Financial Statements for the Years Ended June 30, 2016 and 2015

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CERTIFIED PUBLIC ACCOUNTANTS & BUSINESS ADVISORS

Report of Independent Auditors

Board of Trustees of the UGA Real Estate Foundation, Inc.:

Report on Financial Statements

We have audited the accompanying statements of net position of UGAREF Central Precinct, LLC (the "Central Precinct Entity"), an affiliated organization of UGA Real Estate Foundation, Inc. as of June 30, 2016 and 2015 and the related statements of revenues, expenses and changes in net position, statements of cash flows, and the notes to the financial statements for the years then ended, which collectively comprise the Central Precinct Entity's basic financial statements as listed in the table of contents.

The accompanying financial statements have been prepared from the separate records maintained by the Central Precinct Entity and may not necessarily be indicative of the conditions that would have existed or the changes in its net position if the Central Precinct Entity had been operated as an unaffiliated organization.

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 opinions 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 and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. 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 opinions.

Opinions

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Central Precinct Entity as of June 30, 2016 and 2015, and the changes in its net position and its cash flows for the years then ended, in conformity with accounting principles generally accepted in the United States of America.

Other Matters – Required Supplemental Information

Management has omitted the management's discussion and analysis that accounting principles generally accepted in the United States of America require to be presented to supplement the basic financial statements. Such missing information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board, who considers it to be an essential part of the financial reporting for the basic financial statements in an appropriate operational, economic, or historical context. Our opinion on the basic financial statements is not affected by this missing information.

Other Reporting Required by Government Auditing Standards

Trinity accounting Group, P.C.

In accordance with *Government Auditing Standards*, we have also issued our report dated August 31, 2016 on our consideration of the Central Precinct Entity's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, grant agreements, and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Central Precinct Entity's control over financial reporting.

Athens, Georgia

August 31, 2016

Statements of Net Position

June 30, 2016 and 2015

ASSETS Current Assets Cash and Cash Equivalents \$ 1,355,583 \$ 1,260,737 Capital Leases Receivable, current portion 289,622 225,469 Total Current Assets 1,645,205 1,486,206 Noncurrent Assets 36,278 - Bond Proceeds Restricted for Debt Service 36,278 - Capital Leases Receivable, noncurrent portion 52,570,068 52,859,690 Capital Leases Receivable, noncurrent portion 52,570,068 52,859,690 Total Noncurrent Assets 56,080,029 57,371,626 DEFERRED OUTFLOWS OF RESOURCES Deferred Loss on Refundings 7,447,698 - Current Liabilities Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts 346,417 379,250 Bonds Payable, current portion 1,755,000 1,635,00 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 59,344,064 52,704,883 <th></th> <th>2016</th> <th>2015</th>		2016	2015
Cash and Cash Equivalents \$ 1,355,583 \$ 1,260,737 Capital Leases Receivable, current portion 289,622 225,469 Total Current Assets 1,645,205 1,486,206 Noncurrent Assets \$ 36,278 - Bond Proceeds Restricted for Debt Service 36,278 - Capital Lease Interest Receivable 1,828,478 3,025,730 Capital Leases Receivable, noncurrent portion 52,570,068 52,859,690 Total Noncurrent Assets 54,434,824 55,885,420 Total Assets 56,080,029 57,371,626 DEFERRED OUTFLOWS OF RESOURCES Deferred Loss on Refundings 7,447,698 - Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Rent Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities Bonds Payable, noncurrent portion 52,250,000 56,135,000 Premium (Discou	ASSETS		
Capital Leases Receivable, current portion 289,622 225,469 Total Current Assets 1,645,205 1,486,206 Noncurrent Assets 36,278 - Bond Proceeds Restricted for Debt Service 36,278 - Capital Lease Interest Receivable 1,828,478 3,025,730 Capital Leases Receivable, noncurrent portion 52,570,068 52,859,690 Total Noncurrent Assets 54,434,824 55,885,420 Total Assets 56,080,029 57,371,626 Deferred Loss on Refundings 7,447,698 - LIABILITIES Total Current Liabilities 8,773 8,713 Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Rent Receipts 346,417 379,250 8,763 8,518 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 59,344,064 3,430,117 Total Noncurrent portion 52,250,000 56,135,000 Premium (Discount)	Current Assets		
Noncurrent Assets 1,645,205 1,486,206 Noncurrent Assets 36,278 - Bond Proceeds Restricted for Debt Service 36,278 - Capital Lease Interest Receivable 1,828,478 3,025,730 Capital Leases Receivable, noncurrent portion 52,570,068 52,859,690 Total Noncurrent Assets 54,434,824 55,885,420 Total Assets 56,080,029 57,371,626 DEFERRED OUTFLOWS OF RESOURCES 7,447,698 - Deferred Loss on Refundings 7,447,698 - LIABILITIES Strate of Contract of Contract Services 30,913 114,718 Actrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 59,344,064 52,704,883 Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61	Cash and Cash Equivalents	\$ 1,355,583	\$ 1,260,737
Noncurrent Assets Bond Proceeds Restricted for Debt Service 36,278 - Capital Lease Interest Receivable 1,828,478 3,025,730 Capital Leases Receivable, noncurrent portion 52,570,068 52,859,690 Total Noncurrent Assets 54,434,824 55,885,420 Total Assets 56,080,029 57,371,626 DEFERRED OUTFLOWS OF RESOURCES Deferred Loss on Refundings 7,447,698 - Current Liabilities Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities Bonds Payable, noncurrent portion 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 <td>Capital Leases Receivable, current portion</td> <td>289,622</td> <td>225,469</td>	Capital Leases Receivable, current portion	289,622	225,469
Bond Proceeds Restricted for Debt Service 36,278 - Capital Lease Interest Receivable 1,828,478 3,025,730 Capital Leases Receivable, noncurrent portion 52,570,068 52,859,690 Total Noncurrent Assets 54,434,824 55,885,420 Total Assets 56,080,029 57,371,626 DEFERRED OUTFLOWS OF RESOURCES Deferred Loss on Refundings 7,447,698 - Current Liabilities Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts - 12,411 Advance Lease Payment Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities Bonds Payable, noncurrent portion 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,	Total Current Assets	1,645,205	1,486,206
Capital Lease Interest Receivable Capital Leases Receivable, noncurrent portion Capital Leases Receivable, noncurrent portion Total Noncurrent Assets 52,870,068 52,859,690 52,859,690 52,859,690 54,434,824 55,885,420 Total Assets 56,080,029 57,371,626 DEFERRED OUTFLOWS OF RESOURCES Deferred Loss on Refundings 7,447,698 LIABILITIES Current Liabilities Accrued Interest Payable Advance Rent Receipts 8,773 8,518 8,518 8,773 8,51	Noncurrent Assets		
Capital Leases Receivable, noncurrent portion 52,570,068 52,859,690 Total Noncurrent Assets 54,434,824 55,885,420 Total Assets 56,080,029 57,371,626 DEFERRED OUTFLOWS OF RESOURCES Deferred Loss on Refundings 7,447,698 - LIABILITIES Current Liabilities Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities Bonds Payable, noncurrent portion 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 59,344,064 52,704,883 NET POSITION Unrestricted 1,962,560 2,516,846	Bond Proceeds Restricted for Debt Service	36,278	-
Total Noncurrent Assets 54,434,824 55,885,420 Total Assets 56,080,029 57,371,626 DEFERRED OUTFLOWS OF RESOURCES Deferred Loss on Refundings 7,447,698 - LIABILITIES Current Liabilities Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION 1,962,560 2,516,846	Capital Lease Interest Receivable	1,828,478	3,025,730
Total Assets 56,080,029 57,371,626 DEFERRED OUTFLOWS OF RESOURCES Deferred Loss on Refundings 7,447,698 - LIABILITIES Current Liabilities Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION 1,962,560 2,516,846	Capital Leases Receivable, noncurrent portion	52,570,068	52,859,690
DEFERRED OUTFLOWS OF RESOURCES Deferred Loss on Refundings 7,447,698 - LIABILITIES Current Liabilities Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts - 12,411 Advance Lease Payment Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION 1,962,560 2,516,846	Total Noncurrent Assets	54,434,824	55,885,420
Deferred Loss on Refundings 7,447,698 - LIABILITIES Current Liabilities Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts - 12,411 Advance Lease Payment Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION 1,962,560 2,516,846	Total Assets	56,080,029	57,371,626
Deferred Loss on Refundings 7,447,698 - LIABILITIES Current Liabilities Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts - 12,411 Advance Lease Payment Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION 1,962,560 2,516,846	DEFERRED OUTELOWS OF RESOURCES		
Current Liabilities Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts - 12,411 Advance Lease Payment Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities Bonds Payable, noncurrent portion 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION 1,962,560 2,516,846 Unrestricted 1,962,560 2,516,846		7,447,698	
Accrued Interest Payable 90,913 114,718 Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts - 12,411 Advance Lease Payment Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities Bonds Payable, noncurrent portion 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION 1,962,560 2,516,846 Unrestricted 1,962,560 2,516,846	LIABILITIES		
Advance Rent Receipts 8,773 8,518 Advance Insurance Receipts - 12,411 Advance Lease Payment Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION Unrestricted 1,962,560 2,516,846	Current Liabilities		
Advance Insurance Receipts - 12,411 Advance Lease Payment Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION Unrestricted 1,962,560 2,516,846	Accrued Interest Payable	90,913	114,718
Advance Lease Payment Receipts 346,417 379,250 Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION Unrestricted 1,962,560 2,516,846	Advance Rent Receipts	8,773	8,518
Bonds Payable, current portion 1,775,000 1,635,000 Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION Unrestricted 1,962,560 2,516,846	Advance Insurance Receipts	-	12,411
Total Current Liabilities 2,221,103 2,149,897 Noncurrent Liabilities 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION Unrestricted 1,962,560 2,516,846	Advance Lease Payment Receipts	346,417	379,250
Noncurrent Liabilities Bonds Payable, noncurrent portion 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION Unrestricted 1,962,560 2,516,846	Bonds Payable, current portion	1,775,000	1,635,000
Bonds Payable, noncurrent portion 52,250,000 56,135,000 Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION Unrestricted 1,962,560 2,516,846	Total Current Liabilities	2,221,103	2,149,897
Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION	Noncurrent Liabilities		
Premium (Discount) on Bonds Payable 7,094,064 (3,430,117) Total Noncurrent Liabilities 59,344,064 52,704,883 Total Liabilities 61,565,167 54,854,780 NET POSITION	Bonds Payable, noncurrent portion	52,250,000	56,135,000
Total Liabilities 61,565,167 54,854,780 NET POSITION Unrestricted 1,962,560 2,516,846	·		
NET POSITION 1,962,560 2,516,846 Unrestricted 1,962,560 2,516,846	Total Noncurrent Liabilities	59,344,064	52,704,883
Unrestricted 1,962,560 2,516,846	Total Liabilities	61,565,167	54,854,780
Unrestricted 1,962,560 2,516,846	NET POSITION		
		1,962,560	2,516,846
	Total Net Position		

Statements of Revenues, Expenses, and Changes in Net Position

Years Ended June 30, 2016 and 2015

	2016		2015	
Operating Revenues				
Rental Income	\$	102,210	\$	99,234
Capital Lease Interest Income		3,128,284		3,203,235
Total Operating Revenues		3,230,494		3,302,469
Operating Expenses				
Project Expenses				
Legal and Accounting		5,750		8,524
Management Fees		108,000		108,000
Other Expenses		48		53
Total Operating Expenses		113,798		116,577
Operating Income		3,116,696		3,185,892
Nonoperating Revenues (Expenses)				
Investment Income		3,735		245
Interest Expense, net		(3,674,717)		(3,210,238)
Total Nonoperating Revenues (Expenses)		(3,670,982)		(3,209,993)
Change in Net Position		(554,286)		(24,101)
Net Position				
Beginning of Year		2,516,846		2,540,947
End of Year	\$	1,962,560	\$	2,516,846

Statements of Cash Flows

Years Ended June 30, 2016 and 2015

	2016	2015
Cash Flows from Operating Activities		
Receipts from Rental Income	\$ 90,054	\$ 100,348
Receipts of Principal on Capital Leases	230,725	210,485
Receipts of Interest on Capital Leases	4,287,447	4,348,818
Receipts for Payments Reimbursable by the University	43,492	38,774
Payments of Management Fees	(108,000)	(108,000)
Payments to Suppliers of Goods and Services	(5,798)	(8,577)
Payments Reimbursable by the University	(43,492)	 (38,774)
Net Cash Provided by Operating Activities	 4,494,428	 4,543,074
Cash Flows from Investing Activities		
Investment Income	 3,735	245
Net Cash Provided by Investing Activities	3,735	245
Cash Flows from Capital and Related Financing Activities		
Proceeds from Sale of Bonds	448,282	-
Payment of Bond Issuance Costs	(412,005)	-
Interest Payments on Long-Term Debt	(2,768,316)	(2,842,240)
Principal Repayment on Bonds Payable	(1,635,000)	 (1,570,000)
Net Cash Used in Capital and Related Financing Activities	(4,367,039)	(4,412,240)
Net Increase in Cash and Cash Equivalents	131,124	131,079
Cash and Cash Equivalents		
Beginning of Year	1,260,737	1,129,658
End of Year	\$ 1,391,861	\$ 1,260,737

Statements of Cash Flows

Years Ended June 30, 2016 and 2015

	2016		2015	
Reconciliation of Operating Income to Net Cash Provided by				
Operating Activities				
Operating Income	\$	3,116,696	\$	3,185,892
Adjustments to Reconcile Operating Income to Net Cash				
Provided by Operating Activities				
Receipts of Principal on Capital Leases		230,725		210,485
Changes in Assets and Liabilities				
Capital Lease Interest Receivable		1,197,252		1,147,642
Advance Rent Receipts Liabilities		255		248
Advance Insurance Receipts Liabilities		(12,411)		866
Advance Lease Payment Receipts Liabilities		(38,089)		(2,059)
Net Cash Provided by Operating Activities	\$	4,494,428	\$	4,543,074
Reconciliation of Cash and Cash Equivalents to the				
Statements of Net Position				
Cash and Cash Equivalents, per Statements of Net Position Cash and Cash Equivalents Included in Bond Proceeds	\$	1,355,583	\$	1,260,737
Restricted for Debt Service		36,278		-
Total Cash and Cash Equivalents	\$	1,391,861	\$	1,260,737
Schedule of Noncash Investing, Capital and Related Financing Acti	ivitv			
Bonds Payable Refunded through New Bond Issue and	,			
Related Cost of Issuance	\$	60,695,302	\$	-

Notes to Financial Statements

June 30, 2016 and 2015

Note 1 - Organization

UGAREF Central Precinct, LLC (the "Central Precinct Entity") is a single-member limited liability company created in 2007 by the UGA Real Estate Foundation, Inc. (the "Real Estate Foundation"). The purpose of the Central Precinct Entity includes the construction, financing and leasing of a parking deck and student center expansion in Athens, Georgia to benefit the University of Georgia (the "University"), which is governed by the Board of Regents of the University System of Georgia (the "Board of Regents"). Since August 2008 and May 2009, the parking deck and student center expansion, respectively, have been complete and under lease with the Board of Regents.

The Real Estate Foundation was incorporated under the laws of the state of Georgia as a nonprofit corporation in 1999 and qualifies as a tax-exempt corporation under Section 501(c)(3) of the Internal Revenue Code for the purpose of managing and improving various real estate assets for the benefit of the University and may also provide support to the Board of Regents and colleges and universities of the University System of Georgia.

The Real Estate Foundation's sole member is the University of Georgia Research Foundation, Inc. (the "Research Foundation"). The Real Estate Foundation operates under a cooperative organization agreement with the Board of Regents.

The Research Foundation was incorporated under the laws of the state of Georgia as a nonprofit corporation in 1978 and qualifies as a tax-exempt corporation under Section 501(c)(3) of the Internal Revenue Code. The Research Foundation is a cooperative organization serving the University and is organized to fulfill broad scientific, literary, educational, and charitable purposes and operates to enhance the three-pronged mission of the University of teaching, research, and public service. The Research Foundation contributes heavily to the research function of the University by securing research contracts, grants, and awards from individuals, institutions, private organizations, and government agencies for the performance of sponsored research, development, education, or other programs in the various University colleges, schools, departments, and other units of the University.

Note 2 - Summary of Significant Accounting Policies

Basis of Presentation

The Central Precinct Entity's financial statements have been prepared in accordance with the accounting principles generally accepted in the United States of America as prescribed by the Governmental Accounting Standards Board ("GASB"). The Statements of Governmental Accounting Standards ("SGAS") are issued by GASB. The information included within the accompanying financial statements may not necessarily be indicative of the conditions that would have existed or the changes in its net position if the Central Precinct Entity had been operated as an organization not affiliated with the Real Estate Foundation.

The financial statement presentation provides a comprehensive, entity-wide perspective of the Central Precinct Entity's assets, liabilities, deferred inflows/outflows of resources, net position, revenues, expenses, changes in net position, and cash flows.

Notes to Financial Statements

June 30, 2016 and 2015

Note 2 – Summary of Significant Accounting Policies (Continued)

Reporting Entity

In accordance with the criteria in SGAS No. 61, *The Financial Reporting Entity,* the Research Foundation is a legally separate, tax exempt organization whose activities primarily support the University, a unit of the University System of Georgia (an organization unit of the state of Georgia). The Research Foundation is considered an affiliated organization of the University and due to its financial significance, the Research Foundation's financial activities are included in the University and University System of Georgia's reports. The State Accounting Office determined component units of the state of Georgia, as required by SGAS No. 61, should not be assessed in relation to their significance to the University. Accordingly, the Research Foundation qualifies for treatment as a component unit of the state of Georgia.

The Real Estate Foundation qualifies as a component unit of the Research Foundation. The statements of the Real Estate Foundation are reported discretely in the Research Foundation's financial statements. The Real Estate Foundation is the sole member of a number of limited liability companies, including the Central Precinct Entity, which effectively carry out the operations of the Real Estate Foundation. Therefore, the Real Estate Foundation and all its limited liability companies are shown using a blended presentation; that is, the activity of the Central Precinct Entity is shown in the same column with the activity of the Real Estate Foundation and all its other limited liability companies. SGAS No. 35, Basic Financial Statements and Managements' Discussion and Analysis for Public Colleges and Universities, requires a presentation of Management's Discussion and Analysis ("MD&A"). The MD&A is considered to be required supplemental information. MD&A related to the Central Precinct Entity is presented with and precedes the financial statements of the Real Estate Foundation.

Complete financial statements of the Real Estate Foundation may be obtained at the Real Estate Foundation's administrative office. The address is as follows:

UGA Real Estate Foundation, Inc. c/o Controller's Office 324 Business Services Building 456 E. Broad Street Athens, GA 30602

Basis of Accounting

The Central Precinct Entity's financial statements have been presented using the accrual basis of accounting. Under the accrual basis, revenues are recognized when earned, and expenses are recorded when an obligation has been incurred.

Notes to Financial Statements

June 30, 2016 and 2015

Note 2 – Summary of Significant Accounting Policies (Continued)

Cash and Cash Equivalents

The Central Precinct Entity considers all short-term investments with an original maturity of three months or less to be cash equivalents. Investments in the Board of Regents Short-term Fund are carried at fair value. All other short-term investments, which consist of money markets, certificates of deposit, and non-participating repurchase agreements, are carried at cost. Balances may at times exceed federally insured limits.

The Board of Trustees of the Real Estate Foundation has designated certain cash balances to fund future obligations. As of June 30, 2016 and 2015, the cash amounts include \$329,743 and \$365,686, respectively, reserved for debt service, and \$944,679 and \$782,213, respectively, reserved for future repairs and replacement of real property.

Investments

In accordance with SGAS No. 31, Accounting and Financial Reporting for Certain Investments and for External Investment Pools, the Central Precinct Entity is required to present certain investments at their fair value if the investment has a readily determined market value. Investments are carried at market value. Realized gains and losses are computed using the specific identification method.

Bond Proceeds Restricted for Debt Service

Proceeds from bond issuances are held by an independent trustee and are restricted for the purpose of funding interest, administrative fees, and cost of issuance associated with the bond offering. As of June 30, 2016 and 2015, the proceeds from bond issuances include \$36,278 and \$0.

Capital Leases Receivable

The Central Precinct Entity enters into lease contracts of real property as a lessor. The terms and conditions of these contracts are assessed and the leases are classified as operating leases or capital leases according to their economic substance. When making such an assessment, the Central Precinct Entity focuses on the following aspects: a) transfer of ownership of the asset to the lessee at the end of the lease term; b) existence of a bargain purchase option held by the lessee; c) whether the lease term is for the major part of the economic life of the asset; and d) whether the present value of the minimum lease payments is substantially equal to the fair value of the leased asset at inception of the lease term. If one or more of the conditions are met, the lease is generally classified as a capital lease. The initial recording of the capital lease receivable is made on the day the real property is placed in service, with a corresponding entry to remove the capital asset using the lesser of the net present value of the lease payments or the fair value of the leased property. Capital leases are amortized over the term of the lease using the effective interest rate – the implicit rate that exactly discounts estimated future cash receipts through the expected life of the lease. Lease payments are allocated between the principal and interest components. Capital leases receivable consist of capital lease payments due for real property owned by the University. Collectability of these lease payments is reasonably assured and no allowance for uncollectible amounts has been established.

Capital Assets

Expenditures for maintenance and repairs are charged to operations as incurred, while renewals and betterments are capitalized. As of June 30, 2016 and 2015, the Central Precinct Entity had no capital assets.

Notes to Financial Statements

June 30, 2016 and 2015

Note 2 – Summary of Significant Accounting Policies (Continued)

Deferred Outflows/Inflows of Resources

In accordance with SGAS No. 65, *Items Previously Reported as Assets and Liabilities*, the statements of net position report a separate financial statement element, deferred outflows of resources, which represents a consumption of net position that applies to a future period and will not be recognized as an outflow of resources until that time. The Central Precinct Entity's deferred loss on refunding qualifies for reporting in this category. The deferred loss on refunding results from the difference in the carrying value of refunded debt and its reacquisition price. This amount is deferred and amortized over the shorter of the life of the refunded or refunding debt using the straight-line method. In addition to liabilities, the statements of net position will at times report a separate section for deferred inflows of resources. This separate financial statement element, deferred inflows of resources, represents an acquisition of net position that applies to a future period and will not be recognized as revenue until that time. The Central Precinct Entity does not have any item that qualifies for reporting in this category.

For the year ended June 30, 2016, the Central Precinct Entity recognized interest expense and deferred loss accumulated amortization related to the deferred loss on refunding of \$14,132.

Bonds Payable

The Central Precinct Entity records the net proceeds of tax-exempt bond financing as a liability upon issuance. Bond proceeds consist of the par value of the bonds issued plus premiums or minus discounts. Bond premiums and discounts are amortized to interest expense using the effective interest method.

Net Position

As of June 30, 2016 and 2015, the Central Precinct Entity's net position of \$1,962,560 and \$2,516,846, respectively, is unrestricted. Unrestricted net position is not subject to donor or other stipulations imposed by outside sources.

Revenue Recognition

Rental income is recognized when earned and collectability of the associated receivable is reasonably assured. Rental income consists of the repair and replacement portion of the total capital lease payment and is recognized on a monthly basis in accordance with the related lease agreement. Advance rent receipts represent rental payments received but not yet earned.

Capital lease interest income is recorded per the related capital lease amortization schedule simultaneously with the rental income described above. Advance lease payment receipts represent both the interest and principal components of capital lease payments received but not yet earned.

Operating and Nonoperating Revenues and Expenses

The financial statements distinguish between operating and nonoperating revenues and expenses. Operating revenues result from exchange transactions associated with maintaining and leasing real property – the Central Precinct Entity's principal activity. Nonexchange revenues, including investment income from sources other than capital leases, and net unrealized and realized gains and losses on investments are reported as nonoperating revenues. Interest and financing costs are reported as nonoperating expenses. Operating expenses are all expenses incurred to maintain and lease real property, other than financing costs.

Notes to Financial Statements

June 30, 2016 and 2015

Note 2 – Summary of Significant Accounting Policies (Continued)

Income Taxes

As a single-member limited liability company, the Central Precinct Entity is disregarded for income tax purposes. The Central Precinct Entity's operations are included in the U.S. Federal tax return of the Real Estate Foundation which is a nonprofit organization exempt from tax under Section 501(c)(3) of the Internal Revenue Code (the "Code"), whereby only unrelated business income, as defined by Section 512(a)(1) of the Code, is subject to federal income tax. The Internal Revenue Service has determined that the Real Estate Foundation is not a private foundation under Section 509(a) of the Code.

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 the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Implementation of New Accounting Pronouncements

During the year ended June 30, 2016, the Real Estate Foundation implemented SGAS No. 72, *Fair Value Measurement and Application*. SGAS No. 72 requires disclosures be made about fair value measurements, the level of fair value hierarchy, and valuation techniques. The implementation of SGAS No. 72 did not result in a change to the beginning net position of the Central Precinct Entity.

Note 3 – Deposits and Investments

A. Deposits

At June 30, 2016 and 2015, the bank value of the Central Precinct Entity's deposits, consisting of cash held in interest bearing checking accounts at financial institutions and cash equivalents held by trustees, was \$36,278 and \$0.

Custodial Credit Risk

The custodial credit risk for deposits is the risk that in the event of a bank failure, the Central Precinct Entity's deposits may not be recovered. The Central Precinct Entity has no deposit policy for custodial credit risk.

The Central Precinct Entity places its cash and cash equivalents on deposit with financial institutions in the United States. The Federal Deposit Insurance Corporation (FDIC) covers \$250,000 for substantially all depository accounts. The Central Precinct Entity from time to time may have amounts on deposit in excess of the insured limits.

Notes to Financial Statements

June 30, 2016 and 2015

Note 3 – Deposits and Investments (Continued)

A. Deposits (Continued)

The Central Precinct Entity's deposits as of June 30, 2016, are presented below by category of risk.

June 30, 2016 Deposits	_	FDIC sured	ralized by ecurities	insured or ollateralized	Total
Funds Held by Trustee	\$		\$ 	\$ 36,278	\$ 36,278
Total Deposits	\$	-	\$ -	\$ 36,278	\$ 36,278

The uninsured and uncollateralized deposits classified as "Funds Held by Trustee" are primarily invested in Fidelity Institutional Money Market Treasury Portfolio, a short term money market fund.

B. Investments

The Central Precinct Entity follows the Real Estate Foundation's investment policy which establishes objectives, specifies allowable investments, sets target investment mixes, and provides investment guidelines.

As of June 30, 2016 and 2015, the Central Precinct Entity held investments of \$1,355,583 and \$1,260,737, respectively.

The Central Precinct Entity's investments as of June 30, 2016, are presented below. All investments are presented by investment type and debt securities are presented by maturity.

		Investment Maturity
June 30, 2016		Less Than
Investment Type	Total	1 Year
Debt Securities		
Repurchase Agreements	\$ 442,378	\$ 442,378
Investment Pools		
Board of Regents Short-term Fund	913,205	
Total Investments	\$ 1,355,583	

Repurchase agreements and the Board of Regents Short-term Fund are included in cash and cash equivalents on the statements of net position.

Notes to Financial Statements

June 30, 2016 and 2015

Note 3 - Deposits and Investments (Continued)

B. Investments (Continued)

The Board of Regents Investment Pool is not registered with the Securities and Exchange Commission as an investment company. The fair value of investments is determined daily. The pool does not issue shares. Each participant is allocated a pro rata share of each investment at fair value along with a pro rata share of the interest that it earns. Participation in the Board of Regents Investment Pool is voluntary. The Board of Regents Investment Pool is not rated. Additional information on the Board of Regents Investment Pool is disclosed in the audited Financial Statements of the Board of Regents of the University System of Georgia - System Office (oversight unit). This audit can be obtained from the Georgia Department of Audits - Education Audit Division or on their web site at http://www.audits.ga.gov.

The Central Precinct Entity's investments as of June 30, 2015, are presented below. All investments are presented by investment type and debt securities are presented by maturity.

June 30, 2015		Less Than	
Investment Type	Total	1 Year	
Debt Securities			
Repurchase Agreements	\$ 1,260,737	\$ 1,260,737	
Total Investments	\$ 1,260,737	\$ 1,260,737	

Repurchase agreements are included in cash and cash equivalents on the statements of net position.

Interest Rate Risk

Interest rate risk is the risk that changes in interest rates of debt investments will adversely affect the fair value of an investment. The Central Precinct Entity's policy for managing interest rate risk is to invest primarily in short-term investments.

Custodial Credit Risk

Custodial credit risk for investments is the risk that, in the event of a failure of the counterparty to a transaction, the Central Precinct Entity will not be able to recover the value of the investment. The Central Precinct Entity does not have a formal policy for managing custodial credit risk for investments.

Credit Quality Risk

Credit quality risk is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. The Central Precinct Entity's policy for managing credit quality risk is to invest primarily in U.S. treasury obligations or securities backed by the U.S. government.

Concentration of Credit Risk

Concentration of credit risk is the risk of loss attributed to the magnitude of an entity's investment in a single issuer. The Central Precinct Entity's policy for managing concentration of credit risk is to invest primarily in U.S. treasury obligations or securities backed by the U.S. government.

Notes to Financial Statements

June 30, 2016 and 2015

Note 4 - Fair Value Measurements of Assets and Liabilities

The Real Estate Foundation has adopted SGAS No. 72, Fair Value Measurement and Application, which requires fair value measurement be classified and disclosed in one of the following three Fair Value Hierarchy categories.

Level 1

Quoted prices are available in active markets for identical investments as of the reporting date. The types of investments which would generally be included in Level 1 include listed equity securities, mutual funds, and money market funds. The Central Precinct Entity, to the extent that it holds such investments, does not adjust the quoted price for these investments.

Level 2

Pricing inputs are observable for the investments, either directly or indirectly, as of the reporting date, but are not the same as those used in Level 1; inputs include comparable market transactions, pricing of similar instruments, values reported by the administrator, and pricing expectations based on internal modeling. Fair value is determined through the use of models or other valuation methodologies. The types of investments which would generally be included in this category include publicly traded securities with restrictions on disposition, corporate obligations, and U.S. Government and Agency Treasury Inflation Indices.

Level 3

Pricing inputs are unobservable for the investment and include situations where there is little, if any, market activity for the investments. The types of investments which would generally be included in this category include debt and equity securities issued by private entities and partnerships. The inputs into the determination of fair value require significant judgment or estimation. Inputs include recent transactions, earnings forecasts, market multiples, and future cash flows.

The table below summarizes the valuation of the Central Precinct Entity's financial assets and liabilities measured at fair value on a recurring basis as of June 30, 2016, based on the level of input utilized to measure fair value.

Measurement at fair value on a recurring basis:

June 30, 2016	Fair Value Measurement			rement		
Investments	Total			Level 2		
Fixed Income Investment Pool						
Board of Regents Short-term Fund	_\$	913,205	\$	913,205		
Total Investments, Recurring Basis	\$	913,205	\$	913,205		

All assets have been valued using a market approach. There have been no changes in valuation techniques and related inputs.

Notes to Financial Statements

June 30, 2016 and 2015

Note 5 - Capital Leases Receivable

The Central Precinct Entity entered into two 30-year capital lease agreements (1 year leases with 29 annual renewals) with the Board of Regents to occupy the Central Precinct Entity's facilities effective in 2009. Reflecting the savings of the advanced bond refunding on June 16, 2016, a Second Amendment to Rental Agreement was executed reducing the capital lease payments effective July 1, 2016. The last annual renewal option period ends June 30, 2038. Lease payments are due monthly. At the end of the lease term, ownership of the leased facilities will be transferred to the Board of Regents.

As of June 30, 2016 and 2015, capital leases receivable are \$52,859,690 and \$53,085,159, respectively. These amounts include future minimum lease payments to be received of \$85,087,677 and \$98,735,791 as of June 30, 2016 and 2015, respectively, of which \$32,227,987 and \$45,650,632, respectively, is unearned interest. As of June 30, 2016, interest earned on capital leases in excess of the payment amount is \$1,828,478 and is recorded as a noncurrent receivable on the statements of net position.

As of June 30, 2016, lease payments are receivable as follows:

2017 2018 2019 2020 2021 2022 - 2026 2027 - 2031 2032 - 2036 2037 - 2038	\$ 4,156,998 4,139,610 4,123,065 4,104,408 4,084,344 20,125,646 19,473,053 18,573,249 6,307,304
2037 - 2038 Total Payments to be Received	6,307,304 85,087,677
Less Amounts Representing Interest	(32,227,987)
Total Leases Receivable	52,859,690
Less Current Portion	(289,622)
Noncurrent Leases Receivable	\$ 52,570,068

Note 6 – Long-Term Debt

\$62,475,000 Bond Issues

In 2008, the Development Authority of the Unified Government of Athens-Clarke County, Georgia (the "Development Authority") issued \$35,055,000 of Educational Facilities Current Interest Revenue Bonds (UGAREF Central Precinct, LLC Project), and \$27,420,000 of Educational Facilities Convertible Revenue Bonds (UGAREF Central Precinct, LLC Project) (collectively, the "2008 Central Precinct Bonds") and entered into an agreement (the "2008 Central Precinct Loan Agreement") to loan \$62,475,000 to the Central Precinct Entity. Payment of principal and interest under the 2008 Central Precinct Bonds was secured by certain real property constituting a parking deck and student center expansion, and by the Central Precinct Entity's interest in certain rents and leases derived from these facilities. The Central Precinct Entity used the proceeds of this loan to fund construction of the facilities. The parking deck was placed in service in August 2008 and the student center expansion was placed in service in May 2009.

Notes to Financial Statements

June 30, 2016 and 2015

Note 6 – Long-Term Debt (Continued)

\$62,475,000 Bond Issue (Continued)

Borrowings under the 2008 Central Precinct Loan Agreement bore interest payable semiannually on December 15 and June 15 at fixed rates ranging from 2% to 5% depending on the schedule of bond maturities. During the years ended June 30, 2016 and 2015, the Central Precinct Entity expensed all interest costs in connection with the 2008 Central Precinct Loan Agreement. Principal payments were due annually on June 15. During the years ended June 30, 2016 and 2015, the Central Precinct Entity made principal payments of \$1,635,000 and \$1,570,000, respectively. The remaining 2008 Central Precinct Bonds principal balance of \$56,135,000 was fully defeased on June 16, 2016 (see the \$54,025,000 Bond Issue below).

\$54,025,000 Bond Issue

On June 16, 2016, the Development Authority issued \$54,025,000 in Revenue Refunding Bonds (UGAREF Central Precinct, LLC Project), Series 2016 (the "2016 Central Precinct Bonds") with interest rates ranging from 2.0% to 5.0% and entered into an agreement (the "2016 Central Precinct Loan Agreement") with the Central Precinct Entity to advance refund \$32,065,000 of outstanding 2008 Educational Facilities Current Interest Revenue Bonds and \$24,070,00 of outstanding 2008 Educational Facilities Convertible Revenue Bonds with interest rates ranging from 4.0% to 5.0%. Payment of principal and interest under the 2016 Central Precinct Bonds is secured by certain property constituting a parking deck and student center expansion, and by the Central Precinct Entity's interest in certain rents and leases derived from these facilities.

The net proceeds of \$60,510,468 were used to purchase U.S. government securities. Those securities were deposited in an irrevocable trust with an escrow agent and will fund all future debt service payments on the refunded 2008 Central Precinct Bonds. As a result, \$56,135,000 of outstanding 2008 Central Precinct Bonds are considered to be defeased and the liability for those bonds has been removed from the statement of net position during the year ended June 30, 2016.

The advance refunding resulted in a loss which consisted of the difference between the reacquisition price and the net carrying amount of the old debt of \$7,461,830. This difference, reported in the accompanying statements of net position as a deferred outflow of resources, is being charged to operations as interest expense through June 15, 2038, using the straight-line method. The Central Precinct Entity completed the advance refunding to reduce its total debt service payments through 2038 by \$9,051,501 and to obtain an economic gain (difference between the present values of the old and new debt service payments) of \$7,119,726 at an effective interest rate of 2.22%.

Borrowings under the 2016 Central Precinct Loan Agreement bare interest payable semiannually on December 15 and June 15 at fixed rates ranging from 2% to 5% depending on the schedule of bond maturities. During the year ended June 30, 2016, the Central Precinct Entity expensed all interest costs in connection with the 2016 Central Precinct Loan Agreement. Principal payments are due annually on June 15 and continue through June 15, 2038.

The bonds payable require the Central Precinct Entity to meet certain covenants. At June 30, 2016 and 2015, the Central Precinct Entity was not aware of any violations of the covenants.

Notes to Financial Statements

June 30, 2016 and 2015

Note 6 – Long-Term Debt (Continued)

The following is a summary as of June 30, 2016, of principal and interest payments for the face value of the bonds payable due during each of the next five years ending June 30 and every five years thereafter:

	Principal	Interest
2017 2018 2019 2020 2021	\$ 1,775,000 1,810,000 1,865,000 1,920,000	\$ 2,188,005 2,140,850 2,068,450 1,993,850
2022 - 2026	1,995,000 10,890,000	1,897,850 8,263,150
2027 - 2031 2032 - 2036	12,920,000 15,155,000	5,552,750 2,385,900
2037 - 2038	5,695,000	245,850
	\$ 54,025,000	\$ 26,736,655

Changes in long-term debt for the fiscal year ended June 30, 2016, are shown below:

	Balance at June 30, 2015	Additions	Disposals & Reductions	Balance at June 30, 2016	Current Portion
Bonds Payable Net Premium (Discount)	\$ 57,770,000 (3,430,117)	\$ 54,025,000 7,118,584	\$(57,770,000) 3,405,597	\$ 54,025,000 7,094,064	\$ 1,775,000 -
Total Noncurrent Liabilities	\$ 54,339,883	\$ 61,143,584	\$(54,364,403)	\$ 61,119,064	\$ 1,775,000

Changes in long-term debt for the fiscal year ended June 30, 2015, are shown below:

	Balance at June 30, 2014	Additions	Disposals & Reductions	Balance at June 30, 2015	Current Portion
Bonds Payable Net Discount	\$ 59,340,000 (3,801,196)	\$ - -	\$ (1,570,000) 371,079	\$ 57,770,000 (3,430,117)	\$ 1,635,000 -
Total Noncurrent Liabilities	\$ 55,538,804	\$ -	\$ (1,198,921)	\$ 54,339,883	\$ 1,635,000

Notes to Financial Statements

June 30, 2016 and 2015

Note 6 – Long-Term Debt (Continued)

A summary of total interest cost for the years ended June 30, 2016 and 2015, is as follows:

	2016	2015	
Interest Expense	\$ 2,729,420	\$ 2,824,093	
Cost of Issuance	596,839	ψ 2,02 4 ,035 -	
Discount Amortization	319,235	371,079	
Deferred Loss Amortization	14,132	-	
Fees	15,091	15,066	
Total Interest Cost	\$ 3,674,717	\$ 3,210,238	

Note 7 - Related Party Transactions

During the years ended June 30, 2016 and 2015, the Central Precinct Entity leased the parking deck to the Board of Regents for monthly lease payments of \$110,338 and \$110,278, respectively, which includes a monthly repair and replacement component of \$2,050 and \$1,990, respectively, and a monthly insurance reimbursement component of \$2,765 and \$2,572, respectively. During the years ended June 30, 2016 and 2015, the Central Precinct Entity leased the student center expansion to the Board of Regents for monthly lease payments of \$289,841 and \$289,541, respectively, which includes a monthly repair and replacement component of \$6,468 and \$6,279, respectively, and a monthly insurance reimbursement component of \$9,646 and \$8,973, respectively. During the years ended June 30, 2016 and 2015, capital lease interest income of \$3,128,284 and \$3,203,235, respectively, capital lease principal of \$225,469 and \$209,182, respectively, and rental income of \$102,210 and \$99,234, respectively, were reported. The lease agreements with the Board of Regents are the sole source of revenue for the Central Precinct Entity, which constitutes a concentration of credit risk, and are renewable on an annual basis after inception for a period of 29 years with de-escalating rents.

The lease agreements provide that certain amounts paid by the Central Precinct Entity be reimbursed by the Board of Regents. During the years ended June 30, 2016 and 2015, these amounts were \$43,492 and \$38,774, respectively.

The Central Precinct Entity also leases the use of land from the Board of Regents where it has constructed property on Board of Regents' land. This ground lease is for a period of up to 3 years during construction and continues for 30 years after construction is complete for a base rental of \$10 per year. Under the ground lease, the ownership of any building or structure constructed on the land passes to the Board of Regents at the end of the ground lease.

The Central Precinct Entity signed an agreement with the Real Estate Foundation to pay for management services of \$3,000 per month for the parking deck and \$6,000 per month for the student center expansion, with periods to coincide with the lease terms of each facility. This agreement can be terminated by either party upon a 30 day written notice. During each of the years ended June 30, 2016 and 2015, the Central Precinct Entity paid \$108,000 to the Real Estate Foundation for services related to this agreement.



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CERTIFIED PUBLIC ACCOUNTANTS & BUSINESS ADVISORS

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

The Board of Trustees UGA Real Estate Foundation, Inc. Athens, Georgia

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the financial statements of UGAREF Central Precinct, LLC (the "Central Precinct Entity"), an affiliated organization of UGA Real Estate Foundation, Inc. as of and for the years ended June 30, 2016 and 2015 and have issued our report thereon dated August 31, 2016.

Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered the Central Precinct Entity's internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Central Precinct Entity's internal control. Accordingly, we do not express an opinion on the effectiveness of Central Precinct Entity's internal control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or, significant deficiencies. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

Compliance and Other Matters

As part of obtaining reasonable assurance about whether the Central Precinct Entity's financial statements are free of material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

Purpose of this Report

Trinity accounting Group, P.C.

This report is intended solely for the information and use of the Board of Trustees, management, and federal awarding agencies and pass-through entities and is not intended to be and should not be used by anyone other than these specified parties.

Athens, Georgia

August 31, 2016