

November 15, 2016

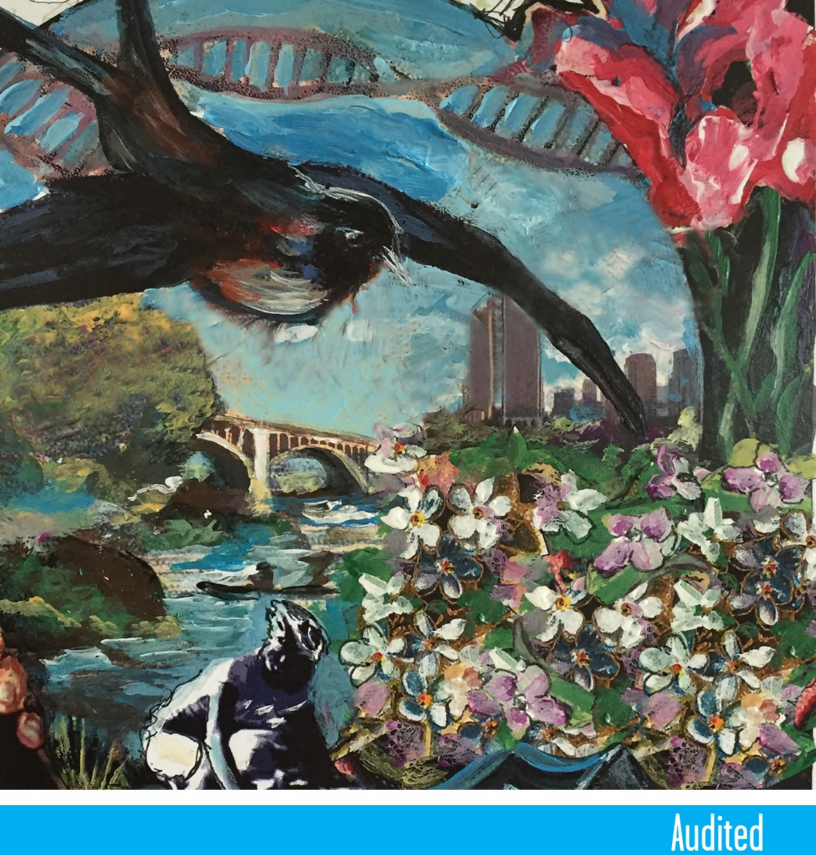
Dear Members of the Virginia General Assembly:

In accordance with Chapter 946 of the 1993 Virginia Acts of Assembly (amended 2000, c. 731 and 2005, c. 788), please find the 2016 Report of the Financial Activity of the Virginia Biotechnology Research Partnership Authority.

Please do not hesitate to contact me at (804) 828-5391 or <u>carrie.roth@vabiotech.com</u> if additional information is requested.

Sincerely,
Paris Roth

Carrie Roth President/CEO



Virginia Biotechnology Research Partnership Authority
Financial Statements—June 30, 2016

Annual Financial Report

For The

Virginia Biotechnology Research Partnership Authority

Including its Blended Component Unit Virginia Biotechnology Research Park Corporation

A Component Unit of the Commonwealth of Virginia

(Audited)
For The Fiscal Year Ended
June 30, 2016



Prepared by the Director of Business Development and Administration of the Virginia Biotechnology Research Partnership Authority

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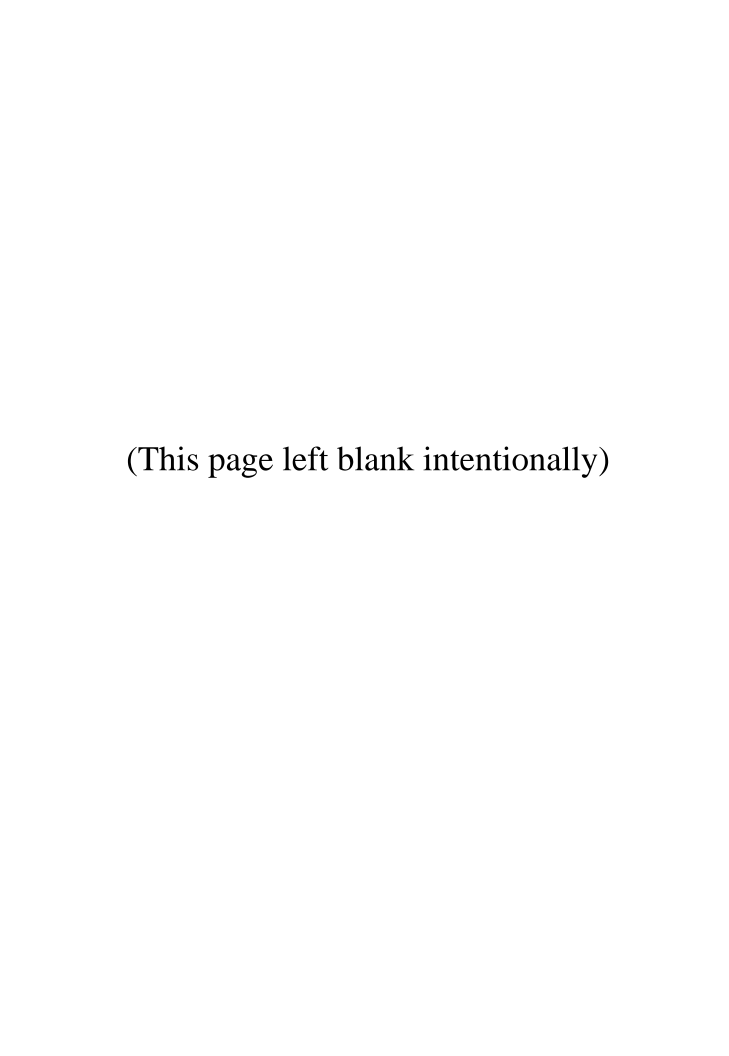
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INTRODUCTION







October 2016

Dear Board Members and Stakeholders:

During the 2015-2016 fiscal year there has been much growth at the Research Park – a direct result from the changes implemented and partnerships strengthened. In 2015, the growth of employment in Richmond outpaced the state's growth by nearly 50 percent. Richmond has been recognized nationally and worldwide amongst the best places to live, work, and play. In order to continue this positive direction, efforts must be aimed at supporting the growth of a thriving, advanced, knowledge-based economy.

In addition to the growth of companies in the Shared Lab, the Research Park has experienced growth across all of our 34 acres. Named "Best Locations for Biosciences in Virginia" and "Best of R&D in Virginia" by *Southern Business and Development*, it is easy to see why so many companies want to be located in the Richmond region. Thermal Gradient, a molecular diagnostics company, moved its headquarters to the Research Park from Rochester, New York, citing a stronger labor pool and better atmosphere for business. Biotech 8 opened its doors to VCU's Chemical and Life Sciences Engineering program and will be home to many scientific breakthroughs and world changing discoveries. Nutriati, an agritech company located in the Biotech Center expanded its presence in the Park, moving in to 3 offices and a larger lab space. Additionally, Immunarray was able to graduate from the Biotech Center to new space in Biotech 8. In total, the Research Park has welcomed 9 new companies over the last fiscal year and continues to grow.

The Virginia Biotechnology Research Park hosted twelve prospective companies in coordination with the Greater Richmond Partnership, the Virginia Economic Development Partnership and other economic development partners. Additionally, the Research Park welcomed the Waco, Texas Chamber of Commerce and the Charleston, South Carolina Chamber of Commerce during their InterCity Visit to Richmond. The Research Park was also represented on the team coordinated by the Greater Richmond Partnership to showcase the region at SXSW in Austin, Texas.

Our Shared Lab has also grown over the past year. In part due to another donation from Altria's Center for Research and Technology, the equipment available has made the Biotech Center's lab a place where startups want to be. The Shared Lab is now being used by DNARx, Affinity Molecules and Empriza on a daily basis. Biotech Center companies Nutriati and RVA Yeast Labs also attribute many of their business efficiencies to their ability to use equipment found in the Shared Lab. As a result of these efficiencies, the growth experienced by RVA Yeast Labs will allow the founder to make his dream his full-time job in the upcoming year.

In October 2015, the Dominion Resources Innovation Center (DRIC) – an affiliated Park - opened in its new space at a renovated fire house in downtown Ashland. There are nine offices and open shared space available and companies have access to benefits found at the Virginia Biotechnology Research Park. Since its opening, three companies have moved in to the space including GoGo Band, LifeCycle and US Probe. The growth of DRIC strengthens the regional partnerships in place and contributes to the innovation economy with Richmond as a top "20 place to start a business in America" according to CNBC.com.

At the beginning of the fiscal year, Lighthouse Labs became a program of the Virginia Biotechnology Research Park Corporation (The Innovation Council) acting as the fiscal agent. Lighthouse Labs is a "Top 25" accelerator providing important early seed-stage funding and is the only high-growth accelerator in central Virginia. The Research Park's new role will allow for the program founder to focus on the core program to accelerate business growth rather than the financial and administrative aspects associated with the accelerator. This new structure gives support to a catalyst for Richmond's innovation ecosystem and we are pleased to be a part of the future success of Lighthouse Labs.

With the work of The Innovation Council well underway, members approved the metrics to measure the success of the Richmond region, and demonstrate the ways the innovation ecosystem has grown and will continue to grow. These metrics will be tracked and reported annually. It is the hope of the Innovation Council the report will be a tool for business and government leaders to use in attracting companies and talent to the Richmond region, and will showcase the assets available for growing and supporting advanced-technology companies.

The Virginia Biotechnology Research Partnership Authority and The Innovation Council have worked diligently over the past year building on the momentum of a thriving business community, continuing to foster and strengthen relationships, and growing Richmond's life sciences and innovation ecosystems. The nation and the world are beginning to discover the cutting-edge research happening in the Richmond region and the innovations taking place at our startup companies. We are ready for what's next and looking forward to the future.

Carrie Roth
President & CEO

Cause Roth

VIRGINIA BIOTECHNOLOGY RESEARCH PARTNERSHIP AUTHORITY

Board of Directors

Michael Rao, Ph.D., Ex-Officio and Chair Mary C. Doswell, Vice Chair Gail Letts, Secretary

Ken Ampy Douglas E. Harvey

Carrie Chenery Eric Edwards, M.D., Ph.D.

The Hon. Dwight C. Jones, Ex Officio The Hon. Maurice Jones, Ex Officio

Executive Director

Carrie Roth

Officers to the Board

Joy P. Edgett, Treasurer Sara Maddox, Assistant Secretary to the Board

VIRGINIA BIOTECHNOLOGY RESEARCH PARK CORPORATION (THE INNOVATION COUNCIL)

Board of Directors

Michael Rao, Ph.D., Ex-Officio and Chair James J. L. "Jay" Stegmaier, Ex-Officio and Vice Chair John A. Vithoulkas, Ex-Officio and Secretary

Jack BerryPaul NoldeRobby DemeriaTodd NuckolsJennifer FinnGary Rhodes, Ed.D.

Ed A. Grier Kim Scheeler James Strickland, Ph.D. Joseph Tannery

Francis L. Macrina, Ph.D.

The Hon. Dwight C. Jones, Ex Officio The Hon. Maurice Jones, Ex Officio Cecil R. "Rhu" Harris, Jr., Ex Officio

President and CEO

Carrie Roth

Officers to the Board

Joy P. Edgett, Treasurer Sara Maddox, Assistant Secretary to the Board (This page left blank intentionally)

Martha S. Mavredes, CPA Auditor of Public Accounts

Commonwealth of Virginia

Auditor of Public Accounts

P.O. Box 1295 Richmond, Virginia 23218

October 31, 2016

The Honorable Terence R. McAuliffe Governor of Virginia

The Honorable Robert D. Orrock, Sr. Chairman, Joint Legislative Audit
And Review Commission

Board Members Virginia Biotechnology Research Partnership Authority Board Virginia Biotechnology Research Park Corporation Board

INDEPENDENT AUDITOR'S REPORT

Report on Financial Statements

We have audited the accompanying financial statements of the **Virginia Biotechnology Research Partnership Authority**, a component unit of the Commonwealth of Virginia, as of and for the year ended June 30, 2016, and the related notes to the financial statements, which collectively comprise the Authority's basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in

<u>Government Auditing Standards</u>, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement.

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

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

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Virginia Biotechnology Research Partnership Authority as of June 30, 2016, and the changes in its financial position and its cash flows for the year then ended, in accordance with accounting principles generally accepted in the United States of America.

Other Matters

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the Management's Discussion and Analysis on pages 13 through 18, the Schedule of Changes in Net Pension Asset and Related Ratios on page 53, the Schedule of Employer Contributions on page 54, and the Notes to Required Supplementary Information on page 55 be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of the financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We 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.

Other Reporting Required by Government Auditing Standards

In accordance with <u>Government Auditing Standards</u>, we have also issued our report dated October 31, 2016, on our consideration of the Virginia Biotechnology Research Partnership Authority'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 to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with <u>Government Auditing Standards</u> in considering the Authority's internal control over financial reporting and compliance.

AUDITOR OF PUBLIC ACCOUNTS

Maytha S. Maycucles

ZLB/clj

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FINANCIAL INFORMATION



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MANAGEMENT'S DISCUSSION AND ANALYSIS (Unaudited)

Our discussion and analysis of the Virginia Biotechnology Research Partnership Authority's (the "Authority") financial performance provides a narrative introduction, an overview of the Authority's financial activities as of and for the fiscal year ended June 30, 2016, with selected comparative information for the fiscal year ended June 30, 2015. It should be read in conjunction with the Authority's accompanying financial statement and notes to financial statements.

ABOUT THE AUTHORITY

The Virginia Biotechnology Research Partnership Authority was established in 1993 as a political subdivision of the Commonwealth of Virginia to disseminate knowledge pertaining to scientific and technological research and development among public and private entities, including but not limited to biotechnology by promoting scientific research and economic development through the attraction and creation of new jobs and companies. In order to facilitate and coordinate scientific and technological research and development, the Authority promotes the industrial and economic development of the Virginia Biotechnology Research Park (Research Park) and the Commonwealth, and also has authority for financing construction through bonds and other authorized means. The Authority does not have taxing powers. Operations are funded from lease and ancillary service revenues. Bond issuances, longterm notes payable, line of credit debt, appropriations from the Commonwealth, voluntary assessments from property owners located in the Research Park and contract support payments from VCU have funded both the operations and the acquisition and construction of capital assets. The Research Park is a life sciences community adjacent to the Virginia Commonwealth University (VCU) Medical Center – and is home to approximately 60 private and non-profit companies, state and federal laboratories, and research institute/administrative functions of VCU and the VCU Health System, filling nearly 1,100,000 square feet of laboratory and office space in seven building and employing approximately 2,400 researchers, scientists, engineers and support personnel on a 34-acre campus in downtown Richmond, Virginia. The Research Park partners with neighboring Chesterfield, Hanover and Henrico Counties to extend the reach of the Research Park for sites that may accommodate larger companies on suburban campuses in the Greater Richmond area. The Dominion Resources Innovation Center located in the Town of Ashland is an affiliate of the Research Park. The staff of the Authority manages the daily operations of the Research Park.

The Virginia Biotechnology Research Park Corporation (Corporation) was established in 1992 as an Internal Revenue Code Section 501(c) (3) corporation, and is organized and operated exclusively for scientific, educational and charitable purposes. The Authority and the Corporation have a financial and operational relationship requiring the Corporation's financial statements be blended into the Authority's financial statements (Blended Component Unit). Condensed combining statements are presented in the notes to the financial statements.

OVERVIEW OF ANNUAL FINANCIAL STATEMENTS

Management's Discussion and Analysis (MD&A) serves as an introduction to the basic financial statements. The MD&A represents management's examination and analysis of the financial condition and performance of the Authority. The financial statements of the Authority are presented using the accrual method of accounting. The financial statements themselves consist of the Statement of Net Position; Statement of Revenues, Expenses, and Changes in Net Position; the Statement of Cash Flows; and Notes to the Financial Statements.

The Statement of Net Position presents the financial position of the Authority including information about the type and amount of resources and obligations on June 30, 2016. The Statement of Revenues, Expenses, and Changes in Net Position present the results of the Authority's operating and non-operating activities and provide information as to changes to the net position. The Statement of Cash Flows presents changes in cash and cash equivalents, as a result of operational, non-operational, and financing activities.

The Notes to the Financial Statements provide required disclosures and other pertinent information necessary to provide a reader of the financial statements a complete understanding of the data being presented. The notes are comprised of information about the Authority's accounting policies, significant account balances, obligations, commitments, contingencies, and subsequent events.

CONDENSED FINANCIAL INFORMATION

Statement of Net Position

The Statement of Net Position presents the consolidated financial position of the Authority and Corporation at the end of the fiscal year. The statement includes all assets and liabilities of the Authority and its blended component unit. Net position is an indicator of the current fiscal health of the organization and the Authority's financial position over time.

A condensed summary of consolidated assets and deferred outflows, liabilities and deferred inflows, and net position at June 30, 2016, and 2015, respectively, follows:

Statement of Net Position as of June 30, 2016 and 2015

	<u>2016</u>	<u>2015</u>	Value of Change	Percentage Of Change
Assets:				
Current and other assets	\$ 35,927,686	\$ 38,584,389	\$ (2,656,703)	(7%)
Capital assets, net	3,427,942	3,433,321	(5,379)	(0%)
Total assets	39,355,628	42,017,710	(2,662,082)	(6%)
Deferred outflows of resources:				
Deferred pension contributions	24,347	23,634	713	3%
Deferred pension liability experience	18,772	-	18,772	100%
Deferred amount on refunding	1,438,625	1,688,821	(250,196)	(15%)
Total deferred outflows of resources	1,481,744	1,712,455	(230,711)	(13%)
Liabilities:				
Current and other liabilities	4,055,284	3,945,602	109,682	3%
Long-term liabilities	22,769,958	26,759,452	(3,989,494)	(15%)
Total liabilities	26,825,242	30,705,054	(3,879,812)	(13%)
Deferred inflows of resources:				
Deferred pension investment experience	51,948	117,556	(65,608)	(56%)
Net position:				
Net investment in capital assets	3,427,942	3,433,321	(5,379)	(0%)
Restricted for pensions	344,794	396,470	(51,676)	(13%)
Restricted for donor purposes	184,444	32,063	152,381	475%
Unrestricted	10,003,002	9,045,701	957,301	11%
Total net position	\$ 13,960,182	<u>\$ 12,907,555</u>	<u>\$ 1,052,627</u>	8%

The seven percent decrease in current assets is due principally to payments received on the lease receivable. Capital assets decreased marginally year over year as a result of donated equipment from Altria with a book value of \$26,000 and the \$6,660 purchase of a freezer for the shared lab, offset by \$37,931 in annual depreciation expense. Total liabilities decreased thirteen percent from scheduled payment made toward the outstanding bond.

Net investment in capital assets represents the land, equipment and lease receivable, less the related debt outstanding used to acquire those capital assets. The balance is relatively flat year over year, as the lease receivable declines as the bond payment is made. Restricted represents resources – principally cash and investments – subject to external restrictions on how they can be used. Net position restricted for pensions of \$344,794 reflects the asset balance the Authority maintains and is discussed in further detail in the notes to the financials. Net position restricted for donor purposes of \$184,444 is for the Corporation's administration of the Lighthouse Labs program. The remaining unrestricted net position may be used to fund the Authority's other ongoing obligations and initiatives.

Statement of Revenues, Expenses, and Changes in Net Position

All of the current year's revenues and expenses are accounted for in the Statement of Revenues,

Expenses, and Change in Net Position. This statement measures the success of the Authority's operations and can be used to determine whether the Authority's fiscal condition has improved or worsened during the year. A summary of the Authority and its Blended Component Unit revenues, expenses and changes in net position for the years ended June 30, 2016 and 2015 are as follows:

<u>Statement of Revenues, Expenses, and Changes in Net Position</u> for the years ended June 30, 2016 and 2015

						Percentage
				,	Value of	Of
	2016	2015 Change		Change		
Operating revenues:						
Rental income	\$ 341,673	\$	312,327	\$	29,346	9%
Parking income	383,257		340,805		42,452	12%
Development fee	16,125		17,625		(1,500)	(9%)
Assessment fee	263,663		291,576		(27,913)	(10%)
Business support services	34,870		18,447		16,423	89%
Program revenues and contributions	402,865		57,082		345,783	606%
Other income	 20,773		13,619		7,154	53%
Total operating revenues	 1,463,226		1,051,481		411,745	39%
Operating expenses:						
Salaries and benefits	560,835		519,194		41,641	8%
Marketing and promotion	85,098		64,373		20,725	32%
Occupancy costs	96,271		91,616		4,655	5%
Administrative	66,785		106,459		(39,674)	(37%)
Program expenses	250,484		-		250,484	100%
Depreciation expense	 37,932		57,535	_	(19,603)	(34%)
Total operating expenses	 1,097,405		839,177		258,228	31%
Operating income	365,821		212,304		153,517	72%
Non-operating revenues and expenses	686,806		375,678		311,128	83%
Change in net position	 1,052,627		587,982		464,645	79%
Net position - beginning of year	 12,907,555		12,319,573		587,982	5%
Net position - end of year	\$ 13,960,182	<u>\$</u>	12,907,555	\$	1,052,627	8%

Operating revenues increase 39 percent and operating expenses increased 31 percent from the prior fiscal year due to the Corporation's administrative activity to support Lighthouse Labs and SCORECard programs bringing revenues and contributions just over \$400,000 and program expenses of just over \$250,000.

Non-operating revenues increase 83 percent due to the investment in Biotech 8 LLC and Bioling LLC.

Statement of Cash Flows

The Statement of Cash Flows provides information about the cash receipts, cash payments, and net changes in cash resulting from operations, investing and financing activities and provides insight as to the major sources and uses of cash applicable to the fiscal year. A condensed summary of the Statement of Cash Flows for the Authority and its Blended Component Unit for the fiscal years 2016 and 2015 respectively follows:

<u>Condensed Statement of Cash Flows</u> for the years ended June 30, 2016 and 2015

	<u>2016</u>	<u>2015</u>
Cash flows from operating activities	\$ 371,447	\$ 210,878
Cash flows from non-capital financing activities	242,127	361,879
Cash flows from capital and related financing activities	 (11,152)	 148,797
Net increase in cash and cash equivalents	602,423	721,554
Beginning of year	 3,743,107	 3,021,553
End of year	\$ 4,345,530	\$ 3,743,107

Cash flow from operating activities increased from funds received from donors for the Corporation programs. Cash flow from non-capital financing activities declined from reduced distributions received from Partnership investments and payments made for Strategic Vision implementation. Cash flows from capital and related financing activities significantly declined due to HLA final payment received in 2015. Assets were also purchased in 2016 for the Shared Lab. Overall available cash and cash equivalents increased from approximately \$3.7 million at the end of 2015 to approximately \$4.3 million at the end of 2016, of which \$184,444 is restricted for designated programs.

CAPITAL ASSETS AND DEBT ADMINISTRATION

Capital Assets

The Authority's investment in capital assets as of June 30, 2016, amounted to \$3.4 million (net of accumulated depreciation). This investment in capital assets primarily includes land and equipment.

Long-Term Debt

At June 30, 2016, the Authority had \$22.7 million in long-term bond debt, excluding current maturities.

The Authority's Lease Revenue Refunding bonds were issued in 2009 for \$36.7 million. Proceeds were used to refund a portion of the Authority's Lease Revenue bonds issued in 2001, which were paid in full fiscal year 2012. The 2009 bonds carry an AA+ rating from Standard and Poor's, Aa1 rating from Moody's Investor Services and AA+ rating from Fitch Rating, Inc. The balance excluding current maturities at June 30, 2016, was \$24.7 million.

In 2002, the Authority issued Variable Rate Revenue Bonds in the amount of \$12 million for the

construction of Biotech Seven. The 2002 bonds were issued as a conduit to finance construction of the new national headquarters for the United Network for Organ Sharing (UNOS) and as such the Authority does not have a financial obligation and does not carry a balance on the financial statements. The bonds carry a Standard and Poor's rating of A+/A-1.

During 2013, the Authority served as the conduit for issuing \$15,000,000 variable rate revenue bonds to assist the Institute for Transfusion Medicine (ITxM) in connection with the transfer to ITxM of the sole corporate membership interest in VBS. The bonds are secured by a bond trust indenture and are payable solely from payments made by the borrower under the loan agreement.

CONTACTING THE AUTHORITY'S FINANCIAL MANAGEMENT

This financial report is designed to provide citizens, customers, investors, and creditors with a general overview of the Authority's finances and to show the Authority's accountability for the money we receive. If you have any questions about this report or need additional financial information, please contact the Authority's Director of Business Development and Administration at 800 East Leigh Street, Richmond, VA 23219, (804) 828-0963.

VIRGINIA BIOTECHNOLOGY RESEARCH PARTNERSHIP AUTHORITY and CORPORATION ${\bf STATEMENT\ OF\ NET\ POSITION}$

As of June 30, 2016

ASSETS		
Current assets:		
Cash and cash equivalents (Note 1 & 2)	\$ 698,6	597
Cash with Local Government Investment Pool (Note 2)	3,646,8	333
Accounts receivable, net	8,7	42
Prepaid expenses	3,0)25
Net investment in lease receivable - current portion (Note 5)	3,665,0	000
Total current assets	8,022,2	297
Non-current assets, net of depreciation:		
Net investment in lease receivable (Note 5)	21,060,0	000
Net Pension Asset (Note 8)	344,7	794
Investment in Biotech 8 LLC (Note 12)	871,0	015
Investment in Bioling LLC (Note 12)	38,8	341
Investment in other partnerships (Note 12)	55,6	525
Commonfund Investments (Note 2)	5,535,1	114
Non-depreciable capital assets (Note 4)	3,369,4	146
Depreciable capital assets, net of accumulated depreciation (Note 1 & 4)	58,4	196
Total non-current assets	31,333,3	331
Total assets	39,355,6	528
DEFERRED OUTFLOWS OF RESOURCES		
Deferred pension contributions (Note 1 & 8)	24,3	347
Deferred pension liability experience (Note 1 & 8)	18,7	
Deferred amount on bond refunding (Note 1)	1,438,6	
2 or	1,481,7	
LIABILITIES		
Current liabilities:		
Accounts payable	24,7	770
Customer deposit	10,9	
Unearned Revenue		513
Long-term debt - current portion (Note 7)	4,015,9	
Total current liabilities	4,055,2	
Non-current liabilities:		
Long-term debt (Note 7)	22,726,8	351
Compensated absences (Note 1 & 7)	43,1	
Total non-current liabilities	22,769,9	
Total liabilities	26,825,2	242
DEFERRED INFLOWS OF RESOURCES	51 (140
Deferred pension investment experience (Note 1 & 8)	51,9	948
NET POSITION		
Net investment in capital assets	3,427,9	
Restricted for pensions	344,7	
Restricted for designated programs	184,4	
Unrestricted	10,003,0	
Total net position	\$ 13,960,1	182

VIRGINIA BIOTECHNOLOGY RESEARCH PARTNERSHIP AUTHORITY and CORPORATION **STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION**June 30, 2016

	Total
Operating revenues:	
Rental income	\$ 341,673
Parking income	383,257
Development Fee	16,125
Assessment Fee	263,663
Business support services	34,870
Program revenues and contributions (Corporation)	402,865
Other income	20,773
Total operating revenues	1,463,226
Operating expenses:	
Salaries and benefits	560,835
Marketing and promotion	85,098
Occupancy costs	96,271
Administrative	66,785
Program expenses (Corporation)	250,484
Depreciation expense (Note 4)	37,932
Total operating expenses	1,097,405
Income from operations	365,821
Non-operating revenue/(expenses):	
Interest revenue	1,232,318
Interest expense	(1,131,230)
Unrealized loss on Commonfund Investments (Note 13)	(20,821)
Gain from Biotech Eight LLC (Note 14)	606,837
Gain from Bioling LLC (Note 14)	29,577
Strategic Vision expense	(29,875)
Total non-operating activity	686,806
Change in net position	1,052,627
Net position - 06/30/15	 12,907,555
Net position - 06/30/16	\$ 13,960,182

VIRGINIA BIOTECHNOLOGY RESEARCH PARTNERSHIP AUTHORITY and CORPORATION **STATEMENT OF CASH FLOWS**

June 30, 2016

	Total
Cash flows from operating activities:	
Cash received from rent	\$ 330,847
Cash received from parking	382,875
Cash received from assessment program	263,663
Cash received from business support services	9,870
Cash received from development fees	16,125
Cash received from miscellaneous income	20,773
Cash received from donors	406,158
Cash to/from Authority/Corporation	-
Payments for personnel expenses	(567,764)
Payments for marketing expenses	(72,843)
Payments for occupancy expenses	(113,179)
Payments for administrative expenses	(75,901)
Payments for program services	 (229,177)
Net cash provided by operating activities	 371,447
Cash flows from non-capital financing activities:	
Tenant financing	(6,742)
Strategic Vision payments	(29,875)
Distributions received from Biotech 8 LLC	266,049
Distributions received from Bioling LLC	 12,696
Net cash provided by noncapital financing activities	 242,128
Cash flows from capital and related financing activities:	
Purchase of capital assets	 (11,152)
Net increase in cash	 602,423
Cash and cash equivalents - 6/30/15	 3,743,107
Cash and cash equivalents - 06/30/16	\$ 4,345,530

VIRGINIA BIOTECHNOLOGY RESEARCH PARTNERSHIP AUTHORITY and CORPORATION **STATEMENT OF CASH FLOWS (Continued)**

For the year ended June 30, 2016

	Total
Reconciliation of net operating income to net cash	
provided by operating activities:	
Operating income	\$ 365,821
Adjustments to reconcile net income to net cash provided by	
operating activities:	
Depreciation expense	37,932
Bad debt expense	5,000
Non-cash donations	(26,000)
Decrease increase in accounts payable	(13,956)
Decrease in operating accounts receivable	22,154
Decrease in unearned revenue	(11,762)
Increase in prepaid expenses	(747)
Increase in leave accrual	26,422
Increase in net pension asset and related deferred	
inflows/outflows of resources	 (33,417)
Net cash provided by operating activities	\$ 371,447

NOTES TO FINANCIAL STATEMENTS

(Including Blended Component Unit Virginia Biotechnology Research Park Corporation)



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1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Reporting Entity

The Virginia Biotechnology Research Partnership Authority (Authority), which began operations effective July 1, 1993, provides a mechanism for financing construction of the Biotechnology Research Park through bond issuances and other approved means.

The Authority is responsible for developing, leasing, operating, managing, and maintaining the Research Park properties and grounds, as well as oversight of contractors.

The Authority is a component unit of the Commonwealth and is included in the basic financial statements of the Commonwealth. A separate report is prepared for the Commonwealth that includes all agencies, boards, commissions, and authorities over which the Commonwealth exercises or has the ability to exercise oversight authority.

The accompanying annual financial report includes the financial activities of the Authority, and its blended component unit the Virginia Biotechnology Research Park Corporation (the Corporation). Financial information for the Authority and the blended component unit is accounted for in the accompanying financial statements in accordance with principles defining the governmental reporting entity adopted by the Government Accounting Standards Board.

Blended Component Unit

The Virginia Biotechnology Research Park Corporation (the Corporation) is an Internal Revenue Code Section 501(c)(3) corporation and is organized and operated exclusively for scientific, educational, and charitable purposes. The Authority and the Corporation have a financial and operational relationship which requires that the Corporation's financial statements be blended into the Authority's financial statements. Condensed combining financial statements for the Authority and its blended component unit are presented in Note 3 below.

Basis of Accounting

The financial statements of the Authority have been prepared using the economic resources measurement focus and the accrual basis of accounting in conformity with generally accepted accounting principles, which provides that revenues are recorded when earned and expenses are recorded when incurred.

The Authority defines operating revenues as revenue derived from the primary business activities of the Authority. These activities include the following: 1) lease revenues related to non-capitalized leases with lease terms of one-year or less; 2) contributed income directly supporting the operations or advancement of the Research Park; 3) revenue derived from ownership and management of parking surface lots within the footprint of the Research Park; and 4) assessments and other miscellaneous revenue sources such as event fees for conference facilities, tenant fax and copying fees, and expenditure reimbursements that are not related to a specific capital outlay project.

The Authority defines non-operating revenues as revenue derived from capital lease agreements and capital financing activities such as interest income on funds held in trust accounts and developer's/issuer's fees earned on bond issuances and project development.

The Corporation defines revenues as revenue derived from grants, donations, awards and other funds received for programs.

Cash and Cash Equivalents

For the purpose of reporting cash flows, the Authority considers all highly-liquid investments purchased with an original maturity of three months or less to be cash equivalents.

Investments

Investments in marketable debt in equity securities held by Commonfund are valued using fair value measurements in accordance with GASB Statement No. 72, *Fair Value Measurements and Application* (GASB 72) which provides guidance for determining a fair value measurement for financial reporting purposes and also provides guidance for applying fair value to certain investments and disclosures related to all fair value measurements. GASBS 72 was effective and implemented during fiscal year 2016. See Note 13 for additional information on the Authority's investments measured at fair value. The Authority also invests in certain partnerships to further the Authority's mission and purpose to promote scientific research and economic development through the attraction and creation of new jobs and companies. These investments are valued at cost with certain proportionate shares of profits and losses allocated. See Note 14 for additional information on the Authority's investments in partnerships.

Asset Capitalization and Depreciation Method

Capital assets are generally assets with an initial cost of \$2,500 or more and an estimated useful life in excess of two years. Capital assets are valued at historical costs or estimated historical cost if actual cost is not available. Capital assets are comprised of land, buildings, equipment, construction-in-progress, and other improvements. Donated capital assets are carried at market value at the date of contribution. Accumulated depreciation is reported on the Statement of Net Position. Depreciation is computed on the straight-line basis over the estimated useful life of the asset ranging from three to 48 years.

Depreciable capital assets were evaluated at the beginning of the fiscal year 2005 and determined to have 40 years of useful life remaining from July 2004 going forward.

Buildings 20-48 years
Improvements 5-15 years
Equipment 3-20 years
Land Non-depreciable assets

The costs for maintenance and repairs are charged to occupancy expense as incurred. When items are retired or otherwise disposed of, the related costs and accumulated depreciation are eliminated from the accounts and any resulting profit or loss on such dispositions is reflected in non-operating activities.

Long-Term Obligations

Long-term obligations are reported as liabilities in the Statement of Net Position. In accordance with paragraph 146 of GASB Statement No. 34, bond premiums and discounts are deferred and amortized over the life of the bonds using the effective interest method. Bonds payable are reported net of the applicable bond premium or discount. The Authority elected to apply this policy prospectively beginning July 1, 2004.

Compensated Absences

Compensated absences represent the amounts of paid time off (PTO) hours earned by employees, but not taken at June 30, 2016. PTO combines traditional vacation and sick leave. All full-time staff receive 30 days of PTO on January 1 of each year. The amount reflects all earned PTO and related payroll taxes to be paid under the Authority's leave pay out policy upon employment termination.

Interest Income

Interest income and expense from operating and Local Government Investment Pool accounts are recorded as operating revenue. Interest income and administrative fees related to the bond accounts are recorded as non-operating revenue.

Unamortized Deferred Amount on Refunding

The deferred amount on refunding, resulting from the advance refunding of a portion of the Series 2006 Revenue Bonds, is being amortized on a straight-line basis over the life of the Series 2009 Bond. The amortization of \$250,196 is included in interest expense for fiscal year 2016. As of June 30, 2016 the unamortized deferred amount remaining is \$1,438,626.

Pensions

The Authority participates in the Virginia Retirement System (VRS) Political Subdivision Retirement Plan which is a multi-employer, agent plan. 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 Political Subdivision's Retirement Plan and the additions to/deductions from the Political Subdivision's Retirement Plan's net fiduciary position have been determined on the same basis as they were reported by the Virginia Retirement System (VRS). 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.

The Defined Benefit Pension Plan, RSI, reflects the early implementation of GASB Statement No. 82 *Pension Issues – An Amendment of GASB Statements No. 67, No. 68, and No. 73* (GASB 82) which improves consistency in the application of pension accounting and financial reporting requirements.

2. DEPOSITS AND INVESTMENTS

Deposits

Deposits with banks are covered by the Federal Deposit Insurance Corporation (FDIC) and collateralized in accordance with the Virginia Security for Public Deposits Act (the "Act") Section 2.2-4400 et. seq. of the Code of Virginia. Under the Act, banks and savings institutions holding public deposits in excess of the amount insured by the FDIC must pledge collateral to the Commonwealth of Virginia Treasury Board. Financial Institutions may choose between two collateralization methodologies and depending upon that choice, will pledge collateral that ranges in the amounts from 50% to 130% of excess deposits. Accordingly, all deposits are considered fully collateralized. Cash with the trustee represents bond proceeds held by trustees. Other funds of the Authority are invested in the State Treasurer's Local Government Investment Pool (LGIP), whose carrying value is equal to the market value.

Investments

Code of Virginia section 2.2-4500 et.seq. authorize local governments and other public bodies to invest in obligations of the United States or agencies thereof, obligations of the Commonwealth of Virginia or political subdivisions thereof; obligations of the International Bank for Reconstruction and Development (World Bank), the Asian Development Bank, and the African Development Bank; "prime quality" commercial paper and certain corporate notes; banker's acceptances repurchase agreements; and the State Treasurer's Local Government Investment Pool (LGIP).

Concentration of Credit Risk

The Authority places no limit on the amount the Authority may invest in any one issuer. More than 5 percent of the Authority's investments are in Commonfund Institutional Multi-Strategy Equity Fund, LLC and Commonfund Institutional Multi-Strategy Bond Fund, LLC. These investments are 63% and 37%, respectively, of the Authority's total investments in Commonfund.

Credit Risk

The Commonfund is an external investment pool whose asset portfolio is unrated.

Foreign Currency Risk

The Authority's exposure to foreign currency risk derives from its holdings of foreign securities and the use of derivatives to hedge the related foreign currency exposure back to the U.S. dollar. These foreign securities are part of the holdings included in the Commonfund Institutional Multi-Strategy Equity Fund, LLC and Commonfund Institutional Multi-Strategy Bond Fund, LLC and represent 12% and 12% of the fund's holdings, respectively. The Authority does not have a formal policy to limit foreign currency risk.

3. BLENDED COMPONENT UNIT

The Authority accounts for the Corporation as a blended component unit. Condensed combining information for the Corporation and the Authority is as follows:

Condensed Combining Statement of Net Position

	VBRPA	VBRPC	Total
Current assets	\$ 7,837,853	\$ 184,44	14 \$ 8,022,297
Capital assets	3,427,942	-	3,427,942
Other assets	27,905,389	-	27,905,389
Total assets	39,171,184	184,44	14 39,355,628
Deferred outflows of resources	1,481,744	-	1,481,744
Current liabilities	4,055,284	-	4,055,284
Long-term liabilities	22,769,958	-	22,769,958
Total liabilities	26,825,242	-	26,825,242
Deferred inflows of resources	51,948	-	51,948
Net investment in capital assets	3,427,942	-	3,427,942
Restricted	344,794	184,44	14 529,238
Unrestricted	10,003,002	-	10,003,002
Total net position	\$ 13,775,738	\$ 184,44	14 \$ 13,960,182

Condensed Combining Statement of Revenues, Expenses, and Changes in Net Position

	VBRPA	VBRPC	Total
Operating revenues			
Rental income	\$ 341,673	\$ -	\$ 341,673
Parking income	383,257	-	383,257
Development fee	16,125	-	16,125
Assessment fee	263,663	-	263,663
Business support services	34,870	-	34,870
Other income	20,773	-	20,773
Program revenues and contributions	 -	402,865	402,865
Total operating revenues	1,060,361	402,865	1,463,226
Operating expenses	 846,921	250,484	1,097,405
Operating income	 213,440	152,381	365,821
Nonoperating revenues (expenses)			
Interest revenue	1,232,318	=	1,232,318
Interest expense	(1,131,230)	=	(1,131,230)
Net gain on investments	615,593	=	615,593
Strategic Vision	(29,875)	=	(29,875)
Total nonoperating revenues	686,806	-	686,806
Change in net position	900,246	152,381	1,052,627
Beginning net position restated	12,875,492	32,063	12,907,555
Ending net position	\$ 13,775,738	\$ 184,444	\$ 13,960,182

Condensed Combining Statement of Cash Flows

	VBRPA	VBRPC	Total
Net cash provided by operating activities	\$ 194,466	\$ 176,981	\$ 371,447
Net cash provided by non-capital			
financing activities	242,128	-	242,128
Net cash provided by capital and related			
financing activities	(11,152)	-	(11,152)
Net increase in cash	425,442	176,981	602,423
Beginning cash and cash equivalents	3,736,194	6,913	3,743,107
Ending cash and cash equivalents	\$ 4,161,636	\$ 183,894	\$ 4,345,530

4. PROPERTY, PLANT, AND EQUIPMENT

A summary of changes in the Authority's Property, Plant, and Equipment for the year ended June 30, 2016, is presented as follows:

	E	Beginning					Ending
		Balance	1	Acquired	Deleted		Balance
Land Equipment	\$	3,369,446 319,160	\$	32,553	\$ -	_	\$ 3,369,446 351,713
Total at historical cost		3,688,606		32,553	_	_	3,721,159
Less accumulated depreciation for: Equipment	_	255,285		37,932		_	293,217
Capital assets, net	\$	3,433,321	\$	(5,379)	\$ 	= : =	\$ 3,427,942

5. LEASE RECEIVABLE

The Authority has a capital lease agreement with the Department of General Services for the Biotech 6 building. The capital lease has a value of \$28,530,325 at June 30, 2016, which equals the remaining principal and interest due on the debt for the Biotech 6 building. The financial statements include unearned income of \$3,805,325 related to the capital lease receivable for interest due in future periods.

The following lists the components of the net investment in lease receivable as of June 30, 2016:

Current portion:		
Minimum lease payments receivable	\$	4,753,150
Less: unearned revenue		(1,088,150)
Current net investment in lease receivable		3,665,000
Non appront portions		
Non-current portion:		
Minimum lease payments receivable		23,777,175
Less: unearned revenue		(2,717,175)
Non-current net investment in lease receivable		21,060,000
Total net investment in lease receivable	\$	24,725,000
	_	

At June 30, 2016, lease payments for each of the succeeding fiscal years are as follows:

Year	<u>Amount</u>
2017	\$ 4,753,150
2018	4,753,550
2019	4,752,500
2020	4,757,750
2021	4,757,375
2022	4,756,000

Total lease payments <u>\$ 28,530,325</u>

6. CONDUIT DEBT OBLIGATIONS

On April 9, 2002, the Authority issued \$12,000,000 in Series 2002 Variable Rate Revenue Bonds to fund construction of the Biotech 7 project. Biotech 7 is an office and data facility built specifically for United Network for Organ Sharing (UNOS).

The bonds are secured by a letter of credit and are payable solely from the payments made by the borrower under the loan agreement. Upon repayment of the bonds, ownership of the facility transfers to UNOS. The bonds do not constitute a debt or pledge of the faith and credit of the Authority or the Commonwealth and accordingly have not been reported in the accompanying financial statements.

These bonds have a scheduled maturity date of April 1, 2027.

On October 1, 2006, the Authority issued \$14,000,000 in Series 2006 Variable Rate Revenue Bonds to finance the Virginia Blood Services (VBS) project. The Virginia Blood Services project was issued to finance the acquisition of land and the construction, equipping, and development of a new 60,000 square foot headquarters facility in Henrico County, including a collection center, a production facility, a distribution area, and other related improvements. In June 2013, the Authority issued \$5,000,000 in Series 2013B Variable Rate Revenue Bonds, primarily to refund the remaining Series 2006 bonds. The proceeds from the Series 2013B Bonds were placed in an irrevocable trust with an escrow agent to provide for all future debt service payments on the Series 2006 bonds. As a result, the Series 2006 bonds are considered to be defeased at June 30, 2014. The Series 2013B bonds are secured by a bond trust indenture and are payable solely from payments made by the borrower under the loan agreement. The bonds do not constitute a debt or pledge of the faith and credit of the Authority or the Commonwealth and accordingly have not been reported in the accompanying financial statements. These bonds have a scheduled maturity date of October 1, 2028.

On June 1, 2013, the Authority issued \$15,000,000 in Series 2013A Variable Rate Revenue Bonds to assist the Institute for Transfusion Medicine (ITxM) in connection with the transfer to ITxM of the sole corporate membership interest in VBS. VBS provides blood supply services, including collection, storage, and distribution of blood to hospitals and other health care providers in the Commonwealth of Virginia, and conducts related research. The bonds are secured by a bond trust indenture and are payable solely from payments made by the borrower under the loan agreement. The bonds do not constitute a

debt or pledge of the faith and credit of the Authority or the Commonwealth and accordingly have not been reported in the accompanying financial statements. These bonds have a scheduled maturity date of June 1, 2023.

7. NON-CURRENT LIABILITIES

The Authority's non-current liabilities consist of long-term debt, accrued, and other non-current liabilities.

Long-term debt of the Authority consists of the following bonds at June 30, 2016:

3.00 percent to 5.00 percent Virginia Biotechnology Research Park
Authority Commonwealth of Virginia Lease Revenue Bonds, (Biotech Six
Consolidated Laboratories Project), Series 2009.
\$ 24,725,000

A summary of changes in the Authority's non-current liabilities for the year ended June 30, 2016, is presented as follows:

	Beginning Balance	Additions	Reductions	Ending Balance	Due within One Year
Bonds payable:	<u></u> -				
Commonwealth of Virginia	\$ 28,250,000	\$ -	\$ 3,525,000	\$ 24,725,000	\$ 3,665,000
lease revenue bonds					
Unamortized bond premium	2,368,683		350,916	2,017,767	350,916
Net bonds payable	30,618,683	-	3,875,916	26,742,767	4,015,916
Compensated absences	16,685	26,422		43,107	
Total long-term liabilities	\$ 30,635,368	<u>\$ 26,422</u>	<u>\$ 3,875,916</u>	<u>\$ 26,785,874</u>	<u>\$4,015,916</u>

Long-term debt matures as follows:

Fiscal year	Total	<u>Interest</u>	<u>Total</u>
2017	\$ 3,665,000	\$ 1,088,150	\$ 4,753,150
2018	3,815,000	938,550	4,753,550
2019	3,990,000	762,500	4,752,500
2020	4,200,000	557,750	4,757,750
2021	4,415,000	342,375	4,757,375
2022	4,640,000	116,000	4,756,000
Total	\$ 24,725,000	\$ 3,805,325	\$ 28,530,325

8. DEFINED BENEFIT PENSION PLAN

The Authority contributes to the Virginia Retirement System (VRS), an agent, multiple-employer defined benefit pension plan administered by the VRS.

Plan Description

All full-time, salaried permanent employees of the Political Subdivision are automatically covered by VRS Retirement Plan upon employment. This plan is administered by the Virginia Retirement System (the System) along with plans for other employer groups in the Commonwealth of Virginia. Members earn one month of service credit for each month they are employed and for which they and their employer pay contributions to VRS. Members are eligible to purchase prior service, based on specific criteria a defined in the *Code of Virginia*, as amended. Eligible prior service that may be purchased includes prior public service, active military service, certain periods of leave, and previously refunded service.

The System administers three different benefit structures for covered employees – Plan 1, Plan 2, and, Hybrid. Each of these benefit structures has different eligibility criteria. The specific information for each plan and the eligibility for covered groups within each plan are set out in the table below:

RETIREMENT PLAN PROVISIONS						
PLAN 1	PLAN 2	HYBRID RETIREMENT PLAN				
About Plan 1 Plan 1 is a defined benefit plan. The retirement benefit is based on a member's age, creditable service and average final compensation at retirement using a formula. Employees are eligible for Plan 1 if their membership date is before July 1, 2010, and they were vested as of January 1, 2013.	About Plan 2 Plan 2 is a defined benefit plan. The retirement benefit is based on a member's age, creditable service and average final compensation at retirement using a formula. Employees are eligible for Plan 2 if their membership date is on or after July 1, 2010, or their membership date is before July 1, 2010, and they were not vested as of January 1, 2013.	About the Hybrid Retirement Plan The Hybrid Retirement Plan combines the features of a defined benefit plan and a defined contribution plan. Most members hired on or after January 1, 2014 are in this plan, as well as Plan 1 and Plan 2 members who were eligible and opted into the plan during a special election window. (see "Eligible Members") • The defined benefit is based on a member's age, creditable service and average final compensation at retirement using a formula. • The benefit from the defined contribution component of the				

plan depends on the member and employer contributions made to the plan and the investment performance of those contributions.

• In addition to the monthly benefit payment payable from the defined benefit plan at retirement, a member may start receiving distributions from the balance in the defined contribution account, reflecting the contributions, investment gains or losses, and any required fees.

Eligible Members

Employees are in Plan 1 if their membership date is before July 1, 2010, and they were vested as of January 1, 2013.

Hybrid Opt-In Election

VRS non-hazardous duty covered Plan 1 members were allowed to make an irrevocable decision to opt into the Hybrid Retirement Plan during a special election window held January 1 through April 30, 2014.

The Hybrid Retirement Plan's effective date for eligible Plan 1 members who opted in was July 1, 2014.

If eligible deferred members returned to work during the election window, they were also eligible to opt into the Hybrid Retirement Plan.

Members who were eligible for an optional retirement plan (ORP) and had prior service under Plan 1 were not eligible to elect the Hybrid Retirement Plan and remain as Plan 1 or ORP.

Eligible Members

Employees are in Plan 2 if their membership date is on or after July 1, 2010, or their membership date is before July 1, 2010, and they were not vested as of January 1, 2013.

Hybrid Opt-In Election

Eligible Plan 2 members were allowed to make an irrevocable decision to opt into the Hybrid Retirement Plan during a special election window held January 1 through April 30, 2014.

The Hybrid Retirement Plan's effective date for eligible Plan 2 members who opted in was July 1, 2014.

If eligible deferred members returned to work during the election window, they were also eligible to opt into the Hybrid Retirement Plan.

Members who were eligible for an optional retirement plan (ORP) and have prior service under Plan 2 were not eligible to elect the Hybrid Retirement Plan and remain as Plan 2 or ORP.

Eligible Members

Employees are in the Hybrid Retirement Plan if their membership date is on or after January 1, 2014. This includes:

- Political subdivision employees*
- Members in Plan 1 or Plan 2 who elected to opt into the plan during the election window held January 1-April 30, 2014; the plan's effective date for opt-in members was July 1, 2014

*Non-Eligible Members

Some employees are not eligible to participate in the Hybrid Retirement Plan. They include:

• Political subdivision employees who are covered by enhanced benefits for hazardous duty employees

Those employees eligible for an optional retirement plan (ORP) must elect the ORP plan or the Hybrid Retirement Plan. If these members have prior service under Plan 1 or Plan 2, they are not eligible to elect the Hybrid Retirement Plan and must select Plan 1 or Plan 2 (as applicable) or ORP.

Retirement Contributions

Employees contribute 5% of their compensation each month to their member contribution account through a pre-tax salary reduction. Some political subdivisions elected to phase in the required 5% member contribution but all employees will be paying the full 5% by July 1, 2016. Member contributions are tax-deferred until they are withdrawn as part of a retirement benefit or as a refund. The employer makes a separate actuarially determined contribution to VRS for all covered employees. VRS invests both member and employer contributions to provide funding for the future benefit payment.

Retirement Contributions

Employees contribute 5% of their compensation each month to their member contribution account through a pre-tax salary reduction. Some political subdivisions elected to phase in the required 5% member contribution but all employees will be paying the full 5% by July 1, 2016.

Retirement Contributions

A member's retirement benefit is funded through mandatory and voluntary contributions made by the member and the employer to both the defined benefit and the defined contribution components of the plan. Mandatory contributions are based on a percentage of the employee's creditable compensation and are required from both the member and the employer. Additionally, members may choose to make voluntary contributions to the defined contribution component of the plan, and the employer is required to match those voluntary contributions according to specified percentages.

Creditable Service

Creditable service includes active service. Members earn creditable service for each month they are employed in a covered position. It also may include credit for prior service the member has purchased or additional creditable service the member was granted. A member's total creditable service is one of the factors used to determine their eligibility for retirement and to calculate their retirement benefit. It also may count toward eligibility for the health insurance credit in retirement, if the employer offers the health insurance credit.

Creditable Service

Same as Plan 1.

Creditable Service Defined Benefit Component:

Under the defined benefit component of the plan, creditable service includes active service. Members earn creditable service for each month they are employed in a covered position. It also may include credit for prior service the member has purchased or additional creditable service the member was granted. A member's total creditable service is one of the factors used to determine their eligibility for retirement and to calculate their retirement benefit. It also may count toward eligibility for the health insurance credit in retirement, if the employer offers the health insurance credit.

<u>Defined Contributions</u> <u>Component:</u>

Under the defined contribution component, creditable service is used to determine vesting for the employer contribution portion of the plan. Vesting Vesting Vesting Same as Plan 1. Vesting is the minimum length of **Defined Benefit Component:** service a member needs to qualify Defined benefit vesting is the for a future retirement benefit. minimum length of service a Members become vested when member needs to qualify for a future retirement benefit. they have at least five years (60 months) of creditable service. Members are vested under the Vesting means members are defined benefit component of the eligible to qualify for retirement Hybrid Retirement Plan when they reach five years (60 months) if they meet the age and service requirements for their plan. of creditable service. Plan 1 or Members also must be vested to Plan 2 members with at least five receive a full refund of their years (60 months) of creditable member contribution account service who opted into the balance if they leave employment Hybrid Retirement Plan remain and request a refund. vested in the defined benefit component. Members are always 100% vested in the contributions that they **Defined Contributions** make. **Component:** Defined contribution vesting refers to the minimum length of service a member needs to be eligible to withdraw the employer contributions from the defined contribution component of the plan. Members are always 100% vested in the contributions that they make. Upon retirement or leaving covered employment, a member

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is eligible to withdraw a percentage of employer contributions to the defined contribution component of the

plan, based on service.

• After two years, a member is 50% vested and may withdraw 50% of employer contributions.

		 After three years, a member is 75% vested and may withdraw 75% of employer contributions. After four or more years, a member is 100% vested and may withdraw 100% of employer contributions. Distribution is not required by law until age 70½.
Calculating the Benefit The Basic Benefit is calculated based on a formula using the member's average final compensation, a retirement multiplier and total service credit at retirement. It is one of the benefit payout options available to a member at retirement. An early retirement reduction factor is applied to the Basic Benefit if the member retires with a reduced retirement benefit or selects a benefit payout option other than the Basic Benefit.	Calculating the Benefit See definition under Plan 1.	Calculating the Benefit Defined Benefit Component: See definition under Plan 1 Defined Contribution Component: The benefit is based on contributions made by the member and any matching contributions made by the employer, plus net investment earnings on those contributions.
Average Final Compensation A member's average final compensation is the average of the 36 consecutive months of highest compensation as a covered employee.	Average Final Compensation A member's average final compensation is the average of their 60 consecutive months of highest compensation as a covered employee.	Average Final Compensation Same as Plan 2. It is used in the retirement formula for the defined benefit component of the plan.
Service Retirement Multiplier VRS: The retirement multiplier is a factor used in the formula to determine a final retirement benefit. The retirement multiplier for non-hazardous duty members is 1.70%.	Service Retirement Multiplier VRS: Same as Plan 1 for service earned, purchased or granted prior to January 1, 2013. For non- hazardous duty members the retirement multiplier is 1.65% for creditable service earned, purchased or granted on or after January 1, 2013.	Service Retirement Multiplier Defined Benefit Component: VRS: The retirement multiplier for the defined benefit component is 1.00%. For members who opted into the Hybrid Retirement Plan from Plan 1 or Plan 2, the applicable multipliers for those plans will be used to calculate the retirement

		benefit for service credited in those plans.
Sheriffs and regional jail superintendents: The retirement multiplier for sheriffs and regional jail superintendents is 1.85%.	Sheriffs and regional jail superintendents: Same as Plan 1.	Sheriffs and regional jail superintendents: Not applicable.
Political subdivision hazardous duty employees: The retirement multiplier of eligible political subdivision hazardous duty employees other than sheriffs and regional jail superintendents is 1.70% or 1.85% as elected by the	Political subdivision hazardous duty employees: Same as Plan 1.	Political subdivision hazardous duty employees: Not applicable.
employer.		Defined Contribution Component: Not applicable.
Normal Retirement Age VRS: Age 65.	Normal Retirement Age VRS: Normal Social Security retirement age.	Normal Retirement Age <u>Defined Benefit Component:</u> VRS: Same as Plan 2.
Political subdivisions hazardous duty employees: Age 60.	Political subdivisions hazardous duty employees: Same as Plan 1.	Political subdivisions hazardous duty employees: Not applicable.
		Defined Contribution Component: Members are eligible to receive distributions upon leaving employment, subject to restrictions.
Earliest Unreduced Retirement Eligibility VRS: Age 65 with at least five years (60 months) of creditable service or at age 50 with at least 30 years of creditable service.	Earliest Unreduced Retirement Eligibility VRS: Normal Social Security retirement age with at least five years (60 months) of creditable service or when their age and service equal 90.	Earliest Unreduced Retirement Eligibility Defined Benefit Component: VRS: Normal Social Security retirement age and have at least five years (60 months) of creditable service or when their age and service equal 90.
Political subdivisions hazardous duty employees: Age 60 with at least five years of creditable	Political subdivisions hazardous duty employees: Same as Plan 1.	Political subdivisions hazardous duty employees: Not applicable.

service or age 50 with at least 25 years of creditable service.		Defined Contribution Component: Members are eligible to receive distributions upon leaving employment, subject to restrictions.
Earliest Reduced Retirement Eligibility VRS: Age 55 with at least five years (60 months) of creditable service or age 50 with at least 10 years of creditable service.	Earliest Reduced Retirement Eligibility VRS: Age 60 with at least five years (60 months) of creditable service.	Earliest Reduced Retirement Eligibility Defined Benefit Component: VRS: Age Members may retire with a reduced benefit as early as age 60 with at least five years (60 months) of creditable service.
Political subdivisions hazardous duty employees: 50 with at least five years of creditable service.	Political subdivisions hazardous duty employees: Same as Plan 1.	Political subdivisions hazardous duty employees: Not applicable.
		Defined Contribution Component: Members are eligible to receive distributions upon leaving employment, subject to restrictions.
Cost-of-Living Adjustment (COLA) in Retirement The Cost-of-Living Adjustment (COLA) matches the first 3% increase in the Consumer Price Index for all Urban Consumers (CPI-U) and half of any additional increase (up to 4%) up to a maximum COLA of 5%.	Cost-of-Living Adjustment (COLA) in Retirement The Cost-of-Living Adjustment (COLA) matches the first 2% increase in the CPI-U and half of any additional increase (up to 2%), for a maximum COLA of 3%.	Cost-of-Living Adjustment (COLA) in Retirement Defined Benefit Component: Same as Plan 2. Defined Contribution Component: Not applicable.
Eligibility: For members who retire with an unreduced benefit or with a reduced benefit with at least 20 years of creditable service, the COLA will go into effect on July 1 after one full calendar year from the retirement date.	Eligibility: Same as Plan 1	Eligibility: Same as Plan 1 and Plan 2.
For members who retire with a reduced benefit and who have		

less than 20 years of creditable service, the COLA will go into effect on July 1 after one calendar year following the unreduced retirement eligibility date.

Exceptions to COLA Effective Dates:

The COLA is effective July 1 following one full calendar year (January 1 to December 31) under any of the following circumstances:

- The member is within five years of qualifying for an unreduced retirement benefit as of January 1, 2013.
- The member retires on disability.
- The member retires directly from short-term or long-term disability under the Virginia Sickness and Disability Program (VSDP).
- The member Is involuntarily separated from employment for causes other than job performance or misconduct and is eligible to retire under the Workforce Transition Act or the Transitional Benefits Program.
- The member dies in service and the member's survivor or beneficiary is eligible for a monthly death-in-service benefit. The COLA will go into effect on July 1 following one full calendar year (January 1 to December 31) from the date the monthly benefit begins.

Exceptions to COLA Effective Dates:

Same as Plan 1

Exceptions to COLA Effective Dates:

Same as Plan 1 and Plan 2.

Disability Coverage

Members who are eligible to be considered for disability retirement and retire on disability, the retirement multiplier is 1.7% on all service, regardless of when

Disability Coverage

Members who are eligible to be considered for disability retirement and retire on disability, the retirement multiplier is 1.65% on all service, regardless of when

Disability Coverage

Employees of political subdivisions (including Plan 1 and Plan2 opt-ins) participate in the Virginia Local Disability Program (VLDP) unless their

it was earned, purchased or granted. VSDP members are subject to a one-year waiting period before becoming eligible for non-work-related disability benefits.	it was earned, purchased or granted. VSDP members are subject to a one-year waiting period before becoming eligible for non-work related disability benefits.	local governing body provides and employer-paid comparable program for its members. Hybrid members (including Plan 1 and Plan 2 opt-ins) covered under VLDP are subject to a one-year waiting period before becoming eligible for non-work-related disability benefits.
Purchase of Prior Service Members may be eligible to purchase service from previous public employment, active duty military service, an eligible period of leave or VRS refunded service as creditable service in their plan. Prior creditable service counts toward vesting, eligibility for retirement and the health insurance credit. Only active members are eligible to purchase prior service. When buying service, members must purchase their most recent period of service first. Members also may be eligible to purchase periods of leave without pay.	Purchase of Prior Service Same as Plan 1.	Purchase of Prior Service Defined Benefit Component: Same as Plan 1, with the following exceptions: • Hybrid Retirement Plan members are ineligible for ported service. • The cost for purchasing refunded service is the higher of 4% of creditable compensation or average final compensation. • Plan members have one year from their date of hire or return from leave to purchase all but refunded prior service at approximate normal cost./ After that on-year period, the rate for most categories of service will change to actuarial cost.
		Defined Contribution Component: Not applicable.

Employees Covered by Benefit Terms

As of the June 30, 2014, actuarial valuation, the following employees were covered by the benefit terms of the pension plan:

	Number
Inactive members or their beneficiaries currently receiving benefits	2
Inactive members:	
Vested	4
Non-vested	4
Active elsewhere in VRS	3
Total inactive members	11
Active members	3
Total	16

Contributions

The contribution requirement for active employees is governed by §51.1-145 of the *Code of Virginia*, as amended, but may be impacted as a result of funding options provided to political subdivisions by the Virginia General Assembly. Employees are required to contribute 5.00% of their compensation toward their retirement. Prior to July 1, 2012, all or part of the 5.00% member contribution may have been assumed by the employer. Beginning July 1, 2012 new employees were required to pay the 5% member contribution. In addition, for existing employees, employers were required to begin making the employee pay the 5% member contribution. This could be phased in over a period of up to 5 years and the employer is required to provide a salary increase equal to the amount of the increase in the employee-paid member contribution. The political subdivision's contractually required contribution rate for the year ended June 30, 2016 was 5.15% of covered employee compensation. This rate was based on an actuarially determined rate from an actuarial valuation as of June 30, 2013.

This rate, when combined with employee contributions, was expected to finance the costs of benefits earned by employees during the year, with an additional amount to finance any unfunded accrued liability. Contributions to the pension plan from the political subdivision were \$24,347 for the year ended June 30, 2016.

Net Pension Liability

The political subdivisions net pension liability was measured as of June 30, 2015. The total pension liability used to calculate the net pension liability was determined by an actuarial valuation performed as of June 30, 2014, using updated actuarial assumptions, applied to all periods included in the measurement and rolled forward to the measurement date of June 30, 2015.

Actuarial Assumptions - General Employees

The total pension liability for General Employees in the Political Subdivision's Retirement Plan was based on an actuarial valuation as of June 30, 2014, using the Entry Age Normal actuarial cost

method and the following assumptions, applied to all periods included in the measurement and rolled forward to the measurement date of June 30, 2015.

Inflation 2.5% per year

Salary increases, including

Inflation 3.5% - 5.35% per annum

Investment Return Rate 7%, net of pension plan investment expense, including

inflation*

*Administrative expenses as a percent of the market value of assets for the last experience study were found to be approximately 0.06% of the market assets for all of the VRS plans. This would provide an assumed investment return rate for GASB purposes of slightly more than the assumed 7%. However, since the difference was minimal, and a more conservative 7% investment return assumption provided a projected plan net position that exceeded the projected benefit payments, the long-term expected rate of return on investments was assumed to be 7% to simplify preparation of pension liabilities.

Mortality rates: 14 % of deaths are assumed to be service related

Largest 10 – Non-LEOS:

Pre-Retirement:

RP-2000 Employee Mortality Table Projected with Scale AA to 2020 with males set forward 4 years and females were set back 2 years.

Post-Retirement:

RP-2000 Combined Mortality Table Projected with Scale AA to 2020 with males set forward 1 year.

Post-Disablement:

RP-2000 Disability Life Mortality Table Projected to 2020 with males set back 3 years and no provision for future mortality improvement

All Others (Non 10 Largest) – Non-LEOS:

Pre-Retirement:

RP-2000 Employee Mortality Table Projected with Scale AA to 2020 with males set forward 4 years and females were set back 2 years.

Post-Retirement:

RP-2000 Combined Mortality Table Projected with Scale AA to 2020 with males set forward 1 year.

Post-Disablement:

RP-2000 Disability Life Mortality Table Projected to 2020 with males set back 3 years $\,$ and no provision for future mortality improvement

The actuarial assumptions used in the June 30, 2014 valuation were based on the results of an actuarial experience study for the period from July 1, 2008 through June 30, 2012. Changes to the actuarial assumptions as a result of the experience study are as follows:

Largest 10 – Non-LEOS:

- Update mortality table
- Decrease in rates of service retirement

- Decrease in rates of disability retirement
- Reduce rates of salary increase by 0.25% per year

All Others (Non 10 Largest) – Non-LEOS:

- Update mortality table
- Decrease in rates of service retirement
- Decrease in rates of disability retirement
- Reduce rates of salary increase by 0.25% per year

Long-Term Expected Rate of Return

The long-term expected rate of return on pension System investments was determined using a lognormal distribution analysis in which best-estimate ranges of expected future real rates of return (expected returns, net of pension System 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. The target asset allocation and best estimate of arithmetic real—rates of return for each major asset class are summarized in the following table:

		Arithmetic	Weighted Average
		Long-Term	Long-Term
	Target	Expected Rate	Expected Rate of
Asset Class (Strategy)	Allocation	of Return	Return
U.S. Equity	19.50%	6.46%	1.26%
Developed Non U.S. Equity	16.50%	6.28%	1.04%
Emerging Market Equity	6%	10%	0.60%
Fixed Income	15%	0.09%	0.01%
Emerging Debt	3%	3.51%	0.11%
Rate Sensitive Credit	4.50%	3.51%	0.16%
Non Rate Sensitive Credit	4.50%	5%	0.23%
Convertibles	3%	4.81%	0.14%
Public Real Estate	2.25%	6.12%	0.14%
Private Real Estate	12.75%	7.10%	0.91%
Private Equity	12%	10.41%	1.25%
Cash	1%	-1.50%	-0.02%
Total	100%		5.83%
	T CL .:		2.500/
Inflation			2.50%
*Expected arithmetic nominal return			8.33%

^{*} Using stochastic projection results provides an expected range of real rates of return over various time horizons. Looking at one year results produces an expected real return of 8.33% but also has a high standard deviation, which means there is high volatility. Over larger time horizons the volatility declines significantly and provides a median return of 7.44%, including expected inflation of 2.50%.

Discount Rate

The discount rate used to measure the total pension liability was 7%. The projection of cash flows used to determine the discount rate assumed that System member contributions will be made per the VRS Statutes and the employer contributions will be made in accordance with the VRS funding policy at rates equal to the difference between actuarially determined contribution rates adopted by the VRS Board of Trustees and the member rate. Through the fiscal year ending June 30, 2018, the rate contributed by the employer for the Political Subdivision Retirement Plan will be subject to the portion of the VRS Board-certified rates that are funded by the Virginia General Assembly. From July 1, 2018, on, participating employers are assumed to contribute 100% of the actuarially determined contribution rates. Based on those assumptions, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of current active and inactive employees. Therefore the long-term expected rate of return was applied to all periods of projected benefit payments to determine the total pension liability.

Changes in Net Pension Asset

			Net Pension
	Total Pension	Plan	Liability
	Liability	Fiduciary Net	(Asset)
	(a)	Position (b)	(a) - (b)
Balances at June 30, 2014	\$1,506,628	\$1,903,098	\$(396,470)
Changes for the year:			
Service cost	36,492	-	36,492
Interest	102,589	-	102,589
Difference between expected and actual			
experience	44,487	-	44,487
Contributions – employer	-	23,518	(23,518)
Contributions – employee	-	22,946	(22,946)
Net investment income	-	86,652	(86,652)
Benefit payments, including refunds of			
employee contributions	(82,139)	(82,139)	-
Administrative expense	-	(1,205)	1,205
Other changes	-	(19)	19
Net changes	101,429	49,753	51,676
Balances at June 30, 2015	\$1,608,057	\$1,952,851	\$(344,794)

Sensitivity of the Net Pension Asset to Changes in the Discount Rate

The following presents the net pension asset calculated using the stated discount rate of 7%, as well as what the net position asset would be if it were calculated using a stated discount rate that is one-percentage-point lower (6%) or one-percentage-point higher (8%) than the current rate:

		Current	
	1% Decrease	Discount Rate	1% Increase
	6%	7%	8%
Plan's Net Pension Liability (Asset)	\$(154,297)	\$(344,794)	\$(504,320)

Pension Expense and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

For the year ending June 30, 2016, the Authority recognized pension expense (recovery) of \$(9,186). At June 30, 2016, the Authority reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

		Deferred Outflows (Inflows) of Resources	
Employer contributions made subsequent to measurement date	\$	24,347	
Differences between expected and actual pension experience Net difference between projected and actual earnings on plan investments		18,772 (51,948)	
	\$	(33,176)	

Amounts reported as deferred outflows of resources related to pensions resulting from the Authority's contributions subsequent to the measurement date will be recognized as an increase to the net pension asset in the fiscal year ending June 30, 2017. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions as of June 30, 2016, will be recognized in pension expense in future reporting periods as follows:

(1,562)
(20,334)
(20,334)
9,054
(33,176)

9. OTHER POST-EMPLOYMENT BENEFITS – LIFE INSURANCE PROGRAM

The Authority participates in the VRS-administered statewide group life insurance program, which provides post-employment life insurance benefits to eligible retired and terminated employees. Information relating to these plans is available at the statewide level in the CAFR. The Authority contributed 1.19% of eligible covered payroll in 2016 to this program for a total of \$5,626.

10. OTHER POST-EMPLOYMENT BENEFITS – HEALTH INSURANCE CREDIT PROGRAM

The Authority participates in the VRS Retiree Health Insurance Credit Program which is an agent, multiple-employer plan. It provides eligible retirees a tax-free reimbursement for health insurance premiums for single coverage under qualifying health plans, including coverage under a spouse's plan, not to exceed the amount of the monthly premium or the maximum credit, whichever is less. Premiums for health plans covering specific conditions are ineligible for reimbursement. The amount is financed based on employer contribution rates determined by the VRS's actuary. The Authority contributed 0.13% of eligible covered payroll in 2016 to this program for a total of \$615.

11. RISK MANAGEMENT AND EMPLOYEE HEALTH CARE PLANS

The Authority is exposed to various risks of loss related to torts; theft of, damage to, and destruction of assets; errors and omissions; non-performance of duty; injuries to employees; and natural disasters.

The Authority participates in insurance plans maintained by the Commonwealth. The Department of Human Resource Management administers the state employee health care plan. The risk management insurance plans and worker's compensation plans are administered by a private insurance agency. Risk management insurance includes property and general liability plans and faithful performance of duty bond. The Authority pays premiums directly to the vendor for insurance coverage. Information relating to the Commonwealth's employee health care plan is available at the statewide level in the Commonwealth's Comprehensive Annual Financial Report.

12. RELATED PARTY OPERATING LEASE

In November, 2011, the Authority entered into a lease agreement with Virginia Commonwealth University for the use of the real property, building, and improvements located at 800 East Leigh Street, otherwise known as Biotech Center. Biotech Center is the property from which the Authority conducts the majority of its operations. The rent under the lease agreement was \$30 and was paid in a lump sum at the beginning of the lease; therefore, there is no related rent expense represented within these financial statements. The lease term ends November 2041.

13. INVESTMENTS MEASURED AT NET ASSET VALUE

Investments measured at net asset value (NAV) per share are valued using the practical expedient at the Authority's pro-rata interest in the net assets of these funds. Investments held by these funds are valued at prices which approximate fair value. The fair value of certain investments in the underlying entities, which may include private placements and other securities for which values are not readily available, are determined in good faith by the investment advisors of the respective funds and may not reflect amounts that could be realized upon immediate sale, nor amounts that may be ultimately realized. Net asset valuations are provided monthly by these funds.

In relation to the investment funds in the following table valued using the practical expedient, the following information is presented regarding the nature of the Authority's investment and related

commitments as of June 30, 2016. The fair value of the investments in each fund has been estimated using the net asset value per share of investments.

Investments Measured at the NAV

		Unfunded	Eligible Redemption	Redemption
	Fair Value	Commitments	Frequency	Notice Period
Multi-Strategy Equity Fund	\$3,499,155	N/A	Monthly	5 business days
Multi- Strategy Bond Fund	2,035,959	N/A	Monthly	5 business days
Total Investments measured				
at the NAV	\$5,535,114			

- 1. Multi-Strategy Equity Funds. To offer an actively managed, multi-manager investment program that will provide broad exposure to global equity markets. The fund seeks to add value net of fees above the return of the U.S. equity market, as measured by the S&P 500 Index, over a full market cycle. The fund's risk characteristics will vary from those of the S&P 500 due to its diversified exposures to equity markets outside of that index, including non-U.S. equity markets and to certain marketable alternative strategies. A separate composite benchmark consists of typical allocations to these strategies that we believe provides greater insight on nearer term performance drivers and fund characteristics. It also provides an appropriate framework to understand the impact of allocation changes over time. The weights reflected in the composite represent our expectations for long run, average exposures to the strategies.
- 2. Multi-Strategy Bond Funds. To offer an actively managed, multi-manager investment program that will provide broad exposure to global debt markets. The fund seeks to add value above the return of the broad U.S. bond market, as measured by the Barclay's Capital U.S. Aggregate Bond Index, net of fees and to provide competitive returns relative to the Russell U.S. Core Plus Fixed Income Universe. The fund's risk characteristics will vary from those of the Index due to its diversified exposures to sectors outside of the index, including below investment grade debt and international bond and currency markets.

14. INVESTMENT IN PARTNERSHIPS

Biotech Eight, LLC, is a for-profit development entity in which the Virginia Biotechnology Research Partnership Authority has an equity interest. During fiscal year 2007, the Authority contributed land (740 Navy Hill Road) with a book value of \$97,709, and a market value of \$1,000,000, and cash in the amount of \$500,000, for a total equity contribution of \$1,500,000. In September 2009, an additional \$115,000 was contributed per a loan agreement. During 2011, the Operating Agreement was amended to exclude the Authority from sharing in any additional profits or losses of the LLC. However, accounting

standards require the Authority to recognize its proportionate share of the profit and losses in the LLC in line with allocation ratios used for preferred return distributions. The Authority will receive preferred returns of any distributions of excess cash and upon the sale or refinancing of the property from the LLC.

During fiscal year 2013, the Operating Agreement was amended to allow for the admission of another member. As a result, the Authority's equity interest was reduced from approximately 15.6 percent to approximately 11 percent. The net investment in Biotech Eight, LLC, was \$871,015 at June 30, 2016.

During fiscal year 2012, Virginia Biotechnology Research Partnership Authority committed to an 8% equity interest in Bioling LLC, a for-profit development entity. The Authority is subject to potential cash calls in proportion to their Percentage Interests and will share in distributions of excess cash in accordance with its partnership percentage. The net investment in Bioling, LLC was \$38,841, at June 30, 2016.

As of June 30, 2016, the Authority had equity interests in partnerships with a book value (cost) of \$55,625.

REQUIRED SUPPLEMENTARY INFORMATION



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VIRGINIA BIOTECHNOLOGY RESEARCH PARTNERSHIP AUTHORITY and CORPORATION Schedule of Changes in Net Pension Asset and Related Ratios

	2015	2014
Total pension liability		
Service cost	\$ 36,492 \$	57,102
Interest	102,589	96,454
Difference between expected and actual experience	44,487	-
Benefit payments	 (82,139)	(49,685)
Net change in total pension liability	101,429	103,871
Total pension liability - beginning	 1,506,628	1,402,757
Total pension liability - ending (a)	\$ 1,608,057 \$	1,506,628
Plan fiduciary net position		
Contributions - employer	\$ 23,518 \$	18,091
Contributions - employee	22,946	22,363
Net investment income	86,652	262,181
Benefit payments	(82,139)	(49,685)
Administrative expenses	(1,205)	(1,407)
Other changes	 (19)	14
Net change in plan fiduciary net position	49,753	251,557
Plan fiduciary net position - beginning	 1,903,098	1,651,541
Plan fiduciary net position - ending (b)	\$ 1,952,851	1,903,098
Authority's net pension asset - ending (b) - (a)	\$ 344,794 \$	396,470
Plan fiduciary net position as a percentage of the total pension liability	121.4%	126.3%
Covered payroll*	\$ 458,917 \$	388,489
Net pension asset as a percentage of covered payroll	75.1%	102.1%

^{*}Covered payroll represents the total pensionable payroll for employees covered under the pension plan, in accordance with GASB Statement No. 82.

Note: Information in this schedule is presented for the year in which information is available. Information will be added each year until a full 10-year trend is presented. For additional information please refer to Note 8.

VIRGINIA BIOTECHNOLOGY RESEARCH PARTNERSHIP AUTHORITY and CORPORATION **Schedule of Employer Contributions**

For the year ended June 30,	2016	2015
Actuarially determined contribution	\$ 24,347	\$ 23,634
Contributions in relation to the actuarially		
determined contribution	24,347	23,634
Contribution deficiency (excess)	\$ -	\$ -
Covered payroll	\$ 472,770	\$458,917
Contributions as a percentage of covered payroll	5.1%	5.1%

Notes to Schedule

Actuarily determined contribution rates are based on the most recent valuation date, which was June 30, 2015. Methods and assumptions used to determine contribution rates are as follows:

Actuarial cost method	Entry age normal
Amortization method	Level percent closed
Remaining amortization period	29 and 20 years
Asset valuation method	5-year smoothed market
Actuarial assumptions:	
Investment rate of return*	7.00%
Projected salary increases*	3.50% - 5.35%
Cost-of-living adjustments	2.25% - 2.50%

^{*}Includes inflation at 2.50%

VIRGINIA BIOTECHNOLOGY RESEARCH PARTNERSHIP AUTHORITY and CORPORATION Notes to Required Supplementary Information

For the year ended June 30, 2016

Changes of benefit terms:

There have been no actuarially material changes to the System benefit provisions since the prior actuarial valuation. The 2014 valuation includes Hybrid Retirement Plan members for the first time. The hybrid plan applies to most new employees hired on or after January 1, 2014 and not covered by enhanced hazardous duty benefits. Because this was a new benefit and the number of participants was relatively small, the impact on the liabilities as of the measurement date of June 30, 2015 are not material.

Changes of assumptions:

The following changes in actuarial assumptions were made effective June 30, 2013 based on the most recent experience study of the System for the four-year period ending June 30, 2012:

Largest 10 - Non-LEOS:

- Update mortality table
- Decrease in rates of service retirement
- Decrease in rates of disability retirement
- Reduce rates of salary increase by 0.25% per year

Largest 10 - LEOS:

- Update mortality table
- Decrease in male rates of disability

All Others (Non 10 Largest) - Non-LEOS:

- Update mortality table
- Decrease in rates of service retirement
- Decrease in rates of disability retirement
- Reduce rates of salary increase by 0.25% per year

All Others (Non 10 Largest) - LEOS:

- Update mortality table
- Adjustments to rates of service retirement for females
- Increase in rates of withdrawal
- Decrease in male and female rates of disability