Financial Statements Year Ended June 30, 2017

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Independent Auditor's Report

To the Board of Trustees
The New York Foundling Hospital
New York, New York

We have audited the accompanying financial statements of The New York Foundling Hospital (the "Foundling"), which comprise the statement of financial position as of June 30, 2017, and the related statements of activities, functional expenses and cash flows for the year then ended, and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

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

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

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

BDO

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the statement of financial position of The New York Foundling Hospital as of June 30, 2017, and the changes in its net assets and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Report on Summarized Comparative Information

We have previously audited the 2016 financial statements of The New York Foundling Hospital and our report, dated November 28, 2016, expressed an unmodified opinion on those audited financial statements. In our opinion, the summarized comparative information presented herein as of and for the year ended June 30, 2016, is consistent, in all material respects, with the audited financial statements from which it has been derived.

BDO US1, LLP

November 30, 2017

Statement of Financial Position (with comparative totals for 2016)

June 30,	2017	2016
Assets		
Current: Cash and cash equivalents Investments at fair value (Note 3) Accounts and grants receivable, net of allowance of \$1,384,017 and \$1,140,129 for 2017 and 2016, respectively	\$ 8,763,883 56,987,889	\$ 9,182,558 54,692,845
(Note 4) Pledges receivable	15,222,662 95,000	13,968,629
Prepaid expenses, deposits and other assets Consumer funds Assets limited as to use, current portion (Note 5)	1,242,539 347,955 126,099	1,363,454 322,296 125,677
Total Current Assets	82,786,027	79,655,459
Assets Limited as to Use, Net of Current Portion (Note 5)	806,146	733,636
Fixed Assets, Net (Note 6)	53,247,791	51,026,600
	\$136,839,964	\$131,415,695
Liabilities and Net Assets		
Current Liabilities: Accounts payable and accrued expenses Accrued pension liabilities Consumer funds Deferred revenue Current portion of loans payable (Note 7) Current portion of mortgages payable (Note 8) Current portion of bonds payable (Note 9)	\$ 16,061,553 1,300,088 347,955 7,074,966 1,813,905 274,973 531,777	\$ 12,474,499 2,376,663 322,296 6,697,352 1,813,905 267,701 517,159
Total Current Liabilities	27,405,217	24,469,575
Accrued Pension Obligation (Note 11)	37,198	150,922
Loan Payable, Net of Current Portion and Deferred Financing Costs (Note 7)	17,725,071	19,538,976
Mortgages Payable, Net of Current Portion and Deferred Financing Costs (Note 8)	1,509,871	1,696,564
Bonds Payable, Net of Current Portion and Deferred Financing Costs (Note 9)	8,809,974	9,429,002
Total Liabilities	55,487,331	55,285,039
Commitments and Contingencies (Notes 11, 14, 15 and 16)		
Net Assets: Unrestricted Temporarily restricted (Note 14) Permanently restricted (Note 15)	69,301,014 8,091,078 3,960,541	64,431,504 7,739,611 3,959,541
Total Net Assets	81,352,633	76,130,656
	\$136,839,964	\$131,415,695

Statement of Activities (with comparative totals for 2016)

		Temporarily	Permanently	T	otal
	Unrestricted	Restricted	Restricted	2017	2016
Program Revenue:					
Government and other grants and contracts	\$121,985,056	\$ *	\$ *	\$121,985,056	\$118,726,844
Contributions	1,312,182	3,561,784	1,000	4,874,966	4,501,071
Special events, net of special events related	.,0.1_,.02	3,301,701	1,000	-1,07-1,700	7,501,071
expenses of \$117,535 and \$129,704 in 2017					
and 2016, respectively	545,533	9		545,533	E72 4E0
Other program revenue	4,400,383	1,050			573,450
In-kind contributions	2,826,004	1,050		4,401,433	3,855,751
Net assets released from restrictions (Note 13)		(3,338,853)		2,826,004	2,852,214
The cassets receased from rescrictions (Note 15)	3,330,033	(3,330,033)			•
Total Program Revenue	134,408,011	223,981	1,000	134,632,992	130,509,330
Program Expenses:					
Program services:					
Foster care residential facilities	3,970,138			3,970,138	4,213,217
Foster family boarding homes and adoption	24,450,974	20	2	24,450,974	26,715,783
OPWDD services	37,355,560			37,355,560	34,502,030
Foster care Medicaid	6,807,348	22	8	6,807,348	7,562,736
Day care	1,438,336	8	8		
Puerto Rico Headstart		50		1,438,336	1,723,434
Preventive services	13,663,831	53	*	13,663,831	13,344,436
	22,268,298	*	*	22,268,298	22,034,854
Other programs	12,131,349			12,131,349	8,967,197
Total Program Services	122,085,834	÷:		122,085,834	119,063,687
Supporting services:					
Management and general	16,348,086		**	16,348,086	15,849,587
Fundraising	821,741	100		821,741	995,746
Total Supporting Services	17,169,827	550		17,169,827	16,845,333
Total Expenses	139,255,661			139,255,661	135,909,020
Change in Net Assets From					
Operations	(4,847,650)	223,981	1,000	(4,622,669)	(5,399,690)
Nonoperating Revenue (Expenses):					
Interest and dividends	1,044,236	127,486		1,171,722	1,474,481
Realized and unrealized gains (losses) on	1,011,230	127,700	100	1,171,722	1,474,401
investments	1,986,926			1 004 024	(27.442)
Contributions from affiliate (Note 12)	5,000,000	2.50	9.00	1,986,926	(37,113)
Severance	3,000,000	2.50		5,000,000	(247.202)
		240	100		(267,382)
Insurance proceeds	757 204			== 4 204	453,159
Legacies and bequests	756,301		(7)	756,301	852,998
Total Nonoperating Revenue	8,787,463	127,486		8,914,949	2,476,143
Change in Net Assets Before					
Extraordinary Items and Change In					
Unfunded Pension Obligation	3,939,813	351,467	1,000	4,292,280	(2,923,547)
Extraordinany Itoms:					
Extraordinary Items:	045.070				
Gain from sale of Seton Day Care	815,973	-	-	815,973	8
Change in Unfunded Pension Obligation	113,724		(*C	113,724	111,235
Change in Net Assets	4,869,510	351,467	1,000	5,221,977	(2,812,312)
Net Assets, Beginning of Year	64,431,504	7,739,611	3,959,541	76,130,656	78,942,968
Net Assets, End of Year	\$ 69,301,014	\$ 8,091,078	\$3,960,541	\$ 81,352,633	\$ 76,130,656

The New York Foundling Hospital Statement of Functional Expenses

Statement of Functional Expenses (with comparative totals for 2016)

Year ended June 30,

1	Foster Care	Foster Family					:		4			Total	Total	
	Residential	Boarding Homes and Adoption	OPWDD Services	Foster Care Medicaid	Day Care	Puerto Rico Headstart	Services	Other Programs	Services	General	Fundraising	Services	2017	2016
Salaries and Wages	\$2,058,516	\$ 9,177,509	\$20,305,363	\$4,092,503	\$ 751,639	\$ 6,260,428	\$13,675,026	\$ 5,095,151	\$ 61,416,135	\$ 6,086,246	\$320,117	\$ 6,406,363	\$ 67,822,498	\$ 65,896,701
Employee Benefits: Payroll taxes and mandatory fringes Others	280,294	854,290	3,034,147	320,585	67,293	740,682	1,186,977	446,426	6,930,694	783,498 323.807	26,270 26,382	350,768	7,740,462	6,978,511
Total Salaries and Employee Benefits	2,822,351	11,393,101	27,249,687	4,787,063	941,667	8,088,904	17,142,029	6,166,987	78,591,789	7,193,551	372,769	7,566,320	86,158,109	83,362,676
Other Expenses:			;	,	7	42, 42	724 775	316 72	610 813	17 878	0511	18 958	817 770	863.769
Transportation and workers' expenses	26,886	295,364	236,760	3,315	4.318	11,990	95.214	277,515	1,524,323	2,256		2,256	1,526,579	1,560,459
Allowances and activities - parents and contoren	350,000	171 E	Direction of	1	1,159	155,231	1.975	107,149	126,921	74		×	269,921	223,066
Purchase of services	306.922	162,991	1,692,447	1,113,860	37,580	153,734	484,306	336,421	4,782,261	2,187,739		2,187,739	6,970,000	7,250,840
Food	96,210	35,334	745,674	(4)	31,442	556,460	35,470	70,811	1,571,401	(4)(×		1,571,401	1,842,138
Clothing hedding and linen	19.420	3,337	141,351		(6	^	434		164,542				164,542	25,055
Supplies and equipment	62.067	53,097	531,469	51,617	4,756	169' 292	83,123	64,189	1,118,009	86,180	*	86,180	1,204,189	טרט, ופר, ר
Rent. utilities and real estate taxes	113,810	1,360,858	2,298,393	272,932	241,618	474,608	744,547	2,024,303	7,531,069	442,740		442,/40	408,874,7	306,983
Rental of furnishing, equipment and vehicles	14,047	21,12	424,238	13,290	477	24,291	21,376	28,911	598,126	46/,231	1,0/3	400,004	1,066,730	702,707
Repairs and equipment - plant, equipment and						000 103	371 003	100 043	7 741 765	285.418	5 130	390.548	3,132,313	7.339.148
vehicles	114,200	245,705	768,541	//7, 10	779'67	201,000	510,025	64 774	977 579	117,477	4 139	121,616	1,094,975	1.126.774
Communications	28,947	767, 507	951,592	764,06	10,303	702 0	290,713	0,270	65 705	77 913	3,105	81.018	146,723	122,407
Dues, licenses and permits	1,338	905'9	37,838	2,135	1 054	55 207	188 748	69 857	513 836	114.415	3.693	118.108	631,944	635,793
Office supplies	6,1/6	44,44	780,07	16,369	7 586	150 295	457 717	550.347	1.778.705	769,954	17,503	787,457	2,566,162	2,223,099
Admimstrative expenses	62,61	314,747	790,042	176,15	42 388	111 673	1.518.396	755,639	3.118,855	1.634,853	6,160	1,641,013	4,759,868	5,414,327
Professional services	15 054	77 467	477 761	59.769	16	132.184	6,034	41,393	803,673	928,671		928,671	1,732,344	1,611,643
Insurance	troir.	761	NPC 201		,8:	*	*	345,736	550,791	642,710	14,916	657,626	1,208,417	1,193,547
Interest and bank charges	2 407	B 580 011		107	1204				8,592,408		*	8	8,592,408	9,099,185
Boarding nome and closming pass-unu	107,77	117,702,0		3				53,942	252,554				252,554	124,689
boarding payment - special	06110	0,00		0.5	134	2.458.916	/90	4	2,458,916		367,088	367,088	2,826,004	2,852,214
Don't dob't		4		20.000			1,779	435,298	487,077		2	*	487,077	76,999
Depreciation and amortization	120,032	454,611	915,321	138,587	78,569	122,807	495,528	452,482	1,777,937	1.278.850	25,035	1,303,885	4,081,822	3,649,500
Total Fynances	\$3.970.138	\$24.450.974	\$37,355,560	\$6,807,348	\$1,438,336	\$13,663,831	\$22,268,298	\$12,131,349	\$122,085,834	\$16,348,086	\$821,741	\$17,169,827	\$139,255,661	\$135,909,020
						A CONTRACTOR DE								

Statement of Cash Flows (with comparative totals for 2016)

Year ended June 30,	2017	2016
Cash Flows From Operating Activities:		
Change in net assets	\$ 5,221,977	\$ (2,812,312)
Adjustments to reconcile change in net assets to net cash provided	4 •,==.,	V (2,0.2,3.2)
by operating activities:		
Depreciation	4,081,822	3,649,500
Bad debt expense	487,077	76,999
Adjustment of discount on pledges receivable	107,077	3,214
Deferred financing costs interest expense	108,070	108,069
Net realized and unrealized (gains) losses on investments	(1,986,926)	37,113
Permanently restricted contributions	(1,000)	(73,788)
Gain from sale of Seton Day Care	(815,973)	(73,700)
Change in unfunded pension obligation	(113,724)	(111 225)
Changes in assets and liabilities:	(113,724)	(111,235)
(Increase) decrease in:		
Accounts and grants receivable	(4 744 440)	401 427
<u> </u>	(1,741,110)	691,637
Bequest receivable	(OF 000)	4,152,785
Pledges receivable	(95,000)	400 707
Prepaid expenses, deposits and other assets	120,915	693,787
Assets limited as to use	(72,932)	(44,140)
Increase (decrease) in:		
Accounts payable and accrued expenses	3,587,054	(3,691,741)
Accrued pension liabilities	(1,076,575)	(986,471)
Deferred revenue	377,614	972,101
Net Cash Provided By Operating Activities	8,081,289	2,665,518
Cash Flows From Investing Activities:		
Cash held in escrow		4,500,000
Change in short-term investments	(381,220)	565,944
Purchases of investments	(2,133,592)	(9,531,118)
Proceeds from sale of investments	2,206,694	8,964,236
Purchases of fixed assets	(7,081,320)	(10,768,172)
Sale of property	1,594,280	(11), 11)
Net Cash Used In Investing Activities	(5,795,158)	(6,269,110)
*	<u> </u>	
Cash Flows From Financing Activities:	4 000	73 700
Permanently restricted contributions	1,000	73,788
Principal payments of mortgages payable	(181,401)	(264,711)
Principal payment of bonds	(624,405)	(513,604)
Principal payments of loans payable	(1,900,000)	(1,900,000)
Net Cash Used In Financing Activities	(2,704,806)	(2,604,527)
Net Decrease in Cash and Cash Equivalents	(418,675)	(6,208,119)
Cash and Cash Equivalents, Beginning of Year	9,182,558	15,390,677
Cash and Cash Equivalents, End of Year	\$ 8,763,883	\$ 9,182,558
Supplemental Disclosure of Cash Flow Information:		
Cash paid for interest	\$ 984,817	\$ 968,160

Notes to Financial Statements

1. Nature of the Organization

The New York Foundling Hospital (the "Foundling") is a voluntary not-for-profit multifunctional social services agency serving the New York City metropolitan area and Puerto Rico. The Foundling provides the following services: nursery care on an emergency basis to abandoned and neglected children regardless of creed or color; casework services to families requesting placement of children; placement and supervision of children in boarding and adoption homes; after-care supervision of children discharged from foster care; and shelter care and casework services to unmarried mothers.

2. Summary of Significant Accounting Policies

(a) Basis of Presentation

The financial statements of the Foundling have been prepared on the accrual basis. In the statement of financial position, assets and liabilities are presented in order of liquidity or conversion to cash and their maturity resulting in the use of cash, respectively.

(b) Financial Statement Presentation

The classification of a not-for-profit organization's net assets and its support, revenue and expenses is based on the existence or absence of donor imposed restrictions. It requires that the amounts for each of these three classes of net assets, permanently restricted, temporarily restricted, and unrestricted, be displayed in a statement of financial position and that the amounts of change in each of those classes of net assets be displayed in a statement of activities.

These classes are defined as follows:

- (i) Permanently restricted Net assets resulting from contributions and other inflows of assets whose use by the Foundling is limited by donor imposed stipulations that neither expire by passage of time nor can be fulfilled or otherwise removed by actions of the Foundling.
- (ii) Temporarily restricted Net assets resulting from contributions and other inflows of assets whose use by the Foundling is limited by donor imposed stipulations that either expire by passage of time or can be fulfilled and removed by actions of the Foundling pursuant to the stipulations. When such stipulations end or are fulfilled, such temporarily restricted net assets are reclassified to unrestricted net assets and reported in the statement of activities.
- (iii) Unrestricted The part of net assets that is neither permanently nor temporarily restricted by donor imposed stipulations.

(c) Cash and Cash Equivalents

The Foundling considers all highly liquid instruments purchased with an original maturity of three months or less to be cash equivalents.

(d) Accounts and Grants Receivable

Accounts and grants receivable are recorded at the reimbursable or contracted amount and do not bear interest. Periodically, the receivables are reviewed and evaluated as to their collectability. A receivable balance is considered past due once it has not been received by its scheduled due date. If necessary, an allowance for doubtful accounts is recorded based on these evaluations. The Foundling provides an allowance for doubtful accounts for accounts receivable which is the Foundling's best estimate of the amount of probable credit losses in the Foundling's existing accounts receivable. Such estimate is based on management's assessments of the creditworthiness of its donors and funding sources and the aged basis of its receivables, as well as current economic

Notes to Financial Statements

conditions and historical information. At June 30, 2017, \$1,384,017 was recorded as an allowance for doubtful accounts.

(e) Consumer Funds

Consumer funds consist of cash deposits held by the Foundling on behalf of their residents for the residents' personal use.

(f) Fair Value Measurements

Accounting Standards Codification ("ASC") 820, "Fair Value Measurement," establishes a hierarchy for inputs used in measuring fair value that maximizes the use of observable inputs and minimizes the use of unobservable inputs, requiring that inputs that are most observable be used when available. Observable inputs are inputs that market participants operating within the same marketplace as the Foundling would use in pricing the Foundling's asset or liability based on independently derived and observable market data. Unobservable inputs are inputs that can not be sourced from a broad active market in which assets or liabilities identical or similar to those of the Foundling is traded. The Foundling estimates the price of any assets for which there are only unobservable inputs by using assumptions that market participants that have investments in the same or similar assets would use as determined by the money managers administering each investment based on best information available in the circumstances. The input hierarchy is broken down into three levels based on the degree to which the exit price is independently observable or determinable as follows:

Level 1 - Valuation based on quoted market prices in active markets for identical assets or liabilities. Since valuations are based on quoted market prices that are readily and regularly available in an active market, valuation of these products does not entail a significant degree of judgment.

Level 2 - Observable inputs other than quoted prices included in Level 1 that are observable for the asset or liability through corroboration with market data at the measurement date.

Level 3 - Valuation based on inputs that are unobservable and reflect management's best estimate of what market participants would use as fair value.

(q) Investments at Fair Value

Investments are recorded at their fair values. Realized and unrealized gains and losses on investments are reported in the statement of activities as increases or decreases in unrestricted net assets.

Investments consist of corporate and foreign equities, publicly-traded mutual funds and investments in limited partnerships. Investments in corporate and foreign equities are carried at fair value based upon quoted market prices. Publicly traded mutual funds are stated at fair value based upon quoted market prices, which represent the net asset values ("NAV") held by the Foundling at year-end.

The Foundling's investments in limited partnerships have no readily determined market value and are valued at fair value as estimated by the general partners. Because of the inherent uncertainty of valuation, it is reasonably possible that estimated values may differ significantly from the values that would have been used had a ready market for the securities existed, and the differences could be material. In addition, certain investments may also have risk associated with its concentrations of investments in one geographic region and in certain industries. The limited partnership's ability to liquidate certain of its investments may be inhibited since the issuers may be privately held or the limited partnership may own a relatively large portion of the issuers' equity securities.

Notes to Financial Statements

(h) Contributions, Promises to Give and In-Kind Contributions

Contributions and promises to give are recorded as revenue when either unsolicited cash is received or when donors make an unconditional promise to give. Contributions and promises to give are classified as either unrestricted, temporarily restricted or permanently restricted support.

Unconditional promises to give that are expected to be collected within one year are recorded at their net realizable value. Unconditional promises to give that are expected to be collected in future years are recorded at present value of estimated future cash flows. Conditional promises to give are not included as support until such time as the conditions are substantially met. Securities and tangible property received as a gift or bequest are reflected at fair value at the date of the gift. The Foundling uses the allowance method to determine uncollectible unconditional pledge receivables.

In-kind contributions are reported in the financial statements for voluntary donations of services if those services create or enhance non-financial assets or require specialized skills provided by individuals possessing those skills and would typically be purchased if not provided by the donation. In-kind contributions recorded for the fiscal year ended June 30, 2017 of \$2,826,004 consist of personnel services, donated space and other goods and services which were used to support the Puerto Rico HeadStart program.

(i) Assets Limited as to Use

Assets limited as to use include assets held by the trustees under bond indenture agreements and assets held as part of a non-qualified deferred compensation plan for a key executive.

(j) Fixed Assets

Fixed assets are carried at cost, less accumulated depreciation or, if donated, at fair market value at date of the gift. Leasehold improvements are amortized over the shorter of the lease term or the estimated useful lives of the related assets. Depreciation is computed using the straight-line method over the respective assets' estimated useful lives described below.

Buildings and improvements	10-30 years
Furniture and signs, equipment and education center exhibit	3-10 years

(k) Impairment of Long-Lived Assets

The Foundling reviews long-lived assets, including property and equipment, for impairment whenever events or changes in business circumstances indicate that the carrying amount of an asset may not be fully recoverable. An impairment loss would be recognized when the estimated future cash flows from the use of the asset are less than the carrying amount of that asset. As of June 30, 2017, there have been no such losses.

(1) Third-Party Reimbursements and Revenue Recognition

The Foundling receives substantially all of their revenue for services provided from governmental agencies, including the Office for People with Developmental Disabilities ("OPWDD"), New York City Administration for Children Services ("ACS") and Medicaid. These revenues are based on predetermined rates based on cost reimbursement principles and are subject to audit and retroactive adjustment by the respective third-party fiscal intermediary.

Revenue is recognized as earned from third parties and when received or pledged for contributions, special events and fundraising activities.

Notes to Financial Statements

Grant revenue is recognized in amounts equal to expenses incurred by the Foundling in administering the related program. Upon termination, the unexpended cash funds received under the terms of the grant provisions revert to the grantor.

The fiscal years ended June 30, 2014 through June 30, 2017 remain subject to audit by ACS.

The government-funded programs are generally subject to audit and, therefore, the final operating reimbursement rate to be realized for each program may not be determinable until years after the Foundling has rendered related services. Government funding is based upon allowable costs; any underspending is returnable to the governmental funding agency. The Foundling reflects an estimated amount in its financial statements for underspent interim rates which also includes an amount for possible audit disallowances based upon allowable costs.

(m) Permanently Restricted Donor Fund

The Foundling's permanently restricted donor fund (the "Donor Fund") consists of investments that are permanently restricted. The Foundling follows the requirements of the New York Prudent Management of Institutional Funds Act ("NYPMIFA") as they relate to their permanently restricted contributions and net assets, effective upon New York State's enactment of the legislation in September 2010.

The following applies to the Donor Fund:

Interpretation of Relevant Law

The Investment Committee of the Board of Directors of the Foundling has interpreted NYPMIFA as requiring the preservation of the fair value of the original gift as of the gift date of the donor-restricted funds absent explicit donor stipulations to the contrary. As a result of the interpretation, the Foundling classifies as permanently restricted net assets (a) the original value of the gifts donated to the Donor Fund, (b) the original value of subsequent gifts to the Donor Fund and (c) accumulations to the Donor Fund made in accordance with the direction of the applicable donor gift instrument at the time the accumulation is added to the Donor Fund. The investment income earned on the accumulations to the Donor Fund is classified based on donor stipulations as either unrestricted or temporarily restricted net assets.

Investment and Spending Policies

The Foundling has adopted investment and spending policies for permanently restricted net assets that attempt to provide a stream of returns that would be utilized to fund various programs while seeking to maintain the purchasing power of the Donor Fund. Permanently restricted net assets include those assets of donor-restricted funds that the Foundling must hold in perpetuity. The Foundling's long-term strategy is to target diversified asset allocation that includes cash and cash equivalents, publicly-traded mutual funds and alternative investments which produce results that exceed key indexes and benchmarks currently available for similar asset classes. However, within the alternative investment category, the Foundling is mindful of each investment manager's strategies and the liquidity of each manager's investment portfolio.

The Foundling considers the following factors in making a determination to appropriate or accumulate donor-restricted funds:

- the duration and preservation of the funds;
- availability of other funding sources;
- general economic conditions;
- the possible effect of inflation and deflation:

Notes to Financial Statements

- the expected total return from income and the appreciation/depreciation of investments.
- purposes of donor-restricted fund; and
- the investment and spending policies of the Foundling's Donor Fund's investment returns
 distribution policy, which mandates appropriations of donor-restricted assets to be deemed
 prudent by the Investment Committee of the Board of Directors of the Foundling.

(n) Income Taxes

The Foundling is exempt from Federal income tax and private foundation excise tax pursuant to a group exemption issued to the Roman Catholic Church in the United States. In addition, the Foundling has not taken an unsubstantiated tax position that would require provision of a liability under ASC 740, "Income Taxes." Under ASC 740, an organization must de-recognize the tax benefit associated with tax positions taken for tax return purposes when it is more likely than not that the position will not be sustained. The Foundling does not believe there are any material uncertain tax positions and, accordingly, have not recognized any liability for unrecognized tax benefits. The Foundling has filed Internal Revenue Service ("IRS") Form 990, as required, and all other applicable returns in jurisdictions when it is required. For the year ended June 30, 2017, there was no interest or penalties recorded or included in the financial statements.

(o) Functional Allocation Expenses

The costs of providing the various programs and other activities have been summarized on a functional basis in the statement of activities. Accordingly, certain administrative costs have been allocated among the programs and supporting services based on benefits received.

(p) Concentration of Credit Risk

Financial instruments which potentially subject the Foundling to concentration of credit risk consist primarily of cash and cash equivalents. At times, the Foundling has cash deposits at reputable financial institutions in good standing that exceed the Federal Depository Insurance Corporation insurance limit.

(q) Comparative Financial Information

The financial statements include certain prior year summarized comparative information. With respect to the statement of activities, the prior year information is presented in total, not by net asset class. With respect to the statement of functional expenses, the prior year expenses are presented by expense classification in total rather than functional category. Such information does not include sufficient detail to constitute a presentation in conformity with generally accepted accounting principles. Accordingly, such information should be read in conjunction with the Foundling's financial statements for the year ended June 30, 2016, from which the summarized information was derived.

(r) Use of Estimates

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 certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

(s) Reclassifications

Certain prior year balances have been reclassified to conform with the current year financial statement presentation.

Notes to Financial Statements

(t) Recently Adopted Authoritative Guidance

In April 2015, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2015-03, "Interest - Imputation of Interest: Simplifying the Presentation of Debt Issuance Costs," which resulted in the reclassification of debt issuance costs from other assets to inclusion as a reportable long-term debt balance on the statement of financial position. The standard also calls for the amortization of debt issuance costs to now be reported as interest expense in the financial statements. The standard is effective for all non-public business entities for fiscal years beginning after December 15, 2015 and must be applied retrospectively. The Foundling has adopted and applied the standard for the year ended June 30, 2017. The standard did not have a material impact on the statement of financial position or cash flows provided by operations.

(u) Accounting Pronouncements Issued But Not Yet Adopted

Revenue From Contracts With Customers

In May 2014, the FASB issued ASU 2014-09, "Revenue from Contracts with Customers (Topic 606)," which is a comprehensive new revenue recognition standard that will supersede existing revenue recognition guidance. The core principle of the guidance is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. The Foundling is deemed to be a conduit bond obligor since their bond is held by the public and therefore has an effective date for annual reporting periods beginning after December 15, 2017. Management is currently evaluating the impact of this ASU on its financial statements.

Leases

In February 2016, the FASB issued ASU 2016-02, "Leases (Topic 842)," to increase transparency and comparability among organizations by recognizing lease assets and lease liabilities on the statement of financial position and disclosing key information about leasing arrangements for lessees and lessors. The new standard applies a right-of-use ("ROU") model that requires, for all leases with a lease term of more than 12 months, an asset representing its ROU the underlying asset for the lease term and a liability to make lease payments to be recorded. The Foundling is deemed to be a conduit debt obligor since their bond is held by the public and therefore has an effective date for annual reporting periods beginning after December 15, 2018.

Notes to Financial Statements

Presentation of Financial Statements of Not-for-Profit Entities

In August 2016, the FASB issued ASU 2016-14 to improve the presentation of financial statements of not-for-profit entities. ASU 2016-14 impacts all not-for-profit entities in the scope of Topic 958, as well as health care entities subject to the nonprofit guidance in Topic 954. This is the first major change to the nonprofit financial statement model in over 20 years, which is intended to provide more useful information to donors, grantors, and other users. The ASU becomes effective for fiscal years beginning after December 15, 2017. Early adoption is permitted. The provisions of the ASU must be applied on a retrospective basis for all years presented, although certain optional practical expedients are available for periods prior to adoption. The Foundling is currently evaluating the impact of the adoption of ASU 2016-14.

Fair Value Measurement

In May 2015, the FASB issued ASU 2015-07, "Fair Value Measurement (Topic 820): Disclosures for Investments in Certain Entities That Calculate Net Asset Value per Share (or its Equivalent)." ASU 2015-07 removes the requirement to categorize within the fair value hierarchy investments for which fair values are estimated using the net asset value ("NAV") practical expedient provided by ASC 820. Disclosures about investments in certain entities that calculate NAV per share are limited under ASU 2015-07 to those investments for which the Foundling has elected to estimate the fair value using the NAV practical expedient. ASU 2015-07 is effective for fiscal years beginning after December 15, 2016, with retrospective application to all periods presented. Management is currently evaluating the impact of this ASU on its financial statements.

3. Financial Instruments and Fair Value

The fair value and cost of investments at June 30, 2017 consisted of the following:

	Cost	Fair Value
Corporate and foreign equities Publicly-traded mutual funds Limited partnerships	\$ 5,905,329 12,098,792 26,676,064	\$ 6,396,378 11,779,933 38,811,578
Total investments	\$44,680,185	\$56,987,889

The Foundling's holdings in corporate and foreign equities consist principally of debt and equity securities carried at the aggregate market value that is determined by quoted market prices. Each of these investments can be liquidated daily and valuation is based on Level 1 inputs within the hierarchy used in measuring fair value. Publicly-traded mutual funds are valued at the NAV of shares held by the Foundling. The mutual funds are traded at quoted prices through the National Securities Clearing Corporation and can be redeemed on a daily basis. Management believes the most appropriate classification for these investments is Level 1.

Alternative investments are those made in limited partnerships, offshore limited liability companies and private equity concerns, all of which are valued based on Level 3 inputs within the investment hierarchy used in measuring fair value. Given the absence of market quotations, their fair value is estimated using information provided to the Foundling by the investment managers and general partners. The values are based on estimates that require varying degrees of judgment and, for fund of funds investments, are primarily based on financial data supplied by the investment managers of the underlying funds. Individual investment holdings within the alternative investments may include investments in both nonmarketable and market traded securities. Nonmarketable securities may

Notes to Financial Statements

include equity in private companies, real estate, thinly traded securities and other investment vehicles. The investments may indirectly expose the Foundling to the effects of securities lending, short sales of securities and trading in futures and forward contracts, options, swap contracts and other derivative products. While these financial statements contain varying degrees of risk, the Foundling's exposure with respect to each such investment is limited to the amount of the Foundling's investment in each of the respective funds. The financial statements of the investees are audited annually by nationally recognized firms of independent auditors. The Foundling does not directly invest in the underlying securities of the investment funds and, due to restrictions on transferability and timing of withdrawals from the limited partnerships, the amount ultimately realized upon liquidation could differ from reported values that are based on current conditions.

Redemptions of the Foundling's investments in these investment entities vary, but are primarily available at month-end, quarter-end or year-end with appropriate notice. Management fees and incentive fees are charged by these investment entities at an annual rate ranging from .08% to 2% plus an incentive allocation, usually 20% of profits.

Below sets forth a table of assets measured at fair value as of June 30, 2017:

	Fair Value Measur	ement at Repor	ting Date Using	
	Quoted Prices	272.002		
	in Active	Significant	Significant	
	Markets for	Other	Other	
	Identical	Observable	Unobservable	Balance as of
	Assets	Inputs	Inputs	June 30,
Description	(Level 1)	(Level 2)	(Level 3)	2017
Corporate and foreign equities Publicly-traded mutual funds:	\$ 6,396,378	\$-	\$ -	\$ 6,396,378
Intermediate term bond funds	9,663,275	· ·	2	9,663,275
Emerging markets stock fund	2,116,658			2,116,658
Limited partnerships:				
Pharmaceutical	V¥7	•	9,309,362	9,309,362
Hedge fund	2.40	:4	18,641,114	18,641,114
Private equity	3.5		4,779,542	4,779,542
High grade corporate debt	.	· ·	1,738,498	1,738,498
International equity		- i	4,343,062	4,343,062
Total	\$18,176,311	\$-	\$38,811,578	\$56,987,889

The following table sets forth changes in the assets measured at fair value using Level 3 inputs on a recurring basis for the year ended June 30, 2017:

Description	Balance at July 1, 2016	Purchases	Sales	Assets in Transit	Net Realized Gain	Net Unrealized Gain	Balance at June 30, 2017
Limited partnerships	\$37,761,885	\$2,133,592	\$(6,062,593)	\$3,855,899	\$903,858	\$218,937	\$38,811,578

Notes to Financial Statements

Investments for which fair value is estimated using report NAV, or the equivalent, are summarized as follows as of June 30, 2017:

	Fair Value	Unfunded Commitments	Redemption Frequency	Redemption Notice Period
Limited partnerships:				
Pharmaceutical	\$ 9,309,362		N/A	N/A
Hedge fund	18,641,114	575,000	Quarterly	45 days prior
Private equity (a)	4,779,542	•	N/A	N/A
High grade corporate debt	1,738,498	755,469	N/A	N/A
International equity	., ,	,	Monthly	30 days prior
meer national equity	4,343,062	495,600		written notice
Total	\$38,811,578			

⁽a) Redemption not permitted, distributions require liquidation of underlying assets.

4. Accounts and Grants Receivable, Net

Accounts and grants receivable, net consist of the following:

June 30, 2017	
Foster Care	\$ 2,431,513
Developmental Disabilities	3,783,411
Medicaid	995,079
Article 31	1,077,245
Preventive	3,287,554
Puerto Rico Early Head Start/Early Head Start	675,619
Other	2,628,758
	14,879,179
Less: Allowance for bad debt	(1,384,017)
	13,495,162
Grant receivable	1,727,500
	\$15,222,662

Notes to Financial Statements

5. Assets Limited as to Use

Assets limited as to use at June 30, 2017 are as follows:

Debt service reserve fund	\$ 297,999
Gift annuity	9,918
Deferred compensation investments	624,328
	932,245
Less: Current portion	(126,099)
	\$ 806,146

Assets limited as to use consist of short-term investments and U.S. Treasury notes.

6. Fixed Assets, Net

Fixed assets, net, consist of the following:

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Land	\$ 196,184
Buildings and improvements	33,581,131
Equipment, furniture and signs	21,329,728
Leasehold improvements	30,818,282
Total fixed assets	85,925,325
Less: Accumulated depreciation and amortization Construction-in-progress	(40,053,528) 7,375,994
Fixed assets, net	\$ 53,247,791

The estimated cost to complete construction-in-progress is \$4,869,838.

7. Loans Payable, Net

(a) On June 20, 2014, the Foundling entered into a loan agreement in the amount of \$10,000,000 with a financial institution to finance capital projects. Principal payments are to be paid in monthly installments of \$33,333, which are due on the first business day of each month through July 1, 2039, the maturity date. Interest is payable on a monthly basis at the London Interbank Offered Rate ("LIBOR") plus 155 basis points which was 2.77% at June 30, 2017.

Notes to Financial Statements

Future principal payments are as follows:

Year ending June 30	
2018 2019 2020 2021 2022 Thereafter	\$ 363,187 400,000 400,000 400,000 400,000 6,833,333
	8,796,520
Less: Unamortized balance of deferred financing costs	(248,039)
Total	\$8,548,481

(b) On December 18, 2014, the Foundling entered into a loan agreement in the amount of \$15,000,000 with a financial institution to finance the termination costs of the Archdiocese Defined Benefit Plan as further discussed in Note 11. Principal payments are to be paid in monthly installments of \$125,000, which are due on the first business day of each month through December 2024, the maturity date. Interest is payable on a monthly basis at LIBOR plus 165 basis points, which was 2.87% at June 30, 2017.

Future principal payments are as follows:

Year ending June 30,	
2018	\$ 1,450,718
2019	1,500,000
2020	1,500,000
2021	1,500,000
2022	1,500,000
Thereafter	3,875,000
	11,325,718
Less: Unamortized balance of deferred financing costs	(335,223)
Total	\$10,990,495

Notes to Financial Statements

8. Mortgages Payable, Net

Facilities held under mortgage and the corresponding outstanding balances due on each note consist of the following as of June 30, 2017:

Year ended June 30, 2017

real ended dance 30, 2017	
(a) Pelham Manor	\$ 154,720
(b) Laconia Avenue	89,775
153 Stephens Avenue	63,086
155 Stephens Avenue	64,070
(c) 91 East 208th Street	29,503
(d) 34 Beechmont Drive	778,275
(e) 2 Sylvia Lane	667,280
Current portion of unamortized deferred financing costs	(1,980)
	1,844,729
Less: Current portion of mortgages payable	(274,973)
Less: Unamortized balance of deferred financing costs	(59,885)
	\$1,509,871

- (a) On April 15, 1997, the Foundling entered into a mortgage with a financial institution to finance the operation of an intermediate care facility for developmentally disabled individuals. The principal amount shall bear interest at the rate of 5.9% per annum and shall be payable by the Foundling through OPWDD to Facility Development Corporation in semi-annual debt service and administrative fee payments ranging from \$16,418 to \$26,458 until August 2021. The mortgage is secured by the building located on Shoreview Circle in Pelham Manor, New York.
- (b) On June 26, 2007, the Foundling entered into three mortgage agreements with a financial institution to finance the operation of community residential centers. Principal payments which range from \$2,523 to \$3,325 are due on the first business day of each month with maturities through September 2019. Interest is payable on a monthly basis and the interest rate was 3% at June 30, 2017. The mortgages are secured by the related properties in the Bronx, New York.
- (c) On September 13, 2007, the Foundling entered into a mortgage agreement with a financial institution to finance the operation of a community residential center. Principal payments are to be paid in monthly installments of \$1,844, which are due on the first business day of each month through November 2018, the maturity date. Interest is payable on a monthly basis at prime plus .5%, which was 3% at June 30, 2017. The mortgage is secured by the property located in the Bronx, New York.
- (d) On December 5, 2012, the Foundling entered into a mortgage agreement with a financial institution to finance the operation of a community residential center. Principal payments are to be paid in monthly installments of \$7,350, which are due on the first business day of each month through December 3, 2027, the maturity date. Interest is payable on a monthly basis at a rate of 3.65% per annum. The mortgage is secured by the property located at 34 Beechmont Drive, New Rochelle, New York.

Notes to Financial Statements

(e) On December 5, 2012, the Foundling entered into a mortgage agreement with a financial institution to finance the operation of a community residential center. Principal and interest payments are to be paid in monthly installments of \$6,327, which are due on the first business day of each month through December 3, 2027, the maturity date. Interest is payable on a monthly basis at a rate of 3.65% per annum. The mortgage is secured by the property located at 2 Sylvia Lane.

Future principal payments are as follows:

Year ending June 30,		
2018	\$	274,973
2019		269,518
2020		182,878
2021		150,406
2022		130,986
Thereafter		835,968
2	1	,844,729
Less: Unamortized balance of deferred financing costs		(59,885)
Total	\$1	,784,844

9. Bonds Payable, Net

(a)	Rockland County Economic Assistance Corporation ("RCEAC") revenue	
` '	bonds maturing every 1st of the month starting in August 2012 through	
	2027, bearing interest rates at 3% computed on the basis of 360 days	\$5,000,000

Proceeds from these bonds have been made available to the Foundling to pay off the outstanding debt due to a financial institution. The bonds were issued and sold by RCEAC. Pursuant to the indentures of trust for the bonds, payment of principal and interest to the bondholders is solely the obligation of the Foundling; RCEAC is not obligated for repayment of the bonds. The bonds are secured by the individual properties of the intermediate care facilities and community residence in Rockland County, New York.

Notes to Financial Statements

The following table sets forth the scheduled annual principal and interest payments to be made on long-term debt during each of the next five years and all the years thereafter:

Year	ending	June	30.

		Payments	
	·	Principal	Interest
2018		\$ 368,922	\$ 92,498
2019		398,907	80,728
2020		411,421	68,589
2021		424,329	56,069
2022		437,648	43,156
Ther	eafter	1,201,246	59,313
		3,242,473	400,353
Less:	Unamortized balance of deferred financing costs	(119,331)	
	Total	\$3,123,142	\$400,353
	Series		Principal
(b)	Residential Institutions for Children Revenue Bond		
	(various rates ranging from 3.5% to 5%, due June 1, 2		\$7,155,000
	Residential Institutions for Children Revenue Bond	s, Series 2008A-2	
	(coupon rate of 5%, due June 1, 2017)		35,000

On June 17, 2008, the Foundling obtained financing of \$7,190,000 of revenue bonds through the Dormitory Authority of the State of New York ("DASNY") to finance the construction and renovation of a community residential center in Staten Island, New York.

The bonds are secured by the real estate located in Staten Island, New York. At June 30, 2017, \$6,225,000 of the Series 2008A-1 bonds remains outstanding.

Unamortized premium costs relating to the issuance of the bonds were \$80,860 at June 30, 2017. The unamortized premium costs are amortized over the term of indebtedness of the total amount issued and included in bonds payable on the statement of financial position.

These bonds are conduit debt securities since they are offered by a governmental entity not for its own use, but for the use of the Foundling. As the conduit debt obligor, the Foundling is required to make all interest and principal payments as they become due. The bonds are publicly held and therefore have additional financial reporting requirements.

Notes to Financial Statements

The following tables set forth the scheduled annual principal and interest payments to be made on the bonds during each of the next five years and all the years thereafter:

Year ending June 30,

real enaing same so,	Payments	
	Principal	Interest
2018	\$ 162,855	\$ 305,256
2019	175,000	297,006
2020	185,000	288,256
2021	195,000	279,006
2022	210,000	269,256
Thereafter	5,295,000	2,526,656
	6,222,855	3,965,436
Less: Unamortized balance of deferred financing costs	(85,106)	£.
Total	\$6,137,749	\$3,965,436

The Foundling is required to comply with certain covenants under its debt agreements. All such covenants were complied with or waived by the debt holder.

10. Letter of Credit/Line of Credit

In September 2013, a financial institution issued a letter of credit in the amount of \$1,600,000 in favor of the landlord of a program facility located in Long Island City, Queens, New York. This letter of credit was issued in lieu of a security deposit and will renew annually until July 2019. This letter of credit is unsecured though it is additionally guaranteed by The New Foundling Charitable Corporation (the "Charitable Corporation") an agency sponsored by the Sisters of Charity. As of June 30, 2017, there was no outstanding balance.

In June 2014, the Foundling obtained a \$5,000,000 line of credit from a financial institution. This line of credit is unsecured though it is guaranteed by the Charitable Corporation. As of June 30, 2017, there was no outstanding balance.

11. Pension Plans

(a) Archdiocesan Pension Plan

The Foundling participated in the pension plan of the Archdiocese of New York (the "Plan"). This multi-employer plan was limited to eligible non-union employees meeting the age and years of service requirements of the Plan. Participating employers were required to make annual contributions to the Plan based on a percentage of annual salary, subject to the Plan's limitations.

The Foundling terminated its participation effective December 31, 2014. As a result of terminating its participation in the Plan, the Foundling made a final payment to the Plan at the effective date in the amount of \$14,289,684, representative of the portion of the Plan's underfunded amount due and payable by the Foundling.

Benefits to the Foundling employees who participated in the Plan were frozen at the time that the Foundling terminated its participants.

Notes to Financial Statements

(b) Employee Retirement Benefits

The Foundling has established a defined contribution plan for its employees on January 1, 2015. Employees become eligible to participate as of their date of hire and may elect to contribute up to the statutory limit allowed. The Foundling matches all employee contributions up to 2% of participating employees' compensation. In addition, the Foundling makes direct contribution ranging from 2% - 4%, depending on number of years of service.

(c) Religious Pension Plan

The Foundling also participates in a defined benefit pension plan ("defined benefit plan") administered by a life insurance company. The Foundling has recorded an unfunded pension obligation of \$37,198 at June 30, 2017. This amount represents the excess of the projected benefit obligation over the fair value of the plan assets, adjusted for previously recorded pension cost liabilities. The Foundling recorded an increase to unrestricted net assets of \$113,724 for the year ended June 30, 2017 in the accompanying statement of activities resulting from changes in the unfunded pension liability.

12. Transactions With Affiliates

New York Foundling Charitable Corporation

The Foundling has a lease with the Charitable Corporation. As of July 1, 2014, a new 15-year lease agreement was in effect for its facilities at 590 Avenue of the Americas located in New York, New York. The rent charged for these facilities was \$366,656 for the year ended June 30, 2017.

In December 2009, the Foundling entered into an agreement with the Charitable Corporation to lease the property at 170 Brown Place located in the Bronx, New York. The lease agreement became effective at the time the Foundling took occupancy of the building which was August 31, 2010 and is to last for a period of ten years. Total rent paid by the Foundling to the Charitable Corporation for the year ended June 30, 2017 was \$1,005,816, which was based on the actual interest expense paid to the bondholders, depreciation expense and amortization of the deferred financing costs. In addition, the Foundling is responsible to pay for all property taxes, utilities and any other costs to operate the building.

The Foundling charges the Charitable Corporation for accounting service fees. Total fees charged for the year ended June 30, 2017 was \$60,444. During the year ended June 30, 2017, the Charitable Corporation contributed \$5,000,000 to the Foundling for capital improvements.

Notes to Financial Statements

13. Net Assets Released From Restrictions

Temporarily restricted net assets were released from donor restrictions by incurring expenses for the following specific programs or purposes:

June 30, 2017	
Head Start	\$ 22,051
Mulitsystemic Therapy - Psychiatric Adaptions	923,997
Foster Care Deaf Services	185,492
NY Center for Juvenile Justice	687,481
	176,790
Summer Camp Foster Youth Educational Support	586,404
Child Abuse Prevention	269,313
	487,325
<u>Other</u>	
	\$3,338,853

14. Temporarily Restricted Net Assets

Temporarily restricted net assets are available for the following programs or purposes:

June 30, 2017	
Multisystemic Therapy - Psychiatric Adaptation	\$ 555,657 848,537
Head Start Foster Care Deaf Service	3,679,060
Foster Youth Educational Support Training	1,005,854 465,572
Summer Camp	176,252
Other programs	1,360,146

15. Permanently Restricted Donor Funds

For the year ended June 30, 2017, all assets included in the Foundling's permanently restricted Donor Fund are as follows:

\$8,091,078

June 30, 2017 Cash and cash equivalents Publicly-traded mutual funds Limited partnerships	\$ 524,673
	800,022
	2,635,846
	\$3,960,541

Notes to Financial Statements

The following table provides a reconciliation of beginning and ending balances as of June 30, 2017:

June 30, 2017

	Tempo Rest	orarily ricted	Permanently Restricted	Total
Permanently restricted net assets as of July 1, 2016 Contributions Investment income Appropriations to unrestricted net assets		0,343 0,343)	\$3,959,541 1,000	\$3,959,541 1,000 80,343 (80,343)
Permanently restricted net assets as of June 30, 2017	\$		\$3,960,541	\$3,960,541

Permanently restricted net assets consist of the following at June 30, 2017:

June 30, 2017

Alice Ward Kelly Fund	\$1,050,232
James Donohue Fund	268,742
William Fries Fund	10,000
Emily M. Moos Fund	251,487
Other funds	218,288
General operating support - Altman Foundation	1,961,792
Nursing training program purposes - Heart Foundation	200,000
	\$3,960,541

16. Commitments and Contingencies

(a) Operating Leases

The Foundling has operating lease agreements for office space, housing and equipment. Future annual minimum lease payments due under noncancellable leases as of June 30, 2017 are as follows:

\$ 4,270,644
3,434,365
3,233,276
3,253,657
3,296,533
24,646,356
\$42,134,831

Rental expense for the Foundling for June 30, 2017 was \$6,600,307.

(b) Litigation

The Foundling is involved in various claims and legal actions arising in the ordinary course of business. Management believes that open claims will be covered by insurance policies in force. For

Notes to Financial Statements

those claims not covered by insurance, management has recorded an estimated liability it believes is sufficient to cover any possible loss.

17. Subsequent Events

The Foundling's management has performed subsequent events procedures through November 30, 2017, which is the date the financial statements were available to be issued, and there were no subsequent events requiring adjustment of the financial statements or disclosures as stated herein.