CONSOLIDATED FINANCIAL STATEMENTS WITH INDEPENDENT AUDITOR'S REPORT

YEARS ENDED DECEMBER 31, 2015 AND 2014

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INDEPENDENT AUDITOR'S REPORT

Board of Directors California Musical Theatre Sacramento, California

Report on the Financial Statements

We have audited the accompanying consolidated financial statements of California Musical Theatre and Affiliate, which comprise the consolidated statements of financial position as of December 31, 2015 and 2014, and the related consolidated statements of activities and of 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 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 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 audits to obtain reasonable assurance about whether the financial statements are free of material misstatement.

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

Board of Directors California Musical Theatre Page two

Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of California Musical Theatre and Affiliate as of December 31, 2015 and 2014, 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 Matters

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The supplemental consolidating statements on pages 14 through 17 are presented for purposes of additional analysis and are not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The information has been subjected to the auditing procedures applied in the audits of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated, in all material respects, in relation to the consolidated financial statements as a whole.

GILBERT ASSOCIATES, INC. Sacramento, California

Gilbert Associates, Inc.

May 4, 2016

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION DECEMBER 31, 2015 AND 2014

ASSETS	<u>2015</u>	<u>2014</u>
CURRENT ASSETS:		
Cash and cash equivalents	\$ 2,581,682	\$ 1,064,141
Restricted cash	930,018	928,878
Prepaid expenses	718,475	308,188
Accounts and contributions receivable	58,299	53,654
Other current assets	167,589	94,800
Total current assets	4,456,063	2,449,661
NONCURRENT ASSETS:		
Restricted cash	2,071,661	1,935,159
Investments	561,215	632,178
Contributions receivable, net	15,000	20,000
Property and equipment, net	12,160,337	12,489,497
Other assets	375,781	363,789
TOTAL ASSETS	\$ 19,640,057	\$ 17,890,284
LIABILITIES AND NET ASSETS		
CURRENT LIABILITIES:		
Accounts payable	\$ 301,231	\$ 319,030
Accrued expenses	665,650	488,636
Current portion of capital lease obligations	401,065	382,045
Deferred revenues	4,806,649	3,162,860
Total current liabilities	6,174,595	4,352,571
CAPITAL LEASE OBLIGATIONS, Net	10,841,702	11,242,767
Total liabilities	17,016,297	15,595,338
NET ASSETS:		
Unrestricted	2,600,760	2,268,446
Temporarily restricted	23,000	26,500
Total net assets	2,623,760	2,294,946
TOTAL LIABILITIES AND NET ASSETS	\$ 19,640,057	\$ 17,890,284

CONSOLIDATED STATEMENTS OF ACTIVITIES YEARS ENDED DECEMBER 31, 2015 AND 2014

	<u>2015</u>	<u>2014</u>
UNRESTRICTED NET ASSETS:		
REVENUES:		
Ticket sales	\$ 10,710,389	\$ 14,841,731
Contributions	1,568,738	1,443,844
Facility fees and contributions designated for		
H Street project	917,272	730,063
Concessions	241,930	196,662
Box office handling	263,325	249,713
Program advertising	93,458	148,709
Costume rentals and other	140,484	81,047
Interest and investment income	54,217	82,017
Net assets released from restrictions	11,500	
Total revenues	14,001,313	17,773,786
EXPENSES:		
Theatrical productions:		
Show costs and expenses	9,563,831	12,773,744
Box office costs	510,224	463,182
Operations	252,422	217,251
Concessions expenses	148,809	123,470
Education expenses	341,035	280,901
Total program expenses	10,816,321	13,858,548
Supporting services:		
General and administrative expenses	2,489,386	2,441,737
Fundraising	363,292	366,806
Total expenses	13,668,999	16,667,091
INCREASE IN UNRESTRICTED NET ASSETS	332,314	1,106,695
TEMPORARILY RESTRICTED NET ASSETS:		
Contributions	8,000	26,500
Net assets released from restrictions	(11,500)	<u> </u>
INCREASE (DECREASE) IN TEMPORARILY RESTRICTED NET ASSETS	(3,500)	26,500
INCREASE IN NET ASSETS	328,814	1,133,195
NET ASSETS, Beginning of Year	2,294,946	1,161,751
NET ASSETS, End of Year	\$ 2,623,760	\$ 2,294,946

CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2015 AND 2014

	<u>2015</u>	<u>2014</u>
CASH FLOWS FROM OPERATING ACTIVITIES:		
Increase in net assets	\$ 328,814	\$ 1,133,195
Reconciliation to net cash provided by operating activities:		
Net realized and unrealized gain on investments	(5,978)	(21,388)
Loss on disposal of property and equipment	186,656	328
Depreciation	469,339	447,287
Changes in:		
Prepaid expenses	(410,287)	56,768
Accounts and contributions receivable	355	(13,414)
Other assets	(84,781)	(68,391)
Accounts payable	(17,799)	(23,013)
Accrued expenses	177,014	(141,144)
Deferred revenues	1,643,789	(648,936)
Net cash provided by operating activities	2,287,122	721,292
CASH FLOWS FROM INVESTING ACTIVITIES:		
Purchases of investments	(247,348)	(185,287)
Proceeds from sale of investments	324,289	119,679
Proceeds from sale of property and equipment		15,669
Purchases of property and equipment	(40,837)	(35,252)
Net cash provided (used) by investing activities	36,104	(85,191)
CASH FLOWS FROM FINANCING ACTIVITIES:		
Payment on capital lease obligations	(382,045)	(364,144)
Principal payments on note payable	(285,998)	(501,111)
Payments to restricted cash	(137,642)	(68,876)
Net cash used by financing activities	(805,685)	(433,020)
Net eash used by imaneing activities	(003,003)	
NET INCREASE IN CASH	1,517,541	203,081
CASH AND CASH EQUIVALENTS, Beginning of Year	1,064,141	861,060
CASH AND CASH EQUIVALENTS, End of Year	\$ 2,581,682	\$ 1,064,141
NON-CASH ACTIVITY:		
Property and equipment acquired through note payable	\$ 285,998	\$
CUIDDI EMENITAL A CITIVITYI		
SUPPLEMENTAL ACTIVITY:	¢ 550.490	¢ 562.702
Interest paid	\$ 550,480	\$ 563,703

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2015 AND 2014

1. ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES

California Musical Theatre (CMT) is a California nonprofit corporation. CMT annually produces and presents two seasons of theatrical productions in Sacramento, California. Music Circus productions are performed in the Wells Fargo Pavilion and Broadway Sacramento productions are presented in the Sacramento Community Center Theater. CMT also provides educational programming for all ages, including professional development for teachers, advanced training in musical theatre and dance, a comprehensive technical theatre internship program, and opportunities for the underserved community to see live theatre.

The California Musical Theatre Foundation (Foundation) was formed in 2001 with the specific purpose to encourage, support, and promote, the maintenance, enhancement, and expansion of the California Musical Theatre in the Sacramento region and beyond.

Principles of consolidation – The accompanying financial statements reflect the consolidation of CMT and the Foundation (collectively, the Company). CMT's Board of Directors approves the Foundation's Board of Directors and has an economic interest in the Foundation. The organizations share common facilities and personnel. Material intercompany transactions and balances have been eliminated.

Basis of presentation – The consolidated financial statements are prepared on the accrual basis of accounting and in conformity with professional standards applicable to not-for-profit entities. The Company reports information regarding its financial position and activities according to three classes of net assets: unrestricted, temporarily restricted, and permanently restricted. The Company has no permanently restricted net assets.

Cash and cash equivalents – For purposes of the statements of cash flows, the Company considers all highly liquid instruments purchased with an original maturity of three months or less to be cash equivalents, unless held for long term purposes.

The Company minimizes credit risk associated with cash by periodically evaluating the credit quality of its primary financial institution. The balance at times may exceed federally insured limits. The Company has not experienced any losses in such accounts and management believes the Company is not exposed to any significant credit risk related to cash.

Restricted cash consists of facility fees charged as an addition to Music Circus ticket prices which are used to retire the debt obligation to the City and County of Sacramento. See Note 4 for additional details.

Investments – The Company's investments in mutual funds are stated at fair value based on published quoted prices. Certificates of deposit are stated at cost. Investments in theatrical productions are stated at the lower of cost or fair value.

Property and equipment are stated at cost, if purchased, or at fair value, if contributed. Property and equipment under the capital lease in connection with renovation and construction of the H Street Project are recorded at their fair value at the date of acquisition, measured as the present value of the payments under the lease obligation upon execution of the lease agreement. Property and equipment with a cost greater than \$1,000 are capitalized. Depreciation is computed using the straight-line method over estimated useful lives ranging from 3 to 40 years.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2015 AND 2014

Theatrical performance revenue and cost recognition – Receipts from the advance sale of tickets are recorded as deferred revenue and costs incurred relative to future performances are recorded as prepaid expenses. When the performances occur, the related deferred revenue and prepaid expenses are recorded as revenues and expenses. At December 31, 2015 and 2014, the Company had deferred revenue from ticket sales for future performances of \$4,806,649 and \$3,162,860, respectively and prepaid costs of future performances of \$549,362 and \$109,377, respectively.

Contributions and promises to give are recognized in full when received or unconditionally promised, in accordance with professional standards. All contributions are considered available for unrestricted use unless specifically restricted by donors for future periods or specific purposes. Donor-restricted amounts are reported as increases in temporarily or permanently restricted net assets. Temporarily restricted net assets become unrestricted, and are reported in the Statement of Activities as net assets released from restrictions, when the time restrictions expire or the contributions are used for the restricted purpose. Temporarily restricted contributions whose restrictions are met in the same reporting period are shown as unrestricted.

Advertising costs – Direct response advertising costs promoting future performances are recorded as prepaid expenses and are expensed when the related performances occur. Prepaid advertising for future performances at December 31, 2015 and 2014 totaled \$169,968 and \$77,737, respectively. Advertising expenses for the years ended December 31, 2015 and 2014 totaled \$1,111,131 and \$1,330,755, respectively.

Interest expense – The Company incurs interest under its capital lease obligations described in Note 4. Interest expense for the years ended December 31, 2015 and 2014 totaled \$556,444 and \$558,018, respectively.

Income tax status – CMT is a nonprofit organization under Section 501(c)(3) of the Internal Revenue Code and similar state statutes, and is exempt from federal and state income taxes on its theatrical operations. Under certain circumstances, CMT may be liable for income taxes on unrelated business income pursuant to Section 501(b) of the Internal Revenue Code. The Foundation is a nonprofit organization exempt from income taxes under Section 501(c)(3) of the Internal Revenue Code and similar state statutes.

The Company has applied the accounting principles related to accounting for uncertainty in income taxes and has determined that there is no material impact on the financial statements. With some exceptions, the Company is no longer subject to U.S. federal and state income tax examinations by tax authorities for years prior to 2012.

Functional allocation of expenses – The Company's operational expenses are summarized on a functional basis in the statements of activities. For the years ended December 31, 2015 and 2014, the Company conducted activities that included theatrical productions, outreach and education, fundraising, and general and administrative activities. The costs of conducting those activities include employee salaries and benefits and other operational costs. Costs specifically attributable to specific functions are allocated directly to those functions. Indirect costs are allocated entirely to general and administrative expenses.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2015 AND 2014

Use of estimates – 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 reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Subsequent events have been reviewed through May 4, 2016, the date the financial statements were issued. Management concluded that all material subsequent events have been disclosed that require recognition or disclosure in the financial statements.

Fair value measurements – Fair value is a market-based measurement, not an entity-specific measurement. For some assets and liabilities, observable market transactions or market information might be available. For other assets and liabilities, observable market transactions and market information might not be available. However, the objective of a fair value measurement in both cases is the same – to estimate the price at which an orderly transaction to sell the asset or to transfer the liability would take place between market participants at the measurement date under current market conditions (that is, an exit price at the measurement date from the perspective of a market participant that holds the asset or owes the liability).

In order to increase consistency and comparability in fair value measurements, a fair value hierarchy that prioritizes observable and unobservable inputs is used to measure fair value into three broad levels, as follows:

Level 1 Inputs Unadjusted quoted prices in active markets that are accessible at the

measurement date for identical assets or liabilities.

Level 2 Inputs Inputs other than quoted prices in active markets that are observable either

directly or indirectly.

Level 3 Inputs Unobservable inputs for the asset or liability.

2. INVESTMENTS

Investments in mutual funds are classified within Level 1 of the fair value hierarchy because they are valued using quoted market prices, broker or dealer quotations, or alternative pricing sources with reasonable levels of price transparency. There were no fair value adjustments for certificates of deposit or investments in theatrical productions during 2015 or 2014.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2015 AND 2014

Investments consist of the following:

	<u>2015</u>		2014
Mutual funds - equity funds:			
Mid-cap blend	\$ 76,483	\$	81,410
Large blend	62,071		64,689
World allocation	58,761		98,137
Large growth	49,760		48,478
Large value	49,693		49,804
Conservative allocation	29,770		32,272
Moderate allocation	3,098		3,047
Mutual funds – bond funds			199,010
Certificates of deposit	231,579		
Investments in theatrical productions	 		55,331
Total	\$ 561,215	<u>\$</u>	632,178
Interest and investment income consists of the following:			
	<u>2015</u>		<u>2014</u>
Interest and dividends	\$ 48,239	\$	60,629
Net realized and unrealized gain on investments	 5,978		21,388
Total	\$ 54,217	\$	82,017

3. PROPERTY AND EQUIPMENT

Property and equipment consist of the following:

	<u>2015</u>	<u>2014</u>
Buildings	\$ 14,994,916	\$ 15,256,495
Machinery and equipment	1,489,242	1,232,206
Land	1,130,049	1,130,049
Furniture and fixtures	666,751	666,751
Leasehold improvements	217,150	209,187
Autos and trucks	83,206	83,206
Costumes	73,282	73,282
Total	18,654,596	18,651,176
Less accumulated depreciation	(6,494,259)	(6,161,679)
Total	\$ 12,160,337	\$ 12,489,497

Included in the amounts above are property and equipment under capital lease with a net book value of \$9,999,560 and \$10,547,294 at December 31, 2015 and 2014, respectively (See Note 4).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2015 AND 2014

4. H STREET PROJECT

The Company's Music Circus theatre (Wells Fargo Pavilion) resides on a parcel of land known as the G Street Property. An adjacent theater facility that resides on a parcel known as the H Street Property is used during productions in the Wells Fargo Pavilion. Beginning in 2000, the Company, along with the City of Sacramento (City), County of Sacramento (County) and the Sacramento Theater Company (STC) initiated a project to renovate the G Street Property and reconstruct the H Street Property (the H Street Project). In August 2002, financing for the renovation project was obtained under an arrangement whereby the City and the County formed a joint powers authority (Authority) that sold tax-exempt debt instruments totaling \$16,580,000 to finance the renovation project. The Authority retained certain amounts of the proceeds from the debt instruments as a debt service reserve fund and used the balance for the costs of the renovation.

After the renovation was complete, the Company leased the G Street Property and the H Street Property (Facility Lease) from the Authority. The Facility Lease obligates the Company to make semi-annual minimum lease payments through September 2032. Under the terms of the Facility Lease, the Company is required to collect a facility fee on all tickets sold for performances at the G Street Property until payment in full of all amounts due. The Company is required to hold all such facility fee proceeds in a depository account restricted for payments under the Facility Lease.

Upon completion of all payments of amounts due under the Facility Lease, the title of the G Street Property will transfer to the Company while the title to the H Street Property will remain with the Authority. The Facility Lease has been accounted for as a capital lease obligation. As such, the present value of the minimum lease payments at the inception of the lease was recorded as a liability. In the event that restricted debt service funds held and invested by the Authority are subjected to investment losses, the Company could be liable for up to an additional \$1,062,500.

The assets resulting from the capital lease obligation and other capital acquisitions in connection with the project are being amortized over their estimated useful lives of up to 40 years. The Facility Lease is collateralized by the leased facility and revenues from the Music Circus performances.

The Facility Lease contains various covenants, which among other things, limits additional debt or guarantees. Management believes the Company is in compliance with all terms and covenants of the Facility Lease and related agreements.

In addition to the minimum lease payments under the Facility Lease, the Company is obligated to accumulate funds for debt service and early retirement under a monthly schedule as defined in an agreement with the City and County through the earlier of 2021 or retirement of the Facility Lease. Such amounts, along with investment earnings thereon, are restricted for retirement of the lease obligation to the City and County. These restricted deposits are to be used to pay future minimum lease payments.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2015 AND 2014

In the event that the restricted amounts accumulate to an amount sufficient to repay the remaining principal outstanding on the Facility Lease, the Company must liquidate the lease obligation at that time. After such final capital lease payment is made, the Company's Facility Lease with the City and County, the facility sublease with STC described below and the land lease with the Authority will terminate. The parties have executed an agreement to enter into good faith negotiations for continuation of the use of the H Street Property under terms similar to the prior Facility Lease upon termination of the Facility Lease.

The future minimum payments under the lease agreement and restricted amount required to be paid (used) are as follows:

Year Ending December 31:	 Ainimum Lease Payments	Dep of Rest Cap	cheduled posit (Use) f Funds ricted For pital Lease tirement	<u>Total</u>
2016 2017 2018 2019 2020 Thereafter	\$ 930,018 929,858 928,358 930,478 925,953 11,525,070	\$	29,782 29,942 31,442 29,322 33,847 3,112,831)	\$ 959,800 959,800 959,800 959,800 959,800 8,412,239
Total Less amounts representing interest Present value of net minimum lease payments Less current portion	16,169,735 (4,926,968) 11,242,767 (401,065)	<u>\$ (</u>	2,958,496)	\$ <u>13,211,239</u>
Capital lease obligation, net	\$ 10,841,702			

Under the Facility Lease, the Company is obligated to repair and maintain the G Street Property and H Street Property. To provide funds for major repairs, the Company is obliged to deposit \$30,000 per year to the City for up to 25 years, which, along with accumulated interest thereon, will be available to reimburse the Company for major repair costs. These annual payments are accounted for as prepaid expenses when deposited, and expensed or capitalized, depending on the nature of the cost, when expended.

Concurrent with the Facility Lease, the Company executed a sublease agreement (Facility Sublease) with STC for the same period as the Facility Lease. Under the Facility Sublease, the H Street Property is subleased to STC under terms providing that the Company has primary use of the H Street Property for three months of the year and STC has primary use of the H Street Property for the other nine months of the year. The use of the H Street Property is necessary for the Company to conduct events at the G Street Property. STC is required by the Facility Sublease to charge a facility fee of at least \$2.50 per ticket sold and pay all such facility fee proceeds to the Company as sublease payments.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2015 AND 2014

STC is required to generate \$91,000 of facility fees annually during the Facility Sublease term. In the event that STC fails to generate the agreed upon amount of facility fees by amounts stipulated in the Facility Sublease, STC would be in default and the Company would have certain additional rights as to the use of the H Street Property. Sublease rental income is recorded as a component of facility fees and contributions designated for the H Street Project on the statements of activities and totaled \$98,488 and \$80,153 for the years ended December 31, 2015 and 2014, respectively. The Company accounts for the Facility Sublease as an operating lease.

In 2016, the City refinanced the facility lease through its Sacramento Public Financing Authority, in the amount of \$9,115,000. The new financing is effective March 1, 2016 and will be structured as a lease-leaseback, as before, however it will be secured by general fund appropriations of the City; Sacramento County will no longer have any responsibilities for the debt payments. Principal and interest payments will be due semi-annually each March 1st and September 1st beginning on September 1, 2016 and ending September 1, 2032. The Company expects annual savings of approximately \$388,000 as a result of this refinance.

5. WELLS FARGO NAMING RIGHTS

The Company has a nonexclusive Sponsorship and Naming Rights Agreement with Wells Fargo for the Music Circus and Broadway Sacramento seasons effective July 2012 through July 2016. Under this agreement, California Musical Theatre will receive four annual payments of \$125,000.

6. COMMITMENTS AND CONTINGENCIES

Lease Commitments

The Company leases certain equipment and facilities under long-term operating lease agreements, which expire at various dates through 2020. Rental expense in connection with these operating lease agreements for 2015 and 2014 was \$285,238 and \$270,337, respectively. Future minimum payments for the operating leases are as follows:

Year Ending December 31:

2016	\$ 283,50	63
2017	291,33	55
2018	189,9°	78
2019	147,5	12
2020	4,60	01
Total	\$ 917.00	<u>09</u>

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2015 AND 2014

7. EMPLOYEE BENEFIT PLAN

The Company sponsors the California Musical Theatre 401(k) Employee Benefit Plan (Plan) for eligible employees. The 401(k) Employee Benefit Plan provides employees the opportunity to have a specific pretax percentage or dollar amount withheld from their salary and have such amount deposited directly into a 401(k) account on their behalf. In addition, if employees satisfy the eligibility conditions of the Plan, they may be eligible to receive an additional employer contribution. The additional employer contribution covers substantially all full-time employees at least 21 years of age with more than one year of employment and 1,000 hours of service.

The Company's contributions to the Plan were determined using formulas provided in the Plan agreement and vest ratably over five years. The Company contributes to the plan annually based upon a June 30 closing date. Contributions for the Plan's June 30, 2015 and 2014 year ends were \$52,213 and \$33,712, respectively. The next contribution date will not take place until the Plan year end of June 30, 2016.

8. LOAN AGREEMENTS

The Company has a revolving loan agreement with the City of Sacramento, which provides the Company up to \$300,000 to assist with operating costs incurred in producing theatrical events. The loan is to be evidenced by a promissory note and secured by a deed of trust on the real property at 1422 G Street, Sacramento, CA. The original Loan period was from July 1, 2011 to April 15, 2014. The draw period on the revolving loan was subsequently extended to April 15, 2017. Interest is at a rate equal to the City's annual earnings rate on Pool A funds for the previous fiscal year, plus two percentage points, per annum. As of December 31, 2015 and 2014, there were no draws taken from this account and no outstanding balance due.

Effective March 25, 2015, the Company entered into a loan agreement with Zion Credit Corporation dba CB&T Equipment Finance to finance repairs to its turntable system installed at the Wells Fargo Pavilion. The loan carried an interest rate of 3.95% and required monthly payments of \$5,261 through April 2020. The loan was paid in full on November 30, 2015.

9. RELATED PARTY TRANSACTIONS

A member of the CMT Board of Directors is the president of a company from which CMT purchases printing services. These purchases totaled \$243,833 and \$256,474 for the years ended December 31, 2015 and 2014, respectively.

The Foundation's investment advisor is a member of the CMT Board of Directors.

CONSOLIDATING STATEMENT OF FINANCIAL POSITION - SUPPLEMENTAL DECEMBER 31, 2015

ASSETS	<u>CMT</u>	Foundation	Consolidated
ASSETS			
CURRENT ASSETS:			
Cash and cash equivalents	\$ 2,569,591	\$ 12,091	\$ 2,581,682
Restricted cash	930,018		930,018
Prepaid expenses	718,475		718,475
Accounts and contributions receivable	58,299		58,299
Other current assets	167,589		167,589
Total current assets	4,443,972	12,091	4,456,063
NONCURRENT ASSETS:			
Restricted cash	2,071,661		2,071,661
Investments		561,215	561,215
Contributions receivable, net	15,000		15,000
Property and equipment, net	12,160,337		12,160,337
Other assets	375,781		375,781
TOTAL ASSETS	\$ 19,066,751	\$ 573,306	\$ 19,640,057
LIABILITIES AND NET ASSETS			
CURRENT LIABILITIES:			
Accounts payable	\$ 301,231		\$ 301,231
Accrued expenses	665,650		665,650
Current portion of capital lease obligations	401,065		401,065
Deferred revenues	4,806,649		4,806,649
Total current liabilities	6,174,595		6,174,595
CAPITAL LEASE OBLIGATIONS, Net	10,841,702		10,841,702
Total liabilities	17,016,297		17,016,297
NET ASSETS:			
Unrestricted	2,027,454	\$ 573,306	2,600,760
Temporarily restricted	23,000		23,000
Total net assets	2,050,454	573,306	2,623,760
TOTAL LIABILITIES AND NET ASSETS	\$ 19,066,751	\$ 573,306	\$ 19,640,057

CONSOLIDATING STATEMENT OF FINANCIAL POSITION - SUPPLEMENTAL DECEMBER 31, 2014

ASSETS	<u>CMT</u>	Foundation	<u>Consolidated</u>
CURRENT ASSETS:			
Cash and cash equivalents	\$ 1,052,323	\$ 11,818	\$ 1,064,141
Restricted cash	928,878		928,878
Prepaid expenses	308,188		308,188
Accounts and contributions receivable	53,654		53,654
Other current assets	94,800		94,800
Total current assets	2,437,843	11,818	2,449,661
NONCURRENT ASSETS:			
Restricted cash	1,935,159		1,935,159
Investments	55,331	576,847	632,178
Contributions receivable, net	20,000		20,000
Property and equipment, net	12,489,497		12,489,497
Other assets	363,789		363,789
TOTAL ASSETS	\$ 17,301,619	\$ 588,665	\$ 17,890,284
LIABILITIES AND NET ASSETS			
CURRENT LIABILITIES:			
Accounts payable	\$ 319,030		\$ 319,030
Accrued expenses	488,636		488,636
Current portion of capital lease obligations	382,045		382,045
Deferred revenues	3,162,860		3,162,860
Total current liabilities	4,352,571		4,352,571
CAPITAL LEASE OBLIGATIONS, Net	11,242,767		11,242,767
Total liabilities	15,595,338		15,595,338
NET ASSETS:			
Unrestricted	1,679,781	\$ 588,665	2,268,446
Temporarily restricted	26,500	, 200,000	26,500
Total net assets	1,706,281	588,665	2,294,946
TOTAL LIABILITIES AND NET ASSETS	\$ 17,301,619	\$ 588,665	\$ 17,890,284

CONSOLIDATING STATEMENT OF ACTIVITIES - SUPPLEMENTAL YEAR ENDED DECEMBER 31, 2015

	<u>CMT</u>	Foundation	Consolidated
UNRESTRICTED NET ASSETS:			
REVENUES:			
Ticket sales	\$ 10,710,389		\$ 10,710,389
Contributions	1,567,611	\$ 1,127	1,568,738
Facility fees and contributions designated			
for H Street project	917,272		917,272
Box office handling	263,325		263,325
Concessions	241,930		241,930
Costume rentals and other	140,484		140,484
Program advertising	93,458		93,458
Interest and investment income (loss)	66,658	(12,441)	54,217
Net assets released from restrictions	11,500		11,500
Total revenues	14,012,627	(11,314)	14,001,313
EXPENSES:			
Theatrical productions:			
Show costs and expenses	9,563,831		9,563,831
Box office costs	510,224		510,224
Operations	252,422		252,422
Concessions expenses	148,809		148,809
Education expenses	341,035		341,035
Total program expenses	10,816,321		10,816,321
Supporting services:	10,610,521		10,010,321
General and administrative expenses	2,485,341	4,045	2,489,386
Fundraising	363,292	4,043	363,292
Total expenses	13,664,954	4,045	13,668,999
Total expenses	13,004,934	4,043	13,008,999
INCREASE (DECREASE) IN			
UNRESTRICTED NET ASSETS	347,673	(15,359)	332,314
TEMPORARILY RESTRICTED NET ASSETS			
Contributions	8,000		8,000
Net assets released from restrictions	(11,500)		(11,500)
DECREASE IN TEMPORARILY			
RESTRICTED NET ASSETS	(3,500)		(3,500)
	(3,200)		(5,500)
INCREASE IN NET ASSETS	344,173	(15,359)	328,814
NET ASSETS, Beginning of Year	1,706,281	588,665	2,294,946
NET ASSETS, End of Year	\$ 2,050,454	\$ 573,306	\$ 2,623,760

CONSOLIDATING STATEMENT OF ACTIVITIES - SUPPLEMENTAL YEAR ENDED DECEMBER 31, 2014

	<u>CMT</u>	Foundation	Consolidated
UNRESTRICTED NET ASSETS:			
REVENUES:			
Ticket sales	\$ 14,841,731		\$ 14,841,731
Contributions	1,436,976	\$ 6,868	1,443,844
Facility fees and contributions designated			
for H Street project	730,063		730,063
Box office handling	249,713		249,713
Concessions	196,662		196,662
Costume rentals and other	81,047		81,047
Program advertising	148,709		148,709
Interest and investment income	47,930	34,087	82,017
Total revenues	17,732,831	40,955	17,773,786
EXPENSES:			
Theatrical productions:			
Show costs and expenses	12,773,744		12,773,744
Box office costs	463,182		463,182
Operations	217,251		217,251
Concessions expenses	123,470		123,470
Education expenses	280,901		280,901
Total program expenses	13,858,548		13,858,548
Supporting services:	12,020,210		12,020,010
General and administrative expenses	2,437,922	3,815	2,441,737
Fundraising	366,806		366,806
Total expenses	16,663,276	3,815	16,667,091
Total expenses	10,000,270		10,007,071
INCREASE IN UNRESTRICTED			
NET ASSETS	1,069,555	37,140	1,106,695
NET ASSETS	1,007,555	37,140	1,100,073
TEMPORARILY RESTRICTED NET ASSETS	:		
Contributions	26,500		26,500
Controllous			
INCREASE IN NET ASSETS	1,096,055	37,140	1,133,195
NET ASSETS, Beginning of Year	610,226	551,525	1,161,751
NET ASSETS, End of Year	\$ 1,706,281	\$ 588,665	\$ 2,294,946