OFFICIAL STATEMENT

NEW ISSUE (Book-Entry Only)

RATING: Moody's: "Aa2" (Stable Outlook)†

In the opinion of bond counsel, under existing law, assuming compliance with certain covenants described herein, (i) interest on the Bonds is excludable from gross income for federal income tax purposes, and (ii) interest on the Bonds is not an item of tax preference for purposes of the federal alternative minimum tax; provided, however, that with respect to certain corporations, interest on the Bonds will be taken into account in determining annual adjusted financial statement income for the purpose of computing the federal alternative minimum tax. In bond counsel's further opinion, under existing law, interest on the Bonds is exempt from all present State, county and municipal taxation in the State of Arkansas (See TAX MATTERS herein.).



\$13,765,000 BOARD OF TRUSTEES OF THE UNIVERSITY OF ARKANSAS VARIOUS FACILITIES REVENUE BONDS (UA LITTLE ROCK CAMPUS), REFUNDING SERIES 2023

Dated: Date of Delivery Due: October 1, as shown on the inside front cover

The Bonds are general obligations only of the Board of Trustees of the University of Arkansas (the "Board"). The Bonds will be secured by a specific pledge of, and payable first from, Pledged Revenues (as defined herein). Neither the faith and credit nor the taxing power of the State of Arkansas (the "State") are pledged to the payment of the principal of or the interest on the Bonds, and the Bonds are not secured by a mortgage or lien on any lands or buildings of the State or the Board. The Board has no taxing power. The pledge of the Pledged Revenues in favor of the Bonds is subordinate to the pledges of the Pledged Revenues (or any portion thereof) in favor of certain Senior Bonds (as defined herein), and the pledge of the Pledged Revenues in favor of the Bonds is on a parity with the pledge of Pledged Revenues in favor of certain Parity Bonds (as defined herein). See **SECURITY FOR THE BONDS** and **SPECIAL CONSIDERATIONS AND RISKS RELATED TO COVID-19** herein. The Bonds are being issued for the purpose of current refunding certain outstanding bonds and paying costs of issuance of the Bonds (see **PURPOSES FOR THE BONDS** herein).

The Bonds are issuable as fully registered bonds and, when issued, will be registered in the name of Cede & Co., as nominee of The Depository Trust Company ("DTC"), New York, New York, to which principal and interest payments on the Bonds will be made so long as Cede & Co. is the registered owner of the Bonds. Individual purchases of the Bonds will be made only in book-entry form, in denominations of \$5,000 or any integral multiple thereof. Individual purchasers of the Bonds ("Beneficial Owners") will not receive physical delivery of bond certificates. See **BOOK-ENTRY ONLY SYSTEM** herein.

Interest on the Bonds is payable semiannually on April 1 and October 1, commencing April 1, 2024. All such interest payments shall be payable to the person in whose name such Bonds are registered on the bond registration books maintained by Simmons Bank, Pine Bluff, Arkansas, as Trustee (the "Trustee"). Disbursement of such payments to DTC participants is the responsibility of DTC, and disbursement of such payments to Beneficial Owners is the responsibility of DTC participants or indirect participants, as more fully described herein.

The Bonds mature, bear interest and are priced to yield as shown on the inside front cover of this Official Statement. The Bonds are not subject to redemption prior to maturity.

The Bonds are offered when, as and if issued, subject to the approval of Friday, Eldredge & Clark, LLP, Little Rock, Arkansas, bond counsel. Certain legal matters will be passed upon for the Underwriters by Kutak Rock LLP, Little Rock, Arkansas, counsel to the Underwriters. It is expected that the Bonds will be available for delivery at the facilities of DTC in New York, New York on or about August 3, 2023.

J.P.Morgan



Stephens Inc.

Dated: July 11, 2023

[†] See **DESCRIPTION OF RATING** herein.

\$13,765,000 BOARD OF TRUSTEES OF THE UNIVERSITY OF ARKANSAS VARIOUS FACILITIES REVENUE BONDS (UA LITTLE ROCK CAMPUS), REFUNDING SERIES 2023

MATURITIES, PRINCIPAL AMOUNTS, INTEREST RATES AND YIELDS

Year (October 1)	Principal <u>Amount</u>	Interest <u>Rate</u>	<u>Yield</u>	<u>CUSIP</u> †
2024	\$1,305,000	5.000%	3.170%	914073 GE5
2025	1,825,000	5.000%	3.050%	914073 GF2
2026	1,920,000	5.000%	2.960%	914073 GG0
2027	2,020,000	5.000%	2.870%	914073 GH8
2028	2,120,000	5.000%	2.850%	914073 GJ4
2029	2,230,000	5.000%	2.850%	914073 GK1
2030	2,345,000	5.000%	2.820%	914073 GL9

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[†] CUSIP® is a registered trademark of the American Bankers Association. CUSIP data herein is provided by the CUSIP Global Services, managed on behalf of the American Bankers Association by FactSet Research Systems Inc. This data is not intended to create a database and does not serve in any way as a substitute for the CUSIP Global Services. CUSIP numbers have been assigned by an independent company not affiliated with the Board and are included solely for the convenience of the registered owners of the Bonds. The Board and the Underwriters are not responsible for the selection or uses of these CUSIP numbers, and no representation is made as to their correctness by the Board on the Bonds and by the Underwriters on the Bonds or as included herein. The CUSIP number for a specific maturity is subject to being changed after the issuance of the Bonds as a result of various subsequent actions including, but not limited to, a refunding in whole or in part or as a result of the procurement of secondary market portfolio insurance or other similar enhancement by investors that is applicable to all or a portion of certain maturities of the Bonds.

THE UNDERWRITERS HAVE PROVIDED THE FOLLOWING SENTENCE FOR INCLUSION IN THIS OFFICIAL STATEMENT. THE UNDERWRITERS HAVE REVIEWED THE INFORMATION IN THIS OFFICIAL STATEMENT IN ACCORDANCE WITH, AND AS PART OF, THEIR RESPECTIVE RESPONSIBILITIES TO INVESTORS UNDER THE FEDERAL SECURITIES LAWS AS APPLIED TO THE FACTS AND CIRCUMSTANCES OF THIS TRANSACTION, BUT THE UNDERWRITERS DO NOT GUARANTEE THE ACCURACY OR COMPLETENESS OF SUCH INFORMATION.

NO DEALER, BROKER, SALESMAN OR OTHER PERSON HAS BEEN AUTHORIZED BY THE BOARD TO GIVE ANY INFORMATION OR TO MAKE ANY REPRESENTATION WITH RESPECT TO THE BONDS OTHER THAN THOSE CONTAINED IN THIS OFFICIAL STATEMENT AND, IF GIVEN OR MADE, SUCH OTHER INFORMATION OR REPRESENTATION MUST NOT BE RELIED UPON AS HAVING BEEN AUTHORIZED.

NEITHER THE DELIVERY OF THIS OFFICIAL STATEMENT, NOR ANY SALES HEREUNDER, SHALL UNDER ANY CIRCUMSTANCES CREATE ANY IMPLICATION THAT THERE HAS BEEN NO CHANGE IN THE AFFAIRS OF THE BOARD SINCE THE DATE HEREOF.

CERTAIN OF THE INFORMATION CONTAINED HEREIN HAS BEEN OBTAINED FROM SOURCES WHICH ARE BELIEVED TO BE RELIABLE, BUT IT IS NOT GUARANTEED AS TO ACCURACY OR COMPLETENESS. THE INFORMATION AND EXPRESSIONS OF OPINION HEREIN ARE SUBJECT TO CHANGE WITHOUT NOTICE.

THIS OFFICIAL STATEMENT DOES NOT CONSTITUTE AN OFFER TO SELL OR THE SOLICITATION OF AN OFFER TO BUY NOR SHALL THERE BE ANY SALE OF THE BONDS BY ANY PERSON IN ANY STATE IN WHICH IT IS UNLAWFUL FOR SUCH PERSON TO MAKE SUCH OFFER. SOLICITATION OR SALE.

THE BONDS HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933 NOR HAS THE TRUST INDENTURE BEEN QUALIFIED UNDER THE TRUST INDENTURE ACT OF 1939. THESE BONDS ARE OFFERED PURSUANT TO AN EXEMPTION FROM REGISTRATION WITH THE SECURITIES AND EXCHANGE COMMISSION.

IN MAKING AN INVESTMENT DECISION, INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE PERSON OR ENTITY CREATING THE SECURITIES AND THE TERMS OF THE OFFERING, INCLUDING THE MERITS AND RISKS INVOLVED. THESE SECURITIES HAVE NOT BEEN RECOMMENDED BY ANY FEDERAL OR STATE SECURITIES COMMISSION OR REGULATORY AUTHORITY. FURTHERMORE, THE FOREGOING AUTHORITIES HAVE NOT CONFIRMED THE ACCURACY, OR DETERMINED THE ADEQUACY, OF THIS DOCUMENT. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

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SUMMARY STATEMENT

The following summary statement is subject in all respects to the more complete information contained in this Official Statement. The offering of the Bonds to potential investors is made only by means of the entire Official Statement, including the cover page hereof, inside cover page hereof, and the appendices hereto, whether such appendices are attached hereto or incorporated by reference.

The Bonds

The Board of Trustees of the University of Arkansas Various Facilities Revenue Bonds (UA Little Rock Campus), Refunding Series 2023, in the aggregate principal amount of \$13,765,000 (the "Bonds"), to be dated as of the date of their delivery, will be issued under the authority of the Constitution and laws of the State of Arkansas (the "State"), including particularly Arkansas Code of 1987 Annotated Title 6, Chapter 62, Subchapter 3, as amended (the "Act"), and pursuant to a resolution duly adopted by the Board on May 25, 2023. The Bonds will be issued under and secured by a Trust Indenture, dated as of the dated date of the Bonds (the "Indenture"), between the Board and Simmons Bank, Pine Bluff, Arkansas, as trustee (the "Trustee"). See **SUMMARY OF THE INDENTURE** herein.

Redemption

The Bonds are not subject to redemption prior to maturity. See **REDEMPTION** herein.

Use of Proceeds

As described herein, the proceeds from the sale of the Bonds will be used to current refund the Board's Student Fee Revenue Capital Improvement Bonds (UALR Energy Conservation Project), Series 2013C (except for the October 1, 2023 maturity thereof), and to pay costs of issuance. See **PURPOSES FOR THE BONDS** herein.

Security

The Bonds will be general obligations only of the Board and will not constitute an indebtedness for which the faith and credit of the State or any of its revenues are pledged, and are not secured by a mortgage or lien on any lands or buildings belonging to the State or to the Board. The Bonds will be secured by a pledge of, and payable first from, the Pledged Revenues (as hereinafter defined) and the funds and accounts held pursuant to the Indenture. To the extent the Pledged Revenues are insufficient to pay the obligations under the Indenture, the Board shall pay such obligations from any other moneys available to it in accordance with the Constitution and laws of the State. The Bonds are equally and ratably secured, and the pledge of Pledged Revenues in favor of the Bonds is subordinate to the pledges of Pledged Revenues (or any portion thereof) in favor of the Senior Bonds, as described herein. The pledge of Pledged Revenues in favor of the Bonds is on a parity with the pledge of Pledged Revenues in favor of the Parity Bonds, as described herein.

The Bonds will be specifically secured by a pledge of "Pledged Revenues." The "Pledged Revenues" are, except as set forth below, (i) all tuition and fee revenues collected by the University of Arkansas at Little Rock ("UA Little Rock"), (ii) all sales and services revenues derived from projects at UA Little Rock funded with bonds issued pursuant to the Act, and (iii) auxiliary enterprises revenues derived from the operations of residence halls or other student housing facilities operated by UA Little Rock, athletic gate receipts and other revenues derived from intercollegiate athletics at UA Little Rock, and revenues from the operations of bookstores and other auxiliary enterprises at UA Little Rock; provided, however, that such Pledged Revenues are subject to previous pledges to Senior Bonds (as hereinafter defined) and that such Pledged Revenues shall not include any fees authorized or imposed by UA Little Rock and dedicated to a specific purpose.

See SPECIAL CONSIDERATIONS AND RISKS RELATED TO COVID-19 and LEGAL AND LEGISLATIVE MATTERS AND OTHER CONSIDERATIONS, Factors Affecting the Board's Funding and Factors Related to UAMS herein.

The Indenture permits the issuance of additional bonds and obligations secured by a pledge of the Pledged Revenues on a parity with pledge of Pledged Revenues securing the Bonds and subordinate to the pledge of Pledged Revenues securing the Bonds. See SUMMARY OF THE INDENTURE, Additional Parity Bonds and Subordinate Obligations herein.

The Board has covenanted that Pledged Revenues will be maintained (that is, increased if necessary) at a level equal to or exceeding 100% of current annual debt service on all outstanding Bonds, outstanding Parity Bonds

and Additional Parity Bonds (as hereinafter defined), outstanding Senior Bonds, and the Trustee's and Paying Agent's fees. See SUMMARY OF THE INDENTURE , Rate Covenant herein.
There is no debt service reserve securing the Bonds.
[Remainder of page intentionally left blank.]

OFFICIAL STATEMENT

\$13,765,000 BOARD OF TRUSTEES OF THE UNIVERSITY OF ARKANSAS VARIOUS FACILITIES REVENUE BONDS (UA LITTLE ROCK CAMPUS), REFUNDING SERIES 2023

INTRODUCTION

This Official Statement of the Board of Trustees of the University of Arkansas (the "Board"), including the cover page, inside cover page, Summary Statement, and Appendices, is furnished with respect to the sale by the Board of its Various Facilities Revenue Bonds (UA Little Rock Campus), Refunding Series 2023, in the aggregate principal amount of \$13,765,000 (the "Bonds"), to be dated as of their date of delivery.

There follows in this Official Statement a description of the Bonds, the revenues providing the security for the Bonds, and certain other information concerning this financing and other matters of interest related to the Board and the University of Arkansas at Little Rock ("UA Little Rock"). The financial data with regard to the Board and UA Little Rock has been provided from the records of the Board and UA Little Rock.

The Bonds are being issued pursuant to and in full compliance with the Constitution and laws of the State of Arkansas (the "State"), particularly Arkansas Code of 1987 Annotated Title 6, Chapter 62, Subchapter 3, as amended (the "Act"), and a Resolution adopted by the Board on May 25, 2023.

The Bonds are general obligations only of the Board. The Bonds are equally and ratably secured by a Trust Indenture to be dated as of the date of delivery of the Bonds (the "Indenture"), between the Board and Simmons Bank, Pine Bluff, Arkansas, as trustee (the "Trustee"). The Indenture establishes the terms and conditions upon which the Bonds are issued. The Bonds will be payable from Pledged Revenues (defined below) and, to the extent Pledged Revenues are insufficient, from such other moneys as are available to the Board under the Constitution and laws of the State. The pledge of the Pledged Revenues in favor of the Bonds is subordinate to the pledges of the Pledged Revenues (or any portion thereof) securing the Senior Bonds, hereinafter described, and the pledge of the Pledged Revenues in favor of the Bonds is on a parity with the pledge of the Pledged Revenues securing the Parity Bonds, hereinafter described. The Board has reserved the right to issue additional bonds and obligations payable from Pledged Revenues. Specific covenants concerning revenues are described under SECURITY FOR THE BONDS herein.

The "Pledged Revenues" are, except as set forth below, (i) all tuition and fee revenues collected by UA Little Rock, (ii) all sales and services revenues derived from projects at UA Little Rock funded with bonds issued pursuant to the Act, and (iii) auxiliary enterprises revenues derived from the operations of residence halls or other student housing facilities operated by UA Little Rock, athletic gate receipts and other revenues derived from intercollegiate athletics at UA Little Rock, and revenues from the operations of bookstores and other auxiliary enterprises at UA Little Rock; provided, however, that such Pledged Revenues are subject to previous pledges to Senior Bonds and that such Pledged Revenues shall not include any fees authorized or imposed by UA Little Rock and dedicated to a specific purpose.

See SPECIAL CONSIDERATIONS AND RISKS RELATED TO COVID-19 and LEGAL AND LEGISLATIVE MATTERS AND OTHER CONSIDERATIONS, Factors Affecting the Board's Funding and Factors Related to UAMS herein.

Descriptions of the Board, the Bonds, the System (as hereinafter defined), UA Little Rock, the Indenture and other documents are included in this Official Statement. Such descriptions do not purport to be comprehensive or definitive; all references herein to the Indenture or other documents are qualified in their entirety by reference to such documents, copies of which are available from the Board and any of the underwriters listed on the cover; and all references to the Bonds are qualified in their entirety by reference to the definitive forms thereof and the information with respect thereto included in the Indenture. Terms not defined herein shall be given the meaning set forth in the specific instruments or documents.

SPECIAL CONSIDERATIONS AND RISKS RELATED TO COVID-19

General

In January 2020, the Secretary of the United States Department of Health and Human Services declared a public health emergency related to COVID-19, a respiratory disease caused by a new strain of coronavirus. The World Health Organization (the "WHO") declared a pandemic on March 11, 2020 following the global outbreak of COVID-19. On March 13, 2020, then President Donald Trump declared a national emergency to unlock federal funds and assistance to help states and local governments fight the pandemic. Arkansas's then Governor Asa Hutchinson (the "Governor") declared a state of emergency on March 11, 2020 due to the outbreak of COVID-19, which had spread to the State and to all of its counties, and, in connection therewith, ordered that certain actions be taken such as the suspension or closing of primary and secondary schools, limitations on mass gatherings, and mandating quarantine and isolation of persons who had contracted COVID-19 and associated close contacts. The Governor's emergency declaration has expired. On April 10, 2023, President Joe Biden signed a congressional resolution that terminated the national emergency related to COVID-19. On May 5, 2023, the WHO announced that it was ending its COVID-19 emergency declaration. On May 11, 2023, the Department of Health and Human Services' ("HHS") public health emergency declaration expired. There are currently no government-mandated suspensions or closings of primary and secondary schools, limitations on mass gatherings or quarantine and isolation mandates for people who have contracted COVID-19 or their associated close contacts.

COVID-19 and associated governmental measures, which altered the behavior of businesses and people, have had and may continue to have negative impacts on regional, state and local economies. Financial markets in the United States and around the world saw significant volatility attributed to concerns about the duration of the pandemic and its continued economic impact, and declines and volatility may continue into the future. The federal government approved multiple relief, aid and stimulus packages, including the Coronavirus Aid, Relief and Economic Security Act (the "CARES Act"), the Paycheck Protection Program and the Health Care Enhancement Act, which were intended to address the financial impact of the pandemic on the United States economy and financial markets.

On March 11, 2021, legislation providing an additional \$1.9 trillion of economic relief (known as the American Rescue Plan) was signed into law by President Joe Biden. Such legislation included, among other things, funding for vaccine production and distribution, another round of stimulus payments for certain households, an extension of unemployment benefits, child tax credits, housing assistance, subsidies for health insurance, aid to state and local governments, and additional small business assistance.

On September 9, 2021, President Biden announced a COVID-19 Action Plan (the "Action Plan") that, among other things, required vaccinations for federal workers and contractors, as well as healthcare workers in hospitals, nursing facilities and other institutions that receive Medicare and Medicaid reimbursement. Failure to comply with these vaccination mandates would have resulted in the loss of federal contracts and an exclusion from the Medicare and/or Medicaid programs. The System and the various campuses of the System enter into contracts with the federal government from time to time, and the System is subject to the Action Plan's requirements as a federal contractor and a Medicare and Medicaid provider. The University of Arkansas for Medical Sciences achieved compliance under the Action Plan. On May 1, 2023, President Biden announced the end of the COVID-19 vaccine requirements for federal employees, federal contractors, and international air travelers. On May 31, 2023, the Centers for Medicare and Medicaid Services ("CMS") issued a final rule formally withdrawing the vaccine requirement for health care staff. The final rule was published in the *Federal Register* on June 5, 2023, and will take effect on August 4, 2023; however, CMS explicitly stated that it will not be enforcing the staff vaccination provisions of the interim rule between June 5, 2023 and August 4, 2023, the date the final rule becomes effective.

As a result of the COVID-19 outbreak and anticipated declines in the State's revenues, budget cuts were announced for fiscal years 2020 and 2021 with respect to funding for State colleges and universities. In both fiscal years, however, tax revenue collections were greater than expected, and the original budgeted funding to colleges and universities was fully restored.

State fiscal year 2022 revenues were up 9.2% over fiscal year 2021, resulting in a revenue surplus of approximately \$1.628 billion. In addition to cuts in the State's individual income tax rates approved in 2021, in August 2022 the State legislature passed additional tax relief designed to accelerate corporate and individual income tax cuts, to change State depreciation requirements to match federal requirements, and to provide a tax credit for lower income individuals. In April 2023, the State legislature passed further reductions in individual income tax rates and corporate income tax rates.

Summary of UA Little Rock's Response to COVID-19 and Effect on Operations

In March 2020, the System moved all of its campuses' classes online, with UA Little Rock converting to online classes on March 17, 2020, and online-only classes continued through the end of the spring semester. Summer courses were offered online only. UA Little Rock did not refund any tuition and fees related to the spring 2020 semester or the summer 2020 semester. Colleges and universities throughout the country have faced litigation seeking tuition and fee refunds as a result of the COVID-19 pandemic and the suspension of face-to-face instruction; as of the date hereof, no such litigation has been filed against any System institutions.

Effective April 6, 2020, UA Little Rock closed its on-campus residence facilities for the remainder of the spring semester and the summer semesters. Certain students without alternative housing options or with extenuating circumstances were able to request an exception from UA Little Rock. UA Little Rock's dining facilities converted to a "take-out only" format on April 6, 2020, and closed on May 14, 2020; dining facilities reopened on August 3, 2020. UA Little Rock's bookstore facilities closed on March 23, 2020 and reopened on July 20, 2020.

UA Little Rock issued housing and meal plan credits and refunds to students for loss of housing and dining services. The estimated total impact of the housing and meal plan credits and refunds on UA Little Rock was approximately \$999,312, of which \$82,381 was provided during the fiscal year ended June 30, 2020 and \$916,931 was provided during the fiscal year ended June 30, 2021. UA Little Rock issued no housing or meal plan credits during the fiscal year ended June 30, 2022. The \$999,312 amount reflects approximately 42% of room and board revenue for the spring 2020 semester and approximately 20% of room and board revenue for the fiscal year ended June 30, 2020. UA Little Rock received approximately \$19,996,544 in CARES Act funding and other federal relief funding, and UA Little Rock used portions of such amount to reimburse itself for auxiliary enterprises revenues lost due to the spread of COVID-19. UA Little Rock used the federal aid funds to fulfill technology requests to support online learning. None of the relief funds that UA Little Rock received have been or will be deemed as "Pledged Revenues" that are pledged to the Bonds (see SECURITY FOR THE BONDS and THE UNIVERSITY OF ARKANSAS AT LITTLE ROCK, Pledged Revenues herein).

Beginning in fall 2022, UA Little Rock's operations have been substantially similar to pre-pandemic operations. There are currently no limits on housing capacity or attendance at athletic events. UA Little Rock offers a variety of class formats including in-person classes; flex classes, where the student may choose to attend in-person, synchronously via live video session or asynchronously via a recorded lecture; hybrid classes, where the student attends a portion of the class virtually and a portion of the class in-person; and online classes that are synchronous or asynchronous. UA Little Rock has allocated a portion of the CARES Act funding that it received to fulfill technology requests to support online learning.

Developments with respect to COVID-19 and the State's responses to COVID-19 (including governmental mandates) may continue to occur. The full and future impact of COVID-19 and the scope of any adverse impact to the System's and UA Little Rock's finances and operations cannot be fully determined at this time. Other adverse consequences of COVID-19 that are not discussed above that may affect the System and its campuses, including UA Little Rock, may include, but are not limited to, decline in enrollment with resulting losses of student tuition and fee revenues, decline in demand for UA Little Rock housing, lost revenues from athletics, lost revenues from dining services, lost revenues from bookstores, and a decline in programs that involve travel or that have international connections. The potential lasting financial impact of COVID-19 on the System and UA Little Rock cannot be predicted at this time, and the System and UA Little Rock make no representations regarding the economic impact of COVID-19 on the System and UA Little Rock or their financial positions, but reactions to government mandates or health care directives by the System or UA Little Rock may have an impact on Pledged Revenues and UA Little Rock's ability to pay debt service on the Bonds and UA Little Rock's other bond issues. In addition, the Board's bonded indebtedness are general obligations of the Board, and the Board is obligated to pay its bonded indebtedness from such other moneys as are available to the Board under the Constitution and laws of the State, and in the event revenues pledged are insufficient to pay bonds secured by such revenues, the Board will be obligated to use other sources to pay such indebtedness. See SECURITY FOR THE BONDS and LEGAL AND LEGISLATIVE MATTERS AND OTHER CONSIDERATIONS, Factors Affecting the Board's Funding and Factors Related to UAMS herein.

The University of Arkansas for Medical Sciences (which is a component of the System), as the State's only academic health center, has been uniquely impacted by COVID-19. These impacts have included increases in expenses and decreases in revenues. See LEGAL AND LEGISLATIVE MATTERS AND OTHER CONSIDERATIONS, Factors Related to UAMS herein.

See also FORWARD-LOOKING STATEMENTS herein.

PURPOSES FOR THE BONDS

The proceeds of the Bonds will be used to current refund the Board's Student Fee Revenue Capital Improvement Bonds (UALR Energy Conservation Project), Series 2013C (except for the October 1, 2023 maturity thereof) (the "Refunded Series 2013C Bonds"), and to pay costs of issuance.

A portion of the proceeds from the sale of the Bonds will be deposited in an escrow fund with the trustee for the Refunded Series 2013C Bonds and invested in United States Treasury Obligations and applied on October 1, 2023 to pay the interest on the Refunded Series 2013C Bonds then due and to redeem the Refunded Series 2013C Bonds at a price of par plus accrued interest.

The Refunded Series 2013C Bonds were issued to finance the costs of acquiring, constructing, and equipping campus-wide energy conservation improvements. The improvements included constructing and equipping a new self-generation energy plant, upgrading the electrical distribution system, expanding district heating and cooling, upgrading the Building Automation System, retro-commissioning HVAC systems, and installing interior lighting retrofits.

USE OF PROCEEDS

\$13,765,000.00

The proceeds of the Bonds are expected by the Board to be used as follows:

Proceeds:

Par Amount of Bonds

Original Issue Premium	1,201,175.95
Total Proceeds:	\$ <u>14,966,175.95</u>
<u>Uses</u> :	
Escrow Deposit	\$14,804,705.78
Costs of Issuance and Underwriters' Discount	<u>161,470.17</u>

Total Uses: \$14,966,175.95

The payment of Underwriters' discount and the costs of issuing the Bonds relating to the payment of professional fees will be contingent on the Bonds being issued. See **UNDERWRITING** for a description of the Underwriters' discount.

DESCRIPTION OF THE BONDS

The Bonds will be dated the date of delivery thereof, and will bear interest from that date, payable semiannually on April 1 and October 1 of each year commencing April 1, 2024, at the rates set forth on the inside cover page of this Official Statement, and will mature on October 1 in the years and amounts set forth on the inside cover page of this Official Statement. The Bonds are issuable as fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. Principal of the Bonds is payable at the principal office of the Trustee. Interest will be payable to the person in whose name such Bonds are registered on the registration books maintained by the Trustee (the "Registered Owner") at the close of business on the fifteenth day of the month (whether or not a business day) immediately preceding the month in which any interest payment date on the Bonds occurs (the "Record Date"). Interest will be payable by check drawn upon the Trustee or by wire transfer if requested by a Registered Owner of Bonds in the principal amount of \$1,000,000 or more.

REDEMPTION

The Bonds are not subject to redemption prior to maturity.

SECURITY FOR THE BONDS

The Bonds will be general obligations only of the Board and will not constitute an indebtedness for which the faith and credit of the State or any of its revenues are pledged, and the Bonds are not secured by a mortgage or lien on any lands or buildings belonging to the State or to the Board. The Bonds will be secured by a pledge of, and payable first from, the Pledged Revenues and the funds and accounts held pursuant to the Indenture. To the extent the Pledged Revenues are insufficient to pay obligations under the Indenture, the Board shall pay such obligations from any other moneys available to it in accordance with the Constitution and laws of the State. See SPECIAL CONSIDERATIONS AND RISKS RELATED TO COVID-19 and LEGAL AND LEGISLATIVE MATTERS AND OTHER CONSIDERATIONS, Factors Affecting the Board's Funding and Factors Related to UAMS herein.

The Bonds will be secured by a pledge of "Pledged Revenues." The "Pledged Revenues" are, except as set forth below, (i) all tuition and fee revenues collected by UA Little Rock, (ii) all sales and services revenues derived from projects at UA Little Rock funded with bonds issued pursuant to the Act, and (iii) auxiliary enterprises revenues derived from the operations of residence halls or other student housing facilities operated by UA Little Rock, athletic gate receipts and other revenues derived from intercollegiate athletics at UA Little Rock, and revenues from the operations of bookstores and other auxiliary enterprises at UA Little Rock; provided, however, that such Pledged Revenues are subject to previous pledges to Senior Bonds and that such Pledged Revenues shall not include any fees authorized or imposed by UA Little Rock and dedicated to a specific purpose.

The "Senior Bonds" are (i) the Board's Student Fee Revenue Refunding Bonds (UALR Project), Series 2013A (the "Series 2013A Student Fee Bonds"), (ii) the Board's Student Fee Revenue Refunding Bonds (UALR Project), Taxable Series 2013B (the "Series 2013B Student Fee Bonds"), (iii) the unrefunded October 1, 2023 maturity of the Board's Student Fee Revenue Capital Improvement Bonds (UALR Energy Conservation Project), Series 2013C (the "Unrefunded Series 2013C Student Fee Bonds"), (iv) the Board's Auxiliary Enterprises Revenue Bonds (UALR Campus), Refunding Series 2016 (the "Series 2016 Auxiliary Bonds"), (v) the Board's Student Fee Revenue Bonds (UALR Campus), Refunding Series 2016 (the "Series 2016 Student Fee Bonds"), and (vi) the Board's Student Fee Revenue Bonds (UA Little Rock Campus), Series 2017 (the "Series 2017 Student Fee Bonds"). The Series 2016 Auxiliary Bonds are secured by a pledge of that portion of the Pledged Revenues consisting of auxiliary enterprises revenues derived from the operations of residence halls or other student housing facilities operated by UA Little Rock, athletic gate receipts and other revenues derived from intercollegiate athletics at UA Little Rock, and revenues from the operations of bookstores and other auxiliary enterprises at UA Little Rock, which pledge is senior to that portion of the Pledged Revenues securing the Bonds. The Series 2013A Student Fee Bonds, the Series 2013B Student Fee Bonds, the Unrefunded Series 2013C Student Fee Bonds, the Series 2016 Student Fee Bonds, and the Series 2017 Student Fee Bonds (collectively, the "Senior Student Fee Bonds") are secured by a pledge of that portion of the Pledged Revenues consisting of all tuition and fee revenues collected by UA Little Rock and all sales and services revenues derived from projects at UA Little Rock funded with bonds issued pursuant to the Act, which pledge is senior to that portion of the Pledged Revenues securing the Bonds.

The "Parity Bonds" are the Board's Various Facilities Revenue Bonds (UA Little Rock Campus), Taxable Refunding Series 2020. The Bonds will be secured by Pledged Revenues on a parity of security with the Parity Bonds.

Pledged Revenues for certain prior fiscal years are set out below under THE UNIVERSITY OF ARKANSAS AT LITTLE ROCK, Pledged Revenues.

The Indenture permits the issuance of additional bonds and obligations secured by a pledge of the Pledged Revenues on a parity with pledge of Pledged Revenues securing the Bonds and subordinate to the pledge of Pledged Revenues securing the Bonds. See SUMMARY OF THE INDENTURE, Additional Parity Bonds and Subordinate Obligations herein.

The Board has covenanted that Pledged Revenues will be maintained (that is, increased if necessary) at a level equal to or exceeding 100% of current annual debt service on all outstanding Bonds (being the Bonds and any Additional Parity Bonds), outstanding Parity Bonds, outstanding Senior Bonds, and the Trustee's and Paying Agent's fees. See **SUMMARY OF THE INDENTURE**, **Rate Covenant**.

The Board has never defaulted on debt service payments on any bonded indebtedness.

No debt service reserve will secure the Bonds.

BOOK-ENTRY ONLY SYSTEM

The Depository Trust Company ("DTC"), New York, New York, or its successor, will act as securities depository for the Bonds. The Bonds will each be issued as fully-registered securities registered in the name of Cede & Co. (DTC's partnership nominee) or such other name as may be requested by an authorized representative of DTC. One fully-registered Bond certificate for each maturity will be issued in the principal amount of the maturity and will be deposited with DTC.

DTC is a limited-purpose trust company organized under the New York Banking Law, a "banking organization" within the meaning of the New York Banking Law, a member of the Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code, and a "clearing agency" registered pursuant to the provisions of Section 17A of the Securities Exchange Act of 1934. DTC holds securities that its participants ("Direct Participants") deposit with DTC. DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in deposited securities, through electronic computerized bookentry transfers and pledges between Direct Participants' accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is a wholly-owned subsidiary of The Depository Trust & Closing Corporation ("DTCC"). DTCC is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTCC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). The DTC Rules applicable to its Participants are on file with the Securities and Exchange Commission. More information about DTC can be found at www.dtcc.com.

Purchases of Bonds under the DTC system must be made by or through Direct Participants, which will receive a credit for the Bonds on DTC's records. The ownership interest of each actual purchaser of each Bond (referred to herein as "Beneficial Owner") is in turn to be recorded on the Direct and Indirect Participants' records. Beneficial Owners will not receive written confirmation from DTC of their purchase. Beneficial Owners are, however, expected to receive written confirmations providing details of the transaction, as well as periodic statements of their holdings, from the Direct or Indirect Participant through which the Beneficial Owner entered into the transaction. Transfers of ownership interests in the Bonds are to be accomplished by entries made on the books of Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interest in Bonds, except in the event that use of the book-entry system for the Bonds is discontinued.

To facilitate subsequent transfers, all Bonds deposited by Direct Participants with DTC are registered in the name of DTC's partnership nominee, Cede & Co., or such other name as may be requested by an authorized representative of DTC. The deposit of Bonds with DTC and their registration in the name of Cede & Co. or such other DTC nominee do not effect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the Bonds; DTC's records reflect only the identity of the Direct Participants to whose accounts such Bonds are credited, which may or may not be the Beneficial Owners. Direct and Indirect Participants will remain responsible for keeping account of their holdings on behalf of their customers.

Conveyance of notices and other communications by DTC to Direct Participants, by Direct Participants to Indirect Participants and by Direct Participants and Indirect Participants to Beneficial Owners will be governed by arrangements among them, subject to any statutory or regulatory requirements as may be in effect from time to time.

Redemption notices will be sent only to Cede & Co. If fewer than all of the Bonds are being redeemed, DTC's practice is to determine by lot the amount of the interest of each Direct Participant to be redeemed.

Neither DTC nor Cede & Co. (nor any other DTC nominee) will consent or vote with respect to the Bonds unless authorized by a Direct Participant in accordance with DTC's MMI Procedures. Under its usual procedures, DTC mails an Omnibus Proxy to the Board as soon as possible after the record date. The Omnibus Proxy assigns Cede & Co.'s consenting or voting rights to those Direct Participants to whose accounts the Bonds are credited on the record date (identified in a listing attached to the Omnibus Proxy).

Principal, interest and premium, if any, payments on the Bonds will be made to Cede & Co., or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participants' accounts upon DTC's receipt of funds and corresponding detail information from the Board or Trustee, on the payable date in accordance with their respective holdings shown on DTC's records. Payments by Participants to Beneficial Owners will be governed by standing instructions and customary practices, as is the case with securities held for the

accounts of customers in bearer form or registered in "street name," and will be the responsibility of such Participant and not of DTC, the Trustee, or the Board, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of principal, interest and premium, if any, to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the Trustee, disbursement of such payments to Direct Participants will be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners shall be the responsibility of Direct and Indirect Participants.

DTC may discontinue providing its services as securities depository with respect to the Bonds at any time by giving reasonable notice to the Board or the Trustee. Under such circumstances, in the event that a successor securities depository is not obtained, Bonds are required to be printed and delivered. The Board may decide to discontinue use of the system of book-entry transfers through DTC (or a successor securities depository). In that event, Bonds will be printed and delivered.

The information concerning DTC and DTC's book-entry system set forth above has been obtained from DTC. Neither the Underwriters nor the Board make any representation or warranty regarding the accuracy or completeness thereof.

So long as the Bonds are in book-entry only form, Cede & Co., as nominee for DTC, will be treated as the sole owner of the Bonds for all purposes under the Indenture, including receipt of all principal of and interest on the Bonds, receipt of notices, voting and requesting or directing the Trustee to take or not to take, or consenting to, certain actions under the Indenture. The Board and the Trustee have no responsibility or obligation to the Participants or the Beneficial Owners with respect to (a) the accuracy of any records maintained by DTC or any Participant; (b) the payment by any Participant of any amount due to any Beneficial Owner in respect of the principal of and interest on the Bonds; (c) the delivery or timeliness of delivery by any Participant of any notice to any Beneficial Owner which is required or permitted under the terms of the Indenture to be given to owners of Bonds; or (d) other action taken by DTC or Cede & Co. as owner of the Bonds.

CONCERNING THE TRUSTEE

Simmons Bank, Pine Bluff, Arkansas, (the "Trustee") will be the Trustee under the Indenture. The Trustee may resign at any time. The Trustee may be removed at any time (i) by the Board (provided that there shall not then be continuing an Event of Default (as defined under **SUMMARY OF THE INDENTURE**, **Events of Default and Remedies of Bondholders** herein) or an event which upon passage of time would be an Event of Default), or (ii) by an instrument or concurrent instruments in writing, signed by the registered owners of not less than a majority in principal amount of the Bonds then outstanding. The Trustee may also be removed at any time for any breach of trust or for acting or proceeding in violation of, or for failing to act or proceed in accordance with, any provision of the Indenture with respect to the duties and obligations of the Trustee, by (i) the Board or (ii) any court of competent jurisdiction upon the application of the Board or the registered owners of not less than twenty-five percent (25%) in principal amount of the Bonds then outstanding. No such resignation or removal will be effective until a successor Trustee is appointed and has accepted the appointment.

Each successor Trustee must be a trust company or bank in good standing duly authorized to exercise trust powers and subject to examination by federal and state authority.

The Trustee is also the bond registrar and paying agent for the Bonds.

Except upon the happening of an Event of Default specified in clause (a) or clause (b) under **SUMMARY OF THE INDENTURE**, **Events of Default and Remedies of Bondholders**, the Trustee shall not be obligated to take notice or be deemed to have notice of any Event of Default unless given written notice by the owners of not less than ten percent (10%) in principal amount of the Bonds then outstanding, or to take any action or proceeding by reason of any statement or report filed with it under the provisions of the Indenture or by reason of any information contained therein.

The Trustee shall be under no obligation to take any steps in the execution of the trusts created by the Indenture until it shall be indemnified to its satisfaction against any and all costs and expenses, outlays and counsel fees, and other reasonable disbursements, and against all liability.

SUMMARY OF THE INDENTURE

The following is a summary of certain provisions of the Indenture.

Definitions

In addition to terms defined elsewhere in this Official Statement, the following terms have the meanings assigned in the Indenture as follows:

"Parity Indenture" shall mean, collectively, the Trust Indenture dated as of October 20, 2020, by and between the Board and the Trustee, and any supplement thereto, and any indenture securing Additional Parity Bonds issued in accordance with the Indenture.

"Senior Indenture" shall mean, collectively, (a) the Trust Indenture dated as of April 6, 2016, by and between the Board and the Trustee, and any supplement thereto, (b) the Trust Indenture dated as of April 1, 2013, by and between the Board and the Trustee, and any supplement thereto, (c) the Trust Indenture dated as of August 1, 2013, by and between the Board and the Trustee, and any supplement thereto, (d) the Trust Indenture dated as of February 24, 2016, by and between the Board and the Trustee, and any supplement thereto, and (e) the Trust Indenture dated as of September 19, 2017, by and between the Board and the Trustee, and any supplement thereto.

Application of Bond Proceeds

Proceeds of the Bonds will be applied as follows:

<u>Refunding</u>. Proceeds of the Bonds necessary to accomplish the refunding of the Refunded Series 2013C Bonds shall be deposited into a special fund in the name of the Board designated "Escrow Fund" held by the trustee for the Refunded Series 2013C Bonds and applied to the payment of interest on the Refunded Series 2013C Bonds due October 1, 2023 and to the redemption of the Refunded Series 2013C Bonds on October 1, 2023 at a price of par plus accrued interest.

Cost of Issuance. The balance of the proceeds of the Bonds shall be deposited to the credit the "Series 2023 Various Facilities Cost of Issuance Fund" (the "Cost of Issuance Fund") created pursuant to the Indenture and held by the Trustee under the Indenture and used to pay costs of issuing the Bonds and costs of refunding the Refunded Series 2013C Bonds.

Use of Pledged Revenues and Flow of Funds

<u>Disposition of Pledged Revenues</u>. The Bonds are secured by a pledge of, and are payable from the Pledged Revenues, and by moneys in the various funds and accounts created pursuant to the Indenture. The pledge of Pledged Revenues to the Bonds is subordinate to the pledges of the Pledged Revenues (or any portion thereof) in favor of the Senior Bonds and is on a parity with the pledge of Pledged Revenues in favor of the Parity Bonds, to the extent outstanding. The Board has pledged the Pledged Revenues to the payment of the principal of, premium, if any, and interest on the Bonds. To the extent the Pledged Revenues and the Trust Estate established pursuant to the Indenture are insufficient to pay the obligations of the Board pursuant to the Indenture, the Board has covenanted to pay such obligations from such other moneys as are available to the Board under the Constitution and laws of the State.

Bond Fund. The Board has established with the Trustee a special fund in the name of the Board designated "Series 2023 Various Facilities Bond Fund" (the "Bond Fund"). Amounts credited to the Bond Fund shall be expended solely (i) to pay the principal of, premium, if any, and interest on the Bonds; (ii) to pay the fees and expenses of the Trustee; and (iii) to make required payments with respect to arbitrage rebate pursuant to the Indenture. The Vice Chancellor (as hereinafter defined) of UA Little Rock shall deposit or cause to be deposited into the Bond Fund, from Pledged Revenues, at least one (1) business day prior to each interest or interest and principal payment date, an amount sufficient to provide for the interest on and principal of all Bonds and Trustee's and Paying Agent's fees, as the same then next become due.

The Bonds shall be specifically secured by a pledge of the Pledged Revenues that is subordinate to the pledges of the Pledged Revenues (or any portion thereof) in favor of the Senior Bonds. The Bonds and the Parity Bonds shall be specifically secured by a parity pledge of all Pledged Revenues. The obligation to make payments into the Bond Fund as described above, the obligation to make payments into the bond fund for the Parity Bonds (the "Parity Bond Fund"), and the obligation to make payments into bond funds for any Additional Parity Bonds (the "Additional Parity Bond Fund") shall be on a parity. If Pledged Revenues and such other moneys as described above are insufficient to make the payments into the Bond Fund, the Parity Bond Fund, and any Additional Parity Bond Funds, the available

moneys shall be distributed between the Bond Fund, the Parity Bond Fund, and any Additional Parity Bond Funds in proportion to the required payments.

Cost of Issuance Fund. Moneys in the Cost of Issuance Fund shall be used for the payment of costs of issuance of the Bonds and costs of accomplishing the refunding of the Refunded Series 2013C Bonds. Moneys remaining the Cost of Issuance Fund on October 1, 2023 will be transferred to the Bond Fund.

<u>Investments</u>. Amounts in the Bond Fund and the Cost of Issuance Fund shall, pursuant to the direction of the Vice Chancellor for Finance and Administration of UA Little Rock (the "Vice Chancellor"), be invested and reinvested by the Trustee in Permitted Investments (defined below), which shall mature, or which shall be subject to redemption by the owner, at the option of the owner thereof, on or prior to the date or dates when the money held for the credit thereof will be required for the purposes intended.

"Permitted Investments" shall mean any of the following:

- (1) Direct obligations of the United States of America (including obligations issued or held in book entry form on the books of the Department of the Treasury) or obligations the principal of and interest on which are unconditionally guaranteed by the United States of America ("Government Obligations");
- (2) Direct obligations of an agency, instrumentality or government-sponsored enterprise created by an act of the United States Congress and authorized to issue securities or evidences of indebtedness, regardless of whether the securities or evidences of indebtedness are guaranteed for repayment by the United States Government;
- (3) (i) Federal funds, or banker's acceptances, maturing in not more than 360 days, issued or accepted by commercial banks which have a rating on their short-term certificates of deposit on the date of purchase of not lower than A-1 by S&P or P-1 by Moody's, (ii) U.S. dollar denominated certificates of deposit issued by commercial banks or savings and loans and fully insured by the Federal Deposit Insurance Corporation, or (iii) U.S. dollar denominated certificates of deposit issued by commercial banks or savings and loans, provided the payment of principal of and interest on the certificate is fully secured by a pledge of Government Obligations or other securities authorized by State law to secure public funds or the issuer of the certificate of deposit has a rating described in (i), above; or
- (4) Investments in a money market fund, including funds of the Trustee or its affiliates, (i) rated (at the time of purchase) in the highest rating category for this type of investment by S&P or Moody's or (ii) comprised exclusively of Government Obligations, the obligations described in clause (2) above, and/or other securities authorized by State law to secure public deposits;
- (5) U.S. dollar denominated corporate notes, bonds or other debt obligations issued or guaranteed by a financial institution, non-profit or other entity which have a rating of at least "A-" by S&P or "A3" by Moody's on the date of purchase;
- (6) U.S. dollar denominated commercial paper issued or guaranteed by a corporation, company, financial institution, trust or other entity which have a rating of at least "A-1" by S&P or "P-1" by Moody's on the date of purchase;
- (7) (i) Obligations the interest on which is excluded from gross income of the owner thereof for federal income tax purposes under Section 103(a) of the Internal Revenue Code of 1986, as amended (the "Code"), that are rated in the two highest long-term or short-term rating categories by S&P or Moody's, and are not private activity bonds under the Code; and (ii) United States Treasury Obligations State and Local Government Series. If a bond rating agency other than S&P or Moody's is maintaining a rating on the Bonds, ratings comparable to those described above shall be required for such obligations; and
 - (8) Any other investment that is legal for the Board and permitted by Board policy.

Obligations so purchased as an investment of moneys in any fund shall be deemed at all times to be a part of such fund, and the interest accruing thereon and any profit realized from such investment shall be credited to such fund, and any loss shall be charged to such fund.

Additional Bonds

"Additional Parity Bonds" consisting of bonds or obligations may be issued ranking on a parity of pledge of the Pledged Revenues provided that there is delivered to the Trustee a certificate, signed by the Chairman of the Board,

the President of the System, or the Vice Chancellor for Finance and Administration of UA Little Rock, (i) stating that the Board is not in default under the Indenture and (ii) stating either (A) that for the then preceding fiscal year, Pledged Revenues were not less than 110% of the maximum annual debt service on the then outstanding Bonds, the then outstanding Parity Bonds, the then outstanding Senior Bonds, any then outstanding Additional Parity Bonds, and the Additional Parity Bonds then proposed to be issued, or (B) in the event of an increase in Pledged Revenues, approved by the Board, that Pledged Revenues will, for the then current fiscal year or the then next fiscal year (assuming enrollment equal to that for the then preceding fiscal year), equal not less than 110% of the maximum annual debt service on the then outstanding Bonds, the then outstanding Parity Bonds, the then outstanding Senior Bonds, any then outstanding Additional Parity Bonds, and the Additional Parity Bonds or Additional Parity Bonds or other indebtedness and result in net debt service savings to the Board.

Obligations may also be issued which are secured by a subordinate pledge of the Pledged Revenues.

Rate Covenant

The Board has covenanted that Pledged Revenues will be maintained (that is, increased if necessary) at a level equal to or exceeding 100% of current annual debt service on all outstanding Bonds, outstanding Parity Bonds, any outstanding Additional Parity Bonds, outstanding Senior Bonds, and the Trustee's and Paying Agent's fees.

Events of Default

The Indenture defines "Event of Default" as:

- (a) Default in the payment of the principal of the Bonds; or
- (b) Default in the payment of interest on the Bonds; or
- (c) The Board's being rendered incapable of fulfilling its obligations under the Indenture; or
- (d) Any proceeding instituted with consent or acquiescence of the Board to effect a composition with creditors and adjust the claims of creditors payable out of Pledged Revenues; or
- (e) Default in the performance of any other covenants, conditions, agreements and provisions of the Indenture and the continuance of such default for thirty (30) days after written notice; or
 - (f) An event of default shall occur under a Parity Indenture or a Senior Indenture.

Upon the happening and continuance of any Event of Default, the Trustee may, upon written request of the registered owners of not less than twenty-five percent (25%) in principal amount of the Bonds then outstanding shall, by a notice in writing to the Board, declare the principal of all of the Bonds then outstanding (if not then due and payable) to be due and immediately payable, and upon such declaration the same shall become and be immediately due and payable.

Upon the happening and continuance of any Event of Default, the Trustee may proceed, and upon the written request of the owners of not less than twenty-five percent (25%) in principal amount of the Bonds then outstanding shall proceed, subject to the provisions of the Indenture giving the Trustee the right to indemnity (see CONCERNING THE TRUSTEE, herein), to protect and enforce its rights and the rights of the owners of the Bonds under the applicable laws of the State or under the Indenture by such suits, actions or special proceedings in equity or at law, either for the specific performance of any covenant or agreement contained in the Indenture or in aid or execution of any power therein granted or for the enforcement of any proper legal or equitable remedy, including mandamus, as the Trustee, being advised by counsel, shall deem most effectual to protect and enforce such rights.

If at any time the moneys in the Bond Fund shall not be sufficient to pay the principal of or the interest on the Bonds as the same become due and payable (either by their terms or by acceleration of maturities as provided above), such moneys then available or thereafter becoming available for such purposes, whether through the exercise of the remedies provided above or otherwise, shall be applied as follows:

(a) Unless the principal of all the Bonds shall have become or shall have been declared due and payable, all such moneys shall be applied:

FIRST: To the payment to the persons entitled thereto of all installments of interest then due, in the order of the maturity of the installments of such interest, and, if the amount available shall not be sufficient to pay in full any particular installment, then to the payment ratably, according to the

amounts due on such installment, to the persons entitled thereto, without any discrimination or privilege;

SECOND: To the payment to the persons entitled thereto of the unpaid principal of any of the Bonds which shall have become due, in the order of their due dates, with interest on such Bonds from the respective dates upon which they became due, and, if the amount available shall not be sufficient to pay in full Bonds due on any particular date, together with such interest, then to the payment ratably, according to the amount of principal due on such date, to the persons entitled thereto without any discrimination or privilege; and

THIRD: To the payment of the interest on and the principal of the Bonds, all in accordance with the provisions of the Indenture.

- (b) If the principal of all the Bonds shall have become due or shall have been declared due and payable, all such moneys shall be applied to the payment of the principal and interest then due and unpaid upon the Bonds, without preference or priority of principal over interest or of interest over principal, or of any installment of interest over any other installment of interest, or of any Bond over any other Bond, ratably, according to the amounts due respectively for principal and interest, to the persons entitled thereto without any discrimination or privilege.
- (c) If the principal of all the Bonds shall have been declared due and payable and if such declaration shall thereafter have been rescinded and annulled, then, subject to the provisions of paragraph (b) above in the event that the principal of all the Bonds shall later become due or be declared due and payable, the moneys then remaining in and thereafter accruing to the Bond Fund shall be applied in accordance with the provisions of paragraph (a) above.

Whenever moneys are to be applied by the Trustee pursuant to the above, such moneys shall be applied by it at such times, and from time to time, as it shall determine, having due regard to the amount of such moneys available for application and the likelihood of additional moneys becoming available for such application in the future.

No bondholder shall have any right to institute any suit, action, mandamus or other proceeding, in equity or at law, unless the owners of not less than 10% in principal amount of the Bonds then outstanding shall have made written request of the Trustee and afforded the Trustee a reasonable opportunity to proceed and shall also have offered to the Trustee reasonable indemnity against costs, expenses and liabilities to be incurred, and the Trustee shall have refused or neglected to comply with such request within a reasonable time.

Supplemental Indentures Not Requiring Consent of Owners of Bonds

The Board and the Trustee may, from time to time and at any time, enter into such indentures supplemental to the Indenture as shall not be inconsistent with the terms and provisions of the Indenture (which supplemental indentures shall thereafter form a part hereof),

- (a) to cure any ambiguity or formal defect or omission in the Indenture or in any supplemental indenture, or
- (b) to grant to or confer upon the Trustee for the benefit of the owners any additional rights, remedies, powers, authority or security that may lawfully be granted to or conferred upon the owners or the Trustee, or
 - (c) to issue additional bonds in accordance with the Indenture; or
- (d) to insert such provision clarifying matters or questions arising under the Indenture as are necessary or desirable and are not contrary to or inconsistent with the Indenture; or
- (e) to make any other change, which, in the judgment of the Trustee, does not materially adversely affect the owners of the Bonds.

Supplemental Indentures Requiring Consent of Owners of Bonds

Subject to the terms and provisions contained in the Indenture, the owners of not less than sixty-six and two-thirds percent (66-2/3%) in aggregate principal amount of the Bonds then outstanding shall have the right, from time to time, to consent to and approve the execution by the Board and the Trustee to such indenture or indentures supplemental to the Indenture as shall be deemed necessary or desirable by the Board for the purpose of modifying, altering, amending, adding to or rescinding, in any particular, any of the terms or provisions contained in the Indenture or in any supplemental indenture; provided, however, that, subject to the following paragraph, nothing shall permit, or be construed as permitting, (a) an extension of the maturity of the principal of or the interest on any Bond issued under the Indenture, or (b) a reduction in the rate of interest thereon, or (c) a preference or priority of any Bond or

Bonds over any other Bond or Bonds, or (d) a reduction in the aggregate principal amount of the Bonds required for consent to making such supplemental indentures.

At any time one hundred percent (100%) of the owners may consent to and approve the execution by the Board and the Trustee of an indenture or indentures supplemental to the Indenture permitting the modifications described in clauses (a), (b), (c) or (d) of this paragraph.

Defeasance

If the Board shall pay or cause to be paid to the holders of the Bonds the principal, premium and interest to become due thereon at the times and in the manner stipulated therein, and if the Board shall keep, perform and observe all and singular the covenants and promises in the Bonds and in the Indenture expressed as to be kept, performed and observed by it on its part, then the presents and the estate and rights granted by the Indenture shall cease, determine and be void, and thereupon the Trustee shall cancel and discharge the lien of the Indenture, and execute and deliver to the Board such instruments in writing as shall be requisite to satisfy the lien thereof, and shall reconvey to the Board the estate thereby conveyed, and assign and deliver to the Board any property at the time subject to the lien of the Indenture which may then be in its possession, except cash or Government Obligations held by it for the payment of the principal of and interest on the Bonds.

Bonds for the payment of which cash or non-callable Government Obligations maturing on or prior to the maturity date of the Bonds shall have been deposited with the Trustee (whether upon or prior to the maturity date of such Bonds) shall be deemed to be paid within the meaning of the Indenture and shall not be regarded as outstanding thereunder. In determining the sufficiency of the deposit there shall be considered the principal amount of such Government Obligations and interest to be earned thereon until the maturity of such Government Obligations.

The Board may at any time surrender to the Trustee for cancellation by it any Bonds previously authenticated and delivered under the Indenture which the Board may have acquired in any manner whatsoever, and such Bonds, upon such surrender and cancellation, shall be deemed to be paid and retired.

Termination of Rights

Any funds on deposit in the Bond Fund for a period of two and one-half years after the date of maturity of all outstanding Bonds shall become the unencumbered property of the Board and shall be remitted to the Board, and the rights of the holder of any Bond with respect to such funds shall be terminated.

THE UNIVERSITY OF ARKANSAS SYSTEM

Generally

The University of Arkansas was established in Fayetteville as a land grant institution, originally named "Arkansas Industrial University," by legislative act of the General Assembly in 1871. Classes at the University of Arkansas commenced January 22, 1872 and, in 1899, the institution's name was changed to the University of Arkansas (the "University"). Since then, either through mergers or other authority of the Board, the University has established multiple campuses, divisions, or units, which collectively are referred to as the University of Arkansas System (the "System"). The System's campuses, divisions, and units (other than UA Little Rock, which is described under THE UNIVERSITY OF ARKANSAS AT LITTLE ROCK) are briefly described below:

<u>University of Arkansas, Fayetteville ("UAF")</u>. UAF was the original site of the University. On the UAF campus are the Dale Bumpers College of Agricultural, Food and Life Sciences, the Fay Jones School of Architecture and Design, the J. William Fulbright College of Arts and Sciences, the Sam M. Walton College of Business, the College of Education and Health Professions, and the College of Engineering. Also located there are the School of Law, the Graduate School and International Education, the Departments of Army and Air Force ROTC, the Agricultural Experiment Station, the Global Campus, the Bureau of Business and Economic Research and the Division of Continuing Education. Campus facilities also include the Fulbright Institute of International Relations, the High-Density Electronics Center, the Mack-Blackwell Rural Transportation Center, the Center of Excellence for Poultry Science, and the Center for Advanced Spatial Technology. UAF offers master's degrees in more than 85 fields of study and doctoral degrees in approximately 45 different areas. Fayetteville is the county seat of Washington County.

<u>University of Arkansas for Medical Sciences ("UAMS")</u>. Founded in 1879 as the University of Arkansas Department of Medicine, the University of Arkansas Medical Center was established by the Board as a campus of the University in 1975. In 1981, the name was changed to the University of Arkansas for Medical Sciences. UAMS is comprised of the College of Medicine, the College of Pharmacy, the College of Nursing, the College of Health Professions, the College of Public Health, the Graduate School, the regional Area Health Education Centers, the Outpatient Center (formerly known as the Ambulatory Care Center) and Level 1 Trauma Center, the Winthrop P. Rockefeller Cancer Institute, the Harvey and Bernice Jones Eye Institute, the Jackson T. Stephens Spine and Neurosciences Institute, the Psychiatric Research Institute, the Translational Research Institute, the Orthopaedic and Spine Hospital, and the Donald W. Reynolds Institute on Aging. Students attend classes in Little Rock and at the Northwest Regional Campus in Fayetteville.

University of Arkansas at Monticello ("UAM"). UAM was established in 1909 by Legislative Act of the General Assembly. Originally called the Fourth District Agricultural School, UAM by merger joined the System on July 1, 1971. Monticello, the county seat of Drew County, is located approximately 100 miles southeast of Little Rock. UAM offers Master's Degree programs in Fine Arts in Creative Writing, Music (Jazz Studies), Education (various specialties), and Science in Forest Resources, as well as Bachelor and Associate Degrees in various fields including Agriculture, Business Administration, Communication Arts, Education, Fine Arts, Forest Resources and Nursing. UAM has satellite campuses in Crossett and McGehee.

<u>University of Arkansas at Pine Bluff ("UAPB")</u>. UAPB was founded in 1873 as Branch Normal College and became a land-grant institution in 1891. It joined the System and changed its name in 1972 to the University of Arkansas at Pine Bluff. Pine Bluff is located approximately 42 miles southeast of Little Rock. UAPB offers approximately thirty Bachelor's Degree programs, two Associate Degree programs, eight Master's Degree programs, and one doctoral program among the following academic schools: Agriculture, Fisheries, and Human Sciences, Business and Management, Education, Arts and Sciences, and University College.

University of Arkansas at Fort Smith ("UAFS"). UAFS was first established as Fort Smith Junior College in 1928 as an extension of the local public school system. Until 1950, it operated within the public school system and offered primarily college-parallel courses. In 1950, it was separated from the public school system and incorporated as a private, nonprofit educational institution. UAFS has experienced several name changes since its founding. In 1966, the College was renamed Westark Junior College, in 1972 it became Westark Community College, and in 1998 it became Westark College. On January 1, 2002, pursuant to the Merger Agreement and Plan of Transition dated December 15, 2000, Westark College became the University of Arkansas at Fort Smith. UAFS offers approximately two Master's Degree programs and approximately 41 Bachelor's Degree programs. In addition, UAFS offers associates degrees in applied science, general studies, art, and science in 21 academic fields, as well as approximately 49 programs under which students can earn a technical certificate or a certificate of proficiency.

Phillips Community College of the University of Arkansas ("PCCUA"). This campus was established in 1965 as Phillips County Community College under applicable State law and county ordinance. The principal campus

is located in Helena-West Helena, Arkansas, and satellite campuses are located in Stuttgart and DeWitt. The College provides comprehensive community college higher education offerings in its area and offers associate degrees and certificate programs. Pursuant to a merger agreement effective July 1, 1996, Phillips County Community College became a part of the System and was designated "The Phillips County Community College of the University of Arkansas." PCCUA is now known as "Phillips Community College of the University of Arkansas."

University of Arkansas Community College at Hope - Texarkana ("UAHT"). On July 1, 1965, Hope, Arkansas, was named as a site for Red River Vocational Technical School pursuant to applicable law, and classes began in August, 1966 at a sixty-acre campus donated by the City of Hope. In 1991, under applicable law, the school was changed to technical college status and was named "Red River Technical College." Effective July 1, 1996, Red River Technical College was merged into the System and was designated "University of Arkansas Community College at Hope." In 2012, a satellite campus of 22 acres was established in Texarkana, Arkansas. In January 2019, the Board approved modifying the official name of the campus to "University of Arkansas Community College at Hope-Texarkana."

<u>University of Arkansas Community College at Batesville ("UACCB")</u>. UACCB, formerly Gateway Technical College, became part of the System on October 13, 1997 pursuant to a merger agreement. Originally established as "Gateway Vocational-Technical College" in 1975, the institution became Gateway Technical College under Act 1244 of 1991. After passage of a local sales tax referendum by the citizens of Independence County, Gateway Technical College was renamed the "University of Arkansas Community College at Batesville" by the Board on March 31, 1998.

The University of Arkansas Community College at Morrilton ("UACCM"). The 1961 Arkansas General Assembly established Petit Jean as the State's second adult vocational-technical school, and classes began in September 1963. In 1991, the General Assembly converted Petit Jean to a degree-granting two-year college. The conversion permitted expansion of the curriculum to include technical, academic and workforce education, community education, and adult education. Initially named "Petit Jean Technical College," the name was changed to "Petit Jean College" on July 1, 1997. Pursuant to a merger agreement effective July 1, 2001, the institution became a part of the System and was designated "The University of Arkansas Community College at Morrilton."

Cossatot Community College of the University of Arkansas ("CCCUA"). Cossatot Vocational Technical School was created by the Arkansas General Assembly in 1975 and was constructed on 40 acres of land donated by the DeQueen Chamber of Commerce. In 1991, the General Assembly converted the school into a two-year degree granting institution. With the main campus in DeQueen, the college has teaching centers in Nashville and Ashdown. Pursuant to a merger agreement effective July 1, 2001, the institution became a part of the System and was designated "Cossatot Community College of the University of Arkansas."

<u>University of Arkansas Community College at Rich Mountain ("UACCRM")</u>. UACCRM was first established in 1983 as Rich Mountain Community College, as a public two-year college with a mission to provide post-secondary educational opportunities to the citizens of Polk County, Arkansas and surrounding areas. Effective February 1, 2017, the institution merged with and became part of the System and was designated "University of Arkansas Community College at Rich Mountain." UACCRM's main campus is located in Mena, Arkansas. In addition, UACCRM maintains satellite campuses in Waldron, Arkansas and Mount Ida, Arkansas.

<u>University of Arkansas – Pulaski Technical College ("UA – Pulaski Tech")</u>. The Little Rock Vocational Technical School was established in October 1945 under the supervision of the Little Rock public school system. In October 1969, administration of the institution was transferred to the Arkansas State Board of Vocational Education, and the school was renamed Pulaski Vocational Technical School. The institution moved to its current location in North Little Rock, Arkansas in January 1976. In 1991, Pulaski Vocational Technical School was renamed Pulaski Technical College. Effective February 1, 2017, the institution merged with and became part of the System and was designated "University of Arkansas – Pulaski Technical College." UA – Pulaski Tech is a two-year college that serves the education needs of central Arkansas through more than 90 occupational/technical degree and certificate programs, a university-transfer curriculum, and specialized programs for business and industry.

Other Programs, Locations and Entities

Other System-affiliated programs, locations and entities are as follows:

<u>Cammack Campus</u>. In 1957 the late Kate Cammack donated to the Board a 40-acre tract of land on North University Avenue in Little Rock to be used for educational and cultural programs of the System. Presently located on the Cammack Campus are the President's residence and the System Administration offices with a conference room

for the Board and other System functions. The Cammack Campus also includes Mrs. Cammack's home, "Pine Border," which has been restored.

<u>University of Arkansas Clinton School of Public Service ("CSPS")</u>. CSPS was established by the Board in 2004. CSPS is located in downtown Little Rock on the grounds of the William J. Clinton Presidential Center and Park. CSPS is the first graduate school in the nation to offer a Master of Public Service degree, helping students further their careers in the areas of government, non-profit, volunteer, and private sector service.

<u>University of Arkansas System eVersity ("eVersity")</u>. In 2014, the Board established eVersity, the System's first 100% online institution. In May, 2022, the Board approved the elimination of the degree programs offered by eVersity and the closure of its operations in order to facilitate the integration of eVersity and UA-Grantham (as defined below under <u>University of Arkansas – Grantham</u>), the newest System campus, into a single entity. This integration has been completed, and the surviving entity will continue to operate as University of Arkansas – Grantham. As part of the integration, all eVersity assets and liabilities have been transitioned to UA-Grantham, and eVersity students have been allowed to transfer to UA-Grantham without any restriction or detriment.

<u>University of Arkansas System Division of Agriculture</u>. The University of Arkansas Division of Agriculture is the statewide research and extension agency serving Arkansas agriculture, communities, families and youth. The mission of the division is to discover new knowledge, incorporate it into practical applications and assist Arkansans in its application. With a presence in all 75 Arkansas counties, the division is comprised of two principal units: the Agricultural Experiment Station and the Cooperative Extension Service. Division faculty and facilities are located on five System campuses, at five regional research and extension centers, eight branch stations and other locations. An extension office is located in each county in cooperation with county governments.

Arkansas Archeological Survey. The mission of the Arkansas Archeological Survey is to study and protect the 13,000-year archeological heritage of Arkansas, to preserve and manage information and collections from archeological sites and to communicate what is learned to the people of the State. The survey has 10 research stations across the State, each with a full-time PhD archeologist associated with regional higher education institutions and state parks. The archeologists conduct research, assist other state and federal agencies and are available to local officials, amateur archeologists, landowners, educators and students in need of information about archeology or archeological sites.

<u>Criminal Justice Institute ("CJI")</u>. CJI is a unit of the System that serves a unique population of non-traditional students - certified law enforcement professionals who are actively employed within the State's police departments and sheriff's offices. The institute is committed to making communities safer by supporting law enforcement professionals through training, education, resources and collaborative partnerships. Utilizing both classroom-based instruction and practical, hands-on application, CJI provides an educational experience designed to enhance the performance and professionalism of law enforcement in progressive areas of criminal justice, including law enforcement leadership and management, forensic sciences, computer applications, traffic safety, illicit drug investigations and school safety.

Arkansas School for Mathematics, Sciences and the Arts ("ASMSA"). ASMSA is the State's premier high school focusing on excellence in math, science and the arts. Located in Hot Springs, ASMSA is one of 15 residential high schools in the country specializing in the education of gifted and talented students who have an interest and aptitude for mathematics and science. All classes are taught at the college level, and the school offers nearly 60 concurrent courses. Through ASMSA's Concurrent Core program, all students graduate high school with an average of at least 50 hours of college credit.

University of Arkansas – Grantham ("UA–Grantham"). On August 30, 2021, the Board entered into an Asset Purchase Agreement to acquire the assets and assume certain liabilities (consisting primarily of service and vendor contracts, any liabilities to students, and office lease obligations) of Grantham University ("Grantham"), a for-profit online institution of higher education with approximately 4,000 active students and more than 60 degree programs. The acquisition was closed on November 1, 2021, and Grantham became known as the "University of Arkansas – Grantham." In order to fund the cost of the acquisition and associated expenses, the Board entered into an unsecured \$8,000,000 variable rate revolving line of credit with Regions Commercial Equipment Finance, LLC. Grantham was founded in 1951 to serve World War II veteran educational needs. It began offering exclusively online programs in the late 1990s. Grantham has maintained a focus on military students, and current or past service members currently make up approximately 67% of its student body. UA-Grantham is accredited through the Distance Education Accrediting Commission. UA-Grantham is also accredited by the Accrediting Board of Engineering and Technology, the Commission of Collegiate Nursing Education, and the International Accreditation Council for Business Education. In May 2022, the Board approved the integration of eVersity with UA-Grantham, and such integration has been

completed. UA-Grantham is the surviving institution and has assumed all of the assets and liabilities of eVersity. eVersity students have been allowed to transfer to UA-Grantham without restriction or detriment.

Acquisitions, Affiliations, Mergers, and Divestitures. The Board and its campuses may from time to time enter into transactions such as acquisitions, affiliations, mergers, and divestitures. Such transactions could include, among others, acquisitions of or mergers with respect to other educational institutions or other forms of affiliations or divestitures of existing affiliates. Given the pace of change in higher education, it is likely that the Board will from time to time be presented with opportunities to enter into transactions of considerable magnitude or significance. At this time, the Board is unable to anticipate whether any such transactions, if entered into in the future, would have a material adverse impact on the Board, its campuses, or the Board's credit rating.

Board of Trustees

The System is governed by a Board of Trustees which was created as a corporate body by statute. There are ten members of the Board of Trustees, appointed for ten-year staggered terms. By statute, eight members of the Board must represent the areas of Congressional Districts of the State, and the balance of the members are selected at large. Members of the Board are appointed by the Governor and confirmed by the State Senate, except that interim appointments are made by the Governor and confirmed by the remaining members of the Board. The current members of the Board of Trustees of the University of Arkansas are:

Name and Office	Business or Profession	Term Expires
Morril Harriman, Chairman	Attorney	2024
Sheffield Nelson, Vice Chairman	Attorney	2025
Kelly Eichler*, Secretary	Attorney	2026
Ted Dickey, Assistant Secretary	Business Executive	2030
Tommy Boyer	Retired Business Executive	2027
Steve Cox	Business Executive	2028
Ed Fryar, PhD	Business Executive	2029
Jeremy Wilson	Business Executive	2031
Nathaniel Todd	State Government	2032
Kevin Crass**	Attorney	2033

- * Ms. Eichler is the spouse of an officer of Stephens Inc., one of the Underwriters.
- ** Mr. Crass is a partner at Friday, Eldredge & Clark, LLP, bond counsel.

System Administration

The current officers of the System are:

<u>Name</u>	Office Office
Donald R. Bobbitt, PhD	President

Tara Smith Vice President for Finance and CFO
Michael Moore, PhD Vice President for Academic Affairs
Deacue Fields, PhD Vice President for Agriculture

Melissa K. Rust Vice President for University Relations
Steven Fulkerson Vice President for Administration and CIO
Chris Thomason Vice President for Planning and Development

Patrick Hollingsworth* Interim General Counsel

The central administrative offices of the System are located on the Cammack Campus at 2404 North University Avenue, Little Rock, Arkansas 72207; telephone: (501) 686-2500.

Student Enrollment-All Campuses

Preliminary enrollment for the fall semesters of the school years indicated below for each campus of the System (expressed as full-time equivalents and including concurrent enrollment) was as follows:

	Fall 2018-19	Fall 2019-20	Fall 2020-21	Fall 2021-22	Fall 2022-23
University of Arkansas, Fayetteville	24,407	24,068	24,035	25,193	26,976
University of Arkansas at Little Rock ⁽¹⁾	7,003	6,483	6,014	5,567	5,430
University of Arkansas for Medical Sciences	2,466	$2,490^{(2)}$	2,604(2)	2,727	2,785
University of Arkansas at Monticello	$2,589^{(3)}$	2,275	2,109	2,072	2,040
University of Arkansas at Pine Bluff	2,456	2,357	2,468	2,503	2,080
Phillips Community College of the University of Arkansas	891	886	651	715	710
University of Arkansas Community College at Hope - Texarkana	936	871	761	726	669
University of Arkansas Community College at Batesville	903	977	852	743	729
University of Arkansas Community College at Morrilton	1,366	1,327	1,330	1,322	1,291
Cossatot Community College of the University of Arkansas	882	939	882	824	811
University of Arkansas at Fort Smith	5,176	4,872	4,604	4,158	4,112
University of Arkansas Community College at Rich Mountain	495	553	585	525	471
University of Arkansas-Pulaski Technical College	3,621	3,700	3,366	3,065	2,922
University of Arkansas System eVersity ⁽⁴⁾		628	668	574	
University of Arkansas - Grantham ⁽⁴⁾					<u>3,868</u>
Total, All Campuses	53,191	<u>52,426</u>	50,929	<u>50,714</u>	<u>54,894</u>

⁽¹⁾ Includes full-time equivalent numbers for the University of Arkansas Clinton School of Public Service.

^{*} Mr. Hollingsworth has served as Interim General Counsel since January 2023. David Curran has been selected by the Board to serve as General Counsel.

⁽²⁾ For the fall 2021 semester, UAMS began using a new methodology for calculating full-time equivalent enrollment that is better suited to UAMS because UAMS semesters are not the same as those of the System's other campuses. Fall 2019 and 2020 enrollment for UAMS has been restated using this methodology.

⁽³⁾ Includes full-time equivalent numbers for the University of Arkansas System eVersity.

⁽⁴⁾ On November 1, 2021, the acquisition and integration of Grantham University into the System was finalized. In 2022, eVersity was integrated into UA-Grantham, and eVersity students were transferred to UA-Grantham. See THE UNIVERSITY OF ARKANSAS SYSTEM, Other Programs, Locations and Entities, University of Arkansas System eVersity and University of Arkansas System – Grantham herein. Prior to the System's acquisition, Grantham University reported a total full-time equivalent enrollment of 4,837 students, 4,402 students and 3,782 students in school years 2019-20, 2020-21 and 2021-22, respectively. UA-Grantham has a different enrollment cycle than other System campuses, with courses starting at the beginning of each month.

THE UNIVERSITY OF ARKANSAS AT LITTLE ROCK

History

The University of Arkansas at Little Rock was founded in 1927 as Little Rock Junior College, and was under the supervision of the city Board of Education. The first semester there were eight instructors and approximately 100 students. By 1929, the college was accredited by the North Central Association of Colleges and Schools, a status it has kept through changes in size and status.

Housed at first in public school buildings, the college moved in 1949 to its present location in south Little Rock on a site donated by Raymond Rebsamen, a Little Rock businessman. The college was also by that time the sole beneficiary of a continuing trust established by former Governor George W. Donaghey.

In 1957 the institution began a four-year degree program, became independent and privately supported under a separate board of trustees, and took the name Little Rock University.

After several years of discussion and study, Little Rock University in September 1969 merged with the System to create the University of Arkansas at Little Rock.

The University of Arkansas merger began a period of rapid growth, which saw UA Little Rock go from approximately 3,500 students and 75 full-time faculty members in 1969 to approximately 8,103 full-time and part-time students in Fall 2022 and approximately 368 full-time faculty members. UA Little Rock's expanded offerings now include 55 baccalaureate degrees, 10 certificates of proficiency, 3 technical certificate programs, 11 associate degree programs, an extensive schedule of night, weekend, off-campus and online classes, and a wide range of community educational services. UA Little Rock began offering graduate and professional work in 1975. Besides the juris doctorate degree, UA Little Rock now has 6 doctoral programs, 35 master's programs, 22 graduate certificates, as well as joint programs with other campuses of the System.

UA Little Rock Administration

The current officers of UA Little Rock are:

Christy Drale, PhD Chancellor

Ann Bain, EdD Provost & Executive Vice Chancellor

Gerald "Jerry" Ganz, Jr. Vice Chancellor for Finance and Administration

Cody Decker, PhD Vice Chancellor for Student Affairs

Christian O'Neal Vice Chancellor for University Advancement

Joni C. Lee Vice Chancellor of University Affairs

George Lee Director of Athletics

Melvin Beavers, PhD Chancellor's Fellow for Diversity, Equity and

Inclusion

Alicia Dorn Chief of Staff

The central administrative offices of UA Little Rock are located at 2801 South University Avenue, Charles W. Donaldson Student Services Center, Room 425, Little Rock, Arkansas 72204; telephone: (501) 569-3202.

College Campus and Facilities

UA Little Rock is located on an approximately 250-acre campus in metropolitan Little Rock, with more than 2.9 million square feet maintained and 57 campus buildings and facilities on the main campus, the William H. Bowen School of Law, and UA Little Rock Downtown.

Like many campuses across the country, UA Little Rock experienced substantial growth in the mid-2000s, almost doubling its physical footprint in the decade from 2002 to 2012. Seven of UA Little Rock's newest buildings are LEED certified, one of which was the first in the System to receive Gold LEED certification. As part of the projects financed with the Series 2013C Bonds, UA Little Rock also invested \$32 million in energy conservation projects, reducing utility costs by 50% through a 10 megawatt electric generation plant, highly efficient heating and cooling loops across campus, and a Building Automation System.

The following is a summary of selected UA Little Rock buildings.

The UA Little Rock William H. Bowen School of Law is located at 1201 McMath Street, in downtown Little Rock, in a 152,000 square foot facility which was completed in August, 1992.

The Jack Stephens Center, completed in 2005, houses men's and women's basketball, women's volleyball, a competition basketball arena seating 5,600 patrons, a practice basketball court, and associated offices and services.

University Plaza, a 245,574 square foot shopping center located on 22.58 acres, was acquired in 2004. This Plaza now forms the southern boundary of the main campus. Vacant space has been renovated for academic and support purposes. The balance of the Plaza is occupied under existing leases by other entities.

In March 2012, UA Little Rock completed the Nanotechnology Research Building. Constructed at a cost of \$14.8 million, this 50,500 square foot facility houses UA Little Rock's Center for Integrative Nanotechnology Sciences and has greatly enhanced the research and grant activity for that center.

In May 2012, UA Little Rock completed the Student Services Center, a new student services one-stop facility. With a cost of \$13 million, this 48,500 square foot facility consolidated student services such as admissions, registrar, financial aid, student accounts, and counseling into one location to better serve student needs.

In the summer of 2012, UA Little Rock occupied a new sports and recreation complex that includes a soccer field, a competition level running track, and recreation fields to support student intramural programs. The Hatcher Wrestling Center, UA Little Rock's newest building, opened in fall 2019.

In the summer of 2013, the Nursing Building, a Gold LEED certified building, utilized an existing campus footprint (Administration South) to create a technology-rich learning environment for the UA Little Rock nursing students. The building more than doubled the space for the Department of Nursing and established a state-of-the-art Hospital Simulation Unit that has enabled UA Little Rock to ensure its students have experience with common yet complex health problems in an environment that is safe and enables learning by mistakes - something that cannot occur in an actual patient setting.

The Windgate Center for Art and Design, the newest academic building on campus, was completed in fall 2017 and offers more than 64,000 square feet of classrooms, studios, and art galleries. Windgate houses the State's only metalsmithing, jewelry, and furniture design programs. The Windgate Charitable Foundation fully funded the construction and outfitting of the Windgate Center, which achieved a LEED silver rating and is also home to UA Little Rock's permanent art collection.

Accreditations

UA Little Rock is fully accredited by the Higher Learning Commission. The School of Law is accredited by the American Bar Association and the Association of American Law Schools. UA Little Rock is designated a Military Friendly School.

UA Little Rock has accreditations from the following organizations: Accreditation Board for Engineering and Technology; American Council for Construction Education; Network of Schools of Public Policy, Affairs, and Administration; Committee on Professional Training of the American Chemical Society; National Association of Schools of Art and Design; Commission of Professors of Adult Education; Commission on Collegiate Interpreter Education; Council for Accreditation of Educator Preparation; Association to Advance Collegiate Schools of Business; Arkansas State Board of Nursing; Accreditation Commission for Education in Nursing; Association for Education of Rehabilitation of the Blind and Visually Impaired; and Council on Social Work Education.

Degree Programs

UA Little Rock is classified by the Carnegie Foundation for the Advancement of Teaching with Carnegie Research 2 status with world-class research programs in nanotechnology, cyber security, and emerging analytics. It is an interactive metropolitan university, one of a new class of American universities emerging in the past 25 years. UA Little Rock's faculty, staff, and students not only engage in a wide range of research activities, but also interact with the community as service providers, problem solvers, and resource persons. UA Little Rock maintains numerous programs, institutes, and activities to provide its knowledge and resources to the community and society. It participates in many partnership activities with government, schools, business, industry, and the cultural community. It is the sole beneficiary of a continuing trust, established by former Governor George W. Donaghey, which funds the Donaghey Scholars Program, scholarships, special events, and lectures, and assists with other UA Little Rock needs.

UA Little Rock's offerings include 142 programs of study, an extensive schedule of night, weekend, off-campus classes, continuing education, web-based, distance learning, and online courses. UA Little Rock students have unique learning experiences and various internship opportunities because of UA Little Rock's location in the State's capital city.

The following is a list of the colleges and respective programs available at UA Little Rock:

Donaghey College of Science, Technology, Engineering and Mathematics

- Advanced Software Development (TC)
- Applied Sciences (MS, PhD)
- Applied Statistics (GC)
- Architectural and Construction Engineering (BS)
- Bioinformatics (MS, PhD)
- Biology (BS, MA, MS)
- · Chemical Technician (CP)
- Chemistry (BA, BS, MA, MS)
- Civil and Construction Engineering (BS)
- · Computer Science (AS, CP, BS, MS)
- Computer and Information Services (PhD)
- Construction Management (BS)
- Construction Science (AS)
- · Cybersecurity (BS)
- Cybersecurity Fundamentals (CP)
- Data Science (GC)
- Electrical and Computer Engineering (BS)
- Electronics & Computer Engineering Technology (AET, BS)
- Engineering Science and Systems (PhD)
- Engineering Technology (Mechanical) (BS)
- Geology (BS)
- Information Quality (GC, MS)
- Information Science (BS, MS)
- Mathematical Sciences (MS)
- Mathematics (BA, BS)
- Mechanical Engineering Technology (AET)
- Mechanical Engineering (BS)
- National Cyber Teaching Academy Certificate (GC)
- Physics (BA, BS)
- Professional Studies Information Science (BPS)
- Professional Studies Construction (BPS)
- Web Design & Development (BA)

College of Business, Health, and Human Services

- Accounting (BBA)
- American Sign Language Studies (AS)
- Business (GC)
- Business Administration (MBA)
- Business Analytics (CP, BBA, GC)
- Business Information Systems (BBA, GC, MS)
- Communication Sciences and Disorders/Speech Language Pathology/Audiology (AC, BS, MS. PhD, AUD)
- Counselor Education (MEd)
- Criminal Justice (BA, MA, MS, PhD)
- Economics (BBA)
- Finance (BBA)
- Gerontology (GC)
- Health Education/Promotion (BS, MS)
- Human Resources and Organizational Psychology (GC)
- Innovation and Entrepreneurship (CP)
- International Business (BBA)
- Interpretation: American Sign Language/English (BA)
- K-12 Health and Physical Education (BS)
- Law Enforcement (AS)
- Management (BBA, GC, CP)
- Marketing (BBA)
- Nursing (AAS, BSN)
- Orientation & Mobility of the Blind (GC)
- Professional Sales (CP)
- Rehabilitation Counseling (MA)

- Rehabilitation of the Blind (MA)
- Social Work (BSW, MSW)
- Sport Management (MS)

College of Humanities, Arts, Social Sciences, and Education

- Anthropology (BA)
- Applied Communication Studies (BA, MA)
- Applied Design (CP)
- Applied Science (BAS)
- Art (BA, BFA, MA)
- Business and Professional Writing (GC)
- Conflict Management (GC)
- Curriculum & Instruction (Med)
- Digital Arts (CP)
- Dyslexia Therapist (GC)
- · Education (MEd, GC)
- Elementary Education (BSE)
- English (BA)
- General Education (AA)
- Gifted, Creative and Talented Education (MEd)
- Graphic Design (TC)
- History (BA)
- Interdisciplinary Studies (BA)
- Learning Systems Technology (MEd, GC)
- Mass Communication (BA, MA)
- Middle Level Education (BSE)
- Music (BA)
- Music Education (BM)
- Nonprofit Leadership Studies (CP)
- Nonprofit Management (GC)
- Online Writing Instruction (GC)
- Philosophy (BA)
- Photography (CP)
- Political Science (BA)
- Professional and Technical Writing (BA, MA)
- Psychology (BA)
- Public Administration (MPA)
- Public History (MA)
- Reading (MEd, PhD)
- Reading/Literacy Coach (GC)
- Sociology (BA)
- Special Education K-12 (BSE, GC)
- Theatre Arts (BA)
- World Languages (BA)
- Workplace Spanish (CP)

William H. Bowen School of Law

- Law (JD)
- Law/Business Administration (JD/MBA)
- Law/Doctor of Pharmacy (JD/PharmD)
- Law/Public Administration (JD/MPA)
- Law/Public Health (JD/MPH)
- Law/Public Service (JD/MPS)
- Law/Social Work (JD/MS)
- · Master of Studies in Law (MSL)

Clinton School of Public Service

• Public Service (MPS)

Online Learning and Infrastructure

Due to COVID-19, UA Little Rock moved all instruction online for the remainder of the spring semester beginning March 17, 2020, and offered online courses for the summer 2020 terms. UA Little Rock has the infrastructure capacity to serve all students, with online instruction facilitated through UA Little Rock's Blackboard system, with support provided through UA Little Rock's Office of eLearning. Even before the COVID-19 pandemic, the Office of eLearning delivered nearly 60 hours of face-to-face and online workshops on the Blackboard LMS, instructional design, online pedagogy, educational technology tools, and open educational resources. Additionally, the Office of eLearning offers a two-week intensive Summer Academy for Online Teaching Excellence, which served 32 faculty participants between 2016-2018. The summer academy includes ongoing support during the fall semester for course implementation. At a spring symposium, faculty participants demonstrate their class innovations and discuss successes and challenges. On an individual basis, the Office of eLearning offers assistance on course development services, creating engaging content and Blackboard administration. In 2015, UA Little Rock's Online Campus was created to provide an opportunity for students bound by place and time to complete asynchronous online coursework offered on a flat tuition and fee structure. In March 2020, to support faculty in the pivot to remote learning, UA Little Rock appointed and paid stipends to "faculty mentors" in online learning to assist faculty new to teaching online. The Office of eLearning, with its two instructional designers, continued to assist faculty with converting their courses to online. Throughout summer 2020, UA Little Rock provided faculty with ongoing professional development opportunities in online course design and delivery. The Office of eLearning introduced its in-house Online Course Design Quality Assurance Standards, which serve as a framework in best practices for faculty designing online courses. The Office of eLearning also provided additional professional development to faculty in online course design and delivery with three synchronous workshops and two new asynchronous trainings. The Provost's Office and the Academy for Teaching and Learning Excellence provided weekly roundtables for faculty in online teaching and pandemic pedagogy. UA Little Rock prioritized approximately \$1.5 million of its federal CARES Act relief funding to purchase equipment and software to support faculty and students in online learning. See SPECIAL CONSIDERATIONS AND RISKS RELATED TO COVID-19 herein.

Academic Retrenchment

In spring 2020, UA Little Rock engaged in an academic planning retrenchment process. The retrenchment proposal recommended workforce reductions in programs with low faculty FTE to student FTE ratios such as Engineering Technology, Music, and Chemistry. Programs identified as not central to UA Little Rock's mission or with trended low student enrollment were eliminated – this included Higher Education Administration and Dance. UA Little Rock strategically did not fill most vacated positions during the fiscal year, with the result that 13 faculty members were retrenched (12 of which were tenured).

In April 2023, the Board of Trustees approved an academic planning retrenchment for the UA Little Rock French language program in the Department of World Languages, and UA Little Rock has proceeded with this academic planning retrenchment. One tenured faculty member was retrenched.

Employees

Employment at UA Little Rock, as of June 9, 2023, is shown below.

Benefits Eligible	Non-Benefits Eligible			
Administrative	491	Part time lecturer	387	
12 month faculty	71	Hourly employees	623	
9 month faculty	302	Graduate Assistants	249	
Classified	<u>121</u>			
Total benefits eligible	<u>985</u>	Total non-benefits eligible	<u>1,259</u>	

College Enrollment

Set forth below is the on-campus student enrollment for each term of the academic years indicated. All numbers are full-time equivalents. All other enrollment numbers reflect final enrollment, as reported by UA Little Rock.

Year	Summer II	Fall	Spring	Summer I	Total
2022-23	447	5,430	4,735		
2021-22	481	5,567	5,022	685	11,755
2020-21	553	6,014	5,428	745	12,740
2019-20	583	6,483	6,258	773	14,097
2018-19	588	7,003	6,672	920	15,183

The primary service area from which students are drawn consists of the counties in the Little Rock Metropolitan Statistical Area, consisting of Faulkner, Lonoke, Pulaski, and Saline Counties.

Student Tuition

Total student tuition received for each of the last five fiscal years is set forth below.

Fiscal Year	Tuition Before Scholarship Allowance	Scholarship Allowance	Financial Statement Tuition
2018	\$74,680,770	\$29,246,528	\$5,434,242
2019	69,113,530	25,841,537	43,271,993
2020	68,939,284	24,068,177	44,871,107
2021	69,200,021	32,668,170	36,531,851
2022	65,015,171	30,023,690	34,991,481

Housing

UA Little Rock currently has five (5) residence halls with a total maximum occupancy of 1,366. Set forth below is certain information about these housing facilities:

			Year	
Housing	Maximum		Constructed/	Rent per
<u>Facility</u>	<u>Capacity</u>	Occupancy ⁽¹⁾	Renovated	<u>Semester</u>
East Hall	256	132	1992	\$1,990
North Hall	160	111	2006	2,790
South Hall	166	126	2006	2,790
West Hall	364	172	2011	2,645
University Village	420	325	2007	2,790

⁽¹⁾ As of February 2, 2023

Set forth below is a table reflecting the number of students living in campus housing at UA Little Rock for the semesters indicated.

<u>Number</u>
984
985
983
887
836
729
828
796
912
866

Regular rates for room and board during the fall and spring terms, as now collected by UA Little Rock, are fixed at \$2,740 to \$4,772 per semester, depending on meal and room plan. UA Little Rock typically offers summer housing at a rate of \$700 per summer session.

⁽¹⁾ Prior to April 6, 2020, which is when UA Little Rock closed its housing facilities for the Spring 2020 semester. See **SPECIAL CONSIDERATIONS AND RISKS RELATED TO COVID-19** herein.

⁽²⁾ Due to the COVID-19 pandemic, UA Little Rock reduced occupancy in its housing facilities to only one student per bedroom. The overall occupancy was limited to approximately 1,000 residents, which allowed space for self-quarantine and isolation cases. Beginning in fall 2022, UA Little Rock's operations have been substantially similar to pre-pandemic operations. There are currently no limits on housing occupancy. See **SPECIAL CONSIDERATIONS AND RISKS RELATED TO COVID-19** herein.

Pledged Revenues

The "Pledged Revenues" are, except as set forth below, (i) all tuition and fee revenues collected by UA Little Rock, (ii) all sales and services revenues derived from projects at UA Little Rock funded with bonds issued pursuant to the Act, and (iii) auxiliary enterprises revenues derived from the operations of residence halls or other student housing facilities operated by UA Little Rock, athletic gate receipts and other revenues derived from intercollegiate athletics at UA Little Rock, and revenues from the operations of bookstores and other auxiliary enterprises at UA Little Rock; provided, however, that such Pledged Revenues are subject to previous pledges to Senior Bonds and that such Pledged Revenues shall not include any fees authorized or imposed by UA Little Rock and dedicated to a specific purpose. The following table reflects Pledged Revenues received by UA Little Rock for the past five fiscal years:

Fiscal Year Ended June 30

Source	2017-18	<u>2018-19</u>	<u>2019-20</u> ⁽²⁾	<u>2020-21</u> ⁽²⁾	<u>2021-22</u>
Tuition and Fees ⁽¹⁾	\$45,434,242	\$43,271,993	\$44,871,107	\$36,531,851	\$34,991,481
Sales and Service ⁽¹⁾	1,855,564	1,296,586	1,042,006	565,498	966,040
Auxiliary					
Housing ⁽¹⁾⁽³⁾	5,669,521	5,167,071	5,224,112	4,990,053	4,017,095
Athletics ⁽¹⁾	4,754,505	3,990,480	3,433,028	4,150,195	2,000,641
Bookstores ⁽¹⁾	195,792	188,605	155,744	188,308	239,700
Other ⁽¹⁾	1,619,054	1,780,033	<u>1,598,102</u>	<u>734,678</u>	888,123
Total Auxiliary ⁽¹⁾	12,238,872	11,126,189	10,410,986	10,063,234	7,145,559
Total Pledged Revenues	\$59,528,678	\$55,694,768	\$56,324,099	\$47,160,583	\$43,103,080

⁽¹⁾ Net of scholarship allowances.

⁽²⁾ Due to the closure of housing and dining services because of COVID-19, UA Little Rock issued housing and meal plan credits and refunds to students for loss of housing and dining services. The estimated total impact of the housing and meal plan credits and refunds on UA Little Rock is approximately \$999,312, of which \$82,381 was provided during the fiscal year ended June 30, 2020, of which \$916,931 was provided during the fiscal year ended June 30, 2021.UA Little Rock issued no housing or meal plan credits during the fiscal year ended June 30, 2022. The \$999,312 amount reflects approximately 42% of room and board revenue for the spring 2020 semester and approximately 20% of room and board revenue for the fiscal year ended June 30, 2020. UA Little Rock has received approximately \$19,996,544 in CARES Act funding and other federal relief funding, and UA Little Rock used portions of such amount to reimburse itself for auxiliary enterprises revenues lost due to the spread of COVID-19. None of the funds that UA Little Rock receives under the CARES Act or other relief funding is included in Pledged Revenues.

⁽³⁾ Includes dining revenues.

Debt Service Requirements

Debt service requirements for the Bonds are as follows:

Fiscal Year			
Ending June 30	<u>Principal</u>	<u>Interest</u>	<u>Total</u>
2024	\$	\$ 455,009.72	\$ 455,009.72
2025	1,305,000.00	655,625.00	1,960,625.00
2026	1,825,000.00	577,375.00	2,402,375.00
2027	1,920,000.00	483,750.00	2,403,750.00
2028	2,020,000.00	385,250.00	2,405,250.00
2029	2,120,000.00	281,750.00	2,401,750.00
2030	2,230,000.00	173,000.00	2,403,000.00
2031	2,345,000.00	58,625.00	<u>2,403,625.00</u>
TOTAL:	\$13,765,000.00	\$3,070,384.72	\$ <u>16,835,384.72</u>

Set forth below are the debt service requirements for the Bonds, the Senior Bonds, and the Parity Bonds for each fiscal year ending June 30 (beginning with the fiscal year ending June 30, 2024).

Fiscal Year		Senior	Parity	
(Ending June 30)	Bonds	Bonds	Bonds Bonds	<u>Total</u>
2024	\$ 455,009.72	\$8,296,407.30(1)	\$1,923,812.90	\$10,675,229.92
2025	1,960,625.00	6,512,177.46	1,930,073.30	10,402,875.76
2026	2,402,375.00	4,753,181.26	1,923,454.10	9,079,010.36
2027	2,403,750.00	4,755,106.26	1,933,891.30	9,092,747.56
2028	2,405,250.00	4,750,656.26	1,925,028.15	9,080,934.41
2029	2,401,750.00	4,754,531.26	1,926,516.30	9,082,797.56
2030	2,403,000.00	4,756,906.26	1,928,949.80	9,088,856.06
2031	2,403,625.00	2,384,656.26	884,160.40	5,672,441.66
2032		2,385,406.26	888,006.00	3,273,412.26
2033		2,387,718.76	880,955.80	3,268,674.56
2034		2,387,734.38	882,850.80	3,270,585.18
2035		2,385,031.25	883,564.40	3,268,595.65
2036		504,375.00	887,979.30	1,392,354.30
2037		506,500.00	886,077.50	1,392,577.50
2038		507,375.00		507,375.00
TOTAL:	\$ <u>16,835,384.72</u>	\$ <u>52,027,762.97</u>	\$ <u>19,685,320.05</u>	\$ <u>88,548,467.74</u>

⁽¹⁾ Includes debt service on the Unrefunded Series 2013C Student Fee Bonds.

Coverage

Pledged Revenues for the fiscal year ended June 30, 2022, were \$43,103,080. Maximum annual principal and interest on the Bonds (in the fiscal year ending June 30, 2028) is approximately \$2,405,250. Combined maximum annual debt service for the Bonds, the Parity Bonds, and the Senior Bonds (in the fiscal year ending June 30, 2024) is approximately \$10,675,229.92. Accordingly, the Pledged Revenues for the fiscal year ended June 30, 2022 equaled or exceeded 4.04 times the combined maximum annual debt service on the outstanding Parity Bonds, the outstanding Senior Bonds, and the Bonds.

Other Debt of UA Little Rock

The Board has also from time to time entered into various leases to finance equipment for UA Little Rock (collectively, the "Leases"). Certain of such Leases are secured by the equipment financed. The Leases are not secured by a pledge of the Pledged Revenues. As of June 30, 2022, the Leases were outstanding in an amount equal to \$220,624.29, and as of June 30, 2023, the Leases were outstanding in an amount equal to \$176,487.79 (unaudited).

On January 11, 2017, the Board entered into a Sustainable Building Design Revolving Loan Fund Agreement with the Arkansas Division of Building Authority (the "2017 ADBA Loan") for a loan in the amount of \$2,000,000 which was used by UA Little Rock for the purpose of energy efficiency improvements. The 2017 ADBA Loan has a 0% interest rate, and it is payable by UA Little Rock in semi-annual installments of \$100,000 of principal through its January 1, 2027 maturity date. The 2017 ADBA Loan is not secured by a pledge of the Pledged Revenues.

On October 26, 2018, the Board closed on a 10-year loan with Regions Capital Advantage, Inc. for \$27,000,000 (the "ERP Loan"). The proceeds of the ERP Loan are being used for the purpose of paying the costs of configuring and installing an enterprise resource planning system. The interest rate on the ERP loan is 3% per annum. The ERP Loan is a closed-end line of credit, with interest paid quarterly, through the conversion date of November 1, 2020 when it converted to a permanent loan with quarterly principal and interest payments of \$953,775.26 each. The ERP Loan is not secured by Pledged Revenues. Certain campuses of the System, as participants in the enterprise resource planning system, are obligated to make payments to the System for the life of the ERP Loan. UA Little Rock's participation in the ERP Loan will require it to repay approximately \$3,200,000 over ten years at a rate of 3.10% per annum. The amount owed by UA Little Rock at June 30, 2023 is \$1,717,119. On July 28, 2021, an additional internal loan of \$5.8 million was approved by the Board to finance the extension of the implementation of the Workday Finance and Human Capital Management to July 1, 2022. The repayment period for this portion of the loan is for seven years at 3.10%, payable semi-annually.

On April 29, 2020, the Board entered into a Sustainable Building Design Revolving Loan Fund Agreement with the Arkansas Division of Building Authority (the "2020 ADBA Loan") for a loan in the amount of \$1,000,000 which is being used by UA Little Rock for the purpose of energy efficiency improvements. The 2020 ADBA Loan has a 0% interest rate, and it is payable by UA Little Rock in semi-annual installments of \$50,000 of principal through its January 1, 2030 maturity date. The 2020 ADBA Loan is not secured by a pledge of the Pledged Revenues.

For additional information concerning the outstanding debt of the Board and its campuses and component units as of June 30, 2022, see Note 10 of the Audited Consolidated Financial Statements of the University of Arkansas System for the fiscal year ended June 30, 2022, attached hereto as **Appendix B**.

FINANCIAL STATEMENTS

Set forth in Appendix B to this Official Statement are the consolidated financial statements of the University of Arkansas System for the fiscal year ended June 30, 2022, which consolidated financial statements have been audited by the Arkansas Legislative Audit of the State of Arkansas, as indicated in its report dated December 13, 2022, which report is also included in Appendix B. Each year UA Little Rock is audited independently as part of the consolidated financial statement audit of the System. Financial information regarding UA Little Rock is included in the audited consolidated financial statements for the System attached hereto as Appendix B. The notes set forth in Appendix B are an integral part of the consolidated financial report, and the report's financial statements and notes should be read in their entirety. Audited consolidated financial statements of the System as a whole for prior fiscal years may be at the System's website (currently http://www.uasys.edu/system-administration/finance-and-Legislative administration/financial-statements/) at Arkansas Audit's website or http://www.arklegaudit.gov/ using the search term "University of Arkansas"). These financial statements should be read in their entirety.

TAX MATTERS

Federal Law

In the opinion of Friday, Eldredge & Clark, LLP, bond counsel, under existing law, interest on the Bonds is excludable from gross income for federal income tax purposes and is not an item of tax preference for purposes of the federal alternative minimum tax; provided, however, with respect to certain corporations, such interest will be taken into account in determining annual adjusted financial statement income for the purpose of computing the federal alternative minimum tax. The opinion of bond counsel is subject to the condition that the Board comply with all requirements of the Code, that must be satisfied subsequent to the issuance of the Bonds in order that interest thereon be, or continue to be, excludable from gross income for federal tax purposes. These requirements generally relate to arbitrage, the use of proceeds of the Bonds, and restrictions on the ownership and use of the capital improvements being refinanced with proceeds of the Bonds. The Board has covenanted to comply with each such requirement. Failure to comply with certain of such requirements may cause the inclusion of interest on the Bonds in gross income for federal tax purposes to be retroactive to the date of issuance of the Bonds.

The proposed opinion of bond counsel is attached as Appendix A hereto. Bond counsel expresses no opinion regarding other federal tax consequences arising with respect to the Bonds.

Purchasers of the Bonds, particularly purchasers that are corporations (including S corporations and foreign corporations operating branches in the United States); property and casualty insurance companies; banks, thrifts or other financial institutions; certain recipients of Social Security or Railroad Retirement benefits; taxpayers otherwise entitled to claim the earned income tax credit; and taxpayers who may be deemed to have incurred (or continued) indebtedness to purchase or carry tax-exempt obligations, should consult their tax advisors concerning their tax consequences of purchasing and holding the Bonds.

Current and future legislative proposals, if enacted into law, clarification of the Code, or court decisions may cause interest on the Bonds to be subject, directly or indirectly, in whole or in part, to federal income taxation or otherwise prevent holders of the Bonds from realizing the full current benefit of the tax status of such interest. It cannot be predicted whether or in what form any such proposals or clarifications might be enacted or approved or whether, if enacted or approved, it would apply to bonds issued before enactment or approval. On August 16, 2022, President Biden signed the Inflation Reduction Act of 2022 (the "IRA"), which, among other things, makes certain changes to the federal tax laws affecting the taxation of certain corporations for tax years beginning after December 31, 2022. The introduction or enactment of any other such legislative proposals or clarification of the Code or court decisions may also affect, perhaps significantly, the market price for, or marketability of, the Bonds. Prospective purchasers of the Bonds should consult their own tax advisors regarding any enacted, pending or proposed federal or state tax legislation (including particularly, without limitation, the IRA), regulations, clarifications or litigation, as to which Bond Counsel expresses no opinion.

It is not an event of default on the Bonds if legislation is enacted reducing or eliminating the exclusion of interest on state and local government bonds from gross income for federal or state income tax purposes.

As shown on the inside front cover page of this Official Statement, certain of the Bonds are being sold at a premium (collectively, the "Premium Bonds"). An amount equal to the excess of the issue price of a Premium Bond over its stated redemption price at maturity constitutes premium on such Premium Bond. An initial purchaser of a Premium Bond must amortize any premium over such Premium Bond's term using constant yield principles, based

on the purchaser's yield to maturity (or, in the case of Premium Bonds callable prior to their maturity, by amortizing the premium to the call date, based on the purchaser's yield to the call date and giving effect to the call premium). As premium is amortized, the amount of the amortization offsets a corresponding amount of interest for the period and the purchaser's basis in such Premium Bond is reduced by a corresponding amount resulting in an increase in the gain (or decrease in the loss) to be recognized for federal income tax purposes upon a sale or disposition of such Premium Bond prior to its maturity. Even though the purchaser's basis may be reduced, no federal income tax deduction is allowed. Purchasers of the Premium Bonds should consult with their tax advisors with respect to the determination and treatment of amortizable premium for federal income tax purposes and with respect to the state and local tax consequences of owning a Premium Bond.

State Law

Further, in the opinion of Bond Counsel, under existing laws, the Bonds and interest thereon are exempt from all Arkansas state, county and municipal taxation.

CONTINUING DISCLOSURE

General

The Board has entered into a Continuing Disclosure Agreement with the Simmons Bank (the "Disclosure Agreement") pursuant to which the Board has agreed that the Board will provide, annually and as otherwise required, information specified in Rule 15c2-12(b) of the Securities Exchange Act of 1934, as amended. Such information may be posted on the Municipal Securities Rulemaking Board's internet website, www.emma.msrb.org, and may be obtained on the EMMA website on the Board's customized issuer page entitled "Board of Trustees of the University of Arkansas Financial Information." Though the method to access the Board's EMMA issuer page may change in the future due to changes in the website, the Board's EMMA issuer page can currently be accessed through the "Browse Issuers" tab by selecting Arkansas as the state and scrolling down or using the "Search within list" function to locate the "Board of Trustees of the University of Arkansas Financial Information" page. If an interested party is unable to access the Board's EMMA issuer page, assistance can be obtained by contacting the Vice President for Finance and Chief Financial Officer of the System.

The form of the Disclosure Agreement is attached hereto as **Appendix C**.

Past Compliance

The Board is a party to multiple continuing disclosure agreements for its various bond issues that benefit its campuses. While the Board has not made any determinations as to materiality, the following paragraphs, while not exhaustive, summarize the results of the Board's review of compliance with prior continuing disclosure obligations over the past five years.

The trustee for the Board's Student Fee Refunding Revenue Bonds (Phillips Community College), Series 2015 merged with another banking institution and changed its name effective October 1, 2022. Though no determination of materiality was made, a notice of the change in the trustee's name was not filed on EMMA until March 17, 2023.

In addition, with respect to some of the Board's continuing disclosure filings, there were a few instances in which, due to an inputting error by the trustee for a bond issue, the required disclosure information was not associated with all of the CUSIPs for a bond issue at the time the financial information and operating data were initially filed.

Also, the Board is an obligated person under a continuing disclosure undertaking executed in connection with the Arkansas Development Finance Authority Tobacco Settlement Revenue Bonds, Series 2006 (Arkansas Cancer Research Center Project) (the "Tobacco Bonds") (see Note 22 of the audited financial statements of the University of Arkansas System contained in **Appendix B** hereto). Pursuant to the Tobacco Bonds continuing disclosure undertaking, the Board is required to make annual filings of audited financial statements of UAMS and the Board, along with certain financial information and operating data with respect to UAMS in the same format and content as that contained in the official statement for the Tobacco Bonds. In certain fiscal years, including the fiscal year ended June 30, 2018, the Board prepared reports containing certain financial information and operating data for UAMS and the Board and provided such reports to the Arkansas Development Finance Authority ("ADFA"), as dissemination agent. ADFA timely filed such reports, but such filings did not contain all statistical information referenced by the Tobacco Bonds continuing disclosure undertaking, or in some cases, such information was not in the same format as that contained in the official statement for the Tobacco Bonds. On July 8, 2019, a supplemental filing containing all missing information and reflecting all information in the correct format was uploaded to the EMMA system. ADFA,

in its role as dissemination agent, did not file any notices of non-compliance with the Tobacco Bonds continuing disclosure undertaking.

Further, in the past the Board did not file certain notices of late filings or notices of certain listed events as required. These instances include the failure to file notice of non-compliance with its continuing disclosure undertakings.

The Board has undertaken steps to ensure continued future compliance with its continuing disclosure undertakings.

ENFORCEABILITY OF REMEDIES

Under the United States and Arkansas Constitutions, the Board has sovereign immunity from certain lawsuits, but agents and employees of the Board may, by mandamus, be compelled to perform the duties of the Board under the Indenture, including the application of the Pledged Revenues to the payment of the Bonds in accordance with the terms of the Indenture. Rights of the registered owners of the Bonds and the enforceability of the remedies available under the Indenture may depend on judicial action and may be subject to the valid exercise of the constitutional powers of the United States of America and of the sovereign police powers of the State or other governmental units having jurisdiction, and to the application of federal bankruptcy laws or other debtor relief or moratorium laws in general. Therefore, enforcement of those remedies may be delayed or limited, or the remedies may be modified or unavailable, subject to the exercise of judicial discretion in accordance with general principles of equity. Bond counsel expresses no opinion as to any effect upon any right, title, interest or relationship created by or arising under the Indenture resulting from the application of state or federal bankruptcy, insolvency, reorganization, moratorium or similar debtor relief laws affecting creditors' rights which are presently or may from time to time be in effect.

FINANCIAL ADVISOR

PFM Financial Advisors LLC ("PFM") is employed by the System and by UA Little Rock to perform professional services in the capacity of financial advisor. In its role as financial advisor to the System and UA Little Rock, PFM has provided advice on the plan of financing and structure of the Bonds, and reviewed certain legal and disclosure documents, including this Official Statement, for financial matters. PFM has not independently verified the factual information contained in this Official Statement, but relied on the information supplied by UA Little Rock, the System, and other sources and the Board's certification as to the Official Statement.

LEGAL AND LEGISLATIVE MATTERS AND OTHER CONSIDERATIONS

Legal Opinions

Legal matters incident to the authorization and issuance of the Bonds are subject to the approving opinion of Friday, Eldredge & Clark, LLP, Little Rock, Arkansas, Bond Counsel. The proposed opinion of Bond Counsel is attached as Appendix A hereto. Copies of such opinion will be available at the time of the delivery of the Bonds. Certain legal matters will be passed upon for the Underwriters by Kutak Rock LLP, Little Rock, Arkansas, counsel to the Underwriters.

Litigation

There is no controversy or litigation of any nature now pending or threatened restraining or enjoining the issuance, sale, execution or delivery of the Bonds, or in any way contesting or affecting the validity of the Bonds, any proceedings of the Board taken with respect to the issuance or sale thereof, the pledge or application of the Pledged Revenues or other moneys that may be provided for the payment of the Bonds, the existence or powers of the Board or the title of any officers of the Board to their respective positions, or the ability of the Board to make payment on the Bonds.

Factors Affecting the Board's Funding

The State portion of the Board's budget is subject to appropriation by the General Assembly of the State every year, and the Board has no control over the amounts so appropriated. There can be no assurance that the levels of future appropriations to the Board will not impair its ability to make payments on the Bonds. The Arkansas Supreme Court has ruled that the State's public school (primary and secondary) funding system is a priority for appropriation of State funds.

In the 2018-2019 fiscal year, the State implemented a productivity-based funding model (the "Productivity-Based Funding Model") for State-supported institutions of higher education, including campuses of the System. The productivity-based funding formula and related policies contain measures for effectiveness, affordability, and efficiency that acknowledge the following priorities: (i) differences in institutional missions; (ii) completion of students' educational goals; (iii) progression toward students' completion of programs of study; (iv) affordability through (A) on-time completion of programs of study, (B) limiting the number of excess credits earned by students, and (C) efficient allocation of resources; (v) institutional collaboration that encourages the successful transfer of students; (vi) success in serving underrepresented students; and (vii) production of students graduating with credentials in science, technology, engineering, mathematics, and high-demand fields. The Productivity-Based Funding Model replaced the prior Arkansas higher education funding formula, which was based largely on student enrollment.

Funding for the fiscal year ended June 30, 2020 and budgeted funding for the fiscal year ending June 30, 2021 was initially impacted by the COVID-19 outbreak, but due to higher than expected State revenues, funding was restored to previous levels. There can be no assurance that COVID-19 related budget or funding decreases related to COVID-19 or related to some other emergency will not be necessary in the future. See **SPECIAL CONSIDERATIONS AND RISKS RELATED TO COVID-19** herein.

State fiscal year 2022 revenues were up 9.2% over fiscal year 2021, resulting in a revenue surplus of approximately \$1.628 billion. Individual income tax collections were 5.1% above collections in fiscal year 2021. In a special session of the Arkansas General Assembly held in late 2021, legislation was adopted reducing the top income tax rates for individuals from 5.9% to 4.9% incrementally over the next four years. For the tax year beginning January 1, 2022, the top rate was reduced to 5.5%. In light of the fiscal year 2022 budget surplus, in August 2022 the State legislature passed additional tax relief designed to accelerate corporate and individual income tax cuts, to change State depreciation requirements to match federal requirements, and to provide a tax credit for lower income individuals. In April 2023, the State legislature passed further reductions in individual income tax rates and corporate income tax rates. Despite these developments, there can be no assurance that budget or funding decreases related to COVID-19 or related to some other emergency will not be necessary in the future.

Factors Related to UAMS

General.

The Board has previously issued bonds secured by revenues attributable to in-patient services and other ancillary, therapeutic and diagnostic services (the "UAMS Hospital Revenue Bonds") provided at hospital facilities of the University of Arkansas for Medical Sciences ("UAMS"). As of June 30, 2023, approximately \$567,625,000 in aggregate principal amount of UAMS Hospital Revenue Bonds was outstanding (the outstanding bonds amount does not include the \$71,378,932 outstanding principal amount of Arkansas Development Finance Authority Tobacco Settlement Revenue Bonds, Series 2006 (Arkansas Cancer Research Center Project), which are secured in part by UAMS revenues (see Note 22 to **Appendix B** hereto)). The Board has also issued its \$32,390,000 Parking System Revenue Bonds (UAMS Campus), Refunding and Improvement Series 2022A and Taxable Improvement Series 2022B, which are secured by parking revenues of UAMS. The UAMS Hospital Revenue Bonds and other bonds issued for the benefit of UAMS, like the Bonds, are general obligations of the Board, and to the extent the revenues pledged to such obligations are insufficient to pay debt service thereon, the Board is obligated to pay debt service from any other moneys available in accordance with the Constitution and laws of the State.

It should be noted that approximately 37% of the Board's fiscal year 2021 and approximately 36% of the Board's fiscal year 2022 operating and non-operating revenues were derived from patient care services provided through UAMS and the UAMS Medical Center (the "Medical Center"). While this exposes the Board to the healthcare sector's challenges, the Board believes that the Medical Center's substantial scale, specialty services not provided elsewhere in the State, and strong inpatient and outpatient utilization levels mitigate the overall healthcare risk to the Board's revenues. As further set forth below, however, legislative mandates, public policy considerations, and the COVID-19 pandemic have had and may continue to have a significant financial impact on UAMS.

The Health Reform Law and the Arkansas Private Option Program.

In recent years, health care reform at both the federal and state levels has been identified as a priority by political leaders and candidates, business leaders and public advocates. In 2010, H.R. 3590, the Patient Protection and Affordable Care Act, amended by H.R. 4872, the Health Care and Education Reconciliation Act of 2010 (collectively, the "Affordable Care Act") was enacted. Various aspects of the Affordable Care Act are described below.

A significant component of the Affordable Care Act is reformation of the sources and methods by which consumers pay for health care for themselves and their families, and by which employers procure health insurance for their employees and dependents of their employees and, as a consequence, expansion in the overall number of consumers of health care services. The Affordable Care Act was designed, in substantial part, to make available, or subsidize the premium costs of, health care insurance for some of the millions of uninsured (or underinsured) consumers, in particular those who fall below certain income levels. The Affordable Care Act proposed to accomplish that objective through various provisions, including the following: (i) the creation of active markets (referred to as exchanges) in which individuals and small employers can purchase health care insurance for themselves and their families or their employees and dependents; (ii) the provision of means tested subsidies for premium costs to certain individuals and families based upon their income relative to federal poverty levels; (iii) the requirement that individual consumers obtain, and certain employers provide, a minimum level of health care insurance, and the provision of a penalty in the form of taxes on consumers and employers that do not comply with these mandates; (iv) the expansion of private commercial insurance coverage generally through reforms such as prohibition on denials of coverage for pre-existing conditions and elimination of lifetime or annual cost caps; and (v) the expansion of existing public programs for individuals and families, including the Medicaid program. The Affordable Care Act has produced some of the results expected from its passage – an increase in utilization of health care services by those who were avoiding or rationing their health care. Although bad debt expenses and/or charity care may have been reduced as a result of some provisions of the Affordable Care Act, increased utilization has also resulted in increased variable and fixed costs of providing such health care services, which costs may or may not be offset by increased revenues.

The Affordable Care Act contains a number of coverage expansion measures, including prohibitions against insurers denying coverage or imposing coverage exclusions on children with preexisting conditions, provisions permitting young adults to obtain coverage under their parents' plans, and restrictions on insurance policy coverage limits. An array of coverage expansion, health insurance regulation and tax increase measures are also in effect, including broad insurance coverage mandates for individuals and certain employer mandates.

In June 2012, in response to litigation brought by a group of state attorneys general, the U.S. Supreme Court (National Federation of Independent Business v. Sebelius) upheld most provisions of the Affordable Care Act while also substantially limiting the law's expansion of Medicaid, allowing states to choose between participating in the expansion while receiving additional federal payments or foregoing the expansion and retaining existing payments. Instead of fully expanding the Arkansas Medicaid program as envisioned by the Affordable Care Act, the State of Arkansas sought and obtained a waiver from the federal government to instead institute a hybrid approach commonly referred to as the "private option." Under the current version of the private option, individuals in Arkansas earning less than 138% of the federal poverty level income amount are eligible to receive a government subsidy to purchase private insurance through an insurance exchange. The adoption of the State's private option program by the Arkansas General Assembly, effective June 1, 2014, has resulted in insurance coverage to an estimated 285,000 previously uninsured persons and a corresponding decrease in the costs of uncompensated care to Arkansas hospitals. Subsequent to implementation of the Work Requirement (as hereinafter defined and discussed below), it was estimated that insurance coverage was extended to approximately 227,284 previously uninsured persons. Any repeal or revision of the Affordable Care Act could potentially invalidate the Arkansas private option program, which, in turn, could have a material negative impact on patient revenues of UAMS and its ability to satisfy its payment obligations with respect to its indebtedness, including the Bonds.

Under State law, the private option program requires annual reauthorization and appropriation by a vote of at least 75% of the senators and representatives in each chamber of the Arkansas General Assembly. Approval in 2018 was accomplished with 27 votes (27 required) in the Senate and 79 votes (75 required) in the House. Reauthorization was obtained in 2016, 2017 and 2018 only after a number of amendments to the program such as (i) requiring the payment of small premiums by persons earning between 100% and 138% of the federal poverty level income amount, (ii) the requirement for able-bodied recipients to work, be engaged in work or education training, or volunteer with a charitable organization (the "Work Requirement"), (iii) reducing the retroactive eligibility standard for Medicare coverage from 90 days before enrollment to 30 days prior to enrollment, and (iv) rebranding of the program as "Arkansas Works." The amendments were approved through a waiver process with the Centers for Medicare and Medicaid Services ("CMS").

The Work Requirement, the first of its kind in the nation, became effective in June of 2018, and required non-exempt beneficiaries to report 80 hours each month of work, work training, education, or community service. The reporting process, which required the submission of hours through an online portal, proved to be controversial. In August 2018, Arkansas Works had 265,223 total enrollees. By December 2018, 18,000 beneficiaries had been removed from the program. In March of 2019, the Work Requirement was struck down by a federal judge in the United States District Court for the District of Columbia (*Gresham v. Azar*). In February of 2020, a federal appeals

court panel for the United States Court of Appeals for the District of Columbia Circuit unanimously upheld the lower court's ruling striking down the Work Requirement. The Trump Administration petitioned the United States Supreme Court to hear an appeal of the decision and that petition was granted in December 2020. Oral arguments originally set for late March were cancelled at the request of the acting U.S. Solicitor General. The Biden administration reversed the position of the Trump administration regarding waiver approvals for work requirements in conjunction with the Medicaid program. On March 17, 2021, CMS revoked the waiver previously issued to Arkansas. The Supreme Court dismissed the pending appeal as moot on April 18, 2022.

Because the earlier decision did not grant a stay, the Work Requirement was not in effect after March of 2019 and individuals who lost eligibility for Arkansas Works coverage are currently eligible to reapply. Reauthorization and appropriation of the program for 2019 was impacted as a result of the initial decision by the federal judge; although the bill to fund the Division of Medical Services, which implements the state Medicaid program, passed the Senate, it failed in the House of Representatives, achieving only 58 votes (75 required). Brought before the chamber again, the bill received the 75 votes needed to fund the program for 2019. Since the Medicaid Expansion in 2013, it has proven difficult to achieve the 75 necessary votes necessary for the Division of Medical Services' appropriation. Reauthorization was extended for another year without controversy in April 2020. In 2021, the reauthorization and appropriation bill passed on its fifth try in the House, eventually receiving 78 votes to pass, though it passed on the first vote in the Senate. Reauthorization was extended without controversy in 2022 and 2023.

Given the annual appropriation requirement for the Arkansas private option (which is also subject to a lengthy review and approval process by CMS with respect to any changes to the program), the State budget challenges stemming from the COVID-19 pandemic, and the current political environment, the long-term status of Arkansas' private option program cannot be assured. In order for the program to continue into the State's next fiscal year, it will be necessary for the Arkansas House of Representatives and Senate to approve reauthorization by the 75% supermajorities of senators and representatives described above. As noted above, CMS has rescinded the waivers that permitted the work requirements discussed above in connection with Medicaid expansion in several states, including Arkansas. Although a rescission of such waivers is subject to legal challenge by the states that enacted work requirements in reliance thereon, the results of any such challenge are impossible to predict.

Given these developments, legislation known as the Arkansas Health and Opportunity for Me Act ("ARHOME") has been enacted by the Arkansas General Assembly and signed by the Governor. ARHOME retains the private insurance model for purchasing health insurance plans for participants that exists in the current Arkansas Works program, but makes the private option available only to those applicants who meet certain work requirements similar to those previously included in the Arkansas Works program. Otherwise qualifying applicants who do not satisfy such work requirement incentives will nevertheless be covered under ARHOME on a fee-for-service basis, under which providers are generally reimbursed for services at a lesser rate than by private insurers. CMS approved some provisions of ARHOME on December 21, 2021. CMS did not approve the State's request to continue to require individuals with income above 100 percent of the federal poverty level to pay a share of the premiums for their coverage. CMS is still considering other provisions of ARHOME, including Life360 HOMES, which would provide additional aid for people with mental illnesses and young people at risk for long-term poverty. CMS has approved a provision relating to Life360 HOMES for additional support for pregnant women. There can be no assurance that any future continuation of the Medicaid expansion program in Arkansas will be enacted, and, if enacted, the impact on Medicaid revenues received by UAMS. The provisions of ARHOME approved by CMS became effective January 1, 2022.

Governor Sarah Huckabee Sanders announced on February 15, 2023 that she had directed the Arkansas Department of Human Services to implement a work requirement for able-bodied adults who receive enhanced Medicaid coverage through ARHOME. Implementation of the work requirement will require an amendment to the ARHOME Section 1115 Medicaid Demonstration Waiver to be approved by CMS. If approved, the proposed effective date for the amendment is January 1, 2024.

Any repeal or revision of the Arkansas private option program that would reduce the number of Arkansans with insurance coverage could have a material negative impact on patient revenues of UAMS and its ability to satisfy its payment obligations with respect to its indebtedness.

Any repeal or amendment of the Affordable Care Act (or change in the implementation thereof) or of Arkansas' private option expansion could have a material negative impact on revenues of UAMS and its ability to satisfy its payment obligations for its indebtedness.

In 2014, the federal and state health insurance exchanges intended to facilitate the purchase of health insurance became operational. The federal exchange and some state exchanges initially experienced widespread

technical difficulties and lower than expected enrollment figures. Issues with respect to the exchanges have been largely resolved. Health insurance providers participating in the health insurance exchanges are subject to regulation of benefit packages and review of premiums. Purchasers of insurance on these exchanges meeting certain income limitations are eligible for tax credits. The U.S. Supreme Court has upheld United States Treasury Regulations permitting health insurance exchange purchasers to receive tax credit subsidies, regardless of whether the purchase is made through a federal or a state-operated health exchange.

In 2015, the employer mandate, after being delayed twice, went into effect for certain employers, and in 2016, the employer mandate for smaller employers became effective. In November 2015, the Bipartisan Budget Act of 2015 repealed a provision of the Affordable Care Act which required employers offering one or more health benefit plans and having more than 200 full-time employees to automatically enroll new full-time employees in a health plan.

The Affordable Care Act contains provisions aimed at reducing Medicare and Medicaid reimbursements to providers and reducing projected growth of the Medicare program, including reducing Medicare Advantage payments, reducing reimbursement under the disproportionate share hospital ("DSH") program, and tying provider payments more closely to efficiency and quality outcomes. Another major component of the Affordable Care Act is its enhanced health care program integrity provisions. The Affordable Care Act contains more than thirty-two sections relating to health care fraud and abuse and federal health care program integrity, as well as significant amendments to existing criminal, civil and administrative anti-fraud statutes. Specifically, the Affordable Care Act amended the False Claims Act regarding the timing of the obligation to reimburse overpayments. Further, the Affordable Care Act authorizes the Secretary of Health and Human Services ("HHS") to exclude a provider's participation in the Medicare, Medicaid and the Children's Health Insurance Program programs, as well as to suspend payments to a provider, pending an investigation of a credible allegation of fraud against the provider. The potential for increased legal exposure due to the Affordable Care Act's enhanced compliance and regulatory requirements, disclosure and transparency obligations, quality of care expectations and extraordinary enforcement provisions could increase the UAMS's operating expenses.

With expanded health insurance coverage under the Affordable Care Act, UAMS has benefitted from reduced charity care write-offs and bad debt expenses. A portion of those gains, however, have been offset by the increase in high deductible insurance plans under which insured patients are more likely to fail to make payment. UAMS has also benefitted from the expansion of the Medicaid program and increased Medicaid reimbursement for services provided by employed physicians. Conversely, the Affordable Care Act has resulted in lower Medicare reimbursements and reduced Medicare and Medicaid DSH funding. The new reimbursement methodologies have resulted in increased pressures for greater operational efficiency. Also, since commercial and managed care insurers have experienced increased regulation and fees, UAMS's negotiations with those insurers have become more difficult.

Many states have also enacted or are considering health care reform measures. Both as a part of recent reform efforts and throughout the preceding decades, numerous legislative proposals have been introduced or proposed in the Arkansas General Assembly aimed at effecting major changes in health care policy and systems. The purpose of much of the statutory and regulatory activity has been to control health care costs, particularly costs paid under the Medicaid program. A significant portion of UAMS's revenue is derived from the Medicaid program. It is not known what additional proposals may be proposed or adopted or, if adopted, what effect such proposals would have on UAMS's operations or revenue.

The content and implementation of the Affordable Care Act has been, and remains, highly controversial. Accordingly, the Affordable Care Act has continually faced multi-front challenges, including repeated repeal efforts, since its enactment. Management of UAMS cannot predict the impact any major modification or repeal of the Affordable Care Act, or any replacement health care reform legislation, might have on UAMS's business or financial condition, although such effects could be material. In particular, any legal, legislative or executive action that reduces federal health care program spending, increases the number of individuals without health insurance, reduces the number of people seeking health care, or otherwise significantly alters the health care delivery system or insurance markets could have a material adverse effect on UAMS's business or financial condition.

Several attempts to repeal and/or replace the Affordable Care Act have been made since its passage. While past attempts have not been successful in gaining the approval of both chambers of Congress, certain portions of the Affordable Care Act have been repealed or their implementation delayed. As a result of the passage of the Tax Cuts and Jobs Act of 2017, beginning in 2019, the Affordable Care Act's requirement that individuals obtain health insurance or pay a penalty has been eliminated.

In addition to the potential legislative changes discussed above, Affordable Care Act implementation and the Affordable Care Act insurance exchange markets can be significantly impacted by executive branch actions.

As a result of a ruling in a lawsuit (*House of Representatives v. Azar* (nee Price, nee Burwell)) challenging the legality of cost-sharing subsidies paid by the federal government to insurance companies that offer coverage under the Affordable Care Act insurance exchanges, President Trump announced in October 2017 that the payment of such subsidies would terminate immediately. Such action impacted the insurance exchange market by reducing the number of plans available on the Affordable Care Act health insurance exchanges and significantly increasing insurance premiums. In response to such termination, health insurers offering qualified plans enacted rate increases for 2018 and 2019. In Arkansas, the four insurers offering qualified plans enacted 2018 rate increases ranging from 14.2% to 24.78%. Rate increases for 2019 showed more stability, with increases averaging from 1% to 4.4%. Approved rate increases for 2020 ranged from 0.51% to 2.89%. A Kaiser Family Foundation study concluded that 2018 premium increases were a reaction to the termination of cost-sharing subsidy payments, and the 2019 and 2020 rate increases suggest the market is much more stable and sustainable. Approved rate changes for 2021 range from a decrease of 1.77% to an increase of 5.87%. Approved rate changes for 2022 ranged from no increase to an increase of 8.2%. Approved rate changes for 2023 range from an increase of 7.1% to 13.7%. Management cannot predict the likelihood or effect of any such executive actions on UAMS's business or financial condition, though such effects could be material.

More recent executive action presents further questions, the effects of which are impossible to predict. The Office of Management and Budget issued a proposal on May 6, 2019 to change how inflation is used to calculate the official definition of poverty used by the Census Bureau. A final notice of rulemaking has not been published. A lower estimate of inflation would likely mean the poverty level would rise at a slower rate, potentially resulting in the loss of healthcare coverage. The effect of this executive action, as well as any other executive action issued in the future impacting the Affordable Care Act, on the business and financial condition of UAMS cannot be predicted.

Though legislative attempts to overturn the Affordable Care Act in its entirety have not been successful, the Department of Justice has declined to defend the Affordable Care Act in a judicial challenge led by several Republican states (California v. Texas, known as Texas v. United States before reaching the United States Supreme Court). These states claim that as a result of Congress's repeal of the Affordable Care Act requirement that individuals obtain health insurance or pay a penalty, Congress's authority can no longer be found in its taxing power and thus the Affordable Care Act in its entirety must be abandoned. A U.S. District Court judge agreed, and the case was appealed to the United States Court of Appeals for the Fifth Circuit which affirmed in part, finding the so-called individual mandate unconstitutional, and remanded the case for a further determination of severability. The Trump administration filed a brief in support of overturning the Affordable Care Act in its entirety. The Court of Appeals affirmed the lower-court ruling in December 2019, determining that the Affordable Care Act's individual mandate, which was reduced to \$0 as a result of the Tax Cuts and Jobs Act of 2017, is no longer considered a tax and therefore Congress no longer has constitutional authority to enforce the mandate. The Court of Appeals, however, was unwilling to rule on whether the individual mandate is severable from the rest of the Affordable Care Act, and remanded the case back to the lower court to decide that issue. The parties asked the Supreme Court to hear an appeal on the matter, and on March 2, 2020, the Supreme Court announced its intent to hear an appeal of the decision of the Fifth Circuit. On November 10, 2020, the Supreme Court heard oral arguments on the case. The Supreme Court issued its opinion upholding the Affordable Care Act on June 17, 2021. In a 7-2 opinion, the Court ruled that neither the states nor the individuals in the case had standing to sue regarding the individual mandate since they were not harmed by that provision. The Court did not reach the question of the Affordable Care Act's constitutionality.

It is not known which additional actions may be proposed or adopted or, if adopted, what effect such actions would have on UAMS's operations or revenue. However, the increased focus and interest on federal and state health care reform may increase the likelihood of further significant changes affecting the health care industry in the near future. There can be no assurance that recently enacted, currently proposed or future health care legislation, regulation or other changes in the administration or interpretation of governmental health care programs will not have an adverse effect on UAMS. Reductions in funding levels of the Medicare or Medicaid programs, changes in payment methods under the Medicare and Medicaid programs, reductions in State funding, or other legislative or regulatory changes could materially reduce UAMS's patient service revenue.

If the Affordable Care Act is repealed or replaced, if repeal or revision of the Affordable Care Act invalidates the Arkansas private option program, if the Arkansas private option program is invalidated by CMS, if the private option program is revised resulting in an increase of uninsured individuals, or if the Arkansas General Assembly fails to reauthorize, continue or approve funding for the private option program, UAMS estimates that approximately \$60-\$70 million in annual revenue could be lost from patients no longer covered by insurance who would return to self-pay status. UAMS management anticipates that the net effect on UAMS's finances would be less than that amount as there would be an opportunity to recover a portion of self-pay costs through the disproportionate share program. Additionally, UAMS could take action to reduce its care of indigent patients for elective medical treatments, as

permitted by Board policy, to help offset the potential loss of funds. Although there are mitigation measures available to UAMS, the invalidation of or change to the Arkansas private option program or the failure by the Arkansas General Assembly to reauthorize, continue or approve funding for the Arkansas private option program could have an adverse impact on the results of UAMS's operations.

Effect of COVID-19 on UAMS.

As with most healthcare institutions, the COVID-19 pandemic (see **SPECIAL CONSIDERATIONS AND RISKS RELATED TO COVID-19** herein) has had a significant impact on UAMS. UAMS had its first COVID-19 patient on March 13, 2020. As the situation continues to be far-reaching and rapidly changing, the impacts of the COVID-19 pandemic, financial or otherwise, cannot be fully predicted, although significant actions have been taken to sustain operations and to prioritize the well-being of patients, employees and associates.

Response to COVID-19 and Effect on Operations. On March 7, 2020, UAMS established a COVID-19 task force with multiple working groups to prepare for and respond to the COVID-19 pandemic and its effects on UAMS's operations, its patients, and its staff and employees. The task force consisted of UAMS administrators, physician staff, nursing staff, and support staff.

On or about March 18, 2020, the Centers for Medicare and Medicaid Services ("CMS") issued guidance that all elective surgeries and procedures, including medical and dental, should be postponed nationwide in order to mitigate the expected burden on health systems due to increasing COVID-19 incidence and to make necessary facilities, equipment, supplies (including PPE) and personnel available to treat patients presenting COVID-19 symptoms. Subsequently, the Governor of the State and the Arkansas Department of Health issued orders and directives delaying or cancelling such non-emergent and elective procedures at State health care facilities, including UAMS. Such delays, cancellations, and restrictions significantly impacted UAMS's utilization and patient service statistics, and materially and adversely impacted its financial condition, reducing volumes materially below budgeted levels.

On May 11, 2020, UAMS began reopening for non-emergent procedures and resumed limited elective surgeries with overnight stays (in a geographically separate non-COVID area). There can be no assurance that a new surge of COVID-19 cases or additional Arkansas Department of Health directives will not require UAMS to begin delaying and/or cancelling elective procedures again. As the UAMS Medical Center's inpatient volume of COVID-19 patients climbed due to the delta variant surge of summer 2021, UAMS again delayed certain non-emergent surgical cases because of a lack of hospital facility capacity and staff resource support. UAMS's full elective surgical schedule was reinstated as of October 11, 2021. Additionally, UAMS accommodated the Arkansas Department of Health's requested activation of ICU surge beds from January 11, 2021 to October 9, 2021 due to the delta variant surge. Many areas of the United States, including the State, experienced a COVID-19 case surge attributed to the omicron variant, and UAMS saw an increase in cases beginning in January 2022. In addition to additional patient volume, the omicron variant impacted staffing levels more significantly than earlier variants. UAMS's operations and financial condition may be further materially adversely impacted depending on a number of variables, including the longevity and severity of COVID-19 as an endemic virus, how quickly effective treatments are developed and made available, the effectiveness of current and future vaccinations and the percentage of the general population who will opt to participate in vaccination programs, the impact of shortages of materials caused by worldwide demand and supply chain issues, how long staffing is affected by virus outbreaks, how quickly normal operations can be restored after staffing shortages, materials shortages, or supply chain issues, how much federal grant or loan forgiveness assistance will be provided to offset losses, and whether the rate of infection might spike again. The likelihood or severity of the ultimate impact on UAMS's operations or financial condition cannot be predicted, though such impact could be material and adverse. Management of UAMS is monitoring developments with respect to COVID-19 and intends to follow recommendations of the Centers for Disease Control and Prevention and other applicable federal, state and local regulatory agencies.

UAMS has made significant efforts to expand the availability of telemedicine throughout the State. UAMS's digital platform and operations have been offered State-wide to all 236 skilled nursing facilities and long-term care facilities. In addition, UAMS created a platform to offer ED-to-ED digital health consultative services to emergency departments throughout Arkansas and supported fixed and mobile testing and vaccination services across Arkansas. All UAMS locations State-wide are now on a unified electronic medical record system with common telemedicine infrastructure promoting interoperability.

The COVID-19 pandemic has resulted in decreased revenues and increased expenses for UAMS. For the fiscal year ended June 30, 2020, UAMS's change in net position was a loss of \$15.7 million, with a total reduction in net position of approximately \$60 million attributed to COVID-19 before relief funding. For the fiscal year ended June 30, 2021, UAMS's change in net position was an increase of approximately \$61.5 million, with a total reduction in net position of approximately \$50 million attributed to COVID-19 before relief funding. For the fiscal year ended June 30, 2022, UAMS's

change in net position was a decrease of approximately \$31.8 million, with a total reduction in net position of approximately \$20 million attributed to COVID-19 before relief funding. Relief funding recognized during the fiscal years ended June 30, 2020, June 30, 2021 and June 30, 2022 was approximately \$34.1 million, \$46.4 million and \$36.8 million, respectively. No additional relief funding was received during the fiscal year ended June 30, 2023.

Assistance and Relief Programs and Remediation Efforts. The CARES Act (see SPECIAL CONSIDERATIONS AND RISKS RELATED TO COVID-19 herein) included a number of provisions important to health care providers, including provision for certain emergency funds, making available \$100 billion under the Public Health and Social Services Emergency Fund ("Provider Relief Fund") to reimburse eligible health care providers for health care-related expenses or lost revenue not otherwise reimbursed that are directly attributable to COVID-19. Eligible providers include Medicare or Medicaid enrolled suppliers and providers, for-profit and not-forprofit entities in the United States that provide diagnoses, testing or care for individuals with possible or actual cases of COVID-19. On April 24, 2020, the Paycheck Protection Program and Health Care Enhancement Act was signed into law, which amended the CARES Act to increase the amounts authorized for the Paycheck Protection Program and authorized an additional \$75 billion in funding for the Provider Relief Fund. For the fiscal year ended June 30, 2020, UAMS received a total of \$16,179,326 from the Provider Relief Fund, the majority of which was recognized as non-operating revenues in UAMS's financial results for the fiscal year ended June 30, 2020. Approximately \$138,000 of funding specifically allocated to UAMS's Rural Health Clinic was deferred until fiscal year 2021. The aforementioned amounts exclude \$11,827,927 in State CARES Act fund payments made to health care workers. For the fiscal year ended June 30, 2021, UAMS received a total of \$32,022,824 from the Provider Relief Fund, all of which was recognized as non-operating revenues in UAMS's financial results for the fiscal year ended June 30, 2021. An additional \$9,743,187 in American Rescue Plan (ARP) Rural Funding was received in December 2021. Also, an additional \$5,625,000 of State ARP funds were received in the fiscal year ended June 30, 2022. In January 2022, UAMS received an additional Phase 4 distribution from the Provider Relief Fund totaling \$18,150,891. In addition, as permitted by the CARES Act, UAMS elected to defer payroll tax payments for the months of April 2020 until December 2020. The total amount deferred was \$31,770,699. Of this amount, 50% had to be remitted by December 31, 2021, and the balance had to be remitted by December 31, 2022. For the fiscal year ended June 30, 2021, UAMS also received a total of \$13,833,988 from State CARES Act fund payments. No additional State CARES Act funds were received in the fiscal years ended June 30, 2022 and June 30, 2023.

Additionally, in April 2020, UAMS received an allocation of \$972,976 pursuant to the CARES Act to provide emergency federal aid grants to students who were adversely impacted by the pandemic and for institutional expenses related to the disruption of campus operations due to the COVID-19 crisis. In May 2020, UAMS distributed emergency aid totaling \$486,488 to 847 students. The remaining balance has been used to cover expenses related to the change in delivery of instruction due to the virus. In December 2020, UAMS received an allocation totaling \$1,458,213 of federal grant funding through the Higher Education Emergency Relief Fund II (HEERF II), authorized by the Coronavirus Response and Relief Supplemental Appropriations Act, 2021 (CRRSAA), that was signed into law Dec. 27, 2020. In April 2021, UAMS distributed emergency aid totaling \$489,150 to 1,287 students. The remaining balance has been used to further aid students and cover expenses related to the change in delivery of instruction related to the virus. In March 2021, UAMS received an allocation of \$2,432,580 through the American Rescue Plan (ARP) Act. In March 2022, UAMS distributed emergency aid totaling \$1,220,945 to enrolled students and settled outstanding student account balances resulting from the pandemic totaling approximately \$562,583. The remaining funds have been allocated to fund a student wellness/mindfulness program, to recover lost revenue from the residence hall, and to cover expenses related to the change in delivery of instruction due to the pandemic.

On March 11, 2021, legislation providing an additional \$1.9 trillion of economic relief (known as the American Rescue Plan or ARP) was signed into law by President Biden. Such legislation includes, among other things, funding for vaccine production and distribution, another round of stimulus payments for certain households, an extension of unemployment benefits, child tax credits, housing assistance, subsidies for health insurance, aid to state and local governments, and additional small business assistance. In September 2021, UAMS received \$5.625 million in funding from the American Rescue Plan through an allocation from the State to help hospitals retain and recruit staff. UAMS used the entire amount to make critical staffing incentive payments to direct and indirect health care workers. In November 2021, Health Resources and Service Administration (HRSA) began releasing ARP rural payments to providers and suppliers who have served rural Medicaid, Children's Health Insurance Program (CHIP), and Medicare beneficiaries from January 1, 2019 through September 30, 2020. As a qualified provider, UAMS received a distribution of \$9,743,187 in November 2021.

CMS Advance. Additionally, CMS allowed hospitals and other Medicare providers and suppliers to request an immediate advance of their future Medicare payments under its Accelerated and Advance Payment Program. For hospitals, such advanced payments are subject to recoupment commencing one year after the payment is received,

with 25% of claims being withheld as recoupment for the first 11 months of repayment and 50% of claims being withheld as recoupment for the next 6 months of repayment. Thereafter, CMS may require the entire outstanding balance to be paid in full, or CMS can determine the percentage of claims to be withheld until payment in full (plus a 4% interest rate). This program provides for additional liquidity, but was not a grant or an additional source of revenue. For the fiscal year ended June 30, 2021, UAMS received \$100,974,358 in advanced/accelerated Medicare reimbursements under this program. None of this amount was recorded as income. The entire amount advanced in fiscal year 2020 was reflected as a liability on UAMS's balance sheet for the fiscal year ended June 30, 2020. In April 2021, recoupment of the advance began, and all amounts were fully repaid by October 2022.

BCBS Advance. UAMS also elected to receive an advance from Arkansas Blue Cross Blue Shield ("BCBS") pursuant to BCBS's pandemic relief advance program. This program provided for additional liquidity, but is not a grant or an additional source of revenue. As of June 30, 2020, UAMS had received \$8,811,000 in advanced/accelerated payments from BCBS. Such advanced payment was subject to repayment monthly beginning October 15, 2020 through March 15, 2021. None of this amount was recorded as income. The entire amount was reflected as a liability on UAMS's balance sheet for the fiscal year ended June 30, 2020. Such amount was fully repaid on March 15, 2021.

FEMA Grant. The Federal Emergency Management Agency ("FEMA") may provide funding to eligible applicants for costs related to emergency protective measures conducted as a result of the COVID-19 pandemic. Emergency protective measures are activities conducted to address immediate threats to life, public health and safety. FEMA funding can reimburse up to 100% of eligible costs for supplies, equipment, contracts, labor, mutual aid, donated resources and management costs. Through June 30, 2023, UAMS has been reimbursed \$440,887 for equipment related to COVID variant testing, \$1,283,932 for expenses related to COVID-19 entrance screenings, and \$3,192,959 for the purchase of PPE.

Other Grant Programs. UAMS has applied for and received various other grants related to the COVID-19 pandemic from the federal government, from State and local governments, and from the private sector. During the fiscal year ended June 30, 2020, the total amount awarded under these grants totaled \$15,621,287. During the fiscal years ended June 30, 2021, 2022 and 2023, the total amounts awarded under these grants totaled \$27,928,502, \$19,418,311 and \$1,609,293, respectively. Many, if not all, of these grants have designated purposes for which the funds can be spent.

UAMS intends to evaluate and, as appropriate, avail itself of the benefits of the CARES Act programs, loans and grants and other funding sources or potential payment acceleration programs to which it may be entitled, but cannot currently estimate what, if any, such benefits may be or the related timing or receipt of any such benefits beyond what has already been received. The CARES Act also provided for other provisions designed to boost Medicare and Medicaid reimbursement for COVID-19 related services, including, among other items, claims based reimbursement at Medicare rates for uninsured individuals tested or diagnosed with COVID-19, added payments for Medicare inpatient hospital discharges relating to COVID-19, accelerated payment to providers, and the suspension of certain policies that reduced payments to providers, including a temporary elimination of the Medicare sequester. Additionally, the CARES Act expanded the use of telehealth by providers by changing certain restrictions on reimbursement for those services. UAMS has expanded its telehealth options based on these regulatory changes.

Certain Medicaid eligibility verification processes were suspended in connection with the US Department of Health and Human Services public health emergency declaration. With the expiration of the public health emergency declaration, the Arkansas Department of Human Services ("DHS") began a process of reassessing Medicaid eligibility. DHS reported that the cases of 72,802 Medicaid beneficiaries were closed in April 2023 and 68,838 were closed in May because they either did not return the requested information to determine their eligibility or they are no longer eligible for Medicaid. DHS also reported that 61,236 Medicaid beneficiaries had their coverage renewed in April and 39,848 had their coverage renewed in May after their eligibility was confirmed. DHS has identified an additional 304,631 Medicaid beneficiaries whose coverage had been extended because of special rules put in place during the public health emergency; however, DHS is unable to estimate how many more people will no longer qualify for Medicaid as the department continues to redetermine Medicaid eligibility. The loss of Medicaid eligibility may lead to an increase in UAMS's uncompensated care, which may have a material adverse financial impact.

UAMS is working with federal, state and local health authorities to respond to COVID-19 cases in the communities it serves and is taking or supporting measures to try to limit the spread of the virus and to mitigate the burden on the health care system. UAMS is also closely tracking its costs and monitoring federal and state legislation so that it will be able to apply for any applicable relief related to business interruption costs as well as repayment for costs related to the pandemic. There is no assurance what amount of such relief may be available to UAMS. While management of UAMS intends to take advantage of such relevant programs and policies, the timing, adequacy and other ultimate effects of such relief on UAMS cannot be predicted at this time. Further, it is not possible to predict the

scope of effect of any future legislative or regulatory action enacted in response to the COVID-19 pandemic on the operations and financial condition of UAMS.

In addition, the System, on behalf of UAMS and certain other campuses, filed claims under existing business interruption insurance policies for losses it had sustained as a result of orders and directives issued by the Governor of the State and the Arkansas Department of Health in an effort to slow the spread of the COVID-19 virus. Such claims were disputed by the System's insurance company, and, on September 1, 2020, a lawsuit on behalf of the System was filed to recover under its business interruption insurance policies. Subsequently, the complaint was amended to allege additional facts and to eliminate the claims on behalf of the other campuses. The System and the insurance company settled this matter for a confidential amount on December 9, 2022, and the trial court dismissed the matter with prejudice.

See also SPECIAL CONSIDERATIONS AND RISKS RELATED TO COVID-19 and FORWARD-LOOKING STATEMENTS herein.

[Remainder of page intentionally left blank.]

UNDERWRITING

Under a Bond Purchase Agreement (the "Agreement") entered into by and between the Board and the underwriters listed on the cover page (collectively, the "Underwriters"), the Bonds are being purchased at a purchase price of \$14,942,362.11 (being the principal amount thereof plus original issue premium of \$1,201,175.95 and less Underwriters' discount of \$23,813.84). The Agreement provides that the Underwriters will purchase all of the Bonds if any are purchased. The obligation of the Underwriters to accept delivery of the Bonds is subject to various conditions contained in the Agreement, including the absence of pending or threatened litigation questioning the validity of the Bonds or any proceedings in connection with the issuance thereof and the absence of material adverse changes in the financial or operating condition of the Board.

The Underwriters intend to offer the Bonds to the public initially at the offering prices set forth on the inside cover page of this Official Statement, which prices may subsequently change without any requirement of prior notice. The Underwriters reserve the right to join with dealers and other underwriters in offering the Bonds to the public. The Underwriters may offer and sell Bonds to certain dealers (including dealers depositing Bonds into investment trusts) at prices lower than the public offering price.

Certain of the Underwriters and their affiliates together comprise full service financial institutions engaged in various activities, which may include securities trading, commercial and investment banking, financial advisory, investment management, principal investment, hedging, financing and brokerage activities. Such activities may involve or relate to assets, securities and/or instruments of the Board, the System and certain of its campuses, and/or UA Little Rock (whether directly, as collateral securing other obligations or otherwise) and/or persons and entities with relationships with (or that are otherwise involved with transactions by) the Board, the System and certain of its campuses, and/or UA Little Rock. The Underwriters and their affiliates may have, from time to time, engaged, and may in the future engage, in transactions with, and performed and may in the future perform, various investment banking services for the Board, the System and certain of its campuses, and/or UA Little Rock for which they received or will receive customary fees and expenses. Under certain circumstances, the Underwriters and their affiliates may have certain creditor and/or other rights against the Board, the System and certain of its campuses, and/or UA Little Rock and any affiliates thereof in connection with such transactions and/or services. In addition, the Underwriters and their affiliates may currently have and may in the future have investment and commercial banking, trust and other relationships with parties that may relate to assets of, or be involved in the issuance of securities and/or instruments by, the Board, the System and certain of its campuses, and/or UA Little Rock and any affiliates thereof. The Underwriters and their affiliates also may communicate independent investment recommendations, market advice or trading ideas and/or publish or express independent research views in respect of such assets, securities or instruments and at any time may hold, or recommend to clients that they should acquire, long and/or short positions in such assets, securities and instruments.

J.P. Morgan Securities LLC ("JPMS"), one of the Underwriters of the Bonds, has entered into negotiated dealer agreements (each, a "Dealer Agreement") with each of Charles Schwab & Co., Inc. ("CS&Co.") and LPL Financial LLC ("LPL") for the retail distribution of certain securities offerings at the original issue prices. Pursuant to each Dealer Agreement, if applicable to this transaction, each of CS&Co. and LPL will purchase Bonds from JPMS at the original issue price less a negotiated portion of the selling concession applicable to any Bonds that such firm sells.

Kelly Eichler, Secretary of the University of Arkansas Board of Trustees, is the spouse of an officer of Stephens Inc., one of the Underwriters. Mark C. Doramus, Chief Financial Officer of Stephens Inc., one of the Underwriters, serves on the Board of Directors of the Trustee.

DESCRIPTION OF RATING

Moody's Investors Service Inc. has assigned the rating of "Aa2" (Stable Outlook) to the Bonds. The rating reflects only the view of the rating agency. Any explanation as to the significance of the above rating may be obtained only from the rating agency furnishing the same.

The Board has furnished to the above rating agency certain information and materials, some of which have not been included in this Official Statement. Generally, rating agencies base their ratings on such information and materials and investigations, studies and assumptions furnished to and obtained and made by the rating agencies. There is no assurance that a rating will remain for any given period of time or that it may not be lowered or withdrawn entirely by the rating agency if, in its judgment, circumstances so warrant. Neither the Board nor the Underwriters have undertaken any responsibility to bring to the attention of the holders of the Bonds any proposed revision or

withdrawal of a rating or to oppose any such revision or withdrawal. Any downward change in or withdrawal of a rating may have an adverse effect on the market price of the Bonds.

FORWARD-LOOKING STATEMENTS

Any forward-looking statements and/or projections contained in this Official Statement reflect various estimates and assumptions by the Board and/or UA Little Rock concerning anticipated results. No representations or warranties are made by the Board or UA Little Rock as to the accuracy of any such statements, assumptions or projections. Whether or not any such forward looking statements or projections are in fact achieved will depend upon future events, some of which are not within the control of the Board or UA Little Rock. Accordingly, actual results may vary from the projected results, and such variations may be material. When used in this Official Statement, the words "anticipate," "estimate," "project," "predict," "expect," "intend," and words or phrases of similar import are intended to identify forward-looking statements.

Although the Board and UA Little Rock believe that the expectations reflected in such forward-looking statements are reasonable, neither the Board nor UA Little Rock can give any assurance that such expectations will prove to have been correct. Actual results could differ materially from expectations for other reasons as well. Actual results may vary materially from those described herein as anticipated, believed, estimated, projected, predicted, expected or intended. Forward-looking statements speak only as of the date they are made, and the Board and UA Little Rock undertake no obligations to update such statements in light of new information, future events or otherwise.

MISCELLANEOUS

Any statements made in this Official Statement involving matters of opinion or of estimates, whether or not so expressly stated, are set forth as such and not as representations of fact, and no representation is made that any of the estimates will be realized. This Official Statement is not to be construed as a contract or agreement between the Board and the purchasers or owners of any of the Bonds.

The information contained in this Official Statement has been taken from sources considered to be reliable, but it is not guaranteed. To the best of the knowledge of the undersigned, the Official Statement does not include any untrue statement of a material fact, nor does it omit the statement of any material fact required to be stated therein, or necessary to make the statements therein, in light of the circumstances under which they were made, not misleading.

[Remainder of page intentionally left blank.]

The execution of this Official Statement has been authorized by the Board.

DATED: As shown on the Cover Page hereof.

BOARD OF TRUSTEES OF THE UNIVERSITY OF ARKANSAS

By: /s/ Donald R. Bobbitt

President of the University of Arkansas System



APPENDIX A

Form of Opinion of Bond Counsel

Friday Eldredge & Clark, LLP, Bond Counsel, expects to render an opinion with respect to the Bonds, dated the date of delivery of the Bonds, in substantially the following form:

Board of Trustees of the University of Arkansas Little Rock, Arkansas

Simmons Bank Pine Bluff, Arkansas

Re: \$13,765,000 Board of Trustees of the University of Arkansas Various Facilities Revenue Bonds

(UA Little Rock Campus), Refunding Series 2023

Ladies and Gentlemen:

We have acted as bond counsel in connection with the issuance by the Board of Trustees of the University of Arkansas (the "Issuer") of its \$13,765,000 Various Facilities Revenue Bonds (UA Little Rock Campus), Refunding Series 2023 (the "Series 2023 Bonds"), dated August 3, 2023 pursuant to Arkansas Code of 1987 Annotated, Title 6, Chapter 62, Subchapter 3 (the "Act") and a Trust Indenture dated as of August 3, 2023 (the "Indenture"), between the Issuer and Simmons Bank, Pine Bluff, Arkansas, as trustee thereunder (the "Trustee").

The Series 2023 Bonds are secured by a pledge of, and payable first from, Pledged Revenues, as described in the Indenture. The pledge of Pledged Revenues in favor of the Series 2023 Bonds is subordinate to the pledges of the Pledged Revenues (or any portion thereof) in favor of the Issuer's Auxiliary Enterprises Revenue Bonds (UALR Campus), Refunding Series 2016 (the "Series 2016 Auxiliary Bonds"), the Issuer's Student Fee Revenue Refunding Bonds, (UALR Project), Series 2013A (the "Series 2013A Student Fee Bonds"), the Issuer's Student Fee Revenue Refunding Bonds (UALR Project), Taxable Series 2013B (the "Series 2013B Student Fee Bonds"), the unrefunded October 1, 2023 maturity of the Issuer's Student Fee Revenue Capital Improvement Bonds (UALR Energy Conservation Project), Series 2013C (the "Unrefunded Series 2013C Student Fee Bonds"), the Issuer's Student Fee Revenue Bonds (UALR Campus), Refunding Series 2016 (the "Series 2016 Student Fee Bonds"), and the Issuer's Student Fee Revenue Bonds (UA Little Rock Campus), Series 2017 (the "Series 2017 Student Fee Bonds"), to the extent outstanding. The pledge of Pledged Revenues in favor of the Series 2023 Bonds is on a parity with the pledge of the Pledged Revenues in favor of the Issuer's Various Facilities Revenue Bonds (UA Little Rock Campus), Taxable Refunding Series 2020 (the "Series 2020 Bonds"), to the extent outstanding. The Series 2023 Bonds are general obligations only of the Issuer and do not constitute an indebtedness for which the full faith and credit of the State of Arkansas (the "State") or any of its revenues are pledged, and the Series 2023 Bonds are not secured by a mortgage or lien on any land or building belonging to the State or the Issuer.

We have examined the law and such certified proceedings and other papers as we deem necessary to render this opinion. As to questions of fact material to our opinion we have relied upon representations of the Issuer contained in the Indenture and in the certified proceedings and other certifications of public officials furnished to us without undertaking to verify the same by independent investigation.

Based on the foregoing, we are of the opinion, as of the date hereof and under existing law, as follows:

- 1. The Issuer is duly created and validly existing as a body politic and corporate and is a state-supported educational institution under and by virtue of the laws of the State with the corporate power to enter into the Indenture, perform the agreements on its part contained therein and issue the Series 2023 Bonds.
- 2. The Indenture has been duly authorized, executed and delivered by the Issuer and, assuming the authorization, execution and delivery thereof by the Trustee, constitutes a valid and binding obligation of the Issuer enforceable upon the Issuer.

- 3. Pursuant to the Act, the Indenture creates a valid lien on the Pledged Revenues, as defined in the Indenture, for the security of the Series 2023 Bonds subordinate to the pledge of Pledged Revenues in favor of the Series 2016 Auxiliary Bonds, the Series 2013A Student Fee Bonds, the Series 2013B Student Fee Bonds, the Unrefunded Series 2013C Student Fee Bonds, the Series 2016 Student Fee Bonds, and the Series 2017 Student Fee Bonds, each to the extent outstanding, and on a parity with the pledge of Pledged Revenues in favor of the Series 2020 Bonds, to the extent outstanding.
- 4. The Series 2023 Bonds have been duly authorized, executed and delivered by the Issuer, and are valid and binding obligations of the Issuer, payable from the sources provided therefor in the Indenture.
- 5. The interest on the Series 2023 Bonds is excludable from gross income for federal income tax purposes and is not an item of tax preference for purposes of the federal alternative minimum tax; provided, however, with respect to certain corporations, such interest will be taken into account in determining annual adjusted financial statement income for the purpose of computing the federal alternative minimum tax. The opinions set forth in the preceding sentence are subject to the condition that the Issuer comply with all requirements of the Internal Revenue Code of 1986, as amended, that must be satisfied subsequent to the issuance of the Series 2023 Bonds in order that interest thereon be, or continue to be, excludable from gross income for federal income tax purposes. The Issuer has covenanted to comply with each such requirement. Failure to comply with certain of such requirements could cause the interest on the Series 2023 Bonds to be included in gross income for federal income tax purposes retroactive to the date of issuance of the Series 2023 Bonds. We express no opinion regarding other federal tax consequences arising with respect to the Series 2023 Bonds.
- 6. The Series 2023 Bonds and interest thereon are exempt from all present Arkansas state, county and municipal taxes.
- 7. The Series 2023 Bonds are exempt from registration under the Securities Act of 1933, as amended, and the Indenture is exempt from qualification under the Trust Indenture Act of 1939, as amended.

It is to be understood that the rights of the registered owners of the Series 2023 Bonds and the enforceability of the Series 2023 Bonds and the Indenture may be subject to bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting creditors' rights heretofore or hereafter enacted to the extent constitutionally applicable and that their enforcement may also be subject to the exercise of judicial discretion in appropriate cases.

Very truly yours,

FRIDAY, ELDREDGE & CLARK, LLP

APPENDIX B

Audited Consolidated Financial Statement of the University of Arkansas System for the Fiscal Year Ended June 30, 2022













Consolidated financial statements





















BOARD OF TRUSTEES



C.C. "Cliff" Gibson, III, Board Chairman

C.C. "Cliff" Gibson, III, Chairman

Morril Harriman, Vice Chairman

Ted Dickey, Secretary

Kelly Eichler, Assistant Secretary

Tommy Boyer

Sheffield Nelson

Steve Cox

Ed Fryar

Jeremy Wilson

Col. Nathaniel "Nate" Todd

ADMINISTRATIVE OFFICERS

Donald R. BobbittPresident

Michael K. Moore Vice President for Academic Affairs

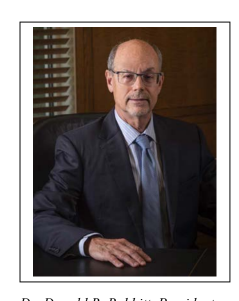
Steven Fulkerson *Vice President for Administration/CIO*

Tara M. Smith *Vice President for Finance and Chief Financial Officer*

Melissa K. Rust Vice President for University Relations

Chris Thomason *Vice President for Planning and Development*

JoAnn Maxey *General Counsel*



Dr. Donald R. Bobbitt, President

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December 22, 2022

Board of Trustees and President Donald R. Bobbitt:

It is my pleasure to transmit to you the Audited Financial Statements of the University of Arkansas System for the fiscal year ended June 30, 2022. The data presented, including the Management's Discussion and Analysis, Statement of Net Position, Statement of Revenues, Expenses, and Changes in Net Position, and Statement of Cash Flows, are presented on a consolidated basis and include all components of the System: UAF (University of Arkansas, Fayetteville, including the Division of Agriculture, Arkansas Archeological Survey, Criminal Justice Institute, and Clinton School of Public Service), UAFS (University of Arkansas at Fort Smith), UALR (University of Arkansas at Little Rock), UAMS (University of Arkansas for Medical Sciences), UAM (University of Arkansas at Monticello), UAPB (University of Arkansas at Pine Bluff), CCCUA (Cossatot Community College of the University of Arkansas), PCCUA (Phillips Community College of the University of Arkansas), UACCB (University of Arkansas Community College at Batesville), UACCHT (University of Arkansas Community College at Hope-Texarkana), UACCM (University of Arkansas Community College at Morrilton), UAPTC (University of Arkansas Pulaski Technical College), UACCRM (University of Arkansas Community College at Rich Mountain), ASMSA (Arkansas School for Mathematics, Sciences and the Arts), and SYSTEM (University of Arkansas System Administration, including University of Arkansas System eVersity and University of Arkansas Grantham).

These statements were prepared in accordance with generally accepted accounting principles as prescribed by the Governmental Accounting Standards Board (GASB). The financial statements used to prepare the consolidated report, except for the Medical Sciences campus and the discretely presented component units, were audited by Arkansas Legislative Audit. The financial statements from the Medical Sciences campus were audited by KPMG LLP. The consolidated financial statements received an unmodified audit opinion.

Sincerely,

Tara M. Smith

and M. Smith

Vice President for Finance and Chief Financial Officer



Sen. Ronald Caldwell Senate Chair Sen. Gary Stubblefield Senate Vice Chair



Rep. Richard Womack House Chair Rep. Nelda Speaks House Vice Chair

Roger A. Norman, JD, CPA, CFE, CFF Legislative Auditor

LEGISLATIVE JOINT AUDITING COMMITTEE ARKANSAS LEGISLATIVE AUDIT

INDEPENDENT AUDITOR'S REPORT

University of Arkansas System Legislative Joint Auditing Committee

Report on the Audit of the Financial Statements

Opinions

We have audited the financial statements of the business-type activities and the aggregate discretely presented component units of the University of Arkansas System (University), an institution of higher education of the State of Arkansas, as of and for the year ended June 30, 2022, and the related notes to the financial statements, which collectively comprise the University's basic financial statements as listed in the table of contents.

In our opinion, based on our audit and the reports of other auditors, the accompanying financial statements referred to above present fairly, in all material respects, the respective financial position of the business-type activities and the aggregate discretely presented component units of the University as of June 30, 2022, and the respective changes in financial position, and, where applicable, cash flows thereof for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinions

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS) and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We did not audit the financial statements of the University of Arkansas for Medical Sciences, a unit of the System, whose statements reflect total assets and revenues constituting 34% and 53%, respectively, of the related combined totals. Additionally, we did not audit the financial statements of the University of Arkansas Foundation, Inc., and the University of Arkansas Fayetteville Campus Foundation, Inc., which represent 100% of the assets and revenues of the aggregate discretely presented component units. Those statements were audited by other auditors whose reports have been furnished to us, and our opinion, insofar as it relates to the amounts included for the University of Arkansas for Medical Sciences, the University of Arkansas Foundation, Inc., and the University of Arkansas Fayetteville Campus Foundation, Inc., is based solely on the report of the other auditors. The financial statements of the University of Arkansas Foundation, Inc., and the University of Arkansas Fayetteville Campus Foundation, Inc. were not audited in accordance with *Government Auditing Standards*. We are required to be independent of the University and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Emphasis of Matter

As discussed in Notes 1 and 23 to the financial statements, the University adopted Governmental Accounting Standards Board (GASB) Statement no. 87, Leases, during the year ended June 30, 2022. Our opinion is not modified with respect to this matter.

Responsibilities of Management for the Financial Statements

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

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the University's ability to continue as a going concern for twelve months beyond the financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.

500 WOODLANE STREET, SUITE 172 • LITTLE ROCK, ARKANSAS 72201-1099 • PHONE: (501) 683-8600 • FAX: (501) 683-8605 www.arklegaudit.gov

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

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

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the Management's Discussion and Analysis, certain information pertaining to postemployment benefits other than pensions, and certain information pertaining to pensions on pages 9-19, 98-99, and 100-101 be presented to supplement the basic financial statements. Such information is the responsibility of management and, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We and other auditors have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Supplementary Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the University's basic financial statements. The Statement of Net Position by Campus (Schedule 2), the Statement of Revenues, Expenses, and Changes in Net Position by Campus (Schedule 3), the Statement of Cash Flows – Direct Method – by Campus (Schedule 4) are presented for purposes of additional analysis and are not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the Statement of Net Position by Campus, the Statement of Revenues, Expenses, and Changes in Net Position by Campus, and the Statement of Cash Flows – Direct Method – by Campus are fairly stated, in all material respects, in relation to the basic financial statements as a whole.

Other Information

Management is responsible for the other information included in the annual report. The other information comprises the Schedule of Selected Information for the Last Five Years (Schedule 1) but does not include the basic financial statements and our auditor's report thereon. Our opinions on the basic financial statements do not cover the other information, and we do not express an opinion or any form of assurance thereon.

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

Other Reporting Required by Government Auditing Standards

In accordance with Government Auditing Standards, we have also issued our report dated December 13, 2022 on our consideration of the University's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the University's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Auditing Standards in considering the University's internal control over financial reporting and compliance.

ARKANSAS LEGISLATIVE AUDIT

Roger A. Norman, JD, CPA, CFE, CFF

Legislative Auditor

Little Rock, Arkansas December 13, 2022 EDHE14122

Introduction

The University of Arkansas System ("the University") is pleased to present its financial statements for the fiscal year ended June 30, 2022, with comparative statements for the fiscal years ended June 30, 2021 and 2020.

The University of Arkansas System ("the University"), which prior to 1969 consisted of the Fayetteville and the Medical Sciences campuses, expanded in 1969 to include the Little Rock campus (formerly Little Rock University), in 1971 to include the Monticello campus (formerly Arkansas A&M College), in 1972 to include the Pine Bluff campus (formerly Arkansas AM&N College), in 1996 to include the (formerly Phillips Phillips campus County Community College) and the Hope campus (formerly Red River Technical College), and in 1998 to include the Batesville campus (formerly Gateway Technical College). On July 1, 2001, the University was expanded to include campuses in Morrilton (formerly Petit Jean College) and DeQueen (formerly Cossatot Community College). The Fort Smith campus (formerly Westark College) joined the University on January 1, 2002. Forest Echoes Technical Institute and Great Rivers Technical Institute merged with the Monticello campus on July 1, 2003. The Arkansas School for Mathematics. Sciences and the Arts, a residential high school, joined the University on January 1, 2004. On February 1, 2017, Pulaski Technical College and Rich Mountain Community College ioined University becoming the University of Arkansas-Pulaski Technical College and the University of Arkansas Community College at Rich Mountain. In addition to these campuses, the University includes

System Administration, financial statements include eVersity and University of Arkansas Grantham, which was acquired in November 2021, and the following units that are included in the financial statements of the Favetteville campus: Clinton School of Public Service, Division of Agriculture (Agricultural Experiment Station and the Extension Cooperative Service). Arkansas Archeological Survey, and Criminal Justice Institute.

All programs and activities of the University of Arkansas are governed by its ten-member Board of Trustees who are appointed by the Governor for tenvear terms, which has delegated to the President the administrative authority for all aspects of the University's operations. Administrative authority is further delegated to the Chancellors, the Vice President for Agriculture, the Dean of the Clinton School, the Director of the Criminal Justice Institute, the Director of the Arkansas Archeological Survey, and the Director of the Arkansas School for Mathematics, Sciences and the Arts, who have responsibility for the programs and activities of their respective campuses or state-wide operating division.

Overview of the Financial Statements and Financial Analysis

The University's financial statements are prepared in accordance with standards issued by the Governmental Accounting Standards Board (GASB). The financial presentation statement provides comprehensive, entity-wide perspective of the University's assets, deferred outflows, liabilities, deferred inflows, net position, revenues, expenses, changes in net position, and cash flows. financial statements included are the of Net Statements Position. the Statements of Revenues, Expenses and Changes in Net Position, and the Statements of Cash Flows. This discussion has been prepared by management and should be read in conjunction with the financial statements and notes following this section.

The University has identified two legally separate foundations, the University of Arkansas Foundation, Inc. and the University of Arkansas Fayetteville Campus Foundation, Inc., that meet the criteria set forth for component units. These foundations provide financial support for the objectives, purposes, and programs of the University. Although the University does not control the timing. purpose or amount received by these Foundations, the resources (and income thereon), they hold and invest are dedicated to the benefit of the University. Because these resources held by the foundations can only be used by, or for the benefit of, the University, and are deemed material, they are considered component units and are discretely presented in the financial statement report. Additional information about component units is provided in Note 1.

Statements of Net Position

The Statement of Net Position provides a fiscal snapshot of the University as of the end of the fiscal year. All assets (property that we own and what we are owed by others), deferred outflows of resources (consumption of net position by the University that is applicable to a future reporting period), liabilities (what we owe to others and have collected from others before we have provided the service), deferred inflows of resources

(acquisition of net position by the University that is applicable to a future reporting period), and net position (assets and deferred outflows of resources minus liabilities and deferred inflows of resources) are reported in this statement. Assets and liabilities are presented in the order of their relative liquidity and are identified as current or noncurrent. Current assets are those assets that can be realized in the coming year, and current liabilities are expected to be paid within the next year. Noncurrent assets and liabilities are not expected to be realized as cash or paid in the subsequent year. Assets, deferred outflows of resources, liabilities and deferred inflows resources are generally measured using current values. One exception is capital assets, which are stated at historical cost less accumulated depreciation.

Net position is divided into three major categories. The first category, invested in capital assets, net of related debt, reflects the equity in property, plant and equipment owned by the University. The next category is restricted net position, which is divided into two subcategories, expendable and nonexpendable. The expendable category is available for expenditure by the University but must be spent for purposes as determined by donors and/or external entities that have placed time or purpose restrictions on the use of the assets. The corpus of nonexpendable restricted resources is only available for investment purposes. The final category is unrestricted net position which is available for any lawful purpose of the University.

UNIVERSITY OF ARKANSAS SYSTEM: Management's Discussion and Analysis (UNAUDITED)

Condensed Statements of Net Position

	J	June 30, 2022 June 30, 2021		une 30, 2021	June 30, 2020	
ASSETS						
Current assets	\$	1,591,275,370	\$	1,761,819,923	\$	1,558,982,603
Capital assets, net		3,229,795,333		3,024,382,884		2,948,517,936
Other assets		733,319,661		581,324,706		481,550,346
Total Assets	\$	5,554,390,364	\$	5,367,527,513	\$	4,989,050,885
DEFERRED OUTFLOWS OF RESOURCES	\$	41,248,560	\$	55,271,096	\$	47,357,564
LIABILITIES						
Current liabilities	\$	463,694,008	\$	497,675,458	\$	463,682,148
Noncurrent liabilities		2,050,544,690		1,961,980,729		1,834,775,946
Total Liabilities	\$	2,514,238,698	\$	2,459,656,187	\$	2,298,458,094
DEFERRED INFLOWS OF RESOURCES	\$	61,915,517	\$	35,133,166	\$	32,868,726
NET POSITION						
Net Investment in Capital Assets	\$	1,514,117,223	\$	1,484,710,808	\$	1,497,976,702
Restricted						
Non-Expendable		114,449,418		108,310,863		86,833,488
Expendable		297,130,567		285,857,586		269,135,487
Unrestricted		1,093,787,501		1,049,129,999		851,135,952
Total Net Position	\$	3,019,484,709	\$	2,928,009,256	\$	2,705,081,629

The University's total assets increased \$186.9 million, or 3.5%. Cash and cash equivalents decreased \$161.7 million, and investments increased by \$70.7 million. Cash and cash equivalents decreased \$120.3 million at UAMS, \$33.8 million at UAF, \$19.1 million at UAFS and by \$17 million at UALR net a \$28.5M increase across the remaining campuses. UAF increased investments \$59.1 million. **UAFS** increased investments \$19.7 million, and UALR increased \$22.7 million net of a decrease of \$22.4 million at UAMS. Deposits held in trust increased by \$15.6 million of which UAMS increased by \$24 million which is related to bond proceeds offset by UAF's decrease of \$7.9 million. Patient accounts receivable at UAMS increased \$44.1 million, while Accounts Receivable decreased \$26.7 million.

Student accounts receivable increased by \$6.9 million, while Grants and contracts decreased by \$17.0 million and nonstudent accounts decreased by \$17.0 million. The increase of \$205.4 million in Capital assets relates to GASB 87 (Leases) adjustments of \$7.3 million. additions of \$427.6 million net of depreciation expense of \$221.7 million offset by a decrease for assets disposed of \$7.7 million. Favetteville had an increase in capital asset additions of \$112.4 million including construction progress increases of \$77.5 million with \$152.5 million placed into service. At UAF, the Studio and Design Center, Anthony Timberlands Center for Design Material Innovation. Commons Retail Shops Renovation, I3R Research Facility, Fine Arts Restoration, MUSiC National Research Fabrication Facility Mullins Library Renovation and Windgate Galleries Student Success Center, the Windgate Art & Design District Buildings, Mullins Library Renovations are in progress. UAMS had an increase in capital asset additions of \$264 million including construction in progress increases of \$119.2 million with \$102.4 million moved into service. Progress at UAMS continues on the expansion of radiology oncology and new proton therapy center, a new orthopaedic and spine hospital as well as the implementation costs of Workday, the new ERP software for the UA System.

Deferred outflows of resources consist of deferred amounts on refinancing of debt and deferred amounts related to pensions and other post-employment benefits (OPEB). Overall, deferred outflows decreased \$14 million, or (25.4%). Deferred outflows related to OPEBs decreased \$1.9 million while pension decreased \$6.5 million. The amortization of the debt refunding, net of additions, was \$5.6 million.

Total liabilities increased \$54.6 million. or 2.2%. Accounts payable and other accrued liabilities decreased \$24.8 million with UAMS decreasing \$24.5 million and UAF \$8.5 million. The liability for bonds, notes, leases and installment contracts increased \$175 million (see Note 10). Netted in that amount. UAMS issued \$134.2 million of new bonded debt with a premium of \$21.5 million, UAF executed a refunding of bonds resulting in additions of \$175.6 offset by redemptions of million previously issued bonds. UAMS issued notes payable totaling \$15.7 million. UAFS financed improvements for the Bakery District Leasehold totaling \$417 thousand. The additional debt is offset by a total of \$292 million in repayments and

refundings of bonds during fiscal 2022. The UAMS liability for estimated third party payor settlements decreased by \$61.1 million with repayments of the advances from CMS. Unearned revenues, deposits and other increased \$17.3 million with most of that being UAF athletic ticket sales and related fees and unearned student revenues for summer session and fall semester and UAMS tuition and fees related predominantly to future fiscal years and amounts received from grant and contract sponsors that have not yet been earned under the terms of the agreements. Compensated absences decreased \$1.9 million. The UA Health experienced an overall plan loss ratio of 91% compared to a loss ratio of 94% in the previous fiscal year (Note 14).

Deferred inflows of resources increased by \$26.8 million in total with pension plans increasing \$21.8 million as a result of actuarially determined amounts. In addition, deferred inflows-other increased \$8.5 million primarily related to the lessor requirement of \$7.8 million at UAF with the adoption of GASB 87.

The increase in net position was \$91.5 million, or 3.1%. The increase is the result of 2022 revenues, expenses and changes in net position. Net investments in capital assets increased \$29.4 million. Restricted net position, expendable and non-expendable, increased \$17.4 million. Unrestricted net position increased \$44.7 million. In total, UAF contributed \$44.4 and UASYS added \$24 million. These increases were offset by increases and decreases at the remaining campuses. Although unrestricted net position is not subject to externally imposed restrictions. the majority of the University's unrestricted net position is subject to internal designations to meet various

UNIVERSITY OF ARKANSAS SYSTEM: Management's Discussion and Analysis (UNAUDITED)

specific commitments. These commitments include reserves established for future capital projects, other academic or research priorities; working capital for self-supporting auxiliary enterprises; and reserves for the continued recognition of OPEB and pension obligations.

Statements of Revenues, Expenses and Changes in Net Position

Changes in total net position, as presented on the Statements of Net Position, is based on the activity presented in the Statements of Revenues, Expenses and Changes in Net Position. The statements present the revenues earned by the University, both operating and nonoperating, and the expenses incurred by the University, both operating and nonoperating, and any other revenues, expenses, gains and losses received or spent by the University. Operating revenues are received for providing goods and services to the various customers and constituencies of the University. Operating expenses are those expenses paid to acquire or produce the goods and services provided in return for operating revenues and to carry out the mission of the University. Non-operating revenues are revenues received for which goods and services are not provided. In accordance with GASB standards, significant recurring sources of University revenue such as state appropriations, gifts, investment income and certain grants and contracts are reported as non-operating revenues.



UNIVERSITY OF ARKANSAS SYSTEM: Management's Discussion and Analysis (UNAUDITED)

Condensed Statements of Revenues, Expenses, and Changes in Net Position

	Year Ended				
	June 30, 2022	June 30, 2021	June 30, 2020		
Operating revenues					
Student tuition and fees	\$ 395,594,545	\$ 393,886,555	\$ 406,312,706		
Net patient services	1,334,667,000	1,344,980,000	1,215,037,000		
Grants and contracts	452,951,749	380,138,762	335,124,725		
Auxiliary enterprises	251,769,963	194,747,632	215,347,558		
Other	330,867,221	321,780,255	277,197,491		
Total operating revenues	2,765,850,478	2,635,533,204	2,449,019,480		
Operating expenses					
Compensation and benefits	1,931,932,469	1,889,494,573	1,816,566,258		
Supplies and services	1,113,851,320	937,358,635	908,182,573		
Other	532,528,023	489,140,646	478,600,099		
Total operating expenses	3,578,311,812	3,315,993,854	3,203,348,930		
Operating Loss	(812,461,334)	(680,460,650)	(754,329,450)		
Non-operating revenues and expenses					
State appropriations	512,628,121	482,450,404	487,654,627		
Grants	303,612,155	273,735,809	198,973,689		
Gifts	117,073,996	99,308,260	110,371,383		
Other revenue	(26,494,412)	90,908,573	48,395,249		
Non-operating expenses	(54,743,029)	(56,243,875)	(57,609,251)		
Non-operating income	852,076,831	890,159,171	787,785,697		
Income before other revenues and expenses	39,615,497	209,698,521	33,456,247		
Other revenues and expenses					
Capital grants and gifts	53,183,888	11,546,319	42,681,960		
Other, net	7,070,463	1,682,787	8,991,976		
Other revenues and expenses	60,254,351	13,229,106	51,673,936		
Increase in Net Position	99,869,848	222,927,627	85,130,183		
Net Position, beginning of year	2,928,009,256	2,705,081,629	2,619,951,446		
GASB 87 Leases	558,735				
Other	(8,953,130)		-		
Net Position, beginning of year, as restated	2,919,614,861	2,705,081,629	2,619,951,446		
Net Position, end of year	\$ 3,019,484,709	\$ 2,928,009,256	\$ 2,705,081,629		

The 2022 operating loss of \$812.5 million highlights the University's dependence on non-operating revenues, including state appropriations, to meet the costs of operations and provide funds for the acquisition of capital assets.

Operating revenues increased \$130.3 million, or 4.9%. Net student tuition and fees increased \$1.7 million, with UAF experiencing an increase of \$3.7 million. The rest of the campuses experienced small increases and decreases in net student tuition and fee revenue. While gross patient revenue increased for UAMS, net patient services decreased \$10.3 million or 0.8% due to an increase

patient in services contractual allowances. Grants and contracts increased \$72.8 million, of which UAF increased \$5.2 million and UAMS increased \$65.5 million. Auxiliary revenues increased \$57 million due to campuses with Athletics, housing and food services making a complete return of on-campus activity with the limitations on gatherings due to COVID-19 being lifted. Other operating revenue increased \$9.1 million.

Total operating expenses increased \$262.3 million, or 7.9%. Compensation and benefits increased \$42.4 million, or 2.3%, over the previous year. The cost of

supplies and services increased \$176.5 million, UAF and UAMS increased \$76.4 million and \$56.2 million, respectively. Increases are also attributed to the acquisition of UAG (\$20.4 million), return of operating at full capacity, increased cost due to operating in a pandemic environment and inflation. Scholarships and fellowships increased \$24.4 million due primarily to an increase at UAF of \$8.9 million. Depreciation increased \$20.4 million with UAMS accounting for \$11.1 million of the increase and UAF had a decrease of \$6.8 million. The remaining change was spread throughout the campuses. The insurance plan expenses decreased \$1.4 million due to lower claims in the current year.

Net non-operating revenues decreased by million. 4.3%. or appropriations increased \$30.2 million with UAMS increase net of Medicaid match of \$12.3 million largely driven by funding for the Cancer Institute to aid in gaining NCI designation. UAF also had an increase of \$12.5 million. The remaining change was spread throughout the campuses. Federal grants increased \$33.3 million primarily due to a \$19.8 million increase in CARES Act funding related to student aid coupled with a \$13.5 million increase related to the acquisition of UAG. Campuses were not immune to the challenging investment environment seen across the country and is reporting overall investment losses. Investment income decreased \$117.7 million with UAMS accounting for \$44.1 million and UAF, \$60.8 million.

Other changes in net position increased \$47.0 million, or 355.5%. Capital grants and gifts increased \$41.6 million with \$41.4 million of the increase related to UAF.

Gifts reported reflect only a portion of the gifts available to the University. Most gifts for the benefit of the University are made to the University of Arkansas Foundation, whose financial information is presented in Note 1.

Statements of Cash Flows

The Statement of Cash Flows provides information about the cash activity of the University during the year. The statement is divided into five parts. The first part shows the net cash used by the operating activities of the institution. The second section reflects cash flows from noncapital financing activities. The third section deals with cash flows from capital and related activities, such as the acquisition and construction of capital assets and proceeds from, and payment of, capital asset debt. The fourth section reflects the cash flows from investing activities and shows the purchases, proceeds. and investment income received from these activities. The fifth section, not shown in the condensed statement below, reconciles the net cash used by operating activities to the net operating income or loss reflected on the Statement of Revenues, Expenses and Changes in Net Position. This statement aids in the assessment of the University's ability to meet obligations as they become due, the need for external financing, and the ability to generate future cash flow.

Similar to the operating loss on the Statement of Revenues, Expenses, and Changes in Net Position, net cash used in operating activities does not reflect all resources available to the University because generally accepted accounting principles require state appropriations, gifts and grants to be reported as

nonoperating financing activities. The net cash provided by the combination of operating and noncapital financing activities is a better depiction of the results achieved for the year. The net cash

for 2022 is \$257.8 million, a decrease of \$71.3 million from the prior year. The changes are explained in the discussion in relation to the Statements of Revenues, Expenses and Changes in Net Position.

Condensed Statements of Cash Flows

	Y ear Ended					
		June 30, 2022 June 30, 2021		June 30, 2021	June 30, 2020	
Cash provided (used) by:						
Operating activities	\$	(700,539,344)	\$	(536,685,507)	\$	(455,052,811)
Noncapital financing activities		958,290,016		865,741,232		801,277,513
Net cash		257,750,672		329,055,725		346,224,702
Capital and related financing activities		(275,488,199)		(166,036,628)		(20,936,296)
Investing activities		(143,983,770)		(59,436,931)		(179,272,709)
Net change in cash		(161,721,297)		103,582,166		146,015,697
Cash, beginning of year		725,230,284		621,648,118		475,632,421
Cash, end of year	\$	563,508,987	\$	725,230,284	\$	621,648,118

of Purchases capital assets and repayments of long-term debt and related interest and fees exceeded debt proceeds, capital grants and gifts, and insurance proceeds during 2022 which was consistent with the previous years. Purchases of investments exceeded the proceeds from sales and maturities of investments and investment earnings in the current vear which was also prior consistent with vears. University shifted cash to investments during the year as has been done in previous years. The overall cash position declined by \$161.7 million for the year ended June 30, 2022.

Capital Assets and Long-Term Debt Activity

At June 30, 2022, the University had \$3.2 billion of capitalized assets, net of accumulated depreciation of \$3.3 billion. Capital additions in 2022 totaled \$427.6 million which was offset by depreciation of \$221.7 million, \$7.7 million of transfers and deletions and \$7.3 million related to GASB 87 adjustments, resulted

in a net increase in capital assets of \$205.4 million.

New debt issued for bonds, notes, leases and installment contracts with GASB 87 related adjustments offset by payments of principal was a net increase of \$175.0 million for 2022. The University issued a total of \$331.3 million in bonds for all campuses, with repayments, including refundings, of \$258.6 million. More detailed information about debt activity was discussed previously and is presented in Note 10.

Economic Outlook

The University's net position increased \$91.5 million for 2022. Moody's last reaffirmed the University's rating of Aa2 with a stable outlook on October 12, 2022. One of the University's greatest strengths is the diverse stream of revenue which funds its operations, including tuition, patient services revenue, state appropriations, investment income, grants and contracts, and support from individuals, foundations, and

corporations. The 2022 fiscal year remains impacted by the pandemic. It continues to be a struggle for our medical center, but through a number of protective measures, we have stabilized inpatient services revenue in fiscal 2022. As the effects of the COVID-19 pandemic eased, campuses have been able to return to a primarily traditional format with face-to-face precautions in place and as a result, operating revenues experienced rebound to more normal performance. Because the Favetteville campus and the Medical Sciences campus account for 73.8% of total consolidated net position and 89.9% of consolidated operating revenues, the discussion below is centered on these two campuses.

UAMS

UAMS closed fiscal year 2022 with a decrease in net position of \$31.8 million, compared to the balanced budget for the period. The balanced budget for FY22 assumed an increase in patient volumes to pre-pandemic levels along with the return of the ability to perform at a near-normal level of surgical cases, previously constrained in the pandemic. Ultimately, clinical volumes proved to be better than anticipated and FY22 grant revenue surpassed budget; however, positive budget variances were more than offset by significant increases over prior year in contract labor and supply cost.

The FY 2023 budget for UAMS includes the impact of the startup and anticipated opening of The Orthopaedic & Spine Hospital (TOSH) in May 2023. The projected financial impact of TOSH on the FY 2023 budget is a deficit of \$7.88 million. Excluding the impact of the TOSH opening, the overall FY 2023 UAMS budget is balanced. Budgeted

operating revenues are expected to increase by \$85.6 million over the FY22 budget. Tuition revenue is projected to increase slightly over the FY22 budget. Increases are also expected in net patient service revenue. In addition to the opening of The Orthopaedic and Spine Hospital in May 2023, UAMS Health is projecting growth in key strategic areas including the development of advanced cardiology services, site expansions of cancer clinical care and new locations for urology and radiology imaging services. Increases are also budgeted in other operating revenue due to the retail and specialty pharmacy programs which have seen consistent growth. Finally grants and contracts revenue are projected to see an increase from the FY22 budget. FY23 operating expenses are budgeted to increase \$106.8 million over the FY22 budget. The increase in overall spending mainly due to increases compensation and benefits, medical supplies, and drugs and medicine. Nonoperating revenue for FY23 includes an of \$14.5M increase in State Appropriations, largely driven by funding for the Cancer Institute to aid in gaining NCI designation. Investment income is also projected to be \$1.8M over the FY22 budget. Interest on capital is increased by \$2.3M related to the recent bond issues.

The financial results for the first two months of FY23 have been less than budget by \$2.0M. Through August, UAMS realized a decrease in net position of \$2.0 million, versus a balanced budgeted. Patient volumes have been less than projected but expenses have flexed with volume. Nonoperating revenue, including Appropriations and Gift Revenue, is less than projected for the first two months, but is expected to increase in the coming months. UAMS continues to focus on its efforts around

resource optimization, with projects underway to drive efficiencies in processes that increase revenue and reduce expense.

In summary, the economic outlook for UAMS is stable. However, it will require a continuing commitment to flex expenses with volume, to improve the performance and cost efficiency of operations, to manage within budget limits, and to carefully evaluate the financial opportunities and risks ahead.

UAF

As the effects of the COVID-19 pandemic eased, the University returned to a primarily traditional face-to-face format with safety precautions in place. Individual students were able to request in writing not to attend a face-to-face lecture but were able to return to classes face-to-face at any time. Capacity limits were removed for housing and attendance at athletic events.

As a result, Auxiliary revenues experienced a rebound to more normal performance results and, in many cases, exceeded pre-pandemic levels.

University operations for Fall 2022 are substantially similar to pre-pandemic operations.

During fiscal year 2022, the University received approximately \$23.3 million in funds from the multiple congressional acts of the federal government. This amount was recovered primarily as allowable lost revenue resulting from the effects of the pandemic.

Financial and political support from state government remains a critical element to the continued financial health of the University. In 2022, the total general

revenue distribution from the State increased to \$218.8 million from the \$212.9 million reported in 2021. The forecast for 2023 indicates general revenue and Educational Excellence Trust Fund distributions from the State may increase 2.9%. If State revenue continues to be as strong as the State has reported in early 2022, management will continue to institute both internal and external efforts to maximize the state resources available while seeking ways to minimize the risk of state funding levels not keeping pace with growth.

In 2017, The Arkansas Legislature enacted Act 148 which adopted a productivity-based funding model for most state-supported higher education institutions. As provided in the Act, the Arkansas Division of Higher Education developed a productivity-based funding model with measures for effectiveness, affordability, and efficiency. That model was first used to determine funding recommendations for the 2018-19 academic year and resulted in a small increase in University funding based on those measures. The University does not anticipate material changes in its funding level over the short term based on this funding policy.

The University continues to seek ways to manage the cost of attendance so that it remains affordable while achieving revenue support necessary to offer a high-quality university experience. Diverse revenue resources, including state appropriations, tuition, and fees (net of scholarship allowance), private support, and sponsored grants and contracts all contribute to support the mission of teaching, research, and service. For the 2022-2023 academic year, enrollment and state appropriations are anticipated to exceed budget. Tuition and mandatory

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fee increases of approximately 7.5% for undergrad and graduate students were necessary in 2023 to maintain the facilities, faculty and other support needed to fulfill our mission.

The University's last capital campaign, Campaign Arkansas, completed on June 30, 2020. Since the completion of that campaign, the University has continued to see positive momentum with philanthropic support. Fiscal year 2022 saw the largest fundraising year at the University outside a capital campaign with a total of \$138.6 million raised. The University's endowment reached an all-time high of \$1.68 billion on June 30, 2021, however, due to challenging market conditions in fiscal year 2022, the endowment balance as of June 30, 2022 is approximately \$1.47 billion.

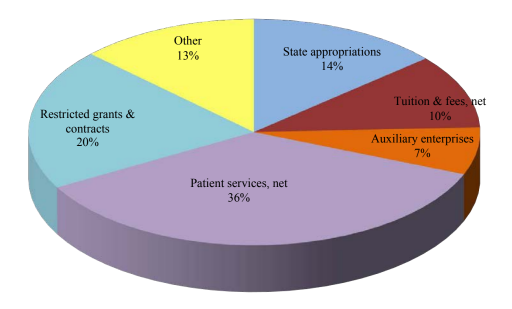
Preliminary figures indicate that the University enrolled 30,936 students for the Fall 2022 semester while setting new records for retention and graduation rates. University enrollment has increased 22.1%, or 5,595 students over the past ten vears. Enrollment has now exceeded 30,000 for the first time ever and the Fall 2022 term has seen the largest incoming freshman class in the history of the University. Preliminary numbers are indicating another very strong incoming freshman class for the Fall 2023 semester as well. Considering the uncertainty brought on by the COVID-19 pandemic. the growth experienced in fiscal year 2022 and expected in fiscal year 2023 on top of two years of very stable enrollment numbers is very exciting and illustrates the continuing strength of the University. Due to our strong net position, high level of liquidity, indications of stable State support, continuing high levels of philanthropic support, a positive enrollment outlook, and our conservative budgeting approach to the 2022-23 fiscal year, we have a high level of confidence that the University will maintain its strong position.

All Campuses

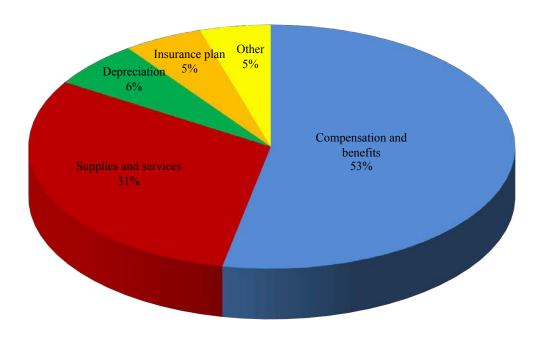
Financial support from state government for all campuses remains a critical element to the continued financial health of the University. Arkansas appears to have a healthy economy even as we encounter the uncertainties of our future due to the pandemic, as general revenue forecasts have been very positive, and the state budget remains balanced. As a result of these and other economic challenges. enrollment in higher education may remain flat or decrease at most campuses as has been the case this fall, so management will continue to budget conservatively and to emphasize cost containment.

Preliminary data shows that the number of enrolled students (headcount) has increased from the fall semester of 2021 to the fall semester of 2022, from 59,041 to 59,426. The number of full-time equivalent students has also increased from 48,808 to 49,098.

2022 Revenues \$3.732 Billion



2022 Expenses \$3.632 Billion



FIVE YEAR SUMMARY OF KEY STUDENT DATA

Fnrol	lment
Transfer of	

Fall Semester	2022*	2021	2020	2019	2018
Undergraduate Students (Headcount)**	55,197	49,669	54,355	56,809	58,307
Graduate Students (Headcount)**	10,165	9,372	9,226	9,066	9,217
Total	65,362	59,041	63,581	65,875	67,524
Undergraduate Students (FTE)	46,651	42,334	43,785	45,620	46,898
Graduate Students (FTE)	7,196	6,474	6,463	6,792	6,293
Total	53,847	48,808	50,248	52,412	53,191

Degrees Awarded

	2 051000 11110				
Fiscal Year Ended June 30,	2022*	2021	2020	2019	2018
Certificates	4,822	3,960	4,586	4,495	3,333
Associate	3,179	2,639	2,942	3,203	2,425
Baccalaureate	8,384	8,255	8,358	8,088	7,837
Post-Baccalaureate	483	424	381	353	292
Master's	2,308	2,089	2,052	2,037	2,029
Doctoral	326	289	283	273	282
First Professional	566	609	556	546	535
Total	20,068	18,265	19,158	18,995	16,733

^{*}Preliminary Data Reported by ADHE. University of Arkansas Grantham enrollment and degrees awarded are not included in ADHE data but are included in the above charts for 2022.

^{**2022, 2021} and 2020 no longer include High School Concurrent Headcount enrollment.



UNIVERSITY OF ARKANSAS SYSTEM Statement of Net Position June 30, 2022

	June 30, 2022
ASSETS	
Current	546 225 604
Cash and cash equivalents (Note 4)	\$ 546,225,604
Investments (Note 4)	547,231,962
Accounts receivable, net of allowances of \$31,120,576 (Note 6)	217,176,479
Patient accounts receivable, net of allowances of \$301,289,000 Inventories	193,438,000
Deposits and funds held in trust by others	40,317,987
	6,661,817
Notes receivable, net of allowances of \$240,000 Other assets	3,276,952 36,946,569
Total current assets	1,591,275,370
Non-Current	
Cash and cash equivalents (Note 4)	17,283,383
Investments (Note 4)	431,733,552
Notes receivable, net of allowance of \$3,606,406	12,282,638
Deposits and funds held in trust by others	235,545,451
Other non-current assets	36,474,637
Capital assets, net of depreciation of \$3,342,094,692 (Note 7)	3,229,795,333
Total non-current assets	3,963,114,994
TOTAL ASSETS	\$ 5,554,390,364
DEFERRED OUTFLOWS OF RESOURCES	
Debt refunding	\$ 19,734,691
Other postemployment benefits	12,365,000
Pensions TOTAL DEFERRED OUTFLOWS OF RESOURCES	9,148,869 \$ 41,248,560
	11,210,500
LIABILITIES Current	
Accounts payable and other accrued liabilities (Note 6)	\$ 210,036,454
Unearned revenue	63,634,802
Funds held in trust for others	17,854,673
Liability for future insurance claims (Note 14)	14,509,500
Estimated third party payor settlements	29,042,000
Compensated absences payable - current portion (Note 9)	8,829,528
Liability for other postemployment benefits - current portion (Note 16)	2,596,000
Bonds, notes, leases and installment contracts payable - current portion (Note 10) Total current liabilities	117,191,051
Total current habilities	463,694,008
Non-Current	
Unearned revenues, deposits and other	2,648,799
Refundable federal advance - Perkins loans	9,081,994
Compensated absences payable (Note 9)	105,273,707
Liability for other postemployment benefits (Note 16)	77,722,000
Liability for pensions (Note 15)	18,421,251
Bonds, notes, leases and installment contracts payable (Note 10)	1,837,396,939
Total non-current liabilities	2,050,544,690
TOTAL LIABILITIES	\$ 2,514,238,698
DEFERRED INFLOWS OF RESOURCES	
Other postemployment benefits	\$ 8,900,000
Pensions	37,417,857
Other	15,597,660
TOTAL DEFERRED INFLOWS OF RESOURCES	\$ 61,915,517
NET POSITION	
Net Investment in Capital Assets	\$ 1,514,117,223
Restricted	
Non-Expendable	
Scholarships and fellowships	12,721,714
Research	19,469,116
Other Expendable	82,258,588
Scholarships and fellowships	
Research	56,596,897
Public service	79,966,902
Capital projects	36,923,095 88,626,108
Other	88,626,108 35,017,565
Unrestricted	35,017,565 1,093,787,501
TOTAL NET POSITION	\$ 3,019,484,709
	\$ 3,019,464,709

UNIVERSITY OF ARKANSAS SYSTEM: Consolidated Financial Statements FY2022

UNIVERSITY OF ARKANSAS SYSTEM Statement of Revenues, Expenses, and Changes in Net Position For The Year Ended June 30, 2022

Operating Revenues	Year Ended June 30, 2022
Student tuition & fees, net of scholarship allowances of \$208,852,989	\$ 395,594,545
Patient services, net of contractual allowances of \$2,375,239,000	1,334,667,000
Federal and county appropriations	15,215,030
Federal grants and contracts	266,704,223
State and local grants and contracts	78,359,930
Non-governmental grants and contracts	107,887,596
Sales and services of educational departments	68,964,399
Insurance plan	72,938,824
Auxiliary enterprises	
Athletics, net of scholarship allowances of \$4,163,077	130,847,774
Housing/food service, net of scholarship allowances of \$21,988,626	95,861,235
Bookstore, net of scholarship allowances of \$741,616	3,808,997
Other auxiliary enterprises, net of scholarship allowances of \$567,711	21,251,957
Other operating revenues	173,748,968
Total operating revenues	2,765,850,478
Operating Expenses	
Compensation and benefits	1,931,932,469
Supplies and services	1,113,851,320
Scholarships and fellowships	118,429,073
Insurance plan	192,354,975
Depreciation	221,743,975
Total operating expenses	3,578,311,812
Operating loss	(812,461,334)
Non-Operating Revenues (Expenses)	
State appropriations, net of Medicaid match payments of \$61,987,000	512,628,121
Property and sales tax	13,553,591
Federal grants	258,554,089
State and local grants	44,727,659
Non-governmental grants	330,407
Gifts	117,073,996
Investment income (net)	(48,716,058)
Interest and fees on capital asset-related debt	(54,501,636)
Gain/loss on disposal of assets	(241,393)
Other	8,668,055
Net non-operating revenues	852,076,831
Income before other revenues and expenses	39,615,497
Other Changes in Net Position	
Capital appropriations	3,986,814
Capital grants and gifts	53,183,888
Adjustments to prior year revenues and expenses	1,415,775
Other	1,667,874
Total other revenues and expenses	60,254,351
Increase in net position	99,869,848
Net Position, beginning of year, as originally reported	2,928,009,256
GASB 87 Leases	558,735
Other	(8,953,130)
Net Position, beginning of year, restated	\$ 2,919,614,861
Net Position, end of year	\$ 3,019,484,709
See accompanying notes.	
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UNIVERSITY OF ARKANSAS SYSTEM Statement of Cash Flows - Direct Method For The Year Ended June 30, 2022

	Year Ended
Cash Flows from Operating Activities	June 30, 2022
Student tuition and fees (net of scholarships)	\$ 390,700,098
Patient and insurance payments	1,242,145,000
Federal and county appropriations	12,880,266
Grants and contracts	472,544,043
Collection of loans and interest	4,271,142
Insurance plan receipts	73,188,048
Auxiliary enterprise revenues:	
Athletics	134,768,639
Housing and food service	95,406,491
Bookstore	3,614,765
Other auxiliary enterprises	20,856,252
Payments to employees	(1,706,976,714)
Payments of employee benefits	(270,365,564)
Payments to suppliers	(1,100,808,680)
Loans issued to students	(3,448,500)
Scholarships and fellowships	(118,588,383)
Payments of insurance plan expenses	(194,700,453)
Other	243,974,206
Net cash used by operating activities	(700,539,344)
Cash Flows from Noncapital Financing Activities	
State appropriations	516,699,121
Property and sales tax	13,447,554
Gifts and grants for other than capital purposes	423,957,897
Repayment of loans	(75,000)
Direct Lending, Plus and FFEL loan receipts	235,828,201
Direct Lending, Plus and FFEL loan payments	(238,933,671)
Other agency funds - net	6,558,205
Refunds to grantors	(934)
Other noncapital receipts (payments)	808,643
Net cash provided by noncapital financing activities	958,290,016
Cash Flows from Capital and Related Financing Activities	
Distributions from debt proceeds	206,269,096
Capital appropriations	3,792,902
Capital grants and gifts	11,999,199
Proceeds from sale of capital assets	358,463
Purchases of capital assets	(334,696,868)
Payment of capital related principal on debt	(108,096,676)
Payment of capital related interest and fees	(56,843,804)
Insurance proceeds	1,728,030
Payments to/from trustee for reserve	1,459
Net cash used by capital and related financing activities	(275,488,199)
Cash Flows from Investing Activities	
Proceeds from sales and maturities of investments	352,440,431
Investment income (net of fees)	1,891,015
Purchases of investments	(498,315,216)
Net cash used by investing activities	(143,983,770)
Not in among in each	(1/1 701 007)
Net increase in cash	(161,721,297)
Cash, beginning of the year	725,230,284 \$ 562,508,087
Cash, end of year	\$ 563,508,987

UNIVERSITY OF ARKANSAS SYSTEM: Consolidated Financial Statements FY2022

UNIVERSITY OF ARKANSAS SYSTEM Statement of Cash Flows - Direct Method - Continued For The Year Ended June 30, 2022

	<u>_</u> J	Year Ended June 30, 2022
Reconciliation of net operating loss to net cash used by operating activities:		
used by operating activities.		
Operating loss	\$	(812,461,334)
Adjustments to reconcile net operating loss to net cash used		
by operating activities:		
Depreciation expense		221,743,975
Other miscellaneous operating receipts		7,199,617
Adjustment to cash for amounts in transit within the system		(2,943,590)
Change in assets and liabilities:		
Receivables, net		(25,694,873)
Inventories		865,066
Prepaid expenses and other assets		3,947,577
Accounts payable and other accrued liabilities		(34,036,112)
Unearned revenue		16,364,221
Liability for future insurance claims		(2,201,100)
Loans to students and employees		654,138
Refundable federal advance		(1,693,922)
Compensated absences		(1,934,970)
OPEB liability		2,321,000
Pension related		(9,534,577)
Other		(63,134,460)
NET CASH USED BY OPERATING ACTIVITIES	\$	(700,539,344)
Non-Cash Transactions		
Capital Gifts	\$	2,041,148
Fixed assets acquired by incurring capital lease obligations		9,927,953
Capital outlay & maintenance paid directly from proceeds of debt		4,435,703
Payment of bond proceeds/premium/accrued interest/debt service reserve		
directly into deposits with trustees/escrow		174,873,086
Payment of bond issuance costs and underwriter's discounts		
directly from bond proceeds and/or debt service reserve		786,485
Payment of principal & interest on long-term debt from deposits with trustees		624,922
Interest earned on deposits with trustees		21,887
Loss on disposal of assets		179,328
Violet assgrodansteiredtoanospensarshigagreements with vendors		3,781,153
Note Proceeds used to directly pay bond interest and principal		8,729,576
Land swap (book value)		212,045
Change in capital assets acquired in year-end accounts payable		4,998,000

UNIVERSITY OF ARKANSAS FOUNDATION, INC. Consolidated Statements of Financial Position June 30, 2022 and 2021

	2022	2021
ASSETS		
Contributions receivable, net	\$ 157,629,415	\$ 215,510,198
Interest receivable	2,018,610	1,561,134
Investments, at fair value	1,732,937,016	1,871,514,209
Cash value of life insurance	1,526,723	1,375,367
Land	30,000	31,425
TOTAL ASSETS	\$ 1,894,141,764	\$ 2,089,992,333
LIABILITIES AND NET ASSETS LIABILITIES Accounts payable Annuity obligations TOTAL LIABILITIES	\$ 17,675,084 15,402,382 33,077,466	\$ 9,383,700 18,676,711 28,060,411
NET ASSETS		
Without donor restrictions	139,129,115	142,638,166
With donor restrictions	1,721,935,183	1,919,293,756
TOTAL NET ASSETS	1,861,064,298	2,061,931,922
TOTAL LIABILITIES AND NET ASSETS	\$ 1,894,141,764	\$ 2,089,992,333

UNIVERSITY OF ARKANSAS FAYETTEVILLE CAMPUS FOUNDATION, INC. Statements of Financial Position June 30, 2022 and 2021

	 2022	2021
ASSETS		
Contribution receivable, net	\$ -	\$ -
Investments	 643,525,694	748,157,500
TOTAL ASSETS	\$ 643,525,694	\$ 748,157,500
LIABILITIES AND NET ASSETS Accounts Payable	\$ 575,734	\$ 1,562,542
Net Assets with donor restrictions TOTAL LIABILITIES & NET ASSETS 9	\$ 642,949,960 643,525,694	\$ 746,594,958 748,157,500

UNIVERSITY OF ARKANSAS FOUNDATION, INC.

Consolidated Statements of Activities Years Ended June 30, 2022 and 2021

	Year Ended June 30, 2022						
	W	Without Donor With Don		With Donor	nor		
]	Restrictions		Restrictions		TOTAL	
Revenues, Gains and Other Support:							
Contributions	\$	11,610,272	\$	59,017,036	\$	70,627,308	
Interest and dividends		886,275		4,316,915		5,203,190	
Net realized and unrealized gains							
on investments		8,520,387		(186,981,388)		(178,461,001)	
Net assets reclassifications, including							
released from or satisfaction of							
restrictions		72,164,729		(72,164,729)		-	
Total revenues, gains and other support		93,181,663		(195,812,166)		(102,630,503)	
Expenses and Losses:							
Program services:							
University System support		87,330,180				87,330,180	
Supporting services:							
Management and general		1,601,721				1,601,721	
Fundraising		7,715,166				7,715,166	
Change in value of split-interest							
agreements		1,963		(62,544)		(60,581)	
Provision for loss (recovery) on							
uncollectible contributions		41,684		1,608,951		1,650,635	
Total supporting services		9,360,534		1,546,407		10,906,941	
Total expenses and losses		96,690,714		1,546,407		98,237,121	
Change in Net Assets		(3,509,051)		(197,358,573)		(200,867,624)	
Net Assets, beginning of year		142,638,166		1,919,293,756		2,061,931,922	
Net Assets, end of year	\$	139,129,115	\$	1,721,935,183	\$	1,861,064,298	

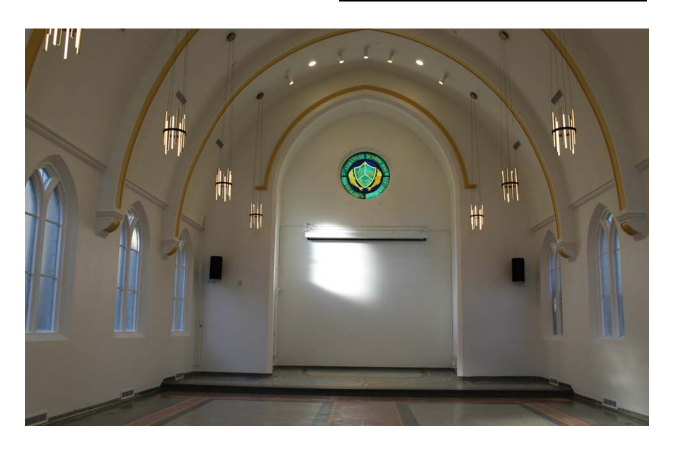
Vear	Ended	Inne	30	2021
теиг	randed	June	.717.	2112

W	Without Donor With Donor						
	Restrictions		Restrictions		TOTAL		
					_		
\$	12,605,336	\$	253,753,566	\$	266,358,902		
	521,035		3,122,674		3,643,709		
	34,442,559		421,600,501		456,043,060		
	50 004 210		(50.004.210)				
	50,894,210		(50,894,210)		<u>-</u>		
	98,463,140		627,582,531		726,045,671		
	65,352,945				65,352,945		
	03,332,743				03,332,743		
	1,786,125				1,786,125		
	5,625,426				5,625,426		
	165,521		2,441,630		2,607,151		
	24,588		14,165		38,753		
	7,601,660		2,455,795		10,057,455		
	72,954,605		2,455,795		75,410,400		
	25 500 525		(25.127.527		(50 (25 271		
	25,508,535		625,126,736		650,635,271		
	117,129,631		1,294,167,020		1,411,296,651		
	, ,		, ,		, , ,		
\$	142,638,166	\$	1,919,293,756	\$	2,061,931,922		

UNIVERSITY OF ARKANSAS FAYETTEVILLE CAMPUS FOUNDATION, INC.

Statements of Activities Years Ended June 30, 2022 and 2021

	Year Ended June 30, 2022			
	Without Donor	With Donor		
	Restrictions	Restrictions	TOTAL	
Revenues, Gains and Other Support:	·			
Interest and dividends	\$ -	\$ 1,990,228 \$	1,990,228	
Net realized and unrealized gains				
on investments		(83,216,904)	(83,216,904)	
Net assets released from restrictions	22,418,322	(22,418,322)	-	
Total revenues, gains and other support	22,418,322	(103,644,998)	(81,226,676)	
Expenses and Losses: Program services: Fayetteville campus support	22,418,322	_	22,418,322	
Total program services	22,418,322	-	22,418,322	
Change in Net Assets	-	(103,644,998)	(103,644,998)	
Net Assets, beginning of year		746,594,958	746,594,958	
Net Assets, end of year	\$ -	\$ 642,949,960 \$	642,949,960	



Vear	Ended	June	30.	2021	ı
1 Cai	mucu	June	211.	404	

Without Donor With Donor						
	Restrictions					
\$	-	\$	1,105,303	\$	1,105,303	
	22,780,270		204,772,197 (22,780,270)		204,772,197	
	22,780,270		183,097,230		205,877,500	
	22,780,270		-		22,780,270	
	22,780,270		-		22,780,270	
	-		183,097,230		183,097,230	
	-		563,497,728		563,497,728	
\$	-	\$	746,594,958	\$	746,594,958	



UNIVERSITY OF ARKANSAS SYSTEM Statement of Net Position by Campus At June 30, 2022

UNIVERSITY OF ARKANSAS SYSTEM Statement of Net Position by Campus At June 30, 2022

		UAF		UAFS		UALR		UAMS		UAM		UAPB		SYSTEM
ASSETS														
Current Cash and cash equivalents	s	137.871.091	•	25.059.637	¢	14.881.622	ç	194.125.000	¢	13,567,661	•	25,770,729	¢	33.835.482
Investments		418,675,424	э	23,279,938	3	47,978,060	3	13,845,000	э	2,204,928	3	23,770,729	э	25,571,997
Accounts receivable		92,731,393		6,351,900		24,544,461		55,993,000		5,985,383		15,506,609		27,718,328
Patient accounts receivable								193,438,000						
Inventories Deposits and funds held in trust by others		8,305,639 100,388				151,208 142,434		29,443,000		401,238 6,344,430		26,716		
Notes receivable		2,494,705				142,434		814,000		0,544,450				
Other assets		22,332,600		325,305		581,708		10,873,000		396,156		621,239		1,059,418
Total current assets		682,511,240		55,016,780		88,279,493		498,531,000		28,899,796		41,925,293		88,185,225
Non-Current														
Cash and cash equivalents										5,817,339		10,173,784		
Investments		173,740,683		5,825,897		50,865,281		161,153,000		4,667,520		5,220,049		25,908,934
Notes receivable		6,157,831		149,458		386,750		10,272,000		79,089		464,192		
Deposits and funds held in trust by others Other non-current assets		254,739 35,704,454		62,433		2,060,364		233,145,000						21,004,163
Capital assets		1,545,982,343		130,291,550		196,463,155		986,306,000		46,371,158		105,001,056		6,620,924
Total non-current assets		1,761,840,050		136,329,338		249,775,550		1,390,876,000		56,935,106		120,859,081		53,534,021
TOTAL ASSETS	\$	2,444,351,290	\$	191,346,118	\$	338,055,043	\$	1,889,407,000	\$	85,834,902	\$	162,784,374	\$	141,719,246
DEFERRED OUTFLOWS OF RESOURCES														
Debt refunding	s	6,305,948	s	2,057,395	s	2,606,799	s	3,530,000			s	189,474		
Other postemployment benefits	-	5,110,000		293,000	-	810,000	-	4,533,000	\$	251,000	-	469,000	\$	78,000
Pensions		1,618,298		249,161		689,744		1,798,000		437,584		122,835		152,066
TOTAL DEFERRED OUTFLOWS OF RESOURCES	\$	13,034,246	\$	2,599,556	\$	4,106,543	\$	9,861,000	\$	688,584	\$	781,309	\$	230,066
LIABILITIES Current														
Accounts payable and other accrued liabilities	\$	53,179,775	s	4,533,645	s	7,355,080	s	146,117,000	\$	1,925,935	s	4,298,631	\$	6,145,473
Unearned revenue, deposits and other	-	42,437,546		493,564	-	5,856,098	-	11,629,000	-	47,653	-	70,879		1,882,850
Funds held in trust for others		4,925,273		242,196		1,006,795		8,168,000		174,574		2,792,990		128,902
Liability for future insurance claims								20.042.000						14,509,500
Estimated third party payor settlements Compensated absences payable - current portion		2,248,489		252,591		455,782		29,042,000 5,159,000		120,759		232.211		69,864
Liability for other postemployment benefits - current portion		824,000		100,000		182,000		1,110,000		80,000		65,000		19,000
Bonds, notes, leases and installment contracts payable - current		50,010,992		3,749,080		9,181,166		36,810,000		7,339,194		2,123,668		4,899,670
Total current liabilities		153,626,075		9,371,076		24,036,921		238,035,000		9,688,115		9,583,379		27,655,259
Non-Current														
Unearned revenues, deposits and other		2,395,122				192,858		31,000				29,819		
Refundable federal advance - Perkins loans		7,147,158						1,911,000		23,836				
Compensated absences payable		21,186,585		1,248,398		3,814,244		70,344,000		1,055,599		3,794,288		1,098,006
Liability for other post employment benefits Liability for pensions		24,455,000 3,395,965		1,787,000 552,014		6,004,000 1,771,682		34,945,000 2,773,000		1,698,000 911,439		3,089,000 245,131		545,000 348,652
Bonds, notes, leases, installment contracts payable		771,033,498		50,586,782		83,319,734		762,347,000		26,164,084		26,787,011		26,036,423
Total non-current liabilities		829,613,328		54,174,194		95,102,518		872,351,000		29,852,958		33,945,249		28,028,081
TOTAL LIABILITIES	\$	983,239,403	\$	63,545,270	\$	119,139,439	s	1,110,386,000	\$	39,541,073	\$	43,528,628	\$	55,683,340
DEFENDED DESCRIPTION OF DESCRIPTION														
DEFERRED INFLOWS OF RESOURCES Other postemployment benefits		1,783,000	\$	104,000	s	910,000	s	3,759,000	\$	227,000	s	372,000	\$	47,000
Pensions		7,210,185	Ψ	1,467,075	-	4,473,869	-	7,105,000	Ψ	1,623,409	-	432,396	Ψ	651,915
Other		7,781,921						6,917,000						898,739
TOTAL DEFERRED INFLOWS OF RESOURCES	\$	16,775,106	\$	1,571,075	\$	5,383,869	\$	17,781,000	\$	1,850,409	\$	804,396	\$	1,597,654
NET POSITION														
Net Investment in Capital Assets	\$	721,837,717	\$	77,540,140	\$	109,535,730	\$	419,295,000	\$	19,706,016	\$	72,517,262	\$	3,080,348
Restricted														
Non-Expendable		0.407.210		270.050		1 (27 000		204.000		56.017				
Scholarships and fellowships Research		9,407,310 18,739,659		278,058		1,637,090 407,898		394,000		56,017 321,559				
Other		18,246,728		29.047		9,003,876		47,572,000		2,696		7,404,241		
Expendable				.,										
Scholarships and fellowships		22,141,750		194,875		423,365		29,745,000		474,448		2,815,509		
Research Public service		57,800,394 31,711,796		9,373 52,031		5,136,972 3,527,888		13,208,000		2,458,598		1,353,565 1,631,380		
Public service Capital projects		63,598,179		235,325		3,327,888		8,848,000		5,917,453		4,925,187		
Other		14,601,492		3,195,693		6,318,352		426,000		133,282		6,351,841		
Unrestricted		499,286,002		47,294,787		81,647,107		251,613,000		16,061,935		22,233,674		81,587,970
TOTAL NET POSITION	\$	1,457,371,027	\$	128,829,329	\$	217,638,278	\$	771,101,000	\$	45,132,004	\$	119,232,659	\$	84,668,318

	CCCUA	PCCUA		UACCB	UACCHT		UACCM		UAPTC	1	UACCRM		ASMSA		Elimination (See Note 19)	TOTAL
s	4,421,159 861,538	\$ 14,441,866 3,462,077	s	3,858,446	\$ 13,929,401 2,261,481	s	7,274,138 3,621,764	\$	43,819,018 5,469,755	s	2,805,700	\$	10,506,668	s	57,986 \$	546,225,604 547,231,962
	1,883,699 95,981	1,787,471 56,355		1,577,200 196,458	1,784,217 1,250,874		818,221		2,389,858		579,355 390,518		126,969		(22,601,585)	217,176,479 193,438,000 40,317,987
		33			1,230,874						74,532		936		(32,689)	6,661,817 3,276,952
_	187,559 7,449,936	7,923 19,755,725		380,998 6,013,102	19,225,973		2,299 11,716,422		31,245 51,709,876		54,371 3,904,476		92,748		(22,576,288)	36,946,569 1,591,275,370
	1,161,302 184,070 36,878	89,936		2,200,000 48,846	32,788		130,958 42,060 3,233		908,835 19,682 219,203		1,059,283		28,460		(5,505,650) (20,453,183)	17,283,383 431,733,552 12,282,638 235,545,451 36,474,637
_	11,215,112	19,673,923		13,060,795	25,949,065		22,389,502		79,983,894 81,131,614		17,557,941		22,928,915		(25.059.922)	3,229,795,333
_	12,597,362	19,763,859		15,309,641	25,981,853		22,565,753		81,131,614		18,617,224		22,957,375		(25,958,833)	3,963,114,994
\$	20,047,298	\$ 39,519,584	\$	21,322,743	\$ 45,207,826	S	34,282,175	\$	132,841,490	\$	22,521,700	\$	33,684,696	\$	(48,535,121) \$	5,554,390,364
\$	65,324 76,000	\$ 710,695 125,000	s	60,000	\$	s	114,000	\$	4,143,677 282,000	s	83,000	\$	25,000		s	19,734,691 12,365,000
\$	414,776 556,100	\$ 128,329 964,024	\$	475,526 535,526	\$ 289,002 470,381	\$	532,285 646,285	\$	1,611,426 6,037,103	\$	384,495 467,495	\$	245,342 270,342	\$	- \$	9,148,869 41,248,560
s	341,170 56,873	\$ 1,042,026 356,925 35,625	s	345,536 12,167 19,168	\$ 1,033,590 133,528 23,061	s	863,701 140,846 71,815	s	2,511,131 175,973 140,562	s	844,112 54,593 27,434	\$	755,995 2,010 41,405	s	(21,462,614) \$	210,036,454 63,634,802 17,854,673 14,509,500 29,042,000
	14,178 11,000 200,411	31,129 45,000 442,350		36,761 10,000 200,641	27,378 10,000 574,382		31,238 28,000 330,967		92,323 81,000 2,626,804		41,734 30,000 353,677		16,091 1,000 118,521		(1,770,472)	8,829,528 2,596,000 117,191,051
_	1,171,070	1,953,055		624,273	1,801,939		1,466,567		5,627,793		1,351,550	_	935,022		(23,233,086)	463,694,008
	262,781 552,000 822,207 2,648,939	476,778 994,000 288,482 8,841,371		300,194 459,000 940,756 944,053	372,825 373,000 691,276 8,714,541		367,544 776,000 1,082,409 9,808,058		585,508 1,280,000 3,342,938 71,754,864		248,790 531,000 805,043 12,899,913		118,167 234,000 450,257 812,703		(25,302,035)	2,648,799 9,081,994 105,273,707 77,722,000 18,421,251 1,837,396,939
_	4,285,927	10,600,631		2,644,003	10,151,642		12,034,011		76,963,310		14,484,746	_	1,615,127		(25,302,035)	2,050,544,690
\$	5,456,997	\$ 12,553,686	\$	3,268,276	\$ 11,953,581	\$	13,500,578	\$	82,591,103	\$	15,836,296	\$	2,550,149	\$	(48,535,121) \$	2,514,238,698
\$	161,000 1,353,326	\$ 270,000 614,853	\$	49,000 1,411,404	\$ 329,000 1,493,195	\$	148,000 1,651,177	\$	456,000 6,256,270	\$	243,000 1,121,225	\$	42,000 552,558		\$	8,900,000 37,417,857 15,597,660
\$	1,514,326	\$ 884,853	\$	1,460,404	\$ 1,822,195	\$	1,799,177	\$	6,712,270	\$	1,364,225	\$	594,558	\$	- S	61,915,517
s	8,431,086	\$ 11,354,933	s	11,929,114	\$ 17,368,257	\$	11,856,141	\$	7,917,195	s	3,227,457	\$	18,520,827		s	1,514,117,223
	75,000								874,239							12,721,714 19,469,116 82,258,588
	25,127	247,937					483,465		34,596		10,825					56,596,897 79,966,902
\$	1,161,302 411,122 3,528,438 13,632,075	\$ 3,121,929 12,320,270 27,045,069	s	295,963 4,904,512 17,129,589	\$ 14,534,174 31,902,431	s	7,289,099 19,628,705	\$	3,198,186 37,551,004 49,575,220	S	49,422 9,263 2,491,707 5,788,674	s	769,311 76,371 11,443,822 30,810,331	\$	- s	36,923,095 88,626,108 35,017,565 1,093,787,501 3,019,484,709

UNIVERSITY OF ARKANSAS SYSTEM Statement of Revenues, Expenses, and Changes in Net Position by Campus For the Year Ended June 30, 2022

<u> </u>	UAF	UAFS	UALR	UAMS	UAM	UAPB	SYSTEM
Operating Revenues							
Student tuition & fees, net of scholarship allowances \$	255,331,306 \$	12,916,795 \$	34,991,481		\$ 8,718,499 \$	10,270,231	\$ 10,399,954
Patient services, net of contractual allowances				1,334,667,000			
Federal and county appropriations	13,560,030			1,655,000			
Federal grants and contracts	86,487,805	2,075,148	21,870,541	125,794,000	1,879,328	18,125,363	
State and local grants and contracts	17,684,507	2,087,169	7,660,894	34,237,000	1,207,499	4,594,867	
Non-governmental grants and contracts	17,636,396	115,396	1,891,785	86,852,000	262,954	436,440	
Sales and services of educational departments	26,245,297	307,746	966,040	39,158,000	251,888	127,354	5,040,422
Insurance plan							214,043,311
Auxiliary enterprises	125 007 171	20.202	2 000 641		500.026	2 40 6 022	
Athletics, net of scholarship allowances	125,807,171	30,303	2,000,641	7.500.000	590,036	2,406,832	
Housing/food service, net of scholarship allowances	74,354,109	3,165,086	4,017,095	7,569,000	1,410,052	4,383,003	
Bookstore, net of scholarship allowances	2,211,647	257,391	239,700	2 (00 000	102,695	30	
Other auxiliary enterprises, net of scholarship allowances	15,661,683	186,867	888,123	3,698,000	573,273	162,259	276 525
Other operating revenues	17,312,249	274,454	1,189,903	151,918,000	283,171	2,432,089	276,535
Total operating revenues	652,292,200	21,416,355	75,716,203	1,833,332,000	15,279,395	42,938,468	229,760,222
Operating Expenses					*****		
Compensation and benefits	550,974,730	40,611,552	102,345,434	1,219,460,000	26,861,000	47,242,369	9,566,163
Supplies and services	287,678,479	22,174,731	48,565,126	650,324,000	11,140,816	30,001,867	21,917,694
Scholarships and fellowships	48,769,413	9,074,340	10,923,528	3,225,000	8,892,792	7,289,049	1,627,969
Insurance plan	04.706.517	0.616.207	15 250 504	76 704 000	4 120 022	0.125.221	192,354,975
Depreciation	94,796,517	8,616,207	15,379,704 177,213,792	76,704,000 1,949,713,000	4,128,033 51,022.641	8,135,331	1,423,583
Total operating expenses	982,219,139	80,476,830	1//,213,/92	1,949,/13,000	51,022,641	92,668,616	226,890,384
Operating income (loss)	(329,926,939)	(59,060,475)	(101,497,589)	(116,381,000)	(35,743,246)	(49,730,148)	2,869,838
Non-Operating Revenues (Expenses)							
State appropriations, net of Medicaid match payments	229,720,207	25,150,911	69,601,187	68,119,000	19,681,906	29,039,314	5,588,117
Property and sales tax		4,096,482				-	-
Federal grants	68,111,289	24,774,562	25,263,049	36,760,000	15,496,585	13,982,473	14,869,910
State and local grants	30,833,611	4,274,413	4,146,028		1,527,448	1,053,125	-
Non-governmental grants	13,202					-	96,098
Gifts	83,835,006	2,998,283	9,470,279	15,126,000	2,746,218	2,046,639	141,195
Investment income (net)	(24,940,333)	(212,950)	(2,221,648)	(19,574,000)	(62,756)	(737,589)	(426,703)
Interest and fees on capital asset-related debt	(24,766,869)	(1,623,123)	(2,830,257)	(18,813,000)	(1,034,284)	(973,560)	(812,883)
Gain (loss) on disposal of assets	185,627		(157,614)	(208,000)	(41,426)	-	1,500
Other	7,069,948	192,735	715,449		44,534		348,292
Net non-operating revenues	370,061,688	59,651,313	103,986,473	81,410,000	38,358,225	44,410,402	19,805,526
Income/Loss before other revenues and expenses	40,134,749	590,838	2,488,884	(34,971,000)	2,614,979	(5,319,746)	22,675,364
Other Changes in Net Position							
Capital appropriations	1,434,819	621,558				1,600,000	
Capital grants and gifts	49,426,023			3,147,000	74,187		
Adjustments to prior year revenues and expenses		(37,544)	(10,689)		7,438	580,307	641,037
Other	136,577					(2,229)	
Total other revenues and expenses	50,997,419	584,014	(10,689)	3,147,000	81,625	2,178,078	641,037
Increase (decrease) in net position	91,132,168	1,174,852	2,478,195	(31,824,000)	2,696,604	(3,141,668)	23,316,401
Net Position, beginning of year	1,374,642,244	127,654,477	215,160,083	802,925,000	42,435,400	122,374,327	61,351,917
Cumulative effect of GASB No. 87 adoption	549,745						
Other Adjustments	(8,953,130)						
Net Position, beginning of year, restated	1,366,238,859 \$	127,654,477 \$	215,160,083	\$ 802,925,000	\$ 42,435,400 \$	122,374,327	\$ 61,351,917
Net Position, end of year \$	1,457,371,027 \$	128,829,329 \$	217,638,278	\$ 771,101,000	\$ 45,132,004 \$	119,232,659	\$ 84,668,318



									Elimination	
CCCUA		PCCUA	UACCB	UACCHT	UACCM	UAPTC	UACCRM	ASMSA	(Note 19)	TOTAL
1,526,283	\$	168,319	\$ 741,203	\$ 688,189	\$ 2,470,463 \$	9,224,188	\$ 363,634		\$	395,594,545 1,334,667,000 15,215,030
1,566,244		1,842,464	762,296	1,422,718	637,159	2,008,321	2,232,836			266,704,22
1,674,775		1,090,189	1,757,760	1,150,846	1,478,800	1,989,047	1,194,222	\$ 552,355		78,359,930
43,394		6,404	181,868	9,722	144,352	77,800	221,390	7,695		107,887,596
105,529		135,105	46,430	172,526	223,907	361,096	38,014	S		68,964,399
									(141,104,487)	72,938,824
7,466							5,325			130,847,774
143,402			85,377				734,111			95,861,23
94,115		26,517	105,222	282,664		237,138	251,878			3,808,997
		9,761	29,870			42,121				21,251,957
50,597		141,845	70,686	25,899	131,254	272,225	(28,098)	253,599	(855,440)	173,748,968
5,211,805		3,420,604	3,780,712	3,752,564	5,085,935	14,211,936	5,013,312	813,649	(146,174,882)	2,765,850,478
8,747,529		10,440,164	7,164,745	7,670,385	10,332,876	20,256,789	6,161,895	5,201,325	(141,104,487)	1,931,932,469
4,726,229		5,130,164	4,744,230	4,134,644	4,820,866	15,422,202	4,607,123	3,533,544	(5,070,395)	1,113,851,320
2,564,574		2,167,323	3,270,021	3,137,311	4,830,397	11,628,008	1,029,348			118,429,073 192,354,975
863,460		1,209,185	1,099,185	1,538,890	1,668,256	4,717,344	865,191	599,089		221,743,975
16,901,792		18,946,836	16,278,181	16,481,230	21,652,395	52,024,343	12,663,557	9,333,958	(146,174,882)	3,578,311,812
(11,689,987)	(15,526,232)	(12,497,469)	(12,728,666)	(16,566,460)	(37,812,407)	(7,650,245)	(8,520,309)	-	(812,461,334
4,941,383		10,804,550	5,059,035	6,975,907	6,639,765	16,739,820	3,752,219	10,814,800		512,628,12
1,778,689		2,582,689	1,877,142	1,796,267	926,519		495,803			13,553,59
4,950,617		4,941,740	6,264,242	5,843,877	8,226,568	25,149,321	3,919,856			258,554,089
409,864		114,363	282,060	259,618	550,459	1,025,281	251,389			44,727,659
97,877				97,216		26,014				330,40
112,636		178,213	30,952	-	43,396	205,122	33,000	107,057	(=1=0.00)	117,073,99
65,631		(49,249)	43,244	15,576	76,220	38,267	14,041	2,060	(745,869)	(48,716,058
(108,441)		(337,646)	(12,124)	(183,950)	(372,746)	(2,722,589)	(542,711)	(26,251)	658,798	(54,501,630
(21,827 8,729			11,464	-			460 189,833	(113)	87,071	(241,393 8,668,055
12,235,158		18,234,660	13,556,015	14,804,511	16,090,181	40,461,236	8,113,890	10,897,553	67,071	852,076,83
545,171		2,708,428	1,058,546	2,075,845	(476,279)	2,648,829	463,645	2,377,244	-	39,615,49
330,437										3,986,814
		284,974		200,000	45,000	6,704				53,183,88
						104,982	130,244			1,415,77
330,437		1,533,526 1,818,500		200,000	45,000	111,686	130,244	_		1,667,874
875,608		4,526,928	1,058,546	2,275,845	(431,279)	2,760,515	593,889	2,377,244	-	99,869,848
12,747,477		22,518,141	16,071,043	29,626,586	20,059,984	46,814,705	5,194,785	28,433,087		2,928,009,25
8,990										558,73
										(8,953,130
12,756,467	\$	22,518,141	\$ 16,071,043	\$ 29,626,586	\$ 20,059,984 \$	46,814,705	\$ 5,194,785	\$ 28,433,087 \$	- \$	2,919,614,86
13,632,075	\$	27,045,069	\$ 17,129,589	\$ 31,902,431	\$ 19,628,705 \$	49,575,220	\$ 5,788,674	\$ 30,810,331 \$	- \$	3,019,484,70



UNIVERSITY OF ARKANSAS SYSTEM Statement of Cash Flows - Direct Method - By Campus For the Year Ended June 30, 2022

	UAF	UAFS	UALR	UAMS	UAM	UAPB	SYSTEM
Cash Flows from Operating Activities							
Student tuition and fees (net of scholarships)	\$ 253,952,876 \$	3 13,218,331	\$31,703,804 \$	47,917,000 \$	7,512,824 \$	8,511,662 \$	10,202,653
Patient and insurance payments				1,242,145,000			
Federal and county appropriations	12,880,266						
Grants and contracts	135,288,464	1,143,744	37,976,357	254,075,000	2,962,864	20,193,409	
Collection of loans and interest	(54,862)			4,326,000	4		
Insurance plan receipts							214,194,410
Auxiliary enterprise revenues:							
Athletics	130,042,635	30,303	1,712,720		562,878	2,407,312	
Housing and food service	74,028,299	3,165,086	3,942,312	7,574,000	1,350,533	4,383,371	
Bookstore	2,029,146	257,391	211,129		117,393	307	
Other auxiliary enterprises	15,350,002	187,140	868,905	3,626,000	580,449	162,259	
Payments to employees	(439,664,571)	(32,332,132)	(83,986,262)	(1,025,285,000)	(21,269,550)	(35,023,324)	(7,566,096)
Payment of employee benefits	(119,190,814)	(8,241,276)	(20,430,257)	(228,726,000)	(5,606,648)	(9,567,622)	(1,723,620)
Payments to suppliers	(287,714,830)	(20,827,736)	(47,292,097)	(641,126,000)	(10,276,031)	(28,381,514)	(20,377,956)
Loans issued to students	(29,500)			(3,419,000)			
Scholarships and fellowships	(48,744,962)	(9,074,340)	(10,923,528)	(3,225,000)	(9,121,794)	(7,289,049)	(1,627,969)
Payments of insurance plan expenses							(194,640,837)
Other receipts and payments	53,609,580	2,720,807	2,418,372	182,683,000	886,371	2,490,094	1,765,346
Net cash used by operating activities	(218,218,271)	(49,752,682)	(83,798,545)	(159,435,000)	(32,300,707)	(42,113,095)	225,931
Cash Flows from Noncapital Financing Activities State appropriations	229,720,207	25,150,911	69,601,187	72,190,000	19,681,906	29,039,314	5,588,117
Property and sales tax	,,	4,096,482	**,***,***	,,	,,		-,,
Gifts and grants for other than capital purposes	178,626,757	32,062,582	38,759,316	51,885,000	22,604,391	22,778,030	14,368,066
Repayment of loans	170,020,737	32,002,302	30,737,310	(75,000)	22,004,371	22,770,030	14,500,000
Direct Lending, Plus and FFEL loan receipts	127,375,653	15,919,557	42,502,240	(75,000)	10,416,637	10,490,935	16,921,759
Direct Lending, Plus and FFEL loan payments	(129,321,451)	(15,959,553)	(42,507,554)		(11,336,904)	(10,641,097)	(16,965,692)
Other agency funds - net	1,664,838	(15,757,555)	116,823	4,760,000	(72,002)	118,387	77,491
Refunds to grantors	1,001,030		110,025	1,700,000	(72,002)	110,507	77,171
Intercompany debt payments/receipts							(87,500)
Other noncapital receipts (payments)		155,173					451,241
Net cash provided (used) by noncapital financing activities	408,066,004	61,425,152	108,472,012	128,760,000	41,294,028	51,785,569	20,353,482
			, ,				
Cash Flows from Capital and Related Financing Activities							
Distributions from debt proceeds	18,669,119		491,358	187,107,000			
Capital appropriations	1,434,819	621,558				1,600,000	
Capital grants and gifts	8,322,963	531		3,147,000	37,027		
Proceeds from sale of capital assets	401,120		(157,614)		3,836		1,500
Purchases of capital assets	(105,694,000)	(3,956,003)	(6,388,060)	(189,239,000)	(2,595,328)	(6,407,259)	(4,747,869)
Payment of capital related principal on debt	(33,726,338)	(6,003,768)	(7,726,418)	(51,663,000)	(470,000)	(1,983,485)	(4,077,648)
Payments of capital related interest and fees	(28,750,155)	(1,393,344)	(3,204,232)	(17,823,000)	(984,177)	(1,010,274)	(843,958)
Insurance proceeds			194,504				
Payments to/from trustee for reserve							
Net cash provided (used) by capital & related financing act	(139,342,472)	(10,731,026)	(16,790,462)	(68,471,000)	(4,008,642)	(7,801,018)	(9,667,975)
Cash Flows from Investing Activities							
Proceeds from sales and maturities of investments	46,706,008	7,017,129		260,650,000	2,730,528	676,589	31,887,299
Investment income (net of fees)	(27,253)	(222,129)	(2,221,648)	5,499,000	16,869	14,055	(734,352)
Purchases of investments	(131,000,000)	(26,795,000)	(22,676,697)	(287,307,000)	10,809	(988,160)	(27,326,965)
Net cash provided (used) by investing activities	(84,321,245)	(20,000,000)	(24,898,345)	(21,158,000)	2,747,397	(297,516)	3,825,982
The cash provided (used) by investing activities	(04,321,243)	(20,000,000)	(27,070,070)	(21,130,000)	2,171,271	(277,510)	3,023,702
Net increase/decrease in cash	(33,815,984)	(19,058,556)	(17,015,340)	(120,304,000)	7,732,076	1,573,940	14,737,420
Cash, beginning of the year	171,687,075	44,118,193	31,896,962	314,429,000	11,652,924	34,370,573	19,098,062
Cash, end of year	\$ 137,871,091 \$	25,059,637	14,881,622 \$	194,125,000 \$	19,385,000	35,944,513 \$	33,835,482



								Eliminations	
CCCUA	PCCUA	UACCB	UACCHT	UACCM	UAPTC	UACCRM	ASMSA	(Note 19)	TOTAL
1,626,488	\$ 163,186 \$	802,945 \$	834,853 \$	2,947,831 \$	10,712,212	\$ 593,433		\$	390,700,098
									1,242,145,000
			-						12,880,266
2,903,065	2,753,050	2,199,440	2,740,366	2,729,996	3,250,572	3,765,550	\$ 562,166		472,544,043
			· · · · ·						4,271,142
							S	(141,006,362)	73,188,048
7,466						5,325			134,768,639
143,402		85,377				734,111			95,406,49
94,115	28,382	105,222	282,664		237,138	251,878			3,614,76
	9,761	29,615	· -		42,121				20,856,25
(6,993,011)	(8,862,639)	(5,704,939)	(6,399,263)	(8,203,347)	(16,570,709)	(4,978,571)	(4,137,300)		(1,706,976,714
(2,065,104)	(2,227,077)	(1,891,550)	(1,897,949)	(2,516,270)	(4,609,928)	(1,486,724)	(1,191,087)	141,006,362	(270,365,56
(4,846,825)	(4,522,220)	(4,868,001)	(4,284,439)	(4,719,220)	(15,671,832)	(4,480,825)	(3,086,570)	1,667,416	(1,100,808,68
()//	() , , ,	(),)	() -))	() , . ,	(-, , ,	() / /	(-,,,	,,	(3,448,50
(2,564,574)	(2,122,082)	(3,270,021)	(3,137,311)	(4,830,397)	(11,628,008)	(1,029,348)			(118,588,38
() , ,	() , ,	(59,616)	(-,,- ,	()	(,,,	() , ,			(194,700,45
138,341	242,073	175,896	198,425	349,255	633,320	9,545	264,787	(4,611,006)	243,974,20
(11,556,637)	(14,537,566)	(12,395,632)	(11,662,654)	(14,242,152)	(33,605,114)	(6,615,626)	(7,588,004)	(2,943,590)	(700,539,34
(),	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,,,		, , , ,	\(\frac{1}{2}\)	(.,,)	() - / · · /	, , , , , , , , , , , , ,
4,941,383	10,804,550	5,059,035	6,975,907	6,639,765	16,739,820	3,752,219	10,814,800		516,699,12
1,714,193	2,571,085	1,877,142	1,796,267	919,160		473,225			13,447,55
5,472,674	5,149,637	6,512,659	6,200,710	8,820,422	26,405,738	4,204,245	107,670		423,957,89
-, <u>-</u> ,	-,,	-,,	-,,	*,*=*, :==	,,,,	.,=,=	,		(75,00
		685,025		1,231,911	10,284,484				235,828,20
		(685,025)		(1,231,911)	(10,284,484)				(238,933,67
3,032	21,377	4,123	(34,042)	(88,205)	5,910	(1,582)	(17,945)		6,558,20
-,	,	-,	(= -,=)	(**,=**)	-,	(934)	(,)		(93
						, ,		87,500	`-
		11,462				190,767			808,64
12,131,282	18,546,649	13,464,421	14,938,842	16,291,142	43,151,468	8,617,940	10,904,525	87,500	958,290,01
				1,619					206,269,09
136,525									3,792,90
	284,974		200,000		6,704				11,999,19
109,621									358,46
(615,975)	(1,111,174)	(689,398)	(4,124,663)	(1,426,616)	(2,889,334)	(356,273)	(4,455,916)		(334,696,86
(327,880)	(398,714)	(195,628)	(667,910)	(380,326)	(3,028,779)	(364,134)	(84,224)	3,001,576	(108,096,67
(109,369)	(306,068)	(12,473)	(177,642)	(402,494)	(2,035,392)	(423,773)	(26,251)	658,798	(56,843,80
	1,533,526								1,728,03
					(61)	1,520			1,45
(807,078)	2,544	(897,499)	(4,770,215)	(2,207,817)	(7,946,862)	(1,142,660)	(4,566,391)	3,660,374	(275,488,19
		2,199,404			573,474				352,440,4
50 107	20.427		15 102	110.242		14.041	2.000	(746.200)	
50,187	30,437	43,244	15,193	119,342	38,267	14,041	2,060	(746,298)	1,891,0
50,187	30,437	(2,200,000) 42,648	(8,219) 6,974	119,342	611,741	(13,175)	2,060	(746,298)	(498,315,2
		,		,				` '	
(182,246)		213,938	(1,487,053)	(39,485)	2,211,233	860,520	(1,247,810)	57,986	(161,721,2
5,764,707	10,399,802	3,644,508	15,416,454	7,444,581	41,607,785	1,945,180	11,754,478	6 55.00* *	725,230,2
5,582,461	\$ 14,441,866	\$ 3,858,446 \$	13,929,401 \$	7,405,096	\$ 43,819,018	\$ 2,805,700	\$ 10,506,668	\$ 57,986 \$	563,508,9



UNIVERSITY OF ARKANSAS SYSTEM Statement of Cash Flows - Direct Method - Continued - By Campus For the Year Ended June 30, 2022

		UAF	UAFS	UALR	UAMS	UAM	UAPB	SYSTEM
	f net operating revenue (loss) to net cash ed) by operating activities:							
(Operating revenue (loss)	\$ (329,926,939) \$	(59,060,475) \$	(101,497,589) \$	(116,381,000) \$	(35,743,246) \$	(49,730,148) \$	2,869,838 \$
	Adjustments to reconcile net revenue (loss) to net cash provided (used) by operating activities:							
	Depreciation expense Other miscellaneous operating receipts Adjustment to cash for amounts in transit within the system Change in assets and liabilities:	94,796,517 7,199,617	8,616,207	15,379,704	76,704,000	4,128,033	8,135,331	1,423,583
	Receivables, net Inventories	8,990,957 (1,338,278)	(1,312,716)	2,734,408 (31,901)	(28,266,000) 2,412,000	(85,133) (39,885)	(5,032,549) (10,720)	(3,968,062)
	Prepaid expenses and other assets Accounts payable and other accrued liabilities Long term liability for payroll taxes	2,039,174 (7,184,391)	141,727 2,875,283	(27,234) (276,385)	2,341,000 (36,707,000)	(61,256) 25,475	(595,838) 3,759,459	573,630 1,322,316
	Unearned revenue Liability for future insurance claims Loans to students and employees	9,898,351 654,138	(377,891)	1,872,521	5,693,000	(34,113)	(28,344)	(493,157) (2,201,100)
	Refundable Federal advance Compensated absences OPEB liability Pension related Other	(1,693,922) 73,763 794,000 (2,521,258)	(125,262) 109,000 (604,194) (14,361)	(177,158) 35,000 (1,757,035) (52,876)	(3,329,000) 1,552,000 (63,454,000)	(14,196) 8,000 (484,386)	1,374,379 142,000 (110,578) (16,087)	201,095 (49,000) 143,924 402,864
	NET CASH PROVIDED (USED) BY OPERATING ACTIVITIES	\$ (218,218,271) \$	(49,752,682) \$	(83,798,545) \$	(159,435,000) \$	(32,300,707) \$	(42,113,095) \$	225,931 \$
Non-Cash Transa	actions	-	-	-	-	-	-	-
(Capital gifts	\$ 1,721,961			S	74,187		
1	Fixed assets acquired by incurring capital lease obligations	879,647 \$	7,721,837	\$	1,291,000			\$
(Capital outlay & maintenance paid directly from proceeds of debt		\$	309,584				
1	Payment of bond proceeds/premium/accrued interest/debt service reerve directly into deposits with trustees/escrow	174,873,086						
1	Payment of bond issuance costs/underwriters' discount directly from bond proceeds and/or debt service reserves	786,485						
1	Payment of principal & interest on long-term debt from deposits with trustees	10,602		675		510,729		
1	Interest earned on deposits with trustees	881	211	6,985		8,900		
	Loss on disposal of assets Valuation adjustments to capital assetsincrease (decrease)	3,781,153		157,614				
,	Value of goods received from sponsorship agreements with vendors							
1	Fixed assets transferred to another state agency	8,729,576						
1	Note Proceeds used to directly pay bond interest and principal	212,045						
1	Land swap (book value)				4,998,000			
(Change in capital assets acquired in year-end accounts payable							



CCCUA	PCCUA	UACCB	UACCHT	UACCM	UAPTC	UACCRM	ASMSA	Eliminations	TOTAL
(11,689,987) \$	(15,526,232) \$	(12,497,469) \$	(12,728,666) \$	(16,566,460) \$	(37,812,407) \$	(7,650,245) \$	(8,520,309)	s	(812,461,334)
863,460	1,209,185	1,099,185	1,538,890	1,668,256	4,717,344	865,191	599,089	(2,943,590)	221,743,975 7,199,617 (2,943,590)
(369,075) 9,796 (178,727) 106,642	(193,027) 6,517 1,189 465,759	(439,284) 12,377 (314,670) 185,020	160,562 (68,764) - (178,972)	914,377 978 155,633	957,269 9,202 654,802	240,665 (86,076) (991) 300,024	(27,265) - 19,393 460,223		(25,694,873) 865,066 3,947,577 (34,036,112)
70,147	14,116	(106,046)	122,409	4,218	(288,125)	15,315	1,820		16,364,221 (2,201,100) 654,138 (1,693,922)
(18,875) 32,000 (382,018)	16,861 (281,000) (250,934)	32,864 20,000 (387,609)	15,842 (9,000) (514,955)	20,153 (14,000) (425,307)	(11,622) 9,000 (1,840,577)	18,144 (6,000) (311,653)	(11,958) (21,000) (87,997)		(1,934,970) 2,321,000 (9,534,577) (63,134,460)
(11,556,637) \$	(14,537,566) \$	(12,395,632) \$	(11,662,654) \$	(14,242,152) \$	(33,605,114) \$	(6,615,626) \$	(7,588,004) \$	(2,943,590) \$	(700,539,344)
-	-	s	200,000 \$	45,000	-	-	-	s	2,041,148
35,469		,	200,000 \$	45,000				,	9,927,953
s s	38,309		4,087,810						4,435,703
									174,873,086
									786,485
	2			102,914					624,922
	33			4,877					21,887
21,827						\$	(113)		179,328
									3,781,153
									-
									8,729,576
									212,045
									4,998,000



Note 1: Summary of Significant Accounting Policies

The financial statements for the University of Arkansas ("the University") have been prepared in accordance with generally accepted accounting principles as prescribed by the Governmental Accounting Standards Board (GASB). The accompanying notes to the financial statements are an integral part of the financial statements.

The following acronyms are used for the various campuses and divisions of the University as reported in the financial statements: UAF (University of Arkansas, Fayetteville, including the Division of Agriculture (UADA), which includes the Agricultural Experiment Station and Cooperative Extension Service, Arkansas Archeological Survey (AAS), Criminal Justice Institute (CJI), and Clinton School of Public Service), UAFS (University of Arkansas at Fort Smith), UALR (University of Arkansas at Little Rock), UAMS (University of Arkansas for Medical Sciences), UAM (University of Arkansas at Monticello), UAPB (University of Arkansas at Pine Bluff), CCCUA (Cossatot Community College of the University of Arkansas), PCCUA (Phillips Community College of the University of Arkansas Community College at Batesville), UACCHT (University of Arkansas Community College at Hope-Texarkana), UACCM (University of Arkansas Community College at Morrilton), University of Arkansas-Pulaski Technical College (UAPTC), University of Arkansas Community College at Rich Mountain (UACCRM), ASMSA (Arkansas School for Mathematics, Sciences and the Arts), and SYSTEM (University of Arkansas System Administration, including the University of Arkansas System eVersity and University of Arkansas Grantham [UAG]).

Basis of Presentation and Measurement Focus

For financial reporting purposes, the University is considered a special-purpose government engaged in business-type activities. Accordingly, the University's financial statements have been presented using the economic resources measurement focus and the accrual basis of accounting. Revenues are recognized in the accounting period in which they are earned and become measurable. Expenses are recognized in the period in which they are incurred, if measurable, including depreciation.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, deferred inflows, deferred outflows, revenues and expenses at the date of the financial statements. Significant estimates affecting the financial statements include the determination of allowances for uncollectible accounts, patient services-related contractual adjustments and third-party payor settlements, and various investment risks and fair market valuations. Actual results could differ from those estimates.

Cash and Cash Equivalents

Cash and cash equivalents include short-term, highly liquid investments that are readily convertible to cash and have a maturity at acquisition of three months or less.

Investments

Investments and funds held in trust by others of marketable securities are reported at fair value as established by major securities markets. The fair value of venture capital and other investments is based on the most current information reported to the University by the respective investment managers. Changes in unrealized gain (loss) on the carrying value are reported as a component of investment income on the statement of revenues, expenses and changes in net position.

Accounts Receivable

Receivables that represent charges due the University from various student fees, room and board, student fines, patient care services, and other charges are stated at estimated net realizable values; that is, the gross amount of the receivable is reduced by allowances for estimated uncollectible accounts and refunds or discounts. Receivables can also include unreimbursed expenses relating to research contracts with federal, state, and private agencies.

Patient Accounts Receivable

Patient accounts receivable are shown net of contractual allowances and an allowance for doubtful accounts. Credit balances representing refunds due are reported as accounts payable. The amount of the allowance for doubtful accounts is based upon management's assessment of historical and expected net collections, business and economic conditions, trends in federal and state governmental care coverage and other collection indicators.

Inventories

Inventories are valued at the lower of cost or market, with cost generally being determined on a first-in, first-out (FIFO) or average-cost basis.

Capital Assets

Capital assets consisting of land, buildings, improvements, furniture, equipment, intangible assets, and construction in progress, are stated at cost or acquisition value at date of gift. Library holdings are generally valued using average prices for library acquisitions. If material, in previous years, interest on borrowings to finance facilities was capitalized during construction, net of any investment income earned through the temporary investment of project borrowings. Interest is no longer capitalized in accordance with Governmental Accounting Standards Board Statement No. 89. The University's capitalization policy includes all furniture, fixtures and equipment with a unit cost of \$5,000 or more and an estimated useful life of one year or more. Intangible assets are capitalized when the cost is \$500,000 or more for purchased software, \$1,000,000 or more for internally developed software, or \$250,000 or more for easements, land use rights, trademarks and copyrights, and patents.

Livestock is maintained primarily for research purposes with any other benefits derived from the operations considered as incidental to the primary mission of the University. The inventory value placed on the animals is determined by utilizing current market prices and breeding and research intangibles.

Depreciation is computed using the straight-line method over the estimated useful lives of the assets -- generally 15-30 years for buildings, 15-20 years for infrastructure and land improvements, 3-10 years for equipment, 10 years for library holdings, and the applicable term for leases.

UAMS bases its estimated useful lives on guidelines established by the American Hospital Association (AHA) which may differ slightly from those shown above for the other campuses.

Deferred Outflows of Resources

Deferred outflows of resources represent a decrease of net position that applies to future periods; therefore, these items will not be recognized as an expense or expenditure until that period.

Compensated Absences

Vested or accumulated vacation and sick leave of University employees are recorded as an expense and liability as the benefits are earned. Amounts recorded include salary expense as well as salary-related payments (e.g., FICA taxes, retirement, etc.). No liability is recorded for nonvested accumulated rights to receive sick leave benefits. The current portion of compensated absences is determined using the average balance paid annually in the prior two-year period.

Unearned Revenue

Unearned revenue consists primarily of student tuition and fees and athletic ticket sales related to future fiscal years, and amounts received from grant and contract sponsors that have not yet been earned under the terms of the agreements.

Deferred Inflows of Resources

Deferred inflows of resources represent an increase of net position that applies to future periods; therefore, these items will not be recognized as revenue until that period.

Pensions

For purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the Arkansas Public Employees Retirement System and the Arkansas Teacher Retirement System (the respective Systems) and additions to/deductions from the respective System's fiduciary net position have been determined on the same basis as they are reported by the respective Systems. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

Net Position

The University's net position is classified as follows:

- Net investment in capital assets Capital assets, net of accumulated depreciation and outstanding principal balances of debt obligations related to those capital assets. However, unexpended debt proceeds at year-end are reported as net position restricted for capital projects.
- Restricted:

<u>Non-expendable</u> — Portion subject to externally-imposed stipulations that they be maintained permanently by the University. Such assets include the University's permanent endowment funds.

<u>Expendable</u> – Portion whose use by the University is subject to externally-imposed stipulations that can be fulfilled by actions of the University pursuant to those stipulations or that expire by the passage of time. There is no formal policy requiring restricted net position to be used either before or after unrestricted net position is used for the same purpose. Responsible officials determine at the time funds are expended to use any unrestricted net position that may be available.

• *Unrestricted* – Portion that is not subject to externally imposed stipulations. This portion may be designated for specific purposes by management or the Board of Trustees or may be otherwise limited by contractual agreements with outside parties.

Classification of Revenues

The University has classified its revenues as either operating or non-operating according to the following criteria:

- Operating Revenue includes activities that have the characteristics of exchange transactions, such as student tuition and fees (net of scholarship discounts and allowances), patient services (net of contractual agreements), most federal, state, and local grants and contracts, revenues associated with auxiliary enterprises (net of scholarship discounts and allowances), interest on institutional student loans, and the University's self-funded insurance plans.
- *Non-Operating Revenue* includes activities that have the characteristics of non-exchange transactions, such as gifts and contributions, state appropriations, interest on debt, and investment income.

Scholarship Discounts and Allowances

Student tuition and fee revenues, and certain other revenues from students, are reported net of scholarship discounts and allowances. Scholarship discounts and allowances are the differences between the stated charge for goods and services provided by the University, and the amount that is paid by students and/or third parties making payments on the students' behalf. Certain governmental grants, such as Pell grants, and other federal, state, or nongovernmental programs, are recorded as either operating or non-operating revenues in the University's financial statements. To the extent that revenues from such programs are used to satisfy tuition and fees and other student charges, the University has recorded a scholarship discount and allowance.

Net Patient Services Revenue

Patient care revenue is reported at the estimated net realizable amounts from patients, third-party payors, and others for services rendered. Retroactive adjustments arising under reimbursement agreements with third-party payors are accrued on an estimated basis in the period in which the related services are rendered and adjusted as final settlements are determined.

Charity Care

UAMS provides care to patients who meet certain criteria under its charity care policy without charge or at amounts less than its established rates. Because UAMS does not pursue collection of amounts determined to qualify as charity care, these amounts are accounted for as a reduction of patient services revenue at the time the services are rendered.

Grants and Contracts

The University has been awarded grants and contracts for operations for which the moneys have not been received or expended. These awards have not been reflected in the financial statements but represent commitments of sponsors to provide funds for specific research and training projects.

Federal research grants and contracts normally provide for the recovery of direct and indirect costs, subject to adjustment based upon review by the granting agencies. The University recognizes revenue associated with direct costs as the related costs are incurred. The recovery of indirect costs is recorded at predetermined rates negotiated with the federal government.

State Appropriations

State appropriations are reported as non-operating revenue, net of the Medicaid match payments required under various contracts between UAMS and the Arkansas Department of Human Services. The match payments were \$61,987,000 for the fiscal year ended June 30, 2022.

Component Units

In fiscal year 2022, there were two qualifying foundations determined to be component units for the University of Arkansas System: The University of Arkansas Foundation, Inc. and the University of Arkansas Fayetteville Campus Foundation, Inc. Although the University does not control the timing, or amount, of receipts from either of these foundations, the majority of resources or income thereon, which the foundations hold and invest, is restricted to the activities of the University by the donors. Because these restricted resources held by the foundations can be used only by, or for the benefit of, the University, and their individual net assets are considered as having met the financial accountability criteria by management, these two foundations are considered component units and are discretely presented in the University's financial statements.

The University of Arkansas Foundation, Inc. is a separate not-for-profit organization, which operates for charitable educational purposes, including the administration and investment of gifts and other amounts received directly or indirectly for the benefit of the University of Arkansas. The Board of Directors has twenty-eight members, four of which are current or previous members of the Board of Trustees of the University of Arkansas. During the years ended June 30, 2022 and 2021, the Foundation distributed \$94,208,388 and \$70,275,302, respectively, to or on behalf of the University. Complete financial statements for the Foundation can be obtained from the administrative office at 535 Research Center Boulevard, Suite 120, Fayetteville, AR 72701.

The University of Arkansas Fayetteville Campus Foundation, Inc. is a not-for-profit charitable organization which was established by the Walton Family Charitable Support Foundation, Inc., for the exclusive benefit of the University of Arkansas, Fayetteville campus. The Foundation was established on March 11, 2003, and exists primarily to support the Honors College, the Graduate School, and the University's library. The Board of Trustees of the Foundation is made up of seven members, including three members who are also employees of the University. During the years ended June 30, 2022 and 2021, the Foundation distributed \$22,418,322 and \$22,780,270, respectively, to or on behalf of the University. Complete financial statements for the Foundation can be obtained from the administrative office at 535 Research Center Boulevard, Suite 120, Favetteville, AR 72701.

Encumbrances

Encumbrances representing commitments and outstanding purchase orders for goods and services not received as of the last day of the fiscal year are not reported as expenses or included in liabilities in the accompanying financial statements.

New Accounting Pronouncements

The GASB issued the following statements, which became effective for the fiscal years identified below. In fiscal year 2020, the GASB issued Statement 95, *Postponement of the Effective Dates of Certain Authoritative Guidance*, which became effective immediately and delayed the implementation dates as indicated on the applicable statements below.

For the year ended June 30, 2022:

- Statement No. 87, *Leases*
- Statement No. 92, Omnibus 2020
- Statement No. 93, Replacement of Interbank Offered Rates
- Statement No. 97, Certain Component Unit Criteria, and Accounting and Financial Reporting for Internal Revenue Code Section 457 Deferred Compensation Plans
- Statement No. 98, The Annual Comprehensive Financial Report
- Statement No. 99, Omnibus 2022, the requirements related to extension of the use of LIBOR, accounting for SNAP distributions, disclosures of nonmonetary transactions, pledges of future revenues by pledging governments, clarification of certain provisions in Statement 34, as amended, and terminology updates related to Statement 53 and Statement 63

Management has determined that the Statements No. 92, 93, 97, 98 and 99 did not materially impact the System. Statement No. 87 established standards of accounting and financial reporting for leases. As a result, beginning net position, as reported on the Statement of Revenues, Expenses and Changes in Net Position, was increased by \$558,735. Details of the effect implementing this statement are discussed in detail in Footnote 23.

For the year ending June 30, 2023:

- Statement No. 91, Conduit Debt Obligations
- Statement No. 94, Public-Private and Public-Public Partnerships and Availability Payment Arrangements
- Statement No. 96, Subscription-Based Information Technology Arrangements
- Statement No. 99, Omnibus 2022, the requirements in paragraphs 11-25 related to leases, PPPs, and SBITA

For the year ending June 30, 2024:

- Statement No. 99, Omnibus 2022, the requirements in paragraphs 4-10 related to financial guarantees and the classification and reporting of derivative instruments within the scope of Statement 53
- Statement No. 100, Accounting Changes and Error Corrections—an amendment of GASB Statement No. 62

Management has not yet determined the effects of these statements on the University's financial statements.

Note 2: Reporting Entity

The University of Arkansas System, which prior to 1969 consisted of the Fayetteville and Medical Sciences campuses, was expanded in 1969 to include the Little Rock campus (formerly Little Rock University), in 1971 to include the Monticello campus (formerly Arkansas A&M College), in 1972 to include the Pine Bluff campus (formerly Arkansas AM&N College), in 1996 to include the Phillips campus (formerly Phillips County Community College), and the Hope campus (formerly Red River Technical College), and in 1998 to include the Batesville campus (formerly Gateway Technical College). On July 1, 2001, the University was expanded to include campuses in Morrilton (formerly Petit Jean College) and DeQueen (formerly Cossatot Community College). The Fort Smith campus (formerly Westark College) joined the University on January 1, 2002. Forest Echoes Technical Institute in Crossett and Great Rivers Technical Institute in McGehee merged with the Monticello campus on July 1, 2003. The Arkansas School for Mathematics, Sciences and the Arts, a residential high school, joined the University on January 1, 2004. On February 1, 2017, Pulaski Technical College and Rich Mountain Community College became the sixth and seventh two-year colleges to join the UA System. In addition to these campuses, the University includes the System Administration, whose financial statements include eVersity and the University of Arkansas Grantham (acquired on November 1, 2021 and formerly Grantham University), and the following units that are included in the financial statements of the Fayetteville campus: Clinton School of Public Service, Division of Agriculture (Agricultural Experiment Station and the Cooperative Extension Service), Arkansas Archeological Survey, and the Criminal Justice Institute.

On August 30, 2021, the University entered into an Asset Purchase Agreement to acquire the assets and assume certain liabilities (consisting primarily of service and vendor contracts, any liabilities to students, and office lease obligations) of Grantham University ("Grantham"), a for-profit online institution of higher education with approximately 4,000 active students and more than 60 degree programs. The acquisition was closed on November 1, 2021 with a net transfer to the sellers of \$890,797 due to amounts receivable from the Department of Defense. Grantham was founded in 1951 to serve World War II veteran educational needs. It began offering exclusively online programs in the late 1990s. Grantham has maintained a focus on military students, and current or past service members currently make up approximately 67% of Grantham's student body. Grantham is accredited through the Distance Education Accrediting Commission, the Accrediting Board of Engineering and Technology, the Commission of Collegiate Nursing Education, the Accrediting Commission for Education in Nursing, and the International Accreditation Council for Business Education. Grantham joined the System as the "University of Arkansas – Grantham."

All programs and activities of the University of Arkansas System are governed by its Board of Trustees, which has been accorded constitutional status for the exercise of its powers and authority by Amendment 33 to the Arkansas Constitution. The Board of Trustees has delegated to the President the administrative authority for all aspects of the University's operations. Administrative authority is further delegated to the Chancellors, the Vice President for Agriculture, the Dean of the Clinton School, the Director of the CJI, the Director of AAS, and the Director of ASMSA, who

have responsibility for the programs and activities of their respective campuses or state-wide operating division.

The financial reporting entity consists of (a) the primary government; (b) organizations for which the primary government is financially accountable, and (c) other organizations for which the nature and significance of their relationship with the primary government are such that exclusion would cause the reporting entity's financial statements to be misleading or incomplete. Under the provisions of this statement, the University is an institution of higher education of the State of Arkansas (primary government).

Note 3: Net Patient Services Revenue and Charity Care

Patient care operations are included in the accompanying financial statements under accounting principles generally followed by governmental colleges and universities. Patient accounts receivable at June 30, 2022, are recorded net of an allowance for doubtful accounts of \$301,289,000.

Net patient services revenue for the year ended June 30, 2022, is as follows:

GROSS PATIENT REVENUE	2022
Gross patient revenue	3,709,906,000
Less: patient services contractual allowances	(2,320,457,000)
Less: provision for bad debt	(54,782,000)
TOTAL	\$ 1,334,667,000

UAMS provided approximately \$45,030,000 in charity care, based on established rates, during the year ended June 30, 2022. Because UAMS does not pursue collection of amounts determined to qualify as charity care, they are not included in gross patient revenue above. Net patient services revenue for the year ended June 30, 2022, includes approximately \$58,151,000 from the Medicaid program representing payments relating to Upper Payment Limit and Disproportionate Share reimbursements. These payments are available to state-operated teaching hospitals under Medicaid regulations. Net patient services revenue for the year ended June 30, 2022 includes approximately \$40,462,000 of net revenue from the Supplemental Medicaid program.

The Hospital, Faculty Group Practice (FGP), and Regional Campuses have agreements with governmental and other third-party payors that provide for reimbursement at amounts different from their established rates. Contractual adjustments under third-party reimbursement programs represent the difference between the billings at established rates for services and amounts reimbursed by third-party payors. A summary of the basis of reimbursement with significant third-party payors is as follows:

Hospital:

Medicare – Inpatient acute care services rendered to program beneficiaries are paid at prospectively determined rates per discharge. These rates vary according to a patient classification system that is based on clinical, diagnostic, and other factors. Some transplantation services are paid based upon a cost reimbursement methodology. Outpatient services are paid based on a

prospective payment system where services are classified into groups called Ambulatory Payment Classifications (APC). Services in each APC are similar clinically and in terms of the resources they require. The Hospital is paid for cost-reimbursable items at a tentative rate with final settlement determined after submission of an annual cost report by the Hospital and audit by the Medicare fiscal intermediary. As of June 30, 2022, the Hospital's Medicare cost reports have been audited by the Medicare fiscal intermediary through June 30, 2017.

Medicaid – Inpatient and outpatient services rendered to Medicaid program beneficiaries are reimbursed based upon a cost-reimbursement methodology. The Hospital is paid at a tentative rate with final settlement determined after submission of an annual cost report by the Hospital and audits by the Medicaid audit contractor. The Hospital is required to pay the federal match for the difference in reimbursement between the Tax Equity and Fiscal Responsibility Act inpatient rate and full cost. For outpatient services, the Hospital is required to pay the federal match for the difference reimbursed between the outpatient prospective rates and full cost. As of June 30, 2022, the Hospital's Medicaid cost reports have been audited by the Medicaid audit contractor through June 30, 2013.

FGP and Regional Campuses:

Services rendered to both Medicare and Medicaid program beneficiaries are reimbursed on prospectively determined rates per unit of service.

Laws and regulations governing the Medicare and Medicaid programs are complex and subject to interpretation. As a result, there is at least a reasonable possibility that recorded estimates will change by a material amount in the near term. Management believes that UAMS is in compliance with all applicable laws and regulations and is not aware of any pending or threatened investigations involving allegations of potential wrongdoing. While no such regulatory inquiries have been made, compliance with such laws and regulations can be subject to future government review and interpretation, as well as significant regulatory action including fines, penalties, and exclusion from the Medicare and Medicaid programs.

The Hospital, FGP, and Regional Campuses have agreements with certain commercial insurance carriers and preferred provider organizations, which include prospectively determined rates per discharge, discounts from established charges, and prospectively determined per diem rates.

Additionally, UAMS has agreements to provide healthcare professionals to independent healthcare providers at contractually determined rates. These providers are responsible for billing and collecting from patients and third-party payors, as applicable, for the services provided by UAMS staff supplied by these contracts.

Note 4: Cash, Cash Equivalents and Investments

A.C.A. §19-4-805 authorizes institutions of higher learning to determine the depositories and nature of investments of any of their cash funds which are not currently needed for operating purposes.

Cash and Cash Equivalents

Cash deposits are carried at cost. The following schedule reconciles the amount of deposits to the statement of net position at June 30, 2022:

Cash and Cash Equivalents	
Cash deposits at year end	\$ 560,079,362
cash held on deposit in state treasury	7,325,710
cash equivalents	229,479,186
cash on hand	276,218
Less: cash/cash equiv shown as deposits held in trust on SNP	(233,709,475)
adjustment for deposits in transit within the system	57,986
TOTAL	\$ 563,508,987

Deposits are exposed to custodial risk if they are not covered by depository insurance (FDIC) and are uncollateralized. At June 30, 2022, \$359,319 of the University's bank balances related to a Certificate of Deposit at a local bank were exposed to custodial credit risk.

Investments

Investments are reported at fair value, which, for reporting purposes, is market value. The following is a summary of the University's investments held at June 30, 2022:

Investment Type	Fair Value
Mutual & Money Market Funds	\$ 251,187,935
Corporate & Municipal Bonds	96,262,974
External Investment Pool	203,045,670
Short-term Investment Fund Pool	253,117,160
Certificate of Deposits	15,031,582
U.S. Treasury & Government Sponsored Agencies	363,158,352
Commercial Paper	18,360,467
Other	14,157,727
Sub-Total	1,214,321,867
-shown as cash/cash equiv on Stmt of Net Position	(226,858,560)
-shown as deposits held in trust on Stmt of Net Position	(8,497,793)
Investments as reported on Stmt of Net Position	\$ 978,965,514

The University is required to provide investment risk disclosures for all invested funds. Interest rate risk is the risk that changes if interest rates will adversely affect the fair value of an investment. Credit risk is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. The following tables show these risks for the University's funds outside the external investment pool and short-term investment fund pool.

			Interest Rate Risk								
		 Investment Maturies (in years)									
Investment Type		Fair Value	Less than 1		1 to 5		over 5		More than 10		
Commercial Paper	\$	18,360,467	\$ 18,360,467	\$	-	\$	-	\$	-		
Bonds		90,158,636	4,130,897		78,776,370		7,215,977		35,392		
U.S. Treasury & Agency Securities		363,220,784	100,779,654		237,895,302		24,542,595		3,233		
					-		-		-		
Totals	\$	471,739,887	\$ 123,271,018	\$	316,671,672	\$	31,758,572	\$	38,625		

Investment			Credit Risk									
Type	Fair V	Value		AAA	AA			A	В	& below]	Not Rated
Mutual Funds	\$ 6,	540,960	\$	417,560	\$	-	\$	759,295	\$	-	\$	5,364,105
Commercial Paper	18,	360,467		18,355,849		-		-		-		4,618
Bonds	90,	158,636		20,000,533	68,748	,675		20,120		95,383		1,293,925
				-		-		-		-		
Totals	\$ 115,	060,063	\$	38,773,942	\$ 68,748	,675	\$	779,415	\$	95,383	\$	6,662,648

External Investment Pool

In 1997, the University of Arkansas and the University of Arkansas Foundation established an external investment pool. This arrangement commingles (pools) the moneys of more than one legally separate entity and invests, on the participants' behalf, in an investment portfolio. Subsequent to its establishment, other entities have joined including the Walton Arts Foundation in 1998, the Fayetteville Campus Foundation in 2003, the University of Arkansas Community College at Hope Foundation in 2007, the Razorback Foundation in 2012, and the University of Arkansas Technology Development Foundation in 2016.

The external investment pool is exempt from registration with the Securities and Exchange Commission. The University of Arkansas Board of Trustees and the University of Arkansas Foundation Board of Trustees were the sponsors of this investment pool and were responsible for operation and oversight for the pool. All participation in this investment pool is voluntary.

In January 2010, the University of Arkansas Investment Committee approved an agreement which delegated authority to the UA Foundation to manage University funds held in the Pool. The agreement included delegation of all responsibility for all investment guidelines and performance objectives for accounts within the Pool. The agreement also delegated to the UA Foundation authority for further delegation of portfolio implementation decisions to one or more investment managers. In January 2010, the UA Foundation entered into such an agreement with Cambridge Associates, LLC.

In 2018, the UA Foundation revised their investment policies to only allow endowed monies to be maintained in the investment pool. In response to the change, the UA System Investment Committee approved an agreement with Wilmington Trust to create a short-term investment pool for non-endowed investments. PFM Asset Management LLC was selected through a request for proposals to act as an investment advisor for the UA System for this pool designated as the Short-Term Investment Fund, or STIF (see below for additional information).

At June 30, 2022, four campuses and one division (UAF, Division of Agriculture, UALR, UAMS, and UAM) and six foundations participated in the Pool, whose net assets totaled \$2,642,260,089.

The Pool was combined with 7.68% of the net assets owned by the University of Arkansas and external portions as follows: 65.72% by the University of Arkansas Foundation, 24.74% by the Fayetteville Campus Foundation, 0.67% by the Walton Arts Foundation, 0.13% by the University of Arkansas Community College at Hope Foundation, 0.03% by the University of Arkansas Technical Development Foundation, and 1.01% by the Razorback Foundation. The following tables contain information on the risk disclosures of the Pool.

UNIVERSITY OF ARKANSAS EXTERNAL INVESTMENT POOL Statement of Invested Assets June 30, 2022

Investment Type	Fair Value*			
Equities	\$ 467,943,257			
Common Stock	133,070,936			
Funds - Common Stock	334,872,321			
Fixed Income	192,732,970			
Government Bonds	160,818,383			
Corporate Bonds	96,092			
Funds - Corporate Bond	31,818,476			
Government Mortgage Backed Securities	19			
Venture Capital and Partnerships	1,099,284,259			
Partnerships	1,099,284,259			
Hedge Fund	512,613,345			
Hedge Equity	512,613,345			
All Other	396,447			
Recoverable Taxes	396,447			
Cash/Cash Equivalents	369,289,811			
Funds - Short Term Investments	364,324,618			
Cash	298,291			
Invested Cash	4,666,902			
TOTAL	\$ 2,642,260,089			

^{*}Includes accrued income

UNIVERSITY OF ARKANSAS EXTERNAL INVESTMENT POOL Credit Risk - S&P Quality Ratings June 30, 2022

Investment Type & Fair Value*	Fair Value*	Not Rated or Not Available	(US Govn Guaranteed
Corporate Bonds	\$ 96,092	\$ 96,092		_
Funds - Corporate Bond	31,777,464	31,777,464		
Funds - Short Term Investment	364,070,414	364,070,414		
Government Bonds	160,296,349			160,296,349
Government Mortgage Backed Securities	 19			19
Total	\$ 556,240,338	\$ 395,943,970	\$	160,296,368

UNIVERSITY OF ARKANSAS EXTERNAL INVESTMENT POOL Years to Maturity June 30, 2022

Investment Type	Fair Value*	Less than 1	1+ to 6	6+ to 10	10+	Maturity not Determined
Corporate Bonds	\$ 96,092				\$ 96,092	
Funds - Corporate Bond	31,777,464					\$ 31,777,464
Funds - Short Term Investment	364,070,414					364,070,414
Government Bonds	160,296,349		\$ 20,200,361	\$140,095,988		
Government Mortgage Backed Securities	 19			19		
Total	\$ 556,240,338	\$ -	\$ 20,200,361	\$140,096,007	\$ 96,092	\$ 395,847,878

UNIVERSITY OF ARKANSAS EXTERNAL INVESTMENT POOL Interest Rate Sensitivity - Effective Duration June 30, 2022

			Effective
Investment Type]	Duration	
Corporate Bonds	\$	96,092	N/A
Funds - Corporate Bonds		31,777,464	N/A
Funds - Short Term Investment		364,070,414	N/A
Government Bonds		160,296,349	8.02
Government Mortgage Backed Securities		19	2.08
Total	\$	556,240,338	

^{*}Does not include accrued income

UNIVERSITY OF ARKANSAS EXTERNAL INVESTMENT POOL Foreign Currency Risk By Investment Type June 30, 2022

			Other
Currency By Investment and Fair Value*	Cash	Equity	Assets
AUSTRALIAN DOLLAR	\$ 1,341,303		
BRITISH POUND STERLING	(3,319,796)	\$ 6,651,022	
CANADIAN DOLLAR	2,229,308	64,445	
CHINESE YUAN RENMINBI	(2,510,856)		
DANISH KRONE		247,830	\$ 9,458
EURO	(6,634,861)	14,782,292	241,331
HK OFFSHORE CHINESE YUAN RENMINBI	(398,878)		
HONG KONG DOLLAR		1,011,386	
JAPANESE YEN	(696,956)	5,209,830	
NORWEGIAN KRONE	140,730		
SINGAPORE DOLLAR	127,120		
SWEDISH KRONA	476,741	106	
SWISS FRANC	(4,782,969)	6,625,311	142,226
Total	\$ (14,029,114)	\$ 34,592,222	\$ 393,015

^{*}Includes accrued income

Short-Term Investment Fund Pool

This pool was created for campuses to invest funds on a short-term basis so that the funds would be accessible within a short period to them as needed. There are six campuses or divisions currently invested in the STIF. The breakdown by campus or division at June 30, 2022 is as follows: System-17.89%, UALR-23.41%, UAMS-5.18%, UAM-2.37%, PCCUA-2.17%, UACCM-2.53%, and the Division of Agriculture-46.44%. The following tables contain information on the risk disclosures of the STIF.

UNIVERSITY OF ARKANSAS SYSTEM Short Term Investment Fund Statement of Invested Assets June 30, 2022

Investment Type]	Fair Value*
Fixed Income	\$	88,221,006
International Developed Bonds		19,450,689
Corporate Bonds		14,945,045
U.S. Government Agency Bonds		17,479,106
U.S. Treasury Bonds		36,346,166
Cash/Cash Equivalents		54,682,706
Certificates of Deposit		29,453,895
Commercial Paper		25,040,466
Money Market Funds		188,345
TOTAL	\$	142,903,712

^{*}includes accrued income

UNIVERSITY OF ARKANSAS SYSTEM Short-Term Investment Fund Credit Risk June 30, 2022

Investment Type	F	air Value*	AAA	AA	A	В	& Below	I	Not Rated
International Developed Bonds	\$	19,358,975		\$ 2,996,954	\$16,362,021				
Corporate Bonds		14,854,291		3,611,100	10,246,421		996,770		
U.S. Government Agency Bonds		17,461,137		15,941,215				\$	1,519,922
U.S. Treasury Bonds		36,318,759	\$ 30,707,491						5,611,268
Total	\$	87,993,162	\$ 30,707,491	\$ 22,549,269	\$26,608,442	\$	996,770	\$	7,131,190

^{*}Does not include accrued income

UNIVERSITY OF ARKANSAS SYSTEM

Short-Term Investment Fund Interest Rate Risk - Investment Maturities (in Years) June 30, 2022

Investment Type	H	Fair Value*]	Less than 1	1 to 3	Over 3
International Developed Bonds	\$	19,358,975	\$	12,433,141	\$ 6,925,834	\$ -
Corporate Bonds		14,854,291		8,086,167	6,768,124	-
U.S. Government Agency Bonds		17,461,137		7,922,958	9,538,179	-
U.S. Treasury Bonds		36,318,759		7,182,257	29,136,502	
Total	\$	87,993,162	\$	35,624,523	\$ 52,368,639	\$ -

UNIVERSITY OF ARKANSAS SYSTEM Short-Term Investment Fund

Interest Rate Sensitivity - Effective Duration
June 30, 2022

			Effective
Investment Type	F	air Value*	Duration
International Developed Bonds	\$	19,358,975	0.72
Corporate Bonds		14,854,291	0.85
U.S. Government Agency Bonds		17,461,137	0.85
U.S. Treasury Bonds		36,318,759	1.06
Total	\$	87,993,162	
Total	\$	87,993,162	

^{*}Does not include accrued income

Extended Fixed-Income Investment Fund and Intermediate Term Growth Fund

In September 2021, the UA System Investment Committee approved an agreement with Wilmington Trust to expand the external investment pool with the following additional tiers and funds for investing: Extended Fixed-Income Investment Fund (Tier 2) and Intermediate Term Growth Fund (Tier 3).

The Extended Fixed-Income Investment Fund (Tier 2) seeks to provide long-term capital appreciation through the investment of high-quality bonds. The Fund expects to maintain an average duration, under normal circumstances, of not more than three years. The Intermediate Term Growth Fund (Tier 3) seeks to provide long-term capital appreciation through the investment of diversified portfolio of stocks and bonds. The Fund's investment objectives are based on a long-term investment horizon of five years or longer. The following tables contain information on the risk disclosures for the Extended Fixed-Income Investment and Intermediate Term Growth Funds.

UNIVERSITY OF ARKANSAS SYSTEM

Extended Fixed Income Fund Statement of Invested Assets June 30, 2022

Investment Type	F	air Value*
Fixed Income	\$	25,751,686
International Developed Bonds		357,203
Corporate Bonds		3,803,445
U.S. Treasury Bonds		21,591,038
Cash/Cash Equivalents		78,540
Money Market Funds		78,540
TOTAL	\$	25,830,226

^{*}includes accrued income

UNIVERSITY OF ARKANSAS SYSTEM

Extended Fixed Income Fund Credit Risk June 30, 2022

Investment Type	F	air Value*	AAA	AA	A	В	& Below	1	Not Rated
International Developed Bonds	\$	356,398		\$ 89,118	\$ 267,280				_
Corporate Bonds		3,781,506	120,134	561,479	2,540,078		559,815		
U.S. Treasury Bonds		21,562,606	\$ 19,140,206						2,422,400
Total	\$	25,700,510	\$ 19,260,340	\$ 650,597	\$ 2,807,358	\$	559,815	\$	2,422,400

^{*}Does not include accrued income

UNIVERSITY OF ARKANSAS SYSTEM

Extended Fixed Income Fund Interest Rate Risk - Investment Maturities (in Years) June 30, 2022

Investment Type	F	air Value*	L	ess than 1	1 to 3	3 to 5	5 to 7	Over 7
International Developed Bonds	\$	356,398			\$ 213,012	\$ 143,386		
Corporate Bonds		3,781,506			1,290,127	2,163,400	327,979	
U.S. Treasury Bonds		21,562,606		2,378,283	11,954,385	7,229,938		
Total	\$	25,700,510	\$	2,378,283	\$ 13,457,524	\$ 9,536,724	\$ 327,979	\$

^{*}Does not include accrued income

UNIVERSITY OF ARKANSAS SYSTEM

Extended Fixed Income Fund Interest Rate Sensitivity - Effective Duration June 30, 2022

			Effective
Investment Type	F	air Value*	Duration
International Developed Bonds	\$	356,398	2.58
Corporate Bonds		3,781,506	3.19
U.S. Treasury Bonds		21,562,606	2.25
Total	\$	25,700,510	

^{*}Does not include accrued income

UNIVERSITY OF ARKANSAS SYSTEM

Intermediate Term Growth Fund Statement of Invested Assets June 30, 2022

Investment Type	1	Fair Value*				
Equities	\$	48,933,931				
International Blend		4,815,626				
International Developed		4,757,520				
Global Equity		1,110,293				
Preferred Stock		1,199,495				
U.S. Large/Mid-Cap		34,408,995				
U.S. Small-Cap		2,642,002				
Fixed Income		21,259,107				
International Fixed Income Funds		7,506,162				
Bank Loan and Leverage Loan Funds		1,667,306				
Bond Funds		10,714,054				
Municipal Bonds		1,371,585				
Real Assets		8,073,212				
Commodities		4,552,169				
U.S. REIT Funds		3,521,043				
Cash/Cash Equivalents		6,117,252				
Money Market Funds		6,117,252				
TOTAL	\$	84,383,502				

^{*}includes accrued income

UNIVERSITY OF ARKANSAS SYSTEM Intermediate Term Growth Fund Credit Risk June 30, 2022

Investment Type	F	air Value*	AAA	A	AA	A	B & Below]	Not Rated
International Fixed Income Funds	\$	7,506,162						\$	7,506,162
Bank Loan and Leverage Loan Funds		1,667,306							1,667,306
Bond Funds		10,714,054							10,714,054
Municipal Bonds		1,296,585							1,296,585
Total	\$	21,184,107	\$	- \$	- \$	-	\$ -	\$	21,184,107

^{*}Does not include accrued income

UNIVERSITY OF ARKANSAS SYSTEM Intermediate Term Growth Fund Interest Rate Risk - Investment Maturities (in Years) June 30, 2022

				M	laturity Not	
Investment Type		air Value*	Over 10	Determined		
International Fixed Income Funds	\$	7,506,162		\$	7,506,162	
Bank Loan and Leverage Loan Funds		1,667,306			1,667,306	
Bond Funds					10,714,054	
Municipal Bonds		1,296,585	1,296,585			
Total	\$	21,184,107	\$ 1,296,585	\$	19,887,522	

^{*}Does not include accrued income

UNIVERSITY OF ARKANSAS SYSTEM Intermediate Term Growth Fund Interest Rate Sensitivity - Effective Duration June 30, 2022

Investment Type	I	Fair Value*	Effective Duration
International Fixed Income Funds	\$	7,506,162	N/A
Bank Loan and Leverage Loan Funds		1,667,306	N/A
Bond Funds		10,714,054	N/A
Municipal Bonds		1,296,585	6.68
Total	\$	21,184,107	

^{*}Does not include accrued income

Endowment Funds

A.C.A. § 28-69-804 states, "Subject to the intent of a donor expressed in the gift instrument, an institution may appropriate for expenditure or accumulate so much of an endowment fund as the institution determines is prudent for the uses, benefits, purposes, and duration for which the endowment fund is established. Unless stated otherwise in the gift instrument, the assets in an endowment fund are donor-restricted assets until appropriated for expenditure by the institution.

The University does not have a uniform policy addressing the authorization and spending of investment income. Such policies have been established at the applicable campuses and include spending rates averaged over a specified period and compliance with donor restrictions. The computation of net appreciation on investments of donor-restricted endowments that are available for expenditure at June 30, 2022, is as follows:

Total Endowment	\$ 191,799,444
Less: Funds treated as endowment	(57,973,655)
Less: Non-expendable portion of endowment	 (70,681,119)
Available for Expenditure	\$ 63,144,670

Note 5: Fair Value Measurement

The University's fair value hierarchy that prioritizes the inputs to valuation techniques gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements).

An individual investment's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. However, the determination of what constitutes "observable" requires significant judgment by the University. The University considers observable data to be market data, which is readily available, regularly distributed or updated, reliable and verifiable, not proprietary, and provided by multiple, independent sources that are actively involved in the relevant market. The categorization of an investment within the hierarchy is based upon the pricing transparency of that investment and does not necessarily correspond to the University's perceived risk of that investment.

The three levels of the fair value hierarchy are as follows:

- Level 1: Inputs that reflect unadjusted quoted prices in active markets for identical assets or liabilities that the University has the ability to access at the measurement date. Publicly traded equity securities and mutual funds are the primary investments included in Level 1 and are valued at the individual security's closing market price.
- Level 2: Inputs other than quoted prices that are observable for the asset or liability, either directly or indirectly. Observable inputs are those that reflect the assumptions market participants would use in pricing the asset developed based on market data obtained from independent sources. These types of sources would include quoted prices for similar assets in active markets, quoted prices for identical or similar assets in inactive markets, models or other valuation methodologies. Level 2 investments include U.S. and international government debt securities valued at market corroborated prices and certain equity and fixed income investments in commingled investment vehicles reported at net asset value derived from the market prices of security holdings.
- Level 3: Inputs that are unobservable. Unobserved inputs are those that reflect the University's own assumptions about what market participants would use in pricing the asset

developed based on the best information available. These types of sources would include investment manager pricing for private equities, hedge funds and certain limited partnerships. Limited partner interests in private equity and other partnerships and hedge fund investments are included in Level 3 and are valued using the individual investment manager's reported estimates of fair value developed in accordance with reasonable valuation policies.

The preceding methods may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, although the University 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.

The following table sets forth, by level within the valuation hierarchy, University invested funds, including amounts reported as deposits with bond trustees on the Statement of Net Position, at June 30, 2022:

June 30, 2022.	Summary of Invest	ments by Fair Value Le	evel	
Investment by fair value level	Level 1	Level 2	Level 3	Total
Equity Securities:				
US	\$ 484,407	\$ 1,103,962	\$ 379	\$ 1,588,748
International	-	-	-	-
Fixed Income Securities:				
US Government Debt	39,932,991	324,455,524	-	364,388,515
Other Debt Securities	737,047	114,954,828	-	115,691,875
Commingled Funds:				
US Equity	94,184	1,848,145	-	1,942,329
International Equity	26,306	157,905	-	184,211
US Government Bonds	502,492	421,608	-	924,100
Non-US Government Bonds	35,138	-	-	35,138
Corporate Bonds	64,697	682,642	-	747,339
Exchange Traded Funds:				
Equity	612,000	-	-	612,000
Fixed Income	176,000	-	-	176,000
Other Partnerships:				
US (j)	12,513,000		-	12,513,000
International (k)	-			
Non-marketable alternatives	-	-	14,000,000	14,000,000
Marketable alternatives	-	1	650,000	650,001
Certificates of Deposit	8,085,382	5,507,021	-	13,592,403
Money markets and short-term investments	10,939,196	25,622	-	10,964,818
Total investments by fair value level	\$ 74,202,840	\$ 449,157,258	\$14,650,379	538,010,477
Investments measured at NAV (net asset value)				
External Investment Pool - Total Return Pool - UA For	undation			203,045,670
Short-Term Investment Fund Pool - UA System	maanUn			142,241,934
Extended Fixed Income Pool - UA System				25,830,226
Intermediate-Term Investment Fund Pool - UA System				78,335,000
Total investments by NAV				449,452,830
TOTAL INVESTMENTS				\$ 987,463,307

Debt and equity securities classified in Level 1 of the fair value hierarchy are valued using prices quoted in active markets for those securities. Debt and equity securities classified in Level 2 of the fair value hierarchy are valued using a funds accounting technique or are provided by time deposit custodians. Securities classified in Level 3 are valued using par value on the face of the investments.

Investments Measured at the NAV at June 30, 2022:

		Reachiphon	Reacinption
	Fair Value	Frequency	Notice Period
External Investment Pool - UA Foundation Total Return Pool (1)	\$ 203,045,670	Daily	7 - 30 days
Short-Term Investment Fund Pool - UA System (2)	142,241,934	Daily	0-3 days
Intermediate-Term Investment Fund Pool - UA System (3)	25,830,226	End of Month	2-30 days
Extended Fixed Income Pool - UA System (4)	78,335,000	End of Month	2-30 days
Total Investments measured			
at the NAV	\$ 449,452,830		

Redemntion

Redemntion

- (1) This type includes investments in a broadly diversified external investment pool. Pooled investments include allocations to global equities, hedge funds, bonds, natural resources and real estate. The assets in the pool are accounted for at fair value determined according to the principles of the Financial Accounting Standards Board. A one-week notice is required for redemptions over \$1 million. There is also a requirement for 30 days written notice if total withdrawals will exceed \$25 million in any 30-day period.
- (2) This type includes investments in a short-term investment pool comprised of fixed income investments with a duration of two years or less. The pooled investments are allocated primarily to treasuries, government agency bonds, corporate bonds, commercial paper, negotiable certificates of deposit, and money-market funds. The assets in the STIF are accounted for at fair value determined according to the principles of the Financial Accounting Standards Board. A three-day notice is requested for redemptions of any amount.
- (3) This type includes investments in a short-term investment pool comprised of fixed income investments with a duration of three years or less. The pooled investments are allocated primarily international developed bonds, government agency bonds, corporate bonds, and money-market funds. The assets in the STIF are accounted for at fair value determined according to the principles of the Financial Accounting Standards Board. A two-day notice prior to month-end is requested for redemptions of any amount.
- (4) This type includes a diversified portfolio of stocks and bonds investments with a duration of five years or longer. The pooled investments are allocated primarily to equities, bonds, natural resources, real estate, and money-market funds. The assets in the pool are accounted for at fair value determined according to the principles of the Financial Accounting Standards Board. A two-day notice prior to month-end is requested for redemptions of any amount.

Note 6: Disaggregation of Accounts Receivable and Accounts Payable

Current accounts receivable balances, net of allowances, at June 30, 2022, as shown on the Statements of Net Position, consist of the following:

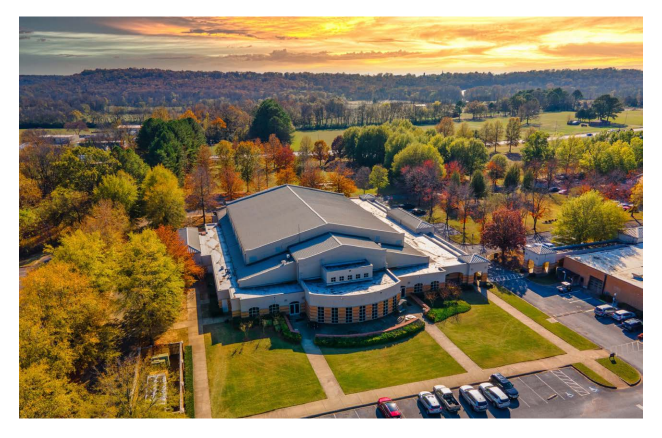
ACCOUNTS RECEIVABLE	June 30, 2022
Student accounts	\$ 25,071,358
Non-student accounts	95,331,817
Grants and contracts	90,552,609
Property and sales taxes	1,624,118
Other	4,596,577
Total	\$217,176,479

Current accounts payable balances at June 30, 2022, as shown on the Statements of Net Position, consist of the following:

ACCOUNTS PAYABLE	June 30, 2022
Trade related	\$ 61,355,948
Payroll related	53,104,042
Interest	6,684,509
Other	88,891,955
Total	\$210,036,454

Note 7: Capital Assets

The following table includes changes in capital assets for the year ended June 30, 2022:



	June 30, 2021				June 30, 2022
CAPITAL ASSETS	Balance	Additions	Transfers	Deletions	Balance
Land	\$ 120,950,394	\$ 21,973,365	\$ 666,800 \$	309,439	\$ 143,281,120
Library Holdings	160,374,230	6,821,152		3,023,890	164,171,492
Construction in progress	269,811,115	218,382,961	(265,343,692)		222,850,384
Improvements and infrastructure	370,837,699	978,191	10,180,142		381,996,032
Buildings	4,193,956,571	5,865,546	256,352,125	1,234,199	4,454,940,043
Equipment	723,875,592	55,972,183	(211,213)	26,100,692	753,535,870
Intangibles - Software	178,181,126	40,648	30,843,669		209,065,443
Intangibles - Software in development	49,427,398	22,743,200	(30,843,669)	2,047,000	39,279,929
Intangibles - Leasehold improvements	6,912,819	1,467,492	2,642,918		11,023,229
Intangibles - Radio License	67,809				67,809
Right to Use Buildings	45,368,073	81,116,508	(4,628,000)		121,856,581
Right to Use Equipment	45,073,485	11,955,984	(522,000)	3,289,000	53,218,469
Right to Use Improvements/Infrastructure	12,014,603	100,000			12,114,603
Other	3,458,558	168,543	862,920	1,000	4,489,021
Total Capital Assets	6,180,309,472	427,585,773	-	36,005,220	6,571,890,025
Less accumulated depreciation:					
Library Holdings	139,874,244	4,045,329		2,998,069	140,921,504
Improvements and infrastructure	207,565,463	15,160,715	(1,668,021)		221,058,157
Buildings	1,989,341,367	136,979,491	3,495,383	694,926	2,129,121,315
Equipment	605,415,930	37,574,273	186,295	21,335,635	621,840,863
Intangibles - Software	148,841,010	11,635,330	58,193	892	160,533,641
Intangibles - Leasehold improvements	5,605,514	348,510	1,679,155		7,633,179
Right to Use Buildings	21,684,000	9,607,308	(3,514,000)		27,777,308
Right to Use Equipment	30,266,000	5,719,320	(199,000)	3,284,000	32,502,320
Right to Use Improvements/Infrastructure	-	605,423			605,423
Other	70,711	68,276	(38,005)		100,982
Total Accum Depreciation	3,148,664,239	221,743,975	-	28,313,522	3,342,094,692
Capital Assets, Net	\$ 3,031,645,233	\$ 205,841,798	\$ - \$	7,691,698	\$ 3,229,795,333

The June 30, 2021 Balance was restated due to the adoption of GASB Statement No. 87.

Library holdings, including old and rare books, valued at \$1,244,000 at June 30, 2022, held by the Medical Sciences Campus, are not included in the above chart or in the accompanying Statements of Net Position.

Note 8: Short-Term Borrowing

GASB Statement No. 38, Certain Financial Statement Note Disclosures, states that governments should provide details about short-term debt activity during the year, even if no short-term debt is outstanding at year-end. The University had the following short-term debt activity and outstanding balance as of June 30, 2022:

Short-Term Borrowing	June	30, 2021			June 30, 2022		June 30, 2022		June 30, 2022	
Description	Ba	lance	A	Additions	R	eductions		Balance	Uı	nused Portion of ST Borrowing
Line of Credit	\$	-	\$	2,950,000	\$	2,950,000	\$	-	\$	8,000,000
ERP Note-Regions		-		-		-		-		-
Other (specify)		-		-		-		-		-
TOTALS	\$	-	\$	2,950,000	\$	2,950,000	\$	-	\$	8,000,000

Note 9: Compensated Absences

Employees accrue and accumulate annual and sick leave in accordance with policies established by the Board of Trustees. The University accrues the dollar value of leave benefits in accordance with generally accepted accounting principles which require accrual of salary-related payments directly and incrementally associated with compensated absences, such as employer's share of social security taxes, as well as applicable salary expenses. These leave benefits are payable upon retirement, termination, or death of employees, up to the maximum allowed.

Full-time, non-classified employees accrue annual leave at the rate of fifteen hours per month and full-time classified employees accrue at a variable rate (from eight to fifteen hours per month) depending upon the number of years of employment in state government. Employees who are less than full-time, but are at least 50% time, accrue annual leave at prorated amounts. Under the University's policy, an employee may carry accrued annual leave forward from one calendar year to another, up to a maximum of 240 hours (30 working days). Classified employees who meet the conditions to be considered retirees at the time of termination of employment, are entitled to a partial payment of accumulated, unused sick leave in accordance with the provisions of Arkansas Code Annotated (A.C.A.) § 21-4-501. In accordance with A.C.A. § 21-4-505, two-year institutions may, at their discretion, provide to non-classified employees the same compensation for accumulated unused sick leave provided to classified employees. The Code also allows four-year institutions the same option. In no event shall an employee receive a sick leave amount upon separation that exceeds \$7,500.

Changes in compensated absences are shown below:

COMPENSATED ABSENCES												
Balance Balance Current												
Campus	6/30/21		Additions	Reductions	6/30/22		Portion					
UAF	\$ 23,361,311	\$	22,989,128	\$ 22,915,365	\$ 23,435,074	\$	2,248,489					
UAFS	1,626,251		264,336	389,598	1,500,989		252,591					
UALR	4,447,184		509,075	686,233	4,270,026		455,782					
UAMS	78,832,000		6,299,000	9,628,000	75,503,000		5,159,000					
UAM	1,190,554		964,184	978,380	1,176,358		120,759					
UAPB	2,652,120		3,586,913	2,212,534	4,026,499		232,211					
SYSTEM	966,775		2,430,874	2,229,779	1,167,870		69,864					
CCCUA	295,835		298,440	317,316	276,959		14,178					
PCCUA	504,917		427,375	424,385	507,907		31,129					
UACCB	304,092		568,881	536,018	336,955		36,761					
UACCHT	384,361		372,024	356,182	400,203		27,378					
UACCM	378,629		341,886	321,733	398,782		31,238					
UAPTC	689,453		714,035	725,657	677,831		92,323					
UACCRM	272,381		155,180	137,037	290,524		41,734					
ASMSA	146,216		149,106	161,064	134,258		16,091					
TOTAL	\$ 116,052,079	\$	40,070,437	\$ 42,019,281	\$ 114,103,235	\$	8,829,528					

Note 10: Bonds, Notes, Leases and Installment Contracts Payable

The retirement of some bond issues is secured by a specific pledge of certain gross revenues, surplus revenues and specific fees. Separate accounting is not required for these facilities under the provisions of the debt instruments; accordingly, segment reporting is not required for financial reporting purposes. A summary of long-term debt by campus is shown below. Total debt of

\$1,960,126,409 shown in these schedules, which is related to bonds, notes, leases and installment contracts, differs from the amount of \$1,954,587,990 shown on the Statement of Net Position. This is due to an elimination entry of \$5,538,419 to account for two loans between UA campuses (see Note 19).

INIVERSITYOF	ARKANGAG	FAVETTEVII I F

Issue	Maturity	Interest	Amount	Maturities to	Outstanding
Date	Date	Rate	Issued	Year-End	Year-End
6/29/2011	11/1/2040	2.00% to 5.00%	\$ 101,225,000	\$ 101,225,000	-
6/29/2011	11/1/2022	3.00% to 5.00%	8,895,000	8,195,000	700,000
4/17/2012	11/1/2032	1.00% to 5.00%	56,965,000	56,965,000	-
9/13/2012	11/1/2042	2.00% to 5.00%	60,540,000	60,540,000	-
5/16/2013	11/1/2042	1.00% to 5.00%	54,450,000	54,450,000	-
5/16/2013	9/15/2027	1.00% to 5.00%	30,355,000	15,405,000	14,950,000
6/30/2014	11/1/2043	2.00% to 5.00%	24,730,000	24,730,000	-
6/30/2014	11/1/2043	0.85% to 4.50%	5,020,000	825,000	4,195,000
2/12/2015	11/1/2036	2.00% to 5.00%	70,360,000	70,360,000	-
2/12/2015	9/15/2022	2.00% to 5.00%	14,180,000	13,525,000	655,000
8/27/2015	11/1/2045	1.02% to 4.40%	7,510,000	940,000	6,570,000
8/27/2015	11/1/2021	2.00% to 5.00%	36,675,000	36,675,000	-
4/5/2016	11/1/2046	3.00% to 5.00%	93,590,000	13,720,000	79,870,000
4/5/2016	11/1/2028	0.87% to 3.25%	15,280,000	6,485,000	8,795,000
10/19/2016	9/15/2036	5.00%	24,845,000	-	24,845,000
10/19/2016	9/15/2034	1.192% to 3.388%	90,000,000	9,605,000	80,395,000
8/17/2017	11/1/2047	2.00% to 5.00%	95,805,000	6,175,000	89,630,000
7/26/2018	11/1/2048	5.00%	20,385,000	945,000	19,440,000
7/26/2018	11/1/2038	2.65% to 4.00%	6,560,000	720,000	5,840,000
8/22/2019	11/1/2049	4.00% to 5.00%	59,655,000	2,895,000	56,760,000
8/22/2019	9/15/2034	5.00%	24,900,000	1,255,000	23,645,000
11/5/2019	11/1/2042	1.762% to 3.401%	139,220,000	2,745,000	136,475,000
12/1/2021	11/1/2043	0.371% to 2.685%	175,645,000	-	175,645,000
7/31/2015	7/1/2023	1.97%	4,935,766	4,021,997	913,769
7/31/2015	11/19/2023	1.99%	16,969,012	13,775,238	3,193,774
7/31/2015	1/8/2023	1.95%	6,844,590	6,115,194	729,396
8/18/2021	8/15/2031	1.23%	10,840,896	768,720	10,072,176
9/11/2020	9/15/2028	1.38%	4,727,000	-	4,727,000
9/11/2020	9/15/2028	1.81%	13,937,000	-	13,937,000
11/1/1992	5/1/2022	5.50%	3,000,000	3,000,000	-
5/1/2005	11/1/2034	2.00% to 5.00%	1,604,883	1,042,042	562,841
11/1/2018	10/1/2023	3.38%	4,811,399	3,817,699	993,700
7/1/2019	6/1/2024	3.46%	544,922	323,475	221,447
2/1/2019	6/1/2024	3.75%	705,145	413,588	291,557
3/1/2019	6/1/2024	3.72%	795,562	467,741	327,821
1/18/2018	2/1/2022	1.21% to 1.32%	485,364	485,364	-
10/1/2018	7/1/2025	14.59%	24,891	8,177	16,714
10/31/2019	9/30/2022	6.00%	92,388	84,073	8,315
7/1/2019	7/1/2025	2.74%	619,417	251,188	368,229
6/1/2019	5/28/2024	1.68% - 10.12%	38,205	33,855	4,350
Various	Various	Various	6,539,719	1,039,303	5,500,416
Various	Various	Various	891,016	276,065	614,951
Various	Various	Various	350,000	350,000	-
			,	,	
	Net unam	ortized premium/discount	114,997,383	64,846,349	50,151,034

UNIVERSITY OF ARKANSAS AT FORT SMITH

Issue	Maturity	Interest		Amount		Maturities to	Outstanding
Date	Date	Rate	Issued			Year-End	Year-End
6/29/2010	12/1/2021	2.0%-4.0%	\$	29,895,000	\$	29,895,000	\$ -
6/5/2014	12/1/2031	2.0%-3.5%		5,295,000		2,010,000	3,285,000
6/26/2014	6/1/2039	2.0%-5.0%		10,930,000		2,365,000	8,565,000
10/20/2016	12/1/2034	2.0%-5.0%		19,500,000		2,465,000	17,035,000
10/20/2020	12/1/2030	0.353%-1.884%	10,715,000			2,815,000	7,900,000
10/20/2020	12/1/2035	4.0%-5.0%		5,765,000		605,000	5,160,000
2/29/2012	1/1/2022	0.0%		2,166,500		2,166,500	-
1/1/2022	1/1/2042	0.77%		416,647		10,458	406,189
1/1/2022	1/1/2062	0.77%		7,721,837		47,632	7,674,205
	Net unamo	ortized premium/discount		3,930,238		312,791	3,617,447
		TOTALS	\$	96,335,222	\$	42,692,381	\$ 53,642,841

UNIVERSITY OF ARKANSAS AT LITTLE ROCK

Issue	Maturity	Interest	Amount		Maturities to		Outstanding
Date	Date	Rate	Issued		Year-End		Year-End
4/26/2012	5/1/2037	2.0%-5.0%	\$ 14	,880,000	\$ 14,880	,000 \$	-
9/19/2012	12/1/2029	1.0%-5.0%	13	,850,000	13,070	,000	780,000
4/24/2013	12/1/2024	1.0%-5.0%	10	,770,000	7,555	,000	3,215,000
4/24/2013	12/1/2024	.530%-2.884%	6	,530,000	4,745	,000	1,785,000
8/1/2013	10/1/2030	2.0%-5.0%	28	,740,000	10,735	,000	18,005,000
2/24/2016	10/1/2029	2.0%-5.0%	22	,475,000	6,570	,000	15,905,000
4/6/2016	10/1/2034	2.0%-5.0%	24,490,000		5,585	,000	18,905,000
9/19/2017	10/1/2037	2.0%-5.0%	6	,510,000	900	,000	5,610,000
10/20/2020	10/1/2036	.439%-2.532%	18	,795,000	340	,000	18,455,000
1/11/2017	1/1/2027	0.00%	2	,000,000	1,000	,000	1,000,000
4/29/2020	1/1/2030	0.00%		633,792	200	,000	433,792
4/1/2022	3/31/2027	2.69%		231,984	11	,360	220,624
1/1/2021	1/1/2026	0.01%		139,380	139	,380	-
	Net uname	ortized premium/discount	14	,167,687	7,980	,496	6,187,191
		TOTALS	\$ 164	,212,843	\$ 73,711	,236 \$	90,501,607

UNIVERSITY OF ARKANSAS FOR MEDICAL SCIENCES

Issue	Maturity	Interest	Amount			Maturities to		Outstanding	
Date	Date	Rate	Issued			Year-End		Year-End	
5/14/2013	11/1/2034	1.0%-5.0%	\$	112,665,000	\$	30,595,000	\$	82,070,000	
12/17/2014	3/1/2036	2.0%-5.0%		86,035,000		15,635,000		70,400,000	
10/24/2019	3/1/2032	5.0%		48,615,000		-		48,615,000	
10/24/2019	3/1/2042	2.906%-3.45%		97,470,000		-		97,470,000	
10/28/2020	12/1/2030	5.00%		24,325,000		4,125,000		20,200,000	
4/20/2021	12/1/2045	5.00%		95,295,000		-		95,295,000	
4/20/2021	12/1/2041	2.714%-3.097%	14%-3.097%			-		41,845,000	
2/15/2022	7/1/2051	3.0% - 5.0%		27,555,000		-		27,555,000	
2/15/2022	7/1/2029	0.85%-2.23%		4,835,000		-		4,835,000	
4/20/2022	4/1/2052	5.00%		93,665,000		-		93,665,000	
4/20/2022	4/1/2029	3.135 to 3.433%		8,140,000		-		8,140,000	
Various	Various	Various		49,707,000		16,052,000		33,655,000	
Various	Various	Various		111,167,000		26,899,000		84,268,000	
	Net unam	ortized premium/discount		91,026,000		16,315,000		74,711,000	
		TOTALS	\$	892,345,000	\$	109,621,000	\$	782,724,000	

UNIVERSITYO	F ARKANSAS AT	MONTICELLO

Issue	Maturity	Interest	Amount	Maturities to	Outstanding
Date	Date	Rate	Issued	Year-End	Year-End
12/1/2012	10/1/2037	2.5%-4.0%	\$ 8,650,000	\$ 2,410,000	\$ 6,240,000
3/30/2017	12/1/2041	5.0%	11,270,000		11,270,000
3/30/2017	12/1/2023	1.94%-2.99%	1,765,000	1,050,000	715,000
10/1/2020	12/1/2035	4.00%-5.00%	5,185,000		5,185,000
10/1/2020	10/1/2037	.487%-2.568%	7,035,000	110,000	6,925,000
	Net unamo	ortized premium/discount	3,397,152	727,811	2,669,341
		TOTALS	\$ 37,302,152	\$ 4,297,811	\$ 33,004,341

UNIVERSITY OF ARKANSAS AT PINE BLUFF

Issue	Maturity	Interest	Amount	Maturities to	Outstanding
Date	Date	Rate	Issued	Year-End	Year-End
6/1/2014	12/1/2035	2.0%-5.0%	\$ 15,160,000	\$ 2,710,000	\$ 12,450,000
12/15/2016	1/1/2035	2.51%	17,245,359	2,795,787	14,449,572
12/15/2016	2/1/2023	3.78%	2,808,029	2,223,802	584,227
	Net unamo	ortized premium/discount	1,105,422	401,972	703,450
		TOTALS	\$ 36,318,810	\$ 8,131,561	\$ 28,187,249

UNIVERSITY OF ARKANSAS SYSTEM ADMINISTRATION

Issue	Maturity	Interest	Amount	Maturities to	Outstanding
Date	Date	Rate	Issued	Year-End	Year-End
11/17/2014	11/17/2024	0.22%	\$ 500,000	348,845	\$ 151,155
4/1/2016	4/1/2036	1.75%	2,487,749		2,487,749
12/1/2016	12/1/2036	1.75%	2,487,749		2,487,749
10/26/2018	11/1/2028	3.00%	27,000,000	4,579,981	22,420,019
11/1/2021	8/31/2024	2.69%	4,043,524	902,180	3,141,344
11/1/2021	8/31/2024	2.69%	321,548	73,471	248,077
		TOTALS	\$ 36,840,570 \$	5,904,477	\$ 30,936,093

COSSATOT COMMUNITY COLLEGE OF THE UNIVERSITY OF ARKANSAS

Issue	Maturity	Interest	Amount	Maturities to	Outstanding
Date	Date	Rate	Issued	Year-End	Year-End
1/25/2008	3/30/2023	2.91%	\$ 2,000,000	\$ 1,976,050	\$ 23,950
6/13/2013	5/1/2035	1.0%-5.0%	3,930,000	1,205,000	2,725,000
6/23/2021	6/22/2024	2.69%	35,469	17,982	17,487
	Net unamo	ortized premium/discount	141,059	58,146	82,913
		TOTALS	\$ 6,106,528	\$ 3,257,178	\$ 2,849,350

PHILLIPS COMMUNITY COLLEGE OF THE UNIVERSITY OF ARKANSAS

Issue	Maturity	Interest		Amount	Maturities to	Outstanding
Date	Date	Rate		Issued	Year-End	Year-End
4/22/2015	12/1/2038	2.0% - 4.0%	\$	11,270,000	\$ 2,430,000	\$ 8,840,000
	Net unamo	rtized premium/discoun	t	272,074	82,389	189,685
		TOTALS	\$	11,542,074	\$ 2,512,389	\$ 9,029,685

	UNIVERSITY OF ARKANS AS COMMUNITY COLLEGE AT BATES VILLE							
Issue	Maturity	Interest		Amount		Maturities to		Outstanding
Date	Date	Rate		Issued		Year-End		Year-End
10/1/2016	10/1/2026	0.68%	\$	2,000,000	\$	983,059	\$	1,016,941
	Net unamor	tized premium/discount						-
		TOTALS	\$	2 000 000	\$	983 059	\$	1 016 941

	UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT HOPE-TEXARKANA							
Issue	Maturity	Interest		Amount		Maturities to		Outstanding
Date	Date	Rate		Issued		Year-End		Year-End
3/27/2012	4/1/2022	0.20%	\$	1,100,000	\$	1,100,000	\$	-
6/1/2013	10/1/2038	1.00% - 3.625%		2,590,000		680,000		1,910,000
5/1/2021	5/1/2031	0.18%		2,923,000		289,940		2,633,060
5/6/2021	5/6/2041	2.15%		4,800,000		194,658		4,605,342
	Net unam	ortized premium/discount		111,731		110,495		1,236
		TOTALS	\$	11,524,731	\$	2,375,093	\$	9,149,638

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT MORRILTON							
Maturity	Interest		Amount		Maturities to		Outstanding
Date	Rate		Issued		Year-End		Year-End
5/1/2022	2.0% - 3.5%	\$	2,030,000	\$	2,030,000	\$	-
5/1/2046	2.0-5.0%		10,000,000		840,000		9,160,000
5/31/2025	2.69%		277,261		64,811		212,450
Net unamo	rtized premium/discount		975,148		208,573		766,575
	TOTALS	\$	13,282,409	\$	3,143,384	\$	10,139,025
	Maturity Date 5/1/2022 5/1/2046 5/31/2025	Maturity Interest Date Rate 5/1/2022 2.0% - 3.5% 5/1/2046 2.0-5.0% 5/31/2025 2.69% Net unamortized premium/discount	Maturity Interest Date Rate 5/1/2022 2.0% - 3.5% \$ 5/1/2046 2.0-5.0% 5/31/2025 2.69% Net unamortized premium/discount	Maturity Interest Amount Date Rate Issued 5/1/2022 2.0% - 3.5% \$ 2,030,000 5/1/2046 2.0-5.0% 10,000,000 5/31/2025 2.69% 277,261 Net unamortized premium/discount 975,148	Maturity Interest Amount Date Rate Issued 5/1/2022 2.0% - 3.5% \$ 2,030,000 5/1/2046 2.0-5.0% 10,000,000 5/31/2025 2.69% 277,261 Net unamortized premium/discount 975,148	Maturity Interest Amount Maturities to Date Rate Issued Year-End 5/1/2022 2.0% - 3.5% 2,030,000 2,030,000 5/1/2046 2.0-5.0% 10,000,000 840,000 5/31/2025 2.69% 277,261 64,811 Net unamortized premium/discount 975,148 208,573	Maturity Interest Amount Maturities to Date Rate Issued Year-End 5/1/2022 2.0% - 3.5% 2,030,000 \$ 2,030,000 5/1/2046 2.0-5.0% 10,000,000 840,000 5/31/2025 2.69% 277,261 64,811 Net unamortized premium/discount 975,148 208,573

 UNIVERSITY OF ARKANSAS-PULAS KI TECHNICAL COLLEGE								
Issue	Maturity	Interest		Amount		Maturities to		Outstanding
Date	Date	Rate		Issued		Year-End		Year-End
7/1/2015	9/1/2036	2.00% - 5.00%	\$	25,875,000	\$	5,735,000	\$	20,140,000
11/5/2019	9/1/2040	1.796% - 3.452%		56,685,000		3,375,000		53,310,000
	Net unam	ortized premium/discount		477,055				477,055
		TOTALS	\$	83,037,055	\$	9,110,000	\$	73,927,055

UNIVERSITY OF ARKANS AS COMMUNITY COLLEGE AT RICH MOUNTAIN								
Issue	Maturity	Interest		Amount		Maturities to		Outstanding
Date	Date	Rate		Issued		Year-End		Year-End
8/15/2012	4/1/2042	1.0% - 4.15%	\$	4,830,000	\$	1,095,000	\$	3,735,000
12/6/2017	9/25/2022	2.0%		825,000		103,274		721,726
7/15/2019	6/30/2024	2.6% - 4.15%		54,440		30,878		23,562
7/25/2019	4/1/2049	3% - 5%		8,250,000		525,000		7,725,000
	Net unamo	ortized premium/discount		1,004,587		35,781		968,806
		TOTALS	\$	14,964,027	\$	1,789,933	\$	13,174,094
		•						

ARKANSAS SCHOOL	FOR MATHEMATICS	SCIENCES AND THE ARTS

Issue	Maturity	Interest		Amount	M	laturities to	Outstanding		
Date	Date	Rate	Issued			Year-End	Year-End		
4/1/2020	3/31/2030	2.5%	\$	1,000,000	\$	200,000	\$	800,000	
	Net unamor	tized premium/discount							
		TOTALS	\$	1,000,000	\$	200,000	\$	800,000	

Schedule of Changes in Debt

BONDS

	Balance	DONDS			Balance	Current
Campus	6-30-21	Additions	Reductions	_	6-30-22	Portion
UAF	\$ 745,950,000	\$ 175,645,000	\$ 193,185,000	\$	728,410,000	\$ 39,440,000
Net unamortized prem/disc	74,024,895	-	23,873,861		50,151,034	2,888,900
UAFS	47,800,000	-	5,855,000		41,945,000	3,275,000
Net unamortized prem/disc	3,930,238	-	312,791		3,617,447	273,986
UALR	90,205,000	-	7,545,000		82,660,000	7,885,000
Net unamortized prem/disc	6,857,046	-	669,855		6,187,191	669,856
UAMS	471,390,000	134,195,000	15,495,000		590,090,000	14,325,000
Net unamortized prem/disc	59,246,000	21,501,000	6,036,000		74,711,000	-
UAM	31,095,000	-	760,000		30,335,000	7,035,000
Net unamortized prem/disc	2,837,239	-	167,898		2,669,341	304,194
UAPB	13,080,000		630,000		12,450,000	655,000
Net unamortized prem/disc	753,698		50,248		703,450	50,246
CCCUA	2,885,000		160,000		2,725,000	170,000
Net unamortized prem/disc	89,373		6,460		82,913	6,461
PCCUA	9,220,000		380,000		8,840,000	395,000
Net unamortized prem/disc	201,181		11,496		189,685	11,496
UACCB					-	
Net unamortized prem/disc					-	
UACCHT	1,995,000		85,000		1,910,000	85,000
Net unamortized prem/disc	1,312		76		1,236	76
UACCM	9,575,000		415,000		9,160,000	230,000
Net unamortized prem/disc	799,080		32,505		766,575	32,505
UAPTC	75,990,000		2,540,000		73,450,000	2,595,000
Net unamortized prem/disc	508,859		31,804		477,055	31,804
UACCRM	11,745,000		285,000		11,460,000	290,000
Net unamortized prem/disc	1,004,587		35,781		968,806	35,781
TOTAL	\$ 1,661,183,508	\$ 331,341,000	\$ 258,563,775	\$	1,733,960,733	\$ 80,685,305

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	Balance			Balance	Current
Campus	6-30-21	Additions	Reductions	6-30-22	Portion
UAF	\$ 13,394,676	\$ 8,729,576	\$ 1,286,913	\$20,837,339	\$ 1,192,568
UAFS	216,650	416,647	227,108	406,189	19,423
UALR	1,733,792		300,000	1,433,792	300,000
UAMS	21,578,000	15,714,000	3,637,000	33,655,000	8,664,000
UAM				-	
SYSTEM	30,670,978		3,124,306	27,546,672	3,377,352
CCCUA	185,399		161,449	23,950	23,950
UACCB	1,216,227		199,286	1,016,941	200,641
UACCHT	7,833,992		595,590	7,238,402	489,306
UACCM				-	
UACCRM	791,294		46,006	745,288	27,896
ASMSA	900,000		100,000	800,000	100,000
TOTAL	\$ 78,521,008	\$ 24,860,223	\$ 9,677,658	\$93,703,573	\$ 14,395,136

LEASES

	Balance			Balance	Current
Campus	6-30-21	Additions	Reductions	6-30-22	Portion
UAF	\$ 6,901,089	\$ 879,646	\$ 1,665,368	\$ 6,115,367	\$ 1,526,475
UAFS		7,721,837	47,632	7,674,205	83,860
UALR	125,442	231,984	136,802	220,624	44,136
UAMS	19,240,000	79,813,000	14,785,000	84,268,000	12,674,000
UAPB				-	
SYSTEM		4,365,072	975,651	3,389,421	1,522,318
CCCUA	26,479		8,992	17,487	
PCCUA				-	
UACCM		277,261	64,811	212,450	68,462
TOTAL	\$26,293,010	\$ 93,288,800	\$ 17,684,256	\$101,897,554	\$ 15,919,251

INSTALLMENT CONTRACTS

Campus	Balance 6-30-21	Additions	I	Reductions	Balance 6-30-22	Current Portion
UAF	\$ 9,433,910	\$ 10,840,896	\$	4,744,056	\$ 15,530,750	\$ 4,963,049
UAPB	16,387,284			1,353,485	15,033,799	1,418,422
	\$25,821,194	\$ 10,840,896	\$	6,097,541	\$ 30,564,549	\$ 6,381,471

The current portion shown above for bonds, notes, leases, and installment contracts differs from the statement of net position by \$190,112 which is the current portion of elimination entries related to intercompany debt (see Note 19).

Future Principal and Interest Payments

Total long-term debt principal and interest payments are shown below. Interest payments for variable rate debt have been calculated using the rate in effect at the financial statement date, though actual rates will vary. Total debt of \$1,960,126,409 shown in these schedules, which is related to bonds, notes, leases and installment contracts, differs from the amount of \$1,954,587,990

shown on the Statement of Net Position. This is due to an elimination entry of \$5,538,419 to account for two loans between UA campuses (see Note 19).

FUTURE PRINCIPAL AND INTEREST PAYMENTS ON BONDS PAYABLE

Year Ended June 30,	Principal	Interest	Total
2023	\$ 76,385,000	\$ 60,022,074	\$ 136,407,074
2024	67,450,000	58,068,733	125,518,733
2025	69,390,000	55,810,458	125,200,458
2026	71,670,000	53,438,256	125,108,256
2027	74,215,000	52,032,518	126,247,518
2028-2032	379,730,000	211,673,696	591,403,696
2033-2037	372,505,000	139,627,793	512,132,793
2038-2042	254,175,000	79,679,215	333,854,215
2043-2047	177,945,000	32,225,897	210,170,897
2048-2052	49,970,000	5,990,750	55,960,750
Thereafter	 -	-	-
Subtotal	1,593,435,000	748,569,390	2,342,004,390
+ Net unamortized premiums/discounts	 140,525,733	-	140,525,733
GRAND TOTALS	\$ 1,733,960,733	\$ 748,569,390	\$ 2,482,530,123

FUTURE PRINCIPAL AND INTEREST PAYMENTS ON NOTES PAYABLE

Year Ended June 30,	Principal	Interest	Total
2023	\$ 15,100,384	\$ 2,038,326	\$ 17,138,710
2024	10,637,272	1,729,464	12,366,736
2025	14,259,698	1,410,394	15,670,092
2026	12,553,326	1,087,127	13,640,453
2027	12,430,361	801,105	13,231,466
2028-2032	24,210,809	1,451,574	25,662,383
2033-2037	3,283,187	306,315	3,589,502
2038-2042	1,228,536	63,154	1,291,690
TOTALS	\$ 93,703,573	\$ 8,887,459	\$102,591,032

FUTURE PRINCIPAL AND INTEREST PAYMENTS ON LEASES

I OTOKE I KINCH	I AL AND INTEREST I ATMENTS OF				1			
Year Ended June 30,		Principal		Interest		Total		
2023	\$	15,927,878	\$	2,280,591	\$	18,208,469		
2024		14,941,708		1,962,701		16,904,409		
2025		11,505,604		1,558,238		13,063,842		
2026		9,445,455		1,297,500		10,742,955		
2027		6,069,188		1,092,983		7,162,171		
2028-2032		19,302,535		3,672,166		22,974,701		
2033-2037		12,818,914		1,617,922		14,436,836		
2038-2042		6,576,706		495,864		7,072,570		
2043-2047		1,160,305		183,354		1,343,659		
2048-2052		1,246,878		136,534		1,383,412		
Thereafter		2,902,383		84,982		2,987,365		
TOTALS	\$	101,897,554	\$	14,382,835	\$	116,280,389		

FUTURE PRINCIPAL	AND	INTEREST PAYMENTS	ONI	NSTALLMENT	CONTRACTS

Year Ended June 30,	Principal	Interest	Total
2023	\$ 6,381,471	\$ 591,055	\$ 6,972,526
2024	3,449,965	462,641	3,912,606
2025	1,992,731	407,882	2,400,613
2026	2,049,113	370,652	2,419,765
2027	2,112,729	332,588	2,445,317
2028-2032	10,739,551	1,041,864	11,781,415
2033-2037	3,838,989	159,693	3,998,682
TOTALS	\$ 30,564,549	\$ 3,366,375	\$ 33,930,924

Capitalization of Right to Use Assets held under Leases

The capitalized value of capital assets held under leases totaled \$126,304,602 at June 30, 2022. The present value of the net minimum lease payments is as follows:

			Accumulated	
	Cost		Depreciation	Net
Improvements/Infrastructure \$	12,114,603	\$	605,423	\$ 11,509,180
Buildings	121,856,581		27,777,308	94,079,273
Equipment	53,218,469		32,502,320	 20,716,149
			TOTAL	\$ 126,304,602
				 _
Total Minimum Lease Payments				\$ 116,280,389
Less: Amount representing inte	rest			14,382,835
Total Present Value of Net Minimum Lease Payments			\$ 101,897,554	

Pledged Revenues

For purposes of extinguishing the University's long-term debt issues, certain revenues have been pledged as security. The following is a summary of the gross revenues collected during the fiscal year ended June 30, 2022, that are pledged:



BOND SERIES	REVENUE SOURCE	FY22 REVENUE

UNIVERSITY O	F ARKANSAS FAYETTEVILLE		
Series 2011B Various Facilities Series 2014B Various Facilities Series 2015B Various Facilities Series 2016A Various Facilities Series 2016B Various Facilities Series 2017 Various Facilities Series 2018A Various Facilities Series 2018B Various Facilities Series 2019A Various Facilities Series 2019B Various Facilities Series 2019B Various Facilities Series 2021A Various Facilities	Campus Pledge	\$	462,094,065
Maturity dates range from November 2022	through November 2049 FY22 Principal and Interest % of Revenues Pledged Remaining Principal & Interest	\$	462,094,065 48.431.467 10.48% 832,641,752
Series 2013 Athletic Facilities Series 2015 Athletic Facilities Series 2016A Athletic Facilities Series 2016B Athletic Facilities Series 2019A Athletic Facilities	Men's Athletics	\$	115,205,766
Maturity dates range from September 2022	through September 2036 FY22 Principal and Interest % of Revenues Pledged Remaining Principal & Interest	\$ \$	115,205,766 5,479,861 4.76% 187,862,240

UNIVERSITY OF ARKANSAS AT FORT SMITH				
Series 2014A Student Fee Revenue	Student Fees	\$	34,917,537	
Series 2014B Student Fee Revenue				
Series 2016 Refunding				
Series 2020A Revenue Bonds				
Series 2020B Revenue Bonds				
Maturity dates range from December 203	30 through June 2039	\$	34,917,537	
	FY22 Principal and Interest	\$	7,484,481	
	% of Revenue Pledge		21.43%	
	Remaining Principal & Interest	\$	53,484,375	

UNIVERSITY OF	ARKANSAS AT LITTLE ROCK		
Series 2013A Revenue Refunding Series 2013B Taxable Revenue Refunding Series 2013 Student Fee Revenue Capital Series 2016, Student Fee Revenue Refunding Series 2017, Student Fee Revenue	Student Fees	\$	65,015,172
Series 2020 Various Facilities Refunding			
Taxable		\$	65,015,172
Maturity dates range from December 2024	through October 2037		
	FY22 Principal and Interest	\$	7,675,046
	% of Revenue Pledge		11.81%
	Remaining Principal & Interest	\$	74,790,031
Series 2012B Student Housing Refunding Series 2016 Auxiliary Enterprises Revenue	Auxiliaries	\$	12,924,156
		\$	12,924,156
Maturity dates range from May 2022 throug	h Ocotober 2034	<u> </u>	
	FY22 Principal and Interest	\$	3,167,181
	% of Revenue Pledge		24.51%
	Remaining Principal & Interest	\$	25,231,472

UNIVERSITY OF ARE	KANSAS FOR MEDICAL SCIEN	ICES	
Series 2013 Various Facilities Series 2014 Various Facilities Series 2019 A Various Facilities Series 2019 B Various Facilities Series 2020A Various Facilities Series 2021A Various Facilities Series 2021B Various Facilities Series 2022A Various Facilities Series 2022B Various Facilities	Clinical and Patient Revenue	\$	1,051,707,100
Matarita data mana firan Amil 2020 dan m	-1. A:1 2052	\$	1,051,707,100
Maturity dates range from April 2029 throu	• •	¢.	20.707.000
	FY22 Principal and Interest	\$	29,706,000
	% of Revenue Pledge		2.82%
	Remaining Principal & Interest	\$	907,707,000
Series 2022A Parking	Parking Fees	\$	3,727,500
Series 2022B Parking	-		
		\$	3,727,500
Maturity dates range from July 2029 throug	h July 2051		
	FY22 Principal and Interest	\$	586,000
	% of Revenue Pledge		15.72%
	Remaining Principal & Interest	\$	52,738,000

UNIVERSITY OF ARKANSAS AT MONTICELLO				
Series 2017B Taxable Various Facilities Series 2017A Tax-Exempt Various Series 2020A Taxable Various Facilities Series 2020B Tax Exempt Various Facilitie	Student Fees Sales and Services Auxiliary Enterprises	\$	23,477,886	
·		\$	23,477,886	
Maturity dates range from December 2023	through December 2041			
	FY22 Principal and Interest	\$	1,742,707	
	% of Revenue Pledge		7.42%	
	Remaining Principal & Interest	\$	34,248,599	
Series 2012 Auxiliary Facilities	Auxiliary Enterprises	\$	5,515,602	
		\$	5,515,602	
Maturity date is October 2037				
	FY22 Principal and Interest	\$	512,979	
	% of Revenue Pledge		9.30%	
	Remaining Principal & Interest	\$	6,452,979	

UNIVERSITY OF ARKANSAS AT PINE BLUFF				
Series 2014A Various Facilities	Student Tuition and Fees Auxiliary Revenues	\$	37,285,920	
		\$	37,285,920	
Maturity date is December 2035				
	FY22 Principal and Interest	\$	1,168,694	
	% of Revenue Pledge		3.13%	
	Remaining Principal & Interest	\$	16,246,341	

COSSATOT COMMUNITY COLLEGE OF THE UNIVERSITY OF ARKANSAS			
Series 2013	Student Fees	\$	3,696,214
Maturity date is May 2035			
	FY22 Principal and Interest	\$	266,788
	% of Revenue Pledge		7.22%
	Remaining Principal & Interest	\$	3,441,006

PHILLIPS COMMUNITY COLLEGE OF THE UNIVERSITY OF ARKANSAS				
Series 2015 Refunding	Student Fees	\$	2,508,177	
Maturity date is December 2038				
	FY22 Principal and Interest	\$	680,756	
	% of Revenue Pledge		27.14%	
	Remaining Principal & Interest	\$	11,579,184	

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT HOPE-TEXARKANA				
Series 2013 Student Fee Refunding	Student Fees	\$	2,765,156	
		\$	2,765,156	
Maturity date is October 2038				
	FY22 Principal and Interest	\$	152,450	
	% of Revenue Pledge		5.51%	
	Remaining Principal & Interest	\$	2,562,156	

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT MORRILTON				
Series 2010 Student Fee Refunding	Student Fees	\$	5,847,589	
Series 2016 Student Fee				
		\$	5,847,589	
Maturity dates are May 2022 through M	Tay 2046			
	FY22 Principal and Interest	\$	608,225	
	% of Revenue Pledge		10.40%	
	Remaining Principal & Interest	\$	14,630,375	

UNIVERSITY OF ARKANSAS PULASKI TECHNICAL COLLEGE				
Series 2015 Student Tuition and Fee	Student Tuition and Fees	\$	20,541,821	
Refunding	Student Tuttion and Tees	Ψ	20,341,621	
Series 2019 Student Tuition and Fee				
		\$	20,541,821	
Maturity dates are September 2036 through	September 2040			
	FY22 Principal and Interest	\$	5,011,967	
	% of Revenue Pledge		24.40%	
	Remaining Principal & Interest	\$	100,349,258	

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT RICH MOUNTAIN			
Series 2019 Various Facilities Revenue	Student Tuition and Fees and Sales and Services	\$	2,736,571
		\$	2,736,571
Maturity date is April 2049			
	FY22 Principal and Interest % of Revenue Pledge	\$	488.200 17.84%
	Remaining Principal & Interest	\$	12,577,850
Series 2012 Refunding and Capital Improvement	Property Taxes	\$	495,803
Maturity date is April 2042	FY22 Principal and Interest % of Revenue Pledge	\$	272,968 55.06%
	Remaining Principal & Interest	\$	5,461,473

New Bonds Payable and Refundings

For the year ended June 30, 2022:

On August 9, 2021, the remaining proceeds of \$8,729,576 from the taxable note for the **University** of Arkansas, Fayetteville campus, executed in September 2020 with Regions Bank were distributed to the appropriate bond trustee accounts to pay principal and interest on the 2021 refund bond maturities. In September 2020, \$5,207,424 of the total taxable loan was delivered at the time of closing to pay principal and interest on the 2020 refunded taxable bond maturities and associated costs of issuance. The total taxable loan in the amount of \$13,937,000 is for seven years with an interest rate of 1.81%. The refunding of the second advance resulted in a difference between the reacquisition price and the net carrying amount of the old debt of \$378,467. This difference, reported in the accompanying financial statements as a reduction to Deferred outflows of resources, will be amortized through the fiscal year 2029.

On August 18, 2021, the University executed an installment contract loan agreement with Regions Bank in the amount of \$10,840,896. The financing is intended to pay costs associated with a project intended to install certain energy conservation and facility improvements across the **University of Arkansas**, **Fayetteville campus**, as well as costs of issuance of the loan. The loan began amortizing immediately for a term of ten years at a rate of 1.23% with a final maturity for the loan is August 15, 2031. Debt service on the loan is supported by guaranteed energy savings resulting from the implementation of the energy conservation measures. Proceeds net of issuance costs totaling \$10,815,896 were received by the University on August 20, 2021.

On December 1, 2021, the University issued \$175,645,000 in Various Facility Revenue Bonds (Fayetteville Campus), Taxable Refunding Series 2021. The bonds, with an interest rate of 0.371% to 2.685%, were issued to accomplish the taxable advance refunding of Various Facility Revenue Bonds (Favetteville Campus), Refunding Series 2012A, Various Facility Revenue Bonds (Fayetteville Campus), Series 2013A, Various Facility Revenue Bonds (Fayetteville Campus), Series 2014A, and Various Facility Revenue Bonds (Fayetteville Campus), Refunding Series 2015A, as well as pay the cost of issuing the bonds. Net bond proceeds and premiums of \$174,873,086 were deposited in an escrow account to retire \$42,630,000 of outstanding Refunding Series 2012A, \$43,545,000 of outstanding Series 2013A, \$21,050,000 of outstanding Series 2014A and \$51,375,000 of outstanding Refunding Series 2015A. The combined refunding resulted in a difference between the reacquisition price and the net carrying amount of the old debt of \$1,360,084. This difference, reported in the accompanying financial statements as Deferred outflows of resources, will be amortized through the fiscal year 2044. The University completed the refunding to reduce its total debt service payments over the next 23 years by \$21,264,818 and to obtain an economic gain of \$17,915,240. As of June 30, 2022, the escrow account balance was \$164,341,637.

On February 15, 2022, the University closed the Parking Revenue Bonds, (UAMS Campus) Tax Exempt Series 2022A with a principal amount of \$27,555,000 and coupon rates of 3%-5%. Proceeds from this sale were used to refund the Parking Revenue Bonds, (UAMS Campus) Series 2011A totaling \$5,585,729, finance a portion of the new parking deck on the east side of campus, capital improvements related to Parking Deck 4, other expenditures related to the UAMS parking

infrastructure, and pay costs of issuance. The University completed the refunding to reduce its total debt service payments by \$751,00, net present value. The escrow account advance refunded all maturities on the call date of February 15, 2022.

On February 15, 2022, the University closed the Parking Revenue Bonds, **(UAMS Campus)** Taxable Series 2022B with a principal amount of \$4,835,000 and a coupon rates of 0.85%-2.23%. Proceeds from this sale were used for a new parking deck on the east side of the campus.

On April 20, 2022, the University closed the Various Facilities Revenue Bonds, (UAMS Campus) Tax Exempt Series 2022A with a principal amount of \$93,665,000 with a coupon rate of 5%. Proceeds from this sale will be used for the construction of the Northwest Arkansas UAMS Orthopaedics and Sports Medicine Facility and other capital improvements along with the costs of issuance.

On April 20, 2022, the University closed the Various Facilities Revenue Bonds, (UAMS Campus) Taxable Series 2022B with a principal amount of \$8,140,000 with various interest rates of 3.135%-3.433%. Proceeds from this sale will be used for certain capital improvements, including particularly, without limitation, the acquisition of real property in Rogers, Arkansas for future expansion and planning purposes along with the costs of issuance.

Note 11: Commitments

The University has contracted for the construction and renovations of several facilities. At June 30, 2022, the estimated remaining costs to complete these facilities are shown below.

	Contract
Campus	Balance
UAF	\$ 58,654,065
UALR	3,001,067
UAMS	105,035,690
UAM	968,881
UAPB	5,232,557
PCCUA	509,002
UACCHT	4,130,631
ASMSA	1,147,192
	\$ 178,679,085

Note 12: Income Taxes

The University is tax exempt under the Internal Revenue Code except for tax on unrelated business income. The University had no significant unrelated business income for the year ended June 30, 2022. It is also exempt from state income taxes under Arkansas law. Accordingly, no provision for income taxes is made in the financial statements.

Note 13: Risk Management

The University of Arkansas Risk Management Program provides insurance coverage for all campuses within the University of Arkansas System. The role of the System Office is to analyze

and recommend insurance coverage, but it is ultimately a campus decision on specific coverage requirements.

Property coverage was provided through Travelers' Insurance Company. The University had limited property losses during the year with one open claim potentially exceeding the deductible limit. Premiums will exceed claims paid for the year.

Auto coverage, through Cypress Insurance, a Berkshire Hathaway company, has a physical damage deductible of \$1,000 and provides coverage against liability losses up to \$1,000,000 per occurrence.

The Medical Sciences campus separately maintains malpractice insurance for certain employees under a claims-made policy.

The University does not purchase general liability, errors or admissions, or tort immunity for claims arising from third-party losses on University property as the University of Arkansas has sovereign immunity against such claims. Claims against the University for such losses are conducted before the State Claims Commission. In such cases where the University enters into a lease agreement to hold a function at a location not owned by the University or for special events, general liability coverage may be purchased for such functions.

The University maintains worker's compensation coverage through the State of Arkansas program. Premiums are paid through payroll and are based on a formula calculated by the Arkansas Department of Finance and Administration. The types of benefits and expenditures that are paid include the following: medical expenses, hospital expenses, death benefits, disability and claimant's attorney fees.

Additionally, the University participates in the State of Arkansas Fidelity Bond Program for claims of employee dishonesty. This program has a limit of \$300,000 recovery per occurrence with a \$2,500 deductible. Premiums are paid annually via a fund transfer from state appropriations to the Arkansas Department of Finance and Administration.

Exclusive of property insurance coverage, there have been no reductions in insurance coverage from the prior fiscal year. For FY 22, the per claim deductible for property insurance was increased to \$2.5M and the aggregate annual coverage limit was reduced to \$500M.

Note 14: Employee Benefits

Insurance Plans

The Board of Trustees of the University of Arkansas System sponsors self-funded health (including prescription coverage) and dental benefit plans for University employees and their eligible dependents. All campuses participate in the health and dental plans. The plans are also offered to employees of the University of Arkansas Winthrop Rockefeller Institute, the University of Arkansas Foundation, Inc., the Razorback Foundation, Inc., the Walton Arts Center Council, Inc., and the University of Arkansas Technology Development Foundation.

At June 30, 2022, a total of 17,476 active employees, former employees, and pre-65 retirees were participants in the health plan. As of June 30, 2022, there were three health plan design offerings: the Classic Plan, the Premier Plan and the Health Savings Plan. Within the System subsidy guidelines, each campus makes its contribution determination based on budget considerations. A total of 19,395 active employees, former employees, and retirees were participants in the dental plan as of June 30, 2022. Campus subsidies for dental vary from 0% to 100% by campus and by enrollment tier. Retirees, and former employees, through COBRA, participate on a fully contributory basis in the health and dental plans. Medicare-eligible retirees are not eligible to continue in the University's health plan but may elect a fully-insured Medicare Advantage Plan which includes Part D drug coverage.

The University health and dental plans are accounted for on the accrual basis. The System administration estimates the medical, pharmacy and dental claims liability to be \$14,509,500 at June 30, 2022. This liability is established for incurred but not paid (IBNP) claims, and includes a related accrual for claim adjustment expenses, which are expenses incurred in the ultimate settlement of the claim. The claims and claims adjustment accrual for health, pharmacy and dental is based on the calculation prepared by Segal Consulting.

The System administration purchases specific reinsurance to reduce its exposure to large claims. In a fiscal year, after paying claims of more than \$1,400,000 for any one covered individual, the University pays an aggregating specific deductible of \$375,000, on the first claim exceeding \$1,400,000 in paid claims, before being reimbursed from the reinsurance company. The plan has not purchased any annuity contracts on behalf of claimants. If needed, the University would make arrangements through its reinsurance carrier.

The funding levels for the Plan were established based upon anticipated year-end loss ratios of 100%. As of June 30, 2022, the loss ratio for the health plan was 91% and the loss ratio for the dental plan was 95%.

The System administration retains and accounts for all of the risk financing associated with the self-insurance plan's activities in accordance with GAAP.



Reconciliation of Changes in the Liability for Future Insurance Claims		
	FY22	
Unpaid claims and claim adjustment expenses		
at beginning of year	\$ 16,710,600	
Incurred claims and claim adjustment expenses:		
Provision for insured events of the current year	173,790,440	
Adjustment in provision for insured events of prior years	193,660	
Total incurred claims and claim adjustment expenses	173,984,100	
Payments:		
Claims and claim adjustment expenses attributable		
to insured events of the current year	159,280,940	
Claims and claim adjustment expenses attributable		
to insured events of prior years	16,904,260	
Total Payments	176,185,200	
Total unpaid claims and claim adjustment expenses		
at end of year	\$14,509,500	

The liability for future insurance claims includes health, pharmacy and dental incurred but not paid (IBNP) claims/claim adjustment expenses only.

Retirement Plans

Over ninety-seven percent of all employees of the University participate in the University of Arkansas Retirement Program (URP). The URP is a defined contribution 403(b) and 457(b) program as defined by the Internal Revenue Service Code. The authority under which the URP's benefits provisions are established or amended is through the President of the University through the Board of Trustees. Arkansas Code Annotated authorizes participation in the plan. Active recordkeeper/vendors to the URP include Teachers Insurance Annuity Association (TIAA) and Fidelity Investments.

The URP is a contributory plan with the required employee contribution and the University matching contribution, within IRS match limits. That contribution formula requires an employer base contribution equal to 5% of an employee's eligible salary to their TIAA or Fidelity Investments retirement account, allocated between the two companies according to the employee's choice, with a required employee contribution of 5%.

The University makes a one-for-one contribution for employee contributions in excess of 5%, with a maximum total University contribution of 10% of eligible salary up to the IRS match limit, which at June 30, 2022, was \$30,500. Employee contributions in excess of 10% are allowed by the plans in accordance with Internal Revenue Service regulations, but the University does not match these additional contributions.

All benefits attributable to plan contributions made by the participant are immediately vested in the participant, and contributions made by the University are cliff vested upon completion of two consecutive years of URP participation. The University's TIAA and Fidelity contributions for the fiscal year 2022 were \$119,948,605. The participants' contributions for the fiscal year 2022 were \$150,660,194.

Other than a small number of employees enrolled in federal retirement programs due to their position and funding, the remaining benefits eligible employees of the University participate in one of the two State-sponsored defined benefit retirement plans which are closed to new University participant enrollment. Current University employees who are participants in the Arkansas Public Employees Retirement System (APERS) or the Arkansas Teachers Retirement System (ATRS) can continue in that participation. Current University employees who are current APERS or ATRS participants and who transfer without a break in service between University System campuses may continue in APERS participation.

APERS is a cost-sharing multiple employer defined benefit pension plan administered by the State of Arkansas. The University's required contribution rate was an amount equal to 15.32% of eligible salary in fiscal year 2022. Those employees hired after July 1, 2005, must be contributory unless they had prior service as a state employee. Employees hired before that date may be contributory. The University's contributions for the fiscal year 2022 were \$3,849,462. Participants' contributions for the fiscal year 2022 were \$1,008,044, respectively. The annual required contribution amounts and the percentage contributed are determined by the annual actuarial valuation as set forth in Arkansas Code. APERS issues a publicly available financial report, which may be obtained by writing: APERS, One Union National Plaza, 124 W. Capitol, 5th Floor, Little Rock, AR 72201.

ATRS is a cost-sharing multi-employer defined benefit pension plan. The University contributed an amount equal to 14.75% of all covered employees' salaries in fiscal year 2022. Under certain conditions, covered employees may voluntarily contribute 6% of their salary. The University's contribution for the fiscal year 2022 were \$1,262,489. Participants' contributions for the fiscal years 2022 were \$437,225. The annual required contribution amounts and the percentage contributed are determined by the annual actuarial valuation as set forth in Arkansas Code. ATRS issues a publicly available financial report, which may be obtained by writing: ATRS, 1400 W. 3rd Street, Little Rock, AR 72201.

The University has, from time to time, negotiated voluntary early retirement agreements with faculty and staff which may include the provision of a stipend and healthcare or other benefits for future periods. The amount of liability established for these type agreements was \$200,052 at June 30, 2022.

NOTE 15: Defined Benefit Pension Plans

Arkansas Public Employees Retirement System (APERS)

Plan Description

APERS is a cost-sharing, multiple-employer, defined benefit pension plan administered by the State of Arkansas. The plan was established by the authority of the Arkansas General Assembly with the passage of Act 177 of 1957. The costs of administering the plan are paid out of investment

earnings. The general administration and responsibility for the proper operation of the System is vested in the nine members of the Board of Trustees of the Arkansas Public Employees Retirement System (the Board). Membership includes three state and three non-state employees, all appointed by the Governor, and three ex-officio trustees, including the Auditor of the State, the Treasurer of the State and the Director of the Department of Finance and Administration. APERS issues a publicly available financial report that can be obtained at http://www.apers.org/publications.

Benefits Provided

Benefit provisions are set forth in Arkansas Code Annotated, Title 24, Chapter 4 and may only be amended by the Arkansas General Assembly. APERS provides retirement, disability and death benefits. Retirement benefits are determined as a percentage of the member's highest 3-year average compensation times the member's years of service. The 93rd State of Arkansas General Assembly, in Act 370, amended the law concerning the number of years used in the computation of the final average compensation (FAC) to five years for members first hired on or after July 1, 2022. Members hired prior to July 1, 2022 have their FAC computed using their highest 3-year average compensation. The percentage used is based upon whether a member is contributory or noncontributory as follows:

2.11%
2.07%
2.03%
2.00%
1.75%
1.72%

Members are eligible for full retirement benefits under the following conditions:

- at age 65 with 5 years of service,
- at any age with 28 years credited service.

Members may retire with a reduced benefit at age 55 with at least 5 years of actual service at age 55, or at any age with 25 years of service. The plan also provides disability and survivor benefits.

Effective July 1, 2016, new employees of the University are no longer eligible to participate in the Arkansas Public Employees Retirement System (APERS). Existing APERS participants are allowed to continue APERS participation.

Contributions

Contribution requirements are set forth in Arkansas Code Annotated, Title 24, Chapter 4. The contributions are expected to be sufficient to finance the costs of benefits earned by members during the year and make a level payment that, if paid annually over a reasonable period of future years, will fully cover the unfunded costs of benefit commitments for services previously rendered. Members who began service prior to July 1, 2005, who elected to remain in the non-contributory plan, are not required to make contributions to APERS. Members who began service on or after July 1, 2005, are required to participate in the contributory plan and contribute 5% of their salaries. Employers are required to contribute at a rate established by the Board of Trustees of APERS

based on an actuary's determination of a rate required to fund the plan. The University contributed 15.32% of applicable compensation for the fiscal year ended June 30, 2022.

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

At June 30, 2022, the University reported a liability of \$10,591,455 for its proportionate share of the net pension liability. The net pension liability was measured as of June 30, 2021, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of that date. The university's proportion of the net pension liability was based on the university's share of contributions to the pension plan relative to the total contributions of all participating employers. At June 30, 2022, the university's proportion was 1.378%, which was a decrease of 0.049% from its proportion measured as of June 30, 2021.

For the year ended June 30, 2022, the University recognized pension expense of \$(5,454,810). At June 30, 2022, the University reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

APERS	Defe	rred outflows	De	ferred inflows
Diff - expected & actual experience	\$	242,406	\$	(679,288)
Changes of assumptions				(74,194)
Net difference in projected/actual earnings				(18,592,052)
Changes in proportion		1,017,954		(6,846,998)
University contributions subsequent to measure		3,849,462		
	\$	5,109,822	\$	(26,192,532)

Deferred outflows of resources of \$3,849,462 related to pensions resulting from University contributions subsequent to the measurement date, will be recognized as a reduction of the net pension liability in the year ended June 30, 2023. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in the pension expense in the financial statements as follows:

2023	\$ (8,231,680)
2024	(6,059,171)
2025	(4,998,893)
2026	(5,642,428)
2027	
Thereafter	
	\$ (24,932,172)

Actuarial Assumptions

The total pension liability in the June 30, 2021 actuarial valuation was determined using the following actuarial assumptions, applied to all periods included in the measurement:

Actuarial Cost Method	Entry Age Normal
Amortization Method	Level Percentage of Payroll, Closed

Remaining Amortization Period	26 years
Asset Valuation Method	4-year smoothed market; 25% corridor
Investment Rate of Return*	7.15%
Salary Increases	3.25% – 9.85% including inflation
Wage Inflation	3.25%
Post-retirement cost-of-living increases	3% Annual Compounded Increase
Retirement Age	Experience-based table of rates that are
	specific to the type of eligibility condition.
Mortality Table	Based on RP-2006 Healthy Annuitant benefit
	weighted generational mortality tables for
	males and females. Mortality rates are
	multiplied by 135% for males and 125% for
	females and are adjusted for fully
	generational mortality improvements using
	Scale MP-2017.
Average Service Life of All Members	3.9676

^{*}Net of investment and administrative expenses.

The long-term expected rate of return on pension plan investments was determined using a building-block method in which best-estimate ranges of expected future real rates of return are developed for each major asset class. These ranges are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the current asset allocation percentage and by adding expected price inflation. Best estimates of arithmetic real rates of return for the 10-year period from 2021 to 2030 were based upon capital market assumptions provided by the plan's investment consultant. For each major asset class included in the plan's current asset allocation as of June 30, 2021, these best estimates are summarized in the following table:

Asset Class	Current Allocation	Long-Term Expected Real
		Rate of Return
Broad Domestic Equity	37%	6.22%
International Equity	24	6.69
Real Assets	16	4.81
Absolute Return	5	3.05
Domestic Fixed	18	0.57
Total	100%	

The total real rate of return expected is 4.93% with the actuary's price inflation assumption of 2.50% resulting in a Net Expected Rate of Return of 7.43%.

Discount Rate

A single discount rate of 7.15% was used to measure the total pension liability. This single discount rate was based on the expected rate of return on pension plan investments of 7.15%. The projection of cash flows used to determine this single discount rate assumed that plan member contributions will be made at the current contribution rate and that employer contributions will be made at rates

equal to the difference between actuarially determined contribution rates and the member rate. Based on these assumptions, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability.

Sensitivity of the Proportionate Share of the Net Pension Liability to Changes in the Discount Rate

The following presents the University's proportionate share of the net pension liability using the discount rate of 7.15%, as well as what the net pension liability would be if it were calculated using a single discount rate that is 1%-point lower (6.15%) and 1%-point higher (8.15%) than the current rate:

Sensitivity of Discount Rate			
1% Decrease	Discount Rate	1% Increase	
6.15%	7.15%	8.15%	
\$ 31,683,985	\$ 10,591,455	\$ (6,827,466)	

Pension Plan Fiduciary Net Position

Detailed information about the pension plan's net position is available in the separately issued APERS financial report.

Arkansas Teacher Retirement System (ATRS)

Plan Description

ATRS is a cost-sharing, multiple-employer, defined benefit pension plan administered by the State of Arkansas. The plan was established by the authority of the Arkansas General Assembly with the passage of Act 266 of 1937. The costs of administering the plan are paid out of investment earnings. The general administration and responsibility for the proper operation of the System is vested in the fifteen members of the Board of Trustees of the Arkansas Teacher Retirement System (the Board). Membership includes eleven members who are elected and consist of seven active members of ATRS with at least five years of actual service, three retired members receiving an annuity from ATRS, and one active or retired member from a minority racial ethnic group. There are also four ex officio members, including the State Bank Commissioner, the Treasurer of the State, the Auditor of the State and the Commissioner of Education. ATRS issues a publicly available financial report that can be obtained at https://www.artrs.gov/publications.

Benefits Provided

Benefit provisions are set forth in Arkansas Code Annotated, Title 24, Chapter 7 and may only be amended by the Arkansas General Assembly. ATRS provides retirement, disability and death benefits. Retirement benefits are determined as a percentage of the member's highest 3-year average compensation times the member's years of service. The percentage used is based upon whether a member is contributory or noncontributory as follows:

Contributory, 10 years or more of service	2.15%
Contributory, less than 10 years of service through 6/30/2018	2.15%
Contributory, less than 10 years of service after 7/1/2018	1.75%

Non-Contributory, 10 years or more of service through 6/30/2019	1.39%
Non-Contributory, 10 years or more of service beginning 7/1/2019	1.25%
Non-Contributory, less than 10 years of service through 6/30/2018	1.39%
Non-Contributory, less than 10 years of service after 7/1/2018	1.00%

Members are eligible to retire with a full benefit under the following conditions:

- at age 60 with 5 years of actual or reciprocal service,
- at any age with 28 years credited service.

Members with 25 years of actual or reciprocal service who have not attained age 60 may retire with a reduced benefit.

Members are eligible for disability benefits with 5 years of service. Disability benefits are computed as an age and service benefit, based on service and pay at disability. Survivor benefits are payable to qualified survivors upon the death of an active member with 5 years of service. The monthly benefit paid to eligible spouse survivors is computed as if the member had retired and elected the Joint & 100% Survivor option. Minor child survivors receive a percentage of the member's highest salary earned. ATRS also provides a lump sum death benefit for active and retired members with 10 years of actual service. The amount for contributory members will be up to \$10,000 and up to \$6,667 for noncontributory members. A cost-of-living adjustment of 3% of the current benefit is added each year.

Effective July 1, 2011, new employees of the University are no longer eligible to participate in the Arkansas Teacher Retirement System (ATRS). Existing ATRS participants are allowed to continue ATRS participation.

Contributions

Contribution requirements are set forth in Arkansas Code Annotated, Title 24, Chapter 7. The contributions are expected to be sufficient to finance the costs of benefits earned by members during the year and make a level payment that, if paid annually over a reasonable period of future years, will fully cover the unfunded costs of benefit commitments for services previously rendered. ATRS has contributory and noncontributory plans. Employers are required to contribute at a rate established by the Board of ATRS based on an actuary's determination of a rate required to fund the plan. The University contributed 14.75% of applicable compensation for the fiscal year ended June 30, 2022.

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

At June 30, 2022, the University reported a liability of \$7,829,796 for its proportionate share of the net pension liability. The net pension liability was measured as of June 30, 2021, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of that date. The University's proportion of the net pension liability was based on the University's share of contributions to the pension plan relative to the total contributions of all participating employers. At June 30, 2022, the University's proportion was 0.283%, which was a decrease of 0.036% from its proportion measured as of June 30, 2021.

For the year ended June 30, 2022, the University recognized pension expense of \$(1,573,138). At June 30, 2022, the University reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

ATRS	Deferred outflows		De	ferred inflows
Diff - expected & actual experience	\$	398,369	\$	(67,684)
Changes of assumptions		2,359,138		
Net difference in projected/actual earnings				(6,486,963)
Changes in proportion		19,048		(4,670,678)
University contributions subsequent to measure		1,262,490		
	\$	4,039,045	\$	(11,225,325)

Deferred outflows of resources related to pensions of \$1,262,490 resulting from University contributions subsequent to the measurement date, will be recognized as a reduction of the net pension liability in the year ended June 30, 2023. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in the pension expense in the financial statements as follows:

2023	\$ (2,569,949)
2024	(2,038,656)
2025	(1,747,376)
2026	(2,145,603)
2027	52,813
Thereafter	 -
	\$ (8,448,770)

Actuarial Assumptions

The total pension liability in the June 30, 2021, actuarial valuation was determined using the following actuarial assumptions, applied to all periods included in the measurement:

Actuarial Cost Method	Entry Age Normal
Amortization Method	Level Percentage of Payroll
Amortization Period	30 years
Asset Valuation Method	4-year smoothed market for funding purposes;
	20% corridor
Wage Inflation	2.75%
Salary Increases	2.75 – 7.75% including inflation
Investment Rate of Return	7.25%
Retirement Age	Experience-based table of rates that are
	specific to the type of eligibility condition.
	Last updated for the 2021 valuation pursuant
	to an experience study for the period July 1,
	2015 – June 30, 2020.

Mortality Table	Pub-2010 Healthy Retired, General Disabled		
	Retiree, and General Employee Mortality		
	weighted tables were used for males		
	and females. Mortality rates were adjusted for		
	future mortality improvements using		
	projection scale MP-2020 from 2010:		
	Healthy Annuitant: Male-105% Female-105%		
	Disabled Annuitant:Male-104% Female-		
	104%		
	Employee Mortality:Male-100% Female-		
	100%		

The long-term expected rate of return on pension plan investments was determined using a building-block method in which best-estimate ranges of expected future real rates of return (expected returns, net of pension plan investment expense and inflation) are developed for each major asset class. These ranges are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding expected inflation. Best estimates of geometric real rates of return were adopted by the plan's trustees after considering input from the plan's investment consultant and actuary. For each major asset class included in the pension plan's target asset allocation as of June 30, 2021, these best estimates are summarized below:

Asset Class	Target Allocation	Long-Term Expected Real Rate of Return
Total Equity	53%	4.8%
Fixed Income	15	0.4
Alternatives	5	3.8
Real Assets	15	4.7
Private Equity	12	6.5
Cash Equivalents	0	-0.2
Total	100%	

Discount Rate

A single discount rate of 7.25% was used to measure the total pension liability based on the expected rate of return on pension plan investments. The current member and employer contribution rates are 6.75% and 14.75% of active member payroll, respectively. Although not all members contribute, the member and employer rates are scheduled to increase by 0.25% increments ending in fiscal year 2023. The ultimate member and employer rates will be 7% and 15%, respectively. The projection of cash flows used to determine this single discount rate assumed that member and employer contributions will be made in accordance with this schedule. Based on these assumptions, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability.

Sensitivity of the Proportionate Share of the Net Pension Liability to Changes in the Discount Rate

The following presents the University's proportionate share of the net pension liability using the discount rate of 7.25%, as well as what the plan's net pension liability would be if it were calculated using a single discount rate that is 1%-point lower (6.25%) or 1%-point higher (8.25%):

Sensitivity of Discount Rate					e
1% Decrease Discount Rate 1% Increase					
6.25% 7.25% 8.25%					8.25%
\$	16.381.474	\$	7.829.796	\$	734.155

Pension Plan Fiduciary Net Position

Detailed information about the pension plan's net position is available in the separately issued ATRS financial report.

NOTE 16: Other Postemployment Benefits (OPEB)

The University offers postemployment health (including prescription drugs) and dental benefits, along with life insurance (\$10,000 available coverage), to eligible retirees. Employees retiring on or after January 1, 2021, will not be eligible for life insurance coverage. Health and dental benefits are provided in the University's self-funded plan sponsored by the Board of Trustees of the University of Arkansas System for current and pre-65 retired employees. The plan is considered a single-employer, defined benefit plan. The System Administration manages and administers the plan. Although benefits are also provided under the University's plan for the employees of the University of Arkansas Foundation, Inc., the University of Arkansas Winthrop Rockefeller Institute, the Walton Arts Center Foundation, Inc., the Razorback Foundation, Inc., and the University of Arkansas Technology Development Foundation, no postemployment benefit is accrued by the University for these private entities. Financial activities of the plan are reported in the accompanying consolidated financial report. No assets are accumulated in a trust. Retirees pay 100% of premiums for all campuses with the following exceptions:

UACCRM, who paid 83% of the premium for single coverage for a closed group of employees through 1/1/19, but none of the premium for a spouse or unmarried dependent. Employees who retire currently and since December 31, 2018, will pay 100% of premiums for single and spouse coverage.

Employer costs are funded on a pay-as-you-go basis for all campuses. Retirees qualify for postemployment benefits as follows:

Employees must have a combination of age and years of service of at least 70 with at least 10 years of coverage under the plan. Retirees may cover spouses and eligible dependent children. Surviving spouses can continue coverage after retiree's death.

Retirees pay 100% of the fully insured premium directly to United Healthcare. As a result, no liabilities for Medicare eligible retiree benefits are included in this valuation.

Employees Covered by Benefit Terms

At June 30, 2022, the following employees were covered by the benefit terms:

Employees covered by Benefit Terms	Medical	Life
Inactive employees or beneficiaries currently receiving benefit payments	338	2,058
Active employees	19,101	
Total Employees covered by Benefit Terms	19,439	2,058

Total OPEB Liability

Total OPEB liability as of June 30, 2022 was \$80,318,000, determined by actuarial valuations as of July 1, 2021, rolled forward.

Summary of Key Actuarial Methods and Assumptions

Valuation date July 1, 2021 valuation for the year ended June 30, 2022

Valuation year Census data collected as of February 2022

Actuarial cost method Entry Age Normal
Amortization method Level percent of payroll

Remaining amortization period 30 years rolling

Asset valuation method N/A

Actuarial assumptions:

Investment rate of return 2.16%

Rate of salary increase

for amortization 4.00%

Medical inflation rate

6.50% grading to 3.12% over 19 years

7.50% grading to 3.12% over 19 years

Retiree contribution inflation

rate 6.77% grading to 3.12% over 19 years

The discount rate used to measure the Total OPEB Liability (TOL) as of June 30, 2020 was 2.21%, the unfunded rate determined as of June 30, 2020 based on the Bond Buyer 20-year-Bond GO Index. The discount rate used to measure the Total OPEB Liability (TOL) as of June 30, 2021 was 2.16%, the unfunded rate determined as of June 30, 2021 based on the Bond Buyer 20-year-Bond GO Index.

Mortality Rates:

Healthy Pub-2010 Teachers Headcount weighted Mortality Tables for

employees, contingent annuitants, and healthy retirees projected generationally using projection scale MP-2021 from base year

2010.

Disabled Pub-2010 Teachers Headcount weighted Mortality Tables for

disabled retirees projected generationally using projection scale

MP-2021 from base year 2010.

General Overview of the Valuation Methodology

The Entry Age Actuarial Cost Method was used to value the Plan's actuarial liabilities and to set the normal cost. Under this method, the normal cost rate is the percentage of pay contribution which would be sufficient to fund the Plan benefits if it were paid from each member's entry into the Plan until termination or retirement. The unfunded liability is amortized over a rolling 30-year period. The amortization method is a level percentage of pay.

The claims costs were developed from the active premium rates for the period July 1, 2020 to June 30, 2021. 67.9% of the premium was assumed to be for medical, 25.4% for pharmacy, and 6.7% for expenses. The claims costs and contributions were trended by the 2021 rates in the economic section to bring them to the fiscal year July 1, 2021 to June 30, 2022.

The dental rates are set to match projected costs. Based on a comparison of the recent dental claims plus fees, the dental rates are set at a level sufficient to cover projected costs. Retirees pay 100% of the budget rate for coverage. Therefore, the cost for dental coverage was excluded from this valuation.

Changes in Actuarial Assumptions and Methods since the Prior Valuation

The claim costs and trends were updated to reflect changes in benefits and experience and our expectation for the future costs. The initial retiree contribution was adjusted to reflect current contribution rates.

The discount rate changed from 2.21% to 2.16%.

The report does not reflect future changes in benefits, penalties, taxes (including future excise taxes), or administrative costs that may be required as a result of the Patient Protection and Affordable Care Act of 2010, related legislation, or regulations. It does reflect all ACA costs to date.

Changes in the Total OPEB Liability

The table below shows the changes in the total OPEB liability (TOL) during the measurement period ended on June 30, 2022.

	 2022
Balances at 6/30/2020 (Reporting Date 6/30/2021)	\$ 76,603,000
Changes for the year:	
Service cost	4,891,000
Interest (includes interest on service cost)	1,776,000
Changes of benefit terms	_
Differences between expected and actual experience	(971,000)
Changes of assumptions	398,000
Benefit payments, including refunds of member contributions	 (2,379,000)
Net changes in total OPEB liability	 3,715,000
Balances at 6/30/2021 (Reporting Date 6/30/2022)	\$ 80,318,000

During the measurement year, the TOL increased by approximately 3.7 million. The service cost, changes in assumptions and interest cost increased the TOL by approximately \$6.7 million while benefit payments decreased the TOL by approximately \$2.4 million.

The discount rate changed from 2.21% to 2.16% between June 30, 2020 and June 30, 2021.

Sensitivity of the Total OPEB Liability

Changes in the discount rate affect the measurement of the TOL. Lower discount rates produce a higher TOL and higher discount rates produce a lower TOL. The table below shows the sensitivity of the TOL to the discount rate.

Sensitivity of Total OPEB Liability to Changes in Discount Rate			
1%	Discount	1%	
Decrease	Rate	Increase	
1.16%	2.16%	3.16%	
\$87,890,000	\$80,318,000	\$73,548,000	

Changes in the healthcare trends affect the measurement of the TOL. Lower healthcare trends produce a lower TOL and higher healthcare trends produce a higher TOL. The table below shows the sensitivity of the TOL to the healthcare trends.

Sensitivity of Total OPEB Liability to Changes in Healthcare Cost Trend Rates			
1% Healthcare 1%			
Decrease	Trend	Increase	
\$73,019,000	\$80,318,000	\$88,863,000	

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

For the year ended June 30, 2022, the University recognized OPEB expense of \$4,747,000. At June 30, 2022, the University reported deferred outflows of resources and deferred inflows of resources related to OPEB from the following sources.

	Deferred Outflows of		Deferred Inflows of
	Resources		Resources
Differences between expected and actual experience	\$ 2,177,000	\$	6,782,000
Changes in assumptions	7,593,000		2,118,000
Contributions subsequent to the measurement date	2,595,000		
Total	\$ 12,365,000	\$	8,900,000

The \$2,595,000 reported as deferred outflows of resources resulting from the University's contributions subsequent to the measurement date will be recognized as a reduction of the total OPEB liability in the year ended June 30, 2023. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to OPEB will be recognized in OPEB expense in the financial statements as follows:

Year ended June 30:	
2023 \$	(1,052,000)
2024	650,000
2025	1,010,000
2026	410,000
2027	(108,000)
Thereafter	(40,000)

Note 17: Functional Classifications of Operating Expenses

The following is a reconciliation of the natural classifications as presented in the statement of revenues, expenses, and changes in net position to the functional classifications for fiscal year 2022:

	Natural Classifications										
Functional	(Compensation		Supplies	Scho	larships &					
Classifications		& Benefits		& Services	Fel	lowships	Ins	urance	Depr	eciation	TOTAL
Instruction	\$	401,466,477	\$	68,487,552	\$	-	\$	-	\$	-	\$ 469,954,029
Research		209,920,321		118,643,375		-		-		-	328,563,696
Public Service		84,448,221		44,202,839		-		-		-	128,651,060
Academic Support		113,295,409		35,252,456		-		-		-	148,547,865
Student Services		56,514,820		30,697,270		19,673		-		-	87,231,763
Institutional Support		173,456,935		78,963,496		-		-		-	252,420,431
Scholarships/Fellowship		2,445,074		2,061,818	11	5,341,480		-		-	119,848,372
Plant Operations		70,888,395		103,709,501		-		-		-	174,597,896
Auxiliary Enterprises		85,506,500		126,828,013		3,067,920		-		-	215,402,433
Depreciation		=		-		-		-	221	,743,975	221,743,975
Patient Care		732,350,317		502,988,000		-		-		-	1,235,338,317
Other		1,640,000		2,017,000		-		-		-	3,657,000
Insurance expenses		-		-		-	192	,354,975		-	192,354,975
TOTAL	\$	1,931,932,469	\$	1,113,851,320	\$11	8,429,073	\$192	,354,975	\$221	,743,975	\$ 3,578,311,812

Note 18: Other Organizations

There are several entities, in addition to those identified as component units in Note 1, which are related to the University. The purposes of these organizations are varied, but all were established to benefit the University, or its students, faculty and staff in some manner.

The Razorback Foundation, Inc. was incorporated on October 17, 1980, for the sole purpose of supporting intercollegiate athletics at the Fayetteville campus. Audited financial statements for the year ended June 30, 2022, are presented below in summary form and include the accounts of its wholly owned subsidiaries, Sports Shows, Inc., Cato Springs Road LLC, TSSD LLC, and Hog Wild Productions, LLC.

THE RAZORBACK FOUNDATION, INC. CONDENSED STATEMENT OF FINANCIAL POSITION As of June 30, 2022

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Cash and investments	\$ 60,029,188
Other assets	23,515,992
Total Assets	\$ 83,545,180

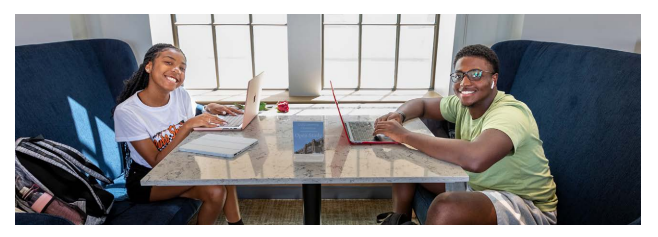
Liabilities and Net Assets

Liabilities	\$ 352,787
Net Assets	83,192,393
Total Liabilities and Net Assets	\$ 83,545,180

CONDENSED STATEMENT OF ACTIVITIES FY Ended June 30, 2022

Income and Other Additions	\$ 30,099,684
Expenditures and Other Deductions	(19,152,073)
Total Increase in Net Assets	\$ 10,947,611

Arkansas Alumni Association, Inc. was incorporated in 1960 for the purpose of providing various services to the members, consisting of graduates, former students and friends, in connection with the promotion and furtherance of the Fayetteville campus. Audited financial statements for the year ended June 30, 2022, are presented below in summary form.



ARKANSAS ALUMNI ASSOCIATION, INC. CONDENSED STATEMENT OF FINANCIAL POSITION As of June 30, 2022

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Cash and investments Other assets		5,036,541 11,832,080
Total Assets		16,868,621
Liabilities and Net Assets		
Liabilities	\$	1,462,496
Net Assets		15,406,125
Total Liabilities and Net Assets	\$	16,868,621

CONDENSED STATEMENT OF ACTIVITIES FY Ended June 30, 2022

Income and Other Additions	\$ 2,239,243
Expenditures and Other Deductions	(3,599,652)
Total Decrease in Net Assets	\$ (1,360,409)

Arkansas 4-H Foundation, Inc. was incorporated in 1951. The purposes and objectives of the Foundation are exclusively educational. The Foundation was formed to encourage and support such purposes that will meet the needs and advance the interests of 4-H youth programs throughout the State of Arkansas. Audited financial statements for the year ended June 30, 2022, are presented below in summary form.

ARKANSAS 4-H FOUNDATION, INC. CONDENSED STATEMENT OF FINANCIAL POSITION As of June 30, 2022

Cash and investments

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Other assets		3,911,304
Total Assets		9,320,360
Liabilities and Net Assets		
Liabilities	\$	190,993
Net Assets		9,129,367
Total Liabilities and Net Assets	\$	9.320.360

\$ 5,409,056

CONDENSED STATEMENT OF ACTIVITIES FY Ended June 30, 2022

Income and Other Additions	\$ 1,368,724
Expenditures and Other Deductions	(1,977,562)
Total Decrease in Net Assets	\$ (608,838)

University of Arkansas Technology Development Foundation was incorporated in May 2003 and is considered a supporting organization of the Fayetteville campus. Its mission is to stimulate a knowledge-based economy in the state of Arkansas through partnerships that lead to new opportunities for learning and discovery, build and retain a knowledge-based workforce, and

spawn the development of new technologies that enrich the economic base of Arkansas. Audited financial statements for the year ended June 30, 2022, are presented below in summary form.

UNIVERSITY OF ARKANSAS TECHNOLOGY DEVELOPMENT FOUNDATION CONDENSED STATEMENT OF FINANCIAL POSITION As of June 30, 2022

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Cash and investments	\$ 3,247,713
Other assets	15,133,023
Total Assets	\$ 18,380,736
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Liabilities and Net Assets

Liabilities	\$ 11,757,073
Net Assets	6,623,663
Total Liabilities and Net Assets	\$ 18,380,736

CONDENSED STATEMENT OF ACTIVITIES FY Ended June 30, 2022

Income and Other Additions	\$ 3,111,228
Expenditures and Other Deductions	 (3,061,400)
Total Increase in Net Assets	\$ 49,828

University of Arkansas Fort Smith Foundation, Inc. operates as a nonprofit corporation whose primary activity is providing support to the Fort Smith campus. Audited financial statements for the year ended June 30, 2021, are presented below in summary form.

UNIVERSITY OF ARKANSAS FORT SMITH FOUNDATION, INC. CONDENSED STATEMENT OF FINANCIAL POSITION As of June 30, 2021

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Cash and investments	\$131,170,540
Other assets	407,318
Total Assets	\$131,577,858

Liabilities and Net Assets

Liabilities	\$	882,282
Net Assets	13	0,695,576
Total Liabilities and Net Assets	\$13	1,577,858

CONDENSED STATEMENT OF ACTIVITIES FY Ended June 30, 2021

Income and Other Additions	\$ 35,398,501
Expenditures and Other Deductions	 (4,269,890)
Total Increase in Net Assets	\$ 31,128,611

The University of Arkansas at Little Rock Alumni Association is utilized to receive and disburse funds obtained from gifts, activity fees and receipts from special projects. The Association operates as a nonprofit benevolent corporation for charitable educational purposes. The assets of the Association are held by The University of Arkansas Foundation, Inc.

Trojan Athletic Foundation, Inc. is a non-profit entity established to support the athletic department at the Little Rock campus. Audited financial statements for the year ended June 30, 2022, are presented below in summary form.

TROJAN ATHLETIC FOUNDATION, INC. CONDENSED STATEMENT OF FINANCIAL POSITION As of June 30, 2022

Assets	
Cash	\$ 248,820
Other Assets	 64,508
Total Assets	\$ 313,328
Liabilities and Net Assets	
Liabilities	\$ 27,410
Net Assets	285,918
Total Liabilities and Net Assets	\$ 313,328

CONDENSED STATEMENT OF ACTIVITIES FY Ended June 30, 2022

Income and Other Additions	\$ 319,870
Expenditures and Other Deductions	(237,384)
Total Increase in Net Assets	\$ 82,486

University of Arkansas at Pine Bluff/AM&N Alumni Association, Inc. was organized to foster and promote the general welfare and growth of the University of Arkansas at Pine Bluff. Unaudited financial statements for the year ended December 31, 2021, are presented below in summary form.



UAPB/AM&N ALUMNI ASSOCIATION, INC. CONDENSED STATEMENT OF FINANCIAL POSITION-UNAUDITED

As of December 31, 2021

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Assets	
Cash & investments	\$ 764,677
Other assets	58,113
Total Assets	\$ 822,790
Liabilities and Net Assets	
Liabilities	\$ 99,630
Net Assets	723,160
Total Liabilities and Net Assets	\$ 822,790

CONDENSED STATEMENT OF ACTIVITIES-UNAUDITED FY Ended December 31, 2021

Income and Other Additions	\$ 269,252
Expenditures and Other Deductions	(120,087)
Total Increase in Net Assets	\$ 149,165

University of Arkansas at Pine Bluff Scholarship Endowment Fund was created to provide scholarships to a culturally diverse student population at the University of Arkansas at Pine Bluff. Financial information include in the Form 990 for the year ended December 31, 2021, are presented below in summary form.

UNIVERSITY OF ARKANSAS-PINE BLUFF SCHOLARSHIP ENDOWMENT FUND PER FORM 990

CONDENSED STATEMENT OF FINANCIAL POSITION As of December 31, 2021

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Cash & investments	\$_	5,621,353
Total Assets	\$	5,621,353
Liabilities & Net Assets		
Liabilities	\$	-
Net Assets		5,621,353
Total Liabilities & Net Assets	\$	5,621,353

CONDENSED STATEMENT OF ACTIVITIES FY Ended December 31, 2021

Income and Other Additions	\$ 700,821
Expenditures and Other Deductions	(260,544)
Total Increase in Net Assets	\$ 440,277

Cossatot Community College of the University of Arkansas Foundation, Inc. was rolled into the University of Arkansas Foundation effective July 1, 2020.

Phillips Community College Foundation was rolled into the University of Arkansas Foundation effective January 1, 2020.

University of Arkansas Community College at Hope Foundation, Inc. operates for the sole benefit of the Hope campus. Audited financial statements for the year ended June 30, 2021, are presented below in summary form.

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT HOPE FOUNDATION, INC. CONDENSED STATEMENT OF FINANCIAL POSITION As of June 30, 2021

Assets	
Cash and investments	\$ 3,904,369
Other Assets	346,801
Total Assets	\$ 4,251,170
Liabilities and Net Assets	
Liabilities	\$ 36,498
Net Assets	4,214,672
Total Liabilities and Net Assets	\$ 4,251,170

CONDENSED STATEMENT OF ACTIVITIES FY Ended June 30, 2021

Income and Other Additions	\$ 1,448,342
Expenditures and Other Deductions	(347,587)
Total Increase in Net Assets	\$ 1.100.755

Rich Mountain Community College Foundation, Inc. operates for the sole benefit of the Rich Mountain campus. Audited financial statements for the year ended June 30, 2021, are presented below in summary form.



RICH MOUNTAIN COMMUNITY COLLEGE FOUNDATION, INC. CONDENSED STATEMENT OF FINANCIAL POSITION As of June 30, 2021

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110000	
Cash and investments	\$ 4,054,637
Other assets	2,514,615
Total Assets	\$ 6,569,252
7.130	
Liabilities and Net Assets	
Liabilities	\$ -
Net Assets	 6,569,252
Total Liabilities and Net Assets	\$ 6,569,252

CONDENSED STATEMENT OF ACTIVITIES FY Ended June 30, 2021

Income and Other Additions	\$ 1,413,404
Expenditures and Other Deductions	(238,136)
Total Increase in Net Assets	\$ 1,175,268

University of Arkansas Winthrop Rockefeller Institute (prior to June 11, 2012, known as the University of Arkansas Winthrop Rockefeller Center d/b/a/ Winthrop Rockefeller Institute) is an educational conference center incorporated in January 2005. The Institute's mission is to provide extended learning for youth and adults and conferences focused on enriching and informing Arkansas leaders. Audited financial statements for the year ended June 30, 2021, are presented below in summary form.



UNIVERSITY OF ARKANSAS WINTHROP ROCKEFELLER CENTER, INC. CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION As of June 30, 2021

Assets

Cash and investments	\$ 147,984,954
Receivables	660,871
Other	67,300
Property and Equipment, Net	 23,189,515
Total Assets	\$ 171,902,640

Liabilities and Net Assets

Liabilities	\$ 1,458,985
Net Assets	170,443,655
Total Liabilities and Net Assets	\$ 171,902,640

CONDENSED CONSOLIDTED STATEMENT OF ACTIVITIES FY Ended June 30, 2021

Income and Other Additions	\$ 42,441,750
Expenditures and Other Deductions	 (6,103,759)
Total Increase in Net Assets	\$ 36,337,991

Delta Student Housing, Inc. (Delta) is a nonprofit corporation organized in Arkansas. Delta was created for the purpose of facilitating the financing for construction of student housing facilities on the various campuses of the University. Unaudited financial statements for the year ended June 30, 2022, are presented below in summary form.



DELTA STUDENT HOUSING, INC. UNAUDITED CONDENSED STATEMENT OF FINANCIAL POSITION As of June 30, 2022

Assets	
Cash	\$ 13,655
Property and equipment	-
Total Assets	\$ 13,655
Liabilities and Net Assets	
Liabilities	\$ -
Net Assets	13,655
Total Liabilities and Net Assets	\$ 13,655

UNAUDITED CONDENSED STATEMENT OF ACTIVITIES FY Ended June 30, 2022

Income and Other Additions	\$ 18,501
Expenditures and Other Deductions	 (19,283)
Total Decrease in Net Assets	\$ (782)

Note 19: Elimination of Inter-Company Transactions

The consolidated financial statements were prepared from financial statements submitted by each campus and the System Administration of the University. The inclusion of inter-company transactions in the consolidated financial statements is not considered materially significant to distort the amounts presented in the consolidated financial statements with the following exceptions, which were eliminated.

FY22 - Statement of Net Position

An elimination entry was made to reduce accounts receivable and accounts payable by \$22,601,585, which represent amounts owed by the campuses to the System Administration for insurance premiums and campus billings for services rendered, amounts owed between campuses, and interest due from a System Administration loan for eVersity from the campuses.

Three loans between University entities were eliminated to reduce assets and liabilities: (1) \$562,841 (current portion \$31,573) to reflect a loan from UAMS to UAF, and (2) \$4,975,498 (current portion \$158,359) to reflect a loan from the campuses to eVersity and (3) interinstitutional loans between the System Administration and 11 campuses to assist in financing the ERP implementation costs. The following schedule details the balance of the loans at June 30, 2022 which were eliminated against current and long-term debt (current portion \$1,580,360) and Other non-current assets:

Campus	Balance	e at June 30,2022
UAFS	\$	693,021
UALR		1,999,293
UAM		498,937
UAMS		15,361,080
UAPB		723,430
PCCUA		254,036
UACCB		127,753
UACCHT		130,300
UAPTC		454,613
UACCRM		79,496
ASMSA		131,224
	\$	20,453,183

In addition, an elimination entry in the amount of \$1,080,985 was made to increase accounts payable and decrease notes payable so the that payables and receivables between UAMS and the System Administration would agree for the inter-institutional ERP loan due to the timing of the June 2022 payment.

FY22 - Statement of Revenues, Expenses, and Changes in Net Position

As explained in Note 14, the System Administration administers the self-funded insurance programs for the University. Insurance premiums remitted to the System Administration by the campuses are shown as insurance revenues, and insurance claims paid are shown as insurance expenditures on the System Administration's financial statements. The premiums expensed by the campuses are recorded as part of compensation and benefits. An elimination entry was made to reduce insurance revenue and compensation/benefits expenditures in the amount of \$141,104,487.

An elimination entry was made for billings by System Administration to the campuses for services rendered to reduce operating sales and services revenue and operating supplies/services expense in the amount of \$4,214,955. An elimination entry for services provided among campuses in the amount of \$855,440. These amounts decreased operating sales and services, other operating revenues and operating supplies/services.

An elimination entry for the System Administration's interest expense for a loan from the campuses was made to decrease other non-operating revenues (expenses) and investment income in the amount of \$87,071. An elimination entry for the System Administration's interest income for the loans referred to above with 11 campuses was made to decrease interest expense and investment income in the amount of \$658,798.

FY22 - Statements of Cash Flows

The effects of the elimination entries described above to the statement of net position and the statement of revenues, expenses and changes in net position are also reflected in the statement of cash flows.

Note 20: Joint Endeavor

In 1987, the University of Arkansas and the City of Fayetteville engaged in a joint endeavor to operate the Walton Arts Center. Funds were pooled from each entity to provide for the construction and operation of the center. The University of Arkansas/City of Fayetteville Arts Foundation, Inc., now called the Walton Arts Center Foundation, Inc., was established to administer this project and its funds. Activities of the foundation were managed by nine directors - three appointed by the University, three by the City of Fayetteville, and three recommended by the Foundation that were approved by the mayor and chancellor.

The Walton Arts Center Council, Inc. was formed to construct, operate, manage, and maintain the Arts Center in Fayetteville, Arkansas, in accordance with the Interlocal Cooperation Agreement between the City of Fayetteville and the University of Arkansas. The ownership of the Arts Center facilities, including land, is held equally by the City and the University. The Arts Center Council was required to submit an annual budget to both the City and the University for approval. The Board of Trustees of The Arts Center Council was comprised of five members appointed by the University, five members appointed by the City, and ten members appointed at large, all of whom served as volunteers.

On August 14, 2014, the governing documents establishing and defining the joint endeavor between the City of Fayetteville and the University of Arkansas to operate the Walton Arts Center were revised to ensure clarity and flexibility to allow the Walton Arts Center to meet the arts and entertainment needs of all residents of Northwest Arkansas with a multi-venue system, while at the same time confirming support of the original partnership. Revisions were made to the respective Articles of Incorporation of the Walton Arts Center Foundation, Inc. and the Walton Arts Center Council, Inc. to clarify the purpose of each entity to encompass multiple venues in the Northwest Arkansas region; to allow the Walton Family Foundation to appoint nine additional directors to the Board of Directors of the Arts Center Council while ensuring that the City and University maintain their proportionate number of directors on the Board; to return the City of Fayetteville's initial payment of \$1.5 million to the Foundation back to the City for the City's use in the construction of a parking facility adjacent to the Walton Arts Center or as otherwise determined by the Fayetteville City Council; and with consent by the University to expend the institution's initial payment of \$1.5 million to the Foundation to help defray the construction costs of the proposed enlargement and enhancement of the Walton Arts Center located in Fayetteville, Arkansas. To date, the University's funds placed in the endowment have not been spent. Accordingly, the relationship of the University and Walton Arts Center Foundation, Inc, remains unchanged. In the event the funds are expended, as provided in the revised agreement, the Walton Arts Center Foundation, Inc. would no longer be an agent for the University nor would the University have the right of appointment of Walton Arts Center Foundation, Inc. directors.

An Amended and Restated Interlocal Cooperation Agreement was also executed that permits the Walton Arts Center to conduct business as a separate, free-standing non-profit corporation; that budget and operational oversight rests exclusively with the Walton Arts Center Council and confirms the Walton Arts Center is no longer an agent of the University or the City, nor restricted to the terms of the original agreement; and affirms the Walton Arts Center must comply with the

terms of a new lease agreement executed by the University, City of Fayetteville and the Walton Arts Center Council.

The lease agreement extends the term to twenty-five years and recognizes the changed scope of the Walton Arts Center. The lease also provides assurances regarding the on-going quality and type of performances at the Walton Arts Center in Fayetteville.

Note 21: Related Parties

The Provost and Executive Vice Chancellor for Academic and Student Affairs was a member of the Board of Directors of Arvest Bank, Fayetteville, one of the autonomous community-oriented banks which comprise Arvest Bank Group, Inc., based in Bentonville, Arkansas, up until his appointment as Interim Chancellor in August 2021. There were no additional significant related party transactions other than those with component units discussed in Note 1.

Note 22: Contingencies

The University has been named as defendant in several lawsuits. It is the opinion of management and its legal counsel that these matters will be resolved without material adverse effect on the future operations or financial position of the University.

Immunity provisions in Arkansas law prohibit suits for damages against the Board of Trustees of the University of Arkansas System (UA Board) in Arkansas state courts. In addition, Arkansas law provides that state employees are "immune from suit, except to the extent they may be covered by liability insurance, for damages for acts or omissions, other than malicious acts or omissions, occurring within the course and scope of their employment." Therefore, employees of the University of Arkansas for Medical Sciences (UAMS) acting in good faith in the course and scope of their employment may be sued in state courts, but only to the extent of maintained insurance coverage. UAMS maintains malpractice insurance for certain employees under a claims-made policy. Premiums are accrued based on estimated claims, with the final premium amount determined based on actual claims experience. The cost of this policy is included in supplies and other expenses. UAMS incurred costs of \$4,497,000 for this insurance during the year ended June 30, 2022. A party may bring an action against the University through the Arkansas State Claims Commission (the Claims Commission). The Claims Commission may award a claim of up to \$15,000 without further review or appropriation. Awards that the Claims Commission makes in excess of \$15,000 must be approved and appropriated by the Arkansas State Legislature. Appropriations of this type, if any, reduce appropriations from the state to the University in the period in which the claim is appropriated.

In the fiscal year ended June 30, 2006, the Arkansas Development Finance Authority (the Authority) issued \$36,775,000 in Tobacco Settlement Revenue Bonds. The Authority made the proceeds of the bonds available to the UA Board to fund an expansion to the Arkansas Cancer Research Center, now known as the Winthrop P. Rockefeller Cancer Institute, which is on the campus of UAMS. The bonds have an approximate yield to maturity of 4.77% to 5.10% and principal and accumulated interest are payable beginning in 2021 through 2031 for \$22,158,000 of serial bonds and beginning in 2036 through 2046 for \$14,617,000 of term bonds.

Funds received from the Arkansas Tobacco Settlement Funds Act of 2000 are pledged for debt service and are the primary source of payment for the bonds. In accordance with a Loan Agreement dated June 1, 2006, between the UA Board and the Authority, the UA Board will be required to make debt service payments on the Series 2006 bond issue in the event of a shortfall in tobacco settlement revenues. However, no such payments will be made unless the debt service revenues are insufficient to make such payments. Management believes the debt service revenues will be sufficient to service the entire principal and interest due. The *Global Insights USA, Inc.* report, prepared in August 2006, on the *Forecast of U.S. Cigarette Consumption (2004-2046)* indicated that tobacco consumption in 2046 is expected to decline by 54% from the 2003 level. For fiscal year 2003, Arkansas received \$60,067,457 from the Tobacco Settlement Fund. Using the 54% decline from above, Arkansas should receive approximately \$27.6 million in 2046 with the first \$5 million dedicated to pay the debt service on this bond issue.

If debt service revenues had been considered insufficient at June 30, 2022, the University would have incurred a liability of \$72,902,000 related to the issue. This amount includes drawdown of funds related to the project, issuance costs, discounts, accreted interest, and other expenses related to the issue. The revenues pledged by UAMS to secure the Loan Agreement consist of inpatient service fees and fees collected from other ancillary, therapeutic, and diagnostic services provided within the walls of the hospital but exclude physician-generated revenues, State appropriations, and revenues restricted for other purposes.

Note 23: Restatements

Statement of Revenues, Expenses, and Changes in Net Position

The University adopted GASB Statement No. 87, Leases in fiscal year 2022. GASB Statement No. 87 establishes a single model for lease accounting based on the foundation principle that leases are financings of the right to use an underlying asset. Under this Statement, a lessee is required to recognize a lease liability and an intangible right-to-use lease asset, and a lessor is required to recognize a lease receivable and a deferred inflow of resources.

Beginning in fiscal year 2022, the University started recognizing intangible "right to use" leased assets equal to the present value of the lease payments. This increase in assets is offset by a corresponding increase in lease liability for certain of its leases that were previously reported as operating leases under the previous accounting standards. Prior to GASB 87 operating leases were expensed as payments were made.

As a result of GASB 87, leased assets, in fiscal year 2022, are reported separately as right-to-use buildings, equipment, improvements and infrastructure. Leases were recognized and measured using the facts and circumstances that existed at the beginning of fiscal year 2022. The present value of the leased assets are calculated using the term of the lease and the incremental borrowing rate for the university at the beginning of the lease. The lease terms vary according to the conditions of the individual leases.

Beginning net position, as reported on the Statement of Revenues, Expenses and Changes in Net Position, was restated due to the implementation of GASB Statement 87, as amended. As a result, Net Position – beginning of the year was increased by \$558,735 to reflect the net effect of recognizing the University's total right-to use assets and lease receivables offset by lease payables and deferred inflows of resources attributable to the year ended June 30, 2021.

Beginning net position, as reported on the Statement of Revenues, Expenses and Changes in Net Position, has also been restated for the year ended June 30, 2021 to adjust prior year grant revenue and receivables for the University of Arkansas, Fayetteville due to overstatement in the amount of \$8,953,130.

Statement of Net Position

The net effect of these restatements was an overall decrease to total net position of \$8,394,395. The net adjustment is reflected in the net position amounts reported as of June 30, 2021 for Net Investment in Capital Assets, Expendable, Research and Expendable, Public Service. The Statement of Cash Flows was also restated to reflect the changes.

		As Reported			Restated
	J	June 30, 2021	Ne	t Adjustemnt	June 30, 2021
ASSETS				•	
Current					
Accounts receivable, net of allowances	\$	243,839,715	\$	(8,042,928)	\$ 235,796,787
Non-Current					
Other non-current assets		5,451,427		7,896,807	13,348,234
Capital assets, net of depreciation		3,024,382,884		7,262,349	3,031,645,233
LIABILITIES					
Current					
Bonds, notes, leases and installment contracts payable		89,826,582		1,329,885	91,156,467
Non-Current				-	-
Bonds, notes, leases and installment contracts payable		1,689,720,174		5,373,729	1,695,093,903
DEFERRED INFLOWS OF RESOURCES				-	-
Other		7,146,000		8,807,009	15,953,009
NET POSITION					
Net Investment in Capital Assets		1,484,710,808		558,735	1,485,269,543
Expendable					
Research		75,600,439		(6,965,620)	68,634,819
Public service		34,828,794		(1,987,510)	32,841,284

Note 24: Subsequent Events

On August 25, 2022, the University issued \$16,655,000 in Various Facilities Revenue Bonds, (UAPB Campus) Series 2022, with various interest rates of 4.00% - 5.00%. Proceeds from this sale will be used to finance a portion of the costs of certain capital improvements, including the acquisition, construction, equipping, and furnishing of a student center (the "Student Center Facility") and the acquisition, construction, improvement, renovation, equipping and/or furnishing of other capital improvements and infrastructure and the acquisition of various equipment and/or real property for UAPB (collectively, the "Project") and to pay costs of issuance of the Bonds.

On November 9, 2022, the University issued \$72,655,000 in Various Facility Revenue Bonds (Fayetteville Campus), Series 2022A, with interest rates of between 4.00% and 5.25%. The bonds were issued to provide funds to finance various construction and renovation projects on the University campus and were issued on a tax-exempt basis. Projects include (a) the acquisition, construction, furnishing, and equipping of the Anthony Timberlands Center for Design and Materials Innovation; (b) the renovation, restoration, acquisition, construction, improvement, furnishing, and equipping of the Fine Arts Center; (c) the renovation, acquisition, construction, improvement, furnishing, and equipping of the first and second floors of Mullins Library; (d) the acquisition, construction, furnishing, and equipping of the Windgate Studio and Design Center; and (e) the acquisition, construction, improvement, renovation, equipping and/or furnishing of other capital improvements and infrastructure and the acquisition of various equipment and/or real property for the University of Arkansas, Fayetteville.

On November 9, 2022, the University issued \$4,025,000 in Various Facility Revenue Bonds (Fayetteville Campus), Taxable Series 2022B, with interest rates of between 4.70% and 5.28%. The bonds were issued to provide funds to finance various construction and renovation projects on the University campus and were issued on a taxable basis. Projects include the acquisition, construction, installation, and equipping of a roof replacement for the Engineering Research Center and the acquisition, construction, improvement, renovation, equipping and/or furnishing of other capital improvements and infrastructure and the acquisition of various equipment and/or real property for the University of Arkansas, Fayetteville.



Employee Benefits

Schedule of University's Proportional Share of the Net Pension Liability Arkansas Public Employees Retirement System Last Eight Fiscal Years*								
		2022	2021		2020		2019	2018
University's proportion of net pension liability		1.378%	1.427%		1.656%		2.008%	2.198%
University's proportionate share of net pension liability	\$	10,591,455 \$	40,877,027	\$	39,944,209	\$	44,294,023 \$	56,807,517
University's covered payroll**		26,989,144	29,263,785		32,838,844		36,710,317 \$	40,658,901
University's proportionate share of the net pension liability as a percentage of its covered-employee payroll		39.24%	139.68%		121.64%		120.66%	139.72%
Plan fiduciary net position as a percentage of the total pension liability		93.57%	75.38%		78.55%		79.59%	75.65%
University's proportion of net pension liability		2017 2.202%	2016 1.659%		2015 1.462%			
University's proportionate share of net pension liability	\$	52,660,632 \$	30,550,726	\$	20,737,110			
University's covered payroll**		39,968,417	29,241,762		24,610,760			
University's proportionate share of the net pension liability as a percentage of its covered-employee payroll		131.76%	104.48%		84.26%			
Plan fiduciary net position as a percentage of the total pension liability		75.50%	80.39%		84.15%			
*Information is presented for those years for which it is available until a full 10-year trend is compiled. The amounts presented for each fiscal year were determined as of June 30 of the previous year. **Includes Pulaski Technical College and Rich Mountain Community College for fiscal years beginning 2017.								

Schedule of University Contributions Arkansas Public Employees Retirement System Last Eight Fiscal Years*										
		2022		2021		2020		2019		2018
Contractually required contribution	\$	3,849,462	\$	4,135,494	\$	4,474,936	\$	5,079,699	\$	5,446,489
Contributions in relation to the contractually required contribution		(3,849,462)		(4,135,494)		(4,474,936)		(5,079,699)		(5,446,489)
Contribution deficiency (excess)	\$	-	\$	-	\$	-	\$	-	\$	-
University's covered-employee payroll	\$	25,041,258	\$	26,989,144	\$	29,263,785	\$	32,838,844	\$	36,710,317
Contributions as a percentage of covered-employee payroll		15.37%		15.32%		15.29%		15.47%		14.84%
		2017		2016		2015				
Contractually required contribution	\$	5,847,656	\$	5,122,338	\$	4,316,084				
Contributions in relation to the contractually required contribution		(5,847,656)		(5,122,338)		(4,316,084)				
Contribution deficiency (excess)	\$	-	\$	-	\$	-				
University's covered-employee payroll	\$	40,658,901	\$	35,350,993	\$	29,241,762				
Contributions as a percentage of covered-employee payroll		14.38%		14.49%		14.76%				
*Information is presented for those years f	or which	it is available u	ntil a	a full 10-year tr	end	is compiled.				

	Retirement System scal Years*	1			
	2022	2021	2020	2019	2018
University's proportion of net pension liability	0.283%	0.319%	0.372%	0.447%	0.540%
University's proportionate share of net pension liability	\$ 7,829,796 \$	18,079,806 \$	15,527,796 \$	16,258,099 \$	22,688,366
University's covered payroll**	9,232,685	10,026,138	11,429,162	13,540,283	15,932,158
University's proportionate share of the net pension liability as a percentage of its covered-employee payroll	84.81%	180.33%	135.86%	120.07%	142.41%
Plan fiduciary net position as a percentage of the total pension liability	88.58%	74.91%	80.96%	82.78%	79.48%
University's proportion of net pension liability	 2017 0.589%	2016 0.395%	2015 0.437%		
University's proportion of net pension liability	0.589%	0.395%	0.43/%		
University's proportionate share of net pension liability	\$ 26,000,421 \$	12,850,498 \$	11,467,444		
University's covered payroll**	17,474,936	11,516,407	11,527,065		
University's proportionate share of the net pension liability as a percentage of its covered-employee payroll	148.79%	111.58%	99.48%		
Plan fiduciary net position as a percentage of the total pension liability	76.75%	82.20%	84.98%		
*Information is presented for those years for The amounts presented for each fiscal years		-	•		

Schedule of University Contributions Arkansas Teacher Retirement System Last Eight Fiscal Years*									
		2022		2021		2020		2019	2018
Contractually required contribution	\$	1,262,489	\$	1,335,201	\$	1,416,960	\$	1,616,340	\$ 1,899,208
Contributions in relation to the contractually required contribution		(1,262,489)		(1,335,201)		(1,416,960)		(1,616,340)	(1,899,208)
Contribution deficiency (excess)	\$	-	\$	-	\$	-	\$	-	\$ -
University's covered-employee payroll		8,554,563		9,232,685		10,026,138		11,429,162	13,540,283
Contributions as a percentage of covered-employee payroll		14.76%		14.46%		14.13%		14.14%	14.03%
		2017		2016		2015			
Contractually required contribution	\$	2,210,329	\$	1,448,084	\$	1,612,297			
Contributions in relation to the contractually required contribution		(2,210,329)		(1,448,084)		(1,612,297)			
Contribution deficiency (excess)	\$	-	\$	-	\$	-			
University's covered-employee payroll		15,932,158		10,392,131		11,516,407			
Contributions as a percentage of covered-employee payroll		13.87%		13.93%		14.00%			
*Information is presented for those years for w	hich	it is available ι	ıntil a	a full 10-year tr	end	is compiled.			

Other Postemployment Benefits

Summary of Key Actuarial Methods and Assumptions

Valuation date July 1, 2021 valuation for the year ended June 30, 2022

Valuation year Census data collected as of February 2022

Actuarial cost method Entry Age Normal
Amortization method Level percent of payroll

Remaining amortization period 30 years rolling

Asset valuation method N/A

Actuarial assumptions:

Investment rate of return 2.16%

Rate of salary increase

for amortization 4.00%

Medical inflation rate

6.50% grading to 3.12% over 19 years

7.50% grading to 3.12% over 19 years

Retiree contribution inflation

rate 6.77% grading to 3.12% over 19 years

The discount rate used to measure the Total OPEB Liability (TOL) as of June 30, 2020 was 2.21%, the unfunded rate determined as of June 30, 2020 based on the Bond Buyer 20-year-Bond GO Index. The discount rate used to measure the Total OPEB Liability (TOL) as of June 30, 2021 was 2.16%, the unfunded rate determined as of June 30, 2021 based on the Bond Buyer 20-year-Bond GO Index.

Mortality Rates:

Healthy Pub-2010 Teachers Headcount weighted Mortality Tables for employees,

contingent annuitants, and healthy retirees projected generationally using

projection scale MP-2021 from base year 2010.

Disabled Pub-2010 Teachers Headcount weighted Mortality Tables for disabled

retirees projected generationally using projection scale MP-2021 from

base year 2010.

Schedule of Changes in Total OPEB Liability and Related Ratios

Total OPEB Liability	 2022	2021	2020	2019	2018
Service cost	\$ 4,891,000	4,510,000	\$ 4,026,000 \$	3,952,830 \$	4,589,055
Interest (includes interest on service cost)	1,776,000	2,736,000	2,831,000	2,568,932	2,320,787
Changes of benefit terms	-	(10,108,000)	-	832,130	
Differences between expected and actual experience	(971,000)	(2,196,000)	(3,245,428)	(3,266,590)	
Changes of assumptions	398,000	9,159,000	3,132,000	(690,230)	(13,904,426)
Benefit payments, including refunds of member contributions	 (2,379,000)	(2,245,000)	(2,180,000)	(2,018,583)	(2,109,079)
Net change in total OPEB liability	3,715,000	1,856,000	4,563,572	1,378,489	(9,103,663)
Total OPEB liability - beginning	 76,603,000	74,747,000	70,183,428	68,804,939	77,908,602
Total OPEB liability - ending	\$ 80,318,000 \$	76,603,000	\$ 74,747,000 \$	70,183,428 \$	68,804,939
Covered employee payroll	\$ 1,455,294,000 \$	1,351,363,000	\$ 1,328,526,000 \$	1,309,045,000 \$	1,320,436,000

*Information is presented for those years for which it is available until a full 10-year trend is compiled.

Total OPEB liability as a percentage of covered employee

payroll 5.52% 5.67% 5.63% 5.36% 5.21%

Notes to Schedule:

No assets for the Plan are accumulated in a trust.

Change of Assumptions:

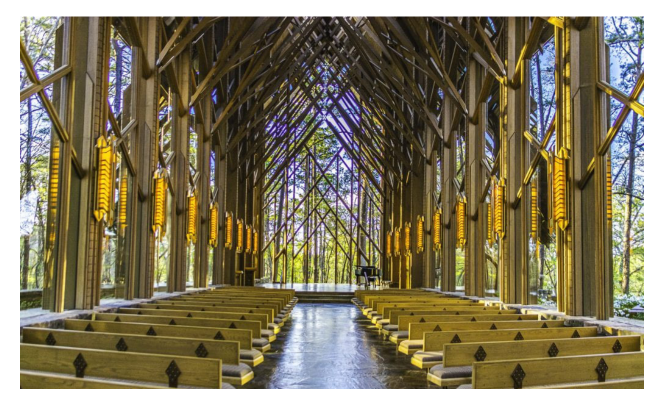
During the measurement year, the total OPEB Liability (TOL) increased by approximately \$3.7 million. The service cost and interest cost increased the TOL by approximately \$6.7 million while benefit payments decreased the TOL by approximately \$2.4 million.

The discount rate changed from 2.21% as of June 30, 2020 to 2.16% as of June 30, 2021 and the mortality assumption was updated as of June 30, 2021. The combined impact of these assumption changes increased the TOL by approximately \$0.4 million. This loss will be amortized over the average expected remaining service life of all active and inactive members of the Plan. The actual experience decreased the TOL by \$1.0 million due to changes in population, which will be amortized over the average expected remaining service life of all active and inactive members of the Plan.

The mortality assumption was changed from RP-2014 projected generationally using MP-2014 to Pub-2010 Teachers projected generationally using MP-2021 from base year 2010.

Change of Benefits:

There were no benefit changes during 2022.



The University of Arkansas System is a comprehensive, publicly-supported higher education system composed of unique institutions, units and divisions that share the singular goal of serving Arkansas residents and others by developing and sharing knowledge to impact an ever-changing world. The System provides access to academic and professional education and develops intellectual growth and cultural awareness in its students, staff and faculty. The System further promotes an atmosphere of excellence that honors the heritage and diversity of our state and nation, and provides students, researchers and professionals with tools to promote responsible stewardship of human, natural and financial resources at home and abroad.

Enrollment listed by campus are the preliminary official 11th-day headcounts as provided in September 2022 to the Arkansas Division of Higher Education for Fall 2022.

UNIVERSITY OF ARKANSAS, FAYETTEVILLE

Established: 1871 Enrollment: 30,936 www.uark.edu

Founded in 1871, the University of Arkansas, Fayetteville (U of A) is the flagship institution of the University of Arkansas System. U of A is the state's foremost partner, resource and catalyst for education and economic development and is a university for the integration of student engagement, scholarship, research and innovation that collectively transforms lives while advancing Arkansas and building a better world.

As Arkansas's first land-grant university, U of A has a mandate to teach, conduct research and perform outreach. The university offers baccalaureate, master's, doctoral, professional and specialist degree programs, including a Juris Doctor degree and an LL.M. in Agriculture and Food Law. The Carnegie Foundation for the Advancement of Teaching places U of A in its highest category for research activity, a classification shared by only 3 percent of universities nationwide. Research activity is a significant academic element at the university and an economic engine for the state

UNIVERSITY OF ARKANSAS AT FORT SMITH

Established: 1928 Joined System: 2002 Enrollment: 5,360 www.uafs.edu

The University of Arkansas at Fort Smith (UAFS) was established in 1928 in response to the need for an institution of higher education to improve the local workforce. UAFS continues that tradition today as the premier regional institution for western Arkansas. By connecting education with careers, UAFS focuses on preparing students to succeed in the workforce as well as in elite post-graduate programs.

UAFS prides itself on highly accredited programs and exceptional faculty who continually adapt curricula to respond to the needs of business and industry. Students across disciplines experience hands-on learning in facilities equipped with leading-edge technology. Internship and mentor opportunities pair students with practitioners, developers, and executives from local start-ups to Fortune 500 companies. Employers seek out UAFS graduates, knowing they leave the institution fully prepared to succeed in high-demand fields.

UNIVERSITY OF ARKANSAS AT LITTLE ROCK

Established: 1927 Joined System: 1969 Enrollment: 8,108 www.ualr.edu

The University of Arkansas at Little Rock is a metropolitan research university that improves students' lives with real opportunities for social mobility and advances the community and state. The university's location in the state's center of government, business and culture gives students unparalleled internship, community service, and career opportunities. The university offers baccalaureate, master's, doctoral, professional and specialist degree programs, including a Juris Doctor degree.

A community partner, UA Little Rock is a major component of the city and the state's growing profile as a regional leader in research, technology transfer, economic development and job creation. More than one hundred different degree programs are offered in the classroom and online, including in-demand fields such as nursing, engineering, cybersecurity, business, criminal justice, computer science and education.

UNIVERSITY OF ARKANSAS FOR MEDICAL SCIENCES

Established: 1879 Enrollment: 3,240

www.uams.edu | www.uamshealth.com

The University of Arkansas for Medical Sciences (UAMS) is the only health sciences university in Arkansas. It is the state's largest public employer with more than 10,000 employees working across the state. Clinical affiliates include Arkansas Children's, the Central Arkansas Veterans Healthcare System and Baptist Health. It is the only adult Level 1 trauma center in the state. UAMS includes UAMS Health, a statewide health system that encompasses all of UAMS' clinical enterprise including its hospital, regional clinics and clinics it operates or staffs in cooperation with other providers.

With its combination of education, research and clinical programs, UAMS has a unique capacity to lead health care improvement in the state. The university includes colleges of Medicine, Nursing, Pharmacy, Health Professions and Public Health and a Graduate School; a 535-bed UAMS Medical Center; eight Regional Campuses, (each with a Family Medical Center); a statewide network of Centers on Aging; the Translational Research Institute; the Winthrop P.

Rockefeller Cancer Institute; the Jackson T. Stephens Spine & Neurosciences Institute; the Donald W. Reynolds Institute on Aging; the Harvey & Bernice Jones Eye Institute; the Psychiatric Research Institute; and the Institute for Digital Health & Innovation.

UNIVERSITY OF ARKANSAS AT MONTICELLO

Established: 1909 Joined System: 1971 Enrollment: 2,717 www.uamont.edu

Founded in 1909 as the Fourth District Agricultural School, and later known as Arkansas A&M, the University of Arkansas at Monticello (UAM) joined the System in 1971. It is one of the region's few remaining open access universities and is often named among the most affordable and best values nationwide. Located in southeast Arkansas, UAM offers baccalaureate and master's degree programs at its main residential campus in Monticello. Several of the graduate programs are available in a hybrid or online format. Additionally, the university offers two-year associate degrees, technical certificates, an advanced technical certificate, and certificates of proficiency through its Colleges of Technology in Crossett and McGehee. The region's industries depend on UAM to continue offering cutting-edge technical education and training.

UAM has established a reputation for academic excellence in areas such as forestry, nursing, teacher education, business and social sciences. Students pursuing pre-professional studies are accepted into their respective programs, including medical, veterinary, and pharmacy school, at rates over 95% each year. The University is home to the Arkansas Forest Resources Center, which brings together interdisciplinary expertise from across the UA System. Among UAM's popular offerings are the associate of applied science degrees in hospitality and tourism, baccalaureate degrees in agriculture, fine arts and humanities, and master's degrees in music, education, forestry, debate and creative writing.

UNIVERSITY OF ARKANSAS AT PINE BLUFF

Established: 1873 Joined System: 1972 Enrollment: 2,482 www.uapb.edu

An 1890 land-grant institution, the University of Arkansas at Pine Bluff (UAPB) is the secondoldest university and the only public historically black university in Arkansas. The institution's historic mission is to teach in areas related to agriculture and the mechanical arts, as well as scientific and classical studies and help solve economic, agricultural and other problems in the community, state and region.

UAPB offers thirty undergraduate programs, eight master's degrees, and a doctorate program in Aquaculture/Fisheries, one of the country's leading programs that also supports Arkansas's \$165 million aquaculture and baitfish industry. The university's bachelor's degree program in regulatory

science is a designated Center of Excellence by the U.S. Department of Agriculture. Other areas of emphasis at UAPB include teacher education, business development and student leadership development and its NSF-funded Science, Technology, Engineering and Math (STEM) Academy.

COSSATOT COMMUNITY COLLEGE OF THE UNIVERSITY OF ARKANSAS

Established: 1975 Joined System: 2001 Enrollment: 1,280 www.cccua.edu

University of Arkansas Cossatot has campuses in De Queen, Nashville, Ashdown, and Lockesburg that support our mission and our newly minted five-point 2025 Strategic Plan. The campus adheres to its vocational training roots by offering certificates of proficiency, technical certificates, associate degrees, and non-credit workforce training in high-demand skilled and technical programs, while still offering a full roster of associate transfer degrees. Each semester, students can select from more than 75 online courses at UA Cossatot. It also collaborates with several universities to offer bachelor- and master's-level degrees. UA Cossatot is accredited by the Higher Learning Commission (HLC), Accreditation Council for Business Schools & Programs (ACBSP), Accreditation Council for Occupational Therapy Education (ACOTE), and the Commission on Accreditation in Physical Therapy Education (CAPTE). It is the only Hispanic Serving Institution (HSI) in Arkansas and now offers 64 percent of all courses using only open educational resources (OER), which eliminates the need for students to purchase or rent textbooks.

PHILLIPS COMMUNITY COLLEGE OF THE UNIVERSITY OF ARKANSAS

Established: 1964 Joined System: 1996 Enrollment: 1,242 www.pccua.edu

The first community college established in Arkansas, Phillips Community College of the University of Arkansas (PCCUA) is a multi-campus, two-year college serving Eastern Arkansas in Helena-West Helena, DeWitt, and Stuttgart. PCCUA offers adult education, technical certification and associate degrees in academic, occupational/technical and continuing education programs and partners with other colleges and universities to offer bachelor's and master's degrees. We are accredited by the Higher Learning Commission of the North Central Association of Colleges and Schools, the National League for Nursing Accrediting Commission, the National Accrediting Agency for Clinical Library Sciences, and the Accreditation Council for Business Schools and Programs. PCCUA is committed to helping every student succeed providing quality, affordable, and accessible education.

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT BATESVILLE

Established: 1975 Joined System: 1997 Enrollment: 1,096 www.uaccb.edu

The University of Arkansas Community College at Batesville (UACCB) serves a multi-county area in north central Arkansas, offering associate degrees, technical certificates, certificates of proficiency, adult education (GED and ESL) and kids' college. Accredited by the Higher Learning Commission of the North Central Association of Colleges and Schools, the campus has expanded program offerings and student services in order to meet its student-focused mission. Supported by an Independence County sales tax, UACCB provides affordable access to technical education and college transfer programs that meet the diverse higher education needs of the citizens of northeast Arkansas.

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT HOPE-TEXARKANA

Year Established: 1965 Joined System: 1996 Enrollment: 1,188 www.uaht.edu

Serving Southwest Arkansas, the University of Arkansas Community College at Hope-Texarkana (UACCHT) offers the first two years of a traditional college education transferable to a four-year university, as well as an array of certificate programs to prepare students for an ever-changing workforce. UACCHT is an accredited, open-access institution that connects students and community partners to quality education and supports a culture of academic, occupational, personal growth and enrichment programs throughout Southwest Arkansas. UACCHT is supported by a Hempstead County sales tax. UACCHT opened the Texarkana Instructional Facility in 2012 becoming a regional contributor to the educational needs of Southwest Arkansas. The Texarkana facility has enabled the College to expand programs in both the technical and industrial areas, as well as the health professions.

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT MORRILTON

Established: 1963 Joined System: 2001 Enrollment: 1,901 www.uaccm.edu

Originally established as a vocational-technical school and then a technical college, the University of Arkansas Community College at Morrilton (UACCM) is a two-year institution offering university-transfer and career-specific training programs, adult education, workforce education and community outreach programs. UACCM offers an associate of arts and an associate of science degrees designed for university transfer, as well as associate of applied science degrees, technical

certificates and certificates of proficiency designed for immediate entry into the job market.

UACCM has transfer agreements with all state universities, and in collaboration with individual four-year colleges, has also developed 2+2 plans that ensure a smooth transfer to specific academic degree programs.

UACCM is supported by a Conway County sales tax. Construction was completed in the spring of 2018 on the 53,843-square-foot Workforce Training Center (WTC) and is considered one of the premier technical training facilities in the state.

UNIVERSITY OF ARKANSAS-PULASKI TECHNICAL COLLEGE

Established: 1945 Joined System: 2017 Enrollment: 4,223 www.uaptc.edu

The University of Arkansas-Pulaski Technical College (UA-PTC) is a two-year technical college based in North Little Rock with a mission to serve its community's education needs through technical programs, university-based transfer programs and specialized programs for business and industry. Originally founded as a vocational-technical school, UA-PTC has evolved through the years to meet the varying educational needs of the citizens of central Arkansas. In addition to its main campus in North Little Rock, the college has four additional locations in Pulaski and Saline Counties.

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT RICH MOUNTAIN

Established: 1983 Joined System: 2017 Enrollment: 690

www.uarichmountain.edu

The University of Arkansas Community College at Rich Mountain's (UACCRM) main campus in Mena is situated on a pristine 40-acre campus at the foot of Arkansas' second highest peak, Rich Mountain, with satellite campuses located in Waldron and Mount Ida.

A two-year public community college offering six associate degrees, seven associate workforce degrees, fifteen technical/certificate programs and a growing list of athletic programs, as well as an adult education program, UA Rich Mountain provides transformative education to all learners with an average 14:1 student to faculty ratio.

Originally founded as a vocation-technical school, Rich Mountain became a community college in 1983, and has continued to evolve to meet the needs of its students and community. The main campus includes a 13,000 s.f. event venue and on-campus residential housing.

ARKANSAS SCHOOL FOR MATHEMATICS, SCIENCES AND THE ARTS

Established: 1993 Joined System: 2004

asmsa.org

The Arkansas School for Mathematics, Sciences and the Arts (ASMSA) is the state's premier high school focusing on excellence in mathematics, science and the arts. Located in Hot Springs, ASMSA is one of seventeen public residential high schools in the country specializing in the education of gifted and talented students who have an interest and aptitude for mathematics, science and the arts. All classes are taught at the college level, and the school offers nearly 70 concurrent courses. Through the school's "college bridge" program, ASMSA graduates average 50 hours of college credit while finishing high school.

UNIVERSITY OF ARKANSAS CLINTON SCHOOL OF PUBLIC SERVICE

Established: 2004

www.clintonschool.uasys.edu

Located on the grounds of the William J. Clinton Presidential Center and Park in Little Rock, the University of Arkansas Clinton School of Public Service is the first graduate school in the nation to offer a Master of Public Service (MPS) degree, both in a classic campus setting and online. As part of the school's unique curriculum, students complete hands-on public service projects, including local work in Arkansas communities and international projects across the world.

The model is unique in higher education because most of the school's financial investment is in scholarship and service and not in infrastructure and overhead. Little Rock's River Market serves as its student union. The Central Arkansas Main Library is the school library. When there is a need for auditorium space, the school accesses the Clinton Library, the Statehouse Convention Center or the Ron Robinson Theater – all of which are within walking distance.

The school's curriculum is enhanced with a national and international speaker series which brings in leaders and scholars from the arts, business, education, government, international development, nonprofits, philanthropy and public service and are free and open to the public. The speakers have included United States presidents and ambassadors, Pulitzer Prize recipients, and Nobel Prize winners.

DIVISION OF AGRICULTURE

Established: 1959

www.division.uaex.edu

The University of Arkansas System Division of Agriculture is the statewide organization providing land grant research and extension to Arkansas agriculture, communities, families and youth. The mission of the division is to discover new knowledge, incorporate it into practical applications and

assist Arkansans in its application. The division is comprised of two principal units: the Arkansas Agricultural Experiment Station and the Cooperative Extension Service. Division faculty, staff and facilities are located on several university campuses, at regional research and extension centers, branch stations, extension centers and other locations. An extension office is located in all 75 counties in cooperation with county governments.

The Division of Agriculture has earned patents in a variety of research programs in food science, animal science, plant pathology, horticulture, biological and agricultural engineering, poultry science, crop, soil, and environmental sciences; and the Rice Research and Extension Center. Volunteers are an extremely important component of delivering Extension programs, particularly in 4-H, Extension Homemakers and Master Gardeners.

ARKANSAS ARCHEOLOGICAL SURVEY

Established: 1967

https://archeology.uark.edu/

The mission of the Arkansas Archeological Survey is to study and protect the 13,000-year archeological heritage of Arkansas, to preserve and manage information and collections from archeological sites, and to communicate what is learned to the people of the state. The survey has 10 research stations across the state, each with a full-time Ph.D. archeologist associated with regional higher education institutions and state parks. The archeologists conduct research, assist other state and federal agencies to help promote the economic importance of the state's heritage resources, and are available to local officials, landowners, educators and students, and citizens in need of information about archeology or archeological sites.

Arkansas Archeological Survey databases contain information on more than 50,000 archeological sites and 8,000 projects, available to qualified professional archeologists at state and federal agencies, colleges and universities, and federally recognized tribes. The Survey's curation facility, managed jointly with the University of Arkansas Museum, provides a secure, state-of-the-art home for both Survey and University artifact collections. Students and teachers across Arkansas use the Survey's educational websites to learn about our state's prehistoric and historic cultural heritage.

CRIMINAL JUSTICE INSTITUTE

Established: 1988 www.cji.edu

The Criminal Justice Institute (CJI) is a campus of the University of Arkansas System that serves a unique population of non-traditional students—certified law enforcement professionals who are actively employed within the state's law enforcement organizations. The Institute is committed to making communities safer by supporting law enforcement professionals through training, education, resources and collaborative partnerships.

Utilizing both online learning opportunities and classroom-based instruction, CJI provides an educational experience designed to enhance the performance and professionalism of law

enforcement in progressive areas of policing, including law enforcement leadership and management, forensic sciences, computer technologies and related crimes, traffic safety, illicit drug investigations and school safety. In addition, the Institute develops and delivers curriculum in cyberterrorism and sexual assault management and investigation through the National Center for Rural Law Enforcement (NCRLE), a division of CJI committed to helping rural law enforcement agencies effectively combat crime in their communities.

UNIVERSITY OF ARKANSAS SYSTEM eVERSITY

Established: 2014 Enrollment: NA www.eVersity.edu

The University of Arkansas System eVersity is a fully accredited, 100 percent-online institution created by the UA Board of Trustees in March 2014 to serve students who are unable to access traditional higher education campuses and to help adult working learners earn credentials and degrees. The mission of eVersity is to provide high-quality online courses, affordable tuition and workforce-relevant degree programs, along with using data analytics to help promote student success to earn credentials. eVersity began offering classes in partnership with existing UA System institutions in the spring of 2016 and became a fully self-sustaining operation that processes financial aid, enrolls, promotes and graduates students within its unique schedule of seven annual abbreviated sessions.

Faculty from across the UA System develop and deliver rigorous certificate and degree programs in tandem with eVersity's international award-winning instructional design team to provide students with high-quality online coursework through free Open Educational Resources. There are never any fees or additional charges for books. eVersity currently enjoys an incredibly high student success rate with more than 90 percent of its students succeeding in their classes. With the UA System's acquisition of Grantham University in late 2021, eVersity students and operations transitioned into UA Grantham during the first half of 2022.

UNIVERSITY OF ARKANSAS GRANTHAM

Established: 1951 Enrollment: 4,427 www.uagrantham.edu

On Nov. 1, 2021, Grantham University (Lenexa, Kan.) joined the University of Arkansas System and officially became University of Arkansas Grantham. As a 100 percent-online institution, UA Grantham joined forces with UA System eVersity and is now a stronger institution with greater ability to serve the thousands of students already enrolled in more than 50 fully-online degree and certificate programs. UA Grantham relocated its headquarters to Little Rock and kept its operational location in Lenexa, Kan.

Since its founding in 1951, Grantham has sought to enable access to education for adult learners. Now part of the UA System, UA Grantham is better-positioned to grow the number of quality, affordable, professionally-relevant programs it offers to learners in Arkansas, across the country, and around the world.

UNIVERSITY OF ARKANSAS SYSTEM

www.uasys.edu

The System administration carries out the governance and administration of the University of Arkansas System in accordance with policies of the Board and the President.

The System administration includes the activities that further the efforts to meet the goals of the strategic plan for the UA System and to achieve its comprehensive mission. In this capacity, the System office provides the oversight and development of policies and procedures to assist the campuses and units; provides oversight of the preparation of annual operating budgets and financial reports to the Board; prepares the consolidated annual financial statements; administers a program of employee benefits and risk management; provides legal advice and representation; provides internal audits and risk assessments of the fiscal operations of the campuses and entities; and coordinates public and media relations, communications, and governmental relations activities on behalf of the System, campuses and entities. The System Office further provides administrative staff support for the Board and President. Academic Affairs provides leadership and guidance to assist campuses and entities to meet statewide goals in student retention and graduation.



UNIVERSITY OF ARKANSAS, FAYETTEVILLE

Charles Robinson, Chancellor

Ann Bordelon, Vice Chancellor for Finance and Administration

UNIVERSITY OF ARKANSAS AT FORT SMITH

Terisa Riley, Chancellor

Carey Tucker, Vice Chancellor for Finance and Administration

UNIVERSITY OF ARKANSAS AT LITTLE ROCK

Christy Drale, Chancellor

Jerry Ganz, Vice Chancellor for Finance and Administration

UNIVERSITY OF ARKANSAS FOR MEDICAL SCIENCES

Cam Patterson. Chancellor

Amanda George, Vice Chancellor for Finance and Administration and CFO

UNIVERSITY OF ARKANSAS AT MONTICELLO

Peggy Doss, Chancellor

Alex Becker, Vice Chancellor for Finance and Administration

UNIVERSITY OF ARKANSAS AT PINE BLUFF

Laurence Alexander, Chancellor

Carla Martin, Vice Chancellor for Finance and Administration

COSSATOT COMMUNITY COLLEGE OF THE UNIVERSITY OF ARKANSAS

Steve Cole. Chancellor

Charlotte Johnson, Vice Chancellor for Business and Financial Services

PHILLIPS COMMUNITY COLLEGE OF THE UNIVERSITY OF ARKANSAS

G. Keith Pinchback, Chancellor

Stan Sullivant, Vice Chancellor for Finance and Administration

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT BATESVILLE

Brian Shonk, Chancellor

Bruce Hankins, Chief Financial Officer

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT HOPE

Christine Holt, Chancellor

Cindy Lance, Vice Chancellor for Finance and Administration

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT MORRILTON

Lisa Willenberg, Chancellor

Jeff Mullen, Vice Chancellor for Finance and Operations

UNIVERSITY OF ARKANSAS PULASKI TECHNICAL COLLEGE

Ana Hunt, Interim Chancellor

Charlette Moore, Vice Chancellor of Finance and CFO

UNIVERSITY OF ARKANSAS COMMUNITY COLLEGE AT RICH MOUNTAIN

Phillip Wilson, Chancellor

Megan Wheeler, Vice Chancellor of Finance

ARKANSAS SCHOOL FOR MATHEMATICS, SCIENCES, & THE ARTS

Corey Alderdice, Director

Whitney Moore, Director of Finance

UNIVERSITY OF ARKANSAS SYSTEM eVersity

Michael Moore, Chief Academic Officer

UNIVERSITY OF ARKANSAS GRANTHAM

Lindsay Bridgeman, *Chancellor*Sara Estes, *Controller*









































This report was prepared by the Office of Finance and Administration and is available on the University of Arkansas System's website at www.uasys.edu

APPENDIX C

CONTINUING DISCLOSURE AGREEMENT

This Continuing Disclosure Agreement (the "Disclosure Agreement") is executed and delivered by the Board of Trustees of the University of Arkansas (the "Issuer") and Simmons Bank, in connection with the issuance by the Issuer of its Various Facilities Revenue Bonds (UA Little Rock Campus), Refunding Series 2023, dated August 3, 2023, in the aggregate principal amount of \$13,765,000 (the "Bonds"). The Bonds are being issued pursuant to a Trust Indenture dated as of the date of delivery of the Bonds (the "Indenture") between the Issuer and Simmons Bank, as trustee (the "Trustee"). The Issuer and Simmons Bank, in its capacity as the Trustee and as the initial Dissemination Agent, covenant and agree as follows:

- SECTION 1. <u>Purpose of the Disclosure Agreement</u>. This Disclosure Agreement is being executed and delivered by the Issuer and Simmons Bank for the benefit of the Owners of the Bonds and in order to assist the Participating Underwriters in complying with Securities and Exchange Commission Rule 15c2-12(b)(5). The Dissemination Agent shall have no liability with respect to the content of any disclosure provided hereunder and shall be liable only to the Issuer for sending notices hereunder.
- SECTION 2. <u>Definitions</u>. In addition to the definitions set forth in the Indenture, which apply to any capitalized term used in this Disclosure Agreement unless otherwise defined in this Section, the following capitalized terms shall have the following meanings:
- "Annual Report" shall mean any Annual Report provided by the Issuer pursuant to, and as described in, Sections 3 and 4 of this Disclosure Agreement.
- "Beneficial Owner" of a Bond shall mean any person which (a) has the power, directly or indirectly, to vote or consent with respect to, or to dispose of ownership of, any Bonds (including persons holding Bonds through nominees, depositories or other intermediaries), or (b) is treated as the owner of any Bonds for federal income tax purposes.
- "Disclosure Representative" shall mean the Vice Chancellor for Finance and Administration of UA Little Rock or his or her designee, or such other officer or employee as the Issuer shall designate in writing to the Trustee from time to time.
- "Dissemination Agent" shall mean Simmons Bank, acting in its capacity as Dissemination Agent hereunder, or any successor Dissemination Agent designated in writing by the Issuer and which has filed with the Trustee a written acceptance of such designation.
- "EMMA" shall mean the Electronic Municipal Market Access system as described in 1934 Act Release No. 59062 and maintained by the MSRB for purposes of the Rule.

"Financial Obligation" shall mean a

- (A) debt obligation;
- (B) derivative instrument entered into in connection with, or pledged as security or a source of payment for, an existing or planned debt obligation; or
 - (C) guarantee of obligations described in (A) or (B).

The term Financial Obligation shall not include municipal securities as to which a final official statement has been provided to the MSRB consistent with the Rule.

"Listed Events" shall mean any of the events listed in Section 5(a) of this Disclosure Agreement.

"MSRB" shall mean the Municipal Securities Rulemaking Board.

"Participating Underwriters" shall mean any of the original underwriters of the Bonds required to comply with the Rule in connection with the offering of the Bonds.

"Rule" shall mean Rule 15c2-12(b)(5) adopted by the Securities and Exchange Commission under the Securities Exchange Act of 1934, as the same may be amended from time to time.

"State" shall mean the State of Arkansas.

"UA Little Rock" shall mean the University of Arkansas at Little Rock.

- Provision of Annual Reports. (a) The Issuer shall, or shall cause the Dissemination Agent SECTION 3. to, not later than December 31 of each year (or 180 days after the end of the Issuer's fiscal year if the Issuer's fiscal year changes), commencing with the report after the end of the fiscal year ending June 30, 2023, provide to the MSRB, through its continuing disclosure service portal provided through EMMA at http://www.emma.msrb.org or any similar system acceptable to the Securities and Exchange Commission, an Annual Report which is consistent with the requirements of Section 4 of this Disclosure Agreement. The Annual Report shall be filed in an electronic format as prescribed by the MSRB and shall be accompanied by identifying information as prescribed by the MSRB. The Annual Report may be submitted as a single document or as separate documents comprising a package, and may cross reference other information as provided in Section 4 of this Disclosure Agreement; provided that the audited financial statements of the Issuer may be submitted separately from the balance of the Annual Report and later than the date required above for the filing of the Annual Report if they are not available by that date, but, in such event, such audited financial statements shall be submitted not more than 60 days after becoming available. If the Issuer's fiscal year changes, it shall give notice of such change in the same manner as for a Listed Event under Section 5(f). The Annual Reports and audited financial statements may be posted on the EMMA system on the Issuer's customized EMMA issuer page entitled "Board of Trustees of the University of Arkansas Financial Information." So long as such Annual Reports and audited financial statements shall be posted as set forth in the previous sentence within the time-period set forth in this Section 3, the Issuer shall be deemed to have complied with this Section 3.
- (b) Not later than fifteen (15) business days prior to the date specified in subsection (a) for providing the Annual Report to the MSRB, the Issuer shall provide the Annual Report to the Dissemination Agent and the Trustee (if the Trustee is not the Dissemination Agent). If by such date, the Trustee has not received a copy of the Annual Report, the Trustee shall contact the Issuer and the Dissemination Agent to determine if the Issuer is in compliance with the first sentence of this subsection (b).
- (c) If the Dissemination Agent is unable to verify that the Annual Report has been provided to the MSRB by the date required in subsection (a), the Dissemination Agent shall file a notice thereof with the MSRB in substantially the form set forth in Exhibit A hereto or in the form as prescribed by the MSRB.
- (d) On or prior to the date specified in subsection (a) for providing the Annual Report to the MSRB, the Dissemination Agent shall file a report with the Issuer and (if the Dissemination Agent is not the Trustee) the Trustee specifying filings made by it pursuant to Section 3 of this Disclosure Agreement and stating the date or dates such filings were provided to the MSRB.
- SECTION 4. <u>Content of Annual Reports</u>. The Issuer's Annual Report shall contain or include by reference the following:
- (a) Information of the type set forth in the Official Statement dated July 11, 2023 describing the Bonds in the table under the caption **THE UNIVERSITY OF ARKANSAS AT LITTLE ROCK**, **Pledged Revenues**, for the most recent fiscal year then ended and for the four (4) previous fiscal years.
- (b) The annual audited financial statements of the Issuer and, if an independent audited report of UA Little Rock is issued, of UA Little Rock, each prepared in accordance with generally accepted accounting principles as prescribed by the Governmental Accounting Standards Board or applicable State law.

Any or all of the items listed above may be included by specific reference to other documents, including official statements of debt issues of the Issuer or related public entities, which have been filed on the EMMA system or any successor MSRB internet website or otherwise submitted to the MSRB or the Securities and Exchange Commission. If the document included by reference is a final official statement, it must be available from the MSRB. The Issuer shall clearly identify each such other document so incorporated by reference.

SECTION 5. <u>Reporting of Listed Events</u>. (a) Pursuant to the provisions of this Section 5, the Issuer shall give, or cause to be given, notice of the occurrence of any of the following events with respect to the Bonds within ten (10) business days of the occurrence thereof:

- 1. Principal and interest payment delinquencies;
- 2. Non-payment related defaults, if material;
- 3. Unscheduled draws on debt service reserves reflecting financial difficulties;
- 4. Unscheduled draws on credit enhancements reflecting financial difficulties;
- 5. Substitution of credit or liquidity providers, or their failure to perform;
- 6. Adverse tax opinions, the issuance by the Internal Revenue Service of proposed or final determinations of taxability, Notices of Proposed Issue (IRS Form 5701-TEB) or other material notices or determinations with respect to the tax status of the Bonds, or other material events adversely affecting the tax status of the Bonds;
- 7. Modifications to rights of security holders, if material;
- 8. Bond calls, if material, and tender offers (except for mandatory sinking fund redemption);
- 9. Defeasances;
- 10. Release, substitution, or sale of property securing repayment of the securities, if material;
- 11. Rating changes;
- 12. Bankruptcy, insolvency, receivership or similar event of the Issuer or UA Little Rock;
- 13. The consummation of a merger, consolidation or acquisition involving the Issuer or UA Little Rock or the sale of all or substantially all of the assets of the Issuer or UA Little Rock, other than in the ordinary course of business, the entry into a definitive agreement to undertake such an action or the termination of a definitive agreement relating to any such actions, other than pursuant to its terms, if material;
- 14. Appointment of a successor or additional trustee or the change of name of a trustee, if material;
- 15. Incurrence of a Financial Obligation of the Issuer or UA Little Rock, if material, or agreement to covenants, events of default, remedies, priority rights, or other similar terms of a Financial Obligation of the Issuer or UA Little Rock, any of which affect security holders, if material; and
- 16. Default, event of acceleration, termination event, modification of terms, or other similar events under the terms of a Financial Obligation of the Issuer or UA Little Rock, any of which reflect financial difficulties.

- (b) The Dissemination Agent shall, within one (1) business day of obtaining actual knowledge of the occurrence of any of the Listed Events, contact the Disclosure Representative, inform such person of the event, and request that the Issuer promptly notify the Dissemination Agent in writing whether or not to report the event pursuant to subsection (f).
- (c) After the occurrence of a Listed Event, the Issuer shall determine, in a timely manner which will allow the Dissemination Agent to file the notice within the time-frame prescribed by subsection (f), if such event must be reported under applicable federal securities laws.
- (d) If the Issuer has determined that the occurrence of a Listed Event must be reported under applicable federal securities laws, the Issuer shall promptly notify the Dissemination Agent in writing. Such notice shall instruct the Dissemination Agent to report the occurrence pursuant to subsection (f). The Issuer may submit to the Dissemination Agent the form of the notice to be provided pursuant to subsection (f).
- (e) If in response to a request under subsection (b), the Issuer determines that the Listed Event would not be required to be reported under applicable federal securities laws, the Issuer shall so notify the Dissemination Agent in writing and instruct the Dissemination Agent not to report the occurrence pursuant to subsection (f).
- Event, the Dissemination Agent shall file in a timely manner not in excess of ten (10) business days after the occurrence of such Listed Event, a notice of such occurrence with the MSRB through its continuing disclosure service portal provided through EMMA at http://www.emma.msrb.org or any other similar system that is acceptable to the Securities and Exchange Commission, with a copy to the Issuer. If the Issuer has provided a form of the notice as set forth in subsection (d) of this Section, the Dissemination Agent shall file the Issuer's form of notice. Each notice of the occurrence of a Listed Event shall be captioned "Notice of Listed Event" and shall be filed in electronic format as prescribed by the MSRB and shall be accompanied by identifying information as prescribed by the MSRB. Such notices may be posted on the EMMA system on the Issuer's customized EMMA issuer page entitled "Board of Trustees of the University of Arkansas Financial Information." So long as such notices shall be posted as set forth in the previous sentence within the time-period set forth in this Section 5(f), the Issuer shall be deemed to have complied with this Section 5(f). Notwithstanding the foregoing, notice of the Listed Events described in clauses (a)8 and 9 need not be given any earlier than the notice for the underlying event is given to registered owners of affected Bonds pursuant to the terms of the Indenture.
- (g) The Trustee shall provide the Issuer with notice of the occurrence of the change of name of the Trustee in a timely manner which will allow the Issuer to make a filing of a Listed Event within the time-frame set forth in this Section.
- SECTION 6. <u>Termination of Reporting Obligation</u>. The Issuer's obligations under this Disclosure Agreement shall terminate upon the legal defeasance, prior redemption or payment in full of all the Bonds. If such termination occurs prior to the final maturity of the Bonds, the Issuer shall give notice of such termination in the same manner as for a Listed Event under Section 5(f).
- SECTION 7. <u>Dissemination Agent</u>. The Issuer may, from time to time, appoint or engage a Dissemination Agent to assist it in carrying out its obligations under this Disclosure Agreement, and may discharge any such Dissemination Agent, with or without appointing a successor Dissemination Agent. The Dissemination Agent shall not be responsible in any manner for the content of any notice or report prepared by the Issuer pursuant to this Disclosure Agreement. If at any time there is not any other designated Dissemination Agent, the Trustee shall be the Dissemination Agent. The initial Dissemination Agent shall be Simmons Bank.
- SECTION 8. <u>Amendment; Waiver</u>. Notwithstanding any other provision of this Disclosure Agreement, the Issuer and the Dissemination Agent may amend this Disclosure Agreement (and the Dissemination Agent shall agree to any amendment so requested by the Issuer), and any provision of this Disclosure Agreement may be waived, provided that the following conditions are satisfied:

- (a) If the amendment or waiver relates to the provisions of Sections 3(a), 4, or 5, it may only be made in connection with a change in circumstances that arises from a change in legal requirements, change in law, or change in the identity, nature or status of an "obligated person" with respect to the Bonds, or the type of business conducted;
- (b) The undertaking, as amended or taking into account such waiver, would, in the opinion of nationally recognized bond counsel, have complied with the requirements of the Rule at the time of the original issuance of the Bonds, after taking into account any amendments or interpretations of the Rule, as well as any change in circumstances; and
- (c) The amendment or waiver either (i) is approved by the Owners of the Bonds in the same manner as provided in the Indenture for amendments to the Indenture with the consent of the Beneficial Owners, or (ii) does not, in the opinion of the Trustee or nationally recognized bond counsel, materially impair the interests of the Owners or Beneficial Owners of the Bonds.

In the event of any amendment or waiver of a provision of this Disclosure Agreement, the Issuer shall describe such amendment in the next Annual Report, and shall include, as applicable, a narrative explanation of the reason for the amendment or waiver and its impact on the type (or, in the case of a change of accounting principles, on the presentation) of financial information or operating data being presented with respect to the Issuer. In addition, if the amendment relates to the accounting principles to be followed in preparing financial statements, (i) notice of such change shall be given in the same manner as for a Listed Event under Section 5(f), and (ii) the Annual Report for the year in which the change is made should present a comparison (in narrative form and also, if feasible, in quantitative form) between the financial statements as prepared on the basis of the new accounting principles and those prepared on the basis of the former accounting principles.

SECTION 9. <u>Additional Information</u>. Nothing in this Disclosure Agreement shall be deemed to prevent the Issuer from disseminating any other information, using the means of dissemination set forth in this Disclosure Agreement or any other means of communication, or including any other information in any Annual Report or notice of occurrence of a Listed Event, in addition to that which is required by this Disclosure Agreement. If the Issuer chooses to include any information in any Annual Report or notice of occurrence of a Listed Event in addition to that which is specifically required by this Disclosure Agreement, the Issuer shall have no obligation under this Disclosure Agreement to update such information or include it in any future Annual Report or notice of occurrence of a Listed Event.

SECTION 10. <u>Default</u>. In the event of a failure of the Issuer or the Dissemination Agent to comply with any provision of this Disclosure Agreement, the Trustee may (and, at the request of a Participating Underwriter, or the Owners of at least 25% in aggregate principal amount of Outstanding Bonds, shall), or any Owners or Beneficial Owner of the Bonds may take such actions as may be necessary and appropriate, including seeking mandate or specific performance by court order, to cause the Issuer or Dissemination Agent, as the case may be, to comply with its obligations under this Disclosure Agreement. A default under this Disclosure Agreement shall not be deemed an Event of Default under the Indenture, and the sole remedy under this Disclosure Agreement in the event of any failure of the Issuer or the Dissemination Agent to comply with this Disclosure Agreement shall be an action to compel performance.

SECTION 11. <u>Duties, Immunities and Liabilities of Trustee and Dissemination Agent.</u> Article IX of the Indenture is hereby made applicable to this Disclosure Agreement as if this Disclosure Agreement were (solely for this purpose) contained in the Indenture. The Dissemination Agent (if other than the Trustee or the Trustee in its capacity as Dissemination Agent) shall have only such duties as are specifically set forth in this Disclosure Agreement, and unless prohibited by law, the Issuer agrees to indemnify and save the Dissemination Agent, its officers, directors, employees and agents, harmless against any loss, expense and liabilities which it may incur arising out of or in the exercise or performance of its powers and duties hereunder, including the costs and expenses (including reasonable attorney's fees) of defending against any claim of liability, but excluding liabilities due to the Dissemination Agent's negligence or willful misconduct. The obligations of the Issuer under this Section shall survive resignation or removal of the Dissemination Agent and payment of the Bonds.

SECTION 12. <u>Notices</u>. Any notices or communications to or among any of the parties to this Disclosure Agreement may be given as follows:

To the Issuer: Board of Trustees of the University of Arkansas

2404 North University Avenue Little Rock, Arkansas 72207

Attention: Vice President for Finance and Chief Financial Officer

Email: legalnotices@uasys.edu

with a copy to: University of Arkansas at Little Rock

2801 S University Avenue

SSC 425

Little Rock, Arkansas 72204

Attention: Vice Chancellor for Finance and Administration

and a copy to: University of Arkansas System General Counsel

2404 North University Avenue Little Rock, Arkansas 72207 Attention: General Counsel

To Simmons Bank: Simmons Bank

501 Main Street

Pine Bluff, Arkansas 71601

Attention: Corporate Trust Department

Facsimile: 870-541-1418

Any person may, by written notice to the other persons listed above, designate a different address or telephone number(s) to which subsequent notices or communications should be sent.

SECTION 13. <u>Beneficiaries</u>. This Disclosure Agreement shall inure solely to the benefit of the Issuer, the Trustee, the Dissemination Agent, the Participating Underwriters and Owners and Beneficial Owners from time to time of the Bonds, and shall create no rights in any other person or entity.

SECTION 14. <u>Counterparts</u>. This Disclosure Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

SECTION 15. <u>Governing Law.</u> The provisions of this Disclosure Agreement shall be governed by the laws of the State, without regard to conflict of law principles.

[Signature page to follow.]

Dated: As of August 3, 2023.

UNIVERSITY OF ARKANSAS
ByPresident
SIMMONS BANK, as Dissemination Agent
By:Authorized Officer
SIMMONS BANK, as Trustee
By:Authorized Officer

EXHIBIT A

NOTICE TO MUNICIPAL SECURITIES RULEMAKING BOARD OF FAILURE TO FILE ANNUAL REPORT

Name of Issuer:	Board of Trustees of the University of Arkansas
Name of Bond Issue	Board of Trustees of the University of Arkansas Various Facilities Revenue Bonds (UA Little Rock Campus), Refunding Series 2023
Date of Issuance:	August 3, 2023
	BY GIVEN that the Issuer has not provided an Annual Report with respect to the above the Continuing Disclosure Agreement between the Issuer and the undersigned dated
Dated:	, 20
	SIMMONS BANK Pine Bluff, Arkansas
	By:Authorized Officer

