Rhode Island School of DesignConsolidated Financial Statements

June 30, 2014 and 2013

Rhode Island School of Design Index June 30, 2014 and 2013

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Independent Auditor's Report

To Board of Trustees of Rhode Island School of Design

We have audited the accompanying consolidated financial statements of Rhode Island School of Design (the "School"), which comprise the consolidated balance sheets as of June 30, 2014 and 2013, and the related consolidated statements of activities and cash flows for the years then ended.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated 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 consolidated 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 the consolidated financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on our judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the Company's preparation and fair presentation of the consolidated 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 Company's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the School at June 30, 2014 and 2013, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Pricewaterhause Coopers LYP

October 20, 2014

Rhode Island School of Design Consolidated Statements of Financial Position June 30, 2014 and 2013

	2014	2013
Assets		
Cash and cash equivalents (Note 2)	\$ 43,522,146	\$ 43,749,263
Short-term investments (Note 2)	250,000	250,000
Accounts receivable, net (Note 4)	2,271,110	2,012,680
Student loans receivable, net (Note 5)	3,391,653	4,212,720
Pledges receivable, net (Notes 2, 6)	4,412,645	4,940,835
Funds held in trust by others (Note 2)	17,242,606	15,461,958
Inventories (Note 7)	1,585,962	1,488,432
Prepaid expenses and deferred charges (Note 8)	1,533,712	2,219,612
Other investments (Notes 2, 9)	1,650,515	1,633,604
Long-term investments (Note 2)	321,597,157	298,532,484
Property, plant and equipment, net (Note 10)	195,035,672	187,146,637
Total assets	\$ 592,493,178	\$ 561,648,225
Liabilities		
Accounts payable and accrued liabilities (Note 11)	\$ 11,264,066	\$ 9,241,993
Deferred income (Note 12)	7,432,904	5,899,366
Obligations under long-term agreements (Note 13)	13,285,370	14,186,685
U.S. Government loan funds (Note 14)	4,377,205	4,247,753
Liability for interest rate swap (Notes 2, 15)	7,331,326	7,786,422
Bonds payable (Note 15)	166,213,656	170,003,531
Total liabilities	209,904,527	211,365,750
Net Assets		
Unrestricted net assets (Note 16, 17)	275,288,130	255,995,462
Temporarily restricted net assets (Note 17)	69,529,090	59,313,399
Permanently restricted net assets (Note 17)	37,771,431	34,973,614
Total net assets	382,588,651	350,282,475
Total liabilities and net assets	\$ 592,493,178	\$ 561,648,225

Rhode Island School of Design Consolidated Statements of Activities Year Ended June 30, 2014 (With Summarized Financial Information for the Year Ended June 30, 2013)

	Unrestricted		Temporarily Restricted		Permanently Restricted	2014 Total			2013 Total
Operating revenues Tuition and fees Less:	\$ 108,555,419	\$	-	\$	-	\$	108,555,419	\$	102,655,476
School sponsored financial aid Donor sponsored financial aid	(17,631,197) (2,050,584)						(17,631,197) (2,050,584)		(15,653,550) (1,732,095)
Net tuition	88,873,638		-		-		88,873,638		85,269,831
Gifts and pledges Grants Auxiliary enterprises Museum services Investment income Other income	1,448,108 298,165 23,346,442 1,077,337 9,490,776 2,822,741		3,801,152 1,205,370 6,603,044 22,719		2,797,817		8,047,077 1,503,535 23,346,442 1,077,337 16,093,820 2,845,460		7,678,351 763,667 22,058,642 1,100,835 14,237,058 2,744,522
Net assets released from restrictions	7,864,450		(7,864,450)				2,043,400		2,144,522
Total revenue	135,221,657		3,767,835		2,797,817		141,787,309		133,852,906
Operating expenses Instruction Research Public service Academic support Student services Institutional support Operation and maintenance Auxiliary services	47,018,818 337,516 5,388 6,153,954 8,123,083 23,202,315 25,398,400 12,124,127						47,018,818 337,516 5,388 6,153,954 8,123,083 23,202,315 25,398,400 12,124,127		43,605,181 237,411 108,887 6,083,036 7,528,523 22,606,030 22,139,305 12,086,719
Museum	8,269,002						8,269,002		8,649,966
Total expenses	130,632,603		-		-		130,632,603		123,045,058
Net income	4,589,054		3,767,835		2,797,817		11,154,706		10,807,848
Nonoperating Realized/unrealized (loss) gain on interest rate swap Realized/unrealized gain on investments, net Loss on early extinguishment of debt Recovery of amounts transferred to restore	(1,872,494) 16,391,029 -		6,632,935				(1,872,494) 23,023,964		2,240,180 10,446,785 (4,564,954)
underwater endowments	185,079		(185,079)	_			-	_	-
Increase in net assets from nonoperating activities	14,703,614		6,447,856		-	_	21,151,470		8,122,011
Increase in net assets	19,292,668		10,215,691		2,797,817		32,306,176		18,929,859
Total net assets Beginning of year	255,995,462		59,313,399		34,973,614		350,282,475		331,352,616
End of year	\$ 275,288,130	\$	69,529,090	\$	37,771,431	\$	382,588,651	\$	350,282,475

Rhode Island School of Design Consolidated Statements of Activities Year Ended June 30, 2013

	Unrestricted			Temporarily Restricted	F	Permanently Restricted	2013 Total
Operating revenues Tuition and fees Less:	\$	102,655,476	\$	-	\$	-	\$ 102,655,476
School sponsored financial aid Donor sponsored financial aid		(15,653,550) (1,732,095)					(15,653,550) (1,732,095)
Net tuition		85,269,831		-		-	85,269,831
Gifts and pledges Grants Auxiliary enterprises Museum services Investment income Other income Net assets released from restrictions		1,369,473 344,660 22,058,642 1,093,120 9,698,151 2,734,916 4,824,220		3,661,355 419,007 7,715 4,538,907 9,606 (4,824,220)		2,647,523	7,678,351 763,667 22,058,642 1,100,835 14,237,058 2,744,522
Total revenue		127,393,013	_	3,812,370		2,647,523	 133,852,906
Operating expenses Instruction Research Public service Academic support Student services Institutional support Operation and maintenance Auxiliary services Museum Total expenses Net income		43,605,181 237,411 108,887 6,083,036 7,528,523 22,606,030 22,139,305 12,086,719 8,649,966 123,045,058 4,347,955		3,812,370		2,647,523	 43,605,181 237,411 108,887 6,083,036 7,528,523 22,606,030 22,139,305 12,086,719 8,649,966 123,045,058
Nonoperating Realized/unrealized gain on interest rate swap Realized/unrealized gain on investments, net Loss on early extinguishment of debt Recovery of amounts transferred to restore underwater endowments	_	2,240,180 7,234,826 (4,564,954) 286,766		3,211,959 (286,766)			 2,240,180 10,446,785 (4,564,954)
Increase in net assets from nonoperating activities	_	5,196,818		2,925,193		-	 8,122,011
Increase in net assets		9,544,773		6,737,563		2,647,523	18,929,859
Total net assets Beginning of year		246,450,689		52,575,836		32,326,091	 331,352,616
End of year	\$	255,995,462	\$	59,313,399	\$	34,973,614	\$ 350,282,475

Rhode Island School of Design Consolidated Statements of Cash Flows Year Ended June 30, 2014 and 2013

		2014		2013
Cash flows from operating activities				
Change in net assets	\$	32,306,176	\$	18,929,859
Adjustments to reconcile change in net assets to net cash	·	, ,		
provided by operating activities				
Gain on investments		(33,759,858)		(21,252,815)
Unrealized gain on interest rate swap		(455,096)		(4,595,015)
Change in funds held in trust by others		(1,780,648)		(1,000,623)
Depreciation and amortization		8,899,940		7,491,749
Contributions restricted for long-term purposes		(774,904)		(1,788,800)
Contributions of securities		(3,401,374)		(322,408)
Change in asset retirement obligation		214,876		203,676
Change in U.S. Government loan funds		129,452		94,559
Amortization of long-term agreements		452,017		495,493
Debt issuance premium		-		5,240,694
Loss on extinguishment of debt		-		4,564,954
Changes in operating assets and liabilities that provide cash				
Accounts receivable		(258,430)		1,835,527
Pledges receivable		528,190		(637,846)
Inventories		(97,530)		72,722
Prepaid expenses and deferred charges		685,900		384,454
Accounts payable and accrued liabilities		3,421,811		1,452,498
Deferred income		1,533,538		(690,760)
Net cash provided by operating activities		7,644,060		10,477,918
Cash flows from investing activities				
Purchases of buildings and equipment		(18,433,587)		(6,325,345)
Student loans issued		(47,917)		(360,000)
Student loans repaid		868,984		966,735
Purchases of investments		(373,068,148)		(217,324,756)
Sales of investments		387,147,795		224,429,708
Net cash (used in) provided by investing activities		(3,532,873)		1,386,342
Cash flows from financing activities				
Payments on long-term debt		(3,545,000)		(59,209,954)
Payments on obligations under long-term agreements		(1,568,208)		(1,959,246)
Proceeds from issuance of long-term debt		-		51,815,000
Contributions restricted for long-term purposes		774,904		1,788,800
Net cash used in financing activities		(4,338,304)		(7,565,400)
Net (decrease) increase in cash and cash equivalents		(227,117)		4,298,860
Cash and cash equivalents				
Beginning of year		43,749,263		39,450,403
End of year	\$	43,522,146	\$	43,749,263
Noncash activity				
Costs accrued for capital expenditures	\$	86,930	\$	1,486,668
Cash paid for interest	f	6,049,634	•	6,262,467
		-,,		-,,,

The accompanying notes are an integral part of the consolidated financial statements.

1. Summary of Significant Accounting Policies

The consolidated financial statements of the Rhode Island School of Design (the "School") have been prepared in accordance with Generally Accepted Accounting Principles in the United States of America ("US GAAP") and with the reporting principles of not-for-profit accounting.

Net assets and current activity are classified into three categories: unrestricted, temporarily restricted and permanently restricted. The categories are based on the existence, absence or expiration of donor-imposed restrictions.

- Unrestricted net assets are not subject to donor-imposed stipulations, but may be designated for specific purpose by action of the Board of Trustees.
- Temporarily restricted net assets include gifts, pledges, trusts and remainder interests, and
 income and gains which can be expended but for which restrictions have not yet been met.
 Such restrictions include purpose restrictions where donors have specified the purpose for
 which the net assets are to be spent, or time restrictions imposed by donors or implied by the
 nature of the gift (capital projects, pledges to be paid in the future and certain life income
 funds).
- Permanently restricted net assets include the original amounts of gifts, including pledges, trusts, and remainder interests, which are required by donors to be permanently retained.

Operations

Revenues earned and expenses incurred in conducting the programs and services of the School, including gifts and investment income, are presented in the consolidated financial statements as operating activities. Net revenues and other resources from operating activities are not restricted by donors or other external sources and are, therefore, classified as unrestricted net assets. At the discretion of the School, all or a portion of the net assets resulting from any operating income may be designated for budgetary purposes, for capital acquisitions, for student loan funds, for principal payments on debt, or for future use by the Board of Trustees.

Nonoperating

Nonoperating revenue and expenses include change in the market value of interest rate swaps, loss on extinguishment of debt, and realized and unrealized gains/losses on investments to the extent not utilized in operations based on the School's spending policy, as described below.

Gifts and Pledges

Gifts and pledges are recognized as revenue when received. Gifts specified for the acquisition or construction of long-lived assets are released to unrestricted from temporarily restricted net assets when the assets are placed in service.

Unconditional promises to contribute to the School in the future (pledges) are recorded as receivables at the present value of their expected cash flows less an allowance for uncollectibles. The related revenue is assigned to temporarily restricted net assets until collected and any other restrictions are met, or permanently restricted net assets, if so restricted by the donor.

Investments

The fair values of publicly traded investments are determined based upon quoted market prices. The School's alternative investment funds are carried at estimated fair value determined by management, based upon valuations provided by management of the privately held investment funds as of June 30, 2014 and 2013. Alternative investments include limited partnerships, limited liability corporations, real estate and offshore investment funds. Because investments in alternative investment funds are not marketable, the estimated value is subject to uncertainty and therefore, may differ significantly from the value that would have been used had a market for such investments existed and such differences could be material.

Cash and Cash Equivalents

The School considers highly liquid investments with maturities of three-months or less when purchased to be cash equivalents. Cash equivalents are stated at cost, which approximates fair value. Cash restricted for the Perkins loans totaled \$4,126,939 and \$3,192,137 at June 30, 2014 and 2013, respectively.

Split Interest Agreements

The School is party to various split interest agreements with regards to irrevocable trusts and other agreements. These agreements include: perpetual trusts, charitable remainder trusts, charitable gift annuities and pooled life income funds. The assets of gift annuities and pooled income funds are included at fair value in other investments on the Consolidated Statements of Financial Position. The obligations associated with these arrangements are recorded at present value of the aggregate liability to beneficiaries based upon life expectancy. Assets held by an outside trustee are classified as Funds held in trust by others or as Pledges receivable. These assets represent the School's share of the fair value of the trust assets as of the date of the Consolidated Statements of Financial Position net of a liability for the present value of estimated future payments to the donors or other beneficiaries, where applicable. Distributions of income from the trusts to the School are recorded as revenue. Split interest agreements and annuity obligations are based on certain assumptions regarding life expectancy, discount rate and rate of return. Circumstances affecting these assumptions can change the estimate of the liabilities in future periods.

Property, Plant and Equipment

Property, plant and equipment is stated at acquisition cost or the fair value as of the date of the gift, net of accumulated depreciation (Note 10). Depreciation is computed on a straight-line basis over the following estimated useful lives:

Buildings and major improvements greater than \$50,000	15–45 years
Machinery and equipment	5 years
Furniture and fixtures	5 years

Expenditures for maintenance, repairs, interest and depreciation are expensed as incurred. Upon sale or retirement, the cost of the property and the related accumulated depreciation are removed from the respective accounts, and any resulting gains or losses are reflected in the Consolidated Statements of Activities.

Collections

The School does not capitalize or assign a value to the museum collections. Collections that are acquired through purchases and contributions are not recognized as assets on the Consolidated Statements of Financial Position. Purchases of collection items are recorded as decreases in unrestricted net assets in the year in which the items are acquired or in temporarily restricted net assets if the asset used to purchase items is restricted by donors.

Contributed collection items are not reflected in the consolidated financial statements. Proceeds from deaccessions or insurance recoveries are reflected as increases in the appropriate net asset classes.

Auxiliary Services

Auxiliary services include the RISD Store, dining halls, residence halls and other on-campus undertakings that provide services to students, faculty and staff for fees directly related, but not necessarily equivalent, to the costs of the services.

Deferred Income

Deferred income represents tuition and fees received for programs and services to be conducted predominantly in the next fiscal year.

Tax Status

The School is qualified for exemption from Federal income tax under Section 501(c)(3) of the Internal Revenue Code.

Use of Estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Fair Value Measurements

The School complies with accounting guidance for *Fair Value Measurements*, which defines fair value, establishes a framework for measuring fair value, and expands disclosures about fair value measurements. Such guidance applies to reported balances that are required or permitted to be measured at fair value under existing accounting pronouncements.

The Fair Value Measurements standard emphasizes that fair value is a market-based measurement, not an entity-specific measurement. Therefore, a fair value measurement is determined based on the assumptions that market participants would use in pricing the asset or liability. As a basis for considering market participant assumptions in fair value measurements, the guidance establishes a hierarchy of valuation inputs based on the extent to which the inputs are observable in the marketplace, as follows:

- Level 1 Quoted prices in active markets for identical assets or liabilities.
- Level 2 Inputs other than Level 1 that are observable, either directly or indirectly, such as quoted prices for similar assets or liabilities in active markets; quoted prices for identical assets or liabilities in markets that are not active; or inputs other than quoted prices that are observable or can be corroborated by observable market data by correlation or other means.
- Level 3 Unobservable inputs for an asset or liability that are supported by little or no market activity.

A financial instrument's categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement.

The School is permitted under US GAAP to estimate the fair value of an investment at the measurement date using the reported net asset value (NAV) without further adjustment unless the entity expects to sell the investment at a value other than NAV or if the NAV is not calculated in accordance with US GAAP. The School's investments in private equity, mutual funds, hedge funds and other securities are fair valued based on the most current NAV.

The School, through its outsource chief investment firm, performs additional procedures including due diligence reviews on its investments in investment companies and other procedures with respect to the capital account or NAV provided to ensure conformity with US GAAP. The School has assessed factors including, but not limited to, managers' compliance with the *Fair Value Measurements* standard, price transparency and valuation procedures in place, the ability to redeem at NAV at the measurement date, and existence of certain redemption restrictions at the measurement date.

The guidance also requires additional disclosures to enable users of the consolidated financial statements to understand the nature and risk of the School's investments. Furthermore, investments which can be redeemed at NAV by the School on the measurement date or in the near term (defined as 90 days or less) are classified as Level 2. Investments which cannot be redeemed on the measurement date or in the near term are classified as Level 3.

2. Fair Value of Financial Instruments

In accordance with accounting guidance for *Fair Value Measurements*, the following tables summarize the financial instruments carried at fair value on a recurring basis as of June 30, 2014 and 2013, aggregated by the level in the fair value hierarchy within which those measurements fall:

	Q	uoted Prices in Active Markets (Level 1)	Significant Other Observable Inputs (Level 2)		Observable Unobserval Inputs Inputs			2014 Total Fair Value
Assets								
Cash and cash equivalents	\$	21,001,646	\$	-	\$	-	\$	21,001,646
Short-term investments Investments		250,000						250,000
Cash and cash equivalents		5,946,252						5,946,252
Receivable from fund manager Hedge funds		1,350,242						1,350,242
Multi-strategy hedge fund of funds						77,412,728		77,412,728
Equity long/short						98,327		98,327
Equity long hedge fund of funds						52,033,192		52,033,192
Fixed income						30,569,182		30,569,182
Fixed income securities		6,286,778		30,694,272				36,981,050
Benchmark equity		71,750,744						71,750,744
Private equity						40,969,376		40,969,376
Real estate					_	5,200,000		5,200,000
Total investments		85,334,016		30,694,272		206,282,805		322,311,093
Beneficial interests held by third parties						17,993,673		17,993,673
Total assets at fair value	\$	106,585,662	\$	30,694,272	\$	224,276,478	\$	361,556,412
Liabilities								
Interest rate swap	\$		\$	(7,331,326)	\$		\$	(7,331,326)
Total liabilities at fair value	\$	-	\$	(7,331,326)	\$		\$	(7,331,326)

Reconciliation to Consolidated	Statement of	Financial	Position
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Reconciliation to Consolidated S	tatement of Fin	ancia	al Position		
Long-term investments, per Consolidated S Other investments, per Consolidated S Less: Pooled income and gift annuities	\$	321,597,157 1,650,515 (936,579)			
Total investments held in t	\$	322,311,093			
Pledges receivable, per Consolidated S Funds held in trust by others, per Cons Less:	\$ on	4,412,645 17,242,606			
Charitable remainder unitrusts held in Pledges and gifts receivable, net		(1,127,176) (2,534,402)			
Total beneficial interests h	\$				
Total beneficial interests in	eld in trust by time	partic	<i>-</i> 33	Ψ	17,333,073
	Quoted Prices in Active Markets (Level 1)		nificant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	2013 Total Fair Value
Assets Cash and cash equivalents Short-term investments Investments	\$ 31,000,383 250,000	\$	-	\$ -	\$ 31,000,383 250,000
Cash and cash equivalents Equity long Hedge funds Multi-strategy hedge fund of funds Equity long/short Equity long hedge fund of funds Fixed income	8,734,879 -		60,116	69,235,031 787,916 31,310,680 27,634,425	8,734,879 - 69,235,031 848,032 31,310,680 27,634,425
Natural resources Fixed income securities Benchmark equity Private equity Real estate	60,683,040		41,354,367	13,252,382 41,019,512 5,200,000	13,252,382 41,354,367 60,683,040 41,019,512 5,200,000
Total investments	69,417,919		41,414,483	188,439,946	299,272,348
Beneficial interests held by third parties				16,147,402	16,147,402
Total assets at fair value	\$ 100,668,302	\$	41,414,483	\$ 204,587,348	\$ 346,670,133
Liabilities Interest rate swap	\$ -	\$	(7,786,422)		\$ (7,786,422)
Total liabilities at fair value	\$ -	\$	(7,786,422)	\$ -	\$ (7,786,422)
Reconciliation to Consolidated S	tatement of Fin	ancia	al Position		
Long-term investments, per Consolidat Other investments, per Consolidated S Less: Pooled income and gift annuities	298,532,484 1,633,604 (893,740)				

299,272,348

Total investments held in trust by third parties

Pledges receivable, per Consolidated Statement of Financial Position	\$ 4,940,835
Funds held in trust by others, per Consolidated Statement of Financial Position	15,461,958
Less:	
Charitable remainder unitrusts held in trust by RISD	(1,028,644)
Pledges and gifts receivable, net	(3,226,747)
Total beneficial interests held in trust by third parties	\$ 16,147,402

The School's policy for allocation to Levels 1, 2, and 3 in the tables above are described in Note 1. The table above has been revised from the previous presentation in the School's financial statements to adjust \$41.3 million of fixed income securities previously disclosed as Level 1 investments to Level 2 as of June 30, 2013. The School has concluded that this revision does not have a material impact to the prior period financial statements.

Investments included in Level 3 primarily consist of the School's ownership in alternative investments (principally limited partnership interests in hedge, private equity, and other similar funds). The value of alternative investments represents the ownership interest in the NAV of the respective partnership as reported by the general partner. The School has performed due diligence around its alternative investments to ensure that they are recorded at fair value, which is based on the NAV. At June 30, 2014, approximately 19.1% of investments held by the partnerships consist of marketable securities and investments with observable inputs and 80.9% are securities that are subject to the judgment of the general partner as reflected in the NAVs. At June 30, 2013, these percentages were 22.1% and 77.9%, respectively.

Interest rate swaps are valued using both observable and unobservable inputs, such as quotations received from the counterparty, dealers or brokers, whenever available and considered reliable.

The following table is a rollforward of the Consolidated Statements of Financial Position amounts for financial instruments classified by the School within Level 3 of the fair value hierarchy defined above:

		Fair Value ine 30, 2013	G	Realized ains (Losses)		Unrealized ins (Losses)		Purch	ases		Sales		Transfers In/Out	J	Fair Value June 30, 2014
Investments Hedge funds Multi-strategy hedge fund of funds Equity long/short Fixed income Natural resources Private equity Real estate	\$	69,235,031 32,098,596 27,634,425 13,252,382 41,019,512 5,200,000	\$	974,629 - (1,647,342) -	\$	7,659,341 7,961,412 2,934,757 3,247,618 3,079,886	\$	12,1	000,000 52,174 - - 396,822	\$	(4,481,644) (1,055,291) - (13,502,416) (7,026,845)	\$	(1,350,242)	\$	77,412,728 52,131,520 30,569,182 - 40,969,375 5,200,000
Total investments	\$	188,439,946	\$	(672,713)	\$	24,883,014	\$	21,0	48,996	\$	(26,066,196)	\$	(1,350,242)	\$	206,282,805
Beneficial interests held by third parties	\$	16,147,402	\$	-	\$	1,846,271	\$		-	\$	-	\$	-	\$	17,993,673
		Fair Value June 30, 2012	2	Realized Gains (Loss	es)	Unreal Gains (L		s)	Pur	chas	ses	s	ales		Fair Value ine 30, 2013
Investments Hedge funds															
Multi-strategy hedge fund of funds Equity long/short Fixed income Natural resources Private equity Real estate	\$	59,466,48 26,202,52 20,589,11 12,857,82 41,006,15 5,619,00	1 3 3 1	\$ 57, 269, 1,590, (112,	261	6,0 2,5 (1,7	186,9 059,5 545,3 105,4 354,0	20 12 41)		4,50	0,000 \$ 0,000 0,000	,	3,776,190) (433,423) 5,930,902) (306,658)	\$	69,235,031 32,098,596 27,634,425 13,252,382 41,019,512 5,200,000
Total investments	\$	165.741.08	_	\$ 1.805.		\$ 17.0	040.3	<u> </u>	\$ 1	4 30	0.000 \$	(1		6	188,439,946
Beneficial interests held by third parties	\$	15,135,83	_	\$	5	<u> </u>	61.6	_	\$,	0,428 \$	(.		6	16,147,402
Denencial interests field by third parties	Ф	10,100,00	4	φ	-	φ Ι,	0,101	43	φ	0	1U,420 Þ		(230,309)	P	10,147,402

All net realized and unrealized gains (losses) in the tables above are reflected in the accompanying Consolidated Statements of Activities and relate to those financial instruments held by the School at June 30, 2014 and 2013.

The following table represents the transfers between levels for the year ended June 30, 2014:

	Level 1	Level 3
Transfers in and/or (out) Receivable from fund manager Hedge funds	\$ 1,350,242	\$ -
Natural resources	 -	 (1,350,242)
Total	\$ 1,350,242	\$ (1,350,242)

Transfers in are shown separately from transfers out. The investment in Level 3 above was redeemed before June 30, 2014; however, the cash was not received until after June 30, 2014. This is represented by the Receivable from fund manager in Level 1 above. There were no transfers between levels for the year ended June 30, 2013.

The following tables present liquidity information for the investments carried at fair value at June 30, 2014 and 2013, respectively.

	Investments Asset Value as of June 30, 2014						
				Unfunded	Redemption		
		Fair Value	Co	mmitments	Frequency	Notice Period	
Investment type							
Cash and cash equivalents	\$	5,946,252	\$	-	Liquid	N/A	
Receivable from fund manager*		1,350,242		-	Liquid	N/A	
Hedge funds					•		
Multi-Strategy Hedge Fund of Funds		77,412,728		-	See Footnote "a"		
Equity Long/Short		98,327		-	In Liq	uidation	
Equity Long Hedge Fund of Funds		52,033,192		-	Quarterly	7 Days	
Fixed Income		30,569,182		-	Quarterly	7 Days	
Fixed income securities		36,981,050		-	Daily	1 Day	
Benchmark equity		71,750,744		-	Daily	1 Day	
Private equity		40,969,376		6,256,686	At Manager's Discretion		
Real estate		5,200,000			N/A	N/A	
Total	\$ 3	322,311,093	\$	6,256,686			

^{*} Receivable from fund manager includes redemption before June 30, 2014, for which cash was received after June 30, 2014.

a. Includes two investments in liquidation and two investments with quarterly redemption frequency with a 7-day notice period.

	Investments Asset Value as of June 30, 2013				
	•	Unfunded	Redemption		
	Fair Value	Commitments	Frequency	Notice Period	
Investment type					
Cash and cash equivalents	\$ 8,734,879	\$ -	Liquid	N/A	
Hedge funds			•		
Multi-Strategy Hedge Fund of Funds	69,235,031	-	See Foo	otnote "b"	
Equity Long/Short	848,032	-	Quarterly	60 Days	
Equity Long Hedge Fund of Funds	31,310,680	-	Quarterly	105 Days	
Fixed Income	27,634,425	-	Quarterly	105 Days	
Natural Resources	13,252,382	-	Quarterly	105 Days	
Fixed income securities	41,354,367	-	Daily	1 Day	
Benchmark equity	60,683,040	-	At Manage	r's Discretion	
Private equity	41,019,512	10,656,148	N/A	N/A	
Real estate	5,200,000		N/A	N/A	
Total	\$ 299,272,348	\$ 10,656,148			

b. Includes two investments with quarterly redemption frequency with a 105-day notice period, one in liquidation with the ability to redeem at the manager's discretion, and one with no liquidation rights.

3. Investments

Investment income for the years ended June 30, 2014 and 2013, was as follows:

	2014					
	Unrestricted	Temporarily Restricted	Permanently Restricted	Total		
Interest and dividend income Realized losses Increase in net unrealized	\$ 1,870,739 (3,127,408)	\$ 3,622,573 (1,093,384)	\$ -	\$ 5,493,312 (4,220,792)		
appreciation	27,138,475	10,706,789		37,845,264		
Total investment return	\$ 25,881,806	\$ 13,235,978	\$ -	\$ 39,117,784		
Reconciliation From Consolidated Statement of Activities						
Investment income per Consolida Realized and unrealized gain on			ed	\$ 16,093,820		
Statement of Activities				23,023,964		
Total investment retur	n			\$ 39,117,784		

	2013						
	ī	Inrestricted		emporarily Restricted		nanently stricted	Total
Interest and dividend income Realized gains Increase in net unrealized	\$	647,719 6,815,206	\$	2,607,520 2,115,080	\$	-	\$ 3,255,239 8,930,286
depreciation		9,470,052		3,028,266			 12,498,318
Total investment return	\$	16,932,977	\$	7,750,866	\$		\$ 24,683,843

Reconciliation From Consolidated Statement of Activities

Investment income per Consolidated Statement of Activities	\$ 14,237,058
Realized and unrealized gain on investments, net, per Consolidated	
Statement of Activities	10,446,785
Total investment return	\$ 24,683,843

Investment management fees and other expenses (netted from interest and dividend income) totaled \$969,363 and \$1,216,633 for the years ended June 30, 2014 and 2013, respectively.

Certain net assets are pooled for investment income purposes. Units in the pool are assigned on the basis of fair value at the time net assets to be invested are received, and income is distributed monthly thereafter on a per-unit basis. The market value of long-term investments, as stated in the Consolidated Statements of Financial Position, represents the value of pooled endowment plus other nonpooled investments at June 30, 2014 and 2013.

4. Accounts Receivable

Accounts receivable consisted of the following at June 30, 2014 and 2013:

	2014	2013
Student tuition and fees Computer loan programs Government grants Other	\$ 905,481 126,609 1,346,400 380,706	\$ 1,016,794 382,851 690,339 381,146
	2,759,196	2,471,130
Less: Allowance for uncollectible accounts	 (488,086)	 (458,450)
Accounts receivable, net	\$ 2,271,110	\$ 2,012,680

5. Student Loans Receivable

The School participates in the Federal Perkins Loan Program. Under existing laws, Perkins loan funds of the United States Government are ultimately refundable to the extent funds are available from the program and are, therefore, shown as a liability on the Consolidated Statements of Financial Position. Due to the significant restrictions of this program, it is not practical to determine the fair value of such amounts.

Student loans receivable consisted of the following at June 30, 2014 and 2013:

	2014	2013
Student loan funds Less: Allowance for uncollectible accounts	\$ 3,877,551 (485,898)	\$ 4,698,618 (485,898)
Student loans receivable, net	\$ 3,391,653	\$ 4,212,720

6. Pledges Receivable

Pledges receivable at June 30, 2014 and 2013, are expected to be realized in the following periods:

	2014	2013
In one year or less	\$ 931,082	\$ 867,531
Between one year and five years, net of discount	1,832,303	2,572,410
Five years and over, net of discount	 1,908,548	 1,854,808
	4,671,933	5,294,749
Less: Allowance for uncollectible pledges	(259,288)	(353,914)
Pledges receivable, net	\$ 4,412,645	\$ 4,940,835

A discount of \$99,716 for the years ended June 30, 2014 and 2013, respectively, was calculated using discount factors based on the appropriate U.S. Treasury Bill rates for pledges received prior to the adoption of accounting guidance for *Fair Value Measurements* and using the School's taxable unsecured borrowing rate for pledges received beginning in fiscal 2009.

7. Inventories

Inventories are stated at the lower of cost or market. The School uses the first-in, first-out method of accounting for inventory. Inventory consists primarily of items held for resale by the School's stores. Inventories consisted of the following at June 30, 2014 and 2013:

	2014	2013
RISD Store	\$ 1,042,235	\$ 930,238
RISD Store 3D	329,866	325,001
RISD Works	160,655	186,189
Dining	58,950	55,374
Postage and other	 39,256	 36,630
	1,630,962	1,533,432
Less: Obsolescence reserve	(45,000)	(45,000)
Inventories, net	\$ 1,585,962	\$ 1,488,432

8. Prepaid Expenses and Deferred Charges

Prepaid expenses and deferred charges consisted of the following at June 30, 2014 and 2013:

	2014	2013
Prepaid expenses Bond issuance costs	\$ 379,973 1,153,739	\$ 1,007,918 1,211,694
Prepaid expenses and deferred charges	\$ 1,533,712	\$ 2,219,612

9. Related Parties

During the year ended June 30, 2011, the School purchased real estate in Ohio in the amount of \$475,170 in order to assist the move of one of its new executives to the Rhode Island area. The real estate was sold on February 15, 2013, for \$306,658, and the School recorded a loss.

Management and the Board of Trustees report and monitor related party transactions in accordance with the School's conflict of interest policy.

10. Property, Plant and Equipment

	2014	2013
Land and buildings		
Educational plant	\$ 164,661,023	\$ 158,816,190
Dormitories and refectory	90,552,733	89,043,422
Capital lease	7,809,235	7,809,235
Administrative and other	22,443,396	20,294,998
Residences	1,169,540	1,147,870
Construction in progress	6,665,804	3,562,661
Land	9,675,598	7,911,598
	302,977,329	288,585,974
Furniture, fixtures and equipment	52,264,989	49,622,494
	355,242,318	338,208,468
Less: Accumulated depreciation	(160,206,646)	(151,061,831)
Property, plant and equipment, net	\$ 195,035,672	\$ 187,146,637

Depreciation expense for the years ended June 30, 2014 and 2013, was \$9,144,814 and \$9,187,288, respectively.

11. Accounts Payable and Accrued Liabilities

Accounts payable and accrued liabilities consisted of the following at June 30, 2014 and 2013:

	2014	2013
Trade accounts payable	\$ 4,375,864	\$ 1,622,855
Accrued interest	995,750	1,012,756
Annuities payable	738,015	903,197
Accrued payroll	2,399,241	695,370
Accrued vacation	531,001	590,904
Payroll-related liabilities	305,828	322,500
Management fees	207,005	235,596
Deposits	566,549	1,196,315
Other	 1,144,813	 2,662,500
Accounts payable and accrued liabilities	\$ 11,264,066	\$ 9,241,993

12. Deferred Income

Deferred income represents tuition payments that were received in advance of the start of the academic semester and grant revenue that has not yet been earned. Deferred income for the years ended June 30, 2014 and 2013, was \$7,432,904 and \$5,899,366, respectively.

13. Obligations Under Long-Term Agreements

In June 2007, the School entered into a capital lease for the Charles Landing building. The original lease term was 119 months with an initial obligation of \$7,809,235. Interest is computed using the incremental borrowing rate of 4.27%. The amount outstanding on the capital lease was \$3,375,380 and \$4,306,140 at June 30, 2014 and 2013, respectively.

Minimum annual lease payments due for the building over the next three years are as follows:

2015	\$	1,221,415
2016		1,276,417
2017	_	1,325,528
Total minimum lease payments		3,823,360
Interest expense		(447,980)
Total obligation	\$	3,375,380

During fiscal year 2004, the School entered into a long-term agreement with a third party in order to purchase the Center for Integrative Technology building. The amount outstanding on the capital lease was \$5,788,245 and \$5,973,676 at June 30, 2014 and 2013, respectively. Based on a variety of assumptions, the current estimation is that the lease term will end on or about 2031.

Minimum annual lease payments due for the building over the next five years and thereafter are as follows:

2015	\$ 399,379
2016	399,379
2017	399,379
2018	399,379
2019	439,317
2020-2031	5,768,239
Total minimum lease payments	7,805,072
Interest expense	(2,016,827)
Total obligation	\$ 5,788,245

The School presents an asset retirement obligation on its Consolidated Statements of Financial Position that represents the probability and projected cost to remedy certain environmental hazards in relation to its buildings and boiler systems. The asset retirement obligation was \$4,121,745 and \$3,906,869 at June 30, 2014 and 2013, respectively.

14. U.S. Government Loan Funds

Federal fund balance is shown as a liability in the event that the Perkins Loan program ceases. This number represents the federal capital contribution and federal percentage of revenues and expenses for the current year's Perkins Loan program. At June 30, 2014 and 2013, the liability was \$4,377,205 and \$4,247,753, respectively.

Allowance for Credit Losses

Management regularly assesses the adequacy of the allowance for credit losses by performing ongoing evaluations of the student loan portfolio, including such factors as the differing economic risks associated with the loans, the financial condition of specific borrowers, the economic environment in which the borrowers operate, the level of delinquent loans, and, where applicable, the existence of any guarantees or indemnifications. The School's Perkins receivable represents the amounts due from current and former students under the Federal Perkins Loan Program. Loans disbursed under the Federal Perkins Loan program are able to be assigned to the U.S. Government in certain nonrepayment situations. In these situations the Federal portion of the loan balance is guaranteed.

Factors also considered by management when performing its assessment, in addition to general economic conditions and the other factors described above, included, but were not limited to, a detailed review of the aging of the student loan receivable detail and a review of the default rate by loan category in comparison to prior years. The level of the allowance is adjusted based on the results of management's analysis.

Loans less than two years delinquent are deemed to have a minimal delay in payment and are generally not written off but are reserved in accordance with the terms discussed above. Loans more than two years delinquent are subject to standard collection practices including litigation. Only loans that are deemed uncollectible are written off, and this only occurs after several years of unsuccessful collection, including placement at more than one external collection agency.

Considering the other factors already discussed herein, management considers the allowance for credit losses at June 30, 2014 and 2013, to be prudent and reasonable. Management believes that the allowance for credit losses at June 30, 2014, is adequate to absorb credit losses inherent in the portfolio as of that date. Changes in the allowance for credit losses for the year ended June 30, 2014 are shown in the following table.

Balances at the beginning of the year	\$ 380,965
Provision for credit losses	-
Net charge-offs	
Balances at the end of the year	\$ 380,965

15. Bonds Payable and Other Debt

Name	Original Issue	Rate	Maturity	2014	2013
Rhode Island Health and Education Building Corporation					
Series 2008A	\$61,930,000	1.25% - 2.60%	2035	\$ 51,775,000	\$ 53,180,000
Series 2008B	\$31,850,000	1.25% - 2.60%	2037	31,850,000	31,850,000
Series 2012	\$28,340,000	2.50% - 4.00%	2031	27,005,000	27,680,000
Series 2012B	\$51,815,000	2.50% - 5.00%	2036	 50,350,000	 51,815,000
Bonds payable, net				160,980,000	164,525,000
Add: Unamortized Premium on	Bonds			 5,233,656	5,478,531
Bonds payable				\$ 166,213,656	\$ 170,003,531

As of June 30, 2014 and 2013, the unaccreted premium on 2012 Bonds amounted to \$397,507 and \$421,721, and for the 2012B Bonds the unaccreted premium amounted to \$4,836,149 and \$5,056,810, respectively, all of which are being accreted over the lives of the bonds using the effective interest basis.

Rhode Island Health and Education Building Corporation (RIHEBC)

RIHEBC Bonds (Series 2004D) were due in principal amounts and sinking fund requirements ranging from \$900,000 in 2007 to \$9,155,000 in 2035 for serial bonds and a payment of \$10,510,000 for term bonds due in 2028 and a final payment of \$7,555,000 for term bonds due in 2031. XL Capital Assurance insured redemption of the Series 2004D bonds. Series 2004D Bonds maturing on and after August 15, 2014 were subject to redemption prior to maturity at a redemption price of 100% of the principal amounts plus accrued interest through the date of redemption. During the year ended June 30, 2013, the School redeemed the Series 2004D bonds and issued \$51,815,000 in Series 2012B bonds. The proceeds from this issuance were used to repay principal balances of the Series 2004D bond issuance. This repayment resulted in a realized loss of \$4,564,954, which is included as a nonoperating loss on the Consolidated Statements of Activities.

Series 2008A and Series 2008B Bonds can be optionally redeemed on any interest payment date (the first business day of each month) at par plus accrued interest. RIHEBC Bonds (Series 2008A and Series 2008B) are due in principal amounts and mandatory redemption requirements ranging from \$1,800,000 in 2008 to \$13,945,000 in 2036. In the event that the School receives notice of any optional redemption on its Series 2008A and 2008B variable-rate bonds, the purchase price of the bonds will be paid from the remarketing of such bonds. However, if the remarketing proceeds are insufficient, the School will be obligated to purchase the bonds redeemed.

On April 29, 2011, the School secured a \$56,455,000 letter of credit to cover an amount up to the outstanding balance of the 2008A bonds at the time of redemption. On June 1, 2011, the School secured a \$31,850,000 letter of credit to cover an amount up to the outstanding balance of the 2008B bonds at the time of redemption. For both letters of credit, any payout is to be repaid immediately or accrue interest. If payout is not made in 90 days, the payout will convert to a term loan, due in five semi-annual installments beginning six months after the conversion date. The original letters of credit expire on June 1, 2016. On December 4, 2012, a new agreement was entered into for the 2008A bonds for a \$53,180,000 letter of credit which covers an amount up to the outstanding balance of the 2008A bonds at the time of redemption. This new letter of credit for the 2008A bonds expires December 4, 2015. The School is required to comply with debt covenants to support its Letters of Credit. The debt service ratio must be at least 1.25 to 1 and the

liquidity ratio must be at least 0.85 to 1. The School is in compliance with its debt covenant requirements.

Series 2012 and 2012B Bonds are subject to optional, extraordinary optional and mandatory redemption.

The School has pledged as collateral all revenue received in each fiscal year up to an amount equal to the debt service on the bonds due during the fiscal year.

Mandatory annual principal payments due for the next five years and thereafter are as follows:

		RIHEBC
2015	\$	3,665,000
2016		3,805,000
2017		3,950,000
2018		4,125,000
2019		4,305,000
2020–2038	•	141,130,000
Annual principal payments	\$ -	160,980,000

Estimated fair value of debt was approximately \$165,217,038 and \$163,522,259 at June 30, 2014 and 2013, respectively. Cash paid for interest on long-term debt for the years ended June 30, 2014 and 2013, was \$3,270,026 and \$3,412,138, respectively. Total interest expense for the years ended June 30, 2014 and 2013, was \$4,039,070 and \$4,685,382, respectively.

Bond issuance costs are capitalized and amortized over the life of the bond. Unamortized bond issuance costs were \$1,153,739 and \$1,211,694 for the years ended June 30, 2014 and 2013, respectively.

The School has entered into various interest rate swap agreements to manage the interest cost and variable rate risk associated with its outstanding debt. The interest rate swap agreements were not entered into for trading or speculative purposes. The risks associated with interest rate swaps are primarily market risk. Under the terms of these agreements, the School pays a fixed rate, determined at inception, to a third party who in turn pays the School a variable rate on these respective notional principal amounts.

The School records interest rate swaps at the estimated value at which the swaps could be settled as of June 30, 2014 and 2013. Unrealized appreciation of \$455,096 and \$4,595,015 was recognized for the swaps for the years ended June 30, 2014 and 2013, respectively. The interest rate swap balances are classified as liabilities on the Consolidated Statements of Financial Position. Net payments or receipts under the swap agreements, along with the change in fair value of the swaps, are included in nonoperating revenues on the Consolidated Statements of Activities and in the cash flows from operating activities on the Consolidated Statements of Cash Flows.

The estimated fair value of the swap instruments represents the estimated cost to the School to cancel the agreements at the reporting date, which is based on option pricing models that consider risks and market factors. During the years ended June 30, 2014 and 2013, the School incurred losses of \$2,327,590 and \$2,354,835, respectively.

The following schedule presents the notional principal amounts of the School's interest rate swaps at June 30, 2014.

Maturity	Original Notional	air Value at une 30, 2014
February 1, 2020 August 15, 2025 August 15, 2034	\$ 18,000,000 24,300,000 28,500,000	\$ (1,303,602) (3,114,992) (2,912,732)
Liability for interest rate swap		\$ (7,331,326)

The School renewed its 2008 line of credit agreement in June 2012. This agreement expired on June 14, 2013 and was not renewed. Under the terms of the agreement, the School could have borrowed up to \$5,000,000. Interest on borrowings under the line of credit was based on the London Inter-Bank Offered (LIBOR) rate plus 0.85%.

16. Net Assets

Details of the School's Net Assets are provided below:

	2014		2013	
Unrestricted net assets				
Designated funds	\$	9,916,430	\$	10,309,259
Designated for endowment		253,196,900		234,453,193
Operating funds		12,174,800		11,233,010
Total unrestricted net assets		275,288,130		255,995,462
Temporarily restricted net assets		69,529,090		59,313,399
Permanently restricted net assets		37,771,431		34,973,614
Total net assets	\$	382,588,651	\$	350,282,475

17. Endowment Funds

The School's endowment consists of approximately 220 individual donor-restricted endowment funds and 55 board-designated endowment funds for a variety of purposes plus the following where the assets have been designated for endowment: pledges receivable, split interest agreements, and other net assets. The endowment includes both donor-restricted endowment funds and funds designated by the Board of Trustees to function as endowments. The net assets associated with endowment funds, including funds designated by the Board of Trustees to function as endowments, are classified and reported based on the existence or absence of donor-imposed restrictions.

The School's Board of Trustees has interpreted the UPMIFA as requiring the preservation of the original gift as of the gift date of the donor-restricted endowment funds absent explicit donor stipulations to the contrary. As a result of this interpretation, the School classifies as permanently restricted net assets, (a) the original value of gifts donated to the permanent endowment, (b) the original value of subsequent gifts to the permanent endowment, and (c) accumulations to the permanent endowment made in accordance with the direction of the applicable donor gift instrument at the time the accumulation is added to the fund. The remaining portion of the donor-restricted endowment fund that is not classified in permanently restricted net assets is classified as temporarily restricted net assets until those amounts are appropriated for expenditure by the School in a manner consistent with the standard of prudence prescribed by UPMIFA. In accordance with UPMIFA, the School considers the following factors in making a determination to appropriate or accumulate endowment funds:

- (1) The duration and preservation of the fund
- (2) The purposes of the School and the donor-restricted endowment fund
- (3) General economic conditions
- (4) The possible effect of inflation and deflation
- (5) The expected total return from income and appreciation of investments
- (6) Other resources of the School
- (7) The investment policies of the School

Endowment net asset composition by type of fund as of June 30, 2014 and 2013, were as follows:

	2014				
	Unrestricted	Temporarily Restricted	Permanently Restricted	Total	
Board-designated					
For scholarships	\$ 12,124,486	\$ -	\$ -	\$ 12,124,486	
For academic and institutional purposes	238,648,117			238,648,117	
For museum support	2,438,947			2,438,947	
For underwater endowments	(14,650)			(14,650)	
Total board designated	253,196,900			253,196,900	
Donor-restricted					
For scholarships		14,641,897	19,455,986	34,097,883	
For academic and institutional purposes		5,566,948	7,676,133	13,243,081	
For museum support		17,085,022	10,639,312	27,724,334	
Total donor restricted		37,293,867	37,771,431	75,065,298	
Total endowment funds	\$ 253,196,900	\$ 37,293,867	\$ 37,771,431	\$ 328,262,198	

	2013				
		Temporarily	Permanently		
	Unrestricted	Restricted	Restricted	Total	
Board-designated					
For scholarships	\$ 11,208,494	\$ -	\$ -	\$ 11,208,494	
For academic and institutional purposes	221,234,650			221,234,650	
For museum support	2,210,238			2,210,238	
For underwater endowments	(200,189)			(200,189)	
Total board designated	234,453,193			234,453,193	
Donor-restricted					
For scholarships		12,419,119	18,510,054	30,929,173	
For academic and institutional purposes		4,238,607	6,374,748	10,613,355	
For museum support		15,360,004	10,088,812	25,448,816	
Total donor restricted		32,017,730	34,973,614	66,991,344	
Total endowment funds	\$ 234,453,193	\$ 32,017,730	\$ 34,973,614	\$ 301,444,537	

Changes in endowment net assets for the years ended June 30, 2014 and 2013, were as follows:

	Unrestricted	Temporarily Restricted	Permanently Restricted	Total
Endowment net assets at June 30, 2013 Investment return	\$ 234,453,193	\$ 32,017,730	\$ 34,973,614	\$ 301,444,537
Investment income	1,457,537	408,000		1,865,537
Net appreciation (realized and unrealized) Total investment return	<u>28,753,259</u> 30,210,796	7,621,010 8,029,010	•	<u>36,374,269</u> 38,239,806
		0,029,010	0.707.047	
Gifts Endowment return allocated for spending Recovery of amounts transferred to restore	15,575 (11,667,743)	(2,567,794)	2,797,817	2,813,392 (14,235,537)
underwater endowments	185,079	(185,079)		
Endowment net assets at June 30, 2014	253,196,900	37,293,867	37,771,431	328,262,198
Nonendowment net assets	22,091,230	32,235,223		54,326,453
Total net assets at June 30, 2014	\$ 275,288,130	\$ 69,529,090	\$ 37,771,431	\$ 382,588,651
	Unrestricted	Temporarily Restricted	Permanently Restricted	Total
Endowment net assets at June 30, 2012 Investment return	Unrestricted \$ 226,768,139		•	Total \$ 288,645,489
Investment return Investment income	\$ 226,768,139 315,518	Restricted	Restricted	\$ 288,645,489 454,003
Investment return Investment income Net appreciation (realized and unrealized)	\$ 226,768,139 315,518 18,923,258	Restricted \$ 29,551,259 138,485 4,766,049	Restricted	\$ 288,645,489 454,003 23,689,307
Investment return Investment income	\$ 226,768,139 315,518	Restricted \$ 29,551,259 138,485	Restricted	\$ 288,645,489 454,003
Investment return Investment income Net appreciation (realized and unrealized) Total investment return Gifts Endowment return allocated for spending	\$ 226,768,139 315,518 18,923,258	Restricted \$ 29,551,259 138,485 4,766,049	Restricted	\$ 288,645,489 454,003 23,689,307
Investment return Investment income Net appreciation (realized and unrealized) Total investment return Gifts	\$ 226,768,139 315,518 18,923,258 19,238,776 43,035	Restricted \$ 29,551,259	Restricted \$ 32,326,091	\$ 288,645,489 454,003 23,689,307 24,143,310 2,690,558
Investment return Investment income Net appreciation (realized and unrealized) Total investment return Gifts Endowment return allocated for spending Recovery of amounts transferred to restore	\$ 226,768,139 315,518 18,923,258 19,238,776 43,035 (11,883,523)	Restricted \$ 29,551,259	Restricted \$ 32,326,091	\$ 288,645,489 454,003 23,689,307 24,143,310 2,690,558
Investment return Investment income Net appreciation (realized and unrealized) Total investment return Gifts Endowment return allocated for spending Recovery of amounts transferred to restore underwater endowments	\$ 226,768,139 315,518 18,923,258 19,238,776 43,035 (11,883,523) 286,766	Restricted \$ 29,551,259	Restricted \$ 32,326,091	\$ 288,645,489 454,003 23,689,307 24,143,310 2,690,558 (14,034,820)

The following provides additional information about the School's policies regarding the management of its endowment assets.

Endowment Funds With Deficits

From time to time, the fair value of assets associated with individual donor-restricted endowment funds may fall below the value of the initial and subsequent donor gift amounts ("underwater"). When donor endowment deficits exist, they are classified as a reduction of unrestricted net assets. The total amount of endowment funds underwater was \$14,650 and \$200,189 as of June 30, 2014 and 2013, respectively. As the restricted endowment funds begin to recover, the School records income for the amounts originally transferred to restore the underwater endowments. Nonoperating income of \$185,079 and \$286,766 was recorded in unrestricted net assets as of June 30, 2014 and 2013, respectively. These results are directly driven by market fluctuations.

Return Objectives and Risk Parameters

The School has adopted endowment investment and spending policies that attempt to provide a predictable stream of funding to programs supported by its endowment while seeking to maintain the purchasing power of endowment assets. Under this policy, the return objective for the endowment assets, measured over a full market cycle of approximately five years, is to maximize the return against various market indexes across the investment portfolio as determined by the Investment Committee while minimizing risk. The goal of each investment manager over the investment horizon is to exceed the appropriate market index. The overall portfolio is intended to embody no greater risk than the risk of a blend of the indexes assigned to the managers.

Strategies Employed for Achieving Investment Objectives

To achieve its long-term rate of return objectives, the School relies on a total return strategy in which investment returns are achieved through both capital appreciation (realized and unrealized gains) and current yield (interest and dividends).

Endowment Spending Allocation and Relationship of Spending Policy to Investment Objectives

The Board of Trustees of the School determines the method to be used to appropriate endowment funds for expenditure. In 2014, the spending policy is to spend the amount equal to 5% of a rolling twenty-quarter average. In 2013, the spending policy is to spend the amount equal to 5% of a rolling sixteen-quarter average.

18. Museum

Museum revenues for the years ended June 30, 2014 and 2013, are described below:

	2014	2013
Service revenue per Statements of Activities Investment income Gifts and grants	\$ 1,077,337 1,332,915 1,163,929	\$ 1,100,835 1,069,088 1,034,639
Total museum revenues	\$ 3,574,181	\$ 3,204,562

Collections

The majority of the School's collections resides in the Museum and consists of artifacts of historical significance, art objects and books that are held for educational, research and curatorial purposes. Each of the items are cataloged, preserved and cared for and activities verifying their existence and assessing their condition are performed periodically. The collections are subject to a policy that requires proceeds from their sales to be used to acquire other items for collections. The School expended \$497,343 and \$649,768 for acquisitions during the years ended June 30, 2014 and 2013, respectively.

19. Retirement and Pension Plans

The School participates in the Teachers Insurance and Annuity Association (TIAA), College Retirement Equities Fund (CREF) and Fidelity 403(b) retirement plan for eligible faculty, administrative and staff employees. The School made contributions to both the TIAA-CREF and Fidelity retirement plans which totaled approximately \$3,781,891 and \$3,541,631 for the years ended June 30, 2014 and 2013, respectively.

Effective April 1, 2014, RISD transitioned to TIAA-CREF as the sole recordkeeper for the School's 403(b) retirement plan. Subsequently, Fidelity Investments ceased to receive contributions.

20. Commitments and Contingencies

In conducting its activities from time to time the School is the subject of various claims and also has claims against others from time to time. In management's opinion, the ultimate resolution of such claims would not have a material adverse or favorable effect on the financial position of the School.

21. Subsequent Events

Subsequent events have been evaluated through October 20, 2014, the date the consolidated financial statements were available to be issued, and there were no such events or transactions that require adjustment to the audited financial statements or disclosure in the notes to the audited financial statements.