2	3
Cumulative						ſ	-	L		1		0		7			C	7	C	7	1
subscribers					7	7	4	n	٥		0	0	5 T	Τ4	L D	۲,	0	7.7	7	4.	/ 7
Service Type #3																					
All VLAN Ports																					
Net add-ons						10	5	9	9	5	11	5	7	5	9	7	9	5	9	7	9
Cumulative						1.0	1.5	2.1	2.7	32	43	48	55	09	99	73	62	84	06	44	201
subscribers						,		ŀ										1))

Qtr. Qtr.				VEAR 1				VEAR 2	2			VEAR 3	"			YEAR 4	4			YE,	YEAR 5	
Qtr. Qtr.																						
1 2 3 4 1 2 3 4 1 2 3 4 1 20 40 40 27 0 0 0 0 0 0 0 0 30 70 110 137 137 137 137 137 137 137 137 137 137 137 137 137 137 137 137	0 Qtr. Qtr. Qtr. C	Qtr. Qtr.	Qtr.		0	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.		Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.	Qtr.
40 40 0	1 2 3 2	1 2 3 2	2 3 4	3	7		1	2	3	4	_	7		4	I	2	3	4		7	m	4
70 110 137 13	10	10	10	10	1						0	0	0	0	0	0	0	0	0	0	0	0
	10	10	10	10	1							137	137	137	137		137	137	137	137	137	137

We are predicting that roughly 54% of the households that are passed by the UC2B pilot FTTH system will subscribe to the UC2B Community Network Service (UC2B CNS). Having done the door-to-door research to determine if these neighborhoods qualify as underserved, we know that slightly fewer than 40% of the households already have some form of broadband access.

From looking at the local competitive offerings, we know that the UC2B CNS will be faster and less expensive than anything else available in the market, so we believe there is a good chance converting upwards of 75% of the existing broadband subscribers in these neighborhoods to Big Broadband. That alone would give UC2B a just under a 30% market share.

Of the remaining 61% that did not have broadband at the time of the survey, we believe that we can sign up roughly 41% of that group. Big Broadband will be a social movement in this community. The Ministerial Alliance has discussed having a Big Broadband Sunday in the spring, where each of the ministers will devote some of his or her sermon to promoting Big Broadband. The UC2B Sustainable Broadband Adoption proposal will have field workers called "cybernavigators" working in these neighborhoods and promoting Big Broadband adoption.

Installing fiber to the curb in these low-income underserved neighborhoods will be a very visible event. Every resident will know what is going on, and information on signing up for UC2B service will be readily available. Every property owner will be solicited for an easement to build from the curb to the premise, so again awareness of this project should be very high.

We are proposing that all installation costs in low-income households be paid for by the BTOP grant, so barrier to entry will be very low. We are working with the University and the State of Illinois to streamline a process for recycling surplus University and State-owned computers into low-income homes. From our survey, we know that more than 60% of all homes in our proposed funded last mile service areas have at least one working computer. Getting most of those people to subscribe to Big Broadband is a reasonable goal.

After the BTOP grant has run out, we are looking to expand the areas of UC2B Last Mile FTTH coverage, but other ISP's may beat us to the punch in some areas of town. The UC2B Middle Mile fiber rings will create the possibility for any ISP to get significant bandwidth very close to its potential customers. On average there will be interconnection points every 800 feet on the UC2B Middle Mile rings. While that facilitates future UC2B FTTH build outs, it also presents hundreds of places for local ISP's to attach their customers and their networks.





								1		
		nistoricai 		Year	1 - 2010	Year 2 - 2011	Year 3 - 2012	2 Year 4	4 - 2014	Year 5 - 2015
Revenues		-								
Network Services Revenues:	€:			c	,	€:	U	€ 5		
Broadband Data	9				28.726	\$ 536.590	1.047.1	. \$ 92	1.359.333	1,629,468
Video Services	S	8		•					-	
Network Access Service Revenues	S	<u> </u>			 	8	÷	8	 	' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '
Universal Service Fund	s	ш		-		٠ چ	&	&		
Toll Service/Long Distance Voice	s		'	- 1	1		1		'	1
Installation Revenues	s	!	1	_	61,000	\$ 302,250	\$ 1,480,500	_	1,323,750	1,413,750
Other Operating Revenues	မာ	φ.	'	မှ	- 02	- 44	8	↔		
Other Revenues - IRO Maintenance	₽ Q	<i>•</i>		e e	72,500	\$ 145,000	4 145,000	- 1	145,000	145,000
	9	9	' !	9	1	e	θ.	9	-	
Total Revenues	∢	1	ΑN	s	162,226	\$ 983,840	\$ 2,672,670	\$	2,828,083	\$ 3,188,218
Expenses										
Backhari	G				•	<i>ψ</i>	€.	υ .		
Network Maintenance/Monitoring	9	ب	-		241.399	\$ 326.544			<u> </u>	
Utilities	8	8		•	5,000				25,000	
Leasing	s	 		•	6,000	! ! !	S		<u>!</u>	! ! ! !
Sales/Marketing	ક	↔		_	8,111	\$ 49,192	s			159,411
Customer Care	ક	\vdash	1		8,111		S		_	
Billing	s	\vdash	'	_	1		S		<u> </u>	
Corporate G&A	ક	⇔			7,867		i		97,955	
PCC & SBA Programs	ક	-+		S	10,912	\$ 175,127			!	1 1 1 1
	i€	+		မှ	3,245	\$ 19,677	\$ 53,454	54 8	+	\$ 63,764
lotal	9	,		Ð	290,645	100,007			1,503,003	
EBITDA	\$	8		s	(128,419)	\$ 283,233	\$ 1,426,479	69	1,325,080	\$ 1,390,089
	€	⇔	'		1		\$ 254,243		503,541	3 776,466
	ક્ક	٠	'	છ		- -	ક્ક	€	 	\$
Earnings Before Interest and Taxes	ક	\$		છ	(128,419)	\$ 283,233	\$ 1,172,236	\$ \$	821,539	\$ 613,623
Interest Income	¥	۱		¥		·				
Interest Expense	S	÷		မ				8,461	127,819	268.034
Interest Expense - Other	ક	↔		s		\$	\$	€	1_1	÷
Income Before Taxes	\$	9		↔	(128,419)	\$ 283,233	\$ 1,165,965	\$ 29	694,821	\$ 350,057
Property Tax	ક્ક	↔	'		1		s	8		
Income Taxes	\$	φ.		s		9	6	θ.		φ.
Net Income	\$	\$	•	s	(128,419)	\$ 283,233	\$ 1,165,965	\$ 29	694,821	\$ 350,057
				417						

Balance Sheet

UC2B

Assets Current Assets		HISTORICAL			בסומכו בפוסם			
Current Assets			Year 1 - 2010	Year 2 - 2011	Year 3 - 2012	Year 4 - 2103	Year 5 - 2014	- 2014
Cash		۔ ج	(141,011)	218,959	\$ 110,140	\$ 446,843	S	312,160
Marketable Securities \$	'	<u>-</u>	- ج	S	- ج	s	s	•
Accounts Receivable \$	-	₽	\$ 13,519	\$ 81,987	\$ 222,723	\$ 235,674	s	265,685
Notes Receivable \$	-	\$		 	 		 	
Inventory \$	-	₽	S	۔ ج	- ج	•	s	'
Prepayments \$	-	∽	۔ ج	٠ ج	- ج	- ج	s	'
Other Current Assets	-	<u>.</u>	\$		\$	-	Θ	
Total Current Assets \$	-	· •	\$ (127,492)	300,946	\$ 332,863	\$ 682,517	s	577,845
Non-Current Assets Long-Term Investments		У	φ	€9	€	€	ь	1
of Amortization)	ادم	₩.	₩.	8	9	\$	S	
		€	€	€	က	\$ 6,749,213	€	10,401,728
Less: Accumulated Depreciation	-	<u>.</u>	\$	•	\$ (254,243)	s	s	34,250)
Net Plant \$	45	\$	\$	\$	\$ 3,160,065	\$ 5,991,429	\$ 8,	8,867,478
Other	-	\$	\$	\$	\$	\$	s	1
Total Non-Current Assets \$	1	\$	9	\$	\$ 3,160,065	\$ 5,991,429	8	8,867,478
		•		•				
Total Assets \$	-	\$	(127,492)	300,946	\$ 3,492,928	\$ 6,673,946	9,	9,445,323

Liabilities and Owners' Equity			Ye	Year 1 - 2010	Year 2 - 2011	Year 3 - 2012	Year	ar 4 - 2103	Year 5	5 - 2014
Liabilities										
Current Liabilities										
Accounts Payable	\$	€	٠	•	€	€	↔	•	s	'
Notes Payable	\$	\$	\$	'	<u>∙</u>	S	⊹	1	s	'
Current Portion - Total RUS Debt	s	\$	\$		€	\$	⇔		s	
Accrued Expenses	8	&	٠	926	\$ 5,129	\$ 33,384	4 &	54,838	s	79,115
Other Current Liabilities	8	\$	٠		€	. \$ 8,461	\$	136,279	s	395,853
Total Current Liabilities	\$	\$ -	\$ -	926	\$ 5,129	\$ 41,845	.5	191,117	\$	474,968
Long-Term Liabilities										
Existing RUS Debt	\$	\$	٠	•	۔ ج	\$	⇔	•	s	1
Proposed RUS Debt	s	\$	s		€	S	⇔		s	
Non-RUS Debt	s	\$	\$		\$ 141,011	!	3	4,467,237		6,604,707
Total Long-Term Liabilities	\$	\$ -	\$	1	\$ 141,011	\$ 2,130,313	3 \$	4,467,237	\$	6,604,707
Total Liabilities	\$	\$	٠	926	\$ 146,140	\$ 2,172,158	\$	4,658,354	s	7,079,675
Owner's Equity										
Capital Stock	s	€9	9	•	۔ ج	\$	⇔	•	s	1
Additional Paid-In Capital	s	\$	٠		\$	s	⇔		s	
Patronage Capital Credits	\$	\$	\$	'	- ج	€	&	'	s	'
Owner Equity	s	8	↔	(128,419)	\$ 154,805		\$	2,015,591		2,365,647
Total Equity	\$	\$		(128,419)	\$ 154,805	\$ 1,320,770	\$ 0.	2,015,591	\$	2,365,647
Total Liabilities and Owner's Equity	\$	\$	-	(127,493)	\$ 300,945	\$ 3,492,928	\$	6,673,945	\$	9,445,322

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Statement of Cash Flows

	+sin	Uictorical			Forocat Doring		
			Year 1 - 2010	Year 2 - 2011	Year 3 - 2012	Year 4 - 2014	Year 5 - 2015
Beginning Cash	NA	Ą	&	\$ (141,011)	\$ 218,958	\$ 110,140	\$ 446,843
CASH FLOWS FROM OPERATING ACTIVITIES: Net Income	·	,	(128,418)	283,223	1,165,965	694,821	350,057
Adjustments to Reconcile Net Income to Net Cash Provided by Operating Activities		1 1 1 1 1 1 1 1 1 1 1 1 1 1	J 	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		! ! ! ! ! !	
					254,243	503,541	776,466
Add: Amortization					; ' ; ' ; ' ; ' ; ' ; ' ; ' ; ' ; ' ; '	! ! ! !	
Changes in Current Assets and Liabilities:							
Marketable Securities							
Accounts Receivable			(13,519)	(68,468)	(140,736)	(12,951)	(30,011)
Inventory			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Prepayments							
Other Current Assets						1 1 1 1 1 1 1 1 1	1
Accounts Payable		' !	926	4,203	28,255		
Other Current Liabilities		1	-	1	8,461	12	259,574
Net Cash Provided (Used) by Operations	- \$	\$	\$ (141,011)	\$ 218,958	\$ 1,316,188	\$ 1,334,684	. \$ 1,380,363
CASH FLOWS FROM FINANCING ACTIVITIES:							
Notes Receivable		1	•	,		'	'
Notes Payable	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	1		1	' 1	1
Principal Payments		,		,	,		
New Borrowing	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	1	141,011	1,989,302	2,336,924	2,137,469
Additional Paid-in Capital							
Additions to Patronage Capital Credits							
Payment of Dividends		1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	1	1	
Net Cash Provided by Financing Activities	-	· •		\$ 141,011	\$ 1,989,302	\$ 2,336,924	2,137,469
CASH FLOWS FROM INVESTING ACTIVITIES:	,	'	,	,	3 414 308	3 334 905	3 650 515
Amortizable Asset (Net of Amortization)			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1); '		
Long-Term Investments							
Net Cash Used by Investing Activities	- \$	\$	5		\$ 3,414,308	\$ 3,334,905	\$ 3,652,515
Net Increase (Decrease) in Cash		· •	\$ (141,011)	\$ 359,969	\$ (108,818)	336,703	\$ (134,683)
Ending Cash	NA	Ą	\$ (141,011)	\$ 218,958	\$ 110,140	\$ 446,843	\$ 312,160

Question 50 - Business Plan Assumptions

l	J	C2P)

Assumption	Value	What it Means	Why it is reasonable
Project Start Date	2010	Operations start 45 days after notice of funding by NTIA	It will take a while to get the paperwork finalized and it is easier to track on a calendar year basis rather than Nov 7th through Nov 6th.
Borrowing required in 2011	\$141,011	Only 3 months of actual operations in 2010	It will take 9 months to do the detailed engineering and the construction necessary to be able to turn up the first customers.
Borrowing required in 2012	\$2,000,000	The ARRA grant funded constriction will be finished by October of 2011	This allows for the steady continued addition of last-mile service areas
Borrowing required in 2013	\$2,500,000	More borrowing to fund expansion	This allows for the steady continued addition of last-mile service areas
Borrowing required in 2014	\$2,500,000	More borrowing to fund expansion	This allows for the steady continued addition of last-mile service areas
Cost of capital	6.00%	UC2B will need to borrow money to expand	This is probably a conservative rate, given that the partners in UC2B have a variety of long-term bonding options available to them.
Amortization of borrowed funds	10 vears	Municipalities qualify for long-term financing	This is a 20-year project, so a 10-year loan is reasonable.
Inflation Factor	3.00%	- General price increase (decrease) - proxy for CPI	Reflects current economic conditions
Wage Inflation	3.00%	- for specific jobs and wages (HEADCOUNT section below)	Reflects current economic conditions
Labor Overhead	30.00%	- assumed load for labor (insurance, FICA, taxes, etc)	Reflects current economic conditions
Bad Debt	2.00%	- percent of total revenue	Reflects current economic conditions

Depreciation Life	Years
-------------------	-------

FTTP	20	- fiber set equal to useful life	Typical industry numbers
Buildings	30	- all else set equal to useful life, with replacement	Typical industry numbers
Inside Plant	5	made at end of useful life at the same cost	Typical industry numbers
Electronics	5	as the original cost.	Typical industry numbers
New Sites	20		Typical industry numbers
Vehicles	5		Typical industry numbers
Network Mgt Gear	5		Typical industry numbers
Office 2	5		Typical industry numbers
Misc. Other	5		Typical industry numbers
Salvage Value	10%	- of cost (residual value)	Typical industry numbers

% of Total

Soft Costs	Cap-ex	
Engineering	2.00%	Typical industry numbers for the size of the contemplated project
OSP const. Mgt	1.00%	Typical industry numbers for the size of the contemplated project
Start-up	2.00%	Typical industry numbers for the size of the contemplated project
Other	1.00%	Typical industry numbers for the size of the contemplated project
Project Mgt Fee	5.00%	Typical industry numbers for the size of the contemplated project
Training	1.00%	Typical industry numbers for the size of the contemplated project

Amortization Life Years

Engineering	20	- set equal to life of the project	Typical industry numbers
OSP const. Mgt	10		Typical industry numbers
Start-up	5	- arbitrary amortization term	Typical industry numbers
Other	5		Typical industry numbers
Project Mgt Fee	20	- set equal to life of the project	Typical industry numbers
Training	5		Typical industry numbers
Salvage Value - Amort	10%	- % of cost	nominal value, typical for electronics at end of useful life

Operating Cost Assumptions

Network Maintenance

Backbone Network	\$1,500	- per route mile per year	covers all maintenance, locates, repairs; typical for urban area
Cost to install a new FTTH or VLAN customer	*1 500	Includes fiber from curb, electronics on both ends and inside wiring.	typical industry number

UNIVERSITY OF ILLINOIS AT URBANA-CHAMPAIGN

Office of the Provost and Vice Chancellor for Academic Affairs Swanlund Administration Building 601 East John Street Champaign, IL 61820



August 10, 2009

Broadband Technology Opportunities Program
National Telecommunications and Information Administration
U.S. Department of Commerce
1401 Constitution Avenue, NW
HCHB, Room 4812
Washington, DC 20230

Dear Sir/Madam;

I am writing in regard to the University of Illinios at Urbana-Champaign's involvement in the Urbana-Champaign Big Broadband Consortium. While this critical infrastructure project will provide a great benefit to the campus and local community, it would have been impossible for the university to pursue this project without federal support. During four of the last five years, the Urbana-Champaign campus fully expended its unrestricted operating funds. As the campus budget officer, I certify that without federal grant assistance, it would be impossible for the campus to implement this project.

Please let me know if you require additional information.

Cordially,

Michael Andrechak Associate Provost for Budgets and Resource Planning

hdresbak

U.S. Department of Commerce Broadband Technology Opportunities Program

I certify that I am the duly authorized representative of the applicant organization, and that I have been authorized to submit the attached application on its behalf. A copy of the applicant organization's authorization for me to submit this application as its official representative is on file in the applicant's office, and I am identified as the applicant organization's Authorized Organization Representative (AOR) in the Central Contractor Registration database. By signing this certification, I certify that the statements contained in the application are true, complete, and accurate to the best of my knowledge, and that if an award is made, the applicant organization will comply with all applicable award terms and conditions.

08/19/2009	Clarkky
(Date)	(Authorized Representative's Signature)
` '	
	Walter K. Knorr
	Name:
	Comptroller
	Title:

Broadband Infrastructure Application Submission to RUS (BIP) and NTIA (BTOP)

Certification Requirements BTOP

U.S. Department of Commerce Broadband Technology Opportunities Program

- (i) I certify that I am authorized to submit this grant application on behalf of the eligible entity(ies) listed on this application, that I have examined this application, that all of the information and responses in this application, including certifications, and forms submitted, all of which are part of this grant application, are material representations of fact and true and correct to the best of my knowledge, that the entity(ies) that is requesting grant funding pursuant to this application and any subgrantees and subcontractors will comply with the terms, conditions, purposes, and federal requirements of the grant program; that no kickbacks were paid to anyone; and that a false, fictitious, or fraudulent statements or claims on this application are grounds for denial or termination of a grant award, and/or possible punishment by a fine or imprisonment as provided in 18 U.S.C. § 1001 and civil violations of the False Claims Act.
- (ii) I certify that the entity(ies) I represent have and will comply with all applicable federal, state, and local laws, rules, regulations, ordinances, codes, orders and programmatic rules and requirements relating to the project. I acknowledge that failure to do so may result in rejection or deobligation of the grant or loan award. I acknowledge that failure to comply with all federal and program rules could result in civil or criminal prosecution by the appropriate law enforcement authorities.
- (iii) If requesting BTOP funding, I certify that the entity(ies) I represent has and will comply with all applicable administrative and federal statutory, regulatory, and policy requirements set forth in the DOC Pre-Award Notification, published in the Federal Register on February 11, 2008 (73 FR 7696), as amended; DOC Financial Assistance Standard Terms and Conditions (Mar. 8, 2009); DOC American Recovery and Reinvestment Act Award Terms (April 9, 2009); and any Special Award Terms and Conditions that are included by the Grants Officer in the award."

08-10-2009	Warkkin
(Date)	(Authorized Representative's Signature)
	Walter K. Knorr
	Name:
	Comptroller
	Title:

Page 22 of 38

ASSURANCES - CONSTRUCTION PROGRAMS

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0042), Washington, DC 20503.

PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET, SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

NOTE: Certain of these assurances may not be applicable to your project or program. If you have questions, please contact the Awarding Agency. Further, certain Federal assistance awarding agencies may require applicants to certify to additional assurances. If such is the case, you will be notified.

As the duly authorized representative of the applicant, I certify that the applicant:

- Has the legal authority to apply for Federal assistance, and the institutional, managerial and financial capability (including funds sufficient to pay the non-Federal share of project costs) to ensure proper planning, management and completion of the project described in this application.
- Will give the awarding agency, the Comptroller General
 of the United States and, if appropriate, the State,
 the right to examine all records, books, papers, or
 documents related to the assistance; and will establish
 a proper accounting system in accordance with
 generally accepted accounting standards or agency
 directives.
- 3. Will not dispose of, modify the use of, or change the terms of the real property title, or other interest in the site and facilities without permission and instructions from the awarding agency. Will record the Federal awarding agency directives and will include a covenant in the title of real property acquired in whole or in part with Federal assistance funds to assure non-discrimination during the useful life of the project.
- 4. Will comply with the requirements of the assistance awarding agency with regard to the drafting, review and approval of construction plans and specifications.
- 5. Will provide and maintain competent and adequate engineering supervision at the construction site to ensure that the complete work conforms with the approved plans and specifications and will furnish progress reports and such other information as may be required by the assistance awarding agency or State.
- Will initiate and complete the work within the applicable time frame after receipt of approval of the awarding agency.
- Will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.

- Will comply with the Intergovernmental Personnel Act of 1970 (42 U.S.C. §§4728-4763) relating to prescribed standards for merit systems for programs funded under one of the 19 statutes or regulations specified in Appendix A of OPM's Standards for a Merit System of Personnel Administration (5 C.F.R. 900, Subpart F).
- Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801 et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
- 10. Will comply with all Federal statutes relating to nondiscrimination. These include but are not limited to: (a) Title VI of the Civil Rights Act of 1964 (P.L. 88-352) which prohibits discrimination on the basis of race, color or national origin; (b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. §§1681 1683, and 1685-1686), which prohibits discrimination on the basis of sex; (c) Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism: (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290 dd-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other nondiscrimination provisions in the specific statute(s) underwhich application for Federal assistance is being made; and, (j) the requirements of any other nondiscrimination statute(s) which may apply to the application.

- 11. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal and federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.
- 12. Will comply with the provisions of the Hatch Act (5 U.S.C. §§1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.
- 13. Will comply, as applicable, with the provisions of the Davis-Bacon Act (40 U.S.C. §§276a to 276a-7), the Copeland Act (40 U.S.C. §276c and 18 U.S.C. §874), and the Contract Work Hours and Safety Standards Act (40 U.S.C. §§327-333) regarding labor standards for federally-assisted construction subagreements.
- 14. Will comply with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is \$10,000 or more.
- Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the

- National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); (f) conformity of Federal actions to State (Clean Air) implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205).
- Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§1271 et seq.) related to protecting components or potential components of the national wild and scenic rivers system.
- 17. Will assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation Act of 1966, as amended (16 U.S.C. §470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic Preservation Act of 1974 (16 U.S.C. §§469a-1 et seq).
- 18. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amendments of 1996 and OMB Circular No. A-1 33, "Audits of States, Local Governments, and Non-Profit Organizations."
- Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

*SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL	*TITLE Comptroller		
*APPLICANT ORGANIZATION	*DATE SUBMITTED		
Board of Trustees of the Univ. of Illinois	08-10-2009		

SF-424D (Rev. 7-97) Back

CERTIFICATION REGARDING LOBBYING

Applicants should also review the instructions for certification included in the regulations before completing this form. Signature on this form provides for compliance with certification requirements under 15 CFR Part 28, "New Restrictions on Lobbying." The certifications shall be treated as a material representation of fact upon which reliance will be placed when the Department of Commerce determines to award the covered transaction, grant, or cooperative agreement.

LOBBYING

As required by Section 1352, Title 31 of the U.S. Code, and implemented at 15 CFR Part 28, for persons entering into a grant, cooperative agreement or contract over \$100,000 or a loan or loan guarantee over \$150,000 as defined at 15 CFR Part 28, Sections 28.105 and 28.110, the applicant certifies that to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress in connecction with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying." in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure occurring on or before October 23, 1996, and of not less than \$11,000 and not more than \$110,000 for each such failure occurring after October 23, 1996.

Statement for Loan Guarantees and Loan Insurance

The undersigned states, to the best of his or her knowledge and belief, that:

In any funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this commitment providing for the United States to insure or guarantee a loan, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

Submission of this statement is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required statement shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure occurring on or before October 23, 1996, and of not less than \$11,000 and not more than \$110,000 for each such failure occurring after October 23, 1996.

As the duly authorized representative of the applicant, I hereby certify that the applicant will comply with the above applicable certification.

NAME OF APPLICANT AWARD NUMBER AND/OR PROJECT NAME

Board of Trustees of the University of Illinois UC2B-Infrastructure

PRINTED NAME AND TITLE OF AUTHORIZED REPRESENTATIVE

Walter K. Knorr, Comptroller

SIGNATURE DATE
August 10, 2009

DISCLOSURE OF LOBBYING ACTIVITIES

Approved by OMB 0348-0046

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352 (See reverse for public burden disclosure.)

1. Type of Federal Action:	2. Status of Federa	al Action:	3. Report Type:		
b a. contract	b a. bid/offer/application		a a. initial filing		
b. grant	b. initial award		b. material change		
c. cooperative agreement	c. post-award		For Material Change Only:		
d. loan				quarter	
e. loan guarantee			date of last i	report	
f. loan insurance					
4. Name and Address of Reportin				pawardee, Enter Name	
✓ Prime Subawardee		and Address of	of Prime:		
Tier	, if known:				
The Board of Trustees of the Univers	ity of Illinois				
1901 S. First Street, Ste. A					
Champaign, IL 61820-7406					
e a serie i a	TT 015		D. 4.2.4.164		
Congressional District, if known: IL-015		Congressional District, if known:			
		7. Federal Program Name/Description: Broadband Technology Opportunities Program			
NTIA		Broadoand Lechn	ology Opportunities Flo	gram	
		CEDA Number	if applicable: 11.557		
		CPDA Number,	н аррисавіе. <u>11155 г. </u>		
8. Federal Action Number, if known:		9. Award Amount, if known:			
		\$ 24,347,851.00			
		_ ' ' '		1 11	
10. a. Name and Address of Lobb		-	rforming Services (in	icluding address if	
(if individual, last name, first name, MI):		different from No. 10a)			
N/A		(last name, first name, MI):			
		N/A			
14 Information requested through this form is authorized by little 31 U.S.C. section		Cianatura LINOI A. E			
1352. This disclosure of lobbying activities is a material representation of fact upon which reliance was placed by the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be reported to the Congress semi-annually and will be evaliable for public inspection. Any person who fails to file the required disclosure shall be subject to a crivil penalty of not less that \$10,000 and not more than \$100,000 for each such failure.		Signature: Walter K. Kran			
		Print Name: Walter K. Knorr			
		Title: Comptroller			
		Telephone No.: (2	17) 333-2187	Date: 8/13/2009	
			A	authorized for Local Reproduction	
Federal Use Only:				34	

INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing, pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered Federal action. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

- 1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.
- 2. Identify the status of the covered Federal action.
- Identify the appropriate classification of this report. If this is a followup report caused by a material change to the information previously reported, enter
 the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal
 action.
- 4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st lier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
- 5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
- 6. Enter the name of the Federal agency making the award or loan commitment. Include at least one organizationallevel below agency name, if known. For example, Department of Transportation, United States Coast Guard.
- 7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
- 8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitation for Bid (IFB) number; grant announcement number; the contract, grant, or loan award number; the application/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."
- 9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
- 10. (a) Enter the full name, address, city, State and zip code of the lobbying registrant under the Lobbying Disclosure Act of 1995 engaged by the reporting entity identified in item 4 to influence the covered Federal action.
 - (b) Enter the full names of the individual(s) performing services, and include full address if different from 10 (a). Enter Last Name, First Name, and Middle Initial (MI).
- 11. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

According to the Paperwork Reduction Act, as amended, no persons are required to respond to a collection of information unless it displays a valid OMB Control Number. The valid OMB control number for this information collection is OMB No. 0348-0046. Public reporting burden for this collection of Information is estimated to average 10 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of Ihls collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, DC 20503.

CERTIFICATION REGARDING LOBBYING LOWER TIER COVERED TRANSACTIONS

Applicants should review the instructions for certification included in the regulations before completing this form. Signature on this form provides for compliance with certification requirements under 15 CFR Part 28, "New Restrictions on Lobbying."

LOBBYING

As required by Section 1352, Title 31 of the U.S. Code, and implemented at 15 CFR Part 28, for persons entering into a grant, cooperative agreement or contract over \$100,000 or a loan or loan guarantee over \$150,000 as defined at 15 CFR Part 28, Sections 28.105 and 28.110, the applicant certifies that to the best of his or her knowledge and belief, that

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure occurring on or before October 23, 1996, and of not less than \$11,000 and not more than \$110,000 for each such failure occurring after October 23, 1996.

Statement for Loan Guarantees and Loan Insurance

The undersigned states, to the best of his or her knowledge and belief, that:

In any funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this commitment providing for the United States to insure or guarantee a loan, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

Submission of this statement is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required statement shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure occurring on or before October 23, 1996, and of not less than \$11,000 and not more than \$110,000 for each such failure occurring after October 23, 1996.

As the duly authorized representative of the applicant, I hereby certify that the applicant will comply with the above applicable certification.

NAME OF APPLICANT

AWARD NUMBER AND/OR PROJECT NAME

Board of Trustees of the University of Illinois

UC2B

DATE

PRINTED NAME AND TITLE OF AUTHORIZED REPRESENTATIVE

Walter K. Knorr, Comptroller

SIGNATURE /) LV ICW

08/19/2009