NEW ISSUE Moody's Rating: "A"

In the opinion of Bond Counsel, the Bonds are exempt from taxation by the State of Minnesota and its subdivisions and municipalities; and the interest to be paid on the Bonds is not includable in the gross income of the recipient for United States or State of Minnesota income tax purposes and is not an item of tax preference included in the computation of the alternative minimum tax imposed on individuals under the Internal Revenue Code, but is subject to federal alternative minimum taxes and environmental surtaxes on corporations and the tax on United States branch profits on certain foreign corporations and to Minnesota franchise taxes on banks and corporations measured by income according to present federal and Minnesota laws, regulations, rulings and decisions. (See "TAX EXEMPTION" herein.)

\$11,100,000

MINNESOTA HIGHER EDUCATION FACILITIES AUTHORITY REVENUE BONDS, SERIES TWO-O (COLLEGE OF ST. THOMAS)

Bonds Dated: May 1, 1988

Interest Due: Each April I and October I commencing October I, 1988

The Bonds will mature annually on October I as follows:

\$250,000	1989	\$400,000	1995	\$550,000	2000	\$ 800,000	2005
\$300,000	1990	\$425,000	1996	\$600,000	2001	\$ 850,000	2006
\$325,000	1991-1992	\$450,000	1997	\$650,000	2002	\$ 925,000	2007
\$350,000	1993	\$475,000	1998	\$675,000	2003	\$1,125,000	2008
\$375,000	1994	\$525,000	1999	\$725,000	2004		

At the option of the Authority all Bonds maturing on or after October 1, 1999 may be redeemed prior to maturity on any interest payment date commencing October 1, 1998. Redemption may be in whole or in part of the Bonds subject to prepayment, and if in part, in such order of maturity as the College of St. Thomas (the "College") shall direct and by lot within a maturity in integral multiples of \$5,000.

The Bonds will also be subject to optional redemption on any interest payment date in whole but not in part in certain cases of damage to or destruction or condemnation of the Project Facilities described in the Loan Agreement and Indenture and in the event of a Determination of Taxability, as described herein.

Bids must be for not less than \$10,933,500, and accrued interest on the total principal amount of the Bonds and must be accompanied by a certified or cashier's check in the amount of \$111,000, payable to the order of the Minnesota Higher Education Facilities Authority (the "Authority"). The check of the Purchaser will be retained as liquidated damages in the event the Purchaser fails to comply with the accepted bid. The Authority will deposit the check of the Purchaser, the amount of which will be deducted at settlement.

No basic rate of interest for any maturity shall be lower than any prior rate. Bonds of the same maturity shall bear a single basic rate of interest from the date of the Bonds to the date of maturity. The Bonds will bear additional interest at a rate of 2.00% per annum in the event of a Determination of Taxability as described in the Loan Agreement and the Indenture.

The Bonds will be special obligations of the Authority payable solely from Loan Repayments made by or on behalf of the College of St. Thomas (the "College") pursuant to a Loan Agreement between the Authority and the College, or out of other amounts pledged pursuant to the Indenture, as described herein. The Loan Repayments will be a general obligation of the College.

The Bonds will be issued in denominations of \$5,000, and in integral multiples thereof not exceeding the amount maturing in any maturity, as requested by the Purchaser, and will be fully registered as to principal and interest. First Trust National Association, Saint Paul, Minnesota, will act as Trustee, Registrar and Paying Agent for the Bonds.

The Bonds will be delivered without cost to the Purchaser within 40 days following the date of their award. Delivery of the Bonds is subject to receipt of an approving legal opinion by Faegre & Benson, Minneapolis, Minnesota, Bond Counsel. Certain legal matters will be passed upon for the College by its Counsel, Moore, Costello & Hart, Saint Paul, Minnesota.

The Bonds will not be qualified tax-exempt obligations for purposes of Section 265(b)(3) of the Internal Revenue Code of 1986, relating to deductibility of interest incurred by financial institutions to purchase or carry tax-exempt obligations.

THE BONDS SHALL NOT BE LEGAL OR MORAL OBLIGATIONS OF THE STATE OF MINNESOTA NOR CONSTITUTE A DEBT FOR WHICH THE FAITH AND CREDIT OF THE AUTHORITY OR THE STATE OF MINNESOTA, OR THE TAXING POWERS OF THE STATE, ARE PLEDGED. THE AUTHORITY HAS NO TAXING POWERS.

BID OPENING AND AWARD:

April 13, 1988 (Wednesday) at 11:00 A.M., Central Time

Further information may be obtained from Springsted Incorporated, Financial Advisor to the Issuer, 85 East Seventh Place, Suite 100, Saint Paul, Minnesota 55101-2143 (612) 223-3000).

No dealer, broker, salesman or other person has been authorized by the Authority or the College to give any information or to make any representations other than those contained in this Official Statement and, if given or made, such other information or representations must not be relied upon as having been authorized by either the Authority or the College. The information contained herein, except as it relates to the Authority, has been obtained from the College and is not guaranteed as to accuracy or completeness and is not to be construed as a representation by the Authority. Information and expressions of opinion herein are subject to change without notice and neither the delivery of this Official Statement nor any sale made hereunder shall under any circumstances create any implication that there has been no change in the affairs of the Authority or the College since the date hereof.

References in this Official Statement to laws, rules, regulations, agreements, and any other documents do not purport to be comprehensive or definitive. All references to such documents are qualified in their entirety by reference to the particular document, the full text of which may contain qualifications of and exceptions to statements made herein. Where full texts have not been included as appendices hereto, they will be furnished on request.

An application for registration of the Bonds under the Minnesota Securities Act, Minnesota Statutes, Chapter 80A, has been filed and the sale of the Bonds is contingent upon registration of the Bonds by the Minnesota Department of Securities.

The Bonds have not been registered with the Securities and Exchange Commission by reason of the provisions of Section 3(a)(2) of the Securities Act of 1933, as amended. The registration or qualification of these securities in accordance with applicable provisions of securities laws of the jurisdictions in which the Bonds may be registered or qualified and the exemption from registration or qualification in other jurisdictions shall not be regarded as a recommendation thereof. Neither these jurisdictions nor any of their agencies have passed upon the merits of the Bonds or the accuracy or completeness of this Official Statement. Any representation to the contrary may be a criminal offense.

This Official Statement was prepared for the information of bidders for the Bonds at public sale by the Authority. Only the Arabic numbered pages and the appendices of this Official Statement may be used or reproduced, in whole or in part, for distribution to investors. However, no assurance is given and no representation is made that no additional information will be required if Bonds are reoffered by the purchasers of the Bonds from the Authority to investors or that this Official Statement states all facts material to an investor who purchases Bonds.

MINNESOTA HIGHER EDUCATION FACILITIES AUTHORITY

MEMBERS

Earl R. Herring, Chairman Retired, formerly Vice President for Administrative Affairs. Moorhead State

University, Moorhead, Minnesota.

Kathryn D. Jarvinen, Vice-Chairman Hospital Administrator, Winona, Minnesota.

Catherine M. Warrick, Secretary Executive Director, Chrysalis - A Center for

Women, Minneapolis, Minnesota.

John M. Amundson Partner, Managing McMahon, Hartman,

Amundson & Co., St. Cloud, Minnesota.

Carol A. Blomberg Vice President, Merchants & Miners State

Bank, Hibbing, Minnesota.

David A. Longanecker (Ex Officio) Executive Director. Minnesota Higher

Education Coordinating Board, St. Paul,

Minnesota.

John A. McHugh* Attorney and Banker, Minneapolis, Minnesota.

Larry A. Osnes (Ex Officio) President, Minnesota Private College Council,

St. Paul, Minnesota.

Steve Senich Director of Physical Therapy, Leisure Hills

Health Care Center, Hibbing, Minnesota.

Salesman/Construction Foreman, Olson Pool John Young, Jr.

Company, Hawley, Minnesota.

Dr. Joseph E. LaBelle, Executive Director

Bond Counsel Faegre & Benson

Financial Advisor Springsted Incorporated

Mr. McHugh is also a member of the Board of Trustees of the College. He has neither discussed nor voted on matters relating to the College during Authority meetings.



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OFFICIAL TERMS OF OFFERING

\$11,100,000

MINNESOTA HIGHER EDUCATION FACILITIES AUTHORITY REVENUE BONDS, SERIES TWO-O (COLLEGE OF ST. THOMAS)

Sealed bids for the Bonds will be opened by Dr. Joseph E. LaBelle, Executive Director, Minnesota Higher Education Facilities Authority (the "Authority") on Wednesday, April 13, 1988 at 11:00 A.M., Central Time, at Suite 450, Galtier Plaza, 175 East Fifth Street, Saint Paul, Minnesota 55101, telephone (612) 296-4690. The Executive Director is authorized to award the sale of the Bonds immediately following the bid opening with no further act or approval by the Members of the Authority, provided the net interest cost does not exceed 8.75% per annum.

DETAILS OF THE BONDS

The Bonds will be dated May 1, 1988, as the date of original issue, and will bear interest payable on October I and April I of each year, commencing October I, 1988. Interest will be computed upon the basis of a 360-day year of twelve 30-day months and will be rounded pursuant to rules of the MSRB. The Bonds will be issued in the denomination of \$5,000 each, or in integral multiples thereof as requested by the Purchaser, and fully registered as to principal and interest. Principal will be payable at the main corporate office of the Trustee and interest on each Bond will be payable by check or draft of the Trustee mailed to the registered holder thereof at his address as it appears on the books of the Trustee as of the 15th day of the calendar month next preceding the interest payment.

The Bonds will mature annually on October 1 in the amounts and years as follows:

\$250,000	1989	\$400,000	1995	\$550,000	2000	\$	800,000	2005
\$300,000	1990	\$425,000	1996	\$600,000	2001	\$	850,000	2006
\$325,000	1991-1992	\$450,000	1997	\$650,000	2002	\$	925,000	2007
\$350,000	1993	\$475,000	1998	\$675,000	2003	\$1,	125,000	2008
\$375,000	1994	\$525,000	1999	\$725,000	2004	• •	•	

The Bonds will bear additional interest at a rate of 2.00% per annum in the event of a Determination of Taxability as described in the Loan Agreement and the Trust Indenture.

OPTIONAL REDEMPTION

At the option of the Authority all Bonds maturing on or after October 1, 1999 may be redeemed prior to maturity on any interest payment date commencing October 1, 1998. Redemption may be in whole or in part of the Bonds subject to prepayment, and if in part, in any maturity or maturities as the College of St. Thomas (the "College") shall direct and by lot within a maturity in integral multiples of \$5,000.

The Bonds are also subject to redemption in whole but not in part on any interest payment date in certain events of damage or destruction described in a Loan Agreement between the College and the Authority and a Trust Indenture between the Authority and the Trustee, and in the event of a Determination of Taxability as defined therein. All prepayments shall be at a price of par and accrued interest.

SECURITY AND PURPOSE

The Bonds will be special obligations of the Authority payable solely from payments made by or on behalf of the College pursuant to the Loan Agreement or from other amounts pledged therefore

pursuant to the Trust Indenture. The Bonds are additionally secured by a pledge of the full faith and credit of the College, and by a debt service reserve. The debt service reserve will be in the amount of \$1,110,000 unless such amount exceeds the lesser of 10% of the proceeds of the Bonds (par less original issue discount according to the reoffering scale) or maximum annual principal of and interest on the Bonds, in which case the debt service reserve will be in the amount of such lesser sum. The Bonds shall not be legal or moral obligations of the State of Minnesota nor constitute a debt for which the faith and credit of the Authority, or the State of Minnesota, or the taxing powers of the State, are pledged. The Authority has no taxing powers. The proceeds will be used for renovations and additions to five buildings on the campus of the College in the City of Saint Paul, Minnesota, with appurtenant equipment and site improvements, and for acquisition of real property adjacent to the College and of computer equipment and software.

TYPE OF BID

A sealed bid for not less than \$10,933,500 and accrued interest on the total principal amount of the Bonds shall be filed with the undersigned prior to the time set for the opening of bids. Also prior to the time set for bid opening, a certified or cashier's check in the amount of \$111,000, payable to the order of the Authority, shall have been filed with the undersigned or SPRINGSTED Incorporated, the Authority's financial advisor. No bid will be considered for which said check has not been filed. The check of the Purchaser will be retained by the Authority as liquidated damages in the event the Purchaser fails to comply with the accepted bid. The Authority will deposit the check of the Purchaser, the amount of which will be deducted at settlement. No basic rate of interest specified for a maturity shall exceed the basic rate of interest specified for any subsequent maturity. Bonds of the same maturity shall bear a single basic rate from the date of the Bonds to the date of maturity.

AWARD

Subject to the Authority's reservation of rights as described below, the Bonds will be awarded to the Bidder offering the lowest dollar interest cost to be determined by the deduction of the premium, if any, from, or the addition of any amount less than par, to the total dollar interest on the Bonds from their date to their final scheduled maturity. The Authority's computation of the total net dollar interest cost of each bid, in accordance with customary practice, will be controlling.

The Authority reserves the right to: (i) waive non-substantive informalities of any bid or of matters relating to the receipt of bids and award of the Bonds, (ii) reject all bids with or without cause, or, (iii) reject any bid which the Authority determines to have failed to comply with the terms herein.

TRUSTEE/REGISTRAR/PAYING AGENT

The Trustee will be First Trust National Association, Saint Paul, Minnesota, which shall also act as Registrar and Paying Agent.

CUSIP NUMBERS

If the Bonds qualify for assignment of CUSIP numbers such numbers will be printed on the Bonds, but neither the failure to print such numbers on any Bond nor any error with respect thereto will constitute cause for failure or refusal by the Purchaser to accept delivery of the Bonds. The CUSIP Service Bureau charge for the assignment of CUSIP identification numbers shall be paid by the Purchaser.

SETTLEMENT

It is expected that on or about May 19, 1988, the Bonds will be delivered without cost to the Purchaser at the office of the Authority or at such other place mutually satisfactory to the Authority and the Purchaser. Delivery will be subject to receipt by the Purchaser of an approving legal opinion of Faegre & Benson of Minneapolis, Minnesota, as to the validity and exemption on the Bonds of federal and State of Minnesota income tax, which opinion will be printed on the Bonds, and of

customary closing papers, including a no-litigation certificate and a certificate pertaining to information in the Official Statement. Certain legal matters will be passed on for the College by Moore, Costello & Hart of Saint Paul, Minnesota. On the date of settlement payment for the Bonds shall be made in federal, or equivalent, funds which shall be received at the offices of the Trustee not later than 1:00 P.M., Central Time. Except as compliance with the terms of payment for the Bonds shall have been made impossible by action of the Authority, or its agents, the Purchaser shall be liable to the Authority for any loss suffered by the Authority by reason of the Purchaser's non-compliance with said terms for payment.

OFFICIAL STATEMENT

Prospective bidders may obtain a copy of the Official Statement by request to the Authority's financial advisor. The Purchaser will be provided with 50 copies of the Official Statement.

Dated March 16, 1988

BY ORDER OF THE MINNESOTA HIGHER EDUCATION FACILITIES AUTHORITY

/s/ Joseph E. LaBelle, Executive Director

SCHEDULE OF BOND YEARS

\$11,100,000

MINNESOTA HIGHER EDUCATION FACILITIES AUTHORITY REVENUE BONDS, SERIES TWO-0

(COLL	.EGE	OF	ST.	THO	MAS)
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YEAR	PRINCIPAL	BOND YEARS	CUMULATIVE BOND YEARS
1989	\$250,000	354.1667	354.1667
1990	\$300,000	725.0000	1,079.1667
1991	\$325,000	1,110.4167	2,189.5834
1992	\$325,000	1,435.4167	3,625.0001
1993	\$350,000	1,895.8333	5,520.8334
1994	\$375,000	2,406.2500	7,927.0834
1995	\$400,000	2,966.6667	10,893.7501
1996	\$425,000	3,577.0833	14,470.8334
1997	\$450,000	4,237.5000	18,708.3334
1998	\$475,000	4,947.9167	23,656.2501
1999	\$525,000 c	5,993.7500	29,650.0001
2000	\$550,000 c	6,829.1667	36,479.1668
2001	\$600,000 c	8,050.0000	44,529.1668
2002	\$650,000 c	9,370.8333	53,900.0001
2003	\$675,000 c	10,406.2500	64,306.2501
2004	\$725,000 c	11,902.0833	76,208.3334
2005	\$800,000 c	13,933.3333	90,141.6667
2006	\$850,000 c	15,654.1667	105,795.8334
2007	\$925,000 c	17,960.4167	123,756.2501
2008	\$1,125,000 c	22,968.7500	146,725.0001

Average Maturity:

13.22 Years

Bonds Dated:

May 1, 1988

Interest Due:

October 1, 1988 and each April 1 and

October 1 to maturity.

Principal Due:

October 1, 1989-2008 inclusive.

Optional Call:

Bonds maturing on or after October 1, 1999 are callable commencing October 1, 1998

and any interest payment date thereafter

at par.

(See Official Terms of Offering.)



OFFICIAL STATEMENT

\$11,100,000 MINNESOTA HIGHER EDUCATION FACILITIES AUTHORITY REVENUE BONDS, SERIES TWO-O (COLLEGE OF ST. THOMAS)

INTRODUCTORY STATEMENT

This Official Statement provides information concerning the Minnesota Higher Education Facilities Authority (the "Authority") and the College of St. Thomas, St. Paul, Minnesota, (the "College") in connection with the issuance of the Authority's \$11,100,000 Revenue Bonds, Series Two-O (College of St. Thomas) (the "Bonds" or the "Issue").

The Bonds are being issued pursuant to the provisions of Sections 136A.25 to 136A.42, Minnesota Statutes, by the provisions of which the Authority was created and authorized to issue its obligations to assist institutions of higher education within the State of Minnesota to finance certain projects.

The Bonds are also issued pursuant to the Trust Indenture (the "Indenture") between the Authority and First Trust National Association, Saint Paul, Minnesota, as trustee (the "Trustee"). The Trustee will also be the Registrar and Paying Agent for the Issue.

Pursuant to a Loan Agreement between the College and the Authority, the College will covenant as a general obligation of the College to make payments and deposits in amounts sufficient to pay the principal of and interest on the Bonds as the same shall become due. The proceeds of the Issue will be loaned to the College by the Authority to finance renovations and additions to five buildings on the campus of the College in the City of St. Paul, Minnesota, with appurtant equipment and site improvements, for the acquisition of real property adjacent to the College, and for the purchase of computer equipment and software.

From proceeds of the Bonds, there shall be deposited \$1,110,000 into a Reserve Account to be held by the Trustee as a debt service reserve for the Bonds, unless such amount exceeds 10% of the proceeds of the Bonds (par less original issue discount according to the reoffering scale) or maximum annual principal of and interest on the Bonds, in which case the debt service reserve will be in the amount of such lesser sum.

The Bonds shall not be legal or moral obligations of the State of Minnesota nor constitute a debt for which the faith and credit of the Authority or the State of Minnesota or the taxing powers of the State are pledged. The Authority has no taxing powers.

The foregoing Introductory Statement is a summary only. For more specific explanations, reference should be made to the following pages and appendices of this Official Statement.

THE BONDS

The Bonds will be dated May I, 1988 and will mature each October I, commencing October I, 1989, as set forth on the cover page of this Official Statement. The Bonds are being issued in denominations of \$5,000 and integral multiples thereof not exceeding the amount maturing in any maturity, and shall be fully registered as to principal and interest. Interest on the Bonds will be payable on each April I and October I, commencing October I, 1988.

The Bonds will be registered at the office of First Trust National Association as Trustee; the Trustee will also be the Registrar and Paying Agent. Bonds may be transferred and exchanged by surrender to the Trustee with a written authorization by the registered Owner thereof or the Owner's authorized attorney satisfactory to the Trustee, subject to such reasonable regulations as the Trustee may prescribe, and shall be without expense to the Owner, except as to any taxes or other governmental charges required to be paid. Bonds may be exchanged only for new Bonds of the same maturity which may be of any authorized denominations so long as the aggregate principal amount thereof equals the aggregate principal sum of the Bonds surrendered. Payment of principal will be at the corporate office of the Trustee and payment of interest shall be by check or draft of the Trustee mailed (or, pursuant to an agreement with the Trustee, by wire transfer) to the registered Owner at his address as shown on the registration books of the Authority.

Transfers shall not be made with respect to any Bonds called for redemption or during any period within fifteen days next prior to the required date for mailing or publication of notice of such redemption.

Interest on any Bond which is payable, and is punctually paid or duly provided for, on any interest payment date shall be paid to the person in whose name the Bond is registered at the close of business on the 15th day (whether or not a Business Day) of the calendar month next preceding such interest payment date (the "Regular Record Date"). Any interest on any Bond which is payable, but is not punctually paid or duly provided for, on any interest payment date shall forthwith cease to be payable to the registered Holder on the relevant Regular Record Date solely by virtue of such Holder having been such Holder; and such defaulted interest may be paid by the Trustee on a "Special Record Date," as follows:

Subject to the provisions of Article VII of the Indenture relating to application of (a) money upon the occurrence of an Event of Default, upon receipt by the Trustee of any defaulted interest, the Trustee shall fix a Special Record Date for the payment of such defaulted interest which shall not be more than fifteen days nor less than ten days prior to the date of the payment set by the Trustee in its discretion, but not less than ten days after the receipt by the Trustee of such defaulted interest. The Trustee shall promptly notify the Authority of such Special Record Date and, in the name of the Authority, shall cause notice of the proposed payment of such defaulted interest and the Special Record Date therefor to be mailed first class postage prepaid, to each Holder at his address as it appears on the registration books on a date determined by the Trustee, but not less than ten days prior to such Special Record Date. The Trustee may, in its discretion in the name of the Authority, cause a similar notice to be published at least once in a financial journal, but such publication shall not be a condition precedent to the establishment of such Special Record Date. Notice of the proposed payment of such defaulted interest and the Special Record Date therefor having been mailed as aforesaid, such defaulted interest shall be paid to the registered Owners on such Special Record Date and shall no longer be payable pursuant to the following paragraph (b).

(b) Subject to the provisions of Article VII of the Indenture, the Trustee may make payment of any defaulted interest on the Bonds in any other lawful manner, if after notice given to the Authority by the Trustee of the proposed payment pursuant to this paragraph (b), such payment shall be deemed practicable by the Trustee.

Subject to the foregoing provisions, each Bond delivered under the Indenture upon transfer of, or in exchange for, or in lieu of, any other Bond shall carry all the rights to interest accrued and unpaid, and to accrue, which were carried by such other Bond and each such Bond shall bear interest from such date that neither gain nor loss in interest shall result from such transfer, exchange or substitution.

Prior Redemption

Bonds maturing on or after October I, 1999 are subject to optional redemption, in whole or in part and if in part, in such order of maturity as the College shall direct, in integral multiples of \$5,000, on any interest date, commencing October I, 1998, at par plus accrued interest.

The Bonds will also be subject to optional redemption at par and accrued interest, as a whole, but not in part, on any interest payment date, in certain cases of damage to or destruction or condemnation of the Project Facilities, and as a whole but not in part, upon a Determination of Taxability as provided in the Loan Agreement (see "SUMMARY OF DOCUMENTS - Loan Agreement").

Partial Redemption

In the case of Bonds of denominations greater than \$5,000, if less than all of such Bonds then outstanding are to be called for redemption, then for all purposes in connection with redemption, each \$5,000 of principal amount shall be treated as though it was a separate Bond of the denomination of \$5,000 bearing the number borne by such fully registered Bond and a subnumber assigned by the Trustee. If it is determined that one or more, but not all of the \$5,000 units of principal amount represented by any such Bond is to be called for redemption, then upon notice of intention to redeem such \$5,000 unit or units, the Owner of such fully registered Bond shall forthwith surrender such Bond to the Trustee for (1) payment of the redemption price of the \$5,000 unit or units of principal amount called for redemption and (2) exchange for a new Bond or Bonds of the aggregate principal amount of the unredeemed balance of the principal amount of such Bond which shall be issued to the registered Owner thereof, without charge therefor. If the Owner of any such Bond of a denomination greater than \$5,000 shall fail to present such Bond to the Trustee for payment and exchange as aforesaid, such Bond shall nevertheless become due and payable on the date fixed for redemption to the extent of the \$5,000 unit or units of principal amount called for redemption (and to that extent only). Interest shall cease to accrue on the portion of the principal amount of such Bond represented by such \$5,000 unit or units of principal amount on and after the date fixed for redemption provided that funds sufficient for payment of the redemption price shall have been deposited with the Trustee and shall be available for the redemption of said \$5,000 unit or units on the date fixed for redemption, and in such event, such Bond shall not be entitled to the benefit or security of the Indenture or the Loan Agreement to the extent of the portion of its principal amount (and accrued interest to the date fixed for redemption and applicable premium, if any) represented by such \$5,000 unit or units of principal amount, nor shall new Bonds be thereafter issued corresponding to said unit or units.

Notice of Redemption

Notice of any redemption shall be mailed to the registered Owners at their addresses shown on the registration books of the Authority and maintained by the Trustee not less than thirty days, and if more than 60 days, then again not less than 30 nor more than 60 days, before the date fixed for such payment. If moneys are available at the office of the Trustee to pay the redemption price on the date of redemption, any Bonds thus called shall not bear interest after the call date and, except for the purpose of payment by application of the funds so deposited, shall no longer be protected by the Indenture.

Determination of Taxability

If a Determination of Taxability is made that the interest payable on the Bonds is subject to federal income taxes by reason of the application of the provisions of the Internal Revenue Code and regulations thereunder in effect on the date of issuance, the Bonds shall bear additional interest equal to two percent (2.00%) per annum above the basic rate from the date of taxability effective until the respective dates on which the principal of the Bonds is paid.

The College will have the option to prepay the Loan in full but not in part on any interest payment date after a Determination of Taxability at a price of par and accrued interest (including additional interest from the date of taxability).

USE OF BOND PROCEEDS

Bond proceeds will be used approximately as follows:

Project Costs	\$ 9,768,000
Underwriters Discount and Issuance Costs	222,000
Debt Service Reserve	1,110,000
Bond Issue	\$11,100,000

Allocation of the proceeds among the projects described in "The Project," following, will be at the discretion of the College.

In the event issuance costs exceed \$222,000, such excess shall be paid by the College from other than Bond proceeds.

Accrued interest received at Bond Closing will be deposited into the Bond and Interest Sinking Fund Account and applied as a credit against the amount to be deposited in the Bond and Interest Sinking Fund on or before the next interest payment date. To the extent the purchase price exceeds the minimum price, the additional Bond proceeds will be deposited in the Construction Account and may be used for Project Costs.

THE PROJECT

The Project consists of the following components:

- 1. The expansion and remodeling of Murray Hall, a student union facility;*
- 2. Additions to and renovation of Brady Center, a classroom building;*

3. Roof replacement and exterior repair to Grace and Cretin Residences, student housing facilities;*

4. Renovation of the heating plant;*

- 5. Acquisition and installation of computer hardware and software; and
- Acquisition of parcels of real property adjacent to the campus in the City of St. Paul and situated within the blocks bounded by Summit, Cretin, Grand and Cleveland Avenues.
- With appurtenant equipment and site improvements.

All Project construction and improvement has been substantially completed except the work for Murray Hall, which is being done under a design and build guaranteed maximum price contract. Project costs with respect to Grace and Cretin Residences may be paid or reimbursed to the College from the Construction Account only when those facilities are no longer used primarily for students of the School of Divinity, which is expected to occur January 1, 1990. Approximately \$500,000 has been spent or committed for purchase of adjacent real property out of approximately \$1,300,000 expected to be used for such purposes.

SUMMARY OF SECURITY FOR THE BONDS

The Bonds are special obligations of the Authority payable solely from payments made by or on behalf of the College as required by the Loan Agreement or out of other amounts pledged therefor under the Indenture. Loan Repayments shall be a general obligation of the College, and shall be paid directly to the Trustee in such amounts and at such times as to assure that the Trustee has sufficient funds with which to pay the principal of and interest on the Bonds when due as well as to maintain a Reserve Account.

The College pledges its full faith and credit to the Loan Repayments and agrees to make such payments out of the general fund or any other moneys legally available to the College. The College covenants and agrees to charge tuition fees, other fees, rentals and charges which, together with the general funds or any other moneys legally available, will be sufficient at all times to make the Loan Repayments and other payment required under the Loan Agreement; to meet current operation and maintenance expenses of the Project Facilities; and to pay all other obligations of the College as they become due.

The Bonds are also secured by the Reserve Account, established in the amount of \$1,110,000 unless such amount exceeds the lesser of 10% of the proceeds of the Bonds (par less original issue discount according to the reoffering scale) or maximum annual principal of and interest on the Bonds, in which case the debt service reserve will be in the amount of such lesser sum (the "Reserve Requirement").

The Bonds shall not be legal or moral obligations of the State of Minnesota nor constitute a debt for which the faith and credit of the Authority or the State of Minnesota, or the taxing powers of the State, are pledged. The Authority has no taxing powers.

The Bonds will not be secured by the General Bond Reserve of the Authority (see "ACCOUNTS - General Bond Reserve Account").

ACCOUNTS

Summary

The Indenture will provide for the creation of certain trust accounts into which the proceeds from the sale of the Bonds and revenues received as Loan Repayments under the Loan Agreement are to be deposited. These accounts include a Construction Account, a Bond and Interest Sinking Fund Account, a Reserve Account, and a Redemption Account. The net proceeds of original issue and sale of the Bonds are to be deposited into the Construction Account, except that the amount of the Reserve Requirement (approximately \$1,110,000) will be deposited into the Reserve Account and accrued interest will be deposited in the Bond and Interest Sinking Fund Account. Following Bond Closing, amounts received by the Trustee from the College as Loan Repayments are to be deposited into the Bond and Interest Sinking Fund Account, and the Redemption Account and used, to the extent needed, to redeem or pay the principal of and interest on the Bonds, when due and to maintain a debt service reserve in the Reserve Account in the amount of the Reserve Requirement.

Construction Account

There shall be deposited initially into the Construction Account the proceeds received from the sale of the Bonds (exclusive of accrued interest and the Reserve Requirement), which shall be approximately \$9,990,000, less the amount of underwriter's discount. In addition, the College will agree in the Loan Agreement to provide for payment of all Project Costs in excess of the proceeds of the Bonds available therefor and to pay out of available general funds all costs of issuance of the Bonds (including underwriting discount) in excess of 2.00% of the principal amount of the Bonds. Upon receipt of proper documentation, the Trustee will reimburse or pay for the account of the College costs incurred in connection with the Project, provided that Project costs incurred in connection with Grace and Cretin Residences shall not be paid or reimbursed to the College from the Construction Account until such facilities are no longer used primarily for students of the School of Divinity, which is expected to occur January I, 1990. The Loan Agreement provides that the Project shall be completed by May 1, 1991 except that if the College fails to expend substantially all the sum of \$1,300,000 for the acquisition of Project Land (other than the Project Building Site) by May 1, 1991, the College may at its option extend such completion date for a period not to exceed one year for the purpose of acquiring additional parcels of the Project Land if the College shall certify that not less than 85% of the proceeds of the Bonds deposited in the Construction Account have been expended from the Construction Account in payment or reimbursement of Project Costs exclusive of costs of issuance of the Bonds, that the Institution expects to acquire or complete the acquisition of additional parcels of Project Land prior to May 1, 1992, that such parcels of Project Land are intended to be used as educational facilities or as sites for educational facilities and a "project" (as that term is used in the Act) and not for "private business use" (as that term is used in Section 141 of the Internal Revenue Code), and that all remaining moneys and investments in the Construction Account shall be invested or converted to cash and reinvested at a yield not to exceed the yield on the Bonds, provided that if the Institution shall furnish an opinion of counsel, who shall be nationally recognized bond counsel, that the investments of the Construction Account may be invested at a yield exceeding the yield on the Bonds without adversely affecting the tax exempt status of interest on the Bonds, the certificate of the Authorized Institution Representative may so state. When the Project has been completed, any balance in the Construction Account shall be deposited into the Bond and Interest Sinking Fund Account, the Reserve Account, or the Redemption Account, as more fully provided in the Indenture.

Bond and Interest Sinking Fund Account

Initially there shall be deposited into the Bond and Interest Sinking Fund Account any amount of Bond proceeds representing accrued interest, which is to be used to pay interest on the Bonds. Deposits shall be made to the Bond and Interest Sinking Fund Account from earnings on other accounts established under the Indenture and from Loan Repayments made by the College. The moneys and investments in the Bond and Interest Sinking Fund Account will be irrevocably pledged to and shall be used by the Trustee, from time to time, to the extent required, for the payment of principal of and interest on the Bonds as and when such principal and interest shall become due and payable and for that purpose only.

Reserve Account

There shall be initially deposited into the Reserve Account from Bond proceeds the amount of the Reserve Requirement irrevocably pledged to the payment of principal of and interest on the Bonds, as may be required from time to time. All amounts paid by the College as Loan Repayments not deposited or required to be deposited into the Bond and Interest Sinking Fund Account or Redemption Account will be deposited into the Reserve Account in order to maintain the Reserve Account in an amount not less than the Reserve Requirement, initially expected to be approximately \$1,110,000. In the event that a withdrawal of funds from the Reserve Account reduces the balance therein to a sum less than the Reserve Requirement, the College shall restore the deficiency from the next Loan Repayment. Investments in the Reserve Account are to be valued at the end of each Fiscal Year at par or (if purchased at a premium or discount) at amortized cost.

Interest and income of the Reserve Account shall be transferred to the Bond and Interest Sinking Fund Account if not necessary to maintain the balance in the Reserve Account as above provided, and when the moneys and investments in the Reserve Account shall be sufficient to pay the principal of and interest on all outstanding Bonds when due, such moneys and investments shall be transferred, as appropriate, into the Bond and Interest Sinking Fund Account, or the Redemption Account; provided that the Trustee is authorized, in its discretion, to use funds and investments in the Reserve Account to pay the amount of any rebate due the United States in respect of the Bonds under Section 148 of the Internal Revenue Code if the College shall have failed to pay or provide for the payment thereof under Section 6.09(f) of the Loan Agreement.

Redemption Account

Any amounts received which are not otherwise committed will be paid into the Redemption Account. Funds in this Account will be available to maintain required balances in other accounts and to purchase or redeem Bonds. No specific amounts are required. Notwithstanding the foregoing, the Trustee, in its discretion, is authorized to use funds and investments in the Redemption Account to pay the amount of any rebate due the United States in respect of the Bonds under Section 148 of the Internal Revenue Code if the College shall have failed to pay or provide for the payment thereof under Section 6.09 of the Loan Agreement.

General Bond Reserve Account

Pursuant to its General Bond Resolution adopted October 31, 1972, the Authority has established and maintains a General Bond Reserve Account. In general, the General

Bond Reserve Account secures certain Bonds of the Authority for which a deposit is made into the General Bond Reserve Account in compliance with the General Bond Resolution. In connection with the Bonds, the Authority will not require that the College deposit funds into the General Bond Reserve Account. The Bonds will not be secured by the General Bond Reserve Account, and Bondholders will have no right to require the Authority to apply moneys or investments in the General Bond Reserve Account to the payment of the Bonds or interest thereon.

Authorized Investments

Moneys on deposit to the credit of the Construction Account, Bond and Interest Sinking Fund Account, the Reserve Account, or the Redemption Account shall be invested by the Trustee only in Authorized Investments described in Section 5.04 of the Indenture. Obligations so purchased shall be deemed at all times to be a part of the respective fund or account, but may from time to time be sold or otherwise converted into cash, whereupon the proceeds derived from such sale or conversion shall be credited to such fund or account. The type, amount and maturity of any such investments shall conform to any instructions of the Authorized Institution Representative. Any interest and income accruing on and any profit realized from such investment shall be credited against Loan Repayments to be deposited by the College under the Loan Agreement. Any such interest or other investment income or profit not credited to Loan Repayments and deposits therefor under the Loan Agreement, and not needed to provide payments on the Bonds, shall be used as promptly as possible and in integral multiples of \$5,000 for the redemption of Bonds or the purchase of Bonds on the market, it being intended that interest, income and profit shall not be permitted to accumulate but shall be used to provide for the payment of principal of and interest on the Bonds or for the prior redemption or retirement of Bonds. Investment of funds shall be limited as to amount and yield of investment in such manner that no part of the outstanding Bonds shall be deemed "arbitrage bonds" under Section 148 of the Internal Revenue Code of 1986 and regulations thereunder.

THE AUTHORITY

The Minnesota Higher Education Facilities Authority was created by Chapter 868, Laws of Minnesota, 1971 (Sections 136A.25 through 136A.42, Minnesota Statutes), for the purpose of assisting institutions of higher education within the State in the construction and financing of projects. The Authority consists of eight members appointed by the Governor with the advice and consent of the Senate. The Executive Director of the Minnesota Higher Education Coordinating Board, and the President of the Minnesota Private College Council, who is a non-voting member, are also members of the Authority.

Dr. Joseph E. LaBelle has been the Executive Director of the Authority since its inception.

The Authority is authorized and empowered to issue revenue bonds whose aggregate outstanding principal amount at any time shall not exceed \$150 million. The Authority has had 46 issues (including refunded and retired issues) totaling \$146,710,000 of which \$91,585,000 (excluding the Bonds) is outstanding as of March 2, 1988. Bonds issued by the Authority are payable only from the rentals, revenues and other income, charges and moneys pledged for their payment. The bonds of the Authority do not represent or constitute a debt or pledge of the faith or credit or moral obligation of the State of Minnesota.

Educational institutions eligible for assistance by the Authority are generally nonprofit educational institutions authorized to provide a program of education beyond the high school level. However, pursuant to special legislation, the Authority has once issued bonds upon behalf of a State owned and operated post-secondary institution. Sectarian institutions are not eligible for assistance; however, the fact that an institution is sponsored by a religious denomination does not of itself make the institution sectarian. Application to the Authority is voluntary.

The scope of projects for which the Authority may issue bonds is broad, including buildings or facilities for use as student housing, academic buildings, parking facilities and other structures or facilities required or useful for the instruction of students, or conducting of research, in the operation of an institution of higher education.

While the Authority retains broad powers to oversee planning and construction, it is current policy to permit the institution almost complete discretion with respect to these matters.

In <u>Minnesota Higher Education Facilities Authority v Hawk</u>, filed August 8, 1975, the Minnesota Supreme Court affirmed the constitutionality of the issuance of tax-exempt bonds by the Authority to refinance debts incurred by Minnesota private colleges in the construction of facilities used solely for nonsectarian education purposes. In the opinion of bond counsel, this decision also confirms the legality of bonds issued by the Authority to finance original construction, improvement, and remodeling projects.

The Authority is also authorized to issue revenue bonds for the purpose of refunding bonds of the Authority then outstanding, including payment of any redemption premium thereon and any interest accrued or to accrue to the earliest or any subsequent date of redemption.

The Authority is financed solely from fees paid by the participating institutions; it has no taxing power.

Bond issuance costs, including fees of bond counsel, the financial advisor and trustee, are paid by the participating institution.

RATING

Moody's Investors Service, Inc. ("Moody's") has assigned an "A" rating to this Issue. This rating reflects only the opinion of Moody's. Any explanation of the significance of the rating may be obtained only from Moody's.

There is no assurance that the rating will continue for any given period of time, or that such rating will not be revised or withdrawn, if in the judgment of Moody's circumstances so warrant. A revision or withdrawal of the rating may have an adverse effect on the market price of the Bonds.

LITIGATION

The Authority and the College are unaware of any pending or threatened litigation which would affect the validity of the Bonds or materially affect the ability of the College to pay the principal of or interest on the Bonds as the same become due.

LEGALITY

The Bonds will be subject to the unqualified approving opinion as to validity and tax exemption by Faegre & Benson of Minneapolis, Minnesota as Bond Counsel. A legal opinion in substantially the form set out in Appendix II herein will be delivered at Bond Closing.

Certain legal matters will be passed upon for the College by Moore, Costello & Hart, Saint Paul, Minnesota.

TAX EXEMPTION

The Internal Revenue Code of 1986, as amended (the "Code"), establishes certain requirements that must be met subsequent to the issuance and delivery of the Bonds in order that interest on the Bonds be and remain excludable from gross income under Section 103 of the Code. These requirements include, but are not limited to, (1) a limitation of \$150,000,000 on the aggregate principal amount of "tax-exempt nonhospital bonds" (generally defined as bonds for other than acute care, in-patient hospital facilities) that is allocated to the College of St. Thomas or any 501(c)(3) organization under common management or control with the College as an owner or user of facilities financed with proceeds of such bonds, (2) provisions which prescribe yield and other limits relative to the investment of the p ceeds of the Bonds and other amounts and (3) provisions which require that certain investment earnings be rebated periodically to the Federal government. Noncompliance with such requirements may cause interest on the Bonds to become includable in gross income for purposes of Federal and State of Minnesota income taxation retroactive to their date of original issue, irrespective in some cases of the date on which such noncompliance is ascertained.

The Loan Agreement and Indenture contain provisions (the "Tax Covenants") including covenants of the Authority and the College, pursuant to which, in the opinion of Bond Counsel, such requirements can be satisfied. Certificates will be furnished by officers of the Authority and the College to Bond Counsel at closing to the effect that, at the date of issuance of the Bonds, not more than \$150,000,000 of tax-exempt nonhospital bonds (including the Bonds) are outstanding allocable to the College of St. Thomas and 501(c)(3) organizations under common management or control. The Tax Covenants do not relate to all the continuing requirements referred to in the preceding paragraph. If a Determination of Taxability occurs, however, whether or not as a result of violation of any of the Tax Covenants, the outstanding Bonds are subject to optional redemption without premium, and the Bonds shall bear additional interest at a rate of two percent (2%) per annum from the date of taxability until the respective dates on which the principal of the Bonds is paid. (See "THE LOAN AGREEMENT- Determination of Taxability" in Appendix IV). A determination that interest on the Bonds is includable in the computation of the alternative minimum tax imposed on individuals under the Code is not a Determination of Taxability.

Interest on the Bonds is exempt from federal income taxes, including the alternative minimum tax imposed with respect to individuals and corporations and the environmental tax imposed with respect to corporations, except that (effective for taxable years beginning after 1986) interest on the Bonds will be included in the computation of "adjusted net book income" (or, for taxable years beginning after 1989, "adjusted current earnings"), which may be an item of tax preference includable in alternative minimum taxable income used in calculating the alternative minimum tax that may be imposed with respect to corporations.

The Code imposes an environmental tax with respect to corporations on the excess of a corporation's modified alternative minimum taxable income (determined as described above) over \$2 million. Regardless of whether a corporation is subject to the alternative minimum tax, the environmental tax applies with respect to taxable years beginning after December 31, 1986 and before January 1, 1992.

The Code imposes a 30% branch profits tax on the earnings and profits of a United States branch of certain foreign corporations attributable to its income effectively connected (or treated as effectively connected) with a United States trade or business. Included in the earnings and profits of a United States branch of a foreign corporation is income that would be effectively connected with a United States trade or business if such income were taxable, such as the interest on the Bonds. Existing United States income tax treaties may modify, reduce or eliminate the branch profits tax except in cases of "treaty shopping."

The Code further provides that interest on the Bonds is includable in the calculation of modified adjusted gross income in determining whether Social Security or railroad retirement payments are to be included in taxable income of individuals.

Bondholders should consult their tax advisors with respect to the calculations of alternative minimum tax, environmental tax or foreign branch profits tax liability, or the inclusion of social security or other retirement payments in taxable income.

Assuming compliance with the Tax Covenants and on the basis of the certifications to be furnished at Bond Closing, in the opinion of Faegre & Benson, Bond Counsel, under present laws and rulings: interest on the Bonds is exempt from Federal and Minnesota income tax purposes (other than Minnesota corporate and bank excise taxes measured by income). Interest on the Bonds is not treated as a preference item in calculating alternative minimum taxable income of individuals but is includable in "book income" or in "earnings and profits" for purposes of computing the alternative minimum tax and the environmental tax that may be imposed with respect to corporations. In addition, interest on the Bonds may be included in the income of a foreign corporation for purposes of the branch profits tax.

NOT QUALIFIED TAX-EXEMPT OBLIGATIONS

The Bonds will not be "qualified tax-exempt obligations" for purposes of Section 265(b)(3) of the Internal Revenue Code of 1986 relating to the ability of financial institutions to deduct from income for federal income tax purposes, interest expense that is allocable to carrying and acquiring tax-exempt obligations.

CERTIFICATION

Officials of the Minnesota Higher Education Facilities Authority, and the College of St. Thomas for and on behalf of their respective entities only will, at Bond closing, furnish certificates to the effect that this Official Statement, as of its date, March 30, 1988, and the date of such certificate did not and does not contain any untrue statement of material fact or omit to state a material fact necessary in order to make the statements made therein, in light of the circumstances under which they were made, not misleading.

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THE COLLEGE

The College of St. Thomas, a Minnesota not-for-profit corporation, was founded in 1885 by Archbishop John Ireland as St. Thomas Aquinas Seminary. The College became a four-year institution of higher education in 1908 and conferred its first baccalaurate degrees in 1910. The College currently offers a broad range of academic programs leading to undergraduate and graduate degrees. The College does not discriminate on the basis of race, creed, color, national origin, sex, age, or physical disability in the employment of faculty or staff, the admission or treatment of students, or in the operation of its educational programs and activities. As permitted by applicable statutes and regulations, the College reserves the right to consider sex as one factor in its undergraduate admissions policy in order to effect a desired balance in the proportionate representation of the sexes in the student body.

The main campus of the College is located in the west Summit Avenue area of Saint Paul, Minnesota, between the downtown districts of Saint Paul and Minneapolis. The College also has property in Owatonna, Minnesota which is used as a conference center, and recently acquired the former Peavey Company Technical Center and the Hazeltine Gates Building in Chaska, Minnesota. In January 1987, the College opened an educational center in the former Powers Department Store building in downtown Minneapolis.

The College is accredited by the North Central Association of Colleges and Schools and is registered with the Minnesota Higher Education Coordinating Board in accordance with Minnesota Statutes.

Governance

The College is governed by a 40-member Board of Trustees (currently there are three vacancies). The Board elects its own members and each member serves a five-year term with no limit on the number of terms, except that one member is nominated by the College Alumni Association and elected by the Board of Trustees for a three-year term. Additionally, the Affiliation Agreement between the College and The Saint Paul Seminary requires that three members of the College's Board of Trustees be representatives from the Board of Trustees of the Seminary, one of which shall be the Rector of the Seminary. The remaining two are nominated by the Seminary and elected by the College's Board of Trustees. The present Board consists of 31 lay persons and six clergy. The President of the College, the Archbishop of Saint Paul and Minneapolis and the Vicar General of the Archdiocese of Saint Paul and Minneapolis are ex officio members of the Board of Trustees. The Archbishop and Vicar General are also the Chairman and Vice Chairman, respectively, by virtue of their positions.

Following is a list of the members of the Board of Trustees of the College and their business or professional affiliation, as of March 1, 1988:

<u>Trustee</u>	Principal Activity			
Most Rev. John R. Roach, Chairman	Archbishop, Archdiocese of Saint Paul and Minneapolis			
Rev. Michael J. O'Connell Vice Chairman	Vicar General, Archdiocese of Saint Paul and Minneapolis			
Bernard F. Brennan	President and Chief Executive Officer, Montgomery Ward, Chicago, Illinois			

Trustee	Principal Activity
Jerome J. Choromanski	President and Chairman of the Board, The Bank North, Crystal, Minnesota
Sidney R. Cohen*	Chairman and Chief Executive Officer, Norstan, Inc., Plymouth, Minnesota
Rev. Dennis Dease	Pastor, Church of the Basilica of St. Mary, Minneapolis
John F. Donovan	Retired Chairman and President, Donovan Companies, Inc., Saint Paul
Rev. Charles Froehle	Rector/Vice President, The Saint Paul Seminary School of Divinity of the College of St. Thomas, Saint Paul
Charles A. Haggerty	Vice President, IBM Corporation, White Plains, New York
Mary-Angela Harper	President, Harper-Murdick Associates, Washington, D.C.
Thomas E. Holloran*	Professor, Graduate Programs in Management, College of St. Thomas, Saint Paul
James J. Howard	Chairman, Northern States Power Company, Minneapolis
Stanley S. Hubbard	President and Chief Executive Officer, Hubbard Broadcasting Inc., Saint Paul
Ronald M. Hubbs	Retired Chairman, The St. Paul Companies, Inc., Saint Paul
Robert J. Johnson	Partner, Dorsey & Whitney, Minneapolis
Anne L. Klein	Wayzata, Minnesota
David A. Koch*	Chairman and Chief Executive Officer, Graco, Inc., Minneapolis
Thomas P. Krebsbach	President, Midway Chevrolet, Saint Paul
James P. Larkin*	Chairman, Larkin, Hoffman, Daly & Lindgren, Ltd., Bloomington, Minnesota
Thomas F. Madison*	President, U.S. West Information Markets Group, Minneapolis
John A. McHugh**	Attorney and Banker, Edina, Minnesota
Harry G. McNeely, Jr.	President, Industry Financial Corporation, Saint Paul

Underwriter, Equitable Companies, Saint Paul

Herbert F. Mischke

Trustee	Principal Activity
Rev. Msgr. Terrence J. Murphy*	President, College of St. Thomas
Donald E. O'Shaughnessy	Retired President, Lario Oil and Gas Company, Midland, Texas
Rev. Msgr. Richard E. Pates	Vicar for Seminaries, Archdiocese of Saint Paul and Minneapolis
William J. Quinn	Chairman, Board of Trustees, Loyola University, Chicago, Illinois
Gerald A. Rauenhorst	Chairman and Chief Executive Officer, Opus Corporation, Minneapolis
William S. Reiling*	Chairman, Towle Real Estate Company, Minneapolis
James J. Renier*	President and Chief Executive Officer, Honeywell, Inc., Minneapolis
John W. Ryan	President Emeritus, Indiana University, Bloomington, Indiana
Guy Schoenecker*	Chairman and President, Business Incentives, Inc., Minneapolis
Marion Short*	President, Leamington Company, Minneapolis
Marie Slawik	President, Slawik Enterprises, Saint Paul
William G. Stocks	Retired Chairman of the Board, Peavey Company, Minneapolis

James E. Thornton*

Network Systems Corporation, Brooklyn Park, Minnesota

Chairman and Chief Executive Officer,

James A. Thwaits

Retired President, International Operations and Corporate Staff Services, 3M Company, Saint Paul

Administration

The principal officers of the College are as follows:

President

The Reverend Monsignor Terrence J. Murphy has been the President of the College since 1966. He has been associated with the College since 1954, first as a faculty

^{*} Member of the Executive Committee.

^{**} Mr. McHugh is also a member of the Authority. He has neither discussed nor voted on matters relating to the College during Authority meetings.

member and then from 1962 to 1966 as Executive Vice President. Monsignor Murphy received a B.A. degree in philosophy from Saint Paul Seminary, an M.A. degree in political science from the University of Minnesota, and a Ph.D. degree in political science from Georgetown University. In April, 1966, he was named a Domestic Prelate with the title of Right Reverend Monsignor by Pope Paul VI.

Provost

Dr. Charles J. Keffer has been Provost since 1977. He also served as Vice President for Academic Affairs until 1984. He came to the College in 1973 as Dean of the College. He received his B.S. degree from the University of Scranton and his M.A. and Ph.D. degrees from Harvard University.

Senior Vice President for External Affairs

Quentin J. Hietpas has been Senior Vice President for External Affairs since April, 1983. He received his B.A. degree from the College of St. Thomas and his J.D. degree from the William Mitchell College of Law.

Vice President for Business Affairs

Dr. Michael Sullivan assumed the position of Vice President for Business Affairs in October, 1985. He received his BA degree from St. John's University (Collegeville, Minnesota) and has a Ph.D in Educational Administration from the University of Minnesota.

Facilities

The College's physical plant consists of the buildings and grounds of the main campus on approximately 70 acres in St. Paul, and facilities in the cities of Owatonna, Chaska and Minneapolis. As of June 30, 1987, the book value of all buildings and property was \$63,409,913; buildings and contents have an insurable value of \$142,253,524.

The St. Paul campus has 21 major buildings, including classroom/office facilities, student residence halls, a stadium and a field house. Seven residence halls and two College-owned apartment buildings house 1,627 students.

The College owns the Daniel C. Gainey Conference Center in Owatonna, Minnesota. This center provides classroom, living and dining facilities for groups of various size for seminars, workshops and regular college classes.

The College also owns the former Peavey Technical Center and the Hazeltine Gates buildings in Chaska, Minnesota. Both sites are being used for classrooms and offices for College purposes including a small business incubator sponsored by the College. A portion of both buildings is rented to commercial and office tenants.

The College currently occupies about 20,000 square feet of leased space in a downtown Minneapolis building to offer evening classes in its graduate and undergraduate programs. Current student enrollment at that site is in excess of 500 students.

Library

O'Shaughnessy Library contains approximately 250,000 volumes and has an auditorium and an Instruction Support Service center. The Archbishop John Ireland Theological

Library, affiliated with the O'Shaughnessy Library, has 78,000 volumes. The College is a member of the Cooperating Libraries in Consortium, Inc., a Saint Paul-Minneapolis private college inter-library consortium; and MINITEX, which provides access to the holdings of the Universities of Minnesota and adjacent states, as well as to the public libraries of the Twin Cities.

Catholic Publishing Center

The College owns the Catholic Digest, a national, monthly magazine with a circulation of approximately 630,000. Although the magazine has some original articles, its principal content consists of reprints. It has income from advertising in addition to subscriptions. The College operates the magazine within its Catholic Publishing Center, a division of the College, which had a net income of \$1,120,544 for fiscal year ended June 30, 1987. Operations of the Catholic Publishing Center are part of the College's financial statements included in Appendix V to this Official Statement.

Saint Paul Seminary Affiliation

On May 3, 1987, an affiliation between the College and The Saint Paul Seminary was finalized and The Saint Paul Seminary School of Divinity of the College of St. Thomas was established. The effective date of the affiliation was July 1, 1986. The School of Divinity's ministerial studies program consisting of ministerial training, including classroom theological coursework and field education, is directed by the College. The School of Divinity's ministerial formation program consisting of programs for spiritual and personal growth and the evaluation of readiness of candidates for ministry is directed by the Seminary.

None of the Project Facilities (see "Definition of Certain Terms," Appendix III) is to be used primarily for the School of Divinity other than Grace and Cretin Residences prior to the time Project Costs therefor are payable from the Construction Account.

Academic Information

The College follows the four-one-four academic calendar of two four-month semesters during the school year, separated by a one-month interim term in January. During each semester the undergraduate student's normal course load is four subjects; during the interim concentration is on one subject. The B.A. degree is awarded in the following major concentrations or programs of study: Art, Art History, Biology, Business Administration (Accounting, Financial Management, Marketing Management, Human Resources Management, Operations Management, General Business Management), Chemistry, Communication and Theatre, Criminal Justice, East Asian Studies, Economics, Education, English, Foreign Language-Business Administration, French, Geology, German, Greek, History, Home Economics, International Studies, Journalism, Latin, Library Science, Literary Studies, Mathematics, Music, Philosophy, Physical Education, Physics, Political Science, Psychology, Public Administration, Quantitative Methods and Computer Science, Russian Area Studies, Social Sciences, Social Work, Sociology, Spanish, and Theology.

Since 1950 the College has had a graduate program in education. The College grants the Master of Arts and the Education Specialist degrees. Concentrations are available in school administration, counseling, developmental and remedial reading, community education, special education, teacher preparation and in curricular enrichment programs in elementary and secondary education. In the summer of 1987, the College

initiated a Doctoral Program in Educational Leadership offering the Ed.D. degree. Fall 1987 enrollment in the graduate program in education was 1,028.

In 1974 the College added the Master in Business Administration degree to its graduate programs. Courses offered in this program are taught in the evening. The program has grown since 1974 to an enrollment of 1,890 as of fall 1987. The majority of the student body pursuing this degree are working adults.

A graduate program in religious education started in 1977. It offers a Master of Arts degree. With the affiliation with The Saint Paul Seminary, the College began offering the Master of Divinity degree also. Divinity School enrollment in fall 1987 was 131 students.

In the fall of 1984, the College inaugurated two new masters degree programs, one in Business Communications and one in International Management. In the spring of 1985, a Master of Science program in Software Design and Development was started. In fall 1987, the total enrollment in the Business Communications and Software Design and Development programs is 344. The International Management enrollment figures are included in the MBA figures. A new Master's program in Manufacturing Systems Engineering was begun in February, 1986. Fall 1987 enrollment in this program is 155.

The College has several non degree-granting programs developed for the education and training of the general community. These include: the Management Center, offering formal courses, seminars and conferences to business, government and public institutions; the Center for Economic Education, to pursue the improvement of the quality and quantity of economics taught in the schools; the Center for Senior Citizens Education; the Community Education Center to provide assistance to school districts and to assist in the expansion of the community education concept at State and national levels; and the Small Business Development Center to provide counseling, training and workshops to small businesses in the State of Minnesota.

Faculty and Staff

The faculty-student ratio at the College is approximately 1 to 20. There is no religious or denominational prerequisite nor any participatory religious requirement for faculty or staff membership. The College subscribes to the 1940 Statement of Principles on Academic Freedom of the American Association of University Professors and the Association of American Colleges.

As of fall, 1987, the College employed 239 full-time and 220 part-time faculty. Total employees number approximately 1,000.

The total audited payroll of \$22,222,624 for the fiscal year ended June 30, 1987 included \$480,426 of contributed services, net of expenses. A contributed service is defined as the salary the College would expect to pay a comparably qualified lay person for services performed by members of religious orders of the Catholic Church less expenses, allowances and cash salary. As of June 30, 1987 there were 28 persons, primarily diocesan priests, on the faculty and administrative staff of the College who contribute their services. The average age of such persons was 50 years.

The following table lists the average salary of the lay members of the full-time College faculty for the 1987/88 academic year. In addition there are 16 priests on the full-time faculty.

Number	Average Salary
Professor	\$43,875
Associate Professor	35,115
Assistant Professor	29,836
Instructor	24,027

The following table lists the degrees and professional designations held by the full-time faculty members for the 1985/86 academic year.

	Number
Doctorate	139
Master of Arts, Juris Doctorate, Certified Public Accountant Bachelor of Arts	77
Total	223

Freshman Applications, Acceptances and Enrollments

	1983/84	1984/85	1985/86	1986/87	1987/88
Applications Acceptances Percent Accepted	1,725 1,465 85%	1,789 1,489 83%	1,894 1,562 82%	1,924 1,586 82%	2,046 1,771 87%
Enrolled	825	850	810	826	910
Percent Enrolled to Accepted	56%	57%	52%	52%	51%

Student Body

The fall term enrollment at the College for the 1987/88 academic year is 8,396; with a full-time equivalent ("FTE") enrollment of 6,240. Approximately 85% of the 1987/88 freshman class of 910 were students from the State of Minnesota; this ratio has been relatively stable and is expected by the College to remain so.

The College's undergraduate day program admitted women for the first time in the fall of 1977. Graduate programs have been coeducational since their inception. Women comprise approximately 47% of the total graduate and undergraduate student body.

Enrollments

The following table sets forth the enrollment at the College as of the fall term for the five most recent academic years.

Program	1983/84	1984/85	1985/86	1986/87	1987/88
Undergraduate Day New College*	3,673 353	3,875 396	3,893 <u>436</u>	4,054 524	4,252 596
Total Undergraduate	4,026	4,271	4,329	4,578	4,848
Graduate Education Graduate Business Graduate Divinity School Graduate Business Communications Graduate Software Design and Development Graduate Manufacturing Systems Engineering	562 1,341 30	710 1,312 38 104	788 1,390 48 132 88	921 1,543 139 161 125	1,028 1,890 131 159 185
Total Graduate	1,933	2,164	2,446	2,999	3,548
Total Enrollment	5,959	6,435	<u>6,775</u>	7,577	8,396
FTE Enrollment	4,803	5,143	5,248	5,818	6,240

The College projects that enrollment in the next five academic years will be as follows:

Program	1988/89	1989/90	1990/91	1991/92	1992/93
Undergraduate Day New College*	4,200 625	4,200 650	4,200 675	4,200 700	4,200 725
Total Undergraduate	4,825	4,850	4,875	4,900	4,925
Graduate Education Graduate Business Graduate Divinity School Graduate Business Communications Graduate Software Design and	1,050 2,000 145 175	1,075 2,050 150 190	1,100 2,100 155 205	1,125 2,150 160 220	1,150 2,200 165 235
Development Graduate Manufacturing Systems Engineering	230 	270 	300 	300 	300 255
Total Graduate	3,780	3,945	4,085	4,195	4,305
Total Enrollment	8,605	8,795	8,960	9,095	9,230

^{*} An evening degree-granting program for adults.

Housing

Students may live either off campus or in one of the residence halls on campus. All students living on campus also must board on campus. As of fall 1987 the College had nine student residences with a capacity for 1,627. Approximately 36% of the undergraduate day student population for the academic year 1987/88 reside on campus.

Tuition and Fees

The College meets the cost of educational programs primarily through tuition and fees. The following table lists the tuition charged full-time students in the College's major programs for the academic years beginning in the fall of 1983 through 1987.

	1983	1984	1985	1986	1987
Undergraduate (full-time) per academic year	\$4,640	\$5,360	\$5,880	\$6,352	\$6,816
Graduate education and religious education per credit	125	140	155	170	180
Graduate School of Business, Business Communications, Engineering and					
Computer Science per credit	145	167.5	185	200	212

The Board of Trustees reserves the right to revise charges from time to time. Although the Board of Trustees anticipates that it will be able to raise current tuition and fees without adversely affecting future enrollment, there can be no assurance that it will be able to do so. Future economic and other conditions may affect the ability to increase tuition and fees while sustaining current levels of enrollment.

The following table lists total revenue derived from tuition and fees for the fiscal years ended June 30, 1983 through 1987.

Year	<u>Tuition and Fees</u>
1983	17,388,826
1984	19,821,441
1985	24,353,532
1986	27,326,864
1987	32,483,562

Financial Aid

About 60% of the College's students currently receive some form of financial aid. Some of the federal and State financial aid programs apply to tuition and fees, whereas others provide aid for living expenses such as transportation, housing (on or off campus) and personal expenses.

The following table sets forth a five year summary of financial aid information for the College. It shows the growth in the number of students receiving financial aid in all forms and the changes that have occurred in each type of program.

FINANCIAL AID BY TYPE

Total	\$ 5,647,386	7,639,420	9,219,737	8,313,641	9,617,284	12,464,531	13,069,108	14,064,054
Work(c)	\$ 330,392 \$ 5,647,386	423,681	610,047	576,211	755,204	987,682	1,061,666	1,494,828
Guaranteed Student Loan(b)	\$1,764,272	3,308,903	4,244,699	3,338,393	3,261,095	4,765,870	4,612,763	4,664,136
National Direct Student Loan(b)	\$467,725	554,956	572,665	364,010	359,525	426,575	649,875	672,462
State of Minnesota Scholarship and Grant Program	\$ 939,380	1,232,560	1,200,432	1,135,065	1,843,146	1,832,948	2,143,913	2,412,171
Supplemental Education Opportunity <u>Grants(b)</u>	\$321,807	322,475	354,899	319,711	320,007	334,335	334,335	334,335
Basic Education Opportunity <u>Grants(b)</u>	\$199,917	696,909	549,621	552,205	685,114	753,107	754,942	734,638
Restricted Funds	\$ 503,426	532,424	444,969	728,108	722,603	1,126,841	1,084,434	1,000,540
College of St. Thomas	\$ 520,467	659,452	947,290	1,255,561	1,670,590	2,237,173	2,427,180	2,750,944
Number of Students(a)	2,637	3,032	3,289	2,980	3,274	3,881	3,748	3,951
Year Ended	1980	1861	1982	1983	1984	1985	9861	1987

(a) Total number of students receiving at least one type of financial aid (unduplicated count).

(b) Federal.

(c) Includes federal, State and College work-study funds.

There can be no assurance that federal or State programs of financial assistance to post-secondary institutions or students will continue or be funded at present levels.

Awards of financial aid, excluding competitive scholarships, are granted on the basis of need up to the maximum allowed by the various programs and can be substituted for each other in the establishment of a student's financial aid package. No assurance can be given that federal and State student financial aid will continue to be funded at current levels. If such student aid is curtailed, it may cause the enrollment of the College to decrease, which, in turn, may have an adverse effect on the College's revenues.

Pensions

Retirement benefits are provided for the academic staff and some administrators through Teachers Insurance and Annuity Association (TIAA), a national organization used to fund pension benefits for educational institutions. Under this arrangement, the College and plan participants make annual contributions to TIAA to purchase individual annuities equivalent to retirement benefits earned. The cost of these benefits to the College was \$614,841 and \$527,162, for 1987 and 1986, respectively.

Retirement benefits are provided for the nonacademic staff under a trusteed retirement plan administered by the Archdiocese of Saint Paul and Minneapolis.

Contributions are made solely by the College quarterly. Contributions, at a minimum, are to fund normal costs of benefits to be paid, actuarially computed. Contributions charged to Current Unrestricted Fund expenditures amounted to \$203,547 and \$172,056, for 1987 and 1986, respectively.

Retirement benefits are also provided for employees of the Catholic Publishing Center under a trusteed retirement plan administered by an insurance company. Contributions are made solely by the Catholic Publishing Center on an annual basis. Contributions to the plan in 1987 and 1986 were \$23,759 and \$32,553, respectively.

Unions

The International Brotherhood of Teamsters Local 120 represents 54 employees who are on the custodial or groundskeeping staff of the College. The College signed a two-year agreement with the Teamsters Local 120, which runs July 1, 1987 through June 30, 1989. The International Union of Operating Engineers Local 70 AFL-CIO, which represents six maintenance engineers and one maintenance assistant, signed a three-year agreement with the College, which runs September 1, 1987 through August 31, 1990. In addition, the International Brotherhood of Electrical Workers Local Union 110, AFL-CIO represents two electricians at the College, and the College honors the Construction and Maintenance Agreement negotiated between the St. Paul Chapter, National Electrical Contractors Association which runs May 4, 1985 through April 30, 1988.

Financial Records

The College maintains its financial records on the basis of a fiscal year ended June 30. The College uses a fund accounting system and the financial statements of the College are prepared on the accrual basis except for depreciation accounting as explained in the notes to the College's financial statements. Appendix V sets forth the comprehensive financial statements of the College for the year ended June 30, 1987, which statements have been examined by Boulay, Heutmaker, Zibell & Co., certified public accountants. Supplemental schedules to the financial statements are available upon request.

Statement of Revenue, Expenditures and Transfers

The following table sets forth the College's statements of current unrestricted revenues, expenditures and transfers for the College for the fiscal years ended June 30, 1983 through 1987. This table should be read in conjunction with the financial statements which are Appendix V.

STATEMENT OF CURRENT UNRESTRICTED FUND REVENUES, EXPENDITURES AND OTHER CHANGES YEARS ENDED JUNE 30

1983 Revenue	\$	Private Gifts, Grants and Contracts 984,024 Income from Investments 2,375,936	Sales and Services of Educational Enterprises 7,751, Sales and Services of Auxiliary Enterprises 4,287, Other Revenue 635,	Total Revenue \$33,831,	Expenditures Educational and General: Instruction	Academic Support Student Services	4, nance of Plant 2,	Fransfers: and Interest and Replacement	Total Educational and General	Auxiliary Enterprises: Expenditures Mandatory Transfers:	Principal and Interest Renewal and Replacement 184,055	Total Auxiliary Enterprises \$ 4,259,920	Total Current Expenditures \$31,156,957	Transfers Among Funds: Endowment Fund Plant Fund Restricted Current Fund Student Loan Fund 18,200	2) \$	Net Increase (Decrease) in Fund Balances
1984	\$26 \$19,821,441		9,439,014 331 5,143,478 273 525,091	\$38,748,426	.	6,027,537 129 1,671,683 776 2,081,178		1	337 \$31,532,668	979 \$ 4,109,732	386 482, 149 355 190, 661	320 \$ 4,782,542	\$36,315,210	500) \$(4,617,301) 264) \$87,144 500 1,649,873 200 17.977		\$ 70,909
1985	\$24,353,532	1,033,151	10,012,288 5,671,854 507,829	\$44,910,712	\$9,887,095	8,677,866 1,995,244 2,499,392	6,691,256 2,880,455 2,000,829	1,759,861	\$36,433,795	\$4,716,015	587,449	\$5,500,597	\$41,934,392	\$(1,577,546) (1,786,073) 392,479 20,664	\$(2,950,476)	\$ 25,844
9861	\$27,326,864	977,851	10,653,483 6,222,079 505,884	\$49,087,513	\$11,157,379	2,294,168 2,758,693 2,758,693	8,494,569 3,115,468 2,115,411	1,822,797	\$41,256,257	\$ 5,079,820	525,837	\$ 5,838,101	\$47,094,358	\$ 1,504,964 (4,742,775) 1,058,503	\$(1,979,610)	\$ 13,545
1987	\$32,483,562	1,317,084 3,468,061	10,436,178 7,535,148 728,950	\$55,968,983	\$12,994,464	9,393,030 2,819,486 3,178,706	9,128,229 3,145,827 2,750,944	2,768,742	\$46,221,531	\$ 5,941,189	743,944 322,921	\$ 7,008,054	\$53,229,585	\$(2,489,895) 1,208,296 (1,523,937)	\$(2,728,540)	\$ 10,858

Gifts, Grants and Bequests

The College actively solicits and receives gifts and bequests from a variety of donors and also receives various grants from private foundations and from agencies of the federal government.

Major development programs, including efforts to raise capital funds and a variety of annual giving programs among alumni, parents of students, businesses and friends of the College, have been maintained for a number of years.

During fiscal year 1984 the College began a fund raising campaign with the goal of \$35,000,000. As of June 30, 1987, pledges totaling \$30,400,000 had been received. No pledges receivable have been recorded on the accompanying financial statements. These pledges will be recorded when the gifts are received.

As of June 30, 1987, the College had collected and recorded \$18,300,000 in gifts since the inception of the campaign (of which \$7,900,000 had been collected in the fiscal year ended June 30, 1987).

The following table sets forth the amounts of private gifts, grants and bequests received by the College for the fiscal years ended June 30, 1983 through 1987.

Fiscal Year	Current Unrestricted	Current Restricted	<u>Total</u>
1982	\$ 722,142	\$2,311,816	\$ 3,033,958
1983	984,024	1,402,705	2,386,729
1984	956,221	1,176,968	2,133,189
1985	1,033,151	1,111,744	2,144,895
1986	977,851	1,322,490	2,300,341
1987	1,317,084	1,826,161	3,143,245

Endowment Funds

The Colleges' endowment and similar funds include (i) endowment funds which are subject to the restrictions of gift instruments requiring the principal be maintained in perpetuity and that only the income be utilized either for donor specified purposes or for general College purposes; and (ii) funds functioning as endowment (Quasi-Endowment) which represent expendable funds received which, by decision of the Board of Trustees of the College, have been retained and invested for the future benefit of the College, which can be utilized, if and when the need arises, for current operating and capital expenditure purposes at the discretion of the Board of Trustees. The following table is a recapitulation of fund balances of endowment and similar funds for the fiscal years ended June 30, 1983 through 1987.

E 10 1	<u> 1983</u>	<u>1984</u>	1985	1986	<u> 1987</u>
Fund Balances: Endowment Quasi-endowmen	\$10,308,913 it 18,280,946	\$14,114,967 23,164,858	\$15,142,853 25,759,533	\$23,331,316 26,524,210	\$30,362,969 34,147,635
Total	\$28,589,859	\$37,279,825	\$40,902,386	\$49,855,526	\$64,510,604

Long-Term Debt

The College had the following long-term debt (maturing beyond one year) outstanding as of June 30, 1987:

- (a) \$1,200,000 Dormitory Bonds of 1957, dated December 1, 1957, at 2-7/8%; remaining principal is \$490,000 due in annual installments through 1997; purchased by the U.S. Department of Housing and Urban Development; proceeds were used to construct Dowling Hall (student dormitory). The bonds are secured by (i) a first mortgage lien on Ireland and Dowling Halls, (ii) net revenues of the operations of these buildings, and (iii) the full faith and credit of the College.
- (b) \$1,300,000 Student Union Bonds of 1959, dated January 1, 1959, at 3%; remaining principal is \$135,000 due in annual installments through 1989; purchased by the U.S. Department of Housing and Urban Development; proceeds were used to construct the Student Union (Murray Hall). The bonds are secured by (i) a first mortgage on the facility, (ii) net operating revenues of the Student Union, (iii) Student Union fees, and (iv) the full faith and credit of the College.
- (c) \$1,050,000 Dormitory Bonds of 1967, dated April 1, 1967, at 3%; remaining principal is \$820,000 due in annual installments through 2017; purchased by the U.S. Department of Housing and Urban Development; proceeds were used to construct Brady Hall (student dormitory). The bonds are secured by (i) a first mortgage lien on Brady Hall, (ii) net revenues from the operation of the building, and (iii) the full faith and credit of the College.
- (d) \$1,346,000 Academic Building Bonds of 1969, dated June 1, 1969, at 3%; remaining principal is \$983,000 due in annual installments through 2009; purchased by the U.S. Department of Health, Education and Welfare; the proceeds were used to finance in part the construction of the O'Shaughnessy Education Center. The bonds are secured by (i) a first mortgage lien on O'Shaughnessy Education Center, and (ii) the full faith and credit of the College. The College received gifts from I.A. O'Shaughnessy that are functioning as a term endowment to provide principal and interest.
- (e) \$800,000 Minnesota Higher Education Facilities Authority First Mortgage Revenue Bonds, Series K, dated December 1, 1974, at various rates from 5.50% to 6.90%; remaining principal is \$435,000 due in annual installments through 1994. The proceeds were used to construct the Faculty Residence Building. The bonds are secured by (i) a first mortgage lien on the Faculty Residence Building, (ii) the net revenues of the facilities, (iii) a Debt Service Reserve Account of \$56,000, (iv) the Authority's General Bond Reserve Account, (v) the full faith and credit of the College, and (vi) a pledge by the College to charge tuition fees and other fees and charges sufficient to provide debt service.
- (f) \$685,000 Minnesota Higher Education Facilities Authority First Mortgage Revenue Bonds, Series U, dated January 1, 1978, at various interest rates from 4.40% to 5.90%; remaining principal is \$545,000 due in annual installments through 2000. The proceeds were used to construct an addition to Murray Hall. The bonds are secured by a second mortgage lien which will become a first mortgage lien after the Student Union bonds of 1959 described in subparagraph (b) above are retired, (ii) the guarantee of the College, (iii) a debt service reserve account of \$44,800, and (iv) the Authority's General Bond Reserve Account.
- (g) \$1,800,000 Minnesota Higher Education Facilities Authority First Mortgage Revenue Bonds, Series X, dated September 1, 1978, at various interest rates from 6.00% to 7.00%; principal outstanding is \$1,670,000 due in annual installments through 1999. The proceeds were used to construct John Paul II Residence Hall. The bonds are secured by (i) a first mortgage lien on the John Paul II Residence Hall, (ii) the guarantee of the College, (iii) the net revenues of

- the facility, (iv) a debt service reserve account of \$112,000, and (v) the Authority's General Bond Reserve Account.
- (h) A \$577,150 contract for deed at 10%. Monthly interest installments of \$3,600 will be paid until August 1, 1992 and a final payment of \$532,265.67 will be due August 1, 1992. The contract is for the purchase of the Grand Avenue apartments. \$450,808 is outstanding.
- (i) \$2,745,073 (College share of \$18,520,000 total) Minnesota Higher Education Facilities Authority Pooled Revenue Bonds, Series 1983-A, dated September 1, 1983, at various interest rates from 6.75% to 8.50%; principal outstanding is \$2,364,927 due in annual installments from 1986 through 1991. The proceeds were used for various equipment acquisitions and building remodeling projects.
- (j) A \$1,175,000 promissory note bearing interest at a rate of 10% secured by a first mortgage on the "Peavey Building" located on Peavey Road in Chaska; monthly installments of \$10,681 due through 1995. \$706,567 is outstanding.
- (k) \$8,055,000 Minnesota Higher Education Facilities Authority Refunding Revenue Bonds, Series 1985-1, dated May 1, 1985, at various rates of interest from 5.25% to 8.20%; principal outstanding is \$7,065,000 due July 1, 1986 through 1993. The proceeds refunded in advance of maturity the Minnesota Higher Education Facilities Authority Revenue Bonds, Series Two-D, and Series 1982-1, both dated August 6, 1982. The Bonds are secured by the full faith and credit of the College and a debt service reserve of \$1,097,356.
- (1) A \$2,388,980 promissory note bearing interest at a rate of 10.25% secured by a mortgage on the Hazeltine Gates building located in Chaska; monthly installments of \$22,417 with a final payment of \$1,976,661 in 1995. \$2,350,034 was outstanding as of June 30, 1987.
- (m) \$6,325,000 City of Chaska, Minnesota Industrial Development Revenue Bonds, Series 1985, dated December 1, 1985, payable through 2010, interest at 7.82% (average), secured by an Irrevocable Letter of Credit issued by Norwest Bank Minneapolis. \$6,230,000 is outstanding. As a condition to the issuance of the Letter of Credit, the College has pledged as collateral certain U.S. Treasury Bonds and Notes. Proceeds used to acquire the Hazeltine Gates Building.
- (n) \$5,500,000 Minnesota Higher Education Facilities Authority Revenue Bonds, Series Two-I, at various rates of interest from 6.50% to 7.50%; principal outstanding is \$5,500,000 due November I, 1995, 2000, 2005, and 2015. The Bonds were originally issued on December 5, 1985 as variable rate bonds but were converted to fixed rate bonds on November I, 1986. The Bonds are secured by the full faith and credit of the College and a debt service reserve of \$531,750.
- (a) \$36,789 mortgage note payable in monthly installments of \$307 through January 2007 at 8% interest; \$36,350 is outstanding; secured by a mortgage on a townhouse in Hill City, Minnesota.
- (p) \$276,627 loan payable in monthly installments of \$6,958 through October 1990 at 10% interest; \$243,041 is outstanding. The loan is payable to the lessor of the Minneapolis campus for leasehold improvements.
- (q) The Bonds.

Total outstanding principal amount of long-term debt as of June 30, 1987, (excluding the Bonds) is \$30,024,727.

ANNUAL DEBT SERVICE BY FISCAL YEAR

	The	Bonds	Outstanding	Total	
Fiscal Year		Principal	Debt	Debt	
<u>Ending</u>	<u>Principal</u>	and Interest (a)	Service	<u>Service</u>	Coverage(b)
1988 1989 1990 1991 1992 1993 1994 1995 1996 1997 1998 1999 2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017	\$ 250,000 300,000 325,000 325,000 350,000 375,000 400,000 425,000 450,000 650,000 650,000 675,000 800,000 850,000 925,000 1,125,000	\$ 722,839 1,031,801 1,066,651 1,073,826 1,054,651 1,059,051 1,061,201 1,061,201 1,059,176 1,054,964 1,048,389 1,063,626 1,050,726 1,059,451 1,063,651 1,039,289 1,036,607 1,053,838 1,040,926 1,047,801 1,168,594	\$ 3,842,159 3,894,724 3,862,403 3,848,681 3,843,406 3,829,026 3,152,336 1,945,616 3,702,066 1,553,360 1,545,298 1,539,754 1,319,374 1,161,439 1,177,774 1,185,329 1,200,239 1,205,154 1,183,124 1,161,095 1,165,666 1,137,820 1,147,207 1,063,162 497,062 495,699 492,462 492,350 509,275 41,200	\$ 3,842,159 4,617,563 4,894,204 4,915,332 4,917,232 4,883,677 4,211,387 3,006,817 4,763,267 2,612,536 2,600,262 2,588,143 2,383,000 2,212,165 2,237,225 2,248,980 2,238,528 2,241,761 2,236,962 2,202,021 2,213,467 2,306,414 1,147,207 1,063,162 497,062 495,699 492,462 492,350 509,275 41,200	1.63 times 1.35 1.28 1.27 1.27 1.28 1.48 2.08 1.31 2.39 2.40 2.42 2.62 2.83 2.79 2.78 2.79 2.78 2.79 2.79 2.79 2.79 2.84 2.82 2.71 5.45
Total	<u>\$11,100,000</u>	\$21,918,259	\$53,194,260	\$75,112,519	

- (a) Assumes an average annual interest rate of 7.37%.
- (b) Based on Unrestricted Current Funds Available for Debt Service per FY 1987 audited financial statements as calculated below.

Unrestricted Current Fund Revenues		\$55,968,983
Unrestricted Current Fund Expenditures: Educational and general Auxiliary enterprises Mandatory transfers	\$43,410,686 7,008,054 2,810,845	
Total		53,229,585
Excess of revenues over expenditures and mandatory transfers Add: Mandatory transfers for debt service		\$ 2,739,398 3,512,686
Amount available for debt service		\$ 6,252,084

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PROPOSED FORM OF LEGAL OPINION OF FAEGRE & BENSON, BOND COUNSEL

\$11,100,000 Minnesota Higher Education Facilities Authority Revenue Bonds, Series Two-O (College of St. Thomas)

We have acted as bond counsel in connection with the issuance by the Minnesota Higher Education Facilities Authority (the "Authority") of its fully registered Revenue Bonds, Series Two-O (College of St. Thomas), in the aggregate principal amount of \$11,100,000 (the "Bonds"), dated May 1, 1988, in the denomination of \$5,000 each and integral multiples thereof, maturing on October 1 in the years and amounts as follows:

1989	\$250,000	1999	\$525,000
1990	\$300,000	2000	\$550,000
1991	\$325,000	2001	\$600,000
1992	\$325, 000	2002	\$650,000
1993	\$350,000	2003	\$675,000
1994	\$375, 000	2004	\$725,000
1995	\$400,000	2005	\$800,000
1996	\$425, 000	2006	\$850,000
1997	\$450,000	2007	\$925,000
1998	\$475,000	2008	\$1,125,000

The Bonds are subject to optional redemption prior to the stated maturities thereof as provided in the Bonds. Interest on the Bonds is payable on each October 1 and April 1, commencing October 1, 1988, at the basic rates per annum, according to years of maturity, as follows:

	maturities		⁸ ,
	maturities		%,
	maturities		%,
1992	maturities	at	%,
	maturities		%,
1994	maturities	at	%,
1995	maturities	at	%,
1996	maturities	at	%,

1997	maturities	at	₈ ,	
1998	maturities	at	%,	
1999	maturities	at	%,	
2000	maturities	at	%,	
2001	maturities	at	%,	
2002	maturities	at	%,	
2003	maturities	at	%,	
2004	maturities	at	%,	
2005	maturities	at	%,	
2006	maturities	at		
2007	maturities	at		and
2008	maturities	at	%.	

In the event of a Determination of Taxability (as defined in the Loan Agreement and Trust Indenture referred to below), the Bonds will bear additional interest at the rate of 2.00% per annum from the Date of Taxability (as defined). Interest is payable by check or draft mailed or sent by wire transfer to the registered owner, and principal is payable at the office of First Trust National Association, St. Paul, Minnesota, as Trustee (the "Trustee"). The Bonds are issued for the purpose of funding a loan from the Authority to the College of St. Thomas, a Minnesota nonprofit corporation and nonprofit institution of higher education located in the City of St. Paul, Minnesota (the "College"), in order to finance the costs of a project generally described as the acquisition and improvement of land, buildings and equipment (as further described in the Loan Agreement and Indenture, the "Project"). We have examined executed counterparts of the Loan Agreement between the Authority and the College and the Trust Indenture between the Authority and the Trustee, both dated as of April 1, 1988, opinions of Moore, Costello & Hart, as counsel to the College, the form of the Bonds prepared for execution, and such other documents as we deemed necessary for the purpose of the following opinion.

As to questions of fact material to our opinion, we have relied upon certified proceedings, documents and certifications furnished to us by public officials and officials of the College without undertaking to verify such facts by independent investigation. We have also relied upon the opinion of Moore, Costello & Hart as to the Loan Agreement having been duly authorized and executed and being binding upon the College, as to the corporate organization, good standing and powers of the College, and as to title to the Project Building Site (as defined in the Loan Agreement and Trust Indenture), without examining the records of the College or original title records or abstracts of title.

We have not been engaged or undertaken to verify the accuracy, completeness or sufficiency of the Official Statement or other offering material relating to the Bonds (except to the extent, if any, stated in the Official Statement), and we express no opinion relating thereto (except only matters set forth as our opinion in the Official Statement).

Based on our examination, we are of the opinion, as of the date hereof, as follows:

- 1. The Authority is an agency of the State of Minnesota with authority under Sections 136A.25 to 136A.42, Minnesota Statutes, to issue the Bonds, to loan the proceeds thereof to the College and to execute and deliver the Loan Agreement and the Indenture to secure the Bonds.
- 2. The Loan Agreement and the Indenture are valid and binding instruments of the parties thereto, enforceable in accordance with their terms.
- 3. The Bonds are secured by the assignment of the loan repayments payable by the College under the Loan Agreement to the Trustee in amounts and at times sufficient (if timely paid in full) to pay the principal of and interest on the Bonds when due, and the pledge of the funds and investments held by the Trustee under the Indenture.
- Assuming compliance with the covenants in the Loan Agreement and Indenture, the interest on the Bonds is exempt from gross income for purposes of Federal income taxation and is exempt from Minnesota income taxation (other than Minnesota corporate franchise and bank excise taxes measured by income) under present laws and rulings. are "private activity bonds" within the meaning of Section 141(a) and "qualified 501(c)(3) bonds" within the meaning of Section 145 of the Internal Revenue Code of 1986 (the "Code"). Interest on the Bonds is not an item of tax preference required to be included in the computation of "alternative minimum taxable income" for purposes of the federal alternative minimum tax applicable to individuals under Section 55 of the Code, but is includable in "book income" or in "earnings and profits" for the purpose of determining the "alternative minimum taxable income" of corporations for taxable years beginning after December 31, 1986. alternative minimum taxable income is also used to determine the environmental tax imposed by Section 59A of the Code. addition, interest on the Bonds may be included in the income of a foreign corporation for purposes of the branch profits tax imposed by Section 884 of the Code. Deductions for "losses

incurred" by property and casualty insurance companies must be reduced by 15% of the interest received or accrued on the Bonds, and ownership of the Bonds will result in disallowance of a deduction for a portion of the interest expense of a "financial institution" under Section 265(b) of the Code. The Bonds are not arbitrage bonds within the meaning of Section 148 of the Code.

It is to be understood that the rights of the holders of the Bonds and the enforceability of the Bonds, the Indenture and the Loan Agreement may be subject to bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting creditors' rights heretofore or hereafter enacted to the extent constitutionally applicable and that their enforcement may also be subject to the exercise of judicial discretion in accordance with general principles of law.

Dated at Minneapolis, Minnesota, _____, 1988.

DEFINITION OF CERTAIN TERMS

Act: Sections 136A.25 to 136A.42, Minnesota Statutes, as amended.

Additional Bonds: Any Additional Bonds issued by the Authority on behalf of the College pursuant to section 2.09 of the Indenture.

Affiliation Agreement: The Affiliation Agreement by and among The Saint Paul Seminary, College of St. Thomas and the Archdiocese of Saint Paul and Minneapolis, dated as of July 1, 1986.

Authority: The Minnesota Higher Education Facilities Authority.

Authorized Authority Representative: The person at the time designated to act on behalf of the Authority by written certificate furnished to the Institution and the Trustee, containing the specimen signature of such person and signed on behalf of the Authority by its Chairman, Vice Chairman, Secretary or Executive Director. Such certificate may designate an alternate or alternates.

Authorized Institution Representative: The person at the time designated to act on behalf of the College by written certificate furnished to the Authority and the Trustee, containing the specimen signature of such person and signed on behalf of the College by the Chairman, the Vice Chairman, or the Secretary of its Board of Trustees or the President or Vice President of the College. Such certificate may designate an alternate or alternates.

Authorized Investments: Investments authorized for moneys in the accounts created under Article V of the Indenture and described in Section 5.04 thereof.

Board of Trustees: The Board of Trustees of the College, including the Executive Committee authorized to act for such board.

Bond and Interest Sinking Fund Account: The account established pursuant to the Indenture into which the Authority and Trustee shall deposit certain moneys for payment of principal of and interest on the Bonds.

Bonds: \$11,100,000 Minnesota Higher Education Facilities Authority Revenue Bonds, Series Two-O (College of St. Thomas) and any Additional Bonds then outstanding.

Bond Closing: The original issuance, sale and delivery of the Bonds.

Bond Resolution: The Series Resolution of the Authority adopted on March 16, 1988, authorizing the Bonds, as the same may be amended, modified or supplemented by any amendments or modifications thereof.

Brady Center Addition: The additions to Brady Center being constructed as part of the Project and that portion of Brady Center being renovated as part of the Project.

Building Equipment: Those items of goods, equipment, furnishings, furniture, inventory, machinery or other tangible personal property now or hereafter owned by the Institution and located in the Project Buildings acquired from funds other than the proceeds of the Bonds.

Business Day: Any day other than Saturday, Sunday, a legal holiday in the State of Minnesota, or any other day that banks in Minnesota are not open for business.

College: The College of St. Thomas, a Minnesota nonprofit corporation and institution of higher education located in Saint Paul, Minnesota.

Construction Account: The account established under the Indenture for the deposit of certain Bond proceeds to be used for the payment of Project Costs.

Determination of Taxability: A Notice of Deficiency or ruling issued by the National Office or any District Office of the Internal Revenue Service or a final decision of a Court of competent jurisdiction determining that the interest payable on the Bonds is includable in gross income for purposes of federal income taxation by reason of the application of the provisions of Section 103 of the Internal Revenue Code, related sections and regulations thereunder, in effect on the date of issuance of the Bonds. A determination that interest on the Bonds is includible in the computation of any alternative minimum tax is not a Determination of Taxability.

Event of Default: An Event of Default described in the Indenture or Loan Agreement and summarized in this Official Statement in the sections entitled "THE INDENTURE - Events of Default" and "THE LOAN AGREEMENT - Events of Default."

Fiscal Year: The College's fiscal year, initially the 12-month period commencing on July 1 in each year.

General Bond Resolution: The General Bond Resolution adopted by the Authority on October 31, 1972, and any amendments thereto.

Holder, Bondholder, or Owner: The person in whose name a Bond is registered.

Indenture: The Trust Indenture between the Authority and First Trust National Association, Saint Paul, Minnesota, as Trustee, dated as of April 1, 1988, under which the Bonds are authorized to be issued, and including any indenture supplemental thereto.

Institution: The College.

Internal Revenue Code: The Internal Revenue Code of 1986 and amendments thereto.

Issue: The Bonds.

Loan Agreement: The Loan Agreement dated as of April 1, 1988 between the Authority and the Institution, as amended or supplemented from time to time.

Loan Repayments: Payments required to be made by the College to the Trustee pursuant to Section 4.02 of the Loan Agreement.

Net Proceeds: When used with respect to proceeds of insurance or a condemnation award, moneys received or receivable by the Institution or the Trustee as secured party, less the cost of recovery (including attorneys' fees) of such moneys from the insuring company or the condemning authority.

Permitted Encumbrances: As of any particular time, (i) liens for ad valorem taxes and special assessments not then delinquent, (ii) utility, access and other easements and rights-of-way, mineral rights, restrictions and exceptions that an independent engineer certifies will not interfere with or impair the use of or operations being conducted in the Project Facilities, (iii) such minor defects, irregularities, encumbrances, easements, rights-of-way and clouds on title as normally exist with respect to properties similar in character to the Project Facilities and as do not in the aggregate, in the opinion of independent counsel, materially impair the property affected thereby for the purposes

for which it was acquired or is held by the Institution, (iv) any lease or purchase money mortgage on Project Land (other than the Project Building Site) permitted by Section 4.04 of the Indenture, so long as no default exists with respect to any such purchase money mortgage, and (v) those additional encumbrances set forth in Exhibit C of the Loan Agreement.

Project: The (a) expansion and remodeling of Murray Hall, a student union facility, (b) additions to and renovation of Brady Center, a classroom facility, (c) roof replacement and exterior repair to Grace and Cretin Residences, student housing facilities, and (d) renovation of the heating plant, each with appurtenant equipment and site improvements on the campus of the College in the City of St. Paul, Minnesota, (e) the acquisition and installation of computer equipment and appurtenant software on the campus, and (f) acquisition of parcels of property adjacent to the campus of the College and situated within the blocks bounded by Summit, Cretin, Grand and Cleveland Avenues in the City of St. Paul.

Project Building: Murray Hall, Brady Center Addition, Grace and Cretin Residences, and the heating plant building.

Project Building Site: That portion of the Project Land on which the Project Buildings are and are to be located or improvements in connection with the Project are to be made.

Project Costs: Costs properly payable from the Construction Account in relation to the Project.

Project Equipment: All furnishings, furniture, fixtures, equipment, and other personal property of a capital nature acquired with proceeds of the Bonds and installed and located in or as part of the Project Buildings, or other College buildings, or elsewhere as part of the Project.

Project Facilities: The Project Land, the Project Buildings, and the Project Equipment.

Project Land: The Project Building Site and parcels of property acquired or to be acquired within the blocks adjacent to the campus of the College and bounded by Summit, Cretin, Grand and Cleveland Avenues.

Redemption Account: The Redemption Account created under the Indenture for deposit of any moneys received which are not otherwise committed. Moneys in the Redemption Account shall be used (i) to create and maintain the required balance in the Bond and Interest Sinking Fund Account, (ii) to create and maintain the required balance in the Reserve Account, and (iii) to redeem or prepay outstanding Bonds or to purchase outstanding Bonds for redemption and cancellation. Moneys in the Redemption Account may be used in the discretion of the Trustee to pay rebate due to the United States under Section 148 of the Internal Revenue Code if the College fails to provide for payment of any rebate.

Regular Record Date: The 15th day (whether or not a Business Day) of the calendar month next preceding an interest payment date.

Reserve Account: The Reserve Account established under the Indenture, into which at Bond Closing will be placed from Bond proceeds an amount equal to \$1,110,000 unless such amount exceeds the lesser of 10% of the proceeds of the Bonds (par less original issue discount according to the reoffering scale) or maximum annual principal of and interest on the Bonds, in which case the debt service reserve will be in the amount of such lesser sum. Moneys in the Reserve Account shall be used to pay principal of and

interest on the Bonds if moneys in the Bond and Interest Sinking Fund Account or Redemption Account are not sufficient therefore and may be used at the discretion of the Trustee to pay rebate due to the United States under Section 148 of the Internal Revenue Code if the College fails to provide for payment of any rebate.

School of Divinity: The Saint Paul Seminary School of Divinity of the College of St. Thomas established pursuant to the Affiliation Agreement.

Special Record Date: The record date set by the Trustee for the purpose of paying defaulted interest.

Trust Estate: All the rights, interests and security given to the Trustee under the Indenture as security for the Bonds.

Trustee, Registrar, Paying Agent: First Trust National Association, Saint Paul, Minnesota.

SUMMARY OF DOCUMENTS

THE LOAN AGREEMENT

The following is a summary of certain provisions of the Loan Agreement. This summary does not purport to be complete and reference is made to the full text of the Loan Agreement for a complete recital of its terms. Certain words and terms used in this summary are defined in "DEFINITIONS OF CERTAIN TERMS," Appendix III, contained herein.

Construction of Project

The College represents that the acquisition, construction and improvement of the Project are to be substantially completed by no later than May 1, 1991, subject only to (i) "force majeure," as provided in the Loan Agreement, or (ii) extension of such completion date pursuant to Section 3.01 of the Loan Agreement, as more fully described in this Official Statement under "Extension of Completion Date." The College agrees that it has previously paid or will itself pay all costs relating to the acquisition, construction, improving and equipping of the Project, including costs of issuance of the Bonds, to the extent such payments and costs are not met from proceeds of the Bonds in the Construction Account.

Extension of Completion Date

If the College fails to expend substantially all the sum of \$1,300,000 for the acquisition of Project Land (other than the Project Building Site) by May 1, 1991, the College may at its option extend the Completion Date for a period not to exceed one year for the purpose of acquiring additional parcels of the Project Land if an Authorized Institution Representative shall furnish a Certificate to the Trustee and the Authority stating in substance that the College desires to extend the Completion Date, that not less than 85% of the proceeds of the Bonds deposited in the Construction Account have been expended from the Construction Account in payment or reimbursement of Project Costs exclusive of costs of issuance of the Bonds, that the College expects to acquire or complete the acquisition of additional parcels of Project Land prior to May 1, 1992, that such parcels of Project Land are intended to be used as educational facilities or as sites for educational facilities and a "project" (as that term is used in the Act) and not for "private business use" (as the term is used in Section 141 of the Internal Revenue Code), and that all remaining moneys and investments in the Construction Account shall be invested or converted to cash and reinvested at a yield not to exceed the yield on the Bonds, provided that if the College shall furnish an Opinion of Counsel, who shall be nationally recognized bond counsel, that the investments of the Construction Account may be invested at a yield exceeding the yield on the Bonds without adversely affecting the tax exempt status of interest on the Bonds, the Certificate of the Authorized Institution Representative may so state.

Loan Repayments

Under the Loan Agreement, the College agrees to make Loan Repayments in amounts and at times sufficient to provide for payment in full of all principal of and interest on the Bonds when due. To provide for such payments the College covenants to pay for the account of the Authority in immediately available funds the following amounts:

- (a) At least 10 business days prior to each April I and October I, commencing October I, 1988, into the Bond and Interest Sinking Fund Account a sum which will be equal to the amount payable as interest on the Series Two-O Bonds on the next succeeding interest payment date, and at least 10 business days prior to each October I, commencing on October I, 1989, a sum equal to the amount payable as principal of the Series Two-O Bonds on the next succeeding principal payment date, p vided however, that there shall be credited against such obligations (i) the net amount of funds and investments then on deposit to the credit of the Bond and Interest Sinking Fund Account, and (ii) any credits permitted by Sections 5.02, 5.03 or 5.04 of the Indenture (relating to the transfer to the Bond and Interest Sinking Fund Account of certain investment earnings); and
- (b) Prior to a date established for the op ional redemption and p payment of the Series Two-O Bonds, into the Redemption Account such amount, if c y, as shall be necessary and sufficient to provide for the redemption of any Series Two-O Bonds called for redemption from the Redemption Account; and
- (c) Forthwith into the Bond and Interest Sinking Fund Account or Redemption Account, as appropriate, the amount of any deficiency in the event that the funds on deposit in the Bond and Interest Sinking Fund Account or Redemption Account on any Bond principal or interest payment date are for any reason insufficient to pay principal, premium (if any) and interest on the Series Two-O Bonds then due or then to become due (whether at maturity, or by call for redemption, or by acceleration of maturity); and
- (d) Into the Reserve Account forthwith the amount of any deficiency from the Reserve Requirement then required to be deposited therein by Section 5.02 of the Indenture; and
- (e) Into any fund or account designated by the Trustee, funds in the amount determined by the Trustee to be necessary to comply with the provisions of Section 6.09(f) of the Loan Agreement and Section 5.05 of the Indenture relating to the rebate of excess arbitrage earnings to the United States:

subject to the amounts of any credits allowable under Sections 5.02, 5.03, or 5.04 of the Indenture.

There is reserved to the College the right to prepay all or part of the Loan and to redeem Bonds prior to their maturity in certain events as described in this Official Statement under "THE BONDS."

As additional payments the College agrees to pay the annual fee of the Authority, fees and expenses of the Trustee and certain other expenses.

Use of Project Facilities

The College agrees to use the Project Facilities (other than Grace and Cretin Residences prior to the time Project Costs with respect thereto may be paid from the Construction Account pursuant to the Indenture) as educational facilities, in compliance with law and ordinance requirements, and not as facilities for sectarian instruction or religious worship, nor primarily in connection with a program of a school or department of divinity for any religious denomination. The College agrees not to permit use of the Project Facilities in such manner or to such an extent as would result in loss of the tax-exemption of interest on the Bonds under the Internal Revenue Code or loss of its status as an exempt organization under Section 501(c)(3) of the Code.

Maintenance of Project Facilities

The College agrees that, so long as there are Bonds outstanding, the College will keep the Project Facilities in good repair and good operating condition at its own cost, making such repairs and replacements as are necessary so that the Project will remain a "project" under the Act and interest on the Bonds will be exempt from federal income taxation: provided that the College shall have the right to demolish and remove (i) any improvements to Project Land (other than the Project Building Site) and (ii) any Project Building with the consent of the Authority evidenced by a Certified Resolution accompanied by an Opinion of Counsel, who shall be nationally recognized bond counsel acceptable to the Authority, to the effect that demolition and removal of the Project Building does not violate the Act, the Loan Agreement or the Indenture and does not affect the tax exempt status of interest on the Bonds. The College may lease or sublease or enter into agreements in the ordinary course of business for the use of the Project Facilities, so long as (i) the tax-exempt status of the Bonds will not be affected thereby, (ii) such lease, sublease or use agreement shall not be inconsistent with the Loan Agreement, the Indenture, or the Act, and (iii) the Institution shall remain fully obligated under the Loan Agreement.

Title to Property and Liens

Except for Permitted Encumbrances, the College will not permit any liens to be established or to remain against the Project Facilities, including any mechanics liens for labor or materials furnished in connection with any remodeling, additions, modifications, improvements, repairs, renewals or replacements, provided the College may in good faith contest any liens filed or established against the Project Facilities and may permit the items so contested to remain undischarged and unsatisfied during the period of such contest unless the Authority or Trustee shall notify the College that, in the opinion of independent counsel, by nonpayment of any such items the Project Facilities will be subject to loss or forfeiture, in which event the College shall promptly pay all such items.

Taxes and Other Governmental Charges

The College will pay all taxes, special assessments, license fees and governmental charges of any kind that may at any time be lawfully assessed or levied against, or with respect to the operations of the College, or the Project Facilities, or any improvements, equipment or related property installed or bought by the College therein or thereon, or the Bonds, the Loan Agreement, the Indenture, or the interest of the Authority, the Trustee, or the Bondholders therein.

The College may, at its expense, in good faith contest any such taxes, assessments, license fees and other charges and may permit the taxes, assessments, license fees or other charges so contested to remain unpaid during the period of such contest unless the Authority or the Trustee shall notify the College that, in the opinion of independent counsel, by nonpayment of any such items the Project Facilities or any part thereof, or the revenue therefrom, will be subject to loss or forfeiture, in which event such items shall be paid promptly.

Insurance

The College is required to maintain, or cause to be maintained, insurance as follows:

(a) Insurance against loss and/or damage to the Project Buildings and contents, including fire and extended coverage in an amount not less than

80% of the full insurable replacement value of the Project Buildings and contents.

- (b) Comprehensive general public liability insurance against liability for personal injury in the minimum amount for each occurrence of \$5,000,000 and aggregate for each year of \$5,000,000, and against liability for property damage in the minimum amount for each occurrence of \$100,000.
- (c) Workers' compensation insurance in such amount as is customarily carried by organizations in like activities of comparable size and liability exposure to the College.

The College is required to furnish to the Trustee policies or certificates or binders evidencing the required insurance. Each required policy shall contain a provision that the insurer will not cancel or modify the policy without giving written notice to the Board and the Trustee at least thirty days before the cancellation or modification becomes effective.

Damage or Destruction

If the Project Buildings and contents shall be damaged or partially or totally destroyed there shall be no abatement in the Loan Repayments, and the College shall either repair, rebuild or restore the damaged facilities, or redeem and prepay all outstanding Bonds, as more fully provided in the Loan Agreement.

Condemnation

If at any time before the Bonds have been fully paid (or provision for payment thereof has been made in accordance with the Indenture), title to a Project Building and site thereof or other Project Land shall be taken in any proceeding involving the exercise of the right of eminent domain, the College shall either redeem all outstanding Bonds or rebuild or restore such facilities, as more fully provided in the Loan Agreement.

Indemnification

The College agrees to hold the Authority, its members and employees, harmless against any claim, cause of action, suit or liability for any loss or damage to property or any injury to or death of any person that may be occasioned by any cause whatsoever pertaining to the Project Facilities and the use thereof, including that caused by any negligence of the Authority or anyone acting in its behalf, provided that the indemnity shall be effective only to the extent of any loss that may be sustained by the Authority in excess of the net proceeds received by the Authority from any insurance carried with respect to the loss sustained.

The College agrees to indemnify and hold harmless the Authority against any and all losses, claims, damages or liability to which the Authority may become subject under law, and to reimburse the Authority for any out-of-pocket legal and other expenses (including reasonable counsel fees) incurred by the Authority in connection with investigating any such losses, claims, damages, or liabilities or in connection with defending any actions, insofar as the same relate to information furnished to the Authority by the College in connection with the sale of the Bonds.

Institution to Maintain its Existence and Accreditation

The College agrees that during the term of the Loan Agreement it will maintain its existence as a nonprofit corporation and a nonprofit institution of higher education

under the laws of Minnesota and its accreditation as an institution of higher education by recognized accrediting agencies and that it will not consolidate with or merge into another corporation, or permit one or more other corporations to consolidate with or merge into it, or transfer all or substantially all of its assets to another institution except upon the following conditions: (i) if the surviving, resulting or transferee corporation, as the case may be, is other than the College, such surviving, resulting or transferee corporation shall assume in writing all of the obligations of the College in the Loan Agreement, and shall be either a state university or college or a nonprofit corporation and a nonprofit institution of higher education under the laws of Minnesota, eligible to be a participating nonprofit institution under the Act, and complies and will comply with the provisions of the Loan Agreement against discrimination and requiring that the institution be nonsectarian; and (ii) the College shall furnish to the Trustee an opinion of bond counsel that such consolidation, merger or transfer shall have no effect upon the tax-exempt nature of the interest on the Bonds under the Internal Revenue Code and regulations thereunder.

In no event will the College consolidate with or merge into another corporation or sell or otherwise transfer to another institution all or substantially all of its assets as an entirety and thereafter dissolve if the effect of any such transaction would be to cause the sum of the principal amount of the Bonds, plus the respective outstanding aggregate principal amounts of all tax-exempt bonds issued by or on behalf of the College or such other resulting entity, and all organizations under common management or control with the College or such resulting entity (other than qualified hospital bonds), within the meaning of Section 145 of the Internal Revenue Code, to exceed \$150,000,000.

College To Be Nonsectarian

Except with respect to the School of Divinity, the College agrees that it will continue to be nonsectarian; will not require or forbid attendance by students or any other persons at religious worship or acceptance of any religious creed; and will not promulgate the distinctive doctrines, creeds or tenets of any particular religious sect.

Federal Income Tax Status

The College represents that it presently is and agrees that it shall take all appropriate measures to assure that it remains an organization described in Section 501 (c) (3) of the Internal Revenue Code, exempt from income taxes under Section 501 (a) of such Code.

Determination of Taxability

In the event a Determination of Taxability is made that interest payable on the Bonds is includible in gross income for purposes of federal income taxation under the provisions of the Internal Revenue Code and regulations thereunder as in effect at the date of issuance of the Bonds, the Bonds shall bear additional interest at the rate of two percent (2.00%) per annum from the Date of Taxability until the respective dates on which the principal of the Bonds is paid. In addition, in the event of such Determination of Taxability, the Bonds shall be subject to optional redemption, as a whole and not in part, on the next practicable interest payment date and any interest payment date thereafter and the redemption price therefor shall be equal to par plus accrued interest.

A "Determination of Taxability," as described above, means a Notice of Deficiency or a ruling from the National Office or any District Office of the Internal Revenue Service

or a final decision of a court of competent jurisdiction to the effect that interest on the Bonds is includible in the gross income of the recipient under Section 103 of the Internal Revenue Code, related sections and regulations thereunder, as in effect on the date of issuance of the Bonds. A determination that interest on the Bonds is includible in the computation of an alternative minimum tax is not a Determination of Taxability. "Date of Taxability" shall mean that date as of which the interest on the Bonds shall be so determined to be includible in the gross income of the Owners thereof.

Other Covenants

The College agrees to provide financial statements and other information to the Authority and the Trustee; to comply with all applicable laws and regulations against discrimination, and not to discriminate on account of religion, race, color or creed in the use of the Project Facilities; to provide and file such financing statements and other instruments of further assurance as the Trustee may request; to perform all obligations imposed by the Internal Revenue Code and regulations thereunder so that the Bonds will not be deemed "arbitrage bonds", including but not limited to making all required rebate payments to the United States required by the Code and regulations; and to observe all applicable State laws and regulations, including those of the Authority and the Minnesota Higher Education Coordinating Board, subject to the right of contest.

Events of Default

Following are Events of Default under Section 7.01 of the Loan Agreement:

- (a) If (i) the College shall fail to make any Loan Repayment when due and either (ii) the moneys on deposit in the Bond and Interest Sinking Fund Account, Reserve Account, or Redemption Account, as the case may be, on a Bond principal or interest payment date are insufficient to pay when due principal, premium, if any, and interest on the Bonds, or (iii) such failure shall continue for 5 Business Days after notice from the Trustee or the Authority to the College that such payment has not been made; or
- (b) If the College shall fail to comply with the provisions of 6.09(f) of the Loan Agreement (relating to arbitrage calculation and rebate requirements); or
- (c) If the College shall fail to observe and perform for reasons other than force majeure any other covenant, condition or agreement on its part under this Loan Agreement for a period of thirty (30) days after written notice, specifying such default and requesting that it be remedied, is given to the College by the Authority or the Trustee; or
- (d) If the College files a petition in voluntary bankruptcy, or for the composition of its affairs or for its corporate reorganization under any state or Federal bankruptcy or insolvency law, or makes an assignment for the benefit of creditors, or consents in writing to the appointment of a trustee or receiver for itself or for the whole or any substantial part of the property of the College; or
- (e) If a court of competent jurisdiction shall enter an order, judgment or decree against the College in any insolvency, bankruptcy, or reorganization proceeding, or appointing a trustee or receiver of the College or of the whole or any substantial part of the property of the College, and such order, judgment or decree shall not be vacated or set aside or stayed within sixty days from the date of the entry thereof; or

(f) If, under the provisions of any other law for the relief or aid of debtors, any court of competent jurisdiction shall assume custody or control of the College or of the whole or any substantial part of its property, and such custody or control shall not be terminated within sixty days from the date of assumption of such custody or control.

The term "force majeure" as used above includes the following: acts of God; strikes, lockouts or other employee disturbances; acts of public enemies; orders, regulations or laws of any kind of the government of the United States of America or of the State of Minnesota or any of their departments, agencies, political subdivisions or officials, or any civil or military authority; insurrections; riots; epidemics; landslides; lightning; earthquakes; fires; hurricanes; tornadoes; storms; floods; washouts; droughts; arrests; restraint of government and people; civil disturbances; explosions, breakage or accident to machinery, transmission pipes or canals; partial or entire failure of utilities; or any other cause or event not reasonably within the control of the College. The provisions of paragraph (c) above, are subject to the further limitation that if the Default can be remedied but not within a period of thirty days after notice and if the College has taken all action reasonably possible to remedy such default within such thirty-day period, the default shall not become an Event of Default for so long as the College shall diligently proceed to remedy such default and in accordance with any directions or limitations of time made by the Trustee. The College agrees, however, to use its best efforts to remedy with all reasonable dispatch any cause or causes preventing the College from carrying out its agreements.

Remedies on Default

Whenever any Event of Default shall have happened, the Loan Agreement provides that any one or more of the following steps may be taken:

- (a) The Trustee may declare all or any amount of Loan Repayments thereafter to become due and payable for the remainder of the term of the Loan Agreement to be immediately due and payable, whereupon the same (other than the portion thereof representing interest on the Bonds not yet accrued) shall become immediately due and payable.
- (b) The Trustee (or the Authority with respect to certain sections of the Loan Agreement) may take whatever action at law or in equity which may appear necessary or desirable to collect the payments then due and thereafter to become due (as they become due) or to enforce performance and observance of any obligation, agreement or covenant of the College under the Loan Agreement.
- (c) The Trustee may take whatever action in law or equity which appears necessary or desirable to enforce the security provided by or enforce any provision of the Loan Agreement or the Indenture in accordance with the provisions thereof.

Amendments

Except as otherwise provided in the Loan Agreement or in the Indenture, subsequent to issuance of the Bonds and so long as any Bonds are outstanding, the Loan Agreement may not be amended without the prior written consent of the Trustee.

THE INDENTURE

The following constitutes a summary of certain provisions of the Trust Indenture (the "Indenture"). This summary does not purport to be complete and reference is made to the full text of the Indenture for a complete recital of its terms. Certain words and terms used in this summary are defined in "DEFINITIONS OF CERTAIN TERMS," Appendix III, contained herein.

Granting Clauses

Pursuant to the Indenture, the Authority grants to the Trustee, as security for the Holders of the Bonds, the following:

- (1) all right, title and interest of the Authority under the Loan Agreement and all Loan Repayments and other sums to become due under the Loan Agreement, except the Authority's annual fee and rights to indemnity and reimbursement;
- (2) a first lien on and pledge of (i) the moneys and investments in the Accounts covenanted to be paid and maintained under the Indenture, (ii) moneys and investments in the Construction Account not paid out for Project Costs, and (iii) all accounts, contract rights, general intangibles, moneys and instruments arising therefrom or relating thereto and all proceeds and products of and accessions to any thereof; and
- (3) any and all other property of every name and nature from time to time conveyed, mortgaged, assigned or transferred, or in which a security interest is granted, by the Authority or the College or by anyone in behalf of them or with their written consent, to the Trustee.

Accounts

Bond proceeds and revenues derived under the Loan Agreement or the Indenture shall be deposited into accounts held by the Trustee as described in "ACCOUNTS," contained in the body of this Official Statement.

Payments from Construction Account

Before any payments may be made from the Construction Account for certain Project Costs incurred or to be incurred with respect to the Grace and Cretin Residences, an Authorized Institution Representative shall certify to the Trustee and the Authority that the School of Divinity no longer has primary use of such facilities or, alternatively, bond counsel to the Authority shall furnish an Opinion of Counsel to the Trustee and the Authority that expenditure of proceeds of the Bonds on such facilities would not violate the Act or the First Amendment to the United States Constitution.

Before certain payments may be made from the Construction Account for acquisition of interest in Project Land other than the Project Building Site, the College shall furnish (i) a title Opinion of Counsel satisfactory to the Trustee and the Authority to the effect that the College has or upon payment of the balance of the purchase price from the Construction Account will acquire good and marketable title to the parcel of Project Land subject only to Permitted Encumbrances, provided that such title may also be subject to the rights of persons in possession pursuant to a lease which will terminate

(without right of renewal) no more than one year from the date thereof and may be subject to the lien of a purchase money mortgage (including any mortgage assumed by the College) for an amount not greater than 75% of the purchase price, payable in substantially equal installments of principal and interest which in any Fiscal Year will not exceed (except as an optional prepayment) 10% of the purchase price and (ii) a certificate of an Authorized Institution Representative, addressed to the Trustee and the Authority, to the effect that such parcel of Project Land is not occupied primarily for or by students or faculty of the School of Divinity and is being acquired by the College as educational facilities or as a site for educational facilities and a "project" (as such term is used in the Act) and not for "private business use" (as such term is used in Section 141 of the Internal Revenue Code), provided that the College shall be permitted to use such parcel of Project Land for or by students and faculty of the School of Divinity or temporarily for a private business use (as the case may be) if the College shall furnish to the Trustee and the Authority an Opinion of Counsel, who shall be nationally recognized bond counsel acceptable to the Authority, that such use for or by students or faculty of the School of Divinity or temporary private business use will not violate the Act or the First Amendment to the United States Constitution or affect the tax exempt status of the Bonds.

Trustee's Right to Payment

The Trustee shall have a lien, with right of payment prior to payment of interest on or principal of the Bonds for reasonable compensation, expenses, advances and counsel fees incurred in and about the execution of the trusts created by the Indenture and exercise and performance of the powers and duties of the Trustee under the Indenture, and the cost and expenses incurred in defending against any liability in the premises of any character whatsoever (unless such liability is adjudicated to have resulted from the negligence or willful default of the Trustee).

Covenants of the Authority

Under the Indenture the Authority covenants, among other things, to perform its various undertakings and agreements; not to extend the maturity of any of the Bonds or the time of payment of any claims for interest; to take such action or cause and permit the Trustee to take such action as may be necessary and advisable to enforce the covenants, terms and conditions of the Loan Agreement, if such action shall, in the discretion of the Trustee, be deemed to be in the best interests of the Authority or the Bondholders; to keep proper books, accounts and records; and not to issue or permit to be issued any Bonds under the Indenture in any manner other than in accordance with the provisions of the Indenture and not to suffer or permit any default to occur under the Indenture. Under the Act, and it is expressly agreed that, the Authority has no obligation to make any advance or payment or incur any expense or liability from its general funds for performing any of the conditions, covenants or requirements of the Indenture or from any funds other than Loan Repayments or Bond proceeds.

Events of Default

The following are Events of Default under the Indenture:

- (a) If payment of the principal of any of the Bonds, when the same shall become due and payable (whether at maturity or by proceedings for redemption or by declaration of acceleration or otherwise), shall not be made; or
- (b) If payment of any interest on the Bonds when the same shall become due and payable (in which case interest shall be payable to the extent permitted by law

on any overdue installments of interest, in each case at the interest rate borne by the Bonds in respect of which such interest is overdue) shall not be made; or

- (c) If the Authority shall default in the due and punctual performance of any of the covenants, conditions, agreements and provisions contained in the Bonds or in the Indenture, or in any supplemental indenture on the part of the Authority to be performed, and such default shall have continued for a period of sixty days after written notice, specifying such default and requiring the same to be remedied, shall have been given to the Authority and to the College (giving the College the privilege of curing such default in the name of the Authority, if permitted by law) by the Trustee, which may give such notice in its discretion and shall give such notice upon written request of the Holders of not less than a majority in principal amount of the Bonds then outstanding; or
- (d) If any "event of default" on the part of the College, as that term is defined in the Loan Agreement shall occur and be continuing.

Remedies

Upon the occurrence of an Event of Default, the Trustee may, and upon written request of the Holders of a majority in aggregate principal amount of Bonds outstanding shall, by notice in writing delivered to the Authority, declare the principal of all Bonds then outstanding and the interest accrued thereon immediately due and payable, and such principal and interest shall thereupon become and be immediately due and payable subject, however, to the right of the Holders of a majority in aggregate principal amount of Bonds then outstanding, by written notice to the Authority and to the Trustee, to annul such declaration and destroy its effect at any time if all covenants with respect to which default shall have been made shall be fully performed or made good, and all arrears of interest upon all Bonds outstanding and the reasonable expenses and charges of the Trustee, its agents and attorneys, and all other indebtedness secured by the Indenture (except the principal of any Bonds which have not then attained their stated maturity and interest accrued on such Bonds since the last interest payment date) shall be paid, or the amount thereof shall be paid to the Trustee for the benefit of those entitled thereto.

In the case of the breach of any of the covenants or conditions of the Loan Agreement or the Indenture, the Trustee, anything therein contained to the contrary notwithstanding and without any request from any Bondholder (subject, however to its rights to indemnity and notice provided in the Indenture) shall be obligated to take such action or actions for the enforcement of its rights and the rights of the Bondholders and the rights of the Authority under the Loan Agreement as due diligence, prudence and care would require and to pursue the same with like diligence, prudence and care.

Upon the happening and continuance of an Event of Default, the Trustee may, and shall upon the written request of the Holders of not less than a majority in aggregate principal amount of outstanding Bonds, proceed forthwith by suit or suits at law or in equity or by any other appropriate remedy to enforce payment of the Bondsand to enforce application to payment of the Bonds of the funds, revenues and income appropriated thereto by the Indenture and by the Bonds, and to enforce any such other appropriate legal or equitable remedy as the Trustee, being advised by counsel, shall deem most effectual to protect and enforce any of its rights or any of the rights of the Bondholders. Notwithstanding the foregoing, the Trustee need not proceed upon any such written request of the Bondholders, as aforesaid, unless such Bondholders shall have offered to the Trustee security and indemnity satisfactory to it against the costs, expenses and liabilities to be incurred therein or thereby.

Concerning the Trustee

The Trustee has no responsibility to use its own funds under the Indenture, but it may make advances at a rate specified in the Indenture, which advances are given priority of payment. The Trustee also has a lien with right of payment prior to payment of Bond interest or principal for reasonable compensation, expenses, advances and counsel fees. The responsibilities of the Trustee prior to an Event of Default are limited to express provisions of the Indenture, and at all times the Trustee shall not be liable unless it acts negligently or in bad faith. The Trustee is not required to institute suit or take other steps to enforce its rights and powers unless indemnified to its satisfaction against all costs and expenses. The Trustee and its officers and directors are authorized to acquire and hold Bonds and otherwise deal with the Authority or the College to the same extent as if it were not Trustee. Provision is made for the succession or replacement of the Trustee by another corporate Trustee with a minimum capital, surplus and undivided profits of \$10 million in event of merger, resignation, or removal by Holders of a majority in principal amount of outstanding Bonds, or in the event of disability, by the Authority or a court.

Concerning the Bondholders

No Bondholder shall have any right to institute any proceeding in equity or at law for the enforcement of the Indenture or for any remedy under the Loan Agreement or the Security Agreement unless a default has occurred of which the Trustee has been notified or of which it is deemed to have notice; nor unless also such default shall have become an Event of Default and the Holders of a majority in aggregate principal amount of Bonds outstanding shall have made written request to the Trustee and shall have offered it reasonable opportunity either to proceed to exercise the powers granted or to institute such action, suit or proceeding in its own name; nor unless also they shall have offered to the Trustee indemnity as provided in the Indenture; and no one or more Bondholders shall have the right to affect, disturb, or prejudice the lien of the Indenture by his or their action or to enforce any right thereunder except in the manner therein provided, and that all proceedings at law or in equity shall be instituted and maintained in the manner therein provided and for the equal benefit of the Holders of all Bonds outstanding.

The Trustee, upon the written request of the Holders of a majority in principal amount of the Bonds at the time outstanding, shall waive any default under the Indenture and its consequences, except a default in the payment of the principal of the Bonds at the date of maturity specified therein; provided, however, that a default in the payment of interest on the Bonds shall not be waived unless, prior to such waiver, all arrears of interest, and all expenses of the Trustee shall have been paid or shall have been provided for by deposit with the Trustee of a sum sufficient to pay the same. In case of any such waiver, the Authority, the Trustee and the Holders of the Bonds shall be restored to their former positions and rights respectively. No waiver of any default or Event of Default, whether by the Trustee or by the Bondholders, shall extend to or shall affect any subsequent default or Event of Default or shall impair any rights or remedies consequent thereon.

Provision is made for meetings of Bondholders, proof of ownership of Bonds and execution of consents and other instruments by Bondholders.

Defeasance

If the Authority and the College shall:

- (a) pay or cause to be paid the principal of, and premium, if any, and interest on the Bonds at the time and in the manner stipulated therein and in the Indenture, or
- (b) provide for the payment of principal of, and premium, if any, and interest on the outstanding Bonds by depositing with the Trustee at or at any time before maturity an amount either in cash or direct obligations of the United States in such aggregate face amount, bearing interest at such rates, and maturing on such dates sufficient to pay the entire amount due or to become due for principal and premium, if any, and interest to maturity of all Bonds outstanding, or
- (c) deliver to the Trustee (1) proof that notice of redemption of all of the outstanding Bonds not surrendered or to be surrendered to it for cancellation has been given or waived, or that arrangements have been made insuring that such notice will be given or waived, or (2) a written instrument executed by the College for the Authority and expressed to be irrevocable, authorizing the Trustee to give such notice for and on behalf of the Authority, or (3) file with the Trustee a waiver of such notice of redemption signed by the Holders of all such outstanding Bonds, and in any case, deposit with the Trustee before the date on which such Bonds are to be redeemed, the entire amount of the redemption price, including interest accrued and to accrue, and premium, if any, either in cash or direct obligations of the United States of America in such aggregate face amount, bearing interest at such rates and maturing at such dates as shall be sufficient to provide for the payment of the redemption price on the date such Bonds are to be redeemed and on any interest payment dates, or
- (d) surrender to the Trustee for cancellation all Bonds,

and shall also pay all other sums due and payable under the Indenture by the Authority, and shall also pay or provide for the payment of the unpaid fees and expenses of the Trustee and the rebate of all amounts due or to become due to the United States under Section 148 of the Internal Revenue Code, then at the request of the Authority or the College all the Trust Estate shall revert to the Authority and the College as their interests appear, and the entire estate, right, title and interest of the Trustee, and of registered owners of such Bonds in respect thereof, shall thereupon cease, terminate and become void; and the Trustee in such case, upon cancellation of all such Bonds for the payment of which cash or government obligations shall not have been deposited in accordance with the provisions of the Indenture, shall, upon receipt of a written request of the Authority and of a certificate of the Authority and an opinion of counsel as to compliance with conditions precedent, and at its cost and expense, execute to the Authority, or its order, proper instruments acknowledging satisfaction of the Indenture and surrender to the Authority or its order, all cash and deposited securities, if any (except that held for the payment of the Bonds), which shall then be held thereunder.

When the Authority or the College shall have deposited at any time with the Trustee in trust for the purpose, in the manner provided, or left with it if previously so deposited, cash or direct obligations of the United States of America sufficient to pay the principal of any Bonds (and premium, if any) when the same become due, either at maturity or otherwise, or at the date fixed for the redemption thereof and to pay all interest with respect thereto at the due date of such interest or to the date fixed for redemption, for the use and benefit of the Holders thereof, then upon such deposit all such Bonds shall cease to be entitled to any lien, benefit or security of the Indenture except the right to receive the funds so deposited, and such Bonds shall be deemed not to be outstanding thereunder; and from and after such redemption date or maturity, interest on such Bonds so called for redemption shall cease to accrue.

Supplemental Indentures

The Authority and the Trustee may enter into such supplemental indentures as shall by them be deemed necessary or desirable for any one or more of the following purposes, among others:

- (a) to correct the description of any property conveyed or pledged by the Indenture or intended so to be, or to assign, convey, pledge or transfer and set over to the Trustee additional property for the benefit and security of the Holders and owners of all Bonds under the Indenture;
- (b) to add to the covenants and agreements of the Authority or to surrender any right or power reserved to or conferred upon the Authority;
- (c) to evidence the succession of any other department, agency, body or corporation to the Authority;
- (d) to cure any ambiguity or to correct or supplement any defective or inconsistent provision contained in the Indenture or in any supplemental indentures or to make such other provisions in regard to matters or questions arising under the Indenture or any supplemental indenture as the Authority may deem necessary or desirable and which shall not be inconsistent with the provisions of the Indenture or any supplemental indenture and which shall not impair the security of the same;
- (e) to create a series of and authorize Additional Bonds; and
- (f) to modify the Indenture as authorized by the Bondholders pursuant to the Indenture.

In addition and subject to the provisions set forth below, the Holders of not less than 65% in aggregate principal amount of the Bonds under the Indenture then outstanding shall have the right to consent to and approve such supplemental indentures as shall be deemed necessary or desirable by the Authority for the purpose of modifying, altering, amending, adding to or rescinding in any particular, any of the terms or provisions of the Indenture or in any supplemental indenture; provided, however, that such provision shall not be construed as permitting without the consent of the Holders of all such Bonds (a) an extension of the maturity of any Bond, or (b) a reduction in the principal amount of any Bond or the redemption premium or the rate of interest thereon, or (c) the creation of a lien upon or a pledge of revenues ranking prior to or on a parity with the lien or pledge created by the Indenture (except as provided in Section 2.09 of the Indenture with respect to Additional Bonds), or (d) a preference or priority of any Bond over any other, or (e) a reduction in the aggregate principal amount of the Bonds the Holders of which are required to consent to such supplemental indenture.

Amendments to the Loan Agreement

The Authority and the Trustee may, without the consent of or notice to any of the Bondholders, consent to and (if requested) execute any amendment, change or modification of the Loan Agreement as may be required (a) by the provisions of the Loan Agreement or Indenture, or (b) for the purpose of curing any ambiguity or formal defect or omission, or (c) so as to add additional rights acquired in accordance with the provisions of the Loan Agreement, or (d) in connection with any other change therein which, in the judgment of the Trustee, is not to the prejudice of the Trustee or the Holders of the Bonds.

Except for amendments, changes or modifications provided for in the preceding paragraph, neither the Authority nor the Trustee may consent to any amendment, change or modification of the Loan Agreement without the written approval or consent of the Holders of not less than 65% in aggregate principal amount of the Bonds at the time outstanding, given and procured as provided in the Indenture. However, the Indenture does not permit a reduction in, or a postponement of, the payments under the Loan Agreement without the consent of the Holders of all the Bonds then outstanding.

Registration

The Bonds shall be fully registered as to principal and interest at the office of the Trustee, which shall also perform the functions of registrar and paying agent. Bonds may be transferred and exchanged by surrender to the Trustee with a written authorization by the registered Owner or the Owner's authorized attorney satisfactory to the Trustee subject to such reasonable regulations as the Trustee may prescribe and shall be without expense to the Owner, except as to any taxes or other governmental charges required to be paid. Bonds may be exchanged only for a new Bond or Bonds of the same series, aggregate principal amount, maturity and basic interest rate of any authorized denominations. Payment of principal will be at the corporate office of the Trustee and interest shall be by check or draft of the Trustee mailed (or, pursuant to an agreement with the Trustee, by wire transfer) to the registered Owner at his address as shown on the registration books of the Trustee.

COLLEGE OF ST. THOMAS SAINT PAUL, MINNESOTA

AUDITED FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 1987 and 1986



BOULAY, HEUTMAKER, ZIBELL & CO.

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JALL J. AUSTIN BOULM 11928-11932-11

INDEPENDENT ACCOUNTANTS' REPORT

Board of Trustees College of St. Thomas Saint Paul, Minnesota

We have examined the balance sheet of the College of St. Thomas, a Minnesota nonprofit corporation, as of June 30, 1987 and 1986, the related statement of changes in fund balances for the year ended June 30, 1987, and the related statement of current fund revenues, expenditures and other changes for the years ended June 30, 1987 and 1986. Our examinations were made in accordance with generally accepted auditing standards and, accordingly, included such tests of the accounting records and such other auditing procedures as we considered necessary in the circumstances.

In our opinion, the financial statements referred to above present fairly the financial position of the College of St. Thomas as of June 30, 1987 and 1986, and the changes in fund balances for the year ended June 30, 1987 and current funds revenues, expenditures and other changes for the years ended June 30, 1987 and 1986, in conformity with generally accepted accounting principles applied on a basis consistent with that of the preceding year.

Certified Public Accountants

utmake, Sitell . G.

Minneapolis, Minnesota September 25, 1987

COLLEGE OF ST. THOMAS

COLLEGE OF ST. THOMAS
BALANCE SHEET

BALANCE SHEET

\$ 6,396,064 301,700 1,665,086 2,565,873 1,857,136 245,766 \$ 3,409,903 1,903,335 1,903,335 14,934,960 13,031,625 \$ 3,431,373 1986 June 30 \$ 8,152,246 359,418 2,841,470 2,268,576 256,624 13,878,334 2,252,460 2,252,460 \$16,130,794 \$ 3,630,991 \$ 3,607,761 1987 Accounts payable and accrued liabilities Students' deposits LIABILITIES AND FUND BALANCES Fund balances: National Direct Student Loan Federally insured student loan Total current funds Total unrestricted Deferred revenue: Subscriptions Tuition Total restricted Due to other funds Total loan funds Restricted: Fund balances Fund balance Unrestricted: CURRENT FUNDS LOAN FUNDS 702,132 1,244,700 1,484,921 13,031,625 45,821 186,442 1,671,072 1,903,335 62,687 6,412,762 75,795 35,924 3,317,448 2,206 \$ 3,431,373 3,124,423 \$14,934,960 June 30 275,502 2,891,519 5,687,184 2,501,166 80,875 1,281,111 1,160,977 13,878,334 3,555,109 272,000 126,827 57,235 \$16,130,794 \$ 3,630,991 1,853,633 1987 Notes and accounts receivable, less allowance for doubtful accounts of \$398,700 in 1987 and \$4.57,600 in 1986

Due from other funds
Accrued interest and dividends Prepaid expenses and other assets Total unrestricted Investments (Note 3)
Notes and accounts receivable
Due from other funds Total current funds Investments (Note 3) Due from other funds Total restricted Investments (Note 3) Total loan funds ASSETS Loans to students Inventories Unrestricted: Restricted: CURRENT FUNDS LOAN FUNDS Cash Cash

Notes to Financial Statements are an integral part of this Statement.

Notes to Financial Statements are an integral part of this Statement

COLLEGE OF ST. THOMAS

BALANCE SHEET

LIABILITIES AND	ENDOWMENT AND SIMILAR Due to other funds Fund balances: Endowment Quasi-endowment Life income	Total endowment	PLANT FUNDS Unexpended: Accounts payable Long-term debt (No Fund balances	Total unexpended	Debt retirements, re Due to other funds Fund balance Totals		Investment in plant: Long-term debt (No Net investment in Total investment	Total plant fund
June 30 1986	\$ 51,121,718 1,572,316	\$52,694,718	\$ 1,197,668 128,402 2,717,542 701,390	4,745,002	1,097,356 1,986,251 3,083,607	471,275 361,000 699,756 1,269,458	1,620,225 57,587,317 13,051,148 254,054 75,314,233	\$83,142,842
June 1987	\$ 67,733,232 1,572,316	\$69,306,185	\$ 718,667 68,733 585,008 683,281	2,055,689	1,097,356 2,301,057 3,398,413	471,275 361,000 1,017,584 1,125,373	1,819,336 63,409,913 16,337,866 262,611 84,804,958	\$90,259,060
ASSETS	ENDOWMENT AND SIMILAR FUNDS Cash Investments (Note 3) Interest in Catholic Publishing Center	Total endowment and similar funds	PLANT FUNDS (Note 6) Unexpended: Investments (Note 3) Accounts receivable Due from other funds Construction in progress (Note 4)	Total unexpended	Debt retirements, renewals and replacements: Bond reserve investments (Note 3) Investments (Note 3) Totals	Investment in plant: Investments (Note 3) Bond reserve investments (Note 3) Deferred financing costs and leasehold improvements (Note 5) Due from other funds	Land and land investments Building and ground improvements Equipment and furniture Artwork Total investment in plant	Total plant funds

Notes to Financial Statements are an integral part of this Statement.

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June 30	1986	\$ 2,839,192	23,166,293 26,524,210	165,023 \$52,694,718		\$ 63,712 950,446 3,730,844	4,745,002	1,156,000 1,927,607 3,083,607	30,300,172 45,014,061 75,314,233 \$83,142,842
	1987	\$ 4,795,581	29,963,213 34,147,635	399,756		\$ 65,345 547,642 1,442,702	2,055,689	1,288,246 2,110,167 3,398,413	29,477,085 55,327,873 84,804,958 \$90,259,060
	LIABILITIES AND FUND BALANCES	ENDOWMENT AND SIMILAR FUNDS Due to other funds Fund helence:	ruid bazaines. Endowment Quasi-endowment	Life income Total endowment and similar funds	PLANT FUNDS	Unexpended: Accounts payable Long-term debt (Note 6) Fund balances	Total unexpended	Debt retirements, renewals and replacements: Due to other funds Fund balance Totals	Investment in plant: Long-term debt (Note 6) Net investment in plant Total investment in plant Total plant funds

Notes to Financial Statements are an integral part of this Statement.

COLLEGE OF ST. THOMAS STATEMENT OF CHANGES IN FUND BALANCES

Year Ended June 30, 1987

	Current Funds	Funds		Endowment		Plant Funds Debt Retirement	
			Loan	and Similar	*	Renewals and	Investment
	Unrestricted	Restricted	Funds	Funds	Unexpended	Replacements	in Plant
REVENUES AND OTHER ADDITIONS Tuition and fees	\$32,483,562	;					
Governmental appropriations Private gifts, grants, and bequests (Note 8)	1,317,084	54, 193, /15 1,826, 161	\$ 104,550 75,365	\$ 4,339,098	1,128,867		\$ 549,902
Investment income (includes gains of \$7,531,648 and royalties of \$294,637) Sales and services of educational enterprises Sales and services of anxiliary enterprises	3,468,061 10,436,178 7,535,148	942,083		7,826,085	68,419	\$ 208,285	
Expended for plant facilities (including \$\\$1.065,600 charged to current fund expenditures) Bariament of indebtedness							3,498,802
Other revenue	728,950	275,725	113,272				
St. Paul Seminary affiliation - property and equipment received (Note 2) Total revenues and other additions	55,968,983	7,237,684	293,187	12,165,183	1,251,312	208,285	4,828,687 10,383,111
EXPENDITURES AND OTHER DEDUCTIONS Educational and general expenditures	43,410,686	5,912,496					.69,299
Auxilary enterprises expenditures Loan cancellations and other costs Expended for plant facilities Retirement of indebtedness			16,573		2,530,822	28,863 1,505,720	
Interest on indebtedness St. Paul Seminary affiliation payment (Note 2) Total expenditures and other deductions	49,351,875	2,500,000 8,412,496	16,573		2,530,822	2,169,188 3,703,771	69,299
TRANSFERS AMONG FUNDS - ADDITIONS (DEDUCTIONS)							
Mandatory: Principal and interest Renewals and replacements	(3,512,686) (365,024)					3,512,686 365,024	
Endowment funds Plant funds	(2,489,895) $1,208,296$ $(1,523,937)$	1,523,937		2,489,895	(1,008,632)	(199,664)	
Kestiloted runds Student loen funds Total transfers	76,996 (6,606,250)	1,523,937	(76,996) (76,996)	2,489,895	(1,008,632)	3,678,046	
NET INCREASE (DECREASE) FOR THE YEAR	10,858	349,125	199,618	14,655,078	(2,288,142)	182,560	10,313,812
FUND BALANCE - Beginning of Year	245,766	1,903,335	3,431,373	49,855,526	3,730,844	1,927,607	45,014,061
FUND BALANCE - End of Year	\$ 256,624	\$2,252,460	\$3,630,991	\$64,510,604	\$ 1,442,702	\$2,110,167	\$55,327,873

Notes to Financial Statements are an integral part of this Statement.

COLLEGE OF ST. THOMAS STATEMENT OF CURRENT FUND REVENUES, EXPENDITURES AND OTHER CHANGES

	Ye	a	30		Year Ended June 30 1986	E
	Ollrestricted	vestricted	lotal	onrestricted	Kestricted	lotal
REVENUE						
Tuition and fees	\$32,483,562		\$32,483,562	\$27,326,864		\$27,326,864
State grants and contracts		\$2,706,030	2,706,030		\$2,414,366	2,414,366
		1,487,685	1,487,685		1,679,127	1,679,127
Private gifts, grants and contracts	1,317,084	1,826,161	3,143,245	977,851	1,322,490	2,300,341
	100,000,0	777	*******	300,104,0	760,006	4,300,244
enterprises	10,436,178		10,436,178	10,653,483		10,653,483
10 6371	7,535,148		7,535,148	6,222,079		6,222,079
Other revenue Total revenue	728,950 55,968,983	7,237,684	$\frac{1,004,675}{63,206,667}$	505,884 49,087,513	$\frac{171,857}{6,554,732}$	677,74 <u>1</u> 55,642,245
EXPENDITURES						-
Educational and general:	12 997 7.67	313 266	067 706 61	016 731 11	200	
Educational enterprises	9.393.030	225.874	9,618,904	9.413.467	319 309	11,553,012
Academic support	2,819,486	612,738	3,432,224	2,294,168	602,922	2,897,090
Student services	3,178,706	39,633	3,218,339	2,758,693	41,100	2,799,793
Institutional support	9,128,229	124,979	9,253,208	8,494,569	75,131	8,569,700
Operation and maintenance of plant	3,145,827	18,209	3,164,036	3,115,468	2,438	3,117,906
St Paul Seminary affiliation	7,730,944	4,011,191	1,320,/41	7,135,411	4,3/1,953	6,533,364
payment (Note 2)		2,500,000	2,500,000			
Educational and general						
Nondether treas	43,410,686	8,412,496	51,823,182	39,389,155	5,814,486	45,203,641
Principal and interest	2,768,742		2,768,742	1,822,797		1,822,797
Renewal and replacement	42,103	107 (11)	42,103	44,305		44,305
lotal expenditures	46,221,531	8,412,496	54,634,027	41,256,257	5,814,486	47,070,743
Auxiliary enterprises:						
Expenditures Mandatory transfers for:	5,941,189		5,941,189	5,079,820		5,079,820
Principal and interest	743,944		743,944	525,837		525,837
Renewal and replacement Total auxiliary enterprises	7,008,054		322,921	5,838,101		5,838,101
Total current expenditures and mandatory transfers	53,229,585	8,412,496	61,642,081	47,094,358	5,814,486	52,908,844
TRANSFERS AMONG FUNDS						- 1.
Endowment fund	(2,489,895)		(2,489,895)	1,504,964		1,504,964
Fight fund Restricted current fund	(1,523,937)	1,523,937	1,200,290	1,058,503	(1,058,503)	(4,/42,//5)
Student loan fund Total transfers	76,996 (2,728,540)	1,523,937	$\frac{76,996}{(1,204,603)}$	199,698	(1,058,503)	$\frac{199,698}{(3,038,113)}$
NET INCREASE (DECREASE) IN FUND						
	\$ 10,858	\$ 349,125	\$ 359,983	\$ 13,545	(\$ 318,257)	(\$ 304,712)

Notes to Financial Statements are an integral part of this Statement.

NOTES TO FINANCIAL STATEMENTS

June 30, 1987 and 1986

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Accounting Basis

The financial statements of the College of St. Thomas have been prepared on the accrual basis. The statement of current fund revenues, expenditures and other changes is a statement of financial activities of current funds related to the current reporting period. It does not purport to present the results of operations or the net income or loss for the period as would a statement of income or statement of revenues and expenses.

To the extent that current funds are used to finance plant assets, the amounts so provided are accounted for as (1) expenditures, in the case of normal replacement of movable equipment and library books; (2) mandatory transfers, in the case of required provisions for debt amortization and interest and equipment renewal and replacement; and (3) as transfers of a nonmandatory nature for all other cases, except as discussed in the following paragraph.

To assist in providing for future needs of capital for replacement of obsolete or worn equipment, and the renovation of existing facilities, the College has adopted a "Capital Recovery" system whereby amounts are reserved each year for future renewal and replacement of deteriorating capital investments. The amount to be reserved is based on percentages of the insured values of the buildings and contents. General Current Fund (unrestricted) expenditure accounts are charged for the amounts reserved. Disbursements for renewal and replacement are charged to the reserve account (in Plant Funds). The net amounts charged to the General Current Funds (unrestricted) were \$316,274 and \$227,999 in 1987 and 1986, respectively.

Fund Accounting

In order to ensure observance of limitations and restrictions placed on the use of the resources available to the College, the accounts of the College are maintained in accordance with the principles of "fund accounting". Fund accounting is the procedure by which resources for various purposes are classified for accounting and reporting purposes into funds that are in accordance with activities or objectives specified. Separate accounts are maintained for each fund; however, in the accompanying financial statements, funds that have similar characteristics have been combined into fund groups. Accordingly, all financial transactions have been recorded and reported by fund group.

Within each fund group, fund balances restricted by outside sources are so indicated and are distinguished from unrestricted funds allocated to specific purposes by action of the governing board. Externally restricted funds may only be utilized in accordance with the purposes established by the source of funds and are in contrast with unrestricted funds over which the governing board retains full control to use in achieving any of its institutional purposes.

NOTES TO FINANCIAL STATEMENTS

June 30, 1987 and 1986

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - Continued

Fund Accounting - Continued

Endowment funds are subject to the restrictions of gift instruments requiring in perpetuity that the principal be invested and the income only be utilized. While quasiendowment funds have been established by the governing board for the same purposes as endowment funds, any portion of quasi-endowment funds may be expended by action of the governing board.

All gains and losses arising from the sale, collection, or other disposition of investments and other noncash assets are accounted for in the fund which owned such assets. Ordinary income derived from investments, receivables, and the like, is accounted for in the fund owning such assets, except for income derived from investments of endowment and similar funds, which income is accounted for in the fund to which it is restricted or, if unrestricted, as revenues in unrestricted current funds. All other unrestricted revenue is accounted for in the unrestricted current fund. Restricted gifts, grants, appropriations, endowment income, and other restricted resources are accounted for in the appropriate restricted funds.

Principles of Consolidation

The financial statements of the College include the accounts of the Catholic Publishing Center Division. All significant inter-fund balances and transactions have been eliminated. The market value of the Catholic Publishing Center Division in excess of its book value at the date of gift to the College has been recorded as an asset on the balance sheet of the Endowment and Similar funds.

Investments

Investments are recorded at cost, adjusted where appropriate for amortization of premiums and accretion of discounts using the effective interest method. Investments by gift are recorded at market value at the date of acquisition.

Inventories

Inventories are recorded at the lower of cost (first-in, first-out) or market. Inventories consist mainly of College bookstore and Catholic Publishing Center books and materials.

Deferred Revenue and Prepaid Expenses

Receipts for magazine subscriptions and costs associated with publication are recognized by the Catholic Publishing Center as income and expense when the issues subscribed are published and sent to the subscribers. Receipts of tuition and prepaid costs for summer school sessions are recognized when the classes have been completed.

NOTES TO FINANCIAL STATEMENTS

June 30, 1987 and 1986

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - Continued

Plant Funds

Plant and equipment are recorded at cost. Gifts of buildings or equipment are recorded at fair value at date of acquisition. Depreciation is not recorded.

The College has financed construction and acquisition of several properties by issuing bonds structured as leases. All such transactions are capital leases under generally accepted accounting principles. Accordingly, all construction costs and properties acquired have been capitalized in the Plant Funds and the related bond issue debt has been recorded as long term debt in the same funds.

Amortization of Deferred Financing Costs and Leasehold Improvements

Deferred bond costs are being amortized by means of the straight-line method over the term of the bond issues (8-30 years). Leasehold improvements are being amortized by means of the straight line method over the term of the lease (46 months).

2. AFFILIATION AGREEMENT - SCHOOL OF DIVINITY

On May 3, 1987 (retroactive to July 1, 1986), the College entered into an affiliation agreement with The St. Paul Seminary and The Archdiocese of St. Paul and Minneapolis. It was the desire of the parties involved that The St. Paul Seminary and the College affiliate for the mutual benefit of each and for the purpose of creating The St. Paul Seminary School of Divinity of The College of St. Thomas (hereinafter referred to as the "School of Divinity").

The agreement called for the payment of \$2,500,000 to be made by the College to The St. Paul Seminary. In addition, the College will provide \$250,000 annually to the Program Improvement Fund of The School of Divinity. In each fiscal year, a maximum of \$150,000 of the above payment is to be used for supporting any operating deficit (as defined in the Affiliation Handbook) that may exist within the School of Divinity. Funds not used for the operating budget are set aside for enhancement of other School of Divinity programs.

The St. Paul Seminary transferred to the College certain real and personal property which was recorded within the Investment in Plant Fund at \$4,828,687. This amount represents the approximate historical cost as reported by The St. Paul Seminary at June 30, 1986.

In addition, in 1982 the College entered into an agreement with the Saint Paul Seminary to lease one of the dormitories (Loras Hall) on the Seminary Campus for a period of three years. Rent paid by the College to the Seminary totalled \$63,000 for the year ended June 30, 1986. The College was also responsible for all utilities, regular maintenance, staffing and management of the dormitory. Due to affiliation discussed above, no rent was paid to the St. Paul Seminary during the year ended June 30, 1987.

NOTES TO FINANCIAL STATEMENTS

June 30, 1987 and 1986

3. INVESTMENTS

The carrying and market values of investments owned at June 30, 1987 and 1986 consist of the following:

	198	37	1986		
	Carrying	Market	Carrying	Market	
	<u>Value</u>	<u>Value</u>	Value	Value	
Cash and equivalents Corporate stocks Corporate bonds Government securities Other	\$14,148,388	\$14,148,388	\$12,626,433	\$12,626,433	
	32,851,733	42,057,432	23,352,127	28,956,777	
	1,182,724	1,178,812	519,403	515,764	
	26,818,104	25,876,773	25,778,074	29,817,435	
	845,157	845,157	453,738	453,738	
Total investments	\$75,846,106	\$84,106,562	\$62,729,775	\$72,370,147	

4. CONSTRUCTION IN PROGRESS - PLANT FUND

The following projects were under construction or in the planning stage at June 30, 1987:

Project	Estimated Total Cost	Construction in Progress June 30, 1987	To Be Financed By
Murray Hall Renovation	\$4,500,000	\$ 62,626	\$4,200,000 Debt Financing \$ 300,000 Current Funds
"West Block" Acquisition	1,350,000	197,763	Debt Financing
Brady Center Expansion	1,300,000	43,942	Debt Financing
Grace Residence and Cretin Residence Remodeling	460,000	14,663	Debt Financing
Seminary Heating Plant Renovation	300,000	33,747	Debt Financing
Aquinas Hall Air Conditioning	150,000	180	Current Funds
Improvements to Ireland Hall Basement	85,000	5,046	Current Funds
Total Carried Forwar	d \$8,145,000	\$357,967	

NOTES TO FINANCIAL STATEMENTS

June 30, 1987 and 1986

4. CONSTRUCTION IN PROGRESS - PLANT FUND - Continued

<u>Project</u>	Estimated Total Cost	Construction in Progress June 30, 1987	To Be Financed By		
Totals Brought Forward	\$8,145,000	\$357,967			
Christ Child Remodeling	75,000	2,060	Current Funds		
Aquinas Hall Remodeling	50,000	756	Current Funds		
Convent Remodeling	50,000	3,040	Current Funds		
Other	466,000	319,458	<pre>\$ 409,843 Current Funds \$ 5,109 Gifts \$ 51,048 Federal Government Grants</pre>		
	\$8,786,000	\$ <u>683,281</u>			

5. DEFERRED FINANCING COSTS AND LEASEHOLD IMPROVEMENTS

Included in investment in plant funds at June 30, 1987 and 1986 are costs associated with various bond offerings of \$718,503 and \$699,756, respectively, and leasehold improvements in 1987 made at the Minneapolis Campus location of \$299,081.

6. LONG-TERM DEBT

Long-term debt consisted of the following at each year end presented.

	1987	<u>1986</u>
Dormitory Bonds, 1957, payable annually through 1997, interest at 2 7/8%, secured by Ireland and Dowling dormitory buildings and related net revenues	\$ 490,000	\$ 525,000
Student Union Bonds, Series 1959, payable annually through 1989, interest at 3%, secured by Murray Hall Student Union building and related net revenues	135,000	200,000
Dormitory Bonds, 1967, payable annually through 2017, interest at 3%, secured by Brady Hall building and related net revenues	820,000	835,000
Totals Carried Forward	\$ 1,445,000	\$ 1,560,000

NOTES TO FINANCIAL STATEMENTS

June 30, 1987 and 1986

C TONG MUDICIPIES C		
6. LONG-TERM DEBT - Continued	1987	1986
Totals Brought Forward	\$ 1,445,000	\$ 1,560,000
Academic Building Bonds, 1969, payable annually through 2009, interest at 3%, secured by O'Shaughnessy Educational Center building	983,000	1,012,000
Faculty Residence Revenue Bonds, 1975, MHEFA First Mortgage Revenue Bonds, Series K, payable in annual installments through 1994, interest at 6.5% (average), secured by the Faculty Residence building	435,000	475,000
Dormitory Bonds, 1978, MHEFA Mortgage Revenue Bonds, Series U, payable annually through 2000, interest at 5.82% (average), secured by Murray Hall Dormitory and its net revenues under a second mortgage lien	545,000	570,000
Residence Hall Building Bonds, 1978, MHEFA First Mortgage Revenue Bonds, Series X, payable annually through 1999, interest at 6.47% (average), secured by John Paul II Residence Hall and its related net revenues as well as by guarantee of the College	1,670,000	1,690,000
Contract for Deed, payable in monthly installments of \$3,600 through August 1, 1992 with a balance payment of \$532,000 on August 1, 1992, interest at 10% secured by Grand Avenue Apartments	450,808	450,808
MHEFA Pooled Revenue Bonds, Series 1983-A payable through 1991, interest at 7.82% (average), unsecured; proceeds used to finance various projects	2,364,927	2,745,073
Mortgage payable in monthly installments of \$10,681 through 1995, interest at 10%, secured by Peavey Hall	706,567	761,082
MHEFA Refunding Revenue Bonds, Series 1985-1 payable through 1993, interest at 7.19% (average), unsecured; original bond proceeds used to finance construction of the Coughlan Field House and Schoenecker Arena		

and additions to the Gainey Center

Totals Carried Forward

7,065,000 7,785,000

\$15,665,302 \$17,048,963

NOTES TO FINANCIAL STATEMENTS

June 30, 1987 and 1986

6. LONG-TERM DEBT - Continued

	<u>1987</u>	<u>1986</u>
Totals Brought Forward	\$15,665,302	\$17,048,963
MHEFA Revenue Bonds, Series Two-I. Principal payments beginning in 1995 and ending in 2015, interest rate at 7.27% (average). The Bonds are unsecured; proceeds used to finance additions to Brady and Dowling Halls	5,500,000	5,500,000
Mortgage payable in monthly installments of \$22,417 with a final payment of \$1,976,661 in 1995, interest at 10.25%, secured by the Hazeltine Gates Building	2,350,034	2,376,655
City of Chaska, Minnesota Industrial Development Revenue Bonds, Series 1985 payable through 2010, interest at 7.82% (average), secured by an Irrevocable Letter of Credit issued by Norwest Bank Minneapolis. As a condition to the issuance of the Letter of Credit, the College has pledged as collateral certain U.S. Treasury Bonds and Notes. Proceeds used to acquire the Hazeltine Gates Building	6,230,000	6,325,000
Mortgage payable in monthly installments of \$307 through January 2007, interest at 8% secured by Quadna townhou	se 36,350	
Loan payable in monthly installments of \$6,958 through October 1990, 10% interest, unsecured, represents amou owed to lessor of Minneapolis Campus for leasehold improvements. If the lease is terminated prior to Oct 1990, the unamortized balance of the loan will be due in full	ober243,041	\$31,250,618
Totals	\$30,024,727	\$31,230,616

The College is obligated to make payments to designated bond reserve funds for most of the outstanding bonds. Some of these reserve funds are administered by the College and the remainder are handled by outside trustees.

NOTES TO FINANCIAL STATEMENTS

June 30, 1987 and 1986

6. LONG-TERM DEBT - Continued

Payments required of principal, interest and amounts to be paid to repair and replacement reserve accounts for the succeeding five years are summarized as follows:

Year Ending June 30	Principal and Interest	Repair and Replacement		
1988	\$3,842,159	\$42,750		
1989	3,894,724	42,750		
1990	3,862,403	21,750		
1991	3,848,681	21,750		
1992	3,843,406	21,750		

7. LIFE INSURANCE

The College capitalizes the cash value of life insurance policies donated to the College. The College has been named as the beneficiary and will receive the face value of the policies upon death of the donor. These gifts have been recorded in the Endowment fund group. The cumulative face value of these policies was \$1,383,152 at June 30, 1987 and \$1,261,992 at June 30, 1986.

8. RETIREMENT PROGRAMS

Retirement benefits are provided for the academic staff and some administrators through Teachers Insurance and Annuity Association (TIAA), a national organization, used to fund pension benefits for education institutions. Under this arrangement, the College and plan participants make annual contributions to TIAA to purchase individual annuities equivalent to retirement benefits earned. The cost of these benefits was \$614,841 and \$527,162, for 1987 and 1986, respectively.

Retirement benefits are provided for the nonacademic staff under a trusteed retirement plan administered by the Archdiocese of Saint Paul and Minneapolis. Contributions are made solely by the College quarterly. Contributions, at a minimum, are to fund normal costs of benefits to be paid, actuarially computed. Contributions charged to Current Unrestricted Fund expenditures amounted to \$203,547 and \$172,056 for 1987 and 1986, respectively. Actuarial information for the individual participating entities is not available.

Retirement benefits are also provided for employees of the Catholic Publishing Center under a trusteed retirement plan administered by an insurance company. Contributions are made solely by the Catholic Publishing Center on an annual basis. Contributions to the plan in 1987 and 1986 were \$23,759 and \$32,553, respectively.

NOTES TO FINANCIAL STATEMENTS

June 30, 1987 and 1986

9. CAPITAL CAMPAIGN

During fiscal year 1984 the College began a fund raising campaign with the goal of \$35,000,000.

As of June 30, 1987, pledges totaling \$30,400,000 had been received. The College had collected and recorded \$18,300,000 in gifts since the inception of the campaign (of which \$7,900,000 had been collected in the fiscal year ended June 30, 1987). No pledges receivable have been recorded on the accompanying financial statements. Pledges are recorded when the gifts are received.

10. INCOME TAXES

The College is exempt from income taxes as provided for in the Internal Revenue Code except for certain advertising, list rental and a percentage of the Book Club Sales which have been determined to be unrelated business taxable income. The College has filed these returns and at June 30, 1986 had a net operating loss carryforward of approximately \$2,400,000. The Internal Revenue Service has completed their review of the fiscal years ending June 30, 1983 and 1982 and has approved the College's tax returns for those years with only minor adjustments.



OFFICIAL BID FORM

TO:	Minneso Suite 45 175 Eas	ota Higher 50, Galtier st 5th Stre		Director ilities Aut	hority	S	ALE DATE:	April 13	, 1988
RE:	\$11,100	,000 Reve	nue Bonds, Seri	es Two-O	(College of St.	Thomas)			
tollov	v, we ot	ter a pri	sue which shall ce of \$ d interest to the		(Note:	st at the i This amo	respective a ount may no	nnual rate t be less	es, as than
	%	1989	%	1994		_% 1999		%	2004
	%	1990	%	1995		_% 2000		%	2005
	%	1991	%	1996		_% 2001		%	2006
	%	1992	%	1997		_% 2002		%	2007
4444	%	1993	%	1998		_% 2003		%	2008
Not o verifi	as a part cation of		ffer, the above , we have made				but only as	an aid fo	or the
NET I	EFFECTI	VE RATE:		%					
Acco	unt Memb	pers							
						- Andrew Control of the Control of t	Ac	count Ma	nager
					BY:				
			ereby accepted owered to make			e of the of	fer by its fol	llowing of	ficers
		_		Executiv	ve Director		-		
				ood faith cl	heck for return	to bidder.			

OFFICIAL BID FORM

то:	Minneso Suite 45 175 Eas		et		nority		SALE DAT	E: April 13	, 1988
RE:	\$11,100),000 Rever	nue Bonds, Seri	es Two-O (College of St.	Thomas))		
follow	, we of	ffer a pric	sue which shall be of \$ I interest to the		(Note:			e annual rat not be less	
	%	1989	%	1994		_% 1999	9	%	2004
	%	1990	%	1995	***************************************	_% 2000	_	%	2005
	%	1991	%	1996		_% 200	ı <u> </u>	%	2006
	%	1992	%	1997	**************************************	_% 2002	2	%	2007
	%	1993	%	1998		_% 2003	3	%	2008
Not a verific	s a part cation of		ffer, the above we have made				g, but only	as an aid fo	or the
NET E	FFECT	IVE RATE:		%					
Ασσου	int Mem	<u>bers</u>							
								Account Mo	nager
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			ereby accepted owered to make			e of the	offer by its	following of	ficers
				Executiv	re Director				
				ood faith ch	neck for return	to bidde	er.		