(a not-for-profit corporation)

Consolidated Financial Report June 30, 2018



Board of Directors Centennial Falcon Properties, Inc. and Subsidiaries 907 Administration Building Bowling Green, Ohio 43403

We have reviewed the *Independent Auditor's Report* of the Centennial Falcon Properties, Inc. and Subsidiaries, Wood County, prepared by Plante & Moran, PLLC, for the audit period July 1, 2017 through June 30, 2018. Based upon this review, we have accepted these reports in lieu of the audit required by Section 117.11, Revised Code. The Auditor of State did not audit the accompanying financial statements and, accordingly, we are unable to express, and do not express an opinion on them.

Our review was made in reference to the applicable sections of legislative criteria, as reflected by the Ohio Constitution, and the Revised Code, policies, procedures and guidelines of the Auditor of State, regulations and grant requirements. The Centennial Falcon Properties, Inc. and Subsidiaries is responsible for compliance with these laws and regulations.

Dave Yost Auditor of State

November 19, 2018



	Contents
Report Letter	1-2
Consolidated Financial Statements	
Statements of Financial Position	3
Statements of Activities and Changes in Net Assets	4
Statements of Cash Flows	5-6
Notes to Consolidated Financial Statements	7-17
Report on Internal Control Over Financial Reporting on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance with <i>Government Auditing Standards</i>	18-19





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Independent Auditor's Report

To the Board of Directors Centennial Falcon Properties, Inc. and Subsidiaries

Report on the Consolidated Financial Statements

We have audited the accompanying consolidated financial statements of Centennial Falcon Properties, Inc. and Subsidiaries, which comprise the consolidated statement of financial position as of June 30, 2018 and 2017 and the related consolidated statements of activities and changes in net assets and cash flows for the years then ended, and the related notes to the consolidated financial statements.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these 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 these consolidated financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audits 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 the auditor's 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, the auditor considers internal control relevant to the entity'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 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 consolidated financial statements.

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



To the Board of Directors Centennial Falcon Properties, Inc. and Subsidiaries

Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Centennial Falcon Properties, Inc. and Subsidiaries as of June 30, 2018 and 2017 and the changes in their net assets and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated September 27, 2018 on our consideration of the Centennial Falcon Properties, Inc. and Subsidiaries' internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering Centennial Falcon Properties, Inc. and Subsidiaries' internal control over financial reporting and compliance.

Plante & Moran, PLLC

September 27, 2018

Consolidated Statements of Financial Position

	Ju	ne 30	
	 2018		2017
Assets			
Current assets:			
Cash and cash equivalents	\$ 2,180,030	\$	895,452
Funds held by Bowling Green State University	250,476		267,138
Funds held by trustee – current portion	_		1,485,225
Other receivable, net of allowance for doubtful			
accounts of \$0 in 2018 and \$7,150 in 2017	_		4,289
Prepaid expense	 76,396		15,520
Total current assets	2,506,902		2,667,624
Other assets:			
Funds held by trustee – net of current portion	_		19,302,047
Capital assets, net	 14,477,746		70,249,698
Total other assets	 14,477,746		89,551,745
Total assets	\$ 16,984,648	\$	92,219,369
Liabilities and net assets			
Short-term liabilities:			
Accounts payable	\$ _	\$	48,392
Payroll liabilities	_		11,872
Unearned income	_		55,226
Accrued interest payable	_		380,225
Accrued expenses	_		82,884
Bonds and construction payable – current portion			
and current unamortized discount and issuance costs	 596,800		1,583,990
Total short-term liabilities	596,800		2,162,589
Long-term liabilities:			
Bonds payable – net of current portion			
and unamortized discount and issuance costs			
of \$0 in 2018 and \$2,124,079 in 2017	_		74,593,731
Construction funding payable – net of current portion	11,747,818		12,344,618
Total long-term liabilities	 11,747,818		86,938,349
Total liabilities	12,344,618		89,100,938
Net assets:			
Unrestricted	 4,640,030		3,118,431
Total liabilities and net assets	\$ 16,984,648	\$	92,219,369

Consolidated Statements of Activities and Changes in Net Assets

Revenues: 2018 2017 Operating revenue \$ 54,911 \$ 9,100,205 In-kind support from Bowling Green State University 23,000 35,000 Total revenues 77,911 9,135,205 Expenses: 896,220 682,978 Management fees 29,819 265,245 Utilities 24,727 295,159 Building maintenance 47,084 176,534 Operating and administrative 47,984 151,293 Insurance 6,157 61,483 Interior unit expenses 6,790 53,054 Expenses: 7,105 4,224 Common area expenses 6,790 53,054 Bad debt expense (recovery) 7,150 4,324 Grounds expenses 1,175 2,641 Marketing and advertising 2,543 34,818 Depreciation 1,175,69 3,252,26 Total operating expenses 1,131,772 3,967,471 Nonoperating revenue (expense): 1,131,772 3,967,471 Investment income			Year Ended	June 30
Operating revenue In-kind support from Bowling Green State University \$54,911 \$9,100,205 Total revenues 77,911 9,135,205 Expenses: *** *** Payroll, benefits, and taxes 96,220 682,978 Management fees 29,819 265,245 Utilities 24,727 295,159 Building maintenance 47,984 176,534 Operating and administrative 47,998 151,293 Insurance 6,157 6,1483 Interior unit expenses 6,790 33,054 Bad debt expense (recovery) 6,790 33,054 Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses 1,339,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Number of income (loss) (1,311,772) 3,967,471 Number of assets from Bowling Green State University 596,800 596,800 In-kind support from Bowling Green S			2018	2017
Taskind support from Bowling Green State University	Revenues:			
Total revenues 77,911 9,135,205 Expenses: 96,220 682,978 Management fees 29,819 265,245 Utilities 24,727 295,159 Building maintenance 47,084 176,534 Operating and administrative 47,998 151,293 Insurance 6,157 61,483 Interior unit expenses 6,790 53,054 Bad debt expenses 6,790 53,054 Bad debt expense (recovery) (7,150) 4,324 Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses 1,389,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Tess on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (11,272)	Operating revenue	\$	54,911 \$	9,100,205
Expenses: Payroll, benefits, and taxes 96,220 682,978 Management fees 29,819 265,245 Utilities 24,727 295,159 Building maintenance 47,084 176,534 Operating and administrative 47,998 151,293 Insurance 6,157 61,483 Interior unit expenses 58,224 141,206 Common area expenses 6,790 53,054 Bad debt expense (recovery) (7,150) 4,324 Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses (1,311,772) 3,967,471 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): 1 1 Investment income 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Tansfer of assets from Bowling Green State University 14,454,425 — Loss on extinguishment	In-kind support from Bowling Green State University		23,000	35,000
Payroll, benefits, and taxes 96,220 682,978 Management fees 29,819 265,245 Utilities 24,727 295,159 Building maintenance 47,084 176,534 Operating and administrative 47,998 151,293 Insurance 6,157 61,483 Interior unit expenses 5,224 141,206 Common area expenses 6,790 53,054 Bad debt expense (recovery) (7,150) 4,324 Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses (1,311,772) 3,967,471 Nonoperating revenue (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): 1 1 Investment income 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,254,425 - Loss on disposal of assets (3	Total revenues		77,911	9,135,205
Management fees 29,819 265,245 Utilities 24,727 295,159 Building maintenance 47,084 176,534 Operating and administrative 47,998 151,293 Insurance 6,157 61,483 Interior unit expenses 58,224 141,206 Common area expenses 6,790 53,054 Bad debt expense (recovery) (7,150) 4,324 Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses 1,389,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 - Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (11,721,120) - Int	Expenses:			
Utilities 24,727 295,159 Building maintenance 47,084 176,534 Operating and administrative 47,988 151,293 Insurance 6,157 61,483 Interior unit expenses 58,224 141,206 Common area expenses 6,790 53,054 Bad debt expense (recovery) (7,150) 4,324 Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses 1,389,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): 1 1 Investment income 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 — Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (11,721,120) — Interest on	Payroll, benefits, and taxes		96,220	682,978
Building maintenance 47,084 176,534 Operating and administrative 47,998 151,293 Insurance 6,157 61,483 Interior unit expenses 58,224 141,206 Common area expenses 6,790 53,054 Bad debt expense (recovery) (7,150) 4,324 Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses 1,389,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): 1 1 Investment income 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 — Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (1,2722) (119,293)	Management fees		29,819	265,245
Operating and administrative 47,998 151,293 Insurance 6,157 61,483 Interior unit expenses 58,224 141,206 Common area expenses 6,790 53,054 Bad debt expense (recovery) (7,150) 4,324 Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses 1,389,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 - Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) - Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,	Utilities		24,727	295,159
Insurance 6,157 61,483 Interior unit expenses 58,224 141,206 Common area expenses 6,790 53,054 Bad debt expense (recovery) (7,150) 4,324 Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses 1,389,683 5,167,734 Nonoperating revenue (expense): 1 1 Investment income 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 - Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) - Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets Net assets at the beginning of year - unrestricted 3,118,4	Building maintenance		47,084	176,534
Interior unit expenses 58,224 141,206 Common area expenses 6,790 53,054 Bad debt expense (recovery) (7,150) 4,324 Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses 1,389,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 — Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) — Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets at the beginning of year - u	Operating and administrative		47,998	151,293
Common area expenses 6,790 53,054 Bad debt expense (recovery) (7,150) 4,324 Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses 1,389,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 — Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) — Interest on capital asset-related debt (492,730) (4,600,295) Net an operating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432)	Insurance		6,157	61,483
Bad debt expense (recovery) (7,150) 4,324 Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses 1,389,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): Secondary of the secondary	Interior unit expenses		58,224	141,206
Grounds expenses 1,576 26,414 Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses 1,389,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): \$	Common area expenses		6,790	53,054
Marketing and advertising 2,543 34,818 Depreciation 1,075,695 3,275,226 Total operating expenses 1,389,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 - Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) - Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: Net assets at the beginning of year - unrestricted 3,118,431 3,288,863	Bad debt expense (recovery)		(7,150)	4,324
Depreciation 1,075,695 3,275,226 Total operating expenses 1,389,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): \$9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 - Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) - Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: Net assets at the beginning of year - unrestricted 3,118,431 3,288,863	Grounds expenses		1,576	26,414
Total operating expenses 1,389,683 5,167,734 Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): \$\$\$\$\$\$\$\$In-kind support from Bowling Green State University \$\$\$\$9,800 596,800 In-kind support from Bowling Green State University \$\$\$\$\$\$14,454,425 - Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) - Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: Net assets at the beginning of year - unrestricted 3,118,431 3,288,863	Marketing and advertising		2,543	34,818
Operating income (loss) (1,311,772) 3,967,471 Nonoperating revenue (expense): 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 - Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) - Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: Net assets at the beginning of year - unrestricted 3,118,431 3,288,863	Depreciation		1,075,695	3,275,226
Nonoperating revenue (expense): Investment income 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 — Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) — Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: Net assets at the beginning of year - unrestricted 3,118,431 3,288,863	Total operating expenses		1,389,683	5,167,734
Investment income 9,037 2,245 In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 — Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) — Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: Net assets at the beginning of year - unrestricted 3,118,431 3,288,863	Operating income (loss)		(1,311,772)	3,967,471
In-kind support from Bowling Green State University 596,800 596,800 Transfer of assets from Bowling Green State University 14,454,425 – Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) – Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: 3,118,431 3,288,863	Nonoperating revenue (expense):			
Transfer of assets from Bowling Green State University 14,454,425 – Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) – Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: 3,118,431 3,288,863	Investment income		9,037	2,245
Loss on disposal of assets (319) (17,360) Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) - Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: Net assets at the beginning of year - unrestricted 3,118,431 3,288,863	In-kind support from Bowling Green State University		596,800	596,800
Amortization of discount and issuance costs-related debt (12,722) (119,293) Loss on extinguishment of debt (11,721,120) - Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: Net assets at the beginning of year - unrestricted 3,118,431 3,288,863	Transfer of assets from Bowling Green State University		14,454,425	_
Loss on extinguishment of debt (11,721,120) - Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: Net assets at the beginning of year - unrestricted 3,118,431 3,288,863	Loss on disposal of assets		(319)	(17,360)
Interest on capital asset-related debt (492,730) (4,600,295) Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: 3,118,431 3,288,863	Amortization of discount and issuance costs-related debt		(12,722)	(119,293)
Net nonoperating income (loss) 2,833,371 (4,137,903) Change in net assets 1,521,599 (170,432) Net assets: 3,118,431 3,288,863	Loss on extinguishment of debt	(11,721,120)	_
Change in net assets 1,521,599 (170,432) Net assets: Net assets at the beginning of year - unrestricted 3,118,431 3,288,863	Interest on capital asset-related debt		(492,730)	(4,600,295)
Net assets: Net assets at the beginning of year - unrestricted 3,118,431 3,288,863	Net nonoperating income (loss)		2,833,371	(4,137,903)
Net assets at the beginning of year - unrestricted 3,118,431 3,288,863	Change in net assets		1,521,599	(170,432)
	Net assets:			
Net assets at the end of year - unrestricted \$ 4,640,030 \$ 3,118,431	Net assets at the beginning of year - unrestricted			3,288,863
	Net assets at the end of year - unrestricted	\$	4,640,030 \$	3,118,431

Consolidated Statements of Cash Flows

		une 30		
		2018		2017
Operating activities:				
Cash received related to operating revenue	\$	11,124	\$	9,131,696
Cash paid to vendors and employees		(502,162)		(1,827,299)
Net cash (used in) provided by operating activities		(491,038)		7,304,397
Financing activities:				
Cash paid for bond defeasement	((66,527,491)		(965,000)
Interest paid		(872,955)		(4,603,713)
Net cash used in financing activities	((67,400,446)		(5,568,713)
Investing activities:				
Purchase of capital assets		(145,810)		(18,741)
Proceeds from transfer of fixed assets to University		69,296,173		
Net investment activity		_		(1,403,677)
Interest received		9,037		2,245
Net cash provided by (used in) investing activities		69,159,400		(1,420,173)
Net increase in cash and cash equivalents		1,267,916		315,511
Cash and cash equivalents at beginning of year		1,162,590		847,079
Cash and cash equivalents at end of year	\$	2,430,506	\$	1,162,590

Consolidated Statements of Cash Flows (continued)

	Year Ended J 2018	une 30 2017
Reconciliation of operating (loss) income to net cash (used in)	 	
provided by operating activities:		
Operating (loss) income	\$ (1,311,772) \$	3,967,471
Adjustments to reconcile operating (loss) income to net cash		
provided by operating activities:		
Depreciation	1,075,695	3,275,226
Changes in assets and liabilities:		
Decrease in accounts receivable	11,439	43,075
Decrease in allowance for doubtful accounts	(7,150)	(8,520)
Decrease in prepaid expenses	(60,876)	(1,076)
Increase (Decrease) in accounts payable	(48,392)	22,415
Increase (Decrease) in payroll liabilities	(11,872)	3,574
(Decrease) Increase in unearned income	(55,226)	2,511
Decrease in accrued expenses	 (82,884)	(279)
Net cash (used in) provided by operating activities	\$ (491,038) \$	7,304,397

Notes to Consolidated Financial Statements

1. Organization, Basis of Presentation, and Summary of Significant Accounting Policies

Nature of Operations

Centennial Falcon Properties, Inc. (the "Corporation") and Subsidiaries were organized for the benefit of Bowling Green State University (the "University") for various purposes, which include acquiring, developing, and maintaining property to be used for charitable, scientific, and educational purposes.

Reporting Entity

The Corporation is a legal, separate component unit of the University formed in 2010 as a nonprofit corporation under the laws of the State of Ohio and determined by the Internal Revenue Service to be exempt from federal income taxes under Section 501(c)(3) of the Internal Revenue Code. The Corporation is further classified as a Type 2 supporting organization under Section 509(a)(3). To ensure the Corporation works in harmony with the University's priorities, the board of directors of the Corporation is composed of four members of the University's cabinet and a member from Bowling Green State University's foundation board.

The Corporation is the sole member of CFP I LLC (CFP I). CFP I is a nonprofit single-member limited liability company formed in 2010 under the laws of the State of Ohio. On June 9, 2010, the City of Bowling Green, Ohio issued \$81,610,000 Student Housing Revenue Bonds (Series 2010 Bonds) and loaned the proceeds of the Series 2010 Bonds to CFP I for the purpose of providing funds to finance the cost of acquiring, constructing, furnishing, and equipping an approximately 1,318-bed, two-building student housing facility (the Series 2010 Project). CFP I is not expected to have assets other than the Series 2010 Project. Interest rates range from 3.0 percent to 6.0 percent over the scheduled redemption period of December 1, 2011 to June 1, 2045.

On May 3, 2010, CFP I entered into a Development Agreement with Capstone Development Corporation (the "Developer") for the design, construction, and equipping of the Series 2010 Project to serve as residential housing for students at the University. The Developer completed the Series 2010 Project for occupancy in August 2011. In addition, CFP I and the University entered into a Management Agreement with Capstone On-Campus Management, LLC to manage, operate, and maintain the Series 2010 Project. This Management Agreement was effective July 1, 2011. The Series 2010 Project was completed, and a permanent occupancy permit was granted on August 1, 2011. The two-building housing facilities, Falcon Heights and Centennial Hall, were opened on August 19, 2011.

On August 10, 2017, Bowling Green State University (the "University") issued \$73,560,000 of General Receipts Bonds, Series 2017B (the "Bonds"). Proceeds from the Bonds, together with certain debt service reserve funds, were used to acquire United States Treasury Obligations to establish a cash deposit to provide funds to advance refund serial bonds held by CFP I, LLC maturing on June 1, 2020 and term bonds due on June 1, 2019, June 1, 2031, and June 1, 2045 of

Notes to Consolidated Financial Statements (continued)

1. Organization, Basis of Presentation, and Summary of Significant Accounting Policies (continued)

the City of Bowling Green, Ohio's Student Housing Revenue Bonds, (CFP I LLC - Bowling Green State University Project), Series 2010 dated June 16, 2010. As a result of the transaction, the University acquired the student housing facilities and their contents known as Falcon Heights and Centennial Hall as well as any remaining assets such as excess cash or investments that arose as a result of operations or as a result of University capital at the inception of the project from CFP I, LLC. The Corporation will no longer manage these assets as the University has taken that responsibility. The University recorded the net book value of the student housing facilities of approximately \$55 million and also approximately \$13 million of remaining assets. As a result of the advance refunding of the Series 2010 bonds, CFP I recorded a loss on defeasement of debt of approximately \$12 million on August 10, 2017. CFP I will not be liquidated, and will be used for ongoing endeavors in support of the University's priorities. CFP I represents approximately 92% of the Corporation's operating revenue for the year ended June 30, 2018.

The Corporation is also the sole member of CFP II LLC (CFP II). CFP II is a nonprofit single-member limited liability company formed in 2010 under the laws of the State of Ohio. On January 31, 2011, CFP II entered into a Project Agreement with Compass Group USA Inc., Chartwells Division (Chartwells). Chartwells was engaged to design, finance, construct, and equip a full-service dining facility on the main campus of the University, known as The Oaks dining facility (The Oaks). The Oaks replaced the existing McDonald Hall dining facility.

Pursuant to an Amended and Restated Food Service Agreement dated June 25, 2010 (the "Management Agreement") by and between Chartwells and the University, Chartwells has provided funds for The Oaks in the amount of \$10,350,000. The Corporation has provided funds of approximately \$23,000 and CFP II has provided funds of approximately \$1,125,000.

The Corporation is also the sole member of CFP III LLC (CFP III). CFP III is a nonprofit single-member limited liability company formed in 2010 under the laws of the State of Ohio. On May 12, 2011, CFP III entered into a Development Agreement with Capstone Development for the design, construction, and equipping of a full-service dining facility on the main campus of the University, known as Carillon Place dining facility (Carillon). Carillon replaced the existing Commons Dining facility.

On March 31, 2011, CFP III entered into a funding agreement with the manager of The Oaks and Chartwells. Pursuant to an Amended and Restated Food Service Agreement dated June 25, 2010 (the "Management Agreement") by and between Chartwells and the University, Chartwells has provided funds for the project in the amount of \$6,062,000. The Corporation provided funds of approximately \$707,000, and CFP III provided funds of approximately \$1,973,000.

Notes to Consolidated Financial Statements (continued)

1. Organization, Basis of Presentation, and Summary of Significant Accounting Policies (continued)

Chartwells funded a total of \$1,588,000 of minor construction upgrades and modernization of food service venues intended to be actively managed by Chartwells under contract and located in the University's student union, Kreischer, Founders, and McDonald, on behalf of the Corporation. The necessary funding associated with these upgrades and associated debt repayment is contained in the Amended Food Service Management Agreement by and between Chartwells and the University. The Corporation recorded \$1,588,000 as capital assets and construction funding payable described in Note 4.

Because the proceeds of the Series 2010 Bonds can be used only for the Series 2010 Project, the Chartwells funding for The Oaks and Carillon and minor construction upgrades can be used only for those specific projects. The Corporation is considered a component unit of the University and is discretely presented in the University's financial statements.

Financial Statement Presentation

The Corporation is a private nonprofit organization that reports under Financial Accounting Standards Board (FASB) standards that have been codified in Accounting Standards Codification (ASC) Topic No. 958, *Not-for-Profit Entities*.

Basis of Accounting

The financial statements of the Corporation have been prepared on the accrual basis of accounting.

Principles of Consolidation

The consolidated financial statements of the Corporation include three nonprofit single-member limited liability companies; CFP I, CFP II, and CFP III. All significant intercompany transactions are eliminated.

Upcoming Pronouncements

The FASB issued ASU No. 2016-14, *Not-for-Profit Entities* (*Topic 958*): *Presentation of Financial Statements of Not-for-Profit Entities*, in August 2016. ASU No. 2016-14 requires significant changes to the financial reporting model of organizations that follow FASB not-for-profit rules, including changing from three classes of net assets to two classes: net assets with donor restrictions and net assets without donor restrictions. The ASU will also require changes in the way certain information is aggregated and reported by the Corporation, including required disclosures about the liquidity and availability of resources. The Corporation is currently evaluating the impact of the standard and will present the two classes of net assets, add the liquidity footnote, expense matrix, and related disclosures. The new standard is effective for the Corporation's year ending June 30, 2019 and thereafter and must be applied on a retrospective basis.

Notes to Consolidated Financial Statements (continued)

1. Organization, Basis of Presentation, and Summary of Significant Accounting Policies (continued)

Use of Estimates

The preparation of 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 in the financial statements and accompanying notes. Actual results could differ from those estimates.

Income Tax

The Corporation has been granted tax-exempt status under Section 501(a)(3) of the Internal Revenue Code (the "Code") as an organization described in Section 509(a)(c) whereby only unrelated business income, as defined by Section 512(a)(1) of the Code, is subject to federal income tax. The Corporation had no significant unrelated business taxable income during fiscal years 2018 and 2017; accordingly, no provision or benefit for income taxes has been included in the accompanying consolidated financial statements.

Accounting principles generally accepted in the United States of America require management to evaluate tax positions taken by the Corporation and recognize a tax liability if the Corporation has taken an uncertain position that more likely than not would not be sustained upon examination by the IRS or other applicable taxing authorities. Management has analyzed the tax positions taken by the Corporation and has concluded that as of June 30, 2018 and 2017, there are no uncertain positions taken or expected to be taken that would require recognition of a liability or disclosure in the financial statements. The Corporation is subject to routine audits by taxing jurisdictions; however, there are currently no audits for any tax periods in progress.

Revenues

The Corporation has classified student housing and housing-related fees as operating revenue and has recognized revenue ratably over the rental period. Amounts billed and collected before the rental period are included in unearned income.

Unearned Income

Unearned income includes summer term housing fees allocated to the next fiscal year. There is no unearned revenue at June 30, 2018.

Cash and Cash Equivalents

The Corporation considers all highly liquid investments with an original maturity of three months or less to be cash and cash equivalents. At June 30, 2018, cash and cash equivalents and funds held by Bowling Green State University totaled \$2,430,506. At June 30, 2017, cash and cash equivalents and funds held by Bowling Green State University totaled \$1,162,590.

Notes to Consolidated Financial Statements (continued)

1. Organization, Basis of Presentation, and Summary of Significant Accounting Policies (continued)

At June 30, 2017, funds held by the trustee were \$20,787,272. The balance includes \$1,278,705 in capital contributions from the University for 2017. Bank of New York, acting as trustee, was responsible for holding, managing, and distributing all CFP I funds as outlined in Section V of the Indenture Trustee Agreement.

Other Receivable

Other receivables are due from the University and consists of housing and housing-related fees charged to students for rooms located in Falcon Heights and Centennial Hall (the Series 2010 Project). CFP I follows University policy when calculating allowance for doubtful accounts. Receivables more than one year old are written off and returned to the University for collection. The University will retain subsequent cash collections. See Note 5 for details of this relationship.

As of August 10, 2017, receivables were transferred to the University along with the transfer of capital assets.

Capital Assets

Capital assets are recorded at cost at the date of acquisition or fair value at the date of gift for any donated assets. The capitalization policy for the Corporation includes all items with a cost of \$5,000 or more and an estimated useful life of greater than one year. Infrastructure and improvements other than to buildings are capitalized if the cost exceeds \$100,000. Land is capitalized but not depreciated. Routine repairs and maintenance are charged to operating expense in the year the expense is incurred.

Depreciation is computed using the straight-line method over the estimated useful lives of the assets, generally 25 to 35 years for buildings and improvements, 15 to 20 years for other improvements, 7 to 10 years for equipment, and 5 to 7 years for furniture.

Fair Value Measurements

The Corporation measures certain financial assets and liabilities at fair value on a recurring basis. Fair value is a market-based measurement, not an entity-specific measurement. Therefore, a fair value measurement should be determined based on the assumptions that market participants would use in pricing the asset or liability. The Corporation's assessment of a particular input to a fair value measurement in its entirety requires judgment and considers factors specific to the asset or liability. See Note 2 for further discussion of fair value measurements.

Notes to Consolidated Financial Statements (continued)

1. Organization, Basis of Presentation, and Summary of Significant Accounting Policies (continued)

The following three-tier fair value hierarchy prioritizes the inputs used in measuring fair value:

Level 1 - Observable inputs such as quoted prices in active markets

Level 2 - Inputs, other than quoted prices in active markets, that are observable either directly or indirectly. These Level 2 inputs include quoted prices for similar assets and liabilities in active markets and other inputs such as interest rates and yield curves that are observable at commonly quoted intervals.

Level 3 - Unobservable inputs for which there is little or no market data, which requires the Corporation to develop assumptions. These Level 3 fair value measurements are based primarily on management's own estimates using pricing models, discounted cash flow methodologies, or similar techniques taking into account the characteristics of the asset.

Net Asset Classifications

Resources of the Corporation are maintained and classified into net asset categories based on the limitations and restrictions placed on the funds received. The net assets of the Corporation are classified into the following types for financial reporting purposes:

- Permanently restricted net assets represent funds received whereby the corpus is to be maintained permanently, but the Corporation is allowed to use or expend part or all of the income for either specified or unspecified purposes. No restrictions were present June 30, 2018 or 2017.
- Temporarily restricted net assets contain restrictions that permit the Corporation to use or expend the assets as specified in contractual agreements. The restrictions are satisfied either by the passage of time or by actions of the Corporation. No restrictions were present June 30, 2018 or 2017.
- Unrestricted net assets are not restricted. The governing board has the right to approve the use of these funds within the debt covenant guidelines.

Business and Concentrations of Credit Risk

The Corporation's financial instruments that are exposed to concentrations of credit risk consist primarily of cash and investments. The Corporation places its cash in federally insured banks. Cash is generally in excess of the Federal Deposit Insurance Corporation's insurance limit. However, management has not experienced any significant losses and does not believe it is subject to significant risk.

Notes to Consolidated Financial Statements (continued)

1. Organization, Basis of Presentation, and Summary of Significant Accounting Policies (continued)

Functional Expenses

Indirect costs have been allocated between the various programs and support services based on estimates, as determined by management. Although the methods of allocation used are considered reasonable, other methods could be used that would produce a different amount. In 2018, expenses related to program services were \$1,841,138 and expenses related to management and general expenses were \$54,316. In 2017, expenses related to program services were \$9,773,335 and expenses related to management and general expenses were \$131,347.

Subsequent Events

The Corporation evaluated the effect of subsequent events through September 27, 2018, representing the date that the financial statements were issued. No recognized subsequent events were identified for recognition or disclosure in the financial statements or the accompanying notes to the financial statements.

2. Investments

The investment values of funds held by trustee, which consist of Series 2010 Bond proceeds and capital contributions from the University for the benefit of the Series 2010 Project (see Note 1) at June 30 are as follows:

2017
\$ 20,787,272

The Corporation records its investments in money market funds at their current fair value based on amortized cost, which approximates fair value.

Notes to Consolidated Financial Statements (continued)

3. Capital Assets

Capital assets and accumulated depreciation as of June 30, 2018 are summarized as follows:

	Beginning Balance			Additions	Disposals			Ending Balance
Land	\$	873,499	\$	145,810	\$	(636,311)	\$	382,998
Land improvements		1,384,056		_		(978,779)		405,277
Building		85,720,760		_		(67,359,361)		18,361,399
Construction in progress		6,596				(6,596)		_
Furniture		3,623,242				(2,699,350)		923,892
Chartwells renovation		1,588,000		_				1,588,000
Total capital assets		93,196,153		145,810		(71,680,397)		21,661,566
Less accumulated depreciation		(22,946,455)		(1,075,695)		16,838,330		(7,183,820)
Net capital assets	\$	70,249,698	\$	(929,885)	\$((54,842,067)	\$	14,477,746

Capital assets and accumulated depreciation as of June 30, 2017 are summarized as follows:

	Beginning Balance		Additions			Disposals	Ending Balance
							_
Land	\$	873,499	\$	_	\$	_	\$ 873,499
Land improvements		1,384,056		_		_	1,384,056
Building		85,720,760		_		_	85,720,760
Construction in progress		_		6,596		_	6,596
Furniture		3,746,756		12,145		(135,656)	3,623,242
Chartwells renovation		1,588,000		_		_	1,588,000
Total capital assets		93,313,068		18,741		(135,656)	93,196,153
Less accumulated depreciation		(19,789,525)		(3,275,226)		118,296	(22,946,455)
Net capital assets	\$	73,523,543	\$	(3,256,485)	\$	(17,360)	\$ 70,249,698

Depreciation expense was \$1,075,695 and \$3,275,226 during fiscal years 2018 and 2017, respectively.

4. Long-term Liabilities

At June 30, 2017, the trustee held unspent bond proceeds and capital contributions from the University of \$7,050,957 plus \$13,736,315 of net operating revenue and investment income for a total of \$20,787,272, which are classified as funds held by trustee.

Interest expense related to bonds payable was \$492,730 and \$4,600,295 for the years ended June 30, 2018 and 2017, respectively. Actual interest paid was \$492,730 and \$4,603,713 for the years ended June 30, 2018 and 2017, respectively.

Notes to Consolidated Financial Statements (continued)

4. Long-term Liabilities (continued)

Long-term liabilities of the Corporation at June 30, 2018 are as follows:

	Beginning Balance	Additio	ns	Reductions	Ending Balance	Due in One Year
Bonds payable	\$ 77,705,000	\$	_	\$ (77,705,000)	\$ -	\$ -
Less unamortized				, , ,		
discount and issuance costs	(2,124,079)			2,124,079	_	_
Construction funding	,					
payable	12,941,418		_	(596,800)	12,344,618	596,800
Total long-term liabilities	\$ 88,522,339	\$	_	\$ (76,177,721)	\$ 12,344,618	\$ 596,800

Long-term liabilities of the Corporation at June 30, 2017 are as follows:

	Beginning Balance	A	Additions	I	Reductions	Ending Balance	Due in One Year
Bonds payable	\$ 78,670,000	\$	_	\$	(965,000)	\$ 77,705,000	\$ 1,105,000
Less unamortized discount and issuance							
costs	(2,243,372)		_		119,293	(2,124,079)	(117,810)
Construction funding							
payable	13,538,218		_		(596,800)	12,941,418	596,800
Total long-term liabilities	\$ 89,964,846	\$	_	\$	(1,442,507)	\$ 88,522,339	\$ 1,583,990

On August 10, 2017, the Series 2010 Bonds were defeased as described in Note 1.

The construction funding payable amounts for the five fiscal years subsequent to June 30, 2018 and subsequent periods thereafter are as follows:

Year	The Oaks (CFP II)		Carillon (CFP III)		Chartwells Renovation		Total Due		
2019	\$	376,364	\$	220,436	\$	_	\$	596,800	
2020	Ψ	376,364	4	220,436	Ψ	_	Ψ	596,800	
2021		376,364		220,436		_		596,800	
2022		376,364		220,436		_		596,800	
2023		376,364		220,436		_		596,800	
Thereafter		5,833,636		3,526,982		_		9,360,618	
	\$	7,715,456	\$	4,629,162	\$	_	\$	12,344,618	

See Note 5 for related party disclosures regarding The Oaks and Carillon.

Notes to Consolidated Financial Statements (continued)

5. Related Party Transactions

The University leased the land comprising the two sites on which the Series 2010 Project facilities are constructed to the Corporation under a Ground Lease between the State of Ohio, acting by, through, and for the University, as lessor, and the Corporation, as lessee. The lease commenced on May 3, 2010 and was terminated on August 10, 2017.

The Corporation subleased the two sites to CFP I in consideration of the agreement of CFP I to develop the Series 2010 Project on that land and the payment of nominal lump-sum rent. The lease commenced on June 1, 2010 and was terminated on August 10, 2017.

The Series 2010 Project included two housing facilities, Falcon Heights and Centennial Hall, which were placed in service in August 2011 and transferred to the University on August 10, 2017. The University has the resources and processes in place to invoice and collect funds from students for housing and housing-related fees for all other residence halls. The University acts as an agent between the students and CFP I and will invoice, collect the student accounts on behalf of CFP I, and then distribute the monies to CFP I. CFP I records operating revenue from these activities, which totaled approximately \$55,000 and \$9,100,000 for the years ended June 30, 2018 and 2017, respectively. The University owed CFP I student housing and housing-related fees, which totaled approximately \$11,000 for the year ended June 30, 2017. On August 10, 2017, the University purchased these facilities (Note 1). These facilities are now managed by the University.

The University leased land comprising the site on which The Oaks is constructed to the Corporation under a Ground Lease between the State of Ohio, acting by, through, and for the University, as lessor, and the Corporation, as lessee. The Corporation subleased this site to CFP II in consideration of the agreement of CFP II to develop The Oaks on that land and the payment of nominal lump-sum rent. The lease commenced on June 30, 2010 and will expire on June 30, 2045.

The University leased land comprising the site on which Carillon is constructed to the Corporation under a Ground Lease between the State of Ohio, acting by, through, and for the University, as lessor, and the Corporation, as lessee. The Corporation subleased this site to CFP III in consideration of the agreement of CFP III to develop Carillon on that land and the payment of nominal lump-sum rent. The lease commenced on November 1, 2010 and will expire on June 30, 2045.

The University incurred costs of certain salaries and fringe benefits for financial, accounting, development, and information technology personnel related to the Corporation. These expenses are paid by the University on behalf of the Corporation and are shown in the accompanying financial statements as in-kind support and operating and administrative expense of \$23,000 and \$35,000 for the fiscal years ended 2018 and 2017, respectively.

Notes to Consolidated Financial Statements (continued)

5. Related Party Transactions (continued)

Chartwells provided approximately \$18,000,000 of funding for these projects for the year ended June 30, 2012. The Chartwells construction funding payable will be paid in annual installments, ranging from \$409,000 to \$857,000 over 27.5 years, through June 30, 2039. Due to the University's Management Agreement with Chartwells for the dining program and in exchange for the use of the dining facilities, the University repays the construction funding payable on behalf of the Corporation, as these are of approximately equal value. As such, the Corporation recognizes this noncash transaction as a decrease to the construction funding payable and as in-kind support non-operating revenue. For June 30, 2018 and 2017, the repayment and in-kind support non-operating revenue totaled \$596,800 and \$596,800, respectively.

The University can pay off Chartwells' construction funding payable early without penalty. The University also has a Food Services Agreement with Chartwells in which the University pays a management fee to Chartwells to manage the dining halls through fiscal year 2020. The Food Services Agreement can be renewed for three additional successive five-year periods. If the Food Services Agreement with Chartwells is terminated or not renewed, the University would be required to pay Chartwells interest on the construction funding payable until full payoff at a rate equal to the 12-month U.S. Treasury rate. Payment in full of the construction funding payable would be required in one year from termination of agreement or within 30 days after the University hires another third party to run its dining services.





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Report on Internal Control Over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance with *Government Auditing Standards*

Independent Auditor's Report

To Management and the Board of Directors Centennial Falcon Properties, Inc. and Subsidiaries

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the consolidated financial statements of Centennial Falcon Properties, Inc. and Subsidiaries, which comprise the consolidated statement of financial position as of June 30, 2018 and the related consolidated statements of activities and changes in net assets and cash flows for the year then ended, and related notes to the consolidated financial statements and have issued our report thereon dated September 27, 2018.

Internal Control Over Financial Reporting

In planning and performing our audit of the consolidated financial statements, we considered Centennial Falcon Properties, Inc. and Subsidiaries' internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the consolidated financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Centennial Falcon Properties, Inc. and Subsidiaries' internal control. Accordingly, we do not express an opinion on the effectiveness of the Centennial Falcon Properties, Inc. and Subsidiaries' internal control.

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

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



To Management and the Board of Directors Centennial Falcon Properties, Inc. and Subsidiaries

Compliance and Other Matters

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

Purpose of this Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Centennial Falcon Properties, Inc. and Subsidiaries' internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Centennial Falcon Properties, Inc. and Subsidiaries' internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Plante & Moran, PLLC

September 27, 2018



BOWLING GREEN STATE UNIVERSITY – CENTENNIAL FALCON PROPERTIES WOOD COUNTY

CLERK'S CERTIFICATION

This is a true and correct copy of the report which is required to be filed in the Office of the Auditor of State pursuant to Section 117.26, Revised Code, and which is filed in Columbus, Ohio.

CLERK OF THE BUREAU

Susan Babbitt

CERTIFIED DECEMBER 4, 2018