This Annual Report this 3 \$ Q Q X D O 5st of Brand Wby Loyola University of Chicago, alm bis not for SURILW FRUSRUDWLRQ WKH ³8QLth/eH0.doh/tibu/M/og/DisclbsQureFARgreeSon@ntt//DkQHFH*ZL%/K D HQWH & RQWLQXLQJ 'LVFORVXUH \$JUHHPHQW' GDWHG DV RIIIIODDS\Finance \$ X W K R U L W W KWR KR He Wert & BondsLoyola University of Chicago Series 2012B W K H ³ 6 H U L H V % % RQGVE WKH 9 ROXQWDU\ & RQWLQXLQJ 'LVFORVXUH 8 QGHUWDNLQJ \$. 'LVFORVXUH \$JUHHPHQW´ GDWHG DVno®onhno@cx¥oonhXwithWthe Authority Comhno@beVonhabUHG LQV 3DSHU 5HYHQXH 1RWHV /R∖ROD 8QLYHUVLW∖ RI &KLFDJR)LQDQFLQJ 3 1 R W H V ′ F WKH & RQWLQXLQJ 'LVFORVXUH \$JUHHPHQW WKH 3 & R Q 12, 2007, entered into in connection with the Authority Revenue Bonds, Loyola University of Chicago, Series 2007 \$JU WKH ³6HULHV % RQGV′ G WKH & RQWLQXLQJ 'LVFORVXUH \$ JUHHPHQW GDWHG eDitereblinte K and the Authoritans successor to the Illinois Educational Facilities Authority Revenue Bonds, Lovola University of Chica Speries 2003A WKH ³6 HULHV \$ % WKH ³6 HULHV the Continut% of RD0s Cools ure Addreen for the King 997€ % RQ 63mbd 6 HULHV & RQWLQXLQJ 'LVFORVXUH Stuby U9H119997HQW GDWHG DV RI

7KH 8QLYMHStubhidaW10VMCGLWHG FRQVROLGDWHG ILQDQFLDO VWDWHPHQW

Selected Consolidated Financial Information $\P~V$

-	Fiscal Year Ended June 30	
	2012	2011
Cash Equivalents and Shdirerm Investments	\$370,806	\$80,354
Endowment and Other Longerm Investments	444,047	400,304
Land, Building and Equipment (net of depreciation)	912,629	788,048
Receivable rom Trinity Health	75,000	212,003
Other Assets		

related to a reduction in the postosing reconciliation payment, and a \$3.7 million loss related et on the property transfers on the lealth Sciences/Nerdical Center Campus

a decreased cash flow requirement of \$4.3 millidebt service of \$23.4 million in fiscal year 2012 was 5.2% of operating expenses.

Fiscal year 2012 capitakpenditures totaled \$157.7iliton. Significant capital expenditures were related to academic and student life building Sunco Hall, which was completed in May 2012, is car-story academic centerthat uses vanguard technology to reduce its carbon footpand increase energy efficiency he Center for Collaborative Studies chool of Nursing building vas substantially completed in fiscal year 2012 and home to new nursing classrooms and administrative offices, a -of attee art clinical simulation order, and the health sciences library. The University also focused on various reside Dof L Cobn Attuction for the context of the context of

UHYROYLQJ ORDQ EDVLV % RUURZLQJV XQGHU WKH OLQH RI FUHGLW P Rate, or other negotiated ratesuring the fiscal year ended June 30, 2011, there was no balance outstanding nor any interest paid on any line of credit.

Fiscal year 2011 capital expenditures totaled \$113.4 million. Significant improvements were made to the

<u>Financial Aid</u> During the 201412 academic year, approximately 14,040 students of the University received approximately \$377 million in finate aid. The sources of these funds were: the State of Illinois (3%), federal programs (57%), University which include scholarships and grants (34%) and direct awards to VWXGHQWVIURPYDULRXVVRXUFHV **\$Istimel student** Dreve the State of Brin WKH 8Q of financial aid information for the 2012 academic year is not yet available. The following table presents total student financial aid by source.

Total Student Financial Aid

¶V

Academic Year Federal Illinois University Other Total

2007-08.....

Cash and Investments

7 KH PDUNHW YDOXH RI WKH 8QLYHUVLW\¶V FDVK DQG LQYHVWPHQ 2008 thoughJune 302012 and the total return on Total Investments for the fiscal years then ended are set forth in the table below. The University records investment results net of management fees.

Outstanding Long-Term Indebtedness

The following table **sts** forth the total outstanding lortigrm indebtedness of the University as of June 30, 2012. No indebtedness of any University affiliate is included, and **terrom**tindebtedness, including a **364**y Credit Agreement with PNC Bank, National Association der which the University may borrow up to \$20 million on a revolving loan basis, is excluded. The University routinely assesses its capital needs and borrowing plans on a regular basis.

Long-Term Indebtedness

	Year of Final Maturity ⁽¹⁾	Interest Rates	Amount Outstanding (June 30, 2012) (\$000 \$)
Installment Note, 65428 N. Sheridan	2015	9.50%	\$ 298
City of Chicago Loah	2012	0.00%	62
Series 1997C Bonds	2012	7.10%	5,380
Fixed-RateMedium-Term Notes	2017	7.52%	21,100
Series 2003B Bonds	2021	5.60%	37,520
Series 2003C Bonds	2018	4.80%5.30%	40,805
Series 2007 Bonds	2024	4.00%5.00%	26,670
2008 Commercial Paper Revenue Notes	2038	0.20%	74,040
Installment Note, Rome Center	2029	1.51%	11,925
2011 TermLoan	2018	2.36%	113,500
Series 2012A Bonds	2042	3.1994.626%	157,220
Series 2012B Bonds	2042	2.00-5.00%	92,215
Total			<u>\$580,73</u> 5

2012 between the University and the AuthorityWKH ³/RDQ \$JUH Beriets2011/2B Bdriets2011/2B Bdri

Under the first alternativ, a capitalization test, the University must demonstrate that Funded Indebtedness, including any contemplated new debt, does not exceed 50% of total University capitalization (defined as the sum of indebtedness plus net assets). Under the second **alterna**tdebt service coverage test, the Maximum Annual Long-Term Debt Service on all Funded Indebtedness of the University, including the debt to be issued, may not exceed 10% of (a) the average of University operating Revenues (as defined under then **Marsterne**) for the two most recent Fiscal Years or (b) if the University elects, and the new debt is to finance capital improvements, the

In addition, **s** long as (a) the64-day revolving credit agreement/ated February 28, 2011 between the University and PNC Bank, National Association/remains in effect; or (b) the Term Loan Agreement dated November 17, 2011 bl W Z H H Q W K H 8 Q L Y H U V L W \ D Q G 31 & % D Q N 1 D W L RiQ D O \$ V V R | connection with the 2011 Term Loane; mains in effect; or (c) any 2008 Commercial Paper Revenue Notes remain outstanding that are secured by the PNC Commercial Paperity; the University is required to meet the same tests for the incurrence of Additional Indebtedness as those required under the Master Indenture, including that the University may not issue Additional Indebtedness unless the University satisfiersof ithe following:

- i if the University elects to satisfy the capitalization test described above, then it must also comply with either the maximum annual longrm debt service coverage test described above, or one of the following two tests:
 - the Maximum Annual Debt Service Coverage Ratio of the University for the most recent Fiscal Year on all Funded Indebtedness, including the debt to be issued, must be not less than 1.20 to 1, or
 - the Debt Service Coverage Ratio of the University for the modenteFiscal Year on all Funded Indebtedness, but not the debt to be incurred, is not less than 1.20 to 1 and a FRQVXOWDQW ¶V UHSRUW VKRZV WKDW WDNLQJ WKH SUR Service Coverage Ratio for the two full Fiscal Yearstofkoing the issuance (or, for a capital project, the two full Fiscal Years following completion) is not less than 1.20 to 1. If the Projected Debt Service Coverage Ratio is at least 1.30 to 1, the University may GHOLYHU DQ RILLFHU ¶VK FIKH UF WQMLXFOD WWDHQLWQ¶ V0 UHXS RUW

or

i if the University elects to satisfy the Maximum Annual LoThegrm Debt Service Coverage test first described above, then it must also comply with either the capitalization test or the 8 Q L Y H U V L W \ ¶ V X Q U H VteVnlpduraFrilly lefstrictQd-Intext aBsets/ InflitVis/netSitiovXesVment in plant must be at least 65% of all lottegrm debt, including the debt to be issued.

The maximum annual debt service coverage of the University at Jun20 322, is 2.65 to 1.00 and the unrestricted plus temporarily restricted net assets minus investment in plant at that date is 120% eofnldebt, each calculated as required by the Master Indenture.

While the Series 1997C Bonds were outstanding (as of J

Center for Health and Fitness, the Cardinal Bernardin Cancer Center (subject **year 99** asehold interest for the portion of thebuilding currently used by LUMC) and the are for the new research facility. The north end of the campus is owned by LUMC, and includes the primary hospital building and other inpatient facilities and related infrastructure. The south end of the campus is also owned by LUMC and includes **ot(apabe**) and the area owned by LUMC.

Trinity, including the Health System and LUMC, derives a significant portion of its revenues from Medicare, Medicaid and other thipdarty payor programs. The receipt of future revenues by Trinity and the Health System, including LUMC, is subject to, angoother factors, federal and state policies and procedures affecting the healthcare industry, increased competition and other conditions that are not possible to predict. Developments in the healthcare industry, including increases in managed care amange have significantly increased competitive pressures and seek to restrain the growth in healthcare spending by employers, insurers, health maintenance organizations and other payors. No assurance can be given that Trinity, including the Healtha&dstat/MC,