(A Component Unit of the State of Ohio)

**Financial Statements** 

March 31, 2018 and 2017

(With Independent Auditors' Review Report Thereon)

# Table of Contents

	Page(s)
Independent Auditors' Review Report	1 - 2
Financial Statements:	
Statements of Net Position (unaudited)	3
Statements of Revenues, Expenses, and Changes in Net Position (unaudited)	4 - 5
Statements of Cash Flows (unaudited)	6
Notes to Financial Statements (unaudited)	7 - 34

#### INDEPENDENT AUDITORS' REVIEW REPORT

The Board of Directors of JobsOhio:

We have reviewed the accompanying statements of net position of JobsOhio, a component unit of the State of Ohio, and its sole component unit JobsOhio Beverage System (collectively the "Entity") as of March 31, 2018, and the related statements of revenues, expenses, and changes in net position for the three-month and nine-month periods ended March 31, 2018 and 2017, and of cash flows for the nine-month periods ended March 31, 2018 and 2017, and the related notes (the "interim financial information").

#### Management's Responsibility for the Interim Financial Information

The Entity's management is responsible for the preparation and fair presentation of the interim financial information in accordance with accounting principles generally accepted in the United States of America; this responsibility includes the design, implementation, and maintenance of internal control sufficient to provide a reasonable basis for the preparation and fair presentation of interim financial information in accordance with accounting principles generally accepted in the United States of America.

### Auditors' Responsibility

Our responsibility is to conduct our review in accordance with auditing standards generally accepted in the United States of America applicable to reviews of interim financial information. A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with auditing standards generally accepted in the United States of America, the objective of which is the expression of an opinion regarding the financial information. Accordingly, we do not express such an opinion.

### **Basis for Modification**

Management has omitted the Management's Discussion and Analysis section, which we believe is required to be disclosed in accordance with accounting principles generally accepted in the United States of America. Such missing information, although not a part of the accompanying basic interim financial information, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic interim financial information in an appropriate operational, economic, or historical context. Our reviews on the basic interim financial information are not affected by this missing information.

#### Conclusion

Based on our reviews, with the exception of the matter described in the Basis for Modification paragraph, we are not aware of any material modifications that should be made to the interim financial information referred to above for it to be in accordance with accounting principles generally accepted in the United States of America.

#### Report on Statement of Net Position as of June 30, 2017

We have previously audited, in accordance with auditing standards generally accepted in the United States of America, the statement of net position of the Entity as of June 30, 2017, and the related statements of revenues, expenses, and changes in net position and cash flows for the year then ended

(not presented herein); and we expressed an unmodified audit opinion on those audited financial statements in our report dated September 28, 2017. In our opinion, the accompanying statement of net position of the Entity as of June 30, 2017, is consistent, in all material respects, with the audited financial statements from which it has been derived.

Columbus, Ohio May 30, 2018

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(A Component Unit of the State of Ohio)

# Statements of Net Position

(Unaudited)

	March 3	June 30, 2017		
Assets:				
Current assets:				
Cash and cash equivalents - unrestricted	\$	303,600	\$	274,020
Cash and cash equivalents - restricted		111,384		128,948
Investments		424,008		393,331
Inventory		75,301		73,533
Loans		6,303		4,500
Receivables		5,949		1,562
Prepaid expenses		3,118		4,826
Total current assets		929,663		880,720
Long-term assets:				
Intangible asset - liquor franchise, net of amortization		1,094,739		1,136,137
Capital assets, net of accumulated depreciation		1,747		1,310
Loans, net of loss allowance		74,054		43,778
Total long-term assets		1,170,540		1,181,225
Total assets		2,100,203		2,061,945
Liabilities:				
Current liabilities:				
Accounts payable		18,681		17,175
Accrued liabilities		175,035		95,730
Special obligation bonds payable - current portion		45,845		44,870
Bond interest payable		14,262		29,012
Capital lease payable - current portion		10		10
Total current liabilities		253,833		186,797
Long-term liabilities:				
Special obligation bonds payable		1,334,608		1,382,532
Capital lease payable		10		18
Total long-term liabilities		1,334,618		1,382,550
Total liabilities		1,588,451		1,569,347
Net position:				
Net investment in capital assets		1,747		1,310
Unrestricted		510,005		491,288
Total net position	\$	511,752	\$	492,598

(A Component Unit of the State of Ohio)

# Statements of Revenues, Expenses, and Changes in Net Position

(Unaudited)

	Months Ended sch 31, 2018	Three Months Ended March 31, 2017		
Operating revenues:				
Net liquor sales	\$ 273,693	\$	249,608	
Distribution center revenue	1,541			
Interest income - loans	458		455	
Fees and other	 98		76	
Total operating revenues	 275,790		250,139	
Operating expenses:				
Cost of goods sold	156,769		155,435	
Sales commissions	14,845		13,585	
Liquor gallonage taxes	11,171		10,580	
Amortization of intangible asset - liquor franchise	13,799		13,799	
Service fees	4,883		1,546	
Supplemental Payment	12,164		740	
Economic development programs	23,320		21,649	
Salaries and benefits	4,632		3,691	
Economic development purchased services	2,727		2,812	
Professional services	2,805		2,494	
Insurance	152		146	
Administrative and support	2,425		1,526	
Marketing	2,568		2,391	
Other	319		35	
Total operating expenses	252,579		230,429	
Operating income	 23,211		19,710	
Nonoperating revenues (expenses):				
Bond interest, net	(13,575)		(13,810)	
Investment income	(397)		1,464	
Other, net	819		274	
Total nonoperating revenues (expenses)	(13,153)		(12,072)	
Change in net position	10,058		7,638	
Net position, beginning of period	 501,694		441,391	
Net position, end of period	\$ 511,752	\$	449,029	

(A Component Unit of the State of Ohio)

# Statements of Revenues, Expenses, and Changes in Net Position

(Unaudited)

	Ionths Ended ch 31, 2018	Nine Months Ended March 31, 2017		
Operating revenues:				
Net liquor sales	\$ 883,716	\$	817,422	
Distribution center revenue	4,771			
Interest income - loans	1,582		1,205	
Fees and other	 415		389	
Total operating revenues	 890,484		819,016	
Operating expenses:				
Cost of goods sold	518,584		482,567	
Sales commissions	48,193		44,879	
Liquor gallonage taxes	36,123		34,786	
Amortization of intangible asset - liquor franchise	41,398		41,398	
Service fees	13,863		8,477	
Supplemental Payment	28,788		18,147	
Economic development programs	102,693		66,635	
Salaries and benefits	9,870		8,448	
Economic development purchased services	8,529		7,801	
Professional services	9,277		5,428	
Insurance	449		429	
Administrative and support	6,011		2,915	
Marketing	8,249		7,005	
Other	794		79	
Total operating expenses	 832,821		728,994	
Operating income	 57,663		90,022	
Nonoperating revenues (expenses):				
Bond interest, net	(41,196)		(41,840)	
Investment income	554		641	
Other, net	 2,133		601	
Total nonoperating revenues (expenses)	(38,509)		(40,598)	
Change in net position	 19,154	<u> </u>	49,424	
Net position, beginning of period	492,598		399,605	
Net position, end of period	\$ 511,752	\$	449,029	

(A Component Unit of the State of Ohio)

# Statements of Cash Flows

# Nine Months Ended March 31, 2018 and 2017

(Unaudited)

	2018		2017
Cash flows from operating activities:			
Receipts from fees and other	\$ 1,698	\$	1,135
Receipts from customers	881,363	Ψ	817,062
Receipts from suppliers	3,501		-
Payments to employees	(9,594)		(8,270)
Payments to suppliers	(552,217)		(503,122)
Payments for economic development programs	(72,936)		(33,449)
Payments for commissions	(47,847)		(44,698)
Receipts from sales taxes	51,540		49,485
Payments for sales tax collections to State and county	(51,138)		(49,661)
Payments for gallonage tax collections to State	(35,945)		(34,786)
Payments for servicing fees	(11,498)		(3,988)
Payments for Supplemental Payment to State	(13,495)		(35,665)
Net cash provided by operating activities	143,432		154,043
Cash flows from noncapital financing activities:			
Payments for other nonoperating expenses	(5)		(1)
Net cash used in noncapital financing activity	(5)		(1)
Cash flows from capital and related financing activities:			
Acquisition of capital assets	(520)		(68)
Payments for capital lease	(8)		(8)
Payments for bond principal	(44,870)		(44,020)
Payments for bond interest	(58,024)		(58,876)
Net cash used in capital and related financing activities	(103,422)		(102,972)
Cash flows from investing activities:			
Dividends and interest income	6,677		3,589
Purchases of investments	(127,932)		(161,840)
Proceeds from maturities of investments	93,266		91,631
Net cash used in investing activities	(27,989)		(66,620)
Net increase (decrease) in cash and cash equivalents	12,016	_	(15,550)
Cash and cash equivalents, beginning of period	402,968		397,847
Cash and cash equivalents, end of period	\$ 414,984	\$	382,297
Reconciliation of operating income to net cash provided by operating activities:			
Operating income	\$ 57,663	\$	90,022
Adjustments to reconcile operating income to net cash provided by (used in) operating activities:			
Amortization of intangible asset - liquor franchise	41,398		41,398
Depreciation and amortization expense	385		377
Increase in loans	(31,775)		(15,628)
Increase in loan valuation allowance	(304)		-
Increase in inventory	(1,768)		(6,433)
Increase in receivables	(4,387)		(776)
Decrease in prepaid expenses	1,708		963
Increase in accounts payable	1,207		1,822
Increase in accrued liabilities	79,305		42,298
mercuse in devided indimines	95.760		64,021
Total adjustments	85,769		
	\$ 143,432	\$	154,043
Total adjustments  Net cash provided by operating activities  Noncash capital and related financing activities:			154,043
Total adjustments  Net cash provided by operating activities		<u>\$</u>	<b>154,043</b> 231

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

### (1) Unaudited Financial Statements

The financial information included in these financial statements is unaudited. In the opinion of management, all adjustments (consisting of only normal recurring adjustments) necessary for a fair presentation of the statements of net position; the statements of revenues, expenses, and changes in net position; and the statements of cash flows for the period presented have been made on a consistent basis.

These financial statements should be read in conjunction with the financial statements and notes contained in JobsOhio's audited financial statements for the year ended June 30, 2017.

### (2) Summary of Significant Accounting Policies

### (a) Organization

JobsOhio was formed under the laws of the state of Ohio (State) and was established to encourage business development in the State. JobsOhio was incorporated on July 5, 2011, as a nonprofit corporation under Chapters 1702 and 187, Revised Code, to promote economic development, job creation, job training, and the recruitment of business to Ohio. JobsOhio is governed by a Board of Directors appointed by the Governor of Ohio.

The accompanying financial statements include the accounts of JobsOhio Beverage System (JOBS), its sole component unit. JOBS is governed by a Board of Directors appointed by JobsOhio as the sole member of JOBS and is considered a blended component unit of JobsOhio. JOBS, previously known as the Ohio Business Development Coalition (OBDC), was incorporated on June 3, 2004, as a nonprofit corporation under Chapter 1702, Revised Code, for the promotion of business and economic development in the State. On July 6, 2011, by action of its Board of Directors, the OBDC amended its Articles of Incorporation to transfer control of OBDC to JobsOhio. JOBS qualifies as a tax-exempt organization under Section 501(c)(3) of the Internal Revenue Code for federal income tax purposes.

On February 1, 2013, JOBS effected a major change in its business model, acquiring an exclusive 25-year franchise for the sale of spirituous liquor in the State to fund economic development activities by JobsOhio, its sole member. See note 2(t), below, for information on this transaction.

The accounting policies and financial reporting practices of JobsOhio and JobsOhio Beverage System conform to U.S. generally accepted accounting principles (GAAP) as applicable to governmental units.

### (b) Change in Reporting Entity

In accordance with Governmental Accounting Standards Board (GASB) Codification Section 2100, *The Financial Reporting Entity*, for financial reporting purposes, JobsOhio's reporting entity now includes JOBS as a blended component unit (the Entity). Accordingly, the change in reporting entity has been applied retrospectively in the accompanying financial statements to include JOBS as a blended component unit of JobsOhio as of and for the periods ended March 31, 2018 and 2017, as well as for the year ended June 30, 2017. The effect of the change as of July 1, 2016 was to increase JobsOhio's net position by \$874.

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

#### (c) Financial Statements

As a special-purpose primary reporting entity engaged only in business-type activities, JobsOhio presents financial statements required for enterprise funds. For such entities, the basic financial statements include the statements of net position; statements of revenues, expenses, and changes in net position; statements of cash flows; and notes to financial statements.

### (d) Measurement Focus and Basis of Accounting

JobsOhio reports its financial statements using the economic resources measurement focus (i.e., full accrual) and the accrual basis of accounting. Revenues are recorded when earned and expenses are recorded at the time liabilities are incurred, regardless of when the related cash flows take place.

### (e) Estimates

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

# (f) Cash and Cash Equivalents

Cash equivalents includes all demand deposits with commercial banks and money market accounts, as well as all short-term, highly liquid investments that are readily convertible to cash and all short-term debt securities purchased with an original maturity of three months or less. Cash equivalents include money market investment funds in overnight investments.

#### (g) Restricted Assets

In accordance with a Master Trust Indenture and related agreements associated with JOBS' bond issuance, separate restricted accounts are required to be established. Assets held in these accounts are restricted for specific uses, including debt service and other special reserve requirements.

#### (h) Investments

Investments are reported at fair value. Fair values for investments are determined by closing market prices at year-end as reported by the investment custodian. Accordingly, changes in fair value are included in net income in the period earned.

#### (i) Inventory

The Entity's inventory of spirituous liquor consists of inventory withdrawn from bailment for shipment to agency stores, inventory in transit in commercial carriers, and inventory in agency stores. Inventory is valued at the lower of cost or market and the costing assumption is First In First Out (FIFO). The costs of liquor product, warehouse services, transportation services, and transfer movements are reported as part of

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

merchandise inventory and are charged to cost of goods sold as product is sold.

In the business model used by the Entity, throughout most of the State spirituous liquor inventory is purchased at warehouses, transported by freight companies under contract to the Entity, and delivered to agency stores. Although the freight companies and the agency stores contractually assume the risk of loss, the ultimate risk of loss remains with the Entity. Legal title to the inventory is held by the Entity to the point of sale by the agency stores, which collect sale proceeds as agents for the Entity and make daily remittances to the Entity. A commission for the sales is subsequently paid to the agency stores by the Entity.

In regard to a subset of agency stores known as "interim agency stores," under the terms of the Franchise and Transfer Agreement (Transfer Agreement), at the point inventory is delivered to an interim agency store, title to such inventory transfers to the Ohio Division of Liquor Control on a cost-free basis. However, the economic substance of such transactions does not differ from that for regular agency stores. On the basis of the Entity's contractual rights and the status of the interim agency stores as agents of the Entity, such inventory is considered an asset of the Entity, is reported as inventory on the Entity's statements of net position, and upon sale the cost of such inventory is included in cost of goods sold. Inventory at interim agency stores as of March 31, 2018 and June 30, 2017 was \$14,008 and \$13,609, respectively.

### (j) Loans

Loans are carried at the unpaid principal balance outstanding, less the allowance for estimated loan losses. They are included in current assets, except for maturities greater than twelve months after the statements of net position date, which are classified as long-term assets.

### (k) Allowance for Loan Losses

The allowance for loan losses is established, as necessary, based on past experience and other factors which, in management's judgment, deserve current recognition in estimating future loan losses. Management's estimate considers such factors as the payment history of the loans, guarantees, historical loss experience, and overall economic conditions. Based on the review of the factors, an amount is calculated and a provision is made to reflect the estimated balance. While management uses available information to recognize losses, future adjustments to the allowance may be necessary based on changes in economic conditions. At March 31, 2018 and June 30, 2017, the amount of allowance for loan losses was \$4,280 and \$4,584 respectively, and is reported in the Entity's statements of net position as part of "loans, net of loss allowance".

#### (l) Receivables

Receivables are reported at the actual outstanding balance. Interest is not accrued on overdue receivables.

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

#### (m) Prepaid Expenses

Payments to vendors representing costs applicable to future accounting periods are recorded as prepaid expenses in the financial statements. The cost of prepaid expenses is recorded as expenses when consumed rather than when purchased.

### (n) Amortization of Premiums

Bond premiums are recorded as an addition to bonds payable. Bond premiums are amortized using the effective-interest method over the term of the related bonds and are included as a component of interest expense.

### (o) Intangible Assets

The intangible asset represents an exclusive franchise for the sale of spirituous liquor in the State. The liquor franchise is amortized on a straight-line basis over the 25-year term of the franchise. Amortization expense for the liquor franchise for the three and nine months ended March 31, 2018 and 2017 was \$13,799 and \$41,398, respectively.

#### (p) Capital Assets

Capital assets, which include property and equipment, are reported in the financial statements. The Entity defines capital assets as assets with an expected useful life of one year or more from the time of acquisition and a cost of five thousand dollars or more. Such assets are recorded at historical cost.

Capital assets are depreciated using the straight-line method over the following estimated useful lives:

Software 3-5 years Furniture and equipment 3-10 years

Lesser of 10-year amortization period or lease term

# (q) Net Position

Net position is displayed in three components as follows:

- Net investment in capital assets represents capital assets, net of accumulated depreciation less the
  outstanding balances of bonds, notes, and other borrowings used to acquire, construct, or improve those
  assets.
- Restricted consists of net position that is legally restricted externally by creditors, contributors, laws, or regulations or internally by enabling legislation.
- Unrestricted consists of net position that does not meet the definition of net investment in capital assets or restricted.

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

# (r) Classification of Revenues and Expenses

Revenues and expenses are classified as operating or nonoperating and are recognized in the period received. Under the Entity's definition:

- "Operating revenues" includes all revenues resulting from transactions and activities, other than
  financing and investing activities, related to the distribution, merchandising, and sale of spirituous
  liquor in the State, as well as revenue related to warehousing spirituous liquor, loan application fees,
  and loan interest.
- "Operating expenses" includes all expenses resulting from transactions and activities, other than financing and investing activities, related to the distribution, merchandising, and sale of spirituous liquor in the State, as well as costs that support economic development activities.

All revenues and expenses not meeting these definitions are reported as nonoperating revenues and expenses.

The Entity has initiated loan and grant programs to private businesses in the State to support economic development. For the three and nine months ended March 31, 2018 and 2017, the Entity issued grants for such purposes, reported in the Entity's statements of revenues, expenses, and changes in net position as "economic development programs" expense.

As part of the loan program, the Entity charges applicants an application fee, which is used to offset the cost of having a loan agreement drafted by outside counsel. Total revenue from application fees received during the three and nine months ended March 31, 2018 was \$48 and \$180, respectively. Total revenue from application fees received during the three and nine months ended March 31, 2017 was \$48 and \$192, respectively. Revenue from application fees are included in the Entity's statements of revenues, expenses, and changes in net position as "fees and other".

#### (s) Risk Management/Insurance

The Entity is exposed to various risks of loss related to torts and general liability; theft of, damage to, and destruction of assets; errors and omissions; injuries to employees; and natural disasters. The Entity procures commercial insurance policies for commercial crime, management liability, directors' and officers' liability, employment practices, automobile liability, employers' liability, general liability, crime, and property. No claims have been submitted against the Entity since its incorporation and no liabilities have been identified or recorded. It is the Entity's policy that liabilities are to be reported when it is probable that a loss has occurred and the amount of the loss can be reasonably estimated. Since no claims have been submitted, settled claims have not exceeded commercial coverage.

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

# (t) Liquor Franchise

On February 1, 2013, the Entity and the State, through the Ohio Department of Commerce and the Ohio Office of Budget and Management, entered into a Transfer Agreement. Under the terms of the Transfer Agreement, the Entity purchased from the State an exclusive franchise for the sale of spirituous liquor throughout the State. In return, the Entity transferred cash to the State and committed to Supplemental Payments (described below), to the State based upon sales of spirituous liquor by the Entity. Pursuant to the Transfer Agreement, the Entity will receive all gross revenue from the distribution, merchandising, and sale of spirituous liquor in the State.

The liquor franchise established by the Transfer Agreement terminates 25 years from February 1, 2013. During the term of the franchise, the Entity is responsible for operating the Liquor Business, while the State will, under contract with the Entity, perform merchandising as a contract service, and will retain all liquor regulatory functions.

"Supplemental Payments," are payments to the State based upon a formula specified in the Transfer Agreement. Beginning with the fiscal year ended June 30, 2014, if "Liquor Business Profits," as that term is defined in the Transfer Agreement, for a fiscal year exceed a threshold amount of Liquor Business Profits set for that fiscal year (Base Franchise Profits (\$298,513 for fiscal year ending June 30, 2018 and \$289,819 for fiscal year ended June 30, 2017)), then the Entity is required to make a cash payment to the State equal to 75 percent of the amount by which Liquor Business Profits exceed Base Franchise Profits. The Supplemental Payment expense for the three and nine months ended March 31, 2018 was \$12,164 and \$28,788, respectively. The Supplemental Payment expense for the three and nine months ended March 31, 2017 was \$740 and \$18,147, respectively.

The Entity also contemporaneously contracted with the Ohio Department of Commerce for the continued operation and management of the Liquor Business under an Operations Services Agreement (Services Agreement). Under the Services Agreement, the Ohio Department of Commerce will provide ongoing operations, management, and administrative services related to the Liquor Business. Covered services include administrative support, tax support and reporting, information technology, agency operation and review, merchandise marketing and advertising, real property leasing, and management. Total service fees expense in the three and nine months ended March 31, 2018 was \$4,883 and \$13,863, respectively. Total service fees expense in the three and nine months ended March 31, 2017 was \$1,546 and \$8,477, respectively.

Contemporaneously with the execution of the Transfer Agreement and the Services Agreement, special obligation revenue bonds were issued by the Entity under the provisions of a Master Trust Indenture and first and second Supplemental Trust Indentures, dated February 1, 2013 (collectively referred to as the Indenture) between the Entity and Huntington National Bank (Trustee). The bonds and any additional obligations are paid solely from the Trust Estate, which consists primarily of the Liquor Business Profits, the Revenue Fund, the Tax Fund, the Debt Service Fund, and Supplemental Payment Reserve Fund,

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

maintained by the Trustee. The bonds are special, limited obligations of the Entity, payable solely from assets held in the Trust Estate, and are not general obligations of the Entity or the State.

The Entity is required to maintain certain accounts with the Trustee as specified by the Indenture. The Entity grants, assigns, pledges, and transfers to the Trustee, for the benefit of the bondholders, all right, title, and interest in the Liquor Business Profits to provide for debt service of the bonds. Funds established by the Indenture are restricted for State tax payment, operating expenses of the Liquor Business, debt service, and Supplemental Payments to the State.

### (u) Use of Restricted and Unrestricted Resources

In the event that the Entity is to fund outlays for a particular purpose from both restricted and unrestricted resources, in order to calculate the amounts to report as restricted and unrestricted net position in the financial statements, a flow assumption must be made about the order in which the resources are considered to be applied. It is the Entity's policy to consider restricted net position to have been depleted before unrestricted net position is applied.

### (v) Compensated Absences

The Entity provides no paid time off to part-time employees. Full-time employees (nonexecutive) are granted paid time off in annual amounts which increase with the individual employees' years of service on the basis of the following schedule:

Years of Service	Annual Paid Time Off
0 - 2	3 weeks
3 - 6	4 weeks
7+	5 weeks

Paid time off is not contingent upon services already rendered and no payment is made for unused paid time off at termination or retirement.

# (w) New Accounting Pronouncements

GASB Statement No. 87, *Leases*, addresses improving accounting and financial reporting for leases. The definition of a lease is a contract that conveys control of the right to use another entity's nonfinancial asset (the underlying asset) as specified in the contract for a period of time in an exchange or exchange-like transaction. This Statement provides guidance for lease accounting based on the foundational principle that leases are financings of the right to use an underlying asset. The requirements of this Statement are effective for financial statements for fiscal years beginning after December 15, 2019. The Entity is assessing the impact of GASB Statement No. 87 to its financial statements and will implement in the timeline required by GASB.

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

GASB Statement No. 88, Certain Disclosures Related to Debt, including Direct Borrowings and Direct Placements, requires that additional essential information related to debt be disclosed in notes to financial statements. This Statement defines debt for purposes of disclosure in notes to financial statements as a liability that arises from a contractual obligation to pay cash (or other assets that may be used in lieu of cash) in one or more payments to settle an amount that is fixed at the date the contractual obligation is established. This Statement also requires that existing and additional information be provided for direct borrowings and direct placements of debt separately from other debt. The requirements of this Statement are effective for financial statements for fiscal years beginning after June 15, 2018. JOBS is assessing the impact of GASB Statement No. 88 to its financial statements and will implement in the timeline required by GASB

### (3) Detailed Notes on Activities and Funds

#### (a) Assets

### 1. Cash Deposits and Investments with Financial Institutions

At March 31, 2018, the carrying amount of the Entity's deposits was \$145,725, and the respective bank balance was \$127,188. At June 30, 2017, the carrying amount of the Entity's deposits was \$125,345 and the respective bank balance was \$110,591. The difference in the carrying amount and the bank balances as of these dates are attributed to cash with fiscal agents and outstanding checks. See note 3(a)2 below.

The Entity is not subject to statutory restrictions on deposits or investments on certain accounts. All deposit and investment activity is governed by a policy adopted by the Entity's Board of Directors. Cash deposits consist of amounts held in demand accounts.

Custodial Credit Risk - Custodial credit risk is the risk that, in the event of a bank failure, the Entity's deposits may not be returned. The Entity's investment policy adopted by the Board of Directors provided that the Entity minimizes credit risk as to cash deposits by prequalifying financial institutions with which the Entity will do business. Of the total bank balance at March 31, 2018 and June 30, 2017, \$25,683 and \$8,190, respectively, was insured through the Federal Deposit Insurance Corporation (FDIC), including up to \$25,183 and \$7,690, respectively, deposited into money market accounts through a brokered deposit program permitting the Entity to obtain full FDIC coverage on the principal deposit amount. The remaining \$101,505 and \$102,401, respectively, was uninsured and exposed to custodial credit risk.

The Entity has two checking accounts that are linked to an overnight sweep account. One account is structured whereby total cash deposits in excess of \$6,000, less the \$25,183 in the brokered deposit accounts, are automatically transferred (or swept) from the primary cash account into a money market mutual fund that invests primarily in U.S. Treasuries guaranteed in full by the U.S. government. The money market fund is rated AAA by Standard & Poor's.

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

The Entity also has a separate account that is linked to an overnight sweep account, under which total uninvested cash is automatically transferred (or swept) from the primary cash accounts into a money market mutual fund that invests primarily in short-term, high-quality, fixed-income, domestic-sourced securities issued by banks, corporations, and the U.S. government, rated in the highest short-term category or of comparable quality. The money market mutual fund was rated Aaa-mf by Moody's. The amount invested in the money market mutual fund was \$269,259 and \$277,622 at March 31, 2018 and June 30, 2017, respectively.

# Certain Investments Classified as Cash Equivalents

Pursuant to the terms of the Indenture, the Transfer Agreement, and the Services Agreement, the Entity is required to comply with various covenants and requirements. All financial covenants associated with the agreements executed in connection with the franchise transaction have been fully complied with as of March 31, 2018 and June 30, 2017.

The Entity is required to maintain certain accounts with the Trustee as specified by the Indenture. The Entity grants, assigns, pledges, and transfers to the Trustee, for the benefit of the bondholders, all right, title, and interest in the Liquor Business Profits to provide for debt service of the bonds. Funds maintained in certain accounts are restricted for State tax payments, operating expenses of the Liquor Business, debt service, and Supplemental Payments. The following funds have been established by the Indenture:

		March 31, 2018						
Fund	Fund custody	Un	restricted	Restricted				
Revenue fund	Trustee	\$	178,359	\$	36,060			
Operations fund	Entity		-		20,484			
Debt service fund	Trustee		-		30,868			
General purpose fund	Entity		3,621		-			
Supplemental Payment reserve fund	Trustee		-		23,972			
Total funds required by indenture			181,980		111,384			
Cash			102,874		-			
Cash held at fiscal agents			18,743		-			
Other			3		-			
Total cash and cash equivalents		\$	303,600	\$	111,384			

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

		June 30, 2017						
<b>Fund</b>	Fund custody	Un	restricted	Restricted				
Revenue fund	Trustee	\$	164,752	\$	32,739			
Operations fund	Entity		-		16,079			
Debt service fund	Trustee		_		55,948			
General purpose fund	Entity		842		-			
Supplemental Payment reserve fund	Trustee		-		24,182			
Total funds required by indenture			165,594		128,948			
Cash			93,302		-			
Cash held at fiscal agents			15,121		-			
Other			3		-			
Total cash and cash equivalents		\$	274,020	\$	128,948			

# 2. Cash with Fiscal Agents

As indicated in note 2(t) above, agency stores under contract with the Entity collect sale proceeds as agents for the Entity and are contractually required to segregate such proceeds and to remit them to the Entity on a daily basis. The agency stores are responsible for any risk of loss while in their possession and such amounts are typically swept into the Entity's bank accounts within two to three business days. The balance of these sale proceeds under such contractual arrangements as of March 31, 2018 and June 30, 2017 was \$18,743 and \$15,121, respectively. Custodial credit risk as to these amounts was addressed by surety bond coverage required under the contracts between the Entity and each agent.

#### 3. Investments

The Entity is not subject to statutory restrictions on investments. The Entity's formal investment policy, as adopted by the Board, is the basis for all investment activity. Authorized investments under the Board policy include sweep accounts, United States Treasury Securities and Agency Securities, repurchase agreements, certifications of deposit, bankers' acceptances, commercial paper, public corporate fixed income securities, and money market funds. The weighted average maturity of the portfolio should not exceed four years.

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

On February 6, 2015, the Entity entered into an agreement for an Investment Management Account with Huntington National Bank. As of March 31, 2018, the Entity had the following investments and maturities held in trust pursuant to the terms of that agreement, as well as the Huntington Asset Management Agreement dated January 13, 2014:

			Investment maturity										
F	air value	1 year or Between 1 r value less and 2 years					_		Between 4 and 5 years				
\$	210,573	\$	42,964		\$	29,548	\$	138,061	\$	-			
	23,842		17,005			-		6,837		-			
	44,421		10,016			11,485		22,920		-			
	22,405		7,021			-		15,384		-			
	36,630		30,019			1,660		4,951		-			
	86,137		27,986			18,600		39,551		-			
\$	424,008	\$	135,011		\$	61,293	\$	227,704	\$	-			
	\$	23,842 44,421 22,405 36,630 86,137	Fair value  \$ 210,573	Fair value         less           \$ 210,573         \$ 42,964           23,842         17,005           44,421         10,016           22,405         7,021           36,630         30,019           86,137         27,986	Fair value         less           \$ 210,573         \$ 42,964           23,842         17,005           44,421         10,016           22,405         7,021           36,630         30,019           86,137         27,986	Fair value         1 year or less         Be and           \$ 210,573         \$ 42,964         \$           23,842         17,005         44,421         10,016           22,405         7,021         36,630         30,019           86,137         27,986	Fair value         1 year or less         Between 1 and 2 years           \$ 210,573         \$ 42,964         \$ 29,548           23,842         17,005         -           44,421         10,016         11,485           22,405         7,021         -           36,630         30,019         1,660           86,137         27,986         18,600	Fair value         1 year or less         Between 1 and 2 years         Between 2 years         Between 2 years         Between 2 years         Between 2 years <t< td=""><td>Fair value         1 year or less         Between 1 and 2 years         Between 2 and 4 years           \$ 210,573         \$ 42,964         \$ 29,548         \$ 138,061           23,842         17,005         -         6,837           44,421         10,016         11,485         22,920           22,405         7,021         -         15,384           36,630         30,019         1,660         4,951           86,137         27,986         18,600         39,551</td><td>Fair value         1 year or less         Between 1 and 2 years         Between 2 and 4 years         Between 2 and 4 years           \$ 210,573         \$ 42,964         \$ 29,548         \$ 138,061         \$ 23,842           23,842         17,005         -         6,837           44,421         10,016         11,485         22,920           22,405         7,021         -         15,384           36,630         30,019         1,660         4,951           86,137         27,986         18,600         39,551</td></t<>	Fair value         1 year or less         Between 1 and 2 years         Between 2 and 4 years           \$ 210,573         \$ 42,964         \$ 29,548         \$ 138,061           23,842         17,005         -         6,837           44,421         10,016         11,485         22,920           22,405         7,021         -         15,384           36,630         30,019         1,660         4,951           86,137         27,986         18,600         39,551	Fair value         1 year or less         Between 1 and 2 years         Between 2 and 4 years         Between 2 and 4 years           \$ 210,573         \$ 42,964         \$ 29,548         \$ 138,061         \$ 23,842           23,842         17,005         -         6,837           44,421         10,016         11,485         22,920           22,405         7,021         -         15,384           36,630         30,019         1,660         4,951           86,137         27,986         18,600         39,551			

As of June 30, 2017, the Entity had the following investments and maturities held in trust pursuant to the terms of the Huntington Investment Management Account Agreement dated February 6, 2015, as well as the Huntington Asset Management Agreement dated January 13, 2014:

				Investment maturity										
	_Fa	nir value	1	year or less		tween 1 l 2 years		tween 2	Between 4 and 5 years					
US Treasury	\$	193,312	\$	47,990	\$	34,054	\$	111,268	\$	-				
FHLB Notes		33,946		27,021		5,030		1,895		-				
FFCB Notes		49,700		20,034		4,998		24,668		-				
FHLMC Notes		13,346		10,253		-		3,093		-				
FNMA Notes		36,820		9,976		20,141		6,703		-				
Corporates		66,207		30,586		21,777		13,844		-				
Total	\$	393,331	\$	145,860	\$	86,000	\$	161,471	\$					

The Entity categorizes its fair value measurements within the fair value hierarchy established by generally accepted accounting principles. The hierarchy is based on valuation inputs used to measure fair value of the assets. Level 1 inputs are quoted prices in an active market for identical assets, Level 2 inputs are significant other observable inputs, and Level 3 inputs are significant unobservable inputs. The Entity does not value any of its investments using Level 3 inputs.

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

The following is a summary of the fair value hierarchy of the fair value of investments as of March 31, 2018 and June 30, 2017:

Fair Value Measurements Using									I	Fair Value Measu	rements	Using	
March 31, 2018			Activ Ide	ted Prices in e Markets for ntical Assets (Level 1)	Obse	ificant Other rvable Inputs (Level 2)	Jun	ne 30, 2017	Active	ed Prices in Markets for al Assets (Level 1)	Significant Other Observable Inputs (Level 2)		
US Treasury	\$	210,573	\$	210,573	\$	-	\$	193,312	\$	193,312	\$	-	
FHLB Notes		23,842		-		23,842		33,946		-		33,946	
FFCB Notes		44,421		-		44,421		49,700		-		49,700	
FHLMC Notes		22,405		-		22,405		13,346		-		13,346	
FNMA Notes		36,630		-		36,630		36,820		-		36,820	
Corporates		86,137		-		86,137		66,207		-		66,207	
Total	\$	424,008	\$	210,573	\$	213,435	\$	393,331	\$	193,312	\$	200,019	

Investments classified in Level 1 of the fair value hierarchy, valued at \$210,573 and \$193,312 as of March 31, 2018 and June 30, 2017, respectively, are valued using quoted prices in active markets.

Investments classified in Level 2 of the fair value hierarchy are valued using matrix pricing techniques maintained by various pricing vendors. Matrix pricing is used to value securities based on the securities' relationship to benchmark quoted prices. Fair value is defined as the quoted market value on the last trading day of the period. These prices are obtained from various pricing sources by Huntington National Bank.

Liquidity and Interest Rate Risk – As a means of limiting exposure to fair value losses arising from rising interest rates, the Entity's investment policy generally requires that the investment portfolio remain sufficiently liquid to meet all operating and economic development programmatic needs.

*Credit Risk* – To minimize credit risk, the Entity prequalifies the financial institutions, broker/dealers, intermediaries, and advisors with whom the Entity will do business. In addition, the investment portfolio is diversified to minimize risk of loss. The Entity's investments were rated as follows by Standard & Poor's or Moody's Investor Services as of March 31, 2018:

	F	air Value	 AAA		AA+	AA		AA-		A+		A		A-						
FHLB Notes	\$	23,842	\$ -	\$	23,842	\$	-	\$	-	\$	-	\$	-	\$ -						
FFCB Notes	CB Notes		-		44,421		-		-		-		-		-		-		-	-
FHLMC Notes		22,405	-		22,405		-		-		-		-		-		-	-		
FNMA Notes		36,630	-		36,630		-		-		-		-	-						
Corporates		86,137	1,983		2,007		5,997	1	12,019		24,536		28,598	10,997						
Total	\$	213,435	\$ 1,983	\$	129,305	\$	5,997	\$ 1	12,019	\$ 2	24,536	\$	28,598	\$ 10,997						

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

The Entity's investments were rated as follows by Standard & Poor's or Moody's Investor Services as of June 30, 2017:

	Fair Value	AAA	AA+	AA	AA-	<b>A</b> +	A	A-
FHLB Notes	\$ 33,946	\$ -	\$ 33,946	\$ -	\$ -	\$ -	\$ -	\$ -
FFCB Notes	49,700	-	49,700	-	-	-	-	-
FHLMC Notes	13,346	-	13,346	-	-	-	-	-
FNMA Notes	36,820	-	36,820	-	-	-	-	-
Corporates	66,207	1,999	5,003		20,096	13,659	17,302	8,148
Total	\$ 200,019	\$ 1,999	\$ 138,815	\$ -	\$ 20,096	\$ 13,659	\$ 17,302	\$ 8,148

Concentration of Credit Risk – To limit exposure to the risk of loss due to the magnitude of the Entity's investments in a single issuer, no more than five percent of the total market value of the Entity's portfolio may be invested in bankers' acceptances issued by any one commercial bank and no more than five percent of the total market value of the portfolio may be invested in commercial paper of any one issuer. Investments are to be diversified in accordance with allocations determined by the Board of Directors, after consultation with the Board's Investment Committee.

Custodial Credit Risk – For an investment, this is the risk that, in the event of the failure of the counterparty, the Entity will not be able to recover the value of its investments that are in the possession of an outside party. The Entity's investments of \$424,008 and \$393,331 as of March 31, 2018 and June 30, 2017, respectively, are uninsured and held in the name of its investment manager.

Investment activity for the nine months ended March 31, 2018 is summarized as follows:

	Balance, ly 1, 2017	P	urchases	Maturities		ccrued ome (loss)	Balance, ch 31, 2018
US Treasury	\$ 193,312	\$	58,497	\$	(38,953)	\$ (2,283)	\$ 210,573
FHLB	33,946		5,024		(14,999)	(129)	23,842
FFCB	49,700		9,998		(15,000)	(277)	44,421
FHLMC	13,346		12,407		(3,250)	(98)	22,405
FNMA	36,820		-		-	(190)	36,630
Corporates	 66,207		42,006		(21,064)	(1,012)	86,137
Total	\$ 393,331	\$	127,932	\$	(93,266)	\$ (3,989)	\$ 424,008

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

Investment activity for the fiscal year ended June 30, 2017 is summarized as follows:

	Balance, ly 1, 2016	P	urchases	 <b>Saturities</b>	Accrued income (lo		 Balance, June 30, 2017
US Treasury	\$ 157,823	\$	141,330	\$ (104,558)	\$	(1,283)	\$ 193,312
FHLB	45,377		1,929	(13,055)		(305)	33,946
FFCB	29,860		20,081	-		(241)	49,700
FHLMC	8,260		5,116	-		(30)	13,346
FNMA	35,468		6,699	(5,000)		(347)	36,820
Corporates	47,466		26,144	 (7,000)		(403)	 66,207
Total	\$ 324,254	\$	201,299	\$ (129,613)	\$	(2,609)	\$ 393,331

Interest income accrues on U.S. government and agency bonds over the bond term. Interest income is redeemed upon bond maturity. Income (loss) realized from maturities during the three and nine months ended March 31, 2018 totaled \$8 and (\$57), respectively. Income (loss) realized from maturities during the three and nine months ended March 31, 2017 totaled (\$13) and (\$185), respectively. Interest on public corporate fixed income securities accrues over the term of the holding and is redeemed at various times until maturity. Accrued income (loss) of (\$3,989) and (\$2,609) as of March 31, 2018 and June 30, 2017, respectively, represents unrealized bond interest earned, but not redeemed. Accrued income increases bond value, which is reported at fair value in the financial statements.

# 4. Capital Assets

Capital assets activity for the nine months ended March 31, 2018 is as follows:

	Balance, July 1, 2017		Ad	ditions	Reductions		Balance, March 31, 2018	
	•						Φ.	
Furniture and equipment	\$	656	\$	-	\$	-	\$	656
Leasehold improvements		1,010		823		-		1,833
Software		1,702		-		-		1,702
Total capital assets								
being depreciated		3,368		823		-		4,191
Less: accumulated depreciation								
Furniture and equipment		(412)		(50)		-		(462)
Leasehold improvements		(413)		(106)		-		(519)
Software		(1,233)		(230)				(1,463)
Total accumulated								
depreciation		(2,058)		(386)		-		(2,444)
Total capital assets being		,				,		
depreciated, net	\$	1,310	\$	437	\$		\$	1,747

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

Capital assets activity for the fiscal year ended June 30, 2017 is as follows:

	В	alance,					Ba	alance,
	July 1, 2016		Additions		Reductions		June 30, 2017	
Furniture and equipment	\$	656	\$	-	\$	-	\$	656
Leasehold improvements		879		131		-		1,010
Software		1,394		308		-		1,702
Total capital assets								
being depreciated		2,929		439				3,368
Less: accumulated depreciation								
Furniture and equipment		(331)		(81)		-		(412)
Leasehold improvements		(303)		(110)		-		(413)
Software		(918)		(315)				(1,233)
Total accumulated								
depreciation		(1,552)		(506)		-		(2,058)
Total capital assets being depreciated, net	\$	1,377	\$	(67)	\$	_	\$	1,310
* *								

#### 5. Loans Receivable

The Entity's economic development initiatives include loans to companies that have limited access to capital and funding from conventional private sources of funding. In order to obtain a disbursement, the borrower submits to the Entity a draw request that identifies the applicable costs that have been incurred. The Entity recognizes the receivable at time of disbursement to the borrower.

Loans receivable balance of \$80,357 as of March 31, 2018 relates to disbursements to 40 companies, and is net of loss allowance of \$4,280. Loans receivable balance of \$48,278 as of June 30, 2017 relates to disbursements to 27 companies and is net of loss allowance of \$4,584. The current portion of the loans receivable balance of \$6,303 and \$4,500 as of March 31, 2018 and June 30, 2017, respectively, represent principal payments due within the following twelve months. The terms of the loans outstanding at March 31, 2018 and June 30, 2017 provide for disbursements of up to \$125,011 and \$89,014, respectively. The outstanding balance of the commitments as of March 31, 2018 and June 30, 2017 were \$33,949 and \$33,103, respectively.

The Entity's loans are held at amortized cost less a valuation allowance. A loan is impaired when, based on current information and events, it is probable that the Entity will be unable to collect all amounts due according to the contractual terms of the loan agreement. If determined that a loan requires a valuation allowance, a provision for loss is established equal to the difference between the carrying value and either the fair value of the collateral less costs to sell or the present value of expected future cash flows discounted at the loan's effective interest rate. The amount of valuation allowance was \$4,280 and \$4,584, respectively, as of March 31, 2018 and June 30, 2017.

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

#### 6. Accounts Receivable Balances

Accounts receivable comprise amounts due from liquor agency stores and liquor vendors. These amounts due are attributable to inventory adjustments from audits, store manager adjustments, distribution center services, and other miscellaneous claims.

## 7. Prepaid Expenses

Certain payments to vendors reflect costs applicable to future accounting periods and are recorded as prepaid expenses in the basic financial statements. This includes \$637 and \$2,642 of service fees to the Ohio Department of Commerce as of March 31, 2018 and June 30, 2017, respectively, as well as \$228 and \$1,068, respectively, as of March 31, 2018 and June 30, 2017 for prepaid rent payments on two separate operating lease agreements. See note 3(b)6 below.

# 8. Intangible Asset – Liquor Franchise

As a result of the purchase of the franchise for the sale of spirituous liquor, the Entity recorded an intangible asset of \$1,379,924, reflecting the net franchise fee paid to the State, net of certain tangible assets received in the transfer pursuant to the Transfer Agreement.

The intangible asset – liquor franchise, is amortized over its useful life that coincides with the related contractual rights of the Transfer Agreement of 25 years. Amortization expense was \$13,799 and \$41,398 for the three and nine months ended March 31, 2018 and 2017. No impairment of the intangible asset existed as of March 31, 2018 and June 30, 2017.

Intangible asset – liquor franchise activity for the nine months ended March 31, 2018 is as follows:

		Balance,						Balance,		
	Jı	uly 1, 2017	A	dditions	Red	uctions	Ma	March 31, 2018 \$ 1,379,924		
Liquor franchise	\$	1,379,924	\$	-	\$	-	\$	1,379,924		
Less: Accumulated amortization		(243,787)		(41,398)		_		(285,185)		
Liquor franchise, net of amortization	\$	1,136,137	\$	(41,398)	\$	-	\$	1,094,739		

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

Intangible asset – liquor franchise activity for the fiscal year ended June 30, 2017 is as follows:

		Balance,						Balance,
	Jı	July 1, 2016		Additions		uctions	June 30, 2017	
Liquor franchise	\$	1,379,924	\$	-	\$	-	\$	1,379,924
Less: Accumulated amortization		(188,590)		(55,197)		_		(243,787)
Liquor franchise, net								
of amortization	\$	1,191,334	\$	(55,197)	\$		\$	1,136,137

### (b) Liabilities

### 1. Accrued Liabilities

Accrued liabilities reported at March 31, 2018 and June 30, 2017 are as follows:

	March 31, 2018	Jun	e 30, 2017
Economic development programs	\$ 108,080	\$	46,828
Liquor purchases	13,168		13,112
Agency commissions	3,133		2,787
Taxes	10,271		9,690
Supplemental Payment	28,788		13,495
Service fees	6,511		7,029
Economic development purchased services	1,270		686
Professional services	1,257		1,160
Payroll	403		165
Legal services	111		114
Paid time off	168		117
Deferred rent	804		174
Employee benefits	19		41
Other	1,052		332
	\$ 175,035	\$	95,730

# 2. Economic Development Programs – Grants

The Entity operates five grant programs to encourage economic development within the State. These comprise:

• Economic Development Grants – The Economic Development grant program focuses on fixed asset and infrastructure investment.

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

- Workforce Grants The Workforce grant program focuses on training costs associated with new or incumbent employees.
- Revitalization Grants The Revitalization grant program is designed to support the acceleration of redeveloping sites in Ohio, with the primary focus on projects where the cost of redevelopment and remediation is more than the value of the land in question.
- Revitalization Phase II Assessment Grants The Revitalization Phase II Assessment grant program
  is designed to assist in the review of potential environmental risks on a project site where
  redevelopment for job creation or retention is likely to occur.
- Research and Development Grants The Research and Development grant program provides
  opportunity to collaborate and partner on new discoveries that can further companies' competitive
  advantage and impact their respective industries.

As of March 31, 2018, the Entity had executed 613 grants, including 228 economic development grants, 237 workforce grants, 145 revitalization grants, and 3 research and development grants with a total committed amount of \$242,296. As of March 31, 2018, the Entity had \$111,671 in committed, but unpaid grants. As of June 30, 2017, the Entity had executed 479 grants, including 170 economic development grants, 195 workforce grants, and 114 revitalization grants with a total committed amount of \$148,673. As of June 30, 2017, the Entity had \$69,688 in committed, but unpaid grants. The grants are funded on a reimbursement basis where the grantee must provide documentation illustrating where applicable costs have been incurred.

In accordance with generally accepted accounting principles, the Entity recognizes grant expense and the related liability for allowable costs where the transaction is reasonably estimable in amount and probable of distribution. This process includes the use of estimates in the absence of information as to costs incurred, but unclaimed by the grantee. The Entity has developed a methodology to produce an estimate of the liability as of the financial statement date, based upon the anticipated progress of the related project. The corresponding result is recorded as accrued economic development programs and is included in accrued liabilities in the statements of net position. The accrued economic development programs were \$108,080 and \$46,828 as of March 31, 2018 and June 30, 2017, respectively.

# 3. 401(k) Savings Plan

The Entity operates a defined contribution pension plan titled JobsOhio 401(k) Plan (herein referred to as the Plan) created in accordance with Internal Revenue Code Section 401(k). The Plan, available to all qualified employees of the Entity, permits employees to defer a percentage of their salary up to the maximum percentage allowed by the Internal Revenue Service. The Entity matches 100 percent of the first three percent of the employee contribution, plus 50 percent of the employee contribution over three percent but not greater than five percent, bringing the maximum match percentage to four percent. Employees are fully vested in the Plan at the time contributions begin and there are no forfeitures. Participants must be over 21 years of age and have completed three consecutive months of service.

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

The Entity is the plan administrator of the Plan and the Plan trustee is Frontier Trust Company. The Entity may amend the Plan to add new features or to change or eliminate various provisions, but may not take away or reduce protected benefits under the Plan. Participants direct the allocation of their deferral based on several investment options. The assets of the Plan are not included in the Entity's financial statements and cannot be used for purposes other than the exclusive benefit of the participants or their beneficiaries or to pay the reasonable expenses of plan administration.

The Plan was implemented in February 2014. For the three and nine months ended March 31, 2018, the total 401(k) match expense was \$122 and \$238, respectively, on total employee contributions of \$240 and \$515, respectively. For the three and nine months ended March 31, 2017, the total 401(k) match expense was \$92 and \$190, respectively, on total employee contributions of \$197 and \$408, respectively. As of March 31, 2018, and June 30, 2017, accrued employee 401(k) deferrals and accrued employer match was \$19 and \$30, respectively, and are included in the statements of net position as accrued liabilities.

#### 4. Commitments and Contingencies – Litigation

No litigation is currently pending in which the Entity is named as a party.

#### 5. Lease Obligations

The Entity has an agreement for an office facilities lease and pays monthly rent. Rent expense was \$673 and \$911, respectively, for the three and nine months ended March 31, 2018. Rent expense was \$119 and \$356, respectively, for the three and nine months ended March 31, 2017.

Minimum future lease payments as of March 31, 2018 under this operating lease are as follows:

Year ending June 30:	
2018	90
2019	362
2020	370
2021	379
2022 - thereafter	2,304
Total	\$ 3,505

In fiscal year 2015, the Entity entered into a lease agreement for office equipment, which is classified as a capital lease. The leased equipment is amortized on a straight-line basis over 5 years. Total accumulated amortization related to the leased equipment is \$33 and \$25 at March 31, 2018 and June 30, 2017, respectively. Property on capital lease as of March 31, 2018 is as follows:

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

Office equipment \$ 52
Less: accumulated amortization (33)

Total \$ 19

Property on capital lease as of June 30, 2017 is as follows:

Office equipment	\$ 52
Less: accumulated amortization	 (25)
Total	\$ 27

The interest rate related to the lease obligation is 1% and the maturity date is April 2020. Minimum future lease payments as of March 31, 2018 under this capital lease are as follows:

Year ending June 30:	
2018	\$ 2
2019	10
2020	 8
Total	\$ 20

In the fiscal year ended June 30, 2017, the Entity entered into two separate lease agreements for the use of distribution center facilities in Green, Ohio and Groveport, Ohio. Rent expense on the two facilities was \$693 and \$2,081 for the three and nine months ended March 31, 2018, respectively. Rent expenses were \$19 for the three and nine months ended March 31, 2017.

The lease agreement for the distribution center in Green, Ohio has a term of seven years with a commencement date of April 1, 2017.

Minimum future lease payments as of March 31, 2018 under this operating lease are as follows:

Year ending June 30:	
2018	\$ 354
2019	1,417
2020	1,418
2021	1,473
2022 - 2024	4,100
Total	\$ 8,762

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

The lease agreement for the distribution center in Groveport, Ohio has a term of 63 full months with a commencement date of April 3, 2017.

Minimum future lease payments as of March 31, 2018 under this operating lease are as follows:

Year ending June 30:	
2018	\$ 216
2019	884
2020	906
2021	928
2022 - 2023	 1,032
Total	\$ 3,966

# 6. Long-Term Liabilities

Special obligation revenue bonds were issued on February 1, 2013, by the Entity to finance payment of consideration in connection with the purchase of a franchise to operate the Liquor Business including the transfer of certain Liquor Business assets and bond transaction costs. The obligations were issued as bonds with (approximately) level debt service (principal and interest) maturing each year with maturities that range from one to 25 years. JobsOhio Beverage System Statewide Senior Lien Liquor Profits Tax-Exempt Revenue Bonds, Series 2013A and JobsOhio Beverage System Statewide Senior Lien Liquor Profits Taxable Revenue Bonds, 2013B outstanding at March 31, 2018 and June 30, 2017 are as follows:

Special		Ou	itstanding	Interest	
obligation	Original		as of	rates	Final
bonds	issue date	Maı	ch 31, 2018	to maturity	maturity
Series 2013A	Feb. 2013	\$	384,790	4.0% - 5.0%	2038
Series 2013B	Feb. 2013	\$	950,610	2.2% - 4.5%	2035
Special		Outstanding		Interest	
obligation	Original		as of	Final	
bonds	issue date	Jui	ne 30, 2017	to maturity	maturity
Series 2013A	Feb. 2013	\$	389,790	4.0% - 5.0%	2038
Series 2013B	Feb. 2013	\$	990,480	1.8% - 4.5%	2035

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

The bonds have maturities that started in 2015 and continue through 2038. Maturities due within one year at March 31, 2018 and June 30, 2017 are \$45,845 and \$44,870, respectively. The bond series are subject to mandatory sinking fund redemption starting in 2024 and each year thereafter to maturity. The bonds will be repaid from Liquor Business Profits. All proceeds from the Liquor Business are pledged to the Trustee to pay obligations under the Indenture. The Indenture imposes certain restrictions and requirements whereby all Liquor Business revenues are required to be deposited in a trust fund held by the Trustee to settle obligations under the Indenture, including amounts sufficient to cover annual debt service for each fiscal year on account for all outstanding revenue bonds.

Liquor Business Profits must meet the minimum debt service coverage ratio of 135 percent for each fiscal year pursuant to the Transfer Agreement. Certain amounts are released from the lien of the Indenture and certain other amounts are held in funds pursuant to the terms of the Indenture for which amounts will not be pledged for the benefit of the owners of the bonds. These funds include the Tax Fund, the Operations Fund, and the General Purpose Fund. The bonds are not general obligations of the Entity or the State, and neither the faith nor credit are pledged as security for payment of the bonds.

Debt service requirements related to the bonds as of March 31, 2018 are as follows:

	F	Principal	I	nterest	 Total
Year ending June 30:		_			 
2019	\$	45,845	\$	57,049	\$ 102,894
2020		46,720		55,893	102,613
2021		48,890		54,011	102,901
2022		50,395		52,496	102,891
2023		52,035		50,846	102,881
2024 - 2028		291,115		223,150	514,265
2029 - 2033		355,970		158,001	513,971
2034 - 2038		444,430		68,108	 512,538
Total		1,335,400	\$	719,554	\$ 2,054,954
Unamortized premium		45,053			
Less current portion		(45,845)			
Total debt, long-term portion	\$	1,334,608			

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

Debt service requirements related to the bonds as of June 30, 2017 are as follows:

	I	Principal	1	nterest	 Total
Year ending June 30:					
2017	\$	44,870	\$	58,024	\$ 102,894
2018		45,845		57,049	102,894
2019		46,720		55,893	102,613
2020		48,890		54,011	102,901
2021		50,395		52,496	102,891
2022 - 2026		280,310		234,003	514,313
2027 - 2031		341,270		172,766	514,036
2032 - 2036		424,400		88,458	512,858
2037 - 2038		97,570		4,879	102,449
Total		1,380,270	\$	777,579	\$ 2,157,849
Unamortized premium		47,132			
Less current portion		(44,870)			
Total debt, long-term portion	\$	1,382,532			

Debt service activity for the nine months ended March 31, 2018 is as follows:

		Balance, uly 1, 2017	Additions Reductions					Balance, rch 31, 2018	Current portion		
Bond principal Bond premium	\$	1,380,270 59,663	\$	-	\$	(44,870)	\$	1,335,400 59,663	\$	45,845	
Less: Accumulated amortization		(12,531)		(2,079)				(14,610)			
Total debt	\$	1,427,402	\$	(2,079)	\$	(44,870)	\$	1,380,453	\$	45,845	

Debt service activity for the fiscal year ended June 30, 2017 is as follows:

	Balance,							Balance,		urrent		
	Jı	ıly 1, 2016	A	Additions		Reductions		ine 30, 2017	portion			
Bond principal	\$	1,424,290	\$	-	\$	(44,020)	\$	1,380,270	\$	44,870		
Bond premium		59,663		-		-		59,663		-		
Less: Accumulated		/a == a\										
amortization		(9,730)		(2,801)		-		(12,531)		-		
Total debt	\$	1,474,223	\$	(2,801)	\$	(44,020)	\$	1,427,402	\$	44,870		

(A Component Unit of the State of Ohio)

Notes to Financial Statements

(Unaudited)

(In thousands)

Bonds are subject to redemption prior to their stated maturity dates at the option of the Entity, in whole or in part on any date on or after January 1, 2023 at a redemption price equal to the principal amount of bonds to be redeemed plus accrued interest. For Series 2013B Bonds, the redemption price is the greater of (1) the principal amount or (2) the sum of the present value of the remaining scheduled payments of principal and interest to the maturity date plus accrued interest. Series 2013A Bonds maturing in 2038 are subject to mandatory sinking fund redemption on January 1, 2035 and each year thereafter to maturity. Series 2013B Bonds maturing in 2029 and 2035 are subject to mandatory sinking fund redemption on January 1, 2024 and 2030, respectively, and each year thereafter to maturity. Redemptions are from moneys in the Debt Service Fund established under the Indenture, at a redemption price equal to 100 percent of the principal amount to be redeemed plus accrued interest.

Pursuant to the terms of the Indenture, the Transfer Agreement, and the Services Agreement, the Entity is required to comply with various covenants and requirements. All financial covenants associated with the agreements executed in connection with the franchise transactions have been fully complied with as of March 31, 2018 and June 30, 2017.

### (c) Revenues

Liquor sales revenues are reported net of wholesale discounts and sales taxes. For the three and nine months ended March 31, 2018, operating revenues were reported net of discounts of \$4,933 and \$15,142, respectively, and sales tax of \$15,677 and \$51,540, respectively. For the three and nine months ended March 31, 2017, operating revenues were reported net of discounts of \$4,743 and \$14,453, respectively, and sales tax of \$14,234 and \$49,485, respectively.

(A Component Unit of the State of Ohio)

Notes to Financial Statements

# Combining Schedule of Net Position

(Unaudited)

(In thousands)

# (d) Combining Information

		March	31, 2018		June 30, 2017							
	JobsOhio	Component Unit JobsOhio Beverage System	Eliminating Entries	Combined Balance	JobsOhio	Component Unit JobsOhio Beverage System	Eliminating Entries	Combined Balance				
Assets:												
Current assets:												
Cash and cash equivalents - unrestricted	\$ 102,874	\$ 200,726	s -	\$ 303,600	\$ 93,302	\$ 180,718	S -	\$ 274,020				
Cash and cash equivalents - restricted	- 102,071	111,384	_	111,384		128,948	_	128,948				
Investments	424,008		_	424,008	393,331	120,710	_	393,331				
Inventory		75,301	_	75,301	-	73,533		73,533				
Loans	6,303	75,501		6,303	4,500	-		4,500				
Receivables	1,607	4,342	-	5,949	1,024	538	-	1,562				
Prepaid expenses	1,671	1,447	-	3,118	580	4,246	-	4,826				
Due from JOBS	411	1,44/	(411)	3,116	152		(152)	4,820				
Total current assets	536,874		(411)	929,663	492,889	387,983	(152)	880,720				
Total current assets	536,874	393,200	(411)	929,663	492,889	387,983	(152)	880,720				
Long-term assets:												
Intangible asset - liquor franchise, net of amortization	_	1,094,739	_	1,094,739	-	1,136,137	_	1,136,137				
Capital assets, net of accumulated depreciation	1,183	564	_	1,747	1,188	122	_	1,310				
Loans, net of loss allowance	74,054	-	_	74,054	43,778	-	_	43,778				
Total long-term assets	75,237	1,095,303		1,170,540	44,966	1,136,259		1,181,225				
Total assets	612,111	1,488,503	(411)	2,100,203	537,855	1,524,242	(152)	2,061,945				
Liabilities:												
Current liabilities:												
Accounts payable	1,907	16,774	-	18,681	2,166	15,009	-	17,175				
Accrued liabilities	111,703	63,332	-	175,035	48,424	47,306	-	95,730				
Special obligation bonds payable - current portion	-	45,845	-	45,845	-	44,870	-	44,870				
Bond interest payable	-	14,262	-	14,262	-	29,012	-	29,012				
Capital lease payable - current portion	10	-	-	10	10	-	-	10				
Due to JobsOhio	-	411	(411)	-	-	152	(152)	-				
Total current liabilities	113,620	140,624	(411)	253,833	50,600	136,349	(152)	186,797				
Long-term liabilities:												
		1 224 600		1 224 600		1 202 522		1 202 522				
Special obligation bonds payable	-	1,334,608	-	1,334,608	-	1,382,532	-	1,382,532				
Capital lease payable	10			10	18			18				
Total long-term liabilities	10	1,334,608		1,334,618	18_	1,382,532		1,382,550				
Total liabilities	113,630	1,475,232	(411)	1,588,451	50,618	1,518,881	(152)	1,569,347				
Net position:												
Net investment in capital assets	1,183	564	_	1,747	1,188	122	_	1,310				
Unrestricted	497,298	12,707	_	510,005	486,049	5,239	_	491,288				
Total net position	\$ 498,481	\$ 13,271	S -	\$ 511,752	\$ 487,237	\$ 5,361	S -	\$ 492,598				

(A Component Unit of the State of Ohio)

# Notes to Financial Statements

# Combining Schedule of Revenues, Expenses, and Changes in Net Position

(Unaudited)

(In thousands)

	T	hree Months End	led March 31, 201	18	Three Months Ended March 31, 2017							
		Component Unit				Component Unit						
	JobsOhio	JobsOhio Beverage System	Eliminating Entries	Combined Balance	JobsOhio	JobsOhio Beverage System	Eliminating Entries	Combined Balance				
Operating revenues:												
Net liquor sales	\$ -	\$ 273,693	\$ -	\$ 273,693	\$ -	\$ 249,608	\$ -	\$ 249,608				
Distribution center revenue	-	1,541	-	1,541	-	-	-	-				
Interest income - loans	458	-	-	458	455	-	-	455				
Fees and other	273		(175)	98	232		(156)	76				
Total operating revenues	731	275,234	(175)	275,790	687	249,608	(156)	250,139				
Operating expenses:												
Cost of goods sold	-	156,769	-	156,769	-	155,435	-	155,435				
Sales commissions	-	14,845	-	14,845	_	13,585	-	13,585				
Liquor gallonage taxes	-	11,171	-	11,171	_	10,580	-	10,580				
Amortization of intangible asset - liquor franchise	-	13,799	-	13,799	_	13,799	-	13,799				
Service fees	-	4,883	-	4,883	_	1,546	-	1,546				
Supplemental Payment	-	12,164	-	12,164	_	740	-	740				
JobsOhio management fees	-	175	(175)	-	_	156	(156)	-				
Economic development programs	23,320	-	- 1	23,320	21,649	-	- 1	21,649				
Salaries and benefits	4,632	-	-	4,632	3,691	-	-	3,691				
Economic development purchased services	2,727	-	-	2,727	2,812	-	-	2,812				
Professional services	1,415	1,390	-	2,805	961	1,533	-	2,494				
Insurance	54	98	-	152	50	96	-	146				
Administrative and support	1,571	854	-	2,425	844	682	-	1,526				
Marketing	2,568	-	-	2,568	2,391	-	-	2,391				
Other	-	319	-	319	-	35	-	35				
Total operating expenses	36,287	216,467	(175)	252,579	32,398	198,187	(156)	230,429				
Operating income (loss)	(35,556)	58,767		23,211	(31,711)	51,421		19,710				
Nonoperating revenues (expenses):												
Grants	50,000	(50,000)	-	-	45,000	(45,000)	-	_				
Bond interest, net	-	(13,575)	_	(13,575)	_	(13,810)	-	(13,810)				
Investment income	(397)	-	-	(397)	1,464	-	-	1,464				
Other, net	-	819	-	819	-	274	-	274				
Total nonoperating revenues (expenses)	49,603	(62,756)		(13,153)	46,464	(58,536)		(12,072)				
Change in net position	14,047	(3,989)		10,058	14,753	(7,115)		7,638				
Net position, beginning of period	484,434	17,260	-	501,694	426,755	14,636	-	441,391				
Net position, end of period	\$ 498,481	\$ 13,271	\$ -	\$ 511,752	\$ 441,508	\$ 7,521	\$ -	\$ 449,029				

(A Component Unit of the State of Ohio)

# Notes to Financial Statements

# Combining Schedule of Revenues, Expenses, and Changes in Net Position

(Unaudited)

(In thousands)

	N	ine Months End	ed March 31, 20	18	Nine Months Ended March 31, 2017							
		Component Unit				Component Unit						
	JobsOhio	JobsOhio Beverage System	Eliminating Entries	Combined Balance	JobsOhio	JobsOhio Beverage System	Eliminating Entries	Combined Balance				
Operating revenues:												
Net liquor sales	\$ -	\$ 883,716	\$ -	\$ 883,716	\$ -	\$ 817,422	\$ -	\$ 817,422				
Distribution center revenue	-	4,771	-	4,771	-	-	-	-				
Interest income - loans	1,582	-	-	1,582	1,205	-	-	1,205				
Fees and other	989		(574)	415	918		(529)	389				
Total operating revenues	2,571	888,487	(574)	890,484	2,123	817,422	(529)	819,016				
Operating expenses:												
Cost of goods sold	-	518,584	-	518,584	-	482,567	_	482,567				
Sales commissions	-	48,193	-	48,193	-	44,879	-	44,879				
Liquor gallonage taxes	-	36,123	-	36,123	-	34,786	_	34,786				
Amortization of intangible asset - liquor franchise	-	41,398	-	41,398	-	41,398	-	41,398				
Service fees	-	13,863	-	13,863	-	8,477	_	8,477				
Supplemental Payment	-	28,788	-	28,788	-	18,147	-	18,147				
JobsOhio management fees	-	574	(574)	-	-	529	(529)	-				
Economic development programs	102,693	-	-	102,693	66,635	-	-	66,635				
Salaries and benefits	9,870	-	-	9,870	8,448	-	-	8,448				
Economic development purchased services	8,529	-	-	8,529	7,801	-	-	7,801				
Professional services	3,819	5,458	-	9,277	2,713	2,715	-	5,428				
Insurance	155	294	-	449	152	277	_	429				
Administrative and support	3,566	2,445	-	6,011	2,233	682	-	2,915				
Marketing	8,249	-	-	8,249	7,005	-	_	7,005				
Other	-	794	-	794	-	79	_	79				
Total operating expenses	136,881	696,514	(574)	832,821	94,987	634,536	(529)	728,994				
Operating income (loss)	(134,310)	191,973	-	57,663	(92,864)	182,886	-	90,022				
Nonoperating revenues (expenses):												
Grants	145,000	(145,000)	_	-	135,000	(135,000)	_	_				
Bond interest, net	-	(41,196)	-	(41,196)	-	(41,840)	_	(41,840)				
Investment income	554	-	_	554	641	-	_	641				
Other, net	-	2,133	-	2,133	-	601	_	601				
Total nonoperating revenues (expenses)	145,554	(184,063)	-	(38,509)	135,641	(176,239)		(40,598)				
Change in net position	11,244	7,910	-	19,154	42,777	6,647	-	49,424				
Net position, beginning of period	487,237	5,361	-	492,598	398,731	874	-	399,605				
Net position, end of period	\$ 498,481	\$ 13,271	<b>s</b> -	\$ 511,752	\$ 441,508	\$ 7,521	-	\$ 449,029				

**JOBSOHIO** (A Component Unit of the State of Ohio)

Notes to Financial Statements

# Combining Schedule of Cash Flows

(Unaudited)

			Nine	months ended	d March 31,	2018			Nine months ended March 31, 2017							
			Cor	nponent					-		Component					
				unit							unit					
				bsOhio	Eliminating		Combined				JobsOhio	Elimin:	atinσ	C	Combined	
	Jobs	Ohio		everage System	Entr		Bala		JobsOhio		Beverage System	Entr			Balance	
Cash flows from operating activities:				system						_	System					
Receipts from fees and other	s	1,698	s		s		s	1,698	\$ 1,135	5 \$		s		s	1,135	
Receipts from customers	~	-	•	881,363			•	881,363	,	. 4	817,062				817,062	
Receipts from suppliers		-		3,501		-		3,501			817,002		-		617,002	
Payments to employees		(9,594)		3,301		-		(9,594)	(8,270	n,	-		-		(8,270)	
Payments to suppliers		(24,506)		(527,711)		-	(	(5,354)	(18,137	-	(484,985)		-		(503,122)	
Payments for economic development programs		(72,936)		(327,711)				(72,936)	(33,449		(404,703)				(33,449)	
Payments for commissions		(72,730)		(47,847)		-		(47,847)	(55,44)	"	(44,698)		_		(44,698)	
Receipts from sales taxes		-		51,540		-		51,540	-		49,485		-		49,485	
Payments for sales tax collections to State and county		-		(51,138)		-		(51,138)	-		(49,661)		-		(49,661)	
Payments for gallonage tax collections to State		-		(35,945)		-		(35,945)	-		(34,786)		-		(34,786)	
Payments for servicing fees		-		(11,498)		-		(11,498)	-		(3,988)		-		(3,988)	
Payments for Supplemental Payment to State		-				-							-			
Receipts (payments) between JobsOhio and component unit		315		(13,495)		-		(13,495)	701		(35,665)		-		(35,665)	
Net cash provided by (used in) operating activities	-	105,023)		(315) 248,455		÷		143,432	(58,020		212,063		÷	_	154,043	
ivet cash provided by (used in) operating activities		105,023)		248,455				143,432	(58,020	"	212,063				154,043	
Cash flows from noncapital financing activities:																
Receipts (payments) between JobsOhio and component unit for grants				(4.45.000)							(135,000)					
Payments for other nonoperating expenses		145,000		(145,000)		-			135,000	,			-		- (1)	
Net cash provided by (used in) noncapital financing activity		145,000		(5)		<u> </u>		(5)	135,000		(1)		<u> </u>		(1)	
Net cash provided by (used in) noncapital infancing activity		145,000		(145,005)				(5)	135,000	<u> </u>	(135,001)				(1)	
Cash flows from capital and related financing activities:																
				(210				(#80)								
Acquisition of capital assets		(274)		(246)		-		(520)	(68		-		-		(68)	
Payments for capital lease		(8)		-		-		(8)	(8	5)	-		-		(8)	
Payments for bond principal		-		(44,870)		-		(44,870)	-		(44,020)		-		(44,020)	
Payments for bond interest		-		(58,024)				(58,024)			(58,876)				(58,876)	
Net cash used in capital and related financing activities		(282)		(103,140)		-	(	103,422)	(76	<u> </u>	(102,896)		-		(102,972)	
Cash flows from investing activities:																
Cash flows from investing activities:  Dividends and interest income																
		4,543		2,134		-		6,677	2,987		602		-		3,589	
Purchases of investments		127,932)		-		-	(	127,932)	(161,840		-		-		(161,840)	
Proceeds from maturities of investments		93,266						93,266	91,631		-				91,631	
Net cash provided by (used in) investing activities		(30,123)		2,134		-		(27,989)	(67,222		602		-		(66,620)	
Net increase (decrease) in cash and cash equivalents		9,572		2,444		-		12,016	9,682		(25,232)		-		(15,550)	
Cash and cash equivalents, beginning of period		93,302		309,666		-		402,968	80,213		317,634				397,847	
Cash and cash equivalents, end of period	\$ 1	02,874	\$	312,110	\$	-	\$ 4	114,984	\$ 89,895	<u> </u>	292,402	S	-	S	382,297	
Reconciliation of operating income (loss) to net cash provided by (used in) operating activities:																
Operating income (loss)	\$ (	134,310)	\$	191,973	\$	-	\$	57,663	\$ (92,864	4) \$	182,886	\$	-	\$	90,022	
Adjustments to reconcile operating income to net cash provided by (used in) operating activities:																
Amortization of intangible asset - liquor franchise		-		41,398		-		41,398	-		41,398		-		41,398	
Depreciation and amortization expense		363		22		-		385	377	7	-		-		377	
Increase in loans		(31,775)		-		-		(31,775)	(15,628	3)	-		-		(15,628)	
Increase (decrease) in loan valuation allowance		(304)		-		-		(304)								
(Increase) decrease in inventory		-		(1,768)		-		(1,768)	-		(6,433)		-		(6,433)	
(Increase) decrease in receivables		(583)		(3,804)		-		(4,387)	(415	5)	(361)		-		(776)	
(Increase) decrease in prepaid expenses		(1,091)		2,799		-		1,708	2,624	1	(1,661)		-		963	
(Increase) decrease in due from/to component unit (net)		(259)		259		-		-	172	2	(172)		-		-	
Increase (decrease) in accounts payable		(343)		1,550		-		1,207	226	6	1,596		-		1,822	
Increase (decrease) in accrued liabilities		63,279		16,026		-		79,305	47,488	3	(5,190)		-		42,298	
Total adjustments		29,287		56,482		-		85,769	34,844	1	29,177		-		64,021	
Net cash provided by (used in) operating activities	S (1	05,023)	\$	248,455	s	-	\$ 1	143,432	\$ (58,020	) \$	212,063	s	-	s	154,043	
Noncash capital and related financing activities:																
Purchases of capital assets on account	s	89	\$	219	\$	-	s	308	\$ 109.00	) \$	122.00	\$		\$	231.00	
Amortization of bonds payable	s	-	\$	2,079	\$	_	S	2,079	s -	S		s		s	2,105	
• •	~		-	-,077	-		-	-,-//	-		2,103	-		~	_,.05	