

**Date:** October 28, 2019

To: Governor Matthew Bevin and the Capital Projects and Bond Oversight Committee

("CPBOC")

From: Scott Cox, Chairman, Louisville Arena Authority (the "LAA" or the "Corporation")

William Summers V, Vice Chairman, Louisville Arena Authority

**Re:** Louisville Arena Authority's CPBOC Report

The purpose of this memo is to satisfy the Corporation's annual requirement pursuant to Section 8.22 of the Loan Agreement and KRS 65.4931 as listed below:

Section 8.22. Compliance with KRS 65.4931. The Corporation shall comply with the requirements of KRS 65.4931 for so long as any Bond is Outstanding under the Bond Indenture, including (i) providing CPBOC a CPBOC Report on or before November 1st each year; and (ii) if the Corporation has not directed the Bond Trustee to redeem Outstanding Bonds within any Redemption Test Period as required by KRS 65.4931(3), the final CPBOC Report for such Redemption Test Period shall contain an Alternative Payment Plan regarding the Corporation's use of Excess Revenues. The Corporation shall provide the Bond Insurer and the Bond Trustee a copy of each CPBOC Report provided to CPBOC pursuant to KRS 65.4931.

The Corporation is currently in a Redemption Test Period which began on the closing date of the Series 2017 bonds and ends on (but excludes) November 1, 2022. The Corporation has not directed the Bond Trustee to redeem Outstanding Bonds. The Alternative Payment Plan of the LAA is to adhere to the flow of funds in the Bond Trust Indenture where an amount of excess revenues will be used to prepay debt service and redeem a portion of the outstanding bonds.

#### 2018 and 2019 Financial Summary

A copy of the LAA's Audited Financial Statements for the period January 1, 2018 to December 31, 2018 is enclosed. The Audited Financial Statements for January 1, 2019 to December 31, 2019 will be prepared by Crowe LLP with expected completion in Spring 2020. The LAA paid \$8.4 million in debt service on June 1, 2019 on the Series 2017 Bonds and has funded its \$8.4 million payment due December 1, 2019. As of today, the Renovation and Replacement Fund has a balance sufficient to meet capital needs of the Authority.

# 2018 and 2019 Operating Summary

During 2018, the Arena hosted 117 events including 25 concerts, 21 UofL men's basketball games, 14 UofL women's basketball games, four family shows, six sporting events, 26 meetings/banquets and 21 other events.

By the end of 2019, the Arena is projected to host 117 events including 31 concerts, 20 UofL men's basketball games, 16 UofL women's basketball games, five family shows, seven sporting events, 26 meetings/banquets and 12 other events.



Thank you for your attention on this matter.

Sincerely

Scott C. Cox

Chairman, Louisville Arena Authority

HC. Cox

William Summers V,

Vice Chairman, Louisville Arena Authority

Attachment:

2018 LAA Audited Financial Statements

# LOUISVILLE ARENA AUTHORITY, INC. Louisville, Kentucky

# FINANCIAL STATEMENTS

December 31, 2018 and 2017

# LOUISVILLE ARENA AUTHORITY, INC. Louisville, Kentucky

# FINANCIAL STATEMENTS December 31, 2018 and 2017

# **CONTENTS**

| INDEPENDENT AUDITOR'S REPORT                       | 1 |
|--|---|
| FINANCIAL STATEMENTS                               |   |
| STATEMENTS OF FINANCIAL POSITION                   | 3 |
| STATEMENTS OF ACTIVITIES AND CHANGES IN NET ASSETS | 4 |
| STATEMENTS OF CASH FLOWS                           | 5 |
| NOTES TO FINANCIAL STATEMENTS                      | 6 |



#### INDEPENDENT AUDITOR'S REPORT

Board of Directors Louisville Arena Authority, Inc. Louisville, Kentucky

#### **Report on the Financial Statements**

We have audited the accompanying financial statements of Louisville Arena Authority, Inc., which comprise the statements of financial position as of December 31, 2018 and 2017, and the related statements of activities and changes in net assets and cash flows for the years then ended, and the related notes to the financial statements.

#### 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 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 financial statements are free from material misstatement.

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

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

# **Opinion**

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Louisville Arena Authority, Inc. as of December 31, 2018 and 2017, and the changes in its net assets and its cash flows for the years ended in accordance with accounting principles generally accepted in the United States of America.

# Emphasis of Matter

In the current fiscal year, Louisville Arena Authority, Inc. adopted ASU 2016-14 - *Not-For-Profit Entities* (*Topic 958*): *Presentation of Financial Statements of Not-For-Profit Entities*. Our opinion is not modified with respect to this matter.



Louisville, Kentucky May 9, 2019

# LOUISVILLE ARENA AUTHORITY, INC. STATEMENTS OF FINANCIAL POSITION December 31, 2018 and 2017

|   | <u>2018</u>  | <u>2017</u>   |
|---|--|---|
| ASSETS  Cash and cash equivalents Other receivables Prepaid expenses Assets limited as to use – restricted to | \$ 3,125,727<br>1,171,853<br>135,537   | \$ 3,376,952<br>1,315,443<br>132,071  |
| bond indenture Property and equipment, net  | 59,493,018<br><u>324,142,970</u>   | 44,839,398<br>332,728,943   |
| Total assets  | <u>\$ 388,069,105</u>  | \$ 382,392,807  |
| LIABILITIES AND NET ASSETS Liabilities  |  |   |
| Accounts payable Accrued expenses and other Deferred revenues Note payable Bonds payable                      | \$ 882,431<br>3,458,739<br>1,426,080<br>3,375,000<br><u>378,264,870</u><br>387,407,120 | \$ 1,784,370<br>2,493,290<br>1,568,791<br>3,875,000<br>378,061,129<br>387,782,580 |
| Net assets Without donor restrictions   | <u>661,985</u>   | (5,389,773)   |
| Total liabilities and net assets  | \$ 388,069,105   | \$ 382,392,807  |

# LOUISVILLE ARENA AUTHORITY, INC. STATEMENTS OF ACTIVITIES AND CHANGES IN NET ASSETS Years ended December 31, 2018 and 2017

|  | <u>2018</u>   | <u>2017</u>  |
|--|---|--|
| Operating revenues and support Metro Louisville guarantee Tax increment financing payments Naming rights revenue Sponsorship revenue Suite and premium seating revenue Revenue from operations contract Debt forgiveness Other operating income Total revenues and support | \$ 10,800,000<br>10,774,227<br>1,386,470<br>6,370,435<br>1,566,973<br>1,856,059<br>500,000<br>235,510<br>33,489,674 | \$ 9,800,000<br>11,235,067<br>1,359,280<br>2,351,115<br>1,668,765<br>2,200,000<br>500,000<br>209,522<br>29,323,749 |
| Operating expenses     Depreciation     Professional fees     Sponsorships     Signage     Other expenses     Total expenses  Change in net assets before other revenue (expense)  | 8,888,956<br>344,257<br>550,642<br>1,006,329<br>186,354<br>10,976,538   | 8,965,796<br>482,184<br>574,264<br>1,034,638<br>161,072<br>11,217,954  |
| Other revenue (expense) Interest income Interest expense Realized loss on investments Litigation settlement recovery Loss on debt refinance Total other revenue (expenses)   | 650,274<br>(17,240,222)<br>-<br>128,570<br>-<br>(16,461,378)  | 781,411<br>(21,038,396)<br>(1,404,844)<br>1,441,359<br>(20,374,384)<br>(40,594,854)                                |
| Change in net assets   | 6,051,758   | (22,489,059)   |
| Net assets at beginning of year  | (5,389,773)   | 17,099,286   |
| Net assets at end of year  | <u>\$ 661,985</u>   | <u>\$ (5,389,773)</u>  |

# LOUISVILLE ARENA AUTHORITY, INC. STATEMENTS OF CASH FLOWS Years ended December 31, 2018 and 2017

| Cook flows from an austina activities                                      |    | <u>2018</u>       |    | 2017         |
|--|----|-------------------|----|--------------|
| Cash flows from operating activities Change in net assets                  | \$ | 6,051,758         | \$ | (22,489,059) |
| Adjustments to reconcile changes in net                                    | φ  | 0,031,736         | φ  | (22,469,039) |
| assets to net cash provided by operating activities:                       |    |                   |    |              |
| Depreciation and amortization  |    | 9,092,697         |    | 9,826,647    |
| Accretion of interest on bonds payable                                     |    | -                 |    | 907,899      |
| Centerplate loan forgiveness   |    | (500,000)         |    | (500,000)    |
| Realized loss on investments   |    | -                 |    | 1,404,844    |
| Litigation settlement recovery   |    | (128,570)         |    | (1,441,359)  |
| Loss on bond refinance   |    | -                 |    | 20,374,384   |
| Changes in:  |    |                   |    | -,- ,        |
| Interest receivable  |    | -                 |    | 60,943       |
| Other receivables  |    | 143,590           |    | 1,017,037    |
| Prepaid expenses   |    | (3,466)           |    | (26,538)     |
| Accounts payable   |    | (773,369)         |    | (660,944)    |
| Accrued expenses and other   |    | 965,449           |    | (1,301,727)  |
| Deferred revenues  |    | <u>(142,711</u> ) |    | (753,112)    |
| Net cash provided by operating activities                                  |    | 14,705,378        |    | 6,419,015    |
| Cash flows from investing activities                                       |    |                   |    |              |
| Purchase of property and equipment   |    | (302,983)         |    | (404,114)    |
| Net change in restricted cash  |    | -                 |    | 630,406      |
| Net change in limited use cash   |    | (14,653,620)      |    | (14,914,768) |
| Net cash used in investing activities                                      |    | (14,956,603)      |    | (14,688,476) |
| Cash flows from financing activities                                       |    |                   |    |              |
| Bond issuance costs  |    | -                 |    | (16,381,034) |
| Payment on bonds payable   |    | -                 |    | (3,052,860)  |
| Proceeds from bond payable   |    | <u>=</u>          |    | 28,515,792   |
| Net cash provided by financing activities                                  |    | <del>_</del>      |    | 9,081,898    |
| Increase (decrease) in cash and cash equivalents                           |    | (251,225)         |    | 812,437      |
| Cash and cash equivalents at beginning of year                             |    | 3,376,952         |    | 2,564,515    |
| Cash and cash equivalents at end of year                                   | \$ | 3,125,727         | \$ | 3,376,952    |
| Supplemental Information Cash paid for interest                            | \$ | 15,963,923        | \$ | 20,368,066   |
| Non-cash financing activities Proceeds from bond issuance placed in escrow | \$ | -                 | \$ | 365,458,292  |

#### **NOTE A - NATURE OF AUTHORITY AND OPERATIONS**

Louisville Arena Authority, Inc. ("the Authority") is a Kentucky non-stock, non-profit corporation formed in January 2006. The Authority operates a multi-use arena in Downtown Louisville, Kentucky.

#### NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

- 1. <u>Basis of Accounting</u>: The financial statements for the Authority have been prepared on the accrual basis of accounting.
- 2. <u>Use of Estimates</u>: The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the amounts reported in the financial statements and the accompanying notes. Actual results could differ from those estimates.
- 3. <u>Cash and Cash Equivalents</u>: The Authority considers all highly liquid investments with a maturity when purchased of three months or less, and which are not designated for a specific purpose, to be cash equivalents. The Authority typically maintains balances in excess of federally insured limits. Cash and cash equivalents without restrictions are included in the statement of cash flows.
- 4. <u>Investment Valuation and Income Recognition</u>: The Authority's investments are reported at fair value. Purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded on the accrual basis. Realized gains and losses are reported in the change of net assets when securities are sold. Unrealized holding gains and losses are reported in the change in net assets at period end.
- 5. Other Receivables: Receivables from the Authority's various funding sources are recorded at their net realizable value based on contractual agreements. The Authority did not charge interest on past due receivables. At December 31, 2018 and 2017, no allowance was required as management considered all receivables to be collectible.
- 6. <u>Assets Limited as to Use</u>: The Authority has established separate accounts to hold assets limited as to use for the senior interest fund, senior bond sinking fund, subordinate interest fund, subordinate bond sinking funds, excess net cash flow, arena revenue fund, TIF revenue fund, renovation and replacement, and Metro revenue fund to be funded and utilized as established in the Bond Trust Indenture (See Note D).
- 7. <u>Property and Equipment</u>: Property and equipment is stated at cost at the date of acquisition or fair value at the date of donation and depreciated on the straight-line basis over the estimated useful lives of the respective assets ranging from 3 to 40 years. Software is being amortized on the straight-line basis over a three year estimated useful life.

The Authority reviews for the impairment of long-lived assets subject to depreciation and amortization including, property and equipment, whenever events or changes in circumstances indicate that the carrying amount of these assets may not be recoverable in accordance with ASC 350 and ASC 360. Specifically, this process involves comparing the Authority's asset carrying values to the estimated undiscounted future cash flows the assets are expected to generate over their remaining lives. If this process were to result in the conclusion that the carrying value of long-lived assets would not be recoverable, then a write down of the assets would be recorded through a charge to earnings equal to the difference in the fair value of the assets and their carrying value. No such impairment losses were recognized for the years ended December 31, 2018 and 2017.

#### NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

- 8. <u>Bond Issuance Costs</u>: Bond issuance costs are amortized using the effective interest method over the life of the respective bond issues. Amortization expense was \$853,699 and \$572,535 for the years ended December 31, 2018 and 2017, respectively. Bond issuance costs, net of accumulated amortization are included in bonds payable in the accompanying statements of financial position. The bond issuance cost at December 31, 2018 and 2017 was \$15,527,334 and \$16,381,033, respectively. The related accumulated amortization at December 31, 2018 and 2017 was \$853,699 and \$0, respectively. Amortization expense for future years is approximately, \$854,000 in 2019, \$854,000 in 2020, \$844,000 in 2021, \$832,000 in 2022, and \$820,000 in 2023.
- 9. <u>Deferred Revenues</u>: Deferred revenues represent those funds received as deposits for equipment lease revenues, naming rights, and deferred signing bonus from AEG. The deferred revenues will be recognized as income in following years based on the duration of the agreement.
- 10. Revenue Recognition: The Metro Louisville guarantee and Tax increment financing payments are recognized as revenue in the year that they are received. Naming rights, sponsorships, suite and premium seating, and revenue from operations contracts are recognized on a systematic basis as earned over the term of the contracts. See Note C for a description of the contractual arrangements.
- 11. <u>Income Taxes</u>: The Authority received a ruling from the Internal Revenue Service indicating that it qualifies as a tax exempt organization under Section 501(c)(3) of the Internal Revenue Code. Accordingly, no income taxes have been provided in the accompanying financial statements. The Kentucky Department of Revenue has granted the Authority exemption from sales tax on purchases made for its exempt purpose and has also issued the Authority an exemption from ad valorem tax as a "purely public charity."

The Authority has no material uncertain income tax positions which would result in a liability to the Authority. The Authority recognizes interest and/or penalties related to income tax matters in income tax expense. The Authority recognized no interest or penalties on income taxes in its statement of activities for the years ended December 31, 2018 or 2017. Due to its tax exempt status, the Authority is not subject to U.S. federal income tax or state income tax.

The Authority recognizes a tax position as a benefit only if it is "more likely than not" that the tax position would be sustained in a tax examination, with a tax examination being presumed to occur. The amount recognized is the largest amount of tax benefit that is greater than 50% likely of being realized on examination. For tax positions not meeting the "more likely than not" test, no tax benefit is recorded. The Authority's open audit periods are 2015 through 2018. The Authority does not expect its unrecognized tax benefits to significantly change in the next 12 months.

- 12. <u>Subsequent events</u>: Subsequent events for the Authority have been considered through the date of the Independent Auditor's Report, which represents the date the financial statements were issued.
- 13. Adoption of New Accounting Standards: In August 2016, FASB issued ASU 2016-14, Not-for-Profit Entities (Topic 958) Presentation of Financial Statements of Not-for-Profit Entities (ASU). The update addresses the complexity and understandability of net asset classification, deficiencies in information about liquidity and availability of resources, and the lack of consistency in the type of information provided about expenses, and investment return. The Authority has adopted the ASU and has adjusted the presentation of these financial statements accordingly. The ASU has been applied retrospectively to all periods presented, except for the liquidity and functional expense disclosures, as permitted.

(Continued)

#### NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

On January 1, 2018, the Authority adopted Accounting Standards Update (ASU) 2014-09, Revenue from Contracts with Customers, and all subsequent amendments thereto (collectively, "Topic 606"). Topic 606 supersedes virtually all existing revenue recognition guidance, including industry-specific guidance, and replaces it with a single, comprehensive framework for recognizing revenue from contracts with customers. Topic 606 also requires enhanced disclosure about the Authority's revenue from contracts with customers. ASC 606 is based on the principle that an entity should recognize revenue to depict the transfer of goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. The quidance also requires additional disclosure about the nature, amount, timing and uncertainty of revenue and cash flows arising from customer contracts, including significant judgments and changes in judgments and any assets recognized from costs incurred to fulfill a contract. The Authority adopted the guidance effective January 1, 2018 using the modified retrospective approach. Results for the reporting period beginning January 1, 2018 are presented under ASC 606 while prior period amounts continue to be reported in accordance with legacy GAAP. There was no change in the amounts recorded due to the implementation of this Standard and it had no impact on revenue recognition or net assets of the Authority.

The only revenue stream of the Authority that is accounted for under ASC 606 is Naming Rights Revenue. All other revenue streams of the Authority fall outside of the scope of ASC 606. Naming rights revenue is recognized as earned over the 10-year period of the contract.

14. <u>Newly Issued Standards Not Yet Effective</u>: FASB has issued ASU 2016-02, *Leases*, concerning the accounting for leases. The standard is effective for years beginning after December 15, 2018.

FASB has also issued ASU 2016-15, *Statement of Cash Flows: Certain Clarifications*, providing guidance on how eight specific cash flows should be classified in the statement of cash flows, including debt prepayment or extinguishment costs. Such cash payments should be classified as cash out flows for financing activities. The standard is effective for years beginning after December 15, 2018.

FASB has also issued ASU 2016-18, *Statement of Cash Flows: Restricted Cash*, which requires cash and cash equivalents be presented in total cash and cash equivalents in the statement of cash flows, and the nature of restrictions on restricted cash and cash equivalents be disclosed. The standard is effective for years beginning after December 15, 2018.

The Authority is evaluating the impact that adoption of these standards will have on future financial position and results of operations.

15. <u>Reclassifications</u>: Certain prior year amounts have been reclassified to conform to the current year presentation with no effect on net assets, change in net assets or net change in cash and cash equivalents.

#### **NOTE C - CONTRACTUAL ARRANGEMENTS**

1. Event Management Agreements:

<u>AEG Management Louisville, LLC:</u> The Authority entered into an Operations Management Agreement ("Agreement") with AEG Management Louisville, LLC ("AEG") to be the sole, independent manager for the arena with complete authority over and responsibility for its day-to-day operations including its management. The Agreement was effective on July 1, 2012 and was extended through June 30, 2027. The Agreement may be terminated by either party upon 90 days prior notice.

#### NOTE C - CONTRACTUAL ARRANGEMENTS (Continued)

The fees for this contract include: 1) a Fixed Fee of \$700,000 for the year adjusted annually up to 1.5% throughout the term of the agreement in accordance with increases in the Consumer Price Index ("CPI") for all Urban Consumers, 2) an Incentive Fee up to \$35,000 per year subject to operating results, 3) a signing bonus of \$1,000,000 due in May 2016 and \$500,000 due July 2022. The signing bonus was amortized through July 31, 2017. Amortization expense was \$0 and \$610,000 for 2018 and 2017. The Agreement guarantees the Authority a minimum amount of operating profit after the above management fees for each contract year ending June 30 of \$1,500,000 for 2018 and \$1,500,000 for each year thereafter as adjusted by the CPI increase.

In 2017, The Agreement was amended as follows: 1) the guaranty of \$1,500,000 annually was replaced with a Performance Expectation of \$1,500,000. In the event that AEG does meet this or exceed this Performance Expectation during each of any two consecutive Operating Years then AEG may opt, but not contractually obligated to, cure such shortfall. In the event AEG declines or fails to cure such shortfall, the parties shall meet to negotiate a mutually agreeable reduction to the Fixed Fee for the following Operating Year. In the event that the parties are not able to agree to a reduction to the Fixed Fee, the Authority may terminate this Agreement.

A reconciliation of amounts under the contract for the years ended December 31 is as follows:

|  | <u>2018</u>  | <u>2017</u>                                     |
|--|--|---|
| Accrued profit from operations Management fee to AEG Capital subsidy Amortization of deferred management fee discount Guaranty | \$ 2,200,000<br>(735,525)<br>125,000<br>-<br>266,584 | \$ 2,200,000<br>(735,000)<br>125,000<br>610,000 |
| Revenue from operations contract   | <u>\$ 1,856,059</u>                                  | \$ 2,200,000                                    |

Kentucky State Fair Board Agreement: On July 1, 2012, the Authority terminated its April 2008 Operations Management Agreement (the "Management Agreement") with the Kentucky State Fair Board ("KSFB"), pursuant to an Agreement of Dissolution and Termination (the "Dissolution Agreement"). In May 2013, KSFB proposed to settle all debts owed by the Authority to KSFB for fees, expenses and the Freedom Hall negative impact reimbursement for a total of \$1,471,910. The \$1,471,910 comprised the accounts payable to KSFB recorded on the Authority's books at that date. The Authority accepted the proposal at its meeting on May 13, 2013.

The Authority paid the remaining liability to the KSFB on April 10, 2018 by making a lump sum payment of \$739,340 to KSFB.

The Authority and KSFB entered into a written Settlement Agreement and Mutual Release dated as of March 22, 2018, resolving all claims.

2. <u>Galt House Agreement</u>: The Authority has an exchange agreement with the Galt House. The Galt House provided accommodations during the period of construction valued at \$386,427 in exchange for the use of a suite in the arena up to the same value as the accommodations provided. The remaining unutilized balance of \$53,117 and \$70,227 at December 31, 2018 and 2017, respectively, is included in accrued expenses and other in the accompanying statements of financial position.

(Continued)

#### NOTE C - CONTRACTUAL ARRANGEMENTS (Continued)

- 3. <u>Humana Agreement</u>: As part of the Definitive Property Sale and Relocation Agreement with Humana, Inc., the Authority conveyed to Humana the use of a suite in the Arena rent-free for a period of twenty years. Further, Humana was not to be charged the initial fee and suite build-out charges. As of December 31, 2018 and 2017, the value related to the suite was \$784,252 and \$839,693, respectively, which is included in accrued expenses and other in the accompanying statements of financial position. The amortization period extends through 2028.
- 4. <u>LASEP, Team Services, and Learfield Agreement</u>: The Authority has an agreement with LASEP, LLC, ("LASEP"), Team Services, LLC, ("Team Services") and Learfield Corporation, Inc., ("Learfield"), to provide services in connection with the naming rights, marketing and sponsorship sales rights relating to the Arena. The agreement has an effective date of March 31, 2008 and was extended through June 30, 2027.

Under the terms of the agreement, exclusive sponsorship rights have been granted to LASEP by the Authority and are being guaranteed by Learfield. In return for their marketing services, the agreement provides for the allocation of qualified sponsorship payments between LASEP and the Arena.

In exchange for the exclusive sponsorship rights, LASEP agreed to pay the Authority a qualified sponsorship payment ("QSP") annually. The QSP was calculated as a percentage of gross revenues (as defined per the agreement), or an annual minimum of \$2,500,000 for 2016. For the first \$4,000,000 of gross revenues (as defined per the agreement), the Authority received a QSP of 75% of the gross revenues. On any gross revenues in excess of \$4,000,000, the Authority received a QSP of 65% of the gross revenues.

In 2017, the Agreement was amended as follows: 1) The Term of the agreement was amended with an effective date of July 1, 2017 through June 30, 2027. 2) The Guaranteed QSP was adjusted to start at \$3,750,000, escalating each year up to \$5,650,000 in 2026-27. 3) In addition to the QSP, LASEP shall pay the LAA 50% of the annual Adjusted Gross Revenue ("AGR") above the defined AGR Share Hurdle amounts noted in the Agreement. 3) LASEP shall make Capital Subsidy Payments totaling \$1,625,000 over the life of the amended Term. For both 2018 and 2017, this totaled \$125,000 and is included in revenue from operations contract.

In addition, the original agreement provided Team Services with an exclusive contract for obtaining a Naming Rights Sponsor for the Arena. Under the terms of the agreement, Team Services is paid a commission based upon the gross annual amounts the naming rights sponsor (Yum! Brands) is required to pay under the terms of the naming rights agreement. Team Services was not party to the contract extension executed in 2017.

The naming rights agreement with Yum! Brands, Inc. contains contractual annual payments through September 30, 2020.

Future naming rights revenues are as follows in accordance with the naming rights agreement:

Annual Contract Period

<u>Beginning October 1,</u>

Amount

2019

\$ 1,435,305

\$ 1,435,305

(Continued)

#### NOTE C - CONTRACTUAL ARRANGEMENTS (Continued)

- 5. <u>PARC Agreements</u>: The Authority entered into a Garage Operating Agreement with Parking Authority of River City ("PARC"), expiring September 30, 2044. Under the terms of the Agreement, PARC is responsible for the operations and maintenance of the garage. In addition, the agreement specifies parking requirements for basketball games and arena events. Under this agreement, the Authority agreed to pay PARC each fiscal year beginning January 1, 2011, the first \$90,000 and 50% of amounts exceeding \$90,000 of net revenue received by the Authority related to the sale of naming rights to the garage and sponsorship signage sold in and on the garage. As of December 31, 2018 and 2017, there was no signage in and on the garage.
- 6. <u>Centerplate Agreement</u>: The Authority has a Concessions and Catering Services Agreement with Service America Corporation, d/b/a Centerplate ("Centerplate"). The agreement provides for Centerplate to be the sole provider of concessions and catering services in the arena. The agreement expires on December 31, 2020 with the option to be extended for two additional five-year periods at the agreement of both parties. Under the terms of the agreement, Centerplate agrees to pay annual commissions to the Authority based on varying rates of gross receipts (for concessions, catering and merchandise) received at the arena. The new event management contract with AEG effective July 1, 2012 transfers the Centerplate revenue to AEG.

In addition, as part of this agreement, during 2009, Centerplate advanced the Authority \$1,000,000. During 2010, Centerplate advanced the Authority an additional \$6,500,000, for a total of \$7,500,000. This noninterest bearing loan is being amortized monthly on a straight-line basis over a 15-year period, expiring in October 2025. For each monthly period that the agreement remains effective from the first public event, Centerplate will forgive one-one hundred eightieth (1/180th) of the loan in favor of the Authority. During the years ended December 31, 2018 and 2017, Centerplate forgave approximately \$500,000 of this loan. Balance of loan is \$3,375,000 and \$3,875,000, which is, included in the note payable in the accompanying statements of financial position as of December 31, 2018 and 2017, respectively.

7. <u>ULAA Agreement</u>: The Authority entered into a Lease Agreement with the University of Louisville Athletic Association, Inc. ("ULAA") as of July 3, 2008. The agreement ensures the arena is designed to meet ULAA's needs as the primary tenant and established a lease term through September 2044.

In 2017, the Agreement was amended as follows: 1) The Term was adjusted to terminate on the date which is first to occur of (i) September 30 of the year in which the commitment of the Commonwealth of Kentucky to pay tax increments to the Authority under the LAA Tax Increment Financing District terminates, or (ii) the date of the final payment of the Bonds (or any bonds which refund the Bonds), or (iii) September 30, 2054. 2) ULAA may assess a Ticket Surcharge of up \$8.00 per ticket sold on Men's Basketball Games, with the Authority retaining the first \$2.00, and ULAA retaining up to \$6.00. 3) In addition to the obligations of ULAA to pay the Annual Net Payment to the Authority, ULAA shall remit an additional \$2,420,000 ("Additional Amount) annually during each year of the Term to the Authority.

#### **NOTE C – CONTRACTUAL ARRANGEMENTS** (Continued)

Under this agreement, the Authority is leasing the arena to ULAA for all ULAA sponsored events. The agreement provides for rental rates regarding ULAA's use of the arena based on the type of event that is held as follows:

| Type of Event                             | Rental Amount   |
|---|---|
| Men's Basketball Game                     | Minimum of \$10,000 per game, or 10% of gross admissions receipts from the sale of tickets (net of taxes and ticket surcharges) |
| Women's Basketball Game                   | Minimum of \$5,000 per game, or 5% of gross admissions receipts from the sale of tickets (net of taxes and ticket surcharges)   |
| Other University-Sponsored Events         | Minimum of \$5,000 per event, or 5% of gross admissions receipts from the sale of tickets (net of taxes and ticket surcharges)  |
| Private Suite Rentals and Premium Seating | 12% of the net revenue for the year   |

Total premium suite and seating revenues of \$1,566,973 and \$1,668,765 were recorded for the years ended December 31, 2018 and 2017, respectively. This amount represents the pro-rata portion of the total revenues over the number of men's basketball games of the 2018-2019 and 2017-2018 seasons that have occurred as of December 31, 2018 and 2017.

In addition, this agreement also provides for the allocation of certain revenues between the Authority and ULAA as follows:

| Type of Revenue                          | Allocation of Revenues  |  |
|--|---|--|
| Program Sales and Program Advertisements | All proceeds will be retained by ULAA.  |  |
| Concessions and Catering                 | Payments received from third-party concession and catering sales will be allocated 50% to the Authority and 50% to ULAA for all University sponsored events.  |  |
| Gift Shop                                | Payments received from gift shop sales will be allocated 50% to the Authority and 50% to ULAA for all events.   |  |
| Signage                                  | Effective 2013, ULAA and the Authority agreed to fixed annual payments for permanent signage sales based on a gross revenue sharing calculation as defined in the Agreement for 2016, which includes signage (noted above). |  |

#### **NOTE C – CONTRACTUAL ARRANGEMENTS** (Continued)

| Type of Revenue | Allocation of Revenues  |
|-----------------|---|
| Video Boards    | Effective 2013, ULAA and the Authority agreed to fixed annual payments for permanent signage sales based on a gross revenue sharing calculation as defined in the Agreement for 2016, which includes signage (noted above). |

The Authority recorded expenses related to the concessions and catering revenues owed to ULAA; signage and video revenues owed to ULAA; and suites utilized under the sponsorship agreements of \$1,556,971 and \$1,608,902 for the years ended December 31, 2018 and 2017, respectively. The related liabilities included in accounts payable at December 31, 2018 and 2017 are \$627,231 and \$593,902, respectively.

Under the ULAA agreement, all of the previously listed transactions are to be remitted on a net basis, settled April 1 of each year. Therefore, at December 31, 2018 and 2017, a net receivable exists from ULAA of \$218,119 and \$328,585, respectively.

8. <u>TPI Agreement</u>: The Authority has an agreement with Telecommunication Properties, Inc. ("TPI") to provide consulting and management services of the Distributed Antenna System ("DAS") project within the arena. Under the terms of the agreement, TPI will solicit license proposals and negotiate licenses with fiber and wireless carriers to utilize the Authority's DAS, provide project support for the installation of the DAS, maintain the accounting related to the project and assist with the monitoring and collection of the license fees. For these services, TPI will receive a 20% commission of the gross license revenues as defined in the agreement.

As of December 31, 2018, three wireless carriers are participating in the DAS program, and based upon the license terms, these agreements are accounted for as operating leases in accordance with ASC No. 840. Under the term of the agreements, the wireless carriers paid fees of \$1,634,016, net of the 20% commission, which will be amortized over 10 years. At December 31, 2018 and 2017, \$370,708 and \$534,111 is included in deferred revenues in the accompanying statements of financial position.

9. <u>Funding Agreements</u>: The Authority received a grant commitment from the Commonwealth of Kentucky (the "Commonwealth") that was amended in 2017. With the passage of House Bill 330 during the 2017 legislative session, the Commonwealth of Kentucky's original pledge of tax increment financing for which payments began in 2010 has changed. The new law extends the tax increment financing through the earliest of (1) the date no bonds are outstanding, (2) December 31, 2054, or (3) upon election of the state to terminate the TIF contract, which cannot occur without the consent of the trustee. The new law eliminates the \$265,000,000 limitation on the aggregate increment paid by the Commonwealth on a cumulative basis and also includes several reporting and compliance provisions.

#### NOTE C - CONTRACTUAL ARRANGEMENTS (Continued)

The Authority entered into an Amended and Restated Memorandum of Agreement with Louisville/Jefferson County Metro Government ("Metro"). Metro subsequently passed Ordinance No. 143, Series 2007, which provides guaranteed payments from Metro to the Authority not to exceed \$309,000,000 to pay a portion of the cost of acquisition, construction and installation of the arena project. The payments, scheduled to commence November 2010 and continue until November 2039, include minimum annual guaranteed payments ranging from \$6,533,333 to \$7,200,000 plus potential additional annual payments ranging from \$3,266,667 to \$3,600,000 should the required debt service exceed revenue from all sources. The Metro agreement required the Authority to reduce such guaranteed payment by any excess net cash flow (as defined in the agreement) generated by the Authority.

During 2017, a Second Amended and Restated Memorandum of Agreement was entered into concurrent with the delivery date of the bonds, modifying the Metro agreement. Under the 2017 agreement, Metro has agreed to pay an annual payment of \$10,800,000 on or before November 1 of each year starting in 2018 and continuing to the earliest of (1) September 30 of the year in which the TIF terminates, (2) the final payment of the bonds, or (3) September 30, 2054. The 2017 agreement with Metro eliminates the concept of minimum and maximum payments contained in the original Metro agreement.

#### NOTE D - CONTRACTUAL ARRANGEMENT OF BONDS

Pursuant to the issue of Kentucky Economic Development Finance Authority Louisville Arena Project Revenue Bonds (see Note H) and the Bond Trust Indenture dated December 1, 2017, Regions Bank (the "Trustee"), holds investments, conducted transactions as directed by the Authority, and maintained appropriate books and records to account for all funds established under the trust indenture.

The 2017 Bond Trust Indenture provides for the issuance of the bonds and the establishment of the following accounts to be held by the Trustee:

<u>Senior Reserve Fund</u> - This fund is to be maintained while the bonds remain outstanding and is to be used to satisfy Senior Bond Sinking Fund and Senior Interest Fund (the "Senior Funds") obligations, if such amounts in the Senior Funds are insufficient. At December 31, 2018 and 2017, the balance at cost was \$15,621,040 and \$15,593,882, respectively.

<u>Senior Interest Fund</u> - This fund is used to hold deposits used solely to pay interest on the Senior Bonds and to pay any reimbursement obligations to the bond issuer (the "Senior Interest Funds"). At December 31, 2018 and 2017, the balance was \$339,935 and 15,963,923, respectively.

Renovation Replacement Fund - This fund is used to hold deposits for potential future repairs, renovations and replacements. At December 31, 2018 and 2017, the balance was \$13,327,345 and \$13,145,629, respectively.

Excess Net Cash Flow Fund – This fund is available for transfer to the Renovation and Replacement Fund, and Operation and Maintenance account on Senior Reserve Fund. At December 31, 2018 and 2017, the balance was \$137,837 and \$135,964, respectively.

<u>Operation and Maintenance Account</u> – This Fund is used for the payment of debt service and to restore amounts to the Senior Reserve Fund. At December 31, 2018 and 2017, the balance was \$0.

(Continued)

#### NOTE D - CONTRACTUAL ARRANGEMENT OF BONDS (Continued)

<u>Arena Revenue Fund</u> – Arena revenues will be deposited into this fund. At December 31, 2018 and 2017, the balance was \$8,453,675 and \$0, respectively.

<u>TIF Revenue Fund</u> – TIF revenues will be deposited into this fund. At December 31, 2018 and 2017, the balance was \$10,789,799 and \$0, respectively.

<u>Metro Revenue Fund</u> – Metro revenues will be deposited into this fund. At December 31, 2018 and 2017, the balance was \$10,823,313 and \$0, respectively.

#### **NOTE E - OTHER RECEIVABLES**

Other receivables at December 31, 2018 and 2017 consist of the following:

|   | <u>2018</u>                            | <u>2017</u>                      |
|---|--|----------------------------------|
| ULAA lease receivable<br>Sponsorship payments receivable<br>Other | \$ 845,350<br>64,900<br><u>261,603</u> | \$ 922,481<br>203,460<br>189,502 |
|   | <u>\$ 1,171,853</u>                    | <u>\$ 1,315,443</u>              |

#### NOTE F - ASSETS LIMITED AS TO USE

Investments are stated at estimated fair value and include the funds established by the Bond Trust Indenture. At December 31, 2018 and 2017, the investments consist of the following:

|                            | <u>2018</u>               | <u>2017</u>       |
|----------------------------|---------------------------|-------------------|
| Cash<br>Money market funds | \$ -<br><u>59,493,018</u> | \$ 44,839,398<br> |
|                            | <u>\$ 59,493,018</u>      | \$ 44,839,398     |

#### **NOTE G - PROPERTY AND EQUIPMENT**

Property and equipment at December 31, 2018 and 2017 consist of the following:

|   | <u>2018</u>                         | <u>2017</u>                 |
|---|-------------------------------------|-----------------------------|
| Land and land improvements                | \$ 91,605,539                       | \$ 91,605,539               |
| Building and improvements<br>Equipment    | 284,209,605<br>22,098,157           | 284,209,605<br>21,795,174   |
| Furniture and fixtures Software           | 6,211,910<br><u>79,134</u>          | 6,211,910<br><u>79,134</u>  |
| Accumulated depreciation and amortization | 404,204,345<br><u>(80,061,375</u> ) | 403,901,362<br>(71,172,419) |
|   | <u>\$ 324,142,970</u>               | \$ 332,728,943              |

#### **NOTE H - BONDS PAYABLE**

On December 1, 2017, the Authority issued \$202,125,000 Series 2017A Bonds and \$175,640,000 Taxable Series 2017B Bonds, in order to a) refund the outstanding Series 2008A, 2008B and 2008C Series Bonds; b) fund a debt service reserve; c) provide certain working capital funds; d) fund a renovation and replacement fund; and d) pay expenses and costs incurred in connection with the issuance of the Bonds. \$365,458,292 has been deposited into escrow and held in cash or used to purchase permitted investments, and will provide for all future debt service on the Series 2008 Bonds. Should amounts in escrow be insufficient to service debt, the Authority would be responsible for any shortfall. As of December 31, 2018, no shortfall is projected and no liability is accrued. The Authority has removed the 2008 Series Bonds from its accounts, in the amount of \$345,113,246, net debt issuance costs and discounts including accreted interest. The defeased principal amount outstanding as of December 31, 2018 and 2017 was \$17,352,261 and \$338,172,920, respectively.

The Series 2017 bonds were issued at a premium. The amount of the original premium for the Series 2017 bonds was \$16,677,163. This premium is being amortized using the effective interest method over the life of the respective bonds. There was no amortization (interest expense) recognized during 2017 related to this bond issue. The total amortization recognized in 2018 was \$649,959.

The bonds are insured by a municipal bond insurance policy issued by Assured Guaranty Municipal Corp. (the "Bond Insurer"), which guarantees the scheduled payments of principal and interest on the bonds when due. The Bond Insurer also issued a municipal bond debt service reserve insurance policy in the amount of \$15,393,882, and a \$10,000,000 liquidity reserve policy to make cash available to the Authority under certain circumstances through December 1, 2024.

# **NOTE H – BONDS PAYABLE** (Continued)

The sources and uses of funds from the issue are as follows:

| Sources  | Series 2017A<br><u>Bonds</u>              | Series 2017B<br><u>Bonds</u>                    | <u>Total</u>                               |
|--|---|---|--|
| Par Amount Net Original Issue Premium Existing Debt Service Reserve Fund | \$ 202,125,000<br>16,677,163<br>8,703,297 | \$ 175,640,000<br>-<br>-<br>-<br>-<br>7,209,658 | \$ 377,765,000<br>16,677,163<br>15,912,955 |
| Total Sources  | <u>\$ 227,505,460</u>                     | <u>\$ 182,849,658</u>                           | <u>\$ 410,355,118</u>                      |
| <u>Uses</u>  |   |   |  |
| Deposit to Escrow Fund Deposit to Operation and Maintenance              | \$ 209,506,475                            | \$ 155,951,817                                  | \$ 365,458,292                             |
| Account <sup>1</sup>   | -   | 921,910   | 921,910                                    |
| Deposit to Renovation and Replacement Fund                               | _   | 12,000,000                                      | 12,000,000                                 |
| Deposit to Debt Service Reserve Fund                                     | 8,343,583                                 | 7,250,299                                       | 15,593,882                                 |
| Cost of Issuance <sup>2</sup>  | 9,655,402                                 | 6,725,632                                       | 16,381,034                                 |
| Total Uses   | \$ 227,505,460                            | <u>\$ 182,849,658</u>                           | \$ 410,355,118                             |

<sup>&</sup>lt;sup>1</sup> Includes a payment to Kentucky State Fair Board.

Information regarding the Series 2017 bonds totaling \$378,264,870 and \$378,061,129 outstanding at December 31, 2018 and 2017, respectively, are below:

A) Kentucky Economic Development Finance Authority Louisville Arena Project Refunding Revenue Bonds, Series A

The Series 2017A bonds accrued interest based on varying rates and maturity dates as follows:

|   | 2018<br>Principal<br><u>Balance</u>   | 2017<br>Principal<br><u>Balance</u>   | Matures<br><u>Rate</u>  | December 1,          |  |
|---|---|---|-------------------------|----------------------|--|
| Issuance premium<br>Debt issuance costs | \$ 47,340,000<br>96,015,000<br>58,770,000<br>202,125,000<br>16,027,204<br>(9,279,492) | \$ 47,340,000<br>96,015,000<br>58,770,000<br>202,125,000<br>16,677,163<br>(9,655,402) | 4.00%<br>5.00%<br>5.00% | 2041<br>2045<br>2047 |  |
| Total                                   | \$ 208,872,712  | <u>\$ 209,146,761</u>   |                         |                      |  |

<sup>&</sup>lt;sup>2</sup>Includes costs of issuance, Underwriter's discount, bond insurance premium, cost of debt service reserve surety and cost of liquidity reserve policy.

#### **NOTE H – BONDS PAYABLE** (Continued)

The Series 2017A bonds require semi-annual interest payments due June and December 1, beginning June 1, 2018. Issuance premiums and debt issuance costs are amortized or accreted over the contractual terms of the bonds. The Series A Bonds maturing in 2041 and 2045 are subject to redemption at the option of the Authority on or after December 1, 2027. The Series 2017A Bonds maturing in 2047 are subject to redemption at the option of the Authority on or after December 1, 2022. Optional redemptions may be in whole or in part at a redemption price equal to the principle amount plus accrued interest without premium.

B) Kentucky Economic Development Finance Authority Louisville Arena Project Refunding Revenue Bonds, Taxable Series B

The Series 2017B bonds accrued interest based on varying rates and maturity dates as follows:

|                     | 2018           | 2017                  |             |             |
|---------------------|----------------|-----------------------|-------------|-------------|
|                     | Principal      | Principal             | Interest    | Matures     |
|                     | <u>Balance</u> | <u>Balance</u>        | <u>Rate</u> | December 1, |
|                     | <del></del>    |                       |             | <u>=,</u>   |
|                     | \$ 3,705,000   | \$ 3,705,000          | 2.967%      | 2021        |
|                     | 4,165,000      | 4,165,000             | 3.217%      | 2022        |
|                     | 4,650,000      | 4,650,000             | 3.349%      | 2023        |
|                     | 5,225,000      | 5,225,000             | 3.549%      | 2024        |
|                     | 5,765,000      | 5,765,000             | 3.621%      | 2025        |
|                     | 6,335,000      | 6,335,000             | 3.721%      | 2026        |
|                     | 6,985,000      | 6,985,000             | 3.821%      | 2027        |
|                     | 7,640,000      | 7,640,000             | 3.921%      | 2028        |
|                     | 8,330,000      | 8,330,000             | 4.021%      | 2029        |
|                     | 9,065,000      | 9,065,000             | 4.121%      | 2030        |
|                     | 9,840,000      | 9,840,000             | 4.171%      | 2031        |
|                     | 10,665,000     | 10,665,000            | 4.191%      | 2032        |
|                     | 11,470,000     | 11,470,000            | 4.225%      | 2033        |
|                     | 12,380,000     | 12,380,000            | 4.255%      | 2034        |
|                     | 13,345,000     | 13,345,000            | 4.305%      | 2035        |
|                     | 14,360,000     | 14,360,000            | 4.355%      | 2036        |
|                     | 15,435,000     | 15,435,000            | 4.405%      | 2037        |
|                     | 16,575,000     | 16,575,000            | 4.435%      | 2038        |
|                     | 9,705,000      | 9,705,000             | 4.455%      | 2039        |
|                     | 175,640,000    | 175,640,000           |             |             |
| Issuance premium    | , ,<br>-       | · · · · -             |             |             |
| Debt issuance costs | (6,247,842)    | <u>(6,725,632)</u>    |             |             |
| Total               | \$ 169,392,158 | <u>\$ 168,914,368</u> |             |             |

The Series 2017B bonds require semi-annual interest payments due June and December 1, beginning June 1, 2018. Debt issuance costs are amortized over the contractual terms of the bonds. The Series B Bonds maturing in 2027 are subject to redemption at the option of the Authority on any date at a redemption price equal to the greater of a) 100% of the principal amount of the Series 2017B Bonds to be redeemed or b) the sum of the present values of the remaining scheduled principal and interest payments on the Series B Bonds to be redeemed, exclusive of interest accrued to the date fixed for redemption, discounted to the date of redemption on a semi-annual basis at a discount rate as defined.

#### **NOTE H – BONDS PAYABLE** (Continued)

The Series 2017B Bonds maturing on or after 2028 are subject to redemption at the option of the Authority on or after December 1, 2027, at a redemption price equal to the principle amount plus accrued interest without premium.

Aggregate maturities on bonds payable (at their repayment value) at December 31, 2018 are as follows:

| Year ending<br>December 1. | <u>Principal</u>   | Accrued<br><u>Interest</u> |
|----------------------------|--------------------|----------------------------|
| 2019                       | \$ -               | \$ 16,853,408              |
| 2020                       | -                  | 16,853,408                 |
| 2021                       | 3,705,000          | 16,853,408                 |
| 2022                       | 4,165,000          | 16,743,481                 |
| 2023                       | 4,650,000          | 16,609,493                 |
| Thereafter                 | <u>365,245,000</u> | 280,048,609                |
| Total aggregate maturities | \$377,765,000      | \$363,961,807              |

The fair value of the bonds at December 31, 2018 and 2017 was approximately \$391,323,725 and \$377,765,000, respectively. The fair value of long-term bonds payable are primarily based on the prices at which similar bonds have recently traded in the market and also considering the overall market conditions on the date of valuation.

The bonds are collateralized by funds held by the Trustee, assignment of agreements related to the operations of the Authority, TIF and Metro guarantee, along with a mortgage on the arena property and equipment.

#### **NOTE I – FAIR VALUE**

The fair values of cash and cash equivalents, other receivables, and accounts payable approximate the carrying amounts due to the short maturities of these instruments. The fair values of investments that are readily marketable are determined by obtaining quoted prices on nationally recognized securities exchanges or by quoted market prices of similar securities with similar due dates.

The fair value hierarchy prioritizes observable and unobservable inputs used to measure fair value into three broad levels. These levels, in order of highest to lowest priority are described below:

- Level 1 Quoted prices (unadjusted) in active markets that are accessible at the measurement date for identical assets or liabilities.
- Level 2 Observable inputs other than Level 1 prices, such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active; or other inputs that are observable or can be corroborated by observable market data.
- Level 3 Unobservable inputs that are supported by little or no market activity and are significant to the fair value of the assets or liabilities. Level 3 includes values determined using pricing models, discounted cash flow methodologies, or similar techniques reflecting the Authority's own assumptions.

#### **NOTE I – FAIR VALUE** (Continued)

In many cases, a valuation technique used to measure fair value includes inputs from multiple levels of the fair value hierarchy. The lowest level of significant input determines the placement of the entire fair value measurement in the hierarchy.

In many cases, a valuation technique used to measure fair value includes inputs from multiple levels of the fair value hierarchy. The lowest level of significant input determines the placement of the entire fair value measurement in the hierarchy.

Investment securities are exposed to various risks, such as interest rate, market and credit. Due to the level of risk associated with certain investment securities and the level of uncertainty related to changes in the value of investment securities, it is at least reasonably possible that changes in risks in the near term would result in material changes in the fair value of investments and net assets of the Authority.

Assets measured at fair value on a recurring basis are summarized below:

|                        | Fair Value           | Fair Value        |  |  |
|------------------------|----------------------|-------------------|--|--|
|                        | Measurement at       | Measurement at    |  |  |
|                        | December 31, 2018    | December 31, 2017 |  |  |
|                        | <u>(Level 1)</u>     | <u>(Level 1)</u>  |  |  |
| Assets                 |                      |                   |  |  |
| Assets limited to use: |                      |                   |  |  |
| Money market funds     | <u>\$ 59,493,018</u> | <u>\$</u>         |  |  |

Money market funds: For these instruments, the carrying amount approximates the fair value (Level 1 Inputs).

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

#### **NOTE J - COMMITMENTS AND CONTINGENCIES**

During the ordinary course of business, the Authority has been named as a defendant in certain legal actions. The ultimate resolution of these matters is not ascertainable at this time. Management anticipates that the resolution of these claims will have no material adverse effect on the Authority's operating results or financial position. Consequently, no provisions have been made in the financial statements related to these claims.

#### **NOTE K - LIQUIDITY AND AVAILABILITY**

Financial assets available for general expenditure (professional fees, sponsorships, signage and other expenses), that is, without donor or other restrictions limiting their use, within one year of the balance sheet date, comprise the following:

| Cash and cash equivalents Other receivables | •  | 3,125,727<br>1,171,853 |
|---|----|------------------------|
| Total                                       | \$ | 4.297.580              |

Assets limited as to use are a series of funds that were established by the Bond Trust Indenture and are not available for general expenditure (See Note F). These funds are designed whereby balances will be sufficient to cover annual debt service in addition to funding renovation and replacement and operations and maintenance accounts to be used for those purposes.

The Bond Trust Indenture also created the Liquidity Reserve Fund, whereby the Trustee will receive and hold the Series 2017 Liquidity Reserve Policy for the credit of the Liquidity Reserve Fund. The Policy was issued by the Bond insurer to be used solely to pay scheduled payments of principal and interest if necessary. The maximum amount that may be drawn under this policy is \$10 million.

All future debt service on the Series 2008 Bonds will be funded by funds placed in escrow as described in Note H.

As part of the Authority's liquidity management plan and the structure of the contractual arrangements described in Note C, liquid financial assets are expected to be available as the general expenditures, liabilities and other obligations become due.

On or before November 15<sup>th</sup> of each year, the Authority is required to file with the Trustee and Bond Insurer a written budget describing in reasonable detail the anticipated revenues and expenditures of the Arena.

#### **NOTE L - FUNCTIONAL EXPENSES**

Expenses categorized by their functional classification for the year ended December 31, 2018 are as follows:

|   | Management<br><u>and General</u> |  | Program<br><u>Services</u> |  | <u>Total</u> |   |
|---|----------------------------------|--|----------------------------|--|--------------|---|
| Depreciation Professional fees Sponsorships Signage Other expenses Interest expense | \$                               | 119,006<br>344,257<br>-<br>186,354<br>230,813<br>880,430 | \$<br>                     | 8,769,950<br>550,642<br>1,006,329<br>-<br>17,009,409<br>27,336,330 | \$<br>       | 8,888,956<br>344,257<br>550,642<br>1,006,329<br>186,354<br>17,240,222<br>28,216,760 |

# NOTE L – FUNCTIONAL EXPENSES (Continued)

Depreciation and interest expense are allocated based on square footage of the Arena related to management and general and programmatic purposes. Professional fees, sponsorships, signage, and other expenses are directly charged to the functional category to which they relate.