ADOPT-A-CLASSROOM, INC. FINANCIAL STATEMENTS

Years Ended June 30, 2011 and 2010

Mayer Hoffman McCann P.C.



An Independent CPA Firm

1200 Brickell Avenue, Suite 700 Miami, FL 33131 305-503-4200 ph 305-381-8411 fx www.mhm-pc.com

Mayer Hoffman McCann P.C.

INDEPENDENT AUDITORS' REPORT

The Board of Directors Adopt-A-Classroom, Inc.

We have audited the accompanying statements of financial position of Adopt-A-Classroom, Inc. (a nonprofit Florida corporation) as of June 30, 2011 and 2010, and the related statements of activities, functional expenses and cash flows for the years then ended. These financial statements are the responsibility of the Organization's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with U.S. generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Adopt-A-Classroom, Inc. as of June 30, 2011 and 2010, and the changes in its net assets and its cash flows for the years then ended in conformity with U.S. generally accepted accounting principles.

Miami, Florida January 17, 2012

STATEMENTS OF FINANCIAL POSITION

June 30, 2011 and 2010

<u>ASSETS</u>		2011		2010
Cash Grants and pledges receivable Note receivable from related party Endowment fund Property and equipment, net Artwork Other assets	\$	1,852,684 202,132 169,875 430,328 - 2,000 5,990	\$	1,567,371 83,333 - 382,903 10,357 2,000 5,990
TOTAL ASSETS	\$	2,663,009	<u>\$</u>	2,051,954
LIABILITIES AND NET A	SS	ETS		
LIABILITIES Accounts payable Accrued expenses TOTAL LIABILITIES	\$	168,997 - 168,997	\$ 	112,177 8,859 121,036
NET ASSETS Unrestricted Temporarily restricted Permanently restricted TOTAL NET ASSETS		889,839 1,173,845 430,328 2,494,012		477,540 1,070,475 382,903 1,930,918
TOTAL LIABILITIES AND NET ASSETS	\$	2,663,009	\$	2,051,954

STATEMENTS OF ACTIVITIES

Years Ended June 30, 2011 and 2010

			2011				2010		
	Unrestricted	ted	Temporarily P Restricted	Permanently Restricted	Total	Unrestricted	Temporarily Restricted	Permanently Restricted	Total
SUPPORT AND REVENUE Contributions:									
Grants and general public	\$ 2,263,099	\$ 660	367,359 \$	↔	2,630,458	\$ 1,803,963 \$	421,509 \$	ن	2,225,472
Fundraising activities			•	,		2,128		,	2,128
Investment income	ຕົ	3,682	1	ı	3,682	2,388	ľ	r	2,388
Gain on sale of intellectual property	157,000	000	•	•	157,000	. •	•	•	. •
Change in present value of endowment fund			•	47,425	47,425	•	1	5,618	5,618
Net assets released from restrictions: Satisfaction of donor restrictions	263.989	686	(263,989)	1	1	209.818	(209.818)		1
TOTAL SUPPORT AND REVENUE	2,687,770	770	103,370	47,425	2,838,565	2,018,297	211,691	5,618	2,235,606
EXPENSES									
Support services:									
Fundraising	40,	40,772	ŧ	1	40,772	32,840	1	•	32,840
Administration and management	106,270	270	1		106,270	88,994	•	ı	88,994
Program services: Classmom adoption	2 128 429	429	ı	,	2 128 429	1 799 986		ı	1 799 986
TOTAL EXPENSES	2,275,471	471	r	r	2,275,471	1,921,820	1	•	1,921,820
									Ì
CHANGE IN NET ASSETS	412,299	299	103,370	47,425	563,094	96,477	211,691	5,618	313,786
NET ASSETS, beginning of year	477,540	540	1,070,475	382,903	1,930,918	381,063	858,784	377,285	1,617,132
NET ASSETS, end of year	\$ 889	\$ 689,688	1,173,845 \$	430,328 \$	2,494,012	\$ 477,540 \$	1,070,475 \$	382,903 \$	1,930,918

See Notes to Financial Statements

STATEMENTS OF FUNCTIONAL EXPENSES

Years Ended June 30, 2011 and 2010

			2011	1			2010	0	
				Program				Program	
		Support	Support Services	Services		Suppor	Support Services	Services	
			Administration				Administration		
			and	Classroom			and	Classroom	
	리	Fundraising	Wanagement	Adoption	Total	Fundraising	Management	Adoption	Total
Payroll and related costs	↔	34,958 \$	52,438 \$	309,062 \$	396,458	\$ 28,958 \$	43,438 \$	288,125 \$	360,521
Classroom purchases		ı	ı	1,488,764	1,488,764	1	•	1,231,880	1,231,880
Insurance		ŧ	21,978	32,966	54,944	1	19,138	28,707	47,845
Printed materials		1		6,080	6,080	•	1	3,999	3,999
Professional fees		ī	ı	90,525	90,525	ı	ì	94,343	94,343
Rent		ı	13,886	20,828	34,714	i	10,747	16,121	26,868
Telephone		753	1,129	5,647	7,529	565	848	4,238	5,651
Travel and entertainment	•••	5,061	5,061	ı	10,122	3,317	3,317	,	6,634
Website development		ı	ı	65,992	65,992	i	•	67,543	67,543
Other		-	11,778	108,565	120,343		11,506	65,030	76,536
	₩	40,772 \$	106,270 \$	2,128,429 \$ 2,275,471 \$	2,275,471	\$ 32,840 \$		88,994 \$ 1,799,986 \$ 1,921,820	1,921,820

See Notes to Financial Statements

STATEMENTS OF CASH FLOWS

June 30, 2011 and 2010

CASH FLOWS FROM OPERATING ACTIVITIES: Change in net assets \$ 563,094 \$ 313,786 Adjustments to reconcile change in net assets to net cash provided by operating activities: Depreciation and amortization 10,357 10,690 Gain on sale of intellectual property (150,000) - Change in value of endowment fund (47,425) (5,618) Reimbursement of expenses (18,700) - Accrued interest income (11,75) - Change in assets and liabilities: (118,799) - Grants and pledges receivable (56,820) (469) Accrued expenses (8,859) (949) NET CASH FLOWS FROM OPERATING 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$ 1,852,684 \$ 1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: \$ 150,000 Issuance of note receivable from related party for: \$ 150,000 </th <th></th> <th></th> <th>2011</th> <th></th> <th>2010</th>			2011		2010				
Adjustments to reconcile change in net assets to net cash provided by operating activities: Depreciation and amortization 10,357 10,690 Gain on sale of intellectual property (150,000) - Change in value of endowment fund (47,425) (5,618) Reimbursement of expenses (18,700) - Accrued interest income (1,175) - Change in assets and liabilities: Grants and pledges receivable (118,799) - Accounts payable 56,820 (469) Accrued expenses (8,859) (949) NET CASH FLOWS FROM OPERATING ACTIVITIES 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$1,852,684 \$1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property \$150,000 Reimbursement of expenses \$18,700	CASH FLOWS FROM OPERATING ACTIVITIES:								
provided by operating activities: 10,357 10,690 Gain on sale of intellectual property (150,000) - Change in value of endowment fund (47,425) (5,618) Reimbursement of expenses (18,700) - Accrued interest income (1,175) - Change in assets and liabilities: (118,799) - Grants and pledges receivable (118,799) - Accounts payable 56,820 (469) Accrued expenses (8,859) (949) NET CASH FLOWS FROM OPERATING 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$ 1,852,684 \$ 1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: \$ 150,000 Issuance of note receivable from related party for: \$ 150,000 Sale of intellectual property \$ 150,000 Reimbursement of expenses \$ 18,700	Change in net assets	\$	563,094	\$	313,786				
Depreciation and amortization 10,357 10,690 Gain on sale of intellectual property (150,000) - Change in value of endowment fund (47,425) (5,618) Reimbursement of expenses (18,700) - Accrued interest income (1,175) - Change in assets and liabilities: (118,799) - Grants and pledges receivable (118,799) - Accounts payable 56,820 (469) Accrued expenses (8,859) (949) NET CASH FLOWS FROM OPERATING 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$ 1,852,684 \$ 1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: \$ 150,000 Issuance of note receivable from related party for: \$ 150,000 Sale of intellectual property \$ 150,000 Reimbursement of expenses \$ 18,700	Adjustments to reconcile change in net assets to net cash								
Gain on sale of intellectual property (150,000) - Change in value of endowment fund (47,425) (5,618) Reimbursement of expenses (18,700) - Accrued interest income (1,175) - Change in assets and liabilities: Grants and pledges receivable (118,799) - Accounts payable 56,820 (469) Accrued expenses (8,859) (949) NET CASH FLOWS FROM OPERATING ACTIVITIES 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$ 1,852,684 \$ 1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property \$ 150,000 Reimbursement of expenses \$ 18,700	provided by operating activities:								
Change in value of endowment fund (47,425) (5,618) Reimbursement of expenses (18,700) - Accrued interest income (1,175) - Change in assets and liabilities: Grants and pledges receivable (118,799) - Accounts payable 56,820 (469) Accrued expenses (8,859) (949) NET CASH FLOWS FROM OPERATING ACTIVITIES 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$ 1,852,684 \$ 1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property \$ 150,000 Reimbursement of expenses \$ 18,700	Depreciation and amortization		10,357		10,690				
Reimbursement of expenses (18,700) - Accrued interest income (1,175) - Change in assets and liabilities: (118,799) - Grants and pledges receivable (118,799) - Accounts payable 56,820 (469) Accrued expenses (8,859) (949) NET CASH FLOWS FROM OPERATING ACTIVITIES 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$ 1,852,684 \$ 1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Sale of intellectual property \$ 150,000 Reimbursement of expenses \$ 18,700	Gain on sale of intellectual property		(150,000)		-				
Accrued interest income Change in assets and liabilities: Grants and pledges receivable Accounts payable Accrued expenses NET CASH FLOWS FROM OPERATING ACTIVITIES NET INCREASE IN CASH CASH, beginning of year CASH, end of year NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property Reimbursement of expenses (118,799) - (118,799) - (469) (469) (469) (8,859) (949) (949) (8,859) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (8,859) (949) (8,859) (949) (949) (8,859) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (949) (8,859) (949) (8,859) (949) (949) (8,859) (8,859) (949) (8,859) (8,859) (8,859) (949) (8,859) (8,859) (8,859) (8,859) (8,859) (8,859) (8,859) (8,859	Change in value of endowment fund		(47,425)		(5,618)				
Change in assets and liabilities: (118,799) - Grants and pledges receivable (118,799) - Accounts payable 56,820 (469) Accrued expenses (8,859) (949) NET CASH FLOWS FROM OPERATING 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$ 1,852,684 \$ 1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property \$ 150,000 Reimbursement of expenses \$ 18,700	Reimbursement of expenses		(18,700)		-				
Grants and pledges receivable (118,799) - Accounts payable 56,820 (469) Accrued expenses (8,859) (949) NET CASH FLOWS FROM OPERATING ACTIVITIES 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$ 1,852,684 \$ 1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: \$ 150,000 \$ 150,000 Reimbursement of expenses \$ 18,700	Accrued interest income		(1,175)		-				
Accounts payable 56,820 (469) Accrued expenses (8,859) (949) NET CASH FLOWS FROM OPERATING ACTIVITIES 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$ 1,852,684 \$ 1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property Reimbursement of expenses \$ 150,000	Change in assets and liabilities:								
Accrued expenses (8,859) (949) NET CASH FLOWS FROM OPERATING ACTIVITIES 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$1,852,684 \$1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property Reimbursement of expenses \$150,000 \$18,700	Grants and pledges receivable		(118,799)		-				
NET CASH FLOWS FROM OPERATING ACTIVITIES 285,313 317,440 NET INCREASE IN CASH CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$1,852,684 \$1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property Reimbursement of expenses \$150,000 \$18,700	Accounts payable		56,820		(469)				
ACTIVITIES 285,313 317,440 NET INCREASE IN CASH 285,313 317,440 CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$ 1,852,684 \$ 1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property \$ 150,000 Reimbursement of expenses \$ 18,700	•		(8,859)		(949)				
NET INCREASE IN CASH CASH, beginning of year CASH, end of year 1,567,371 1,249,931 CASH, end of year \$1,852,684 \$1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property Reimbursement of expenses \$150,000 \$18,700									
CASH, beginning of year 1,567,371 1,249,931 CASH, end of year \$ 1,852,684 \$ 1,567,371 NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property Reimbursement of expenses \$ 150,000 \$ 18,700	ACTIVITIES		285,313		317,440				
CASH, end of year **NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property Reimbursement of expenses **1,852,684 **1,567,371 **150,000 **150,000 **18,700	NET INCREASE IN CASH		285,313		317,440				
NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION: Issuance of note receivable from related party for: Sale of intellectual property Reimbursement of expenses \$\frac{150,000}{\$}\$\$	CASH, beginning of year		1,567,371		1,249,931				
Issuance of note receivable from related party for: Sale of intellectual property Reimbursement of expenses \$\frac{150,000}{\$} \frac{18,700}{\$}	CASH, end of year	\$	1,852,684	\$	1,567,371				
Sale of intellectual property Reimbursement of expenses \$\frac{\$150,000}{\$18,700}\$	NON-CASH INVESTING AND FINANCING ACTIVITIES INFORMATION:								
Sale of intellectual property Reimbursement of expenses \$\frac{\$150,000}{\$18,700}\$	Issuance of note receivable from related party for:								
Reimbursement of expenses \$ 18,700	· · · · · · · · · · · · · · · · · · ·				\$ 150,000				
Interest income \$ 1,175									
	·			-	\$ 1,175				

NOTES TO FINANCIAL STATEMENTS

(1) Organization

Adopt-A-Classroom, Inc. (the "Organization") was incorporated in the State of Florida on February 18, 1998, as a not-for-profit corporation. The Organization serves the community by soliciting contributions from corporations, foundations and the general public for use by specific teachers in acquiring school supplies for classrooms of local community schools and for the funding of the general expenses of the Organization.

(2) Basis of presentation

The Organization prepares its financial statements in accordance with the provisions of Accounting Standards Codification ("ASC") 958, "Financial Statements of Not-for-Profit Organizations." Under the provisions of ASC 958, net assets and revenue, gains and losses are classified based on the existence or absence of donor-imposed restrictions as follows:

- <u>Unrestricted Net Assets</u> Net assets that are not subject to donor-imposed stipulations.
- <u>Temporarily Restricted Net Assets</u> Net assets subject to donor-imposed stipulations that can be fulfilled by actions of the Organization pursuant to those stipulations or that expire by the passage of time.
- <u>Permanently Restricted Net Assets</u> Net assets subject to donor-imposed stipulations that they be maintained permanently by the Organization.

(3) Summary of accounting policies

Contributions - The Organization accounts for contributions in accordance with ASC 958, "Accounting for Contributions Received and Contributions Made," which requires contributions, including unconditional promises to give, to be recognized as revenue in the period received. Contributions of assets other than cash are recorded at their estimated fair value.

Contributions are reported as unrestricted, temporarily restricted or permanently restricted support depending on the existence or nature of any donor restrictions. The Organization considers all contributions available for unrestricted use, unless specifically restricted by donors. Restricted contributions for which restrictions are met in the same reporting period are reported as unrestricted contributions.

When a donor restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, temporarily restricted net assets are reclassified to unrestricted net assets and reported in the statement of activities as net assets released from restrictions.

The Organization receives temporarily restricted donations, which must be spent during the school year in which the donation is received or carried over to the following school year. At year-end, contributions received and not yet allocated to a classroom or not yet spent by the teacher remain as temporarily restricted net assets.

NOTES TO FINANCIAL STATEMENTS

(3) Summary of accounting policies (continued)

Use of Estimates - The preparation of financial statements in accordance with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Property and Equipment - Property and equipment is stated at cost or, if donated, at the estimated fair value at the date of donation. Depreciation is provided over the estimated useful lives of the respective assets on a straight-line basis ranging from five to seven years. Leasehold improvements are amortized over the lesser of the estimated life of the asset or the lease term.

Donations of property and equipment are reported as unrestricted support unless the donor has restricted the donated assets to a specific purpose. Assets donated with explicit restrictions regarding their use and contributions of cash to be used to acquire property and equipment are reported as restricted support. The Organization reports expirations of donor restrictions in accordance with the useful life of the asset placed in service when the donor stipulations are absent. The Organization reclassifies temporarily restricted net assets to unrestricted net assets at that time.

Functional Allocation of Expenses - The costs of providing the program and other activities have been summarized on a functional basis in the statement of functional expenses. Accordingly, certain costs have been allocated between the program and fundraising activities benefited.

Income Tax Status - The Organization is exempt from taxation under Section 501(c)(3) of the Internal Revenue Code. Accordingly, no provision for income taxes is required. In addition, the Organization qualifies for the charitable contribution deduction under Section 170(b)(1)(A) of the Internal Revenue Code.

U.S. generally accepted accounting principles require the Organization's management to evaluate tax positions taken by the Organization and recognize a tax liability (or asset) if the Organization has taken an uncertain tax position that more likely than not would not be sustained upon examination by the Internal Revenue Service ("IRS"). Management has analyzed the tax positions taken by the Organization or expected to be taken that would require recognition of a liability (or asset) or disclosure in the financial statements. The Organization is subject to routine audits by taxing jurisdictions; however, there are currently no audits for any tax periods in progress. Management believes the Organization is no longer subject to income tax examinations for years prior to 2008.

NOTES TO FINANCIAL STATEMENTS

(3) Summary of accounting policies (continued)

Cash - The Organization maintains its cash in bank deposit accounts which, at times, may exceed federally insured limits. The banking institution is participating in the Federal Deposit Insurance Corporation ("FDIC")'s transaction account guaranteed program. Under the program, all non-interest bearing accounts are fully guaranteed for the entire amount in the account through December 31, 2011; all other accounts are insured up to \$250,000. At June 30, 2011, the Company had approximately \$630,000 in excess of FDIC insured limits.

(4) Concentrations of credit risk and major sponsors and vendors

Major sponsors - For the years ended June 30, 2011 and 2010, two sponsors accounted for approximately 30% and 31% of total grants and pledge contributions, respectively. At June 30, 2011, these two sponsors accounted for 100% of total grants and pledges receivable, which were collected subsequent to June 30, 2011. At June 30, 2010, one of these sponsors accounted for 100% of total grants and pledges receivable, which were collected subsequent to June 30, 2010.

Major vendors - The Organization has agreements with multiple vendors mainly for school supply related products. The agreements provide for discounts on purchases from those vendors. The difference between retail prices that vendors sell product for through the Organization's website and the discounted price the vendors invoice the Organization is used by the Organization to cover administrative expenses. These discounts vary from vendor to vendor ranging from 15% to 25%.

During the years ended June 30, 2011 and 2010, purchases from three major vendors amounted to approximately \$876,000 and \$729,000, respectively. Donations from these vendors for the years ended June 30, 2011 and 2010, amounted to approximately \$167,000 and \$154,000, respectively.

During the years ended June 30, 2011 and 2010, purchases from one of these sponsors amounted to approximately \$349,000 and \$336,000, respectively. Donations from this sponsor for the years ended June 30, 2011 and 2010 amounted to approximately \$634,000 and \$517,000, respectively.

NOTES TO FINANCIAL STATEMENTS

(5) Property and equipment

At June 30, property and equipment is summarized as follows:

	June 30,			r
		2011		
Computer equipment	\$	10,230	\$	10,230
Furniture and equipment		2,469		2,469
Leasehold improvements		24,955		24,955
		37,654		37,654
Less: Accumulated depreciation				
and amortization		37,654		27,297
	\$		\$	10,357

(6) Endowment Fund

On June 30, 2006, the Organization entered into an agreement with the North Dade Medical Foundation, Inc. ("North Dade"), by which North Dade transferred \$500,000 to a designated representative to establish the Adopt-A-Classroom North Dade Medical Foundation Endowment Fund (the "Endowment Fund"). The Endowment Fund is permanently restricted and is invested by the designated representative using its own investment guidelines. The Organization has no control over the designated representative investment guidelines. According to the North Dade agreement, the designated representative will make distributions from the Endowment Fund of no less than 5% of the fair market value of the fund as measured by a 12-quarter rolling average of the fair market value. Fair market value includes any unrealized appreciation or depreciation of the fund. Should the total return attributed to the fund not be sufficient to cover inflation and to preserve purchasing power of the gift, the designated representative is required to make distributions of no less than 5% of the fair market value of the fund for that particular year by using the fund's principal, if necessary.

During the years ended June 30, 2011 and 2010, donations received for North Dade amounted to approximately \$22,000 and \$23,000, respectively.

(7) Fair value measurements

Financial Accounting Standards Board ("FASB") ASC 820, Fair Value Measurements and Disclosures provides the framework for measuring fair value. That framework provides a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements).

NOTES TO FINANCIAL STATEMENTS

(7) Fair value measurements (continued)

The three levels of the fair value hierarchy under FASB ASC 820 are described below:

Level 1 Inputs to the valuation methodology are unadjusted quoted prices for identical assets or liabilities in active markets that the Plan has the ability to access.

Level 2 Inputs to the valuation methodology include quoted prices for similar assets and liabilities in active markets; quoted prices for identical or similar assets and liabilities in inactive markets; inputs other than quoted market prices that are observable for the asset or liability; inputs that are derived principally from or corroborated by observable market data by correlation or other means. If the asset or liability has a specified (contractual) term, the Level 2 input must be observable for substantially the full term of the asset or liability.

Level 3 Inputs to the valuation methodology are unobservable and significant to the fair value measurement.

The asset's or liability's fair value measurement level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Valuation techniques used need to maximize the use of observable inputs and minimize the use of unobservable inputs.

Following is a description of the valuation methodologies used for assets measured at fair value. There have been no changes in the methodologies used at June 30, 2011 and 2010.

Marketable securities: Valued based on the net fair value of the underlying assets as determined generally by using commercial quotation services.

Hedge funds and private real estate funds: Valued as determined by North Dade based on financial information available in the investee financial statements.

The methods described above may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, while the Organization believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

NOTES TO FINANCIAL STATEMENTS

(7) Fair value measurements (continued)

The following tables set forth by level, within the fair value hierarchy, the Organization's investments at fair value as of June 30, 2011 and 2010:

		Investn	ent	s at Fair Va	lue	as of June 3	30, 2	011
		Level 1		Level 2		Level 3		Total
S&P 500	\$		\$	61,800	\$	_	\$	61,800
Russell 1000 Growth	•	-	•	31,003	•	_	·	31,003
EAFE		-		80,836		_		80,836
MSCI Emg. Market Free Inde	x	-		23,185		_		23,185
Barclays Int Gov/Credit Index		-		8,158		_		8,158
Barclays Capital Aggregate		-		46,249		-		46,249
Barclays US TIPS Index		_		30,215		_		30,215
Bond		_		30,629		-		30,629
S&P NA Natural Resources				00,020				00,020
Index		_		25,400				25,400
Citigroup World Government				20,100				20,700
Bond Index		_		32,767		_		32,767
Hedge funds		_		02,707		45,802		45,802
Private real estate funds		_		_		8,350		8,350
Money market		5,934		_		-		5,934
•		0,004						0,001
Total investments	_		_		_		_	
at fair value	\$	5,934	<u>\$</u>	370,242	<u>\$</u>	54,152	\$	430,328
			nent	s at Fair Va	lue	as of June 3	30, 2	010
		Investn Level 1	nent	s at Fair Va Level 2	lue	as of June 3 Level 3	30, 2	010 Total
S&P 500	<u> </u>		nent \$		lue \$		30, 2 \$	
S&P 500 Russell 1000 Growth	<u> </u>			Level 2				Total
	\$			Level 2 56,213				Total 56,213
Russell 1000 Growth	·			56,213 29,081				Total 56,213 29,081
Russell 1000 Growth EAFE	x			56,213 29,081 74,481				Total 56,213 29,081 74,481
Russell 1000 Growth EAFE MSCI Emg. Market Free Inde Barclays Int Gov/Credit Index	x			56,213 29,081 74,481 24,139				Total 56,213 29,081 74,481 24,139
Russell 1000 Growth EAFE MSCI Emg. Market Free Inde	x			56,213 29,081 74,481 24,139 7,073				Total 56,213 29,081 74,481 24,139 7,073
Russell 1000 Growth EAFE MSCI Emg. Market Free Inde Barclays Int Gov/Credit Index Barclays Capital Aggregate	x			56,213 29,081 74,481 24,139 7,073 44,109				56,213 29,081 74,481 24,139 7,073 44,109
Russell 1000 Growth EAFE MSCI Emg. Market Free Inde Barclays Int Gov/Credit Index Barclays Capital Aggregate Barclays US TIPS Index	x			56,213 29,081 74,481 24,139 7,073 44,109				56,213 29,081 74,481 24,139 7,073 44,109
Russell 1000 Growth EAFE MSCI Emg. Market Free Inde Barclays Int Gov/Credit Index Barclays Capital Aggregate Barclays US TIPS Index S&P NA Natural Resources	x			56,213 29,081 74,481 24,139 7,073 44,109 33,948				56,213 29,081 74,481 24,139 7,073 44,109 33,948
Russell 1000 Growth EAFE MSCI Emg. Market Free Inde Barclays Int Gov/Credit Index Barclays Capital Aggregate Barclays US TIPS Index S&P NA Natural Resources Index	x			56,213 29,081 74,481 24,139 7,073 44,109 33,948				56,213 29,081 74,481 24,139 7,073 44,109 33,948
Russell 1000 Growth EAFE MSCI Emg. Market Free Inde Barclays Int Gov/Credit Index Barclays Capital Aggregate Barclays US TIPS Index S&P NA Natural Resources Index Citigroup World Government Bond Index	x			56,213 29,081 74,481 24,139 7,073 44,109 33,948 18,285				56,213 29,081 74,481 24,139 7,073 44,109 33,948 18,285
Russell 1000 Growth EAFE MSCI Emg. Market Free Inde Barclays Int Gov/Credit Index Barclays Capital Aggregate Barclays US TIPS Index S&P NA Natural Resources Index Citigroup World Government	x			56,213 29,081 74,481 24,139 7,073 44,109 33,948 18,285		Level 3		Total 56,213 29,081 74,481 24,139 7,073 44,109 33,948 18,285 35,216
Russell 1000 Growth EAFE MSCI Emg. Market Free Inde Barclays Int Gov/Credit Index Barclays Capital Aggregate Barclays US TIPS Index S&P NA Natural Resources Index Citigroup World Government Bond Index Hedge funds	x			56,213 29,081 74,481 24,139 7,073 44,109 33,948 18,285		Level 3 44,142		Total 56,213 29,081 74,481 24,139 7,073 44,109 33,948 18,285 35,216 44,142
Russell 1000 Growth EAFE MSCI Emg. Market Free Inde Barclays Int Gov/Credit Index Barclays Capital Aggregate Barclays US TIPS Index S&P NA Natural Resources Index Citigroup World Government Bond Index Hedge funds Private real estate funds Money market	x	Level 1		56,213 29,081 74,481 24,139 7,073 44,109 33,948 18,285		Level 3 44,142		56,213 29,081 74,481 24,139 7,073 44,109 33,948 18,285 35,216 44,142 6,901
Russell 1000 Growth EAFE MSCI Emg. Market Free Inde Barclays Int Gov/Credit Index Barclays Capital Aggregate Barclays US TIPS Index S&P NA Natural Resources Index Citigroup World Government Bond Index Hedge funds Private real estate funds	x	Level 1		56,213 29,081 74,481 24,139 7,073 44,109 33,948 18,285		Level 3 44,142		56,213 29,081 74,481 24,139 7,073 44,109 33,948 18,285 35,216 44,142 6,901

NOTES TO FINANCIAL STATEMENTS

(7) <u>Fair value measurements (continued)</u>

The table below sets forth a summary of changes in the fair value of the Organization's Level 3 investments for the years ended June 30, 2011 and 2010.

	Level 3 Investments					
				ed June 30,	201	1
		Hedge		vate Real		_
	p	Funds	Est	ate Funds		Total
Balance, beginning of year	\$	44,142	\$	6,901	\$	51,043
Unrealized gains (losses)		~		125		125
Purchases, issuances, and						
settlements		1,660		1,324		2,984
Balance, end of year	\$	45,802	\$	8,350	\$	54,152
		L	evel 3	Investmen	ts	
				Investmen ed June 30,		0
			Ende			0
		Year	Ende Pri	ed June 30,		0 Total
Balance, beginning of year	\$	Year Hedge	Ende Pri	ed June 30, vate Real		
Balance, beginning of year Unrealized gains (losses)	\$	Year Hedge Funds	Ende Pri Est	ed June 30, vate Real ate Funds	201	Total
Unrealized gains (losses)	\$	Year Hedge Funds	Ende Pri Est	ed June 30, vate Real ate Funds	201	Total
	\$	Year Hedge Funds	Ende Pri Est	ed June 30, vate Real ate Funds	201	Total

(8) Commitment

The Organization leases its offices under a non-cancellable operating lease agreement expiring in August 2013. Future minimum lease payments are as follows:

	\$ 27,530
2013	4,100
2012	\$ 23,430
Year Ending June 30,	

Rent expense for the years ended June 30, 2011 and 2010 amounted to approximately \$34,700 and \$26,900, respectively.

NOTES TO FINANCIAL STATEMENTS

(9) Related party transaction

The Organization and a for-profit corporation, in which the Organization's founder is a majority shareholder, entered into an agreement to sell certain intellectual property with a carrying value of \$0 and reimbursement of certain legal fees amounting to \$11,700 in exchange for a \$168,700 promissory note. The note bears interest at 3% and is to be repaid in two installments of \$118,700 on or before April 2012 and \$50,000 on or before April 2013. Interest income for the year ended June 30, 2011 was approximately \$1,200. As part of the agreement, the Organization is to continue to use the software and agreed to pay a monthly licensing fee of \$14,500 for the first year, \$7,250 for the second year, and \$5,000 thereafter. During 2011, the Company paid \$29,000 for licensing fees to the related party.

(10) Subsequent events

The Organization has evaluated subsequent events through January 17, 2012, which is the date the financial statements were available to be issued. No significant matters were identified for disclosure during this evaluation.