Consolidated Financial Report March 31, 2016



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RSM US LLP

Independent Auditor's Report

To the Board of Directors American Civil Liberties Union Foundation, Inc. New York, New York

Report on the Financial Statements

We have audited the accompanying consolidated financial statements of American Civil Liberties Union Foundation, Inc. and Subsidiary (collectively, the Foundation), which comprise the consolidated statement of financial position as of March 31, 2016, and the related consolidated statements of activities, functional expenses and cash flows for the year then ended and the related notes to the consolidated financial statements (collectively, the financial statements).

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

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

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

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Foundation as of March 31, 2016, and the changes in their net assets and their cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

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Report on Summarized Comparative Information

We have previously audited the Foundation's 2015 consolidated financial statements, and we expressed an unmodified audit opinion on those audited consolidated financial statements in our report dated September 29, 2015. In our opinion, the summarized comparative information presented herein as of and for the year ended March 31, 2015 is consistent, in all material respects, with the audited consolidated financial statements from which it has been derived.

Other Matter

Our audit was conducted for the purpose of forming an opinion on the financial statements as a whole. The consolidating information is presented for purposes of additional analysis rather than to present the financial position and changes in net assets of the individual entities, and is not a required part of the 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 financial statements. The consolidating information has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the 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 financial statements as a whole.

RSM US LLP

New York, New York September 14, 2016

Consolidated Statements of Financial Position March 31, 2016 and 2015

	2016	2015
Assets		_
Cash and cash equivalents	\$ 21,135,095	\$ 14,986,184
Pledges and contributions receivable, net	39,142,992	23,921,540
Investments	244,382,377	252,411,671
Other assets	1,653,184	1,128,723
Due from affiliates	4,500,673	4,559,766
Beneficial interest in trusts	1,620,520	1,853,475
Property and equipment, net of accumulated depreciation and		
amortization	29,247,326	28,738,908
Total assets	\$ 341,682,167	\$327,600,267
Liabilities and Net Assets		
Liabilities:		
Accounts payable and accrued expenses	\$ 3,698,663	\$ 3,640,525
Due to American Civil Liberties Union, Inc.		
Accrued pension liability	2,016,168	1,324,459
Allocated share of pension liability	14,417,954	13,840,974
Others	13,025,361	3,579,585
Due to affiliates	7,619,309	6,767,613
Liabilities under split-interest agreements	14,259,287	13,615,080
IDA bond	14,220,000	14,735,000
Bill of Rights Trust held for affiliates	26,776,638	28,363,158
Total liabilities	96,033,380	85,866,394
Commitments and Contingency		
Net assets:		
Unrestricted:		
Board-designated	112,164,050	120,358,079
Undesignated	24,905,063	22,069,084
Total unrestricted	137,069,113	142,427,163
Temporarily restricted:		
Bill of Rights Trust and other endowments	12,382,636	17,801,954
Other time and purpose restrictions	49,736,166	39,222,234
Total temporarily restricted	62,118,802	57,024,188
Permanently restricted - Bill of Rights Trust and other endowments	46,460,872	42,282,522
Total net assets	245,648,787	241,733,873
Total liabilities and net assets	\$ 341,682,167	\$327,600,267

Consolidated Statement of Activities Year Ended March 31, 2016

(with summarized comparative information for the year ended March 31, 2015)

		20	016		2015
	Unrestricted	Temporarily Restricted	Permanently Restricted	Total	Total
Support and revenue:	- Cini Con Total			. o.u.	rotai
Support:					
Grants and contributions	\$ 29,965,661	\$ 39,430,599	\$ 358,877	\$ 69,755,137	\$ 70,031,246
Donated legal services	5,604,509	-	-	5,604,509	6,840,383
Bequests	13,122,057	2,775,374	3,819,473	19,716,904	9,550,179
Total support	48,692,227	42,205,973	4,178,350	95,076,550	86,421,808
Revenue:					
Rental income	1,131,082	-	-	1,131,082	1,372,246
Pamphlet and book sales	83,746	-	_	83,746	6,161
Other income	11,876	-	_	11,876	19,282
Total revenue	1,226,704	-	-	1,226,704	1,397,689
Net assets released from restrictions	33,626,064	(33,626,064)	_	-	-
Total support and revenue	83,544,995	8,579,909	4,178,350	96,303,254	87,819,497
Expenses:					
Program services:					
Legislative	457,640	-	-	457,640	565,371
Legal	36,239,655	-	-	36,239,655	37,209,607
Public education	10,079,664	-	-	10,079,664	12,325,331
Civil liberties policy formulation	483,170	-	-	483,170	512,396
Affiliate support	31,298,070	-	-	31,298,070	28,617,006
Total program services	78,558,199	-	-	78,558,199	79,229,711
Supporting services:					
Management and general	3,849,319	-	_	3,849,319	5,192,577
Fund-raising	7,293,913	-	-	7,293,913	8,096,438
Total supporting services	11,143,232	-	-	11,143,232	13,289,015
Total expenses	89,701,431	-	-	89,701,431	92,518,726
Change in net assets before					
other changes	(6,156,436)	8,579,909	4,178,350	6,601,823	(4,699,229)
Other changes in net assets:					
Legal expenses awarded, net	5,422,660	-	-	5,422,660	3,842,201
Net investment income, gains and losses Changes in value of	(3,247,049)	(3,261,534)	-	(6,508,583)	10,180,333
split-interest agreements Recognition of affiliates' share of minimum	(800,245)	(223,761)	-	(1,024,006)	(2,376,868)
pension liability adjustment	(576,980)	-	-	(576,980)	(13,840,974)
Total other changes in net assets	798,386	(3,485,295)	-	(2,686,909)	(2,195,308)
Change in net assets	(5,358,050)	5,094,614	4,178,350	3,914,914	(6,894,537)
Net assets:					
Beginning	142,427,163	57,024,188	42,282,522	241,733,873	248,628,410
Ending	\$137,069,113	\$ 62,118,802	\$ 46,460,872	\$245,648,787	\$241,733,873

Consolidated Statement of Functional Expenses Year Ended March 31, 2016 (with summarized comparative information for the year ended March 31, 2015)

	2016															
				Program	Se	rvices		Supporting Services						_		
	Le	egislative	Legal	Public Education		Civil Liberties Policy Irmulation	Affiliate Support	To	otal Program Services		anagement nd General	Fund-raising	Total Supporting Services	To	tal Expenses	2015 Summarized Comparative Information
Salaries	\$	178,685	\$13,927,942	\$ 4,024,366	\$	244,937	\$ 3,464,598	\$	21,840,528	\$	1,611,691	\$ 3,614,098	\$ 5,225,789	\$	27,066,317	\$ 29,318,119
Employee benefits	•	59,494	4,265,365	1,047,290	,	112,275	1,473,241	•	6,957,665	•	991,532	1,027,722	2,019,254	•	8,976,919	8,594,233
Rent and occupancy		159,274	1,055,346	683,072		6,906	173,776		2,078,374		84,762	170,371	255,133		2,333,507	2,477,548
Books		1,430	182,396	119,361		836	14,955		318,978		3,581	56,480	60,061		379,039	395,350
Building depreciation		13,562	1,682,152	354,506		-	171,913		2,222,133		87,611	215,906	303,517		2,525,650	2,948,400
Other depreciation and amortization		9,293	1,062,703	157,978		-	102,220		1,332,194		46,464	120,806	167,270		1,499,464	1,194,876
Equipment rental and maintenance		9,644	1,164,131	217,225		3,743	131,898		1,526,641		96,880	358,699	455,579		1,982,220	968,390
Grants to affiliates		-	381,386	-		-	4,055,928		4,437,314		-	-	-		4,437,314	6,214,640
Shared portion of contributions		-	1,816,160	-		-	11,519,770		13,335,930		-	-	-		13,335,930	11,133,087
Shared portion of bequest		-	512,990	-		-	3,151,226		3,664,216		-	-	-		3,664,216	2,376,409
Meetings/conferences		121	68,079	55,314		6,321	242,504		372,339		25,628	39,229	64,857		437,196	438,209
Legal fees		775	-	11,200		11,741	34,875		58,591		70,148	59,563	129,711		188,302	250,288
Donated legal services		-	5,604,509	-		-	-		5,604,509		-	-	-		5,604,509	6,840,383
Accounting fees		-	-	-		-	-		-		168,903	-	168,903		168,903	30,000
Professional fundraising services		-	-	-		-	-		-		-	264,514	264,514		264,514	272,174
Other professional services		10,531	2,437,794	2,537,447		32,653	486,789		5,505,214		298,766	406,932	705,698		6,210,912	7,078,364
Interest expense		553	62,325	8,290		-	7,184		78,352		3,869	9,395	13,264		91,616	176,780
Postage and supplies		682	25,424	136,133		1,812	14,819		178,870		15,130	267,595	282,725		461,595	635,207
Publishing, printing and outreach		-	43,711	160,136		-	7,935		211,782		-	171,273	171,273		383,055	355,694
Special affiliate subsidies		-	-	-		-	5,298,817		5,298,817		-	-	-		5,298,817	5,121,629
Telephone		3,937	482,469	66,931		53	51,830		605,220		20,368	51,182	71,550		676,770	716,284
Telemarketing		-	-	13,289		-	-		13,289		-	70,486	70,486		83,775	197,920
Travel		6,448	901,442	228,464		36,687	353,679		1,526,720		119,499	217,307	336,806		1,863,526	1,943,180
Other grants and awards		-	-	-		-	365,000		365,000		-	-	-		365,000	648,000
Other expenses		3,211	563,331	258,662		25,206	175,113		1,025,523		204,487	172,355	376,842		1,402,365	2,193,562
Total - 2016	\$	457,640	\$36,239,655	\$10,079,664	\$	483,170	\$31,298,070	\$	78,558,199	\$	3,849,319	\$ 7,293,913	\$11,143,232	\$	89,701,431	
Total - 2015	\$	565,371	\$37,209,607	\$12,325,331	\$	512,396	\$28,617,006	\$	79,229,711	\$	5,192,577	\$ 8,096,438	\$13,289,015			\$ 92,518,726

Consolidated Statements of Cash Flows Years Ended March 31, 2016 and 2015

Cash lows from operating activities \$ 3,914,914 \$ (6,894,537) Adjustments to reconcile change in net assets to net cash provided by (used in) operating activities: 4,025,114 4,143,276 Depreciation and amortization 4,025,114 4,143,276 Discount on pledges receivable 667,394 1,241,627 New beneficial interests in trusts 1,024,006 2,376,888 Net realized and unrealized losses (gains) on investments, net of adjustments for affiliate holdings 11,537,639 (3,855,975) Affiliates' allocated share of pension liability adjustment 576,980 (1,943,481) Cash received on contributions restricted for endowment (1,010,069) (485,634) Changes in operating assets and liabilities: 910,789 (1,838,846) (12,431,980) Other assets (524,461) 580,565 460,000 (1,588,846) (12,431,980) Other assets (524,461) 581,338 (497,687) 487,687 Due to American Civil Liberties Union, Inc accrued pension liability 691,799 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affi		2016		2015
Adjustments to reconcile change in net assets to net cash provided by (used in) operating activities: Depreciation and amortization Discount on pledges receivable New beneficial interests in trusts Changes in value of split-interest agreements Net realized and unrealized losses (gains) on investments, net of adjustments for affiliate holdings Affiliates 'allocated share of pension liability adjustment Coarhibutions subject to split-interest agreements Contributions subject to split-interest agreements Due from/to affiliates Due from/to affiliates Piedges and contributions restricted for endowment Other assets Accounts payable and accrued expenses Accounts payable and accrued expenses Net cash provided by (used in) operating activities Pue to American Civil Liberties Union, Inc accrued pension liability Due to American Civil Liberties Union, Inc other Perceeds from sale of investments Received on contributions restricted for endownent Cash flows from investing activities Proceeds from sale of investments Proceeds from sale of investments Received no contributions receivable Cash flows from investing activities Proceeds from sale of investments Received no contributions receivable Cash flows from investing activities Proceeds from sale of investments Cash flows from investing activities Cash flows from investing activities Proceeds from sale of investments Cash flows from financing activities Cash flows from financing activities Cash flows from financing activities Proceeds from sale of investments Act cash (used in) provided by investing activities Cash flows from financing activities Act cash (used in) provided by investing activities Cash and cash equivalents Act cash flows from financing activiti	Cash flows from operating activities			
Depreciation and amortization	Change in net assets	\$ 3,914,914	\$	(6,894,537)
Depreciation and amortization 4,025,114 4,13,276 Discount on pledges receivable 667,394 1,241,827 New beneficial interests in trusts - (513,916) Changes in value of split-interest agreements 1,024,006 2,376,868 Net realized and unrealized losses (gains) on investments, net of adjustments for affiliate holdings 11,537,639 (3,855,975) Affiliates' allocated share of pension liability adjustment 576,980 13,840,974 Cash received on contributions restricted for endowment (3,352,705) (1,343,481) Contributions subject to split-interest agreements (1,010,069) (485,634) Changes in operating assets and liabilities: 910,789 (99,562) Due from/ho affiliates 910,789 (99,562) Pledges and contributions receivable (58,88,846) (12,431,980) Other assets (524,461) 580,565 Accounts payable and accrued expenses (524,461) 580,565 Accounts payable and accrued expenses (524,461) 581,738 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 581,799 (1,533,337)	Adjustments to reconcile change in net assets to net cash			
Discount on pledges receivable New beneficial interests in trusts 1,241,827 (613,916) Changes in value of split-interest agreements 1,024,006 2,376,868 Net realized and unrealized losses (gains) on investments, net of adjustments for affiliate holdings 11,537,639 (3,855,975) Affiliates' allocated share of pension liability adjustment 576,980 13,840,974 Cash received on contributions restricted for endowment (3,352,705) (1,343,481) Contributions subject to split-interest agreements (1,010,069) (485,634) Changes in operating assets and liabilities: 910,789 (99,562) Pledges and contributions receivable (15,888,846) (12,431,880) Other assets (524,461) 580,565 Accounts payable and accrued expenses 58,138 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 691,799 (1753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 82,180,697 (151,648,023) Purchase of investing activities	provided by (used in) operating activities:			
New beneficial interests in trusts - (513,916) Changes in value of split-interest agreements 1,024,006 2,376,868 Net realized and unrealized losses (gains) on investments, net of adjustments for affiliate holdings 11,537,639 (3,855,975) Affiliates' allocated share of pension liability adjustment 576,980 13,840,974 Cash received on contributions restricted for endowment (3,352,705) (1,343,481) Contributions subject to split-interest agreements (1,010,069) (485,634) Changes in operating assets and liabilities: 910,789 (99,562) Due form/to affiliates 910,789 (99,562) Pledges and contributions receivable (15,888,846) (12,431,980) Other assets (524,461) 580,565 Accounts payable and accrued expenses 58,138 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 691,709 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 82,180,683 (80	Depreciation and amortization	4,025,114		4,143,276
Changes in value of split-interest agreements 1,024,006 2,376,868 Net realized and unrealized losses (gains) on investments, net of adjustments for affiliates holdings 11,537,639 (3,855,975) Affiliates allocated share of pension liability adjustment 576,980 13,840,974 Cash received on contributions restricted for endowment (3,352,705) (1,343,481) Contributions subject to split-interest agreements (1,010,069) (485,634) Changes in operating assets and liabilities: 910,789 (99,562) Pledges and contributions receivable (15,888,846) (12,431,980) Other assets (524,461) 580,565 Accounts payable and accrued expenses 58,138 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 691,709 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (26,35,625) Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Cash flows from investing activities 82,180,697 (169,228,427 Purchase of property and equipment <td< td=""><td>Discount on pledges receivable</td><td>667,394</td><td></td><td>1,241,827</td></td<>	Discount on pledges receivable	667,394		1,241,827
Net realized and unrealized losses (gains) on investments, net of adjustments for affiliate holdings 11,537,639 (3,855,975) Affiliates' allocated share of pension liability adjustment 576,980 13,840,974 Cash received on contributions restricted for endowment (3,352,705) (1,343,481) Contributions subject to split-interest agreements (1,010,069) (485,634) Changes in operating assets and liabilities: 910,789 (99,562) Pledges and contributions receivable (15,888,846) (12,431,980) Other assets (524,461) 580,565 Accounts payable and accrued expenses 58,138 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 691,709 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Cash flows from investing activities 82,180,697 (159,228,427) Purchase of investments 82,180,697 (159,228,427) Purchase of property and equipment (4,533,532) <td>New beneficial interests in trusts</td> <td>-</td> <td></td> <td>(513,916)</td>	New beneficial interests in trusts	-		(513,916)
for affiliate holdings 11,537,639 (3,855,975) Affiliates' allocated share of pension liability adjustment 576,980 13,840,974 Cash received on contributions restricted for endowment (3,352,705) (1,343,481) Contributions subject to split-interest agreements (1,010,069) (485,634) Changes in operating assets and liabilities: 910,789 (99,562) Pledges and contributions receivable (15,888,846) (12,431,980) Other assets (524,461) 580,565 Accounts payable and accrued expenses 58,138 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 691,709 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Purchase of investments 82,180,697 169,228,427 Purchase of investments 82,180,697 169,228,427 Purchase of investments 82,180,697 169,228,427 Purchase of investments 9,91	Changes in value of split-interest agreements	1,024,006		2,376,868
Affiliates' allocated share of pension liability adjustment 376,980 13,840,974 Cash received on contributions restricted for endowment (3,352,705) (1,343,481) Contributions subject to split-interest agreements (1,010,069) (485,634) Changes in operating assets and liabilities: 910,789 (99,562) Pledges and contributions receivable (15,888,846) (12,431,980) Other assets (524,461) 580,565 Accounts payable and accrued expenses 58,138 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 691,709 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Cash flows from investing activities 82,180,697 169,228,427 Purchase of investments 82,180,697 169,228,427 Purchase of investments (87,560,067) (151,648,023) Purchase of property and equipment (3,532,525) (3,166,635) Cash flows from	Net realized and unrealized losses (gains) on investments, net of adjustments			
Cash received on contributions restricted for endowment (3,352,705) (1,343,481) Contributions subject to split-interest agreements (1,010,069) (485,634) Changes in operating assets and liabilities: 910,789 (99,562) Due from/to affiliates 910,789 (99,562) Pledges and contributions receivable (15,888,846) (12,431,980) Other assets 58,138 (497,697) Accounts payable and accrued expenses 58,138 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 691,709 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affiliates 320,785 320,785 Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Cash flows from investing activities 82,180,697 169,228,427 Purchase of investments 82,180,697 169,228,427 Purchase of property and equipment (87,560,067) (15,1648,023) Net cash (used in) provided by investing activities 3,352,705 1,341,481 Cash received on contributions	for affiliate holdings	11,537,639		(3,855,975)
Contributions subject to split-interest agreements (1,010,069) (485,634) Changes in operating assets and liabilities: 910,789 (99,562) Pledges and contributions receivable (15,888,846) (12,431,980) Other assets (524,461) 580,565 Accounts payable and accrued expenses 58,138 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 691,709 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Cash flows from investing activities 82,180,697 169,228,427 Purchase of investments 87,560,067 (151,648,023) Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash received on contributions restricted for endowment 3,352,705 1,343,481 Contributions subject to split-interest agreements (1,534,461) (1,588,778) <	Affiliates' allocated share of pension liability adjustment	576,980		13,840,974
Changes in operating assets and liabilities: 910,789 (99,562) Due from/to affiliates 910,789 (199,562) Pledges and contributions receivable (15,888,846) (12,431,980) Other assets (524,461) 580,565 Accounts payable and accrued expenses 58,138 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 691,709 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Cash flows from investing activities 82,180,697 169,228,427 Purchase of investments 82,180,697 169,228,427 Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash flows from financing activities 3,352,705 1,343,481 Contributions subject to split-interest agreements 1,010,069 485,634 Payments on split-interest agreements (Cash received on contributions restricted for endowment	(3,352,705)		(1,343,481)
Due from/to affiliates 910,789 (99,562) Pledges and contributions receivable (15,888,846) (12,431,980) Other assets (524,461) 580,565 Accounts payable and accrued expenses 58,138 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 691,709 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Proceeds from sale of investments 82,180,697 169,228,427 Purchase of investments 82,180,697 169,228,427 Purchase of investments (87,560,067) (151,648,023) Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash flows from financing activities 3,352,705 1,343,481 Contributions subject to split-interest agreements (1,534,461) (1,588,778) Payments on split-interest agreements (1,534,661	Contributions subject to split-interest agreements	(1,010,069)		(485,634)
Pledges and contributions receivable (15,888,846) (12,431,980) Other assets (524,461) 580,565 Accounts payable and accrued expenses 58,138 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 691,709 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Cash flows from investing activities 82,180,697 169,228,427 Proceeds from sale of investments (87,560,067) (151,648,023) Purchase of investments (87,560,067) (151,648,023) Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash flows from financing activities 3,352,705 1,343,481 Contributions subject to split-interest agreements 1,010,069 485,634 Payments on split-interest agreements (1,534,461) (1,588,778) Net cash provided by financing a	Changes in operating assets and liabilities:			
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Accounts payable and accrued expenses 58,138 (497,697) Due to American Civil Liberties Union, Inc accrued pension liability 691,709 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Cash flows from investing activities 82,180,697 169,228,427 Purchase of investments (87,560,067) (151,648,023) Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash flows from financing activities 3,352,705 1,343,481 Contributions subject to split-interest agreements 1,010,669 485,634 Payments on split-interest agreements (1,534,461) (1,538,778) New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Cash and cash equivalents 6	Pledges and contributions receivable	(15,888,846)		(12,431,980)
Due to American Civil Liberties Union, Inc accrued pension liability 691,709 (1,753,337) Due to American Civil Liberties Union, Inc other 9,445,776 (2,635,625) Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Cash flows from investing activities 82,180,697 169,228,427 Purchase of investments (87,560,067) (151,648,023) Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash flows from financing activities (9,912,902) 14,413,769 Cash received on contributions restricted for endowment 3,352,705 1,343,481 Contributions subject to split-interest agreements (1,010,069) 485,634 Payments on split-interest agreements (1,534,661) (1,588,778) New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Net change in cash	Other assets	(524,461)		580,565
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Bill of Rights Trust held for affiliates 284,505 320,785 Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Cash flows from investing activities 82,180,697 169,228,427 Proceeds from sale of investments 82,180,697 (151,648,023) Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash flows from financing activities 3,352,705 1,343,481 Contributions subject to split-interest agreements 1,010,069 485,634 Payments on split-interest agreements (1,534,461) (1,588,778) New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Net change in cash and cash equivalents 6,148,911 6,676,691 Cash and cash equivalents: 6,148,911 6,676,691 Cash and cash equivalents: 21,135,095 14,986,184 8,309,493 Ending \$21,135,095 14,986,184	Due to American Civil Liberties Union, Inc accrued pension liability	691,709		(1,753,337)
Net cash provided by (used in) operating activities 12,360,883 (8,007,449) Cash flows from investing activities 82,180,697 169,228,427 Purchase of investments (87,560,067) (151,648,023) Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash flows from financing activities 3,352,705 1,343,481 Contributions subject to split-interest agreements 1,010,069 485,634 Payments on split-interest agreements (1,534,461) (1,588,778) New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Net change in cash and cash equivalents 6,148,911 6,676,691 Cash and cash equivalents: 6,148,911 6,676,691 Ending 14,986,184 8,309,493 Ending \$21,135,095 \$14,986,184 Supplemental disclosures of cash flow information Interest paid \$91,616 \$212,987	Due to American Civil Liberties Union, Inc other	9,445,776		(2,635,625)
Cash flows from investing activities 82,180,697 169,228,427 Proceeds from sale of investments (87,560,067) (151,648,023) Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash flows from financing activities 3,352,705 1,343,481 Contributions subject to split-interest agreements 1,010,069 485,634 Payments on split-interest agreements (1,534,461) (1,588,778) New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Net change in cash and cash equivalents 6,148,911 6,676,691 Cash and cash equivalents: 821,135,095 14,986,184 Supplemental disclosures of cash flow information Interest paid \$91,616 \$212,987	Bill of Rights Trust held for affiliates	284,505		320,785
Proceeds from sale of investments 82,180,697 169,228,427 Purchase of investments (87,560,067) (151,648,023) Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash flows from financing activities 3,352,705 1,343,481 Contributions subject to split-interest agreements 1,010,069 485,634 Payments on split-interest agreements (1,534,461) (1,588,778) New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Net change in cash and cash equivalents 6,148,911 6,676,691 Cash and cash equivalents: 521,135,095 14,986,184 Supplemental disclosures of cash flow information Interest paid \$91,616 212,987	Net cash provided by (used in) operating activities	12,360,883		(8,007,449)
Proceeds from sale of investments 82,180,697 169,228,427 Purchase of investments (87,560,067) (151,648,023) Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash flows from financing activities 3,352,705 1,343,481 Contributions subject to split-interest agreements 1,010,069 485,634 Payments on split-interest agreements (1,534,461) (1,588,778) New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Net change in cash and cash equivalents 6,148,911 6,676,691 Cash and cash equivalents: 521,135,095 14,986,184 Supplemental disclosures of cash flow information Interest paid \$91,616 212,987	Cash flows from investing activities			
Purchase of investments (87,560,067) (151,648,023) Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash flows from financing activities 3,352,705 1,343,481 Cash received on contributions restricted for endowment 3,352,705 1,343,481 Contributions subject to split-interest agreements 1,010,069 485,634 Payments on split-interest agreements (1,534,461) (1,588,778) New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Net change in cash and cash equivalents 6,148,911 6,676,691 Cash and cash equivalents: 8,309,493 Ending 14,986,184 8,309,493 Ending 21,135,095 14,986,184 Supplemental disclosures of cash flow information Interest paid 91,616 212,987	_	82,180,697		169,228,427
Purchase of property and equipment (4,533,532) (3,166,635) Net cash (used in) provided by investing activities (9,912,902) 14,413,769 Cash flows from financing activities 3,352,705 1,343,481 Cash received on contributions restricted for endowment 3,352,705 1,343,481 Contributions subject to split-interest agreements 1,010,069 485,634 Payments on split-interest agreements (1,534,461) (1,588,778) New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Net change in cash and cash equivalents 6,148,911 6,676,691 Cash and cash equivalents: 8,309,493 Ending 14,986,184 8,309,493 Ending 21,135,095 14,986,184 Supplemental disclosures of cash flow information Interest paid 91,616 212,987	Purchase of investments		(
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Cash received on contributions restricted for endowment 3,352,705 1,343,481 Contributions subject to split-interest agreements 1,010,069 485,634 Payments on split-interest agreements (1,534,461) (1,588,778) New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Net change in cash and cash equivalents 6,148,911 6,676,691 Cash and cash equivalents: 14,986,184 8,309,493 Ending \$21,135,095 \$14,986,184 Supplemental disclosures of cash flow information Interest paid \$91,616 \$212,987				
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Contributions subject to split-interest agreements 1,010,069 485,634 Payments on split-interest agreements (1,534,461) (1,588,778) New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Net change in cash and cash equivalents 6,148,911 6,676,691 Cash and cash equivalents: 891,135,095 14,986,184 Ending \$21,135,095 14,986,184 Supplemental disclosures of cash flow information Interest paid \$91,616 212,987		3,352,705		1,343,481
Payments on split-interest agreements (1,534,461) (1,588,778) New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Net change in cash and cash equivalents 6,148,911 6,676,691 Cash and cash equivalents: 8,309,493 Ending 14,986,184 8,309,493 Ending \$21,135,095 \$14,986,184 Supplemental disclosures of cash flow information Interest paid \$91,616 \$212,987	Contributions subject to split-interest agreements			
New annuities 1,387,617 525,034 Principal payments on IDA bond (515,000) (495,000) Net cash provided by financing activities 3,700,930 270,371 Net change in cash and cash equivalents 6,148,911 6,676,691 Cash and cash equivalents: 8eginning 14,986,184 8,309,493 Ending \$21,135,095 \$14,986,184 Supplemental disclosures of cash flow information Interest paid \$91,616 \$212,987				
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Net cash provided by financing activities 3,700,930 270,371 Net change in cash and cash equivalents 6,148,911 6,676,691 Cash and cash equivalents: Beginning 14,986,184 8,309,493 Ending \$21,135,095 \$14,986,184 Supplemental disclosures of cash flow information Interest paid \$91,616 \$212,987	Principal payments on IDA bond			
Cash and cash equivalents: 14,986,184 8,309,493 Ending \$21,135,095 \$14,986,184 Supplemental disclosures of cash flow information Interest paid \$91,616 \$212,987				
Beginning 14,986,184 8,309,493 Ending \$ 21,135,095 \$ 14,986,184 Supplemental disclosures of cash flow information Interest paid \$ 91,616 \$ 212,987	Net change in cash and cash equivalents	6,148,911		6,676,691
Beginning 14,986,184 8,309,493 Ending \$ 21,135,095 \$ 14,986,184 Supplemental disclosures of cash flow information Interest paid \$ 91,616 \$ 212,987	Cash and cash equivalents:			
Supplemental disclosures of cash flow information Interest paid \$ 91,616 \$ 212,987	·	14,986,184		8,309,493
Interest paid \$ 91,616 \$ 212,987	Ending	\$ 21,135,095	\$	14,986,184
Interest paid \$ 91,616 \$ 212,987	Supplemental disclosures of cash flow information			
Change in investments for Bill of Rights Trust held for affiliates \$ (1,871,025) \$ 609,534	• • •	\$ 91,616	\$	212,987
	Change in investments for Bill of Rights Trust held for affiliates	\$ (1,871,025)	\$	609,534

Notes to Consolidated Financial Statements

Note 1. Organization

The American Civil Liberties Union Foundation, Inc. (the ACLU Foundation) was established as nonprofit corporation to preserve and promote individual civil rights and civil liberties as guaranteed by the United States Constitution and the nation's civil rights laws.

The ACLU Foundation is affiliated with the American Civil Liberties Union, Inc. (the Union), an organization that is exempt from federal income tax under Section 501(c)(4) of the Internal Revenue Code.

The American Civil Liberties Union Foundation, Inc. and the American Civil Liberties Union, Inc. are collectively referred to as the "ACLU."

Both the ACLU Foundation and the Union are affiliated with 50 nonprofit, tax-exempt organizations in every state in the United States, the District of Columbia and Puerto Rico. All affiliates include reference to the "American Civil Liberties Union" or some variation thereof in their names (the affiliates). The affiliates also operate through related Section 501(c)(3) and Section 501(c)(4) organizations. The affiliates share the same overall mission and purpose as the ACLU, but their programs focus more on local or regional issues, while the ACLU's program activities are focused on overarching civil liberties issues and initiatives. Although the ACLU plays no direct role in the governance of and, except in very limited instances, does not share employees with, the affiliates, the organizations jointly fundraise and work together on certain programs and the ACLU, through either the Union or the ACLU Foundation, as appropriate, at its sole discretion provides targeted financial and other support to the affiliates.

Note 2. Summary of Significant Accounting Policies

Basis of presentation: The accompanying consolidated financial statements have been prepared on the accrual basis of accounting in conformity with accounting principles generally accepted in the United States of America (U.S. GAAP).

Principles of consolidation: The accompanying consolidated financial statements include the accounts and activities of the American Civil Liberties Union Foundation, Inc. and its subsidiary, 915 15th Street, LLC (the LLC) (collectively referred to as the Foundation). The LLC is a single-member limited liability company of which the ACLU Foundation is the sole member. All significant inter-organizational accounts and transactions have been eliminated in consolidation.

The accounts and activities of the Union and the affiliates are not included in these consolidated financial statements.

Use of estimates: The preparation of consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

Cash and cash equivalents: The Foundation considers all highly liquid debt instruments purchased with a maturity of three months or less to be cash equivalents. Cash and cash equivalents held temporarily in the investments portfolio are included in investments.

Notes to Consolidated Financial Statements

Note 2. Summary of Significant Accounting Policies (Continued)

Investments and related income, gains and losses: Investments are reported at fair value in the consolidated statements of financial position. The consolidated statement of activities include net investment income consisting of interest and dividend income, realized and unrealized gains and losses. Interest income is recorded on the accrual basis. Dividends are recorded on the ex-dividend date. Realized gains and losses on sale of investments are calculated on the basis of specific identification of the securities sold. Purchases and sales of securities are recognized on a trade-date basis.

Fair value measurements: Assets and liabilities recorded at fair value in the consolidated statements of financial position are categorized based upon the level of judgment associated with the inputs used to measure their fair value. Pursuant to Financial Accounting Standards Board (FASB), Accounting Standards Codification (ASC) 820, *Fair Value Measurement*, level inputs are defined as follows:

- **Level 1:** Inputs that reflect unadjusted quoted market prices in active markets for identical assets or liabilities that the Foundation has the ability to access at the measurement date, and where transactions occur with sufficient frequency and volume to provide pricing information on an ongoing basis. The types of investments in Level 1 generally include listed equities, mutual funds and exchange-traded funds.
- Level 2: Inputs other than quoted prices within Level 1 that are observable for the asset or liability, either directly or indirectly. Inputs include quoted market prices for similar assets or liabilities in markets that are not active, markets in which there are few transactions, prices are not current, or prices vary substantially over time. Investments in this category generally include corporate debt, U.S. government debt, and less liquid securities such as securities traded on certain foreign exchanges, as well as alternative investments that can be redeemed in the near term. A significant adjustment to a Level 2 input could result in the Level 2 measurement becoming a Level 3 measurement.
- Level 3: Inputs that are unobservable for the asset or liability and that include situations where there is little, if any, market activity for the asset or liability. The inputs into the determination of fair value are based upon the best information in the circumstances and may require significant management judgment or estimates. Investments in this category generally include equity and debt positions in private companies and real estate and ownership interests in alternative investments that cannot be redeemed in the near term.

The availability of observable inputs can vary from security to security and is affected by a wide variety of factors, including, for example, the type of security, whether the security is new and not yet established in the marketplace, the liquidity of markets and other characteristics particular to the security. To the extent that valuation is based on models or inputs that are less observable or unobservable in the market, the determination of fair value requires more judgment. Accordingly, the degree of judgment exercised in determining fair value is greatest for instruments categorized in Level 3.

Fair value of financial instruments: The following methods and assumptions were used in estimating the fair values of significant financial instruments:

Cash and cash equivalents - The carrying amount approximates fair value because the instruments are liquid in nature and have short-term maturities.

Investments - The fair value is determined as described in Note 5.

Notes to Consolidated Financial Statements

Note 2. Summary of Significant Accounting Policies (Continued)

Pledges and contributions receivable: The carrying amount is based on estimated present value of the anticipated cash inflows and allowances for doubtful accounts on contributions receivable, if any, and approximates fair value.

Other assets, due to/from affiliates, and accounts payable and accrued expenses: The carrying amounts approximate fair values because of the short-term nature of the instruments.

Beneficial interest in trusts: The carrying amount is based on estimated present value of the anticipated cash inflows and approximates fair value.

Liabilities under split-interest agreements: The carrying amount is based on estimated present value of the expected payments to beneficiaries and approximates fair value.

Industrial Development Agency (IDA) bond: The carrying amount approximates fair value because the interest rate is variable and reflects market conditions.

There have been no changes in the methodologies used for estimating fair values of significant financial instruments as of March 31, 2016 and 2015.

Concentration of market and credit risk: The Foundation's financial instruments that are potentially exposed to concentrations of credit risk consist primarily of cash and cash equivalents and investments.

Exposure to credit risk is reduced by the placement of such funds in high credit quality financial institutions and financial instruments. At March 31, 2016, the majority of the Foundation's money market accounts were in funds that invest in short-term direct government obligations, such as U.S. Treasury Bills, that are backed by the full faith and credit of the U.S. government.

In order to control market risk, the Foundation has an investment committee that reviews and updates investment policy statements for the organization's various investment portfolios, oversees its investment portfolio and engages the services of investment advisors and managers to invest and manage the assets within the guidelines of the respective investment policy statements and perform ongoing due diligence and reporting. The Foundation monitors the market risk of its investment portfolio via ongoing review of asset allocation formulas and analysis of investment values as reported by investment custodians and managers.

The clearing and depository operations for the Foundation's portfolio of investments held in managed accounts are provided principally by two financial institutions that held approximately 100% of the total portfolio at March 31, 2016.

Property and equipment: Property and equipment (consisting of office buildings, furniture, fixtures, office equipment and intangible assets) are carried at cost, less accumulated depreciation or amortization. Depreciation and amortization are provided for using the straight-line method over the estimated useful lives of the respective assets.

Impairment of long-lived assets: The Foundation reviews long-lived assets for impairment whenever events or circumstances indicate that the carrying amount of any asset may not be recoverable and, if so, the carrying value is reduced to the estimated fair value.

Notes to Consolidated Financial Statements

Note 2. Summary of Significant Accounting Policies (Continued)

Net assets: The Foundation reports information regarding its financial position and activities in three classes of net assets: unrestricted, temporarily restricted and permanently restricted. Unrestricted net assets consist of amounts that can be spent at the discretion of the Foundation and have no donor restrictions associated with them. A portion of unrestricted net assets has been designated by the board of directors for certain purposes. Temporarily restricted net assets consist of contributions that are restricted by donors for a specific time period and/or purpose. Permanently restricted net assets consist of endowment funds to be held in perpetuity.

Endowment: When the ACLU Foundation receives a contribution and the donor restricts the ACLU Foundation from spending the principal, the contribution is classified as an endowment, with the amount of the gift recorded as permanently restricted. The majority of the ACLU Foundation's endowment funds are held pursuant to the terms of the agreement for the establishment of the Bill of Rights Trust.

The ACLU Foundation is subject to the New York Prudent Management of Institutional Funds Act (NYPMIFA), and has interpreted NYPMIFA as requiring the preservation of the fair value of the original gift as of the gift date of the donor-restricted endowment funds absent explicit donor stipulations to the contrary. The remaining portion of the endowment fund that is not classified as permanently restricted net assets are classified as temporarily restricted net assets until those amounts are appropriated for expenditure by the ACLU Foundation in a manner consistent with the standard of prudence prescribed by NYPMIFA.

Contributions and related receivables: The ACLU Foundation reports contributions as unrestricted, temporarily restricted or permanently restricted depending on the existence and/or nature of any donor restrictions.

Unconditional promises to give are recorded as pledges and contributions receivable in the period the promise is received. Payments received in subsequent periods on unconditional promises to give, such as payments on multi-year gifts, are not recognized as revenue; rather, these are recorded as decreases in the corresponding pledges receivable balance. Pledges and contributions receivable due within one year are recorded at their net realizable value. Pledges and contributions receivable due in more than one year are recorded at the present value of their net realizable value, using applicable risk-adjusted interest rates to discount the amounts. Allowances for doubtful pledges and contributions receivable are provided by management based on the ACLU Foundation's experience with the donors and their ability to pay.

Contributions of cash and other assets are reported as temporarily restricted support if they are received with donor stipulations that limit the use of the donated assets. When a donor restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, temporarily restricted net assets are reclassified to unrestricted net assets and reported in the consolidated statement of activities as net assets released from restrictions.

Contributions that are to be maintained in perpetuity are recorded as permanently restricted support.

Contributions of noncash assets are recorded at fair value in the period received.

Certain contributions and bequests revenue are subject to revenue sharing agreements with affiliates. The ACLU Foundation's sharing rules specify the circumstances under which revenue shall be shared and the methodology for determining the specific portion of various categories of revenue that will be shared among the ACLU Foundation and the affiliates. Shared revenues are reported at gross amounts and the affiliates' share of the revenues are included as affiliate support expense in the consolidated statement of activities. The ACLU Foundation reports the affiliates' share of revenues as expenses when cash is received from the donor.

Notes to Consolidated Financial Statements

Note 2. Summary of Significant Accounting Policies (Continued)

Donated services are reported as contributions at their fair value if such services create or enhance nonfinancial assets or would have been purchased if not provided by donation, require specialized skills, and are provided by individuals possessing such specialized skills.

Due to the nature of the ACLU Foundation's civil liberties litigation, in-kind professional legal services are from time to time provided on a pro bono basis by outside attorneys. These services are recorded as revenue and expenses at fair value based on the attorneys' records of time spent and applicable billing rates.

A number of individuals have made a contribution of their time to serve on the ACLU Foundation's board. The value of their contributed time is not reflected in these consolidated financial statements inasmuch as those services would not typically be purchased had they not been provided by donation.

Bequests: The ACLU Foundation is a beneficiary under various wills and trust agreements, the total realizable amounts of which are not determinable at present. The ACLU Foundation's share of such bequests is recorded when the probate courts declare the testamentary instrument valid and the proceeds are measurable.

Donor concentration: Approximately 23% of the total grants, contributions and bequests revenue for the year ended March 31, 2016 were provided by three donors and approximately 31% were due by two donors for the year ended March 31, 2015. In addition, approximately 65% of the gross pledges and contributions receivable at March 31, 2016 were due from three donors and approximately 79% were due from three donors at March 31, 2015.

Functional expenses: The cost of providing the various program and supporting services of the Foundation have been summarized on a functional basis in the accompanying consolidated financial statements. Certain costs and expenses have been allocated between program services and supporting services on a reasonable basis as determined by management.

Grants to affiliates: The ACLU Foundation recognizes grants to affiliates as expense when a formal agreement has been signed by both the ACLU Foundation and the affiliate, and any conditions set forth are met by the affiliate.

Legal awards: Pursuant to the Civil Rights Attorneys Fee Awards Act of 1976 and similar laws, legal fees and expenses may be awarded in certain legal actions. The amounts of these awards are the result of court determinations and/or negotiations between the parties to the matters. Management anticipates that the ACLU Foundation will be the recipient of legal awards of a substantial amount, but is unable to determine the amounts receivable with any degree of accuracy. Accordingly, the ACLU Foundation's accounting policy is to accrue an award only when, in management's judgment, the amount appears relatively certain of collection.

Income taxes: The ACLU Foundation is exempt from income taxes under Section 501(c)(3) of the U.S. Internal Revenue Code and is subject to taxes on unrelated business income, as applicable. The LLC is treated as a disregarded (tax) entity.

The ACLU Foundation files tax and information returns with the Internal Revenue Service (the IRS) and with various states.

Management evaluated the Foundation's tax positions and concluded that the organization had taken no uncertain tax positions that require additional adjustment or disclosure to the accompanying consolidated financial statements. Generally, the Foundation is no longer subject to income tax examinations by U.S. federal, state or local tax authorities for tax years before 2012, which is the standard statute of limitations look-back period.

Notes to Consolidated Financial Statements

Note 2. Summary of Significant Accounting Policies (Continued)

Prior-year summarized comparative information: The consolidated financial statements include certain prior-year summarized comparative information in total but not by net asset or by functional expense classifications. Such information does not include sufficient detail to constitute a presentation in accordance with U.S. GAAP. Accordingly, such information should be read in conjunction with the Foundation's consolidated financial statements as of and for the year ended March 31, 2015, from which the summarized information was derived.

Evaluation of subsequent events: The Foundation evaluates events occurring after the date of the consolidated financial statements to consider whether or not the impact of such events needs to be reflected and/or disclosed in the consolidated financial statements. Such evaluation is performed through the date the consolidated financial statements are issued, which is September 14, 2016.

Recently issued accounting pronouncements: In August, 2016, FASB issued ASU 2016-14, *Not-for-Profit Entities (Topic 958): Presentation of Financial Statements of Not-for-Profit Entities.* The amendments in this ASU make improvements to the information provided in financial statements and accompanying notes of not-for-profit entities. The amendments set forth the FASB's improvements to net asset classification requirements and the information presented about a not-for-profit entity's liquidity, financial performance, and cash flows. The ASU will be effective for fiscal years beginning after December 15, 2017. Earlier application is permitted. The changes in this ASU should generally be applied on a retrospective basis in the year that the ASU is first applied. Management has not evaluated the impact of this ASU on the consolidated financial statements.

In February 2016, the FASB issued ASU 2016-02, *Leases (Topic 842)*. The guidance in this ASU supersedes the leasing guidance in Topic 840, *Leases*. Under the new guidance, lessees are required to recognize lease assets and lease liabilities on the statement of financial position for all leases with terms longer than 12 months. Leases will be classified as either finance or operating, with classification affecting the pattern of expenses recognition in the statement of activities. The new standard is effective for fiscal years beginning after December 15, 2019, including interim periods within those fiscal years. The Foundation is currently evaluating the impact of the adoption of the new standard on its consolidated financial statements.

In January 2016, FASB issued ASU 2016-1, *Financial Instruments – Overall (Subtopic 825-10):* Recognition and Measurement of Financial Assets and Financial Liabilities. ASU 2016-1 includes a number of amendments that address certain aspects of recognition, measurement, presentation, and disclosure of financial instruments. One of the amendments eliminates the requirements to disclose the fair value of financial instruments measured at amortized cost for entities that are not public business entities. The amendments in this update are effective for the Foundation for fiscal years beginning after December 15, 2018, and interim periods within fiscal years beginning after December 15, 2019. The Foundation has not yet determined the effect on the consolidated financial statements of adopting the other amendments included in ASU 2016-1.

In May 2015, the FASB issued ASU 2015-07 *Disclosures for Investments in Certain Entities That Calculate Net Asset Value (NAV) per Share (or Its Equivalent)*. This ASU removes the requirement to categorize within the fair value hierarchy investments for which fair values are measured at NAV using the practical expedient. The ASU also removes the requirement to make certain disclosures for all investments that are eligible to be measured at fair value using the NAV per share practical expedient. Although the investments are not categorized within the fair value hierarchy, a reporting entity shall provide the amount measured using the NAV per share (or its equivalent) practical expedient to permit reconciliation of the fair value of investments included in the fair value hierarchy to the line items presented in the consolidated statement of financial position. The amendments in this update will generally be effective for fiscal periods beginning after December 15, 2016 for nonpublic entities. Early adoption is permitted and the Foundation adopted ASU 2015-07 during the year ended March 31, 2015.

Notes to Consolidated Financial Statements

Note 2. Summary of Significant Accounting Policies (Continued)

In May 2014, the FASB issued ASU 2014-09, *Revenue from Contracts with Customers (Topic 606)*, requiring an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. The updated standard will replace most existing revenue recognition guidance in U.S. GAAP when it becomes effective and permits the use of either a full retrospective or retrospective with cumulative effect transition method. In August 2015, the FASB issued ASU 2015-14 which defers the effective date of ASU 2014-09 one year making it effective for annual reporting periods beginning after December 15, 2018. The Foundation has not yet selected a transition method and is currently evaluating the effect that the standard will have on the consolidated financial statements.

Note 3. Related Party Transactions

Amounts due from and to affiliates represent receivables and payables related to affiliate support and revenue sharing.

Amounts due to affiliates include the portion of contributions that are shared in accordance with the Foundation's sharing rules and payments related to certain affiliate subsidy programs.

Also included in the amounts due from affiliates are notes receivable of \$75,000 at March 31, 2016 and \$252,772 at March 31, 2015 due from certain affiliates. The remaining notes mature between August 15, 2015 and June 30, 2021 and accrue interest at the prime rate.

During each of the years ended March 31, 2016 and 2015, the Foundation received approximately \$252,000 from the New York Civil Liberties Union, Inc. and the New York Civil Liberties Union Foundation, Inc. in payments for the use of space occupied at the Foundation's offices at 125 Broad Street. These payments include charges for cleaning and other customary services.

Certain expenses, predominantly salaries and employee benefits, are shared between the Union and the Foundation. Expenses paid by the Union and allocated to the Foundation and recognized in the accompanying consolidated financial statements amounted to \$8,552,091 and \$8,137,164 during the years ended March 31, 2016 and 2015, respectively. The Foundation also recognized rental income from the Union of approximately \$546,000 and \$687,000 for the years ended March 31, 2016 and 2015, respectively.

Note 4. Pledges and Contributions Receivable

Pledges and contributions receivable which are expected to be collected after one year have been discounted to net present value at rates ranging from 2.71% to 3.72% and are reflected in the consolidated financial statements at their net realizable value.

Pledges and contributions receivable are comprised of the following at March 31:

	2016	2015
Receivable due within one year or less	\$ 15,331,498	\$ 7,732,172
Receivable due in more than one year to five years	24,900,440	15,610,920
Receivable due in over five years	1,000,000	2,000,000
	41,231,938	25,343,092
Less discount to present value	(2,088,946)	(1,421,552)
	\$ 39,142,992	\$ 23,921,540

Notes to Consolidated Financial Statements

Note 4. Pledges and Contributions Receivable (Continued)

Management believes that pledges and contributions receivable will be collected in full when due. Accordingly, no provision for uncollectible pledges and contributions receivable is recognized in the accompanying consolidated financial statements.

Approximately \$16,900,000 and \$10,000,000 of pledges and contributions receivable as of March 31, 2016 and 2015, respectively, are subject to the ACLU's revenue-sharing rules with affiliates. The affiliates' share of these revenues will be recognized as expenses by the ACLU Foundation upon the receipt of cash from donors.

In addition to the pledges and contributions receivable recognized in the consolidated financial statements, a certain donor confirmed, in fiscal year 2011, his intentions to recommend annual contributions aggregating approximately \$10,000,000 over a period of two to eight years from donor-advised funds. Through March 31, 2016 the ACLU Foundation has received \$8,000,000 in contributions (from donor-advised funds) towards the intention to support in the amount of \$10,000,000, of which \$1,000,000 was recognized as revenue for the year ended March 31, 2016. In fiscal year 2016, another donor confirmed their intention of contributing \$5,000,000 over a period of five years from donor-advised funds. Through March 31, 2016, the ACLU Foundation has received \$1,000,000 in contributions (from donor-advised funds) towards the intention to support in the amount of \$5,000,000, which was recognized as revenue for the year ended March 31, 2016. These anticipated contributions have not been recognized in the accompanying consolidated financial statements as they do not meet the criteria for recognition of contributions revenue under U.S. GAAP until payments from the donor-advised funds are received.

As of March 31, 2016, the ACLU Foundation has received approximately \$3,841,000 of conditional commitments to make matching grants and contributions that have not been recognized in these consolidated financial statements. Approximately \$1,406,000 of these conditions have been met and recognized as support during the year ended March 31, 2016. Revenues on these grants and contributions will be recognized by the ACLU Foundation in future periods as the matching requirements are met.

Notes to Consolidated Financial Statements

Note 5. Investments and Fair Value Measurements

The following tables present the Foundation's investments that are measured at fair value on a recurring basis.

		Fair Value Measurements at March 31, 2016 U			
	Total	Quoted Prices in Active Markets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	
Money market funds	\$ 4,067,511	\$ 4,067,511	\$ -	\$ -	
Equities	19,413,584	19,413,584	-	-	
Corporate Bonds (by S&P rating): AAA - A- BBB+ - B- CCC	11,310,077 10,437,622 89,050	- - -	11,310,077 10,437,622 89,050	- - -	
Total corporate bonds	21,836,749	-	21,836,749	-	
U.S. Treasury Notes, agency and related	4,304,750	-	4,304,750	-	
Mutual funds Large-cap U.S. equity Small-/mid-cap U.S. equity International equity Short-term bond Intermediate-term bond High-yield bond International fixed income Other bond Real estate and commodities Total mutual funds Common trust funds ⁽¹⁾ Large-cap U.S. equity Small-/mid-cap U.S. equity International equity	23,649,357 7,104,484 37,359,189 17,519,005 22,048,059 12,215,186 526,050 5,544,199 3,559,563 129,525,092 3,462,281 1,548,976 2,974,964	23,649,357 7,104,484 37,359,189 17,519,005 22,048,059 12,215,186 526,050 5,544,199 3,559,563 129,525,092	- - - - - - - - - -	- - - - - - - - - - -	
Intermediate-term bond	2,351,420	-	-	-	
High-yield and other bonds Real estate and hard assets (commodities)	1,173,924 967,409	-	-	-	
Total common trust funds	12,478,974	-	-	-	
Exchange-traded funds Large-cap U.S. equity Small-/mid-cap U.S. equity International equity Short-term, long-term and intermediate-term bonds Real estate and hard assets (commodities) Total exchange-traded funds	12,400,666 7,531,521 7,127,916 66,766 7,610,489 34,737,358	12,400,666 7,531,521 7,127,916 66,766 7,610,489 34,737,358	- - - - -	- - - - -	
Hedge Funds ⁽¹⁾	18,018,359				
-	\$244,382,377	\$187,743,545	\$ 26,141,499	\$ -	

Notes to Consolidated Financial Statements

Note 5. Investments and Fair Value Measurements (Continued)

			Fair Value Measurements at March 31, 2015 Us					15 Using
		Total	-,-	oted Prices in tive Markets (Level 1)	Ō	ificant Other bservable Inputs (Level 2)	Unobs Inp	ificant servable outs vel 3)
Money market funds	\$	6,831,256	\$	6,831,256	\$	-	\$	
Equities		18,406,308		18,406,308		-		-
Corporate Bonds (by S&P rating): AAA - A- BBB+ - B- Total corporate bonds		6,498,159 6,990,837 13,488,996		- - -		6,498,159 6,990,837 3,488,996		- - -
U.S. Treasury Notes, agency and related		4,505,709		-		4,505,709		-
Mutual Funds Large-cap U.S. equity Small-/mid-cap U.S. equity International equity Short-term bond Intermediate-term bond High-yield bond International fixed income Other bond Real estate and commodities Total mutual funds Common Trust Funds ⁽¹⁾ Large-cap U.S. equity Small-/mid-cap U.S. equity International equity Intermediate-term bond	1	26,559,257 6,489,388 35,082,996 26,294,170 18,545,216 12,444,544 1,928,666 8,118,672 5,410,193 40,873,102 3,892,218 1,576,488 3,596,604 1,574,001		26,559,257 6,489,388 35,082,996 26,294,170 18,545,216 12,444,544 1,928,666 8,118,672 5,410,193 40,873,102		- - - - - - - - - - -		- - - - - - - - - -
High-yield and other bonds Real estate and hard assets (commodities)		1,920,866 728,707		-		-		-
Total common trust funds		13,288,884		-		-		-
Exchange-Traded Funds Large-cap U.S. equity Small-/mid-cap U.S. equity International equity Short-term, long-term and intermediate-term bonds Real estate and hard assets (commodities) Total exchange-traded funds		12,457,431 7,889,867 2,468,359 5,354,300 6,290,208 34,460,165		12,457,431 7,889,867 2,468,359 5,354,300 6,290,208 34,460,165		- - - - -		- - - - -
Hedge Funds ⁽¹⁾		20,557,251		-		_		
•	\$2	252,411,671	\$2	00,570,831	\$ 1	7,994,705	\$	-

⁽¹⁾ In accordance with the guidance provided by FASB ASU 2015-07, Subtopic 820-10, certain investments that are measured at fair value using the net asset value per share (or its equivalent) practical expedient have not been classified in the fair value hierarchy. The fair value amounts presented in this table are intended to permit reconciliation of the fair value hierarchy to the amounts presented in the consolidated statements of financial position.

Notes to Consolidated Financial Statements

Note 5. Investments and Fair Value Measurements (Continued)

Below are the valuation techniques used by the Foundation to measure different financial instruments at fair value and the level within the fair value hierarchy in which the financial instrument is categorized.

Equities, money market funds, and exchange-traded funds listed on a national securities exchange or reported on the Nasdaq global market are stated at the last reported sales or trade price on the day of valuation. These financial instruments are classified as Level 1 in the fair value hierarchy.

U.S. government debt, corporate bonds and structured notes are valued based on the last reported bid price provided by broker-dealers, and are reported as Level 2 in the fair value hierarchy.

Investments in mutual funds are stated at fair value based on the last quoted evaluation price or net asset value. To the extent these securities are actively traded and valuation adjustments are not applied, they are classified as Level 1 in the fair value hierarchy.

Investments in common trust funds and hedge funds are valued at fair value based on the applicable percentage ownership of the underlying net assets on the measurement date. In determining fair value, the Foundation utilizes, as a practical expedient, the NAV (or equivalent) provided by the fund managers (NAV of funds). The underlying common trust funds and hedge funds value securities and other financial instruments on a fair value. The estimated fair values of certain investments of the underlying common trust funds or hedge funds, which may include private placements and other securities for which prices are not readily available, are determined by the trustee of the common trust funds or sponsor of the hedge funds and may not reflect amounts that could be realized upon immediate sale, nor amounts that ultimately may be realized. Accordingly, the estimated fair values may differ significantly from the values that would have been used had a ready market existed for these investments.

Investments that use the practical expedient are not classified within the fair value hierarchy.

The Foundation assesses the fair value hierarchy levels of the investments at each measurement date, and transfers between levels are recognized on the actual date of the event or change in circumstances that caused the transfer. There were no significant transfers among Levels 1, 2 and 3 during fiscal 2016 or 2015.

Notes to Consolidated Financial Statements

Note 5. Investments and Fair Value Measurements (Continued)

The Foundation has the ability to redeem its investments in common trust funds on a daily or monthly basis. The objectives of the investments in common trust funds are to approximate as closely as practicable or to provide total investment returns that are in excess of the performance of the following benchmarks over time with certain risk parameters:

	Benchmark						
Large-cap U.S. Equity	S&P 500 Index						
Small-/mid-cap U.S. equity	Russell 2000 Index, S&P MidCap 400 Index						
International equity	MSCI EAFE Index, MSCI Emerging Markets						
Intermediate-term bond	Barclays U.S. Aggregate Bond Index, Barclays U.S. Intermediate Bond Index						
High-yield and other bonds	Barclays U.S. Treasury Inflation Protected Securities Index, Barclays Corporate High Yield 2% Issuer Cap Index						
Real estate and hard assets (commodities)	Dow Jones U.S. Select REIT Index, Dow Jones-UBS Commodity Total Return Index						

The investment in hedge funds include two funds for which the Foundation does not have the ability to redeem the investments on March 31, 2016 or in the near term, which is defined as 90 days or less from March 31, 2016. The investment objective of the hedge fund is to generate consistent capital appreciation over the long term, with relatively low volatility and a low correlation with traditional equity and fixed income markets. The Foundation has no unfunded commitments on these investments as of March 31, 2016.

The investments are held for the following purposes:

	2016	2015
Bill of Rights Trust, inclusive of endowments		_
held in perpetuity of \$44,087,901		
and \$40,735,196 at March 31, 2016 and		
2015, respectively (Note 9)	\$ 82,425,964	\$ 85,877,770
Split-interest agreements (Note 7)	20,349,545	20,749,820
Other endowment, special projects, program		
support and operating reserves	141,606,868	145,784,081
	\$244,382,377	\$252,411,671

Notes to Consolidated Financial Statements

Note 5. Investments and Fair Value Measurements (Continued)

Net investment income, gains and losses reported in the accompanying consolidated statement of activities consist of the following:

	2016			2015
Interest and dividends	\$	5,801,738	\$	7,235,458
Net realized and unrealized (losses)				
gains on investments		(13,408,664)		4,465,509
Total		(7,606,926)		11,700,967
Adjustment for allocation to affiliates holding				
units in the Trust for the Bill of Rights		1,098,343		(1,520,634)
Net investment income, gains and losses	\$	(6,508,583)	\$	10,180,333

Investment management and custodial fees amounted to approximately \$701,000 for 2016 and \$730,000 for 2015, and are included as other professional services in the consolidated statement of functional expenses.

Note 6. Property and Equipment

Property and equipment consist of the following:

	2016	2015	Range of Estimated Useful Life
			_
Land, office buildings and office condominium	\$ 52,087,444	\$ 51,101,848	10 to 50 years
Furniture, fixtures and office equipment	4,487,351	4,013,232	3 to 5 years
Software	3,187,563	3,389,534	3 to 15 years
Website, work-in-process	3,275,788	-	N/A
	63,038,146	58,504,614	_
Less accumulated depreciation and amortization	(33,790,820)	(29,765,706)	
	\$ 29,247,326	\$ 28,738,908	_

Note 7. Split-Interest Agreements

The ACLU Foundation receives contributions through its charitable gift annuity program whereby in exchange for gifts of cash or securities, the ACLU Foundation promises to pay a fixed annual amount for life to the annuitant.

The difference between the fair value of the assets received and the present value of the future distributions to the annuitant is recognized as contribution revenue.

Upon the death of the annuitant, any balance of the amount in the split-interest account reverts to the ACLU Foundation.

Notes to Consolidated Financial Statements

Note 7. Split-Interest Agreements (Continued)

The ACLU Foundation has received gifts under this program on which it is obligated to make annual annuity payments of approximately \$1,529,000 in accordance with the agreements as of March 31, 2016.

In addition, the ACLU Foundation has 8 unitrust agreements, on which the income is paid to the donor for life. Upon the death of the donor, the balance in the trust account shall be distributed to the ACLU Foundation for its general purposes.

Assets and liabilities related to the ACLU Foundation's split-interest agreements are as follows:

	2016	2015
Assets - investments	\$ 20,349,545	\$ 20,749,820
Liabilities under split-interest agreements	14,259,287	13,615,080
	\$ 6,090,258	\$ 7,134,740

Asset balances at March 31, 2016 and 2015 exceeded the reserve requirements of the New York State Insurance Commission as well as the reserve requirements of the relevant regulatory bodies in all other states that require a reserve fund and in which the ACLU Foundation issues gift annuities. Reserves are included in liabilities under split-interest agreements on the accompanying consolidated statements of financial position.

The present value of obligations under split-interest agreements was calculated using interest rates ranging from 2.5% to 8.5% and the 1983A and 2000 Annuity Mortality Tables.

Beneficial interests in trusts (BITs) are recorded based on the present value of the estimated future receipts from the trusts, using discount rates ranging from 2.29% to 5%. These rates approximate the rates of return on the assets held in the trusts, and are commensurate with the risks that management associates with the ultimate collection of the trusts. The initial gift and any subsequent adjustments to the non-perpetual BITs' carrying value are recognized as temporarily restricted contributions. The temporary restriction relates to the extended time period over which the gift is expected to be received and may also include purpose restrictions to benefit specific ACLU Foundation programs.

Adjustments to reflect revaluations of the present value of estimated future payments and changes in actuarial assumptions are recognized in the consolidated statement of activities as changes in value of split-interest agreements.

Notes to Consolidated Financial Statements

Note 8. IDA Bond Financing

In June 1997, the ACLU Foundation received financing of \$6,000,000 as a result of the New York City Industrial Development Agency's (IDA) issuance of bonds in that amount, which money was used to finance a portion of the cost of the acquisition, renovation, improvement, equipping and furnishing of its office building condominium units constituting the 17th and 18th floors of 125 Broad Street, New York, New York, which units are collateral for the debt (the 1997 IDA bonds). On January 5, 2005, the 1997 IDA bonds were redeemed and new bonds in the amount of \$20,000,000 were issued by the IDA, the proceeds of which were delivered to the ACLU Foundation in order for the ACLU Foundation to pay for the redemption of the 1997 bonds, to purchase the 19th floor condominium unit and a proportional common interest in the land associated with the 17th, 18th and 19th floor condominium units at 125 Broad Street, New York, New York (together with the 17th and 18th floor condominium units, the Realty) and to finance renovation, improvements, equipping and furnishing of the 19th floor condominium unit (the Realty and all property financed with the 2005 IDA bonds are referred to herein as the Premises). The 2005 IDA bonds mature on June 1, 2035. In November 2011, the ACLU Foundation redeemed \$1,250,000 of IDA bonds.

Pursuant to the 2005 IDA bond agreements, an irrevocable direct pay letter of credit was established with a bank in order to secure payments of principal and interest on the 2005 IDA bonds on the scheduled due dates and on redemption, and to provide a facility for payment of the purchase price of the bonds upon the mandatory or optional tender thereof. Among other agreements, the ACLU Foundation also entered into a remarketing agreement with a certain financial institution to act as exclusive remarketing agent in connection with the offering and sale from time to time of the bonds in the secondary market after the initial offering, issuance and sale of the bonds.

Interest on the bonds is variable, is computed based on predetermined factors set forth in the 2005 IDA bond agreements, and may not exceed a maximum rate of 10% per annum. The letter of credit was amended March 1, 2010 to terminate on the earlier of January 4, 2013 or upon the occurrence of certain events set forth in the letter of credit agreement, including redemption of the 2005 IDA bonds. On July 1, 2013, the letter of credit was amended and restated to terminate on the earlier of July 4, 2016 or upon the occurrence of certain events set forth in the letter of credit agreement, including the redemption of the 2005 IDA bonds. On December 1, 2013, the letter of credit was amended for certain financial reporting requirements and covenants. On May 26, 2016, the letter of credit was amended and restated to terminate on the earlier of July 1, 2018 or upon the occurrence of certain events set forth in the letter of credit agreement, including the redemption of the 2005 IDA bonds. Interest and other charges including letter of credit charges related to the 2005 IDA bonds were approximately \$115,000 and \$213,000 for the years ended March 31, 2016 and 2015, respectively.

The letter of credit agreement, as amended and restated, includes various covenants which, among other matters, require the ACLU Foundation to maintain a specified level of unrestricted net assets, maintain a specified ratio of cash and cash equivalents to total commitment, and not incur any new indebtedness except as defined. The ACLU Foundation has agreed to various additional covenants and entered into various guarantees and pledges in connection with the issuance of the 2005 IDA bonds and the letter of credit. The ACLU Foundation is currently in compliance with these covenants.

In connection with the issuance of the 2005 IDA bonds, the ACLU Foundation entered into a lease agreement to lease the Premises to the IDA. Concurrently with the execution of the lease agreement, the IDA agreed to sell and assign its leasehold interest in the Premises to the ACLU Foundation on an installment basis as the ACLU Foundation makes payments due on the bonds. A failure by the ACLU Foundation to pay principal and interest as due under the terms of the 2005 IDA bonds and to pay amounts due under the letter of credit could lead to the ACLU Foundation being required to surrender the Premises.

Notes to Consolidated Financial Statements

Note 8. IDA Bond Financing (Continued)

Principal payments under the above obligation in each of the five years subsequent to March 31, 2016 and thereafter are as follows:

Year	ending	March	31:
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2017	\$ 530,000
2018	555,000
2019	575,000
2020	595,000
2021	615,000
Thereafter	11,350,000
	\$ 14,220,000

Note 9. The Bill of Rights Trust and Other Endowments

In 1997, the ACLU Foundation and the Section 501(c)(3) arms of the affiliates (the Affiliate Foundations) established the Bill of Rights Trust (BORT). The purpose of BORT, a portion of which is an endowment fund of the ACLU Foundation, is to build an enduring endowment to carry out the work of the ACLU and its affiliates in protecting, preserving and expanding the civil liberties of all persons in the United States of America. BORT has 100,000,000 authorized units, which are issued to or among the ACLU Foundation and Affiliate Foundations based upon their respective interests in BORT. Unit shares have a unit value based upon the fair value of the net assets of BORT divided by the total number of unit shares outstanding. BORT permits for annual distributions to the ACLU Foundation and Affiliate Foundations in accordance with the ACLU Foundation's approved spending policy, prorated in accordance with the percentage of the fair value of each unit share. For the years ended March 31, 2016 and 2015, BORT allowed for a potential distribution amount equal to 4% of the average month-end value of total funds over the preceding 36 months through December 31, 2015 and 2014, respectively. Each unit holder, including the ACLU Foundation and the participating Affiliate Foundations, must establish that it has determined the appropriation to be prudent before the distribution is disbursed. Actual distributions during the years ended March 31, 2016 and 2015 amounted to \$2,142,655 and \$2,178,262, respectively.

The investment goal of the endowment fund is to invest assets in a prudent manner that will balance reasonable annual distributions to the ACLU Foundation and Affiliate Foundations with long-term growth in the value of the assets of BORT.

Notes to Consolidated Financial Statements

Note 9. The Bill of Rights Trust and Other Endowments (Continued)

At March 31, 2016 and 2015, BORT comprised the following accounts and amounts that are included in the consolidated statements of financial position:

	2016	2015
Assets:		
Investments	\$ 82,425,964	\$ 85,877,770
Other assets	100,461	145,204
	\$ 82,526,425	\$ 86,022,974
Liabilities and net assets:		
Held for Affiliate Foundations	\$ 26,776,638	\$ 28,363,158
Temporarily restricted net assets	11,661,886	16,924,620
Permanently restricted net assets	44,087,901	40,735,196
	\$ 82,526,425	\$ 86,022,974

The endowment-related activities of the ACLU Foundation, which are comprised principally of the endowment-related activities of BORT, are summarized below.

		2016			2015	
	Temporarily Restricted	Permanently Restricted	Total	Temporarily Restricted	Permanently Restricted	Total
Endowment net assets, beginning of year	\$ 17,801,954	\$ 42,105,196	\$ 59,907,150	\$ 17,090,961	\$40,761,715	\$ 57,852,676
Investment return						
Interest and dividends	1,439,116	-	1,439,116	2,195,073	-	2,195,073
Net realized and unrealized (losses) gains on investments Investment fees and	(4,468,840)	-	(4,468,840)	1,010,228	-	1,010,228
expenses	(156,939)	-	(156,939)	(244,616)	_	(244,616)
Net investment (loss) return	(3,186,663)	-	(3,186,663)	2,960,685	-	2,960,685
Other changes during the year						
Contributions	-	3,352,705	3,352,705	-	1,343,481	1,343,481
Appropriation of endowment assets for expenditures	(2,232,655)	-	(2,232,655)	(2,249,692)	-	(2,249,692)
Total	(2,232,655)	3,352,705	1,120,050	(2,249,692)	1,343,481	(906,211)
Endowment net assets, end of year	\$ 12,382,636	\$ 45,457,901	\$ 57,840,537	\$ 17,801,954	\$42,105,196	\$ 59,907,150

Notes to Consolidated Financial Statements

Note 10. Commitments and Contingency

The Foundation leases office space in various locations under various short-term operating leases.

The Foundation is currently in litigation with the insurers of 125 Broad Street offices in connection with the damages caused to the building by Hurricane Sandy in October 2012. The amounts recoverable cannot be determined at present.

The Foundation is involved in other legal actions arising in the ordinary course of business. Management is of the opinion that the ultimate outcome of these matters would not have a material adverse impact on the consolidated financial position of the Foundation or the consolidated results of its activities.

Note 11. Retirement Plans

The Foundation participates in the American Civil Liberties Union Retirement Plan (the Pension Plan), a retirement plan covering eligible employees of the Union, the Foundation and their affiliates.

The Pension Plan is a defined benefit plan covering those employees who have at least one year of service, or at least 1,000 hours worked per year, and are at least 21 years of age. Benefits are based on service to date on an average of career earnings. The Union's policy is to fund pension costs by contributing at least the minimum amount required by the Employee Retirement Income Security Act of 1974 (ERISA). The Union charges the Foundation its share of the net periodic pension costs. For the years ended March 31, 2016 and 2015, the cost incurred by the Foundation in connection with the Pension Plan amounted to \$2,016,168 and \$1,324,459, respectively.

On January 1, 2015, the Pension Plan was amended and restated to include, among other things, a provision for additional contribution due on withdrawal or freezing of benefits by an employer. The liability attributed to the employer or former employer is determined based upon the sum of the present value of the accrued benefits for each of the participants associated with the employer or former employer determined as of the last day of the plan year preceding the date as of which the withdrawal contribution is calculated. Accordingly, as of March 31, 2016 and 2015, the Foundation recognized \$14,417,954 and \$13,840,974, respectively, of withdrawal contribution liability due to the Union. Disclosures on the funded status and other information on the Pension Plan are included in the consolidated financial statements of the ACLU.

The Union implemented a "soft freeze" of the Pension Plan effective March 31, 2009. Employees hired on or after April 1, 2009 enrolled in a new Defined Contribution (DC) 401(k) plan. The new DC plan includes an employer contribution of 2% and an employer match of 100% of the first 1% of the employee's contribution and 50% of the next 5% of an employee's contribution, for a total match of 3.5% and a total employer contribution of 5.5%. The soft freeze applies only to employees hired on or after April 1, 2009, and does not affect current plan participants, or employees hired before March 31, 2009 but not yet in the plan. The Foundation contributed \$684,009 in 2016 and \$628,112 in 2015.

Eligible Foundation employees may also participate in the ACLU 401(k) plan (the 401(k) Plan), which is a 401(k) salary-reduction plan covering substantially all employees of the Union, the Foundation, and their affiliates, hired on or before March 31, 2009. Under the 401(k) Plan, employees may voluntarily contribute up to 80% of their pre-tax compensation to the 401(k) Plan subject to IRS dollar limits. There is no employer match or other contributions.

Effective April 8, 2011, eligible employees of the Foundation can participate in the unfunded, nonqualified 457(b) plan maintained by the Union.

Notes to Consolidated Financial Statements

Note 12. Net Assets

Net assets comprise the following:

	2016	2015
Unrestricted:		
Undesignated	\$ 24,905,063	\$ 22,069,084
Board-designated:		
Litigation Fund	10,332,203	8,073,468
California Annuity Fund	544,246	2,187,223
Annuity Reserve	4,903,274	4,351,806
Organizational Fund	15,974,698	18,235,190
Jacobs Affiliate Development Fund	4,273,914	5,468,521
Dividend Distribution Fund	67,022,088	72,337,133
John Adams Fund	9,113,627	9,704,738
Total board-designated	112,164,050	120,358,079
Total unrestricted	137,069,113	142,427,163
Temporarily restricted:		
Bill of Rights Trust and other endowments	12,382,636	17,801,954
Trusts	2,738,898	2,989,852
Other time and purpose restrictions	46,997,268	36,232,382
Total temporarily restricted	62,118,802	57,024,188
Permanently restricted - Bill of Rights Trust and		
other endowments	46,460,872	42,282,522
	\$ 245,648,787	\$ 241,733,873

Notes to Consolidated Financial Statements

Note 13. Net Assets Released From Restrictions

Net assets were released from donor restrictions during the year ended March 31, 2016 by incurring expenses satisfying restricted purposes or by the occurrence of other events specified by donors as follows:

	2016
Special projects:	
Speech, Privacy and Technology and National Security	\$ 1,654,400
Prisoners' Rights and Smart Justice	776,902
Immigrants' Rights	2,904,973
Reproductive Freedom	3,326,911
Women's Rights	350,848
Criminal Law Reform	104,427
LGBT/Marriage Equality	4,299,645
Voting Rights	1,999,549
Racial Justice	908,276
Other special projects	8,417,478
Total special projects	24,743,409
Bill of Rights Trust and other endowments	2,232,655
Time-restricted gifts	6,650,000
Total released from restrictions	\$ 33,626,064

Consolidating Statement of Financial Position March 31, 2016

	American Civil Liberties Union Foundation, Inc.	915 15th Street, LLC	Eliminations	Consolidated
Assets		,		0000
Cash and cash equivalents Pledges and contributions receivable, net Investments	\$ 21,125,058 39,142,992 244,382,377	\$ 10,037 - -	\$ - -	\$ 21,135,095 39,142,992 244,382,377
Other assets Due from affiliates	1,653,184 4,500,673	-	-	1,653,184 4,500,673
Due to the ACLU Foundation from the LLC Investment in 915 15th Street, LLC	9,544,711 (1,830,035)	- -	(9,544,711) 1,830,035	-
Beneficial interest in trusts Property and equipment, net of accumulated	1,620,520	-	-	1,620,520
depreciation and amortization	21,490,672	7,756,654	-	29,247,326
Total assets	\$341,630,152	\$ 7,766,691	\$ (7,714,676)	\$ 341,682,167
Liabilities and Net Assets				
Liabilities: Accounts payable and accrued expenses Due from the LLC to the ACLU Foundation Due to the American Civil Liberties Union, Inc.	\$ 3,646,648	\$ 52,015 9,544,711	\$ - (9,544,711)	\$ 3,698,663
Accrued pension liability Allocated share of pension liability	2,016,168 14,417,954	-	-	2,016,168 14,417,954
Others Due to affiliates Liabilities under split-interest agreements	13,025,361 7,619,309 14,259,287	- - -	- -	13,025,361 7,619,309 14,259,287
IDA bond Bill of Rights Trust held for affiliates	14,220,000 26,776,638	- -	- -	14,220,000 26,776,638
Total liabilities	95,981,365	9,596,726	(9,544,711)	96,033,380
Commitments and Contingency				
Net assets: Unrestricted:				
Board-designated Undesignated	112,164,050 24,905,063	- (1,830,035)	- 1,830,035	112,164,050 24,905,063
Total unrestricted	137,069,113	(1,830,035)	1,830,035	137,069,113
Temporarily restricted: Bill of Rights Trust and other endowments	12,382,636	<u>-</u>	-	12,382,636
Other time and purpose restrictions	49,736,166	-	-	49,736,166
Total temporarily restricted	62,118,802	-	-	62,118,802
Permanently restricted - Bill of Rights Trust and other endowments	46,460,872	-	-	46,460,872
Total net assets	245,648,787	(1,830,035)	1,830,035	245,648,787
Total liabilities and net assets	\$341,630,152	\$ 7,766,691	\$ (7,714,676)	\$ 341,682,167

Consolidating Statement of Activities Year Ended March 31, 2016

Q1	5	15	th	St	reet	

	Am	erican Civil Liberties	s Union Foundation	n Inc	915 15th Street, LLC			Cons	olidated	
	Unrestricted	Temporarily Restricted	Permanently Restricted	Total	Unrestricted	Eliminations	Unrestricted	Temporarily Restricted	Permanently Restricted	Total
Support and revenue:										
Support:										
Grants and contributions	\$ 29,965,661	\$ 39,430,599	\$ 358,877	\$ 69,755,137	\$ -	\$ -	\$ 29,965,661	\$ 39,430,599	\$ 358,877	\$ 69,755,137
Donated legal services	5,604,509	-	-	5,604,509	-	-	5,604,509	-	-	5,604,509
Bequests	13,122,057	2,775,374	3,819,473	19,716,904	-	-	13,122,057	2,775,374	3,819,473	19,716,904
Total support	48,692,227	42,205,973	4,178,350	95,076,550	-	-	48,692,227	42,205,973	4,178,350	95,076,550
Revenue:										
Rental income	696,919	-	-	696,919	716,705	(282,542)	1,131,082	-	-	1,131,082
Pamphlet and book sales	83,746	-	-	83,746	-	-	83,746	-	-	83,746
Other income	11,876	-	-	11,876	-	-	11,876	-	-	11,876
Total revenue	792,541		-	792,541	716,705	(282,542)	1,226,704	-	-	1,226,704
Net assets released from restrictions	33,626,064	(33,626,064)	-	-	-	-	33,626,064	(33,626,064)	-	-
Total support and revenue	83,110,832	8,579,909	4,178,350	95,869,091	716,705	(282,542)	83,544,995	8,579,909	4,178,350	96,303,254
Expenses:						, ,				
Program services:										
Legislative	457,640	_	_	457,640	_	_	457,640	_	_	457,640
Legal	36,522,197	_	_	36,522,197	_	(282,542)	36,239,655	_	_	36,239,655
Public education	10,079,664	_	_	10,079,664	_	(202,0:2)	10,079,664	_	_	10,079,664
Civil liberties policy formulation	483,170	_	_	483.170	_	_	483.170	_	_	483,170
Affiliate support	31,298,070	_	_	31,298,070	_	_	31,298,070	_	_	31,298,070
Total program services	78,840,741	-	-	78,840,741	-	(282,542)	78,558,199	-	-	78,558,199
Supporting services:										
Management and general	2,473,834	-	-	2,473,834	1,375,485	-	3,849,319	-	-	3,849,319
Fund-raising	7,293,913	_	_	7,293,913	· · ·	-	7,293,913	_	_	7,293,913
Total supporting services	9,767,747	-	-	9,767,747	1,375,485	-	11,143,232	-	-	11,143,232
Total expenses	88,608,488	-	-	88,608,488	1,375,485	(282,542)	89,701,431	-	-	89,701,431
Change in net assets before										
other changes	(5,497,656)	8,579,909	4,178,350	7,260,603	(658,780)	-	(6,156,436)	8,579,909	4,178,350	6,601,823
Other changes in net assets:										
Legal expenses awarded, net	5,422,660	-	-	5,422,660	-	-	5,422,660	-	-	5,422,660
Net investment income, gains and losses	(3,247,049)	(3,261,534)	-	(6,508,583)	-	-	(3,247,049)	(3,261,534)	-	(6,508,583)
Changes in value of split-interest agreements	(800,245)	(223,761)	-	(1,024,006)	-	-	(800,245)	(223,761)	-	(1,024,006)
Net loss on investment in 915 15th Street, LLC	(659.790)			(659.790)		650 700				
Affiliates' allocation share of pension liability	(658,780)	-	-	(658,780)	-	658,780	-	-	-	-
adjustment	(576,980)	-	-	(576,980)	-	-	(576,980)	-	-	(576,980)
Total other changes in net assets	139,606	(3,485,295)	=	(3,345,689)	=	658,780	798,386	(3,485,295)	-	(2,686,909)
Change in net assets	(5,358,050)	5,094,614	4,178,350	3,914,914	(658,780)	658,780	(5,358,050)	5,094,614	4,178,350	3,914,914
Net assets:										
Beginning	142,427,163	57,024,188	42,282,522	241,733,873	(1,171,255)	1,171,255	142,427,163	57,024,188	42,282,522	241,733,873
Ending	\$ 137,069,113	\$ 62,118,802	\$ 46,460,872	\$ 245,648,787	\$ (1,830,035)	\$ 1,830,035	\$ 137,069,113	\$ 62,118,802	\$ 46,460,872	\$ 245,648,787