**CONSOLIDATED FINANCIAL STATEMENTS** 

As of and for the Years Ended June 30, 2024 and 2023

And Report of Independent Auditor



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# **Report of Independent Auditor**

To the Board of Trustees Kennesaw State University Foundation, Inc. Kennesaw, Georgia

#### **Opinion**

We have audited the accompanying consolidated financial statements of Kennesaw State University Foundation, Inc. (a nonprofit organization) and affiliates (collectively, the "Foundation"), which comprise the consolidated statements of financial position as of June 30, 2024 and 2023, and the related consolidated statements of activities, functional expenses, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Foundation, Inc. as of June 30, 2024 and 2023, and the changes in their net assets and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

## **Basis for Opinion**

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are required to be independent of the Foundation and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. We believe the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

## Responsibilities of Management for the Consolidated Financial Statements

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

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Foundation's ability to continue as a going concern within one year after the date the consolidated financial statements are available to be issued.

# Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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

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In performing an audit in accordance with generally accepted auditing standards, we:

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

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

Atlanta, Georgia September 10, 2024

Cherry Bekaert LLP

# **KENNESAW STATE UNIVERSITY FOUNDATION, INC.**CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

JUNE 30, 2024 AND 2023

	2024	2023
Cash and cash equivalents Unconditional promises to give, net Rents receivable, net Accounts receivable Accounts receivable - related parties Prepaid expenses and other assets Investments Net investment in direct financing leases Operating leases right-of-use asset, net Donated assets Property and equipment, net Assets limited as to use	\$ 7,617,791 18,297,870 83,318 142,712 169,969 43,063 160,876,536 200,451,896 3,975,956 1,298,388 65,691,969 50,984,089	\$ 4,024,524 14,620,519 220,335 1,009,693 167,521 46,746 145,902,735 208,795,736 4,213,207 1,277,188 68,749,622 51,611,262
Total Assets	\$ 509,633,557	\$ 500,639,088
LIABILITIES AND NET ASSETS  Accounts payable Accounts payable - related party Accrued expenses Accrued interest Operating leases liability Line of credit Bonds payable, net Unrearned leasing income Total Liabilities	\$ 286,511 1,658,827 161,739 6,148,766 4,061,374 700,575 306,920,508 726,776 320,665,076	\$ 536,402 908,291 2,271,747 6,386,256 4,287,903 - 320,816,969 572,507 335,780,075
Net Assets: Without Donor Restrictions: Undesignated Designated by the Board for housing reserves Designated by the Board for scholarships Designated by the Board for campus services Designated by the Board for quasi-endowment Designated by the Board for gift matching Designated by the Board for honors match Designated by the Board for match advance	26,361,499 980,016 363,571 626,228 1,004,753 1,185,720 43,395	18,241,412 1,910,658 449,245 397,524 313,545 1,000,000 108,395 2,000,000
Total Net Assets Without Donor Restrictions	30,565,182	24,420,779
With Donor Restrictions: Purpose and time restrictions Perpetual in nature Underwater endowments	60,504,353 97,898,946	46,116,547 94,591,143 (269,456)
Total Net Assets With Donor Restrictions	158,403,299	140,438,234
Total Net Assets	188,968,481	164,859,013
Total Liabilities and Net Assets	\$ 509,633,557	\$ 500,639,088

# CONSOLIDATED STATEMENT OF ACTIVITIES

	Without Donor Restrictions	With Donor Restrictions	Total
Revenue and Other Support: Contributions and special events Contributed nonfinancial assets Net investment return Management fee income Leasing income	\$ 210,620 1,710,237 5,138,912 222,491 36,333,041	\$ 17,106,031 - 11,681,410 - -	\$ 17,316,651 1,710,237 16,820,322 222,491 36,333,041
Total Revenue	43,615,301	28,787,441	72,402,742
Net Assets Released from Restrictions: Satisfaction of program restrictions Total Revenue and Other Support	10,776,988 54,392,289	(10,776,988) 18,010,453	72,402,742
Expenses: Program Services: Scholarships and awards Academic programs and dean support Other University support Special events and programs	4,990,323 5,594,304 4,244,526 641,633	- - -	4,990,323 5,594,304 4,244,526 641,633
Campus facilities	29,012,053		29,012,053
Total Program Services	44,482,839		44,482,839
Supporting Services:  Management and general  Fundraising	2,024,061 402,056	<u> </u>	2,024,061 402,056
Total Supporting Services	2,426,117		2,426,117
Total Expenses	46,908,956		46,908,956
Nonoperating Items: Gain on sale of property Assets transferred to Kennesaw State University Change in Net Assets from	300,000 (1,684,318)		300,000 (1,684,318)
Continuing Operations	6,099,015	18,010,453	24,109,468
Change in net assets Net assets, beginning of year Change in donor intent	6,099,015 24,420,779 45,388	18,010,453 140,438,234 (45,388)	24,109,468 164,859,013 
Net assets, end of year	\$ 30,565,182	\$ 158,403,299	\$ 188,968,481

# CONSOLIDATED STATEMENT OF ACTIVITIES

	Without Donor Restrictions	With Donor Restrictions	Total
Revenue and Other Support: Contributions and special events Contributed nonfinancial assets Net investment return Management fee income Leasing income	\$ 66,227 709,736 3,599,461 374,125 36,476,719	\$ 19,288,841 472,306 8,085,781 -	\$ 19,355,068 1,182,042 11,685,242 374,125 36,476,719
Total Revenue	41,226,268	27,846,928	69,073,196
Net Assets Released from Restrictions: Satisfaction of program restrictions	9,985,809	(9,985,809)	
Total Revenue and Other Support	51,212,077	17,861,119	69,073,196
Expenses: Program Services: Scholarships and awards Academic programs and dean support Other University support Special events and programs Campus facilities	4,534,292 5,323,023 2,150,178 721,028 28,521,055	- - - -	4,534,292 5,323,023 2,150,178 721,028 28,521,055
Total Program Services	41,249,576		41,249,576
Supporting Services:  Management and general  Fundraising	2,010,363 403,218	-	2,010,363 403,218
Total Supporting Services	2,413,581		2,413,581
Total Expenses  Other Items: Gain on bond defeasance Net assets transferred from KSU Alumni Association, Inc. Assets transferred to Kennesaw State University	43,663,157 749,223 - (10,231,211)	389,640	43,663,157 749,223 389,640 (10,231,211)
Change in Net Assets from Continuing Operations	(1,933,068)	18,250,759	16,317,691
Change in net assets Net assets, beginning of year Change in donor intent	(1,933,068) 25,794,078 559,769	18,250,759 122,747,244 (559,769)	16,317,691 148,541,322 
Net assets, end of year	\$ 24,420,779	\$ 140,438,234	\$ 164,859,013

# CONSOLIDATED STATEMENT OF FUNCTIONAL EXPENSES

	Program Services							Supporting Services							
	holarships	Pro	Academic ograms and ean Support	-	Other University Support	Special Events and Programs		Campus Facilities	Total Program Expenses		anagement nd General	Fur	ndraising	ı	Total Expenses
Expenses:															
Grants and other assistance to organizations	\$ 4,990,323	\$	3,516,467	\$	3,126,257	\$ 10,383	\$	-	\$ 11,643,430	\$	-	\$	2,923	\$	11,646,353
Other salaries and wages	-		-			-		3,229,275	3,229,275		1,524,320		-		4,753,595
Accounting and professional fees	-		406,483		194,407	4,663		42,857	648,410		80,634		43,607		772,651
Advertising and promotion	-		21,758		3,098	270		-	25,126		-		-		25,126
Office	-		252,928		250,371	44,661		65	548,025		17,533		134,381		699,939
Information technology	-		60,720		3,644	9,415		-	73,779		53,226		1,557		128,562
Occupancy - building and space rental	-		264,885		66,058	215,767		4,404	551,114		227,884		2,160		781,158
Travel	-		168,122		17,204	22,577		-	207,903		4,770		19,655		232,328
Conferences, conventions, and meetings	-		639,054		285,082	185,983		-	1,110,119		45,347		100,091		1,255,557
Interest	-		-		-	-		10,907,361	10,907,361		-		-		10,907,361
Depreciation	-		-		-	-		5,847,687	5,847,687		-		-		5,847,687
Other professional and administrative fees	-		11,951		2,812	-		3,468	18,231		57,224		4,678		80,133
Utilities	-		-		-	-		2,733,858	2,733,858		-		-		2,733,858
Rental operations	-		-		-	-		6,243,078	6,243,078		-		-		6,243,078
Promotion and development	-		227,435		241,489	147,094		-	616,018		2,087		75,449		693,554
Dues and professional memberships	 -		24,501		54,104	 820		<u>-</u>	 79,425		11,036		17,555		108,016
Total Expenses	\$ 4,990,323	\$	5,594,304	\$	4,244,526	\$ 641,633	\$	29,012,053	\$ 44,482,839	\$	2,024,061	\$	402,056	\$	46,908,956

# CONSOLIDATED STATEMENT OF FUNCTIONAL EXPENSES

				Prog	ram Services	6			Sup			Supporting Services			
	holarships d Awards	Pro	Academic ograms and an Support		Other Iniversity Support		Special Events and Programs	Campus Facilities	Total Program Expenses		nagement	Fundraising		ı	Total Expenses
Expenses:															
Grants and other assistance to organizations	\$ 4,534,292	\$	2,959,461	\$	803,396	\$	13,880	\$ -	\$ 8,311,029	\$	3,794	\$	24,393	\$	8,339,216
Other salaries and wages	-		-		53,000		-	3,028,586	3,081,586		1,371,889		-		4,453,475
Accounting and professional fees	-		750,745		351,505		3,221	39,937	1,145,408		231,941		54,414		1,431,763
Advertising and promotion	-		31,617		8,055		-	-	39,672		-		-		39,672
Office	-		231,122		245,267		15,190	-	491,579		29,401		109,823		630,803
Information technology	-		99,665		4,023		861	-	104,549		53,845		600		158,994
Occupancy - building and space rental	-		34,562		62,136		230,573	204,714	531,985		219,804		3,428		755,217
Travel	-		216,036		14,549		31,820	-	262,405		5,553		29,262		297,220
Conferences, conventions, and meetings	-		641,965		324,116		246,700	-	1,212,781		65,483		107,797		1,386,061
Interest	-		-		-		-	11,128,060	11,128,060		-		-		11,128,060
Depreciation	-		-		-		-	5,601,194	5,601,194		-		-		5,601,194
Other professional and administrative fees	-		7,357		-		-	-	7,357		22,970		5,150		35,477
Utilities	-		-		-		-	2,488,238	2,488,238		-		-		2,488,238
Rental operations	-		-		-		-	6,030,326	6,030,326		-		-		6,030,326
Promotion and development	-		324,855		219,203		178,733	-	722,791		5,076		50,244		778,111
Dues and professional memberships	-		25,638		64,928		50		90,616		607		18,107		109,330
Total Expenses	\$ 4,534,292	\$	5,323,023	\$	2,150,178	\$	721,028	\$ 28,521,055	\$ 41,249,576	\$	2,010,363	\$	403,218	\$	43,663,157

# **KENNESAW STATE UNIVERSITY FOUNDATION, INC.** CONSOLIDATED STATEMENTS OF CASH FLOWS

YEARS ENDED JUNE 30, 2024 AND 2023

		2024	2023		
Cash flows from operating activities:					
Change in net assets	\$	24,109,468	\$	16,317,691	
Adjustments to reconcile change in net assets to					
net cash flows from operating activities:					
Depreciation expense		5,847,687		5,601,194	
Amortization expense of bond issuance costs		390,852		440,490	
Amortization of bond premiums and original issue discount		(2,167,313)		(3,034,119)	
Contributions restricted for long-term investment		(978,313)		(3,870,193)	
Contributed nonfinancial assets - donated assets		(21,200)		(472,305)	
Amortization of right-of-use assets		237,251		1,671,295	
Net assets transferred from KSU Alumni Association, Inc.		-		(89,618)	
(Gain) loss on disposal of property and equipment		(300,000)		67,793	
Gains on defeasance of debt		-		(749,223)	
Net realized and unrealized gains on investments		(12,644,404)		(9,125,508)	
Change in operating assets and liabilities:					
Unconditional promises to give, net		(3,677,351)		1,021,905	
Rents receivable, net		137,017		(62,066)	
Accounts receivable		866,981		(1,002,191)	
Accounts receivable - related parties		(2,448)		344,015	
Prepaid expenses and other assets		3,683		2,814	
Accounts payable		(249,891)		(1,892,291)	
Accounts payable - related party		750,536		(1,993,489)	
Invested funds held for KSU Alumni Association, Inc.		-		3,726	
Accrued expenses		(2,110,008)		(1,496,467)	
Accrued interest		(237,490)		(257,292)	
Operating leases liability		(226,529)		(1,653,300)	
Unearned leasing income		154,269		(56,638)	
Net cash flows from operating activities		9,882,797		(283,777)	
Cash flows from investing activities:					
Principal received on net investments in direct financing leases		8,343,840		24,754,586	
Proceeds from sale of property and equipment to		, ,		, ,	
Kennesaw State University		1,391,535		856,644	
Purchase of property and equipment		(3,881,569)		(1,014,910)	
Purchase of property and equipment transferred to net		(-,,		( , = , = = ,	
investment in direct financing leases		_		(6,674,622)	
Net purchase of investments		(2,329,397)		(10,373,954)	
Net cash flows from investing activities		3,524,409		7,547,744	

CONSOLIDATED STATEMENTS OF CASH FLOWS (CONTINUED)

YEARS ENDED JUNE 30, 2024 AND 2023

	2024			2023
Cash flows from financing activities:				
Proceeds from contributions restricted for investment in endowment	\$	978,313	\$	3,870,193
Proceeds from line of credit		700,575		-
Bonds payable redemptions and payments		(12,120,000)		(30,515,000)
Net cash flows from financing activities		(10,441,112)		(26,644,807)
Net change in cash and cash equivalents		2,966,094		(19,380,840)
Cash and cash equivalents, beginning of year		55,635,786		75,016,626
Cash and cash equivalents, end of year	\$	58,601,880	\$	55,635,786
Cash and cash equivalents	\$	7,617,791	\$	4,024,524
Assets limited as to use		50,984,089		51,611,262
Cash and cash equivalents, end of year	\$	58,601,880	\$	55,635,786
Supplemental data for financing activities:				
Interest paid	\$	12,446,334	\$	13,271,131
Supplemental disclosure of noncash transactions:				
Transfer of assets of discontinued operations to operating cash	\$		\$	157,813
Transfer of land from assets of discontinued operations	Φ		Φ	4 470 500
to property and equipment	\$		<b>\$</b>	1,472,586
Transfer of property and equipment acquired in prior year to net investment in direct financing leases	\$		\$	32,458,141
Transfer of unearned leasing income to net investment in	Φ.			0.000.000
direct financing leases	\$		Ф	2,000,000

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

# Note 1—Nature of operations

Kennesaw State University Foundation, Inc. and affiliates (collectively, the "Foundation") is a nonprofit foundation exempt from federal and state income taxes under Internal Revenue Code ("IRC") Section 501(c)(3). The Foundation's mission is to be an advocate for Kennesaw State University (the "University") and to receive, invest, account for, and allocate private gifts and contributions in support of the University, a related party, in Cobb County, Georgia. The Foundation provides student housing, parking, leases administrative, dining, classroom, and athletic space to the University.

# Note 2—Summary of significant accounting policies

Basis of Presentation – The accompanying consolidated financial statements have been prepared on the accrual basis of accounting and are presented in conformity with accounting principles generally accepted in the United States of America ("U.S. GAAP"). The Foundation is required to report information regarding its financial position and activities according to two classes of net assets: net assets without donor restrictions and net assets with donor restrictions.

Basis of Consolidation - The consolidated financial statements of Kennesaw State University Foundation, Inc. includes the accounts of Kennesaw State University Foundation, Inc. and the following affiliates: Kennesaw State University Real Estate Foundation, LLC; KSU Center Real Estate Foundation, LLC; KSU Central Parking Deck Real Estate Foundation, LLC; KSU Chastain Pointe Real Estate Foundation, LLC; KSU Dining Hall Real Estate Foundation, LLC; KSU Houses Real Estate Foundation, LLC; KSU Parking Decks Real Estate Foundation, LLC (North, East, and West Decks); KSU Place Real Estate Foundation, LLC (KSU Place I and II); KSU Sports and Recreation Facilities Foundation, LLC; KSU Sports and Recreation Park Real Estate Foundation, LLC; KSU Town Point Real Estate Foundation, LLC; KSU UP Real Estate Foundation, LLC (Austin Residence Complex Phase I); KSU Village I Real Estate Foundation, LLC (University Village and Village Centre); KSU Village II Real Estate Foundation, LLC (University Village Suites); KSU University II Real Estate Foundation, LLC (Austin Residence Complex Phase II, or "ARC II"); KSUF Housing Management, LLC; Kennesaw Hospitality, LLC (Kennesaw Inn); KSU SRAC Real Estate Foundation, LLC (Student Recreation and Activities Center); 3305 Busbee Real Estate Foundation, LLC; KSU Marietta-Hudson Road Real Estate Foundation, LLC; KSU Cobb Parkway Real Estate Foundation, LLC; SPSU Student Housing I, LLC; KSU Special Events, LLC; KSU 1250 Marietta Pkwy Real Estate Foundation, LLC; KSU Howell Hall Real Estate Foundation, LLC; KSU 2020 Housing Real Estate Foundation, LLC; Kennesaw State University Alumni Association, LLC; and KSU 2024 Housing Real Estate Foundation, LLC. Intercompany accounts and all significant intercompany transactions have been eliminated.

Net Assets – The Foundation classifies net assets, revenues, and net investment returns on investments based on the existence or absence of donor-imposed restrictions. Accordingly, net assets of the Foundation and changes therein are classified and reported as follows:

Net Assets Without Donor Restrictions – Net assets that are not restricted by the donor. These assets are used to support the operations of the Foundation and are at the discretion of the Foundation's Board of Trustees. From time to time, the Board of Trustees may designate certain amounts to be utilized or invested to meet specific objectives of the Foundation. Such amounts would be reflected as board-designated net assets.

Net Assets With Donor Restrictions – Net assets from contributions and other inflows of assets limited by donor-imposed restrictions. Some donor-imposed restrictions are temporary in nature, such as those that will be met by the passage of time or other events specified by the donor. Other donor-imposed restrictions are perpetual in nature, where the donor stipulates that resources be maintained in perpetuity, and are subject to the fluctuation of investments and periodic allocations made for spending specified by donor stipulations and applicable law. Donor-imposed restrictions are released when a restriction expires, that is, when the stipulated time has elapsed or when the stipulated purpose for which the resource was restricted has been fulfilled, or both. Expenditures that relate to the fulfillment of the restriction are shown as a reduction in revenue with donor restrictions as net assets released from restrictions.

# KENNESAW STATE UNIVERSITY FOUNDATION, INC. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

# Note 2—Summary of significant accounting policies (continued)

Net investment returns from investing activities may be included in either of these net asset classifications depending on donor-imposed restrictions and the Foundation's interpretation of relevant state law.

Revenue Recognition — Contributions received, including unconditional promises to give, are recognized as revenues in the period received at their estimated fair value less an appropriate allowance for uncollectible amounts. Conditional contributions with a measurable performance or other barrier and a right of return or release are not recognized until the conditions on which they depend are substantially met. Unconditional promises to give due over more than one year are recorded at their discounted present value. The discounts on those amounts are computed using risk-free interest rates applicable to the years in which the promises are received. Amortization of the discounts is included in contribution revenue. The allowance for unconditional promises to give is computed based upon management's judgement, specifically identified donor balances and amounts based on certain percentages of aged promises to give, which are determined based on historical experience and management's assessment of the general financial conditions to be uncollectible. If actual collections experience changes, revisions to the allowance may be required.

Rental income is recorded under the straight-line method over the lease terms and is recognized when the rental payments become due. Rental agreements are generally year-to-year. Deferred revenue represents rent received for future periods. Management's determination of the allowance for credit losses for rents receivable is based on an evaluation of historical levels of credit losses, current economic conditions, and other risks inherent in the rents receivable portfolio. The allowance for credit losses for rents receivable was \$558,242 and \$280,259 at June 30, 2024 and 2023, respectively.

The Foundation collects certain management fees and real estate services fees to support the cost of Foundation operations, carried on in support of the University. The Foundation considers these service fees to be without donor restrictions and are recognized over time as services are rendered. These amounts are disclosed as management fee income in the consolidated statements of activities.

Contributed Nonfinancial Assets – The Foundation records contributed nonfinancial assets at their estimated fair value or wholesale values that would be received for selling the goods in their principal market considering their condition and utility for use at the time the goods are contributed by the donor and expense when utilized.

Split-Interest Agreement – The Foundation is the beneficiary of one annuity. In 2017, the Foundation acquired a split-interest agreement as a result of the acquisition of The Polytechnic Foundation. The gifts received are included in investments at a fair value of \$14,845 and \$13,865 at June 30, 2024 and 2023, respectively. The annuity obligations are \$65 and \$615 at June 30, 2024 and 2023, respectively, and are recorded in accounts payable on the consolidated statements of financial position. The present value of the annuity liabilities were calculated using a 2.2% and 3.4% discount rate at June 30, 2024 and 2023, respectively. The Foundation's interest in split-interest agreements are reported as contribution revenue in the year received at its net present value.

Cash and Cash Equivalents – The amount reported in the consolidated statements of financial position as cash and cash equivalents approximates fair value due to the short maturity of these instruments. The Foundation considers all unrestricted highly liquid debt instruments purchased with an original maturity of three months or less to be cash equivalents.

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

# Note 2—Summary of significant accounting policies (continued)

Investments – Investments are recorded at fair value. The Foundation's investments in mutual funds are valued at the net asset values ("NAV") reported on the active markets in which the mutual funds are traded. Donated investments are recorded at fair value on the date received. Alternative investments, which are not readily marketable, are carried at estimated fair values as provided by external investment managers. Interest and dividends net of investment fees, and realized and unrealized gains and losses on investments are recognized as net investment return in the consolidated statements of activities. The Organization's policy is to include cash and cash equivalents held in the investment portfolio as investments.

Net Investment in Direct Financing Leases – The Foundation leases real estate to the University. The leases are accounted for as direct financing type leases. The present value of the minimum lease payments is recorded as an asset and is amortized as payments are received. Interest on the direct financing leases is recognized over the lease term using the effective interest method and is reported as leasing income on the consolidated statements of activities.

Property and Equipment – Property and equipment are stated at cost. Substantially, all property is held for leasing. Depreciation is computed on the straight-line method over the estimated useful lives of the property and equipment. For property constructed on leased land, the estimated useful life represents the terms of the land lease. Maintenance and repairs of equipment are charged to operations, and major improvements are capitalized. Upon retirement, sale, or other disposition of equipment, the cost and accumulated depreciation are eliminated from the accounts, and any resulting gain or loss is reported on the consolidated statements of activities.

Debt Issuance Costs – Debt issuance costs, comprised principally of underwriting, legal, and printing fees, are recorded as deferred charges and amortized over the term of the related debt using the effective interest method. Debt issuance costs are presented as a reduction of the carrying amount of bonds payable rather than as an asset in the consolidated statements of financial position.

Bond Premiums and Discounts – Bond premiums and discounts are presented as either an increase or decrease of the carrying amount of bonds payable in the consolidated statements of financial position. Both are amortized over the term of the related bonds payable using the effective interest method.

*Advertising Costs* – Advertising costs are charged to income as they are incurred. Advertising costs amounted to \$25,126 and \$39,672 for the years ended June 30, 2024 and 2023, respectively.

Fair Value of Financial Instruments – The following methods and assumptions were used to estimate the fair value of each class of financial instruments for which it is practicable to estimate that value:

Cash and Cash Equivalents – The carrying amount approximates fair value because of the short-term maturity of these instruments.

Investments – Investments are carried at fair value based on quoted market prices for those or similar investments. Alternative and private investment funds are valued at NAV of shares on the last day of the fiscal year. The external fund managers utilize a security pricing hierarchy as its basis for fair value measurement. The Foundation reviews and evaluates the values provided by the investment managers and believes the valuation methods and assumptions used in estimating the fair value accurately reflects the fair value of the alternative investments. The estimated fair values may differ significantly from the values that would have been used had ready markets for these securities existed.

Assets Limited as to Use – Represents funds held by the trustee, which are classified as cash equivalents.

Bonds Payable – Fair value, as disclosed in Note 11, is the price that would be paid to transfer the liability in an orderly transaction between market participants.

Other Receivables and Payables – The carrying amount approximates fair value because of the short-term maturity of these instruments.

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

# Note 2—Summary of significant accounting policies (continued)

The Foundation follows Financial Accounting Standards Board's ("FASB") fair value measurements and disclosure guidance, which provides a framework for measuring fair value under U.S. GAAP. This guidance applies to all financial instruments that are being measured and reported on a fair value basis.

As defined in FASB issued guidance, fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. In determining fair value, the Foundation uses various methods including market, income, and cost approaches. Based on these approaches, the Foundation often utilizes certain assumptions that market participants would use in pricing the asset or liability, including assumptions about risk and/or the risks inherent in the inputs to the valuation technique.

These inputs can be readily observable, market corroborated, or generally unobservable inputs. The Foundation utilizes valuation techniques that maximize the use of observable inputs and minimize the use of unobservable inputs. Based on the observability of the inputs used in the valuation techniques, the Foundation is required to provide the following information according to the fair value hierarchy. The fair value hierarchy ranks the quality and reliability of the information used to determine fair values. Financial assets and liabilities carried at fair value will be classified and disclosed in one of the following three categories:

Level 1 – Valuations for assets and liabilities traded in active markets, such as the New York Stock Exchange. Valuations are obtained from readily available pricing sources for market transactions involving identical assets or liabilities.

Level 2 – Valuations for assets and liabilities traded in less active dealer or broker markets. Valuations are obtained from third party pricing services for market transactions involving identical or similar assets or liabilities.

Level 3 – Valuations for assets and liabilities that are derived from other valuation methodologies, including option pricing models, discounted cash flow models, and similar techniques, and not based on market exchange, dealer, or broker-traded transactions.

Level 3 valuations incorporate certain assumptions and projections in determining the fair value assigned to such assets and liabilities. If listed prices or quotes are not available, fair value is based upon externally developed models that use unobservable inputs due to the limited market activity of these instruments.

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

For the fiscal years ended June 30, 2024 and 2023, the application of valuation techniques applied to similar assets and liabilities has been consistent. The fair value of investment securities is the market value based on quoted market prices, when available, or market prices provided by recognized broker-dealers.

Functional Allocation of Expenses – The cost of providing the various programs and other activities have been summarized on a functional basis on the consolidated statements of activities. The consolidated statements of functional expenses present the natural classification detail of expense by function. Accordingly, certain costs have been allocated among the programs and supporting services benefited as required by FASB Not-for-Profit presentation and disclosure guidance.

# KENNESAW STATE UNIVERSITY FOUNDATION, INC. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

# Note 2—Summary of significant accounting policies (continued)

The consolidated statements of activities report certain categories of expenses that are attributed to more than one program or supporting function. Therefore, expenses require allocation on a reasonable basis that is consistently applied. The expenses that are allocated include advertising and promotion, office, information technology, occupancy, travel, conferences, conventions and meetings, other professional and administrative fees, and dues and professional memberships, which are all allocated on the basis of estimates of time and effort.

Income Tax Status – The Foundation qualified as a tax-exempt organization as described in IRC Section 501(c)(3) and has been classified by the Internal Revenue Service as a publicly supported organization and not as a private foundation. However, income from certain activities not directly related to the Foundation's tax-exempt purpose is subject to taxation as unrelated business income. The Foundation follows the statutory requirements for its income tax accounting and generally avoids risks associated with potentially problematic tax positions that may be challenged upon examination. Management believes any liability resulting from taxing authorities imposing additional income taxes from activities deemed to be unrelated to the Foundation's tax-exempt status would not have a material effect on the Foundation's consolidated financial statements.

The Foundation files Internal Revenue Service Form 990 in the U.S. federal jurisdiction and the state of Georgia.

The Foundation received income, which is considered unrelated business income subject to federal and state income taxes. At June 30, 2024, the Foundation had net operating loss carryforwards of approximately \$649,616 available to offset future taxable income and expiring at various dates from 2033 through 2034.

Transfers to Comply with Donor Intent – At times, the Foundation receives requests by donors or their designees to change the use for which the donor's original gift was intended or upon the occurrence of certain events stipulated in the gift agreement to reclassify gifts previously made from without donor restriction to with donor restriction.

Use of Estimates – The Foundation prepares its consolidated financial statements in accordance with U.S. GAAP, which requires management to make estimates and assumptions that affect reported amounts of assets and liabilities at the date of the consolidated financial statements, as well as the amounts of income and expenses during the reporting period. Actual results could differ from those estimates.

Concentration of Credit Risk – Cash and cash equivalents are maintained at multiple financial institutions and, as a result, credit exposure to any one institution is limited. The Federal Deposit Insurance Corporation secures accounts in insured institutions up to \$250,000 per depositor. At times, the Foundation may have amounts on deposit that exceed the federally insured limits. As of June 30, 2024 and 2023, the Foundation's uninsured cash and cash equivalent balances totaled approximately \$8,678,000 and \$5,287,000, respectively. The Foundation has not experienced any losses on its cash and cash equivalents and management believes the Foundation is not exposed to any significant credit risk on deposits at financial institutions.

Reclassification of Cash Investments – Certain prior year amounts have been reclassified for consistency with the current year presentation. These reclassifications had no effect on the reported results of operations. An adjustment has been made to the consolidated statement of financial position and consolidated statements of cash flows for fiscal year ended June 30, 2023, to reclassify cash and cash equivalents held in the investment portfolio to investments.

Changes in Accounting Principles – Accounting Standards Update ("ASU") 2016-13, Financial Instruments – Credit Losses (Topic 326) guidance replaces the existing incurred loss impairment guidance and establishes a single allowance framework for financial assets carried at amortized cost based on expected credit losses. The estimate of expected credit losses requires the incorporation of historical information, current conditions, and reasonable and supportable forecasts. The Foundation adopted this ASU effective July 1, 2023 using the modified retrospective approach. Adoption of the new standard had no material effect on the Foundation's consolidated financial statements or disclosures.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

# Note 3—Liquidity and availability of resources

The Foundation defines financial assets available for general expenditure as only assets included in accounts without donor or board-designated restrictions. Board-designated assets below represents board-designated net assets plus accrued distributions included in accounts payable and accrued expenses at year-end. Financial assets available for general expenditure, that is, without donor restrictions or other restrictions limiting their use, within one year of the consolidated statements of financial position date, comprise the following:

	2024			2023		
Financial assets at year-end:						
Cash and cash equivalents	\$	5,365,274	\$	681,612		
Unconditional promises to give – without donor restriction, net		27,051		-		
Rents receivable, net		83,318		220,335		
Accounts receivable		142,712		1,009,693		
Accounts receivable – related parties		169,969		167,521		
Investments		22,252,760		20,964,216		
		28,041,084		23,043,377		
Designations of liquid assets:		_				
Board-designated assets for housing reserves		990,016		2,333,002		
Board-designated assets for scholarships		363,571		487,311		
Board-designated assets for campus services		635,201		398,219		
Board-designated assets for quasi-endowment		1,004,753		313,545		
Board-designated assets for gift matching		1,185,720		1,000,000		
Board-designated assets for honors match		43,395		108,395		
Board-designated assets for match advance		-		2,000,000		
Cash restricted for capital projects		3,698,780		1,979,995		
		7,921,436		8,620,467		
Total financial assets without donor or other restrictions	-		-	_		
available for general use within one year	\$	20,119,648	\$	14,422,910		

As part of its liquidity plan, the Foundation has established an operating reserve, which represents approximately half of its annual operating expenses, and a working capital reserve. The Foundation's operating and working capital reserves are included in its total financial assets without donor or other restrictions available for general use within one year. At June 30, 2024, the Foundation's operating reserve was \$4,000,000 and the working capital reserve was \$1,600,000 for a total reserve of \$5,600,000. At June 30, 2024, the Foundation's total financial assets without donor or other restrictions available for general use within one year less the operating and working capital reserves and current liabilities at June 30, 2024 of approximately \$1,875,465, excludes amounts payable from donor restricted funds, leaves a remaining balance of \$12,644,183 as undesignated and uncommitted liquid assets.

The Foundation's endowment funds consist of donor-restricted endowments. Income from donor-restricted endowments is restricted for specified purposes. Donor-restricted endowment funds are not available for general expenditure.

To help manage unanticipated liquidity needs, the Foundation has a committed line of credit of \$5,000,000, which it can draw upon (see Note 10). At June 30, 2024, the Foundation had a balance of \$4,299,425 available to draw on the line of credit.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

#### Note 4—Contributed nonfinancial assets

Contributed nonfinancial assets for the years ended June 30 consisted of the following:

Nonfinancial Contributions Category	Type of Contributions	2024	2023
Donated rents	Office space	\$ 164,717	\$ 164,717
Donated salaries	Salaries	1,524,320	545,019
Artwork	Paintings, lithographs, and prints	21,200	217,791
Equipment	Robots	-	254,010
Media	Books, historical documents,		
	and printed music	-	505
		\$ 1,710,237	\$ 1,182,042

Contributed nonfinancial assets are generally not sold but are utilized to support the Foundation's programmatic work in support of its mission. The Foundation also recognizes contributed services as contributed nonfinancial assets revenues at their estimated fair value on the date of receipt if they create or enhance nonfinancial assets or they require specialized skills that would need to be purchased if they were not donated.

Donated rents and salaries paid by the University on behalf of the Foundation, are reflected in supporting services as management and general expense in the accompanying consolidated statements of activities.

# Note 5—Unconditional promises to give, net

Unconditional promises to give, net at June 30 consisted of the following:

	2024		 2023
Promises to give without donor restrictions	\$	27,051	\$ -
Promises to give with donor restrictions – purpose restrictions		12,391,814	8,094,650
Promises to give with donor restrictions – perpetual in nature		7,835,338	 7,730,723
Unconditional promises to give before			
discount and allowance for uncollectible pledges		20,254,203	15,825,373
Less unamortized discount		(1,706,724)	(950,567)
		18,547,479	14,874,806
Less allowance for uncollectible promises to give		(249,609)	(254,287)
	\$	18,297,870	\$ 14,620,519
Amount due in:			
Less than one year	\$	1,374,511	\$ 844,833
One to three years		8,832,708	8,070,940
More than three years		10,046,984	6,909,600
	\$	20,254,203	\$ 15,825,373

The discount rates used for unconditional pledges at June 30, 2024 and 2023, ranges from 1% - 4%.

Two donors accounted for 54% of gross unconditional promises to give as of June 30, 2024. Three donors accounted for 58% of gross unconditional promises to give as of June 30, 2023.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30, 2024 AND 2023

## Note 6—Investments and fair value measurements

The following table summarizes the valuation of the Foundation's investments measured at fair value on a recurring basis as of June 30, 2024, based on the level of input utilized to measure fair value within the fair value hierarchy described in Note 2:

				NAV Practical	
	Level 1	Level 2	Level 3	Expedient	Total
Money market funds	\$ 6,082,642	\$ -	\$ -	\$ -	\$ 6,082,642
U.S. equity funds	-		-	2,188,682	2,188,682
Global equity funds	-	-	-	58,222,870	58,222,870
Corporate bonds	14,654,107	-	-	-	14,654,107
Commercial paper	-	6,936,760	-	-	6,936,760
Government and agency securities	14,090,763	-	-	-	14,090,763
Global equity natural resources fund	-	-	-	5,702,919	5,702,919
Core bond funds	-	-	-	13,584,124	13,584,124
Credit series funds	-	-	-	6,469,961	6,469,961
Global absolute alpha company	-	-	-	12,096,044	12,096,044
Real estate investment trust funds			_	5,732,364	5,732,364
Subtotal	34,827,512	6,936,760		103,996,964	145,761,236
Private capital:					
Private equity	-	-	-	6,549,740	6,549,740
Private credit	-	-	-	1,930,311	1,930,311
Private real assets				6,635,249	6,635,249
				15,115,300	15,115,300
Total investments	\$ 34,827,512	\$ 6,936,760	\$ -	\$119,112,264	\$160,876,536

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30, 2024 AND 2023

### Note 6—Investments and fair value measurements (continued)

The following table summarizes the valuation of the Foundation's investments measured at fair value on a recurring basis as of June 30, 2023, based on the level of input utilized to measure fair value within the fair value hierarchy described in Note 2:

				NAV Practical	
	Level 1	Level 2	Level 3	Expedient	Total
Money market funds	\$ 7,547,701	\$ -	\$ -	\$ -	\$ 7,547,701
U.S. equity funds				2,108,571	2,108,571
Global equity funds	-	-	-	50,057,080	50,057,080
Corporate bonds	12,223,127	-	-	-	12,223,127
Commercial paper	-	18,701,710	-	-	18,701,710
Government and agency securities	7,360,730	-	-	-	7,360,730
Global equity natural resources fund	-	-	-	5,046,964	5,046,964
Core bond funds	-	-	-	13,039,844	13,039,844
Credit series funds	-	-	-	5,732,248	5,732,248
Global absolute alpha company	-	-	-	9,626,777	9,626,777
Real estate investment trust funds				3,526,975	3,526,975
Subtotal	27,131,558	18,701,710		89,138,459	134,971,727
Private capital:					
Private equity	-	-	-	3,791,279	3,791,279
Private credit	-	-	-	1,276,608	1,276,608
Private real assets				5,863,121	5,863,121
				10,931,008	10,931,008
Total investments	\$ 27,131,558	\$ 18,701,710	\$ -	\$100,069,467	\$145,902,735
	·		-		

In accordance with Accounting Standards Codification Subtopic 820-10, certain investments that are measured at fair value using NAV per share (or its equivalents) practical expedient have not been classified in the fair value hierarchy. The fair value amounts presented in the tables above are intended to permit reconciliation of the fair value hierarchy to the amounts presented in the consolidated statements of financial position.

The following table presents the nature and risk of assets with fair values estimated using NAV held at June 30, 2024:

	Fair Value	Unfunded Commitment	Redemption Frequency	Redemption Notice Period
U.S. equity funds	\$ 2,188,682	\$ -	N/A	N/A
Global equity funds	58,222,870	-	Weekly, Monthly	5 - 95 days
			Quarterly	
Global equity natural resources fund	5,702,919	-	N/A	N/A
Core bond funds	13,584,124	-	N/A	N/A
Credit series funds	6,469,961	-	Quarterly	60 days
Global absolute alpha company	12,096,044	-	Weekly, Monthly	3 - 65 days
			Quarterly	
Real estate investment trust funds	5,732,364	-	N/A	N/A
Private capital	15,115,300	19,311,067	Illiquid	N/A
	\$119,112,264	\$ 19,311,067	•	

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

# Note 6—Investments and fair value measurements (continued)

The following table presents the nature and risk of assets with fair values estimated using NAV held at June 30, 2023:

		Unfunded	Redemption	Redemption
	Fair Value	Commitment	Frequency	Notice Period
U.S. equity funds	\$ 7,547,701	\$ -	N/A	N/A
Global equity funds	50,057,080	-	Daily, Monthly,	30 - 60 days
			Quarterly	
Global equity natural resources fund	5,046,964	-	N/A	N/A
Core bond funds	13,039,844	-	N/A	N/A
Credit series funds	5,732,248	-	Quarterly	60 days
Global absolute alpha company	9,626,777	-	Weekly, Monthly	3 - 65 days
			Quarterly	
Real estate investment trust funds	3,526,975	-	N/A	N/A
Private capital	10,931,008	16,103,146	Illiquid	N/A
	\$105,508,597	\$ 16,103,146		

The Foundation had investments in various marketable and non-marketable investment funds at Commonfund. The Foundation had the ability to redeem assets at the fund's stated NAV on at least an annual basis at the fund's regular liquidity terms for any funds classified as marketable. The Foundation also holds several funds, which are classified as non-marketable alternative investments. In general, the non-marketable funds are illiquid, limited partnerships that do not offer access to redemptions during the life of the partnership.

The Foundation invests in following marketable investment fund types:

*U.S. Equity Funds, Daily Liquidity* – The U.S. equity index fund provides investment results that correspond to the total return performance of common stocks publicly traded in the United States. Normally investing at least 80% of assets in common stocks included in the S&P 500 Index.

*U.S. Bond Index Funds, Daily Liquidity* – The U.S. bond index fund is a diversified fixed-income strategy that seeks to closely track the returns and characteristics of the benchmark Bloomberg U.S. Aggregate Bond Index, an unmanaged market-value-weighted index for U.S.-dollar-denominated investment-grade fixed rate debt issues, including government, corporate, asset-backed and mortgage-backed securities with maturities of at least one year.

Global Equity Funds, Monthly Liquidity – The global equity strategy focuses primarily on a diversified portfolio of common stocks and equity-linked securities of companies in the global public equity markets. The strategy employs active and passive equity strategies and is unconstrained by geography, strategy and market capitalization.

Core Bond Funds, High Quality Bond, Weekly Liquidity – The high-quality bond strategy focuses on investments in investment-grade fixed income securities in an attempt to outperform the broad U.S. bond market. Investment grade securities are those rated in one of the four highest categories by a nationally recognized rating agency.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

#### Note 6—Investments and fair value measurements (continued)

Credit Series, Quarterly Liquidity – The credit strategy will invest primarily in a portfolio consisting of fixed income credit securities, including, but not limited to, global sovereign debt (including emerging market local currency sovereign debt), non-U.S. currency exposure, dollar-denominated high yield bonds, dollar-denominated bank loans, non-agency residential mortgages, commercial mortgage-backed securities, asset-backed securities and other structured credit, commingled partnership/limited liability company interests, and registered investment companies.

Global Absolute Alpha Company, Quarterly Liquidity –This hedge fund seeks to provide investors with a marketable alternative strategies investment program capable of producing consistently positive returns regardless of the direction of the broader markets by allocating assets to multiple Sub-Advisers and/or multiple Portfolio Funds selected by the Manager.

Public Natural Resources Fund, Daily Liquidity –This fund seeks to deliver total return by investing in the equities of companies in the natural resources sector. Under normal market conditions, the fund invests at least 80% of its assets in the securities of companies in that sector.

Real Estate Investment Trusts ("REITs"), Monthly Liquidity – A REIT generally owns or finances the acquisition of income producing real estate, including commercial real estate, in a manner that qualifies for favorable U.S. tax treatment. The REIT strategy seeks to provide actively managed exposure to REITs that provide returns above a benchmark index. These investments may include publicly traded REITs and other related U.S. and non-U.S. securities and derivatives.

Private capital includes the following marketable investment with quarterly liquidity:

Core Real Estate – The core real estate strategy focuses on investing client assets with multiple managers in a diversified portfolio of stabilized, income producing assets primarily from the four major property types (office, industrial, apartment, and retail) that are located in larger regional markets and have high occupancy levels, stable tenants, staggered lease expirations, and competitive market rents. The objective of the core real estate strategy is to provide a net rate of return to investors in excess of the NCREIF Fund Index, with low correlation to the equity, fixed income, and other alternative asset classes.

Private capital also includes the following illiquid non-marketable investments:

Private Credit – The private credit strategy focuses on generating income and risk-adjusted returns through investment with managers focusing primarily on investments in U.S. corporate middle market direct lending, with some exposure to non-U.S. corporate middle market direct lending, real estate direct lending, and other private credit opportunities. Managers are expected to invest primarily in (but not be limited to) privately originated senior secured loans to corporate middle market borrowers and collateralized loans to real estate borrowers. Managers may also invest in junior tranches of structured credit transactions such as residential and commercial mortgage-backed and other asset backed securitizations.

Opportunistic Real Estate – The opportunistic real estate strategy seeks managers that can generate superior risk-adjusted returns and long-term growth, with relatively low correlation to the public equity markets, through an investment strategy focusing on "Non-Core" real estate investments. These investments may include core assets that need repositioning or properties not included in the core bucket such as storage facilities, student housing, and medical facilities. This strategy is generally not limited by diversification constraints, portfolio allocation projections, or investment vehicle type. The strategy seeks superior real-asset or real-asset related transactions and invests with managers that purchase real property and related securities located anywhere in the world, but with a focus on U.S. transactions.

# KENNESAW STATE UNIVERSITY FOUNDATION, INC. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

### Note 6—Investments and fair value measurements (continued)

Global Private Equity – The global private equity strategy offers investors the opportunity to invest in a wide variety of transactions involving domestic and global companies, such as growth equity financing, leveraged buyouts, industry consolidations, recapitalizations, restructurings, and distressed situations. These strategies aim to invest with funds offered by private equity managers who combine strategic operating and financial expertise, focusing on managers who invest in a wide range of middle-market companies. In addition, these strategies focus on managers that increase operating efficiencies, make strategic acquisitions, expand product lines and/or enter new markets, recruit senior managers, and formulate appropriate strategy and governance across select geographic regions around the world.

Secondaries – The secondary strategy seeks to acquire investments principally in secondary market transactions in leveraged buyout, growth equity, distressed securities, mezzanine financing, natural resources, and venture capital investment funds on a global basis. The secondary strategy also invests directly in pooled investment vehicles or funds of funds. The secondary strategy may, to a lesser extent, make direct equity, equity-like, or debt investments acquired from third parties, and acquires investments other than in privately-negotiated secondary transactions, including through the primary markets.

Venture Capital – Venture capital strategies aim to give investors the opportunity to earn long-term capital appreciation by investing in earlier-stage, high-growth potential private companies from around the world, primarily in the information technology and healthcare sectors. Client accounts employing this strategy seek to diversify their investments with managers by stage, strategy, geography, industry, and vintage year. These investment strategies are executed through managers located around the world.

Real Assets and Sustainability Investments – These investments focus on the sustainability sector and natural resources. These funds will invest in companies, operating platforms, and funds in a diversified set of sustainability sectors and environmental themes such as: (a) renewables and related strategies; (b) food, agriculture, and water; and (c) resource efficiency and broader sustainability, in North America as well as globally. This strategy aims to include direct investments, co-investments, investments in operating platforms, secondaries, and commitments to primary funds that may be considered capacity-constrained or otherwise with difficult to access Managers.

Private Natural Resources – This investment strategy focuses on investments in the natural resources sector including investments in the oil and natural gas production, oilfield services, power generation, and other natural resources related industries, including energy infrastructure, clean energy, mining and mineral extraction, and timber. The preponderance of natural resources investments is in companies based in the U.S and Canada. The natural resources strategy seeks to diversify across different industries, stages of corporate development, including different levels of the energy production and distribution industry, and styles of investment within the natural resources sector. The natural resources strategy encompasses both private equity strategies and property acquisition strategies.

Management believes its processes and procedures for valuing investments are effective and its estimate of value is reasonable. However, the factors used by management are subject to change in the near term and, accordingly, investment values and performance can be affected. The effect of these changes could be material to the accompanying consolidated financial statements.

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

### Note 6—Investments and fair value measurements (continued)

Net investment return, as reported in the accompanying consolidated statements of activities, is comprised of the following for the years ended June 30:

	2024	 2023
Interest and dividends	\$ 4,396,442	\$ 2,829,294
Net realized and unrealized gains	12,644,404	9,125,508
Investment expenses	(220,524)	(269,560)
Total net investment return	16,820,322	11,685,242
Less donor restricted non-endowment net investment return	(14,007)	(11,923)
Less donor restricted endowment net investment return	 (11,667,403)	 (8,073,858)
Operating net investment return	\$ 5,138,912	\$ 3,599,461

Operating net investment return is generated from short-term and designated investments.

## Note 7—Net investment in direct financing leases

The Foundation's leasing operations consist of leasing real estate to the University under direct financing type leases expiring in various years through 2052. For improvements constructed under a ground lease, the lessee retains ownership of the improvements until the conclusion of the primary term, unless the lease is terminated earlier in accordance with the terms stipulated in the lease agreement. For direct financing type leases in which the Foundation holds full ownership of the land, the Foundation has committed to transferring all rights, title, and interests and delivering possession of both the premises and improvements upon the expiration of the primary term or any earlier termination date as stipulated in the lease terms.

Following is a summary of the components of the Foundation's net investment in direct financing leases at June 30, 2024 and 2023:

\_\_\_\_

	2024	2023
Total future minimum lease payments to be received	\$ 291,030,018	\$ 307,924,187
Less unearned interest income	(90,578,122)	(99,128,451)
Net investment in direct financing leases	\$ 200,451,896	\$ 208,795,736

Future minimum payments to be received under direct financing leases at June 30, 2024 are as follows:

Years Ending June 30,	
2025	\$ 8,709,207
2026	9,092,246
2027	9,492,996
2028	9,069,916
2029	9,470,077
Thereafter	 154,617,454
	\$ 200,451,896

The Foundation evaluates whether an allowance for credit losses is necessary with respect to its net investment in direct financing leases, considering the historical payment experience, current economic conditions that might impact payment, reasonable and supportable forecasts, and credit worthiness of the University. As of June 30, 2024 and 2023, the allowance for credit losses was not material.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

# Note 8—Property and equipment, net

Property and equipment, net at June 30, 2024 and 2023 consisted of the following:

	Life	 2024	2023
Land		\$ 3,907,374	\$ 4,923,154
Land improvements		74,330	74,330
Building improvements	10-39.5	140,170,422	138,231,087
Furniture, fixtures, and equipment	5	13,057,042	12,247,109
Computer software	3	82,581	82,581
Construction in progress		 780,900	-
		158,072,649	155,558,261
Less accumulated depreciation		(92,380,680)	(86,808,639)
		\$ 65,691,969	\$ 68,749,622

Property and equipment primarily consists of student housing, University facilities, land held for future University development, classroom and office space, athletic facilities, dining facilities, and retail space. Depreciation expense for the years ended June 30, 2024 and 2023 was \$5,847,687 and \$5,601,194, respectively.

#### Note 9—Assets limited as to use

The financing of the purchase of various facilities including student housing, parking decks, and residential housing are subject to the terms of trust indentures between the Development Authority of Cobb County and trustees. Under the provisions of the trust indentures, the Foundation is required to maintain amounts on deposit with trustees.

A summary of the assets limited as to use held by the trustee under trust indentures at June 30, 2024 and 2023 is as follows:

	 2024	 2023
Revenue funds	\$ 1,310	\$ 1,074,851
Debt service reserve funds	14,411,270	14,347,483
Surplus funds	4,512,142	4,022,559
Bond funds	18,553,454	16,031,958
Project funds	2,268	2,778,148
Repair and replacement funds	 13,503,645	13,356,263
	\$ 50,984,089	\$ 51,611,262

#### Note 10—Line of credit

On December 19, 2023, the Foundation entered into an unsecured line of credit arrangement with maximum borrowings of \$5,000,000 with a commercial bank to meet short-term cash requirements, bearing a variable interest rate of the Secured Overnight Financing Rate ("SOFR") plus 1.50%. At June 30, 2024, the interest rate on the line of credit was 6.875%. Repayment terms are interest only payments and all outstanding principal and interest is due on the maturity date. At June 30, 2024, there was a \$700,575 outstanding on the line of credit. The line of credit matures on December 19, 2025. The line of credit contains certain financial covenants. Management believes the Foundation is in compliance with those covenants at June 30, 2024.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

### Note 11—Bonds payable

The Foundation has entered into multiple loan agreements to borrow bond proceeds from the Development Authority of Cobb County or Development Authority of the city of Marietta. The Foundation uses the proceeds of these loans to fund construction, acquisition, renovation, and the equipping of various facilities located on the University's campus. The properties are secured by certain real properties and by the Foundation's interest in certain rents and leases derived from these facilities. The bonds are paid semi-annually. Maturity is subject to mandatory and optional redemption. The terms of the bonds require the Foundation to lease the related facility to the Board of Regents through year-to-year rental agreements that have multi-year renewal options, in amounts that debt service coverage ratio calculated at the end of the fiscal year is not less than prescribed limits while the rental agreements are in affect. The Foundation shall exercise its option under the loan agreement and indenture to have the bonds redeemed in the principal amounts set forth in the loan agreements.

Bonds payable outstanding at June 30, 2024 and 2023 are as follows:

	Debt Service Coverage	Original		Maturing		anding nces
Revenue Bonds	Ratio Minimum	Issue Amount	Interest Rates	Through Year	2024	2023
Series 2013 Student Housing Refunding						
Student Housing Senior Series 2013A	1.20	28,935,000	2.00% - 5.25%	2036	\$ 13,575,000	\$ 15,110,000
Student Housing Subordinate Series 2013B	1.20	7,260,000	2.00% - 5.25%	2026	2,275,000	3,050,000
Series 2013 Housing Refunding	1.00	27,130,000	2.00% - 5.00%	2029	9,120,000	11,055,000
Series 2014 Student Housing Refunding:						
Student Housing Senior Series 2014A	1.20	21,520,000	3.00% - 5.00%	2036	20,045,000	20,045,000
Student Housing Subordinate Series 2014B	1.20	9,220,000	3.00% - 5.00%	2036	8,570,000	8,570,000
Student Housing Junior Subordinate Series 2014C	1.20	15,820,000	3.00% - 5.00%	2036	7,435,000	8,400,000
Series 2015 Student Housing:						
Student Housing Senior Series 2015A	1.20	24,465,000	2.00% - 5.00%	2038	18,885,000	18,940,000
Student Housing Subordinate Series 2015B	1.20	8,145,000	2.00% - 5.00%	2038	6,015,000	6,325,000
Student Housing Junior Subordinate Series 2015C	1.20	27,180,000	2.00% - 5.00%	2038	22,925,000	24,260,000
Series 2017 Parking and Dining Hall Refunding Lease	1.00	46,085,000	2.00% - 5.00%	2039	37,230,000	38,835,000
Series 2017 Sports and Recreation Park Lease	1.00	42,580,000	3.25% - 5.00%	2040	38,065,000	39,605,000
Series 2020 Sports and Recreation Park Refunding and Howell Hall Renovation:						
Sports Park Recovery Zone Series 2020A	1.00	16,940,000	2.00% - 4.00%	2044	18,895,000	18,985,000
Howell Hall Renovation Series 2020C	1.00	9,625,000	2.00% - 4.00%	2052	9,255,000	9,445,000
Series 2020 Student Housing	1.00	35,360,000	2.00% - 5.00%	2052	35,360,000	35,360,000
Series 2021 Student Housing Refunding	1.00	22,095,000	2.38% - 4.00%	2041	21,285,000	22,095,000
Series 2022 Student Recreation and Activities Center	1.00	32,825,000	4.00% - 5.00%	2042	30,980,000	31,955,000
Subtotal					299,915,000	312,035,000
Unamortized original issue premium					10,468,140	12,635,453
Unamortized bond issue costs					(3,462,632)	(3,853,484)
					\$306,920,508	\$320,816,969

Series 2014, 2013, and 2015 Student Housing Bonds Payable – During the year ended June 30, 2023, the Foundation entered into an Escrow Deposit Agreement to pay and defease the remaining Series 2015 Bonds that refunded the 2006A Facilities Series, and partially refunded the 2013, 2014, and 2015 Housing bond series. An irrevocable sum of \$17,607,666 was deposited in an escrow fund to pay the bonds outstanding with a par amount of \$17,440,000 which have a call date of July 15, 2025. As a result, the previously issued bonds are deemed extinguished for accounting purposes resulting in a gain of \$749,223, which was recognized in the year ended June 30, 2023.

Bond interest expense totaled \$10,907,361 and \$11,128,060 for the years ended June 30, 2024 and 2023, respectively, which represents bond interest expense incurred of \$12,683,824 and \$13,554,021 less bond premium amortization of \$1,776,463 and \$2,425,961, for the years ended June 30, 2024 and 2023, respectively. No interest was capitalized for the years ended June 30, 2024 and 2023.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

# Note 11—Bonds payable (continued)

The estimated aggregate maturities of bonds payable at June 30, 2024 are as follows:

Years Ending June 30,	
2025	\$ 13,375,000
2026	13,985,000
2027	15,055,000
2028	14,475,000
2029	15,155,000
Thereafter	227,870,000
	\$ 299,915,000

Management believes they are in compliance with all debt service coverage ratio requirements and bond covenants at June 30, 2024.

The fair value of the bonds at June 30, 2024 and 2023 was approximately \$304,315,000 and \$314,565,000, respectively, and are classified as Level 1.

#### Note 12—Lease commitments

The Foundation entered into agreements with the Board of Regents for the purposes of erecting, renovating, operating, and maintaining student housing facilities and parking decks under the following terms:

Ground Lease	Initiation Year	Term	Annual Lease ayment
Board of Regents:			 
Austin Residence Complex Phase I	2001	30 years	\$ 1
University Village	2005	30 years	20,000
Village Suites	2007	30 years	10
Central Parking Deck	2007	30 years	10
Dining Hall	2008	30 years	10
Austin Residence Complex Phase II	2011	30 years	10
Student Recreation Activity Center	2013	30 years	10
Howell Hall	2020	30 years	10
2020 Student Housing	2020	30 years	10

The Foundation entered into a lease in March 2020 with Machinist Union: Local Lodge 709 – for the purpose of providing parking for the Marietta Campus. The primary term of the ground lease is 15 years, beginning July 1, 2020, and is renewed annually. For the term beginning July 1, 2024 and ending June 30, 2025, the Foundation agreed to pay the lessor the sum of \$57,887 for annual rent payable in quarterly installments.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

# Note 12—Lease commitments (continued)

The Foundation entered into a lease with 1250 South Marietta Parkway commencing in March 2019 for the Greyhound property. In March 2020, the Foundation agreed to a four-year renewal through March 2024. The Foundation agrees to pay \$42,000 annually in \$3,500 monthly installments throughout the term of the lease. In May 2023, the property was sold to the University, canceling the related lease.

The Foundation entered into an agreement with the University to manage certain Sports Park events. Total fees paid to the Foundation under this agreement was \$226,763 and \$216,065 for the years ended June 30, 2024 and 2023, respectively. The Foundation also has a sublease agreement with the University for its use of the Sports Park. Total fees paid to the University under this agreement were \$222,492 and \$216,065 for the years ended June 30, 2024 and 2023, respectively.

The Foundation entered into a ground lease with the University commencing in 2003 and amended in 2010 for the use of certain real property on the University's campus. In 2010, the Foundation agreed to pay \$20,000 annually through June 30, 2036.

The Foundation has operating lease right-of-use asset, net of amortization, of \$3,975,956 and \$4,213,207, and an operating lease liability of \$4,061,374 and \$4,287,903, reported on the consolidated statements of financial position at June 30, 2024 and 2023, respectively. The weighted average discount rate was 1.76% as of June 30, 2024 and 2023. The weighted average remaining lease term was 14.9 and 15.9 at June 30, 2024, and 2023, respectively. Operating lease expense included in management and general expenses were \$310,245 and \$514,171, for the years ended June 30, 2024 and 2023, respectively. Cash paid for amounts included in measurement of lease liabilities were \$299,523 and \$496,852 for the years ended June 30, 2024 and 2023, respectively. Sublease income, included in leasing income, was \$57,031 and \$84,488 for the years ended June 30, 2024 and 2023, respectively.

The maturities of lease liabilities as of June 30 were as follows:

Years Ending June 30,
-----------------------

rears Enaing bane 50,	
2025	\$ 307,027
2026	313,235
2027	314,116
2028	315,011
2029	315,919
Thereafter	 3,062,114
	4,627,422
Less interest	 (566,048)
	\$ 4,061,374

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30, 2024 AND 2023

# Note 13—Net assets with donor restrictions

Net assets with donor restrictions are restricted for the following purpose or periods as of June 30:

		2024	 2023
Subject to expenditure for specified purpose:	' <u></u>		
Academic and program support	\$	26,854,772	\$ 23,353,684
Scholarships		16,078,325	10,168,496
Special events		1,990,086	2,196,251
Other University support		4,295,064	2,712,609
Unconditional promises to give, the proceeds from which have been restricted by donor for:			
Academic and program support		9,068,455	3,685,320
Scholarships and awards		1,864,291	3,799,030
Special events and programs		260,000	45,860
Other University support		93,360	 144,621
		60,504,353	46,105,871
Subject to the passage of time:			
Assets held under split-interest agreements			 10,676
Subject to purpose and time restrictions		60,504,353	 46,116,547
Underwater endowments			(269,456)
Perpetual in nature:			
Subject to endowment spending policy and appropriation:			
Scholarships		61,073,479	62,929,274
Program support		21,664,114	20,007,584
Special events and programs		1,305,517	1,172,517
Other University support		6,868,665	3,536,080
Promises to give, the proceeds from which			
have been restricted by donor for:		0.705.000	0.040.000
Scholarships		2,795,338	2,218,223
Academic programs		40,000	12,500
Program support		4,151,833	 4,714,965
Total perpetual in nature		97,898,946	 94,591,143
Total net assets with donor restrictions	\$	158,403,299	\$ 140,438,234

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

# Note 13—Net assets with donor restrictions (continued)

Net assets with donor restrictions consist of the following as of June 30:

	2024	2023
Subject to expenditure for specified purpose:		
Cash	\$ 2,000,000	\$ 3,120,319
Unconditional promises to give, net	11,286,106	7,674,840
Investments	47,870,563	37,404,536
Accounts payable and accrued expenses	(652,316)	(2,352,604)
Total subject to expenditure for specified purpose	60,504,353	 45,847,091
Perpetual in nature:	_	 
Cash	158,561	111,471
Unconditional promises to give, net	6,987,171	6,945,689
Investments	 90,753,214	 87,533,983
Total perpetual in nature	 97,898,946	94,591,143
Total net assets with donor restrictions	\$ 158,403,299	\$ 140,438,234

# Note 14—Net assets released from restrictions

Net assets were released from donor restrictions during the years ended June 30, by incurring expenses satisfying the restricted purposes specified by donors as follows:

Purpose restrictions accomplished:

	 2024		2023
Scholarships and awards	\$ 4,154,696	\$	3,648,793
Academic and program support	5,628,243		5,350,965
Special events and programs	348,328		454,300
Other University support	 645,721		531,751
	\$ 10,776,988	\$	9,985,809

#### Note 15—Endowment

The Foundation's endowment consists of approximately 520 individual funds by donors to provide annual funding for a variety of purposes.

*Interpretation of Relevant Law* – The Board of Trustees of the Foundation has interpreted the Georgia Uniform Prudent Management of Institutional Funds Act ("UPMIFA") of 2008 as requiring the assets of an endowment fund be donor restricted until allocated for spending, unless otherwise specifically stated in the gift instrument.

The board believes this interpretation is consistent with the established board-approved investment and spending policy. In accordance with the investment policy and UPMIFA, all restricted endowment assets are invested in the endowment pool on a pooled basis until allocated for spending.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

### Note 15—Endowment (continued)

As a result of this interpretation, for accounting and financial statement purposes, the Foundation classifies the historic dollar value of assets held as donor-restricted endowment, including any subsequent gifts and any accumulations to donor-restricted endowments made in accordance with the direction of the applicable gift instruments with the net assets with donor restrictions.

Funds with Deficiencies – From time to time, certain donor-restricted endowment funds may have fair values less than the amount the donor or UPMIFA requires the Foundation to retain as a fund of perpetual duration.

Underwater endowment funds consisted of the following at June 30, 2024 and 2023:

	2024	<u> </u>	2023		
Original gift value Fair value	\$	-	\$	9,150,126 8,880,670	
Deficiencies	\$		\$	(269,456)	

Return Objectives and Risk Parameters – The Foundation has adopted investment and spending policies for endowment assets that attempt to provide a predictable stream of funding to programs supported by its endowment while seeking to maintain the historic dollar value of the endowment assets. Endowment assets include those assets of donor-restricted funds the Foundation must hold in perpetuity as well as board-designated funds. Under this policy, as approved by the Board of Trustees, the endowment assets are invested in a manner that is intended to produce results that exceed the price and yield results of benchmark indexes of similar assets classes while assuming a moderate level of investment risk. The following are benchmark indexes: 55.0% MSCI AC World Index Net; 13.0% Bloomberg Barclays US Aggregate Bond Index; 10.0% HFRI FOF Conservative Index; 7.0% ICS BofA Merrill Lynch (ML) Hi-Yld Master; 7% NCREIF ODCE (Lagged); 6.0% S&P Global LargeMidCap Commodities Index; 2.0% DJ Wilshire US Select Real Estate Index. The target rate of the return for the KSU Foundation is 6.75%. Actual returns in any given year may vary from this amount.

Strategies Employed for Achieving Objectives – To satisfy its long-term rate-of-return objectives, the Foundation relies on a total return strategy in which investment returns are achieved through both capital appreciation (realized and unrealized) and current yield (interest and dividends). The Foundation targets a diversified asset allocation to achieve its long-term return objectives within prudent risk constraints.

At June 30, 2024 and 2023, the target assets allocations were as follows:

	2024	2023
Large cap domestic equity	43%	43%
Domestic bonds	13%	13%
Real estate	4%	4%
Private capital	12%	12%
Private natural resources	4%	4%
Public natural resources	2%	2%
Private real estate	5%	5%
Diversifying strategies	10%	10%
Credit	7%	7%
	100%	100%

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

# Note 15—Endowment (continued)

The endowment net asset composition by type of fund as of June 30 is as follows:

2024	Without Donor Restrictions				Vith Donor testrictions	Total	
Non-restricted endowment funds: Board-designated honors match Board-designated quasi-endowment	\$	43,395 1,004,753	\$		\$	43,395 1,004,753	
Donor-restricted endowment fund: Original donor-restricted gift amounts and amounts required to be maintained in							
perpetuity by donor				90,911,775		90,911,775	
Accumulated investment gains				27,220,223		27,220,223	
Total funds	\$	1,048,148	\$	118,131,998	\$	119,180,146	
	_	hout Donor		Vith Donor Restrictions		Total	
2023	Re	estrictions		esti ictions		TOLAI	
Non-restricted endowment funds: Board-designated honors match Board-designated quasi-endowment		108,395 313,545	\$	-	\$	108,395 313,545	
Non-restricted endowment funds: Board-designated honors match		108,395		- -	\$	108,395	
Non-restricted endowment funds: Board-designated honors match Board-designated quasi-endowment  Donor-restricted endowment fund: Original donor-restricted gift amounts and		108,395		87,645,455	\$	108,395	
Non-restricted endowment funds: Board-designated honors match Board-designated quasi-endowment  Donor-restricted endowment fund: Original donor-restricted gift amounts and amounts required to be maintained in		108,395		- -	\$	108,395 313,545	

Spending Policy and How the Investment Objectives Related to Spending Policy - In accordance with UPMIFA, the Foundation considers the following factors in making a determination to appropriate and allocate assets for spending or accumulate assets of an endowment fund:

- 1. The duration and preservation of the fund
- 2. The purposes of the Foundation and the endowment fund
- 3. General economic conditions
- 4. The possible effect of inflation and deflation5. The expected total return from income and the appreciation of investments
- 6. Other resources of the Foundation
- 7. The investment policies of the Foundation

The Foundation had an endowment spending policy for the years ended June 30, 2024 and 2023 appropriating for distribution 0% to 4% calculated based on the average fair value balance of the last 12 rolling guarters. respectively, as of the calendar year-end of preceding fiscal year that was adjusted using a sliding scale based on its endowment fund's fair value as of the calendar year-end of preceding fiscal year in which the distribution is planned.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30, 2024 AND 2023

# Note 15—Endowment (continued)

Changes in endowment net assets for the years ended June 30, 2024 and 2023 are as follows:

2024		hout Donor	-	With Donor Restrictions		Total
Endowment net assets, beginning of year	\$	421,940	\$	105,912,597	\$	106,334,537
Investment return, net	Ψ	39,298	Ψ	11,667,403	Ψ	11,706,701
Contributions		00,200		2,725,343		2,725,343
Appropriation of endowment assets pursuant				_,0,0 .0		_,0,0 .0
to spending-rate policy		(1,990)		(2,714,322)		(2,716,312)
Transfers to comply with donor intent		-		475,977		475,977
Quasi-endowment		653,900		-		653,900
Transfer from KSU Alumni Association, Inc.				-		-
Honors Program Matching Fund		(65,000)		65,000		
Endowment net assets, end of year	\$	1,048,148	\$	118,131,998	\$	119,180,146
2023		hout Donor	-	With Donor Restrictions		Total
2023 Endowment net assets, beginning of year			-		\$	
2023 Endowment net assets, beginning of year Investment return, net	Re	estrictions	F	Restrictions	\$	<b>Total</b> 89,245,895 8,088,208
Endowment net assets, beginning of year	Re	399,836	F	<b>Restrictions</b> 88,846,059	\$	89,245,895
Endowment net assets, beginning of year Investment return, net	Re	399,836	F	88,846,059 8,073,858	\$	89,245,895 8,088,208
Endowment net assets, beginning of year Investment return, net Contributions	Re	399,836	F	88,846,059 8,073,858	\$	89,245,895 8,088,208
Endowment net assets, beginning of year Investment return, net Contributions Appropriation of endowment assets pursuant	Re	399,836 14,350	F	88,846,059 8,073,858 9,400,614	\$	89,245,895 8,088,208 9,400,614
Endowment net assets, beginning of year Investment return, net Contributions Appropriation of endowment assets pursuant to spending-rate policy Transfers to comply with donor intent Quasi-endowment	Re	399,836 14,350	F	Restrictions 88,846,059 8,073,858 9,400,614 (2,252,417) 1,619,882	\$	89,245,895 8,088,208 9,400,614 (2,340,530) 1,619,882 230,850
Endowment net assets, beginning of year Investment return, net Contributions Appropriation of endowment assets pursuant to spending-rate policy Transfers to comply with donor intent Quasi-endowment Transfer from KSU Alumni Association, Inc.	Re	399,836 14,350 - (88,113) - 230,850	F	88,846,059 8,073,858 9,400,614 (2,252,417) 1,619,882	\$	89,245,895 8,088,208 9,400,614 (2,340,530) 1,619,882
Endowment net assets, beginning of year Investment return, net Contributions Appropriation of endowment assets pursuant to spending-rate policy Transfers to comply with donor intent Quasi-endowment	Re	399,836 14,350 - (88,113)	F	Restrictions 88,846,059 8,073,858 9,400,614 (2,252,417) 1,619,882	\$	89,245,895 8,088,208 9,400,614 (2,340,530) 1,619,882 230,850

The board-designated endowment for the KSU Journey Honors College Endowment Matching Fund consists of \$5,000,000 the Foundation was contractually obligated to set aside to fund-matching gifts. The board-designated endowments purpose is to match 50% of any endowed gift, or legally binding pledge of at least \$50,000, to a named endowment fund for the exclusive support of the KSU Journey Honors College, up to a maximum of \$5,000,000. During the years ended June 30, 2024 and 2023, \$65,000 and \$134,983, respectively, were transferred from board designated to with donor restrictions. The total amount provided by the Foundation for the Honors Program Matching Fund was fully matched through June 30, 2024.

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30. 2024 AND 2023

### Note 16—Related party transactions

During the year ended June 30, 2019, the Foundation entered into a memorandum of understanding with the University to manage the Foundation's housing properties. Total fees paid to the University under this agreement were \$499,216 and \$479,916 for the years ended June 30, 2024 and 2023, respectively.

During the year ended June 30, 2020, the Foundation entered into an agreement with the University to sublease property at 1032 S. Marietta Parkway SE, Marietta, Georgia 30060, for the use of parking for the Marietta campus. Total fees paid to the Foundation under this agreement were \$57,031 and \$56,188 for the years ended June 30, 2024 and 2023, respectively.

The Foundation entered into an agreement with the University to manage certain Sports Park events. Total fees paid to the Foundation under this agreement was \$222,492 and \$216,065 for the years ended June 30, 2024 and 2023, respectively. The Foundation also has a sublease agreement with the University for its use of the Sports Park. Total fees paid to the University under this agreement were \$203,951 and \$216,546 for June 30, 2024 and 2023, respectively.

At June 30, amounts due from the University and its affiliates are as follows:

	2024		2023	
Operating accounts payable	\$ 169,969	\$	167,521	

At June 30, amounts due to the University and its affiliates were as follows:

	 2024		2023	
Capital projects payable	\$ 811,122	\$	-	
Operating accounts payable	482,892		669,110	
Scholarships payable	364,813		204,401	
KSU Athletic Association, Inc. payable	 _		34,780	
	\$ 1,658,827	\$	908,291	

On June 3, 2023, the Board of Directors of the Kennesaw State University Alumni Association, Inc. (the "Association") voted to dissolve the Association and transfer its assets and liabilities, including its endowments that were previously administered by the Foundation, to the Foundation. On June 5, 2023, the Association transferred the majority of its assets, primarily cash of \$300,022, to the Foundation. The transfer of all remaining assets and liabilities was completed on June 30, 2023, with the resulting transfer of total net assets to the Foundation of \$389,640. The Association was legally dissolved on July 18, 2023.

On July 26, 2023, the Foundation entered into a memorandum of understanding with the Kennesaw State University Athletic Association, Inc. (the "Athletic Association") under which the Athletic Association has made an unconditional promise to give in the amount of \$5,000,000 to the Foundation for the Athletics Capital Campaign on or before June 30, 2033. The unconditional promise to give is to be paid to the Foundation from annual sponsorship naming rights of the football stadium at the University via the Naming Rights Commitment signed on July 1, 2023 between the Athletics Association and Fifth Third Bank, NA. At June 30, 2024, the Foundation has recorded in unconditional promises to give, net on the consolidated statement of financial position \$4,297,981, net of present value discount, related to this pledge.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30, 2024 AND 2023

# Note 17—Discontinued operations

In July 2020, the Foundation discontinued its hospitality operations, the Kennesaw Inn. During the year ended June 30, 2021, the board made the decision to cease operations at the Kennesaw Inn and demolish the building. At June 30, 2022, the Foundation held assets related to the discontinued hospitality business unit of \$1,630,399; which primarily consisted of land. During the year ended June 30, 2024, the Foundation's management reevaluated its future plans for the land and determined the land would be utilized for other purposes and transferred it to property and equipment.

# Note 18—Subsequent events

The Foundation has evaluated subsequent events occurring through September 10, 2024, the date on which the consolidated financial statements were available to be issued.